

New South Wales

National Park Estate (Lower Hunter Region Reservations) Bill 2006

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to transfer certain lands to the national park estate, and
- (b) to amend the *National Parks and Wildlife Act 1974* in relation to special areas under the *Hunter Water Act 1991* that are within the national park estate to provide for the following:
 - (i) the joint preparation and implementation of plans of management for that land by the Director-General of the Department of Environment and Conservation and the Chief Executive Officer of the Hunter Water Corporation, and for the joint adoption of those plans by the Minister for the Environment and the Minister for Natural Resources,
 - (ii) the carrying out of development for certain purposes by or on behalf of the Hunter Water Corporation, and
- (c) to amend the *Hunter Water Act 1991* to provide that the Hunter Water Corporation is the owner of all works on land within a special area under that Act that is part of 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 2007, except for the proposed amendments to the *National Parks and Wildlife Act 1974* and *Hunter Water Act 1991* (referred to in the Overview), proposed Part 1 and sections 12 and 13.

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*.

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 lands as national park, nature reserve or state conservation area. The lands concerned are set out in Schedule 2.

Clause 7 sets apart certain lands in State forests as flora reserves under the *Forestry Act 1916*. The land concerned is set out in Schedule 3.

Clause 8 vests certain lands in revoked State forests, and certain Crown lands, in the Minister for the Environment for the purposes of Part 11 of the *National Parks and Wildlife Act 1974*. The land concerned is set out in Schedules 4 and 5.

Clause 9 transfers land currently within national park, nature reserve or state conservation area to Gir-um-bit National Park, Hunter Estuary National Park, Karuah National Park, Medowie Nature Reserve, Medowie State Conservation Area or Wallaroo National Park. The land concerned is set out in Schedule 6.

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, 5 or 6 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 is a formal provision that gives effect to Schedule 7, 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 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.

Clause 15 is a formal provision that gives effect to the amendment to the *National Parks and Wildlife Act 1974* set out in Schedule 8.

Clause 16 is a formal provision that gives effect to the amendment to the *Hunter Water Act 1991* set out in Schedule 9.

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 2007 as national park or state conservation area.

Schedule 2 Crown lands reserved as national park, nature reserve or state conservation area

This Schedule sets out the Crown lands that are reserved as national park, nature reserve or state conservation area.

Schedule 3 Parts of State forests set apart as flora reserves under Forestry Act 1916

This Schedule sets out the lands within State forests that are set apart as flora reserves under the *Forestry Act 1916*.

Schedule 4 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 5 Crown lands vested in NPW Minister

This Schedule sets out the Crown lands that are vested in the Minister for the Environment for the purposes of Part 11 of the *National Parks and Wildlife Act 1974*.

Schedule 6 Changes within national park estate

This Schedule sets out the land affected by the changes in the national park estate referred to in clause 9.

Schedule 7 Land transfers—ancillary and special provisions

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

Schedule 8 Amendment of National Parks and Wildlife Act 1974

Schedule 8 [11] inserts proposed section 75 into the *National Parks and Wildlife Act* 1974 (*the Principal Act*), which provides for plans of management for special areas under the *Hunter Water Act* 1991 that are within the national park estate to be jointly prepared, and given effect to, by the Director-General of the Department of Environment and Conservation and the Chief Executive Officer of the Hunter Water Corporation. The proposed section also provides for such plans of management to be jointly adopted by the Minister for the Environment and the Minister for Natural Resources.

Schedule 8 [8]–[10] make amendments that are consequential on the amendment made by Schedule 8 [11].

Schedule 8 [13] inserts proposed section 185A into the Principal Act, which provides for the carrying out of certain development by or on behalf of the Hunter Water Corporation in special areas under the *Hunter Water Act 1991* that are within the national park estate. The development concerned is:

- (a) development for the purpose of the extraction, treatment, reticulation or replenishment of groundwater, or
- (b) development for the purpose of any pumping station, or other infrastructure, that is connected with or incidental to the extraction, treatment, reticulation or replenishment of groundwater, or
- (c) development for the purpose of the installation, replacement or maintenance of sealed sewerage pipes and of pumps, and the use of those pipes and pumps for conveying sewage (but not any other development for the purpose of sewage discharge or treatment).

The proposed section enables the carrying out of the above kinds of development despite any provision of, or made under, the Principal Act that would otherwise prevent, prohibit, or require authorisation for the development, but only if it is authorised or permitted under the *Environmental Planning and Assessment Act 1979*. The development must also be in accordance with any adopted plan of management for the land concerned that has been prepared jointly by the Director-General of the

Department of Environment and Conservation and the Chief Executive Officer of the Hunter Water Corporation.

Schedule 8 [12] makes an amendment that is consequential on the amendment made by Schedule 8 [13].

Schedule 8 [1]–[7] make amendments to sections 30E, 30F, 30G, 30H, 30I, 30J and 30K of the Principal Act, which require reserves under the Principal Act to be managed in accordance with a new principle (in addition to the management principles already provided for in those sections). The principle is provision for the carrying out of development in any part of a special area under the *Hunter Water Act 1991* in a reserve under the Principal Act that is permitted under proposed section 185A having regard to the conservation of the natural and cultural values of those reserves.

Schedule 9 Amendment of Hunter Water Act 1991

This Schedule amends section 19 of the *Hunter Water Act 1991* to provide that the Hunter Water Corporation is the owner of all works on land within a special area that is part of the national park estate or vested in Her Majesty or the Minister for the Environment under Part 11 of the *National Parks and Wildlife Act 1974*.



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National Park Estate (Lower Hunter Region Reservations) Bill 2006

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New South Wales

National Park Estate (Lower Hunter Region Reservations) Bill 2006

No, 2006

A Bill for

An Act to transfer certain State forest and Crown lands to the national park estate; to make provision with respect to special areas under the *Hunter Water Act 1991*; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
Par	t 1	Preliminary	2
1	Nam	e of Act	3
		This Act is the National Park Estate (Lower Hunter Region Reservations) Act 2006.	4 5
2	Con	mencement	6
	(1)	This Act commences on 1 July 2007, except as otherwise provided by this section.	7 8
	(2)	Part 1, sections 12, 13, 15 and 16 and Schedules 8 and 9 commence on 1 January 2007.	9 10
3	Defi	nitions	11
	(1)	In this Act:	12
		Crown land has the same meaning as in the Crown Lands Act 1989.	13
		NPW Minister means the Minister administering Divisions 1 and 2 of Part 4 of the <i>National Parks and Wildlife Act 1974</i> .	14 15
		State forest 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.	16 17 18
	(2)	Notes included in this Act do not form part of this Act.	19

National Park Estate (Lower Hunter Region Reservations) Bill 2006

Clause 1

Preliminary

Part 1

National Park Estate (L	Lower Hunter Region	Reservations) Bill 2006
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Clause 4

Land transfers Part 2

Par	t 2	Land transfers	1
4	Revo	ocation of State forests	2
	(1)	The dedication as State forest of the lands described in Schedule 1 or 4 is revoked.	3 4
	(2)	Any notifications under section 19A of the <i>Forestry Act 1916</i> that declare, as national forests, areas of State forests whose dedication is revoked by subsection (1) are also revoked by this Act, but only to the extent to which they relate to national forests or parts of national forests situated within the lands referred to in that subsection.	5 6 7 8 9
	(3)	Any notices under section 21A of the <i>Forestry Act 1916</i> that declare, as special management zones, areas of State forests whose dedication is revoked by subsection (1) are also revoked by this Act, but only to the extent to which they relate to special management zones situated (or partly situated) within the lands referred to in that subsection.	10 11 12 13 14
	(4)	Any notices under section 25A of the <i>Forestry Act 1916</i> that set apart, as flora reserves, areas of State forests whose dedication is revoked by subsection (1) are also revoked by this Act, but only to the extent to which they relate to flora reserves situated (or partly situated) within the lands referred to in that subsection.	15 16 17 18 19
5		ervation of former State forests as national park or state servation area	20 21
	(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).	22 23 24
	(2)	Subsection (1) does not apply to any land described in Schedule 1 that is also described in Schedule 4.	25 26
6		ervation of Crown lands as national park, nature reserve or state servation area	27 28
	(1)	The lands described in Schedule 2 are reserved under the <i>National Parks and Wildlife Act 1974</i> as, or as part of, national parks, nature reserves or state conservation areas (as indicated in that Schedule).	29 30 31
	(2)	Any timber reserves (within the meaning of the <i>Forestry Act 1916</i>) with respect to any land referred to in subsection (1) are revoked by this Act, but only to the extent to which they relate to timber reserves or parts of timber reserves situated within that land.	32 33 34 35
	(3)	Subsection (1) does not apply to any land described in Schedule 2 that is also described in Schedule 5.	36 37

7	Setti	ng apart of areas in State forests as flora reserves	1
	(1)	The lands described in Schedule 3 that are within State forests are set apart as, or as part of, flora reserves under the <i>Forestry Act 1916</i> (as indicated in that Schedule).	2 3 4
	(2)	Any notices under section 21A of the <i>Forestry Act 1916</i> that declare, as special management zones, areas of State forests that are set apart as, or as part of, flora reserves by subsection (1) are revoked by this Act, but only to the extent to which they relate to special management zones or parts of special management zones situated within the lands referred to in that subsection.	5 6 7 8 9 10
8	Vest	ing in NPW Minister of certain Crown lands or former State forests	11
	(1)	The lands described in Schedule 4 or 5 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:	12 13 14 15
		(a) all trusts, obligations, estates, interests, rights of way or other easements, and	16 17
		(b) any dedication, reservation, Crown grant or vesting to which the lands were subject, and any such dedication, reservation, grant or vesting is revoked.	18 19 20
	(2)	Despite subsection (1), the lands described in Schedule 4 or 5 are not freed and discharged from any perpetual lease, special lease or term lease within the meaning of the <i>Crown Lands (Continued Tenures) Act 1989</i> (or from rights or interests arising under an incomplete purchase within the meaning of that Act) to which the lands were subject immediately before their vesting under this section.	21 22 23 24 25 26
9	Char	nges within national park estate	27
	(1)	The reservation under the <i>National Parks and Wildlife Act 1974</i> as, or as part of, Myall Lakes National Park or Worimi Nature Reserve of the lands described in clause 1 of Schedule 6 is revoked and the lands are reserved under that Act as, or as part of, Gir-um-bit National Park.	28 29 30 31
	(2)	The reservation under the <i>National Parks and Wildlife Act 1974</i> as, or as part of, Hexham Swamp Nature Reserve or Kooragang Nature Reserve of the lands described in clause 2 of Schedule 6 is revoked and the lands are reserved under that Act as, or as part of, Hunter Estuary National Park.	32 33 34 35 36
	(3)	The reservation under the <i>National Parks and Wildlife Act 1974</i> as, or as part of, Karuah Nature Reserve of the land described in clause 3 of Schedule 6 is revoked and the land is reserved under that Act as, or as part of, Karuah National Park.	37 38 39 40

	(4)	as pa lands	reservation under the <i>National Parks and Wildlife Act 1974</i> as, or art of, Karuah Nature Reserve or Worimi Nature Reserve of the s described in clause 4 of Schedule 6 is revoked and the lands are ved under that Act as, or as part of, Medowie Nature Reserve.	
	(5)	as pa	reservation under the <i>National Parks and Wildlife Act 1974</i> as, or art of, Karuah State Conservation Area of the land described in se 5 of Schedule 6 is revoked and the land is reserved under that Act r as part of, Medowie State Conservation Area.	
	(6)	as pa Sche	reservation under the <i>National Parks and Wildlife Act 1974</i> as, or art of, Wallaroo Nature Reserve of the land described in clause 6 of dule 6 is revoked and the land is reserved under that Act as, or as of, Wallaroo National Park.	10 12 12
0	Adju	stmer	nt of description of land transferred to national park estate	13
	(1)		description of any land in Schedule 1, 2, 3, 4, 5 or 6 (a <i>relevant edule</i>) may be adjusted in accordance with this section.	14 15
	(2)	A de	scription of land may be adjusted from time to time:	10
		(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	11 18 19 20 21
		(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	22 23 24 25
		(c)	to include, remove or change a description of any easement or restriction to which the land is subject, or	26 27
		(d)	to provide a more detailed description of the boundaries of the land.	28 29
	(3)	Direc	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.	30 32
	(4)	A no	tice under this section may only be published with the approval of:	33
		(a)	the NPW Minister, and	34
		(b)	the Minister administering the Forestry Act 1916, and	3
		(c)	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.	36 37 38

(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) 1 July 2008, except as provided by paragraph (b), or	7
	(b) 1 July 2012, in the case of an adjustment of the description of land in Schedule 4 or 5, 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 the Schedule 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 the Schedule, the land concerned is taken to have been subject, on and from the commencement of the Schedule, 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
	<i>classified road</i> and <i>public road</i> have the same meanings as in the <i>Roads Act 1993</i> .	36 37

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

38

39

road.

Land	Land transfers Part 2		
	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 4
	(c)	land declared as a special management zone under the <i>Forestry Act 1916</i> , or	5 6
	(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	sfers—ancillary and special provisions	9
	Sche	edule 7 has effect.	10

Clause 11

National Park Estate (Lower Hunter Region Reservations) Bill 2006

Clause 12	National Park Estate (Lower Hunter Region Reservations) F	3006 Ilis

Part 3	Miscellaneous

Part 3		Mis	cellaneous	1
12	Act t	o bind	d Crown	2
		the le	Act binds the Crown in right of New South Wales and, in so far as egislative power of the Parliament of New South Wales permits, the vn in all its other capacities.	3 4 5
13	Regu	ulation	ns	6
	(1)	or wi	Governor may make regulations, not inconsistent with this Act, for ith respect to any matter that by this Act is required or permitted to rescribed or that is necessary or convenient to be prescribed for ring out or giving effect to this Act.	7 8 9 10
	(2)		regulations may contain provisions of a savings or transitional re consequent on the enactment of this Act.	11 12
	(3)		such provision may, if the regulations so provide, take effect from mary 2007 or a later date.	13 14
	(4)	is ea	ne extent to which any such provision takes effect from a date that rlier than the date of its publication in the Gazette, the provision 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	ndme	nt of Native Title (New South Wales) Act 1994 No 45	24
		", the 2006	Native Title (New South Wales) Act 1994 is amended by inserting e National Park Estate (Lower Hunter Region Reservations) Act "after "National Park Estate (Reservations) Act 2003" in section A (1) (a).	25 26 27 28
15	Ame	ndme	nt of National Parks and Wildlife Act 1974	29
			National Parks and Wildlife Act 1974 is amended as set out in dule 8.	30 31
16	Ame	ndme	nt of Hunter Water Act 1991	32
		The	Hunter Water Act 1991 is amended as set out in Schedule 9.	33

Schedule 1 State forests reserved as national park or state conservation area		1	
		(Sections 4 and 5)	3
1	Colu	mbey National Park	4
		An area of about 787 hectares, being so much of Uffington State Forest No 178 as comprises the land designated as 1100-01 on the diagram catalogued Misc R 00316 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	5 6 7 8 9
2	Karu	ah National Park	10
	(1)	An area of about 414 hectares, being so much of Karuah State Forest No 114 as comprises the land designated as 1101-02 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	11 12 13 14 15
	(2)	An area of about 333 hectares, being so much of Wallaroo State Forest No 781 as comprises the land designated as 1101-04 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	16 17 18 19 20
3	Addi	tions to Medowie State Conservation Area	21
	(1)	An area of about 767 hectares, being so much of Medowie State Forest No 780 as comprises the land designated as 658-02 on the diagram catalogued Misc R 00319 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	22 23 24 25 26
	(2)	An area of about 19 hectares, being so much of Wallaroo State Forest No 781 as comprises the land designated as 658-03 on the diagram catalogued Misc R 00319 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	27 28 29 30 31
4	Suga	arloaf State Conservation Area	32
	(1)	An area of about 2,139 hectares, being so much of Awaba State Forest No 982 as comprises the land designated as 1106-01 on the diagram catalogued Misc R 00322 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	33 34 35 36 37

(2) An area of about 1,428 hectares, being so much of Heaton State Forest No 122 as comprises the land designated as 1106-02 on the diagrams catalogued Misc R 00321 (Edition 1) and Misc R 00322 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.	
Werakata State Conservation Area	
An area of about 2,257 hectares, being so much of Aberdare State Forest	
No 981 as comprises the land designated as 1105-01 on the diagram	
	1
diagram.	1
	No 122 as comprises the land designated as 1106-02 on the diagrams catalogued Misc R 00321 (Edition 1) and Misc R 00322 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams. Werakata State Conservation Area An area of about 2,257 hectares, being so much of Aberdare State Forest No 981 as comprises the land designated as 1105-01 on the diagram catalogued Misc R00323 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that

Schedule 2		Crown lands reserved as national park, nature reserve or state conservation area	1 2 3
		(Section 6)	4
1	Gir-um-bit N	ational Park	5
	the dia Enviro	a of about 15 hectares, being the land designated as 1102-03 on gram catalogued Misc R 00319 (Edition 1) in the Department of nment and Conservation, subject to any variations or exceptions on that diagram.	6 7 8 9
2	Gir-um-bit S	tate Conservation Area	10
	the dia Enviro	a of about 184 hectares, being the land designated as 1103-01 on gram catalogued Misc R 00319 (Edition 1) in the Department of nament and Conservation, subject to any variations or exceptions on that diagram.	11 12 13 14
3	Hunter Estu	ary National Park	15
	diagrai Enviro	a of about 1 hectare, being the land designated as 1104-01 on the m catalogued Misc R 00320 (Edition 1) in the Department of mment and Conservation, subject to any variations or exceptions on that diagram.	16 17 18 19
4	Karuah Natio	onal Park	20
	diagrai Enviro	a of about 2 hectares, being the land designated as 1101-01 on the m catalogued Misc R 00317 (Edition 1) in the Department of mment and Conservation, subject to any variations or exceptions on that diagram.	21 22 23 24
5	Addition to I	Karuah Nature Reserve	25
	the dia Enviro	a of about 139 hectares, being the land designated as 744-01 on gram catalogued Misc R 00317 (Edition 1) in the Department of nament and Conservation, subject to any variations or exceptions on that diagram.	26 27 28 29
6	Addition to I	Lake Macquarie State Conservation Area	30
	diagrai Enviro	a of about 94 hectares, being the land designated as 629-01 on the m catalogued Misc R 00325 (Edition 1) in the Department of ment and Conservation, subject to any variations or exceptions on that diagram.	31 32 33 34

Crown lands reserved as national park, nature reserve or state conservation area

7	Med	owie Nature Reserve	1
		An area of about 11 hectares, being the land designated as 930-01 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	2 3 4
8	Sua	arloaf State Conservation Area	5 6
Ū	ougi	An area of about 370 hectares, being the land designated as 1106-03 on the diagram catalogued Misc R 00321 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	7 8 9 10
9	Tillig	gerry National Park	11
		An area of about 141 hectares, being the land designated as 1107-01 on the diagram catalogued Misc R 00319 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	12 13 14 15
10	Addi	ition to Tilligerry Nature Reserve	16
		An area of about 5 hectares, being the land designated as 798-01 on the diagram catalogued Misc R 00318 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	17 18 19 20
11	Tillig	gerry State Conservation Area	21
		An area of about 4,570 hectares, being the land designated as 1108-01 on the diagram catalogued Misc R 00319 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	22 23 24 25
12	Addi	itions to Tomaree National Park	26
	(1)	An area of about 8 hectares, being the land designated as 65-03 on the diagram catalogued Misc R 00318 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	27 28 29 30
	(2)	An area of about 12 hectares, being the land designated as 65-01 on the diagram catalogued Misc R 00318 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	31 32 33 34
	(3)	An area of about 25 hectares, being the land designated as 65-02 on the diagram catalogued Misc R 00318 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	35 36 37 38

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Crown lands reserved as national park, nature reserve or state conservation	Schedule 2
area	

13	Addition to Watagans National Park	1
	An area of about 47 hectares, being the land designated as 133-01 on the	2
	diagrams catalogued Misc R 00322 (Edition 1) and Misc R 00324	3
	(Edition 1) in the Department of Environment and Conservation,	4
	subject to any variations or exceptions noted on those diagrams.	5

Schedule 3 Parts of State forests set apart as flora reserves under Forestry Act 1916		1 2	
		(Section 7)	3
1	Addi	itions to Bar Flora Reserve No 83 No 1 Extension	4
	(1)	Olney State Forest No 124	5
		An area of about 13 hectares, being so much of Olney State Forest No 124 as comprises the land designated as FR-7 on the diagram catalogued Misc R 00324 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	6 7 8 9 10
	(2)	Watagan State Forest No 123	11
		An area of about 0.5 hectare, being so much of Watagan State Forest No 123 as comprises the land designated as FR-9 on the diagram catalogued Misc R 00324 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	12 13 14 15
2	Olne	ey Flora Reserve No 186	17
		Olney State Forest No 124	18
		An area of about 802 hectares, being so much of Olney State Forest No 124 as comprises the land designated as FR-5 on the diagram catalogued Misc R 00324 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	19 20 21 22 23
3	The	Hunter Lakes Flora Reserve No 185	24
	(1)	Awaba State Forest No 982	25
		An area of about 211 hectares, being so much of Awaba State Forest No 982 as comprises the land designated as FR-2 on the diagram catalogued Misc R 00322 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	26 27 28 29 30
	(2)	Heaton State Forest No 122	31
		An area of about 536 hectares, being so much of Heaton State Forest No 122 as comprises the land designated as FR-4 on the diagram catalogued Misc R 00322 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	32 33 34 35 36

	(3)	Olney State Forest No 124	1
		An area of about 187 hectares, being so much of Olney State Forest	2
		No 124 as comprises the land designated as FR-3 on the diagram	3
		catalogued Misc R 00322 (Edition 1) in the Department of Environment	4
		and Conservation, subject to any variations or exceptions noted on that	5
		diagram.	6
4	Addi	tion to Wallaroo Flora Reserve No 48 No 1 Extension	7
		Wallaroo State Forest No 781	8
		An area of about 463 hectares, being so much of Wallaroo State Forest	9
		No 781 as comprises the land designated as FR-1 on the diagram	10
		catalogued Misc R 00317 (Edition 1) in the Department of Environment	11
		and Conservation, subject to any variations or exceptions noted on that	12
		diagram.	13
5	Addi	tions to Warrawolong Flora Reserve No 80 No 1 Extension	14
	(1)	Olney State Forest No 124	15
		An area of about 52 hectares, being so much of Olney State Forest	16
		No 124 as comprises the land designated as FR-8 on the diagram	17
		catalogued Misc R 00324 (Edition 1) in the Department of Environment	18
		and Conservation, subject to any variations or exceptions noted on that	19
		diagram.	20
	(2)	Watagan State Forest No 123	21
		An area of about 461 hectares, being so much of Watagan State Forest	22
		No 123 as comprises the land designated as FR-6 on the diagram	23
		catalogued Misc R 00324 (Edition 1) in the Department of Environment	24
		and Conservation, subject to any variations or exceptions noted on that	25
		diagram.	26

Schedule 4	State forests vested in NPW Minister	1
	(Sections 4 and 8)	2
comprises the land (Edition 1) in the 1	hectares, being so much of Awaba State Forest No 982 as designated as V-01 on the diagram catalogued Misc R 00322 Department of Environment and Conservation, subject to any lons noted on that diagram.	3 4 5
comprises the land (Edition 1) in the l	hectares, being so much of Awaba State Forest No 982 as designated as V-02 on the diagram catalogued Misc R 00322 Department of Environment and Conservation, subject to any ions noted on that diagram.	7 8 9

Schedule 5	Crown lands vested in NPW Minister	1
	(Section 8)	2
An area of about 8	0 hectares, being the land designated as V-03 on the diagram	3
catalogued Misc F	00319 (Edition 1) in the Department of Environment and	4
Conservation, subje	ect to any variations or exceptions noted on that diagram.	5

Page 17

Schedule 6		lle 6 Changes within national park estate	1
		(Section 9)	2
1		ocation of National Park and Nature Reserve and reservation as um-bit National Park	3 4
	(1)	Myall Lakes National Park	5
		An area of about 43 hectares, being so much of Myall Lakes National Park as comprises the land designated as 1102-01 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	6 7 8 9 10
	(2)	Worimi Nature Reserve	11
		An area of about 555 hectares, being so much of Worimi Nature Reserve as comprises the land designated as 1102-02 on the diagrams catalogued Misc R 00317 (Edition 1) and Misc R 00319 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on those diagrams.	12 13 14 15 16
2		ocation of Nature Reserve and reservation as Hunter Estuary onal Park	17 18
	(1)	Hexham Swamp Nature Reserve	19
		An area of about 905 hectares, being so much of Hexham Swamp Nature Reserve as comprises the land designated as 1104-03 on the diagram catalogued Misc R 00320 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	20 21 22 23 24
	(2)	Kooragang Nature Reserve	25
		An area of about 3,348 hectares, being so much of Kooragang Nature Reserve as comprises the land designated as 1104-02 on the diagram catalogued Misc R 00320 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	26 27 28 29 30
3	_	ocation of Karuah Nature Reserve and reservation as Karuah onal Park	31 32
		An area of about 2,472 hectares, being so much of Karuah Nature Reserve as comprises the land designated as 1101-03 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	33 34 35 36 37

4	Revocation of Nature Reserve and reservation as Medowie Nature Reserve				
	(1)	Karuah Nature Reserve	3		
		An area of about 141 hectares, being so much of Karuah Nature Reserve as comprises the land designated as 930-02 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	4 5 6 7 8		
	(2)	Worimi Nature Reserve	9		
		An area of about 86 hectares, being so much of Worimi Nature Reserve as comprises the land designated as 930-03 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	10 11 12 13 14		
5		ocation of Karuah State Conservation Area and reservation as owie State Conservation Area	15 16		
		An area of about 206 hectares, being so much of Karuah State Conservation Area as comprises the land designated as 658-01 on the diagram catalogued Misc R 00317 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	17 18 19 20 21		
6		ocation of Wallaroo Nature Reserve and reservation as Wallaroo onal Park	22 23		
		An area of about 2,780 hectares, being so much of Wallaroo Nature Reserve as comprises the land designated as 1099-01 on the diagram catalogued Misc R 00316 (Edition 1) in the Department of Environment and Conservation, subject to any variations or exceptions noted on that diagram.	24 25 26 27 28		

Schedule 7		le 7	Land transfers—ancillary and special provisions	
			(Section 11)	3
1	Excl	usion	of freehold and certain leasehold interests	4
	(1)	The	following land is not reserved by this Act:	5
		(a)	land that a person holds for an estate in fee simple,	6
		(b)	land that a person holds under a perpetual lease, a special lease or a term lease within the meaning of the <i>Crown Lands (Continued Tenures) Act 1989</i> ,	7 8 9
		(c)	land that is comprised in an incomplete purchase within the meaning of the Crown Lands (Continued Tenures) Act 1989.	10 11
	(2)	This	clause has effect despite any other provision of this Act.	12
2	App	licatio	n of Act	13
	(1)	in pa	Act has effect despite the provisions of the <i>Forestry Act 1916</i> and, articular, despite any different procedure under that Act for the wing:	14 15 16
		(a)	the revocation of State forests, national forests, special management zones, flora reserves or timber reserves,	17 18
		(b)	the setting apart of flora reserves.	19
	(2)	Wild	Act has effect despite the provisions of the <i>National Parks and life Act 1974</i> and, in particular, despite any different procedure for ving or vesting, or revoking the reservation of, land under that Act.	20 21 22
3			on of lands as national parks, nature reserves or state ion areas	23 24
	(1)	state <i>Park</i>	lands reserved as, or as parts of, national parks, nature reserves or conservation areas by this Act are, for the purposes of the <i>National</i> as and <i>Wildlife Act 1974</i> , taken to have been so reserved by notice ished under Division 1 of Part 4 of that Act.	25 26 27 28
	(2)	publi relati 2 th	eference in the <i>National Parks and Wildlife Act 1974</i> to the ication of a notice under Division 1 of Part 4 of that Act is, in ion to a reservation of any of the lands described in Schedule 1 or that is effected by this Act, taken to be a reference to the mencement of the provisions of Part 2 of this Act.	29 30 31 32 33
	(3)	conse by no	ame assigned to any national park, nature reserve or state ervation area by this Act is taken to have been assigned to that land otice published under Division 1 of Part 4 of the <i>National Parks and life Act 1974</i> .	34 35 36 37

	(4)	47D reser	on 35 (including section 35 as applied by section 58) and section of the <i>National Parks and Wildlife Act 1974</i> do not apply to a vation of land as, or as part of, a national park, nature reserve or conservation area that is effected by this Act.	1 2 3 4
4			ases under Forestry Act 1916 affecting lands reserved as arks or state conservation areas	5 6
		section	on 42 (2) (including section 42 (2) as applied by section 47K) and on 55 of the <i>National Parks and Wildlife Act 1974</i> apply to and in ect of a lease under the <i>Forestry Act 1916</i> , being a lease:	7 8 9
		(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	10 11 12
		(b)	current and in force immediately before 1 July 2007,	13
			e same way as those sections apply to a licence or permit under the stry Act 1916.	14 15
5			ads within national parks, nature reserves and state on areas	16 17
	(1)	In thi	is clause:	18
		acces refer	ss <i>roads</i> means the roads, tracks, trails and other means of access red to in subclause (2) (a)–(c).	19 20
		priva	ate land holding means land held:	21
		(a)	by an owner within the meaning of the National Parks and Wildlife Act 1974, or	22 23
		(b)	as a holding within the meaning of the Crown Lands Act 1989.	24
	(2)	situa	clause applies to and in respect of the following access roads ted within the lands described in Schedule 1 or 2 immediately re 1 July 2007:	25 26 27
		(a)	roads of access within the meaning of section 33A of the <i>Forestry Act 1916</i> ,	28 29
		(b)	roads, tracks, trails and other means of access used, immediately before 1 July 2007, for access to private land holdings within those lands,	30 31 32
		(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.	33 34 35
	(3)	comr park,	access roads to which this clause applies are not, on the mencement of Part 2 of this Act, reserved as, or as part of, a national nature reserve or state conservation area by this Act but vest in the 7 Minister on behalf of the Crown for the purposes of Part 11 of the	36 37 38 39

		onal Parks and Wildlife Act 1974 for an estate in fee simple, freed discharged from:	1 2
	(a)	all trusts, obligations, estates, interests, rights of way or other easements, and	3 4
	(b)	any dedication, reservation, Crown grant or vesting to which the lands were subject, and any such dedication, reservation, grant or vesting is revoked.	5 6 7
(4)		access roads may continue, subject to this clause, to be used for the oses for which they were used immediately before 1 July 2007.	8 9
(5)	National access holding 20A	re 1 July 2008, the NPW Minister must, under section 149 of the onal Parks and Wildlife Act 1974, grant a right of way over an as road to which this clause applies for the benefit of a private landing in order to replace any right of way duly granted under section of the Forestry Act 1916 for the benefit of that land holding and in immediately before 1 July 2007.	10 11 12 13 14 15
(6)		NPW Minister may from time to time revoke or vary the grant of a of way under subclause (5).	16 17
(7)	publi	re 1 July 2012, the NPW Minister must, by one or more orders shed in the Gazette, declare which of the access roads to which this e applies:	18 19 20
	(a)	are excluded from reservation as part of a national park, nature reserve or state conservation area, or	21 22
	(b)	are not so excluded and are reserved as part of the national park, nature reserve or state conservation area in which they are situated.	23 24 25
		order under this subclause may be published only with the urrence of the Minister administering the <i>Forestry Act 1916</i> .	26 27
(8)	On tl	ne publication of an order under subclause (7):	28
	(a)	the access roads that are referred to in the order as excluded from reservation as part of a national park, nature reserve 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 used immediately before 1 July 2007, and	29 30 31 32 33 34 35
	(b)	the access roads that are not so excluded are reserved as part of the national park, nature reserve or state conservation area within which they are situated.	36 37 38

	(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.	1 2 3 4
	(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.	5 6 7
	(11)	This clause has effect despite the provisions of the Forestry Act 1916.	8
6	Setti	ng apart of flora reserves	9
		The lands set apart as, or as part of, a flora reserve under this Act are, for the purposes of the <i>Forestry Act 1916</i> , taken to have been set apart by notice under section 25A of that Act. A name assigned to any such flora reserve by this Act is taken to have been assigned to that flora reserve by a notice under that section.	10 11 12 13 14
7	Statu	us of land vested in NPW Minister	15
	(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.	16 17 18 19
	(2)	Any such land is, to the extent that it relates to land subject to a lease preserved by section 8, 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.	20 21 22 23
8	Prov Minis	isions relating to activities carried out on land vested in NPW ster	24 25
	(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.	26 27 28
	(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.	29 30 31 32 33
	(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.	34 35 36 37

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	(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.	1 2 3
9	Adm Mini	inistration of existing interests affecting land vested in NPW ster	4 5
	(1)	The administration of matters relating to existing interests affecting any of the lands described in Schedule 4 or 5, and preserved by section 8, is vested in the NPW Minister.	6 7 8
	(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 10 11
	(3)	In this clause, <i>existing interest</i> means a perpetual lease, special lease or term lease within the meaning of the <i>Crown Lands (Continued Tenures) Act 1989</i> (or rights or interests arising under an incomplete purchase within the meaning of that Act).	12 13 14 15
0	Savi	ng in relation to revocations	16
		A revocation effected by this Act does not affect anything done or omitted to be done before the revocation takes effect.	17 18
1	Excl clair	usion of Crown lands subject to pending Aboriginal land rights ns	19 20
		Crown land that is the subject of a claim duly made under Division 2 of Part 2 of the <i>Aboriginal Land Rights Act 1983</i> before 25 September 2006, being a claim that has not been determined before the commencement of Part 2 of this Act, is not reserved or vested by the operation of this Act.	21 22 23 24 25

Scł	nedule 8		Amendment of National Parks and Vildlife Act 1974	1
			(Section 15)	3
[1]	Section 30	E Nati	onal parks	4
	Insert after s	section	n 30E (2) (f):	5
		(fa)	provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the national park that is permitted under section 185A having regard to the conservation of the national park's natural and cultural values,	6 7 8 9 10
[2]	Section 30F	Hist	oric sites	11
	Insert after s	section	n 30F (2) (d):	12
		(da)	provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the historic site that is permitted under section 185A having regard to the conservation of the historic site's natural and cultural values,	13 14 15 16 17
[3]	Section 300	G Stat	te conservation areas	18
	Insert after s	section	n 30G (2) (c):	19
		(ca)	provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the state conservation area that is permitted under section 185A having regard to the conservation of the natural and cultural values of the state conservation area,	20 21 22 23 24 25
[4]	Section 30l	H Reg	jional parks	26
	Insert after s	section	n 30H (2) (f):	27
		(g)	provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the regional park that is permitted under section 185A having regard to the conservation of the regional park's natural and cultural values.	28 29 30 31 32
[5]	Section 30I	Kars	t conservation reserves	33
	Insert after s	section	n 30I (2) (h):	34
		(i)	provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water</i>	35 36

		Act 1991) in the karst conservation reserve that is permitted under section 185A having regard to the conservation of the karst conservation reserve's natural and cultural values.	1 2 3 4			
[6]	Section 30J N	lature reserves	5			
	Insert after sec	etion 30J (2) (d):	6			
	(e) provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the nature reserve that is permitted under section 185A having regard to the conservation of the nature reserve's natural and cultural values.	7 8 9 10 11			
[7]	Section 30K	Aboriginal areas	12			
	Insert after sec	etion 30K (2) (e):	13			
	(f) provision for the carrying out of development in any part of a special area (within the meaning of the <i>Hunter Water Act 1991</i>) in the Aboriginal area that is permitted under section 185A having regard to the conservation of the Aboriginal area's natural and cultural values.	14 15 16 17 18			
[8]	Section 71BC	Definitions	19			
	Omit "or 73" from the definition of <i>responsible authority</i> .					
	Insert instead	", 73 or 75".	21			
[9]	Section 73B / management	Adoption, amendment and cancellation of plans of	22 23			
	Insert ", 75" a	fter "74" in section 73B (7).	24			
[10]	Section 74 Ca	atchment areas and special areas—generally	25			
	Insert after sec	etion 74 (1):	26			
	(8	This section does not apply to land referred to in subsection (1) a) that is wholly or partly within a special area within the neaning of the <i>Hunter Water Act 1991</i> .	27 28 29			

[11]	Sect	ion 75		1
	Inser	t after	section 74:	2
	75		cial areas under the Hunter Water Act 1991—joint preparation approval of plans of management	3 4
		(1)	This section applies to land that:	5
			(a) is reserved as a national park, historic site, state conservation area, regional park, nature reserve, karst conservation reserve or Aboriginal area, and	6 7 8
			(b) is wholly or partly within a special area within the meaning of the <i>Hunter Water Act 1991</i> .	9 10
		(2)	The Director-General and the Chief Executive Officer of the Hunter Water Corporation have joint responsibility for:	11 12
			(a) causing any plan of management for land to which this section applies to be prepared under section 72 (1) or (1A), and	13 14 15
			(b) carrying out and giving effect to any such plan of management under section 81.	16 17
		(3)	In the case of a plan of management for land to which this section applies that is a regional park under the care, control and management of a local council, the council and the Chief Executive Officer of the Hunter Water Corporation have joint responsibility for:	18 19 20 21 22
			(a) causing any plan of management for the land to be prepared under section 72 (1B), and	23 24
			(b) carrying out and giving effect to any such plan of management under section 81.	25 26
		(4)	The Minister, and the Minister administering Division 8 of Part 5 of the <i>Hunter Water Act 1991</i> , are jointly responsible for the adoption, amendment or alteration, cancellation or substitution of any such plan of management. For this purpose, a reference to the Minister in sections 73B and 81 is taken to be a reference to both of those Ministers.	27 28 29 30 31 32
		(5)	If the whole or any part of land reserved as a national park, historic site, state conservation area, regional park, nature reserve, karst conservation reserve or Aboriginal area is declared, after it is so reserved, to be a special area under the <i>Hunter Water Act 1991</i> , a plan of management for the land is to be prepared as soon as practicable after the whole or part of the land is declared to be a special area.	33 34 35 36 37 38 39

[12]	Sect	ion 81	Operations under plan of management	1
			wever, this subsection does not prevail over section 185A." at the ion 81 (4).	2
[13]	Sect	ion 18	5A	4
	Inser	rt after	section 185:	5
	185A	Spec	cial areas under the Hunter Water Act 1991	6
		(1)	This section applies to land that:	7
			(a) is reserved as a national park, historic site, state conservation area, regional park, nature reserve, karst conservation reserve or Aboriginal area, and	8 9 10
			(b) is wholly or partly within a special area within the meaning of the <i>Hunter Water Act 1991</i> .	11 12
		(2)	Except as provided by this section, nothing in any provision of, or made under, this Act prevents or prohibits, or requires authorisation for, development for the purpose of the extraction, treatment, reticulation or replenishment of groundwater if the development is:	13 14 15 16 17
			(a) carried out, by or on behalf of the Hunter Water Corporation, on land to which this section applies, and	18 19
			(b) authorised or permitted under the <i>Environmental Planning</i> and <i>Assessment Act 1979</i> (whether before, on or after the commencement of this section).	20 21 22
		(3)	Subsection (2) extends to:	23
			(a) development for the purpose of any pumping station, or other infrastructure, that is connected with or incidental to the extraction, treatment, reticulation or replenishment of groundwater, or	24 25 26 27
			(b) development for the purpose of the installation, replacement or maintenance of sealed sewerage pipes and of pumps, and the use of those pipes and pumps for conveying sewage (but not any other development for the purpose of sewage discharge or treatment).	28 29 30 31 32
		(4)	For the avoidance of doubt, a lease, licence to occupy or use, or an easement or right of way through, on or in, land to which this section applies is not required to enable development to be carried out in accordance with this section.	33 34 35 36

(5)	Development carried out in accordance with this section may be carried out despite any plan of management applying to the land	1 2
	to which this section applies. However, no operations (including	3
	any development) are to be carried out on that land, on or after	4
	the adoption of any such plan prepared by the Director-General	5
	(or a local council) and the Chief Executive Officer of the Hunter	6
	Water Corporation as referred to in section 75, unless the	7
	operations are in accordance with the plan.	8
(6)	If an environmental planning instrument provides that	9
	development referred to in subsection (2) is permitted on the land	10
	to which this section applies if it is authorised under this Act, the	11
	development is taken to be authorised under this Act if it is	12
	otherwise authorised or permitted under the Environmental	13
	Planning and Assessment Act 1979.	14
(7)	Without affecting the generality of section 185, nothing in any	15
	provision of, or made under, this Act affects a prohibition or	16
	restriction imposed by or under the <i>Hunter Water Act 1991</i> or the	17
	Water Management Act 2000 in its application to the land to	18
	which this section applies.	19
(8)	For the avoidance of doubt, this section prevails over section 47I.	20
(9)	In this section:	21
` ′	<i>development</i> has the same meaning as it has in the <i>Environmental</i>	22
	Planning and Assessment Act 1979 and includes an activity	23
	within the meaning of Part 5 of that Act.	24
	environmental planning instrument has the same meaning as it	25
	has in the Environmental Planning and Assessment Act 1979.	26

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