First print



New South Wales

Plantations and Reafforestation Bill 1999

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to facilitate the reafforestation of land, and
- (b) to promote and facilitate development for timber plantations on essentially cleared land, and
- (c) to codify environmental standards, and provide a streamlined and integrated scheme, for the establishment, management and harvesting of timber and other forest plantations, and
- (d) to make provision relating to regional transport infrastructure expenditure in connection with timber plantations,

consistently with the principles of ecologically sustainable development.

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Explanatory note

The principal features of this Bill are as follows:

- (a) The Bill applies to all plantations except those established principally for the purpose of the production of food or any other farm produce other than timber. Accordingly, the Bill extends to plantations established for the purposes of timber production, reducing the salinity of land, biodiversity conservation or acquiring or trading in carbon sequestration rights.
- (b) The Bill applies to private plantation operations as well as plantation operations of the Forestry Commission in State forests and other areas.
- (c) The Bill does not apply to certain urban areas and environmentally sensitive areas.
- (d) Plantation operations (except those designated as exempt farm forestry) will be subject to an integrated system of authorisation by the Minister, with provision for that form of development to be excluded from the application of the *Environmental Planning and Assessment Act 1979* and other legislative provisions that are to be integrated into the system of authorisation. At present, only harvesting operations on timber plantations are subject to a separate regulatory system under the *Timber Plantations (Harvest Guarantee) Act 1995*.
- (e) The Bill exempts farm forestry from the requirement for authorisation under the Bill and from the application of the *Environmental Planning and Assessment Act 1979.* Plantation operations on a single farm that do not exceed 30 hectares will qualify for exemption so long as any clearing involved is exempt from the requirement for consent under the *Native Vegetation Conservation Act 1997.*
- (f) A Code is to be made by regulation for the purposes of the proposed integrated system of authorisation. The Code will codify environmental standards that would otherwise apply under the legislative provisions being replaced by the Bill. In particular, the Code is to prescribe standards for complying plantations that can be authorised without further assessment.
- (g) The Bill preserves existing requirements for the preparation and consideration of a species impact statement for authorisation of a plantation (particularly in connection with any clearing required to establish the plantation).
- (h) The Bill repeals the *Timber Plantations (Harvest Guarantee) Act 1995* and incorporates the timber harvesting guarantee provisions of that Act (in particular, the exclusion of legislative provisions that might prevent or interfere with the ultimate harvesting of timber and the payment of compensation for action taken to protect any special or unique wildlife values that might be found in a timber plantation after it is established).

Explanatory note

(i) The Bill provides, in connection with regional transport infrastructure expenditure for timber plantations, a system of contributions to be levied on the owners of timber plantations at the time the plantations are authorised and for payment to be delayed until the expenditure is required in connection with harvesting operations. Regional committees (that include local government representatives) are to be established to prepare contribution plans for that purpose and exercise related functions. Contributions are to paid to the relevant local authorities in the region.

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 sets out the objects of the proposed Act.

Clause 4 defines expressions used in the proposed Act. In particular, the clause defines *plantation operations* to include the clearing of land for planting and other establishment operations for a proposed plantation, maintenance or other management operations (which may include a limited amount of harvesting permitted by the proposed Code) and timber harvesting operations.

Clause 5 defines *plantation* for the purposes of the proposed Act.

Clause 6 defines *exempt farm forestry* for the purposes of the proposed Act.

Clause 7 excludes certain urban areas (described in Schedule 1) and certain environmentally sensitive areas (described in that clause and in Schedule 1) from the operation of the proposed Act.

Part 2 Authorisation of plantations

This Part (clauses 8–24) deals with the integrated system for the authorisation of plantations.

Explanatory note

The Part provides that plantations are required to be authorised. Exempt farm forestry, plantation operations on existing plantations and ancillary plantation operations are not required to be authorised unless the owner chooses to seek authorisation. Plantations may be authorised as timber plantations (on which harvesting is permitted) or as non-timber plantations.

The Minister is the authority authorised to grant authorisations of plantations or proposed plantations. The Code will provide environmental and other standards applicable for expedited authorisation of complying plantations, so long as a species impact statement is not required to be prepared in connection with an application for authorisation.

The Part includes related and ancillary provisions, such as conditions of authorisation, cancellation of authorisation and appeals to the Land and Environment Court.

Part 3 Plantations and Reafforestation Code

Part 3 (clauses 25–31) provides for the making, by regulation, of a Code for the purposes of the proposed Act. The Code is to contain provisions that codify environmental standards that would otherwise apply under the legislative provisions being replaced by the proposed Act. In particular, the Code is to prescribe standards for complying plantations that can be authorised without further assessment. Clause 27 sets out the matters to be covered by the Code.

Part 4 Protection of unique or special wildlife values of authorised plantations

Part 4 (clauses 32–38) transfers to the proposed Act provisions contained in the Code made under the *Timber Plantations (Harvest Guarantee) Act 1995* to protect any special or unique wildlife values of land that is part of an authorised plantation. In the event of a likely adverse impact on such values by plantation operations, the Minister is required to arrange for an evaluation and report. Plantation operations may be delayed, restricted or precluded altogether by the Minister in order to protect any such wildlife values. However, the owner of a timber plantation is entitled to compensation for any direct financial loss suffered by the owner as a result of any such action of the Minister.

Explanatory note

Part 5 Financial contribution for transport infrastructure expenditure for timber plantations

Part 5 (clauses 39–46) makes provision on a regional basis for contributions by the owners of authorised timber plantations to meet the costs of regional transport infrastructure expenditure associated with timber plantation operations. The obligation to make the contribution will be imposed at the time a plantation is authorised but payment will be delayed until the expenditure is required in connection with harvesting operations. Regional committees (that include local government representatives) are to be established to prepare contribution plans for that purpose and exercise related functions. Contributions are to be paid to the relevant local authorities in the region.

Part 6 Application of other legislation

Part 6 (**clauses 47–56**) deals with the application of other legislation in connection with plantation operations. The Part excludes the application of the *Environmental Planning and Assessment Act 1979* in respect of authorised plantations and exempt farm forestry. In addition, the Part ensures that other relevant legislation that is to be integrated into the authorisation system cannot prevent or interfere with plantation operations on authorised plantations (eg threatened species conservation legislation, heritage legislation and soil conservation legislation).

The requirement for certain authorities that may only be applicable in the case of some plantations are not excluded (eg licences under the *Water Act 1912*, environment protection licences under the *Protection of the Environment Operations Act 1997*, excavation permits under section 141 of the *Heritage Act 1977* and authorities in connection with Aboriginal relics or places under the *National Parks and Wildlife Act 1974*).

Part 7 Enforcement

Part 7 (clauses 57–64) contains enforcement provisions with respect to the requirements of the proposed Act, the conditions of authorisations of plantations and the requirements of the Code. In particular, the Minister may bring civil enforcement proceedings in the Land and Environment Court, issue stop work orders and issue directions for remedial work. Provision is made under the Part for the appointment of officers to investigate compliance and to issue penalty notices for alleged offences, and for the bringing of criminal proceedings.

Explanatory note

Part 8 Miscellaneous

Part 8 (clauses 65–74) contains miscellaneous provisions, including provisions to enable the Minister to delegate his or her functions under the proposed Act, provisions for the issue of certificates relating to authorisations and financial contributions due under the proposed Act and provisions for the repeal of the *Timber Plantations (Harvest Guarantee) Act 1995* and the Code under that Act.

Schedule 1 Areas excluded from Act

The Schedule describes urban areas and certain areas under the *Environmental Planning and Assessment Act 1979* that are excluded from the Act.

Schedule 2 Amendment of other Acts

The Schedule contains consequential amendments to other Acts.

Schedule 3 Savings, transitional and other provisions

The Schedule contains savings and transitional provisions, including provisions to continue existing accredited timber plantations under the *Timber Plantations* (*Harvest Guarantee*) Act 1995 as authorised plantations under the proposed Act.

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New South Wales

Plantations and Reafforestation Bill 1999

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New South Wales

Plantations and Reafforestation Bill 1999

No , 1999

A Bill for

An Act to facilitate the reafforestation of land and the establishment of timber and other forest plantations; to repeal the *Timber Plantations (Harvest Guarantee)* Act 1995; to amend certain other Acts; and for other purposes.

Clause 1	Plantations and Reafforestation Bill 1999

Part 1 Preliminary

The I	Legisla	ture of New South Wales enacts:	1
Part	:1 P	reliminary	2
1	Nam	e of Act	3
	1	This Act is the Plantations and Reafforestation Act 1999.	4
2	Com	mencement	5
		This Act commences on a day or days to be appointed by proclamation.	6 7
3	Obje	cts of Act	8
	1	The objects of this Act are:	9
		(a) to facilitate the reafforestation of land, and	10
		(b) to promote and facilitate development for timber plantations on essentially cleared land, and	11 12
		(c) to codify environmental standards, and provide a streamlined and integrated scheme, for the establishment, management and harvesting of timber and other forest plantations, and	13 14 15
		(d) to make provision relating to regional transport infrastructure expenditure in connection with timber plantations,	16 17
		consistently with the principles of ecologically sustainable development (as described in section 6 (2) of the <i>Protection of the Environment Administration Act 1991</i>).	18 19 20
4	Defir	hitions	21
	(1)	In this Act:	22
		<i>authorised plantation</i> means a plantation or proposed plantation authorised for the time being under this Act.	23 24
		<i>authorised timber plantation</i> means an authorised plantation that is authorised under this Act as a timber plantation.	25 26
		<i>Code</i> means the Plantations and Reafforestation Code made under Part 3 and in force for the time being.	27 28
		<i>complying plantation</i> —see section 13.	29
		<i>Crown-timber lands</i> has the same meaning as in the <i>Forestry Act</i> 1916.	30 31

Plantations and Reafforestation Bill 1999	Clause 4
Preliminary	Part 1

establishment operations means (subject to subsection (2)) activities carried out for the purpose of establishing a plantation, for example, the clearing of land, the use of pesticides, herbicides and fertilisers and the provision of access roads in establishing a plantation, and the planting of trees or shrubs.

exempt farm forestry—see section 6.

harvesting operations means (subject to subsection (2)) the cutting and removal of timber from a plantation for the purpose of timber production, including the provision of access roads after establishment of a plantation to enable or assist the cutting and removal of timber or the carrying out of such other activities as are necessary for the efficient cutting and removal of timber.

management operations means (subject to subsection (2)) the carrying out of activities relating to the on-going management of a plantation (for example, silvicultural thinning, weed control, grazing, the maintenance of access roads and similar maintenance operations). Management operations includes any harvesting of timber that does not exceed the maximum amount of harvesting permitted by the Code for management operations.

manager of a plantation or proposed plantation means the person in charge of plantation operations on the plantation or proposed plantation.

owner of a plantation or proposed plantation includes:

- (a) an owner or lessee of the land comprising the plantation or proposed plantation, or
- (b) in the case of a plantation or proposed plantation that is a State forest or other Crown-timber lands under the management of the Forestry Commission—the Forestry Commission, or
- (c) a person who has a forestry right (within the meaning of section 87A of the *Conveyancing Act 1919*) in relation to the plantation or proposed plantation.

plantation—see section 5.

plantation operations means any or all of the following:

- (a) establishment operations,(b) management operations,
- (c) harvesting operations.

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Clause 4 Plantations and Reafforestation Bill 1999 Part 1 Preliminary

planted means planted in the ground, and does not include planted in 1 a pot or other container. 2 tree includes a sapling, but does not include a shrub. 3 unique or special wildlife values—see section 32. 4 (2) For the purposes of this Act: 5 the Code may declare that particular operations relating to (a) 6 plantations are or are not establishment, management or 7 harvesting operations, and 8 except as provided by paragraph (a)-plantation operations do (b) 9 not include the demolition or erection of buildings (within the 10 meaning of the Environmental Planning and Assessment Act 11 1979), or the building of dams, weirs or reservoirs. 12 **Definition of plantation** 13 (1) In this Act, *plantation* means an area of land on which the 14 predominant number of trees or shrubs forming, or expected to form, 15 the canopy are trees or shrubs that have been planted (whether by 16 sowing seed or otherwise): 17 for the purpose of timber production, or (a) 18 for the protection of the environment (including for the purpose (b) 19 of reducing the salinity of the land or otherwise repairing or 20 improving the land, for the purpose of biodiversity conservation 21 or for the purpose of acquiring or trading in carbon 22 sequestration rights), or 23 for any other purpose, (c) 24 but not principally for the purpose of the production of food or any 25 other farm produce other than timber. 26 (2) To avoid doubt, a natural forest is not a plantation for the purposes of 27 this Act. However, an area is not a natural forest merely because it 28 contains some native trees or shrubs that have not been planted. 29 (3) The Code may specify the distance between planted trees or shrubs 30 that constitute a single canopy and plantation for the purposes of this 31 Act. 32 (4) A plantation can be a privately owned area of land, or it can be a State 33 forest or other Crown-timber lands, or any other land. 34

Preliminary			Part 1	
	(5)	unde	antation can comprise more than one area of land if those areas are or the same ownership or management and the Minister determines those areas may comprise a single plantation for the purposes of Act.	1 2 3 4
6	Exe	mpt fa	arm forestry	5
	(1)	of pl	he purposes of this Act, <i>exempt farm forestry</i> is the carrying out lantation operations on a farm that complies with each of the wing:	6 7 8
		(a)	the total area of the farm in which plantation operations of any kind are carried out does not exceed 30 hectares at any one time,	9 10 11
		(b)	any clearing of native vegetation or of protected land (within the meaning of the <i>Native Vegetation Conservation Act 1997</i>) is exempt from any requirement under Part 2 of that Act for development consent,	12 13 14 15
		(c)	any harvesting of timber does not exceed the maximum amount of harvesting permitted by the Code for exempt farm forestry.	16 17
	(2)	same areas	<i>rm</i> is an area of land (or contiguous areas of land) owned by the e person or persons. However, the Code may make provision as to s of land that are or are not to be regarded as contiguous or that are e not to be regarded as owned by the same person or persons.	18 19 20 21
		not re	Section 9 (2) provides that exempt farm forestry may be authorised, but is equired to be authorised, under this Act. Part 6 provides that exempt farm ary is not subject to the <i>Environmental Planning and Assessment Act</i> 1979.	22 23 24
7	Lan	d exc	luded from operation of Act	25
	(1)	This	Act does not apply to the following land:	26
		(a)	land that is within a local government area (or part of a local government area) specified in Part 1 of Schedule 1,	27 28
		(b)	land described in Part 2 of Schedule 1 that is subject to an environmental planning instrument (within the meaning of the <i>Environmental Planning and Assessment Act 1979</i>),	29 30 31
		(c)	land that is dedicated or set apart as a flora reserve under the <i>Forestry Act 1916</i> or declared to be a special management zone under that Act,	32 33 34

(d) land that is declared as wilderness area under the *Wilderness Act 1987* or the *National Parks and Wildlife Act 1974*,

Clause 5

Clause 7 Plantations and Reafforestation Bill 1999

eliminary

	(e)	land that is dedicated or reserved under the National Parks and Wildlife Act 1974,	1 2
	(f)	land that is subject to a conservation agreement entered into under Division 7 of Part 4 of the <i>National Parks and Wildlife</i> <i>Act 1974</i> ,	3 4 5
	(g)	land that is subject to an interim protection order made under Part 6A of the <i>National Parks and Wildlife Act 1974</i> ,	6 7
	(h)	land that is declared as an aquatic reserve under Part 7 of the <i>Fisheries Management Act 1994</i> ,	8 9
	(i)	land that is critical habitat under Part 3 of the <i>Threatened</i> Species Conservation Act 1995 or Part 7A of the Fisheries Management Act 1994,	10 11 12
	(j)	land to which an interim heritage order or listing on the State Heritage Register under the <i>Heritage Act 1977</i> applies,	13 14
	(k)	Lord Howe Island.	15
(2)	The re	egulations may amend Schedule 1.	16
(3)	becau	Act does not cease to apply to an authorised plantation merely se the land becomes land referred to in subsection (1) after the risation was granted.	17 18 19

Plantations and Reafforestation Bill 1999	Clause 8
Authorisation of plantations	Part 2

Part 2 Authorisation of plantations

Purposes of authorisation

	-		
	The put	rposes of the authorisation of plantations under this Act are:	3
	(a) 1	to provide a streamlined and integrated process for obtaining	4
	i	approval to establish timber and other forest plantations, and	5
	(b) 1	to guarantee harvesting operations on timber plantations, and	6
	· ·	to apply codified environmental standards to establishment, management and harvesting operations on plantations.	7 8
		ee Part 6 which provides that authorised plantations are not subject to the <i>mental Planning and Assessment Act 1979</i> and certain other Acts.	9 10
Off	ence wit	h respect to unauthorised plantations	11
(1)		ation or proposed plantation is required to be authorised under	12
		ct if plantation operations are carried out on it after the	13
	comme	ncement of this section, except if the plantation operations are:	14
	(a) (a)	exempt farm forestry, or	15
	(b) j	plantation operations on an existing plantation, or	16
	(c) a	ancillary plantation operations.	17
(2)	Nothing	g in this Act prevents a plantation or proposed plantation that	18
	is not re	equired to be authorised from being authorised under this Act.	19
(3)	A perso	on who carries out, or causes or permits the carrying out of,	20
	1	on operations on a plantation or proposed plantation required	21
	to be au	uthorised under this Act is guilty of an offence if:	22
		the plantation or proposed plantation is not authorised under	23
	1	this Act at the time the operations are carried out, or	24
		the plantation or proposed plantation is so authorised but the	25
		plantation operations carried out are not of a kind authorised	26
	1	under section 10 by the class of the authorisation.	27
	Maximum penalty: 1,000 penalty units and, in addition, 100 penalty		
	units fo	or each day the offence continues.	29

Clause 9	Plantations and Reafforestation Bill 1999
Part 2	Authorisation of plantations

ancillary plantation operations means plantation operations that are ancillary to the carrying out of development in accordance with development consent under Part 4, or in accordance with the requirements of Part 5, of the *Environmental Planning and Assessment Act 1979* (not being development that comprises mainly plantation operations). 1

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existing plantation means a plantation established before the commencement of this section in accordance with the requirements of the *Environmental Planning and Assessment Act 1979*, any law dealing with native vegetation conservation and any other relevant law:

- (a) including a proposed plantation that was cleared for planting before that commencement in accordance with those requirements, but
- (b) not including a plantation that is replanted after the commencement of this section (being a replanting that would, under the Code, require further authorisation if the plantation had been authorised under this Act).

10 Classes of authorised plantations

- (1) The following 2 classes of plantations may be authorised under this Act:
 - (a) Timber plantations,
 - (b) Plantations (other than timber plantations).
- (2) The Code may divide those classes of plantations into separate classes of plantations and prescribe the kind of plantation operations authorised under each such class of plantation.
- (3) Harvesting operations (other than any such operations permitted by this Act as part of management operations) are not authorised under this Act on an authorised plantation unless it is an authorised timber plantation.

11 Application for authorisation of plantation or proposed plantation

- (1) An application for the authorisation of the plantation or proposed plantation under this Act may be made to the Minister:
 - (a) by an owner of the plantation or proposed plantation, or

Plantations and Reafforestation Bill 1999	Clause 11
Authorisation of plantations	Part 2

		(b) by any other person with the consent in writing of an owner of the plantation or proposed plantation.	1 2
	(2)	An application for authorisation must:	3
		(a) be in such form as the Minister may determine, and	4
		(b) be accompanied by such reasonable administrative fee to cover the costs of dealing with the application as the Minister may determine, and	5 6 7
		(c) identify the area or areas of land comprising the plantation or proposed plantation by way of a map or other suitable means, and	8 9 10
		(d) state the class of plantation for which authorisation is sought, and	11 12
		(e) be accompanied by such information relating to the plantation or proposed plantation as is required by this Part or by the Minister.	13 14 15
	(3)	The Minister may require the applicant to provide further information in order to determine the application.	16 17
	(4)	Any such information or further information may relate to evidence of compliance with the requirements of any other law (including a law of the Commonwealth) or evidence that any lease or other tenure of the land concerned permits plantation operations of the kind to which the application relates.	18 19 20 21 22
	(5)	An applicant may, with the approval of the Minister, amend the application before it is determined.	23 24
	(6)	An application for authorisation may be made for the purpose of changing the class of an authorised plantation.	25 26
12	Dete	ermination of applications for authorisation	27
	(1)	The Minister is (subject to this Part) to determine an application for authorisation under this Act:	28 29
		(a) by granting the application and authorising the plantation or proposed plantation concerned, or	30 31
		(b) by refusing the application.	32
		Note. See section 20 for the imposition of conditions of authorisations.	33
	(2)	Written notice of the Minister's decision is to be given to the applicant as soon as practicable after the decision is made.	34 35

Clause 12	Plantations and Reafforestation Bill 1999
Part 2	Authorisation of plantations

	(3)	by the	egulations may make provision for or with respect to the review Minister of any determination of an application for authorisation this Act.	1 2 3
13	Prov	visions	relating to complying plantations	4
	(1)	For th	e purposes of this Act, a <i>complying plantation</i> is a plantation:	5
		(a)	whose establishment complies with the relevant complying development standards of the Code, and	6 7
		(b)	that is not a plantation in respect of which a species impact statement is required to be provided by this Part.	8 9
	(2)	to pro or pro	pplicant for authorisation of a complying plantation is required vide the Minister with a statement that demonstrates compliance posed compliance with all the relevant complying development ards of the Code.	10 11 12 13
	(3)	deterr	Minister is required to grant the application if the Minister nines that it is a complying plantation. The authorisation is to be fied as an authorisation for a complying plantation.	14 15 16
	(4)		condition of any such authorisation that establishment operations ly with the relevant development standards of the Code.	17 18
	(5)	author	ver, the Minister may decide to deal with an application for risation of a complying plantation under section 14 because of pecial circumstance that requires consideration under that section.	19 20 21
	(6)	this A	thorised plantation does not require further authorisation under act merely because it ceases to be a complying plantation as a of any change to the complying development standards of the	22 23 24 25
14	Prov	visions	relating to non-complying plantations	26
	(1)) This section applies to an application for authorisation under this Act that is not dealt with under section 13.		27 28
	(2)	The ap	oplicant for authorisation is required to provide the Minister with:	29
		(a)	a statement that demonstrates the extent of any compliance or proposed compliance with the relevant complying development standards of the Code, and	30 31 32
		(b)	a statement of the environmental effects of those plantation operations that do not or will not comply with those standards,	33 34

Plantations and Reafforestation Bill 1999	Clause 14
Authorisation of plantations	Part 2

being a statement that addresses the matters required to be assessed by the Code or by the Minister.

- (3) The Minister is to forward a copy of the application (and any relevant statements provided in connection with the application) to the following:
 - (a) any council for a local government area within which the plantation or proposed plantation is situated,
 - (b) the owner or occupier of any land adjoining the plantation or proposed plantation,
 - (c) any other person or body required by the Code to be provided with a copy of the application or the Minister considers appropriate.

The Minister is to invite any person or body provided with a copy of the application to make submissions on the application within the time and in the manner specified by the Minister (having regard to the period within which the Minister is required by this Part to deal with the application).

Note. Section 23 provides that copies of any application and any authorisation are to be kept by the Minister on a public register.

- (4) In determining the application, the Minister is required to take into consideration such of the following matters as are of relevance to the plantation or proposed plantation sought to be authorised under this Act:
 - (a) the provisions of the Code that apply to the plantation or proposed plantation,
 - (b) the likely impacts of the plantation operations concerned, including environmental impacts on both the natural and built environments, and social and economic impacts in the locality,
 - (c) in the case of a proposed plantation, the suitability of the site for the plantation,
 - (d) any submissions duly sought and made under this Act,
 - (e) the public interest.
- (5) In determining the application, the Minister may (but need not) take into consideration the provisions of any environmental planning instrument or other instrument under the *Environmental Planning and Assessment Act 1979* that would, but for this Act, apply to the carrying out of the development concerned.

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Clause 15	Plantations and Reafforestation Bill 1999
Part 2	Authorisation of plantations

15 Provisions relating to threatened species conservation

(1)	This section applies if the Minister makes a determination that a
	species impact statement is required for the purposes of an application
	for authorisation under this Act. This section applies even if the
	plantation or proposed plantation the subject of the application is (but
	for that requirement) a complying plantation.

- (2) The Minister is to make such a determination if the Minister is of the opinion that a species impact statement would be required to accompany the application if it were a development application under Part 4 of the *Environmental Planning and Assessment Act 1979* for the plantation or proposed plantation.
- (3) The applicant for authorisation is required to provide the Minister with a relevant species impact statement.
- (4) The Minister may not authorise the plantation or proposed plantation without the concurrence of:
 - (a) the Director-General of National Parks and Wildlife, except in respect to a matter referred to in paragraph (b), or
 - (b) if the matter concerns critical habitat of fish or marine vegetation, or threatened species, populations or ecological communities of fish or marine vegetation, or their habitats—the Director of NSW Fisheries.
- (5) Despite subsection (4):
 - (a) the Minister administering the *National Parks and Wildlife Act* 1974 may elect to act in the place of the Director-General of National Parks and Wildlife for the purposes of that subsection, and
 - (b) the Minister administering the *Fisheries Management Act 1994* may elect to act in the place of the Director of NSW Fisheries for the purposes of that subsection.

If any such Minister so elects, that Minister must supply the Minister to whom the application for authorisation was made with any recommendations made by the Director-General of National Parks and Wildlife or the Director of NSW Fisheries with respect to the matter and with his or her reasons for not accepting any of those recommendations.

(6) In determining whether or not concurrence should be granted under subsection (4), the following matters must be taken into consideration:

Plantations and Reafforestation Bill 1999	Clause 15
Authorisation of plantations	Part 2

	(a)	any species impact statement provided by the applicant for authorisation,	1 2
	(b)	any assessment report prepared on behalf of the Minister,	3
	(c)	any submissions or objections received concerning the application for authorisation,	4 5
	(d)	any relevant recovery plan or threat abatement plan,	6
	(e)	whether the plantation operations proposed are likely to reduce the long-term viability of the species, population or ecological community in the region,	7 8 9
	(f)	whether the plantation operations proposed are likely to accelerate the extinction of the species, population or ecological community or place it at risk of extinction,	10 11 12
	(g)	the principles of ecologically sustainable development (as described in section 6 (2) of the <i>Protection of the Environment Administration Act 1991</i>),	13 14 15
	(h)	the likely social and economic consequences of granting or refusing concurrence.	16 17
(7)	of the subject	urrence under subsection (4) may be granted subject to conditions kind to which the authorisation of the plantation may be made ct under this Act. Any authorisation of the plantation under this nust be made subject those conditions.	18 19 20 21
(8)	A species impact statement and any decision with respect to the application for authorisation need not take account of any relevant listing of a species, population or ecological community after the application was made (other than a provisional listing).		22 23 24 25
(9)	anythi planta section (but f	excies impact statement is not required to be provided (despite ing to the contrary in this section) if authorisation for a timber ation is sought for an existing plantation (within the meaning of n 9). However, if a species impact statement would be required for this subsection), the plantation cannot be a complying ation and the Minister may:	26 27 28 29 30 31
	(a)	refuse the application if the plantation operations sought to be authorised might harm any unique or special wildlife values of the land concerned, or	32 33 34
	(b)	impose conditions on the grant of any authorisation for the purpose of protecting those values in connection with any harvesting or other plantation operations.	35 36 37

Part 2 Authorisation of plantations

	(10)	In this section, <i>species impact statement</i> and <i>development application</i> have the same meanings as they have in the <i>Environmental Planning and Assessment Act 1979</i> .	1 2 3
16		visions relating to plantations subject to regional vegetation nagement plans	4 5
	(1)	This section applies to an application for authorisation under this Act with respect to:	6 7
		(a) land that is subject to a regional vegetation management plan under the <i>Native Vegetation Conservation Act 1997</i> , and	8 9
		(b) plantation operations that include the clearing of native vegetation or the clearing of protected land within the meaning of that Act.	10 11 12
	(2)	The Minister is to refuse the application unless that clearing is permitted to be carried out by any such regional vegetation management plan, either with or without consent.	13 14 15
	(3)	This section applies even though the plantation is a complying plantation and applies despite anything to the contrary in section 13.	16 17
17	Pro	visions relating to plantations already established	18
	(1)	This section applies to an application for authorisation under this Act in respect of which establishment operations have already been fully or partly carried out.	19 20 21
	(2)	The Minister may (without limiting this Part) refuse the application if the Minister determines that the establishment operations were not carried out in accordance with any applicable requirements of this Act, the <i>Environmental Planning and Assessment Act 1979</i> , any law dealing with native vegetation conservation and any other relevant law.	22 23 24 25 26
	(3)	If any such application is granted, the Minister may grant the authorisation subject to any condition the Minister considers appropriate (including in connection with management or harvesting operations).	27 28 29 30
	(4)	This section applies even though the plantation is a complying plantation and applies despite anything to the contrary in this Part.	31 32
18	Tim	e within which applications for authorisation to be determined	33
	(1)	The Minister is to determine an application for authorisation within the following period after receiving the application:	34 35

Plantations and Reafforestation Bill 1999	Clause 18
Authorisation of plantations	Part 2

		(a)	in the case of an application that relates to a complying plantation—14 days,	1 2
		(b)	in any other case—40 days,	3
		or wit	hin such longer period as is agreed to by the applicant.	4
	(2)	taken. refuse	application is not determined within that period, the Minister is , for the purpose only of any appeal under section 24, to have ed the application. This subsection does not prevent the Minister subsequently granting the application.	5 6 7 8
	(3)	the N	iod referred to in this section does not include any period after Anister requests further information from the applicant to nine the application and before the information is supplied to the ter.	9 10 11 12
19	Rela	ated re	gulatory approvals for authorised plantations	13
	(1)		Acts for the purposes of plantation operations on authorised utions.	14 15 16
		authori of som protect excava	The authorities concerned, which have not been integrated into the isation granted under this Act by Part 6, may only be applicable in the case e plantations. They include licences under the <i>Water Act 1912</i> , environment ion licences under the <i>Protection of the Environment Operations Act 1997</i> , ation permits under section 141 of the <i>Heritage Act 1977</i> and authorities in ction with Aboriginal relics or places under the <i>National Parks and Wildlife 74</i> .	17 18 19 20 21 22 23
	(2)		Anister may act as the agent of an applicant for authorisation for urpose of obtaining any such authority.	24 25
	(3)	such a	at purpose, the Minister may provide to an agency from whom an authorisation is sought any relevant information contained in oplication for authorisation under this Act.	26 27 28
	(4)	the gr may c	agency that grants such an authorisation is authorised to delegate anting of the authorisation to an officer of the agency, the agency lelegate the granting of the authorisation to the Minister or to an r of a Department administered by the Minister.	29 30 31 32
20	Cor	ndition	s of authorisations	33
	(1)	may opera	thorisation under this Act (other than for a complying plantation) be granted subject to conditions relating to establishment tions on the proposed plantation. This subsection is subject to n 13 (4).	34 35 36 37

Clause 20	Plantations and Reafforestation Bill 1999
Part 2	Authorisation of plantations

	(2)	An authorisation under this Act for a timber plantation may also be	1
		granted subject to a condition under section 42 with respect to financial	2
		contributions to transport infrastructure expenditure. To avoid doubt,	3
		any such condition may be imposed if the authorisation is granted as	4
		a result of a change in the class of an authorised plantation.	5
	(3)	If establishment operations on a proposed plantation were subject	6
		(under this Act or any other law) to any area of habitat being reserved	7
		for the protection of native plants, animals or fish, the authorisation of	8
		the plantation is subject to the condition that any such habitat must not	9
		be damaged by any harvesting or other plantation operations.	10
	(4)	5 5	11
		a condition authorised or imposed by this Act.	12
	(5)	A condition to which an authorisation is subject may, by notice served	13
		on the owner or manager of the authorised plantation, be altered or	14
		omitted by the Minister. However, a condition with respect to financial	15
		contributions to transport infrastructure expenditure or with respect to	16
		management or harvesting operations may only be altered at the	17
		request of the owner or manager.	18
	(6)	U I	19
		causes or permits the contravention of, any condition to which the	20
		authorisation is subject is guilty of an offence.	21
		Maximum penalty (subsection (6)): 1,000 penalty units and, in	22
		addition, 100 penalty units for each day the offence continues.	23
21	Dur	ation of authorisation	24
	(1)	The authorisation of a plantation remains in force unless it is cancelled	25
	()	by the Minister in accordance with this Act.	26
	(2)		27
	(2)	plantation does not affect the authorisation of the plantation.	27
		planation does not arrest the autorisation of the planation.	20
22	Car	cellation of authorisation	29
	(1)	The authorisation of a plantation (or any part of the plantation) may be	30
		cancelled by the Minister at the request of the owner of the plantation	31
		or if the Minister is satisfied:	32
		(a) that there has been a significant breach of the provisions of the	33
		Code applying to the plantation and that the breach cannot or	34
		has not been remedied, or	35

Plantations and Reafforestation Bill 1999	Clause 22
Authorisation of plantations	Part 2

	(b)	that there has been a significant breach of the conditions to which the authorisation is subject and that the breach cannot or has not been remedied, or	1 2 3
	(c)	that the plantation has been abandoned, or	4
	(d)	that the cancellation of the authorisation is necessary to protect unique or special wildlife values of the land concerned and that any compensation required to be paid to the owner or manager of the plantation in accordance with Part 4 to protect those wildlife values has been duly paid, or	5 6 7 8 9
	(e)	in the case of an authorised timber plantation—that harvesting operations have been completed and no further replanting of trees or shrubs is covered by the authorisation.	10 11 12
(2)	plantation) that was not established at the time of its authorisation under this Act may be cancelled by the Minister if the Minister is satisfied that the plantation has not been established, or is not being established, in accordance with the Code, the conditions of the authorisation or any relevant law. Any such authorisation may only be cancelled within 3 years after the completion of those establishment		13 14 15 16 17 18 19 20
(3)	planta be car	dition, the authorisation of a plantation (or any part of a tion) that was not established at the time of its authorisation must acelled by the Minister on a date that is 3 years after the date of ant of authorisation unless, before that date:	21 22 23 24
	(a)	the Minister is satisfied, either by the evidence provided by the owner or manager or by his or her own investigations, that the planting of trees or shrubs forming the plantation has been completed in accordance with the Code and any conditions of the authorisation, or	25 26 27 28 29
	(b)	the Minister is satisfied that the owner or manager has provided a satisfactory reason for the delay.	30 31
(4)	Minis	Illation of authorisation takes effect when a written notice by the ter of the cancellation is given to the owner of the plantation or sed plantation.	32 33 34
(5)			35 36 37

Clause 22 Plantations and Reafforestation Bill 1999 Part 2 Authorisation of plantations

	(6)	The Minister and the State do not incur any liability for any cancellation of an authorised plantation (or part of any such plantation), or for any direction under Part 4, except for the payment of compensation provided under Part 4.	1 2 3 4
23	Pub	plic register relating to authorisations	5
	(1)	The Minister is to maintain a register of:	6
		(a) applications for authorisation under this Act (including any relevant statements provided in connection with the application),	7 8 9
		(b) authorised plantations (including the identity of the plantation and a description of its location),	10 11
		(c) the conditions to which an authorisation under this Act is subject,	12 13
		(d) any other matter relating to plantations that the Minister considers appropriate.	14 15
	(2)	The register is to be made available for inspection by any person without charge at the head office and any relevant regional office of the Department of Land and Water Conservation during ordinary office hours. The register is also to be made available for inspection on the internet site of the Department.	16 17 18 19 20
24	App	peals to Land and Environment Court	21
	(1)	An applicant for authorisation under this Act may appeal to the Land and Environment Court against a decision of the Minister:	22 23
		(a) not to grant the authorisation, or	24
		(b) to impose conditions on the grant of the authorisation.	25
		Any such appeal may be made within 28 days after written notice of the decision of the Minister is given to the applicant.	26 27
	(2)	The owner or manager of a plantation may appeal to the Land and Environment Court against a decision of the Minister to cancel the authorisation of the plantation (or any part of the plantation). Any such appeal may be made within 28 days after written notice of the decision of the Minister is given to the owner or manager.	28 29 30 31 32

Plantations and Reafforestation Bill 1999	Clause 25
Plantations and Reafforestation Code	Part 3

Part 3 Plantations and Reafforestation Code

25	5 Preparation of Code			2
		Reaff	Anister is to arrange for the preparation of a draft Plantations and orestation Code as soon as practicable after the commencement s Part.	3 4 5
26	Pub	olic cor	nsultation	6
	(1)	subm	Minister is required to give the public an opportunity to make issions on the proposed Code and to take any submission that is made into account.	7 8 9
	(2)	In ord	ler to give the public an opportunity to do so, the Minister must:	10
		(a)	exhibit the proposed Code at the head office of the Department of Land and Water Conservation and at its regional offices (including on the internet site of the Department), and	11 12 13
		(b)	allow a period of not less than 30 days for public comment, and	14
		(c)	before the proposed Code is exhibited, advertise the dates and places of exhibition and the period allowed for public comment in a newspaper circulating throughout the State and in any local newspaper that the Minister considers appropriate.	15 16 17 18
27	Cor	ntent of	f Code	19
	(1)	The C	Code may, for the purpose of furthering the objects of this Act:	20
		(a)	specify standards with respect to establishment operations for complying plantations, and	21 22
		(b)	specify guidelines with respect to establishment operations for the purpose of the assessment of applications for the authorisation of plantations that are not complying plantations, and	23 24 25 26
		(c)	make integrated provision with respect to plantation operations for matters that would otherwise be regulated by the separate regulatory provisions replaced by Part 6, and	27 28 29
		(d)	regulate the replanting of trees or shrubs on authorised timber plantations that have been harvested (including prescribing replantings that are covered by the authorisation), and	30 31 32

Clause 27	Plantations and Reafforestation Bill 1999

Part 3	Plantations and Reafforestation Code

	(e)	generally regulate the carrying out of plantation operations on authorised plantations, and	1 2
	(f)	prescribe the matters otherwise authorised or permitted by this Act to be prescribed by the Code.	3 4
(2)	The C matter	Code may (without limiting this section) deal with the following rs:	5 6
	(a)	The conservation and management of native vegetation in accordance with the objects of the <i>Native Vegetation Conservation Act 1997</i> .	7 8 9
	(b)	The prevention of soil erosion and the control of sediment in rivers and other waters.	10 11
	(c)	The protection of rivers and lakes (including preventing operations that obstruct or detrimentally affect the flow of waters).	12 13 14
	(d)	The conservation of native animals and plants, and their habitat.	15
	(e)	The conservation of fish and marine vegetation, and their	16
		habitat (including the provision of fishways in connection with	17
		dams, weirs and reservoirs, and the protection of the spawning areas of salmon and trout).	18 19
	(f)	The conservation of threatened species, populations and	20
		ecological communities, and their habitats, within the meaning	21
		of the <i>Threatened Species Conservation Act 1995</i> and of Part 7A of the <i>Fisheries Management Act 1994</i> , and critical habitats	22 23
		within the meaning of that Act or that Part.	23 24
	(g)	The protection of Aboriginal relics and places.	25
	(h)	Plantation operations on Crown roads.	26
	(i)	Bush fire hazard reduction and the construction and maintenance of fire trails.	27 28
	(j)	The control of plant diseases in plantations.	29
	(k)	Harvesting plans for plantations.	30
	(1)	The carrying out of works ancillary to harvesting operations on plantations.	31 32

Plantations and Reafforestation Bill 1999	Clause 28
Plantations and Reafforestation Code	Part 3

28	The	e Code not to be inconsistent with laws applying to plantations	1
	(1)	Except as provided by this Act, the Code may not contain provisions that are inconsistent with any Act applying to the carrying out of plantation operations. Any such inconsistent provision in the Code is	2 3 4
		void.	5
	(2)	In particular, the provisions of the Code may not be inconsistent with the provisions of the <i>Protection of the Environment Operations Act</i>	6 7
		<i>1997</i> in their application to plantations.	8
29	Mal	king and amendment of Code by regulations	9
	(1)	The Code is to be made by a regulation.	10
	(2)	The Code:	11
		(a) does not have any effect unless it is so made, and	12
		(b) ceases to have effect if the regulation that makes it is repealed.	13
	(3)	The Code may be replaced or amended by a regulation.	14
	(4)	A regulation that makes a Code is not repealed by the operation of Part 3 of the <i>Subordinate Legislation Act 1989</i> .	15 16
30	Rev	view of Code	17
	(1)	The Minister is to arrange for the Code to be reviewed at least every 5 years after it is made.	18 19
	(2)	Section 26 (Public consultation) applies to the making of any new Code or any amendment of the Code that the Minister determines is not a minor amendment.	20 21 22
31	Cor	mpliance with Code	23
	(1)	The owner and manager of an authorised plantation must ensure that plantation operations on the plantation are carried out in accordance with any provisions of the Code applying to the plantation.	24 25 26
	(2)	In the case of an authorised plantation which is a State forest or other Crown-timber lands, this requirement is a condition of any relevant licence, lease or other authority under the <i>Forestry Act 1916</i> (whether issued before or after the commencement of this section).	27 28 29 30

Clause 31	Plantations and Reafforestation Bill 1999
Part 3	Plantations and Reafforestation Code

(3) The regulations may create an offence punishable by a penalty not exceeding 100 penalty units for any contravention of a provision of the Code by the owner or manager of an authorised plantation.

Note. See also Part 7 for enforcement provisions relating to this Act (including the Code).

Plantations and Reafforestation Bill 1999	Clause 32
Protection of unique or special wildlife values of authorised plantations	Part 4

Part 4 Protection of unique or special wildlife values of authorised plantations

32	Mea	aning of unique or special wildlife values	3
	(1)	For the purposes of this Act, land has <i>unique or special wildlife values</i> if:	4 5
		(a) any unique or special wildlife grows on or inhabits the land, or	6
		(b) any such wildlife is likely to grow on or inhabit the land.	7
	(2)	Unique or special wildlife is:	8
		(a) any endangered species, endangered ecological community or	9
		species presumed extinct (within the meaning of the	10
		Threatened Species Conservation Act 1995), being a species of	11
		(or ecological community that includes) a vascular plant,	12
		amphibian, bird, mammal or reptile, or	13
		(b) any endangered species, endangered ecological community or	14
		species presumed extinct (within the meaning of Part 7A of the	15
		Fisheries Management Act 1994), being a species of (or	16
		ecological community that includes) fish.	17
	(3)		18
		planted on an authorised plantation in the course of establishment or	19
		other operations on the plantation.	20
33	Rec	uirement to give notice of likely impact on unique or special	21
		life values	22
		It is a condition of the authorisation of a plantation that the owner or	23
		manager of the plantation notify the Minister as soon as the owner or	24
		manager becomes aware that plantation operations on the plantation	25
		have or are likely to have an impact on unique or special wildlife	26
		values of the land concerned.	27
34	Eva	luation of impact on unique or special wildlife values	28
	(1)	As soon as the Minister is notified under this Part, or otherwise	29
		becomes aware, of the impact or likely impact of plantation operations	30
		on unique or special wildlife values of any land within an authorised	31
		plantation, the Minister is to arrange:	32

Clause 34 Plantations and Reafforestation Bill 1999

(a)	for an evaluation of any such impact or likely impact to be
	carried out, and
(h)	for a report to be provided on the matters specified in

(b) for a report to be provided on the matters specified in subsection (2).

The Minister is to notify the Minister administering the *National Parks* and *Wildlife Act 1974* of those arrangements.

- (2) The report is to deal with the following matters:
 - (a) the existence and extent of unique or special wildlife values,
 - (b) the extent to which plantation operations are likely to have an adverse impact on unique or special wildlife values,
 - (c) whether plantation operations in all or part of the authorised plantation must be prevented, suspended for a period or modified so as to minimise the adverse impact on unique or special wildlife values,
 - (d) in the case of an authorised timber plantation—the extent of the direct financial loss, if any, arising from harvesting operations on the plantation being so delayed, restricted or prevented altogether in order to protect unique or special wildlife values.
- (3) The Minister may, by notice in writing to the owner or manager of the authorised plantation, direct that plantation operations are to be suspended in all or part of the plantation for a specified period or periods pending the determination of the matter under this Part. Any such direction has effect as a condition of the authorisation.

35 Determination of Minister after receipt of report

- The Minister may, after consideration of the report, by notice in writing to the owner or manager of the authorised plantation, direct that:
 (a) plantation operations are not to be carried out in all or part of
 - the authorised plantation, or
 - (b) plantation operations are to be suspended in all or part of the authorised plantation for a specified period or periods, or
 - (c) the carrying out of plantation operations in all or part of the authorised plantation is subject to specified restrictions.
- (2) Any such direction has effect as a condition of the authorisation of the plantation.

Plantations and Reafforestation Bill 1999	Clause 35
Protection of unique or special wildlife values of authorised plantations	Part 4

(3) Any such direction may, if it results from a notification of the owner or manager under this Part, only be given within 6 months after the notification was received by the Minister.

36 Availability of compensation in respect of harvesting operations on timber plantations

- (1) This section sets out the circumstances in which compensation will be available in order to protect unique or special wildlife values on an authorised timber plantation. The authorisation of the plantation, or part of the plantation, may (but need not) be cancelled following payment of such compensation.
- (2) Compensation is available if harvesting operations in relation to an authorised timber plantation are delayed, restricted or precluded altogether by a direction of the Minister under this Part in order to protect unique or special wildlife values.
- (3) Compensation is available only to an owner or manager of the authorised timber plantation who has suffered a direct financial loss as a result of the direction.
- (4) The amount of compensation payable is to be determined by agreement between the Minister and the owner or manager concerned, having regard to the report to the Minister on the matter.
- (5) Compensation is to be paid out of money available to the Minister and may be paid as a lump sum or in periodic amounts.
- (6) Compensation is not payable unless the direction giving rise to the compensation is complied with. Compensation is repayable if the direction is not complied with after compensation has been paid (and may be recovered as a debt).

37 Procedure if parties fail to agree on compensation

- If the Minister and the owner or manager of an authorised timber plantation fail to agree on an amount of compensation payable under this Part, the determination of the amount of compensation is to be made by:
 - (a) an independent arbitrator appointed by the parties, or
 - (b) if they cannot agree, an independent arbitrator appointed in accordance with the Code.

Clause 37Plantations and Reafforestation Bill 1999Part 4Protection of unique or special wildlife values of authorised plantations

(2)	For the purposes of any such arbitration, the Minister may vary the direction under this Part for which compensation is to be paid.	1 2
(3)	The determination of any such arbitrator as to an amount of compensation payable under this Part is final.	3 4
Pow	vers to acquire land not affected	5
Pow	Nothing in this Part prevents land affected by a direction of the	5 6
Pow		c
Plantations and Reafforestation Bill 1999	Clause 39	
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Financial contribution for transport infrastructure expenditure for timber plantations	Part 5	

Part 5 Financial contribution for transport infrastructure expenditure for timber plantations

39	Tra	nsport	t infrastructure expenditure to which Part applies	3
		For the	he purposes of this Part, transport infrastructure expenditure is:	4
		(a)	expenditure on the provision or upgrading of roads and bridges for the purpose of the efficient removal and delivery of timber harvested from authorised timber plantations, and	5 6 7
		(b)	expenditure on the maintenance of roads and bridges that is required as a result of the use of vehicles for that purpose.	8 9
40	Reg	jional	committees	10
	(1)		Minister is to establish regional committees under this Part for rent regions of the State.	11 12
	(2)		gional committee is to comprise representatives of local councils e region and of other relevant bodies, as determined by the ster.	13 14 15
	(3)	unde The unde	function of a regional committee is to prepare a contribution plan r this Part in respect of authorised timber plantations in the region. committee may exercise such other functions as are conferred r this Part with respect to the recovery and expenditure of acial contributions made by the owners of authorised plantations.	16 17 18 19 20
	(4)		Minister is to issue guidelines with respect to the exercise of the tions of a regional committee.	21 22
41	Reg	jional	contribution plans	23
	(1)	autho Mini	ontribution plan prepared by a regional committee in respect of prised timber plantations in its region is to be submitted to the ster. The contribution plan does not have effect until it is poved by the Minister.	24 25 26 27
	(2)		ontribution plan is to make provision with respect to transport structure expenditure in the region, including:	28 29
		(a)	identifying the transport infrastructure expenditure likely to be required for authorised timber plantations in the region, and	30 31

Clause 41 Plantations and Reafforestation Bill 1999 Part 5 Financial contribution for transport infrastructure expenditure for timber plantations

(b) fixing a reasonable rate of financial contribution to be made by the owners of those plantations, and

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- (c) specifying the time at which the expenditure is likely to be incurred, and
- (d) any other provision required by the guidelines issued by the Minister.
- (3) If there is no relevant contribution plan in force at the time a timber plantation is authorised under this Act, the Minister may determine the matters required to be dealt with in the contribution plan.

42 Obligation to make financial contribution

(1) The Minister is required to impose, as a condition of the authorisation of a timber plantation granted by the Minister under this Act, a requirement that the owner of the plantation make a financial contribution to transport infrastructure expenditure in accordance with this Part.

Note. Section 20 provides that such a condition cannot be varied after it is imposed except at the request of the owner of the authorised plantation concerned.

- (2) The rate or amount of the financial contribution and the time or times at which the contribution is to be made is to be determined by the Minister in accordance with the relevant contribution plan in force at the time the timber plantation is authorised under this Act.
- (3) The Minister is not to impose a requirement for a financial contribution if the Minister is satisfied that the contribution plan exempts the plantation concerned.
- (4) In the case of an existing plantation (within the meaning of section 9), the Minister may not impose a financial contribution in respect of the harvesting of timber from trees planted before the commencement of that section.
- (5) The Minister must, at the time a financial contribution becomes payable and at the request of the owner of the authorised plantation, waive payment of so much of the financial contribution as exceeds the amount of financial contribution that would have been imposed by the Minister if the timber plantation had been authorised at that later time. This subsection does not apply if the Minister is satisfied that the owner, or any person associated with that owner, has failed to pay any other financial contribution under this Part.

Plantations and Reafforestation Bill 1999	Clause 42
Financial contribution for transport infrastructure expenditure for timber plantations	Part 5

(6) A condition of an authorisation imposed under this Part may be disallowed or amended by the Land and Environment Court on an appeal under this Act because it is unreasonable, even if it was determined in accordance with a contribution plan.

43 Liability for payment of financial contribution

- (1) A financial contribution that is required to be made by a condition imposed under this Part is payable by the owner of the authorised timber plantation at the time the contribution becomes payable or at any later time (whether or not the person was the owner of the plantation at the time the condition was imposed).
- (2) In the case of land owned by the Crown (other than the Forestry Commission), the Crown is not liable to pay the financial contribution if a lessee or other person is also an owner of the authorised timber plantation for the purposes of this Act.
- (3) If there are 2 or more owners of an authorised timber plantation liable to pay a financial contribution, they are jointly and severally liable to pay the financial contribution.

44 Payment of financial contributions

- (1) Payments of financial contributions are to be made to a relevant local authority or other body designated by the Minister.
- (2) The amount of any financial contribution that is not paid by the due date may be recovered as a debt by the local authority or other body to which it is required to be paid from the person liable to pay it (together with interest on that amount since the due date at the rate at which interest accrues on unpaid judgements of the Supreme Court).
- (3) The Minister may, as a condition of the granting of an application for authorisation under this Act, require the applicant to secure the payment of a financial contribution (by bank guarantee or otherwise) when it becomes due.
- (4) The Minister may waive payment of a financial contribution if the person liable to pay it provides materials or services of equal value for the purposes for which the relevant transport infrastructure expenditure is to be incurred.

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Clause 45	Plantations and Reafforestation Bill 1999
Part 5	Financial contribution for transport infrastructure expenditure for timber plantations

45	Financial	contributions	to be	paid into	o regional	l accounts	S

(1) Money paid or recovered under this Part is not payable into the Consolidated Fund but into separate regional accounts approved by the Minister.

- (2) Money in those regional accounts must be used to meet the transport infrastructure expenditure for which the financial contributions were required.
- (3) Those regional accounts are to be accounts established and operated by relevant local authorities liable to meet that transport infrastructure expenditure. The Minister is not to approve of any such account unless satisfied that the money in the account will be properly applied for that purpose.
- (4) The contribution plan for a region may make provision with respect to the establishment and operation of those regional accounts.

46 Charge on land to secure payment of financial contribution

- (1) The Minister may, for the purposes of this section, issue a notice as to any financial contribution payable under this Part (whether or not it has become payable).
- (2) The Minister may, at the request of the local authority to whom the financial contribution is payable, apply to the Registrar-General for registration of the notice in relation to any land owned by a person that comprises all or any of the authorised timber plantation to which the notice relates.
- (3) An application under this section must define, in the form and manner required by the Registrar-General, the land to which it relates.
- (4) The Registrar-General must, on application under this section and lodgment of the notice, register the notice in relation to the land in such manner as the Registrar-General thinks fit.
- (5) If the notice relates to land under the provisions of the *Real Property Act 1900*, the notice is to be registered under that Act.
- (6) There is created by force of this section, on the registration of the notice, a charge on the land in relation to which the notice is registered to secure the payment of the financial contribution set out in the notice.

Plantations and Reafforestation Bill 1999	Clause 46
Financial contribution for transport infrastructure expenditure for timber plantations	Part 5

(7)	Such a charge ceases to have effect in relation to the land:	1
	(a) on payment of the amount of the financial contribution concerned, or	
	(b) on the sale or other disposition of the land with the written consent of the Minister, or	2
	(c) on the sale of the land to a purchaser in good faith for value who, at the time of the sale, has no notice of the charge,	
	whichever first occurs.	8
(8)	Such a charge is subject to every charge or encumbrance to which the land was subject immediately before the notice was registered.	9 10
(9)	Such a charge is not affected by any change of ownership of the land, except as provided by subsection (7).	11 12
(10)	If:	13
	(a) such a charge is created on land of a particular kind and the provisions of any law of the State provide for the registration of title to, or charges over, land of that kind, and	14 15 16
	(b) the charge is so registered,	17
	a person who purchases or otherwise acquires the land after the registration of the charge is, for the purposes of subsection (7), taken to have notice of the charge.	18 19 20
(11)	The regulations may make provision for or with respect to the removal of a charge under this section.	21

Clause 47	Plantations and Reafforestation Bill 1999
Part 6	Application of other legislation

Part 6 Application of other legislation

47	Plar	ntation	operations and exempt farm forestry not subject to EPA Act	2
	(1)		<i>Environmental Planning and Assessment Act 1979</i> does not apply ntation operations on an authorised plantation or to exempt farm ry.	3 4 5
	(2)	Acco	rdingly:	6
		(a)	development consent under Part 4 of that Act is not required for plantation operations on an authorised plantation or for exempt farm forestry, and	7 8 9
		(b)	Part 5 of that Act does not apply in respect of the carrying out of plantation operations on an authorised plantation or of exempt farm forestry (including the giving of any approval to carry out those operations), and	10 11 12 13
		(c)	plantation operations carried out on an authorised plantation or exempt farm forestry cannot be prohibited or restricted by an environmental planning instrument (whether made before or after the commencement of this section) under that Act.	14 15 16 17
	(3)	To av	roid doubt:	18
		(a)	this section does not affect the operation of section 16 (Provisions relating to plantations subject to regional vegetation management plans), and	19 20 21
		(b)	the authorisation of a plantation or proposed plantation is not to be regarded for the purposes of any law as an approval under Part 5 of the <i>Environmental Planning and Assessment Act</i> <i>1979</i> , and the Minister is not a determining authority for the purposes of that Part when granting an authorisation, and	22 23 24 25 26
		(c)	this section does not affect the application of the <i>Environmental</i> <i>Planning and Assessment Act 1979</i> to ancillary plantation operations (within the meaning of section 9).	27 28 29

Plantations and Reafforestation Bill 1999	Clause 48
Application of other legislation	Part 6

48		ks and	operations not subject to certain provisions of National Wildlife Act 1974 and Threatened Species Conservation Act	1 2 3		
	(1)) A person carrying out plantation operations on an authorised plantation is exempt from the following provisions of the <i>National Parks and Wildlife Act 1974</i> :				
		(a)	section 98 (2) (relating to protected fauna),	7		
		(b)	section 99 (1) (relating to threatened interstate fauna),	8		
		(c)	section 117 (relating to native plants),	ç		
		(d)	section 118A (relating to threatened species, populations and ecological communities),	10 11		
		(e)	section 118C (relating to critical habitat),	12		
		(f)	section 118D (relating to the habitat of a threatened species, population or ecological community).	13 14		
	(2)	Subsection (1) exempts the person only:				
		(a)	if the operations are carried out in accordance with the conditions of authorisation and the provisions of the Code applying to the plantation, and	16 17 18		
		(b)	in relation to things that are reasonably connected with the carrying out of the operations.	19 20		
	(3)	and V 1995)	terim protection order (within the meaning of the <i>National Parks Wildlife Act 1974</i> or the <i>Threatened Species Conservation Act</i>) may not be made so as to prevent or interfere with the carrying f plantation operations on an authorised plantation.	21 22 23 24		
	(4)	<i>Natio</i> of Par made	arder under Division 1 (Stop work orders) of Part 6A of the <i>inal Parks and Wildlife Act 1974</i> or Division 1 (Stop work orders) art 7 of the <i>Threatened Species Conservation Act 1995</i> may not be as to prevent or interfere with the carrying out of plantation attions on an authorised plantation.	25 26 27 28 29		
		Note. Aborig	See section 55 for continuation of power to make orders to protect relics or jinal places within the meaning of the <i>National Parks and Wildlife Act</i> 1974.	30 31		
49			operations not subject to certain provisions of Fisheries ent Act 1994	32 33		
	(1)	is exe	son carrying out plantation operations on an authorised plantation empt from the following provisions of Part 7A of the <i>Fisheries</i> agement Act 1994:	34 35 36		

Clause 49 Plantations and Reafforestation Bill 1999

Part 6 Application of other legislation

	(a)	Division 3 of Part 7 (relating to dredging and reclamation),	1
	(b)	Division 4 of Part 7 (relating to marine vegetation),	2
	(c)	Division 5 of Part 7 (relating to the spawning of salmon, trout and certain other fish),	3 4
	(d)	sections 218 and 219 (relating to fishways and the passage of fish),	5 6
	(e)	section 220ZA (relating to threatened species, populations and ecological communities),	7 8
	(f)	section 220ZC (relating to critical habitat),	9
	(g)	section 220ZD (relating to the habitat of a threatened species, population or ecological community).	10 11
(2)	Subse	ection (1) exempts the person only:	12
	(a)	if the operations are carried out in accordance with the conditions of the authorisation and provisions of the Code applying to the plantation, and	13 14 15
	(b)	in relation to things that are reasonably connected with the carrying out of the operations.	16 17
(3)	<i>Fishe</i> interf	order under Division 7 (Stop work orders) of Part 7A of the <i>eries Management Act 1994</i> may not be made so as to prevent or Fere with the carrying out of plantation operations on an authorised ation.	18 19 20 21
	ntatior 1977	operations not subject to certain provisions of Heritage	22 23
	1977 effect as to	nterim heritage order cannot be made under the <i>Heritage Act</i> , a listing on the State Heritage Register under that Act cannot be ted and an order under section 136 of that Act cannot be made, so prevent or interfere with the carrying out of plantation operations a authorised plantation.	24 25 26 27 28
		n operations not subject to certain orders under the Local ent Act 1993	29 30
	Gove	cal council may not give an order under section 124 of the <i>Local crnment Act 1993</i> so as to prevent or interfere with the carrying f plantation operations on an authorised plantation.	31 32 33

Plantations and Reafforestation Bill 1999	Clause 51
Application of other legislation	Part 6

52 Plantation operations not subject to Rivers and Foreshores Improvement Act 1948

- (1) A permit is not required under Part 3A of the *Rivers and Foreshores Improvement Act 1948* for plantation operations on an authorised plantation.
- (2) A stop work order or direction cannot be made or given under Part 3A of that Act and a notice cannot be given under section 6 of that Act so as to prevent or interfere with the carrying out of plantation operations on an authorised plantation.

53 Plantation operations not subject to notices under Soil Conservation Act 1938

A soil conservation notice under Part 2A of the *Soil Conservation Act 1938* cannot be served so as to prevent or interfere with the carrying out of plantation operations on an authorised plantation.

54 Plantation operations on unformed Crown roads

- (1) Plantation operations on an authorised plantation may be carried out on a road (within the meaning of Division 6 of Part 4 of the *Crown Lands Act 1989*) that is unformed, but only if the operations are carried out in accordance with the conditions of the authorisation and the provisions of the Code. For that purpose, the Minister administering that Act is taken to have authorised the enclosure and cultivation of that road.
- (2) Any such plantation operations on the road do not require consent from the appropriate roads authority under Division 3 of Part 9 of the *Roads Act 1993*.

55 Orders and instruments for protecting Aboriginal relics and places preserved

Nothing in this Part affects the making of any order or instrument that is made for the purpose of protecting any relic or Aboriginal place within the meaning of the *National Parks and Wildlife Act 1974*. 1

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Clause 56 Plantations and Reafforestation Bill 1999

Part 6 Application of other legislation

56 Plantation operations subject to Code and other laws

Plantation operations on an authorised plantation are subject to the provisions of the Code applying to the plantation and, except as provided by this Act, are subject to the provisions of any other law that relate to activities carried out for the purpose of establishing or managing a plantation or for the purpose of harvesting timber.

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Enforcement

Part 7

Part 7 Enforcement 1 57 **Civil enforcement—Land and Environment Court** 2 The Minister may bring proceedings in the Land and Environment 3 (1)Court for an order to remedy or restrain a breach of this Act or the 4 Code. 5 (2)Any such proceedings may be brought whether or not any right of the 6 Minister or the State has been or may be infringed by or as a result of 7 the breach. 8 (3) If the Land and Environment Court is satisfied that a breach of this Act 9 or the Code has been committed or that a breach of this Act or the 10 Code will, unless restrained by order of the Court, be committed, it 11 may make such orders as it thinks fit to remedy or restrain the breach. 12 (4) In this section: 13 *breach* includes a threatened or apprehended breach. 14 58 Minister may make stop work order 15 If the Minister is of the opinion that any plantation operations on an (1)16 authorised plantation are being or are about to be carried out in 17 contravention of this Act or the Code, the Minister may, by notice in 18 writing given to the owner or manager of the plantation, order the 19 owner or manager not to carry out the plantation operations concerned. 20 (2) The order: 21 takes effect immediately (or from a later date specified in the (a) 22 notice), and 23 (b) is subject to such conditions as the Minister may specify in the 24 notice. 25 (3) The Minister may vary or revoke the order or the conditions of the 26 order by further notice in writing given to the owner or manager of the 27 authorised plantation. 28 (4) An order under this section remains in force until whichever of the 29 following happens first: 30 (a) the order is revoked by the Minister, 31 the period (if any) for which the order is expressed in the notice (b)32 to be in force ends. 33

Clause 58 Plantations and Reafforestation Bill 1999

Part 7 Enforcement

(c) the period of 2 years from the day on which the order took effect ends.(5) A person who, without reasonable excuse, does not comply with an

Maximum penalty: 1,000 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues.

(6) The Minister is not required, before making, varying or revoking an order under this section, to notify any person who may be affected by the order.

order in force under this section is guilty of an offence.

59 Directions for remedial work

- (1) If the Minister is satisfied that any plantation operations have been carried out on an authorised plantation in contravention of this Act or the Code, the Minister may, by notice in writing, direct the owner or manager of the plantation to carry out specified work in a specified manner and within a specified time.
- (2) Any one or more of the following types of work may be directed to be carried out by a notice under this section:
 - (a) work to repair any damage caused by the plantation operations,
 - (b) work to rehabilitate any land affected by the plantation operations,
 - (c) work to ensure that specified land (including any river or other body of water) will not be damaged or detrimentally affected, or further damaged or detrimentally affected, by the plantation operations.
- (3) A direction under this section may be varied or revoked by a further notice.
- (4) A person who, without reasonable excuse, does not comply with a direction under this section is guilty of an offence.

Maximum penalty: 1,000 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues.

(5) If a person fails to comply with a direction under this section, the Minister may authorise any other person to enter the land and carry out the specified work.

Plantations and Reafforestation Bill 1999	Clause 59
Enforcement	Part 7

- (6) The Minister may recover the cost of that work from the person given the direction in any court of competent jurisdiction as a debt due by that person to the State.
- (7) The Minister is not required, before giving, varying or revoking a direction under this section, to notify any person who may be affected by the direction.

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- (1) The owner or manager of an authorised plantation may appeal against an order or direction of the Minister under this Part to the Land and Environment Court within 30 days of the service of the notice of the order or direction.
- (2) The lodging of an appeal does not, except to the extent that the Land and Environment Court otherwise directs in relation to the appeal, operate to stay action on the order or direction appealed against.

61 Investigations into compliance with this Act or Code

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Appeals under this Part

- (1) The Minister may authorise appropriately qualified persons (*authorised officers*) to investigate and report to the Minister on whether this Act and the Code are being complied with.
- (2) For the purposes of exercising those functions, an authorised officer may, on giving reasonable notice to the owner or manager, enter an authorised plantation and require the owner or manager to provide such information or documents as the officer requires.
- (3) The information or documents that can be required by an authorised officer must relate to matters that are reasonably connected with the administration of this Act, or be information or documents required for the purposes of determining whether this Act or the Code is being complied with. This does not extend to information or documents of a commercially sensitive nature.

(4)	The	owner or manager must not:	29
	(a)	fail without reasonable excuse to provide or produce the	30
		information or documents required by an authorised officer, or	31

(b) provide information to an authorised officer which the owner or manager knows is false or misleading in a material respect.

Maximum penalty: 100 penalty units.

Clause 61 Plantations and Reafforestation Bill 1999

Part 7 Enforcement

	(5)	docun	son is not excused from providing information or producing nents under this section on the ground that the information or nents may tend to incriminate the person.	1 2 3
	(6)	sectio	information or document obtained from a person under this n is not admissible against the person in criminal proceedings than proceedings for an offence under this section.	4 5 6
	(7)	reques	thorised officer exercising any power under this section must, if sted to do so, produce the officer's identification card to a person ed to provide information or produce documents under this n.	7 8 9 10
62	Pen	alty no	otices	11
	(1)	An au appear this A	athorised officer may serve a penalty notice on a person if it rs to the officer that the person has committed an offence against Act or the regulations, being an offence prescribed by the ations as a penalty notice offence.	12 13 14 15
	(2)	not wi within of per	alty notice is a notice to the effect that, if the person served does ish to have the matter determined by a court, the person can pay, in the time and to the person specified in the notice, the amount halty prescribed by the regulations for the offence if dealt with this section.	16 17 18 19 20
	(3)	A pen	alty notice may be served personally or by post.	21
	(4)	this se	amount of penalty prescribed for an alleged offence is paid under ection, no person is liable to any further proceedings for the d offence.	22 23 24
	(5)	liabili	ent under this section is not to be regarded as an admission of ty for the purpose of, and does not in any way affect or prejudice, sivil claim, action or proceeding arising out of the same rence.	25 26 27 28
	(6)	The re	egulations may:	29
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	30 31 32
		(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	33 34
		(c)	prescribe different amounts of penalties for different offences or classes of offences.	35 36

Plantations and Reafforestation Bill 1999	Clause 62
Enforcement	Part 7

	(7)	is no	amount of a penalty prescribed under this section for an offence of to exceed the maximum amount of penalty that could be used for the offence by a court.	1 2 3
	(8)	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 in respect of offences.	4 5 6
	(9)		is section, <i>authorised officer</i> means an authorised officer under on 61.	7 8
63	Evi	dence		9
			rtificate signed by the Minister or an officer prescribed by the ations certifying any one or more of the following:	10 11
		(a)	that any land specified in the certificate was or was not, at a time or during a period specified in the certificate, an authorised plantation,	12 13 14
		(b)	that any land specified in the certificate was or was not, at a time or during a period specified in the certificate, an authorised timber plantation,	15 16 17
		(c)	that a written notice, order or direction purporting to be given under this Act, and a copy of which is set out or annexed to the certificate, was given on a day specified in the certificate,	18 19 20
		(d)	that a person was, at a time or during a period specified in the certificate, the owner or manager of a plantation,	21 22
		(e)	that a person was, at a time or during a period specified in the certificate, an authorised officer under section 61,	23 24
		(f)	that any instrument made under this Act was, at a time or during a period specified in the certificate, in force,	25 26
			missible in any proceedings under this Act and is prima facie ence of the matters so specified.	27 28
64	Pro	ceedir	ngs for offences	29
	(1)		eedings for an offence under this Act or the regulations are to be with:	30 31
		(a)	summarily before a Local Court constituted by a Magistrate sitting alone, or	32 33
		(b)	summarily before the Land and Environment Court.	34

Clause 64	Plantations and Reafforestation Bill 1999
Part 7	Enforcement

(2)	If the proceedings are brought before a Local Court, the maximum	1
	monetary penalty that the Local Court may impose for the offence is	2
	100 penalty units, despite any higher maximum monetary penalty	3
	provided in respect of the offence.	4
(3)	Proceedings for an offence under this Act or the regulations may only	5
	be brought by or with the approval of the Minister.	6
(4)	Proceedings for an offence under this Act or the regulations may be	7

(4) Proceedings for an offence under this Act or the regulations may be brought at any time within 2 years after the act or omission alleged to constitute the offence, despite any Act to the contrary.

Part	8	Misc	ellaneous	1
65	Act		s Crown	2
		as th	Act binds the Crown in right of New South Wales and also, so far ne legislative power of Parliament permits, in all its other cities.	3 4 5
66	Not	es		6
		Note	s included in this Act do not form part of this Act.	7
67	Del	egatio	n of functions of Minister	8
			Minister may delegate any of the Minister's functions under this (other than this power of delegation) to:	9 10
		(a)	any public servant employed in a Department administered by the Minister, or	11 12
		(b)	any person, or any person of a class, authorised by the regulations.	13 14
68	Pla	ntatior	n certificates	15
	(1)	regul	erson may, on payment of the fee (if any) prescribed by the ations, apply to the Minister for a certificate under this section (a <i>tation certificate</i>) with respect to any land to which this Act es.	16 17 18 19
	(2)		Minister must, as soon as practicable after receiving any such cation, issue a plantation certificate:	20 21
		(a)	stating whether or not the land to which the certificate relates is an authorised plantation, and	22 23
		(b)	stating whether or not any such authorisation is subject to a condition under section 42 with respect to a financial contribution to transport infrastructure expenditure and, if so subject, stating the amount of any contribution that is due but unpaid, and	24 25 26 27 28
		(c)	specifying such other matters relating to the application of this Act to the land to which the certificate relates as may be prescribed by the regulations.	29 30 31

Part 8

Page 43

Clause 68 Plantations and Reafforestation Bill 1999

Part 8 Miscellaneous

	(3)		Minister may, in a plantation certificate, include advice on such relevant matters affecting the land of which the Minister may be	1 2 3
	(4)		er the Minister nor the State incur any liability in respect of any e provided in good faith pursuant to subsection (3).	4 5
	(5)		regulations may provide that information to be furnished in a ation certificate must be set out in a specified form and manner.	6 7
	(6)	concl	production of a plantation certificate is taken for all purposes to be usive proof in favour of a bona fide purchaser for value of the rrs certified under subsection (2).	8 9 10
	(7)	the re a plar that	he purpose of any proceedings for an offence against this Act or gulations which may be taken against a person who has obtained nation certificate or who might reasonably be expected to rely on certificate, that certificate is, in favour of that person, to be usively presumed to be true and correct.	11 12 13 14 15
69	Ser	vice of	notices	16
			notice under this Act or the regulations that is required to be d or given to a person may be served or given:	17 18
		(a)	by delivering it personally to the person to whom it is addressed, or	19 20
		(b)	by delivering it to the place of residence or business of the person to whom it is addressed and by leaving it there for the person with some other person, or	21 22 23
		(c)	by posting it to the person to whom it is addressed to the person's place of residence or business last known to the person sending the notice.	24 25 26
70	Reg	julatio	ns	27
	(1)	or wi to be	Governor may make regulations, not inconsistent with this Act, for th respect to any matter that by this Act is required or permitted prescribed or that is necessary or convenient to be prescribed for ing out or giving effect to this Act.	28 29 30 31
	(2)		rticular, the regulations may make provision for or with respect following:	32 33
		(a)	the making of applications for authorisation under this Act,	34
		(b)	the determination of those applications.	35

Plantations and Reafforestation Bill 1999	Clause 70
Miscellaneous	Part 8

(3)	A regulation may create an offence punishable by a penalty not exceeding 100 penalty units.	1 2
(4)	A regulation that makes a Code may include any other matter for which regulations may be made under this Act.	3 4
		5 6
(1)	The Timber Plantations (Harvest Guarantee) Act 1995 is repealed.	7
(2)	The Timber Plantations (Harvest Guarantee) Regulation 1997 is repealed.	8 9
Am	endment of other Acts	10
	Schedule 2 has effect.	11
Sav	ings, transitional and other provisions	12
	Schedule 3 has effect.	13
Rev	iew of Act	14
	iew of Act The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	14 15 16 17
(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act	15 16
	(4) Rep regu (1) (2) Ame	 exceeding 100 penalty units. (4) A regulation that makes a Code may include any other matter for which regulations may be made under this Act. Repeal of Timber Plantations (Harvest Guarantee) Act 1995 No 92 and regulation under that Act (1) The <i>Timber Plantations (Harvest Guarantee) Act 1995</i> is repealed. (2) The <i>Timber Plantations (Harvest Guarantee) Regulation 1997</i> is repealed. (2) The <i>Timber Plantations (Harvest Guarantee) Regulation 1997</i> is repealed. Amendment of other Acts Schedule 2 has effect. Savings, transitional and other provisions

Schedule 1 Areas excluded from Act

Schedule 1 Areas excluded from Act

(Section 7)

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Part 1 Local government areas excluded from Act

Ashfield, Auburn, Bankstown, Baulkham Hills, Blacktown, Botany Bay, Burwood, Canterbury, Concord, Drummoyne, Fairfield, Holroyd, Hornsby, Hunters Hill, Hurstville, Kogarah, Ku-ring-gai, Lane Cove, Leichhardt, Liverpool, Manly, Marrickville, Mosman, Newcastle, North Sydney, Parramatta, Pittwater, Randwick, Rockdale, Ryde, South Sydney, Strathfield, Sutherland, Sydney, Warringah, Waverley, Willoughby, Wollongong, Woollahra.

Part 2 Areas under EPA Act excluded from Act

Rainforests applies.

1	Land that is within a zone designated "residential" (but not "rural-residential"), "village", "township", "industrial" or "business" under an environmental planning instrument (within the meaning of the <i>Environmental Planning and Assessment Act 1979</i>).	12 13 14 15
2	Land to which <i>State Environmental Planning Policy No 14—Coastal Wetlands</i> applies.	16 17
3	Land to which State Environmental Planning Policy No 26-Littoral	18

Ameno	Amendment of other Acts Schedule 2		
Sch	edule 2 Am	endment of other Acts	1
		(Section 72)	2
2.1	Fines Act 1996	No 99	3
	Schedule 1 Sta issued	tutory provisions under which penalty notices	4 5
	Insert in alphabet	ical order:	6
	Plant	tations and Reafforestation Act 1999, section 62	7
2.2	Fisheries Mana	agement Act 1994 No 38	8
[1]	Section 221J Fo	rm of species impact statements	9
	Insert at the end of	of the section:	10
		, or	11
	(c)	if the species impact statement is prepared for the purposes of the <i>Plantations and Reafforestation Act 1999</i> , the applicant for authorisation under that Act.	12 13 14
[2]	Section 221L Di	rector's requirements	15
	of the Plantatio	pecies impact statement is being prepared for the purposes <i>and Reafforestation Act 1999</i> , the applicant for ler that Act" after "activity" in section 221L (1).	16 17 18
[3]	Section 221L (4)		19
	Insert "or the Pla	ntations and Reafforestation Act 1999" after "1979".	20

Schedule 2	Amendment of other Acts
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2.3 Forestry Act 1916 No 55

	Section 27 Penalty for unlawfully taking timber, products or forest materials	2 3
	Omit "an accredited timber plantation within the meaning of the <i>Timber Plantations (Harvest Guarantee)</i> Act 1995" from section 27 (3) (a) (iii).	4 5
	Insert instead "an authorised plantation within the meaning of the <i>Plantations and Reafforestation Act 1999</i> ".	6 7
2.4	Forestry and National Parks Estate Act 1998 No 163	8
[1]	Section 24 Forestry operations to which Part applies	9
	Omit "timber plantations within the meaning of the <i>Timber Plantations</i> (<i>Harvest Guarantee</i>) Act 1995" from section 24 (2) (b).	10 11
	Insert instead "plantations within the meaning of the <i>Plantations and Reafforestation Act 1999</i> ".	12 13
[2]	Section 24 (2) (c)	14
	Omit "such a timber plantation". Insert instead "such a plantation".	15
2.5	Land and Environment Court Act 1979 No 204	16
[1]	Section 17 Class 1—environmental planning and protection appeals	17
	Insert "and" and the following paragraph (appropriately numbered) at the end of the section:	18 19
	() appeals under section 24 of the <i>Plantations and Reafforestation Act 1999</i> .	20 21

Amendment of other Acts

Schedule 2

[2]	Section 20 Class 4—environmental planning and protection and development contract civil enforcement	
	Insert the following paragraph (appropriately numbered) before the last paragraph in section 20 (1):	3 4
	() proceedings under section 57 or 60 of the <i>Plantations</i> and <i>Reafforestation Act 1999</i> ,	5 6
[3]	Section 20 (3) (a)	7
	Insert in alphabetical order:	8
	Plantations and Reafforestation Act 1999	9
2.6	Local Government Act 1993 No 30	10
	Section 124, note	11
	Omit from the note the matter relating to the <i>Timber Plantations (Harvest Guarantee) Act 1995</i> .	12 13
2.7	Native Vegetation Conservation Act 1997 No 133	14
[1]	Section 12 Clearing excluded from operation of Act	15
	Omit section 12 (1). Insert instead:	
	(1) any clearing that consists of plantation operations within the meaning of the <i>Plantations and Reafforestation Act</i> <i>1999</i> on an authorised plantation in accordance with any conditions of the authorisation and with the Plantations and Reafforestation Code under that Act,	17 18 19 20 21
[2]	Section 20 Clearing not affected by other instruments or Acts	22
	Insert ", the <i>Plantations and Reafforestation Act 1999</i> " after "this Act" in section 20 (1).	23 24

Schedule 2	Amendment of other Acts
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[3]	Part 4, note		1
	Omit "(eg clearing	native vegetation on land for the purpose of establishing	2
		within the meaning of the Timber Plantations (Harvest	3
	Guarantee) Act 19	0	4
2.8	Threatened Spe	cies Conservation Act 1995 No 101	5
[1]	Section 109 Form	of species impact statements	6
	Insert at the end of	the section:	7
		, or	8
	(c)	if the species impact statement is prepared for the	9
		purposes of the <i>Plantations and Reafforestation Act</i>	10
		1999, the applicant for authorisation under that Act.	11
[2]	Section 111 Direc	tor-General's requirements	12
	Insert "or, if the species impact statement is being prepared for the purposes		13
	of the Plantations and Reafforestation Act 1999, the applicant for		14
	authorisation under that Act" after "activity" in section 111 (1).		15
[3]	Section 111 (4)		16
	Insert "or the Plant	tations and Reafforestation Act 1999" after "1979".	17

Savings, transitional and other provisions

Schedule 3

Schedule 3 Savings, transitional and other provisions				1
			(Section 73)	2
Part	1	Prelii	minary	3
1	Reg	julatio	ns	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6
		this A	Act	7
	(2)		such provision may, if the regulations so provide, take effect from ate 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 in the Gazette, the provision does not operate so as:		10 11 12		
		(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
Part	2	Provi	isions consequent on enactment of this Act	19
2	Act	exten	ds to existing plantations	20
			Act applies to plantations established before or after the mencement of this Act.	21 22
3	Exis	sting p	plantations—current development consents etc under EPA Act	23
		Act,	ne authorisation of a plantation or proposed plantation under this any development consent under Part 4 of the <i>Environmental</i> <i>ning and Assessment Act 1979</i> , any approval or conditions	24 25 26

Schedule 3 Savings, transitional and other provisions

imposed under Part 5 of that Act and any environmental planning instrument under that Act cease to have any further effect with respect to plantation operations carried out on the plantation while it is authorised under this Act.

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4 Existing plantations—current accreditation

- (1) A timber plantation or proposed timber plantation accredited under the *Timber Plantations (Harvest Guarantee) Act 1995* immediately before the repeal of that Act is taken to be authorised under this Act as a timber plantation.
- (2) A condition of any such accreditation becomes a condition of its authorisation under this Act.
- (3) If any such accreditation applies to a proposed plantation that had not been cleared for planting before the repeal of that Act, it is a condition of its authorisation under this Act that any such clearing be carried out in accordance with the requirements of the law in force before that repeal.
- (4) An application for accreditation that was made under that Act and not determined before the repeal of that Act is taken to be an application for authorisation under this Act duly made under this Act on the date of that repeal.
- (5) Section 22 (2) extends to any accreditation under that Act of a proposed timber plantation that is established before or after the repeal of that Act.

5 Preparation of the Code before commencement of Act

A Code may be adopted on or after the commencement of this Act even though the Code was prepared before that commencement, so long as it was prepared in accordance with the provisions of this Act relating to the preparation of the Code.