

## New South Wales

# National Park Estate (Reservations) Bill 2005

# **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

### Overview of Bill

The object of this Bill is to transfer certain lands to the national park estate.

# Outline of provisions

## Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on 1 July 2005.

Clause 3 defines expressions used in the proposed Act.

### Part 2 Land transfers

Clause 4 revokes the dedication as State forest of lands that are:

(a) to be reserved under the National Parks and Wildlife Act 1974, or

- (b) to be vested in the Minister for the Environment for the purposes of Part 11 of the *National Parks and Wildlife Act 1974*, or
- (c) to be made subject to the Crown Lands Act 1989.

**Clause 5** reserves certain lands in revoked State forests as national park or state conservation area. The lands concerned are set out in Schedule 1.

**Clause 6** reserves certain Crown land as part of Tallaganda State Conservation Area. The land concerned is set out in Schedule 2.

**Clause 7** vests certain lands in revoked State forests in the Minister for the Environment for the purposes of Part 11 of the *National Parks and Wildlife Act 1974*. The lands concerned are set out in Schedule 3.

Clause 8 vests certain lands in revoked State forests in the Crown as Crown land and makes the lands subject to the *Crown Lands Act 1989*. The lands concerned are set out in Schedule 4.

**Clause 9** declares certain lands in State forests as special management zones under the *Forestry Act 1916*. The lands concerned are set out in Schedule 5.

Clause 10 enables the Director-General of the Department of Environment and Conservation to adjust the descriptions of land in Schedule 1, 2, 3, 4 or 5 in order to alter the boundaries of the land for the purposes of the more effective management of national park estate land and State forest land and to adjust boundaries to public roads (so long as the adjustment will not result in any significant reduction in the size or value of any such land). Adjustments are also authorised in connection with easements and to provide a more detailed description of land.

**Clause 11** gives effect to Schedule 6, which contains ancillary and special provisions with respect to the land transfers under this Part.

#### Part 3 Miscellaneous

Clause 12 provides that the proposed Act binds the Crown.

Clause 13 enables the making of regulations for the purposes of the proposed Act, including regulations of a savings or transitional nature consequent on the enactment of the proposed Act.

Clause 14 makes a minor law revision amendment to the *National Park Estate* (Reservations) Act 2002.

**Clause 15** amends the *Native Title (New South Wales) Act 1994* to preserve native title rights and interests in respect of a reservation or vesting of, or declaration over, land or waters by the operation of the proposed Act.

# Schedule 1 State forests reserved as national park or state conservation area

This Schedule sets out lands whose dedication as State forest is revoked and that are reserved on 1 July 2005 as national park or state conservation area.

# Schedule 2 Crown land reserved as part of Tallaganda State Conservation Area

This Schedule sets out the Crown land that is reserved as part of Tallaganda State Conservation Area.

### Schedule 3 State forests vested in NPW Minister

This Schedule sets out the lands (being lands whose dedication as State forest is revoked) that are vested in the Minister for the Environment for the purposes of Part 11 of the *National Parks and Wildlife Act 1974*.

# Schedule 4 State forests made subject to the Crown Lands Act 1989

This Schedule sets out the lands (being lands whose dedication as State forest is revoked) that are vested in the Crown as Crown land and subject to the *Crown Lands Act 1989*.

# Schedule 5 Areas in State forests declared as special management zones under Forestry Act 1916

This Schedule sets out the lands within State forests that are declared as special management zones under the *Forestry Act 1916*.

# Schedule 6 Land transfers—ancillary and special provisions

This Schedule makes ancillary and special provisions with respect to land transferred under the proposed Act.



New South Wales

# **National Park Estate (Reservations) Bill 2005**

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New South Wales

# National Park Estate (Reservations) Bill 2005

No , 2005

### A Bill for

An Act to transfer certain State forest lands to the national park estate; and for other purposes.

Clause 1	National Park	Estate (	(Reservations)	Bill 2005
Ciddoc i				

Part 1 Preliminary

The Legislature of New South Wales enacts:			1
Par	t 1	Preliminary	2
1	Nam	e of Act	3
		This Act is the National Park Estate (Reservations) Act 2005.	4
2	Com	mencement	5
		This Act commences on 1 July 2005.	6
3	Definitions		
	(1)	In this Act:	8
		Crown land has the same meaning as in the Crown Lands Act 1989.	g
		<b>NPW Minister</b> means the Minister administering Divisions 1 and 2 of Part 4 of the <i>National Parks and Wildlife Act 1974</i> .	10 11
		<b>State forest</b> means land dedicated under the <i>Forestry Act 1916</i> (or under the former <i>Forestry Act 1909</i> ) as a State forest, being a dedication that is in force.	12 13 14
	(2)	Notes included in this Act do not form part of this Act	15

Land transfers Part 2

Part 2		Land transfers	1
4	Revo	ocation of State forests	2
		The dedication as State forest of the following lands is revoked:	3
		(a) lands described in Schedule 1,	4
		(b) lands described in Schedule 3,	5
		(c) lands described in Schedule 4.	6
5		ervation of former State forests as national park or state servation area	7 8
	(1)	The lands described in Schedule 1 are reserved under the <i>National Parks and Wildlife Act 1974</i> as, or as part of, national parks or state conservation areas (as indicated in that Schedule).	9 10 11
	(2)	Subsection (1) does not apply to any land described in Schedule 1 that is also described in Schedule 3.	12 13
6	Rese Area	ervation of Crown land as part of Tallaganda State Conservation	14 15
	(1)	The land described in Schedule 2 is reserved under the <i>National Parks</i> and <i>Wildlife Act 1974</i> as part of Tallaganda State Conservation Area.	16 17
	(2)	Any timber reserves (within the meaning of the <i>Forestry Act 1916</i> ) with respect to land referred to in subsection (1) are revoked by this Act, but	18 19
		only to the extent to which they relate to timber reserves or parts of timber reserves situated within that land.	20 21
7	Vest	ing in NPW Minister of certain former State forests	22
	(1)	The lands described in Schedule 3 vest in the NPW Minister on behalf	23
		of the Crown for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> for an estate in fee simple, freed and discharged from:	24
			25
		(a) all trusts, obligations, estates, interests, rights of way or other easements, and	26 27
		(b) any dedication, reservation, Crown grant or vesting to which the	28
		lands were subject, and any such dedication, reservation, grant or vesting is revoked.	29 30
	(2)	Despite subsection (1), the lands described in Part 1 of Schedule 3 are	31
		not freed and discharged from any perpetual lease within the meaning of the <i>Crown Lands (Continued Tenures) Act 1989</i> to which the lands	32 33
		were subject immediately before their vesting under this section.	34

8	Forn	ner St	ate forests to be subject to Crown Lands Act 1989	1
			lands described in Schedule 4 are vested in the Crown as Crown and are subject to the <i>Crown Lands Act 1989</i> .	2
9	Area	s in S	tate forests declared as special management zones	4
		decla	lands described in Schedule 5 that are within State forests are ared to be special management zones under section 21A of the estry Act 1916.	5 6 7
10	Adju	stmer	nt of description of land transferred to national park estate	8
	(1)		description of any land in Schedule 1, 2, 3, 4 or 5 (a <i>relevant edule</i> ) may be adjusted in accordance with this section.	9 10
	(2)	A de	escription of land may be adjusted from time to time:	11
		(a)	to alter the boundaries of the land for the purposes of the effective management of national park estate land and State forest land, including adjustments to enable boundaries to follow distinctive land features, to provide access to land or to rationalise the boundaries of similar areas of land, or	12 13 14 15 16
		(b)	to adjust the boundary of any land adjoining a public road, including adjustments to enable the boundary to follow the formed path of the road or to provide an appropriate set back from the carriageway of the road, or	17 18 19 20
		(c)	to include, remove or change a description of any easement or restriction to which the land is subject, or	21 22
		(d)	to provide a more detailed description of the boundaries of the land.	23 24
	(3)	Dire	adjustment of the description of land is to be made by the ctor-General of the Department of Environment and Conservation notice published in the Gazette that amends a relevant Schedule.	25 26 27
	(4)	A no	otice under this section may only be published with the approval of:	28
		(a)	the NPW Minister, and	29
		(b)	the Minister administering the Forestry Act 1916, and	30
		(c)	to the extent that the notice applies to any Crown land described in Schedule 4—the Minister administering the <i>Crown Lands Act 1989</i> , and	31 32 33
		(d)	to the extent that the notice applies to a classified road—the Minister administering the provisions of the <i>Roads Act 1993</i> relating to classified roads.	34 35 36

road.

Land transfers Part 2

(5)	The Director-General of the Department of Environment and Conservation is required to certify in any notice under this section that the adjustments effected by the notice will not result in any significant reduction in the size or value of national park estate land or State forest land.	1 2 3 4 5
(6)	An adjustment of the description of land may only be made before:	6
	(a) 31 December 2005, except as provided by paragraph (b), or	7
	(b) 31 December 2009, in the case of an adjustment of the description of land in Schedule 3 or of the boundary of land adjoining a public road.	8 9 10
(7)	If any of the land described in a relevant Schedule on the commencement of this Act is not included in the adjusted description of the land, the land that is not so included is taken never to have been subject to or affected by the provisions of this Act applying to land described in the relevant Schedule.	11 12 13 14 15
(8)	If land included in the adjusted description of the land includes any land not described in a relevant Schedule on the commencement of this Act, the land concerned is taken to have been subject, on and from the commencement of this Act, to the provisions of this Act applying to land described in the relevant Schedule.	16 17 18 19 20
(9)	The Director-General of the Department of Environment and Conservation may, in a notice published under this section for the purpose of adjusting the boundary of land adjoining a public road, declare that:	21 22 23 24
	(a) any such land (described in the notice) is part of the public road and, accordingly, is vested in the roads authority for that public road under the <i>Roads Act 1993</i> or is Crown land, or	25 26 27
	(b) any such land (described in the notice) ceases to be part of that public road and, accordingly, is divested from the relevant roads authority or the Crown and becomes part of the land subject to the provisions of this Act applying to land described in the relevant Schedule in which the land is included.	28 29 30 31 32
	A declaration under this subsection has effect according to its tenor, despite anything to the contrary in the <i>Roads Act 1993</i> .	33 34
(10)	In this section:	35
	classified road and public road have the same meanings as in the Roads Act 1993.	36 37

land adjoining a public road includes land in the vicinity of a public

38

39

## Clause 11 National Park Estate (Reservations) Bill 2005

### Part 2 Land transfers

	natio	onal park estate land means:	1
	(a)	land reserved under the National Parks and Wildlife Act 1974, or	2
	(b)	land dedicated or set apart as a flora reserve under the <i>Forestry Act 1916</i> , or	3
	(c)	land declared as a special management zone under the <i>Forestry Act 1916</i> , or	5
	(d)	land vested in the NPW Minister for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> .	7 8
11	Land trans	fers—ancillary and special provisions	9
	Sche	dule 6 has effect.	10

Miscellaneous Part 3

Part 3		Miscellaneous	
12	Act t	to bind Crown	2
		This Act binds the Crown in right of New South Wales and, in so far as the legislative power of the Parliament of New South Wales permits, the Crown in all its other capacities.	3 4 5
13	Regi	ulations	6
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	7 8 9 10
	(2)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act.	11 12
	(3)	Any such provision may, if the regulations so provide, take effect from the commencement of this Act or a later date.	13 14
	(4)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	15 16 17
		(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	18 19 20
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	21 22 23
14	Ame	ndment of National Park Estate (Reservations) Act 2002 No 137	24
		The National Park Estate (Reservations) Act 2002 is amended by omitting "Part 1 of" from section 4 (1) (b).	25 26
15	Ame	ndment of Native Title (New South Wales) Act 1994 No 45	27
		The Native Title (New South Wales) Act 1994 is amended by omitting from section 104A (1) (a) the words "or the National Park Estate (Reservations) Act 2003" and by inserting instead the words ", the National Park Estate (Reservations) Act 2003 or the National Park Estate (Reservations) Act 2005".	28 29 30 31 32

Scl	hedu	lle 1 State forests reserved as national park or state conservation area	1 2
		(Sections 4 and 5)	3
1	Add	itions to Deua National Park	4
	(1)	Part Dampier State Forest No 926	5
		An area of about 3947 hectares, comprising part of Dampier State Forest No 926, dedicated 20 July 1951 and part of No 4 Extension to that State forest dedicated 15 February 1980, in the Parishes of Bumbo West, Coondella, Gulph, Jillaga and Wamban, County of Dampier, and being the land designated as 47–01 on the diagram catalogued Misc R 00275 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	6 7 8 9 10 11 12
	(2)	Part Moruya State Forest No 139	14
		An area of about 2 hectares, comprising part of Moruya State Forest No 139, No 5 Extension dedicated 31 August 1979, in the Parish of Bergalia, County of Dampier, and being the land designated as 47–02 on the diagram catalogued Misc R 00276 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	15 16 17 18 19 20
2		ition to Illawarra Escarpment State Conservation Area: Kembla State	21 22
		An area of about 172 hectares, comprising Kembla State Forest No 943, dedicated 3 December 1954, in the Parish of Kembla, County of Camden, and being the land designated as 620–01 on the diagram catalogued Misc R 00265 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	23 24 25 26 27 28
3	Add	ition to Monga National Park: Parts Monga State Forest No 144	29
		An area of about 1321 hectares, comprising part of Monga State Forest No 144 dedicated 4 November 1914, and the whole or part of the extensions to that State forest listed below (with their dedication dates shown in brackets), in the Parish of Monga, County of St Vincent, and being the land designated as 169–01 on the diagrams catalogued Misc R 00270 (3 <sup>rd</sup> Edition) and Misc R 00271 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.	30 31 32 33 34 35 36

	The Extensions are:	1
	No 1 (31 August 1923)	2
	No 3 (29 August 1952)	3
	No 4 (29 August 1952)	4
	No 7 (20 September 1974)	5
4	Monga State Conservation Area: Parts Monga State Forest No 144	6
	An area of about 1005 hectares, comprising the whole or part of the	7
	extensions to Monga State Forest No 144 listed below (with their	8
	dedication dates shown in brackets), in the Parishes of Budawang and	9
	Coghill, County of St Vincent, and being the lands designated as 1026–01 on the diagram catalogued Misc R 00270 (3 <sup>rd</sup> Edition) in the	10 11
	Department of Environment and Conservation, subject to any variations	12
	or exceptions noted on that diagram.	13
	The Extensions are:	14
	No 5 (24 August 1973)	15
	No 6 (22 March 1974)	16
5	Addition to Murramarang National Park: Part South Brooman State Forest No 830	17 18
	An area of about 292 hectares, comprising part of South Brooman State	19
	Forest No 830, dedicated 19 December 1930, in the Parish of Termeil,	20
	County of St Vincent, and being the land designated as 25–01 on the	21
	diagram catalogued Misc R 00273 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions	22 23
	noted on that diagram.	24
6	Addition to Tallaganda National Park: Part Tallaganda State Forest No 577	25 26
	An area of about 1 hectare, comprising part of Tallaganda State Forest	27
	No 577, No 16 Extension dedicated 23 August 1974, in the Parish of	28
	Ballallaba, County of Murray, and being the land designated as 170–01	29
	on the diagram catalogued Misc R 00269 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations	30 31
	or exceptions noted on that diagram.	32
	· · · · · · · · · · · · · · · · · · ·	

Schedule 2	Crown land reserved as part of Tallaganda State Conservation Area	1
	(Section 6)	3
Parishes of Mulloor	hectares, comprising parts of the bed of Mulloon Creek, in the and Palerang, County of Murray, and being the lands designated	4
	agram catalogued Misc R 00268 (3rd Edition) in the Department	6
of Environment and	Conservation, subject to any variations or exceptions noted on	7
that diagram.		8

Sch	Schedule 3 State forests vested in NPW Minister		1
		(Sections 4 and 7)	2
Par	t 1	Land subject to existing leases	3
1	Parts	s Badja State Forest No 567	4
		An area of about 542 hectares, comprising the whole or part of the extensions to Badja State Forest No 567 listed below (with their dedication dates shown in brackets), in the Parishes of Big Badja and Hill, County of Beresford, and being the lands designated as V–05 on the diagram catalogued Misc R 00274 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	5 6 7 8 9 10 11
		The Extensions are:	12
		No 8 (4 August 1972)	13
		No 13 (30 March 1990)	14
2	Parts	s Monga State Forest No 144	15
		An area of about 698 hectares, comprising the whole or part of the extensions to Monga State Forest No 144 listed below (with their dedication dates shown in brackets), in the Parishes of Budawang and Monga, County of St Vincent, and being the lands designated as V–03 on the diagram catalogued Misc R 00270 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	16 17 18 19 20 21
		The Extensions are:	23
		No 3 (29 August 1952)	24
		No 8 (27 June 1975)	25
3	Parts	s Tallaganda State Forest No 577	26
		An area of about 636 hectares, comprising the whole or part of the extensions to Tallaganda State Forest No 577 listed below (with their dedication dates shown in brackets), in the Parishes of Jinglemoney and Mulloon, County of Murray, and being the lands designated as V–01 on the diagram catalogued Misc R 00268 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	27 28 29 30 31 32 33
		The Extensions are:	34
		No 18 (12 March 1976)	35
		No 28 (27 May 1988)	36

Par	t 2	Other	1
4	Part	Currambene State Forest No 148	2
		An area of about 253 hectares, comprising part of Currambene State Forest No 148 dedicated 4 November 1914, in the Parishes of Currambene and Numbaa, County of St Vincent, and being the land designated as V–08 on the diagram catalogued Misc R 00266 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	3 4 5 6 7 8
5	Part	Dampier State Forest No 926	9
		An area of about 2 hectares, comprising part of Dampier State Forest No 926, dedicated 20 July 1951 in the Parish of Bumbo West, County of Dampier, and being the land designated as V–06 on the diagram catalogued Misc R 00275 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	10 11 12 13 14 15
6	Part	Monga State Forest No 144	16
	(1)	An area of 1 hectare, comprising part of Monga State Forest No 144, No 3 Extension dedicated 29 August 1952, in the Parish of Monga, County of St Vincent, and being the land designated as V–04 on the diagram catalogued Misc R 00270 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	17 18 19 20 21 22
	(2)	An area of about 2 hectares, comprising part of Monga State Forest No 144, No 3 Extension dedicated 29 August 1952, in the Parish of Monga, County of St Vincent, and being the land designated as V–07 on the diagram catalogued Misc R 00270 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	23 24 25 26 27 28
7	Part	Nowra State Forest No 423	29
		An area of about 129 hectares, comprising part of Nowra State Forest No 423 dedicated 20 April 1917, in the Parish of Currambene, County of St Vincent, and being the land designated as V–09 on the diagram catalogued Misc R 00266 (3 <sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	30 31 32 33 34 35

8 Parts Tallaganda State Forest No 57	8	<b>Parts</b>	Tallaganda	State	Forest	No	577
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Tallaganda State Forest No 577	
An area of about 1 hectare, comprising parts of Tallaganda State Forest	2
No 577, No 12 Extension dedicated 30 July 1971, in the Parish of	3
Jinglemoney, County of Murray, and being the lands designated as	4
V-02 on the diagram catalogued Misc R 00268 (3 <sup>rd</sup> Edition) in the	5
Department of Environment and Conservation, subject to any variations	6
or exceptions noted on that diagram.	7

Page 13

Schedule 4		State forests made subject to the Crown Lands Act 1989	1 2
		(Sections 4 and 8)	3
1	Part Curram	bene State Forest No 148	4
	Forest Currar design Edition	ea of about 142 hectares, comprising part of Currambene State No 148 dedicated 4 November 1914, in the Parishes of mbene and Numbaa, County of St Vincent, and being the land ated as CR–03 on the diagram catalogued Misc R 00266 (3 <sup>rd</sup> n) in the Department of Environment and Conservation, subject variations or exceptions noted on that diagram.	5 6 7 8 9 10
2	Parts Flat R	ock State Forest No 834	11
	No 83 Count diagra Enviro	ta of about 76 hectares, comprising parts of Flat Rock State Forest 4, No 1 Extension dedicated 8 April 1971, in the Parish of Boyne, y of St Vincent, and being the lands designated as CR–07 on the m catalogued Misc R 00272 (3 <sup>rd</sup> Edition) in the Department of comment and Conservation, subject to any variations or exceptions on that diagram.	12 13 14 15 16
3	Part Moruya	State Forest No 139	18
	No 13 Bergal on the Depar	ea of about 440 hectares, comprising part of Moruya State Forest 9, No 5 Extension dedicated 31 August 1979, in the Parish of lia, County of Dampier, and being the land designated as CR–09 e diagram catalogued Misc R 00276 (3 <sup>rd</sup> Edition) in the truent of Environment and Conservation, subject to any variations eptions noted on that diagram.	19 20 21 22 23 24
4	Parts Nowra	State Forest No 423	25
	No 42: to that bracke St Vin catalog Enviro	ea of about 281 hectares, comprising part of Nowra State Forest 3 dedicated 20 April 1917, and the whole or part of the extensions 2 State forest listed below (with their dedication dates shown in ets), in the Parishes of Currambene and Nowra, County of cent, and being the lands designated as CR–02 on the diagram gued Misc R 00266 (3 <sup>rd</sup> Edition) in the Department of comment and Conservation, subject to any variations or exceptions on that diagram.	26 27 28 29 30 31 32 33
	The Ex	xtensions are:	34
	`	2 December 1949)	35
	No 2 (	14 August 1953)	36

5	Part Shoainaven State Forest No 916
	An area of about 41 heateres

An area of about 41 hectares, comprising part of Shoalhaven State Forest No 916 dedicated 7 July 1950, in the Parish of Nowra, County of St Vincent, and being the land designated as CR–01 on the diagram catalogued Misc R 00266 (3<sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

#### 6 Part Tallaganda State Forest No 577

An area of about 314 hectares, comprising the whole or part of the extensions to Tallaganda State Forest No 577 listed below (with their dedication dates shown in brackets), in the Parish of Ballallaba, County of Murray, and being the land designated as CR–05 on the diagram catalogued Misc R 00269 (3<sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

The Extensions are:

No 16 (23 August 1974) No 23 (11 May 1984)

#### 7 Part Yerriyong State Forest No 920

An area of about 75 hectares, comprising part of Yerriyong State Forest No 920 dedicated 16 March 1951, and No 7 Extension to that State forest dedicated 12 June 1981, in the Parish of Jerrawangala, County of St Vincent, and being the land designated as CR–04 on the diagram catalogued Misc R 00267 (3<sup>rd</sup> Edition) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.

	(Reservations)	

Forestry Act 1916

Schedule 5		Areas in State forests declared as special management zones under	1 2
		Forestry Act 1916	3
		(Section 9)	4
1	Eden Region	า	5
	and sh	arts of the State forests designated as special management zones from by red tint on the diagram catalogued Misc F1405 in the ry Commission.	6 7 8
2	South Coast	t Subregion of Southern Region	9
	and sh	arts of the State forests designated as special management zones down by red tint on the diagram catalogued Misc F1404 in the ry Commission.	10 11 12
3	Tumut Subr	egion of Southern Region	13
	and sh	arts of the State forests designated as special management zones down by red tint on the diagram catalogued Misc F1403 in the ry Commission.	14 15 16

Areas in State forests declared as special management zones under

Schedule 5

Schedule 6			d transfers—ancillary and special visions	2
			(Section 11)	3
1	Excl	sion of freeho	ld and certain leasehold interests	4
	(1)	The following	land is not reserved by this Act:	Ę
		(a) land that	t a person holds for an estate in fee simple,	6
		a term le	a person holds under a perpetual lease, a special lease or ease within the meaning of the <i>Crown Lands (Continued )</i> Act 1989,	- {
			t is comprised in an incomplete purchase within the of the Crown Lands (Continued Tenures) Act 1989.	10 11
	(2)		rson holds for an estate in fee simple is not vested in the vn land, and made subject to the <i>Crown Lands Act 1989</i> ,	12 13 14
	(3)	This clause has	s effect despite any other provision of this Act.	15
2 Application of Act		16		
	(1)		ffect despite the provisions of the <i>Forestry Act 1916</i> and, despite any different procedure under that Act for the	17 18 19
		(a) the revoc	cation of State forests or timber reserves,	20
		(b) the decla	aration of special management zones.	2
	(2)	Wildlife Act 19	effect despite the provisions of the <i>National Parks and</i> 174 and, in particular, despite any different procedure for vesting, land under that Act.	22 23 24
3	Rese	rvation of lands	s as national parks or state conservation areas	25
	(1)	areas by this Act 1974, take	rved as, or as parts of, national parks or state conservation et are, for the purposes of the <i>National Parks and Wildlife</i> on to have been so reserved by notice published under Part 4 of that Act.	26 27 28 29
	(2)	publication of relation to a res	n the <i>National Parks and Wildlife Act 1974</i> to the a notice under Division 1 of Part 4 of that Act is, in servation of any of the lands described in Schedule 1 that this Act, taken to be a reference to the enactment of this	30 31 32 33 34

	(3)	Act i	me assigned to any national park or state conservation area by this s taken to have been assigned to that land by notice published under sion 1 of Part 4 of the <i>National Parks and Wildlife Act 1974</i> .	1 2 3
	(4)	apply	ons 35 and 47D of the <i>National Parks and Wildlife Act 1974</i> do not y to a reservation of land as, or as part of, a national park or state ervation area that is effected by this Act.	4 5 6
4			ases under Forestry Act 1916 affecting lands reserved as arks or state conservation areas	7 8
		the $\lambda$	on 42 (2) (including section 42 (2) as applied by section 47K) of <i>lational Parks and Wildlife Act 1974</i> applies to and in respect of a under the <i>Forestry Act 1916</i> , being a lease:	9 10 11
		(a)	affecting any of the lands described in Schedule 1 that are reserved as, or as parts of, national parks or state conservation areas by this Act, and	12 13 14
		(b)	current and in force immediately before the commencement of this Act,	15 16
		in the	e same way as it applies to a licence or permit under the <i>Forestry</i> 1916.	17 18
5	Acce	ess roa	ads within national parks and state conservation areas	19
	(1)	In th	is clause:	20
			ss roads means the roads, tracks, trails and other means of access red to in subclause (2) (a)–(c).	21 22
		priva	ate land holding means land held:	23
		(a)	by an owner within the meaning of the National Parks and Wildlife Act 1974, or	24 25
		(b)	as a holding within the meaning of the Crown Lands Act 1989.	26
	(2)	situa	clause applies to and in respect of the following access roads ted within the lands described in Schedule 1 immediately before ommencement of this Act:	27 28 29
		(a)	roads of access within the meaning of section 33A of the <i>Forestry Act 1916</i> ,	30 31
		(b)	roads, tracks, trails and other means of access used, immediately before the commencement of this Act, for access to private land holdings within those lands,	32 33 34
		(c)	roads, tracks, trails and other means of access through those lands to State forests or private land holdings that adjoin or are in the vicinity of the lands.	35 36 37

(3)	The access roads to which this clause applies are not, on the commencement of this Act, reserved as, or as part of, a national park or state conservation area by this Act but vest in the NPW Minister on behalf of the Crown for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> for an estate in fee simple, freed and discharged from:	1 2 3 4 5 6
	(a) all trusts, obligations, estates, interests, rights of way or other easements, and	7 8
	(b) any dedication, reservation, Crown grant or vesting to which the lands were subject, and any such dedication, reservation, grant or vesting is revoked.	9 10 11
(4)	The access roads may continue, subject to this clause, to be used for the purposes for which they were used immediately before the commencement of this Act.	12 13 14
(5)	Before 31 December 2005, the NPW Minister must, under section 149 of the <i>National Parks and Wildlife Act 1974</i> , grant a right of way over an access road to which this clause applies for the benefit of a private land holding in order to replace any right of way duly granted under section 20A of the <i>Forestry Act 1916</i> for the benefit of that land holding and in force immediately before the commencement of this Act.	15 16 17 18 19 20
(6)	The NPW Minister may from time to time revoke or vary the grant of a right of way under subclause (5).	21 22
(7)	Before 31 December 2009, the NPW Minister must, by one or more orders published in the Gazette, declare which of the access roads to which this clause applies:	23 24 25
	(a) are excluded from reservation as part of a national park or state conservation area, or	26 27
	(b) are not so excluded and are reserved as part of the national park or state conservation area in which they are situated.	28 29
	An order under this subclause may be published only with the concurrence of the Minister administering the <i>Forestry Act 1916</i> .	30 31
(8)	On the publication of an order under subclause (7):	32
	(a) the access roads that are referred to in the order as excluded from reservation as part of a national park or state conservation area remain vested in the NPW Minister for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> and may, subject to this clause, continue to be used for the purposes for which they were	33 34 35 36 37

used immediately before the commencement of this Act, and

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		(b) the access roads that are not so excluded are reserved as part of the national park or state conservation area within which they are situated.	1 2 3
	(9)	Nothing in this clause affects the exercise of any power, authority, duty or function by the NPW Minister or any other person under and in accordance with the <i>National Parks and Wildlife Act 1974</i> in relation to any access road to which this clause applies.	4 5 6 7
	(10)	While a private land holding is in private ownership, nothing in this clause authorises the NPW Minister to close any access road that comprises the only practical means of access to the land holding.	8 9 10
	(11)	This clause has effect despite the provisions of the Forestry Act 1916.	11
6	Statu	s of land vested in NPW Minister	12
	(1)	Any land that is vested by this Act in the NPW Minister for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> is taken to have been acquired by that Minister under that Part, and may be dealt with by that Minister as if it had been so acquired.	13 14 15 16
	(2)	Any such land is, to the extent that it relates to land subject to a lease preserved by section 7, taken to be Crown land reserved from sale for the purpose of any application by the holder of the lease to purchase the land comprised in the lease.	17 18 19 20
7	Prov Minis	isions relating to activities carried out on land vested in NPW ster	21 22
	(1)	This clause applies to and in respect of land vested in the NPW Minister for the purposes of Part 11 of the <i>National Parks and Wildlife Act 1974</i> by this Act.	23 24 25
	(2)	For the avoidance of doubt, the purposes for which the NPW Minister's powers under section 149 of the <i>National Parks and Wildlife Act 1974</i> may be exercised in respect of land to which this clause applies include enabling an activity to continue to be carried out that was carried out on the land before it was so vested.	26 27 28 29 30
	(3)	The Director-General of the Department of Environment and Conservation may authorise the use of relevant access roads for the purpose of enabling any lawful activity to be carried out on the land to which this clause applies.	31 32 33 34
	(4)	In this clause, <i>relevant access roads</i> means roads, tracks, trails and other means of access through any land reserved under the <i>National Parks and Wildlife Act 1974</i> to land to which this clause applies.	35 36 37

8	Administration of perpetual leases affecting land vested in NPW Minister		
	(1)	The administration of matters relating to perpetual leases (within the meaning of the <i>Crown Lands (Continued Tenures) Act 1989</i> ) affecting any of the lands described in Schedule 3 and preserved by section 7, is vested in the NPW Minister.	2 3 4 5
	(2)	For the purposes of subclause (1), the NPW Minister has the powers of the Minister administering the <i>Crown Lands (Continued Tenures) Act</i> 1989.	
9	Existing interests affecting land subject to Crown Lands Act 1989		
	(1)	In this clause, <i>existing interest</i> means a lease, licence, permit, occupancy, authority or authorisation under the <i>Forestry Act 1916</i> :	10 11
		(a) affecting any of the land described in Schedule 4 that is vested in the Crown as Crown land and subject to the <i>Crown Lands Act</i> 1989 by the operation of this Act, and	12 13 14
		(b) current and in force immediately before the commencement of this Act.	15 16
	(2)	An existing interest continues in force under the <i>Forestry Act 1916</i> until the existing interest is cancelled, surrendered or expires (whichever occurs first) and the <i>Forestry Act 1916</i> continues to apply in respect of the existing interest until it is cancelled, surrendered or expires.	
	(3)	The administration of existing interests is vested in the Minister administering the <i>Crown Lands Act 1989</i> .	
	(4)	For the purposes of subclause (3), the Minister administering the <i>Crown Lands Act 1989</i> has the powers of the Minister administering the <i>Forestry Act 1916</i> and the Forestry Commission.	23 24 25
	(5)	Subclauses (3) and (4) do not affect any functions, powers or duties that may be exercised in relation to Crown land under the <i>Forestry Act 1916</i> by the Minister administering that Act or the Forestry Commission.  Note. The <i>Forestry Act 1916</i> provides for certain authorities to be granted, and subsequently dealt with, in relation to Crown land, including Crown-timber lands that are not State forests.	26 27 28 29 30 31
10	Acce	ess roads within land vested in the Crown as Crown land	32
	(1)	The following provisions apply to access roads referred to in clause 5 (2) (a)–(c) within the lands referred to in Schedule 4 immediately before the commencement of this Act:	33 34 35
		(a) the access roads may continue, subject to this clause and the <i>Crown Lands Act 1989</i> , to be used for the purposes for which they were used immediately before the commencement of this Act,	36 37 38 39

Schedule 6 Land trar	nsfers—ancillary	y and special	provisions
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		(b) any such access road must not be closed while it comprises the only practical means of access to a private land holding (within the meaning of clause 5) that is within private ownership,	1 2 3
		(c) a right over, or interest in, the land may be granted, in accordance with the <i>Crown Lands Act 1989</i> , for the purpose of its continued use as an access road.	4 5 6
	(2)	Before 31 December 2005, the Minister administering the <i>Crown Lands Act 1989</i> must, under section 34 of the <i>Crown Lands Act 1989</i> , grant a right of way over an access road to which this clause applies for the benefit of a private land holding in order to replace any right of way duly granted under section 20A of the <i>Forestry Act 1916</i> for the benefit of that land holding and in force immediately before the commencement of this Act.	7 8 9 10 11 12 13
	(3)	The Minister administering the <i>Crown Lands Act 1989</i> may from time to time revoke or vary the grant of a right of way under subclause (2).	14 15
11	Decl	aration of special management zones	16
	(1)	The lands declared as special management zones by this Act are, for the purposes of the <i>Forestry Act 1916</i> , taken to have been declared by notice under section 21A of that Act.	17 18 19
	(2)	A reference in the <i>Forestry Act 1916</i> to the publication of a notice under section 21A of that Act is, in relation to a declaration effected by this Act, taken to be a reference to the enactment of this Act.	20 21 22
12	Savi	ng in relation to revocations	23
		A revocation effected by this Act does not affect anything done or omitted to be done before the revocation takes effect	24