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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> Clerk of the Legislative Assembly. Legislative Assembly



New South Wales

Forestry Restructuring and Nature Conservation Bill 1995

, 1995 Act No

An Act to provide for the payment of expenditure on forest industry restructuring, nature conservation and certain other environmental initiatives from the Environmental Education Trust, the Environmental Research Trust and the Environmental Restoration and Rehabilitation Trust, and for other purposes.

Name of Act

This Act is the Forestry Restructuring and Nature Conservation Act 1995.

Commencement

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This Act commences on a day or days to be appointed by proclamation.

Definitions

In this Act:

Budget Papers means the Budget Papers tabled in Parliament (whether before or after the commencement of this section).

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Environmental Trusts Acts means the following Acts:

Environmental Education Trust Act 1990,

Environmental Research Trust Act 1990,

Environmental Restoration and Rehabilitation Trust Act 1990.

Funds means the Funds established under the Environmental Trusts Acts.

Payments from the Funds for certain programs

(1)There is to be paid out of the Funds such amounts as the Minister for the Environment directs for payment into the Consolidated Fund to offset the amounts paid from the Consolidated Fund for the following expenditure:

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Expenditure for the purpose of implementing a program of forest industry restructuring, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as forest industry restructuring expenditure.

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- (b) Expenditure under the National Parks and Wildlife Act 1974 for the purposes of implementing a program for obtaining land for reservation or dedication under that Act and implementing related conservation strategies, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as nature conservation expenditure.
- (c) Expenditure for the purpose of implementing other schemes and programs for environment protection and nature conservation listed in Schedule 1 and shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as additional commitments expenditure.
- (2) The Treasurer is to certify to the Minister from time to time the amounts paid from the Consolidated Fund for the expenditure referred to in this section.

5 Minister determines timing and other details of payments

The timing of payments from the Funds under this Act, the amount of a particular payment on a particular occasion and the apportionment of payments between the Funds are to be as determined by the Minister for the Environment. The Minister is to be mindful of the need for the Funds to be able to earn income in order to meet their projected commitments under this Act and the Environmental Trusts Acts over the period of operation of this Act.

6 Limits on payments from the Funds

The total amounts paid from the Funds under this Act must not exceed the following limits:

- (a) \$60.0 million in respect of forest industry restructuring expenditure,
- (b) \$50.0 million in respect of nature conservation expenditure,
- (c) \$20.025 million in respect of additional commitments expenditure.

Payments from the Funds under this Act may not be made after:

- (a) 30 June 1999 in the case of payments in respect of nature conservation expenditure, or
- (b) 30 June 2000 in the case of payments in respect of forest industry restructuring expenditure, or

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(c) 30 June 2000 in the case of payments in respect of additional commitments expenditure.

8 Additional commitments expenditure ranks lowest in priority

Payments are not to be made from the Funds in respect of additional commitments expenditure if the payments would prevent the Funds being able to meet the other payments authorised to be made out of the Funds under this Act and the Environmental Trusts Acts.

9 Payments can be made out of capital and income

Payments under this Act can be made out of both capital and income of the Funds.

10 Restrictions on new grants from the Funds

- (1) From the commencement of this section until the end of June 2000 no grants are to be made under the Environmental Trusts Acts except the grants permitted by subsection (2).
- (2) Grants under the Environmental Restoration and Rehabilitation Trust Act 1990 are permitted but only as follows:
 - (a) to schools, up to a total of \$0.080 million during each of the 5 financial years of the Trust under that Act beginning with the financial year current when this section commences,
 - (b) to community organisations up to a total of \$0.850 million during each of those 5 financial years.

(3) The grants referred to in subsection (2) can, despite section 10 of the *Environmental Restoration and Rehabilitation Trust Act* 1990, be made from capital of the Fund under that Act and the provisions of section 11 (1) and (3) of that Act do not apply to those grants.

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(4) In determining how much has been expended on grants of a kind referred to in subsection (2) in the financial year current when this section commences, expenditure on grants of that kind made during that financial year but before this section commences are to be disregarded.

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- (5) This section does not prevent payments out of the Funds after the commencement of this section for grants made but not paid (or not fully paid) before that commencement or for the costs incurred in administering the Environmental Trusts Acts.
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(6) This section also does not prevent payments under section 14A (Special provision for pollution clean-up costs until 1 July 2000) of the Environmental Restoration and Rehabilitation Trust Act 1990.

11 Ministers to report on payments from the Funds

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(1) Each Minister who is responsible for expenditure recouped from payments from the Funds under this Act is to furnish reports on the expenditure for tabling in both Houses of Parliament. A Minister is responsible for expenditure on schemes or programs carried out by a department or other agency for which the Minister is responsible.

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(2) Reports are to be made for the period from the commencement of this section to 31 December 1995 and for each 6 month period after that to 30 June or 31 December with the final report for the period to 30 June 2000. Each report is due within 3 months after the end of the period to which it relates.

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(3) The reports are to give a detailed breakdown of the expenditure that they cover showing how much was paid out of each of the Funds and how much is referable to each particular scheme or program concerned.

12 Audit by Auditor-General of payments from the Funds

The audit of the accounts relating to the Funds by the Auditor-General under the *Public Finance and Audit Act 1983* is to include an audit of the payments made from the Funds under this Act.

13 Amendment of other Acts

The Acts specified in Schedule 2 are amended as set out in that Schedule.

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Schedule 1 Additional commitments expenditure

(Section 4)

Nation	nal Parks	and	Wildlifa	Sarvica
Halloi	IOI PAIRS	and	AAIICIIIIG	SHIVICH

Establishment of public facilities at, and ongoing management of, Penrith Lakes State Recreation Area

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Management of Lake Macquarie foreshore as a Regional Park

Management of wild and scenic rivers

Development of inventories of urban bushland to assist with future planning for the protection of remnant urban vegetation

Management across government agencies of biodiversity surveys

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Enhancement of walking tracks on the north coast

Establishment of initial capital infrastructure to enhance foreshores at Green Point, in connection with development of Lake Macquarie Regional Park

Acquisition of land to be dedicated as nature reserves

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Acquisition of land to extend Bongil Bongil National Park

Acquisition of land for open space at Mt Riverview

Department of Land and Water Conservation

Contribution to New South Wales and Commonwealth financial package, Willandra Lakes Region World Heritage Property

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Environment Protection Authority

Inner city lead study

Department of Health

Lead remediation program at North Lake Macquarie

Schedule 2 Amendment of other	er Acts	of other Ad	Amendment	2	Schedule
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(Section 13)

2.1 Environmental Education Trust Act 1990 No 26

[1] Section 5 Membership and procedure of the Trust

Omit "Education and Public Instruction Act 1987" from section 5 (2) (b).

Insert instead "Education Reform Act 1990".

[2] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

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This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

2.2 Environmental Research Trust Act 1990 No 25

Section 8A 15

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

2.3	Environmental	Restoration	and	Rehabilitation	Trust	Act
	1990 No 24					

[1] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

[2] Section 14 Payment of costs of pollution clean-up

Omit section 14 (3).

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[3] Sections 14A, 14B

After section 14, insert:

14A Special provision for pollution clean-up costs until 30 June 2000

- (1) This section applies from the commencement of this section until the end of June 2000 and applies during that period to the exclusion of section 14.
- (2) The Trust may expend the income from investment of the Fund and the capital of the Fund on measures for the removal, dispersal or mitigation of serious pollution when those measures need to be taken immediately. However capital of the Fund may be expended under this section only if (and to the extent that) income from the Fund is insufficient to meet that expenditure.

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14B Recovery of pollution clean-up costs

(1) When the Trust expends money after the commencement of this section under section 14 or 14A in respect of pollution, the Trust (or a person acting with the written authority of the Trust) is entitled to recover the amount expended as a debt in a court of competent jurisdiction due to the Trust from the person who caused the pollution.

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(2) Any amount recovered by or on behalf of the Trust (whether or not under this section) in respect of the cost of measures that have been paid for out of the Fund is to be paid into the Fund.



Explanatory note

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

Overview of Bill

The object of this Bill is to provide for the application of the capital and income of the Trust Funds under the 3 Environmental Trusts Acts (the Environmental Education Trust Act 1990, the Environmental Research Trust Act 1990 and the Environmental Restoration and Rehabilitation Trust Act 1990) to be applied towards funding the following Government initiatives:

- obtaining land for new National Parks and related conservation strategies (\$50.0 million over 4 years)
- forest industry restructuring (\$60.0 million over 5 years)
- additional environment protection and nature conservation schemes and programs itemised in Schedule 1 to the proposed Act (\$20.025 million over 5 years).

During the period of operation of the proposed Act (until 30 June 2000) no new grants will be permitted from the Trust Funds, with the exception of grants from the Environmental Restoration and Rehabilitation Trust Fund to

schools (maximum \$0.080 million each year) and community organisations (maximum \$0.850 million each year). Emergency pollution clean-up costs will continue to be able to be paid from the Environmental Restoration and Rehabilitation Trust Fund but will not be limited to payments from income of the Fund. Grants from the Trust Funds that have already been made but not fully paid out will not be affected by the new restrictions.

Consequential amendments are made to the three Environmental Trusts Acts and an additional amendment is made to the *Environmental Restoration and Rehabilitation Trust Act 1990* to clarify the power of the Trust under that Act to recover from polluters the cost of emergency clean-ups paid for from the Fund under that Act.

Outline of provisions

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 contains definitions.

Clause 4 authorises the payment of money out of the Trust Funds for the purposes outlined above.

Clause 5 provides for the Minister for the Environment to determine the timing and amount of payments from the Trust Funds and how those payments are to be apportioned between the Trust Funds. The Minister is required to be mindful of the need for the Funds to be able to earn income in order to meet their projected commitments.

Clause 6 imposes the limits outlined above on the amounts that can be paid from the Trust Funds under the proposed Act.

Clause 7 imposes the time limits outlined above on the making of those payments.

Clause 8 provides that expenditure from the Trust Funds for additional commitments expenditure listed in Schedule 1 (total \$20.025 million) ranks lowest in priority behind all other payments to be made from the Funds.

Clause 9 permits payments from the Trust Funds under the authority of the proposed Act to be made from capital and income.

Explanatory note

Clause 10 imposes the restrictions outlined above on new grants from the Trust Funds.

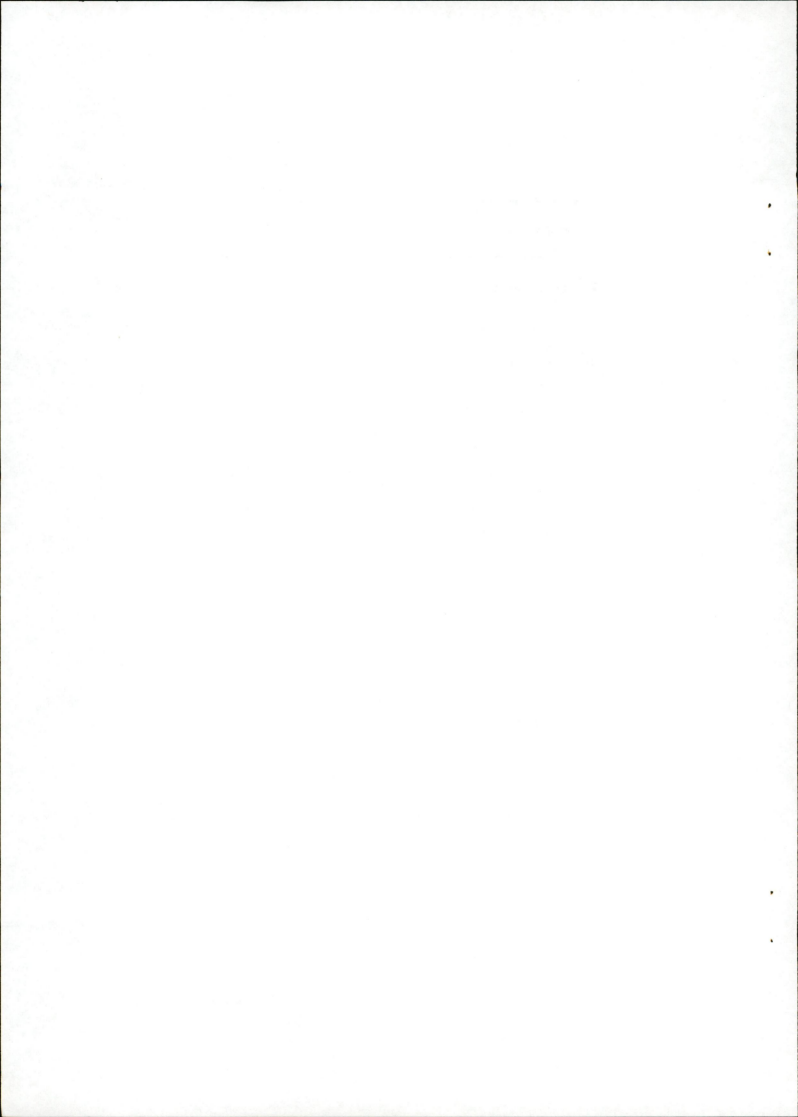
Clause 11 requires each Minister who is responsible for expenditure to be recouped from the Trust Funds to report to Parliament every 6 months on that expenditure.

Clause 12 requires the Auditor-General to audit payments from the Trust Funds under the proposed Act.

Clause 13 gives effect to Schedule 2 which contains consequential amendments to the three Environmental Trusts Acts.

Schedule 1 lists the additional environment protection and nature conservation schemes and programs that the proposed Act authorises to be funded up to a total of \$20.025 million from the Trust Funds.

Schedule 2 contains the amendments to other Acts outlined above.





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No , 1995

A Bill for

An Act to provide for the payment of expenditure on forest industry restructuring, nature conservation and certain other environmental initiatives from the Environmental Education Trust, the Environmental Research Trust and the Environmental Restoration and Rehabilitation Trust, and for other purposes.

The Legislature of New South Wales enacts:

1 Name of Act

This Act is the Forestry Restructuring and Nature Conservation Act 1995.

2 Commencement

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This Act commences on a day or days to be appointed by proclamation.

3 Definitions

In this Act:

Budget Papers means the Budget Papers tabled in Parliament (whether before or after the commencement of this section).

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Environmental Trusts Acts means the following Acts:

Environmental Education Trust Act 1990,

Environmental Research Trust Act 1990,

Environmental Restoration and Rehabilitation Trust Act 1990.

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Funds means the Funds established under the Environmental Trusts Acts.

4 Payments from the Funds for certain programs

- (1) There is to be paid out of the Funds such amounts as the Minister for the Environment directs for payment into the Consolidated Fund to offset the amounts paid from the Consolidated Fund for the following expenditure:
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(a) Expenditure for the purpose of implementing a program of forest industry restructuring, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as *forest industry* restructuring expenditure.

(c)

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- (b) Expenditure under the National Parks and Wildlife Act 1974 for the purposes of implementing a program for obtaining land for reservation as new national parks and implementing related conservation strategies, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as nature conservation expenditure.
 - Expenditure for the purpose of implementing other schemes and programs for environment protection and nature conservation listed in Schedule 1 and shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as additional commitments expenditure.
- (2) The Treasurer is to certify to the Minister from time to time the amounts paid from the Consolidated Fund for the expenditure 15 referred to in this section.

5 Minister determines timing and other details of payments

The timing of payments from the Funds under this Act, the amount of a particular payment on a particular occasion and the apportionment of payments between the Funds are to be as determined by the Minister for the Environment. The Minister is to be mindful of the need for the Funds to be able to earn income in order to meet their projected commitments under this Act and the Environmental Trusts Acts over the period of operation of this Act.

6 Limits on payments from the Funds

The total amounts paid from the Funds under this Act must not exceed the following limits:

- (a) \$60.0 million in respect of forest industry restructuring expenditure,
- (b) \$50.0 million in respect of nature conservation expenditure,
- (c) \$20.025 million in respect of additional commitments expenditure.

7 Sunset on payments

Payments from the Funds under this Act may not be made after:

- (a) 30 June 1999 in the case of payments in respect of nature conservation expenditure, or
- (b) 30 June 2000 in the case of payments in respect of forest industry restructuring expenditure, or
- (c) 30 June 2000 in the case of payments in respect of additional commitments expenditure.

8 Additional commitments expenditure ranks lowest in priority

Payments are not to be made from the Funds in respect of additional commitments expenditure if the payments would prevent the Funds being able to meet the other payments authorised to be made out of the Funds under this Act and the Environmental Trusts Acts.

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9 Payments can be made out of capital and income

Payments under this Act can be made out of both capital and income of the Funds.

10 Restrictions on new grants from the Funds

- (1) From the commencement of this section until the end of June 2000 no grants are to be made under the Environmental Trusts 20 Acts except the grants permitted by subsection (2).
- Grants under the Environmental Restoration and Rehabilitation Trust Act 1990 are permitted but only as follows:
 - (a) to schools, up to a total of \$0.080 million during each of the 5 financial years of the Trust under that Act beginning with the financial year current when this section commences,
 - (b) to community organisations up to a total of \$0.850 million during each of those 5 financial years.

(3) The grants referred to in subsection (2) can, despite section 10 of the *Environmental Restoration and Rehabilitation Trust Act* 1990, be made from capital of the Fund under that Act and the provisions of section 11 (1) and (3) of that Act do not apply to those grants.

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(4) In determining how much has been expended on grants of a kind referred to in subsection (2) in the financial year current when this section commences, expenditure on grants of that kind made during that financial year but before this section commences are to be disregarded.

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(5) This section does not prevent payments out of the Funds after the commencement of this section for grants made but not paid (or not fully paid) before that commencement or for the costs incurred in administering the Environmental Trusts Acts.

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(6) This section also does not prevent payments under section 14A (Special provision for pollution clean-up costs until 1 July 2000) of the Environmental Restoration and Rehabilitation Trust Act 1990.

Ministers to report on payments from the Funds

(1) Each Minister who is responsible for expenditure recouped from payments from the Funds under this Act is to furnish reports on the expenditure for tabling in both Houses of Parliament. A Minister is responsible for expenditure on schemes or programs carried out by a department or other agency for which the Minister is responsible.

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(2) Reports are to be made for the period from the commencement of this section to 31 December 1995 and for each 6 month period after that to 30 June or 31 December with the final report for the period to 30 June 2000. Each report is due within 3 months after the end of the period to which it relates.

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(3) The reports are to give a detailed breakdown of the expenditure that they cover showing how much was paid out of each of the Funds and how much is referable to each particular scheme or program concerned.

12 Audit by Auditor-General of payments from the Funds

The audit of the accounts relating to the Funds by the Auditor-General under the *Public Finance and Audit Act 1983* is to include an audit of the payments made from the Funds under this Act.

13 Amendment of other Acts

The Acts specified in Schedule 2 are amended as set out in that Schedule.

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Schedule 1 Additional commitments expenditure

(Section 4)

National Parks and Wildlife Service

Establishment of public facilities at, and ongoing management of, Penrith Lakes State Recreation Area

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Management of Lake Macquarie foreshore as a Regional Park

Management of wild and scenic rivers

Development of inventories of urban bushland to assist with future planning for the protection of remnant urban vegetation

Management across government agencies of biodiversity surveys

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Enhancement of walking tracks on the north coast

Establishment of initial capital infrastructure to enhance foreshores at Green Point, in connection with development of Lake Macquarie Regional Park

Acquisition of land to be dedicated as nature reserves

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Acquisition of land to extend Bongil Bongil National Park

Acquisition of land for open space at Mt Riverview

Department of Land and Water Conservation

Contribution to New South Wales and Commonwealth financial package, Willandra Lakes Region World Heritage Property

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Environment Protection Authority

Inner city lead study

Department of Health

Lead remediation program at North Lake Macquarie

Schedule	2	Amendment	of	other	Acts
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(Section 13)

2.1 Environmental Education Trust Act 1990 No 26

[1] Section 5 Membership and procedure of the Trust

Omit "Education and Public Instruction Act 1987" from section 5 (2) (b).

Insert instead "Education Reform Act 1990".

[2] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

2.2 Environmental Research Trust Act 1990 No 25

Section 8A 15

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

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2.3	Environmental	Restoration	and	Rehabilitation	Trust	Act
	1990 No 24					

[1] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

[2] Section 14 Payment of costs of pollution clean-up

Omit section 14 (3).

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[3] Sections 14A, 14B

After section 14, insert:

14A Special provision for pollution clean-up costs until 30 June 2000

- (1) This section applies from the commencement of this section until the end of June 2000 and applies during that period to the exclusion of section 14.
- (2) The Trust may expend the income from investment of the Fund and the capital of the Fund on measures for the removal, dispersal or mitigation of serious pollution when those measures need to be taken immediately. However capital of the Fund may be expended under this section only if (and to the extent that) income from the Fund is insufficient to meet that expenditure.

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14B Recovery of pollution clean-up costs

- (1) When the Trust expends money after the commencement of this section under section 14 or 14A in respect of pollution, the Trust (or a person acting with the written authority of the Trust) is entitled to recover the amount expended as a debt in a court of competent jurisdiction due to the Trust from the person who caused the pollution.
- (2) Any amount recovered by or on behalf of the Trust (whether or not under this section) in respect of the cost of measures that have been paid for out of the Fund is to be paid into the Fund.



Forestry Restructuring and Nature Conservation Act 1995 No 50

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Forestry Restructuring and Nature Conservation Act 1995 No 50

Act No 50, 1995

An Act to provide for the payment of expenditure on forest industry restructuring, nature conservation and certain other environmental initiatives from the Environmental Education Trust, the Environmental Research Trust and the Environmental Restoration and Rehabilitation Trust, and for other purposes. [Assented to 2 November 1995]

The Legislature of New South Wales enacts:

1 Name of Act

This Act is the Forestry Restructuring and Nature Conservation Act 1995.

2 Commencement

This Act commences on a day or days to be appointed by proclamation.

3 Definitions

In this Act:

Budget Papers means the Budget Papers tabled in Parliament (whether before or after the commencement of this section).

Environmental Trusts Acts means the following Acts:

Environmental Education Trust Act 1990,

Environmental Research Trust Act 1990,

Environmental Restoration and Rehabilitation Trust Act 1990.

Funds means the Funds established under the Environmental Trusts Acts.

4 Payments from the Funds for certain programs

- (1) There is to be paid out of the Funds such amounts as the Minister for the Environment directs for payment into the Consolidated Fund to offset the amounts paid from the Consolidated Fund for the following expenditure:
 - (a) Expenditure for the purpose of implementing a program of forest industry restructuring, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as forest industry restructuring expenditure.

- (b) Expenditure under the National Parks and Wildlife Act 1974 for the purposes of implementing a program for obtaining land for reservation or dedication under that Act and implementing related conservation strategies, shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as nature conservation expenditure.
- (c) Expenditure for the purpose of implementing other schemes and programs for environment protection and nature conservation listed in Schedule 1 and shown in the Budget Papers as expenditure to be recouped from the Funds. That expenditure is referred to in this Act as additional commitments expenditure.
- (2) The Treasurer is to certify to the Minister from time to time the amounts paid from the Consolidated Fund for the expenditure referred to in this section.
- (3) Money is not to be paid from the Funds under this Act in respect of forest industry restructuring expenditure unless the Minister for Land and Water Conservation certifies that the expenditure has been incurred for the purpose of implementing a program designed to assist persons affected by Government forest conservation initiatives.
- (4) Nothing is to be paid from the Funds under this Act in respect of nature conservation expenditure incurred in the purchase of Crown land or lands of the Crown (as defined in the National Parks and Wildlife Act 1974).

5 Minister determines timing and other details of payments

The timing of payments from the Funds under this Act, the amount of a particular payment on a particular occasion and the apportionment of payments between the Funds are to be as determined by the Minister for the Environment. The Minister is to be mindful of the need for the Funds to be able to earn income in order to meet their projected commitments under this Act and the Environmental Trusts Acts over the period of operation of this Act.

6 Limits on payments from the Funds

- (1) The total amounts paid from the Funds under this Act must not exceed the following limits:
 - (a) \$60.0 million in respect of forest industry restructuring expenditure,
 - (b) \$50.0 million in respect of nature conservation expenditure,
 - (c) \$20.025 million in respect of additional commitments expenditure.
- (2) Of the total amount paid from the Funds under this Act in respect of forest industry restructuring expenditure, no more than \$10 million is to be paid in respect of expenditure shown in the Budget Papers as expenditure to compensate timber lorry owner-drivers.

7 Sunset on payments

Payments from the Funds under this Act may not be made after:

- (a) 30 June 1999 in the case of payments in respect of nature conservation expenditure, or
- (b) 30 June 2000 in the case of payments in respect of forest industry restructuring expenditure, or
- (c) 30 June 2000 in the case of payments in respect of additional commitments expenditure.

8 Additional commitments expenditure ranks lowest in priority

- (1) Payments are not to be made from the Funds in respect of additional commitments expenditure if the payments would prevent the Funds being able to meet the other payments authorised to be made out of the Funds under this Act and the Environmental Trusts Acts.
- (2) The schemes and programs listed in Schedule 1 (Additional commitments expenditure) are listed in order of priority and the order of payments out of the Funds in respect of those schemes and programs should, as far as is reasonably practicable, reflect that order of priority.

9 Payments can be made out of capital and income

Payments under this Act can be made out of both capital and income of the Funds.

10 Restrictions on new grants from the Funds

- (1) From the commencement of this section until the end of June 2000 no grants are to be made under the Environmental Trusts Acts except the grants permitted by subsection (2).
- (2) Grants under the Environmental Trusts Acts are permitted but only as follows:
 - (a) to schools under the Environmental Restoration and Rehabilitation Trust Act 1990, up to a total of \$0.080 million during each of the 5 financial years of the Trust under that Act beginning with the financial year current when this section commences,
 - (b) to community organisations under the Environmental Restoration and Rehabilitation Trust Act 1990, up to a total of \$0.850 million during each of the 5 financial years of the Trust under that Act beginning with the financial year current when this section commences,
 - (c) to community organisations under the *Environmental Education Trust Act 1990*, up to a total of \$0.150 million during each of the 5 financial years of the Trust under that Act beginning with the financial year current when this section commences.
- (3) The grants referred to in subsection (2) can, despite section 10 of the Environmental Restoration and Rehabilitation Trust Act 1990 and section 10 of the Environmental Education Trust Act 1990, be made from capital of the Funds under those Acts and the provisions of section 11 (1) and (3) of each of those Acts do not apply to those grants.
- (4) In determining how much has been expended on grants of a kind referred to in subsection (2) in the financial year current when this section commences, expenditure on grants of that kind made during that financial year but before this section commences are to be disregarded.

- This section does not prevent payments out of the Funds after the (5)commencement of this section for grants made but not paid (or not fully paid) before that commencement or for the costs incurred in administering the Environmental Trusts Acts.
- This section also does not prevent payments under section 14A (6) (Special provision for pollution clean-up costs until 1 July 2000) of the Environmental Restoration and Rehabilitation Trust Act 1990.

Ministers to report on payments from the Funds

- Each Minister who is responsible for expenditure recouped from (1) payments from the Funds under this Act is to furnish reports on the expenditure for tabling in both Houses of Parliament. A Minister is responsible for expenditure on schemes or programs carried out by a department or other agency for which the Minister is responsible.
- Reports are to be made for the period from the commencement of (2) this section to 31 December 1995 and for each 6 month period after that to 30 June or 31 December with the final report for the period to 30 June 2000. Each report is due within 3 months after the end of the period to which it relates.
- The reports are to give a detailed breakdown of the expenditure (3) that they cover showing how much was paid out of each of the Funds and how much is referable to each particular scheme or program concerned.

12 Audit by Auditor-General of payments from the Funds

The audit of the accounts relating to the Funds by the Auditor-General under the Public Finance and Audit Act 1983 is to include an audit of the payments made from the Funds under this Act.

13 Amendment of other Acts

The Acts specified in Schedule 2 are amended as set out in that Schedule.

Schedule 1 Additional commitments expenditure

(Section 4)

National Parks and Wildlife Service

Acquisition of land to extend Bongil Bongil National Park

Acquisition of land at North Ocean Shores for Billinudgel Nature Reserve

Acquisition of land to be dedicated as nature reserves

Development of inventories of urban bushland to assist with future planning for the protection of remnant urban vegetation

Management across government agencies of biodiversity surveys

Management of wild and scenic rivers

Establishment of initial capital infrastructure to enhance foreshores at Green Point, in connection with development of Lake Macquarie Regional Park

Management of Lake Macquarie foreshore as a Regional Park

Department of Land and Water Conservation

Contribution to New South Wales and Commonwealth financial package, Willandra Lakes Region World Heritage Property

Department of Health

Lead remediation program at North Lake Macquarie

National Parks and Wildlife Service

Acquisition of land for open space at Mt Riverview

Establishment of public facilities at, and ongoing management of, Penrith Lakes Regional Park

Enhancement of walking tracks on the north coast

Schedule 2 Amendment of other Acts

(Section 13)

2.1 Environmental Education Trust Act 1990 No 26

[1] Section 5 Membership and procedure of the Trust

Omit "Education and Public Instruction Act 1987" from section 5 (2) (b).

Insert instead "Education Reform Act 1990".

[2] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

2.2 Environmental Research Trust Act 1990 No 25

Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

2.3 Environmental Restoration and Rehabilitation Trust Act 1990 No 24

[1] Section 8A

Before section 9, insert:

8A Forestry Restructuring and Nature Conservation Act 1995

This Act is subject to the Forestry Restructuring and Nature Conservation Act 1995.

[2] Section 14 Payment of costs of pollution clean-up

Omit section 14 (3).

[3] Sections 14A, 14B

After section 14, insert:

14A Special provision for pollution clean-up costs until 30 June 2000

- (1) This section applies from the commencement of this section until the end of June 2000 and applies during that period to the exclusion of section 14.
- (2) The Trust may expend the income from investment of the Fund and the capital of the Fund on measures for the removal, dispersal or mitigation of serious pollution when those measures need to be taken immediately. However capital of the Fund may be expended under this section only if (and to the extent that) income from the Fund is insufficient to meet that expenditure.

14B Recovery of pollution clean-up costs

- (1) When the Trust expends money after the commencement of this section under section 14 or 14A in respect of pollution, the Trust (or a person acting with the written authority of the Trust) is entitled to recover the amount expended as a debt in a court of competent jurisdiction due to the Trust from the person who caused the pollution.
- (2) Any amount recovered by or on behalf of the Trust (whether or not under this section) in respect of the cost of measures that have been paid for out of the Fund is to be paid into the Fund.

[Minister's second reading speech made in— Legislative Assembly on 11 October 1995 Legislative Council on 19 October 1995]