

New South Wales

## Forestry Bill 2012

## **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are as follows:

- (a) to constitute the Forestry Corporation of New South Wales (*the Corporation*) as a statutory State owned corporation and to confer on it functions relating to the management of the State's timber resources,
- (b) to authorise the Corporation to carry out forestry operations in State forests and on other Crown-timber land,
- (c) to continue without any change the current system of integrated approvals for forestry operations,
- (d) to provide for the use and management of State forests for non-forestry purposes,
- (e) to dissolve the Forestry Commission and to provide for the transfer of its assets, rights and liabilities to the Corporation,
- (f) to repeal the Forestry Act 1916 and the Timber Marketing Act 1977,
- (g) to make consequential and minor amendments to other legislation.

## 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 a day or days to be appointed by proclamation.

**Clause 3** defines words and expressions used in the proposed Act. *Forestry operations* is defined to mean logging operations, the harvesting of forest products, on-going forestry management operations or ancillary road construction.

**Clause 4** defines the term *plantation* as an area of Crown-timber land, or an area of land owned by the Corporation, on which the predominant number of trees forming, or expected to form, the canopy are trees that have been planted for the purpose of timber production, for the protection of the environment or for any other purpose (but not for the production of food or produce other than timber).

### Part 2 Forestry Corporation

# Division 1 Constitution and management of Forestry Corporation

**Clause 5** constitutes a corporation with the corporate name of the Forestry Corporation of New South Wales. Schedule 4 to the proposed Act amends the *State Owned Corporations Act 1989* (the *SOC Act*) to make the Corporation a statutory State owned corporation.

**Clause 6** provides that the Corporation is to have a board of directors.

**Clause 7** provides for the chief executive officer of the Corporation to be appointed by the board but only with the approval of the voting shareholders of the Corporation.

**Clause 8** provides for the appointment of an acting chief executive officer during the illness or absence of the chief executive officer.

**Clause 9** makes it clear that the provisions of the proposed Act are in addition to and do not derogate from the provisions of the SOC Act.

#### Division 2 Objectives and functions of Forestry Corporation

Clause 10 set out the objectives of the Corporation which include being an efficient and environmentally sustainable supplier of timber from Crown-timber land and land owned by it or otherwise under its control or management.

Clause 11 sets out the functions of the Corporation, which include to carry out or authorise the carrying out of forestry operations in accordance with good forestry practice on Crown-timber land or land owned by the Corporation.

Clause 12 provides that the Corporation is the owner of the trees in any plantation that is or is part of a State forest.

#### Part 3 State forests and flora reserves

#### Division 1 Dedication of Crown land

Clause 13 provides for the Minister to classify Crown land for the purpose of selecting land that is suitable and desirable in the public interest to be dedicated as State forest. The proposed section specifies the matters that the Minister is to take into account in classifying Crown land for that purpose.

Clause 14 provides that the Governor may dedicate as State forest any Crown land that is not the subject of a tenure from the Crown. The consequence of land being dedicated as State forest is that it cannot be dealt with otherwise than as provided by the proposed Act.

**Clause 15** provides that the dedication of land as State forest cannot be altered or revoked unless Parliament has approved the alteration or revocation.

**Clause 16** provides for the Governor to dedicate certain Crown land, or land that is a State forest, as a flora reserve for the preservation of native flora. Any such dedication cannot be revoked except by an Act of Parliament.

**Clause 17** requires the Minister to continuously review the dedication of land as State forests to determine if the land should continue to be so dedicated.

#### Division 2 Special management zones

Clause 18 provides for the Minister to declare an area of State forest of special conservation value to be a special management zone. The object of the declaration is to protect the special conservation value of the land. Any such declaration cannot be revoked except by an Act of Parliament.

Clause 19 sets out the consequences of land being declared to be a special management zone which include that general purpose logging is prohibited. The Minister may also prohibit particular kinds of forestry operations in special management zones or may impose conditions on any forestry operations in such zones.

**Clause 20** provides that the Governor may revoke the declaration of land as a special management zone.

#### Division 3 Management plans and working plans

**Clause 21** requires the Corporation to prepare and adopt plans for its management of State forests.

Clause 22 prevents the Corporation from adopting a management plan for a State forest that is wholly or partly located in the area to which an integrated forestry operations approval applies unless the management plan is in accordance with the terms of that approval. Any inconsistent provisions of a management plan are overridden by the approval.

Clause 23 requires a draft management plan to be published, and for information to be provided about it, before the final management plan is adopted.

**Clause 24** requires the Corporation to review any management plan for a State forest after any review and amendment of any integrated forestry operations approval that applies to the same land to ensure they remain consistent. The Corporation may also review a management plan at any other time it considers appropriate.

Clause 25 requires the Corporation to prepare a detailed written scheme of the operations to be carried out on or in relation to each flora reserve. A separate working scheme must be prepared for each reserve, with the object of preserving the native flora of the flora reserve.

#### Division 4 Acquisition and sale of land

Clause 26 empowers the Minister to acquire land (whether by agreement or compulsory process) for the purposes of a State forest, for providing access to a State forest or for any purpose necessary for or incidental to the management or control of a State forest. If the land is compulsorily acquired, the Land Acquisition (Just Terms Compensation) Act 1991 applies to the acquisition.

Clause 27 provides for the Minister to compulsorily acquire land dedicated as State forest for the purpose of giving effect to a land exchange agreement. Such an acquisition would revoke any dedication of the land as State forest.

Clause 28 provides for the Minister to acquire land (whether by agreement or compulsory process) for the purpose of a future lease grant or dealing.

Clause 29 authorises the Minister to sell acquired land in certain circumstances.

Clause 30 provides that any acquisition of land under the proposed Division is taken to be for an authorised work for the purposes of the *Public Works Act 1912*. The Minister is taken to be the Constructing Authority under that Act.

#### Division 5 Miscellaneous

Clause 31 authorises the Minister to enter into an agreement for the sale or other disposal of land dedicated as State forest, subject to the sale of other land (or an interest in other land) to the Crown for the purpose of a State forest or for access to a State forest.

Clause 32 provides for revocation of the dedication of a small area of land as State forest if the Minister is of the opinion that the land should be made available for a public work or authorised work or for a public purpose.

Clause 33 prohibits the granting of a lease to occupy land within a State forest or flora reserve except in accordance with the proposed Act.

**Clause 34** provides for the Minister to grant, and accept the surrender of, easements and rights of way through or over land within a State forest or flora reserve.

Clause 35 specifies the ways in which land within a State forest or flora reserve is subject to certain mining legislation. Such land is to be treated as an exempted area under such Acts and the exercise of any right under the Acts on land within a State forest or flora reserve is to be subject to such conditions and restrictions relating to forestry or the purposes of the flora reserve as may be prescribed by the regulations. The Minister may exempt any part of a State forest or flora reserve from the mining legislation.

Clause 36 provides that leases or licences from the Crown are not affected by the dedication of land as State forest, the declaration of land as a special management zone or the dedication or setting apart of land as a flora reserve, unless the proposed Act specifies how such leases or licences are affected. In particular, the proposed section provides that an existing lease or licence may not be renewed or extended.

Clause 37 provides that the Minister may declare roads constructed on land dedicated as a State forest or flora reserve to be a road of access to land purchased or held under a lease or licence under certain Acts relating to Crown lands.

# Part 4 Taking of timber, forest products and forest materials

#### Division 1 General offence

Clause 38 creates an offence of unlawfully taking timber. The offence prohibits a person from cutting, stripping, obtaining, removing, destroying or damaging any timber, or digging for, extracting, obtaining, removing, destroying or damaging any forest products (or causing or allowing any of those actions) on any Crown-timber land. It also prohibits quarrying, digging for, extracting, obtaining, removing, destroying or damaging any forest materials (or causing or allowing any of those actions) on any State forest or flora reserve. The proposed section sets out exemptions, including when such activities are carried out under the authority of a licence or small quantity authorisation under the proposed Act or are authorised by legislation dealing with native vegetation, mining or other matters. Also, the proposed section does not apply to forestry operations carried out by or on behalf of the Corporation or forest products or forest materials taken by the Corporation.

#### Division 2 Licensing scheme

Clause 39 specifies the types of licences that may be issued by the Corporation (namely, timber licences, forest products licences, forest materials licences and clearing licences). The proposed section also provides that the authority conferred by a licence is subject to the regulations.

Clause 40 provides that a timber licence authorises the holder to take timber, or such class or description of timber as is specified in the licence, on Crown-timber land and specifies the duration of such a licence.

Clause 41 provides that a forest products licence authorises the holder to take forest products, or such class or description of forest products as is specified in the licence, on Crown-timber land and specifies the duration of such a licence.

Clause 42 provides that a forest materials licence authorises the holder to take forest materials, or such class or description of forest materials as is specified in the licence, from a State forest and specifies the duration of such a licence.

Clause 43 provides that a clearing licence authorises the holder (and successors in title to the relevant land) to ringbark or otherwise kill or destroy trees, or such class or description of trees as is specified in the licence, on such Crown-timber land as is specified in the licence.

Clause 44 sets out restrictions on the issue of licences of various classes.

Clause 45 provides that the Corporation may authorise a person to take small quantities of timber, forest products or forest materials from land within a State forest (other than land set apart as a flora reserve) or to take small quantities of timber or forest products from Crown land.

**Clause 46** authorises the Corporation to suspend or revoke a licence or small quantity authorisation in certain circumstances.

**Clause 47** provides for the Corporation to delegate any of its functions under the proposed Division that relate to clearing licences (except in respect of State forests and timber reserves) or small quantity authorisations.

#### Division 3 Payment of resource acquisition fee

Clause 48 defines words and phrases used in the proposed Division.

Clause 49 requires the holder of a timber licence, forest products licence or forest materials licence to pay a resource acquisition fee in respect of the timber, forest products or forest materials taken under the authority of the licence. Any such resource acquisition fee is payable to and recoverable by the Corporation. A resource acquisition fee is not payable in respect of timber taken under the authority of a timber licence from land the subject of a Crown tenure if the timber is derived from trees which, in the opinion of the Corporation, have been planted or established and have been maintained by careful tending and improvement as a woodlot or forest or for the purpose of tree-farming or have been planted or established as a windbreak or for the beautification of the land.

Clause 50 specifies the circumstances in which the Corporation is not entitled to a resource acquisition fee, namely in respect of timber or forest products derived from trees that have been established on land that is the subject of a forestry right and taken in accordance with the forestry right and any restriction on use or covenant imposed in connection with the forestry right, unless the forestry right is granted by the Corporation.

Clause 51 provides that the Corporation may determine the amount of a resource acquisition fee, either generally or in a particular case or class of cases, subject to any maximum amount prescribed by a regulation made with the concurrence of the Treasurer.

Clause 52 provides that the Corporation may pay part of a resource acquisition fee to an organisation established for the promotion or improvement of the use or marketing of timber or forest products produced in New South Wales.

Clause 53 requires, in relation to land held by a lessee under certain leases, purchase-tenure land or a controlled travelling stock reserve, that the Corporation pay to the landholder concerned one-third of the balance of the resource acquisition fee remaining after deduction of the costs of the Corporation and certain other amounts

**Clause 54** requires the Corporation to make certain resource acquisition fee payments in certain circumstances.

Clause 55 provides for the recovery of an amount equivalent to a resource acquisition fee in relation to timber, forest products or forest materials taken without lawful authority.

Clause 56 provides for the Corporation to enter into an agreement with the holder of a timber licence, forest products licence or forest materials licence for the construction by the licence holder of any works that, in the opinion of the Corporation, are necessary to enable timber, forest products or forest materials to be taken from the land in respect of which the licence is issued and for the cost of the works to be deducted from any resource acquisition fee that the holder would otherwise be liable to pay.

## Part 5 Use of forestry areas for non-forestry purposes

#### Division 1 Land managers

Clause 57 provides that the Corporation is the land manager of forestry areas (eg State forests and flora reserves) except if the Minister, with the concurrence of the voting shareholders of the Corporation, appoints a different land manager for specified forestry areas (either generally or only for the purpose of exercising specified land management functions in relation to that area). The proposed section provides that the land manager of a forestry area has the functions conferred or imposed by the proposed Act or any other Act in relation to the forestry area unless the functions are limited by the Ministerial order appointing the land manager.

Clause 58 provides that the functions of a land manager of a forestry area are confined to non-forestry uses, that is, the functions that the land manager may exercise do not include functions relating to the carrying out of forestry operations or functions of the kind conferred or imposed on the Corporation under proposed Part 2.

Clause 59 sets out the objectives of the land manager of a forestry area in the exercise of functions as land manager, namely to facilitate public access to the forestry area, to promote the recreational use of the forestry area and to conserve fauna (other than feral animals) living in the forestry area. The proposed section also specifies the manner in which the functions of the land manager of a forestry area are to be exercised.

#### Division 2 Forest permits and leases

**Clause 60** provides for the land manager of a forestry area to issue forest permits. Such permits authorise the holder to use the forestry area for the purposes (including recreational, sporting or commercial activities) specified in the permit.

**Clause 61** specifies the circumstances in which a forest permit may not be issued and makes other provision in relation to forest permits.

**Clause 62** provides that the land manager of a forestry area that is, or is part of, a State forest may lease land within the area for any purpose specified in the lease.

Clause 63 provides for the suspension and revocation of forest permits and leases.

## Division 3 Provision of services and facilities for non-forestry purposes

Clause 64 provides that the land manager of a forestry area may enter into an agreement with the Minister under which the land manager agrees to provide, or facilitate the provision of, services and facilities for the benefit of persons who use the area otherwise than to carry out forestry operations, including fire protection measures, the establishment and maintenance of roads and the management of recreational areas.

**Clause 65** empowers the Minister to direct the land manager of a forestry area to provide or facilitate the provision of services and facilities in the area that the Minister is satisfied are for the benefit of persons who use the area otherwise than to carry out forestry operations.

Clause 66 provides for the resolution of disputes between the Minister and a land manager to whom such a direction has been given.

#### Division 4 Miscellaneous

Clause 67 makes it an offence to use any land within a forestry area without lawful authority.

**Clause 68** creates offences relating to hunting and using firearms or other weapons in a forestry area. Exemptions are specified, including where a person is acting under the authority of a forest permit or forest lease or has the consent of the land manager.

**Clause 69** empowers the land manager of a forestry area to remove any unauthorised structure from the forestry area.

### Part 6 Investigations and enforcement powers

#### Division 1 Appointment of authorised officers

Clause 70 provides for the appointment of authorised officers who will have investigation and enforcement powers under the proposed Act.

**Clause 71** provides that a police officer may exercise the functions of an authorised officer under the proposed Act.

Clause 72 provides for authorised officers to be issued with identification cards and requires such officers to carry those cards with them when exercising functions under the Act that involve entering premises and to produce the cards when required to do so by the occupier of the relevant premises.

#### Division 2 Powers of authorised officers

Clause 73 defines terms used in the proposed Division.

Clause 74 specifies that the powers of authorised officers may only be exercised for determining whether there has been a contravention of the proposed Act or the regulations, for obtaining information or records for purposes connected with the administration of the proposed Act or in connection with exercising the functions of an authorised officer under the proposed Act.

Clause 75 empowers authorised officers to enter premises for authorised purposes. The power of entry does not extend to any part of premises used only for residential purposes (unless the authorised officer has the permission of the occupier or has obtained a search warrant).

Clause 76 provides for the issue of search warrants in cases where the issuing officer has reasonable grounds for believing that a provision of the proposed Act or the regulations has been or is being contravened in or about the relevant premises.

**Clause 77** empowers authorised officers to search premises, to examine, inspect and seize certain things and to require records to be produced for inspection.

Clause 78 empowers authorised officers to detain and search vehicles or vessels.

Clause 79 provides for the forfeiture of things seized under the proposed Division, or for their return, in specified circumstances.

Clause 80 empowers an authorised officer to require a person to furnish information and records in connection with any matter arising under or in connection with the proposed Act.

Clause 81 empowers an authorised officer to require a person whom the officer reasonably suspects has committed an offence under the proposed Act or the regulations to state his or her name and address. The proposed section also empowers an authorised officer to require the driver of a motor vehicle in a forestry area to produce his or her driver licence and state his or her name and address.

Clause 82 empowers an authorised officer to require the owner of a motor vehicle or any other person to give information if the officer suspects on reasonable grounds that the driver of a motor vehicle has committed an offence under the proposed Act.

Clause 83 makes any failure to comply with a requirement of the proposed Division, or the giving of false or misleading information in purported compliance with the proposed Part, an offence. The proposed section also makes it an offence to obstruct, delay, hinder, impersonate, assault, threaten or intimidate, or attempt to bribe, an authorised officer.

## Part 7 Criminal proceedings and related matters

**Clause 84** provides that proceedings under the proposed Act or the regulations are to be dealt with summarily before the Local Court and specifies the time limit for bringing proceedings.

Clause 85 provides for the issue of penalty notices for certain offences under the proposed Act or the regulations.

Clause 86 provides for the making of orders for compensation for any loss or damage to any land or property owned by or under the control or management of the Corporation or costs and expenses incurred by the Corporation in preventing or mitigating, or in attempting to prevent or mitigate, any such loss or damage, by reason of the commission of an offence for which a person has been convicted.

Clause 87 imposes liability on vehicle owners for parking offences.

**Clause 88** makes provision for the evidentiary value of certain notices or facts.

#### Part 8 Miscellaneous

**Clause 89** provides for the review of certain decisions under the proposed Act by the Administrative Decisions Tribunal.

**Clause 90** provides for the delegation of the Minister's functions under the proposed Act.

**Clause 91** requires the Corporation to review its native timber harvesting and haulage costs every 3 years and to report on the results of the review. The report is required to be provided to the Independent Pricing and Regulatory Tribunal which is authorised to review the report and make recommendations.

Clause 92 provides for the making of regulations under the proposed Act.

**Clause 93** provides for the review of the proposed Act after 5 years from the date of assent.

# Schedule 1 Special provisions relating to purchase-tenure land

**Schedule 1** transfers, with minor modifications only, provisions relating to purchase-tenure land from the *Forestry Act 1916*.

## Schedule 2 Dissolution of Forestry Commission

**Schedule 2** dissolves the Forestry Commission and provides for the vesting of assets, rights and liabilities of the Forestry Commission in the Corporation, for the transfer of certain other assets, rights and liabilities and for the transfer of certain staff to the Corporation. The Schedule also provides for the transfer to the Corporation of certain existing offices, workshops and depots used by the Forestry Commission.

# Schedule 3 Savings, transitional and other provisions

**Schedule 3** provides for the making of savings and transitional regulations consequent on the enactment of the proposed Act and includes provisions relating to the Forestry Commission and other matters that are consequent on the enactment of the proposed Act and the repeal of the *Timber Marketing Act 1977*. In particular, existing forest agreements and integrated forestry operations approvals under the *Forestry and National Park Estate Act 1998* are taken to be forest agreements and integrated forestry operations approvals in force under the proposed Act.

## Schedule 4 Amendment of other legislation

**Schedule 4** amends other legislation as a consequence of the enactment of the proposed Act. The amendments generally replace references to the former Act and the Forestry Commission with references to the proposed Act and the Corporation. **Schedule 4.11 [16]** transfers Parts 3 and 4 of the *Forestry and National Park Estate Act 1998* (which relate to forest agreements and integrated forestry operations approvals) to the proposed Act as Parts 5A and 5B respectively. That Act is currently administered by the Minister for the Environment and the transfer is not intended to change existing Ministerial administration arrangements in relation to those provisions.

## Schedule 5 Repeals

**Schedule 5** repeals the *Forestry Act 1916* and the *Timber Marketing Act 1977* and the regulations made under those Acts.



New South Wales

# Forestry Bill 2012

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New South Wales

## Forestry Bill 2012

No , 2012

#### A Bill for

An Act to provide for the dedication, management and use of State forests and other Crown-timber land for forestry and other purposes; to constitute the Forestry Corporation of New South Wales as a statutory State owned corporation and to specify its objectives and functions; to repeal the *Forestry Act 1916* and the *Timber Marketing Act 1977* and to amend certain other legislation; and for related purposes.

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Par	't 1	Pre	liminary	2
1	Nam	e of A	et	3
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2	Com	mence	ement	5
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	(1)	autho	<i>prised officer</i> means a person appointed as an authorised officer r section 70.	9
		board	<i>t</i> means the board of directors of the Corporation.	11
			on sequestration right has the same meaning as in section 87A of Conveyancing Act 1919.	12 13
			executive officer means the chief executive officer of the oration.	14 15
		<i>clear</i> Part 4	<i>ing licence</i> means a clearing licence issued under Division 2 of 4.	16 17
		Corp.	<i>oration</i> means the Forestry Corporation of New South Wales ituted under Part 2.	18 19
			on land and Crown Lands Acts have the same meanings as in the on Lands Act 1989.	20 21
		Crow	en-timber land means any of the following:	22
		(a)	land within a State forest or flora reserve,	23
		(b)	Crown land (whether or not held under a lease or licence from the Crown and whether or not included in a timber reserve),	24 25
		(c)	land affected by a profit à prendre,	26
		but d	oes not include:	27
		(d)	any Crown land the subject of a prescribed Crown tenure if the subject land has an area of 2 hectares or less, or	28 29
		(e)	any Crown land the subject of a tenure from the Crown that is not a prescribed Crown tenure.	30 31
			<b>reserve</b> means land dedicated or set apart under this Act or the er Act as a flora reserve.	32 33

forest agreement means a forest agreement referred to in Part 5A that is

in for	ce.	2
<b>Note.</b> [16].	Part 5A is transferred to this Act on the commencement of Schedule 4.11	
foresi	t lease means a lease granted under section 62.	5
	t materials means rock, stone, clay, shells, earth, sand, gravel or ke material.	-
	t materials licence means a forest materials licence issued under ion 2 of Part 4.	<u> </u>
foresi	t permit means a permit issued under section 60.	10
	t products means the products of trees and other vegetation (other imber) that are of economic value.	11 12
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(a)	logging operations, namely, the cutting and removal of timber from land for the purpose of timber production, or	20 21
(b)	the harvesting of forest products, or	22
(c)	on-going forest management operations, namely, activities relating to the management of land for timber production such as thinning and other silvicultural activities and bush fire hazard reduction, or	23 24 25 26
(d)	ancillary road construction, namely, the provision of roads and fire trails, and the maintenance of existing railways, to enable or assist in the above operations.	27 28 29
	try right means a forestry right within the meaning of Division 4 rt 6 of the <i>Conveyancing Act 1919</i> .	30 31
	er Act means the Forestry Act 1916 as in force immediately before peal by this Act.	32 33
	<i>ion</i> includes a power, authority or duty, and <i>exercise</i> a function des perform a duty.	34 35
gover	rnment agency means any of the following:	36
(a)	a public sector agency within the meaning of the <i>Public Sector Employment and Management Act 2002</i> or the head (within the meaning of that Act) of any such agency,	37 38 39
(b)	a NSW Government agency,	40

(c) any other public authority that is constituted by or under an Act 1 or that exercises public functions (other than a State owned 2 corporation). 3 integrated forestry operations approval means an approval referred to in Part 5B that is in force. 5 Note. Part 5B is transferred to this Act on the commencement of Schedule 4.11 6 land exchange agreement means an agreement under section 31. 8 *land manager* of a forestry area means the land manager for the area as q provided by section 57. 10 lease under the Crown Lands Acts includes a promise of lease under 11 those Acts and *lessee* means the holder of such lease, and includes the 12 holder of any such promise. 13 *licence* means a licence issued by the Corporation under this Act. 14 management plan means a management plan under section 21. 15 *plantation*—see section 4. 16 prescribed Crown tenure means a tenure from the Crown specified in 17 the First Schedule to the former Act. 18 profit à prendre means a profit à prendre reserved to the Crown under 19 clause 5 (1) of Schedule 1. 20 resource acquisition fee means a fee payable under Division 3 of Part 4. 21 small quantity authorisation means an authorisation under section 45. 22 **SOC** Act means the State Owned Corporations Act 1989. 23 special management zone means any area of State forest declared to be 24 a special management zone under section 18. 25 State forest means land dedicated under this Act or under the former 26 Act as State forest, being a dedication that is in force. 27 timber includes trees of any age or description, whether growing or 28 dead. 29 timber licence means a timber licence issued under Division 2 of Part 4. 30 timber reserve means land temporarily reserved under the former Act 31 for forestry purposes, being a reservation in force immediately before 32 the repeal of the former Act. 33 tree means a tree of any description and includes a shrub and a sapling 34 or seedling of a tree. 35 use, in relation to a forestry area, includes occupy the area or engage in 36 or conduct an activity in the area. 37 voting shareholders of the Corporation means the voting shareholders 38

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within the meaning of the SOC Act.

working plan means a working plan under section 25.

Forestry Bill 2012 Clause 4

Preliminary Part 1

	(2)	Notes included in this Act do not form part of this Act.	1	
4	Mea	ning of "plantation"	2	
	(1)	For the purposes of this Act, a <i>plantation</i> is, subject to this section, an	3	
		area of Crown-timber land (other than a flora reserve), or an area of land	4 5	
		owned by the Corporation, on which the predominant number of trees forming, or expected to form, the canopy are trees that have been		
		planted (whether by sowing seed or otherwise):	6 7	
		(a) for the purpose of timber production, or	8	
		(b) for the protection of the environment (including for the purpose	9	
		of reducing the salinity of the land or otherwise repairing or	10	
		improving the land, for the purpose of biodiversity conservation	11	
		or for the purpose of acquiring or trading in carbon sequestration	12	
		rights), or	13	
		(c) for any other purpose,	14	
		but not principally for the purpose of the production of food or any other	15	
		produce other than timber.	16	
	(2)	To avoid doubt, a natural forest is not a plantation for the purposes of	17	
		this Act. However, an area of land is not a natural forest merely because	18	
		it contains some native trees that have not been planted.	19	
	(3)	The Minister may, after carrying out an assessment of an area of land,	20	
		by order published in the Gazette make a determination as to whether or	21	
		not the area comprises or is part of a plantation for the purposes of this	22	
		Act. Any such determination has effect according to its tenor.	23	

Part 2

Part 2 For Division 1		For	restry Corporation	1
		1	Constitution and management of Forestry Corporation	
5	Esta	blishn	ment of Forestry Corporation	4
			re is constituted by this Act a corporation with the corporate name are Forestry Corporation of New South Wales.	5 6
			s. Schedule 4 to this Act amends the SOC Act to make the Forestry oration a statutory State owned corporation.	7 8
		The SOC Act contains a number of provisions that will apply to the Corporation as a statutory SOC. In particular:		9 10
		(a)	Part 3 contains provisions relating to the status of the Corporation, the application of the <i>Corporations Act 2001</i> of the Commonwealth, the issue of shares to the Treasurer and another Minister, the board of directors, the chief executive officer, the employment of staff, the giving of directions by the portfolio Minister (including directions for the performance of non-commercial activities or the carrying out of public sector policies), the constitution of the Corporation, dividends and tax-equivalent payments, government guarantees, the sale or disposal of assets and the legal capacity and general powers of the Corporation, and	11 12 13 14 15 16 17 18 19
		(b)	Part 4 deals with the accountability of the Corporation (including statements of corporate intent, annual reports and accounts), and	21 22
		(c)	Part 5 deals with miscellaneous matters (including the duties and liabilities of directors and the application of public sector legislation).	23 24
6	Boar	d of d	lirectors	25
	(1)	The	Corporation is to have a board of directors.	26
	(2)		board is to consist of no fewer than 3 and not more than 7 directors binted by the voting shareholders.	27 28
	(3)	appo	of the directors is, in and by the director's instrument of bintment or in and by another instrument executed by the voting eholders, to be appointed as chairperson of the board.	29 30 31
	(4)	The	chief executive officer may be appointed as a director.	32
	(5)		board is accountable to the voting shareholders in the manner set n Part 4 of the SOC Act and in the constitution of the Corporation.	33 34
	(6)	from at a even	voting shareholders may remove a director, or the chairperson, a office at any time for any or no reason and without notice (but only duly convened meeting of the voting shareholders) and, in that at, the office of the director or chairperson is taken to have become ant for the purposes of Schedule 8 to the SOC Act.	35 36 37 38 39

	(7)	Subject to subsections (8) and (9), Schedule 8 to the SOC Act has effect with respect to the constitution and procedure of the board.	1 2
	(8)	The provisions of section 20J of the SOC Act, and of clauses 2 (1) and (2) and 7 (1) (d) and (2) of Schedule 8 to the SOC Act, do not apply to the Corporation or to the chairperson.	3 4 5
	(9)	The provisions of clause 6 of Schedule 8 to the SOC Act do not apply to the chief executive officer if appointed as a director, and the chief executive officer is not entitled to remuneration under that clause in his or her capacity as a director.	6 7 8 9
7	Chie	f executive officer	10
	(1)	The chief executive officer of the Corporation is to be appointed by the board but only with the approval of the voting shareholders.	11 12
	(2)	Subject to this section, the chief executive officer holds office for such term not exceeding 5 years as may be specified in the instrument of appointment, but is eligible (if otherwise qualified) for re-appointment.	13 14 15
	(3)	The voting shareholders may remove a person from office as chief executive officer, at any time, for any or no reason and without notice.	16 17
	(4)	The chief executive officer is entitled to be paid such remuneration (including travelling and subsistence allowances) as the board may determine with the approval of the voting shareholders.	18 19 20
	(5)	The board may, with the approval of the voting shareholders, fix the conditions of employment of the chief executive officer in so far as they are not fixed by or under any other Act or law.	21 22 23
	(6)	The board may require the chief executive officer to enter into performance agreements.	24 25
	(7)	The chief executive officer may delegate any functions of the chief executive officer to an employee of the Corporation, but this power is subject to any directions of the board.	26 27 28
	(8)	The <i>Public Sector Employment and Management Act 2002</i> (Chapter 5 included) does not apply to the chief executive officer.	29 30
	(9)	The provisions of section 20K of the SOC Act, and of Schedule 9 to that Act, do not apply to the chief executive officer.	31 32
8	Actir	ng chief executive officer	33
	(1)	The board may, from time to time, appoint a person to act in the office of chief executive officer during the illness or absence of the chief executive officer.	34 35 36

	(2)	The board may remove a person from office as acting chief executive officer, at any time, for any or no reason and without notice.	:		
	(3)	A person, while acting in the office of chief executive officer:	;		
		(a) has all the functions of the chief executive officer and is taken to be the chief executive officer, and	!		
		(b) is entitled to be paid such remuneration (including travelling and subsistence allowances) as the board may determine with the approval of the voting shareholders.	<del>(</del>		
	(4)	For the purposes of this section, a vacancy in the office of a chief executive officer is regarded as an absence from office.	10		
	(5)	Clause 5 of Schedule 9 to the SOC Act does not apply to an acting chief executive officer of the Corporation.	1° 12		
9	App	ication of SOC Act	13		
		The provisions of this Part are in addition to and do not (except to the extent to which this Part provides) derogate from the provisions of the SOC Act.	14 15 16		
Division 2 Objectives and functions of Forestry Corporation					
10	Obje	ctives of Forestry Corporation	18		
	(1)	The principal objectives of the Corporation are as follows:	19		
		(a) to be a successful business and, to this end:	20		
		(i) to operate at least as efficiently as any comparable businesses, and	2° 22		
		(ii) to maximise the net worth of the State's investment in the Corporation,	23 24		
		(b) to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates,	25 26		
		(c) where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in section 6 (2) of the <i>Protection of the Environment Administration Act 1991</i> ,	25 28 29 30		
		(d) to exhibit a sense of responsibility towards regional development and decentralisation in the way in which it operates,	3 <sup>2</sup>		
		(e) to be an efficient and environmentally sustainable supplier of timber from Crown-timber land and land owned by it or otherwise under its control or management.	33 34 38		
	(2)	Each of the principal objectives of the Corporation is of equal importance.	36		

	(3)		Corporation also has, in exercising its functions as the land ager of a forestry area, the objectives of a land manager under 5.	1 2 3		
	(4)		provisions of section 20E of the SOC Act do not apply to the coration.	4 5		
11	Fund	tions	of Forestry Corporation (1916 Act, ss 11 and 11AA)	6		
	(1)	The principal functions of the Corporation are as follows:				
		(a)	to carry out or authorise the carrying out of forestry operations in accordance with good forestry practice on Crown-timber land or land owned by the Corporation,	8 9 10		
		(b)	to take or authorise the taking of forest materials from State forests or land owned by the Corporation,	11 12		
		(c)	to sell, supply or process timber, forest products or forest materials taken or harvested under paragraph (a) or (b),	13 14		
		(d)	to establish and maintain plantations,	15		
		(e)	to control and manage, subject to Part 5, forestry areas,	16		
		(f)	subject to the <i>Rural Fires Act 1997</i> , to carry out measures on Crown-timber land for the protection from fire of timber and forest products on that land,	17 18 19		
		(g)	to grant forestry rights in respect of State forests, timber reserves or land owned by it, including any such right that is for the benefit of the Corporation,	20 21 22		
		(h)	to acquire, hold, sell or otherwise deal with or trade in carbon sequestration rights (including for the benefit of other persons).	23 24		
	(2)	The	Corporation may:	25		
		(a)	provide facilities or services, or undertake activities, that are ancillary or incidental to its principal functions, and	26 27		
		(b)	conduct any business or provide any service (whether or not related to its principal functions) that it considers will further its objectives.	28 29 30		
	(3)		Corporation has such other functions as are conferred or imposed by or under this or any other Act or law.	31 32		
	(4)	authores fores the s	oite any other provision of this Act, the Corporation is not orised to take or authorise any other person to take any timber, at products or forest materials from any Crown-timber land that is ubject of a forestry right unless the forestry right is held or granted ne Corporation.	33 34 35 36 37		

## Clause 12 Forestry Bill 2012

## Part 2 Forestry Corporation

12	Ownership of trees in State forest plantations						
	(1)	1) The Corporation is the owner of the trees in any plantation that is or is part of a State forest.					
	(2)	Subsection (1):					
		(a) has effect even though State forests are vested in the Crown, and	5				
		(b) operates to extinguish any existing rights in any such trees before the commencement of this section.	6 7				
	(3)	The provisions of this section have effect despite anything contained in section 42 of the <i>Real Property Act 1900</i> .	8				
	(4)	Compensation (including damages or any other form of monetary compensation) is not payable to any person or body because of the enactment or operation of this section or for the consequences of that	10 11 12				
		enactment or operation.	13				

Part 3		State forests and flora reserves		1
Divi	sion	n 1 Dedication of Crown land		
13	Clas	sificat	tion of Crown land for State forest purposes (1916 Act, s 17)	3
	(1)	that	Minister may classify Crown land for the purpose of selecting land is suitable and desirable in the public interest to be dedicated as e forest.	4 5 6
	(2)	ensu	lassifying Crown land for any such purpose, the Minister is to re, to such extent as the Minister considers appropriate, that the ction of land to be dedicated as State forest will result in:	7 8 9
		(a)	the promotion of effective and economic control, utilisation and management of the land for timber production and the facilitation of the economic marketing of timber and forest products, and	10 11 12
		(b)	the establishment, maintenance or expansion of industry for the processing and treatment of timber and forest products, and	13 14
		(c)	the growth and harvesting of trees for timber and forest products, and	15 16
		(d)	the continuing protection of necessary tree cover in the public interest.	17 18
	(3)	The	Minister is to also take into account:	19
		(a)	the potential for economic timber production of any land that is of an inferior character for the purposes of agriculture or grazing but which, by appropriate treatment of the soil, would be capable of sustaining the growth of suitable commercial species of trees in plantations, and	20 21 22 23 24
		(b)	such other factors as the Minister considers relevant to the establishment and proper management of State forests.	25 26
	(4)		wn land need not be classified under this section in order for it to be cated as State forest.	27 28
14	Dedi	catior	n of land as State forest (1916 Act, s 18)	29
	(1)		Governor may, by notice published in the Gazette, dedicate as State st any Crown land that is not the subject of a tenure from the Crown.	30 31
	(2)	lying	such dedication of land may be limited so as to exclude any land g below the surface of the land at a depth greater than a depth ified in the notice dedicating the land.	32 33 34
	(3)	as pr	d dedicated under this section may not be dealt with otherwise than covided by this Act and any such dedication may not be revoked or ed except under this Act.	35 36 37

	(4)	more	Governor may, by order published in the Gazette, constitute 2 or e State forests, or any parts of 2 or more State forests, as one State at for the purposes of this Act.	1 2 3		
	(5)	Subs	ection (4) does not affect:	4		
		(a)	the declaration of any land as a special management zone, or	5		
		(b)	the setting apart of any land as a flora reserve, or	6		
		(c)	any rights or obligations conferred or imposed by or under this or any other Act.	7 8		
	(6)	Crov	oite subsection (1), Crown land that is the subject of a prescribed on tenure and that has an area of more than 2 hectares may be cated as State forest in accordance with this section.	9 10 11		
15	Revo	catio	n of dedication of land as State forest (1916 Act, s 19)	12		
	(1)		ect to this Act, the dedication of land as State forest may only be ked or altered in whole or in part in the following manner:	13 14		
		(a)	a proposal for the revocation or alteration is to be tabled in each House of Parliament,	15 16		
		(b)	after the proposal has been tabled, the Governor may, on a resolution being passed by both Houses that the proposal be carried out, by notice published in the Gazette, revoke or alter the dedication.	17 18 19 20		
	(2)	On any such revocation, the land becomes Crown land to be dealt with under the <i>Crown Lands Act 1989</i> or the <i>Western Lands Act 1901</i> (as the case requires) and until so dealt with is to be reserved from sale or lease under any Act.				
16	Flora	a rese	rves (1916 Act, s 25A (1)–(4))	25		
	(1)	The	Governor may, by notice published in the Gazette:	26		
		(a)	dedicate, with the concurrence of the Minister administering the <i>Crown Lands Act 1989</i> , any Crown land that is not the subject of a tenure from the Crown, or	27 28 29		
		(b)	set apart the whole or part of a State forest,	30		
		as a	flora reserve for the preservation of native flora.	31		
	(2)	Any such dedication of land may be limited so as to exclude any land lying below the surface of the land at a depth greater than a depth specified in the notice dedicating the land.				
	(3)	unde	setting apart of the whole or a part of a State forest as a flora reserve or this section does not affect the dedication as a State forest of the so set apart.	35 36 37		

	(4)	Subject to this Act, a notice under this section is not to be revoked wholly or in part otherwise than by Act of Parliament.	1 2
	(5)	Despite subsection (1) (a), Crown land that is the subject of a prescribed Crown tenure and that has an area of more than 2 hectares may be dedicated as a flora reserve in accordance with this section.	3 4 5
17	Revi	iew of dedicated State forests (1916 Act, s 17A)	6
		The Minister is, on a continuing basis, to review dedicated State forests for the purposes of determining whether or not any State forest, or part of any State forest, should continue to be dedicated as such.	7 8 9
Divi	ision	2 Special management zones	10
18	<b>Decl</b> (7))	laration of special management zones (1916 Act, s 21A (1), (1A), (3) and	11 12
	(1)	The Minister may, by notice published in the Gazette, declare any area of State forest (other than a flora reserve) to be a special management zone if the Minister is satisfied that the area has special conservation value.	13 14 15 16
	(2)	The object of the declaration of a special management zone and the prohibition of forestry operations in the zone is to protect its special conservation value.	17 18 19
	(3)	The Minister is to ensure that the public is given an opportunity to make representations about any proposed notice of the Minister under this section to declare a special management zone. The Minister must:	20 21 22
		(a) fix a time within which the public may make representations about the proposal, and	23 24
		(b) make copies of the proposed notice available for public inspection before that time on such website as the Minister thinks appropriate, and	25 26 27
		(c) make available for public inspection before that time on that website a statement outlining the activities that the Minister proposes to prohibit in the zone, and	28 29 30
		(d) take any representation on the proposal received by the Minister within that time into account before making a decision on the matter.	31 32 33
	(4)	Except as provided by this Act, a notice under this section is not to be revoked wholly or in part otherwise than by Act of Parliament.	34 35

19	Prohibition of forestry operations in special management zones (1916 Act, s 21A (2), (2A), (4)–(6) and (8))				
	(1)	The	Minister may, by notice in writing to the Corporation:	3	
		(a)	prohibit particular kinds of forestry operations in a special management zone, or	4 5	
		(b)	prohibit forestry operations in the zone unless particular conditions are complied with.	6 7	
	(2)		carrying out of general purpose logging is prohibited in a special agement zone.	8 9	
	(3) The Corporation must ensure that any forestry operations carried out in a special management zone comply with any prohibition imposed by or under this section.			10 11 12	
	(4)	carry	integrated forestry operations approval does not authorise the ring out of any forestry operations in a special management zone are prohibited by or under this section.	13 14 15	
	(5)	The l	Minister may vary or revoke a notice under this section by a further ee.	16 17	
	(6)	avail	Minister is to ensure that any notice under this section is made able for public inspection on such website as the Minister thinks opriate.	18 19 20	
20	Revo	ocatio	n of special management zones (1916 Act, s 21A (1B) and (1C))	21	
	(1)	decla	Governor may, by notice published in the Gazette, revoke the aration of any land as or as part of a special management zone and nat notice set apart the land as or as part of a flora reserve.	22 23 24	
	(2)		Governor may, by a notice under Division 1 of Part 4 of the onal Parks and Wildlife Act 1974 that reserves land under that Act:	25 26	
		(a)	revoke the declaration of the land, or any part of the land, as a special management zone, and	27 28	
		(b)	revoke the dedication of the land, or any part of the land, to which the declaration as a special management zone applies, as State forest.	29 30 31	
Division 3 Management plans and working plans					
21	Mana	ageme	ent plans for State forests	33	
	(1)		Corporation is to prepare and adopt plans for its management of e forests.	34 35	
	(2)	A ma	anagement plan may relate to one or more State forests.	36	

	(3)		anagement plan must contain such information or other matter as be prescribed by the regulations.	1 2
	(4)	and	anagement plan may be amended in accordance with the procedures requirements of this Division relating to the preparation and tion of a management plan.	3 4 5
22			ent plans to be consistent with integrated forestry operations (2009 Reg, cl 6)	6 7
	(1)	that i	Corporation is not to adopt a management plan for a State forest is wholly or partly located in the area to which an integrated forestry ations approval applies unless it is in accordance with the terms of integrated forestry operations approval for the area.	8 9 10 11
	(2)	partl appr	ne extent that a management plan for a State forest that is wholly or y located in the area to which an integrated forestry operations oval applies is not consistent with the terms of the integrated stry operations approval for the area, the terms of the approval ail.	12 13 14 15 16
	(3)		requirements of this section are in addition to the other irements of this Division in relation to management plans.	17 18
23	Proc	edure	s for preparing and adopting management plans (2009 Reg,	19 20
	(1)		re adopting a draft management plan, the Corporation is to ensure the draft plan is publicly advertised in a notice that:	21 22
		(a)	is published on the website of the Corporation, and	23
		(b)	includes a brief description of the draft plan, and	24
		(c)	includes a statement indicating a location at which members of the public may examine a copy of the draft plan, and	25 26
		(d)	indicates a closing date on or before which written submissions may be made to the Corporation concerning the draft plan, being a date that is not less than 30 days after the date on which the notice is first published.	27 28 29 30
	(2)	subn	Corporation is, before adopting the draft plan, to consider any nissions made to it on or before the closing date for submissions ified in the notice.	31 32 33
24	Revi	ew of	management plans	34
		A ma	anagement plan for a State forest is to be reviewed:	35
		(a)	after any review and amendment of any integrated forestry operations approval that applies to the area of the plan to ensure the plan is consistent with that amended approval, and	36 37 38

		_	
		(b) at such other times as the Corporation considers appropriate.	1
25	Wor	king plans for flora reserves (1916 Act, s 25A (5))	2
	(1)	The Corporation is, in respect of each flora reserve, to prepare a detailed written scheme of the operations to be carried out on or in relation to the flora reserve.	3 4 5
	(2)	The object of any such scheme is to be the preservation of native flora on the flora reserve.	6 7
	(3)	The Corporation is to submit the scheme for a flora reserve to the Minister for approval and, if approved by the Minister, the scheme becomes the working plan for the flora reserve.	8 9 10
	(4)	Operations may not be carried out on or in relation to a flora reserve unless such operations are in accordance with the working plan for the reserve.	11 12 13
	(5)	The working plan for a flora reserve may, with the approval of the Minister, be amended or altered from time to time.	14 15
	(6)	A working plan may contain provisions authorising a local council in whose area a flora reserve is situated to participate to the extent specified in the working plan in the management of the reserve or in carrying out any of the operations authorised by the working plan on or in relation to the reserve. In any such case, the council concerned may expend out of its consolidated fund any money necessary to meet the costs and expenses of exercising the authority conferred on it by the working plan.	16 17 18 19 20 21 22 23
	(7)	A working plan may also contain provisions authorising the representative or representatives of any local committee or public body or organisation to participate, to the extent specified in the working plan, in the management of the flora reserve or in carrying out any of the operations authorised by the working plan.	24 25 26 27 28
Divi	sion	4 Acquisition and sale of land	29
26	Acq	uisition of land for State forest purposes (1916 Act, s 15 (1) and (2))	30
	(1)	The Minister may, for the purpose of a State forest, for the purpose of providing access to a State forest or for any purpose necessary for or incidental to the management or control of a State forest, acquire land (including an interest in land) by agreement or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991</i> .	31 32 33 34 35 36
	(2)	On acquisition, the land is vested in the Crown.	37

27	Acqu	ıisitio	n of land dedicated as State forest (1916 Act, s 15 (3) and (4))	1	
	(1)	agree proce	Minister may, for the purpose of giving effect to a land exchange ement, acquire land dedicated as State forest by compulsory ess in accordance with the <i>Land Acquisition (Just Terms pensation) Act 1991</i> .	2 3 4 5	
	(2)	an ac Term to re mana	oite any other provision of this Act, the publication in the Gazette of equisition notice under section 19 of the <i>Land Acquisition (Just as Compensation) Act 1991</i> for the purposes of this section operates evoke any dedication as State forest, declaration as special agement zone or any dedication or setting apart as flora reserve of and referred to in the acquisition notice.	6 7 8 9 10 11	
28	Acquisition of land for future lease grant or dealing (1916 Act, s 15 (4A)–(4E))				
	(1)	intere agree	Minister may, on behalf of the Crown, acquire land (including an est in land) for the purposes of a future lease grant or dealing by ement or by compulsory process in accordance with the <i>Land visition (Just Terms Compensation) Act 1991</i> .	14 15 16 17	
	(2)	An a	cquisition for a future lease grant or dealing is an acquisition:	18	
		(a)	to enable the reservation, dedication or setting apart of land under this Act and the exercise of functions conferred or imposed by or under this Act in relation to land, or	19 20 21	
		(b)	to enable the exercise of functions conferred or imposed by or under this Act in relation to land already reserved, dedicated or set apart under this Act.	22 23 24	
	(3)	of th	publication in the Gazette of an acquisition notice under section 19 the Land Acquisition (Just Terms Compensation) Act 1991 for a cose that is described as a future lease grant or dealing does not:	25 26 27	
		(a)	to the extent to which the land referred to in the acquisition notice was Crown land immediately before the publication of the acquisition notice, affect the status of the land as Crown land, or	28 29 30	
		(b)	operate to revoke a dedication as State forest, declaration as special management zone or dedication or setting apart as a flora reserve or reservation as a timber reserve of the land referred to in the acquisition notice.	31 32 33 34	
	(4)		section does not limit the purposes for which land may be acquired r any other provision of this Act.	35 36	

29	Sale	of cer	rtain land (1916 Act, s 15 (6))	1
		fores	Minister may sell any land acquired to provide access to a State st or for any purpose necessary for or incidental to the control or agement of a State forest if that land:	2 3 4
		(a)	has not been dedicated as a State forest, or	5
		(b)	is not required for the purposes of a State forest or to provide access to a State forest or for any purpose necessary for or incidental to the control or management of a State forest.	6 7 8
30	App	licatio	n of Public Works Act 1912 (1916 Act, s 15 (5))	9
		unde Mini	the purposes of the <i>Public Works Act 1912</i> , any acquisition of land er this Division is taken to be for an authorised work and the ister is, in relation to that authorised work, taken to be the structing Authority.	10 11 12 13
Divi	ision	5	Miscellaneous	14
31	Excl	nange	of land dedicated as State forest (1916 Act, s 16A)	15
	(1)	of la an in	Minister may enter into an agreement for the sale or other disposal and dedicated as State forest subject to the sale of other land, or of interest in other land, to the Crown for the purpose of a State forest or access to a State forest (a <i>land exchange agreement</i> ).	16 17 18 19
	(2)		nd exchange agreement may contain such terms and conditions as Minister thinks fit.	20 21
	(3)	The	Minister may not enter into a land exchange agreement unless:	22
		(a)	the Minister has consulted the Corporation about the proposed agreement, and	23 24
		(b)	the Minister administering the provisions of an Act (other than this Act) relating to dealings with land vested in the Crown has approved the proposed agreement in so far as it relates to the grant of or other dealing with land that, under the agreement, is to be held subject to those provisions and in so far as it relates to the terms and conditions on which it is to be so held, and	25 26 27 28 29 30
		(c)	a copy of the proposed agreement has, where it provides for the sale or other disposal of dedicated land that exceeds 20 hectares in area, been laid before both Houses of Parliament, and	31 32 33
		(d)	if compliance with paragraph (c) is required:	34
			(i) notice has not been given, in either House of Parliament within 15 sitting days after a copy of the proposed agreement has been laid before it, of a motion that the agreement not be entered into, or	35 36 37 38

		(ii) if any such notice is given, that the motion pursuant to the notice has been withdrawn or defeated.	1 2
	(4)	Subsection (3) does not operate to prevent the Minister from entering into an agreement by reason only that the parties to the agreement differ from those specified in a proposed agreement, relating to the same land, that the Minister is authorised to enter into.	3 4 5 6
	(5)	An interested party is not required to inquire:	7
		(a) whether subsection (3) has been complied with in relation to an agreement purporting to have been made under this section, or	8 9
		(b) whether the Minister is authorised to give effect to the agreement by an assurance of land vested in the Minister as the Constructing Authority under the <i>Public Works Act 1912</i> .	10 11 12
	(6)	For the purposes of subsection (5), an <i>interested party</i> is any of the following:	13 14
		(a) a party to a land exchange agreement,	15
		(b) a person claiming an estate or interest in any land the subject of a land exchange agreement,	16 17
		(c) the Registrar-General or other person registering or certifying title to land the subject of a land exchange agreement.	18 19
	(7)	If a land exchange agreement provides for the doing or execution of any act, matter or thing under an Act other than this Act and the doing or execution of the act, matter or thing would not, but for this subsection, be authorised by that other Act, the doing or execution of that act, matter or thing is taken to be so authorised, and any other act, matter or thing for which the agreement provides may be done or executed without any further authority than this Act.	20 21 22 23 24 25 26
	(8)	A failure to comply with subsection (3) in respect of a land exchange agreement does not invalidate the agreement or anything done under it.	27 28
32		ocation of dedication of land as State forest in certain Imstances (1916 Act, s 19B)	29 30
	(1)	The Minister may, by notice published in the Gazette, revoke the dedication as State forest of an area of land not exceeding 20 hectares if the Minister is of the opinion that the land should be made available for a public work, or an authorised work, within the meaning of the <i>Public Works Act 1912</i> , or for a public purpose within the meaning of any other Act, that is specified in the notice.	31 32 33 34 35 36
	(2)	Any such notice also operates to revoke any declaration of the affected land as a special management zone.	37 38
	(3)	This section has effect despite any other provision of this Act.	39

33	Leas	ses within State forests and flora reserves (1916 Act, s 20)	1
		A lease to occupy land within a State forest or flora reserve may not be granted except under this Act.	2
34	Ease	ements and rights of way (1916 Act, s 20A)	4
	(1)	The Minister may, on such terms and conditions as the Minister thinks fit, grant an easement or right of way through or over land within a State forest or flora reserve.	5 6 7
	(2)	The Minister may accept a surrender of any easement or right of way through or over land within a State forest or flora reserve.	8 9
35	Land	d subject to mining law (1916 Act, s 21)	10
	(1)	Land within a State forest or flora reserve is, for the purposes of the definition of <i>exempted area</i> in the <i>Mining Act 1992</i> or in section 70 of the <i>Petroleum (Onshore) Act 1991</i> , land dedicated for public purposes.	11 12 13
	(2)	The exercise of any right under the <i>Mining Act 1992</i> or the <i>Petroleum (Onshore) Act 1991</i> on land within a State forest or flora reserve is subject to such conditions and restrictions relating to forestry or the purposes of the flora reserve as may be prescribed by the regulations.	14 15 16 17
	(3)	The Minister may, with the concurrence of the Minister administering the <i>Mining Act 1992</i> , by order published in the Gazette exempt any part of a State forest or flora reserve from the operation of the <i>Mining Act 1992</i> or the <i>Petroleum (Onshore) Act 1991</i> .	18 19 20 21
36	Effe	ct of dedication etc on existing leases and licences (1916 Act, s 25)	22
	(1)	The dedication of land as State forest, the declaration of land as a special management zone or the dedication or setting apart of land as a flora reserve does not, except as provided by this Act, affect any lease or licence from the Crown that is in force immediately before the dedication, declaration or reservation (an <i>existing lease or licence</i> ).	23 24 25 26 27
	(2)	An existing lease or licence may not be renewed or extended. However, an existing lease or licence under the <i>Western Lands Act 1901</i> may be renewed or extended with the approval of the Minister and subject to such conditions as the Minister thinks fit to impose.	28 29 30 31
	(3)	The administration of matters relating to existing leases or licences is the responsibility of the Minister or, with the approval of the Minister, the Corporation. For that purpose, the Minister and the Corporation (as the case requires) have the powers of the Minister administering the <i>Crown Lands Act 1989</i> .	32 33 34 35 36

Forestry Bill 2012 Clause 37

State	foracte	and	flora	reserves
Siale	loresis	anu	пога	reserves

Part 3

	(4)	However, subsection (3) does not apply in relation to land in the Western Division unless the Minister otherwise declares by notice published in the Gazette.	2
	(5)	An existing lease or licence in respect of land within a State forest may be surrendered in whole or in part to the Crown and a forest lease under this Act may be granted instead.	!
	(6)	Money payable as rent under an existing lease or licence is to be received by the Corporation.	
37	Decl	aration of access roads (1916 Act, s 33A)	ç
	(1)	The Minister may, by order published in the Gazette, declare any road:	10
		(a) constructed on land:	11
		(i) dedicated as State forest (whether or not the land is declared to be a special management zone or set apart as a flora reserve), or	12 13 14
		(ii) dedicated as a flora reserve, and	15
		(b) described in the order in such manner as the Minister thinks fit,	16
		to be a road of access to land purchased or held under a lease or licence under the Crown Lands Acts.	17 18
	(2)	Any such order has effect according to its tenor.	19
	(3)	The declaration and use of any such access road does not affect the status, as State forest, special management zone or flora reserve, of the land on which it is constructed.	20 2 <sup>2</sup> 22

Part 4 Taking of timber, forest products and forest materials

			Taking of timber, forest products and forest materials			
Division 1 Ge			Ger	neral offence	3	
38	Unla	nlawful taking of timber etc (1916 Act, s 27)		4		
	(1)	A pe	rson m	nust not:	5	
		(a)	on a	ny Crown-timber land:	6	
			(i)	cut, strip, obtain, remove, destroy or damage any timber, or	7	
			(ii)	dig for, extract, obtain, remove, destroy or damage any forest products, or	8 9	
			(iii)	cause or allow any of those things to be done, or	10	
		(b)	obtai	iny State forest or flora reserve—quarry, dig for, extract, in, remove, destroy or damage any forest materials or cause low any of those things to be done.	11 12 13	
		both		penalty: 50 penalty units or imprisonment for 6 months, or 510 for each tree destroyed or damaged in the commission of 5.	14 15 16	
	(2)	prov which cond prod that	isions of the any the	of this or any other Act or any terms or conditions subject to tenure of the Crown-timber land is held. If any such terms or require the taking or destruction of any timber or forest hose terms and conditions are to be construed as imposing ement subject to the holder of the tenure obtaining a timber rest products licence or clearing licence.	17 18 19 20 21 22 23	
	(3)	A pe	rson d	oes not commit an offence under subsection (1):	24	
		(a)		ne act in question is authorised by or under any of the owing:	25 26	
			(i)	a licence or small quantity authorisation,	27	
			(ii)	the <i>Native Vegetation Act 2003</i> (including any instrument made under that Act),	28 29	
			(iii)	the <i>Mining Act 1992</i> or any mineral claim or mining lease under that Act,	30 31	
			(iv)	the <i>Petroleum (Onshore) Act 1991</i> or any petroleum title under that Act,	32 33	
			(v)	a forestry right or any restriction on use or covenant imposed under Division 4 of Part 6 of the <i>Conveyancing Act 1919</i> in connection with the forestry right,	34 35 36	
			(vi)	Schedule 6 to the Crown Lands (Continued Tenures) Act 1989,	37 38	

			(vii) section 18D (1) (b) of the Western Lands Act 1901, or	1	
		(b)	if the act in question is done or authorised by the land manager of the forestry area in accordance with this Act, or	2	
		(c)	in the course of carrying out duties as an authorised officer, or	4	
		(d)	in the circumstances referred to in clause 5 (7) of Schedule 1.	5	
	(4)	Subs	ection (1) does not apply in relation to:	6	
		(a)	forestry operations carried out by or on behalf of the Corporation, or	7 8	
		(b)	forest products or forest materials taken by the Corporation, or	9	
		(c)	any tree on Crown-timber land (not being land referred to in paragraph (a) or (c) of the definition of <i>Crown-timber land</i> ) or on land the subject of a forest lease if:	10 11 12	
			(i) the Corporation has certified in writing that the tree has been planted or established and has been maintained by careful tending and improvement as part of a woodlot or forest or for the purpose of tree-farming, or	13 14 15 16	
			(ii) the tree is or was situated on an authorised plantation within the meaning of the <i>Plantations and Reafforestation Act 1999</i> , or	17 18 19	
		(d)	any tree on land affected by a profit à prendre if the Corporation has certified in writing that the tree is not subject to the profit à prendre, or	20 21 22	
		(e)	any timber removed, felled or destroyed in accordance with section 89 of the <i>Rural Lands Protection Act 1998</i> .	23 24	
Divi	ision	2	Licensing scheme	25	
39	Gen	eral provisions relating to licences			
	(1)	The	following types of licences may be issued by the Corporation:	27	
		(a)	timber licences,	28	
		(b)	forest products licences,	29	
		(c)	forest materials licences,	30	
		(d)	clearing licences.	31	
	(2)		cence is subject to such conditions as may be imposed by the coration or as are prescribed by the regulations.	32 33	
	(3)	The	authority conferred by a licence is subject to the regulations.	34	
	(4)		cence may not be transferred except with the consent of the poration.	35 36	

40	Timb	er lice	ences (1916 Act, s 27A)	1		
40	(1)	A tin	mber licence authorises the holder to take timber, or such class or ription of timber as is specified in the licence, on Crown-timber	2 3 4		
	(2)		term of a timber licence is the term specified in the licence, but the	5 6		
		(a)	must not exceed 5 years without the prior written approval of the Minister, and	7 8		
		(b)	must not, in any event, exceed 20 years.	9		
41	Fore	st pro	ducts licences (1916 Act, s 27B)	10		
	(1)	or su	rest products licence authorises the holder to take forest products, ach class or description of forest products as is specified in the ce, on Crown-timber land.	11 12 13		
	(2)		term of a forest products licence is such term, not exceeding ars, as is specified in the licence.	14 15		
42	Fore	st mat	terials licences (1916 Act, s 27C)	16		
	(1)	A forest materials licence authorises the holder to take forest materials, or such class or description of forest materials as is specified in the licence, from a State forest.				
	(2)		term of a forest materials licence is the term specified in the licence, he term:	20 21		
		(a)	must not exceed 5 years without the prior written approval of the Minister, and	22 23		
		(b)	must not, in any event, exceed 20 years.	24		
43	Clea	ring li	<b>cences</b> (1916 Act, s 27G)	25		
	(1)	A cle	earing licence authorises:	26		
		(a)	the holder, and	27		
		(b)	a successor in title to the land in respect of which the clearing licence is issued,	28 29		
		to ringbark or otherwise kill or destroy trees, or such class or description of trees as is specified in the licence, on such Crown-timber land as is specified in the licence.				
	(2)		ection (1) has effect despite any other Act or any terms or itions subject to which any tenure of the Crown-timber land is held.	33 34		
	(3)	The t	term of a clearing licence is the term specified in the licence.	35		

Rest	riction	ns on issuing licences (1916 Act, ss 27D–27F and 27H)	1
(1)	Lice	nces in respect of flora reserves	2
		mber licence, forest products licence or forest materials licence in ect of a flora reserve may not be issued unless:	3 4
	(a)	the conditions of the licence are in accordance with the working plan for the flora reserve, and	5 6
	(b)	the issue of the licence is approved by the Minister.	7
(2)	Clea	ring licences	8
	A cle	earing licence may not be issued:	9
	(a)	in respect of land within a State forest that is not the subject of a forest lease or any other lease from the Crown, or	10 11
	(b)	in respect of land within a flora reserve, or	12
	(c)	in respect of Crown-timber land that is the subject of a lease under the <i>Western Lands Act 1901</i> and is not within a State forest or timber reserve, or	13 14 15
	(d)	if the Crown-timber land is:	16
		(i) held subject to a prescribed Crown tenure—except to the holder of that tenure, or	17 18
		(ii) purchase-tenure land within the meaning of Schedule 1—except to the owner (within the meaning of that Schedule) of that land, or	19 20 21
		(iii) held under a forest lease—except to the lessee, or	22
	(e)	in respect of land that is vested in, owned by, held on trust by or leased (as lessee) by the Nature Conservation Trust of New South Wales constituted by the <i>Nature Conservation Trust Act 2001</i> , or	23 24 25
	(f)	in respect of land that is the subject of a Trust agreement under the <i>Nature Conservation Trust Act 2001</i> , or	26 27
	(g)	in respect of State protected land as referred to in clause 4 of Schedule 3 to the <i>Native Vegetation Act 2003</i> , or	28 29
	(h)	to clear any native vegetation within the meaning of the <i>Native Vegetation Act 2003</i> , or	30 31
	(i)	to ringbark or otherwise kill or destroy trees having economic value.	32 33
(3)	Cons	sent of lessees or trustees	34
	A tin	nber licence or forest products licence may not be issued:	35
	(a)	in the case of land held under a conditional purchase lease under the Crown Lands Acts—unless the lessee of that land consents to the issue of the licence, or	36 37 38

		(b)	in the case of land in respect of which trustees have been appointed for a public purpose—unless those trustees consent to the issue of the licence.	
	(4)	Tree	s planted etc for certain purposes	
		of Cı	nber licence or forest products licence may not be issued in respect rown-timber land (not being a State forest or flora reserve) if, in the ion of the Corporation:	
		(a)	trees have been planted or established on the land and have been maintained by careful tending and improvement as a woodlot or forest or for the purpose of tree-farming, or have been planted or established as a windbreak or for the beautification of the land, or	
		(b)	the land is the subject of a forestry right, or	
		(c)	the land has been substantially improved for farming purposes and the trees on the land are necessary for shade or shelter or for the purpose of the farming, improvement or protection of the land,	
		licen	ss the licence is subject to a condition preventing the holder of the ace from taking from the land to which the licence relates any such as are designated or described in the condition.	
	(5)	subsecond	requirement to impose a condition in respect of land referred to in ection (4) (c) extends only to trees designated or described in the lition and having a total timber content not exceeding 150 cubic es as determined by the Corporation.	
	(6)	to a p	section (4) does not, in the case of Crown-timber land that is subject prescribed Crown tenure, apply to the issue of a timber licence or at products licence to the holder of that tenure or, with the consent at holder, to any other person.	
45	Sma	II quai	ntity authorisations (1916 Act, s 30I)	
	(1)		Corporation may, otherwise than by the issue of a timber licence, at products licence or forest materials licence, authorise a person:	
		(a)	to take timber, forest products or forest materials having a value of not more than \$1,000 (or such other amount as may be prescribed by the regulations) on or from land within a State forest, other than land set apart as a flora reserve, or	
		(b)	to take timber or forest products having a value of not more than \$1,000 (or such other amount as may be prescribed by the regulations) on or from Crown land.	
	(2)		nall quantity authorisation is subject to such conditions as may be osed by the Corporation or by the regulations.	

	(3)		authority conferred by a small quantity authorisation is subject to egulations.	2
	(4)	A sn	nall quantity authorisation may not be issued in respect of:	;
	` ,	(a)	land held under a conditional purchase lease, closer settlement lease, group purchase lease, settlement purchase lease or returned soldiers' special holding unless the lessee of that land consents to the issue of the authorisation, or	
		(b)	land in respect of which trustees have been appointed for a public purpose unless those trustees consent to the issue of the authorisation.	8 9 10
46	Susp auth	oensic orisat	on and revocation of licences and small quantity ions (1916 Act, s 35)	11 12
		The	Corporation:	13
		(a)	may suspend a licence or small quantity authorisation if it is of the opinion that the holder of the licence or authorisation has failed to comply with any of the terms or conditions of the licence or authorisation, and	14 15 16 17
		(b)	may, after giving the holder of the licence or authorisation an opportunity to make representations in relation to the matter, revoke the licence or authorisation.	18 19 20
47	Dele	gatior	of certain functions (1916 Act, s 10A and 2009 Reg, cl 68)	2
		of a Divi	Corporation may delegate to a person or body, or a person or body class, prescribed by the regulations any of its functions under this sion that relate to clearing licences (except in respect of State sts and timber reserves) or small quantity authorisations.	22 23 24 25
Divi	sion	3	Payment of resource acquisition fee	26
48	Defi	nitions	s (1916 Act, s 30)	27
		In th	is Division:	28
		land	<i>holder</i> , in relation to prescribed land, means:	29
		(a)	in the case of land held under a prescribed lease (not being a special purpose lease within the meaning of Division 3A of Part 4 of the <i>Crown Lands Act 1989</i> or Part 9E of the <i>Western Lands Act 1901</i> )—the lessee of the land, or	30 32 33 33
		(b)	in the case of purchase-tenure land—the owner of the land, or	34
		(c)	in the case of land under the care, control and management of a livestock health and pest authority—the authority having the care, control and management of the land.	38 36 37

			<i>e</i> means the holder or owner of a lease, but does not include a gagee of land the subject of a lease.	1 2
			er, in relation to purchase-tenure land, has the same meaning as in dule 1.	3 4
		preso	cribed land means:	5
		(a)	land held by a lessee under a prescribed lease, or	6
		(b)	purchase-tenure land, or	7
		(c)	a controlled travelling stock reserve within the meaning of the <i>Rural Lands Protection Act 1998</i> .	8 9
			cribed lease means a lease specified in the Second Schedule to the er Act.	10 11
		purc	hase-tenure land has the same meaning as in Schedule 1.	12
			onsible authority has the same meaning as in Part 8 of the Rural ls Protection Act 1998.	13 14
49			acquisition fee for taking timber, forest products or forest (1916 Act, s 30A)	15 16
	(1)	mate acqu	holder of a timber licence, forest products licence or forest rials licence must, in accordance with this Division, pay a resource isition fee in respect of the timber, forest products or forest rials taken under the authority of the licence.	17 18 19 20
	(2)		such resource acquisition fee is payable to and recoverable by the oration.	21 22
	(3)	fee i	ection (1) does not require the payment of a resource acquisition n respect of timber taken under the authority of a timber licence land the subject of a Crown tenure if the timber is derived from which, in the opinion of the Corporation:	23 24 25 26
		(a)	have been planted or established and have been maintained by careful tending and improvement as a woodlot or forest or for the purpose of tree-farming, or	27 28 29
		(b)	have been planted or established as a windbreak or for the beautification of the land.	30 31
50	Limi	tation	on resource acquisition fee (1916 Act, s 30AA)	32
			Corporation is not entitled to a resource acquisition fee in respect by timber or forest products:	33 34
		(a)	derived from trees that have been established on land that is the subject of a forestry right, and	35 36

		(b)	taken in accordance with the forestry right and any restriction on use or covenant imposed in connection with the forestry right,	1 2	
		unles	ss the forestry right is granted by the Corporation.	3	
51	Amo	unt of	resource acquisition fee (1916 Act, s 30B)	4	
	(1)		Corporation may determine the amount of a resource acquisition ither generally or in a particular case or class of cases.	5 6	
	(2)	maxi	amount of any such resource acquisition fee is subject to any mum amount prescribed by the regulations. Any such regulation only be made with the concurrence of the Treasurer.	7 8 9	
52	Payr	nents	to certain timber organisations (1916 Act, s 30D)	10	
		or cl speci prom	Corporation may determine, either generally or in a particular case ass of cases, to pay such part of a resource acquisition fee as is ified in its determination to such organisation established for the notion or improvement of the use or marketing of timber or forest ucts produced in New South Wales as is so specified.	11 12 13 14 15	
53	<b>App</b> es 30E		ment of resource acquisition fee—prescribed land (1916 Act,	16 17	
	(1)	This section applies to a resource acquisition fee payable in respect of timber, forest products or forest materials taken on or from prescribed land.			
	(2)	Corp conc of th	resource acquisition fee to which this section applies is paid to the foration, the Corporation is required to pay to the landholder erned (other than a responsible authority) one-third of the balance he resource acquisition fee remaining after deduction of the wing amounts:	21 22 23 24 25	
		(a)	any part of the resource acquisition fee that is payable under section 52,	26 27	
		(b)	any costs incurred by the Corporation in connection with the establishment, planting, maintenance, improvement and protection of the timber, forest products or forest materials,	28 29 30	
		(c)	any costs incurred by the Corporation in connection with the facilitation of the taking of the timber, forest products or forest materials, including the costs of construction and maintenance of roads, bridges, gates, ramps and incidental works.	31 32 33 34	
	(3)		costs that are deductible under subsection (2) (b) and (c) are to be termined by the Corporation.	35 36	
	(4)	landl	are of the resource acquisition fee payable by the Corporation to a holder under this section must be paid before the expiration of one th after the end of the financial year of the Corporation that is	37 38 39	

			nt when the resource acquisition fee concerned is paid to the oration.	
	(5)	resou	Division does not entitle a landholder to be paid an amount of a rce acquisition fee in respect of the taking of timber, forest acts or forest materials under a licence held by the landholder.	
54	Reso		acquisition fee payments by Forestry Corporation (1916 Act,	
			Corporation takes timber or forest products from prescribed land, orporation is required:	
		(a)	to pay to an organisation specified in a determination under section 52 the amount that would have been payable under the determination, and	
		(b)	to pay to the landholder concerned (other than a responsible authority) the amount that would have been payable to the landholder under section 53,	
		forest the C	timber or forest products had been taken under a timber licence or t products licence and a resource acquisition fee had been paid to orporation in respect of the timber or forest products in accordance this Division.	
55		lity for Act, s	r resource acquisition fee if timber etc taken without licence 30H)	
	(1)	If:		
		(a)	a person takes, destroys or damages, or causes or allows the taking, destroying or damaging of, any timber, forest products or forest materials without lawful authority (whether or not by doing so the person is guilty of an offence under this Act), and	
		(b)	the Corporation would, if the timber, forest products or forest materials had been taken under the authority conferred by a licence, have been entitled to determine a resource acquisition fee in respect of the timber, forest products or forest materials so taken,	
		would	Corporation may certify in writing the amount that it determines d have been payable by way of a resource acquisition fee if the er, forest products or forest materials had been taken under a ce.	
	(2)		Corporation may recover any such amount from the person as a in any court of competent jurisdiction.	
	(3)	under	on 53 applies in respect of an amount recovered by the Corporation this section as if the amount were a resource acquisition fee paid Corporation under section 49.	

Forestry Bill 2012 Clause 56

Taking of timber, for	est products and forest materi	als

56

(2)

(4) Subsection (3) does not require the Corporation, in respect of an amount recovered by it under this section, to make a payment out of the amount to the person from whom the amount is recovered. **Deductions for construction of works** (1916 Act, s 11 (4)) The Corporation may enter into an agreement with the holder of a timber licence, forest products licence or forest materials licence: for the construction by the licence holder of any works that, in the opinion of the Corporation, are necessary to enable timber, forest products or forest materials to be taken from the land in respect of which the licence is issued, and 10 for the cost of the works, as specified in the agreement, to be (b) 11 deducted, in such manner as may be specified in the agreement, 12 by the licence holder from any resource acquisition fee which, 13 but for the deductions, the holder would be liable to pay. 14

In this section, *works* include any road, bridge, gate or ramp.

Part 4

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Part	5	Use of forestry areas for non-forestry purposes	1
Divis	sion 1	Land managers	2
57	Land	manager of forestry areas	3
	(1)	The Corporation is the land manager of forestry areas except as provided by this section.	4 5
	(2)	The land manager of a forestry area has, subject to any order under this section, the functions conferred or imposed on the land manager by or under this or any other Act in relation to the forestry area.	6 7 8
	(3)	The Minister may, with the concurrence of the voting shareholders of the Corporation, by order published in the Gazette appoint a government agency, or a person or body (or a person or body of a class) prescribed by the regulations:	9 10 11 12
		(a) as the land manager of a specified forestry area or specified class of forestry area, or	13 14
		(b) as the land manager of a specified forestry area or specified class of forestry area, but only for the purposes of exercising specified land management functions in relation to that area.	15 16 17
	(4)	The government agency or the person or body so appointed is the land manager of any such specified forestry area or class of forestry area to the extent specified in the order.	18 19 20
	(5)	If a government agency or a person or body is appointed as the land manager of a forestry area for the purposes of exercising specified land management functions in relation to that area, the government agency or person or body is taken to have the control and management of the forestry area for the purposes of exercising those functions.	21 22 23 24 25
	(6)	The land manager of a forestry area may delegate functions as manager of the area to a person or body, or a person or body of a class, prescribed by the regulations.	26 27 28
	(7)	The appointment of a person or body (other than a government agency) under this section may only be made with the consent of that person or body.	29 30 31
	(8)	An order under this section may provide that the exercise of particular functions of the land manager specified in the order require the approval of the Corporation.	32 33 34

58	Fund	ctions	of land manager confined to non-forestry uses	1
		area opera	functions that may be exercised by the land manager of a forestry do not include functions relating to the carrying out of forestry ations in the area or functions of the kind conferred or imposed on Corporation under Part 2.	2 3 4 5
59	Obje	ctives	s of land manager of forestry area	6
	(1)		land manager of a forestry area has the following objectives in the cise of functions as land manager of the area:	7 8
		(a)	to facilitate public access to the forestry area,	9
		(b)	to promote the recreational use of the forestry area,	10
		(c)	to conserve fauna (other than feral animals) living in the forestry area.	11 12
	(2)		vever, the functions of the land manager of a forestry area are to be cised:	13 14
		(a)	in the case of an area that is or is part of a State forest:	15
			(i) in a manner that is not inconsistent with the use of State forests for the purposes of carrying out forestry operations, and	16 17 18
			(ii) in accordance with the management plan for the State forest and in accordance with good forestry practice, and	19 20
		(b)	in the case of an area that is or is part of a flora reserve:	21
			(i) in a manner that is not inconsistent with the use of flora reserves for the preservation of native flora, and	22 23
			(ii) in accordance with the working plan for the flora reserve.	24
	(3)	(a) ai	principal objectives of the Corporation specified in section 10 (1) nd (e) do not apply in relation to the Corporation in the exercise of unctions as the land manager of a forestry area.	25 26 27
Divi	sion	2	Forest permits and leases	28
60	Fore	st per	mits for non-forestry uses (1916 Act, ss 31 (1)–(2) and 32F)	29
	(1)	be de holde	land manager of a forestry area may, on payment of such fee as may etermined by the land manager, issue a forest permit authorising the er of the permit to use the forestry area for such purposes (including eational, sporting or commercial activities) as are specified in the nit.	30 31 32 33 34
	(2)	presc	amount of any such fee is subject to any maximum amount cribed by the regulations. Any such regulation may only be made the concurrence of the Treasurer.	35 36 37

	(3)	The purposes for which a forestry area may be used under the authority conferred by a forest permit are not to include forestry operations or any purpose in respect of which a licence may be issued.	1 2 3
	(4)	A forest permit is subject to such conditions as may be imposed by the land manager or by the regulations.	4 5
	(5)	A forest permit may be issued for such period as the land manager thinks appropriate and may be renewed by the land manager.	6 7
	(6)	The authority conferred by a forest permit is subject to the regulations.	8
	(7)	In the event of any inconsistency between the activities carried out under the authority conferred by a licence and any use authorised by a permit issued by a land manager other than the Corporation, the licence prevails to the extent of the inconsistency.	9 10 11 12
61	Anci	illary provisions relating to forest permits (1916 Act, s 31 (3)–(7))	13
	(1)	A forest permit may not be issued in respect of land within a flora reserve except with the approval of the Minister and in accordance with the working plan for the reserve.	14 15 16
	(2)	A forest permit may not be issued in respect of land that is subject to a forestry right if the permit is for a purpose that is, in the opinion of the land manager, inconsistent with:	17 18 19
		(a) the forestry right, or	20
		(b) a restriction on the use of land, or forestry covenant, imposed in connection with the forestry right under Division 4 of Part 6 of the <i>Conveyancing Act 1919</i> .	21 22 23
	(3)	A forest permit may also be issued by the Corporation in respect of any Crown land that is not a forestry area (and not being Crown land that is held under a conditional lease and not reserved from sale or under a conditional purchase lease, closer settlement lease, group purchase lease, settlement purchase lease or returned soldiers' special holding). Any such Crown land is taken to be a forestry area for the purposes of this Part (other than Division 3).	24 25 26 27 28 29 30
	(4)	A forest permit may not be issued in respect of Crown land as referred to in subsection (3) except with the approval of the Minister administering the Crown Lands Acts.	31 32 33
	(5)	Any such Crown land in respect of which a forest permit is issued must not be available for sale during the currency of the permit.	34 35
	(6)	A forest permit does not operate to withdraw the land to which it applies from any lease or licence under the Crown Lands Acts or the <i>Western Lands Act</i> 1901 or from any forest lease granted under this Act.	36 37 38

	(7)	must	ever, it is a condition of a forest permit that the holder of the p t, in addition to any fee payable to the land manager in resp permit, pay any such licensee or lessee:	
		(a)	in the case of a permit that authorises the grazing or water horses or cattle—such agistment fees as the land manage determine, or	
		(b)	in any other case—such compensation as may be determine the Minister.	ed by 7 8
	(8)		rest permit may not be transferred except with the consent manager.	of the 9
62	Fore	st leas	ses (1916 Act, s 33)	11
	(1)	lease	land manager of a forestry area that is or is part of a State forest, on such conditions as the land manager thinks appropriate in the area for any purpose specified in the lease.	
	(2)		such purpose may not be inconsistent with the carrying of stry operations in the forestry area concerned.	out of 15
	(3)	A fo	rest lease may not be granted:	17
		(a)	for a term of more than 6 years, or for an area of more th hectares, except with the approval of the Minister, or	an 40 18
		(b)	for a term of more than 20 years unless it contains cond referred to in subsection (4), or	itions 20 21
		(c)	for a term exceeding 50 years if it contains any such condit	ions. 22
	(4)	A fo	rest lease may:	23
		(a)	contain conditions requiring the lessee to carry out we connection with the silvicultural management of the tree forest products on the land the subject of the lease in accor with a working plan for that land referred to in the lease, and	s and 25 dance 26
		(b)	if it contains any such conditions, provide that the less entitled:	see is 28
			<ul> <li>to a part of the resource acquisition fee paid for time forest products taken from the land the subject of the under a licence, or</li> </ul>	
			(ii) in the case where timber or forest products are taken lease- Corporation from the land the subject of the lease- part of the resource acquisition fee that would have payable under this Act if the timber or forest produc- been taken under a licence.	-to a 34 been 35
	(5)		such part of the resource acquisition fee to which the lessee meled under subsection (4) (b) is to be specified in the lease.	ay be 38

	(6)	A forest lease may not be transferred except with the consent of the land manager.	1 2
63	Susp	ension and revocation of forest permits and leases (1916 Act, s 35)	3
	(1)	A land manager:	4
		(a) may suspend a forest permit or forest lease issued or granted by the land manager if the land manager is satisfied that:	5 6
		(i) the holder of the permit or lease has failed to comply with any of the terms or conditions of the permit or lease, or	7 8
		(ii) the permit or lease is not being used for the purpose for which it was issued or granted, and	9 10
		(b) may, after giving the holder of the permit or lease an opportunity to make representations in relation to the matter, revoke the permit or lease (as the case requires).	11 12 13
	(2)	A forest permit may be revoked on such other grounds as may be prescribed by the regulations.	14 15
	(3)	If a forest permit is revoked, the land manager may refund all or part of the fee paid for the permit.	16 17
Divi	sion	Provision of services and facilities for non-forestry purposes	18 19
64	Agre	ement to provide services and facilities	20
	(1)	The land manager of a forestry area may enter into an agreement with the Minister under which the land manager agrees to provide, or facilitate the provision of, services and facilities in the area for the benefit of persons who use the area otherwise than to carry out forestry operations.	21 22 23 24 25
	(2)	Such services and facilities may include, but are not limited to, fire protection measures, the establishment and maintenance of roads and the management of recreational areas.	26 27 28
	(3)	An agreement under this section is to provide for the land manager to be reimbursed for the costs of providing or facilitating the provision of services and facilities under the agreement.	29 30 31
65	Direc	tion to provide services and facilities	32
	(1)	The Minister may direct the land manager of a forestry area to provide or facilitate the provision of services and facilities in the area that the Minister is satisfied are for the benefit of persons who use the area otherwise than to carry out forestry operations.	33 34 35 36

	(2)	Any	such direction:	1
		(a)	must specify the services or facilities to which the direction relates, and	2
		(b)	must specify the amount or a methodology by which that amount may be assessed by the Minister as the estimated cost to the land manager of complying with the direction, and	4 5 6
		(c)	must specify arrangements for the payment to the land manager of an amount equivalent to the costs assessed by the Minister, as referred to in paragraph (b), or, if the land manager disputes that assessment, the costs assessed under section 66, and	7 8 9 10
		(d)	may require the land manager to publish the direction in the manner specified in the direction.	11 12
	(3)	Befo	re making a direction under this section, the Minister must:	13
		(a)	consult with the land manager concerned, and	14
		(b)	give the land manager written notice of the criteria on which the estimated efficient costs of complying with the direction are to be assessed.	15 16 17
	(4)		nd manager must comply with a direction given to the land manager r this section.	18 19
66	Re-a	ssess	ment of costs of compliance with direction	20
	(1)	direc to the	dispute between the Minister and a land manager to whom a stion has been given under section 65 (being a dispute as to the cost e land manager of complying with the direction) is to be referred to mmittee constituted by one or more assessors.	21 22 23 24
	(2)	suita mana	assessor or assessors to constitute such a committee are to be bly qualified persons appointed by agreement between the land ager and the Minister or, if no such agreement can be reached, by reasurer.	25 26 27 28
	(3)	In de	termining a dispute that has been referred to it under this section, a mittee:	29 30
		(a)	must consider any representations made by the parties to the dispute, and	31 32
		(b)	must determine, on the basis of those representations and any other information available to it, the amount or a methodology by which the amount may be assessed as the efficient cost to the land manager of complying with the direction to which the dispute relates.	33 34 35 36 37

Clause 67	Forestry	Bill	2012

Part 5	Use of forestry	areas for n	on-forestry	purposes

	(4)	but (	committee's decision on a dispute binds the parties to the dispute, does not prevent the direction to which it relates from being drawn.	1 2 3
	(5)	amoi Mini	committee's decision as to the efficient costs is taken to be the unt of or the methodology for assessing costs for the purposes of the ster's direction and the direction is accordingly varied from the specified in the decision.	4 5 6 7
Divi	sion	4	Miscellaneous	8
67	Unaı	ıthoris	sed use of forestry areas (1916 Act, ss 32 and 32G)	9
	(1)	fores	erson must not, without lawful authority, use any land within a stry area. imum penalty: 20 penalty units.	10 11 12
	(2)	In pronus	coceedings for an offence under this section, the defendant has the of proving lawful authority in relation to the act giving rise to the ed offence.	13 14 15
68		nces r 32C)	elating to hunting and using firearms or other weapons (1916	16 17
	(1)	A pe	rson must not:	18
		(a)	possess or discharge a firearm in a forestry area, or	19
		(b)	possess, place or use a net, trap, snare, hunting device, poison or explosive in a forestry area, or	20 21
		(c)	discharge a firearm into a forestry area, or	22
		(d)	take, kill, hunt, shoot, poison, net, snare, spear, capture, lure or injure an animal in a forestry area, or	23 24
		(e)	cause or permit any of the things referred to in paragraphs (a)–(d) to be done.	25 26
		Max both.	imum penalty: 50 penalty units or imprisonment for 6 months, or	27 28
	(2)		rson does not commit an offence under this section by reason of the on's doing any of the things referred to in subsection (1):	29 30
		(a)	under and in accordance with a forest permit or forest lease, or	31
		(b)	under and in accordance with a prescribed Crown tenure, or	32
		(c)	under the authority conferred by a restricted game hunting licence under the <i>Game and Feral Animal Control Act 2002</i> , or	33 34
		(d)	in carrying out the person's duties as an employee of the land manager of the forestry area, or	35 36

		(e)	with the consent of the land manager of the forestry area, or	1
		(f)	in the case where the offence involves a snake—unless it is proved that there were no grounds on which the person could reasonably have believed at any time that the snake was endangering, or was likely to endanger, any person or property.	2 3 4 5
	(3)	In th	is section:	6
		anin	nal includes a bird or reptile but does not include a fish.	7
			<b>rm</b> includes any weapon that is capable of propelling a projectile, ther by use of an explosive or by other means.	8 9
69	Rem	oval o	of unauthorised structures (1916 Act, s 35A)	10
	(1)	the a	land manager of a forestry area may cause any structure that is in area without lawful authority to be removed, together with the ents of the structure.	11 12 13
	(2)		land manager of a forestry area may cause to be displayed or ished a notice requiring any person:	14 15
		(a)	who claims to have authority to erect, maintain or use a structure erected in the forestry area, or	16 17
		(b)	who claims any interest in the structure,	18
		perso main	eliver to the land manager a statement in writing signed by the on stating by what authority the person erected or is entitled to attain or use the structure or part or by what authority the person any interest in the structure.	19 20 21 22
	(3)	Any	such notice is:	23
		(a)	to be displayed on or adjacent to the structure for a period of at least 1 month, or	24 25
		(b)	to be published in a local newspaper or such other newspaper (if any) as the land manager determines.	26 27
	(4)	publ mana	erson who, within 1 month after the end of the period of display or ication of the notice, fails to deliver the statement to the land ager has no claim against the land manager or any other person oving the structure or contents.	28 29 30 31
	(5)	A laı	nd manager may cause anything removed under this section:	32
		(a)	to be destroyed, sold or stored, or	33
		(b)	to be returned to a person considered by the manager to be its owner, or	34 35
		(c)	if it is stored under paragraph (a) and not returned under paragraph (b)—to be destroyed or sold.	36 37

Clause 69 Forestry Bill 2012

Part 5 Use of forestry areas for non-forestry purposes

(6)		nd manager may, on condition that it be removed, sell anything that and manager may cause to be removed under this section.	
(7)	juris	and manager may recover as a debt in a court of competent diction the expenses incurred in the removal, destruction, sale or uge of the structure or contents:	;
	(a)	from the person who erected the structure or caused it to be erected, or	-
	(b)	if a notice was displayed or published under this section in respect of the structure and it is proved that the person knew, or ought reasonably to have known, of the notice—from the person who has made use of the structure after the end of the period of 1 month after which the notice was displayed or published.	10 10 11

Part 6		Investigations and enforcement powers		1
Divi	sion	1	Appointment of authorised officers	2
70	Appointment of authorised officers			3
	(1)		Minister may appoint any of the following persons as an authorised er for the purposes of this Act:	4 5
		(a)	an employee of the Corporation,	6
		(b)	a member of any Division of the Government Service,	7
		(c)	a member of staff of a land manager other than the Corporation,	8
		(d)	a person of a class prescribed by the regulations.	9
	(2)	appo unde	Minister may, in and by the instrument of the authorised officer's bintment, limit the functions that an authorised officer may exercise or this Act (including limiting the purposes for or area in which the tions may be exercised).	10 11 12 13
	(3)	staff autho conti	erson referred to in subsection (1) (c) or (d) who is not a member of of a public sector agency may only exercise the functions of an orised officer if the exercise of those functions is subject to the rol and direction of the Corporation or a public sector agency or of employee of the Corporation or a public sector agency.	14 15 16 17 18
71	Poli	ce offic	cers to be authorised officers	19
			olice officer may exercise the functions of an authorised officer or this Act and for that purpose is taken to be an authorised officer.	20 21
72	lden	tificati	ion card	22
	(1)	Ever an id	y authorised officer (other than a police officer) is to be issued with lentification card as an authorised officer by the Minister.	23 24
	(2)	The	identification card must:	25
		(a)	state that it is issued under this Act, and	26
		(b)	give the name of the person to whom it is issued and bear a photograph of that person, and	27 28
		(c)	state any limitations on the authorised officer's functions (including the particular forestry area in respect of which the functions may be exercised), and	29 30 31
		(d)	state the date (if any) on which it expires, and	32
		(e)	bear the signature of the Minister.	33

	(3)	A power conferred on an authorised officer by this Part to enter premises, or to search or take other action on premises, may not be exercised unless the authorised officer proposing to exercise the power is in possession of the identification card issued to the authorised officer and produces the identification card if required to do so by the occupier of the premises.	1 2 3 4 5 6
	(4)	Subsection (3) does not apply to a police officer or to a power conferred by a search warrant.	7 8
Divi	ision	2 Powers of authorised officers	9
73	Defi	nitions	10
	(1)	In this Division:	11
		premises includes:	12
		(a) a building or structure, or	13
		(b) land or a place (whether built on or not).	14
		search includes examine or inspect.	15
	(2)	For the purposes of this Division, a thing is <i>connected</i> with an offence under this Act or the regulations if it is:	16 17
		(a) a thing with respect to which the offence has been committed, or	18
		(b) a thing that will afford evidence of the commission of the offence, or	19 20
		(c) a thing that was used, or is intended to be used, for the purpose of committing the offence,	21 22
		and a reference to any such offence includes a reference to an offence that there are reasonable grounds for believing has been committed.	23 24
74	Purp	oses for which powers under Division may be exercised	25
	(1)	Powers may be exercised under this Division for the following purposes (referred to as <i>authorised purposes</i> ):	26 27
		(a) for determining whether there has been a contravention of this Act or the regulations,	28 29
		(b) for obtaining information or records for purposes connected with the administration of this Act,	30 31
		(c) in connection with exercising the functions of an authorised officer under this Act.	32 33
	(2)	A reference in this section to this Act does not include a reference to Part 5A or 5B.	34 35

75	Pow	er to e	enter premises (1916 Act, s 38)	1		
	(1)	An a	authorised officer may enter any premises for authorised purposes.	2		
	(2)	The authorised officer must give the occupier of the premises notice of intention to enter the premises unless:				
		(a)	the entry is made with the permission of the occupier, or	5		
		(b)	the entry is made to a part of the premises open to the public, or	6		
		(c)	the giving of notice would defeat the purpose for which the premises were entered or would unreasonably delay the authorised officer in a case of urgency.	7 8 9		
	(3)	reasc	y under the power conferred by this section may only be made at a onable time. This subsection does not apply to a power conferred by arch warrant.	10 11 12		
	(4)		powers of entry conferred by this Division are not exercisable in ion to any part of premises used only for residential purposes pt:	13 14 15		
		(a)	with the permission of the occupier of the premises, or	16		
		(b)	under the authority conferred by a search warrant.	17		
76	Sear	ch wa	rrants	18		
	(1)	a sea belie	authorised officer under this Act may apply to an issuing officer for arch warrant if the authorised officer has reasonable grounds for eving that a provision of this Act or the regulations has been or is g contravened in or about any premises.	19 20 21 22		
	(2)	unde doin	ssuing officer to whom an application for a search warrant is made or this section may, if satisfied that there are reasonable grounds for g so, issue a search warrant authorising an authorised officer named e warrant, and any other person named in the warrant:	23 24 25 26		
		(a)	to enter the premises concerned, and	27		
		(b)	to search the premises for evidence of a contravention of this Act or the regulations.	28 29		
	(3)		sion 4 of Part 5 of the <i>Law Enforcement (Powers and consibilities) Act 2002</i> applies to a search warrant issued under this on.	30 31 32		
	(4)	In th	is section:	33		
			ing officer means an authorised officer within the meaning of the Enforcement (Powers and Responsibilities) Act 2002.	34 35		
		prem	nises includes a vehicle or vessel.	36		

77	Pow	ers to	search premises and seize things	1
		anytl	authorised officer may, on any premises lawfully entered, do hing that in the opinion of the officer is necessary to be done for the oses of this Division, including (but not limited to) the following:	2 3 4
		(a)	examine and inspect any part of the premises or any article or thing on the premises,	5 6
		(b)	make such examinations and inquiries as the officer considers necessary,	7 8
		(c)	take such photographs, films, audio, video and other recordings as the authorised officer considers necessary,	9 10
		(d)	require records to be produced for inspection,	11
		(e)	examine and inspect any records,	12
		(f)	copy any records,	13
		(g)	seize anything that the officer has reasonable grounds for believing is connected with an offence under this Act or the regulations,	14 15 16
		(h)	do any other thing the officer is empowered to do under this Division.	17 18
78	Pow	er to c	detain and search vehicles or vessels	19
	(1)	vehic	authorised officer who has reason to believe that there is in or on a cle or vessel anything connected with an offence under this Act or egulations may:	20 21 22
		(a)	stop and detain the vehicle or vessel, and	23
		(b)	enter and search the vehicle or vessel, and	24
		(c)	break open and search any container in or on the vehicle or vessel that the officer has reason to believe contains any such thing, and	25 26
		(d)	seize anything that the officer has reasonable grounds for believing is connected with an offence under this Act or the regulations.	27 28 29
	(2)	vesse of se	authorised officer may require the person in charge of the vehicle or el to take the vehicle or vessel to a specified place for the purposes earching the vehicle or vessel if it is not reasonably practicable to yout the search where the vehicle or vessel is stopped.	30 31 32 33
	(3)		authorised officer may only exercise the power under this section of iring a vehicle to stop if accompanied by a police officer.	34 35

79	Deal	ing with seized things	1
	(1)	A court may order the forfeiture of a thing seized under this Division in connection with an offence if the court finds a person guilty of the offence.	2 3 4
	(2)	The owner of anything seized under this Division may dispute the seizure by giving notice to that effect in writing to the Minister within 28 days after becoming aware of the seizure.	5 6 7
	(3)	If the seizure of a thing is so disputed by the owner, the thing is to be returned to the owner (or the person from whom it was seized) unless:	8
		(a) proceedings have been instituted for an offence in connection with which the court may order the thing to be forfeited, or	10 11
		(b) proceedings have been instituted under this section for the forfeiture of the thing.	12 13
	(4)	An authorised officer may institute proceedings in the Local Court for the forfeiture of a thing seized under this Division and the Local Court may order the forfeiture of the thing if satisfied it was duly seized under this Division.	14 15 16 17
	(5)	Anything that is forfeited under this section (or the proceeds of its sale) becomes:	18 19
		(a) in the case of proceedings instituted by an authorised officer who is an employee of the Corporation—the property of the Corporation, or	20 21 22
		(b) in any other case—the property of the State.	23
80	Requ	uirement to provide information and records	24
	(1)	An authorised officer may, by notice in writing given to a person, require the person to furnish to the officer such information or records (or both) as the officer requires by the notice in connection with any matter arising under or in connection with this Act.	25 26 27 28
	(2)	Any such notice must specify the manner in which information or records are required to be furnished and a reasonable time by which the information or records are required to be furnished.	29 30 31
	(3)	A notice under this section may only require a person to furnish records that are in the person's possession or that are within the person's power to obtain lawfully.	32 33 34
	(4)	The authorised officer to whom any record is furnished under this section may take copies of it.	35 36

	(5)	If any record required to be furnished under this section is in electronic, mechanical or other form, the notice requires the record to be furnished in written form, unless the notice otherwise provides.	1 2 3
	(6)	This section applies whether or not a power of entry under this Division is being or has been exercised.	4 5
81	Requ	uirement to state name and address (1916 Act, s 38A)	6
	(1)	An authorised officer may:	7
		(a) require a person whom the officer reasonably suspects has committed an offence under this Act or the regulations to state the person's full name and place of residence, and	8 9 10
		(b) require the driver of a motor vehicle in a forestry area to produce his or her driver licence and to state the person's full name and place of residence.	11 12 13
	(2)	A person does not commit an offence under section 83 in respect of a requirement made under this section if:	14 15
		(a) the authorised officer does not, at the time when the officer makes the requirement, show the person the officer's identification card, or	16 17 18
		(b) the authorised officer does not, at the time when the officer makes the requirement, warn the person that it would be an offence not to comply with the requirement.	19 20 21
82	_	uirement for owner of motor vehicle and others to give information Act, s 38B)	22 23
	(1)	If an authorised officer suspects on reasonable grounds that the driver of a motor vehicle has committed an offence under this Act or the regulations, the authorised officer may:	24 25 26
		(a) require the owner of the vehicle, or the person in whose name it is registered, or the person having the custody of the vehicle, to give information (which must, if so required, be given in the form of a statement in writing, signed by that owner or person) as to the name and place of residence of the driver, or	27 28 29 30 31
		(b) require any other person to give any information that is in that person's power to give and that may lead to the identification of the driver.	32 33 34
	(2)	In a prosecution for an offence in respect of a failure or refusal to comply with a requirement under subsection (1) (a), it is a defence if the defendant satisfies the court that the defendant did not know and could not with reasonable diligence have ascertained the name or place of residence of the driver concerned, or both, as the case requires.	35 36 37 38 39

	(3)	(a) a drive offer the person	statement in writing purporting to be furnished under subsection (1) and to contain particulars of the name and place of residence of the er of a motor vehicle at the time of commission of an alleged ace is produced in any court in proceedings for the offence against person named in the statement as the driver, the statement is, if that can does not appear before the court, evidence without proof of acture that the person was the driver of the vehicle at that time.	1 2 3 4 5 6 7
83	Offe	nces (	1916 Act, ss 38 (2) and 44)	8
	(1)	A pe	erson must not:	9
		(a)	without lawful excuse, refuse or fail to comply with a requirement made of the person under this Division or to answer a question of an authorised officer asked in accordance with this Division, or	10 11 12 13
		(b)	in purported compliance with a requirement under this Division, or in answer to a question of an authorised officer asked in accordance with this Division, give or furnish information or evidence or produce a document knowing it to be false or misleading in a material particular, or	14 15 16 17 18
		(c)	obstruct, delay or hinder an authorised officer in the exercise of the officers's functions under this Act, or	19 20
		(d)	impersonate an authorised officer.	21
		Max	imum penalty: 20 penalty units.	22
	(2)	A pe	erson must not:	23
		(a)	assault, threaten or intimidate an authorised officer in the exercise of the officer's functions under this Act, or	24 25
		(b)	without lawful excuse, give or offer to give an authorised officer any payment, gratuity or gift in consideration that the officer will do or omit to do an act or thing in relation to the exercise of the officer's functions under this Act.	26 27 28 29
		Max both	imum penalty: 50 penalty units or imprisonment for 6 months, or .	30 31

Par	t 7	Criminal proceedings and related matters	1		
84	Proc	eedings for offences (1916 Act, s 46)	2		
	(1)	Proceedings for an offence under this Act or the regulations are to be dealt with summarily before the Local Court.	3 4		
	(2)	Proceedings for an offence under this Act or the regulations may be commenced within, but not later than, 2 years after the date on which the offence is alleged to have been committed.	5 6 7		
	(3)	However, proceedings for any such offence may also be commenced within, but not later than, 2 years after the date on which evidence of the alleged offence first came to the attention of an authorised officer.	8 9 10		
	(4)	If subsection (3) is relied on for the purpose of commencing proceedings for an offence, the information or application must contain particulars of the date on which evidence of the offence first came to the attention of an authorised officer and need not contain particulars of the date on which the offence was committed. The date on which evidence first came to the attention of an authorised officer is the date specified in the information or application, unless the contrary is established.	11 12 13 14 15 16		
	(5)	This section applies despite anything in the <i>Criminal Procedure Act</i> 1986 or any other Act.	18 19		
85	Pena	Penalty notices for certain offences (1916 Act, s 46A)			
	(1)	An authorised officer may serve a penalty notice on a person if it appears to the authorised officer that the person has committed an offence under this Act or the regulations, being an offence prescribed by the regulations as a penalty notice offence.	21 22 23 24		
	(2)	An authorised officer may also serve a penalty notice on a person if it appears to the officer that the person is, by virtue of section 87, guilty of a parking offence within the meaning of that section.	25 26 27		
	(3)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court, the person may, within the time and to the person specified in the notice, pay:	28 29 30		
		(a) the amount of the penalty prescribed by the regulations for the offence if dealt with under this section, and	31 32		
		(b) if the Corporation has certified an amount under subsection (4)—the amount so certified.	33 34		
	(4)	If it appears to an authorised officer that a person has committed an offence referred to in subsection (1) involving the taking or destruction of any timber, forest products or forest materials, the Corporation may certify to the authorised officer the amount that it determines would	35 36 37 38		

	fores	been payable by way of a resource acquisition fee if the timber, t products or forest materials had been taken under the authority of ber licence, forest products licence or forest materials licence.	1 2 3
(5)	A pe	nalty notice:	4
	(a)	may be served personally or by post, or	5
	(b)	if it relates to an offence of which the owner of a motor vehicle is guilty by virtue of section 87—may be addressed to the owner without naming the owner or stating the owner's address and may be served by leaving it on or attaching it to the vehicle.	6 7 8 9
(6)	resou	e penalty for an offence dealt with under this section and any arce acquisition fee is or are paid under this section in respect of an ed offence:	10 11 12
	(a)	a person is not liable to any further proceedings for the alleged offence, and	13 14
	(b)	a person may not be proceeded against for recovery of the resource acquisition fee, and	15 16
	(c)	the payment is not to be regarded as an admission of liability for the purpose of, and does not (except as provided by paragraph (b)) in any way affect or prejudice, any civil claim, action or proceeding arising out of the same occurrence.	17 18 19 20
(7)	The	regulations may:	21
	(a)	prescribe the offences that are penalty notice offences for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	22 23 24
	(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	25 26
	(c)	prescribe different amounts of penalties for different offences or classes of offences.	27 28
(8)	to ex	penalty prescribed for an offence dealt with under this section is not ceed the maximum amount of penalty that could be imposed for the ace by a court.	29 30 31
(9)	Corp paid not r paid	on 53 applies in respect of any resource acquisition fee paid to the oration under this section as if it were a resource acquisition fee to the Corporation under section 49. However, this subsection does equire the Corporation, in respect of any resource acquisition fee to it under this section, to make a payment out of the resource isition fee to the person by whom the fee was paid.	32 33 34 35 36 37
(10)	made	section does not limit the operation of any other provision of, or e under, this or any other Act relating to proceedings that may be in respect of offences.	38 39 40

	(11)	In thi	is section:	1
		resou mean	er, in relation to a motor vehicle, has the meaning as in section 87. erce acquisition fee, in relation to a notice under subsection (1), as the amount (if any) referred to in subsection (3) (b) and specified e notice.	2 3 4 5
86	Orde	rs for	compensation at time offence proved (1916 Act, s 48)	6
	(1)		section applies where a court convicts a person of an offence under Act or the regulations.	7 8
	(2)		court may, if it appears to the court that the Corporation or the land ager of a forestry area has, by reason of the commission of the ace:	9 10 11
		(a)	suffered loss or damage to any land or property owned by or under the control or management of the Corporation or the land manager, or	12 13 14
		(b)	incurred costs and expenses in preventing or mitigating, or in attempting to prevent or mitigate, any such loss or damage,	15 16
		case	rethe offender to pay to the Corporation or the land manager (as the requires) the costs and expenses so incurred, or compensation for oss or damage so suffered, in such amount as is fixed by the order.	17 18 19
	(3)	With	out limiting subsection (2), if:	20
		(a)	the offence involved the taking or destruction of any timber, forest products or forest materials, and	21 22
		(b)	the Corporation has certified the amount that it determines would have been payable by way of a resource acquisition fee if the timber, forest products or forest materials had been taken under the authority of a timber licence, forest products licence or forest materials licence,	23 24 25 26 27
		the co	ourt may order payment by the offender to the Corporation of that unt.	28 29
	(4)	amou court An o	urt may not make an order under this section for the payment of an unt that exceeds the amount for which an order may be made by the when exercising jurisdiction under the <i>Civil Procedure Act 2005</i> , order made by the court is enforceable as if it were an order made the court when exercising jurisdiction under that Act.	30 31 32 33 34
	(5)	may	be imposed or any other action that may be taken in relation to the acc concerned.	35 36 37

	(6)	Orders may be made under this section regardless of whether any penalty is imposed, or other action taken, in relation to the offence concerned.	1 2 3
	(7)	If an amount is ordered to be paid to the Corporation under subsection (3), section 53 applies in respect of an amount paid under the order as if it were a resource acquisition fee paid to the Corporation under section 49. However, this subsection does not require the Corporation, in respect of an amount paid under any such order, to make a payment out of the amount to the person by whom the amount was paid.	4 5 6 7 8 9
	(8)	In this section, a reference to the conviction of a person includes a reference to the making of an order in respect of a person under section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	11 12 13
	(9)	In this section:	14
		court means the court that convicts a person of the offence concerned.	15
		offender means the person who is convicted of the offence.	16
87	Liabi	ility of vehicle owner for parking offences (1916 Act, s 38C)	17
	(1)	If a parking offence occurs in relation to any vehicle, the person who at the time of the occurrence of the offence is the owner of the vehicle is, by virtue of this section, guilty of an offence under the regulation concerned as if the person were the actual offender guilty of the parking offence unless:	18 19 20 21 22
		(a) in any case where the parking offence is dealt with under section 85—the person satisfies the authorised officer referred to in the notice served under that section that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used, or	23 24 25 26 27
		(b) in any other case—the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.	28 29
	(2)	This section does not affect the liability of an actual offender in respect of a parking offence but if a penalty has been imposed on or recovered from any person in relation to the offence no further penalty may be imposed on or recovered from any other person for the offence.	30 31 32 33
	(3)	Despite subsection (1), an owner of a vehicle is not, by virtue of that subsection, guilty of an offence if:	34 35
		(a) in any case where the offence is dealt with under section 85—the person:	36 37
		(i) within 21 days after service on the person of a notice under that section alleging that the person has been guilty of that offence, supplies by statutory declaration to the authorised	38 39 40

			person referred to in the notice the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	1 2 3	
		(ii)	satisfies the authorised person that the person did not know and could not with reasonable diligence have ascertained that name and address, or	4 5 6	
	(b)	in an	y other case—the person:	7	
		(i)	within 21 days after service on the person of a court attendance notice in respect of that offence supplies by statutory declaration to the informant the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	8 9 10 11 12	
		(ii)	satisfies the court that the person did not know and could not with reasonable diligence have ascertained that name and address.	13 14 15	
(4)	proceed the evidence	eedings offence ence th	ory declaration under subsection (3) is produced in any sagainst the person named in the declaration that relate to e in respect of which it was supplied, the declaration is nat the person so named was in charge of the vehicle at all nes relating to that offence.	16 17 18 19 20	
(5)		tatutory declaration that relates to more than one parking offence is a statutory declaration for the purposes of subsection (3).			
(6)	In this section:				
			motor vehicle includes the responsible person for the vehicle meaning of the <i>Road Transport (General) Act 2005</i> .	24 25	
	<i>parking offence</i> means the offence committed by a person who, in contravention of the regulations:				
	(a)	parks	s a motor vehicle, or	28	
	(b)	cause	es or permits a motor vehicle to be parked or to stand or wait.	29	
Evi	dentiar	y prov	risions (1916 Act, ss 45A and 45B)	30	
	one o	of the f	eedings for an offence under this Act or the regulations, any collowing allegations (however expressed) is evidence of the allegation unless the contrary is proved:	31 32 33	
	(a)		specified land comprises a forestry area or other vn-timber land,	34 35	
	(b)		a notice was erected on or at the boundary of a forestry area the authority of the Corporation or the land manager of the	36 37 38	

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Part 7

(c) that a notice on or at the boundary of a forestry area was erected, interfered with or removed without the authority of the Corporation or the land manager of the area.

Part	t 8	Miscellaneous	1		
89	Review of certain decisions by Administrative Decisions Tribunal (1916 Act, s 40)				
	(1)	A person may apply to the Administrative Decisions Tribunal for a review of any of the following decisions:			
		(a) a decision by the land manager of a forestry area refusing to grant a forest permit to the person or to renew a forest permit held by the person,	6 7 8		
		(b) a decision to suspend or cancel a forest permit held by the person,	9		
		(c) a decision made under the regulations that belongs to a class of decisions prescribed by the regulations for the purposes of this paragraph.	10 11 12		
	(2)	Despite subsection (1), a regulation referred to in subsection (1) (c) may limit the class of persons who may make an application for a review of a decision referred to in that paragraph.	13 14 15		
	(3)	A regulation referred to in subsection (1) (c) may not be made without the concurrence of the Minister administering the <i>Administrative Decisions Tribunal Act 1997</i> .	16 17 18		
90	Delegation of Minister's functions				
		The Minister may delegate the exercise of any function of the Minister under this Act (other than this power of delegation) to any person, or any class of persons, authorised for the purposes of this section by the regulations.	20 21 22 23		
91	Harvesting and haulage costs review				
	(1)	As soon as practicable after the first 3 full financial years after the commencement of this section and every 3 financial years thereafter, the Corporation is to:			
		(a) review its native timber harvesting and haulage costs, and	28		
		(b) prepare a report on the results of the review that benchmarks those costs against the costs of similar organisations undertaking similar native timber harvesting and haulage operations.	29 30 31		
	(2)	The Corporation may, subject to such requirements as may be prescribed by the regulations, engage an expert body or person for the purposes of the review and report.	32 33 34		
	(3)	The Corporation is to provide its report to the Independent Pricing and Regulatory Tribunal.	35 36		

Miscellaneous Part 8

(4)	The Tribunal is to review the report of the Corporation and make any recommendations it thinks appropriate to the Corporation about improvements that the Corporation might make to its management of native timber harvesting and haulage to reduce its costs. In making any such recommendation, the Tribunal is not limited to matters included in the report and may take into consideration any information the Tribunal considers relevant.	1 2 3 4 5 6 7
(5)	The reports and recommendations of the Corporation and the Tribunal are to be provided to the voting shareholders of the Corporation, who are required to make them publicly available.	8 9 10
(6)	The Tribunal is (subject to the regulations) entitled to charge the Corporation for the costs reasonably incurred by the Tribunal in exercising its functions under this section.	11 12 13
(7)	The regulations may make provision with respect to reviews and other matters under this section.	14 15
(8)	Sections 24AB–24AD of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> apply to the function of the Tribunal under this section in the same way they apply to the function of the Tribunal under section 24AA of that Act.	16 17 18 19
(9)	In this section:	20
	financial year means a period of 12 months commencing on 1 July.	21
	<i>native timber harvesting and haulage</i> does not include timber harvesting and haulage from plantations.	22 23
Reg	ulations (1916 Act, s 41)	24
(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.	25 26 27 28
(2)	In particular, the regulations may make provision for or with respect to the following:	29 30
	(a) regulating the use and enjoyment of forestry areas,	31
	(b) prohibiting or regulating any conduct or activity (including the carrying out of any development or works) in forestry areas,	32 33
	(c) prohibiting or regulating the entry of persons or vehicles into forestry areas and the use or parking of vehicles in forestry areas,	34 35
	(d) prohibiting or regulating the taking of animals into forestry areas and any other matter relating to the control and management of animals in forestry areas,	36 37 38

		(e)	prohibiting or regulating the use of roads, tracks, trails and other ways in forestry areas,	
		(f)	authorising any of the matters referred to in paragraphs (a)–(e) to be done by means of notices displayed in or at the boundary of a forestry area or by the giving of directions by authorised officers,	;
		(g)	the removal of persons from forestry areas,	(
		(h)	any matter relating to the control and management of forestry areas (including the reservation of such areas for separate or exclusive use),	- - - - -
		(i)	regulating the manner of applying for, and issuing, granting, suspending or revoking, licences, forest permits and forest leases,	10 11
		(j)	the form of licences, forest permits and forest leases,	12
		(k)	requiring the payment of fees in connection with licences, forest permits or forest leases,	13 14
		(1)	requiring the payment of charges in connection with the use of, or entry into, forestry areas,	15 16
		(m)	requiring the provision of information relating to the carrying out of forestry operations or dealings in or with timber, forest products or forest materials,	17 18 19
		(n)	any matter relating to the payment of resource acquisition fees (including exempting specified persons or classes of persons from the requirement to pay any such fee),	20 2 <sup>2</sup> 22
		(o)	any matter relating to the control and management of timber, forest products or forest materials (including the branding or other identification of timber).	23 24 25
	(3)		regulations may create offences punishable by a penalty not eding 20 penalty units.	26 27
93	Revi	ew of	Act	28
	(1)	objec	Minister is to review this Act to determine whether the policy ctives of the Act remain valid and whether the terms of the Act in appropriate for securing those objectives.	29 30 37
	(2)		review is to be undertaken as soon as possible after the period of ars from the date of assent to this Act.	32 33
	(3)		port on the outcome of the review is to be tabled in each House of ament within 12 months after the end of the period of 5 years.	34 38

Schedule 1		Special provisions relating to purchase-tenure land	1
1	Transferre	d provisions	3
	Part 2	ses 2–8 of this Schedule re-enact (with minor modifications) 2A of the former Act and are transferred provisions to which on 30A of the <i>Interpretation Act 1987</i> applies.	4 5 6
2	Definitions	s (1916 Act, s 25C)	7
	In thi	is Schedule:	8
	owne	<b>r</b> , in relation to purchase-tenure land, means:	9
	(a) (b)	where the land has not been brought under the provisions of the <i>Real Property Act 1900</i> —the holder or the owner, subject to mortgage, of the prescribed lease from the Crown immediately before the application for the purchase of the land was granted under the <i>Crown Lands (Continued Tenures) Act 1989</i> or the <i>Western Lands Act 1901</i> , as the case may be, or, where the title of that holder or owner has devolved or been transferred, any successor of that holder or owner, but not including a mortgagee of the land, or where the land has been brought under the provisions of the <i>Real Property Act 1900</i> —the registered proprietor of the land or, where the registered proprietor holds the land as mortgagee, the mortgagor, or any successor of the mortgagor, for the time being entitled to the equity of redemption.	10 11 12 13 14 15 16 17 18 19 20 21 22 23
		eribed lease from the Crown has the same meaning as in Part 2A te former Act immediately before its repeal.	24 25
		ribed officer means:	26
	(a)	in respect of any provision of this Schedule relating to prescribed leases from the Crown granted or confirmed under the Crown Lands Acts—the Director-General of the Department of Trade and Investment, Regional Infrastructure and Services or any officer of that Department authorised by the Director-General to act for the purposes of that provision, and	27 28 29 30 31 32
	(b)	in respect of any provision of this Schedule relating to prescribed leases from the Crown granted under the <i>Western Lands Act 1901</i> —the Western Lands Commissioner or any officer employed in the administration of the <i>Western Lands Act 1901</i> authorised by the Western Lands Commissioner to act for the purposes of that provision.	33 34 35 36 37 38

		purchase-tenure land means land held under a prescribed lease from the Crown which has been contracted to be sold under the Crown Lands Acts or the Western Lands Act 1901.	1 2 3
3	Appl	ication of provisions of this Schedule (1916 Act, s 25D)	4
		The Minister may, on the recommendation of the Corporation, by order published in the Gazette, declare that any Crown land described in the order is not to be subject to the provisions of clause 4 or 5 or of both clauses 4 and 5, as may be specified in the order. Any such order takes effect on and from the date on which it is published.	5 6 7 8 9
4		riction on granting applications to purchase land subject to cribed leases from the Crown (1916 Act, s 25E)	10 11
	(1)	An application for the purchase of land held under a prescribed lease from the Crown must not be granted if:	12 13
		(a) notice in writing of the application has not been given to the Corporation by a prescribed officer, or	14 15
		(b) where such a notice has been so given, the Corporation has, within a period of 3 months after the receipt of the notice or within such further period not exceeding 3 months as may, within the first-mentioned period of 3 months, have been notified by the Corporation to that prescribed officer, certified in writing to that prescribed officer that it objects to the granting of the application.	16 17 18 19 20 21
	(2)	If the Corporation has certified in writing to a prescribed officer that it objects to the granting of an application, the application is taken to have been refused.	22 23 24
	(3)	If, within the period prescribed by the regulations after the Corporation has so certified, any land to which the certificate relates has not been dedicated as a State forest or flora reserve, the provisions of subclause (1) do not apply to any application for the purchase of the land, being an application made in respect of the land or any part of it within 12 months after the end of that prescribed period.	25 26 27 28 29 30
	(4)	Any land to which a certificate given by the Corporation under subclause (1) relates must not, during the prescribed period referred to in subclause (3), be disposed of except with the consent in writing of the Corporation, and a lease of any such land must not, during that prescribed period, be granted or extended, except with such a consent.	31 32 33 34 35
	(5)	A failure to comply with the provisions of subclause (1) does not affect the validity of any title granted pursuant to an application referred to in that subclause.	36 37 38
	(6)	Subclause (1) does not apply to an application for the purchase of land leased solely for the purpose of tree-farming.	39 40

(7) If the Corporation decides not to object to the application, the Corporation may certify to the prescribed officer to that effect and may, if it thinks fit, certify that clause 5 is not to apply to the land concerned.

# 5 Crown's rights to timber and forest products on purchase-tenure land (1916 Act, s 25F)

- (1) On land becoming purchase-tenure land, there is (unless the Corporation has certified under clause 4 (7) that this clause is not to apply to the land) reserved to the Crown for the enjoyment of the Corporation or, if a timber licence or forest products licence is issued in respect of that land, for the enjoyment of the holder of the licence, a profit à prendre conferring on the Corporation or that holder, as the case may be, the right, whether or not the balance of purchase money is paid or the land is under the provisions of the *Real Property Act 1900*, to take timber or forest products from that land to the exclusion of any person who, but for this subclause, would be entitled to take the timber or forest products.
- (2) Subject to clause 8, a profit à prendre reserved in respect of any land expires at the end of a period of 10 years from the date on which the land became purchase-tenure land.
- (3) Except as otherwise provided by this Act, the Corporation or the holder of a timber licence or forest products licence entitled to the enjoyment of a profit à prendre is not liable to make any payment in respect of the rights conferred by the profit à prendre.
- (4) Without derogating from the rights conferred by law on persons entitled to the enjoyment of profits à prendre, the Corporation, or holder of a timber licence or forest products licence, entitled to the enjoyment of a profit à prendre reserved in respect of any land may, during the currency of the profit à prendre, and with or without vehicles, machinery and equipment, enter and occupy the land affected by the profit à prendre for the purpose of removing, treating, processing or protecting the timber or forest products the subject of the profit à prendre for the purpose of constructing roads, bridges, gates and ramps and incidental works that, in the opinion of the Corporation, are necessary to enable the timber or forest products to be removed from the land. However, nothing in this subclause authorises the holder of a licence to contravene any conditions or limitations of that licence.
- (5) A profit à prendre reserved in respect of any land does not confer the right to take from the land any trees which, in the opinion of the Corporation:
  - (a) have been planted or established and have been maintained by careful tending and improvement as a woodlot or forest or for the

			purpose of tree-farming or have been planted or established as a windbreak or for the beautification of the land, or	1 2
		(b)	have been established on land that is the subject of a forestry right, or	3 4
		(c)	are growing on land that has been substantially improved for farming purposes and which, subject to subclause (6), are necessary for shade or shelter or for the purpose of the farming, improvement or protection of the land.	5 6 7 8
	(6)	exten timbe	restriction of a profit à prendre imposed by subclause (5) (c) ds only to trees selected by the Corporation and having a total er content not exceeding 150 cubic metres, as determined by the oration.	9 10 11 12
	(7)	preve the pu	reservation in respect of any land of a profit à prendre does not ent the owner of that land from taking timber or forest products for urpose of erecting fences on the land or, with the consent in writing e Corporation, for building or other purposes on the land.	13 14 15 16
	(8)	purch of the such	y estate or interest acquired by an agreement for the disposition of hase-tenure land which has not been brought under the provisions to Real Property Act 1900 or by a transfer or conveyance of any land is, despite any other law, subject to any rights under a profit a literaffecting the land.	17 18 19 20 21
6			orporation may sell its rights in timber and forest products on enure land (1916 Act, s 25G)	22 23
	(1)	and purch	Corporation may enter into an agreement, containing such terms conditions as may be agreed, to sell to the owner of any hase-tenure land the subsisting rights of the Corporation under a tappendre reserved in respect of that land.	24 25 26 27
	(2)	à pre- amou by wa subje	orice at which the subsisting rights of the Corporation under a profit ondre may be agreed to be sold under subclause (1) is to be such ant as the Corporation determines would have been received by it may of a resource acquisition fee if the timber and forest products the ct of those rights had been taken pursuant to a timber licence or the products licence.	28 29 30 31 32 33
7		er or f	orest products to be removed in one continuous operation 25H)	34 35
		remo must	e Corporation removes any timber or forest products pursuant to e 5 (1) or issues a timber licence or forest products licence for the val of any timber or forest products pursuant to that subclause, it as far as is practicable remove, or it must impose conditions ring the holder of the licence as far as practicable to remove, the	36 37 38 39 40

			er or forest products in one continuous operation or in one nuous program of operations.	1
8	Fore pren	stry C dre (19	orporation to execute certificate releasing land from profit à 916 Act, s 25I)	3 4
	(1)	If:		5
		(a)	the Corporation is of the opinion that the timber and forest products the subject of a profit à prendre reserved in respect of any land have been substantially taken from that land before the expiration of the profit à prendre as referred to in clause 5 (2), or	6 7 8 9
		(b)	the Corporation is of the opinion that by reason of the small quantity or inferior quality of the timber or forest products the subject of any such profit à prendre it is unlikely that the timber or forest products would be taken by the Crown or the holder of a timber licence or forest products licence before that expiration, or	10 11 12 13 14 15
		(c)	an agreement to sell the subsisting rights of the Corporation under any such profit à prendre has been entered into under clause 6, and no timber licence or forest products licence remains in force in respect of the land,	16 17 18 19
		regul the e	Corporation is to execute a certificate, in the form prescribed by the lations, certifying that the land is freed from the profit à prendre. On xecution of such a certificate, the Crown is taken to have released and from the burden of the profit à prendre.	20 21 22 23
	(2)		Corporation must, after the execution of any such certificate in ect of any land:	24 25
		(a)	if the land is not under the provisions of the <i>Real Property Act</i> 1900—lodge a copy of the certificate with the Registrar-General who is to record in the record of Crown holdings which are not under that Act, in such manner as the Registrar-General considers proper, the release of the profit à prendre, and	26 27 28 29 30
		(b)	if the land is under the provisions of the <i>Real Property Act</i> 1900—lodge with the Registrar-General in a form approved by the Registrar-General a copy of the certificate and on receipt of it the Registrar-General is, under section 32 of that Act, to record in the Register kept under that Act, in such manner as the Registrar-General considers proper, the release of the profit à prendre and is to make a corresponding recording on the grant or certificate of title upon its being produced, and	31 32 33 34 35 36 37 38
		(c)	if the certificate was executed on application made by the owner of the land—furnish to the owner a copy of the certificate.	39 40

Sch	nedu	le 2 Dissolution of Forestry Commission	1
Par	't 1	Preliminary	2
1	Defii	nitions	3
		In this Schedule:	4
		assets means any legal or equitable estate or interest (whether present or	5
		future, whether vested or contingent and whether personal or	6
		assignable) in real or personal property of any description (including money), and includes securities, choses in action and documents.	7 8
		liabilities means any liabilities, debts or obligations (whether present or	9
		future, whether vested or contingent and whether personal or	10
		assignable).	11
		Ministerial Holding Corporation means the Ministerial Holding	12
		Corporation constituted under section 37B of the SOC Act.	13
		rights means any rights, powers, privileges or immunities (whether	14
		present or future, whether vested or contingent and whether personal or assignable).	15
		assignable).	16
Par	t 2	Dissolution of Forestry Commission and	17
	-	vesting or transfer of assets etc	18
2	Diss	olution of Forestry Commission	19
		The Forestry Commission is dissolved.	20
		·	20
3	Fore	stry Corporation is same legal entity as Forestry Commission	21
		The Corporation is taken for all purposes, including the rules of private	22
		international law, to be a continuation of and the same legal entity as the	23
		Forestry Commission.	24
4	Vest	ing of assets, rights and liabilities in Forestry Corporation	25
	(1)	On the dissolution of the Forestry Commission, the assets, rights and	26
		liabilities of the Forestry Commission immediately before its	27
		dissolution become the assets, rights and liabilities of the Corporation.	28
	(2)	Any such assets are vested in the Corporation without the need for any	29
		further conveyance, transfer, assignment or assurance.	30
	(3)	Part 3 of this Schedule applies in relation to the vesting of any such assets, rights and liabilities to the extent specified in that Part.	31 32

5			specified assets, rights and liabilities of Forestry on before its dissolution	1 2		
	(1)	Comiliabilithe or	Treasurer may, at any time before the dissolution of the Forestry mission, by order in writing, transfer such assets, rights and ities of the Forestry Commission as are specified or referred to in der to the Ministerial Holding Corporation or other person or body senting or acting on behalf of the State.	3 4 5 6 7		
	(2)	Part 3	3 of this Schedule applies to a transfer under this clause.	8		
6	Trans Corp	sfer of oratio	specified assets, rights and liabilities of Forestry	9 10		
	(1)		Treasurer may, by order in writing, transfer such assets, rights and ities of the Corporation as:	11 12		
		(a)	are vested in the Corporation by operation of clause 4, and	13		
		(b)	are specified or referred to in the order,	14		
		on be	e Ministerial Holding Corporation or other person or body acting thalf of the State, but only during the period of 12 months after the lution of the Forestry Commission.	15 16 17		
	(2)	Part 3	3 of this Schedule applies to a transfer under this clause.	18		
7		sfer of oratio	existing offices, workshops and depots to Forestry	19 20		
	(1)		clause applies to any part of a State forest on which a relevant ing is situated.	21 22		
	(2)	If the dedication of any such part of a State forest is revoked under section 15, the Governor may, by the notice of revocation under that section, transfer the land concerned to the Corporation.				
	(3)	On p	ublication in the Gazette of that notice:	26		
		(a)	the land concerned does not become Crown land under section 15, and	27 28		
		(b)	Part 3 of this Schedule applies to the transfer of the land as a transfer of the assets, rights and liabilities of the Crown to the Corporation.	29 30 31		
	(4)	For th	ne purposes of this clause, a <i>relevant building</i> is a building that:	32		
		(a)	immediately before the commencement of this clause, was being used by the Forestry Commission for the purposes of an administrative office, workshop or depot or as a residence ancillary to any such office, workshop or depot, and	33 34 35 36		
		(b)	was constructed (or commenced to be constructed) by or on behalf of the Forestry Commission before 1 January 1994.	37 38		

	(5)	A reference in this clause to land on which a relevant building is situated includes a reference to any adjacent land the use of which is or was necessary for, or incidental to, the construction or operation of the building.	1 2 3 4
8	Con	tinuation of criminal proceedings against Forestry Commission	5
	(1)	Proceedings for an offence that were instituted against the Forestry Commission before its dissolution, or that could have been instituted against the Forestry Commission but for its dissolution, may be continued or instituted against the Corporation.	6 7 8 9
	(2)	A penalty notice served on the Forestry Commission for an offence or any amount paid by the Forestry Commission in respect of such a penalty notice:	10 11 12
		(a) is taken to be a penalty notice served on the Corporation, or	13
		(b) is taken to be an amount paid by the Corporation,	14
		as the case requires.	15
Par	t 3	Provisions relating to vesting or transfers under Part 2	16 17
9	App	lication and interpretation	18
	(1)	This Part applies to any transfer of assets, rights or liabilities under clause 5, 6 or 7.	19 20
	(2)	This Part also applies to the vesting of assets, rights and liabilities in the Corporation under clause 4. Such a vesting is taken to be a transfer to which this Part applies.	21 22 23
	(3)	In this Part, the person or body from which any assets, rights or liabilities are transferred is called the <i>transferor</i> and the person or body to which they are transferred is called the <i>transferee</i> . In the case of the vesting of assets, rights and liabilities under clause 4, the Forestry Commission is taken to be the transferor and the Corporation is taken to be the transferee for the purposes of this Part.	24 25 26 27 28 29
	(4)	In this Part:	30
		<i>instrument</i> means an instrument (other than this Act) that creates, modifies or extinguishes rights or liabilities (or would do so if lodged, filed or registered in accordance with any law), and includes any judgment, order or process of a court.	31 32 33 34

(4)

Ope	ration	of transfer	1
(1)		n any assets, rights or liabilities are transferred by a transfer to the this Part applies, the following provisions have effect:	2
	(a)	in the case of a transfer under clause 5, 6 or 7—the assets of the transferor vest in the transferee by operation of this clause without the need for any further conveyance, transfer, assignment or assurance,	4 5 6 7
	(b)	in the case of a transfer under clause 5, 6 or 7—the rights or liabilities of the transferor become by operation of this clause the rights or liabilities of the transferee,	8 9 10
	(c)	all proceedings relating to the assets, rights or liabilities commenced before the transfer by or against the transferor or a predecessor of the transferor and pending immediately before the relevant vesting or transfer are taken to be proceedings pending by or against the transferee,	11 12 13 14 15
	(d)	any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities before the transfer by, to or in respect of the transferor or a predecessor of the transferor is (to the extent to which that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the transferee,	16 17 18 19 20 21
	(e)	a reference in any Act, in any instrument made under any Act or in any document of any kind to the transferor or a predecessor of the transferor is (to the extent to which it relates to those assets, rights or liabilities) taken to include a reference to the transferee.	22 23 24 25
(2)	The	operation of clause 4 and this clause is not to be regarded:	26
	(a)	as a breach of contract or confidence or otherwise as a civil wrong, or	27 28
	(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	29 30 31
	(c)	as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability.	32 33 34 35
(3)		operation of clause 4 and this clause is not to be regarded as an t of default under any contract or other instrument.	36 37

No attornment to the transferee by a lessee from the transferor is required.

Schedule 2	Dissolution	of Forestry	Commission

	(5)		insfer is subject to the terms and conditions of the order (if any) by h it is effected.	1 2
	(6)	trans	ompensation is payable to any person or body in connection with a fer except to the extent (if any) to which the order giving rise to the fer so provides.	3 4 5
11	Date	of ves	sting by order	6
	(1)	being	rder under clause 5 takes effect on the date specified in the order, g a date that is on or before the dissolution of the Forestry mission.	7 8 9
	(2)	being	order under clause 6 takes effect on the date specified in the order, g a date that is after the dissolution of the Forestry Commission but the transfer that dissolution.	10 11 12
12	Cons	sidera	tion for vesting	13
		whic	Treasurer may, by order in writing, specify the consideration on h a transfer by an order under clause 5 or 6 is made and the value lues at which the assets, rights or liabilities are transferred.	14 15 16
13	State	e taxes	s not chargeable	17
		State	tax is not chargeable in respect of:	18
		(a)	a transfer to which this Schedule applies, or	19
		(b)	anything certified by the Treasurer as having been done in consequence of such a transfer (for example, the transfer or conveyance of an interest in land).	20 21 22
14	Conf	irmati	on of vesting	23
	(1)		Treasurer may, by notice in writing, confirm a transfer of particular s, rights or liabilities by operation of this Part.	24 25
	(2)	Such	a notice is conclusive evidence of that transfer.	26
Par	t 4	Tra	nsfer of staff	27
15	Defi	nitions	;	28
		In th	is Part:	29
			prise agreement means an enterprise agreement under the Fair Act 2009 of the Commonwealth.	30 31

		comn	ng member of staff means a person who, immediately before the nencement of Part 2 of this Schedule, was:	2
		(a)	employed in the Forestry Commission Division of the Government Service, or	
		(b)	otherwise employed under Chapter 1A of the <i>Public Sector Employment and Management Act 2002</i> in the Government Service to enable the Forestry Commission to exercise its functions.	
			<i>fer date</i> , in relation to a transferred staff member, means the date nich the transfer of the staff member by order under clause 16 takes i.	9 1( 11
			ferred staff member means an existing member of staff who is ferred to the employment of the Corporation by order under the 16.	12 13 14
			ition period, in relation to a transferred staff member, means never is the shorter of the following periods:	15 16
		(a)	the period of 6 months beginning on the transfer date,	17
		(b)	the period beginning on the transfer date and ending immediately before the date on which an enterprise agreement first takes effect in relation to the staff member.	18 19 20
16	Tran	sfer of	existing staff to Forestry Corporation	2′
	(1)	of sta	Treasurer may, by order in writing, transfer such existing members ff as are specified or referred to in the order to the employment of orporation.	22 23 24
	(2)	this c emplo and th	such staff who are transferred to the Corporation by order under clause are to be regarded for all purposes as having become byees of the Corporation, in accordance with the terms of the order his Part, on the day specified in the order as being the day on which ansfer takes effect.	25 26 27 28 29
17	Tran	sitiona	al employment arrangements for transferred staff members	30
	(1)	enter	clause does not apply in relation to a transferred staff member if an prise agreement relating to that staff member is entered into before ansfer date.	3 <sup>2</sup> 32 33
	(2)	meml relati	ber with the Corporation is to be on the same terms and conditions ing to the following matters as applied to the person's employment existing member of staff immediately before the transfer date:	34 36 37
		(a)	hours of work,	38
		(b)	salary,	39

## Schedule 2 Dissolution of Forestry Commission

		(c)	shift, overtime and penalty rates,	1
		(d)	allowances,	2
		(e)	leave.	3
18	Othe	r prov	risions relating to transferred staff members	4
	(1)	A tra	insferred staff member:	5
		(a)	retains any rights to annual leave, extended or long service leave, sick leave, or other forms of leave, accrued or accruing in his or her employment as an existing member of staff, and	6 7 8
		(b)	is not entitled to receive any payment or other benefit (including in the nature of severance pay or redundancy or other compensation) merely because the member ceases to be in the employment from which the member was transferred, and	9 10 11 12
		(c)	is not entitled to claim, both under this Act or any other Act, dual benefits of the same kind for the same period of service.	13 14
	(2)	desp: becar annu	out limiting subclause (1), a transferred staff member is not, ite any other provision of this or any other Act, entitled to elect, use of that transfer, to be paid the money value of any extended or al leave that the member accrued in the employment from which nember was transferred.	15 16 17 18 19
	(3)		Forestry Commission is taken to be an authority to which dule 4 to the SOC Act applies.	20 21
19	Juris	dictio	on of Industrial Relations Commission	22
	(1)	Indu:	existing staff member is transferred by order under clause 16, the strial Relations Commission has no jurisdiction to determine an strial matter (within the meaning of the <i>Industrial Relations Act</i> b) relating to the staff member if:	23 24 25 26
		(a)	the <i>Fair Work Act 2009</i> of the Commonwealth has excluded the application of State industrial laws (within the meaning of section 26 of that Act) in relation to the matter, or	27 28 29
		(b)	the matter is an appeal to which Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> applies.	30 31
	(2)	Com	clause does not affect the jurisdiction of the Industrial Relations mission in relation to a matter that is the subject of an application or section 146B of the <i>Industrial Relations Act 1996</i> .	32 33 34

Schedule 3		ule 3 Savings, transitional and other provisions	1
Par	t 1	Preliminary	3
1	Regi	ulations	4
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act or any Act that amends this Act.	
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	8 9
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:	
		(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	13 14 15
		(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.	16 17 18
Par	t 2	Provisions consequent on enactment of this Act	19 20
Divi	ision	1 Provisions relating to Forestry Commission	21
2	Refe	erences to Forestry Commission in other Acts or instruments	22
		In any Act (other than this Act), in any instrument made under any Act or in any document, a reference to the Forestry Commission of New South Wales is taken to be a reference to the Forestry Corporation of New South Wales.	24
3	Spec	cial provisions relating to Visy agreement	27
	(1)	In this clause: <i>Visy agreement</i> means the agreement within the meaning of the <i>Visy Mill Facilitation Act 1997</i> .	28 29 30
	(2)	Without limiting clause 2, a reference to the Forestry Commission of New South Wales in the Visy agreement is taken to be a reference to the Forestry Corporation of New South Wales.	

	(3)	The ope	eration of this Act is not to be regarded:	1
			s varying any obligation, right, power or remedy of a person in connection with the Visy agreement, or	2
		` '	as a price revision event within the meaning of clause 47 of that agreement.	4 5
	(4)	Subclau Schedu	use (3) does not limit the operation of clause 10 (2) or (3) of le 2.	6 7
	(5)	This cla	ause has effect despite any provision to the contrary in the Visy ent.	8 9
4	Fore offic		nmissioner and Assistant Commissioners cease to hold	10 11
		Commi	on who, immediately before the dissolution of the Forestry ssion, held office as the Commissioner constituting the Forestry ssion or as an Assistant Commissioner under the former Act:	12 13 14
		(a) c	reases to hold that office, and	15
			s not entitled to any remuneration or compensation because of he loss of that office.	16 17
5			report of Forestry Corporation to include financial affairs of nmission	18 19
	(1)	the Fore	ause applies with respect to any period before the dissolution of estry Commission for which the financial affairs of the Forestry assion have not been the subject of an annual report of the y Commission under the <i>Annual Reports (Statutory Bodies) Act</i>	20 21 22 23 24
	(2)		st annual report of the Corporation is to include the financial of the Forestry Commission with respect to any such period.	25 26
	(3)		43A of the <i>Public Finance and Audit Act 1983</i> does not apply respect of the Forestry Commission.	27 28
Divi	sion		Provisions relating to other matters under former Act	29 30
6	Exis	ting Stat	e forests and flora reserves	31
		flora re of the la	and dedicated as a State forest or flora reserve, or set apart as a serve, under the former Act, being a dedication or setting apart and that was in force immediately before the repeal of the former taken to be a State forest or flora reserve (as the case requires) his Act.	32 33 34 35 36

7	Existing special management zones				
		Any special management zone declared under the former Act, being a declaration that was in force immediately before the repeal of the former Act, is taken to be a special management zone under this Act.	3		
8	Exis	ting timber or forest reserves	5		
	(1)	The repeal of section 22 of the former Act does not affect the reservation from sale of land as a timber or forest reserve that was in force under that section immediately before its repeal and any such reservation may be revoked under and in accordance with that section as if it had not been repealed.	6 7 8 9 10		
	(2)	A lease or licence of land within a timber reserve may be granted under the <i>Crown Lands Act 1989</i> or the <i>Western Lands Act 1901</i> (as the case requires) with the approval of the Minister for such purpose, for such term, and subject to such conditions, as the Minister thinks fit to impose.	11 12 13 14		
	(3)	A lease or licence referred to in section 24 of the former Act, and in force immediately before the repeal of that section, is not affected by the repeal of that section and may continue to be dealt with as if that section had not been repealed.	15 16 17 18		
9	Exis	ting authorisations	19		
		Any licence, permit or lease granted under the former Act and in force immediately before the repeal of the former Act is taken to be a licence, permit or lease of the corresponding kind (as determined by the Corporation) in force under this Act.	20 21 22 23		
10	Exis	ting forest agreements and integrated forestry operations approvals	24		
	(1)	A forest agreement in force under the <i>Forestry and National Park Estate Act 1998</i> immediately before the commencement of this clause is taken to be a forest agreement in force under this Act.	25 26 27		
	(2)	An integrated forestry operations approval in force under the <i>Forestry and National Park Estate Act 1998</i> immediately before the commencement of this clause is taken to be an integrated forestry operations approval in force under this Act.	28 29 30 31		
	(3)	A reference in any other Act, or in any instrument made under any other Act or in any other document:	32 33		
		(a) to a forest agreement under the <i>Forestry and National Park Estate Act 1998</i> is to be construed as a reference to a forest agreement under this Act, or	34 35 36		

			_	
		(b)	to an integrated forestry operations approval under the <i>Forestry</i> and National Park Estate Act 1998 is to be construed as a reference to an integrated forestry operations approval under this Act.	1 2 3 4
11	Existi	ng sa	le agreements	5
		agree and in	repeal of the former Act does not affect the operation of an ament entered into under section 11 (1) (m) (i) of the former Act in force immediately before that repeal and any such agreement nues to have effect despite that repeal.	6 7 8 9
12	Existi	ng ma	anagement and working plans	10
		A ma Regul this A	anagement plan or working plan in force under the <i>Forestry</i> lation 2009 immediately before the repeal of that Regulation by Act is taken to be a management plan or working plan (as the case res) in force under this Act.	11 12 13 14
13	Gene	ral sa	vings provision	15
		purpo has et	ect to this Act and the regulations, anything done under or for the oses of a provision of the former Act is, to the extent that the thing ffect immediately before the repeal of the provision, taken to have done under or for the purposes of the corresponding provision of act.	16 17 18 19 20
Divi	sion 3	}	Other provisions	21
14	No co	mper	nsation because of repeal of Timber Marketing Act 1977	22
	(1)		pensation is not payable because of the repeal by this Act of the er Marketing Act 1977 or for the consequences of that repeal.	23 24
		mone	is clause, <i>compensation</i> includes damages or any other form of stary compensation or the refund of any fees paid under the <i>Timber teting Act 1977</i> .	25 26 27
15	Makin	g of f	irst principal Regulation	28
		first r Act h	2 of the Subordinate Legislation Act 1989 is taken to apply to the regulation made under this Act as if the Minister administering that had given a certificate under section 6 (1) (b) of that Act with ct to the regulation.	29 30 31 32

Schedule 4		Amendment of other legislation	1		
4.1		and Nandewar Community Conservation Area Act	2		
	2005 No	56	3		
[1]	Section 33 Content of Agreement				
	Omit "Fore	estry and National Park Estate Act 1998" from section 33 (1) (b).	5		
	Insert inste	ad "Forestry Act 2012".	6		
[2]	Section 34	Management of Zones in accordance with Agreement	7		
		4 of the Forestry and National Park Estate Act 1998" from the of integrated forestry operations approval in section 34 (3).	8 9		
	Insert inste	ad "the Forestry Act 2012".	10		
4.2	Commor	ns Management Act 1989 No 13	11		
	Section 61	Crown-timber lands located within a common	12		
	Omit "secti	on 27 of the Forestry Act 1916".	13		
	Insert instead "section 38 of the Forestry Act 2012".				
4.3	Commor	ns Management Regulation 2006	15		
	Schedule '	1 Model by-law	16		
	Omit clause	e 6 (2). Insert instead:	17		
	(2)	The trust must not permit a commoner to remove dead timber from any part of the common that is within Crown-timber land within the meaning of the <i>Forestry Act 2012</i> unless the commoner has obtained the concurrence of the Forestry Corporation.	18 19 20 21 22		
4.4	Crown La	ands Act 1989 No 6	23		
	Section 59 forestry rig	C Granting and creation of carbon sequestration and related ghts	24 25		
	Omit section	on 59C (8). Insert instead:	26		
	(8)	Before granting a forestry right in respect of Crown land that is Crown-timber land within the meaning of the <i>Forestry Act 2012</i> (or before consenting to the granting of any such forestry right),	27 28 29		

	the Minister must consult the Minister administering the <i>Forestry Act 2012</i> .	1
	<b>Note.</b> In the case of Crown-timber land that is a State forest or timber reserve, it is the Forestry Corporation that may grant a forestry right in respect of the land.	3 4 5
4.5	Crown Lands (Continued Tenures) Act 1989 No 7	6
[1]	Schedule 6 Conditions etc	7
	Omit "Forestry Act 1916" from clause 2 (3) (c) (i).	8
	Insert instead "Forestry Act 2012".	9
[2]	Schedule 7 Purchase of land held under lease	10
	Omit "section 25E of the <i>Forestry Act 1916</i> " from clause 2 (1) wherever occurring.	11 12
	Insert instead "clause 4 of Schedule 1 to the Forestry Act 2012".	13
[3]	Schedule 7, clause 2 (2)	14
	Omit "Forestry Act 1909 or the Forestry Act 1916".	15
	Insert instead "Forestry Act 2012".	16
4.6	<b>Duties Act 1997 No 123</b>	17
	Schedule 2 Crown bodies that are subject to this Act	18
	Omit "Forests NSW".	19
4.7	Environmental Planning and Assessment Act 1979 No 203	20
	Section 110B Determining authorities taken to be proponents of activities	21 22
	Omit "Commission" wherever occurring. Insert instead "Corporation".	23
4.8	Fines Act 1996 No 99	24
[1]	Section 38 Circumstances in which person issued with penalty reminder notice for vehicle or vessel offence is not liable to pay penalty	25 26
	Omit paragraph (e) of the definition of <i>vehicle or vessel offence</i> in section 38 (4).	27 28
	Insert instead:	29
	(e) an offence under section 87 (Liability of vehicle owner for parking offences) of the <i>Forestry Act 2012</i> ,	30 31

[2]	Section 54	1			
	Omit the section. Insert instead:	2			
	54 Part not to apply to certain forestry penalty notices	3			
	This Part does not apply to or in relation to a penalty notice under section 85 of the <i>Forestry Act 2012</i> if the amount payable under the notice includes any resource acquisition fee within the meaning of that section.	2 5 7			
[3]	Schedule 1 Statutory provisions under which penalty notices issued	8			
	Omit the matter relating to the <i>Forestry Act 1916</i> . Insert instead:	9			
	Forestry Act 2012, section 85	10			
4.9	Firearms Act 1996 No 46	11			
[1]	Section 12 Genuine reasons for having licence				
	Omit ", the Forestry Commission" from paragraph (b) of the matter relating to the genuine reason of recreational hunting/vermin control in the Table.				
[2]	Section 12, Table	15			
	Insert after paragraph (b) of the matter relating to the genuine reason of recreational hunting/vermin control:				
	(b1) produce proof of permission given by a land manager within the meaning of the <i>Forestry Act 2012</i> to shoot on land in respect of which the land manager is authorised to exercise functions as land manager under that Act, or	18 19 20 21			
[3]	Section 12, Table	22			
	Omit "to give permission to shoot on rural land" from the matter relating to the genuine reason of recreational hunting/vermin control.	23 24			
	Insert instead "to give permission to shoot on land referred to in paragraph (b) or (b1)".	25 26			
4.10	First State Superannuation Act 1992 No 100	27			
	Schedule 1 Employers	28			
	Insert "Forestry Corporation" at the end of the Schedule	20			

4.11	Forestry and National Park Estate Act 1998 No 163	1
[1]	Long title	2
	Omit the long title. Insert instead:	3
	An Act to transfer certain State forest and other Crown land to the national park estate or Aboriginal ownership; and for other purposes.	4 5 6
[2]	Section 1 Name of Act	7
	Omit "Forestry and National Park Estate".	8
	Insert instead "National Park Estate (Land Transfers)".	9
[3]	Section 3 Definitions	10
	Omit all definitions except the definitions of <i>national park estate</i> and <i>State forest</i> .	11 12
[4]	Sections 14 (2) and 27 (1)	13
	Omit "Climate Change and" wherever occurring.	14
[5]	Section 14 (4)	15
	Omit the subsection.	16
[6]	Section 15 Requirement for NRC forest assessment before agreement made	17 18
	Omit "Forestry Commission" from section 15 (3).	19
	Insert instead "Forestry Corporation".	20
[7]	Sections 21 (2), 35 (1) and 40 (2) (a)	21
	Omit "this Act" wherever occurring. Insert instead "this Part".	22
[8]	Sections 21 (2) and 22 (2), (3) and (6)	23
	Omit "Environment and Climate Change" wherever occurring.	24
	Insert instead "Premier and Cabinet".	25
[9]	Section 24 Forestry operations to which Part applies	26
	Insert after section 24 (2):	27
	(3) For the purposes of this Part and Part 5A, the on-going forest management operations referred to in paragraph (c) of the definition of <i>forestry operations</i> in section 3 are taken to include bee-keeping and grazing.	28 29 30 31

	(4)		is section:	1		
			onal park estate means any of the following:	2		
		(a)	land declared as a wilderness area under the Wilderness Act 1987 or the National Parks and Wildlife Act 1974,	3		
		(b)	land reserved under the National Parks and Wildlife Act 1974,	5		
		(c)	a flora reserve,	7		
		(d)	land dedicated or reserved for a similar public purpose under the <i>Crown Lands Act 1989</i> .	3		
[10]	Section 26	Gran	ting of approvals	10		
	Omit "This	Act"	from section 26 (2). Insert instead "This Part".	11		
[11]	Section 26	(2)		12		
	Omit "the I	Foresti	ry Act 1916".	13		
	Insert instead "or under any other provision of this Act".					
[12]	Section 32 Civil enforcement of certain conditions of approval					
	Omit "the <i>Forestry Act 1916</i> " from the definition of <i>relevant Minister</i> in section 32 (1).					
	Insert inste	ad "Pa	art 3 of this Act".	18		
[13]	Section 33	Licen	nces to which Division applies	19		
	Omit "unde from section		Pollution Control Act 1970 or, after the repeal of that Act," 1) (a).	20 21		
[14]	Section 40 Application of statutory provisions relating to proceedings by third parties					
			of the <i>Environmental Offences and Penalties Act 1989</i> , or, that Act," from section 40 (1) (a).	24 25		
[15]	Section 40	(1) (c	)	26		
	Omit "section, after the	on 13 repea	(2A) of the Environmental Offences and Penalties Act 1989 l of that Act,".	27 28		
[16]	Parts 3 and	d 4 (as	s amended by this Schedule)	29		
	Omit the Pa	arts.		30		
	renumber s	ection	s to the <i>Forestry Act 2012</i> as Parts 5A and 5B respectively, s 14–40 of the transferred Parts as sections 69A–69ZA and references in those Parts accordingly.	31 32 33		

4.12	Game and Feral Animal Control Act 2002 No 64	1
[1]	Sections 4 (definition of "State forest") and 8 (2) (f)	2
	Omit "Forestry Act 1916" wherever occurring.	3
	Insert instead "Forestry Act 2012".	4
[2]	Section 38 Definitions	5
	Omit the definition of <i>game hunting offence</i> from section 38 (1).	6
	Insert instead:	7
	game hunting offence means:	8
	(a) an offence under this Act or the regulations, or	9
	(b) an offence under section 68 of the Forestry Act 2012,	10
	and includes any such offence that there are reasonable grounds	11
	for believing has been, or is to be, committed.	12
4.13	Government Information (Public Access) Regulation 2009	13
	Schedule 3 Agencies declared to be part of other agencies	14
	Omit the matter relating to the Forestry Commission of New South Wales.	15
4.14	Impounding Act 1993 No 31	16
[1]	Dictionary	17
	Omit the second paragraph of the definition of area of operations.	18
	Insert instead:	19
	• in the case of an impounding officer appointed by the Minister administering the <i>Forestry Act 2012</i> —a State forest, timber reserve or flora reserve within the meaning of that Act and any other land owned by or under the control of the Forestry Corporation,	20 21 22 23 24
[2]	Dictionary, definition of "impounding authority"	25
	Omit the second paragraph of the definition. Insert instead:	26
	• the Minister administering the <i>Forestry Act 2012</i> ,	27

4.15	Land and Environment Court Act 1979 No 204	1
[1]	Section 20 Class 4—environmental planning and protection and development contract civil enforcement	2
	Omit section 20 (1) (cc). Insert instead:	4
	(cc) proceedings under section 69S (Civil enforcement of certain conditions of approval) of the <i>Forestry Act 2012</i> ,	5 6
[2]	Section 20 (3) (a)	7
	Omit "Forestry and National Park Estate Act 1998".	8
	Insert instead "Part 5A or 5B of the Forestry Act 2012".	9
4.16	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	10 11
	Schedule 2 Search warrants under other Acts	12
	Insert in alphabetical order of Acts:	13
	Forestry Act 2012, section 76	14
4.17	Local Government Act 1993 No 30	15
[1]	Section 633B Part not to apply to National Park reserves or State forests	16
	Omit "Forestry Act 1916". Insert instead "Forestry Act 2012".	17
[2]	Section 742 Dispute resolution	18
	Omit "the Forestry Commission of New South Wales" from section 742 (7).	19
	Insert instead "the Forestry Corporation".	20
[3]	Dictionary	21
	Omit paragraph (b) of the definition of <i>lease</i> . Insert instead:	22
	(b) in relation to Crown land, land owned by or vested in the Crown or land within a State forest—includes a licence, permit, permissive occupancy or authority (other than a licence or permit under the <i>Forestry Act 2012</i> ), and land occupied under a mineral claim under the <i>Mining Act 1992</i> is taken for the purposes of this Act to be held under a lease by the person in lawful occupation, under the mineral claim, of the land.	23 24 25 26 27 28 29 30

4.18	Mini	ng R	egulation 2010	1
	Claus	se 61	Use of information and protected documents	2
	Omit	clause	e 61 (1) (e). Insert instead:	3
			(e) Forestry Act 2012,	4
4.19	Mot	or Sp	orts (World Rally Championship) Act 2009 No 55	5
	Secti	on 14	Application of Forestry Act 2012	6
	Omit	"Fore	estry Act 1916". Insert instead "Forestry Act 2012".	7
4.20	Nati	onal	Park Estate (Reservations) Act 2005 No 84	8
	Sche	dule 6	S Land transfers—ancillary and special provisions	9
	Omit	"Com	mission" from clause 9 (4) and (5), wherever occurring.	10
	Inser	tinste	ad "Corporation".	11
4.21		onal ) No	Park Estate (Riverina Red Gum Reservations) Act 22	12 13
[1]	Secti	on 14	Definitions	14
	Omit defin	<i>"Fore</i> ition o	estry and National Park Estate Act 1998 to which Part 4" from the of Riverina forestry operations.	15 16
	Inser	tinste	ad "Forestry Act 2012 to which Part 5B".	17
[2]	Secti	on 15		18
	Omit	the se	ction. Insert instead:	19
	15		rated forestry operations approval for Riverina forestry ations	20 21
		(1)	An integrated forestry operations approval may be granted under Part 5B of the <i>Forestry Act 2012</i> for Riverina forestry operations.	22 23
			<b>Note.</b> Section 69O (4) of that Act provides that such an approval may be granted without the area being covered by a forest agreement.	24 25
		(2)	The substitution of this section by the <i>Forestry Act 2012</i> does not affect any integrated forestry operations approval in force immediately before that substitution.	26 27 28

4.22			Park Estate (South-Western Cypress Reservations) No 112	1 2
	Secti	on 16	Definitions	3
			stry and National Park Estate Act 1998 to which Part 4" from the f South-Western forestry operations.	4 5
	Inser	t instea	nd "Forestry Act 2012 to which Part 5B".	6
[1]	Secti	on 17		7
	Omit	the se	ction. Insert instead:	8
	17		rated forestry operations approval for South-Western try operations	9 10
		(1)	An integrated forestry operations approval may be granted under Part 5B of the <i>Forestry Act 2012</i> for South-Western forestry operations.	11 12 13
			<b>Note.</b> Section 69O (5) of that Act provides that such an approval may be granted without the area being covered by a forest agreement.	14 15
		(2)	The substitution of this section by the <i>Forestry Act 2012</i> does not affect any integrated forestry operations approval in force immediately before that substitution.	16 17 18
4.23		onal ) No ′	Park Estate (Southern Region Reservations) Act 103	19 20
	Sche	dule 7	Land transfers—ancillary and special provisions	21
	Omit	"Com	mission" from clause 7 (3) (a). Insert instead "Corporation".	22
4.24	Nati	onal	Parks and Wildlife Act 1974 No 80	23
[1]	reser	ve"), 3 \ (5) (b	(1) (definitions of "flora reserve", "State forest" and "timber 30C (c), 30D (c), 42, 55, 58P, 68 (7), 69B (1D), 71 (2) (a), ), 82, 116, 117 (3) (b) (i), 187 (1) and (3) (a), 188 (1) (definition asting or telecommunications facility") and 188D (6) (a)	24 25 26 27
	Omit	"Fore	stry Act 1916' wherever occurring.	28
	Inser	t instea	nd "Forestry Act 2012".	29
[2]	Secti	on 5 (	1), definition of "Forestry Commission"	30
	Omit	the de	finition.	31

[3]	Section 16 Ex-of	ficio rangers	1
		norised officer within the meaning of the <i>Forestry Act 2012</i> " er" in section 16 (1).	2
[4]	Section 16 (2)		4
	Omit the subsecti	on.	5
[5]	Sections 68 (3) ( and 187 (3) (a)	a) (iv) and (7), 73 (1), 73B (6) (c) and (8), 81 (3), 82, 116	6 7
	Omit "Forestry C	ommission" wherever occurring.	8
	Insert instead "Fo	orestry Corporation".	9
[6]	Section 69B Cor	nservation agreements	10
	Insert at the end of	of section 69B (1C) (b):	11
		, or	12
	(c)	if the land is under the control and management of the Forestry Corporation—the Forestry Corporation, or	13 14
	(d)	if the land is under the management of a land manager (other than the Forestry Corporation) within the meaning of the <i>Forestry Act 2012</i> —the relevant land manager.	15 16 17
4.25	National Park	s and Wildlife Regulation 2009	18
[1]	Clause 97 Ex-off	icio rangers	19
	Omit clause 97 (1	).	20
[2]	Clause 97 (2)		21
	Omit "ex-officio	ranger prescribed by subclause (1)".	22
	Insert instead "ar 2012".	uthorised officer within the meaning of the Forestry Act	23 24
4.26	Native Vegeta	ation Act 2003 No 103	25
[1]	Schedule 1 Land	d excluded from operation of Act	26
	Omit "Forestry A	ct 1916" from clause 11. Insert instead "Forestry Act 2012".	27
[2]	Schedule 1, clau	rse 12	28
	Omit "section 15	of the Forestry Act 1916".	29
	Insert instead "Di	vision 4 of Part 3 of the Forestry Act 2012".	30

4.27	Nature Conservation Trust Act 2001 No 10	1
	Section 5	2
	Omit the section. Insert instead:	3
	5 Land excluded from application of Act	4
	This Act does not apply to or in respect of:	5
	(a) land that is a State forest, flora reserve or timber reserve under the <i>Forestry Act 2012</i> , or	6
	(b) land vested in, or owned, controlled or managed by, the Forestry Corporation.	8
4.28	Noxious Weeds Act 1993 No 11	10
	Dictionary	11
	Insert after paragraph (c) of the definition of <i>public authority</i> :	12
	(c1) the Forestry Corporation, or	13
4.29	Plantations and Reafforestation Act 1999 No 97	14
[1]	Sections 4 (1) (definition of "Crown-timber lands"), 7 (1) (c) and 31 (2)	15
	Omit "Forestry Act 1916" wherever occurring.	16
	Insert instead "Forestry Act 2012".	17
[2]	Sections 4 (1) (paragraph (b) of the definition of "owner") and 43 (2)	18
	Omit "Forestry Commission" wherever occurring.	19
	Insert instead "Forestry Corporation".	20
4.30	Protection of the Environment Operations Act 1997 No 156	21
	Clause 24 of Schedule 1 and the Dictionary (paragraph (b) of definition of "public place")	22 23
	Omit "Forestry Act 1916" wherever occurring.	24
	Insert instead "Forestry Act 2012".	25

4.31	Protection of the Environment Operations (General) Regulation 2009	1 2
	Clause 81 Enforcement officers	3
	Omit clause 81 (6) (g). Insert instead:	4
	(g) class 7—an authorised officer within the meaning of the <i>Forestry Act 2012</i> ,	5 6
4.32	Public Authorities (Financial Arrangements) Regulation 2005	7 8
	Schedules 2 and 5 (clause 16B)	9
	Omit "Forestry Commission" wherever occurring.	10
	Insert instead "Forestry Corporation".	11
4.33	Public Finance and Audit Act 1983 No 152	12
	Schedule 2 Statutory bodies	13
	Omit "Forestry Commission of New South Wales".	14
4.34	Public Sector Employment and Management Act 2002 No 43	15
[1]	Schedule 1 Divisions of the Government Service	16
	Omit the matter relating to the Forestry Commission Division from Part 3 (Special Employment Divisions).	17 18
	Insert instead:	19
	Forestry Special Employment Division Director-General of the Department of Trade and Investment, Regional Infrastructure and Services	
[2]	Schedule 2 Executive positions (other than non-statutory SES positions)	20
	Omit "Assistant Commissioner under the <i>Forestry Act 1916</i> " from Part 3 (Statutory senior executive positions).	21 22
4.35	Real Property Act 1900 No 25	23
	Schedule 2	24
	Omit "Forestry Act 1916". Insert instead "Forestry Act 2012".	25

4.36	Road Transport (General) Regulation 2005	
	Schedule 2 Authorised officers	2
	Omit the definition <i>Class 6 officer</i> . Insert instead:	;
	Class 6 officer means an authorised officer within the meaning of the Forestry Act 2012.	
4.37	Rural Fires Act 1997 No 65	(
[1]	Section 55 General content	7
	Omit "commissioner constituting the Forestry Commission" from section 55 (1) (b).	8
	Insert instead "Forestry Corporation".	10
[2]	Section 100A Definitions	1
	Omit paragraph (a) of the definition of <i>managed land</i> in section 100A (1).	12
	Insert instead:	13
	(a) that is dedicated, or acquired for the purpose of dedication, under the <i>Forestry Act 2012</i> or in respect of which the Forestry Corporation has obtained the benefit of a forestry right within the meaning of Division 4 of Part 6 of the <i>Conveyancing Act 1919</i> , or	14 15 16 17
[3]	Section 100C Carrying out of bush fire hazard reduction work	19
	Omit section 100C (5).	20
[4]	Section 128 Protection from liability	2
	Insert after section 128 (1).	22
	(1A) A matter or thing done or omitted to be done by the Forestry Corporation or a person acting under the authority of the Forestry Corporation does not, if the matter or thing was done in good faith for the purpose of executing any provision (other than section 33) of this Act, subject the Forestry Corporation, or such person personally, to any action, liability, claim or demand.	23 24 25 26 27 28
[5]	Section 128 (2), definition of "protected person or body"	29
	Omit paragraph (e) of the definition. Insert instead:	30
	(e) the Commissioner of Fire and Rescue NSW, the Director-General of the Department of Premier and Cabinet, the Forestry Corporation and any person acting under the authority of any such person or body,	3: 3: 3:

[6]	Dictionary		1
	Omit "Commission authority.	on" from paragraph (d) of the definition of fire fighting	2
	Insert instead "Co	orporation".	4
[7]	Dictionary, defin	ition of "Forestry Commission"	5
	Omit the definition	on.	6
[8]	Dictionary, defin	ition of "managed land"	7
	Omit paragraph (a	a) of the definition. Insert instead:	8
	(a)	a State forest, flora reserve or timber reserve within the meaning of the <i>Forestry Act 2012</i> , or acquired for the purpose of dedication or reservation under that Act, or in respect of which the Forestry Corporation has obtained the benefit of a forestry right within the meaning of Division 4 of Part 6 of the <i>Conveyancing Act 1919</i> , or	9 10 11 12 13
4.38	Rural Fires Re	egulation 2008	15
[1]	Clause 3 Definiti	ons	16
	Omit the definition	on of <i>forestry land</i> from clause 3 (1). Insert instead:	17
	fores	stry land means:	18
	(a)	land that is a State forest, flora reserve or timber reserve within the meaning of the <i>Forestry Act 2012</i> or acquired for the purpose of dedication or reservation under that Act, or	19 20 21 22
	(b)	land in respect of which the Forestry Corporation has obtained the benefit of a forestry right within the meaning of Division 4 of Part 6 of the <i>Conveyancing Act 1919</i> .	23 24 25
[2]	Clauses 31 (1), 3	2 (1) and 34 (1)	26
	Omit "Commission	on" wherever occurring. Insert instead "Corporation".	27
4.39	Rural Lands F	Protection Act 1998 No 143	28
[1]	Sections 84 (1) ( Dictionary (defin	definition of "timber"), 90 (2) and 91 (1) and (3) and the ition of "State forest")	29 30
	Omit "Forestry A	ct 1916" wherever occurring.	31
	Insert instead "Fe	orestry Act 2012".	32

[2]	Sections 89 (1), 9	90 (2) and 91	
	Omit "Commissio	on" wherever occurring. Insert instead "Corporation".	2
[3]	Section 89 (1), no	ote	;
		(3) (a) (va) of the <i>Forestry Act 1916</i> ".	
	Insert instead "sec	ction 38 (4) (e) of the <i>Forestry Act 2012</i> ".	;
4.40	Soil Conserva	tion Act 1938 No 10	(
	Section 17 Areas	s of erosion hazard	-
	Omit "Forestry A	ct 1916" from section 17 (9).	8
	Insert instead "Fo	restry Act 2012".	9
4.41	Standard Inst	rument (Local Environmental Plans) Order	1( 1
[1]	Standard instrum	nent, Land Use Table	12
	Omit "Forestry A Forestry.	act 1916" from item 2 of the matter relating to Zone RU3	1; 14
	Insert instead "Fo	restry Act 2012".	15
[2]	Standard instrum	nent, Dictionary	16
	Omit the definitio	n of <i>forestry</i> . Insert instead:	17
		try has the same meaning as forestry operations has for the oses of Part 5A of the Forestry Act 2012.	18 19
	Note.	The term is defined as follows:	20
	fores	try operations means:	2
	(a)	logging operations, namely, the cutting and removal of timber from land for the purpose of timber production, or	22 23
	(b)	the harvesting of forest products, or	24
	(c)	on-going forest management operations, namely, activities relating to the management of land for timber production such as thinning and other silvicultural activities such as bee-keeping, grazing and bush fire hazard reduction, or	25 26 27 28
	(d)	ancillary road construction, namely, the provision of roads and fire trails, and the maintenance of existing railways, to enable or assist in the above operations	29 30 31

4.42	State Authorities Non-contributory Superannuation Act 1987 No 212	1 2
	Schedule 1 Employers	3
	Insert "Forestry Corporation" at the end of Part 1.	4
4.43	State Authorities Superannuation Act 1987 No 211	5
	Schedule 1 Employers	6
	Insert "Forestry Corporation" at the end of Part 1.	7
4.44	State Owned Corporations Act 1989 No 134	8
	Schedule 5 Statutory SOCs	9
	Insert at the end of the Schedule:	10
	Forestry Corporation	11
4.45	Superannuation Act 1916 No 28	12
[1]	Schedule 26	13
	Omit "State Forests" from Part 1.	14
[2]	Schedule 26, Part 1	15
	Omit "Forestry Commission". Insert instead "Forestry Corporation".	16
4.46	Threatened Species Conservation Act 1995 No 101	17
[1]	Section 126L Conservation measures	18
	Omit "section 25A of the Forestry Act 1916" from section 126L (m).	19
	Insert instead "section 16 of the Forestry Act 2012".	20
[2]	Section 127F General provisions relating to biobanking agreements	21
	Omit "Forestry Act 1916" from section 127F (4).	22
	Insert instead "Forestry Act 2012".	23

4.47	Threaten Regulation	ed Species Conservation (Biodiversity Banking) on 2008	1 2
		Land excluded from being designated as biobank site estry Act 1916" from clause 11 (1) (g).	3
		ad "Forestry Act 2012".	5
4.48	Valuatio	n of Land Act 1916 No 2	6
	Section 14	I Valuing Crown lease restricted land	7
	Omit "Fore	estry Act 1916" from section 14I (2) (c).	8
	Insert inste	ad "Forestry Act 2012".	9
4.49	Visy Mill	Facilitation Act 1997 No 139	10
	Section 3 I	nterpretation	11
	Insert after	section 3 (2):	12
	(3)	The Forestry Corporation constituted under the Forestry Act	13
		2012 is taken to be an agency of the State for the purposes of this Act.	14 15
4.50	Water Ma	anagement (General) Regulation 2011	16
	Clauses 34	1 (2) (g) and 173 (2)	17
	Omit "Fore	estry Act 1916" wherever occurring.	18
	Insert inste	ad "Forestry Act 2012".	19
4.51	Water (P	art 2—General) Regulation 1997	20
	Clause 27	Public authorities	21
	Omit "Fore	stry Commission". Insert instead "Forestry Corporation".	22
4.52	Water (P	art 5—Bore licences) Regulation 1995	23
	Clause 8 P	rescribed public authorities: sec 116A	24
	Omit "Fore	stry Commission". Insert instead "Forestry Corporation".	25

4.53	Western Lands Act 1901 No 70	1
[1]	Section 18E Subsisting leases: extension	2
	Omit "Forestry Commission" from section 18E (2) (c) (ii).	3
	Insert instead "Forestry Corporation".	4
[2]	Section 35X Granting and creation of forestry rights in respect of land held under lease	5 6
	Omit section 35X (6). Insert instead:	7
	(6) Before granting a forestry right in respect of land that is Crown-timber land within the meaning of the <i>Forestry Act</i> 2012 (or before consenting to the granting of any such forestry right), the Minister must consult the Minister administering the <i>Forestry Act</i> 2012.	8 9 10 11 12
	<b>Note.</b> In the case of Crown-timber land that is a State forest or timber reserve, it is the Forestry Corporation that may grant a forestry right in respect of the land.	13 14 15
[3]	Schedule 4 Provisions relating to purchases of certain leased land	16
	Omit "section 25E of the Forestry Act 1916" from clause 3 (1).	17
	Insert instead "clause 4 of Schedule 1 to the Forestry Act 2012".	18
[4]	Schedule 4, clause 6 (5)	19
	Omit "section 25F of the Forestry Act 1916".	20
	Insert instead "clause 5 of Schedule 1 to the Forestry Act 2012".	21
4.54	Western Lands Regulation 2011	22
	Clause 18 Circumstances in which consent to cultivation is not required: section 18DA	23 24
	Omit "Forestry Act 1916" from clause 18 (2) (d).	25
	Insert instead "Forestry Act 2012".	26

Repeals	Schedule 5
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Scł	hedule 5 Repeals	1
The f	following Acts and regulations are repealed:	2
(a)	Forestry Act 1916,	3
(b)	Forestry Regulation 2009,	4
(c)	Timber Marketing Act 1977,	Ę
(d)	Timber Marketing Regulation 2010.	6