



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Allocation of Administration of Acts

The Cabinet Office, Sydney
27 October 2006

TRANSFER OF ALLOCATION OF THE ADMINISTRATION OF THE STATE RECORDS ACT 1998 NO. 17

HER Excellency the Governor, with the advice of the Executive Council, has approved of the administration of the State Records Act 1998 No. 17 being transferred from the Minister for the Arts and being vested in the Minister for Commerce effective on and from 1 November 2006.

MORRIS IEMMA,
Premier

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 19 October 2006

IT is hereby notified, for general information, that Her Excellency the Governor has, in the name and on behalf of Her Majesty, this day assented to the undermentioned Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No 69, 2006 – An Act to amend and rename the Crimes (Local Courts Appeal and Review) Act 2001 to enable the retrial of acquitted persons for very serious offences in certain cases; and for other purposes. [Crimes (Appeal and Review) Amendment (Double Jeopardy) Bill].

Act No 70, 2006 – An Act to amend the Crimes (Local Courts Appeal and Review) Act 2001 to establish a DNA Review Panel in connection with reviews of existing convictions; to transfer and consequentially amend related provisions of the Crimes Act 1900; and for other purposes. [Crimes (Appeal and Review) Amendment (DNA Review Panel) Bill].

RUSSELL D. GROVE, PSM
Clerk of the Legislative Assembly

Proclamations



New South Wales

Proclamation

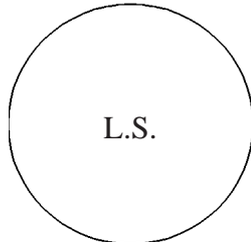
under the

Statute Law (Miscellaneous Provisions) Act 2006 No 58

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (2) of the *Statute Law (Miscellaneous Provisions) Act 2006*, do, by this my Proclamation, appoint 1 November 2006 as the day on which Schedule 1.40 [2] and [3] to that Act commence. Signed and sealed at Sydney, this 25th day of October 2006.

By Her Excellency's Command,



DAVID CAMPBELL, M.P.,
Minister for Water Utilities

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence the amendments to the *Water Management Act 2000* made by Schedule 1.40 [2] and [3] to the *Statute Law (Miscellaneous Provisions) Act 2006*.

Schedule 1.40 [2] and [3] restructure the constitution of the Cobar Water Board, including by increasing the number of members of the Board, updating references to mining companies in the Cobar area and removing the requirement that the President of the Board be a public servant.



New South Wales

Proclamation

under the

Water Management Act 2000 No 92

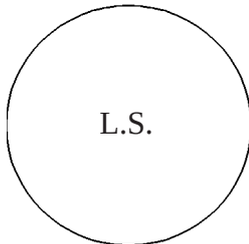
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 55A (1) and 88A (1) of the *Water Management Act 2000*, do, by this my Proclamation, declare that, on and from 1 November 2006:

- (a) Part 2 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Lower Murray Groundwater Source 2006* applies, and to all categories and subcategories of access licences in relation to any such water source, and
- (b) Part 3 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Lower Murray Groundwater Source 2006* applies, and to all water use approvals and water supply work approvals in relation to any such water source.

Signed and sealed at Sydney, this 25th day of October 2006.

By Her Excellency's Command,



IAN MACDONALD, M.L.C.,
Minister for Natural Resources

GOD SAVE THE QUEEN!



New South Wales

Proclamation

under the

Water Management Act 2000 No 92

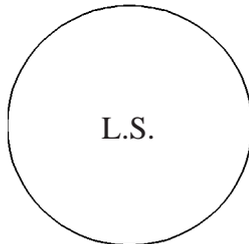
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of sections 55A (1) and 88A (1) of the *Water Management Act 2000*, do, by this my Proclamation, declare that, on and from 1 November 2006:

- (a) Part 2 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003* applies, and to all categories and subcategories of access licences in relation to any such water source, and
- (b) Part 3 of Chapter 3 of that Act applies to each water source to which the *Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003* applies, and to all water use approvals and water supply work approvals in relation to any such water source.

Signed and sealed at Sydney, this 25th day of October 2006.

By Her Excellency's Command,



IAN MACDONALD, M.L.C.,
Minister for Natural Resources

GOD SAVE THE QUEEN!

Regulations



New South Wales

Conveyancing (Sale of Land) Amendment (Smoke Alarm Notices) Regulation 2006

under the

Conveyancing Act 1919

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

ANTHONY KELLY, M.L.C.,
Minister for Lands

Explanatory note

Currently, the *Conveyancing (Sale of Land) Regulation 2005* requires, from 1 November 2006, a vendor to attach to a contract for the sale of land a statement that any building situated on the land complies with Division 7A of Part 9 of the *Environmental Planning and Assessment Regulation 2000* (which relates to the obligation of owners of certain buildings to install smoke alarms (or in certain cases heat alarms)). The object of this Regulation is to amend the *Conveyancing (Sale of Land) Regulation 2005*:

- (a) to remove the current requirement and replace it with a requirement that, from 1 December 2006, the vendor attach to the contract a notice outlining the obligations relating to smoke alarms contained in regulations under the *Environmental Planning and Assessment Act 1979*, and
- (b) to remove the offence associated with the current requirement that a vendor attach a statement to the contract, and
- (c) to omit a provision that states that a contract may not be rescinded on the ground of any inaccuracy in that statement.

This Regulation is made under the *Conveyancing Act 1919*, including sections 52A (2) and 202 (the general regulation-making power).

Clause 1 Conveyancing (Sale of Land) Amendment (Smoke Alarm Notices)
 Regulation 2006

Conveyancing (Sale of Land) Amendment (Smoke Alarm Notices) Regulation 2006

under the

Conveyancing Act 1919

1 Name of Regulation

This Regulation is the *Conveyancing (Sale of Land) Amendment (Smoke Alarm Notices) Regulation 2006*.

2 Amendment of Conveyancing (Sale of Land) Regulation 2005

The *Conveyancing (Sale of Land) Regulation 2005* is amended as set out in Schedule 1.

Conveyancing (Sale of Land) Amendment (Smoke Alarm Notices)
Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] **Clause 19 Circumstances under which purchaser may rescind contract or option**

Omit clause 19 (5).

[2] **Clause 22A Offence relating to smoke alarm notices attached to contracts of sale**

Omit the clause.

[3] **Schedule 1 Prescribed documents**

Omit item 15 (including the note). Insert instead:

- 15** On or after 1 December 2006, a notice in or to the effect of the following (unless the notice is printed in the contract), being a notice that is legibly printed, in bold type, with the words “WARNING” and “SMOKE ALARMS” in capital letters at least 3 millimetres high, and the rest of the notice printed in letters at least 1 millimetre high:

WARNING

SMOKE ALARMS

The owners of certain types of buildings and strata lots must have smoke alarms (or in certain cases heat alarms) installed in the building or lot in accordance with regulations under the *Environmental Planning and Assessment Act 1979*. It is an offence not to comply. It is also an offence to remove or interfere with a smoke alarm or heat alarm. Penalties apply.



New South Wales

Judicial Officers Regulation 2006

under the

Judicial Officers Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Judicial Officers Act 1986*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

This Regulation repeals and replaces the *Judicial Officers Regulation 2000*, which would otherwise be repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*.

This Regulation deals with the manner and form in which complaints against judicial officers are to be made to the Judicial Commission.

This Regulation is made under the *Judicial Officers Act 1986*, including sections 17 (Manner of making complaints) and 54 (the general regulation-making power).

This Regulation comprises or relates to matters of a machinery nature.

Clause 1 Judicial Officers Regulation 2006

Judicial Officers Regulation 2006

under the

Judicial Officers Act 1986

1 Name of Regulation

This Regulation is the *Judicial Officers Regulation 2006*.

2 Commencement

This Regulation commences on 1 December 2006.

Note. This Regulation repeals and replaces the *Judicial Officers Regulation 2000* which would otherwise be repealed on 1 September 2007 by section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Notes

Notes in the text of this Regulation do not form part of this Regulation.

4 Lodging of complaints

A complaint is to be in the form approved by the Commission and is to be lodged with the Chief Executive of the Commission.

5 Verification of complaints

A complaint must be accompanied by particulars of the matter on which the complaint is founded and those particulars must be verified by statutory declaration.

6 Repeal and savings

- (1) The *Judicial Officers Regulation 2000* is repealed.
- (2) Any act, matter or thing that had effect under the *Judicial Officers Regulation 2000* immediately before the repeal of that Regulation is taken to have effect under this Regulation.



New South Wales

Motor Vehicle Repairs Amendment (Penalty Notice Offences) Regulation 2006

under the

Motor Vehicle Repairs Act 1980

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Motor Vehicle Repairs Act 1980*.

DIANE BEAMER, M.P.,
Minister for Fair Trading

Explanatory note

The object of this Regulation is to prescribe certain offences under the *Motor Vehicle Repairs Act 1980* and the *Motor Vehicle Repairs Regulation 1999* as penalty notice offences for the purposes of that Act and that Regulation.

This Regulation is made under the *Motor Vehicle Repairs Act 1980*, including sections 87A (Penalty notices for certain offences) and 89 (the general regulation-making power).

Clause 1 Motor Vehicle Repairs Amendment (Penalty Notice Offences)
 Regulation 2006

Motor Vehicle Repairs Amendment (Penalty Notice Offences) Regulation 2006

under the

Motor Vehicle Repairs Act 1980

1 Name of Regulation

This Regulation is the *Motor Vehicle Repairs Amendment (Penalty Notice Offences) Regulation 2006*.

2 Commencement

This Regulation commences on 30 October 2006.

3 Amendment of Motor Vehicle Repairs Regulation 1999

The *Motor Vehicle Repairs Regulation 1999* is amended as set out in Schedule 1.

Motor Vehicle Repairs Amendment (Penalty Notice Offences)
Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 19

Insert after clause 18:

19 Prescribed offences and penalties: section 87A

For the purposes of section 87A of the Act:

- (a) an offence under a provision of the Act or this Regulation specified in Column 1 of Schedule 1 is prescribed as a penalty notice offence, and
- (b) the amount of penalty for each such offence is the amount specified opposite the provision in Column 2 of that Schedule.

[2] Schedule 1

Insert after clause 20:

Schedule 1 Penalty notices

(Clause 19)

Column 1	Column 2
Provision	Penalty
Offences under the Act	
Section 15 (1) (a)	\$5,500
Section 15 (1) (b)	\$5,500
Section 16 (5)	\$330
Section 16 (6)	\$330
Section 18B (2)	\$330
Section 20 (4)	\$330
Section 22 (1)	\$330
Section 22 (2)	\$330
Section 22 (3)	\$330
Section 33 (6)	\$330
Section 40 (a)	\$330

Motor Vehicle Repairs Amendment (Penalty Notice Offences)
Regulation 2006

Schedule 1 Amendments

Column 1	Column 2
Provision	Penalty
Section 40 (b)	\$330
Section 44 (4)	\$330
Section 44 (7)	\$330
Section 44 (8) (a)	\$330
Section 44 (8) (b)	\$330
Section 47 (4)	\$330
Section 49 (6)	\$330
Section 73 (2)	\$330
Section 75B (5)	\$330
Section 77C (4)	\$2,200
Offences under this Regulation	
Clause 5	\$330
Clause 10 (1)	\$330
Clause 10 (2)	\$330
Clause 11 (1)	\$330
Clause 15	\$330
Clause 16	\$330



New South Wales

Stock Diseases Amendment (Stock Identification) Regulation 2006

under the

Stock Diseases Act 1923

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Stock Diseases Act 1923*.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

Explanatory note

The objects of this Regulation are:

- (a) to provide that the scheme for the identification of stock in Division 2 of Part 3 of the *Stock Diseases Regulation 2004* continues to apply in respect of cattle, and to provide the Director-General with the power to exempt stock from the application of that Division, and
- (b) to make provision with respect to the giving of information in relation to:
 - (i) certain cattle at a saleyard, and
 - (ii) cattle at an abattoir, and
 - (iii) sheep and goats at a saleyard, and
- (c) to prevent the owner or person in charge of an abattoir from selling, disposing of or processing the carcass of any stock until certain information about the stock has been obtained or slaughtering stock that is not properly identified, and
- (d) to create offences if a person orders an approved identifier when the person is not entitled to do so or if a person attaches an identifier to stock, or alters such an identifier, so that a person is reasonably likely to be misled as to the relevant identification particulars of the stock, and
- (e) to update references to the holders of certain positions with the Department of Primary Industries who may authorise the vaccination of animals with tick fever vaccine, and
- (f) to make other minor amendments.

This Regulation is made under the *Stock Diseases Act 1923*, including sections 20A, 200 and 23 (the general regulation-making power).

Clause 1 Stock Diseases Amendment (Stock Identification) Regulation 2006

Stock Diseases Amendment (Stock Identification) Regulation 2006

under the

Stock Diseases Act 1923

1 Name of Regulation

This Regulation is the *Stock Diseases Amendment (Stock Identification) Regulation 2006*.

2 Amendment of Stock Diseases Regulation 2004

The *Stock Diseases Regulation 2004* is amended as set out in Schedule 1.

Stock Diseases Amendment (Stock Identification) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 14 Stock to which Division applies

Omit clause 14 (2). Insert instead:

- (2) Despite subclause (1), this Division does not apply in relation to stock or any class of stock in such circumstances as may be specified by the Director-General, by order published in the Gazette.

[2] Clause 16 Requirement for stock to be identified for transaction purposes

Omit clause 16 (4) (h).

[3] Clause 23 Sale, purchase, slaughter or sending of stock that is required to be identified

Insert “, slaughter” after “buy”.

[4] Clause 23

Insert “, slaughtered” after “bought”.

[5] Clause 23 (2)

Insert at the end of the clause:

- (2) Despite subclause (1), a person may slaughter unidentified stock without committing an offence, but only if the person is required to slaughter the stock for humane reasons on the direction of an inspector or a veterinary surgeon.

Note. A person may still be guilty of an offence in relation to stock that was slaughtered for humane reasons if the person buys, sells or moves the stock or its carcass in breach of subclause (1).

[6] Clause 24 Information in relation to cattle at saleyards

Insert “(or, if the cattle are sold for the purpose of slaughter at an abattoir, by the close of business on the day of the sale)” after “cattle at the saleyard” in clause 24 (5).

Stock Diseases Amendment (Stock Identification) Regulation 2006

Schedule 1 Amendments

[7] Clause 25A Information in relation to cattle at abattoir

Omit clause 25A (1). Insert instead:

- (1) On arrival of any cattle at an abattoir, the owner or person in charge of the cattle must provide the owner or person in charge of the abattoir with the property identification code of the property (other than a saleyard or an abattoir) at which the cattle were last held.
- (1A) The owner or person in charge of an abattoir must not sell, dispose of or process the carcass of any cattle, or cause or permit the sale, disposal or processing of any such carcass, unless he or she has obtained the information referred to in subclause (1) in relation to the cattle.
Note. This would not prevent the owner of an abattoir from slaughtering cattle.

[8] Clause 25A (2) (d)

Omit clause 25A (2) (d) and (e). Insert instead:

- (d) the property identification code of the property (other than a saleyard or an abattoir) at which the cattle were last held,

[9] Clause 25F Information in relation to sheep and goats at saleyard

Omit “has kept a record under subclause (2) (a)” from clause 25F (3).

Insert instead “has obtained the information referred to in subclause (1)”.

[10] Clause 25F (5)

Insert after clause 25F (4):

- (5) A purchaser of sheep or goats must keep a copy of any record provided to the purchaser under subclause (4) for a period of at least 7 years from the date of the purchase.

[11] Clause 25G Information in relation to sheep or goats at abattoir

Insert after clause 25G (1):

- (1A) The owner or person in charge of an abattoir must not sell, dispose of or process the carcass of any sheep or goat, or cause or permit the sale, disposal or processing of any such carcass, unless he or she has obtained the information referred to in subclause (1) in relation to the sheep or goat.

[12] Clause 25G (2) (b)

Omit the paragraph.

Stock Diseases Amendment (Stock Identification) Regulation 2006

Amendments

Schedule 1

[13] Clause 38 Sale and supply of approved identifiers

Insert after clause 38 (1):

- (1A) A person, other than a person referred to in subclause (2), must not order an approved identifier.
Maximum penalty: 100 penalty units.

[14] Clause 38 (2)

Omit “subclause (1)”. Insert instead “subclauses (1) and (1A)”.

[15] Clause 39 Records of unidentified pigs sent to abattoirs

Omit “stock” wherever occurring. Insert instead “pig”.

[16] Clause 39 (2) (a)

Omit “7 years”. Insert instead “2 years”.

[17] Clause 45A

Insert after clause 45:

45A Additional identifiers

- (1) A person must not attach, or cause or permit the attachment of, an identifier to any stock to which an approved identifier is required to be attached, if the identifier contains information that is reasonably likely to mislead a person as to the relevant identification particulars of the stock.
Maximum penalty: 100 penalty units.
- (2) A person must not alter, or cause or permit the alteration of, any identifier that is attached to stock to which an approved identifier is required to be attached, if the identifier as altered is reasonably likely to mislead a person as to the relevant identification particulars of the stock.
Maximum penalty: 100 penalty units.
- (3) In this clause:
identifier means an identifier other than an approved identifier.
relevant identification particulars has the same meaning as in Division 4.

[18] Clause 58 Communicating disease to stock

Omit “an authorised officer” from clause 58 (4) (b).

Insert instead “the Chief Veterinary Officer or the Director-General”.

Stock Diseases Amendment (Stock Identification) Regulation 2006

Schedule 1 Amendments

[19] Clause 58 (4) (e)

Omit “the authorised officer”.

Insert instead “the Chief Veterinary Officer or the Director-General”.

[20] Clause 58 (7), definition of “authorised officer”

Omit the definition.

[21] Schedule 1 Penalty notice offences

Insert in order of clause number in Columns 1 and 2 under the heading **Offences under this Regulation:**

Clause 45A

\$550



New South Wales

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Lane Cove Tunnel) Regulation 2006

under the

Road Transport (Safety and Traffic Management) Act 1999

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Safety and Traffic Management) Act 1999*.

ERIC ROOZENDAAL, M.L.C.,
Minister for Roads

Explanatory note

The object of this Regulation is to specify the Lane Cove Tunnel as a prohibited area for the purposes of the *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999*. Under that Regulation, it is an offence to use, or cause, permit or allow the use of, a dangerous goods transporter (within the meaning of that Regulation) in a prohibited area without a permit.

This Regulation is made under the *Road Transport (Safety and Traffic Management) Act 1999*, including section 71 (the general regulation-making power) and Schedule 1.

Clause 1 Road Transport (Safety and Traffic Management) (Road Rules)
 Amendment (Lane Cove Tunnel) Regulation 2006

Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Lane Cove Tunnel) Regulation 2006

under the

Road Transport (Safety and Traffic Management) Act 1999

1 Name of Regulation

This Regulation is the *Road Transport (Safety and Traffic Management) (Road Rules) Amendment (Lane Cove Tunnel) Regulation 2006*.

2 Amendment of Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999

The *Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999* is amended by inserting at the end of Schedule 2:

The Lane Cove Tunnels between Mowbray Road West and the Gore Hill Freeway.



New South Wales

Road Transport (Driver Licensing) Amendment (Interlock Devices) Regulation 2006

under the

Road Transport (Driver Licensing) Act 1998

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

ERIC ROOZENDAAL, M.L.C.,
Minister for Roads

Explanatory note

The object of this Regulation is to authorise the Roads and Traffic Authority (*the Authority*) to release information kept on the Authority's driver licence register to specified persons for the purpose of enabling the Authority to perform functions conferred or imposed on the Authority by or under the *Road Transport (Driver Licensing) Act 1998* in relation to the alcohol interlock program.

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 12 and 19 (the general-regulation making power).

Clause 1 Road Transport (Driver Licensing) Amendment (Interlock Devices)
 Regulation 2006

Road Transport (Driver Licensing) Amendment (Interlock Devices) Regulation 2006

under the

Road Transport (Driver Licensing) Act 1998

1 Name of Regulation

This Regulation is the *Road Transport (Driver Licensing) Amendment (Interlock Devices) Regulation 2006*.

2 Amendment of Road Transport (Driver Licensing) Regulation 1999

The *Road Transport (Driver Licensing) Regulation 1999* is amended by omitting clause 25B and by inserting instead:

25B Release of information relating to alcohol interlock program

The Authority may, for the purpose of enabling the Authority to perform functions conferred or imposed on the Authority by or under the Act in relation to the alcohol interlock program, disclose to the following persons data or information recorded in the driver licence register:

- (a) a person approved under section 21B of the Act as an approved interlock installer or an approved interlock service provider,
- (b) a person who has entered into an agreement with the Authority under clause 53I,
- (c) a person who provides any services to a person referred to in paragraph (b) in connection with the alcohol interlock program.



New South Wales

Water Management (General) Amendment (Lower Murray) Regulation 2006

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources

Explanatory note

The object of this Regulation is to modify the provisions of Schedule 10 to the *Water Management Act 2000* (Conversion of former entitlements to access licences and approvals) in relation to the access licences that arise under that Schedule as a consequence of a proclamation under section 55A of that Act that extends the operation of Part 2 of Chapter 3 of that Act to the Lower Murray Groundwater Source.

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general power to make regulations) and clause 1 of Schedule 9 (the power to make regulations of a savings or transitional nature).

Clause 1 Water Management (General) Amendment (Lower Murray) Regulation 2006

Water Management (General) Amendment (Lower Murray) Regulation 2006

under the

Water Management Act 2000

1 Name of Regulation

This Regulation is the *Water Management (General) Amendment (Lower Murray) Regulation 2006*.

2 Commencement

This Regulation commences on 1 November 2006.

3 Amendment of Water Management (General) Regulation 2004

The *Water Management (General) Regulation 2004* is amended as set out in Schedule 1.

Water Management (General) Amendment (Lower Murray) Regulation 2006

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Part 3, Division 5

Insert after Division 4 of Part 3:

Division 5 Replacement access licences for Part 5 entitlements for the Lower Murray (1 November 2006)

29F Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to Column 1 of in Schedule 4B, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

29G New share components for existing Part 5 entitlements

- (1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.
- (2) On 1 November 2006, a Part 5 entitlement (or group of Part 5 entitlements) referred to in Column 1 of Schedule 4B is taken to have been replaced:
 - (a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Schedule, and
 - (b) if a volume is specified in Column 3 of that Schedule, by a supplementary water access licence with a share component of the volume so specified.
- (3) The volumes specified in Columns 2 and 3 of Schedule 4B in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with the methodology set out in clauses 27 and 28 of the *Water Sharing Plan for the Lower Murray Groundwater Source 2006*.

29H Registration of security interests in replacement access licences

- (1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:
 - (a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 November 2006, and

Water Management (General) Amendment (Lower Murray) Regulation 2006

Schedule 1 Amendments

-
- (b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 29G in relation to the water sources referred to in Schedule 4B.
- (2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10):
- (10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 November 2006, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.
- (10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:
- (a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or
- (b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

29I Entitlements held by 2 or more co-holders

- (1) Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders

Two or more co-holders of a replacement access licence are taken to hold the access licence:

- (a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

Water Management (General) Amendment (Lower Murray) Regulation 2006

Amendments

Schedule 1

-
- (b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:
 - (i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or
 - (ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence, in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or
 - (c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

29J Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

- (4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 November 2006 is to be made after 30 June 2008.

Water Management (General) Amendment (Lower Murray) Regulation 2006

Schedule 1 Amendments

[2] Schedule 4B

Insert after Schedule 4A:

Schedule 4B Replacement access licences for Part 5 entitlements for the Lower Murray (1 November 2006)

(Clause 29F)

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
Lower Murray Groundwater Source		
50BL198095	202	211
50BL150528, 50BL197258	524	472
50BL153307	11	
50BL198145	15	
50BL196261	20	
50BL196002	553	310
50BL196097	537	398
50BL154858	429	302
50BL196078	717	174
50BL196131	30	9
50BL131283	178	197
50BL196024	392	353
50BL196075	810	543
50BL022353, 50BL132971	805	502
50BL150085	412	179
50BL198501	71	49
50BL117650	44	46
50BL130736	65	60
50BL143318	380	143
50BL196073	565	309

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL196189	485	345
50BL196211	502	113
50BL138875	648	356
50BL198142	12	
50BL196070	591	227
50BL196015	1344	492
50BL131361	244	139
50BL108638, 50BL130547, 50BL198855	20	8
50BL130758	219	47
50BL196039	185	205
50BL142325	496	355
50BL122794, 50BL123446	404	231
50BL123472	59	66
50BL196143	219	108
50BL196185	402	166
50BL196255	265	70
50BL196054	584	380
50BL121799, 50BL123277, 50BL123278	1122	239
50BL115527	145	161
50BL196196	533	235
50BL196000	1065	781
50BL139387, 50BL150212	1628	567
50BL196190	494	165
50BL196108	280	68
50BL196184	575	249
50BL102662	361	325
50BL196176	77	83
50BL138088	103	28
50BL151265	714	294

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Schedule 1 Amendments

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL130806	518	221
50BL134537	328	141
50BL131197	202	187
50BL196005	813	374
50BL123553	226	150
50BL196087	79	40
50BL198754	19	
50BL150640	779	498
50BL196061	217	85
50BL196217	376	269
50BL196050	496	231
50BL196226	618	207
50BL140898	371	205
50BL124080	356	293
50BL127476	34	37
50BL196020	628	265
50BL150304, 50BL199267	630	380
50BL100391	102	25
50BL130723	1170	358
50BL196212, 50BL197449	706	465
50BL196194	365	310
50BL196058	156	89
50BL136097, 50BL196960	320	209
50BL124954	70	55
50BL141525	346	336
50BL130785	1123	518
50BL155180	865	628
50BL196220	687	281
50BL196151	872	438

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL152586	397	96
50BL143639	253	208
50BL196066	392	76
50BL143638	319	79
50BL196105	335	211
50BL126358	20	12
50BL196055	1493	778
50BL196106	529	301
50BL196199	1105	829
50BL155477	253	212
50BL196227	236	223
50BL155371	669	409
50BL196146	513	247
50BL196259	20	
50BL122618	180	57
50BL196006	784	555
50BL196062	635	524
50BL196203	879	761
50BL030154	20	1
50BL133558	149	67
50BL196180	269	132
50BL196081	23	25
50BL196249	979	231
50BL196145	312	157
50BL196210	730	406
50BL133857	20	4
50BL141791	19	
50BL131017	20	
50BL136868, 50BL197037	4	

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL196273	916	363
50BL196283	229	190
50BL196291	25	28
50BL196302	345	292
50BL196274	1302	522
50BL196297	842	630
50BL196308	10	
50BL196310	15	
50BL196318	20	
50BL196335	352	62
50BL196321	418	117
50BL196332	484	233
50BL196382	1434	400
50BL196379	568	202
50BL196353	15	
50BL196340	750	399
50BL196412	801	679
50BL196430	10	
50BL196463	458	132
50BL196447	764	630
50BL196445	523	391
50BL196419	71	37
50BL196434	620	316
50BL196442	1029	910
50BL196464	828	580
50BL196453	345	234
50BL196501	526	474
50BL196480	342	172
50BL196466	227	67

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL196571	455	246
50BL196395	52	57
50BL196478	834	484
50BL196596	197	116
50BL196500	618	233
50BL196521, 50BL196522	513	453
50BL196625	196	135
50BL196545	391	172
50BL196525	545	389
50BL196507	500	430
50BL196656	208	230
50BL196659	252	279
50BL131210	138	77
50BL196572, 50BL196573	1762	1333
50BL196763	446	402
50BL196705	276	305
50BL196724	74	82
50BL196524	564	379
50BL196471	428	135
50BL196727	74	82
50BL196726	104	115
50BL196725	134	147
50BL196847	461	257
50BL196824	315	175
50BL196707	118	70
50BL196558	252	248
50BL196765	609	218
50BL196551	311	81
50BL196755	524	432

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL196854	16	
50BL196708	299	326
50BL196856	144	106
50BL196954	237	263
50BL196857	648	283
50BL196870	258	188
50BL196879	513	453
50BL196905	1038	926
50BL196873	355	112
50BL196869	620	315
50BL196599	315	185
50BL196964	467	415
50BL196866	199	150
50BL196452	1236	1036
50BL197051	15	
50BL196935	30	33
50BL196042	901	716
50BL196992	149	109
50BL197023	315	206
50BL197231	18	
50BL197216	430	264
50BL197116	3	
50BL196624	20	
50BL197740	5	
50BL197139, 50BL199272	156	60
50BL198060	8	
50BL196306	106	94
50BL196014	378	197
50BL198087	1	

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL197343	6	
50BL198130	19	
50BL198203	10	
50BL198204	10	
50BL198206	10	
50BL198210	19	
50BL198620	24	26
50BL198607	10	
50BL198567	212	101
50BL198582	1064	535
50BL198707	6	
50BL198752	261	169
50BL198820	4	
50BL198821	19	
50BL198822	19	
50BL198926	2	
50BL198680	577	111
50BL199133	20	
50BL124345	652	289
50BL199218	5	
50BL199246	16	
50BL199281,	134	86
50BL199318	199	95
50BL199266	20	
50BL199306	26	28
50BL199383	30	33
50BL196120	122	45
50BL199524	10	
50BL199538	10	

Water Management (General) Amendment (Lower Murray) Regulation 2006

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
50BL199339	37	41
50BL199661	3	



New South Wales

Water Management (General) Amendment (Upper and Lower Namoi) Regulation 2006

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources

Explanatory note

The object of this Regulation is to modify the provisions of Schedule 10 to the *Water Management Act 2000* (Conversion of former entitlements to access licences and approvals) in relation to the access licences that arise under that Schedule as a consequence of a proclamation under section 55A of that Act that extends the operation of Part 2 of Chapter 3 of that Act to the Upper and Lower Namoi Groundwater Sources.

This Regulation is made under the *Water Management Act 2000*, including section 400 (the general power to make regulations) and clause 1 of Schedule 9 (the power to make regulations of a savings or transitional nature).

Clause 1 Water Management (General) Amendment (Upper and Lower Namoi)
 Regulation 2006

Water Management (General) Amendment (Upper and Lower Namoi) Regulation 2006

under the

Water Management Act 2000

1 Name of Regulation

This Regulation is the *Water Management (General) Amendment (Upper and Lower Namoi) Regulation 2006*.

2 Commencement

This Regulation commences on 1 November 2006.

3 Amendment of Water Management (General) Regulation 2004

The *Water Management (General) Regulation 2004* is amended as set out in Schedule 1.

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(Clause 3)

[1] Part 3, Division 6

Insert after Division 5 of Part 3 (as inserted by the *Water Management (General) Amendment (Lower Murray) Regulation 2006*):

Division 6 Replacement access licences for Part 5 entitlements for the Upper and Lower Namoi (1 November 2006)

29K Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to Column 1 of in Schedule 4C, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

29L New share components for existing Part 5 entitlements

- (1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.
- (2) On 1 November 2006, a Part 5 entitlement (or group of Part 5 entitlements) referred to in Column 1 of Schedule 4C is taken to have been replaced:
 - (a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Schedule, and
 - (b) if a volume is specified in Column 3 of that Schedule, by a supplementary water access licence with a share component of the volume so specified.
- (3) The volumes specified in Columns 2 and 3 of Schedule 4B in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with the methodology set out in clauses 25C and 25D of the *Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003*.

29M Registration of security interests in replacement access licences

- (1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:
 - (a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 November 2006, and

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- (b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 29L in relation to the water sources referred to in Schedule 4B.
- (2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10):
 - (10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 November 2006, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.
 - (10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:
 - (a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or
 - (b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

29N Entitlements held by 2 or more co-holders

- (1) Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders

Two or more co-holders of a replacement access licence are taken to hold the access licence:

- (a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

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-
- (b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:
 - (i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or
 - (ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence, in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or
 - (c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

290 Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

- (4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 November 2006 is to be made after 30 June 2008.

Water Management (General) Amendment (Upper and Lower Namoi)
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[2] **Schedule 4C**

Insert after Schedule 4B (as inserted by the *Water Management (General) Amendment (Lower Murray) Regulation 2006*):

**Schedule 4C Replacement access licences for
Part 5 entitlements for the Upper and
Lower Namoi (1 November 2006)**

(Clause 29K)

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
Upper and Lower Namoi Groundwater Sources		
90BL102394, 90BL121003, 90BL128768, 90BL143626, 90BL248540	475	200
90BL017212	66	
90BL022433	94	29
90BL104826, 90BL121125, 90BL140871	84	
90BL251053, 90BL016125, 90BL247440, 90BL247938	182	68
90BL246469, 90BL021161, 90BL021386, 90BL021387, 90BL022687, 90BL105523, 90BL105942, 90BL112821, 90BL131035, 90BL246372, 90BL246471, 90BL133949, 90BL133950, 90BL141719, 90BL141720, 90BL112820, 90BL153764	4871	751
90BL029122, 90BL124129, 90BL133005, 90BL152835, 90BL141484	481	219
90BL249506, 90BL110926, 90BL130100, 90BL130101, 90BL131377, 90BL134095, 90BL248059	1248	305
90BL119321, 90BL252976, 90BL130448	393	150
90BL119728	27	

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL250742, 90BL107946, 90BL108710, 90BL108711, 90BL115167, 90BL115377, 90BL115378, 90BL115379, 90BL115380, 90BL251165, 90BL152720, 90BL152721, 90BL108709, 90BL108714, 90BL108713	1786	352
90BL115132, 90BL154255	156	93
90BL115260	240	152
90BL249067, 90BL111364	189	103
90BL135959	282	136
90BL247379, 90BL111070, 90BL111071, 90BL118016	352	150
90BL030085	130	7
90BL124321, 90BL124322, 90BL124325, 90BL128451, 90BL133279, 90BL154412	1123	368
90BL249551, 90BL104241, 90BL111083, 90BL247668	358	117
90BL013042, 90BL112662, 90BL141674, 90BL248795	368	232
90BL022046, 90BL110402, 90BL110401	603	182
90BL110399, 90BL110405	527	173
90BL030519, 90BL138180, 90BL152375, 90BL152376	910	277
90BL108357, 90BL122327, 90BL120600, 90BL110312	871	324
90BL246550, 90BL018589, 90BL112938, 90BL247467	695	135
90BL252178, 90BL106985, 90BL106986, 90BL246172, 90BL119323, 90BL246775, 90BL020765, 90BL247061, 90BL152420, 90BL107313, 90BL018059, 90BL247589, 90BL248892	2937	971
90BL008087, 90BL127653	205	

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL012058, 90BL108047, 90BL141736, 90BL105316, 90BL105317, 90BL111499	1003	145
90BL109274, 90BL154773	548	152
90BL023329, 90BL023330, 90BL112881, 90BL115502, 90BL126265, 90BL152640, 90BL023328	1171	319
90BL249732, 90BL108496, 90BL120440	513	187
90BL108678, 90BL110343, 90BL110745, 90BL124130, 90BL138715, 90BL155287	1033	241
90BL247428, 90BL247427, 90BL135867, 90BL135868, 90BL143882	547	153
90BL019539, 90BL019540, 90BL030356, 90BL030358	941	171
90BL249847, 90BL030490, 90BL103885, 90BL112796, 90BL112797, 90BL115008	737	76
90BL249470, 90BL114533, 90BL114534	311	29
90BL115295, 90BL123438, 90BL246582, 90BL017944	141	
90BL030464, 90BL128635	472	31
90BL018119, 90BL018120	86	
90BL021169, 90BL021168, 90BL015938, 90BL019121, 90BL152250	969	170
90BL132418, 90BL114614, 90BL114616, 90BL133318, 90BL114615, 90BL131855, 90BL132419	1043	221
90BL155228	53	29
90BL137267	428	183
90BL019253, 90BL133067, 90BL151581, 90BL151280	474	197
90BL251572, 90BL013118, 90BL126271, 90BL132191, 90BL137754, 90BL141779	559	141

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL018794, 90BL022540, 90BL023711, 90BL030534, 90BL031290, 90BL110348, 90BL023712, 90BL030373, 90BL030311, 90BL023710	1601	506
90BL017153, 90BL151064	352	151
90BL106811, 90BL109392, 90BL112132, 90BL124109, 90BL138108	638	194
90BL030155, 90BL030157, 90BL150361, 90BL109103, 90BL150362	717	194
90BL247374, 90BL100753	316	
90BL016166, 90BL105505, 90BL105506, 90BL115792, 90BL112660, 90BL008376	1542	215
90BL110336, 90BL110338, 90BL107311, 90BL110337	960	295
90BL018630, 90BL018631, 90BL126269, 90BL126270	372	214
90BL133109, 90BL023795, 90BL103176, 90BL106394	796	165
90BL248023, 90BL111377	439	41
90BL117408	586	
90BL115686, 90BL152354	205	142
90BL022721, 90BL022722, 90BL124301, 90BL136098, 90BL124302, 90BL132938, 90BL022720	1045	249
90BL123495	5	17
90BL030635, 90BL246674, 90BL144220, 90BL014401	6	2
90BL137570	1	
90BL152486	141	164
90BL144181, 90BL144182, 90BL248557	200	193
90BL246124, 90BL145229	185	206
90BL006733	36	
90BL013770	35	

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL005538, 90BL020729, 90BL131234, 90BL131235	107	
90BL136048	238	123
90BL252131, 90BL136081, 90BL136082, 90BL135706	497	203
90BL131686	19	
90BL102412, 90BL102413, 90BL118001, 90BL126231, 90BL130838, 90BL015716, 90BL102414, 90BL126232, 90BL249706, 90BL015850, 90BL021780, 90BL021782, 90BL144134, 90BL152437, 90BL130638, 90BL126230, 90BL144135, 90BL247873, 90BL249705	2076	2086
90BL152050	124	19
90BL252052, 90BL022099, 90BL023076, 90BL112827	389	334
90BL133743, 90BL138039, 90BL140136, 90BL119607	359	80
90BL131256	33	
90BL030881, 90BL131171, 90BL247968	121	67
90BL124515, 90BL030962, 90BL155251	161	89
90BL110216, 90BL110217, 90BL110218, 90BL130971, 90BL248368	373	348
90BL102583, 90BL151108, 90BL112298	410	172
90BL106405, 90BL106403, 90BL106404, 90BL106406, 90BL154601, 90BL248178	612	491
90BL249794, 90BL100485, 90BL104511, 90BL123233, 90BL249792, 90BL155398, 90BL247967	464	228
90BL140554, 90BL152992	204	138
90BL021788, 90BL110107, 90BL111059, 90BL130289, 90BL247209, 90BL248118	242	243
90BL018255, 90BL153423	257	146

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL246454, 90BL022888, 90BL154353, 90BL126709	246	236
90BL108018, 90BL109898, 90BL152833	313	335
90BL248141, 90BL021911, 90BL104259, 90BL119624, 90BL247347, 90BL248346	177	
90BL154845, 90BL018465, 90BL018466, 90BL019843, 90BL018461, 90BL019844, 90BL019842	1227	218
90BL031378, 90BL246883	94	16
90BL015610	145	40
90BL016454, 90BL021226, 90BL247352, 90BL248665	100	90
90BL020443, 90BL020442	317	166
90BL017028, 90BL017029, 90BL247496, 90BL017031, 90BL138882, 90BL015591	554	176
90BL017307, 90BL022658	809	272
90BL103191, 90BL246626, 90BL135655	1051	176
90BL133453, 90BL144518, 90BL152501, 90BL144517	347	382
90BL018504, 90BL030205, 90BL030206, 90BL132982, 90BL136386	647	86
90BL130876	28	
90BL022736, 90BL023517, 90BL030007, 90BL030008, 90BL030009, 90BL030509, 90BL020992	530	190
90BL251569, 90BL020869, 90BL117913, 90BL126405, 90BL134435, 90BL139342, 90BL108940, 90BL251417, 90BL251457	618	113
90BL126948, 90BL249377, 90BL017743	416	199
90BL112367	27	6
90BL131778	64	
90BL138075, 90BL155111	148	195

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL115733	19	
90BL106881, 90BL112829, 90BL152265, 90BL154656	364	473
90BL013566, 90BL112441, 90BL132318, 90BL132894	332	315
90BL126699	214	
90BL136451	19	
90BL031217, 90BL031216	84	
90BL103687, 90BL103688	150	50
90BL246158, 90BL250529	81	
90BL102074	27	
90BL130859	12	
90BL031374, 90BL132719, 90BL132720, 90BL132721, 90BL248542	263	147
90BL103829, 90BL150030, 90BL154535, 90BL248273, 90BL252176, 90BL131302, 90BL250340, 90BL150573, 90BL016277	847	875
90BL118341	19	
90BL155021	57	40
90BL030943, 90BL247191	60	
90BL252426, 90BL020781, 90BL116930	81	
90BL117425, 90BL246665, 90BL248480	28	
90BL013625, 90BL150266	29	
90BL122228, 90BL019081, 90BL100023, 90BL011987, 90BL151854, 90BL248302, 90BL136924, 90BL151855, 90BL011986, 90BL102982	853	1103
90BL004181, 90BL004200, 90BL004201, 90BL004663, 90BL155028	174	238
90BL249056, 90BL126692, 90BL137591, 90BL141735, 90BL155128, 90BL248931	280	376

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL030142	10	
90BL012093	52	
90BL007886, 90BL144330	80	
90BL134204, 90BL152790	37	
90BL138886, 90BL135024	20	
90BL138135	40	
90BL137717, 90BL140725, 90BL154608	124	53
90BL154021	8	11
90BL140786, 90BL152295	143	177
90BL247407, 90BL150351	169	113
90BL140063, 90BL153200	471	193
90BL030038	112	
90BL152781, 90BL010641	108	
90BL110523, 90BL128996, 90BL247682, 90BL151578	476	201
90BL115406, 90BL120098	262	142
90BL119154	22	
90BL252694, 90BL017872, 90BL019231, 90BL019588, 90BL126163, 90BL130456, 90BL131233, 90BL030249, 90BL250047, 90BL130455	663	47
90BL252203, 90BL017915, 90BL118859, 90BL123260, 90BL130712, 90BL130744, 90BL130746, 90BL247385, 90BL247590, 90BL133897, 90BL141470, 90BL143240	1312	253
90BL016203, 90BL105666, 90BL013309, 90BL142816, 90BL015627, 90BL021133, 90BL031115, 90BL031566	1454	1062

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL017655, 90BL017657, 90BL020222, 90BL020223, 90BL031475, 90BL108124, 90BL108125, 90BL112440, 90BL019471, 90BL016063, 90BL137572	1088	812
90BL004454, 90BL141938, 90BL247934, 90BL023068, 90BL017367, 90BL017390, 90BL153903	733	608
90BL126149	30	
90BL248753, 90BL119918, 90BL011905, 90BL251218, 90BL248754	681	223
90BL250703, 90BL017491, 90BL030132, 90BL030133, 90BL030255, 90BL030256, 90BL123351, 90BL247789, 90BL136836, 90BL154902, 90BL154909, 90BL154910	637	152
90BL247784, 90BL112202, 90BL108726, 90BL246190, 90BL247195, 90BL111867, 90BL150003, 90BL015957, 90BL112201, 90BL130093, 90BL131165, 90BL015956, 90BL130751, 90BL130816, 90BL246218, 90BL247196, 90BL103321, 90BL130813, 90BL246217, 90BL133650, 90BL017120, 90BL134778	2025	450
90BL249674, 90BL017305, 90BL152440	135	69
90BL118917, 90BL100316, 90BL150191	395	237
90BL141961	72	
90BL016863, 90BL017767, 90BL030455	304	237
90BL100516, 90BL251192	187	
90BL138650	225	
90BL017766, 90BL151857	121	162
90BL017022, 90BL030628, 90BL155376, 90BL118404	525	214

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL017073, 90BL130791, 90BL246160, 90BL017072, 90BL021096, 90BL019672	532	338
90BL015948, 90BL142259, 90BL248239	250	250
90BL030305	110	
90BL110457	15	
90BL030575, 90BL248808, 90BL018566, 90BL134303, 90BL248805, 90BL248807, 90BL246157, 90BL015357	819	
90BL120533	12	
90BL120357, 90BL120358, 90BL120359	540	138
90BL246829, 90BL246666, 90BL114591, 90BL130764, 90BL023304, 90BL130768, 90BL248253, 90BL132095, 90BL104592, 90BL132864	796	650
90BL030090	47	
90BL019022, 90BL018991, 90BL134291, 90BL248922	331	
90BL120840	111	
90BL103005, 90BL130756, 90BL247288, 90BL247338, 90BL248006, 90BL248027, 90BL248291, 90BL248026	618	518
90BL020926	69	
90BL102454, 90BL248147, 90BL248148	191	62
90BL030135	17	
90BL008528, 90BL106253, 90BL133428	508	100
90BL111496	25	
90BL022710	112	
90BL122984	99	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL246890, 90BL120597, 90BL125368, 90BL125369, 90BL125370, 90BL137562, 90BL122645, 90BL126184	1598	476
90BL249942, 90BL030517, 90BL121783, 90BL246899	804	
90BL130535, 90BL130536, 90BL251253, 90BL143615	331	15
90BL248602, 90BL116593, 90BL131163, 90BL132701, 90BL140648, 90BL141460, 90BL143305, 90BL248714	844	554
90BL139472	51	
90BL121195, 90BL130760, 90BL121194, 90BL248157, 90BL248158	252	
90BL120673, 90BL130771	326	308
90BL250373, 90BL138692, 90BL154596	165	
90BL249501, 90BL117983	77	
90BL118230, 90BL247211	242	46
90BL030597, 90BL101106, 90BL246285	241	
90BL143613	38	
90BL021564, 90BL134703	16	
90BL132030	25	
90BL248619, 90BL141959, 90BL151862, 90BL248296, 90BL134704	183	
90BL246102	5	
90BL021122, 90BL246824	122	
90BL127776, 90BL022679, 90BL134705, 90BL144113	78	
90BL019874, 90BL118424, 90BL119002, 90BL132073, 90BL143828	766	508
90BL124965	215	
90BL250758, 90BL021305	187	
90BL141652	32	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL246823, 90BL103305, 90BL131287	245	48
90BL020056	54	
90BL155300	77	
90BL021329, 90BL123318	22	7
90BL143228	77	
90BL252642, 90BL131255	383	252
90BL151063, 90BL152770	89	
90BL249468, 90BL018443, 90BL020633, 90BL020634, 90BL104818, 90BL249469	295	
90BL122217, 90BL122218, 90BL131167, 90BL247859, 90BL139789, 90BL140330, 90BL247860	332	187
90BL249379, 90BL030408, 90BL152832	173	108
90BL249165, 90BL022550, 90BL152561	253	234
90BL106836, 90BL120256, 90BL130834, 90BL152799, 90BL153511	215	281
90BL124133	35	37
90BL249572, 90BL249573, 90BL247466, 90BL019333, 90BL019334, 90BL152563, 90BL152704	408	343
90BL249194, 90BL006252, 90BL006556, 90BL130558, 90BL131241, 90BL151856	565	652
90BL115554	45	
90BL131300, 90BL131301	166	104
90BL031355, 90BL103766	138	
90BL249466, 90BL131766	79	
90BL249296, 90BL153473, 90BL248829	106	
90BL110989, 90BL110990, 90BL110991	480	134
90BL017554, 90BL017555, 90BL017556, 90BL127917, 90BL136324	528	172
90BL109015, 90BL030332, 90BL115509	481	176

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL030102, 90BL030103, 90BL248528	482	41
90BL020806, 90BL247390, 90BL150019	270	
90BL249226, 90BL017786, 90BL124059	283	116
90BL030471	209	88
90BL246257, 90BL016999, 90BL124166	341	
90BL117680	49	
90BL124903	431	112
90BL249915, 90BL250753, 90BL017762, 90BL140117, 90BL150925, 90BL017763	283	
90BL019052, 90BL019631, 90BL020700	311	58
90BL018280, 90BL018282, 90BL249015, 90BL018281, 90BL018284, 90BL136418, 90BL153797	415	100
90BL020674, 90BL247464, 90BL133425	116	2
90BL030949, 90BL133817	58	
90BL249670, 90BL252103, 90BL252465, 90BL010506, 90BL015146, 90BL022082, 90BL015145, 90BL249671, 90BL018607, 90BL030403, 90BL132581, 90BL015148, 90BL011272, 90BL015147	827	
90BL130889, 90BL132587, 90BL248190, 90BL132588	211	
90BL030143, 90BL030144	304	
90BL019735, 90BL016815	119	
90BL017004	87	
90BL016817, 90BL017144, 90BL030247, 90BL247628, 90BL136805, 90BL136806, 90BL137396, 90BL138889, 90BL141056, 90BL150141, 90BL152507	838	130
90BL016564, 90BL127654, 90BL154028	479	7

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL103436, 90BL132584	393	
90BL100299, 90BL115508, 90BL100300	862	249
90BL016565	42	
90BL110583	343	
90BL030531, 90BL030532, 90BL031486	444	
90BL027891, 90BL027892, 90BL140742	402	
90BL247488, 90BL141880	36	
90BL020452	164	
90BL019872	497	
90BL130617	269	
90BL013802, 90BL014539, 90BL015689, 90BL015875, 90BL031301	332	108
90BL017369, 90BL024443, 90BL024444	213	22
90BL251684, 90BL015734, 90BL015735, 90BL016001, 90BL016002, 90BL015733, 90BL248367, 90BL022324	445	226
90BL249428, 90BL109201, 90BL246485, 90BL138161, 90BL031303	228	56
90BL111863	17	
90BL249347, 90BL031006	274	169
90BL031506	307	
90BL249348, 90BL249960, 90BL020231, 90BL142452	104	
90BL030678	70	
90BL030024, 90BL030023, 90BL019295	406	27
90BL030048	58	
90BL031510	12	
90BL018616, 90BL021348	87	
90BL121143, 90BL121142	115	
90BL121725	87	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL118285	14	
90BL134925	15	
90BL112771, 90BL246060	14	49
90BL030806	11	67
90BL030167, 90BL030168, 90BL030173, 90BL030644, 90BL132931, 90BL136884, 90BL139530	57	428
90BL016793, 90BL246003, 90BL252897	54	
90BL102101, 90BL127612	6	22
90BL021040, 90BL030505	21	103
90BL118452, 90BL130870	41	108
90BL127433, 90BL247465, 90BL101182, 90BL030030, 90BL015685, 90BL248642, 90BL137506	315	173
90BL115505	9	
90BL130551	3	
90BL249063, 90BL015876, 90BL019871, 90BL030224	463	174
90BL019761, 90BL021900, 90BL247367	53	350
90BL019760	10	33
90BL017877, 90BL117993	474	238
90BL021421, 90BL021422, 90BL023949	21	132
90BL023853, 90BL023852	59	
90BL016874, 90BL030504	359	154
90BL103665	6	
90BL030435	80	
90BL030027	97	38
90BL120259	90	
90BL106025, 90BL106026	140	19
90BL018762	14	89
90BL017167	54	

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90BL130616	369	174
90BL132902, 90BL015124, 90BL021597	24	89
90BL020165	3	
90BL009435, 90BL017256, 90BL020184, 90BL127399, 90BL249011, 90BL009462	30	112
90BL014946, 90BL014947, 90BL014949, 90BL014950, 90BL015238, 90BL023237, 90BL122995, 90BL247181, 90BL247182, 90BL247183, 90BL011601, 90BL018033, 90BL018034, 90BL018036, 90BL014948	1085	235
90BL030243, 90BL030244	176	
90BL112324	9	
90BL132854, 90BL144503	11	71
90BL030463, 90BL248684	3	8
90BL030734, 90BL030737	3	
90BL019085	2	
90BL125082	2	
90BL030897, 90BL023743, 90BL248723	402	
90BL131837	5	19
90BL020451, 90BL022463, 90BL022464, 90BL022465, 90BL022466, 90BL130841, 90BL249012	833	
90BL122877, 90BL138227	280	137
90BL130804	141	
90BL030864	57	
90BL021045, 90BL022655	312	188
90BL017246, 90BL020722, 90BL101162, 90BL247351, 90BL012767, 90BL133274, 90BL015411	435	224

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL020131, 90BL020132, 90BL030456, 90BL122747, 90BL139777, 90BL154776, 90BL248725	561	282
90BL015536, 90BL247785, 90BL015533, 90BL015534	318	82
90BL016449, 90BL016450, 90BL124509, 90BL154466, 90BL016448	270	188
90BL030487	67	
90BL128542, 90BL023207, 90BL017298	386	170
90BL030742, 90BL127831	317	77
90BL023294, 90BL110610, 90BL110914	477	269
90BL112836, 90BL125102	240	173
90BL101630	157	29
90BL015715	126	75
90BL122643, 90BL248724	193	
90BL019336, 90BL106896	422	215
90BL031250, 90BL105490, 90BL030106	229	26
90BL005124	52	
90BL122391	93	59
90BL030161, 90BL152460, 90BL030162	166	
90BL122306, 90BL131752, 90BL143556	299	96
90BL020161, 90BL021158, 90BL031237, 90BL130868, 90BL130869, 90BL134070	796	281
90BL021718, 90BL021784	588	
90BL143162, 90BL131179	127	
90BL017041, 90BL122871, 90BL122872, 90BL252867	281	22
90BL124056, 90BL136332	122	167
90BL139968	113	139
90BL022515	230	183

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL249484, 90BL120191, 90BL122891, 90BL016809, 90BL151472, 90BL151473	140	71
90BL121910	53	8
90BL018693, 90BL133161	55	
90BL015083, 90BL015084, 90BL021180	54	
90BL133851	170	
90BL019947, 90BL030289	112	
90BL030910, 90BL030911	358	171
90BL249697, 90BL030240, 90BL030586, 90BL100030, 90BL100404, 90BL130827, 90BL130830, 90BL131668, 90BL246253, 90BL251868, 90BL141491	1426	1676
90BL019182, 90BL246744	341	387
90BL248293, 90BL150924, 90BL142023, 90BL112778	339	400
90BL017779, 90BL020985, 90BL020814	381	190
90BL249791, 90BL017035, 90BL250244	79	
90BL030074	262	142
90BL016589, 90BL016933, 90BL030936	272	98
90BL013529, 90BL013528	28	
90BL249283, 90BL250693, 90BL130851, 90BL154599, 90BL121095	319	311
90BL130262, 90BL130259	50	
90BL142900	28	19
90BL247058, 90BL143513, 90BL143957	52	50
90BL143959	76	94
90BL016031	54	
90BL252693, 90BL132580	118	
90BL008002	65	
90BL250720, 90BL132582, 90BL132583	51	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL021927	266	110
90BL252279, 90BL126106	72	
90BL104358	22	
90BL023919	313	73
90BL247919, 90BL021047	54	5
90BL020757	84	55
90BL030912	104	31
90BL142990	12	
90BL247739, 90BL152543, 90BL021553	339	265
90BL108068	3	
90BL130808, 90BL007889, 90BL004455	71	
90BL113553	16	6
90BL021554, 90BL131947, 90BL248250	263	
90BL023097, 90BL023098, 90BL031218, 90BL246132	107	
90BL023376, 90BL015568	89	
90BL031254, 90BL130444, 90BL247162	168	90
90BL013503, 90BL253155	59	
90BL246134, 90BL021588, 90BL130857, 90BL131587, 90BL246949	191	
90BL117064	52	
90BL108882, 90BL112794	380	215
90BL018250, 90BL018248, 90BL018249, 90BL251695	397	190
90BL018360, 90BL018363, 90BL100385, 90BL246202, 90BL253073, 90BL019260, 90BL101738	1718	184
90BL030700, 90BL124183, 90BL246303	120	43
90BL023706, 90BL247646, 90BL021408, 90BL247806, 90BL021402, 90BL247635, 90BL021401, 90BL247807, 90BL247856	1163	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL132749	19	
90BL021356, 90BL022688, 90BL112694, 90BL130855, 90BL248823, 90BL248824, 90BL153304, 90BL018469	1130	66
90BL127383	21	
90BL030493, 90BL030494, 90BL247534, 90BL247535, 90BL133078, 90BL133079	408	284
90BL137751	49	
90BL030342, 90BL130406, 90BL246729, 90BL246408, 90BL018300, 90BL130407, 90BL021052	1069	156
90BL247121, 90BL250297, 90BL133769	43	
90BL135543	3	
90BL135674, 90BL135675	17	7
90BL030218	43	
90BL142486	49	10
90BL112445, 90BL122842, 90BL134334, 90BL138109, 90BL117527	305	47
90BL121123, 90BL152506	324	135
90BL018325, 90BL021097, 90BL124037, 90BL246206, 90BL150537	1021	313
90BL108800	9	
90BL111271	244	118
90BL252567, 90BL030219	41	
90BL019054, 90BL019055	675	127
90BL123545, 90BL124587, 90BL020240	570	30
90BL112184, 90BL112183	387	270
90BL122262, 90BL127803, 90BL150502, 90BL155249	739	138
90BL250108, 90BL117884	202	140
90BL019385, 90BL116676, 90BL122605, 90BL151559	723	116

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Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL019519, 90BL252271, 90BL019518, 90BL130854, 90BL130858, 90BL132544, 90BL248412, 90BL017276	350	434
90BL253459, 90BL030946, 90BL103929, 90BL114711, 90BL131770, 90BL246068, 90BL153042, 90BL153043	299	188
90BL118303, 90BL123424, 90BL246867, 90BL136673	414	281
90BL008005, 90BL248983	98	102
90BL031398	12	
90BL017232, 90BL017234, 90BL132070, 90BL017233	488	212
90BL018245, 90BL152260	94	42
90BL030944, 90BL109598, 90BL115248, 90BL246772, 90BL251058, 90BL140577	591	
90BL030870	47	
90BL114405	205	
90BL127828, 90BL022174	46	
90BL018089, 90BL031404	96	
90BL019469	26	
90BL031537, 90BL019898, 90BL007234, 90BL021576, 90BL021578, 90BL031535, 90BL031536, 90BL124012	285	
90BL013769	6	
90BL152591, 90BL030815, 90BL118298, 90BL120908, 90BL120980, 90BL246901, 90BL152592	449	251
90BL011138, 90BL122418, 90BL131359, 90BL151218	165	
90BL247426, 90BL018223	157	10
90BL139317, 90BL143836	137	
90BL143242, 90BL248193, 90BL122419	46	

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Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL124542, 90BL124543, 90BL119788, 90BL151649	222	36
90BL019114, 90BL031236	184	
90BL116831	25	
90BL031333, 90BL246654	219	131
90BL111320	84	
90BL122396	97	
90BL020716, 90BL250492, 90BL020715, 90BL247409	407	53
90BL020096, 90BL020097, 90BL120389, 90BL123513	105	
90BL152422, 90BL152423, 90BL019017	592	108
90BL106718, 90BL115515	113	
90BL116749	437	263
90BL021182, 90BL030251, 90BL122145, 90BL011282, 90BL141650, 90BL151538	587	243
90BL249037, 90BL030064, 90BL124161, 90BL017544, 90BL133097, 90BL150806	333	157
90BL249649, 90BL250041, 90BL017295, 90BL107389, 90BL150797, 90BL151164	170	33
90BL246120, 90BL100492, 90BL246733	113	136
90BL249362, 90BL009168	86	
90BL249249, 90BL031324, 90BL130847, 90BL154597, 90BL246125, 90BL154580	274	177
90BL122973	20	
90BL112735, 90BL248440	51	
90BL249595, 90BL121541	125	
90BL252411, 90BL030578	55	35
90BL114789	3	
90BL018288, 90BL138105	611	89

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90BL030145	7	10
90BL110521	45	
90BL030407, 90BL124928	95	
90BL131506, 90BL131507, 90BL131508, 90BL133332, 90BL247787	198	128
90BL100274, 90BL133557	100	
90BL030826	39	16
90BL250752, 90BL018055, 90BL018322, 90BL021890, 90BL110844, 90BL117429, 90BL150922, 90BL150923, 90BL153857	1113	115
90BL018554, 90BL018556, 90BL020969, 90BL020970, 90BL018555	449	
90BL030508, 90BL154960	179	89
90BL247876, 90BL109538	306	163
90BL030200	4	
90BL246069, 90BL133946	150	
90BL116833	14	
90BL133620	73	57
90BL118307, 90BL118322, 90BL118312	498	202
90BL017247, 90BL133177, 90BL248206	104	72
90BL252557, 90BL143209	30	32
90BL030472, 90BL135372	133	
90BL251526, 90BL106915, 90BL132666	75	
90BL143343, 90BL248057	175	3
90BL247420, 90BL142158	43	8
90BL152834	278	
90BL117609, 90BL246022	129	90
90BL142047, 90BL250573	166	
90BL247621, 90BL143569, 90BL246770	581	78
90BL018204	146	

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90BL020343, 90BL251277	19	
90BL141780	175	
90BL105669, 90BL007302	325	194
90BL144520	93	
90BL252269, 90BL018000	8	
90BL119322, 90BL152421, 90BL031532	584	361
90BL120312, 90BL246152, 90BL150572	197	77
90BL030268, 90BL247874, 90BL152685	131	2
90BL112227, 90BL127977	233	115
90BL249552, 90BL120337	183	
90BL111986, 90BL111985	191	
90BL018874	116	
90BL102003, 90BL247228	36	
90BL018861, 90BL247268, 90BL018862, 90BL150317, 90BL152769, 90BL152780, 90BL018863	479	586
90BL249326, 90BL249327, 90BL119337	102	
90BL126105	120	28
90BL112818	53	
90BL020363	73	18
90BL016105	17	
90BL111305	65	
90BL119338, 90BL248865, 90BL248003	77	69
90BL111454	121	43
90BL019394, 90BL118050, 90BL131268	1054	211
90BL249441, 90BL137750	86	
90BL150420, 90BL154397	256	
90BL114639	200	138
90BL019256, 90BL153532, 90BL154506, 90BL154507, 90BL247614	373	215

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Schedule 1 Amendments

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL246618	161	55
90BL246435, 90BL123522	206	144
90BL017784, 90BL018591	1	
90BL139758	45	10
90BL150394	91	
90BL112773, 90BL152779	334	103
90BL023873, 90BL252421, 90BL023877, 90BL126540, 90BL249566, 90BL117538, 90BL248063	684	
90BL118266, 90BL124010	206	43
90BL247027	14	
90BL031421, 90BL130727, 90BL246031, 90BL155447	260	101
90BL018899, 90BL252849	52	
90BL247305	4	
90BL251709, 90BL141564	135	
90BL123434	23	
90BL131331, 90BL132411, 90BL126571, 90BL132412	1173	330
90BL018358, 90BL247620, 90BL143570, 90BL152818	518	183
90BL127369	31	
90BL125349, 90BL130199, 90BL134188, 90BL138648, 90BL155455, 90BL152504	777	223
90BL136608	25	
90BL138090	40	
90BL130180	25	
90BL140206	132	
90BL139477	82	
90BL152624	43	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Amendments

Schedule 1

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL015614, 90BL017785	3	
90BL019383, 90BL020826, 90BL021025	80	
90BL151532	5	4
90BL151533	2	
90BL031253	6	
90BL152246	3	
90BL152502	3	
90BL249590, 90BL152658, 90BL249591	236	231
90BL152701	5	
90BL104355	5	7
90BL152784	63	
90BL108666	1	
90BL152916	5	
90BL152949	116	113
90BL110066	3	
90BL110350	5	1
90BL114864	5	
90BL117181	1	
90BL249193, 90BL154441	128	
90BL154536	70	
90BL154626	5	
90BL154715	38	
90BL154754	4	
90BL120941	3	
90BL154923	5	
90BL011724, 90BL155130	1	
90BL155127	4	
90BL155126	3	
90BL155149	3	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Schedule 1 Amendments

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL155179	5	
90BL155184	3	
90BL155275	5	
90BL155351, 90BL008120	130	
90BL131265	18	
90BL131733	79	
90BL133173	1	
90BL246275, 90BL251057	3	
90BL246276	77	
90BL133711	3	
90BL246287	77	
90BL134294	3	
90BL246300	4	
90BL135792, 90BL135793	53	
90BL136108	3	
90BL246447	5	
90BL246551	3	
90BL138062	3	
90BL246630	3	
90BL145413, 90BL139331	2	14
90BL246680	123	
90BL139418	1	5
90BL140636	1	
90BL140994	35	
90BL141108	2	
90BL141308	5	
90BL141309	77	
90BL141889	5	
90BL141936	22	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Amendments

Schedule 1

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL246907	4	
90BL142382	3	
90BL247055	5	
90BL247096	3	
90BL247210	3	
90BL247212	3	
90BL247213	5	
90BL247230	4	
90BL027910, 90BL249976, 90BL247386	3	
90BL145381	3	
90BL145441	5	3
90BL145505	3	
90BL150008	28	
90BL150027	11	
90BL150217	3	
90BL249154, 90BL150338, 90BL249014	93	76
90BL150370	4	
90BL150374	16	
90BL016633, 90BL150393	5	
90BL150395	48	
90BL151506	2	
90BL151531	4	
90BL247556	5	
90BL247588	1	
90BL247629	5	
90BL247630	5	
90BL247631	5	
90BL247653	5	
90BL247669	3	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Schedule 1 Amendments

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL153519, 90BL248877	6	
90BL247730	3	
90BL247861	3	
90BL247031	72	19
90BL143611	67	
90BL128472, 90BL251167, 90BL248674, 90BL143370	67	32
90BL155466, 90BL253154	3	
90BL155354	3	
90BL142536	26	9
90BL249999, 90BL247555, 90BL125371	588	194
90BL154755	10	
90BL249278, 90BL019389, 90BL019825, 90BL130835, 90BL136876	631	517
90BL120507, 90BL155305, 90BL120508, 90BL120509, 90BL247935, 90BL154796	682	806
90BL137828, 90BL142154, 90BL142155	494	206
90BL018600, 90BL247272, 90BL154985	218	81
90BL132317, 90BL247790	146	62
90BL124003	153	109
90BL248022	5	
90BL248042	2	
90BL135570, 90BL248072	48	
90BL008093	80	
90BL248103	132	165
90BL022236, 90BL248143	16	
90BL248188	97	
90BL248156	212	53
90BL248300	4	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Amendments

Schedule 1

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL248364	1	
90BL248577	4	
90BL143257	77	
90BL153474	164	90
90BL248668	3	
90BL248699	5	
90BL248701	5	
90BL247348, 90BL250148, 90BL253100	20	
90BL248778	5	
90BL136796	5	
90BL247857	82	
90BL248729	3	
90BL124967	19	
90BL249068	5	
90BL249064	4	
90BL249090	3	
90BL249166	3	
90BL249125	4	
90BL249155	9	
90BL143612	85	
90BL249188	56	16
90BL249271	7	
90BL249346	5	
90BL249116	10	
90BL247494	34	
90BL018404	49	
90BL249550	4	
90BL249570	4	
90BL141109, 90BL020371	3	

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Schedule 1 Amendments

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL247660	2	
90BL247903	2	
90BL022565	19	
90BL019557	77	
90BL016795	3	
90BL022947	3	
90BL008113	50	
90BL128706	127	
90BL249721	5	
90BL017388, 90BL116675, 90BL116677	682	36
90BL249914	1	
90BL015453	3	
90BL152813	5	
90BL253547, 90BL016254	1	
90BL008525, 90BL009100	8	
90BL023387	38	
90BL017843	14	
90BL020078	30	
90BL022953	51	
90BL009299	10	
90BL012870	13	
90BL015841	42	
90BL014633	42	
90BL007251	35	
90BL011825	1	
90BL251187, 90BL011602	54	
90BL110231	272	98
90BL115345	106	47

Water Management (General) Amendment (Upper and Lower Namoi)
Regulation 2006

Amendments

Schedule 1

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access licence
90BL250757, 90BL030208, 90BL008640, 90BL152123, 90BL131803	72	89
90BL115446	1	
90BL031477, 90BL031479, 90BL130935, 90BL132628	733	117
90BL115446	1	

Orders



New South Wales

Public Sector Employment and Management (Department of the Arts, Sport and Recreation) Order 2006

under the

Public Sector Employment and Management Act 2002

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.

Dated this 25th day of October 2006.

By Her Excellency's Command,

MORRIS IEMMA, M.P.,
Premier

Clause 1 Public Sector Employment and Management (Department of the Arts, Sport and Recreation) Order 2006

Public Sector Employment and Management (Department of the Arts, Sport and Recreation) Order 2006

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the *Public Sector Employment and Management (Department of the Arts, Sport and Recreation) Order 2006*.

2 Commencement

- (1) This Order commences on 1 November 2006, except as provided by subclause (2).
- (2) Clause 3 is taken to have commenced on 3 March 2006.

3 Construction of certain references to key officials

A reference in any of the following provisions to the Department of Gaming and Racing (required by clause 6 of the *Public Sector Employment and Management (General) Order 2006* to be construed as a reference to the Department of the Arts, Sport and Recreation) is to be construed as a reference to the NSW Office of Liquor, Gaming and Racing, Department of the Arts, Sport and Recreation:

- (a) paragraphs (b) and (c) of the definition of *key official* in section 4 (1) of the *Liquor Act 1982*,
- (b) paragraphs (b) and (c) of the definition of *key official* in section 4 (1) of the *Registered Clubs Act 1976*,
- (c) paragraphs (b) and (c) of the definition of *key official* in section 114 of the *Gaming Machines Act 2001*.

4 Transfer of certain staff from Department of the Arts, Sport and Recreation to Department of Commerce

The group of staff employed in the Department of the Arts, Sport and Recreation to enable the State Records Authority to exercise its functions are removed from that Department and added to the Department of Commerce.

Public Sector Employment and Management (Department of the Arts, Sport
and Recreation) Order 2006

Clause 5

5 Construction of certain references to Minister for the Arts

A reference, in any Act or statutory instrument, or any other instrument, or any contract or agreement, to the Minister for the Arts is to be construed as a reference to the Minister for Commerce if used in or in relation to the *State Records Act 1998*.

BOARD OF SURVEYING AND SPATIAL INFORMATION
Panorama Avenue (PO Box 143), Bathurst NSW 2795
Phone: (02) 6332 8238 Fax: (02) 6332 8240

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10 (1) (a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown.

<i>Name</i>	<i>Address</i>	<i>Effective Date</i>
McNAMARA, Andrew David	50 Sunshine Parade, Sunshine NSW 2264	2 October 2006
THURLOW, Andrew David Stewart	1 Shellbank Parade, Cremorne NSW 2090	2 October 2006
CRAZE, Peter John	18 Chewko Road, Mareeba Qld 4880	17 August 2006
McLAURIN, James Robert	25 Crofton Street, Echuca Vic 3564	11 August 2006
THOMAS, Wayne Bennett	3407 Warburton Highway, Warburton Vic 3799	27 September 2006

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYING ACT 2002

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10, the undermentioned Land Surveyors have been removed from the Register of Surveyors.

<i>Name</i>	<i>Date of Removal</i>	<i>Date of Registration</i>
ABBOTT, John Arthur	25 August 2006	4 October 1966
ABLETT, Christopher John	1 September 2006	6 December 1984
ADDISON, Robert Bruce	1 September 2006	12 September 1986
ALLDIS, Phillip Alfred	1 September 2006	5 October 1965
ANDERSON, Ralph Ian	27 July 2006	7 April 2003
ANDERSON, Cheryl Margaret	1 September 2006	17 July 2003
ARNOLD, Michael Geoffrey	1 September 2006	27 April 2004
AUSTIN, Kenneth John	1 September 2006	4 October 1966
BAKER, Ian John	1 September 2006	17 September 1973
BAYLISS, Paul	1 September 2006	24 March 1995
BLACKLEY, Philip Raymond	21 August 2006	29 September 1969
BLICHARZ, Joseph Marion	1 September 2006	30 September 1974
BRACKENREG, Gareth Samuel	1 September 2006	3 October 1967
BRUMBY, Rodney Ian	1 September 2006	14 December 2005
BURKE, David Kenneth	1 September 2006	13 September 1991
BUTLER, Mark Robert	1 September 2006	15 March 1985
BUTTSWORTH, Mark Ernest	1 September 2006	19 March 1982
CHARRETT, Peter Lawrence	1 September 2006	29 April 1991
CLARK, Andrew	1 September 2006	14 September 1970
CLARKE, Thomas John	1 September 2006	28 March 1960
COOPER, Matthew Damon	1 September 2006	1 July 2005
COX, Timothy William	1 September 2006	24 February 2006
CRISP, Brian	1 September 2006	9 April 1953
DANSON, Peter Robert	1 September 2006	23 January 1981
DAVIS, Wayne Ronald	1 September 2006	19 March 1979
DAYMAN, John Stanley	1 September 2006	14 September 1984
DE BELIN, Frederick Llewellyn	1 September 2006	22 March 1976
DIVE, William James Clouston	1 September 2006	9 November 1964
DOBSON, David Jeffrey	26 July 2006	24 October 1974
DONOVAN, Kevin Joseph	1 September 2006	3 October 1967
DUMMETT, Richard Lloyd	1 September 2006	18 September 1992
DURTANOVICH, James	1 September 2006	10 April 1967
EDWARDS, Murray Paul	1 September 2006	19 October 2005

<i>Name</i>	<i>Date of Removal</i>	<i>Date of Registration</i>
FARRELL, Michael James	1 September 2006	3 October 1967
FORESTER, Bruce John	1 September 2006	30 September 1974
GARRETT, Paul Leonard	1 September 2006	2 April 1997
GATELY, Peter Michael	1 September 2006	2 October 1974
GEEST, Simon Andrew	1 September 2006	25 January 1999
**GILBERT, Anthony Clark	1 September 2006	1 October 1958
GOLDBERGER, Wolfgang	1 September 2006	3 March 1989
GORDON, Allan Raymond	1 September 2006	18 March 1977
GOWEN, Brian Charles	1 September 2006	6 October 1976
GRABARA, Thierry Stephan Marcel	1 September 2006	20 March 1992
GRAY, David John	1 September 2006	24 September 1982
GREEN, Peter Charles	1 September 2006	23 March 1984
GUNSBERGER, George Alexander	1 September 2006	19 March 1973
HUEBNER, Thorsten Hans-Jurgen	1 September 2006	18 July 1996
HUGHES, Simon Christopher	1 September 2006	30 September 2003
HUNTER, Colin Robert	1 September 2006	18 March 1983
HUNTER, Philip John	1 September 2006	22 March 1976
INGLE, Kurt Brendon	1 September 2006	1 April 2003
KEMP, Alastair Douglas	1 September 2006	25 September 1989
KENNEDY, Vincent Jonathon	1 September 2006	11 May 2006
LANCE, Geoffrey Norman	29 August 2006	28 September 1961
LAWRENCE, Shane Michael	1 September 2006	16 April 2002
LINDSAY, Graham James	1 September 2006	27 April 2004
MARENDY, John Peter	1 September 2006	3 December 1975
McCARTNEY, Peter Michael	1 September 2006	20 September 1963
MORTENSEN, John Rodney	23 August 2006	17 March 1969
MUDGE, Philip Harold	1 September 2006	1 April 1968
MURPHY, Brian Anthony	1 September 2006	25 March 1966
PAPAS, Peter Anthony	1 September 2006	9 November 1987
PARKER, William Sydney	1 September 2006	24 March 1966
PENNYCUICK, Grant Fraser	1 September 2006	22 October 2001
PURDIE, James Ryan Roxburgh	1 September 2006	22 March 2004
REID, Mark Anthony	1 September 2006	1 July 1999
RHYNEHART, Keith Bernard	1 September 2006	18 September 1972
RICHMOND, Peter David	1 September 2006	22 April 2004
RITCHIE, Wayne Vincent	1 September 2006	24 September 1982
ROSE, Anthony Charles	1 September 2006	20 March 1992
SAUNDERS, Stephen Charles	1 September 2006	20 October 1995
SCANLON, Mark Nicholas	1 September 2006	1 July 2004
SIMPSON, Michael John	1 September 2006	17 June 2002
SKELTON, Luke Gabriel	1 September 2006	30 May 2005
SPAIN, Andrew Blair	1 September 2006	30 September 1997
STEIGENBERGER, Gary John	1 September 2006	4 July 2003
STEUART, Phillip Lesley	1 September 2006	11 September 1987
STRONG, Marc	1 September 2006	14 March 1986
SWALWELL, Geoffrey Allan	1 September 2006	14 September 1984
SWANE, Christopher Terence	1 September 2006	1 July 1995
TIMBS, David William	1 September 2006	14 September 1970
TRAINOR, Bernard Oscar	1 September 2006	25 September 1981
VAN DER WERFF, John Lubbertus	1 September 2006	1 April 1974
WADLEY, Scott Patrick	1 September 2006	9 November 1995
WHITE, Craig John	1 September 2006	23 July 1999
WICKS, John Kenneth	1 September 2006	17 March 1969
WILKINSON, Peter William	1 September 2006	13 September 1985

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYING ACT 2002

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10, the undermentioned Mining Surveyors have been removed from the Register of Surveyors.

<i>Name</i>	<i>Date of Removal</i>	<i>Date of Registration</i>
CLUDERAY, Craig	1 September 2006	22 September 2003
DUNCAN, Paul Craig	1 September 2006	10 September 2003
GRANT, Philip John	1 September 2006	23 October 2003
HYSLOP, Andrew James	1 September 2006	6 October 2005
INNES, Ian Gordon	1 September 2006	12 August 2003
KOOSMEN, Stephen John	1 September 2006	23 October 2003
LENNARD, David John	1 September 2006	31 October 2003
MCDONELL, Shaun Anthony	1 September 2006	26 September 2003
MCNAUGHTON, Stuart Lennox	1 September 2006	30 October 2003
MORGAN, John Anthony	1 September 2006	3 October 2003
PERISSINOTTO, Ricardo	4 August 2006	23 October 2003
RUNDLE, Ronald Mark	1 September 2006	23 October 2003
WYPER, Donald James	1 September 2006	9 October 2003

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10 (1) (a), the undermentioned Land Surveyors have been restored to the Register of Surveyors.

<i>Name</i>	<i>Date of Original Registration</i>	<i>Removal Date</i>	<i>Restoration Date</i>
ARNOLD, Michael Geoffrey	27 April 2004	1 September 2006	18 September 2006
BAKER, Ian John	17 September 1973	1 September 2006	20 September 2006
BAYLISS, Paul	24 March 1995	1 September 2006	27 September 2006
BLICHARZ, Joseph Marion	30 September 1974	1 September 2006	25 September 2006
BUTLER, Mark Robert	15 March 1985	1 September 2006	19 September 2006
CHARRETT, Peter Lawrence	29 April 1991	1 September 2006	18 September 2006
COOPER, Matthew Damon	1 July 2005	1 September 2006	18 September 2006
DANSON, Peter Robert	23 January 1981	1 September 2006	20 September 2006
DAVIS, Wayne Ronald	19 March 1979	1 September 2006	22 September 2006
DIVE, William James Clouston	9 November 1964	1 September 2006	21 September 2006
DYCE, Lindsay Andrew	6 October 1978	28 November 1997	11 August 2006
EDWARDS, Murray Paul	19 October 2005	1 September 2006	18 September 2006
FORESTER, Bruce John	30 September 1974	1 September 2006	18 September 2006
GORDON, Allan Raymond	18 March 1977	1 September 2006	18 September 2006
GREEN, Peter Charles	23 March 1984	1 September 2006	20 September 2006
GUNSBERGER, George Alexander	19 March 1973	1 September 2006	18 September 2006
HALMARICK, Andrew John	27 November 1987	1 September 2006	18 September 2006
HUDSON, Stephen Trevor	1 May 1967	1 September 2006	22 September 2006
HUNTER, Colin Robert	18 March 1983	1 September 2006	19 September 2006
LAWRENCE, Shane Michael	16 April 2002	1 September 2006	19 September 2006
LINDSAY, Graham James	27 April 2004	1 September 2006	18 September 2006
MARENDY, John Peter	3 December 1975	1 September 2006	25 September 2006
O'CONNELL, Venessa Anne	28 August 2003	1 November 2005	3 August 2006
PARKER, William Sydney	24 March 1966	1 September 2006	25 September 2006
PENNYCUICK, Grant Fraser	22 October 2001	1 September 2006	22 September 2006
PURDIE, James Brian Roxburgh	22 March 2004	1 September 2006	18 September 2006
RHYNEHART, Keith Bernard	18 September 1972	1 September 2006	21 September 2006
ROSE, Anthony Charles	20 March 1992	1 September 2006	18 September 2006

<i>Name</i>	<i>Date of Original Registration</i>	<i>Removal Date</i>	<i>Restoration Date</i>
STEUART, Phillip Lesley	11 September 1987	1 September 2006	21 September 2006
SWANE, Christopher Terence	1 July 1995	1 September 2006	22 September 2006
VAN DER WERFF, John Lubbertus	1 April 1974	1 September 2006	18 September 2006
VROEGOP, Pieter Bruce	23 March 1995	8 July 1998	25 July 2006
WADLEY, Scott Patrick	9 November 1995	1 September 2006	19 September 2006
WILKINSON, Peter William	13 September 1985	1 September 2006	18 September 2006

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYING ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10 (1) (a), the undermentioned Mining Surveyors (Unrestricted) have been restored to the Register of Surveyors.

<i>Name</i>	<i>Date of Original Registration</i>	<i>Removal Date</i>	<i>Restoration Date</i>
DUNCAN, Paul Craig	10 September 2003	1 September 2006	25 September 2006
GRANT, Philip John	23 October 2003	1 September 2006	25 September 2006
HYSLOP, Andrew James	18 October 2005	1 September 2006	25 September 2006
INNES, Ian Gordon	12 August 2003	1 September 2006	26 September 2006
LENNARD, David John	31 October 2003	1 September 2006	18 September 2006
McDONELL, Shaun Anthony	26 September 2003	1 September 2006	22 September 2006
RUNDLE, Ronald Mark	23 October 2003	1 September 2006	25 September 2006
WYPER, Donald James	9 October 2003	1 September 2006	25 September 2006

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

SURVEYING REGULATION 2006

Certificate of Meritorious Service

PURSUANT to the provisions of Clause 83 of the Surveying Regulation 2006, the undermentioned Land Surveyors have been awarded a Certificate of Meritorious Service in recognition of their long service and contribution to the surveying profession in New South Wales with effect 28 September 2006.

<i>Name</i>	<i>Removed from Register</i>	<i>Date of Original Registration</i>
ABBOTT, John Arthur	25 August 2006	4 October 1966
BLACKLEY, Philip Raymond	21 August 2006	29 September 1969
DOBSON, David Jeffrey	26 July 2006	24 October 1974
HANNAGAN, William Francis	28 September 2006	30 March 1954
LANCE, Geoffrey Norman	29 August 2006	28 September 1961

W. A. WATKINS,
President

G. K. A. LEATHERLAND,
Registrar

FAR WEST REGIONAL OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 3000 Fax: (02) 6883 3099

**ALTERATION OF PURPOSE/CONDITIONS OF A
WESTERN LANDS LEASE**

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources

*Administrative District – Broken Hill
Shire – Broken Hill
Parish – Picton; County – Yancowinna*

The purpose/conditions of Western Lands Lease 9458, being the land contained within Folio Identifier 61/757298 has been altered from “Dairy Farm” to “Business Purposes (Transport Terminal)” effective from 18 September 2006.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 9458 have been revoked and the following conditions have been annexed thereto.

**CONDITIONS AND RESERVATIONS ATTACHED TO
WESTERN LANDS LEASE 9458**

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Natural Resources as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression “the Commissioner” means the Commissioner charged with the administration of the Western Lands Act 1901 (“the Act”) in accordance with section 4 (2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.
 (b) The lessee agrees to occupy use and keep the Premises at the risk of the lessee and hereby releases to the full extent permitted by law the Lessor from all claims and demands of every kind resulting from any accident damage or injury occurring therein and the lessee EXPRESSLY AGREES that the Lessor shall have no responsibility or liability for any loss of or damage to fixtures and/or the personal property of the lessee.
 (c) The lessee expressly agrees that the obligations of the lessee under this clause shall continue after the expiration or other determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The lessee will (without in any way limiting the liability of the lessee under any other provision of this lease) forthwith take out and thereafter during the Term keep current a public risk insurance policy for \$10,000,000 for any one claim (or such other reasonable amount as the Minister may from time to time specify in writing to the lessee) whereby the Minister shall during the continuance of this lease be indemnified against all actions suits claims demands proceedings losses damages compensations costs charges and expenses mentioned or referred to in this lease to which the Minister shall or may be liable.
- (5) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (6) The rent shall be due and payable annually in advance on 1 July in each year.
- (7) (a) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 “GST law” includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause “taxes”), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (8) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (9) The lessee shall hold and use the land leased bona fide for the lessee’s own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (10) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (11) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.

- (12) The land leased shall be used only for the purpose of Business Purposes (Transport Terminal).
- (13) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (14) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (15) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (16) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (17) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (18) The lessee shall effectively prevent any interference with the amenity of the locality by reason of the emission from the land leased of noise, vibration, smell, fumes, smoke, vapour, steam, soot ash, dust, waste water, waste products, grit or oil or otherwise, and when directed by the Commissioner shall abate that interference forthwith.
- (19) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.
- (20) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (21) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (22) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (23) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (24) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The Lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (28) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (29) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (30) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act

1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.

- (31) If the lessee is an Australian registered company than the following conditions shall apply:
- I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
 - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
 - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
 - IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.
- (32) The lessee is to ensure that any parking, maintenance, loading or unloading of vehicles and goods is carried out only within the boundaries of the lease.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to Section 90 of the Crown Lands Act 1989, the reservation of Crown Land specified in Column 1 of the Schedule hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C,
Minister for Lands

SCHEDULE

COLUMN 1

Crown Land reserved for future public requirements by notification in the Government Gazette of 31 March 2006 and 11 August 2006, as Reserve No. 1011448 File No.: Lands 06/367

COLUMN 2

Part of Reserve 1011448 comprising the whole of Lot 30, DP 39545, Lot 95, DP 47951, Lot 87, DP 822053, Allotment 2, Section 12, DP 758612, Allotment 20, Section 16, DP 758612 and Allotment 8, Section 15, DP 758612 at Lightning Ridge

GRAFTON OFFICE
76 Victoria Street (Locked Bag 10), Grafton NSW 2460
Phone: (02) 6640 3400 Fax: (02) 6642 5375

**REVOCATION OF RESERVATION
OF CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservations of Crown lands specified in Column 1 of the Schedules hereunder are revoked to the extent specified opposite thereto in Column 2 of the Schedules.

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE 1

COLUMN 1

Land District: Lismore
 Local Government Area:
 Lismore City
 Locality: Nimbin
 Reserve No. 1011448
 Public Purpose: Future
 Public Requirements
 Notified: 31 March 2006
 File Reference: GF03 H 342

COLUMN 2

The part being Lot 1,
 DP 1089411, Parish Nimbin,
 County Rous
 Area: 1.143 hectares

SCHEDULE 2

COLUMN 1

Land District: Lismore
 Local Government Area:
 Byron
 Locality: Broken Head
 Reserve No. 1011448
 Public Purpose: Future
 Public Requirements
 Notified: 31 March 2006
 File Reference: GF03 H 128
 Area: 8,829 square metres

COLUMN 2

The part being Lots 6 and 8
 DP 245606, Parish Byron,
 County Rous

NOWRA OFFICE

5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 6900 Fax: (02) 4428 6988

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed and the road ceases to be public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C.,
Minister for Lands.

Land District: Kiama; LGA: Wollongong

Lot 1, DP 1103453 at Balgownie, Parish Woonona and
 County Camden, NA06 H 14.

Note: On closing, the land remains vested in Wollongong
 City Council as "Operational land" (PR44266).

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****APPOINTMENT OF A TRUST BOARD MEMBER**

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as a member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Michael HOOPER (New member)	Dungowan Public Recreation Reserve Trust	Reserve No. 1000329 Public Purpose: Public Recreation Notified: 3 December 1892 Locality: Dungowan File Reference: TH80 R 30

For a term commencing
the date of this notice and
expiring 13 March 2008.

TAREE OFFICE**98 Victoria Street (PO Box 440), Taree NSW 2430****Phone: (02) 6591 3500 Fax: (02) 6552 2816****ERRATUM**

IN the notification appearing in the New South Wales *Government Gazette* of 6 October 2006, Folio 8665, under the heading of 'Appointment of Reserve Trust as Trustee of a Reserve' Column 3 should read:

The part being
Lot 303, DP 754396,
Lot 383, DP 1101498,
Lot 7040, DP 754396#,
Lot 286, DP 754396,
Parish Arakoon,
County Macquarie
File: TE06 R 20

TONY KELLY, M.L.C.,
Minister for Lands

SYDNEY METROPOLITAN OFFICE
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935, Parramatta NSW 2124)
Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF TRUST BOARD MEMBERS TO MANAGE A RESERVE TRUST

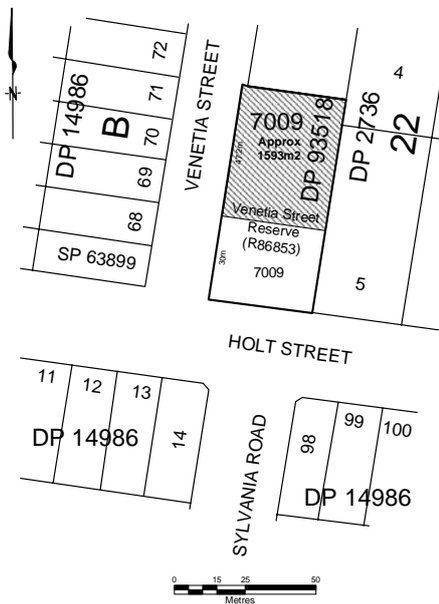
PURSUANT to section 92 (6B) of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as members of the trust Board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

This appointment acknowledges that the corporation that was appointed in the Government Gazette of 28 February 1969 to manage the affairs of the reserve trust specified in Column 2 hereunder will now have the function of managing the balance of Reserve 86853 i.e. excluding the part referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
MEMBERS APPOINTED Beryl JAMIESON General Manager, Asset Management Directorate, Department of Education and Training. Paul CULSHAW Director, Strategic Asset, Planning and Procurement, Department of Education and Training. Ray MASTERTON Manager, Sites and Office Accommodation, Department of Education and Training.	Venetia Street (R86853) Reserve Trust.	Part Reserve No. 86853 for the public purposes of Baby Clinic and Community Centre notified in the <i>Government Gazette</i> of 20 September, 1968 being the area of about 1590 m ² as shown by hatching on the diagram hereunder. File No: MN80 R 26



ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to paragraph 4 (3), Schedule 8 of the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee for the reserve specified in Column 2 of the Schedule.

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Venetia Street (R86853) Reserve Trust	Reserve No. 86853 for the public purpose of Baby Clinic and Community Centre, on 20 September 1968. File No.: MN80 R 26

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C.,
 Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Land District: Metropolitan Local Government Area: Kogarah Municipal Council Locality: Kogarah Lot: 7104, DP 752056 Parish: St George County: Cumberland Area: 1.32ha File Ref: MN80 R 33/1	Reserve No. 70596 Public Purpose: Public Recreation Notified: 12 June 1942 Lot: 7031, DP 93155 Parish: St George County: Cumberland New Area: 7.39ha

Note: The above Lot and DP number is for Departmental use only

**REVOCATION OF RESERVATION OF
CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>
Land District: Penrith Council: Blue Mountains Parish: Nepean County: Cook Location: Winmalee Reserve No.: 1011448 Purpose: For Future Public Requirements Date of Notification: 31 March 2006 File No.: MN05 H 311	Part Reserve 1011448 being the whole of Lot 80 in DP 751660.

**APPOINTMENT OF CORPORATION TO
MANAGE RESERVE TRUST**

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Pittwater Council	Lake Park Oval (R61854) Reserve Trust	Reserve No. 61854 Public Purpose: Public Recreation Notified: 9 May 1930 File Ref.: MN90 R 70/1

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650
Phone: (02) 6937 2700 Fax: (02) 6921 1851

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

TONY KELLY, M.L.C.,
Minister for Lands

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Kerry William Cook (re-appointment) Gordon Joseph Adams (re-appointment) Judith Ellen Adams (re-appointment) Lyla Jean Cook (re-appointment) Elizabeth Marie Casey (re-appointment) Appointed for a term commencing the date of this notice and expiring 26 October 2011.	Union Jack Reserve Trust	Reserve No. 88542 Public Purpose: Public Recreation and Public Hall Notified: 30 March 1972 File Ref.: WA81 R 29/2

Department of Natural Resources

WATER ACT 1912

APPLICATIONS for licences under Part 5 of the Water Act 1912, as amended have been received from:

DAVID ERROL THOMPSON for a proposed bore, Lot 38, DP 754225, Parish of Moolambong, County of Leichhardt for water supply for stock and domestic purposes and for water supply for stock and domestic purposes to the occupiers of Lot 36, DP 754225 (new licence) (80BL243684).

LEX NALDER for a proposed artesian bore, Lot 24, DP 754225, Parish of Moolambong, County of Leichhardt for water supply for stock and domestic purposes (new licence) (80BL243689).

EDWARD JOHN RYAN for a proposed artesian bore, Lot 1, DP 795869, Parish of Galargambone, County of Gowen for water supply for stock and domestic purposes (new licence) (80BL243690).

Written objections to the applications specifying grounds of how your interests may be affected may be made by any statutory authority or local occupier within the proclaimed local (declared) area and must be lodged with the Departments Office at Dubbo, by 3 November 2006 as prescribed by the Act.

Any inquiries regarding the above should be directed to the undersigned (telephone (02) 68417 416). GA2: 310222

MELISSA ORR,
Resource Access Officer, Licensing

Department of Natural Resources,
PO Box 717,
Dubbo NSW 2830

WATER ACT 1912

APPLICATION under part 2, within proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

Applications for licenses under section 10 for works within a proclaimed (declared) local area as generally described hereunder have been received from

Unregulated Darling River Valley

GEORGE PANAGOPOULOS for an excavation on Mulga Creek, Lot 2, DP 751852, Parish of Bye, County of Cowper for conservation of water for stock and domestic purposes (new license 80SL096253).

CLYDE AGRICULTURE LTD for 5 pumps on the Darling River, Lot 4490, DP 767536, Parish of Bourke, County of Cowper, for 2 pumps on the Darling River, Lot 38, DP 751848, Parish of Bourke, County of Cowper, for a block dam on an Unnamed Watercourse, Lot 50, DP 751848, Lot 6568, DP 768113, Parish of Bourke, County of Cowper, Lot 6927, DP 1032628, Parish of Banga, County of Cowper and for 3 pumps on an Unnamed Watercourse, Lot 135, DP 751848, Parish of Bourke, County of Cowper for irrigation of 1325.75 ha (cotton, summer and winter crops) (transfer of existing entitlement 80SL095984 and amalgamation of existing entitlement 80SL049883 and 80SA10520) (new license 80SL096254). This application is the result of a permanent transfer in accordance to the Barwon/Darling Interim trading rules, there is no additional annual volumetric allocation.

Written objections to the application specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area and must be lodged with the Department's Office at Dubbo within twenty-eight (28) days as prescribed by the Act.

Any enquiries regarding the above should be directed to the undersigned (telephone (02) 6764 6809). GA2: 494477

TONY HALL,
Senior Natural Resource Officer (Resource Access)
Department of Natural Resources,
PO Box 550,
Tamworth NSW 2340

WATER ACT 1912

Notice Under Section 22B

Unregulated Rivers

THE Water Administration Ministerial Corporation pursuant to section 22B of the Water Act 1912, is satisfied that the quantity of water available or likely to be available in the Cockburn River and the tributaries and effluents of the aforementioned stream, is insufficient to meet all requirements with respect to the taking of water therefrom. Accordingly, notice is hereby given to all holders of permits, authorities and licences issued under Part 2 of the Water Act 1912, that as from 20 October 2006, the following restrictions shall apply:

- Except for stock, domestic, research and experimental purposes, there shall be no extraction of water from the Cockburn River unless the level of the river on the gauge at the Kootingal Bridge is 0.5 metres or greater. In the event that the river level is 0.5 metres or greater, extraction is hereby restricted to the hours of 7.00pm to 7.00am (other than for stock and domestic purposes).
- Except for stock and domestic purposes, there shall be no extraction of water from the tributaries and effluents of the Cockburn River.

This notification replaces any previous announcements and shall apply until further notice.

Dated this eighteenth day of October 2006.

Signed for the Water Administration Ministerial Corporation.

RICHARD SHELDRAKE,
Director General,
Department of Natural Resources

WATER ACT 1912

AN APPLICATION for a license under Part 5 of the Water Act, 1912, as amended, has been received as follows;

Murrumbidgee Valley

Anthony Graham PEARMAN for a bore on Lot 13 DP 1084155, Parish of Baloo, County of Buccleuch for a water supply for commercial purposes (water bottling). New License. Reference 40BL191003.

George Phillip MIFSUD and Joan Elizabeth MIFSUD for a bore on Lot 2 DP 1079683, Parish of Majura, County of Murray for a water supply for stock, domestic and irrigation purposes. New License. Reference 40BL191005

Alojs RADOVAN and Lorraine Margaret RADOVAN for a bywash dam on an unnamed watercourse, on proposed lot 2 in the subdivision of lot 1 DP532880, Parish of Tuggeranong, County of Murray for conservation of water for stock and domestic purposes. The application is required following the approval of a Rural Residential Subdivision. New License. Reference: 40SL71106.

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 24th November 2006 as prescribed by the Act.

S.F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Natural Resources
P.O. Box 156, LEETON NSW 2705

SCHEDULE

Each regulated river (high security) access licence is restricted to 80% of the volume of water in the water allocation account as at 15 October 2006, inclusive of any water credited by an assignment dealing from any other source.

Each regulated river (general security) access licence is restricted to 80% of the volume of water in the water allocation account as at 15 October 2006, inclusive of any water carried over or credited by an assignment dealing from any other source.

Any water credited to a water allocation account after 15 October 2006 by an assignment dealing is not included in the restriction.

WATER MANAGEMENT ACT 2000

Order under section 323

AMENDMENT TO TEMPORARY WATER RESTRICTION ORDER

New South Wales Murray and Lower Darling Regulated
Rivers

PURSUANT to section 323 of the Water Management Act 2000 and section 43 of the Interpretation Act 1987, I, IAN MACDONALD, MLC, Minister for Natural Resources, on being satisfied that it is necessary in the public interest to do so because of water shortage, hereby amend the Order made under section 323 of the Water Management Act 2000 on 18 October 2006 and published in the Government Gazette on 20 October 2006 and now direct that on and from the date of first broadcasting of this amending Order, the taking of water from the New South Wales Murray Regulated River Water Source and the Lower Darling Regulated River Water Source as defined in the Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003 be restricted as set out in the Schedule to this Order.

Dated at Sydney this 25th day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources

Department of Planning

ORDER DECLARING DEVELOPMENT TO BE A PROJECT UNDER PART 3A OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

I, the Minister for Planning, having formed the opinion that the project referred to in the Schedule is of State and regional environmental planning significance, declare that project, pursuant to section 75B of the Environmental Planning and Assessment Act 1979, to be a project to which Part 3A of the Environmental Planning and Assessment Act 1979 applies.

FRANK SARTOR, M.P.,
Minister for Planning

Sydney, 23rd October 2006.

SCHEDULE

The construction and operation of the Western Sydney Recycled Water Initiative – Replacement Flows Project, including:

- an advanced water treatment plant at St Marys sewage treatment plant;
- effluent transfer pipelines from Quakers Hill, Penrith and St Marys sewage treatment plants to the advanced water treatment plant;
- a brine transfer pipeline and pumping station for the transfer of brine from the advanced water treatment plant to a storage pond at Quakers Hill sewage treatment plant, and a pipeline to transfer brine from the storage pond to the Northern Suburbs Ocean Outfall Sewer;
- balance storage tanks and effluent pumping stations at Penrith, Quakers Hill and St Marys sewage treatment plants;
- a recycled water pipeline for the transfer of treated recycled water (replacement flow) produced by the advanced water treatment plant to Penrith sewage treatment plant; and
- discharge of the replacement flow via the existing effluent outlet into Boundary Creek, which discharges into the Hawkesbury-Nepean River below Penrith Weir.

Department of Primary Industries

GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Proposed declaration of public lands for hunting for the purposes of the *Game and Feral Animal Control Act 2002*

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), propose to declare that game animals on public land described in the Schedules below may be hunted by persons duly licensed, subject to the relevant terms contained in each of the Schedules.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the <i>Game and Feral Animal Control Act 2002</i> .

Dated this 19th day of October 2006.

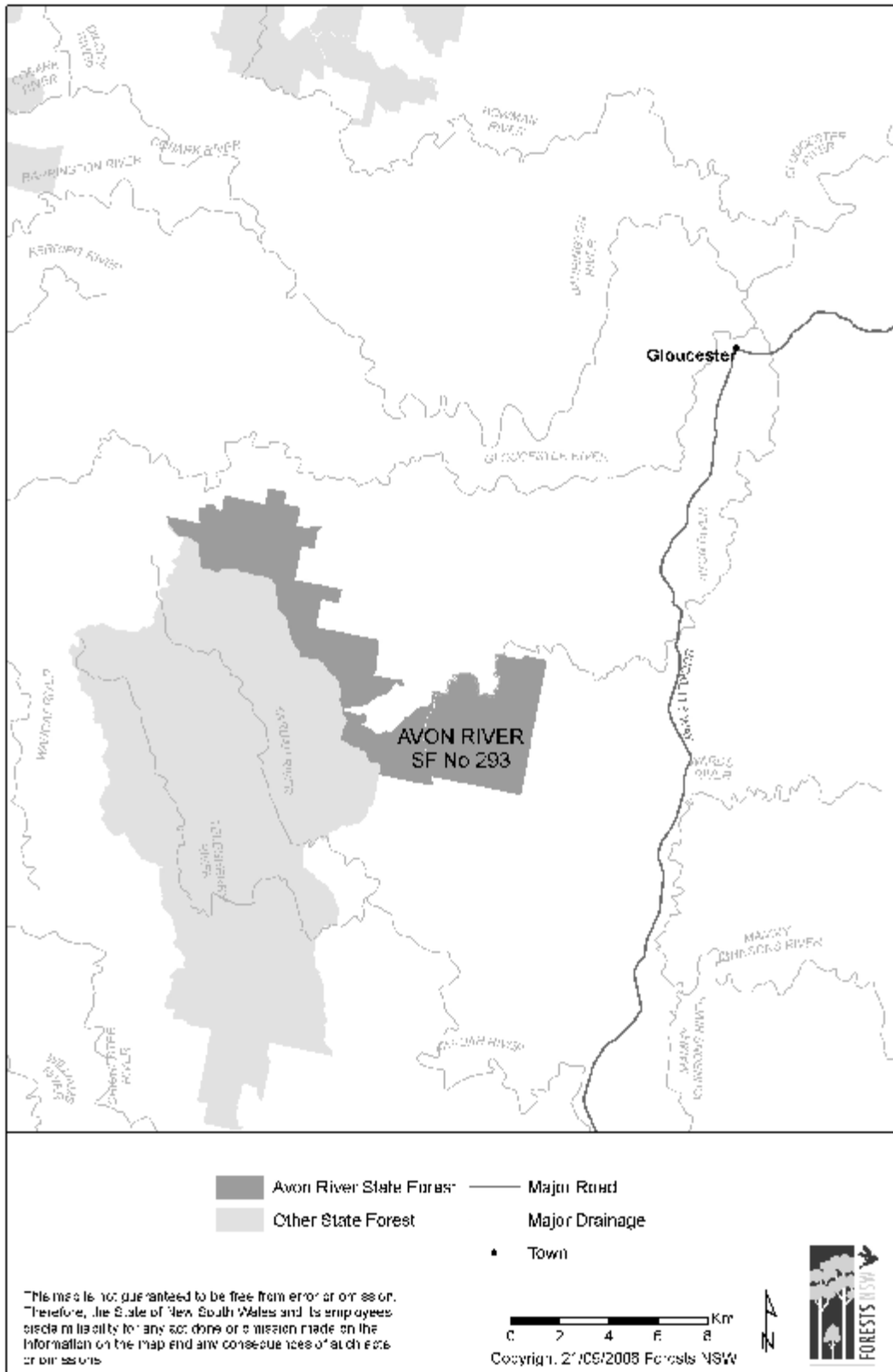
IAN MACDONALD MLC
Minister for Primary Industries

**Schedule 1
Avon River State Forest**

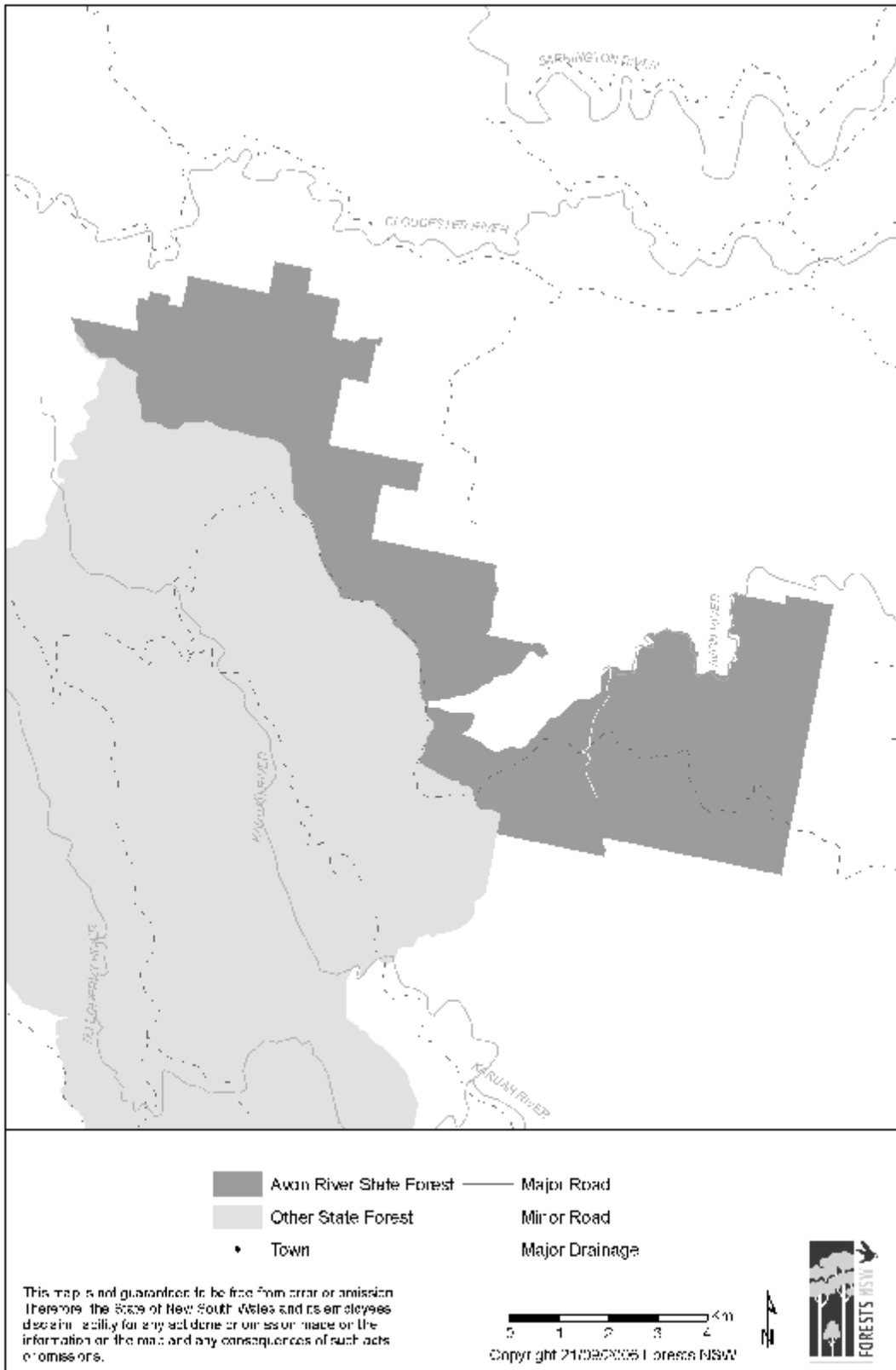
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Avon River State Forest**
Avon River State Forest is located approximately 15 km south-west of the township of Gloucester. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Avon River State Forest area: 5094 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

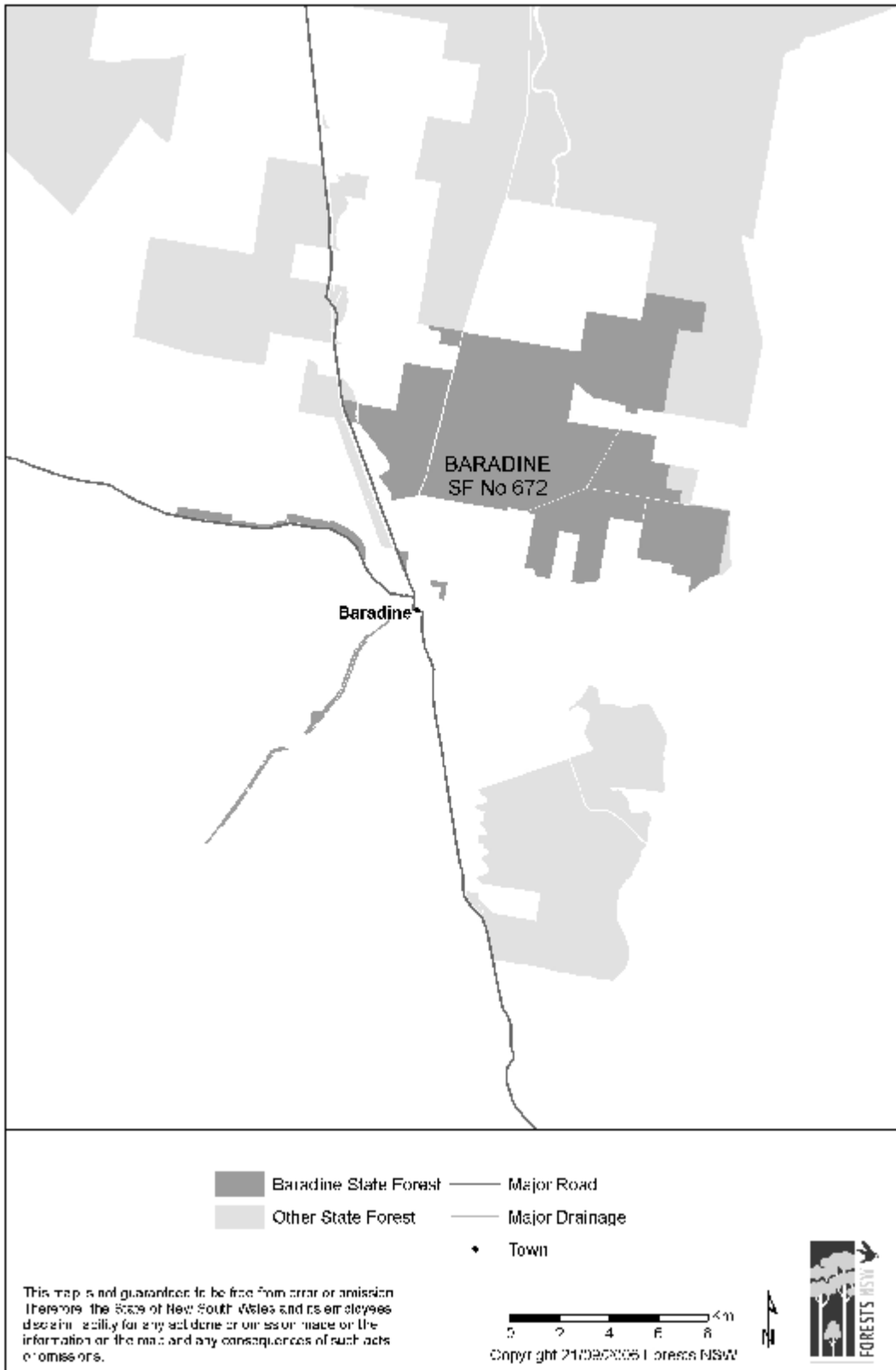


**Schedule 2
Baradine State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Baradine State Forest**
Baradine State Forest is located approximately 10 km north-east of the township of Baradine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Baradine State Forest area: 9878 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

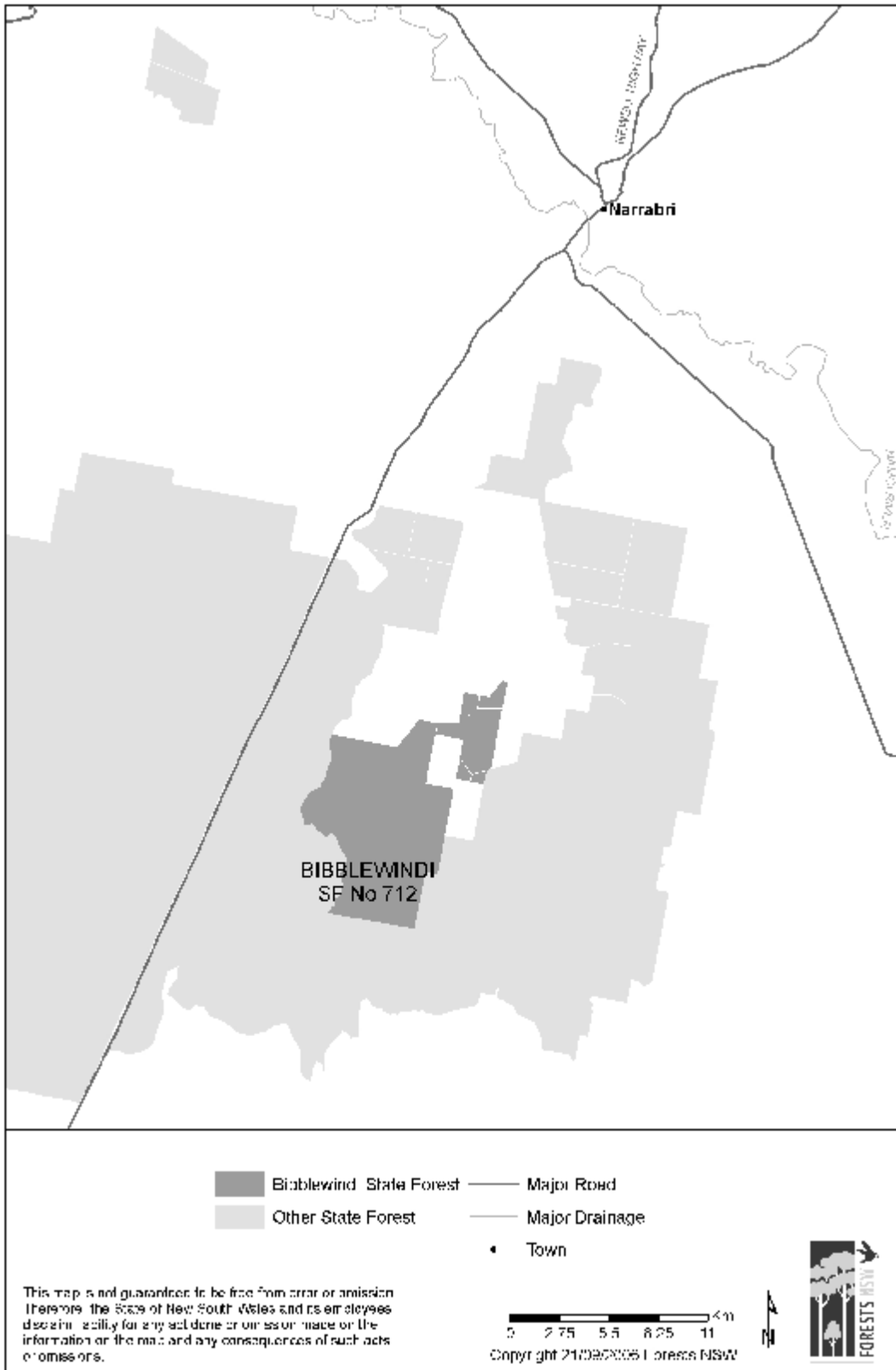


**Schedule 3
Biblewindi State Forest**

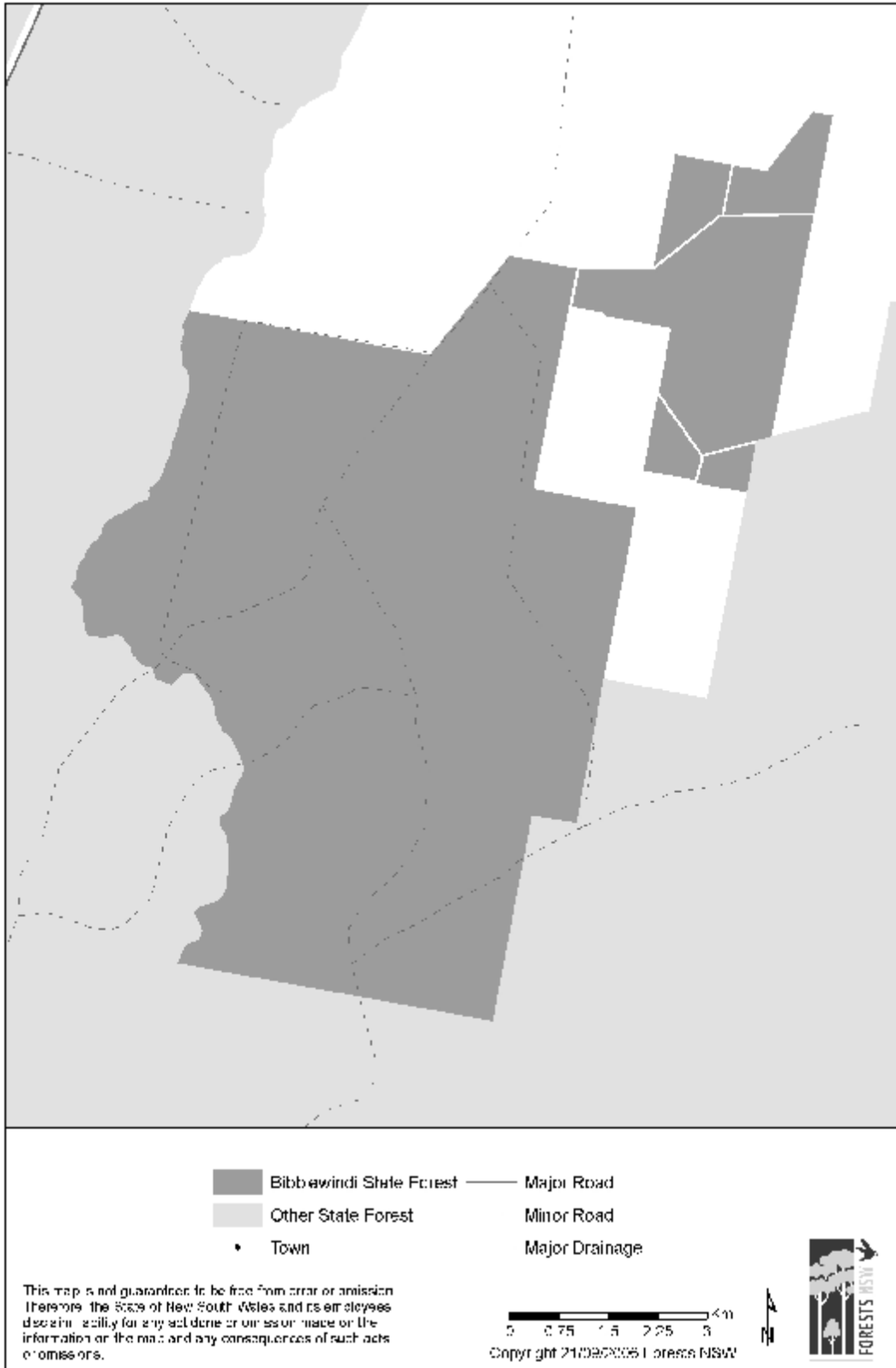
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Biblewindi State Forest**
Biblewindi State Forest is located approximately 40 km south of the township of Narrabri. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Biblewindi State Forest area: 7337 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

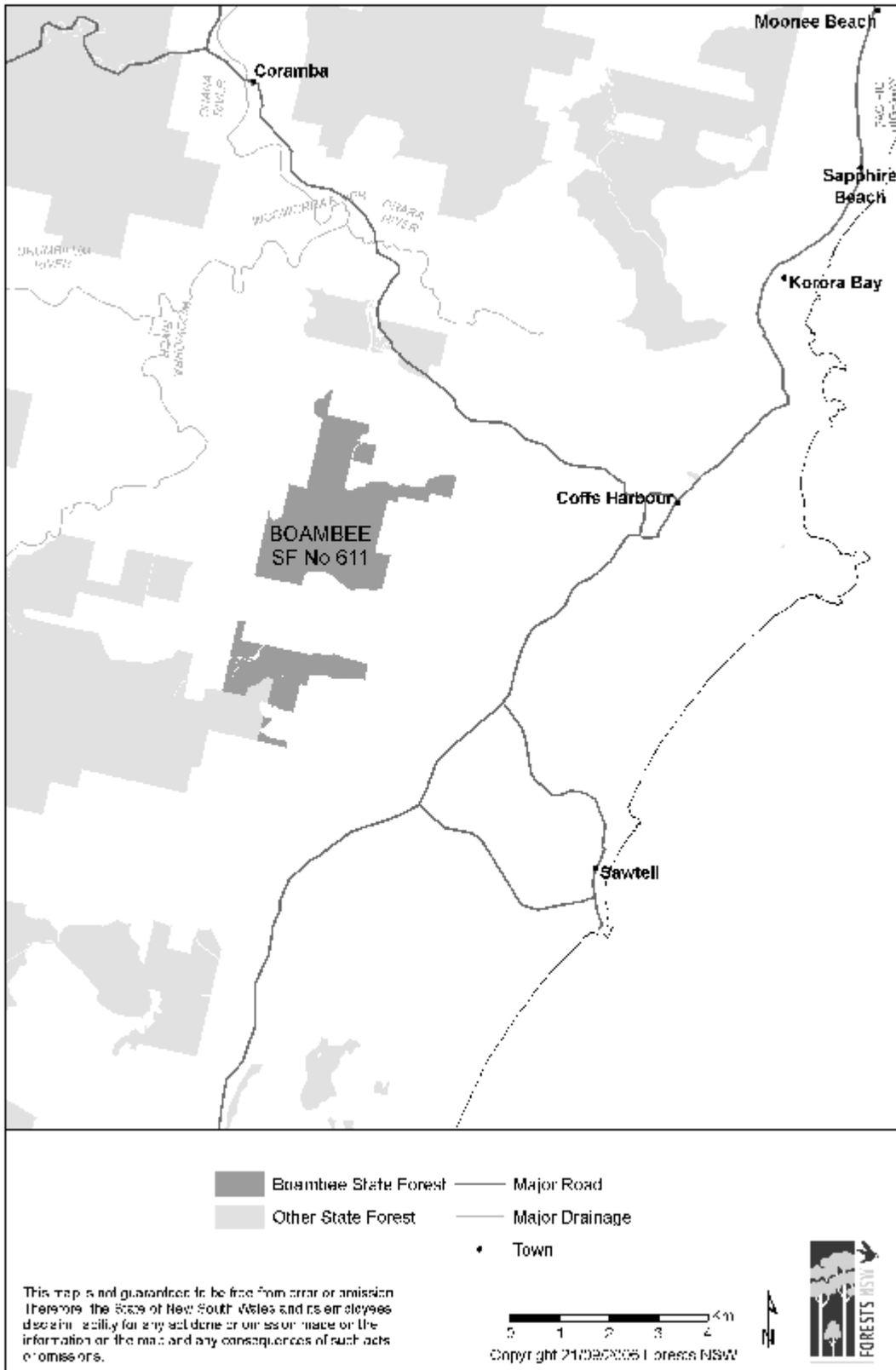


**Schedule 4
Boambee State Forest**

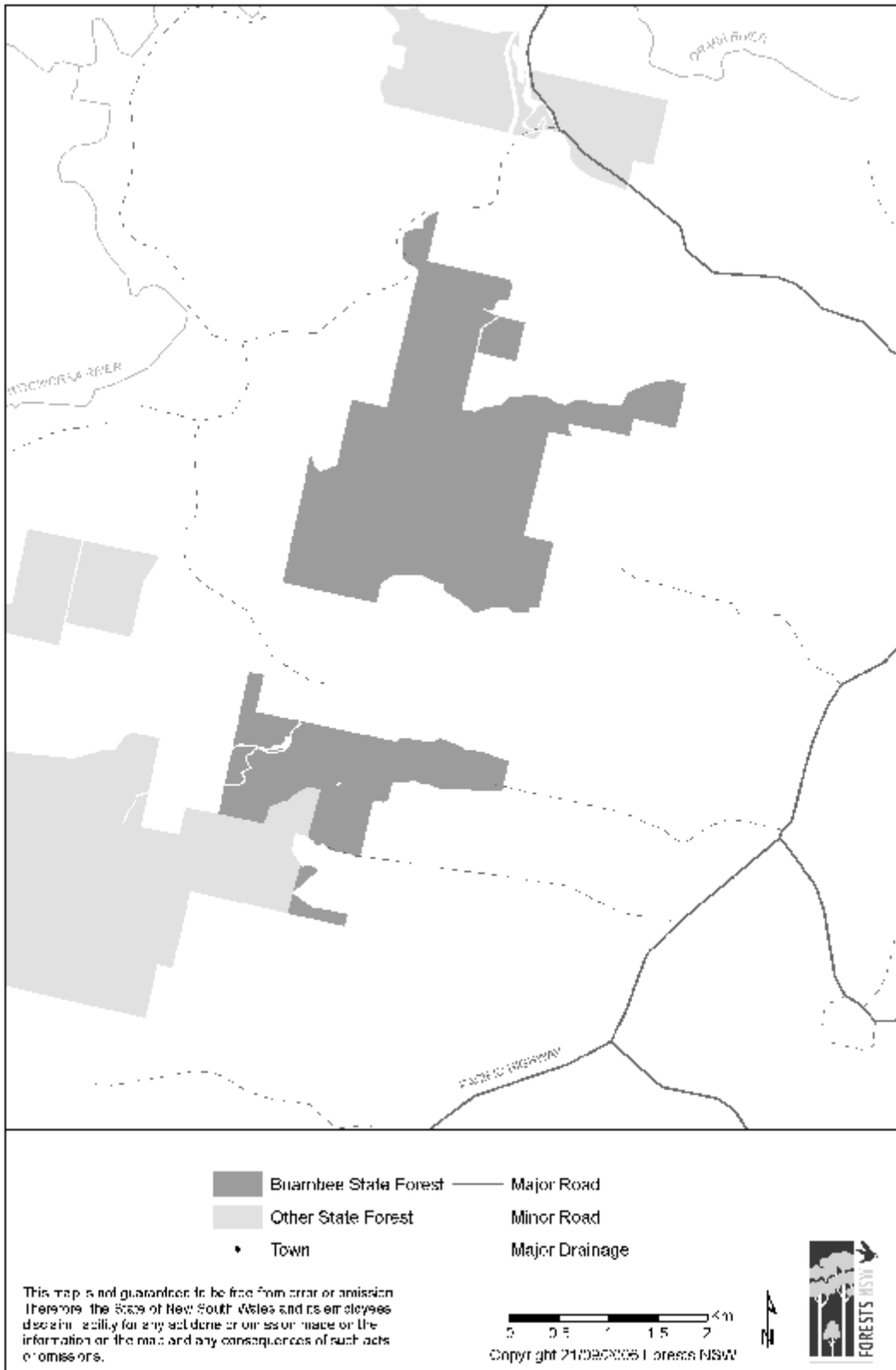
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Boambee State Forest**
Boambee State Forest is located approximately 8 km west of the township of Coffs Harbour. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Boambee State Forest area: 879 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

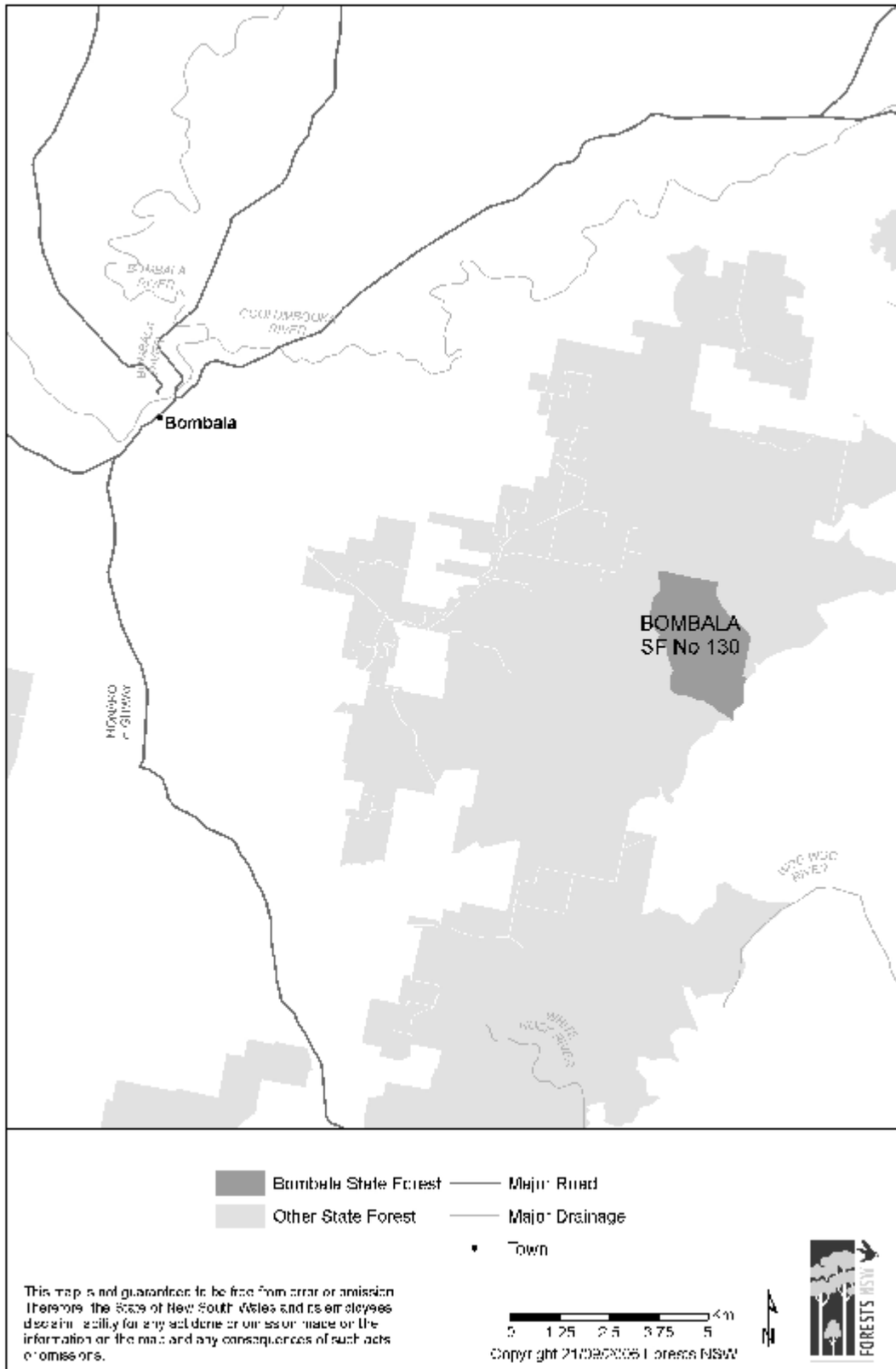


**Schedule 5
Bombala State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Bombala State Forest**
Bombala State Forest is located approximately 13 km south-east of the township of Bombala. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bombala State Forest area: 639 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

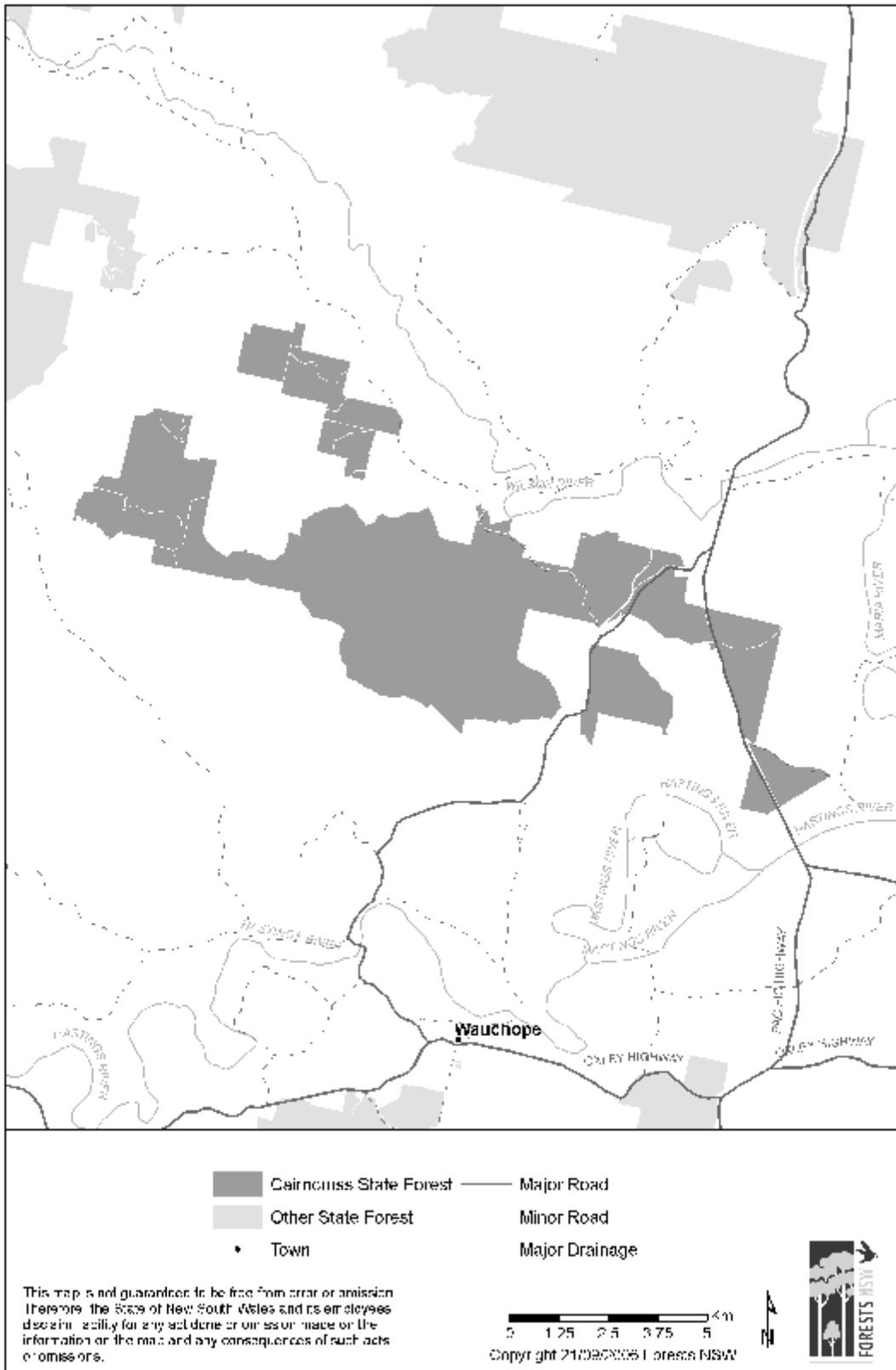


**Schedule 6
Cairncross State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Cairncross State Forest**
Cairncross State Forest is located approximately 9 km north of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Cairncross State Forest area: 5875 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'B' – Location Map

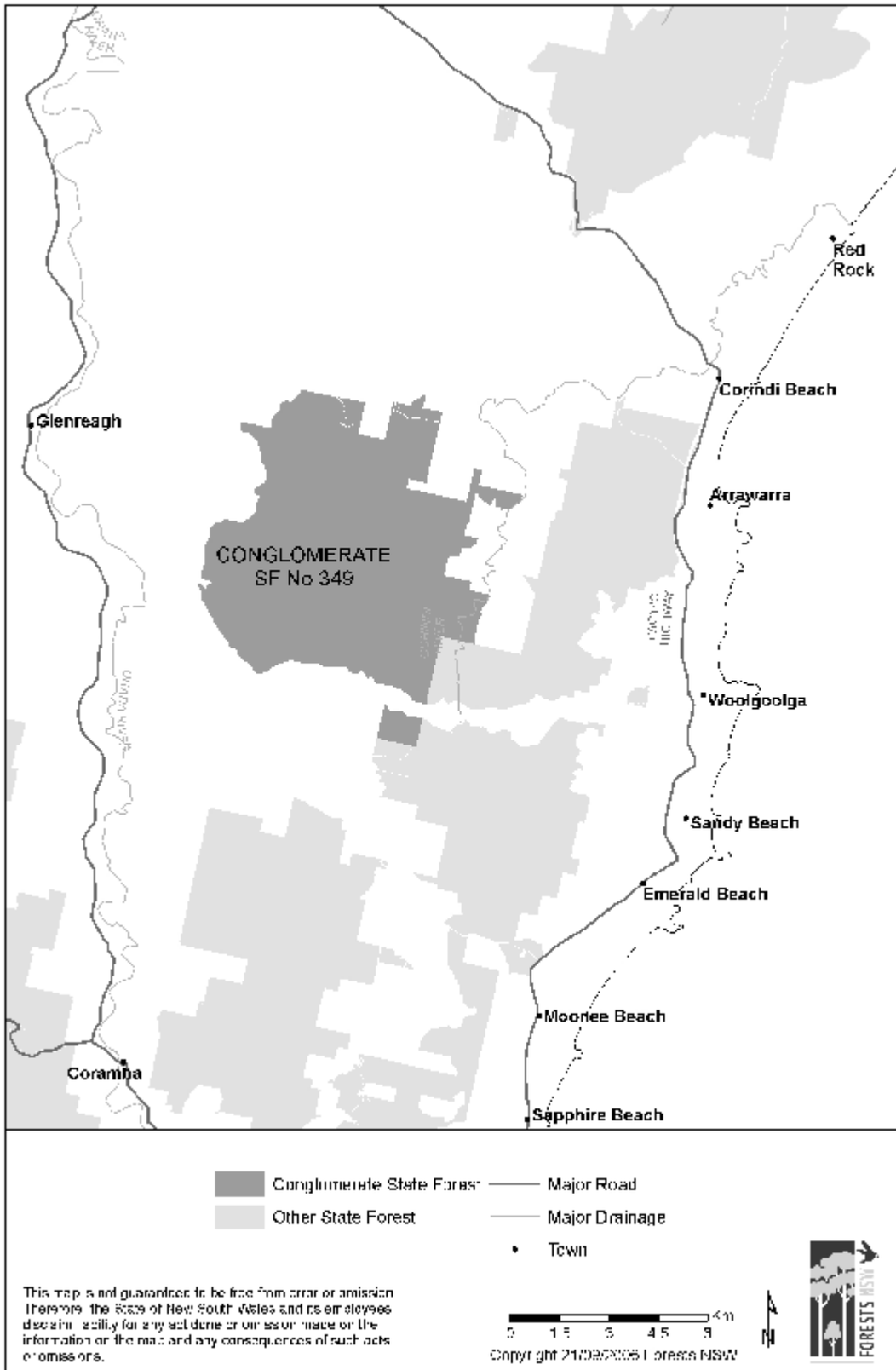


**Schedule 7
Conglomerate State Forest**

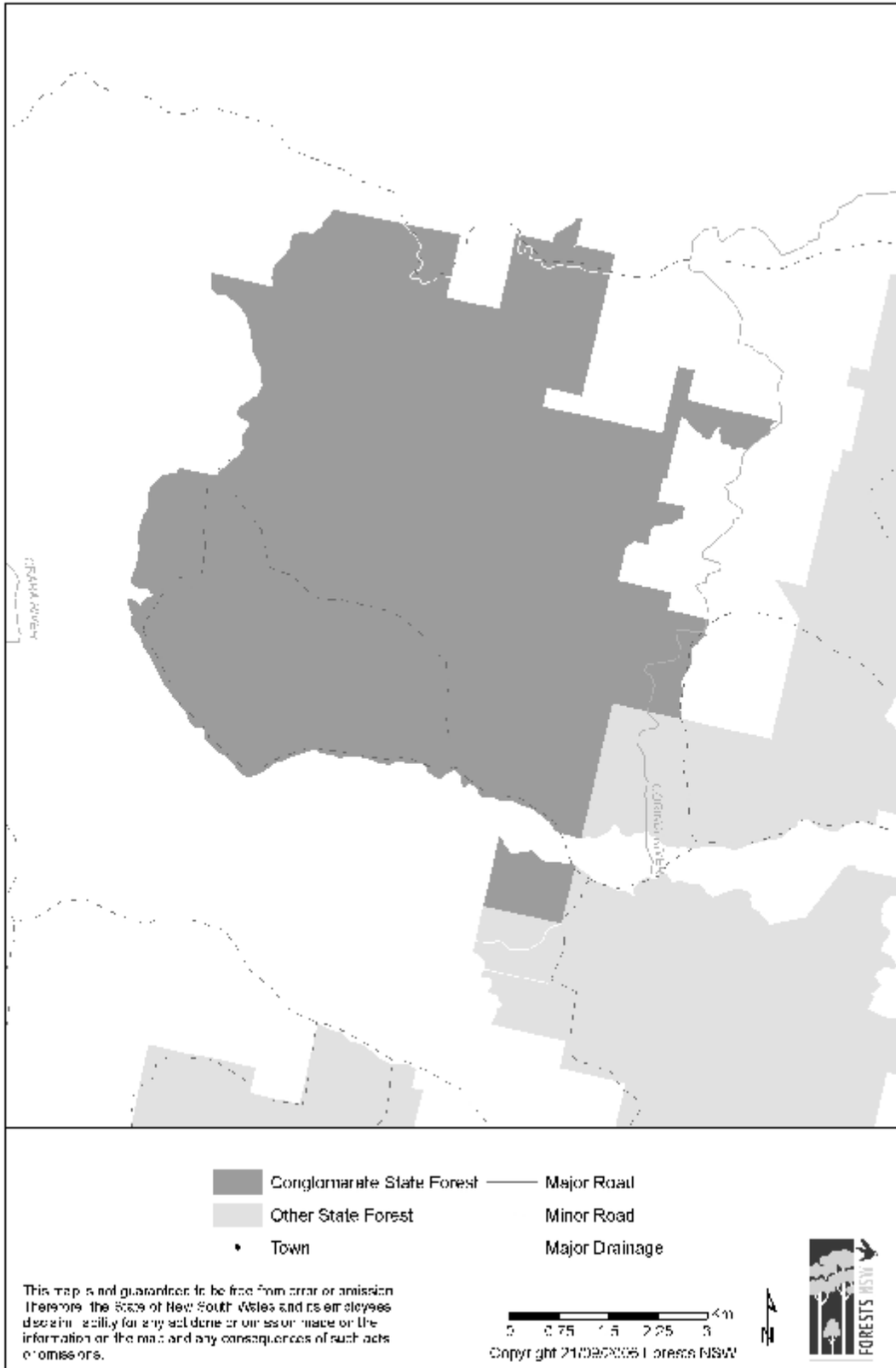
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Conglomerate State Forest**
Conglomerate State Forest is located approximately 10 km north of the township of Woolgoolga. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Conglomerate State Forest area: 5685 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 8
Cumbil State Forest**

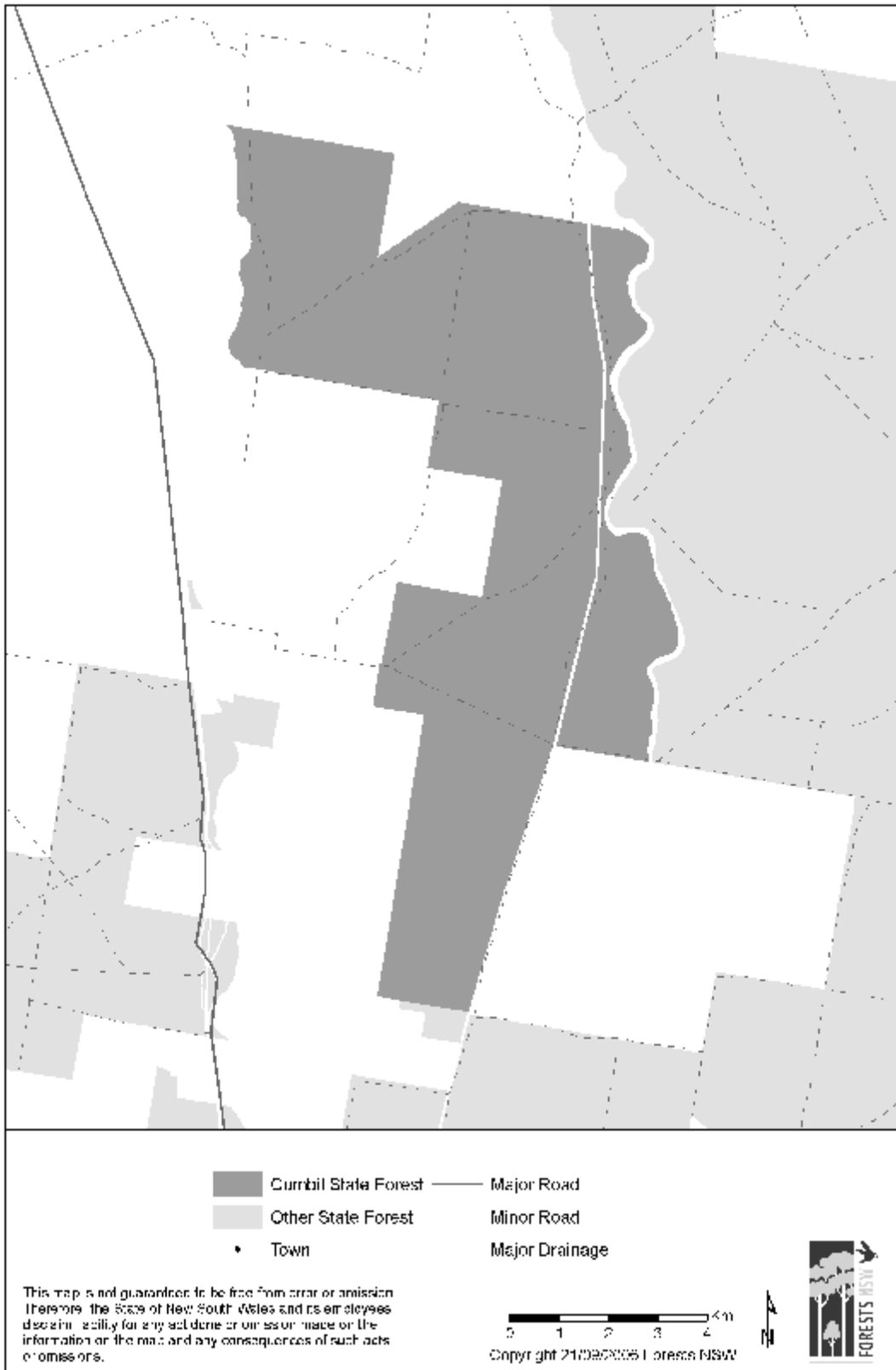
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Cumbil State Forest**
Cumbil State Forest is located approximately 30 km north of the township of Baradine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Cumbil State Forest area: 7483 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

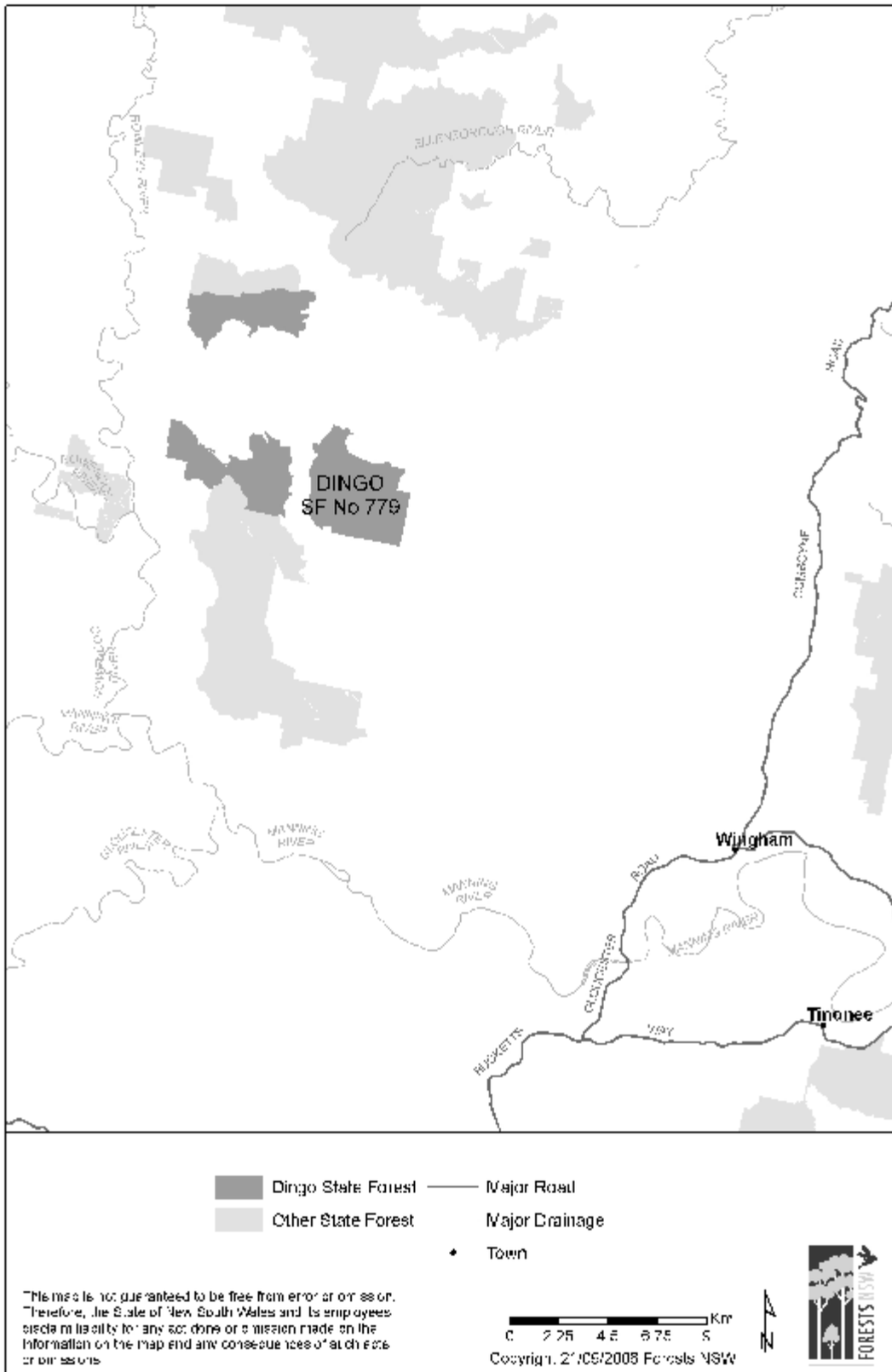


**Schedule 9
Dingo State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Dingo State Forest**
Dingo State Forest is located approximately 25 km north-west of the township of Wingham. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Dingo State Forest area: 4083 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 10
Euligal State Forest**

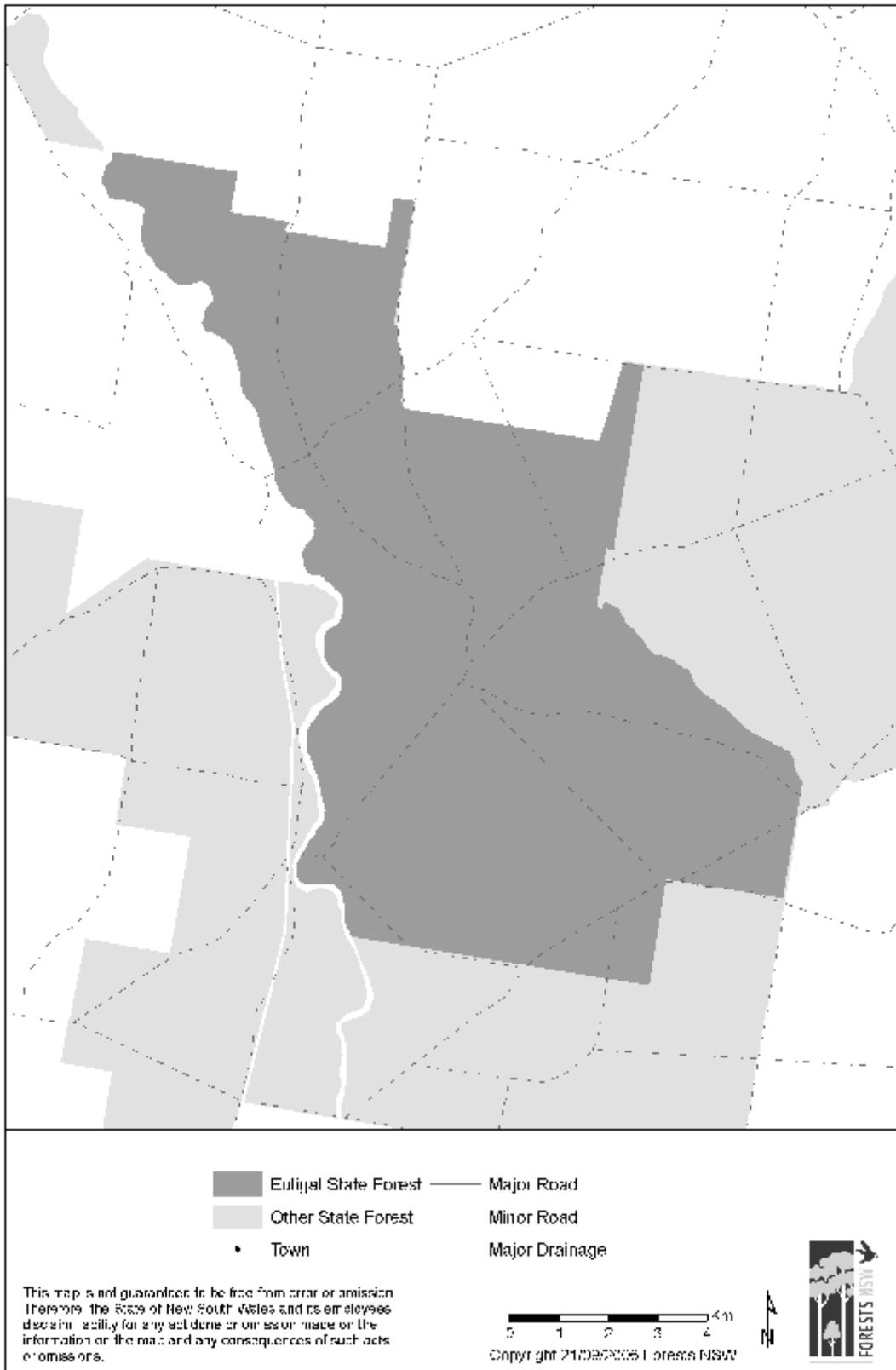
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Euligal State Forest**
Euligal State Forest is located approximately 25 km north-east of the township of Baradine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Euligal State Forest area: 10,296 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

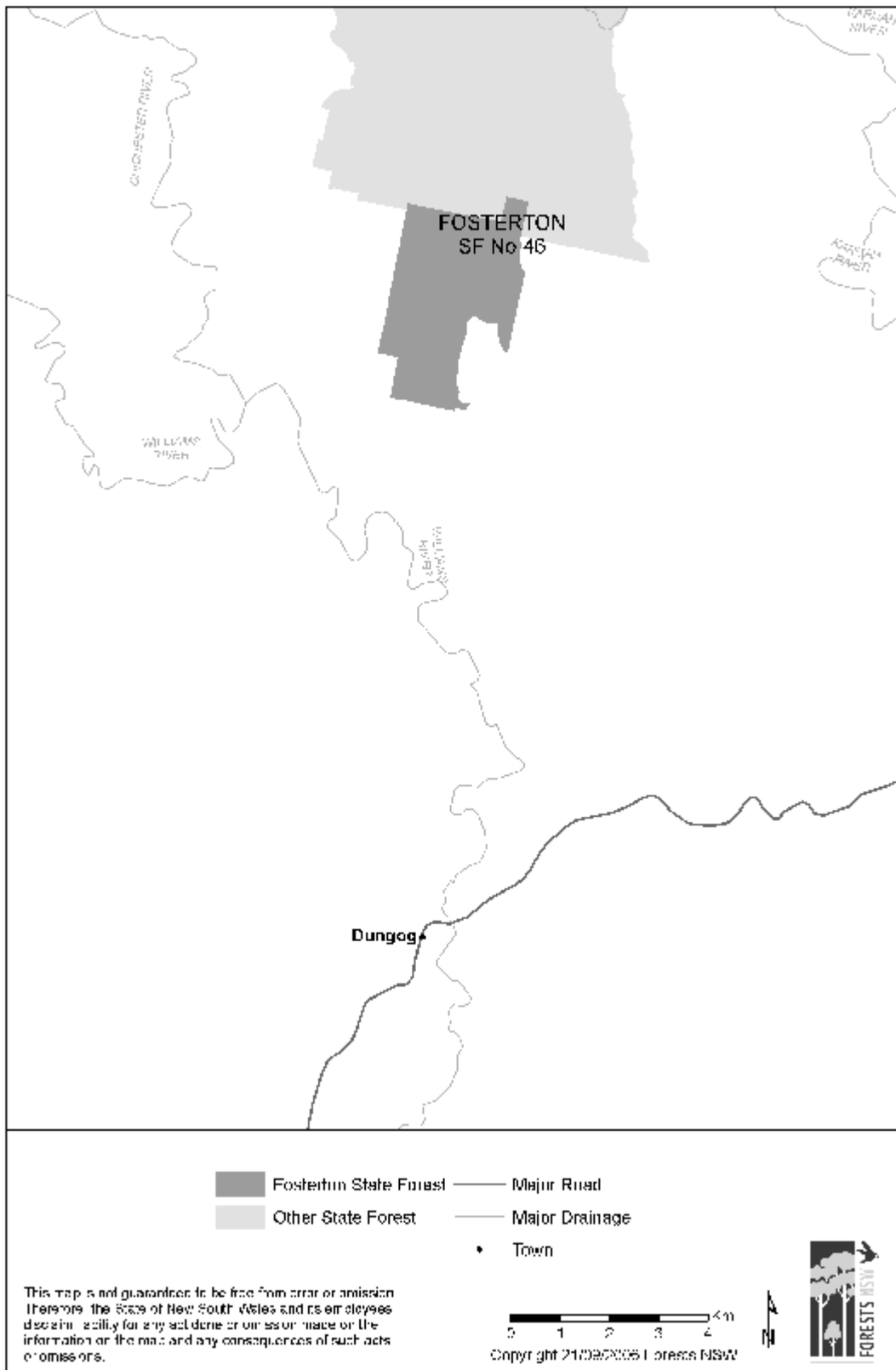


**Schedule 11
Fosterton State Forest**

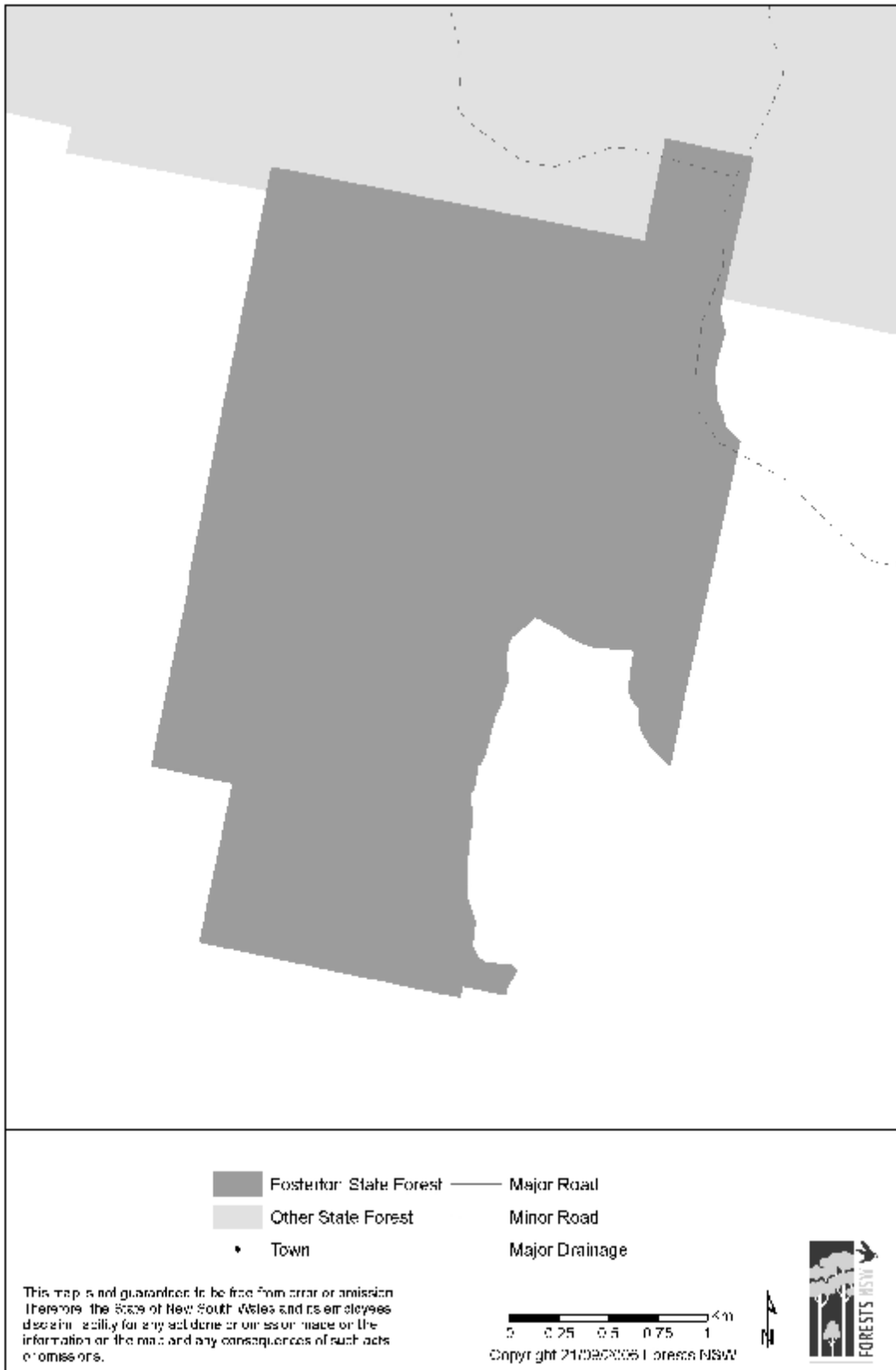
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Fosterton State Forest**
Fosterton State Forest is located approximately 12 km north of the township of Dungog. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Fosterton State Forest area: 922 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

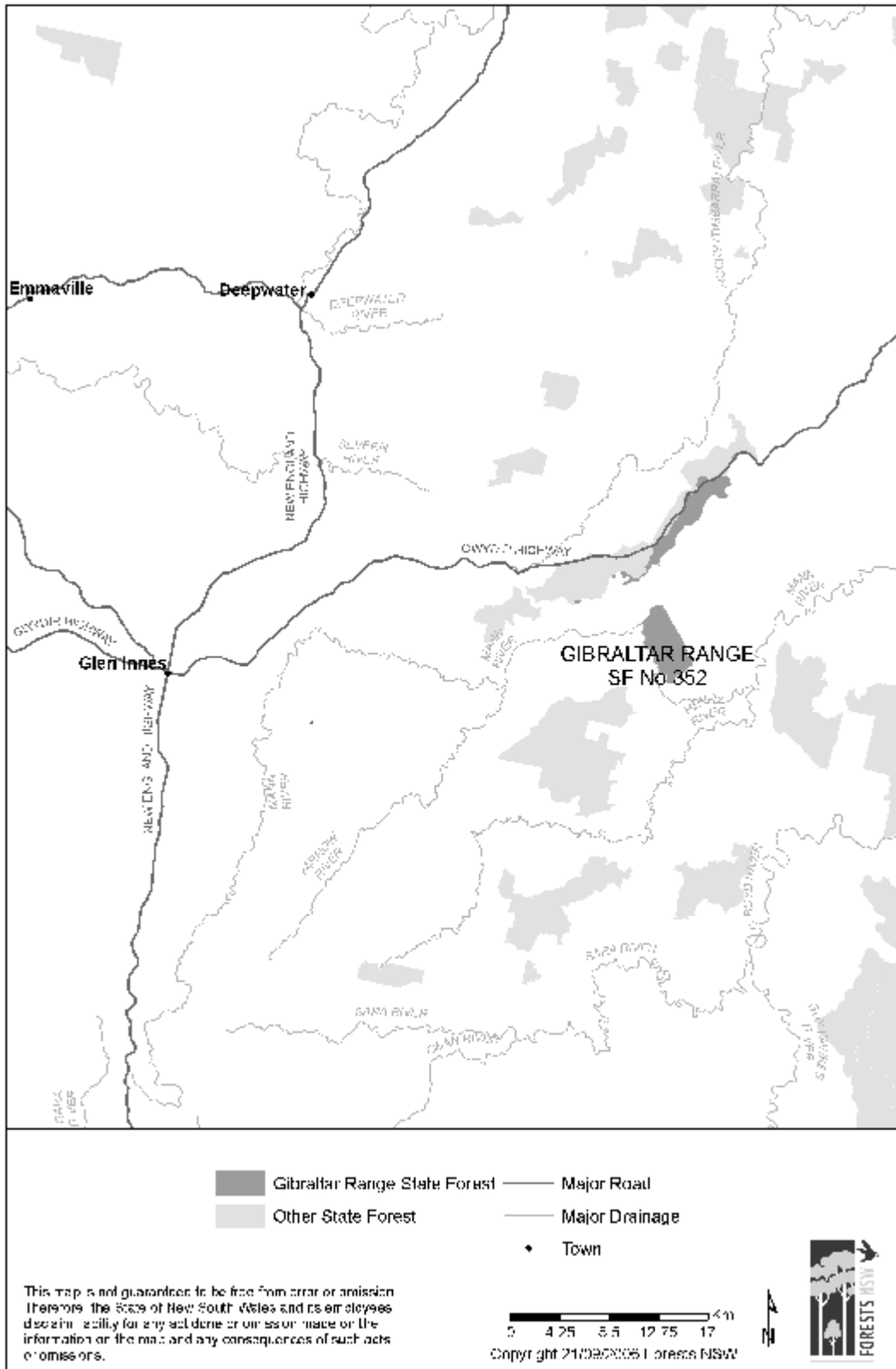


**Schedule 12
Gibraltar Range State Forest**

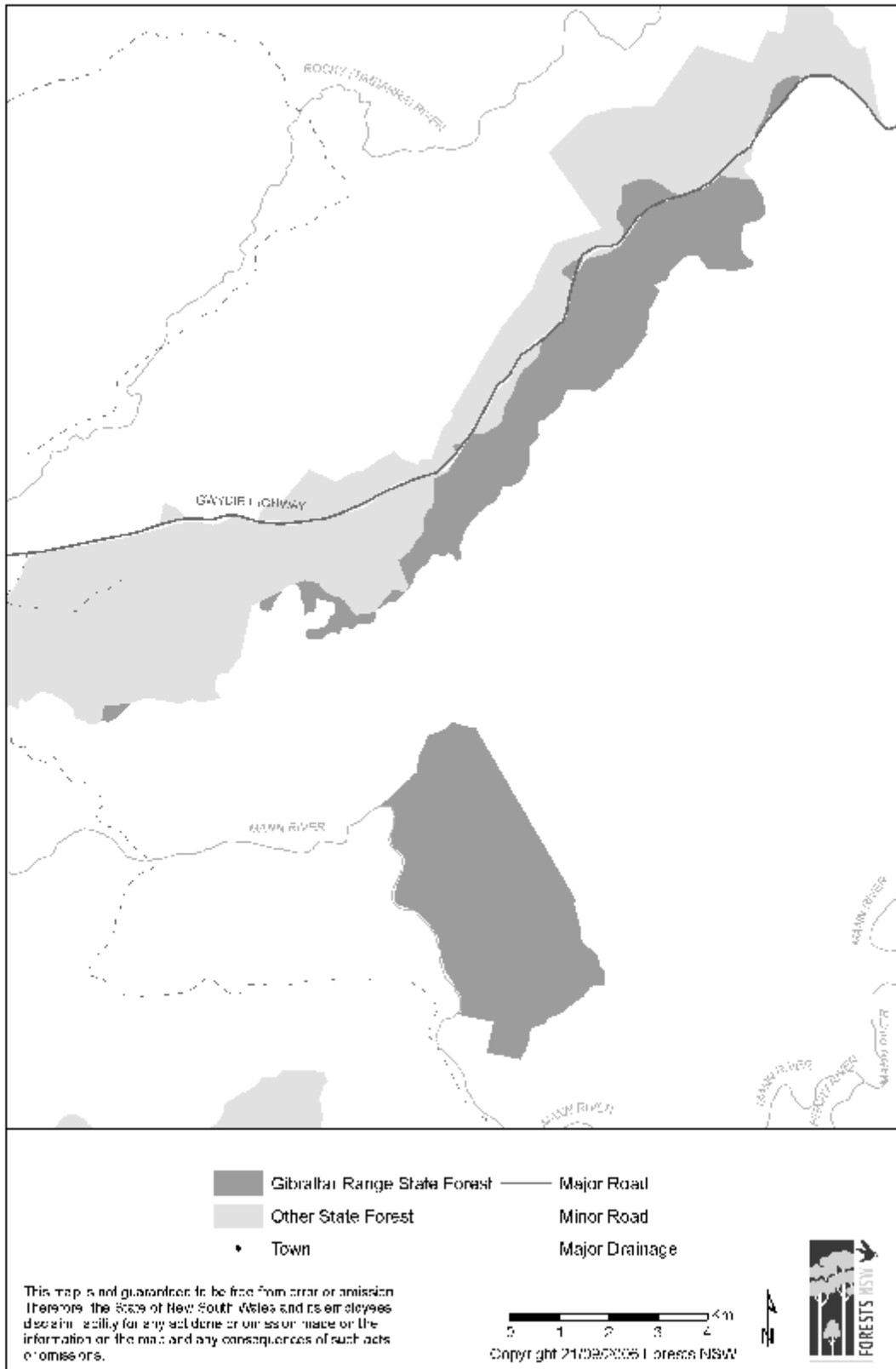
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Gibraltar Range State Forest**
Gibraltar Range State Forest is located approximately 40 km north-east of the township of Glen Innes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gibraltar Range State Forest area: 3042 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
 - (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
 - (b) Comply with all conditions in the written permission; and
 - (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

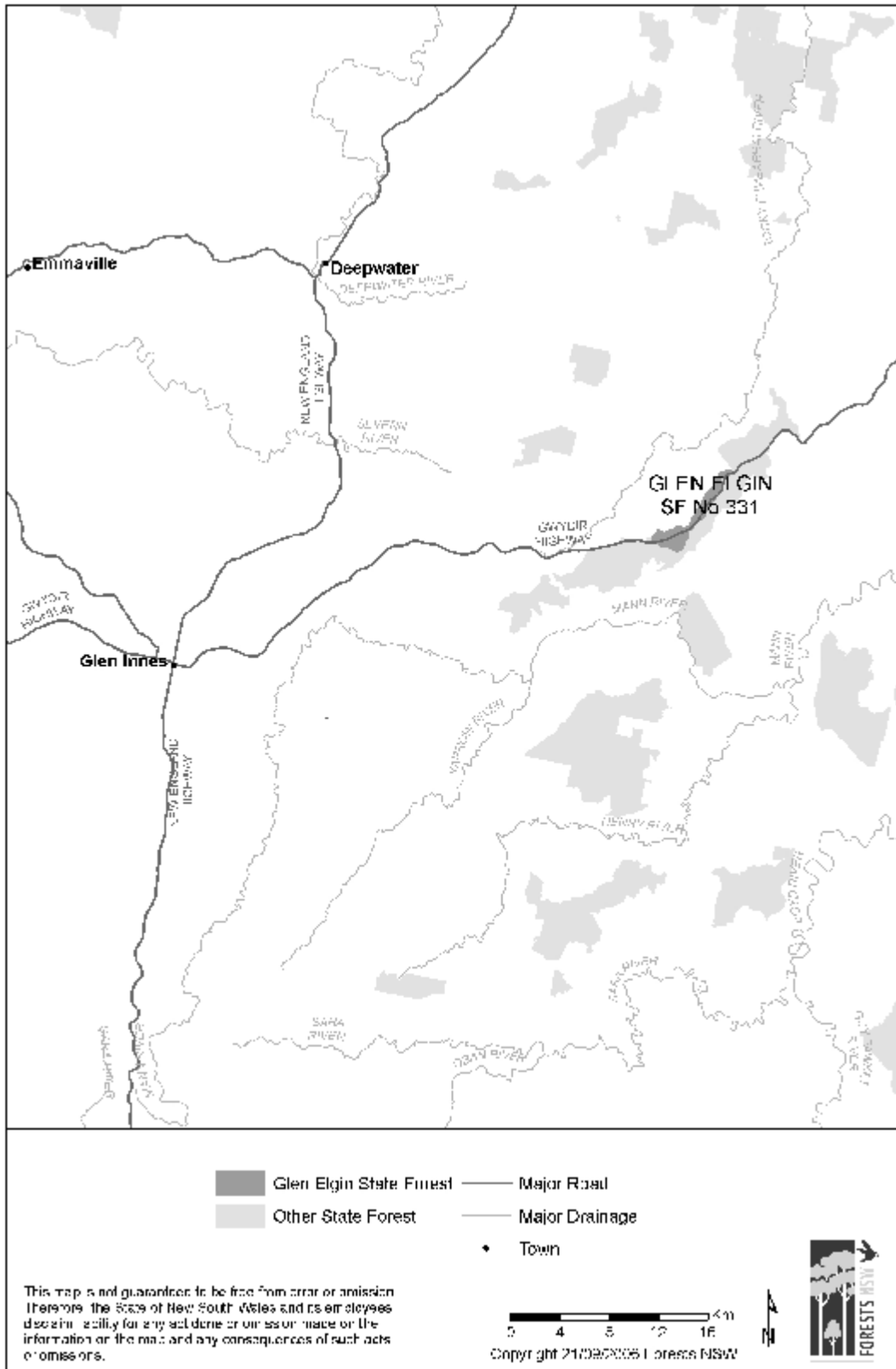


**Schedule 13
Glen Elgin State Forest**

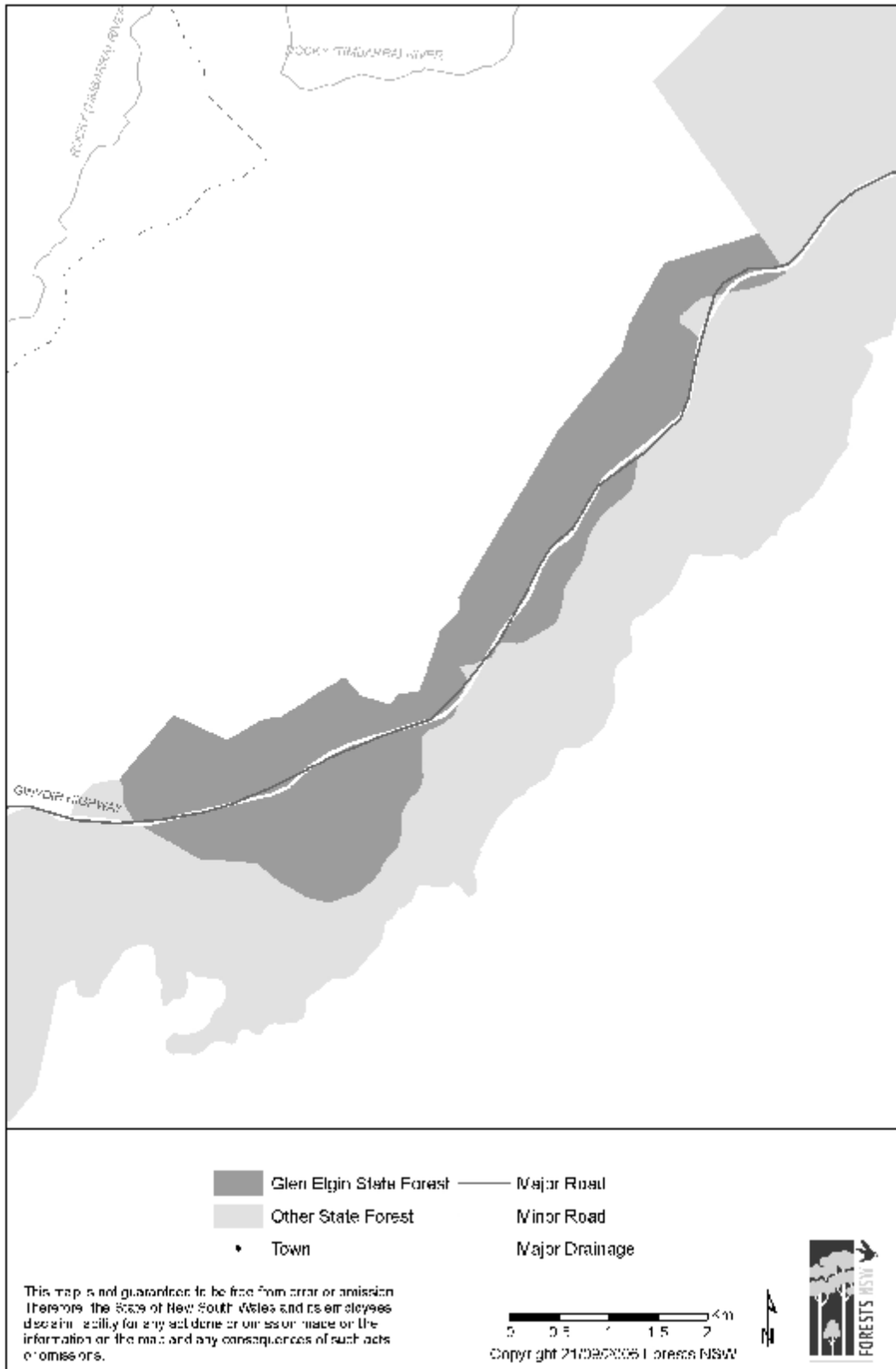
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Glen Elgin State Forest**
Glen Elgin State Forest is located approximately 40 km north-east of the township of Glen Innes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Glen Elgin State Forest area: 935 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

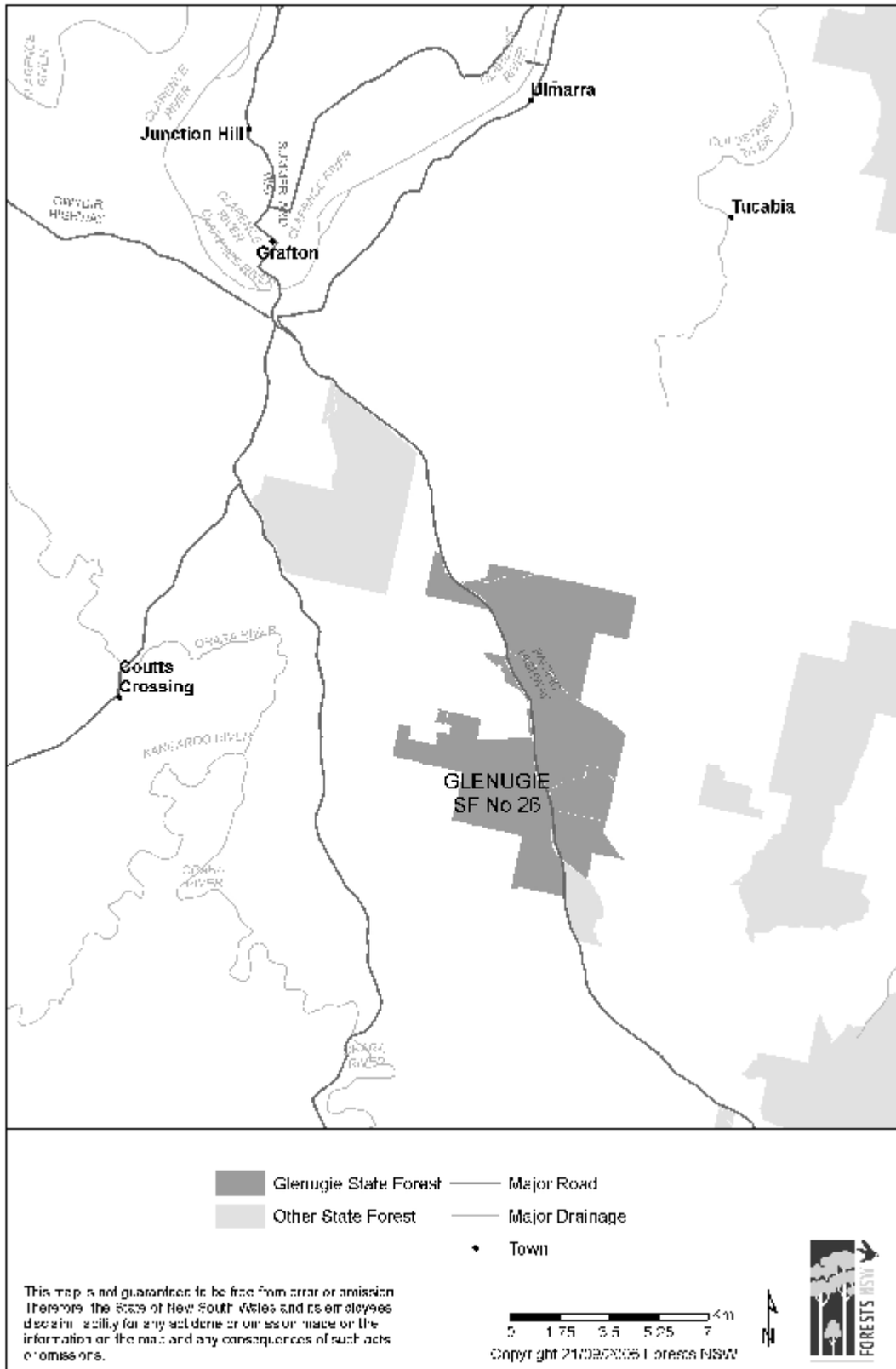


**Schedule 14
Glenugie State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Glenugie State Forest**
Glenugie State Forest is located approximately 13 km south-east of the township of Grafton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Glenugie State Forest area: 4980 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

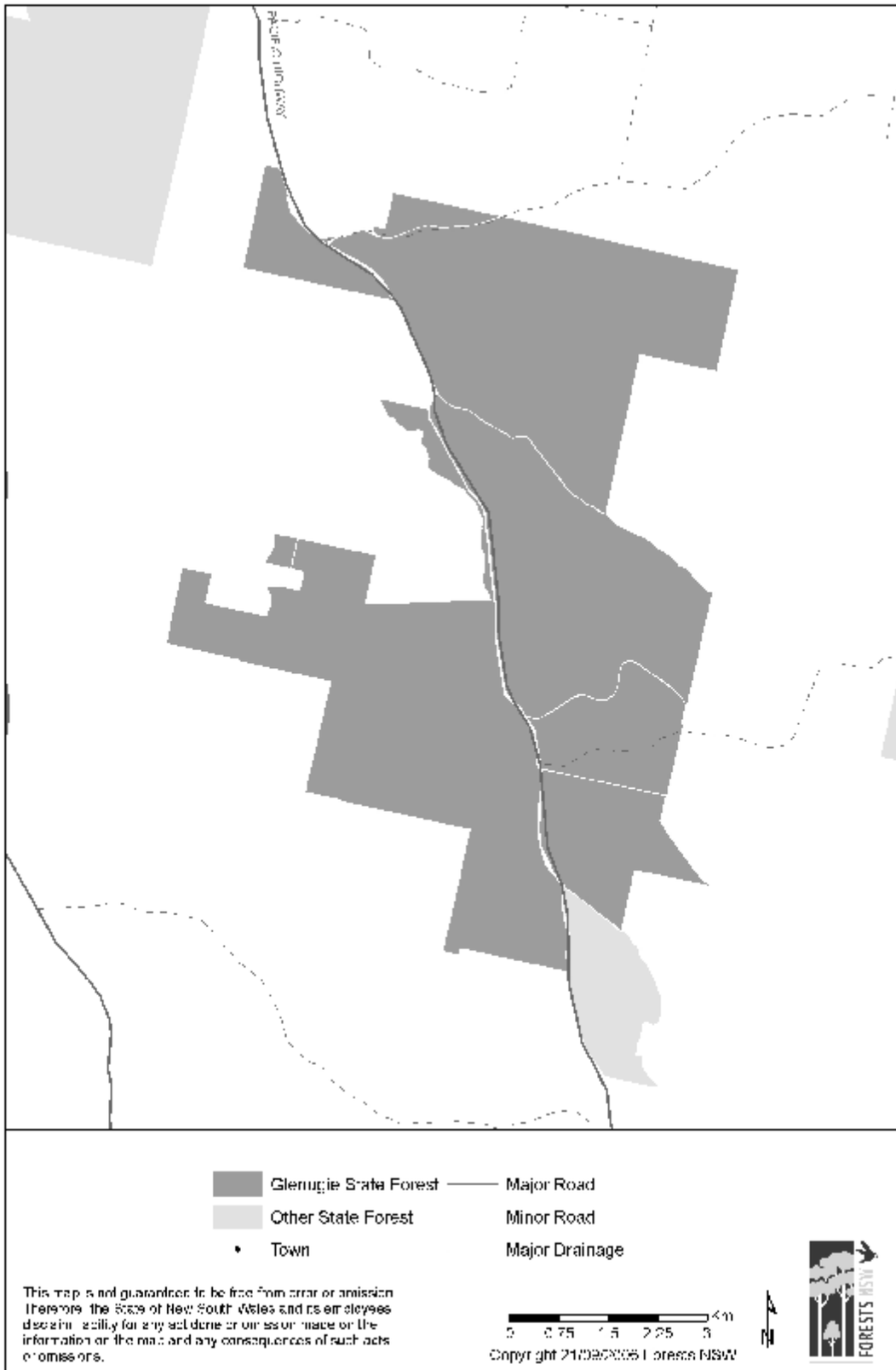
APPENDIX 'A' – Locality Map



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APPENDIX 'B' – Location Map



**Schedule 15
Gnupa State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Gnupa State Forest

Gnupa State Forest is located approximately 13 km west of the township of Pambula. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Gnupa State Forest area: 1360 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

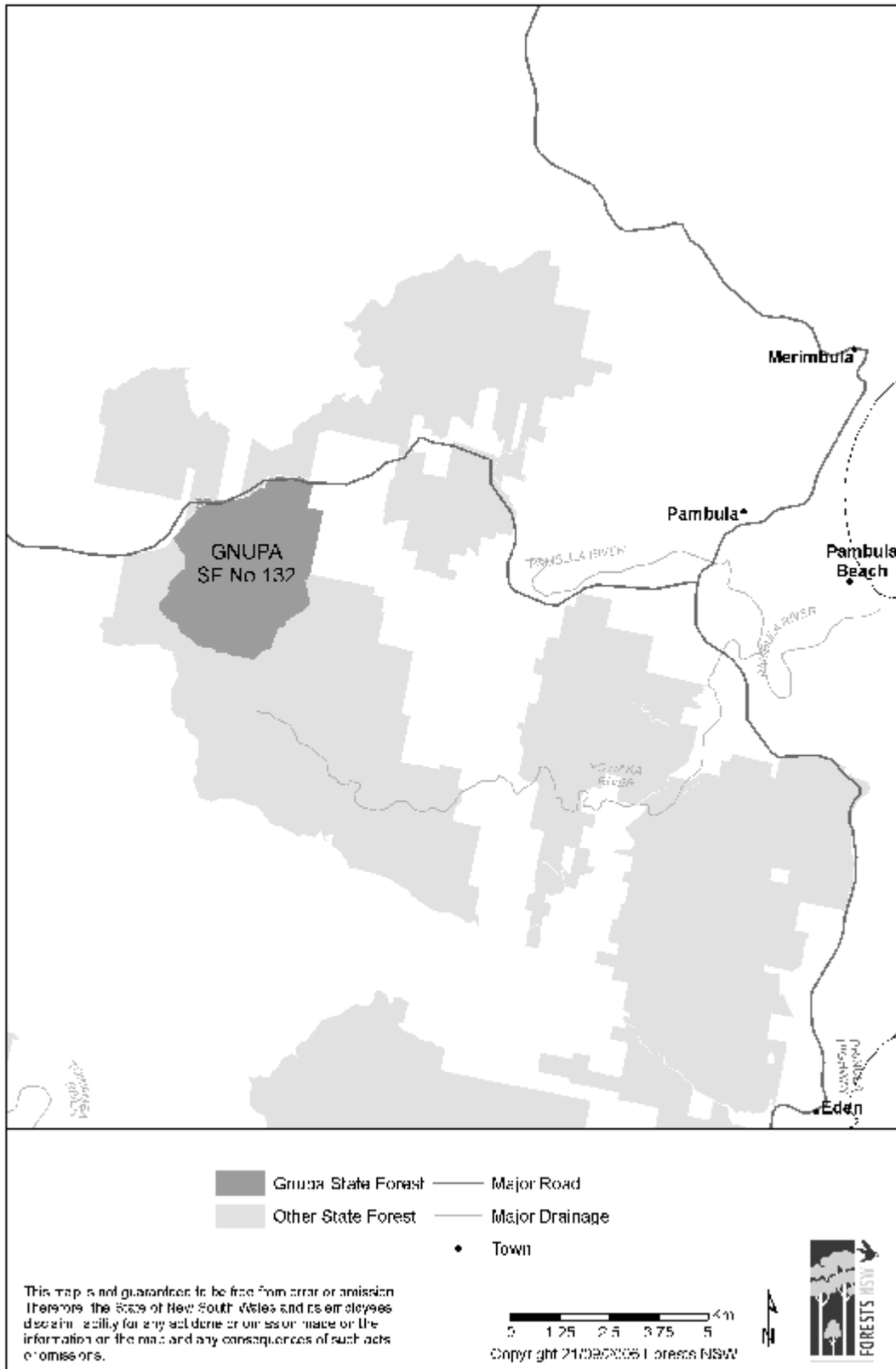
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

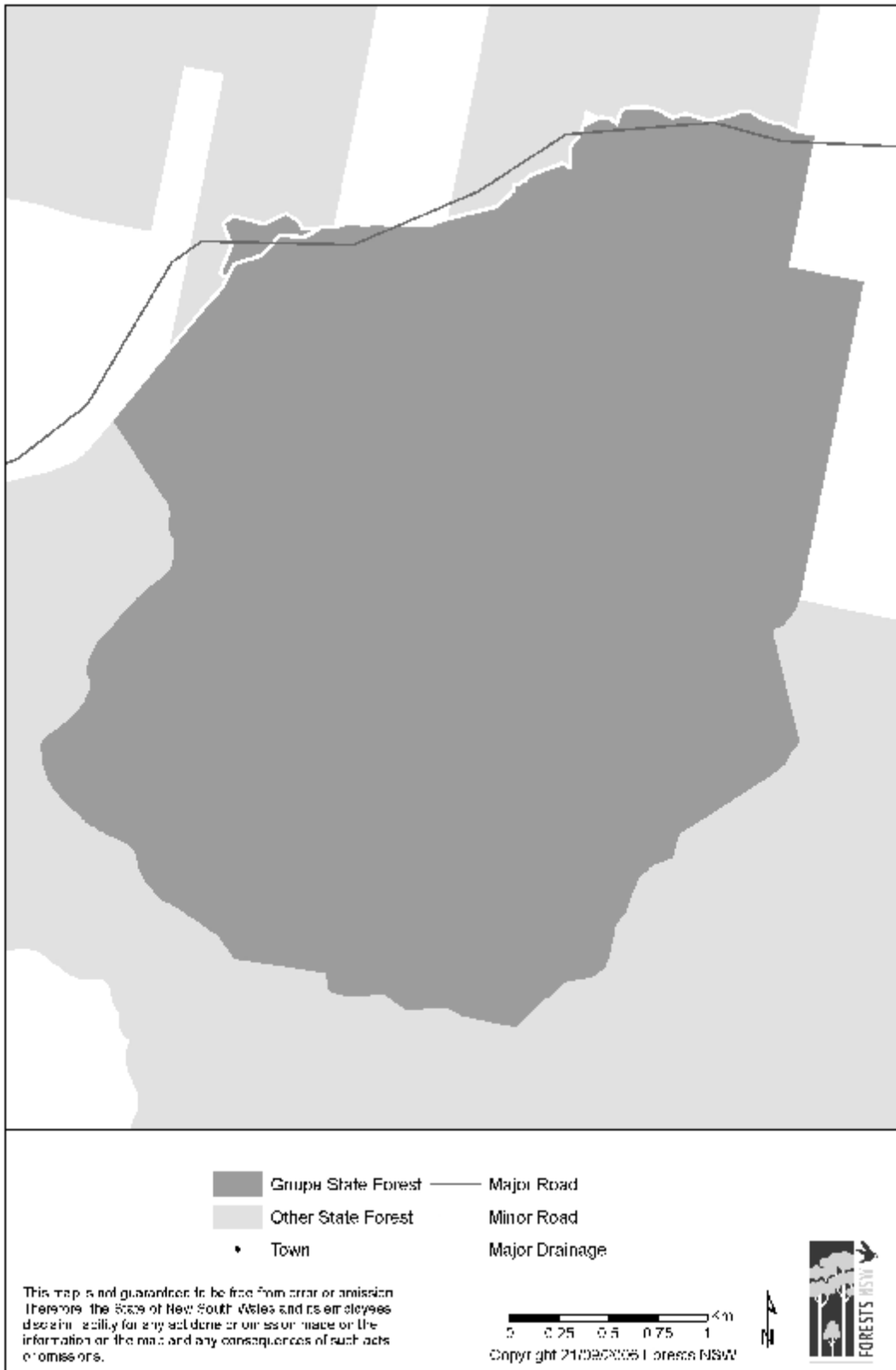
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

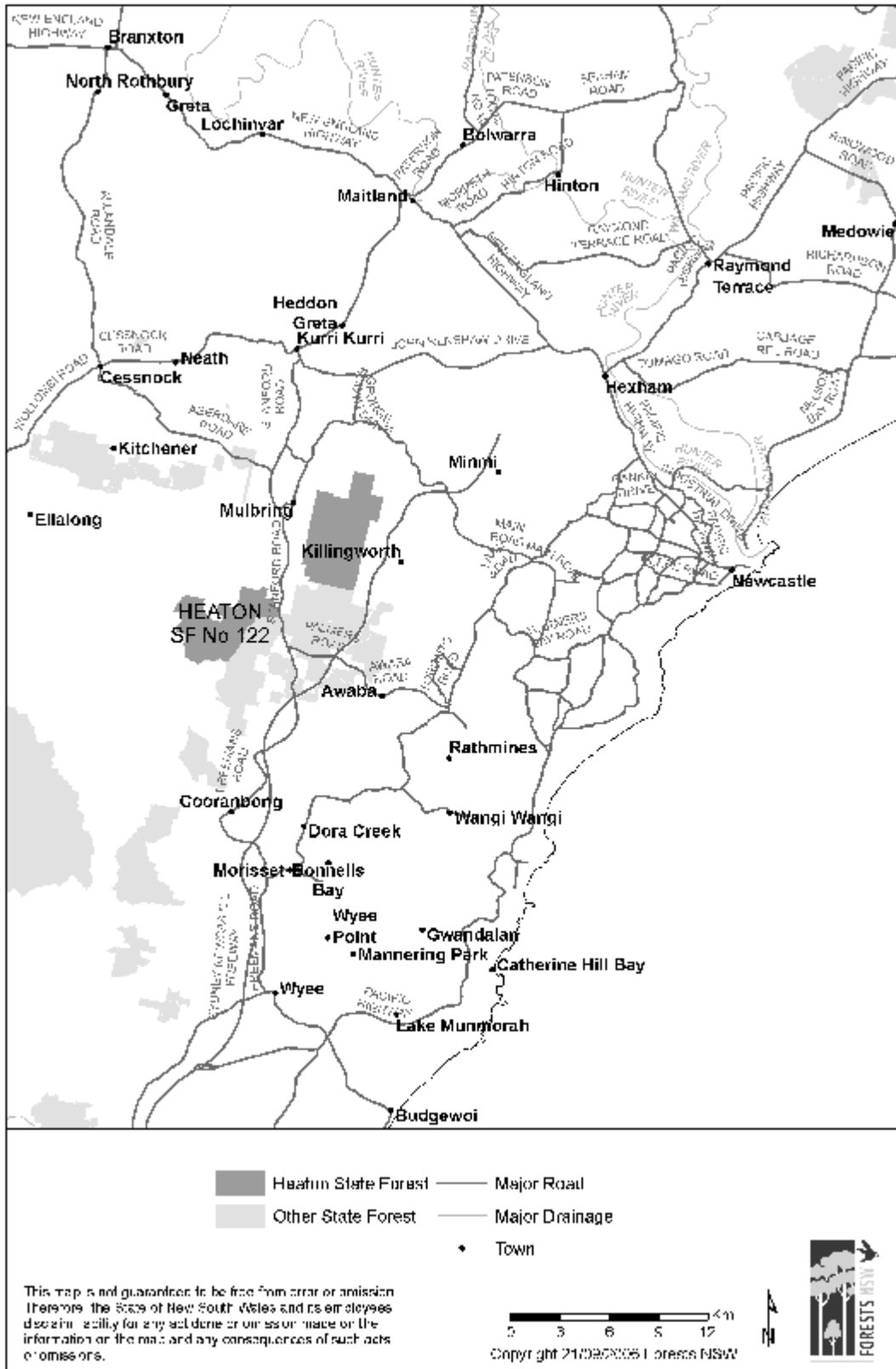


**Schedule 16
Heaton State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Heaton State Forest**
Heaton State Forest is located approximately 20 km west of the city of Newcastle. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Heaton State Forest area: 3733 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

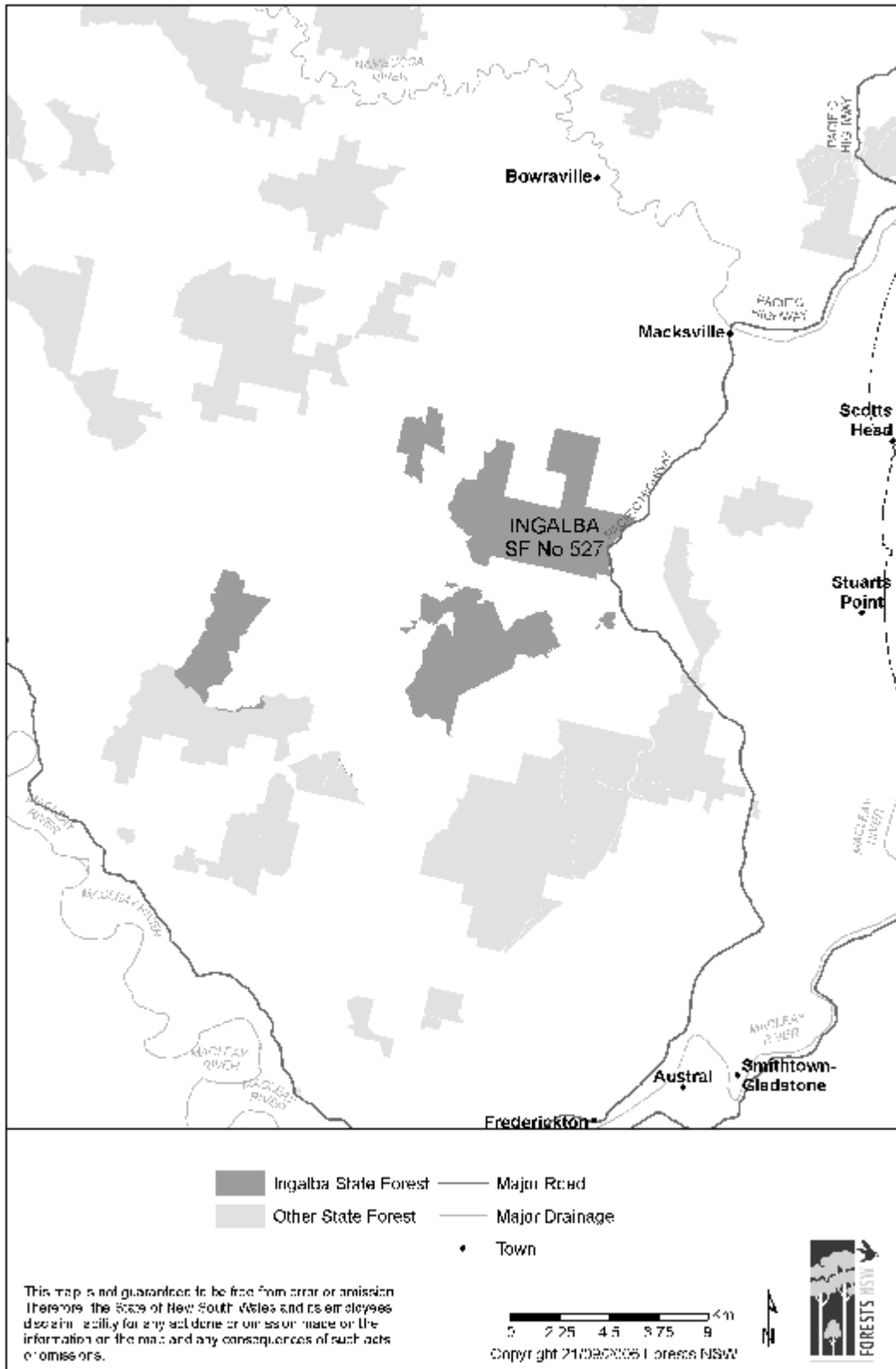


**Schedule 17
Ingalba State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Ingalba State Forest**
Ingalba State Forest is located approximately 10 km south-west of the township of Macksville. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ingalba State Forest area: 6894 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
 - (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
 - (b) Comply with all conditions in the written permission; and
 - (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

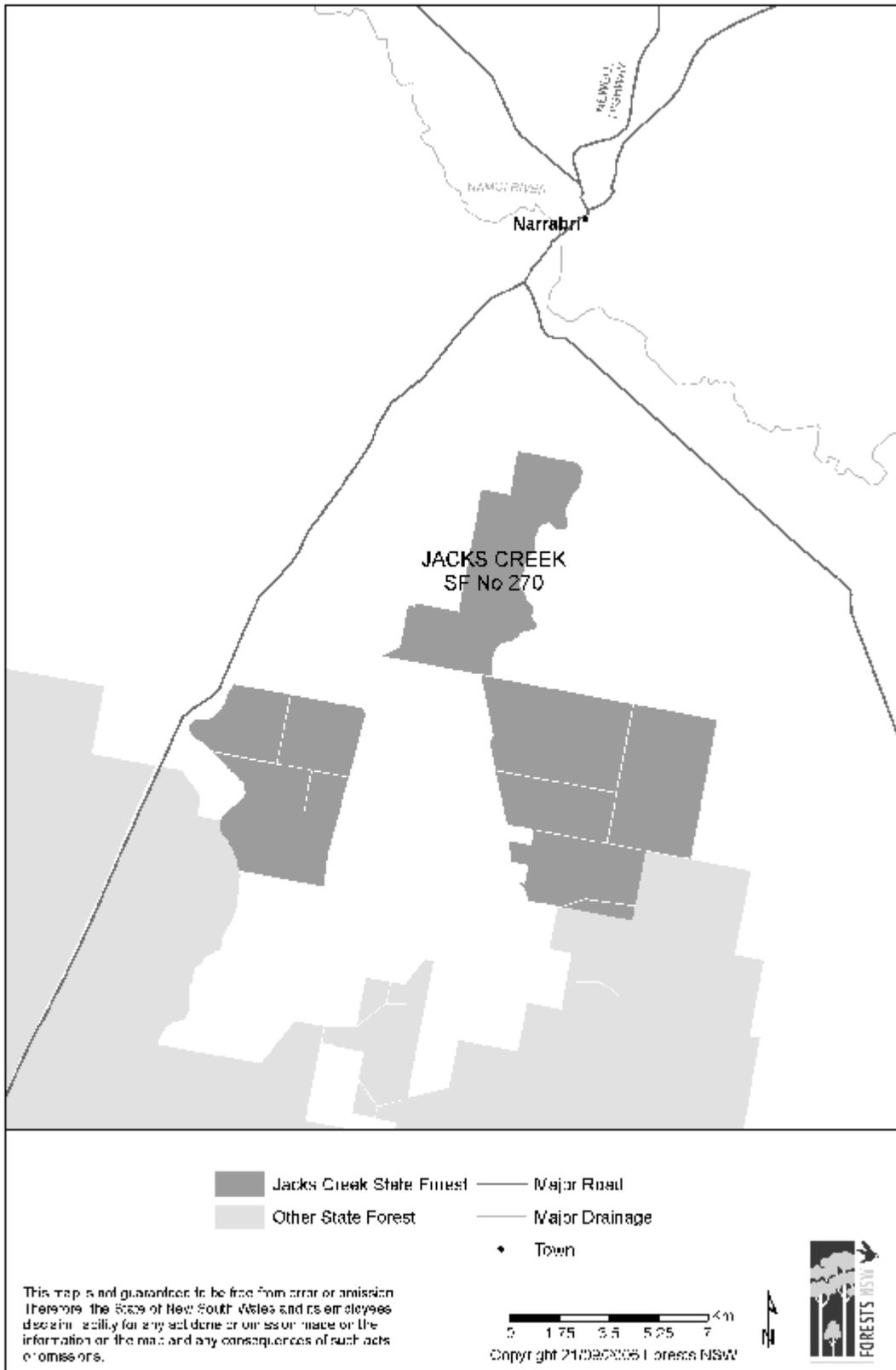


**Schedule 18
Jacks Creek State Forest**

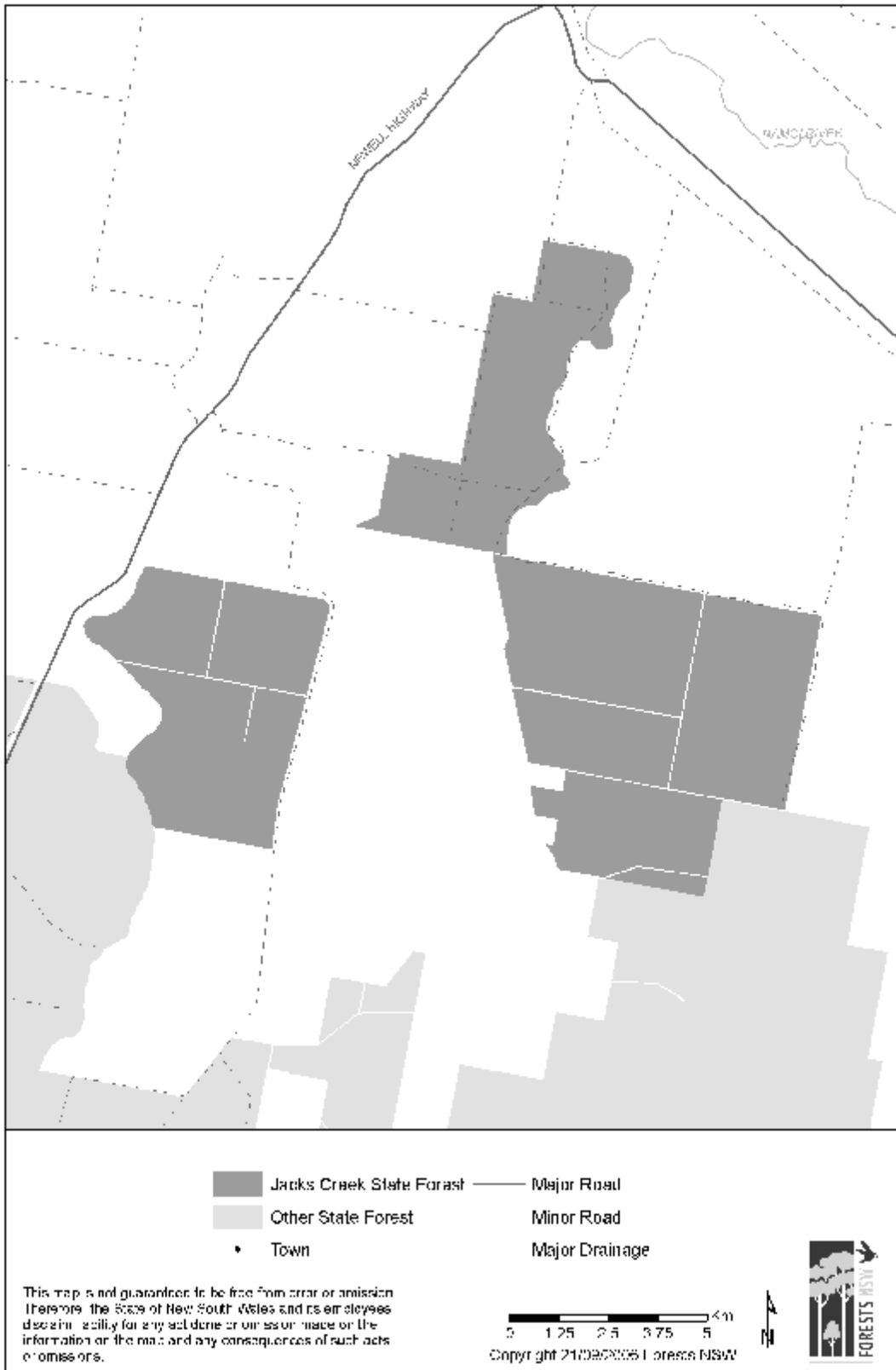
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Jacks Creek State Forest**
Jacks Creek State Forest is located approximately 20 km South of the township of Narrabri. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Jacks Creek State Forest area: 9850 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

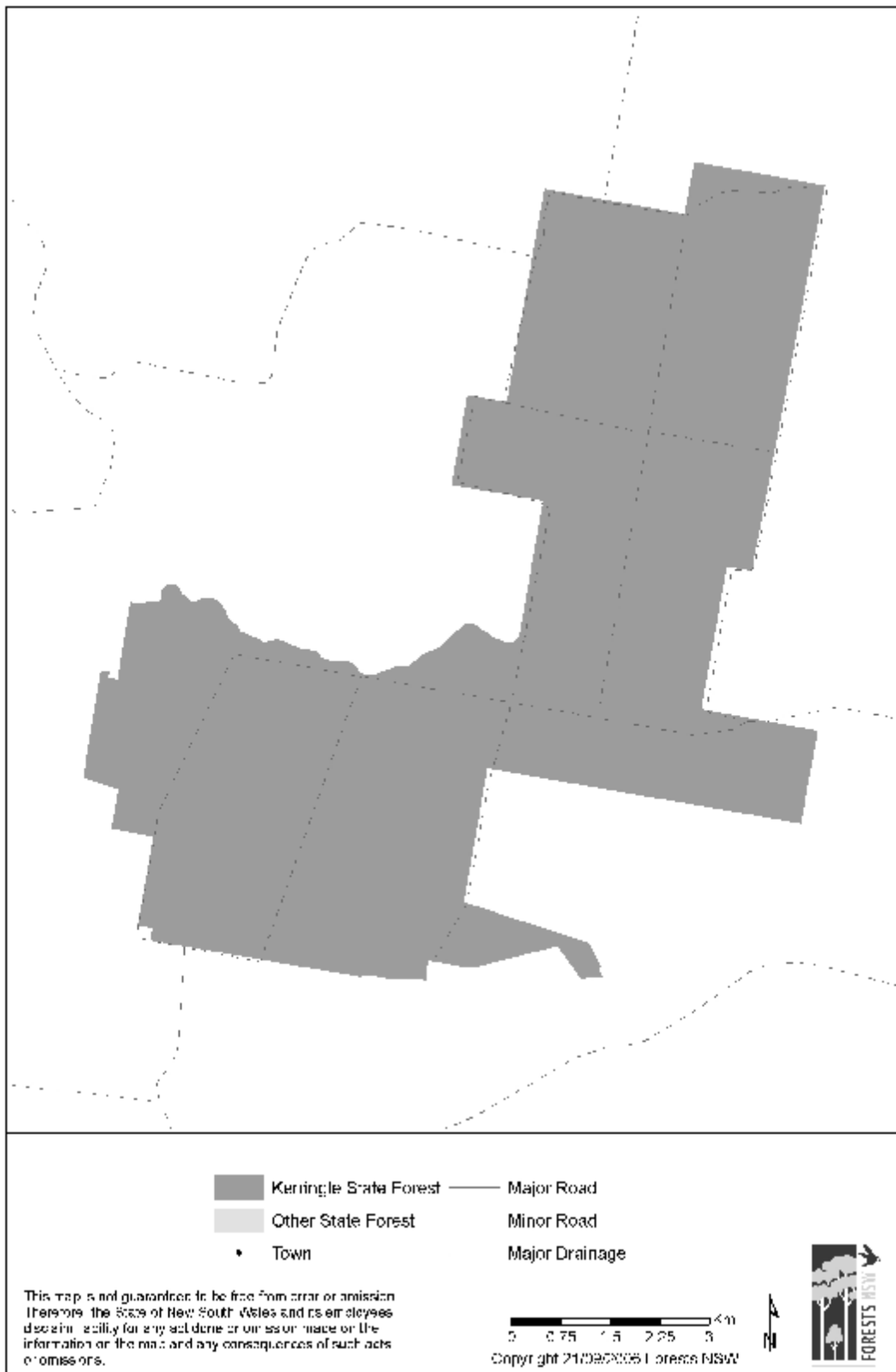


**Schedule 19
Kerringle State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Kerringle State Forest**
Kerringle State Forest is located approximately 55 km west of the township of Gunnedah. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Kerringle State Forest area: 6635 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'B' – Location Map

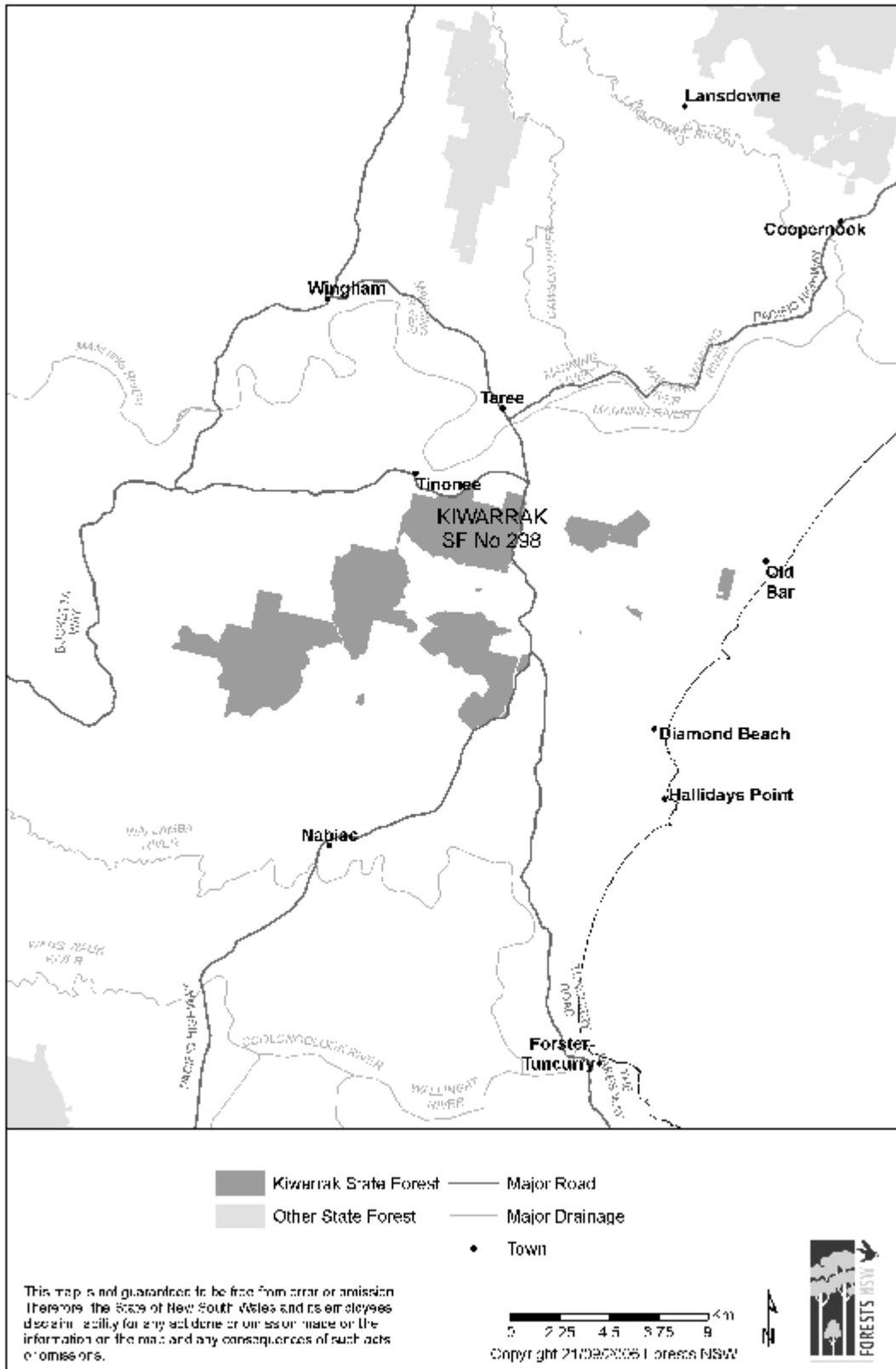


**Schedule 20
Kiwarrak State Forest**

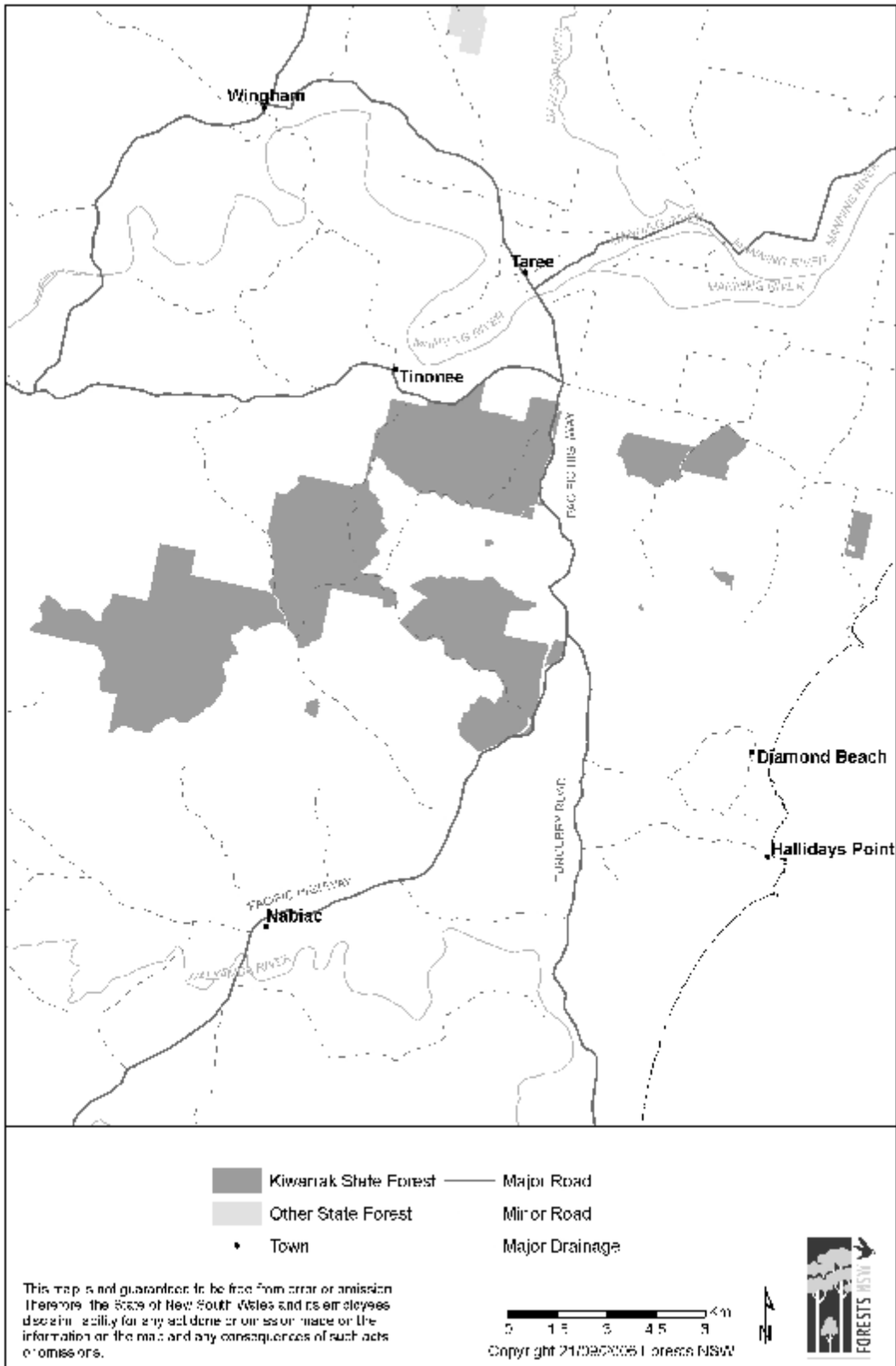
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Kiwarrak State Forest**
Kiwarrak State Forest is located approximately 4 km south of the township of Taree. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kiwarrak State Forest area: 6708 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 21
Knorrit State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Knorrit State Forest**
Knorrit State Forest is located approximately 19 km West of the township of Wingham. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Knorrit State Forest area: 5175 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map

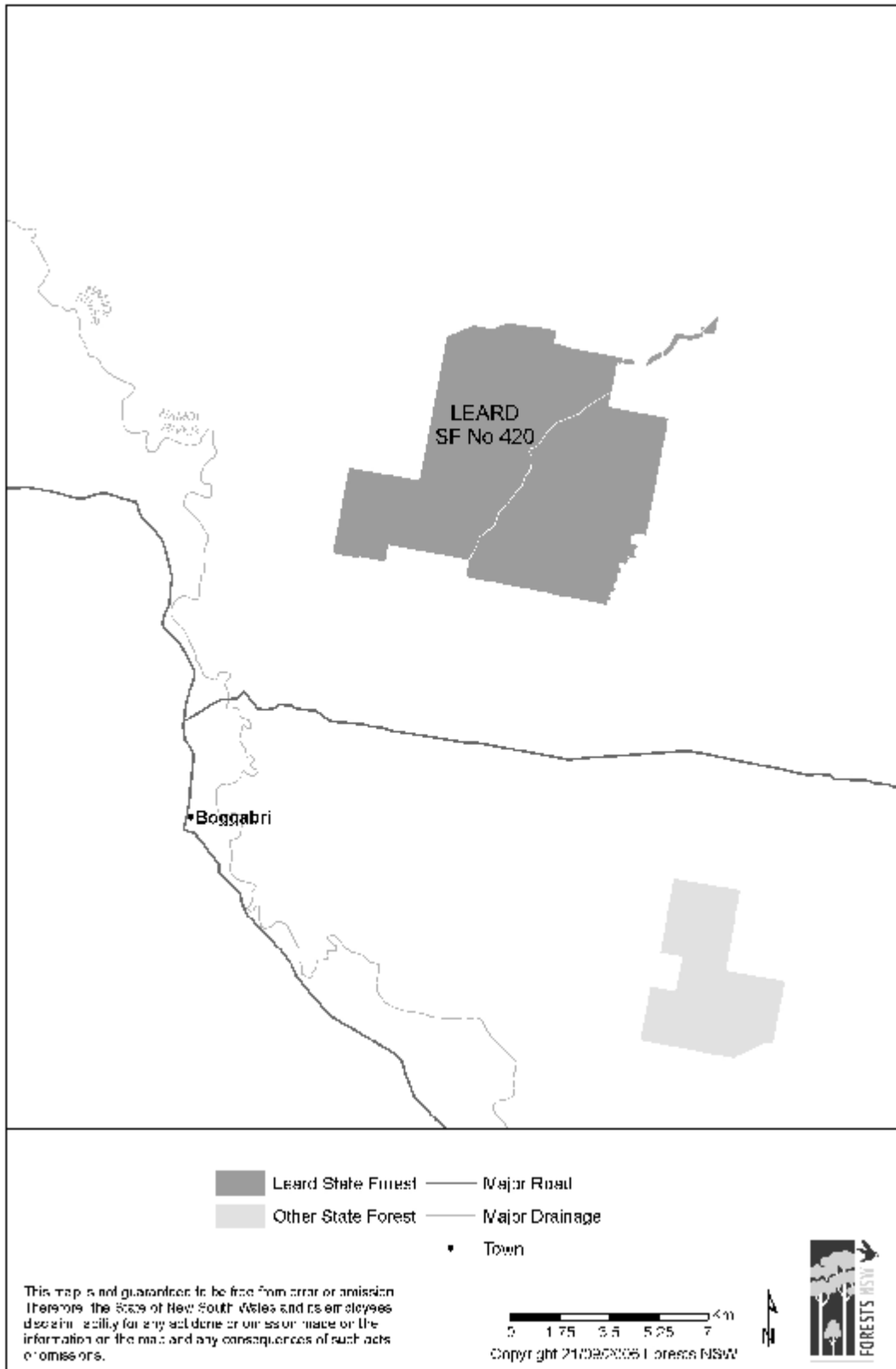


**Schedule 22
Leard State Forest**

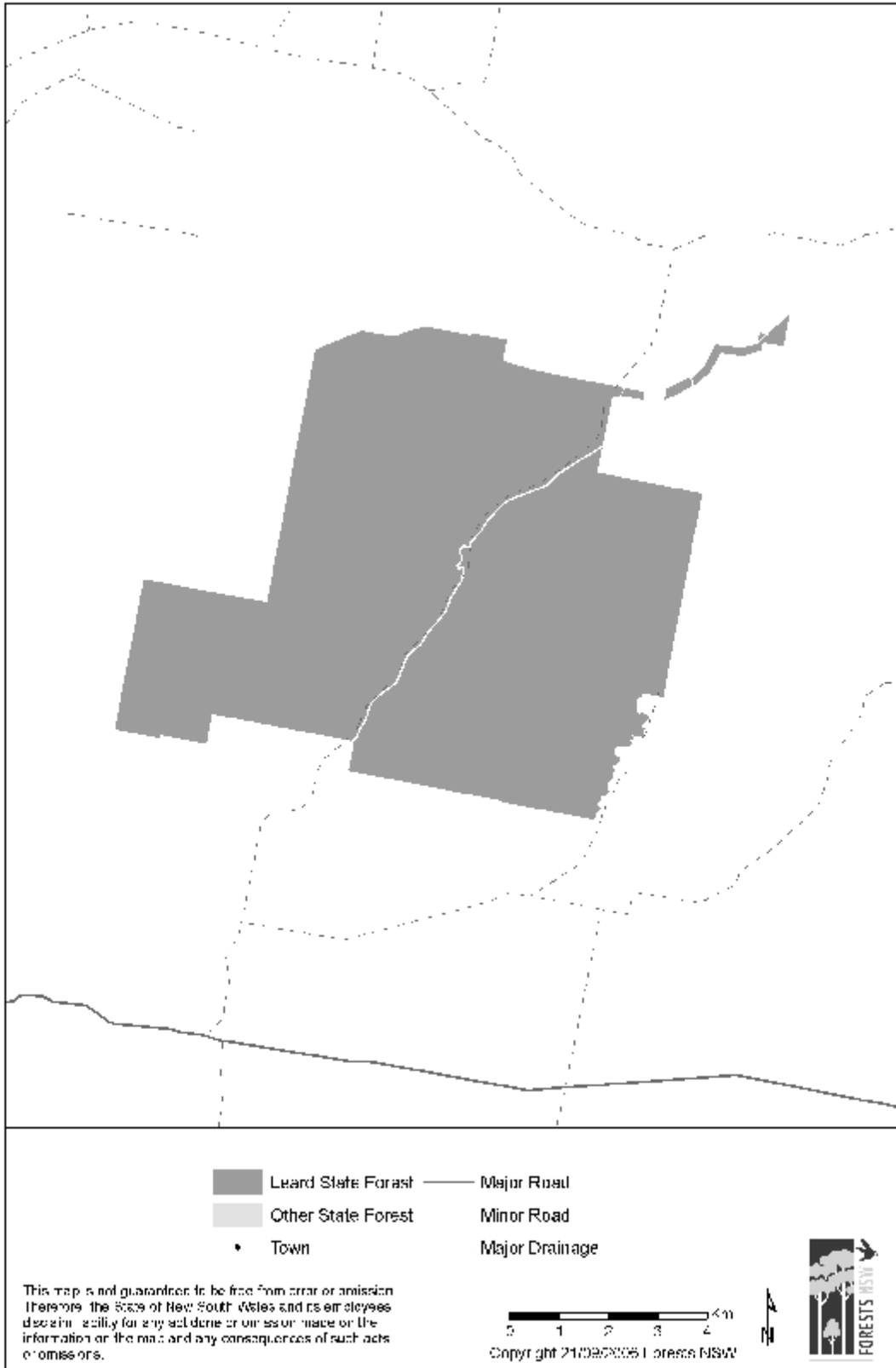
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Leard State Forest**
Leard State Forest is located approximately 15 km east of the township of Boggabri. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Leard State Forest area: 7458 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

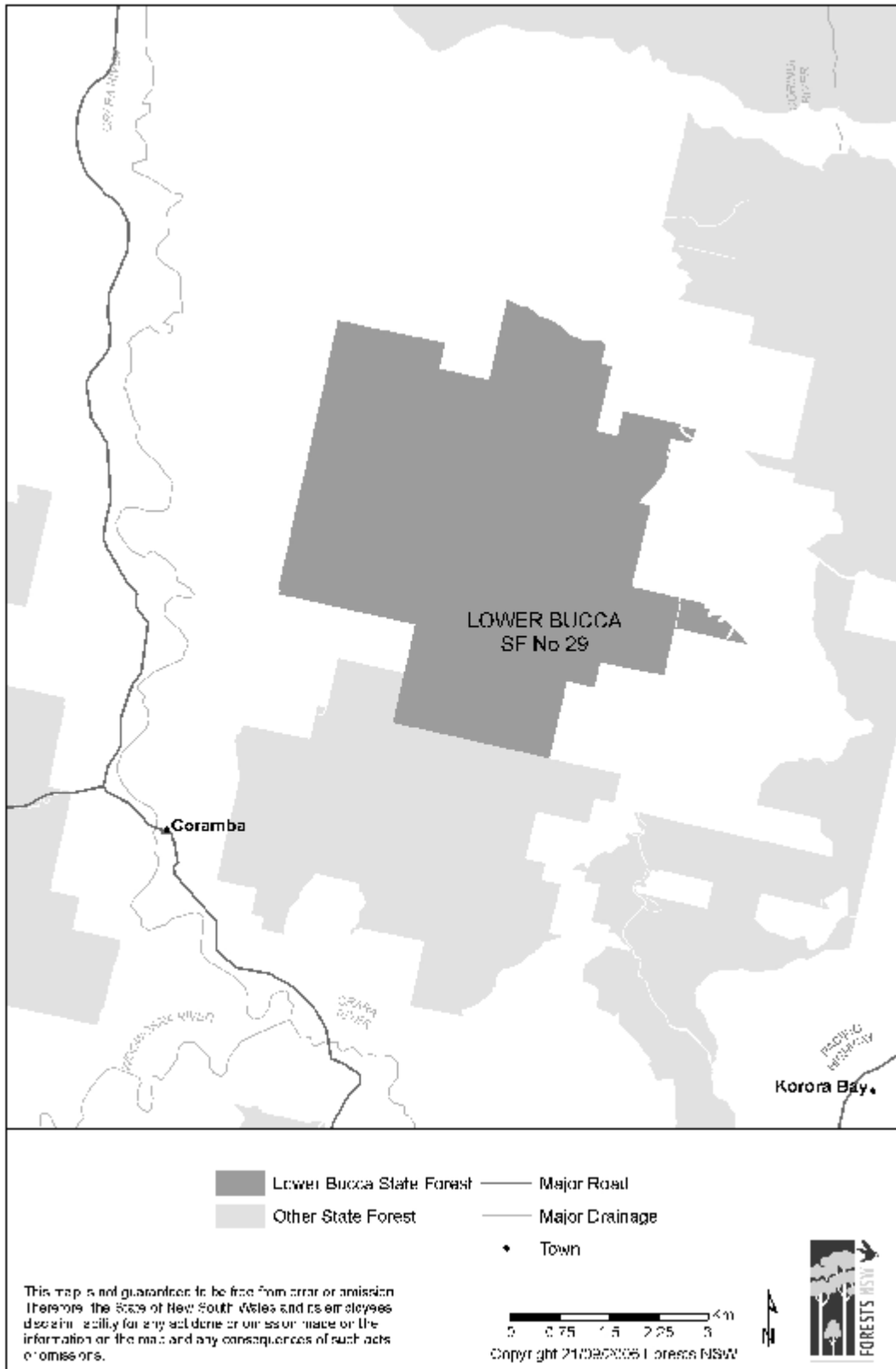


**Schedule 23
Lower Bucca State Forest**

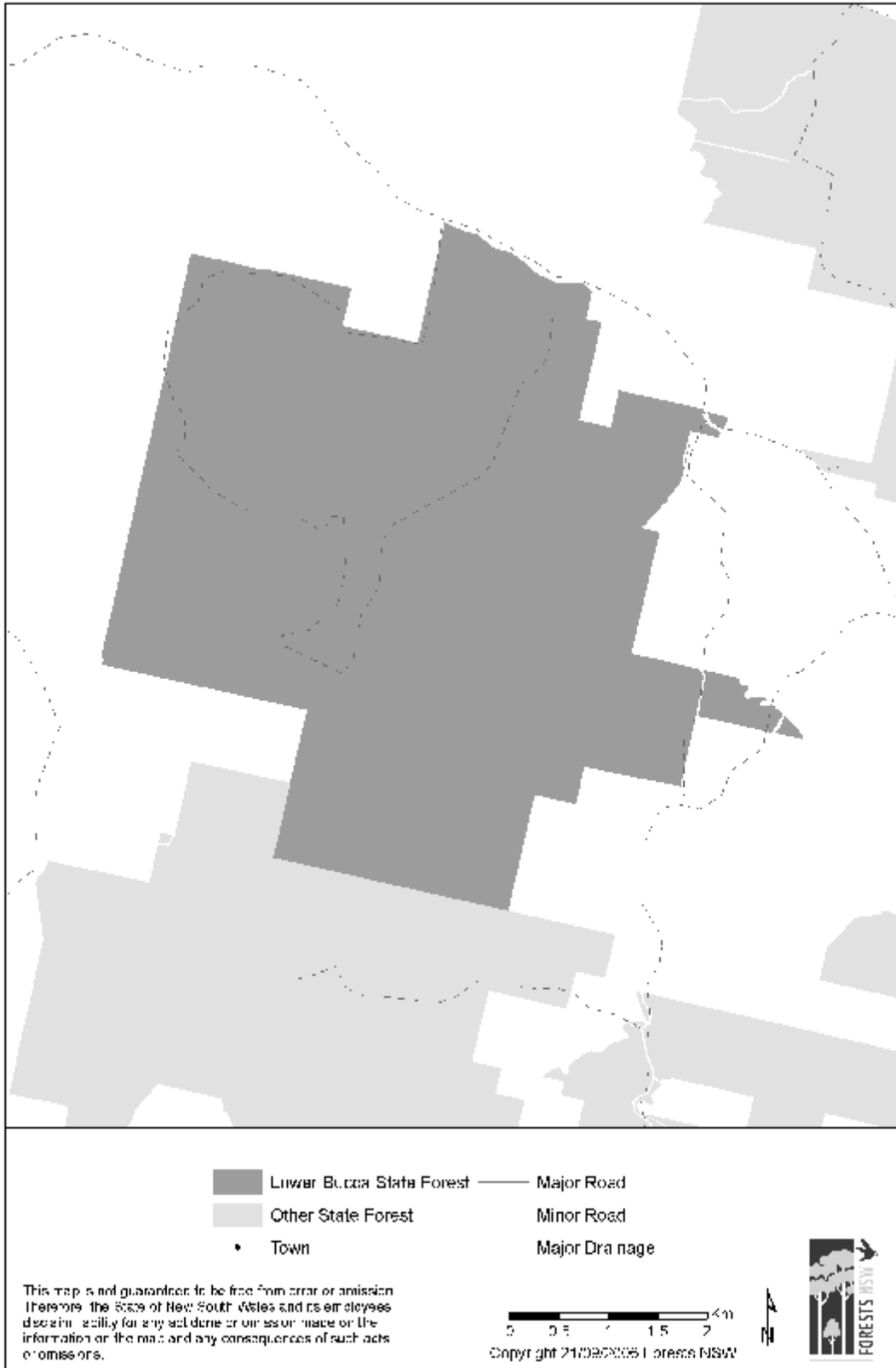
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Lower Bucca State Forest**
Lower Bucca State Forest is located approximately 6 km north-east of the township of Coramba. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lower Bucca State Forest area: 2820 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

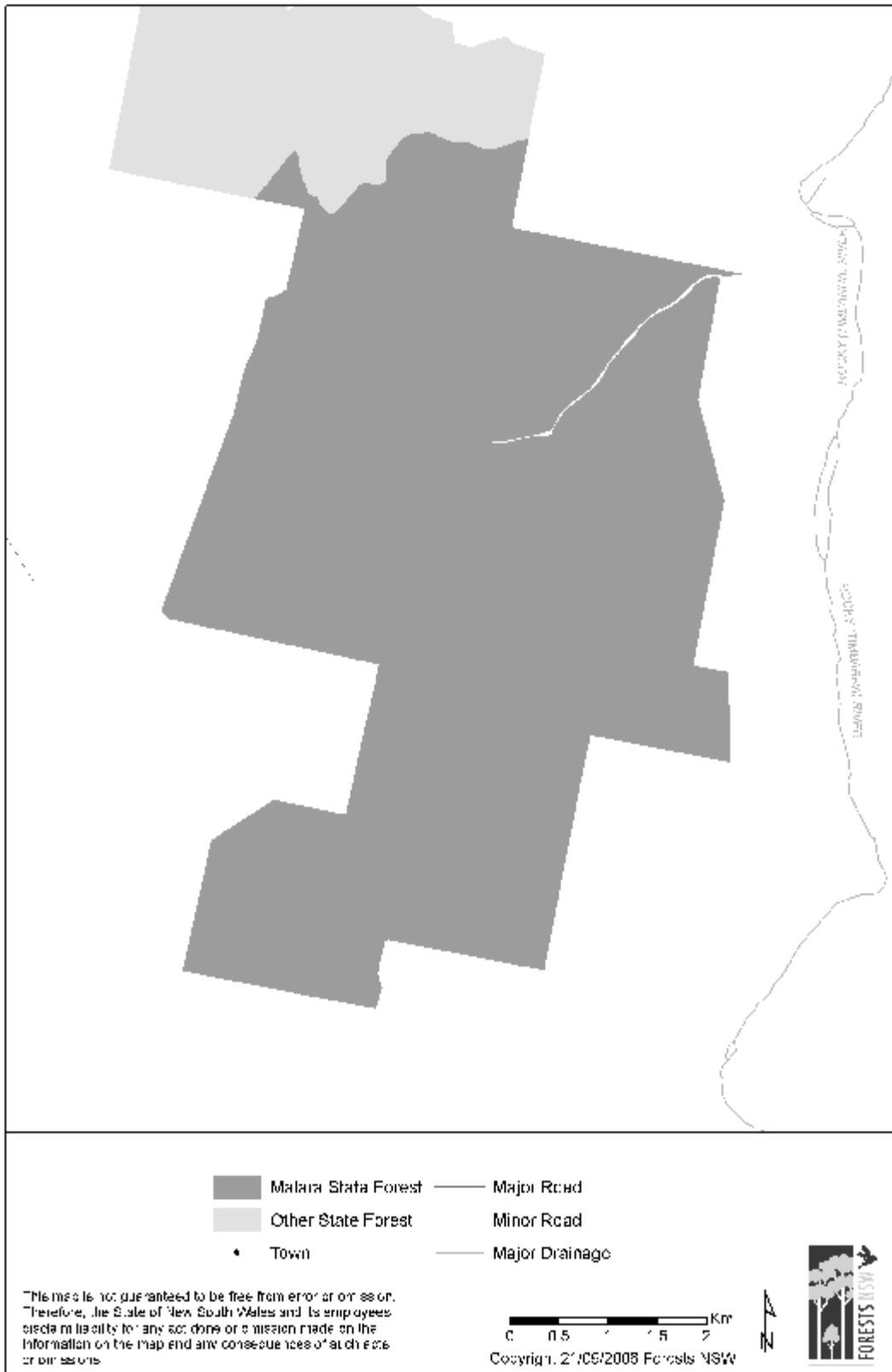


**Schedule 24
Malara State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Malara State Forest**
Malara State Forest is located approximately 30 km east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Malara State Forest area: 3361 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'B' – Location Map



**Schedule 25
Maria River State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Maria River State Forest

Maria River State Forest is located approximately 6 km south of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Maria River State Forest area: 2126 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

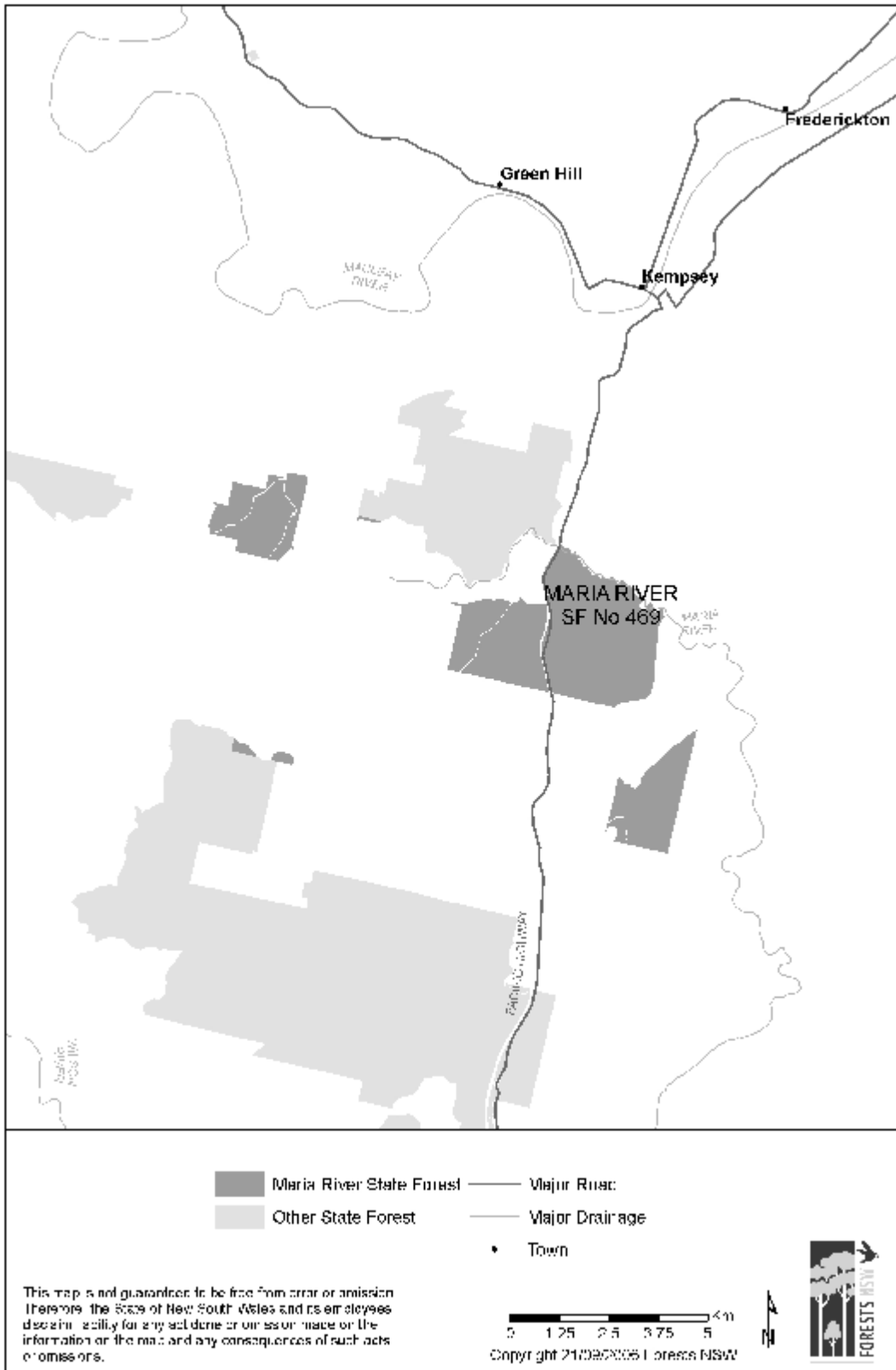
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

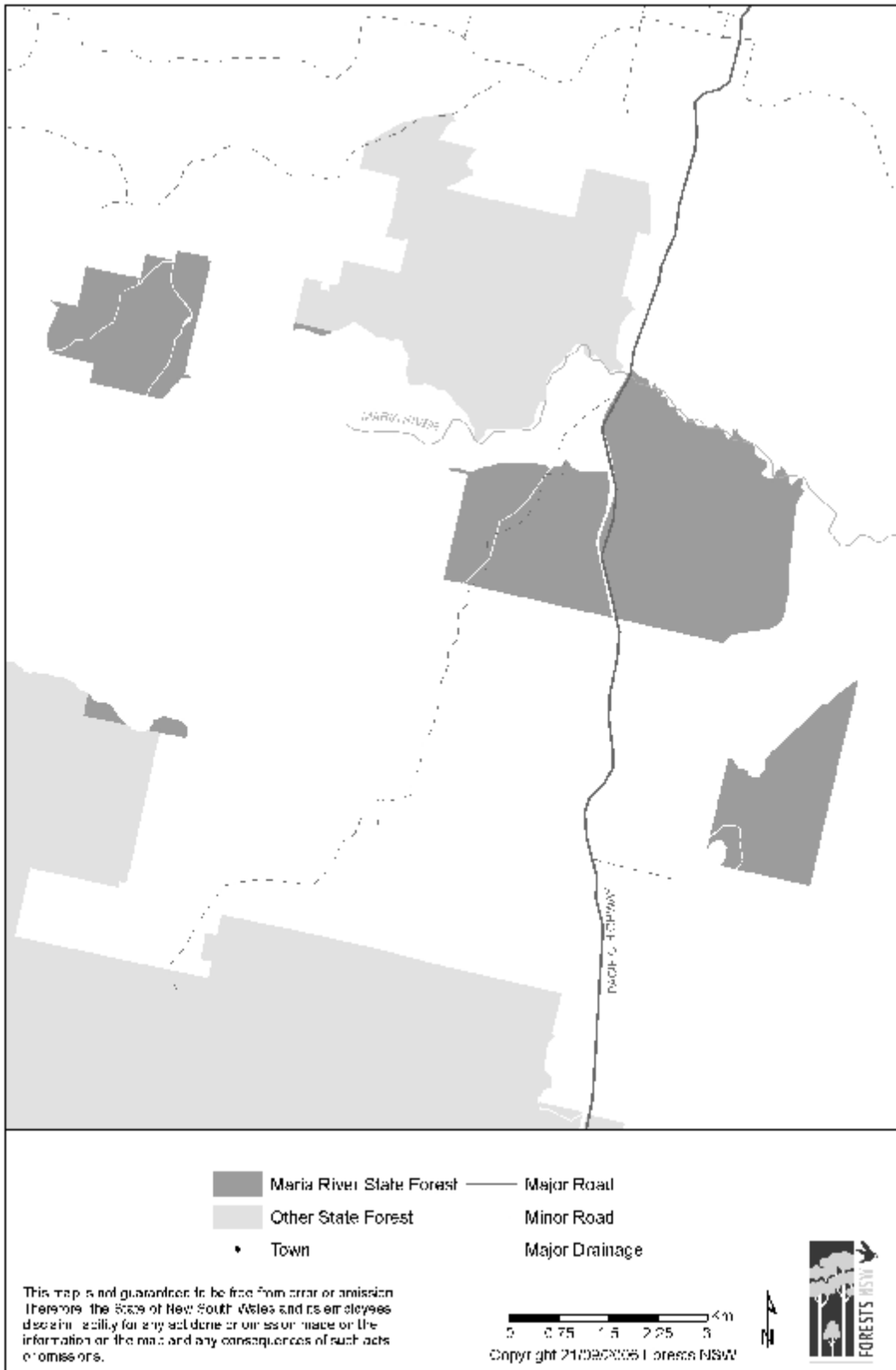
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

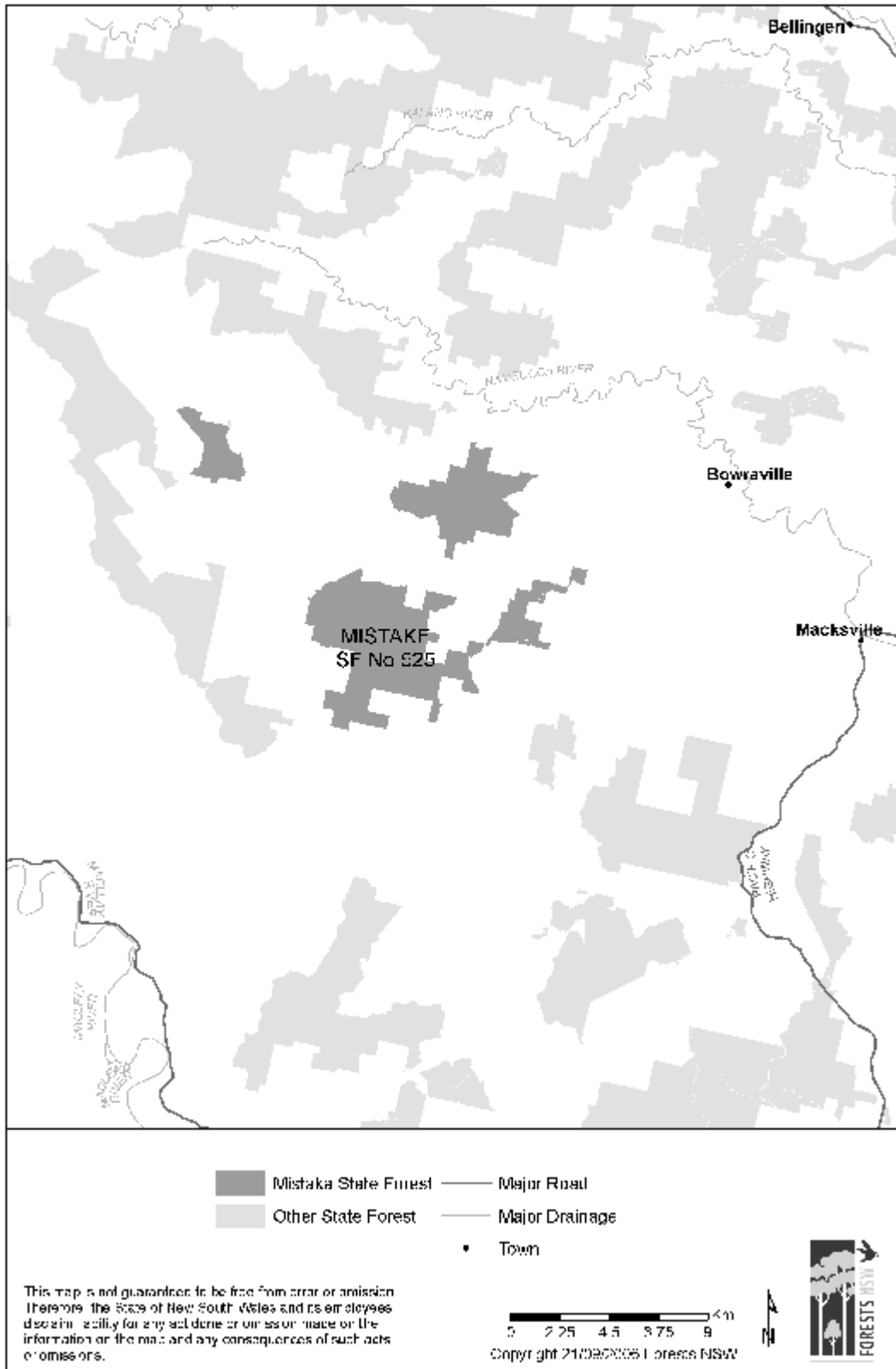


**Schedule 26
Mistake State Forest**

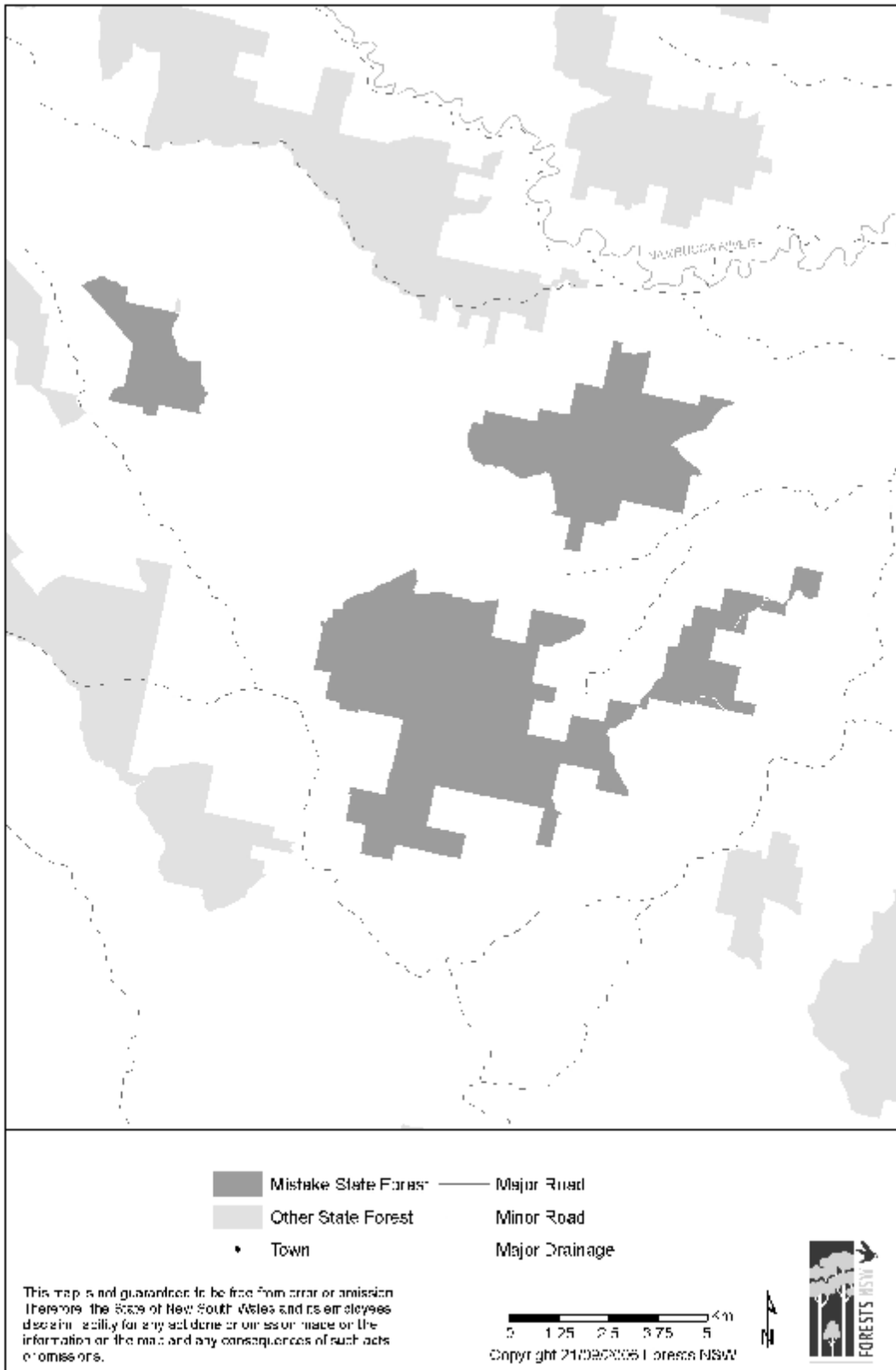
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Mistake State Forest**
Mistake State Forest is located approximately 10 km west of the township of Bowraville. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Mistake State Forest area: 5638 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



Schedule 27
Nangerybone State Forest

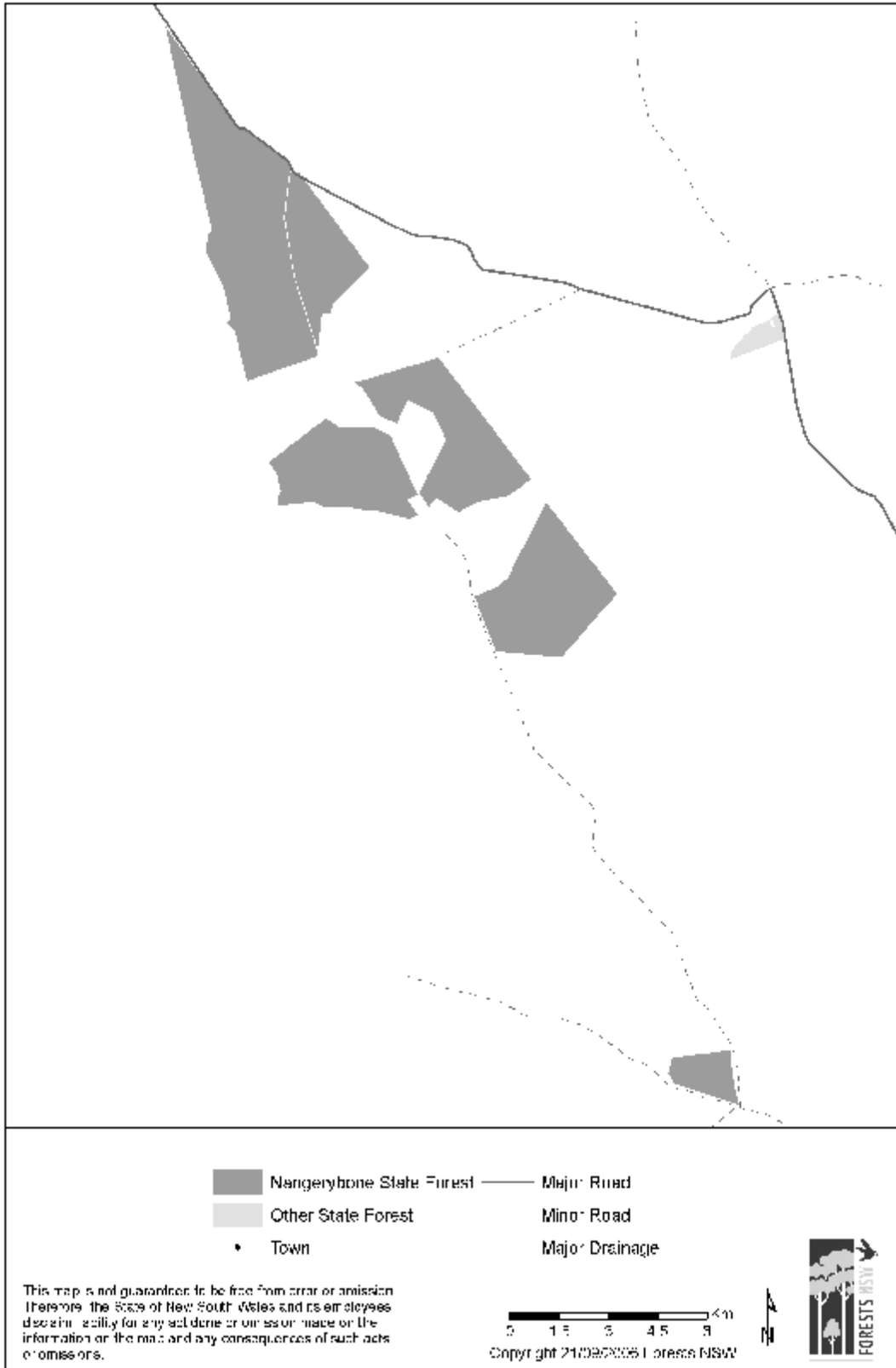
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Nangerybone State Forest**
Nangerybone State Forest is located approximately 28 km south-east of the township of Nymagee. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nangerybone State Forest area: 5958 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 28
Newry State Forest**

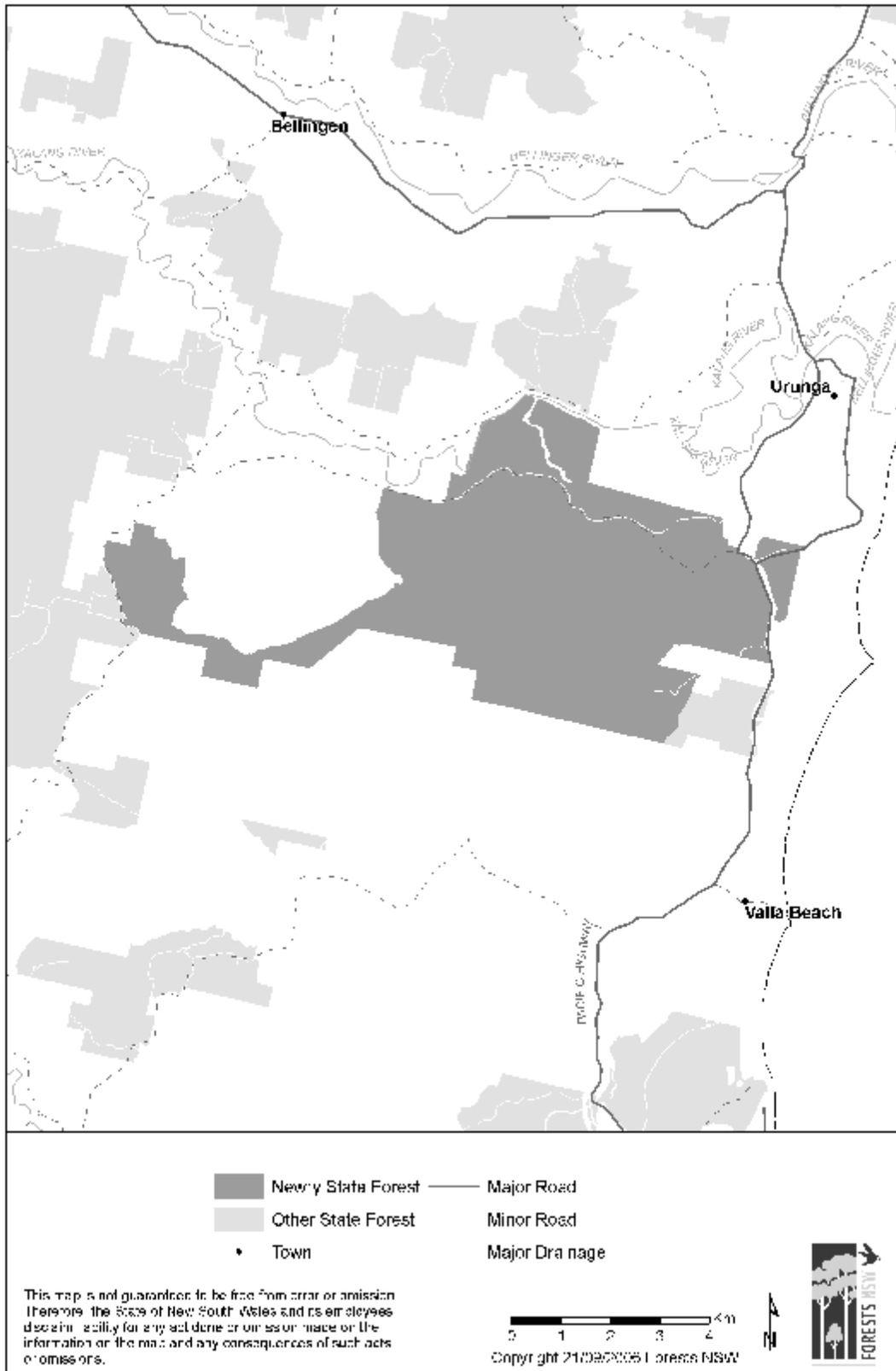
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Newry State Forest**
Newry State Forest is located approximately 4 km south-west of the township of Urunga. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Newry State Forest area: 3994 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

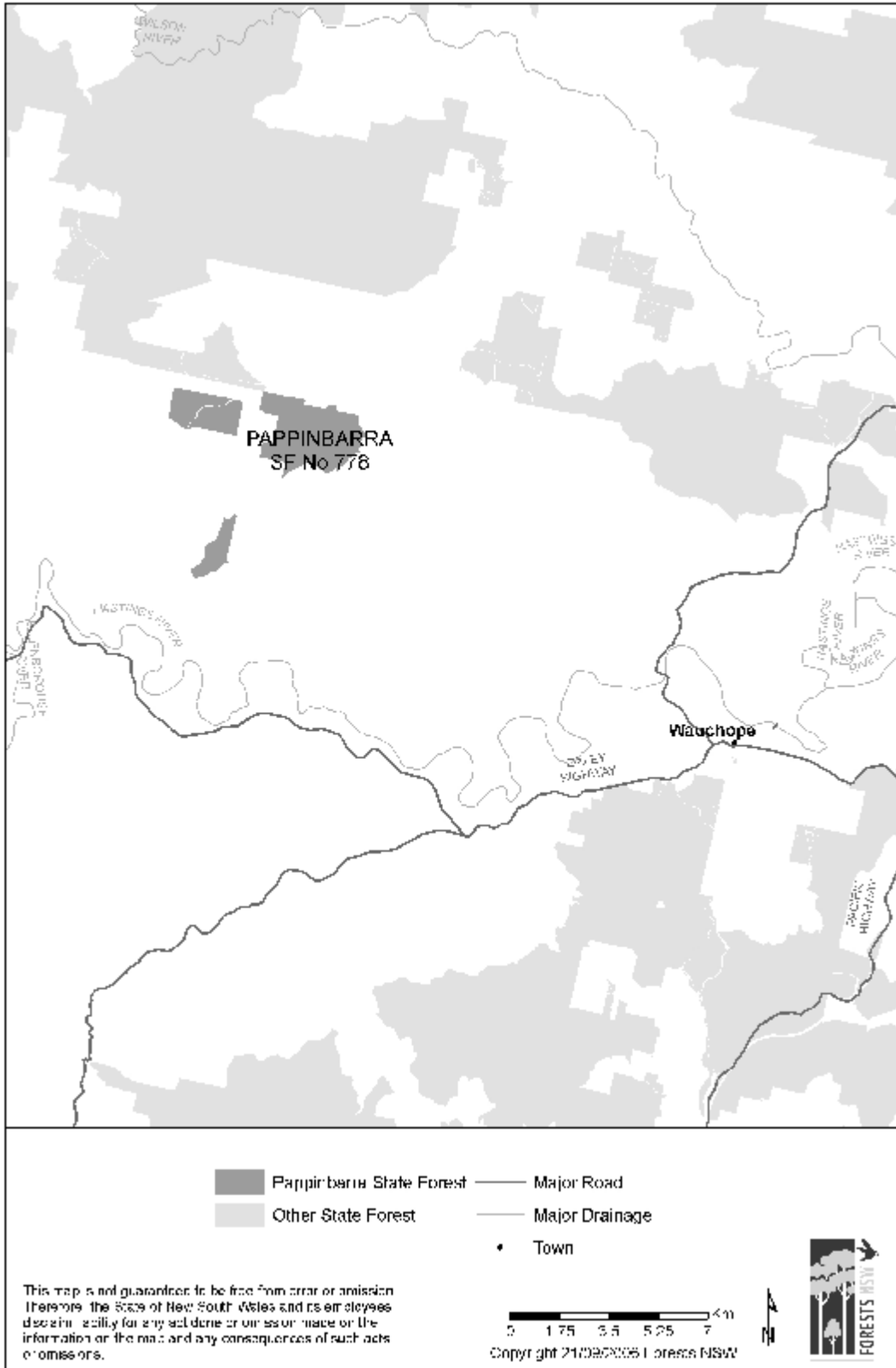


**Schedule 29
Pappinbarra State Forest**

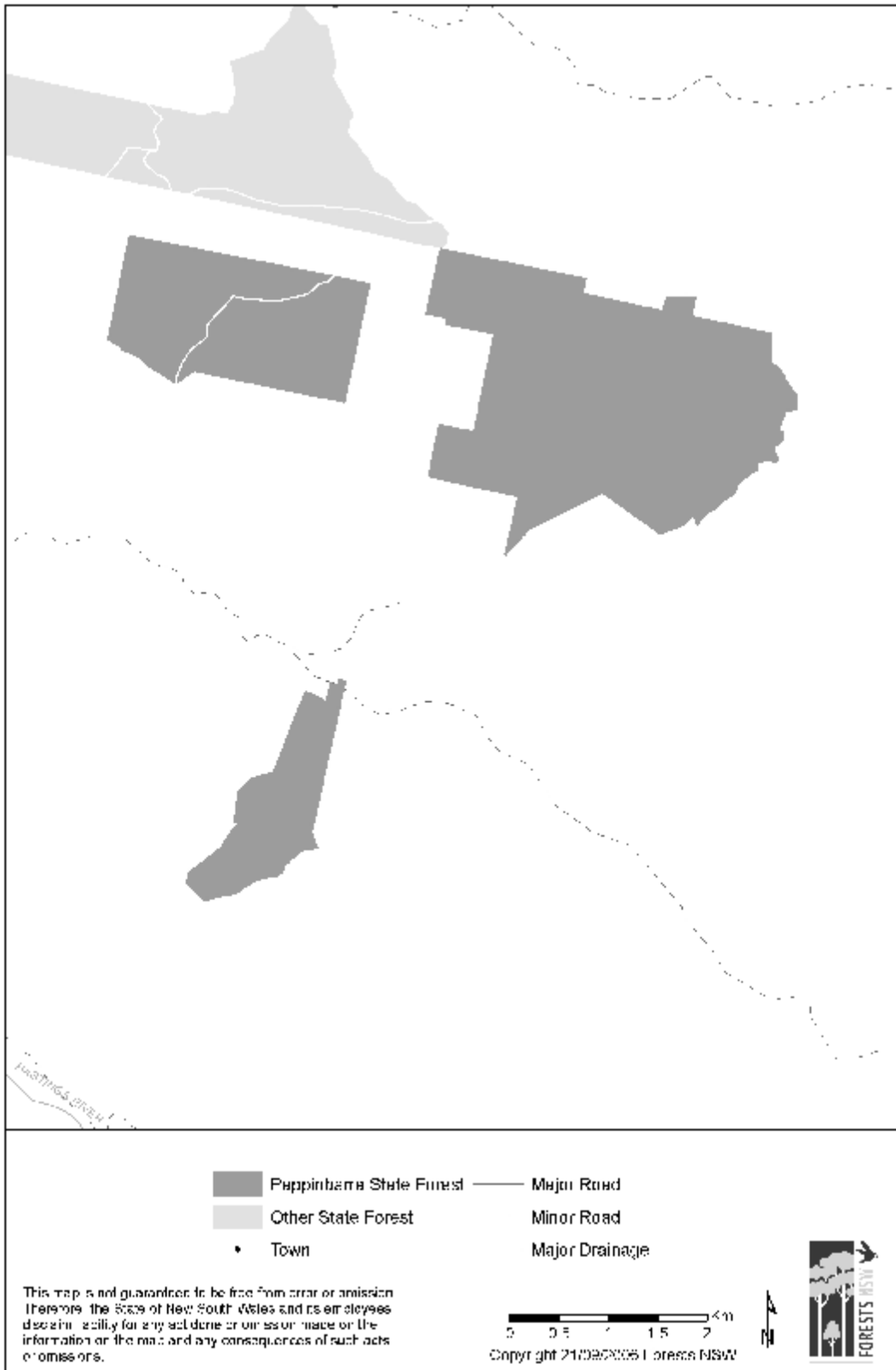
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Pappinbarra State Forest**
Pappinbarra State Forest is located approximately 12 km north-west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pappinbarra State Forest area: 1186 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

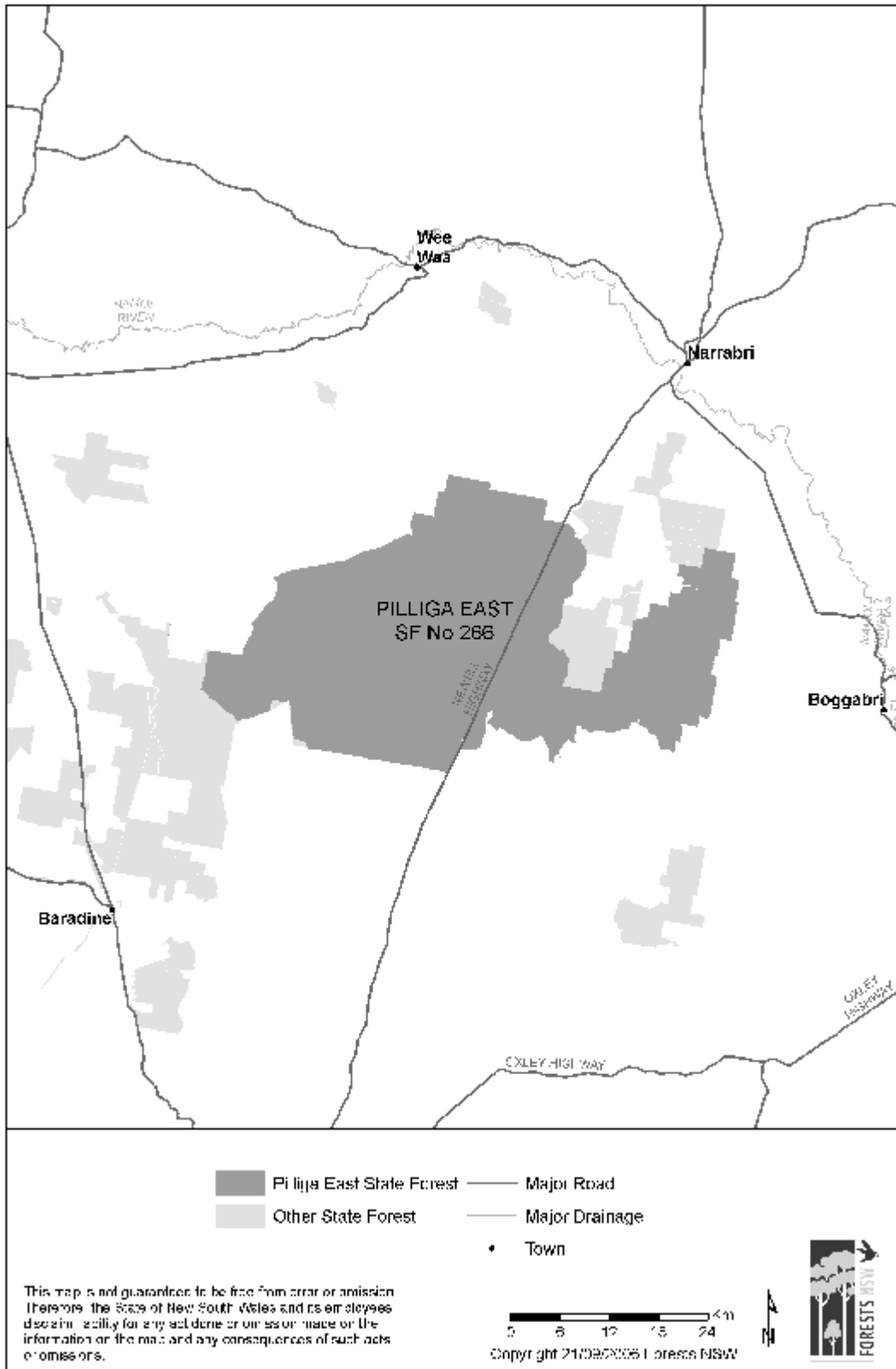


**Schedule 30
Pilliga East State Forest**

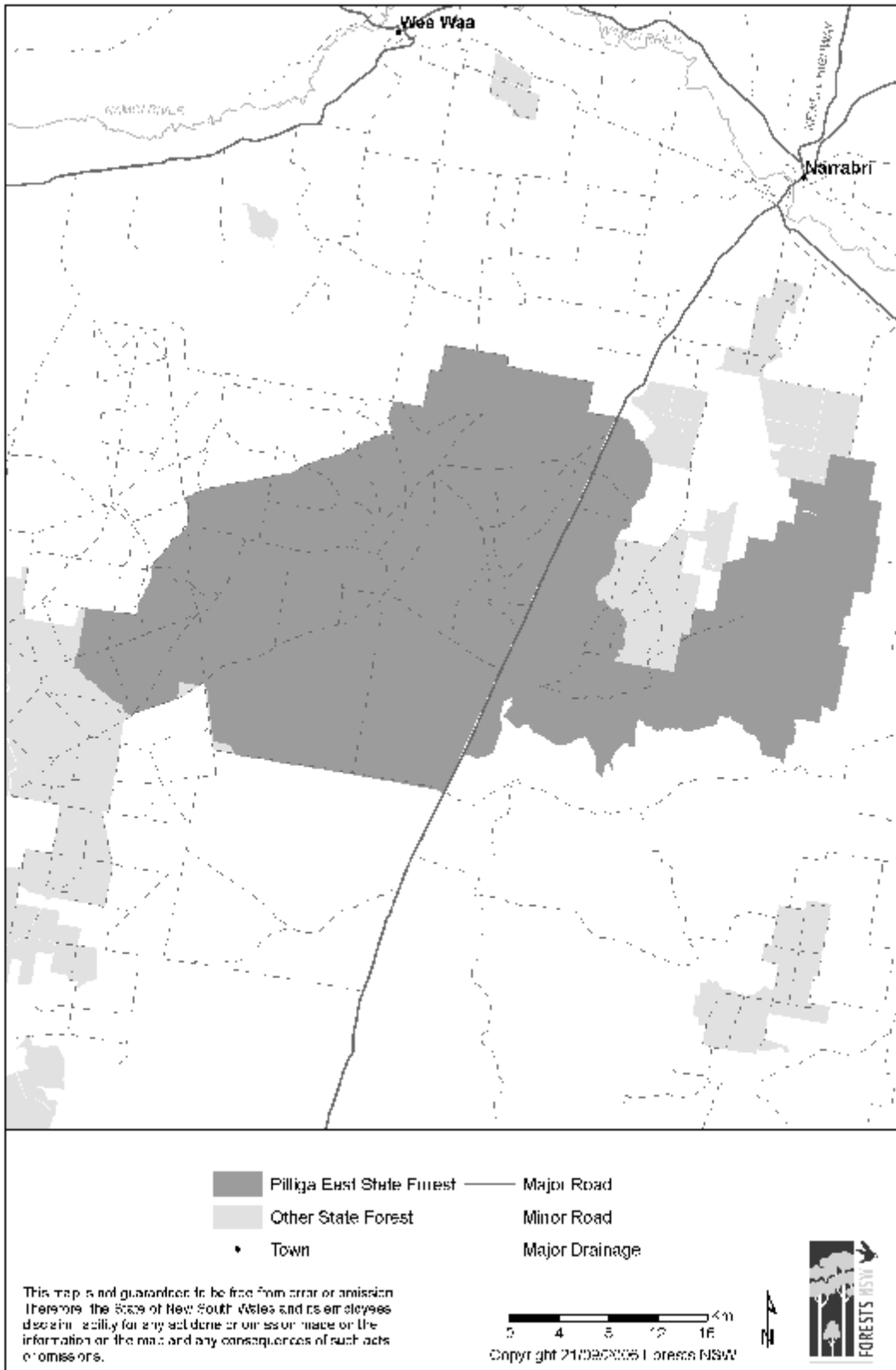
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Pilliga East State Forest**
Pilliga East State Forest is located approximately 30 km south of the township of Narrabri. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Pilliga East State Forest area: 132,201 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
 - (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
 - (b) Comply with all conditions in the written permission; and
 - (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

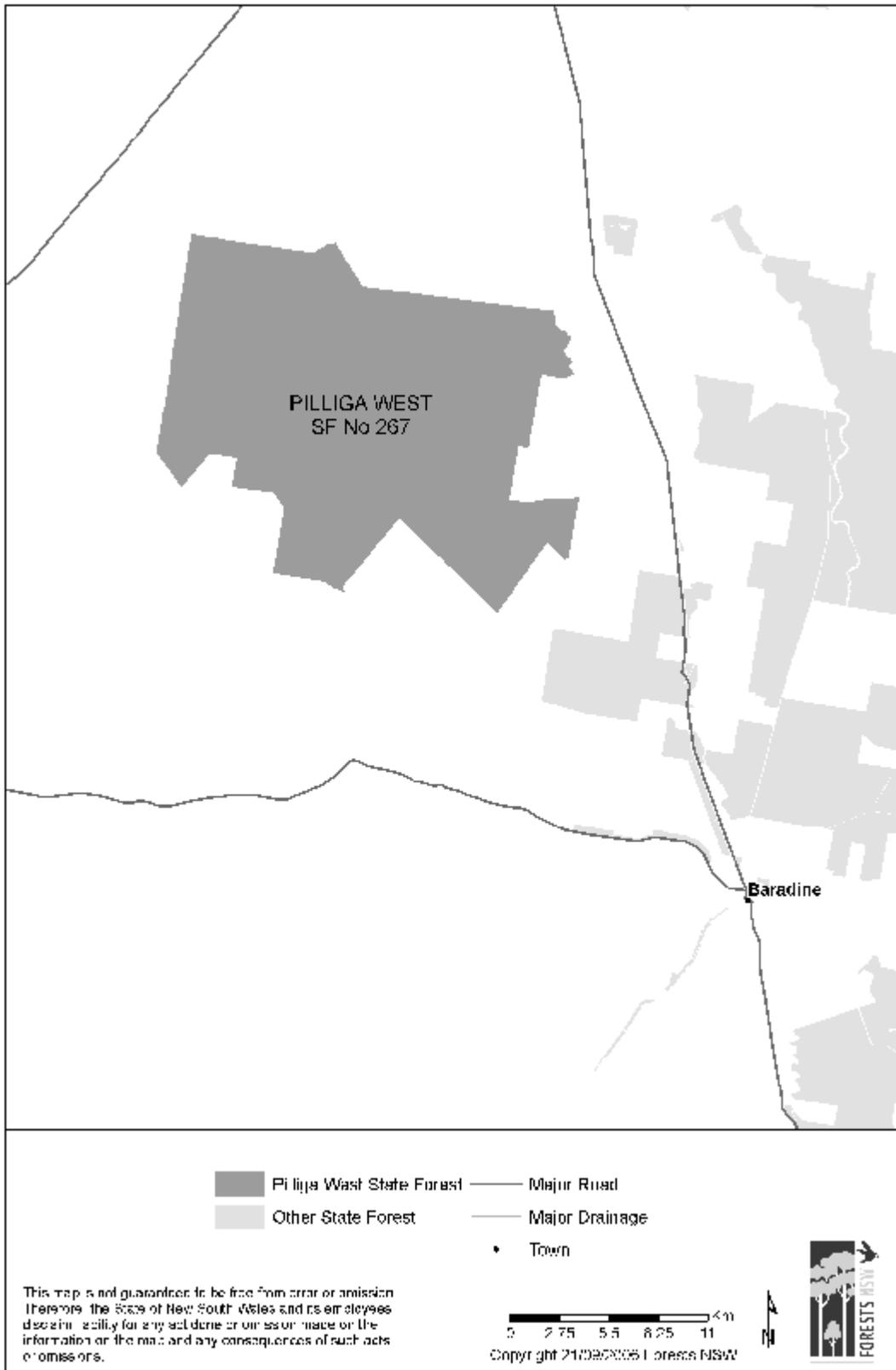


**Schedule 31
Pilliga West State Forest**

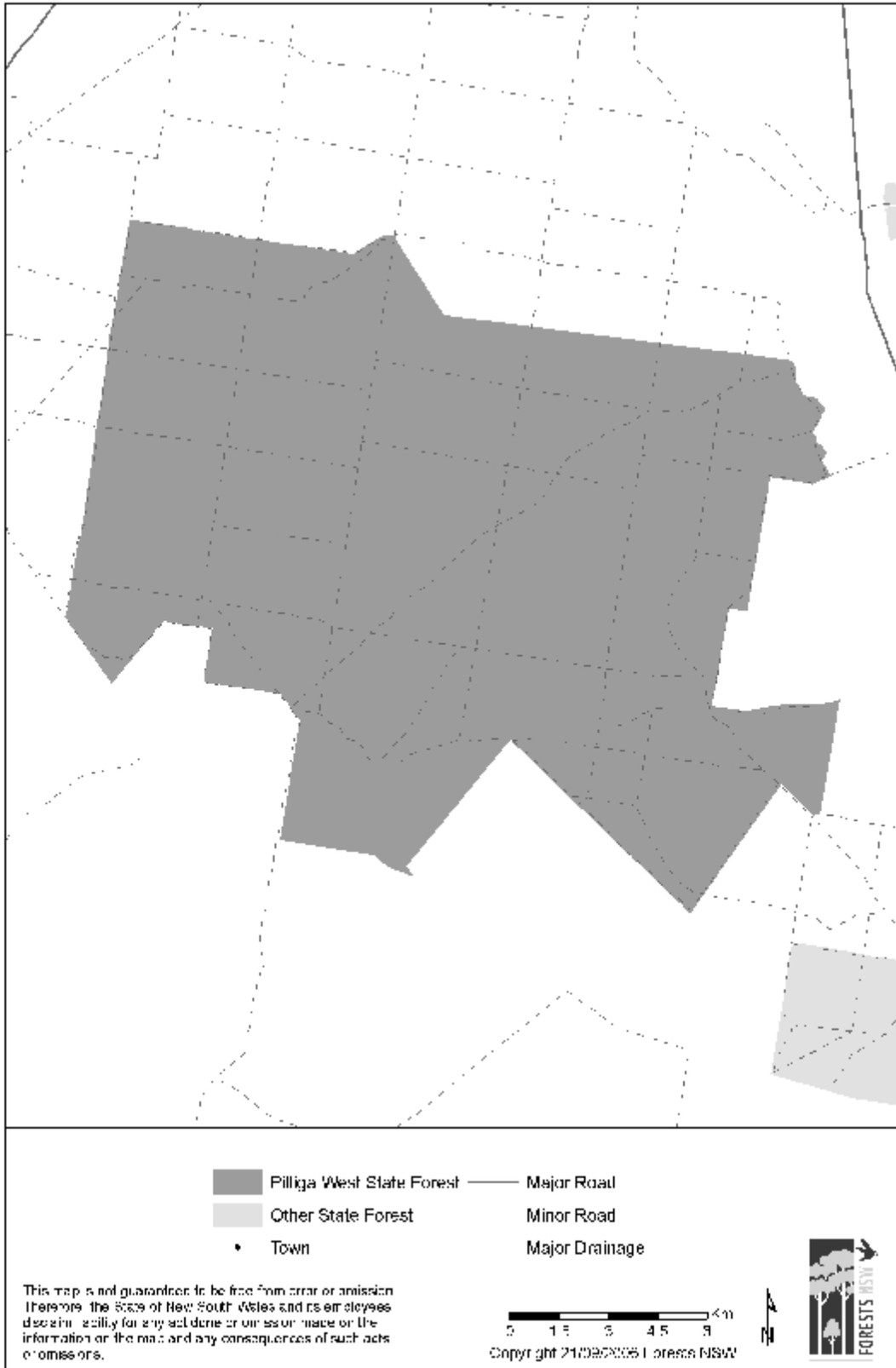
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Pilliga West State Forest**
Pilliga West State Forest is located approximately 35 km north-west of the township of Baradine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pilliga West State Forest area: 31,838 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

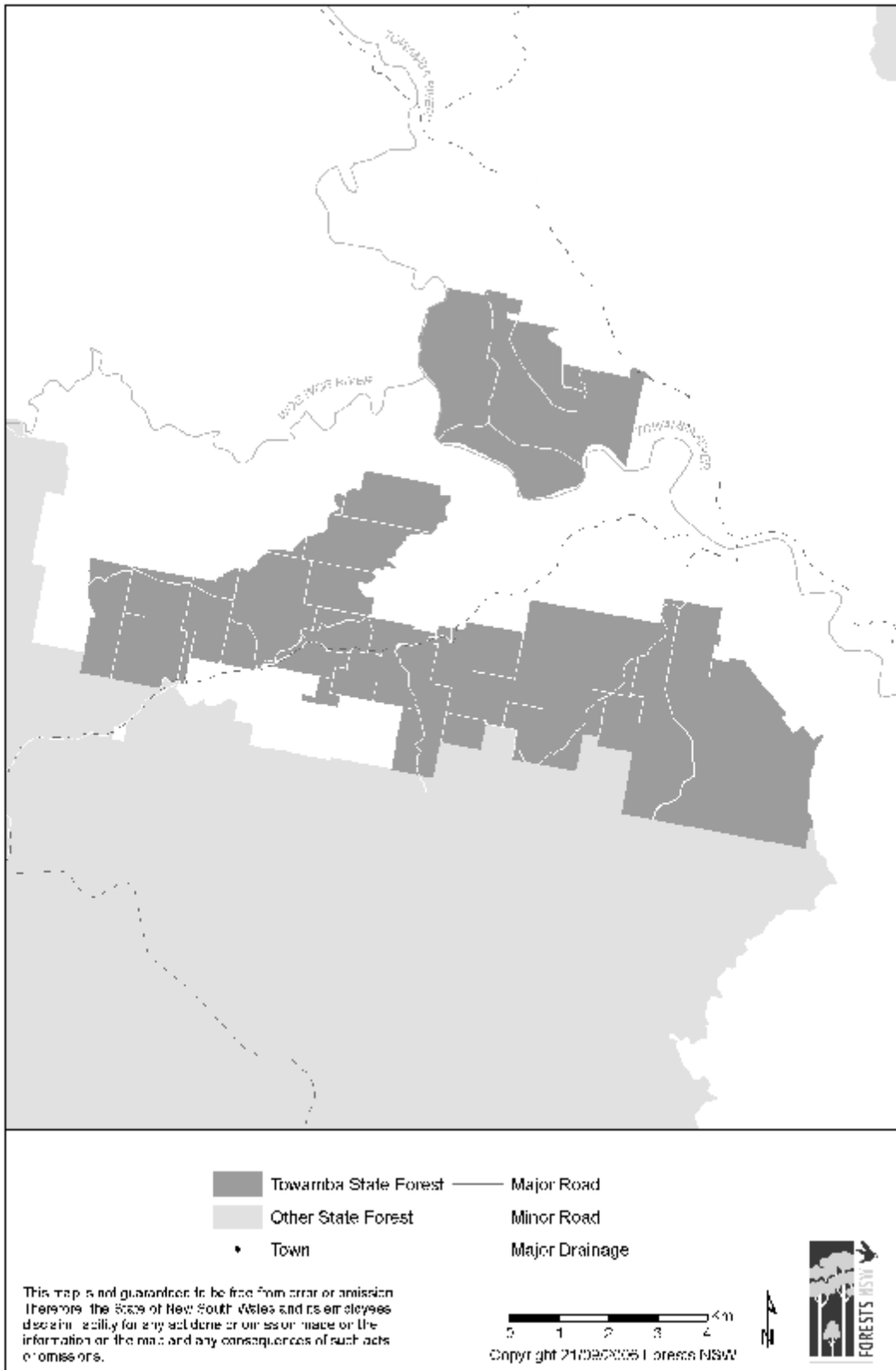


**Schedule 32
Towamba State Forest**

Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Towamba State Forest**
Towamba State Forest is located approximately 22 km west of the township of Eden. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Towamba State Forest area: 5485 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'B' – Location Map



**Schedule 33
Tuckers Nob State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Tuckers Nob State Forest

Tuckers Nob State Forest is located approximately 5 km north of the township of Bellingen. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Tuckers Nob State Forest area: 4465 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

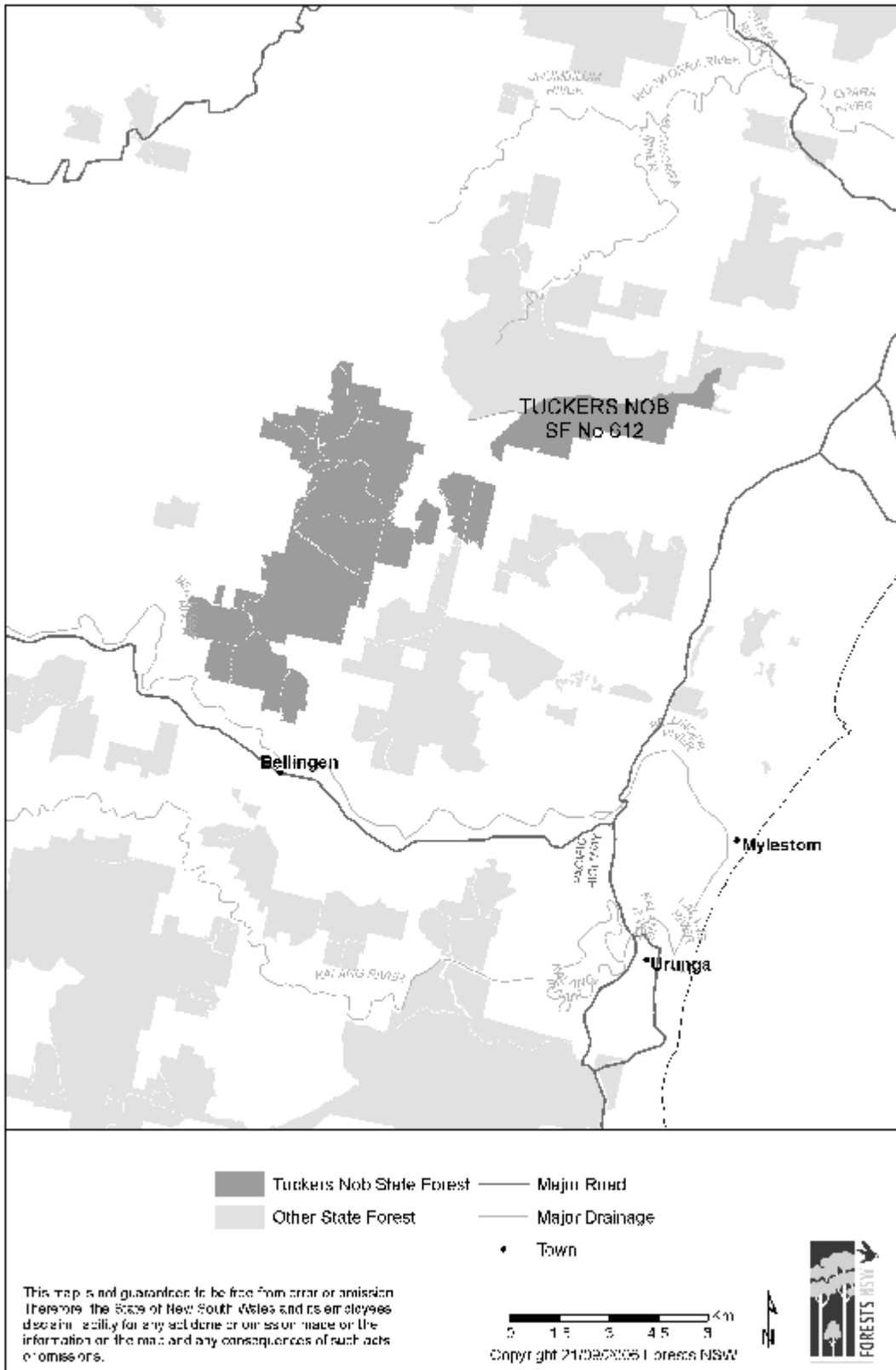
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

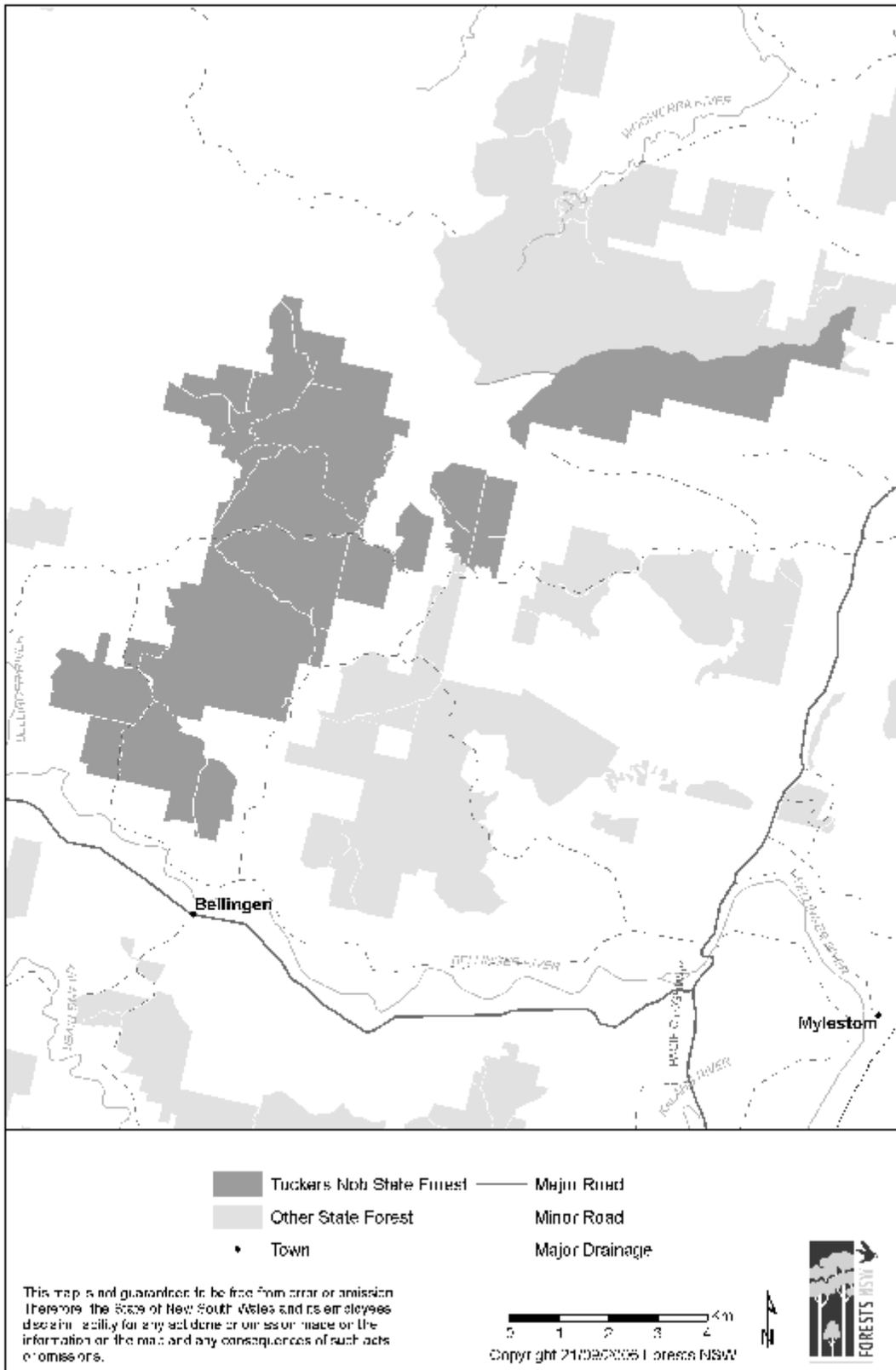
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

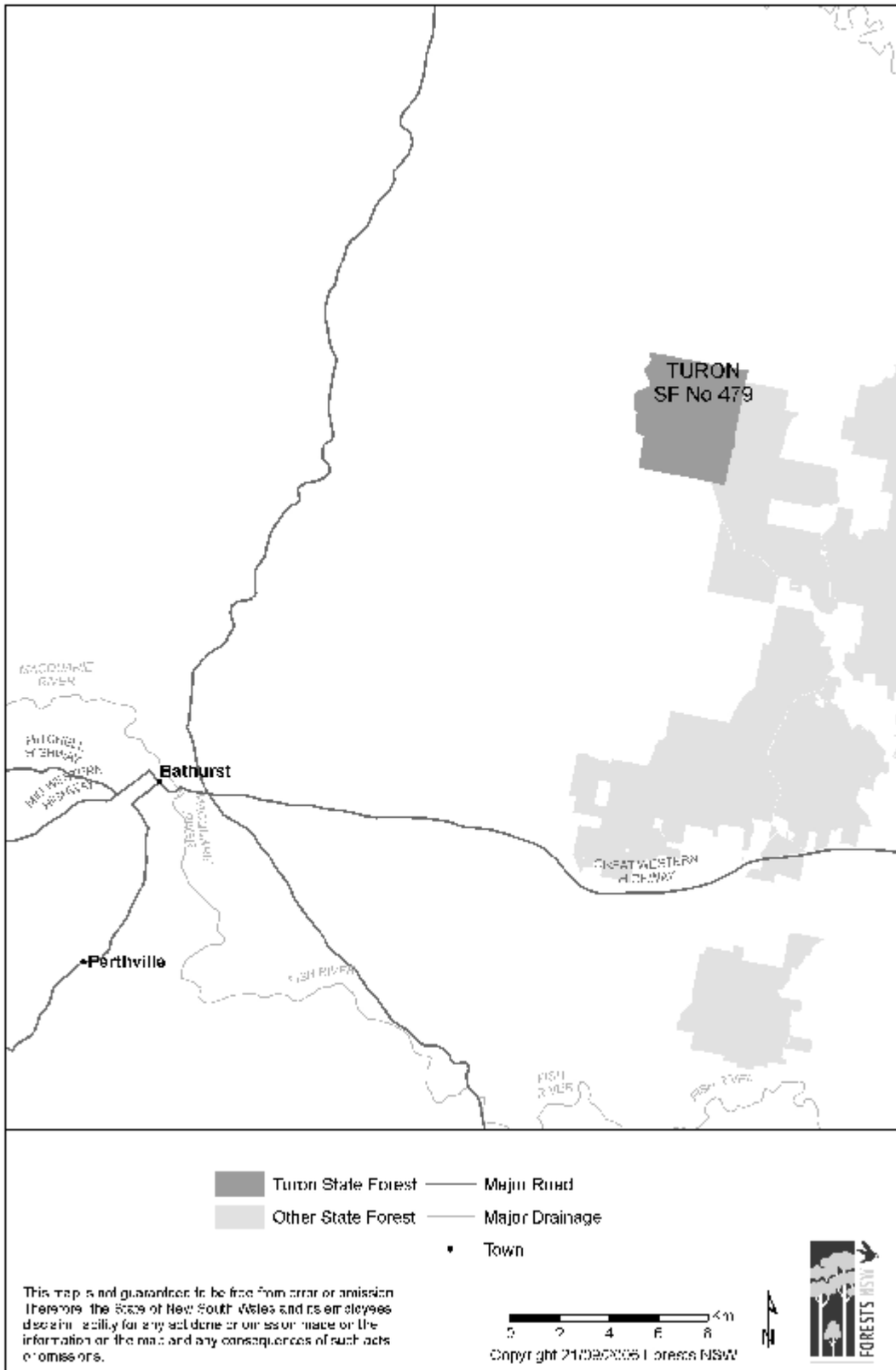


**Schedule 34
Turon State Forest**

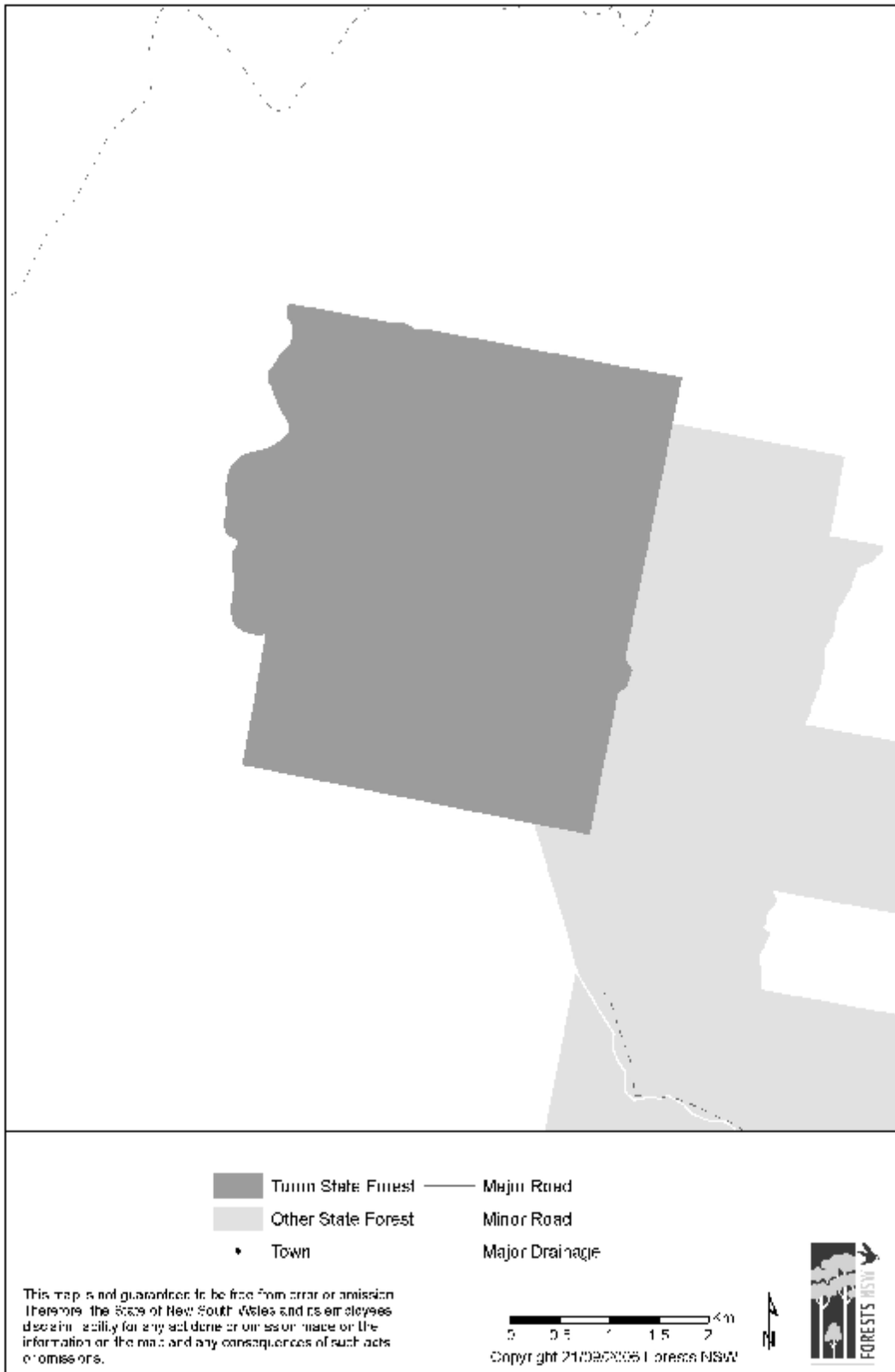
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Turon State Forest**
Turon State Forest is located approximately 27 km north of the township of Bathurst. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Turon State Forest area: 2020 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 35
Viewmont State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Viewmont State Forest

Viewmont State Forest is located approximately 4 km north-east of the township of Bowraville. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Viewmont State Forest area: 919 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

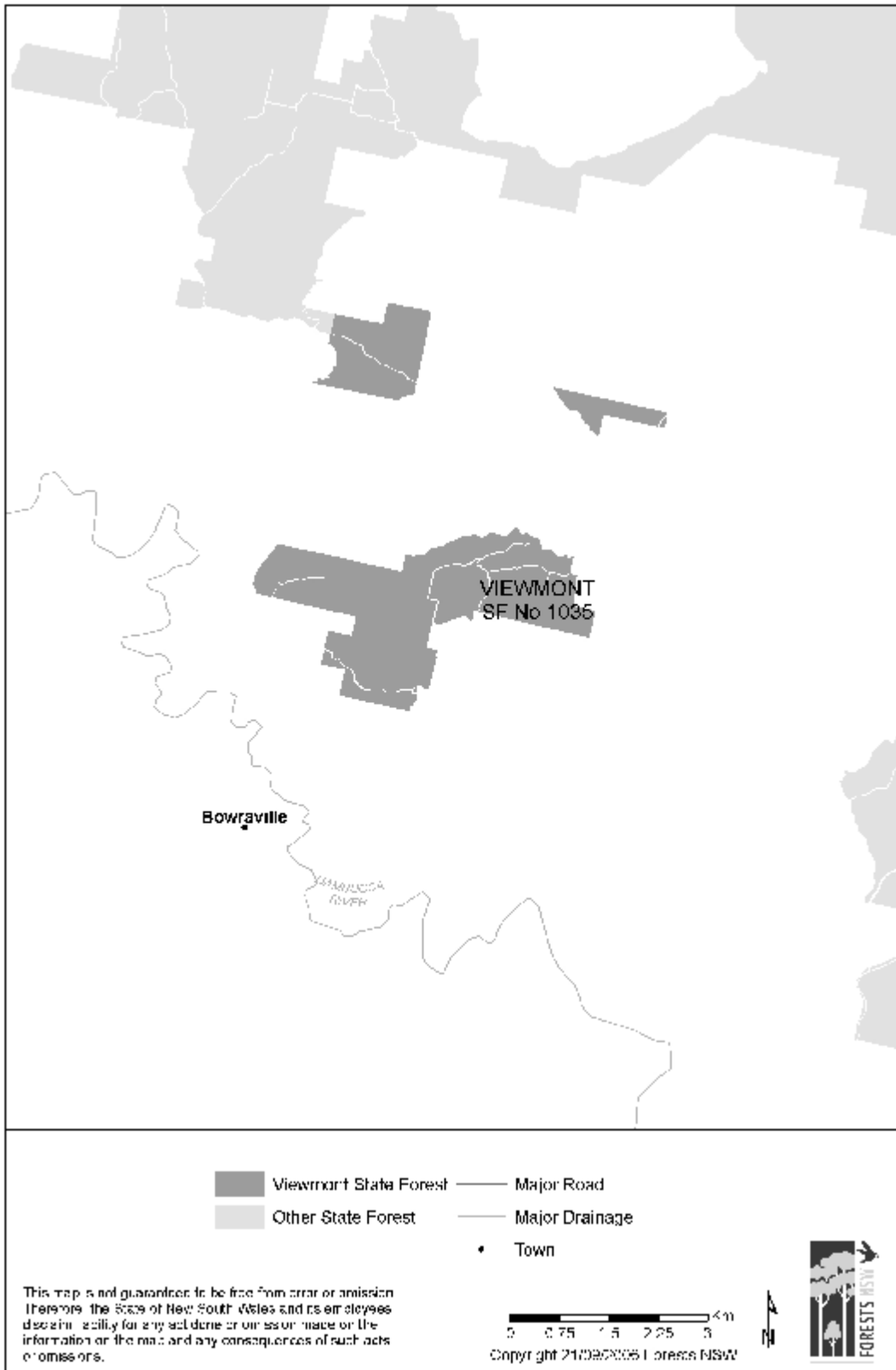
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

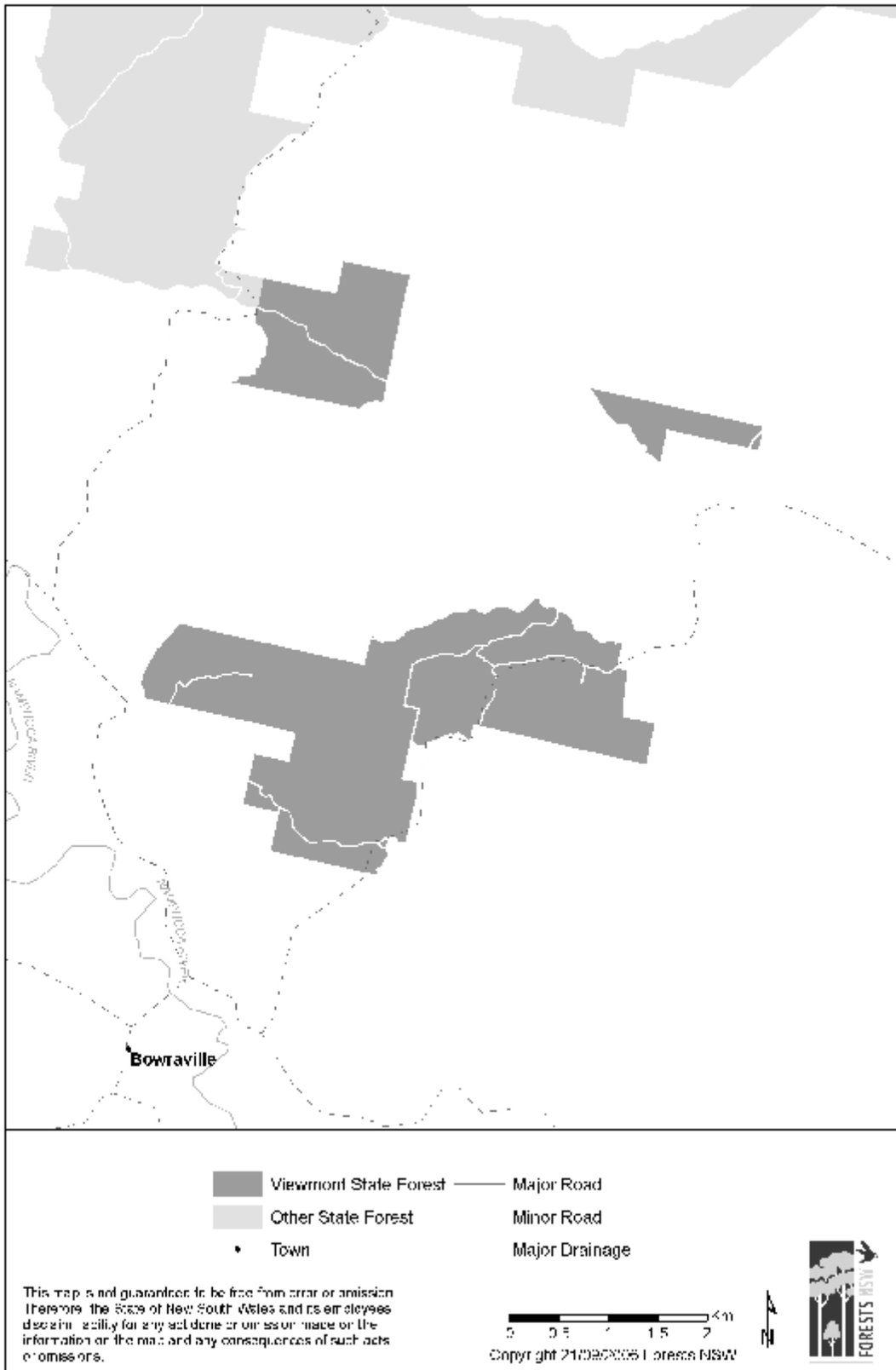
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 36
Way Way State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Way Way State Forest

Way Way State Forest is located approximately 7 km south of the township of Macksville. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Way Way State Forest area: 953 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

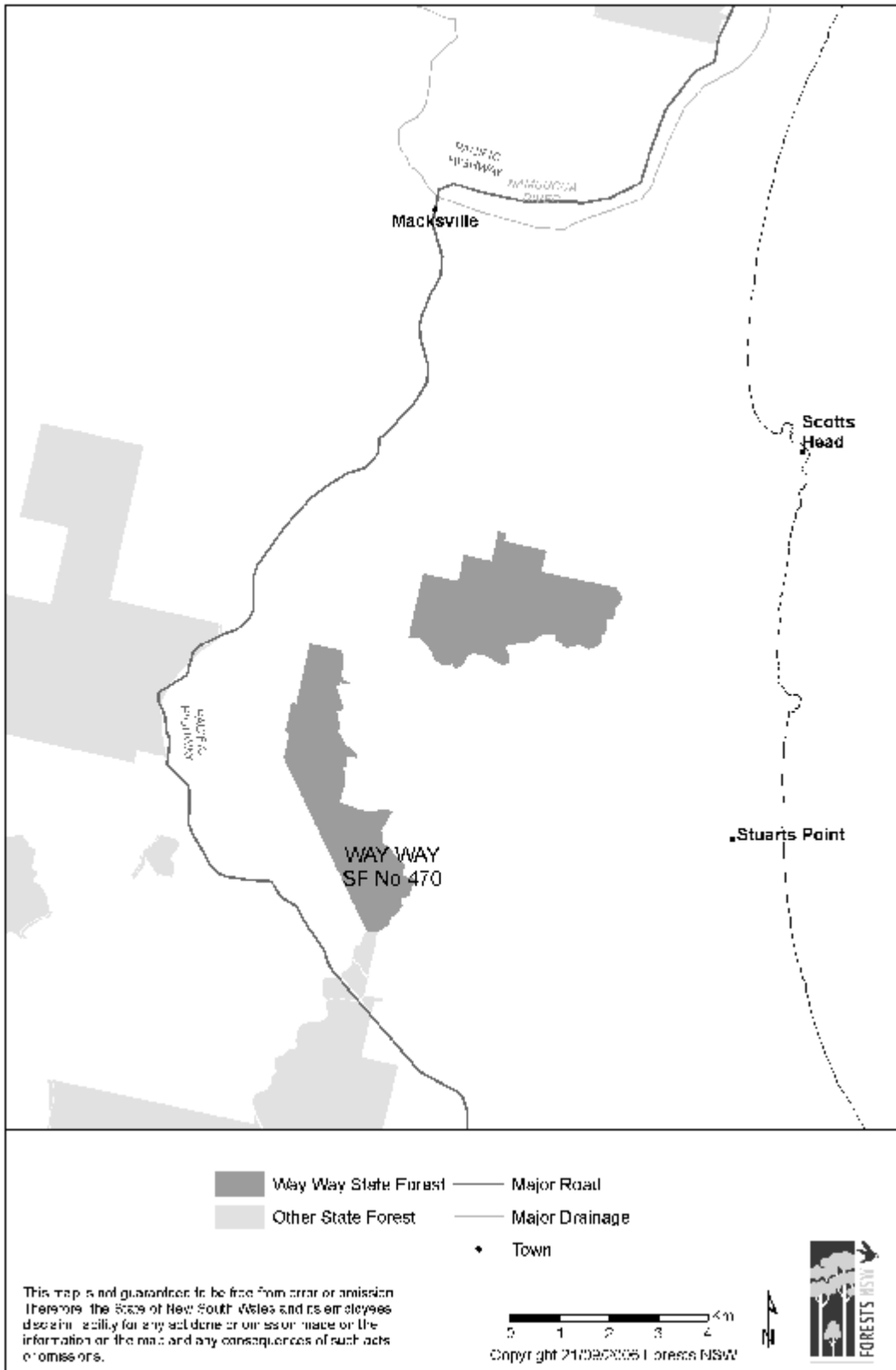
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

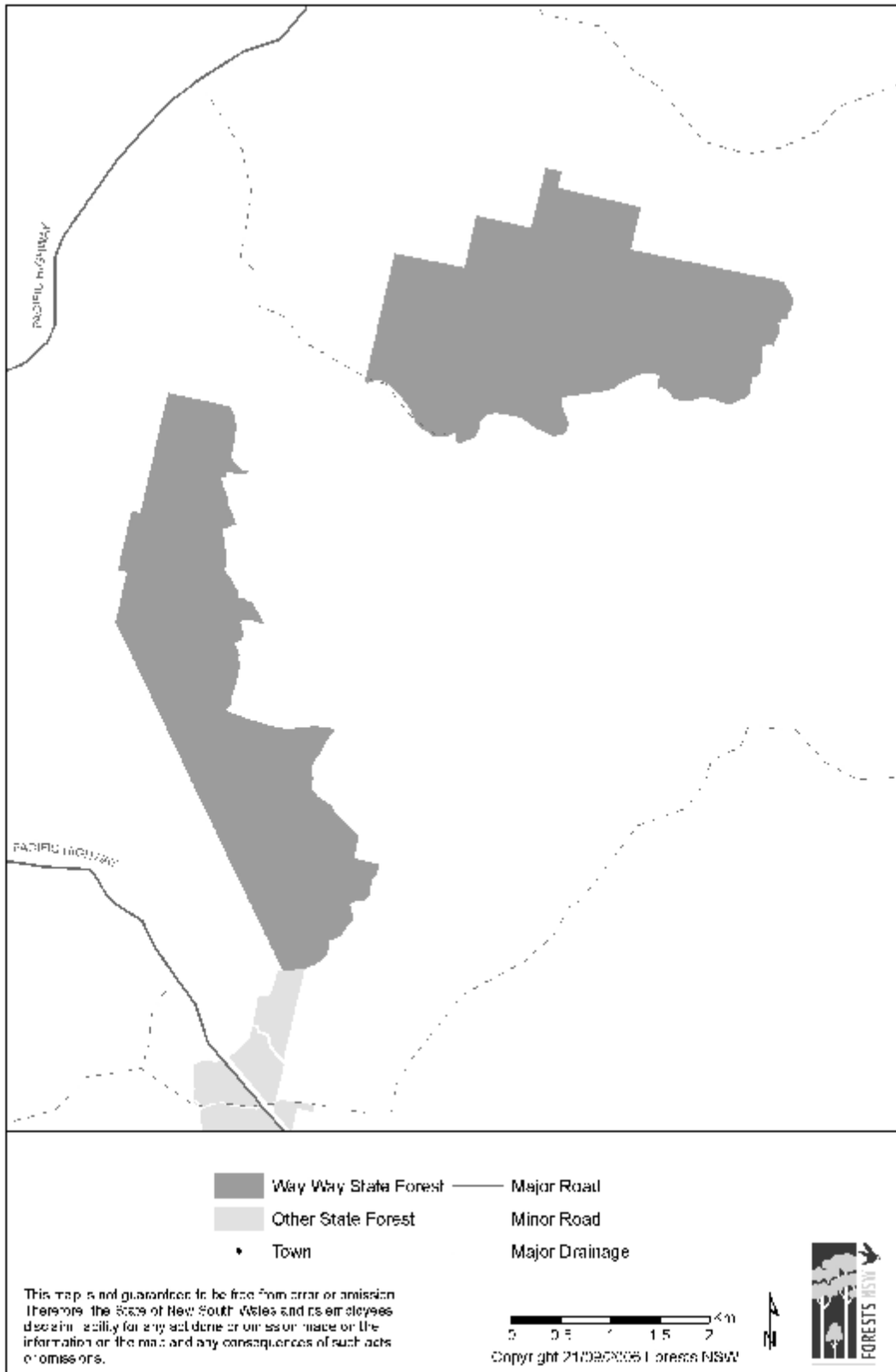
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

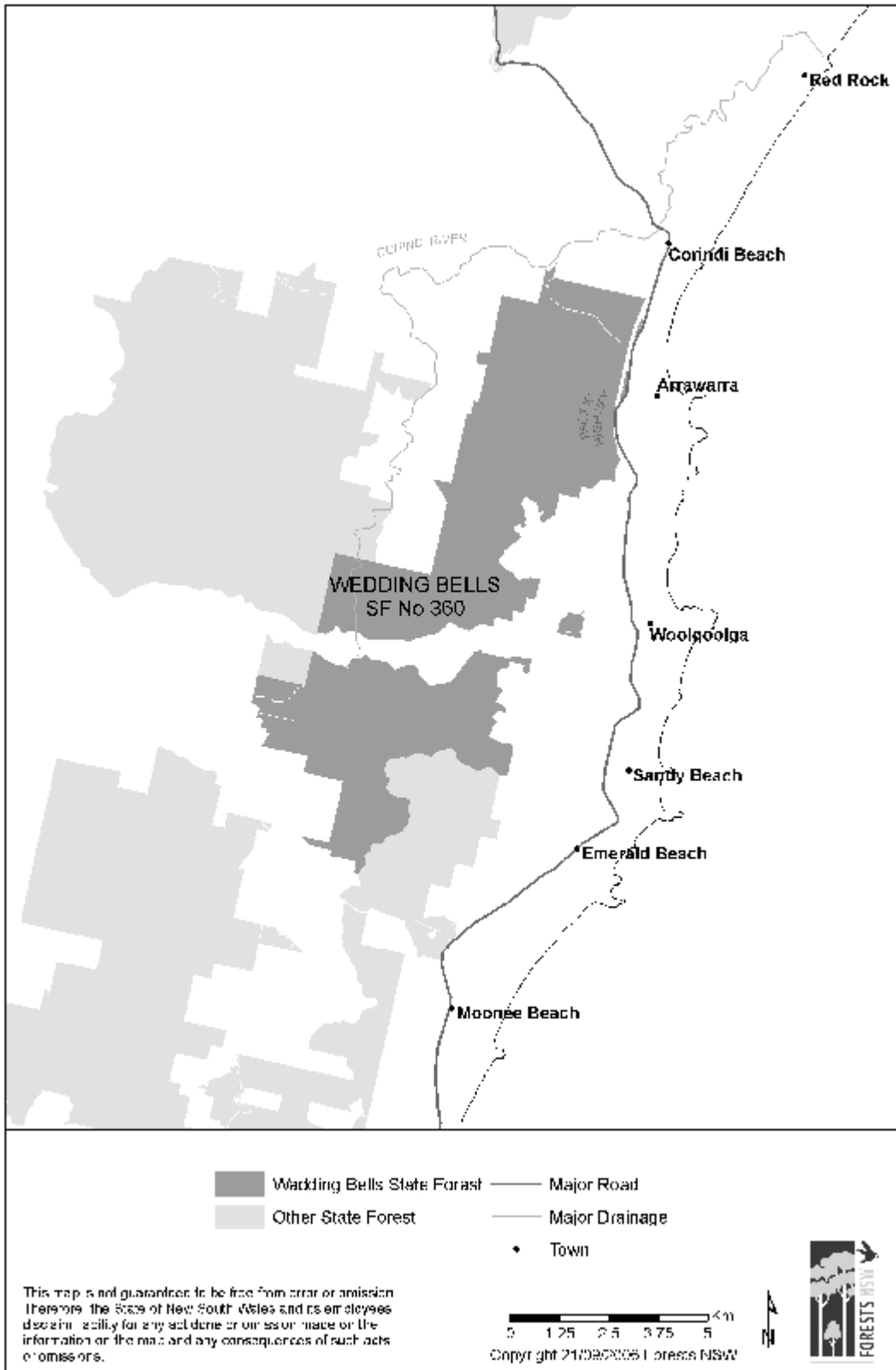


Schedule 37
Wedding Bells River State Forest

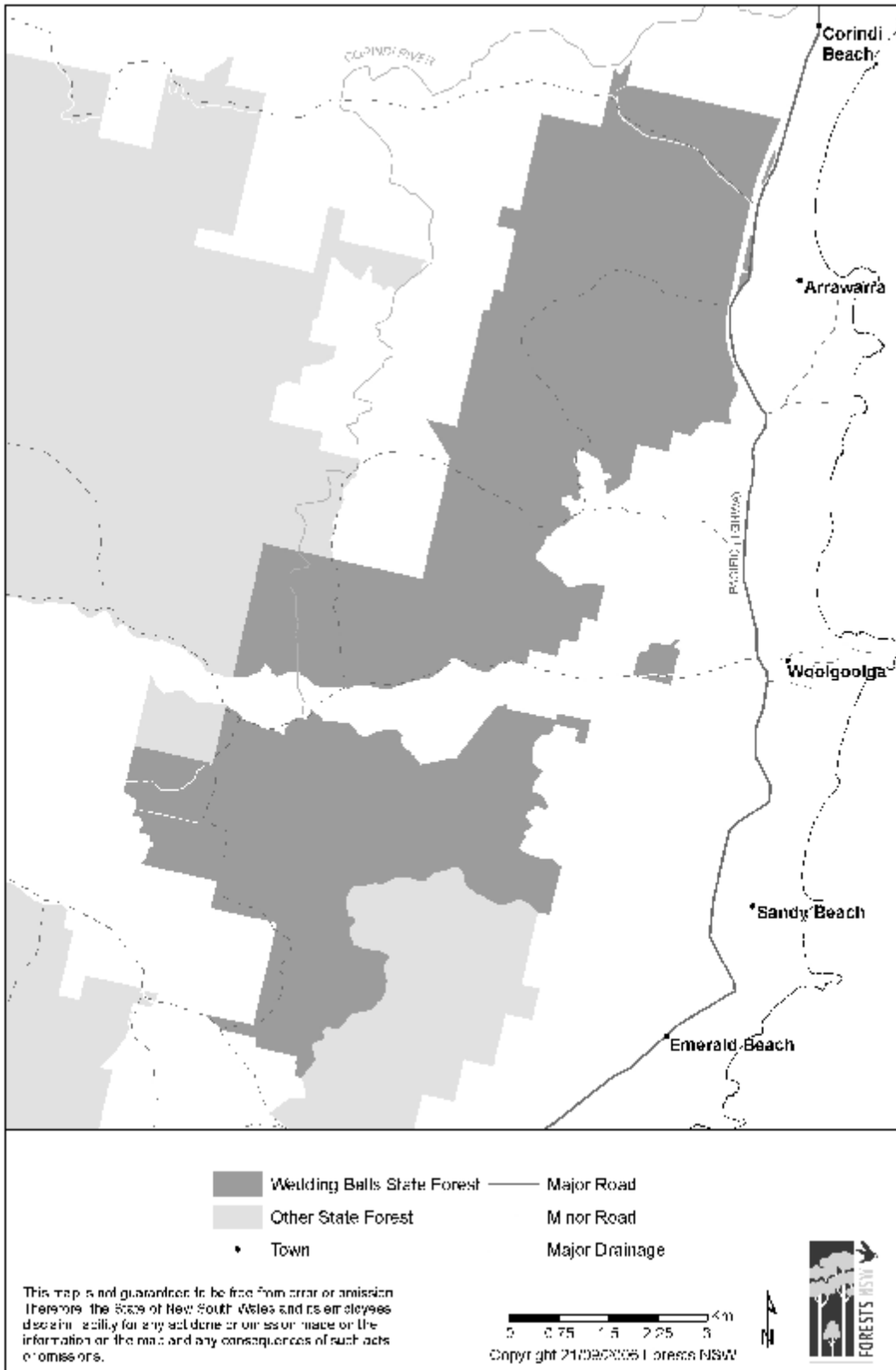
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Wedding Bells State Forest**
Wedding Bells State Forest is located approximately 3 km west of the township of Woolgoolga. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wedding Bells State Forest area: 5069 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 38
Wittenbra State Forest**

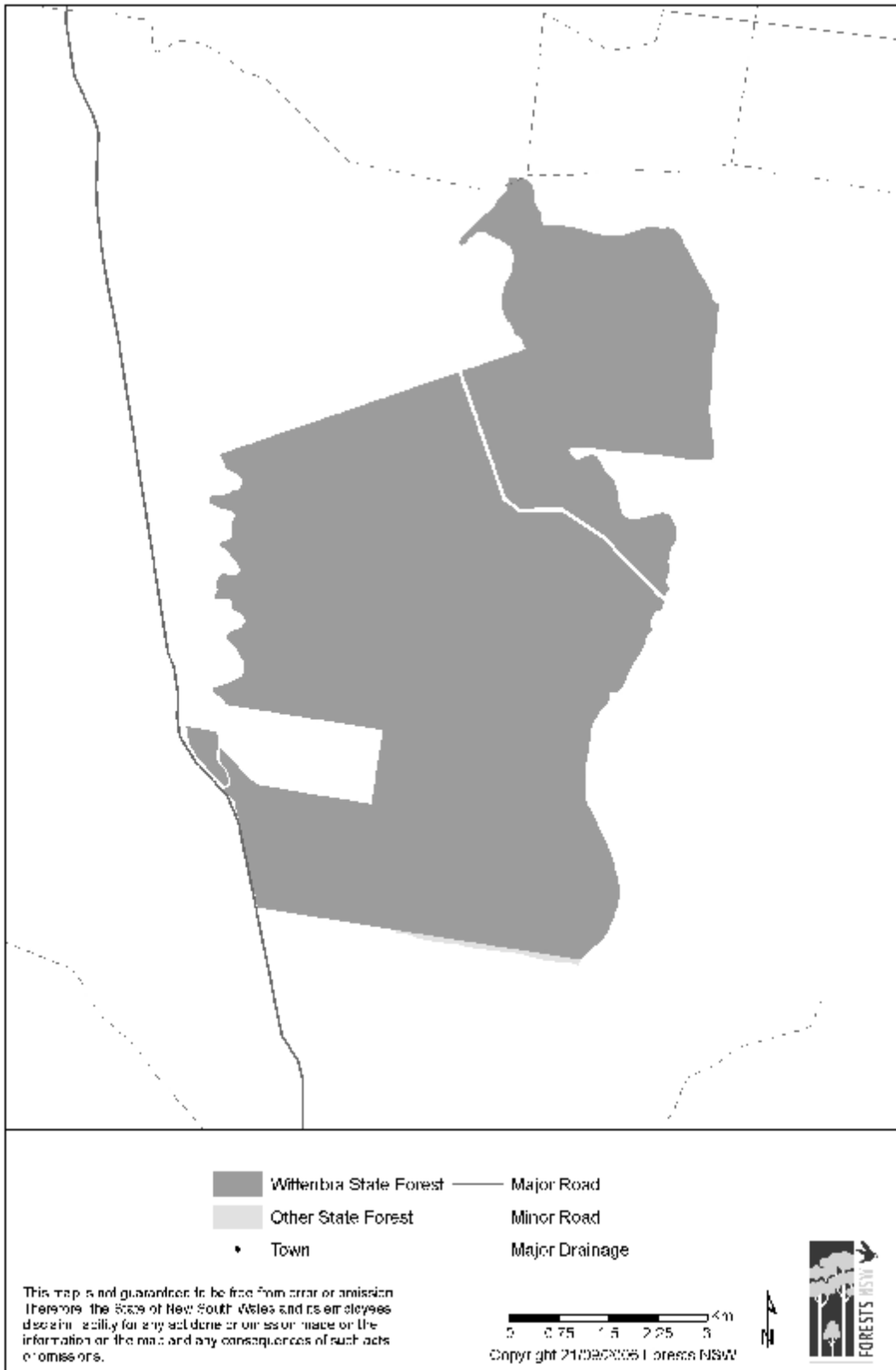
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Wittenbra State Forest**
Wittenbra State Forest is located approximately 12 km south-east of the township of Baradine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wittenbra State Forest area: 5547 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
(b) Comply with all conditions in the written permission; and
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**Schedule 39
Yerriyong State Forest**

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 1 December 2006.

2. The land declared is limited to Yerriyong State Forest

Yerriyong State Forest is located approximately 16 km north-west of the township of Sussex Inlet. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Yerriyong State Forest area: 6599 hectares.

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

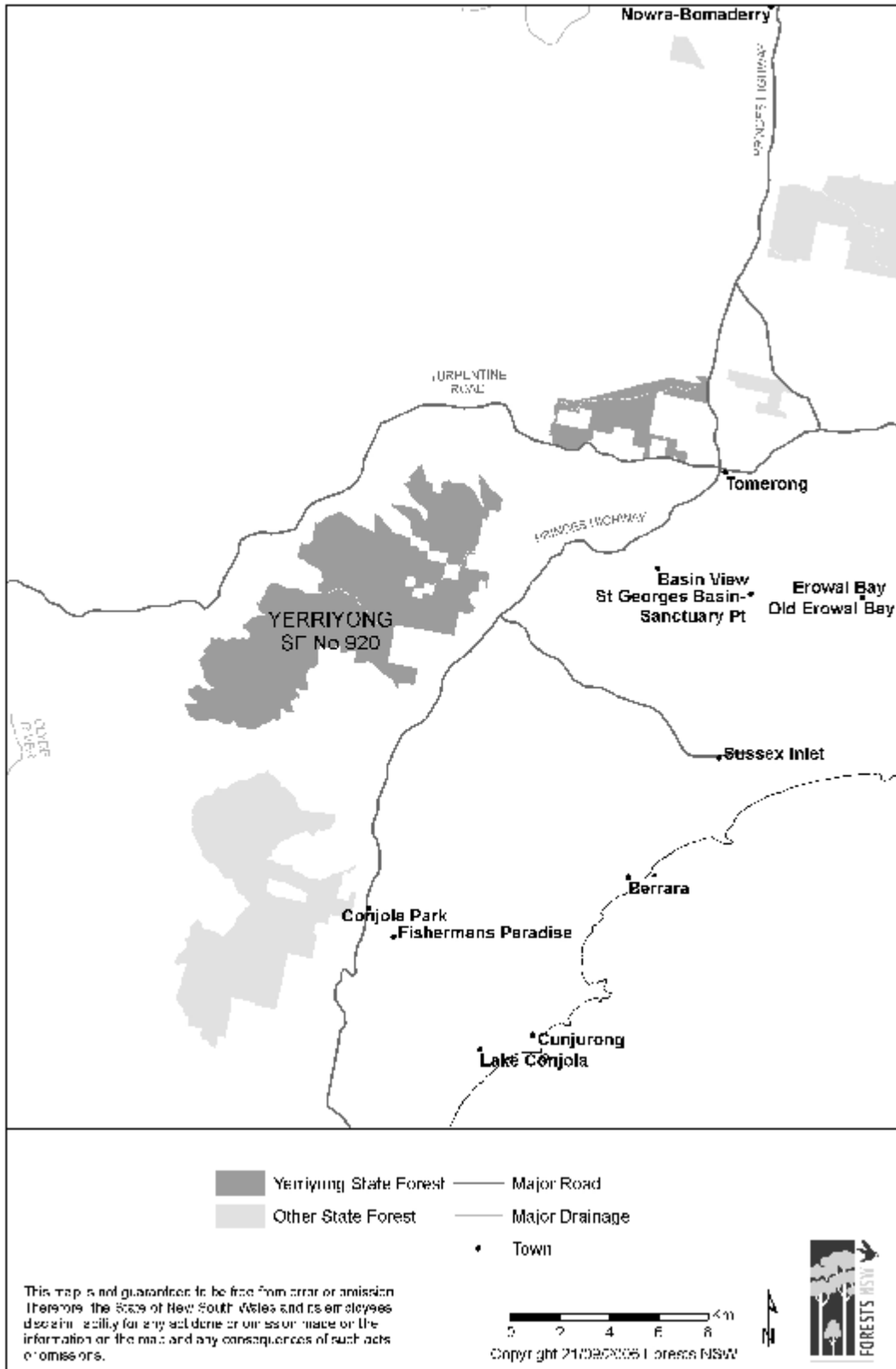
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

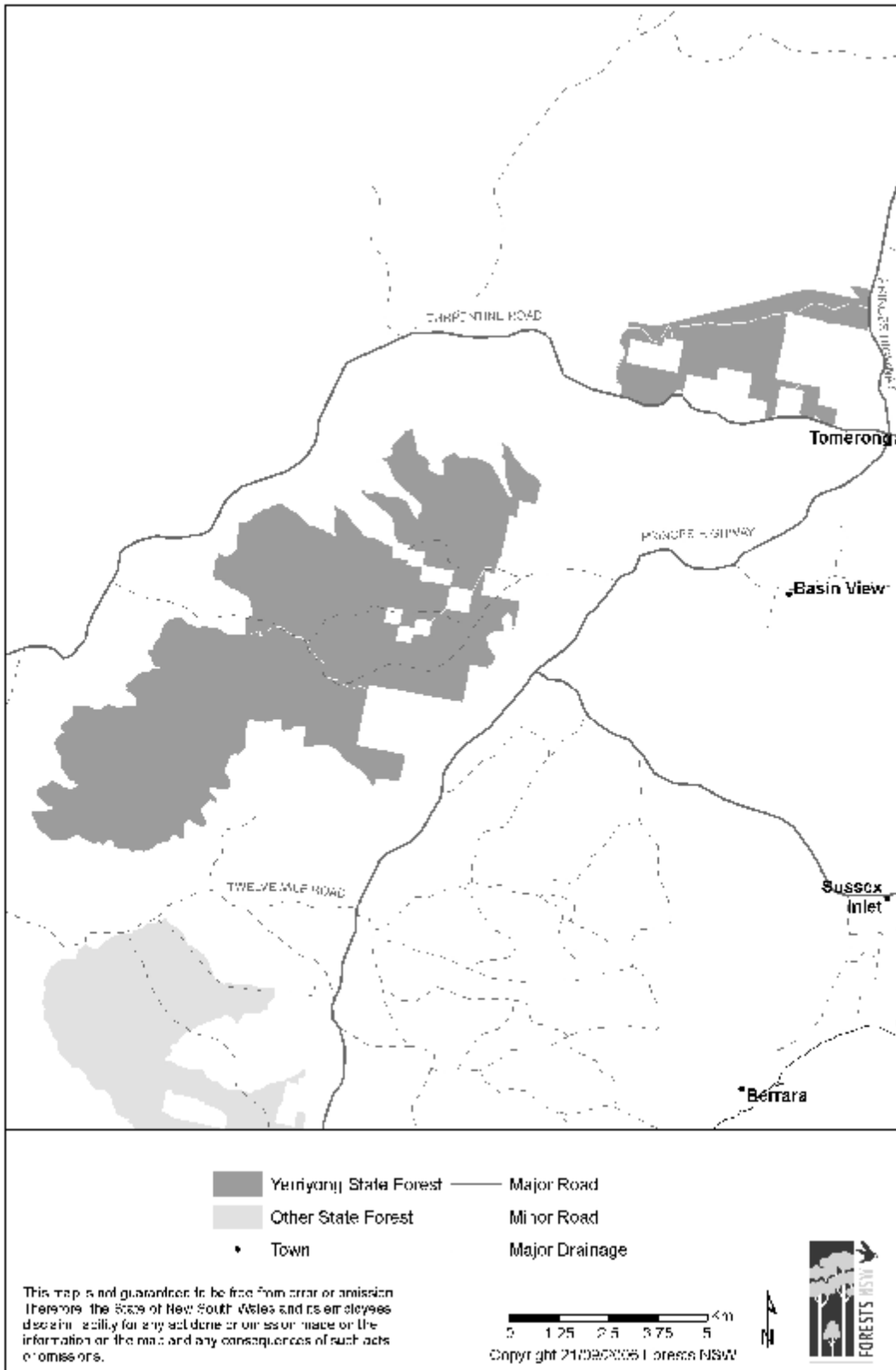
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map

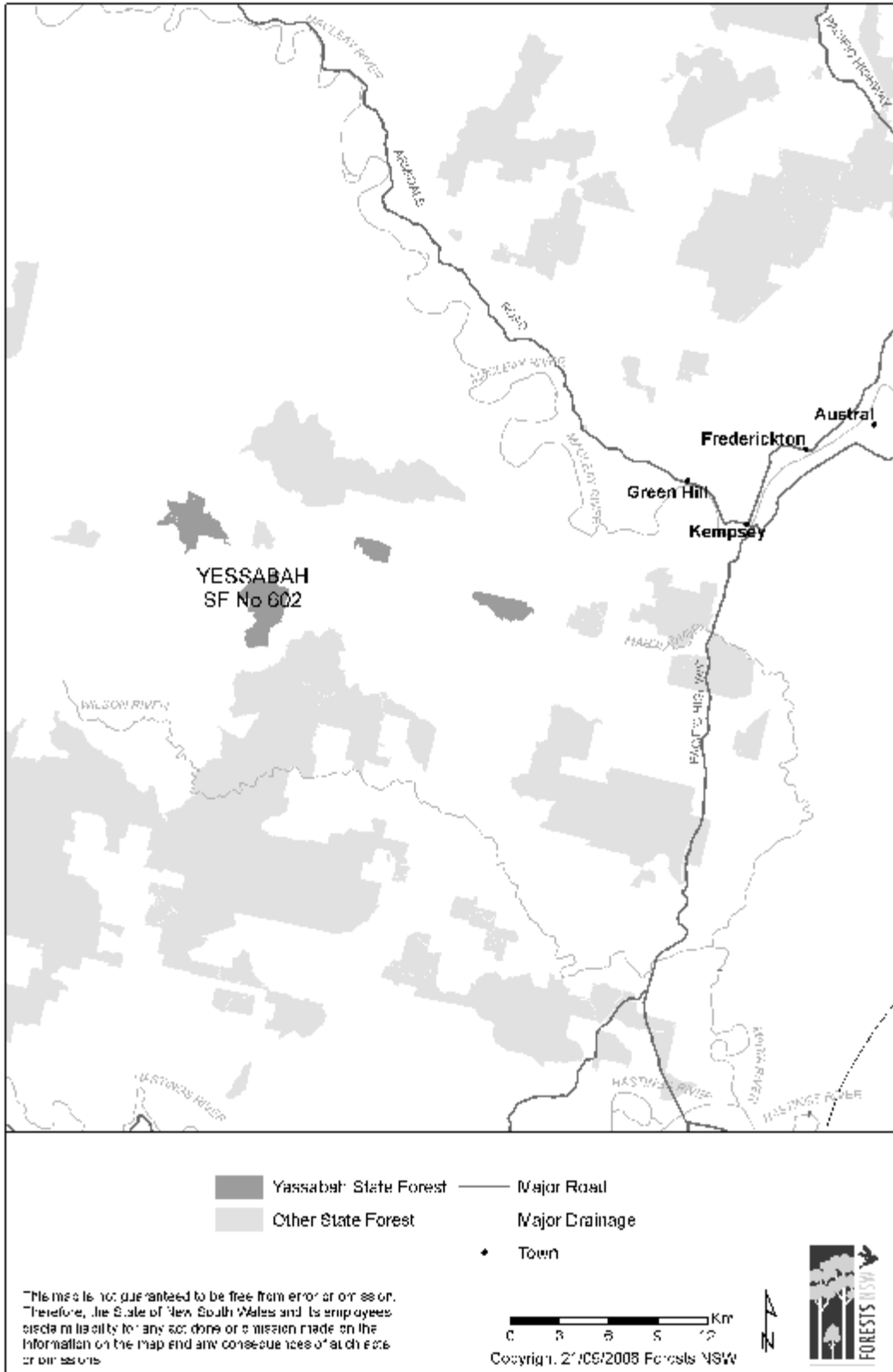


**Schedule 40
Yessabah State Forest**

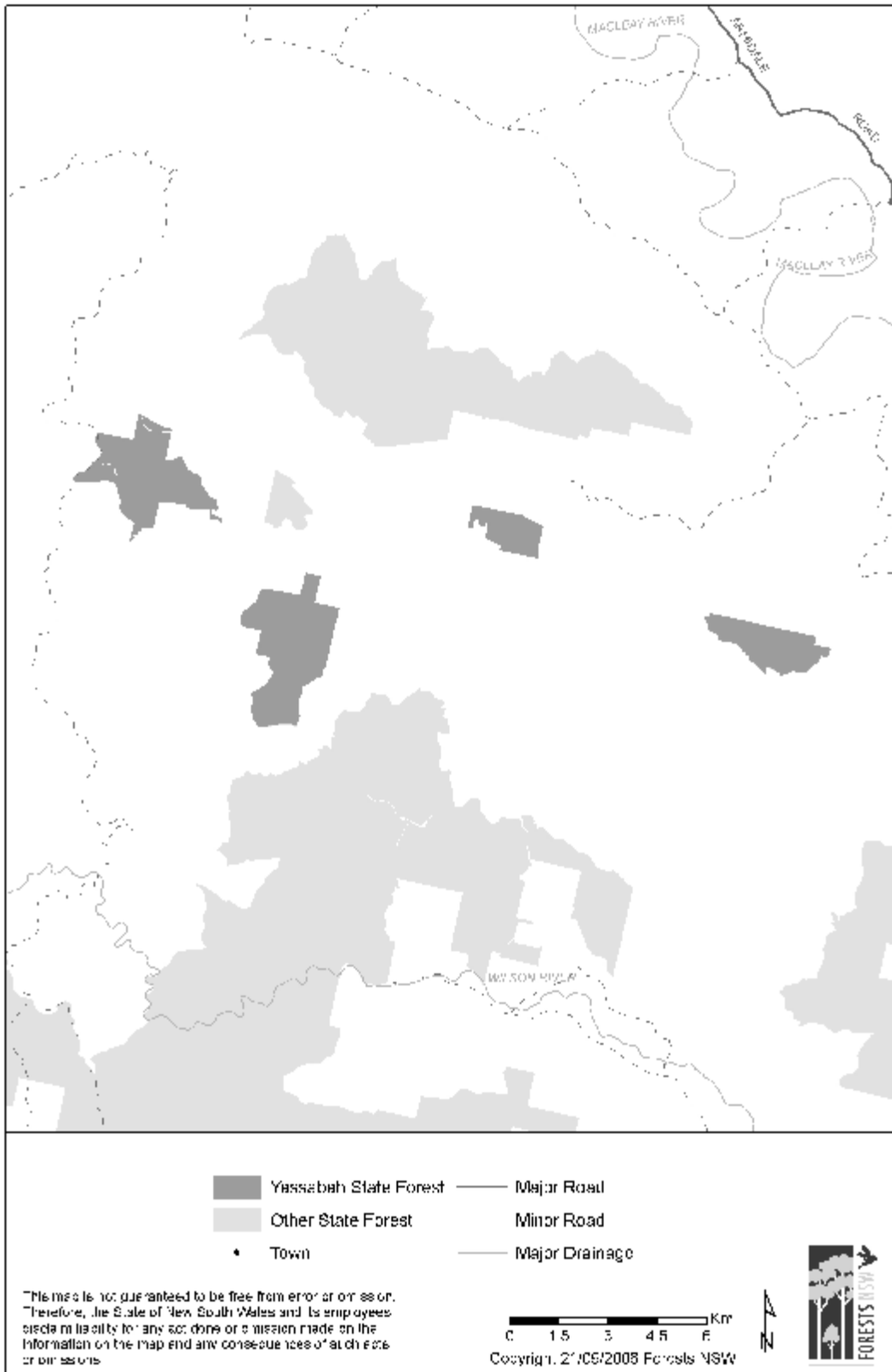
Terms

- 1. Duration of the declaration**
This declaration shall remain in force for a period of five (5) years from 1 December 2006.
- 2. The land declared is limited to Yessabah State Forest**
Yessabah State Forest is located approximately 15 km west of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'.
Yessabah State Forest area: 2101 hectares.
- 3. Authority of this declaration**
This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.
- 4. Variation or revocation of the declaration**
The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.
- 5. Written permission to access the declared area**
Written permission from Forests NSW or the Game Council is required to access the declared area for the purposes of hunting, subject to the *Game and Feral Animal Control Act 2002*. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.
- 6. Requirements of the declaration**
A person who hunts on the lands declared must:
 - (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
 - (b) Comply with all conditions in the written permission; and
 - (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

APPENDIX 'A' – Locality Map



APPENDIX 'B' – Location Map



**FISHERIES MANAGEMENT (GENERAL)
REGULATION 2002**

Appointment of Advisory Council Members

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to clause 350(1)(a) of the Fisheries Management (General) Regulation 2002, appoint the persons mentioned in the Schedule to the Advisory Council on Recreational Fishing for a term commencing on the date of this appointment and expiring on 31 August 2009.

Schedule

COOLEY, Peter
DUNPHY, John
HARNWELL, Jim
HOWE, Charles
McKINNON, Kevin
McLEOD, Janette
RYAN, Neil

Dated this 3rd day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(04-2200)

No. 2876, CHARBON COAL PTY LIMITED (ACN 064 237 118) AND SK AUSTRALIA PTY LIMITED (ACN 003 964 225), area of 324 hectares, for Group 9, dated 12 October 2006. (Orange Mining Division).

(06-4177)

No. 2881, ST BARBARA LIMITED (ACN 009 165 066), area of 100 units, for Group 1, dated 18 October 2006. (Armidale Mining Division).

(06-4178)

No. 2882, ST BARBARA LIMITED (ACN 009 165 066), area of 100 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4179)

No. 2883, ST BARBARA LIMITED (ACN 009 165 066), area of 35 units, for Group 1, dated 18 October 2006. (Cobar Mining Division).

(06-4180)

No. 2884, ST BARBARA LIMITED (ACN 009 165 066), area of 100 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4181)

No. 2885, ST BARBARA LIMITED (ACN 009 165 066), area of 100 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4182)

No. 2886, ST BARBARA LIMITED (ACN 009 165 066), area of 70 units, for Group 1, dated 18 October 2006. (Cobar Mining Division).

(06-4183)

No. 2887, ST BARBARA LIMITED (ACN 009 165 066), area of 100 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4184)

No. 2888, ST BARBARA LIMITED (ACN 009 165 066), area of 30 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4185)

No. 2889, ST BARBARA LIMITED (ACN 009 165 066), area of 42 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4186)

No. 2890, ST BARBARA LIMITED (ACN 009 165 066), area of 40 units, for Group 1, dated 18 October 2006. (Orange Mining Division).

(06-4187)

No. 2891, RANGOTT MINERAL EXPLORATION PTY LIMITED, area of 41 units, for Group 1, dated 19 October 2006. (Orange Mining Division).

MINING LEASE APPLICATIONS

(06-6616)

No. 289, MT ARTHUR COAL PTY LIMITED (ACN 000 181 902), area of about 389.1 hectares, to mine for coal, dated 6 October 2006. (Singleton Mining Division).

(06-6795)

No. 290, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672), area of about 1487 hectares, to mine for coal, dated 17 October 2006. (Orange Mining Division).

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-97)

No. 2678, now Exploration Licence No. 6616, GLENELLA QUARRY PTY LTD (ACN 117 019 155), Counties of Bathurst, Forbes, King and Monteagle, Map Sheet (8629, 8630), area of 14 units, for Group 1 and Group 2, dated 23 August 2006, for a term until 22 August, 2008.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(06-4117)

No. 2823, PLATSEARCH NL (ACN 003 254 395), County of Cowper, County of Robinson and County of Yanda, Map Sheet (8035, 8135). Withdrawal took effect on 19 October 2006.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

NOTICE is given that the following applications for renewal have been received:

(C88-0211)

Authorisation No. 406, NAMOI VALLEY COAL PTY LIMITED (ACN 001 234 000), area of 2493 hectares. Application for renewal received 16 October 2006.

(T99-0223)

Exploration Licence No. 5795, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454) AND WESTERN PLAINS GOLD LTD (ACN 109 426 502), area of 25 units. Application for renewal received 23 October 2006.

(04-577)

Exploration Licence No. 6346, TRITTON RESOURCES LIMITED (ACN 100 095 494), area of 78 units. Application for renewal received 24 October 2006.

(T04-0597)

Exploration Licence No. 6347, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 23 units. Application for renewal received 23 October 2006.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authority has been renewed:

(05/2403)

Private Lands lease No. 3720 (Act 1906), THE AUSTRAL BRICK COMPANY PROPRIETARY LIMITED (ACN 000 005 550), Parish Wingello, County of Camden, Map Sheet (8928-4-2), Area of 15.71 hectares for a further term until 15 May 2010. Renewal effective on and from 28 September 2006.

IAN MACDONALD, M.L.C.,
Minister for Mineral Resources.

RURAL LANDS PROTECTION ACT 1998

Order under Part 11 and Clause 27(2) of Schedule 7 in respect of Spur-Throated Locust

PEST CONTROL ORDER NUMBER 8

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, revoke Pest Control Order Number 5 in respect of Spur-Throated Locust dated 26 October 2001 and published in NSW Government Gazette No. 164 on 29 October 2001 at page 8893 (as amended by order dated 18 December 2004 and published in NSW Government Gazette No. 14 on 21 January 2005 at page 208) and any order revived as a result of this revocation and I make this order pursuant to Part 11 of, and clause 27(2) of Schedule 7 to, the Rural Lands Protection Act 1998 ("the Act").

1. This order applies, pursuant to section 143(1)(a) of the Act, to all land in New South Wales ("the controlled land").
2. I declare, pursuant to section 143(1)(b) of the Act, the Spur-Throated Locust (*Austracris guttulosa*), a former pest within the meaning of clause 27(1) of Schedule 7 to the Act, to be a pest on the controlled land ("the pest").

3. I impose, pursuant to sections 143(1)(c) and 143(2)(a) of the Act, a general destruction obligation requiring the occupier of controlled land to eradicate the pest by any lawful method.
4. I impose, pursuant to sections 143(1)(c) and 143(2)(c) of the Act, a notification obligation requiring the occupier of controlled land to give the board for the district in which the controlled land is situated notice of the presence of the pest on the land as soon as practicable after becoming aware of its presence.
5. I empower, pursuant to sections 143(1)(c) and 143(2)(d) of the Act, all boards to serve an individual eradication order in accordance with Part 11 of the Act, on any occupier or owner (other than a public authority) of controlled land in their district requiring the occupier or owner to eradicate the pest by use of a method specified by the board in the order.
6. I empower, pursuant to sections 143(1)(c) and 143(2)(e) of the Act, all boards to publish a general eradication order in accordance with Part 11 of the Act, requiring all occupiers of controlled land within their district (or a specified part of their district) to eradicate the pest by use of a method specified by the board in the order.
7. I confer, pursuant to sections 143(1)(c) and 143(2)(f) of the Act, power on all authorised officers who are employed as rangers by a board and all authorised officers appointed for the purposes of Part 11 of the Act, to take measures to carry out work on controlled land to eradicate the pest.
8. I specify, pursuant to section 143(7)(a) of the Act, in respect of the exercise of the power under section 143(2)(f) by authorised officers on land under the care, control and management of the National Parks and Wildlife Service, that such power cannot be exercised unless and until the written approval of the Deputy Director-General, Parks and Wildlife Division of the NSW Department of Environment and Conservation has been obtained.
9. I require, pursuant to sections 143(1)(c) and 143(2)(j) of the Act, all boards to supply materials that have been provided to them for the eradication of the pest on controlled land within their district, free of charge, to the owner or occupier of rateable land in accordance with the relevant standard operating procedures.
10. I specify, pursuant to section 143(3) of the Act, the following method of eradication as a method that may be used in relation to the pest on controlled land that involves the application of a substance or thing from the air, namely, using any substance approved for application by air under the Pesticides Act 1999 for the purpose of controlling the pest.
11. This order authorises me to give a notice pursuant to section 172(1) of the Act in relation to the pest.
12. This order has effect for a period of 5 years.

Note: Materials provided for eradication of the pest on controlled land are funded from ratepayer levies. Free of charge means no additional charge at time of issue.

Dated this 23rd day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

RURAL LANDS PROTECTION ACT 1998

Order under Part 11 and Clause 27(2) of Schedule 7 in
respect of Australian Plague Locust
PEST CONTROL ORDER NUMBER 9

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, revoke Pest Control Order Number 6 in respect of Australian Plague Locust dated 26 October 2001 and published in NSW Government Gazette No. 164 on 29 October 2001 at page 8895 (as amended by order dated 18 December 2004 and published in NSW Government Gazette No. 14 on 21 January 2005 at page 208) and any order revived as a result of this revocation and I make this order pursuant to Part 11 of, and clause 27(2) of Schedule 7 to, the Rural Lands Protection Act 1998 ("the Act").

1. This order applies, pursuant to section 143(1)(a) of the Act, to all land in New South Wales ("the controlled land").
2. I declare, pursuant to section 143(1)(b) of the Act, the Australian Plague Locust (*Chortoicetes terminifera*), a former pest within the meaning of clause 27(1) of Schedule 7 to the Act, to be a pest on the controlled land ("the pest").
3. I impose, pursuant to sections 143(1)(c) and 143(2)(a) of the Act, a general destruction obligation requiring the occupier of controlled land to eradicate the pest by any lawful method.
4. I impose, pursuant to sections 143(1)(c) and 143(2)(c) of the Act, a notification obligation requiring the occupier of controlled land to give the board for the district in which the controlled land is situated notice of the presence of the pest on the land as soon as practicable after becoming aware of its presence.
5. I empower, pursuant to sections 143(1)(c) and 143(2)(d) of the Act, all boards to serve an individual eradication order in accordance with Part 11 of the Act, on any occupier or owner (other than a public authority) of controlled land in their district requiring the occupier or owner to eradicate the pest by use of a method specified by the board in the order.
6. I empower, pursuant to sections 143(1)(c) and 143(2)(e) of the Act, all boards to publish a general eradication order in accordance with Part 11 of the Act, requiring all occupiers of controlled land within their district (or a specified part of their district) to eradicate the pest by use of a method specified by the board in the order.
7. I confer, pursuant to sections 143(1)(c) and 143(2)(f) of the Act, power on all authorised officers who are employed as rangers by a board and all authorised officers appointed for the purposes of Part 11 of the Act, to take measures to carry out work on controlled land to eradicate the pest.
8. I specify, pursuant to section 143(7)(a) of the Act, in respect of the exercise of the power under section 143(2)(f) by authorised officers on land under the care, control and management of the National Parks and Wildlife Service, that such power cannot be exercised unless and until the written approval of the Deputy Director-General, Parks and Wildlife Division of the NSW Department of Environment and Conservation has been obtained.
9. I require, pursuant to sections 143(1)(c) and 143(2)(j) of the Act, all boards to supply materials that have been provided to them for the eradication of the pest on controlled land within their district, free of charge, to the owner or occupier of rateable land in accordance with the relevant standard operating procedures.

10. I specify, pursuant to section 143(3) of the Act, the following method of eradication as a method that may be used in relation to the pest on controlled land that involves the application of a substance or thing from the air, namely, using any substance approved for application by air under the Pesticides Act 1999 for the purpose of controlling the pest.

11. This order authorises me to give a notice pursuant to section 172(1) of the Act in relation to the pest.

12. This order has effect for a period of 5 years.

Note: Materials provided for eradication of the pest on controlled land are funded from ratepayer levies. Free of charge means no additional charge at time of issue.

Dated this 23rd day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

RURAL LANDS PROTECTION ACT 1998

Order under Part 11 and Clause 27(2) of Schedule 7 in
respect of Migratory Locust
PEST CONTROL ORDER NUMBER 10

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, revoke Pest Control Order Number 7 in respect of Migratory Locust dated 26 October 2001 and published in NSW Government Gazette No. 164 on 29 October 2001 at page 8896 (as amended by order dated 18 December 2004 and published in NSW Government Gazette No. 14 on 21 January 2005 at page 208) and any order revived as a result of this revocation and I make this order pursuant to Part 11 of, and clause 27(2) of Schedule 7 to, the Rural Lands Protection Act 1998 ("the Act").

1. This order applies, pursuant to section 143(1)(a) of the Act, to all land in New South Wales ("the controlled land").
2. I declare, pursuant to section 143(1)(b) of the Act, the Migratory Locust (*Locusta migratoria*), a former pest within the meaning of clause 27(1) of Schedule 7 to the Act, to be a pest on the controlled land ("the pest").
3. I impose, pursuant to sections 143(1)(c) and 143(2)(a) of the Act, a general destruction obligation requiring the occupier of controlled land to eradicate the pest by any lawful method.
4. I impose, pursuant to sections 143(1)(c) and 143(2)(c) of the Act, a notification obligation requiring the occupier of controlled land to give the board for the district in which the controlled land is situated notice of the presence of the pest on the land as soon as practicable after becoming aware of its presence.
5. I empower, pursuant to sections 143(1)(c) and 143(2)(d) of the Act, all boards to serve an individual eradication order in accordance with Part 11 of the Act, on any occupier or owner (other than a public authority) of controlled land in their district requiring the occupier or owner to eradicate the pest by use of a method specified by the board in the order.
6. I empower, pursuant to sections 143(1)(c) and 143(2)(e) of the Act, all boards to publish a general eradication order in accordance with Part 11 of the Act, requiring all occupiers of controlled land within their district (or a specified part of their district) to eradicate the pest by use of a method specified by the board in the order.

7. I confer, pursuant to sections 143(1)(c) and 143(2)(f) of the Act, power on all authorised officers who are employed as rangers by a board and all authorised officers appointed for the purposes of Part 11 of the Act, to take measures to carry out work on controlled land to eradicate the pest.
8. I specify, pursuant to section 143(7)(a) of the Act, in respect of the exercise of the power under section 143(2)(f) by authorised officers on land under the care, control and management of the National Parks and Wildlife Service, that such power cannot be exercised unless and until the written approval of the Deputy Director-General, Parks and Wildlife Division of the NSW Department of Environment and Conservation has been obtained.
9. I require, pursuant to sections 143(1)(c) and 143(2)(j) of the Act, all boards to supply materials that have been provided to them for the eradication of the pest on controlled land within their district, free of charge, to the owner or occupier of rateable land in accordance with the relevant standard operating procedures.
10. I specify, pursuant to section 143(3) of the Act, the following method of eradication as a method that may be used in relation to the pest on controlled land that involves the application of a substance or thing from the air, namely, using any substance approved for application by air under the Pesticides Act 1999 for the purpose of controlling the pest.
11. This order authorises me to give a notice pursuant to section 172(1) of the Act in relation to the pest.
12. This order has effect for a period of 5 years.

Note: Materials provided for eradication of the pest on controlled land are funded from ratepayer levies. Free of charge means no additional charge at time of issue.

Dated this 23rd day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

STOCK DISEASES ACT 1923

Proclamation No. 561

Proclamation to revoke Stock Diseases Proclamation No. 505 that restricted the introduction to New South Wales of certain cattle on account of tuberculosis

Her Excellency Professor MARIE BASHIR AC, CVO,
Governor

I, Professor MARIE BASHIR AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 3(2)(a) of the Stock Diseases Act 1923, revoke Stock Diseases Proclamation No. 505 published in New South Wales Government Gazette No. 190 of 11 December 1987, and any Proclamation revived as a result of its revocation.

Signed and sealed at Sydney this 18th day of October 2006.

By Her Excellency's Command

IAN MACDONALD, M.L.C.,
Minister for Primary Industries

GOD SAVE THE QUEEN!

Note:

Stock Diseases Proclamation No. 505 was amended in 1988 (see Erratum notice published in New South Wales Government Gazette No. 49 of 4 March 1988) and 1989 (see Stock Diseases Proclamation No. 510 published in New South Wales Government Gazette No. 89 of 18 August 1989 at page 5680). The revocation effected by this Proclamation includes the revocation of these amending instruments.

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

NARROMINE SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

PAUL BENNETT,
General Manager,
Narromine Shire Council
(by delegation from the Minister for Roads)
18 October 2006

SCHEDULE

1. Citation

This Notice may be cited as Narromine Shire Council B-Double Notice No. 2/2006.

2. Commencement

This Notice takes effect on 1 November 2006.

3. Effect

This Notice remains in force until 31 January 2007, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Narromine Shire Council.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Conditions</i>
25.	000.	<p>All local and regional roads within Narromine Shire Council area that are situated west of the Newell Highway and outside the town areas of Narromine and Trangie.</p> <p>Within the town of Narromine, travel is restricted to the following roads:</p> <ul style="list-style-type: none"> • Existing Road Train and B-Double Routes. • Cathundril Street from Dandaloo Street to A'Beckett Street. • Warren Road from the Mitchell Highway to the Narromine/Eumungerie Road. • Old Backwater Road from Dandaloo Street to Fifth Avenue. • Nellie Vale Road from Dandaloo Street to Algalah Street. • Dappo Road from Algalah Street to A'Beckett Street. <p>Within the town of Trangie, travel is restricted to the following roads:</p> <ul style="list-style-type: none"> • Existing Road Train and B-Double Routes. • Mungery Street. • Harris Street from Campbell Street to Bimble Box Lane. • Campbell Street from Harris Street to Nicholas Street. • Bimble Box Lane from Mungery Street to Mitchell Highway • Weemabah Street from the Mitchell Highway to Trangie Rural Traders. 	Routes will operate from 1 November 2006 to 31 January 2007.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

NARROMINE SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

PAUL BENNETT,
General Manager,
Narromine Shire Council
(by delegation from the Minister for Roads)
18 October 2006

SCHEDULE**1. Citation**

This Notice may be cited as Narromine Shire Council Road Train Notice No. 2/2006.

2. Commencement

This Notice takes effect on 1 November 2006.

3. Effect

This Notice remains in force until 31 January 2007, unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Road Train routes within the Narromine Shire Council.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Conditions</i>
RT.	000.	<p>All local and regional roads within Narromine Shire Council area that are situated west of the Newell Highway and outside the town areas of Narromine and Trangie.</p> <p>Within the town of Narromine, travel is restricted to the following roads:</p> <ul style="list-style-type: none"> • Existing Road Train Routes. • Cathundril Street from Dandaloo Street to A'Beckett Street. • Warren Road from the Mitchell Highway to the Narromine/Eumungerie Road. • Old Backwater Road from Dandaloo Street to Fifth Avenue. • Nellie Vale Road from Dandaloo Street to Algalah Street. • Dappo Road from Algalah Street to A'Beckett Street. <p>Within the town of Trangie, travel is restricted to the following roads:</p> <ul style="list-style-type: none"> • Existing Road Train Routes. • Mungery Street. • Harris Street from Campbell Street to Bimble Box Lane. • Campbell Street from Harris Street to Nicholas Street. • Bimble Box Lane from Mungery Street to Mitchell Highway • Weemabah Street from the Mitchell Highway to Trangie Rural Traders. 	<p>Routes will operate from 1 November 2006 to 31 January 2007.</p> <p>Travel is not permitted on the following roads between Narromine and Trangie, for that part of them that lie between the Mitchell Highway and the railway line:</p> <ul style="list-style-type: none"> • "Silverdale" access • Herrings Lane • Mungeribar Lane <p>Travel is not permitted on the following roads between Narromine and Tomingley West, for that part of them that lie between the Peak Hill Railway Road and the railway line:</p> <ul style="list-style-type: none"> • Haberworth Lane • Hargreaves Road • Fairview Road • Tinks Lane • Wyanga Road <p>There is no access from local roads to the Newell Highway South of Dubbo.</p>

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

WELLINGTON COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

D. H. RAMSLAND,
General Manager,
Wellington Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Wellington B-Doubles Notice No. 2/2006.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4. Application

4.1 This Notice applies to those B-Double vehicles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Wellington Council.

<i>Type</i>	<i>Road Name</i>	<i>Starting point</i>	<i>Finishing point</i>	<i>Conditions</i>
25.	Whiteleys Lane, Wellington Shire.	Mitchell Highway (H7).	"Bando" property entrance.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

GILGANDRA SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B Doubles may be used subject to any requirements or conditions set out in the Schedule.

P. A. MANN,
General Manager,
Gilgandra Shire Council
(by delegation from the Minister for Roads)
17 October 2006

SCHEDULE**1. Citation**

This Notice may be cited as the Gilgandra Shire Council B Double Notice No. 2/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Doubles vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	230.	Bearbong Road, Gilgandra Shire.	Castlereagh Highway (H18).	The intersection with Tooraweenah – Mendooran Road, 31.2 km from the intersection with the Castlereagh Highway..	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm
25.	261.	Roaches Access Road.	Bearbong Road.	The entrance to the property La Bona 1.5 km from the intersection with Bearbong Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

GILGANDRA SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

P. A. MANN,
General Manager,
Gilgandra Shire Council
(by delegation from the Minister for Roads)
17 October 2006

SCHEDULE**1. Citation**

This Notice may be cited as the Gilgandra Shire Council Road Train Notice No. 1/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
RT.	RR205.	John Renshaw Parkway, Gilgandra Shire.	Newell Highway (H17).	The intersection with RR4053, Gummin Gummin.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm. There is no Road Train access to the Newell Highway from the John Renshaw Parkway.
RT.	RR4053.	John Renshaw Parkway, Gilgandra Shire.	Gummin Gummin (RR205).	The Entrance to the Warrumbungles National Park, 9.1 km from the intersection with RR205.	Nil.
RT.	15.	Armatree Road, Gilgandra Shire.	Castlereagh Highway (H18).	The end of the sealed pavement, 11.0 km from the intersection with the Castlereagh Highway.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm.
RT.	480.	Yarrandale Road, Gilgandra Shire.	Castlereagh Highway (H18).	The intersection with National Park Road, 31.0 km from the intersection with the Castlereagh Highway.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
RT.	212.	National Park Road, Gilgandra Shire.	Yarrandale Road.	The intersection with Tooraweenah – Tonderbrine road, 8.3 km from the intersection with Yarrandale Road.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm.
RT.	220.	Tooraweenah Aerodrome Road, Gilgandra Shire.	John Renshaw Parkway.	The intersection with Dooroombah Road, 6.4 km from the intersection with John Renshaw Parkway.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm.
RT.	357.	Mahers Hill Road, Gilgandra Shire.	Newell Highway.	The end of the sealed pavement 2400m from the intersection with the Newell Highway.	Travel is not permitted during the following hours on school days: 7:45 am to 9:00 am and 3:30 pm to 4:45 pm.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

INVERELL SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

PAUL HENRY,
General Manager,
Inverell Shire Council
(by delegation from the Minister for Roads)
17 October 2006

SCHEDULE

1. Citation

This Notice may be cited as Inverell Shire Council 25 Metre B-Double Notice No. 03/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25m.	SR105.	Glenesk Road, Inverell.	SR128, Delungra Road.	Gwydir Shire Council boundary.	Outside school bus times (7:30 am – 9:00 am and 3:30 pm – 5:00 pm).
25m.	SR102.	Mastermans Road, Inverell.	SR105, Glenesk Road.	SR128, Delungra Road.	Outside school bus times (7:30 am – 9:00 am and 3:30 pm – 5:00 pm).

ROADS ACT 1993

Order - Section 67

Goulburn Mulwaree Council area

Declaration of an additional point of access to a controlled access road on part of the Hume Highway at Marulan

I, the Minister for Roads, pursuant to Section 67 of the Roads Act 1993, by this Order specify, in the Schedule hereunder, an additional point along the Hume Highway at Marulan declared to be a controlled access road by Order in Government Gazette No 94 of 4 June 2004 on page 3473, at which access may be gained to or from another public road.

HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS

SCHEDULE

Between the points J and K shown on RTA Plan 0002 185 AC 4001.

(RTA Papers: 2/297.1113 Pt 5)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Capertee in the Lithgow City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Lithgow City Council area, Parish of Bandamora and County of Roxburgh, shown as Lots 6 and 7 Deposited Plan 1089039.

(RTA Papers: FPP 5M3435; RO 18/258.1279)

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at St Andrews in the Campbelltown City Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of His Excellency the Lieutenant Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Campbelltown City Council area, Parish of Minto and County of Cumberland, shown as Lots 3, 4 and 5 Deposited Plan 1068927 being parts of the land in Certificates of Title 200/596453 and 3/240775; excluding any existing easements from the compulsory acquisition of the land listed above.

The land is said to be in the possession of Vincenzo Prestia and Rocco Prestia (registered proprietors) and Campbelltown City Council (caveator).

(RTA Papers: FPP 5M1483; RO 2/76.12056)

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Engineering (Mechanical).

Citation

The order is cited as the Engineering (Mechanical) Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Engineering – Mechanical Trade MEM30205.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Engineering (Electrical/Electronic).

Citation

The Order is cited as the Engineering (Electrical/Electronic) Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Engineering – Electrical/Electronic Trade MEM30405.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Jewellery (Manufacturing and Repairing).

Citation

The Order is cited as the Jewellery (Manufacturing and Repairing) Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Jewellery Manufacture MEM30605.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Boat Building.

Citation

The Order is cited as the Boat Building Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Marine Craft Construction MEM30705.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Boating Services.

Citation

The order is cited as the Boating Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal term of:

<i>Qualification</i>	<i>Nominal Term Months</i>
Certificate II in Boating Services MEM20305	12
Certificate III in Boating Services MEM30905 (direct entry)	24
*Certificate III in Boating Services MEM30905 (trainee holds Certificate II in same qualification or has attained the competencies through prior learning or industry experience)	12
Certificate IV in Boating Services MEM40205 (direct entry)	36
**Certificate IV in Boating Services MEM40205 (trainee holds Certificate III in same qualification or has attained the competencies through prior learning or industry experience)	12

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

* Certificate II qualification is embedded in the Certificate III qualification

** Certificate III qualification is embedded in the Certificate IV qualification.

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32	Not Allowable		20	26	33	39	52

(iii) School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is 12 months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a 3 year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Metal and Engineering Training Package MEM05

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Boating Services MEM20305
- Certificate III in Boating Services MEM30905
- Certificate IV in Boating Services MEM40205.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Engineering (Fabrication).

Citation

The order is cited as the Engineering (Fabrication) Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Engineering – Fabrication Trade MEM30305.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Engineering.

Citation

The order is cited as the Engineering Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal term of:

<i>Qualification</i>	<i>Nominal Term Months</i>
Certificate II in Engineering MEM20105	12
Certificate II in Engineering – Production Technology MEM20205	24
Certificate III in Engineering – Production Systems MEM30105	36
Certificate III in Engineering – Technical MEM30505	12

or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44	Not Allowable			
17	14	28	42	Not Allowable			
18	14	27	41	Not Allowable			
19	13	26	39	Not Allowable			
20	13	25	38	Not Allowable			
21	12	24	36	48	Not Allowable		
22	12	23	35	46	Not Allowable		
23	11	22	33	44	55	Not Allowable	
24	11	21	32	42	53	Not Allowable	
25	10	20	30	40	50	60	Not Allowable
26	10	19	29	38	48	57	Not Allowable
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32	Not Allowable		20	26	33	39	52

(iii) School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is 12 months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational

Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a 3 year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the Metal and Engineering Training Package MEM05

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

- Certificate II in Engineering MEM20105
- Certificate II in Engineering – Production Technology MEM20205
- Certificate III in Engineering – Production Systems MEM30105
- Certificate III in Engineering – Technical MEM30505.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Higher Engineering.

Citation

The Order is cited as the Higher Engineering Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate IV in Engineering MEM40105.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Locksmithing.

Citation

The order is cited as the Locksmithing Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Locksmithing MEM30805.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised trade vocation of Shipwright.

Citation

The Order is cited as the Shipwright Trade Order.

Order

A summary of the Order is given below.

(a) Term of Training

Training shall be given for a nominal period of 4 years or until achievement of the relevant competencies to this Vocational Training Order is demonstrated.

(b) Competency Outcomes

Apprentices will be trained in and learn the relevant competencies contained in the Metal and Engineering Training Package MEM05.

(c) Courses of Study to be undertaken

Apprentices will undertake the following course of study from the Metal and Engineering Training Package MEM05

- Certificate III in Marine Craft Construction MEM30705.

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

Notice is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Retail Operations.

Citation

The order is cited as the Retail Operations Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

The nominal term of training by direct entry shall be as follows:

<i>Qualification</i>	<i>National Code</i>	<i>Nominal term</i>
Certificate II in Retail Operations	WRR20102	12 months
*Certificate III Retail Supervision	WRR30102	24 months
**Certificate III Retail Operations	WRR30202	24 months
***Certificate IV in Retail Management	WRR40102	36 months
Certificate II in Retail (Customer Service)	15107 NSW	12 months
Certificate III in Convenience Store Operations	20007 VIC	12 months
Certificate IV in Convenience Store Management	20008 VIC	12 months
Certificate II in Store Operations (Woolworths Supermarkets)	ZWA20104	12 months
Certificate II in Store Operations (Consumer Electronics)	ZWA20204	12 months
Certificate II in Store Operations (Big W)	ZWA20305	12 months
Certificate II in Store Operations (Freestanding Liquor)	ZWA20405	12 months
Certificate II in Buying and Marketing (Woolworths Limited)	ZWA20604	12 months
Certificate III in Store Operations (Woolworths Supermarkets)	ZWA30105	24 months
Certificate III in Store Operations (Consumer Electronics)	ZWA30205	24 months
Certificate III in Store Operations (Big W)	ZWA30305	24 months
Certificate III in Store Operations (Freestanding Liquor)	ZWA30405	24 months
Certificate III in Buying and Marketing (Woolworths Limited)	ZWA30605	24 months
Certificate IV in Retail Management (Woolworths Supermarkets)	ZWA40105	24 months
Certificate IV in Retail Management (Consumer Electronics)	ZWA40205	24 months
Certificate IV in Retail Management (Big W)	ZWA40305	24 months
Certificate IV in Retail Management (Freestanding Liquor)	ZWA40405	24 months
Certificate IV in Buying and Marketing (Woolworths Limited)	ZWA40605	24 months

* a person wishing to undertake this qualification must be recognised as competent, through a recognised training program or recognition process, against the ten core units and the elective

unit WRRS1B – "Sell Products and Services" – all from the Certificate II in Retail Operations (WRR20102)

** a person wishing to undertake this qualification must be recognised as competent, through a recognised training program or recognition process, against the ten core units and the elective unit WRRS1B – "Sell Products and Services" – all from the Certificate II in Retail Operations (WRR20102)

*** a person wishing to undertake this qualification must be recognised as competent, through a recognised training program or recognition process, the ten core units from the Certificate II in Retail Operations (WRR20102) and either the Certificate III in Retail Operations (WRR30202) or the Certificate III in Retail Supervision (WRR30102).

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44	Not Allowable			
17	14	28	42	Not Allowable			
18	14	27	41	Not Allowable			
19	13	26	39	Not Allowable			
20	13	25	38	Not Allowable			
21	12	24	36	48	Not Allowable		
22	12	23	35	46	Not Allowable		
23	11	22	33	44	55	Not Allowable	
24	11	21	32	42	53	Not Allowable	
25	10	20	30	40	50	60	Not Allowable
26	10	19	29	38	48	57	Not Allowable
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32	Not Allowable		20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and learn the relevant competencies contained in the National Retail Competency Standards, the National Retail Specialist Skills Competency Standards, the Woolworths Service Standards, National Food Core Standards, Meat Retailing Standards, Enterprise-Specific Standards (Franklins).

(c) Courses of Study to be undertaken

Trainees will undertake the following course of study:

Certificate II in Retail Operations	WRR20102
Certificate III in Retail Operations	WRR30202
Certificate III in Retail Supervision	WRR30102
Certificate IV in Retail Management	WRR40102
Certificate II in Retail (Customer Service)	National Code 15107 NSW
Certificate III in Convenience Store Operations	National Code 20007 VIC
Certificate IV in Convenience Store Management	National Code 20008 VIC
Certificate II in Store Operations (Woolworths Supermarkets)	ZWA20104
Certificate II in Store Operations (Consumer Electronics)	ZWA20204
Certificate II in Store Operations (Big W)	ZWA20305
Certificate II in Store Operations (Freestanding Liquor)	ZWA20405
Certificate II in Buying and Marketing (Woolworths Limited)	ZWA20604
Certificate III in Store Operations (Woolworths Supermarkets)	ZWA30105
Certificate III in Store Operations (Consumer Electronics)	ZWA30205
Certificate III in Store Operations (Big W)	ZWA30305
Certificate III in Store Operations (Freestanding Liquor)	ZWA30405
Certificate III in Buying and Marketing (Woolworths Limited)	ZWA30605
Certificate IV in Retail Management (Woolworths Supermarkets)	ZWA40105
Certificate IV in Retail Management (Consumer Electronics)	ZWA40205
Certificate IV in Retail Management (Big W)	ZWA40305
Certificate IV in Retail Management (Freestanding Liquor)	ZWA40405
Certificate IV in Buying and Marketing (Woolworths Limited)	ZWA40605

Availability for Inspection

A copy of the Vocational Training Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Automotive Services.

Citation

The order is cited as the Automotive Services Order.

Order

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal period of 12 months/24 months/36 months or until achievement

of the relevant competencies to this Vocational Training Order is demonstrated. The appropriate nominal duration associated with a particular certificate outcome is identified under (c) below.

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is twelve (12) months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a three (3) year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44	Not Allowable			
17	14	28	42	Not Allowable			
18	14	27	41	Not Allowable			
19	13	26	39	Not Allowable			
20	13	25	38	Not Allowable			
21	12	24	36	48	Not Allowable		
22	12	23	35	46	Not Allowable		
23	11	22	33	44	55	Not Allowable	
24	11	21	32	42	53	Not Allowable	
25	10	20	30	40	50	60	Not Allowable
26	10	19	29	38	48	57	Not Allowable
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32	Not Allowable		20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and learn the relevant competencies contained in the endorsed National Automotive Industry Competency Standards Levels 1-5 for the Retail Service and Repair Sector.

(c) Courses of Study to be undertaken

Trainees will undertake one of the following certificates:

<i>Qualification</i>	<i>National Code</i>	<i>Duration of Traineeship</i>
Certificate II in Automotive Aftermarket Manufacturing (Accessory Fitting)	AUR20205	12 months
Certificate II in Automotive Electrical Technology	AUR20405	12 months
Certificate II in Automotive Mechanical	AUR20705	12 months
Certificate II in Automotive Mechanical (Air Conditioning)	AUR20705	12 months
Certificate II in Automotive Mechanical (Driveline/ Transmission)	AUR20705	12 months
Certificate III in Automotive Specialist (Driveline)	AUR30605	36 months
Certificate III in Automotive Specialist (Transmission)	AUR30605	36 months
Certificate II in Automotive Mechanical (Exhaust Fitting)	AUR20705	12 months
Certificate II in Automotive Mechanical (Cooling System)	AUR20705	12 months
Certificate II in Automotive Mechanical (Steering & Suspension)	AUR20705	12 months
Certificate III in Automotive Specialist (Steering & Suspension)	AUR30605	36 months
Certificate II in Automotive Mechanical (Cylinder Head Reconditioning)	AUR20705	12 months
Certificate II in Automotive Mechanical (Under body)	AUR20705	12 months
Certificate II in Automotive Mechanical (Tyre Fitting Heavy)	AUR20705	12 months
Certificate II in Automotive Mechanical (Tyre Fitting Light)	AUR20705	12 months
Certificate III in Automotive Specialist (Diesel Fitting)	AUR30605	36 months
Certificate III in Automotive Specialist (Diesel Fuel)	AUR30605	36 months
Certificate III in Automotive Specialist (Gas Vehicle)	AUR30605	36 months
Certificate II in Automotive Vehicle Servicing (Motorcycle)	AUR20505	12 months
Certificate II in Automotive Vehicle Servicing (Light Vehicle)	AUR20505	12 months
Certificate II in Automotive Vehicle Servicing (Heavy Vehicle)	AUR20505	12 months
Certificate III in Automotive Retail, Service and Repair	AUR31205	24 months
Certificate II in Automotive Sales (Aftermarket Retail Operation)	AUR21105	12 months
Certificate III in Automotive Sales (Aftermarket Retail Operation)	AUR31005	24 months
Certificate II in Automotive Sales (Replacement Parts and Accessories)	AUR21105	12 months
Certificate II in Automotive Sales (Service Station Operations)	AUR21105	12 months
Certificate III in Automotive Sales (Service Station)	AUR31005	24 months
Certificate II in Automotive Sales (Vehicle)	AUR21105	12 months

Certificate III in Automotive Sales (Vehicle)	AUR31005	24 months
Certificate II in Automotive Sales (Bicycle)	AUR21105	12 months
Certificate III in Automotive Sales (Bicycle)	AUR31005	24 months
Certificate II in Automotive Sales (Heavy Vehicle Mobile Equipment)	AUR21105	12 months
Certificate II in Automotive Sales (Outdoor Power Equipment)	AUR21105	12 months
Certificate III in Automotive Sales (Outdoor Power Equipment)	AUR31005	24 months
Certificate III in Automotive Sales (Farm Machinery)	AUR31005	24 months
Certificate II in Automotive Vehicle Body	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Presentation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Dismantling)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Glazing)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Paint Preparation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Panel Preparation)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Window Tinting)	AUR20905	12 months
Certificate II in Automotive Vehicle Body (Vehicle Trimming)	AUR20905	12 months
Certificate II in Bicycles	AUR20305	12 months
Certificate III in Bicycles	AUR30205	36 months
Certificate II in Marine	AUR20605	12 months
Certificate II in Motorsport	AUR21005	12 months
Certificate III in Motorsport	AUR30905	36 months
Certificate II in Outdoor Power Equipment	AUR20805	12 months
Certificate III in Outdoor Power Equipment	AUR30705	36 months
Certificate II in Automotive Administration	AUR20105	12 months
Certificate III in Automotive Administration	AUR30105	24 months
Certificate II in Automotive Warehousing/Distribution Operations	AUR21205	12 months
Certificate III in Automotive Warehousing/Distribution Operations	AUR31105	24 months
Certificate II in Automotive Manufacturing	AUM20100	24 months

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48 (4) (a)

TAKE NOTICE that the company "Iglesia Bautista 'La Gracia De Dios' Ltd" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Iglesia Bautista 'La Gracia De Dios' Incorporated" effective 19 October 2006.

KERRI GRANT,
Delegate of Commissioner

Office of Fair Trading
23 October 2006

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48 (4) (a)

TAKE NOTICE that the company "Taree Greyhound Racing Association Ltd" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Taree Greyhound Racing Association Incorporated" effective 20 October 2006.

KERRI GRANT,
Delegate of Commissioner

Office of Fair Trading
23 October 2006

CHARITABLE TRUSTS ACT 1993

Amended Order Under Section 12

Cy-Pres Scheme Relating to the Estate of
the Late Donald Munro Armstrong

ON 29 September 2006, an Order appeared in the NSW *Government Gazette* in relation to a cy près scheme approved by me as the Attorney General's delegate in relation to the above Estate.

The Order approved a cy près scheme under section 12 (1) (a) of the Charitable Trusts Act 1993 distributing the remaining legacies from the estate of Donald Munro Armstrong among five organisations whose aims and purposes were as close as possible to those of the original bodies chosen by the testator. These appeared in the Order as:

1. The Tasmanian Historical Research Association (1/20 entitlement);
2. Natural Resources Conservation League of Victoria (1/20 entitlement);
3. National Parks Association of NSW (1/20 entitlement);
4. Contemporary Art Society of Victoria Inc (1/20 entitlement);
5. Contemporary Art Society of South Australia (1/20 entitlement).

I have been informed that the fifth beneficiary, the 'Contemporary Art Society of South Australia', is not correctly named and that this should in fact refer to the 'Contemporary Art Centre of South Australia Incorporated'.

Accordingly, I amend my previous Order, and now approve a recommendation that the Attorney General establish a cy-pres scheme under section 12 (1) (a) of the Charitable Trusts Act 1993 enabling the residue of Dr Armstrong's estate to be distributed to the following five organisations:

1. The Tasmanian Historical Research Association (1/20 entitlement);
2. Natural Resources Conservation League of Victoria (1/20 entitlement);
3. National Parks Association of NSW (1/20 entitlement);
4. Contemporary Art Society of Victoria Incorporated (1/20 entitlement);
5. Contemporary Art Centre of South Australia Incorporated (1/20 entitlement).

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the legacies in the Testator's Will be

applied cy près to the above five organisations nominated by the ANZ Trustees, such order to take effect 21 days after its publication in the *Government Gazette*, in accordance with section 16 (2) of the Charitable Trusts Act.

Date of Order: 24 October 2006.

M. G. SEXTON, S.C.,
Solicitor General

Under delegation from the Attorney General

CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998

Transfer of Engagements and Dissolution

Metropolitan and Country Co-Op Housing Society

PURSUANT to the transfer of engagements of the abovementioned society to Metropolitan Homes and General Co-operative Housing Society on 24 October 2006, the society has been dissolved in accordance with section 161 of the Co-operative Housing and Starr-Bowkett Societies Act 1998 effective from the date of transfer.

Dated this 24th day of October 2006.

ANNETTE ROBINSON,
Delegate of the Registrar of
Co-Operative Housing Societies

CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998

Transfer of Engagements and Dissolution

Metropolitan Homes Co-Op Housing Society

PURSUANT to the transfer of engagements of the abovementioned society to Metropolitan Homes and General Co-operative Housing Society on 24 October 2006, the society has been dissolved in accordance with section 161 of the Co-operative Housing and Starr-Bowkett Societies Act 1998 effective from the date of transfer.

Dated this 24th day of October 2006.

ANNETTE ROBINSON,
Delegate of the Registrar of
Co-Operative Housing Societies

FIRE BRIGADES ACT 1989

Order under Section 5 (2)

I, PROFESSOR MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 5 (2) of the Fire Brigades Act 1989, do, by this my Order, vary the Orders published in *Government Gazette* No. 180 of 23 November 2001 (Albury), No. 37 of 4 March 1983 (Bega and Eden), No. 37 of 4 March 1983 (Merimbula), and No. 53 of 30 April 1999 (the Sydney Fire District in the Pittwater and Warringah Council areas) and reconstitute the Fire Districts in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the areas described in the Schedule.

Signed at Sydney, this 2nd day of August 2006.

By Her Excellency's Command,

TONY KELLY, M.L.C.,
Minister for Emergency Services

SCHEDULE

In this schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the *Government Gazette*.

Albury Fire District

Comprising the existing Fire District in Albury City Council, with additions and deletions as delineated on Map No. 203/06/1 kept in the office of the NSW Fire Brigades.

Bega Fire District

Comprising the existing Fire District in Bega Valley Shire Council, with additions as delineated on Map No. 219/06/1 kept in the office of the NSW Fire Brigades.

Eden Fire District

Comprising the existing Fire District in Bega Valley Shire Council, with additions as delineated on Map No. 286/06/1 kept in the office of the NSW Fire Brigades.

Merimbula Fire District

Comprising the existing Fire District in Bega Valley Shire Council, with additions and deletions as delineated on Map No. 395/06/1 kept in the office of the NSW Fire Brigades.

Sydney Fire District in the Pittwater and Warringah Council areas

Comprising the Sydney Fire District in the Pittwater and Warringah Council areas, with additions as delineated on Map No. 51/06/1 kept in the office of the NSW Fire Brigades.

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to amend Address Locality Boundaries within the Tamworth Regional Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Tamworth Regional Local Government Area as shown on map GNB0002-1-B.

The proposed amendments include the boundary between the address localities of Garoo and Gowrie being amended as shown on map GNB0002-1-B.

Map GNB0002-1-B may be viewed at Tamworth Regional Council Administration Offices at Manilla Branch, Nundle Branch, Tamworth Branch and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Ave, Bathurst NSW 2795 for a period of one month from 31 October 2006.

This proposal may also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au during the one month consultation period.

Any person wishing to make comment upon this proposal may within one (1) month of the date of this notice write to the Secretary of the Board with that comment.

WARWICK WATKINS,
Chairperson

Geographical Names Board,
PO Box 143,
Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to amend Address Locality Boundaries within the Tamworth Regional Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Tamworth Regional Local Government Area as shown on maps GNB0001-1-A.

The proposed amendments include the address locality name of Thirloene being changed to Thirldene.

The address locality name of Gundamulda being discontinued and that area being incorporated into the address localities of Ironbark and Barraba as shown on map GNB0001-1-A.

Map GNB0001-1-A may be viewed at Tamworth Regional Council Administration Offices at Manilla Branch, Nundle Branch, Tamworth Branch and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Ave, Bathurst NSW 2795 for a period of one month from 31 October 2006.

This proposal may also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au during the one month consultation period.

Any person wishing to make comment upon this proposal may within one (1) month of the date of this notice write to the Secretary of the Board with that comment.

WARWICK WATKINS,
Chairperson

Geographical Names Board,
PO Box 143,
Bathurst NSW 2795

HEALTH ADMINISTRATION ACT 1982

Order Declaring Removal of Status as an Approved Quality Assurance Committee

I, JOHN HATZISTERGOS, Minister for Health, pursuant to section 20E (1) of the Health Administration Act 1982 do, by this my Order, hereby declare that each of the following committees, previously declared by order gazetted on the date shown against each committee:

Critical Medical Incident Review Committee of the St Vincent's Hospital, Victoria Street, Darlinghurst (order gazetted on 18 October 1991);

South Western Sydney Area Health Service: Area Critical Care Committee (order gazetted on 13 January 1995);

Bowral District Hospital Medical Quality Assurance Committee of the South Western Sydney Area Health Service (order gazetted on 17 January 1997); and

Primary Clinical Review Committee of The Royal Alexandra Hospital for Children (order gazetted on 18 June 1999),

shall no longer have the status of an approved quality assurance committee for the purposes of Part 2, Division 6B of the Health Administration Act 1982.

This order shall not however be taken to have affected any right, obligation or claim arising as a result of the application of Part 2, Division 6B to the activities or individuals involved

in the conduct of the above specified committees during the period from the date of their original gazettal until the date of gazettal of this order.

Signed this 23rd day of October 2006.

JOHN HATZISTERGOS, M.L.C.,
Minister for Health

HEALTH ADMINISTRATION ACT 1982

Order Declaring Removal of Status as an Approved Quality Assurance Committee

I, JOHN HATZISTERGOS, Minister for Health, pursuant to section 20E(1) of the Health Administration Act 1982 do, by this my Order, hereby declare that the "Medical Activities Review Committee of the Manly Hospital and Community Health Services", previously declared by an order under section 20E published in the NSW Government Gazette No.47 on 14 May 1993, shall no longer have the status of an approved quality assurance committee for the purposes of Part 2, Division 6B of the Health Administration Act 1982.

This order shall not however be taken to have affected any right, obligation or claim arising as a result of the application of Part 2, Division 6B to the activities or individuals involved in the conduct of the above specified committee during the period from the date of the original gazettal of the declaration of that committee until the date of gazettal of this order.

Signed this 17th day of October 2006.

JOHN HATZISTERGOS, M.L.C.,
Minister for Health

HEALTH SERVICES ACT 1997

Order amending the Scale of Fees for Hospital and Other Health Services

PURSUANT to section 69 of the Health Services Act 1997, I, Robyn Kruk, Director-General of the Department of Health, as the duly appointed delegate of the Minister for Health, do by this Order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below to take effect on and from the date of gazettal of this notice.

ROBYN KRUK,
Director-General

SCHEDULE

AMENDMENT OF SCALE OF FEES

The Schedule entitled "Scale of Fees" which is attached to the currently applying "ORDER FIXING A SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES" is amended as follows:

Insert in "PART 3 – OTHER CHARGES", immediately following item 3A. the following new item 3B:

- 3B. SPINAL INJURY REHABILITATION SERVICES provided by public hospitals in respect of compensable patients requiring spinal injury rehabilitation services (including diagnostic services)
- 3B.1. Admitted Patient Services
Northern Sydney Area Health Service (Royal Rehabilitation Centre Sydney)

The applicable daily fee rate as applies from time to time under item 1A.5. for the "Metropolitan (non referral) hospital - Inpatient (other than critical care patient)" classification.

3B.2. Outpatient Services

3B.2.1 Conference

3B.2.2 Therapy

The applicable fee/time rate as applies from time to time under item 3A.3. on a per therapist basis.

3B.3. OUTREACH SERVICES

3B.3.1 Visits – Home, Work, School

3B.3.2 Telephone Consultation

The applicable fee/time rate as applies from time to time under item 3A.3. on a per therapist basis, inclusive of travelling time.

3B.4. Preparation of written reports

Charging for reports is to be in accordance with the rates set out in NSW Health Information Bulletin IB2006_030, subject to the categorisations set out in NSW Health Policy Directive PD2006_050, both as those rates or categorisations are amended or revised from time to time.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of National Park

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Curracabundi National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 6th day of September 2006.

MARIE BASHIR,
Governor

By Her Excellency's Command

BOB DEBUS M.P.,
Minister for the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District and LGA – Gloucester

County Hawes, Parishes Barnard and Cobb, about 2,680 hectares, being Lots 31,47,48 and 61 DP753684 (Barnard), Lots 4,30,37-41 inclusive, 73-79 inclusive DP753688 (Cobb); Crown Public roads separating Lots 39 and 40 from 41, Lots 4,74 and 30 from 37 aforesaid, Lot 41 aforesaid from Lot 62 DP720872 (Woko National Park, that part of the bed of Mernot Creek separating Lots 31 and 47 from Lots 48 aforesaid and Lot 52 DP753684 (Monkeycot Nature Reserve) and that part of the bed of Curricabark River separating Lots 47,31 and 48 from Lots 76,75,78,37, end of road, 4,73,77,38,40, end of road, 41 and 62 (Woko National Park) aforesaid; inclusive of Crown Public roads within Lots 30,38,40 and 48 aforesaid, exclusive of Council Public roads within Lots 47,31 and 48 (Barnard), 77,73,74,37,78,75 and 76 (Cobb) aforesaid. NPWS/03/01049.

NATIONAL PARKS AND WILDLIFE ACT 1974

Botany Bay National Park

Amendments to Plan of Management

AMENDMENTS to the plan of management for Botany Bay National Park have been prepared and are on exhibition until 29 January 2007.

Copies of the amendments are available free of charge from the Discovery Centre, Botany Bay National Park, Solander Drive, Kurnell (phone 9668 9111) and the La Perouse Museum, Botany Bay National Park, Anzac Parade, La Perouse. The amendments may also be viewed at the Sutherland Shire Council Administration Centre, 4-20 Eton Street, Sutherland and on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the amendments must be received by Planning Officer, National Parks and Wildlife Service, PO Box 44, Sutherland NSW 1499 by 29 January 2007.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on these amendments may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

WATER MANAGEMENT ACT 2000

Order under section 71Z

Access Licence Dealing Principles Order

New South Wales Murray and Lower Darling
Regulated Rivers

Murrumbidgee Regulated River

PURSUANT to section 71Z of the Water Management Act 2000, I, Ian Macdonald, M.L.C., Minister for Natural Resources, do by this Order suspend the types of dealings set out in the Schedule to this Order which would otherwise be permitted under Access Licence Dealing Principles or Access Licence Dealing Rules.

This Order takes effect on gazettal and will continue until it is repealed by a further Order.

Dated at Sydney this 18th day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources**SCHEDULE**

1. Any dealing under section 71T, that would result in the assignment of a water allocation from the water allocation account of a licence in the Murrumbidgee Regulated River Water Source (as defined in the Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003) to an access licence, with an extraction component that permits the taking of water from the New South Wales Murray Regulated River Water Source (as defined in the Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003) upstream of the Junction of the Murrumbidgee River and the Murray River.

2. Any dealing where either of the access licences is a local water utility access licence, with an extraction component that permits the taking of water from the New South Wales Murray Regulated River Water Source (as defined in the Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003) upstream of the Junction of the Murrumbidgee River and the Murray River.

WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order

New South Wales Murray and Lower Darling
Regulated Rivers

PURSUANT to section 323 of the Water Management Act 2000, I, Ian Macdonald, M.L.C., Minister for Natural Resources, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water from the New South Wales Murray Regulated River Water Source and the Lower-Darling Regulated River Water Source as defined in the Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003 be restricted as set out in the Schedule to this Order.

This Order takes effect on the date of first broadcasting and will continue until it is repealed by a further Order.

Dated at Sydney this 18th day of October 2006.

IAN MACDONALD, M.L.C.,
Minister for Natural Resources**SCHEDULE**

Each regulated river (high security) access licence is restricted to 80% of the volume of water in the water allocation account as at 15 October 2006, inclusive of any water credited by an assignment dealing.

Each regulated river (general security) access licence is restricted to 80% of the volume of water in the water allocation account as at 15 October 2006, inclusive of any water carried over or credited by an assignment dealing.

WITNESS PROTECTION ACT 1995**ORDER**

(Relating to recognition of a designated authority)

I CARL SCULLY, Minister for Police, in pursuance of section 3 of the Witness Protection Act 1995, do by this order, declare the Commissioner of the Australian Federal Police to be a designated authority for the purposes of the Witness Protection Act 1995.

Sydney 20th September 2006.

CARL SCULLY, M.P.,
Minister for Police

**Motor Vehicle Insurance
and
Repair Industry
Code of Conduct**

This Code of Conduct, titled the *Motor Vehicle Insurance and Repair Industry Code of Conduct*, is published for the purposes of section 60X of the Fair Trading Act 1987

L Baker
Commissioner for Fair Trading

Dated 25 October 2006

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ANNEXURE

Government Response to the Productivity Commission Inquiry Report into Smash Repair and Insurance

Smash Repair and Insurance Industry Implementation Taskforce Terms of Reference

PREAMBLE

It is in the interests of government, Insurers, policy holders and Repairers to promote the efficient operation of, and consumer confidence in, professional and competitive motor vehicle insurance and repair industries in Australia.

The economic activity created by a competitive motor vehicle insurance market and repair industry market will create and maintain skilled employment, efficient customer service and viable and cost effective motor vehicle repair and insurance industries.

The content of the Code and matters covered by it have been guided by the Government's response to the Productivity Commission and the Terms of Reference, set by the Australian Government, for the Smash Repair and Insurance Industry Implementation Taskforce. Repairers and Insurers acknowledge that for the purposes of promoting an efficient and competitive industry:

- (a) In recognition of Repairers right to freely structure their business arrangements, this Code provides for minimum, industry-wide, standards in matters such as:
 - Transparency, disclosure and fairness in relation to Insurers' NSR schemes;
 - Transparency, disclosure and fairness in relation to quotation processes, times and rates, Repairer choice and use of parts;
 - Responsibility for quality and safety, and warranties;
 - Minimum terms of payment; and
 - An independent external dispute resolution mechanism.

- (b) In recognition of Insurers' right to freely structure their business arrangements, and as required by the Government Response to the Productivity Commission recommendations, there has been no attempt to specify, on an industry-wide basis, matters such as:
 - minimum hourly rates or prices;
 - 'standard' hours for repair jobs;
 - types of parts to be used;
 - industry-wide PSR selection criteria and/or weightings for PSR criteria;
 - compulsory choice of Repairer;
 - requirements to spread work among Repairers; and
 - particular conditions of guarantees.

At Attachment A are copies of the Australian Government's response to the Productivity Commission's report and the Terms of Reference for the Smash Repair and Insurance Industry Implementation Taskforce setting out the arrangements for the development of the Code, which form part of this Code and should be considered in any interpretation and application of the Code.

1 PRINCIPLES OF THE CODE

This Code is intended to promote transparent, informed, effective and co-operative relationships between smash repairers and insurance companies based on mutual respect and open communication.

Insurers and Repairers agree to observe high standards of honesty, integrity and good faith in conducting their business with each other and in the provision of services to claimants.

The Code will specify standards of fair-trading, process and transparency in the relationship between Insurers and Repairers. There should not be any interference with the commercial relationships between individual Insurers and Repairers, other than as provided in this Code and in accordance with the principles of the Code.

The Code will provide efficient, accessible and transparent dispute resolution processes for issues arising between individual Repairers and individual Insurers.

Insurers and Repairers agree they have a responsibility to ensure vehicle repairs are authorised and carried out in a professional manner and to ensure that the safety, structural integrity, presentation and utility of the vehicle are restored. In doing so:

1.1 Insurers will authorise repairs covered by the policy with the objective of:

- (a) restoring the safety, structural integrity, presentation and utility of the motor vehicle;
- (b) complying with relevant Australian Government, state or territory legislation; and
- (c) fulfilling their obligations to the policyholder in accordance with the provisions of the policy and the relevant provisions of the General Insurance Code of Practice relating to insurance claims (annexure 3).

1.2 Insurers will not require Repairers to carry out repairs that:

- (a) are not in accordance with:
 - i) the documented manufacturers' technical specifications including those supplied by other industry recognised agencies or authorities; or
 - ii) any lawful mandatory specifications and/or standards; or
- (b) use methods that may compromise vehicle warranty conditions; or
- (c) in the absence of (a) and (b) are not in accordance with accepted industry standards and practice,

while having regard to the age and condition of the motor vehicle.

MOTOR VEHICLE INSURANCE AND REPAIR INDUSTRY CODE OF CONDUCT

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1.3 Repairers will carry out repairs with the objective of:

- (a) restoring the safety, structural integrity presentation and utility of the motor vehicle;
- (b) complying with relevant Australian Government, state and territory legislation; and
- (c) fulfilling their obligations to the Insurer under provisions of applicable contracts of repair.

1.4 Repairers will carry out repairs that:

- (a) are in accordance with:
 - (i) the documented manufacturers technical specifications including those supplied by other industry recognised agencies or authorities; or
 - (ii) any lawful mandatory specifications and/or standards; or
- (b) use methods that are consistent with vehicle warranty conditions; or
- (c) in the absence of (a) and (b) are in accordance with accepted industry standards and practice,

while having regard to the age and condition of the motor vehicle.

2 SCOPE

This is a voluntary Code and applies to Insurers and to Repairers or repairer representative organisations that are signatories to the Code. Signatories to the Code agree to be bound by the Code in their dealings with all Code participants within the industry. Signatories to the Code agree that they will promote the Code and encourage non-signatory Repairers and Insurers to become signatories to the Code.

This Code does not give rise to any legal relationship between Insurers and Repairers, other than the obligation to participate in the dispute resolution processes as set out in this Code.

The provisions of this Code are subject to all applicable Australian Government, state and territory laws and all rights and obligations arising under common law.

2.1 Signatories to the Code

A person may become a signatory to this Code by lodging a Code Signatory Notification Form with the CAC.

A person ceases to be a signatory to the Code by lodging a written notice advising the CAC they no longer wish to be a signatory to the Code.

3. DEFINITIONS

In this Code:

"Applicant" means the person who starts the EDR process set out in sub-clause 11.3 of the Code.

"Approved Assessor Course" means a course recognised by the CAC.

"Assessor" means an employee, assessing contractor or agent of an Insurer, who is engaged to assess Motor Vehicle accident damage and/or negotiate Repair Estimates between Insurers and Repairers.

"Business ownership structure" means the principal owners of the business, or parent entity, which includes any other person taking a financial interest in the business ownership.

"CAC" means the Code Administration Committee established in accordance with sub-clause 12.1 of this Code.

"Claimant" means a person covered by a Policy or a person who has a claim against a person covered by a Policy.

"Code" means the voluntary national Motor Vehicle Insurance and Repair Industry Code as agreed by the Smash Repair and Insurance Industry Implementation Taskforce on 23 May 2006 and any changes as agreed from time to time by the Code Administration Committee.

"Complaint Contact" means a person appointed by the Insurer as its designated Complaint Contact for handling and settling disputes under clause 10 of this Code.

"EDR" means External Dispute Resolution referred to in clause 11.3 of this Code.

"ICA" means the Insurance Council of Australia Limited.

"IDR" means Internal Dispute Resolution established by each of the Insurers under clause 11.2 of this Code.

"Industry" means the Motor Vehicle insurance and repair industries in Australia.

"Insurer" means a member of the ICA or any other person who is in the business of insuring Motor Vehicles in respect of property damage and which, in the course of the business, engages or authorises Repairers to perform Repairs to Motor Vehicles.

"Mediator" means an independent person who is appointed to facilitate discussion between the parties to a dispute to assist them to find a mutually acceptable resolution to their differences.

"Motor Vehicle" means a motor vehicle for which a motor vehicle insurance Policy is held.

"MTAA" means the Motor Trades Association of Australia.

MOTOR VEHICLE INSURANCE AND REPAIR INDUSTRY CODE OF CONDUCT

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“NSR” means a network smash repairer being a Repairer promoted by an Insurer under an accreditation scheme operated by the Insurer and who is licensed to use the Insurer’s insignia or trademarks.

“Parties” means the applicant and the respondent to a dispute arising under clauses 10 and 11 of this Code.

“PDS” means a product disclosure statement required to be issued by an Insurer under Chapter 7 of the Corporations Act 2001.

“Person” means an individual or entity within the motor vehicle insurance and repair industry.

“Policy” means a motor vehicle insurance policy over a motor vehicle issued by an insurance company, who is a signatory to the Code.

“Policyholder” means a person (natural or body corporate) who holds a policy for a Motor Vehicle with an Insurer.

“Presentation” means the visual appearance of the repair work performed on the Motor Vehicle.

“Publicly Available” includes being published on the public pages of Insurers’ websites.

“Repair” means any work done by a Repairer to repair a motor vehicle or any component, system or part, where the work is covered by a motor vehicle insurance policy and where a claim is or will be made by a claimant including but not limited to:

- (a) dismantling and assembling;
- (b) part and component replacement, adjustment, modification, installation and fitting;
and
- (c) painting.

“Repairer” means any person lawfully engaged in the business of effecting Repairs to Motor Vehicles.

“Repairer Representative Organisation” means the Motor Trades Association of Australia, any of its member associations or any other trade association representing Repairers.

“Respondent” means the person with whom the Applicant has a dispute.

“Serious Criminal Offence” means any criminal offence under any law of the Australian Government or any state or territory government for which a person would be liable on first conviction to imprisonment for a period of not less than 2 years.

“Signatories to the Code” means those Insurers, Repairers and Repairer Representatives Organisations who are listed on the Code Register of Signatories and who have agreed to be bound by the provisions of this Code and who have not ceased to be bound by the Code.

MOTOR VEHICLE INSURANCE AND REPAIR INDUSTRY CODE OF CONDUCT

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"Sub-let Repairer" means a person or business, other than the Repairer, who carries out Repairs on a vehicle at the request of, or under contract with, the Insurer.

"Sub-let Repairs" means Repairs carried out by a Sub-let Repairer.

"Upfront" means prominent, obvious and referred to in a table of contents.

4. INSURER AND REPAIRER RELATIONS

4.1 Repairers

In their dealings with Insurers in relation to repairs, Repairers will:

- (a) prepare estimates that provide for an appropriate scope of repairs, ensuring that all repairs are carried out in a safe, ethical, timely and professional manner and in accordance with the method of repair and the parts specified by the Insurer;
- (b) not dismantle a vehicle for the purpose of preparing an estimate unless requested or authorised to do so by the Insurer; and
- (c) not engage in practices designed to hinder or prevent the Insurer or claimant seeking to obtain an alternative quotation.

4.2 Insurers

In their dealings with Repairers in relation to repair work, Insurers will:

- (a) provide Repairers with relevant details relating to the claim that the Repairer requires in order to prepare an estimate or undertake the repair including details of sublet repairs and payments by customers including any excess and contributions;
- (b) not refuse to consider an estimate on unreasonable or capricious grounds;
- (c) pay the agreed amount for all work completed, that has been authorised or requested by the Insurer;
- (d) ensure all assessors engaged by the Insurer are:
 - (i) appropriately trained and have appropriate technical experience; or
 - (ii) have successfully completed an approved assessors course; or
 - (iii) have not less than five years experience as an insurance (motor) assessor;
- (e) not remove a motor vehicle from a Repairer's premises without notifying the Repairer in advance and compensating the Repairer for any legitimate or reasonable towing or storage costs associated with the vehicle and in compliance with relevant legislation; and
- (f) not knowingly ask claimants to drive unsafe motor vehicles for the purposes of obtaining alternative estimates.

5. NETWORK SMASH REPAIRER SCHEMES

5.1 Notification of Opportunities to Apply for NSR Status

- (a) Insurers that have Network Smash Repairer (NSR) schemes will document and publish criteria for membership of those schemes, including information relating to the structure of the scheme.
- (b) Insurers will provide mechanisms for Repairers to register their interest in joining an NSR scheme. These mechanisms will be documented and publicly available.
- (c) Insurers will confirm a Repairer's registration of interest in writing and provide details of the criteria used by the Insurer to select a member of an NSR scheme.
- (d) Insurers will provide Repairers with a fourteen (14) day 'cooling off' period for consideration of an NSR contract after it is executed by the Repairer.

5.2 Disclosure of information on NSR schemes

- (a) Insurers will provide Repairers who are members of an NSR scheme with:
 - (i) the criteria/requirements for retaining NSR status;
 - (ii) the circumstances under which a Repairer's status within the NSR scheme can be changed; and
 - (iii) the circumstances under which a NSR status can be withdrawn, suspended or removed.

5.3 Term of Agreement

All NSR scheme agreements must be for a fair and reasonable term of not less than three (3) years, giving consideration to the time and investment a Repairer has had to make to gain and/or maintain accreditation under an NSR scheme.

5.4 Extension of Network Repairer Status

In the event of any change in the business ownership structure of a Repairer who is a member of an NSR scheme, the Repairer must advise the Insurer and provided the Insurer's existing NSR selection criteria are maintained and performance standards and probity and prudential concerns are met, the Insurer will provide the business NSR status for the remainder of the term of the original NSR agreement. If not, the membership may be terminated notwithstanding clause 5.

5.5 Termination of NSR Agreement – breach by Repairer

- (a) This clause applies if:
 - (i) a Repairer breaches an NSR agreement; and
 - (ii) the Insurer proposes to terminate the NSR agreement, and sub-clause 5.8 does not apply.
- (b) The Insurer must:
 - (i) give to the Repairer reasonable notice that the Insurer proposes to terminate the agreement because of the breach;
 - (ii) tell the Repairer what the Insurer requires to be done to remedy the breach; and
 - (iii) allow the Repairer a reasonable time to remedy the breach.
- (c) For sub-clause 5.5(b)(iii), the Insurer does not have to allow more than thirty (30) days.
- (d) If the breach is remedied in accordance with sub-clauses 5.5(b)(ii) and 5.5(b)(iii), the Insurer cannot terminate the agreement because of that breach, unless the Repairer has in the previous three years been in breach and has been advised in writing that any further serious breach will result in the termination of the agreement.

5.6 Termination of NSR Agreement – based on performance criteria

An Insurer may only terminate an NSR agreement based on a Repairer failing to meet performance criteria or standards, if:

- (a) the performance criteria or standards and the consequences of failure to meet such performance criteria or standards were disclosed to the Repairer prior to entering into the agreement;
- (b) the Repairer fails to meet those performance criteria or standards;
- (c) the breach by the Repairer was subject to written notice by the Insurer to the Repairer advising of the detail of the breach and the Insurer provided the Repairer with a reasonable period of time in which to meet the performance criteria or standards; and
- (d) the Insurer has treated the Repairer fairly in relation to the application and enforcement of performance criteria and standards.

5.7 Termination of NSR Agreement – no breach by Repairer

Other than at the expiry of the term of agreement, where a Repairer is not in breach of an NSR scheme agreement, an Insurer may not unreasonably terminate the agreement unless:

- (a) the Insurer provides at least twelve (12) months notice of its intention to terminate the agreement; or
- (b) the Repairer consents in writing to terminate the agreement earlier.

5.8 Termination of NSR Agreement – special circumstances

Insurers do not have to comply with sub-clauses 5.5, 5.6, or 5.7 if a Repairer:

- (a) no longer holds a licence that the Repairer must hold to carry on its repair business;
- (b) becomes a bankrupt, insolvent or under external administration;
- (c) is convicted of a serious criminal offence;
- (d) is fraudulent in connection with the operation of the repair business or engages in serious misconduct; or
- (e) agrees to terminate the NSR Agreement.

6. ESTIMATE, REPAIR AND AUTHORISATION PROCESS

- 6.1** Where competitive estimates are sought, Insurers will ensure the estimation process is fair and transparent and as far as is practicable, that estimates are comprehensive, complete and inclusive of all obvious damage.
- 6.2** The parties acknowledge ongoing changes in the Industry in relation to the development of realistic times and rates:
- (a) Insurers will state clearly the estimation methodology to be applied; and
 - (b) Repairers in their estimation methodology may separately cost paint, parts, significant consumables and mandatory government environmental levies in so far as they apply to a repair.
- 6.3** Without limiting Insurers' and Repairers' rights to fair and transparent negotiation, the Insurer may not unreasonably or arbitrarily alter the Repairers estimate unless the Insurer insists on changing the repair process, parts or materials to be used (subject to sub-clause 7.4).
- 6.4** While Insurers may enter into commercial arrangements with Repairers that specify performance targets, Insurers will not unduly influence any Repairer to submit estimates on the basis of inducements of further work.

7. REPAIR WARRANTIES

- 7.1** An Insurer will provide details in writing to Repairers of the warranty cover the Insurer provides to insureds, including the Insurer's responsibilities under lifetime warranties.
- 7.2** Unless required by law, Repairers will provide Insurers with a warranty in respect of their workmanship for a period of three (3) years from the date of repair unless a longer period is offered.
- 7.3** Repairers shall only be required to provide a guarantee for parts or paint to the extent that the manufacturer, distributor, supplier or importer of the parts or paint is so liable under an express warranty or under the law, other than to the extent that the quality of the repair arising from the use of the parts or paint arises from faulty workmanship.
- 7.4** If repairs are carried out under a contract between the Insurer and a Repairer, where an Insurer requires a Repairer to use a repair method or part that differs from that recommended by the Repairer, and the Insurer and Repairer are unable to reach agreement to that change, the Insurer will provide such a requirement in writing.
- 7.5** Where the Insurer provides a written requirement under sub-clause 7.4 the Insurer agrees to pay the direct loss or liability incurred by the Repairer by reason of a quality, structural, presentation or safety defect caused by complying with the requirement. The Repairer must immediately notify the Insurer of any claim made against the Repairer that may give rise to a claim under this sub-clause. The Insurer is not liable to pay any loss or liability incurred by the Repairer to the extent that the loss or liability arises from faulty workmanship.
- 7.6** Where issues of workmanship arise, and where practicable, including taking into account customer preferences, the Repairer concerned must be offered the first option to effect required rectification.
- 7.7** Where repairs are undertaken by sub-let repairers at the Insurer's direction the Insurer will take full responsibility for any claim that may arise from the repair by the sub-let repairer and reimburse any reasonable costs incurred by the principal Repairer as a result of an Insurer's nominated sub-let repairer not completing the work as authorised in the allocated time.

8. PAYMENT TERMS

- 8.1** An Insurer's maximum payment terms for repair invoices should not exceed thirty (30) days from receipt of invoice by the Insurer or authorised assessor or agent.
- 8.2** Where the price, work or documentation is disputed, payment of the undisputed component will be paid in accordance with the payment terms of sub-clause 8.1.
- 8.3** Insurers will disclose alternative payment arrangements, if any, between Repairers in and those not in the Insurer's NSR scheme.

9. DISCLOSURE OBLIGATIONS

- 9.1** Insurers will clearly state, in unambiguous and plain language, upfront in their Product Disclosure Statements, their policy in relation to choice of Repairer.
- 9.2** Insurers will disclose in their Product Disclosure Statements their policy relating to the use of new, non genuine and recycled parts, sub-let repairs and guarantees and warranties.
- 9.3** Insurers will not make misleading or deceptive statements about the quality, capability or timeliness of Repairers that are not members of an Insurer's NSR scheme;
- 9.4** Repairers will not make misleading or deceptive statements about the quality, safety or timeliness of repairs based on who the Insurer is or the approach the Insurer uses to allocate repairs or manage claims; and
- 9.5** Sub-clauses 9.1, 9.3 and 9.4 also apply to telephone enquiries and sales.

10. REPAIR DISPUTE RESOLUTION

This clause applies to disputes that arise prior to the commencement or completion of repair.

10.1 Matters for dispute resolution

- (a) Where disputes arise relating to the appropriate repair and paint method and where it is believed the safety, structural integrity, presentation or utility of the vehicle will be compromised by the proposed repair method, and the dispute cannot be resolved under clauses 1 and 7, the provisions of clause 10 apply.
- (b) Where there are repair disputes which arise prior to the completion of repairs to a motor vehicle other than those described in 10.1(a) and 10.1(c) the parties will at first instance use the provisions of clause 10. This does not prevent either party subsequently pursuing the matter under the provisions of clause 11 once the vehicle has been repaired.
- (c) Disputes relating to the amount to be paid for repairs, or differences of opinion as to the preferred repair method, other than those outlined in sub-clause 10.1(a), are matters for individual Repairer/Assessor negotiation and cannot be disputed under the provisions of clauses 10 or 11.
- (d) Clause 11 will not apply to disputes covered by sub-clauses 10.1(a) and 10.1(c).

10.2 Notification of Dispute

In the event of a dispute under this clause 10, the Repairer must notify the Insurer's complaint contact, providing full details of the dispute and supporting evidence of the concern and the redress sought by the complainant.

10.3 Dispute Resolution Procedure

- (a) Upon notification of a dispute, the Insurer will fully investigate the issue, and the supporting evidence provided by the Repairer and will within two business days make a determination.
- (b) As part of this process, the Insurer will consider the relevant information, may inspect the motor vehicle and will discuss the dispute with the Repairer.
- (c) If the Repairer disagrees with the determination of the Insurer the Repairer retains the right to refuse to carry out the repairs and in that case the Insurer may transfer the vehicle to another Repairer.
- (d) The Insurer agrees to report to the CAC on an annual basis detailing the number, nature and outcome of disputes raised under clause 10.

11. DISPUTE RESOLUTION PROCESS

This clause applies to disputes arising from clauses 4 to 9 of the Code and disputes over contractual arrangements.

11.1 Application and Principles

- (a) The procedure in this section applies to all disputes relating to alleged non-compliance with the Code and to disputes of a contractual nature but does not apply to disputes which are described in sub-clause 10.1(a) and 10.1(c).
- (b) Insurers and Repairers agree that disputes relating to alleged non-compliance with the Code and to disputes of a contractual nature, should be resolved promptly, transparently and fairly.

11.2 Internal Dispute Resolution

- (a) Each Insurer will establish an internal dispute resolution (IDR) mechanism that provides for the prompt, transparent and fair resolution of disputes.
- (b) All disputes should in the first instance be directed through Insurers' IDR mechanisms.
- (c) Insurers will provide to the Repairer a written acknowledgement of the complaint within five business days. Within a further 10 business days, Repairers and Insurers will conclude the IDR process, unless otherwise agreed to by both parties.
- (d) If the Repairer disagrees with the outcome of an IDR process, they can elevate the dispute to External Dispute Resolution (EDR).

11.3 External Dispute Resolution

- (a) To commence an EDR action under the Code, the applicant must lodge a notice of dispute with the CAC or its nominee and the respondent, providing the following information:
 - (i) the nature of the dispute;
 - (ii) what outcome the applicant wants; and
 - (iii) what action the applicant thinks will settle the dispute.
- (b) The applicant and the respondent may then either agree on a mediator, or if the parties cannot agree on a mediator within 2 business days, they must

request the CAC or its nominee to appoint a mediator. The mediator should be appointed within 2 business days.

- (c) Subject to sub-clause 11.3(e), the Mediator may decide the time and place for the conduct of the mediation.
- (d) Any face-to-face mediation under this Code must be conducted in the state or territory in which the repairs took place and within a reasonable distance of the Repairer's premises, unless otherwise agreed by the parties.
- (e) The parties participating in the mediation should try to resolve the dispute within 15 business days of the notification of the dispute, unless otherwise agreed to by both parties.
- (f) Those participating in the mediation must have the authority to enter into an agreement to settle the dispute.
- (g) If the mediation does not result in an outcome acceptable to both the applicant and the respondent, or the dispute proves incapable of resolution by mediation, the Mediator will provide a written statement to the applicant and the respondent setting out:
 - (i) the parties to the dispute;
 - (ii) an outline of the dispute; and
 - (iii) a list of unresolved issues;
- (h) Any statement issued under sub-clause 11.3(g), must remain confidential between the parties to the dispute and the Mediator.
- (i) Disclosure of any statement under sub-clause 11.3(g) to a third party requires the consent of the applicant and the respondent except where disclosure is required by law.
- (j) At the conclusion of the mediation the mediator should advise the CAC in writing whether the mediation was successful or unsuccessful.

11.4 Conditions

- (a) This clause does not affect the right of a party to take legal action in relation to a dispute.
- (b) The parties will share the costs equally of mediation under this sub-clause 11.4, unless they agree otherwise.
- (c) The parties must pay for their own costs of attending the mediation.
- (d) The parties must mediate in good faith.

12. ADMINISTRATION

12.1 Code Administration Committee

- (a) The Code will be administered by a Code Administration Committee (CAC);
- (b) The CAC will consist of signatories to the Code being:
 - (i) three appointees of ICA; and
 - (ii) three appointees of MTAA;
- (c) Members of the CAC shall hold office for a period of two (2) years, but may be re-nominated for further two (2) year periods subject to sub-clause 12.1(d);
- (d) The ICA and MTAA can replace or substitute their respective appointees at any time and for any reason, but in the spirit of the Code each will endeavour to ensure continuity of representation at CAC.
- (e) The members of the CAC will elect one of their number as chairperson for a 12 month period on the basis that an appointee of ICA and an appointee of MTAA will rotate as chairperson and the first rotation shall be determined by lot;
- (f) The chairperson will be responsible for arranging for administrative support for the CAC activities;
- (g) The CAC will meet at least two times a year, but may meet more frequently as required; and
- (h) Changes to the Code can be made by the CAC only on a consensual basis.

12.2 Role of the CAC

The CAC will:

- (a) develop a protocol for the appointment, establishment and operation of a national panel of mediators;
- (b) monitor compliance with the Code;
- (c) produce a publicly available annual report on the Code and provide a copy of the report to the relevant Australian Government Minister. The report will include:
 - (i) an assessment of Insurer and Repairer compliance with the Code;
 - (ii) the number and type of applications for EDR under the Code; and

- (iii) any other matters the CAC considers relevant to the Code;
- (d) develop its own administrative procedures and protocols and obtain adequate funding to administer and monitor the Code from ICA and MTAA;
 - (e) advise on the promotion of the Code within the Industry; and
 - (f) conduct an initial internal review of the operation of the Code 12 months after the commencement of operation of the Code on 1 September 2006. This is to be followed by an external review of the operation of the Code every three years from the commencement of the Code.

12.3 Confidential Information

The appointees to the CAC must not disclose any confidential information acquired in the course of their appointment to the CAC unless required by law to do so.

ANNEXURE**GOVERNMENT RESPONSE TO THE PRODUCTIVITY COMMISSION INQUIRY:
SMASH REPAIR AND INSURANCE****SUMMARY**

1. The Treasurer asked the Productivity Commission (PC) to examine the relationship between the Australian motor vehicle smash repair industry and the motor vehicle insurance industry on 31 August 2004. The Inquiry involved wide industry consultation and industry stakeholders were invited to make either public or confidential submissions. The Commission also held public hearings in Sydney and Melbourne.
2. The Draft Report was released on 18 November 2004, with the final being presented to Government in March 2005.
3. In formulating the Australian Government response, further consultation was undertaken with industry representatives, including:
 - Australian Automotive Repairers Association (AARA);
 - Motor Traders Association of NSW (MTA NSW);
 - Motor Trades Association of Australia (MTAA);
 - Victorian Automobile Chamber of Commerce (VACC);
 - Allianz Australia Insurance Ltd;
 - Insurance Australia Group (IAG);
 - Insurance Council of Australia (ICA);
 - Promina Group (AAMI); and
 - Suncorp Metway.
4. The Government agrees with the key recommendation of the PC report – that disputation between the parties is serious enough to warrant the introduction of an industry code.
5. The Government's formal response to the PC Report is below.

GOVERNMENT RESPONSE TO THE PRODUCTIVITY COMMISSION REPORT'S RECOMMENDATIONS

Recommendation 6.1

The Australian Government should facilitate and promote the development and implementation of an industry-wide code of conduct in respect of the relationship between insurers and repairers as soon as practicable.

Government Response

6. Agreed. The Government considers that properly formulated codes of conduct that enjoy the support of industry are of benefit to all industry participants.

7. The Government acknowledges that there are problems in the commercial relationship between the smash repair and insurance sectors. The PC Report cites anecdotal evidence of persistent problems occurring between the two parties, particularly in relation to transparency, fair trading and the efficiency of operation of the market. Overwhelmingly, the problems appear to stem from a lack of trust and cooperation between the two industries.

8. The Government considers that the most appropriate way to deal with these problems is through an industry code. Accordingly, the Government will work with industry to develop a voluntary Code along the lines outlined in the PC report based on most of the findings of the PC report.

Recommendation 6.2

The industry-wide code of conduct should include:

a.) Matters relating to preferred smash repairer (PSR) arrangements, including requirements to:

- notify opportunities to apply for PSR status;
- disclose selection criteria;
- provide a 'cooling off' period for repairers to consider PSR contract offers;
- provide that PSR tenure should not automatically cease on transfer of business provided probity and prudential concerns are met; and
- specify that if an hourly rate is included in a PSR contract then it should be a mutually agreed realistic rate.

b.) Matters relating to quoting for work and payment, specifying:

MOTOR VEHICLE INSURANCE AND REPAIR INDUSTRY CODE OF CONDUCT

25

- that times and rates, where used, should be realistic times and rates agreed to by insurer and repairer;
 - that paint, parts and significant consumables should be separately costed rather than included in hourly rates;
 - where competitive quotes are sought, that the quotation process should be fair and transparent;
 - that insurers should fully disclose their terms of payment to repairers; and
 - minimum terms of payment where work is not in dispute (for example, 30 days or less).
- c.) Matters relating to quality and safety, and guarantees, including requirements:
- that where an insurer specifies the repair method and/or the quality of parts to be used, the insurer accepts responsibility in writing for the quality and safety consequences of its specifications; and
 - to restrict the guarantee liability of a repairer to work it actually carries out, and then only for an agreed reasonable period – a repairer should not be required to guarantee parts or paint for a period longer than the manufacturer's warranty.
- d.) Matters relating to consumer choice, including requirements for insurers:
- to clearly explain repairer choice options to consumers when taking out policies and making claims;
 - to avoid making misleading, inaccurate or unjustified comments about the quality and timeliness of repair of non-preferred repairers; and
 - to clearly explain to consumers their policy provisions relating to the use of parts and to guarantees.
- e.) A transparent and independent external dispute resolution mechanism.

Government Response

9. Agreed in part. The Government acknowledges the importance of transparency in the market. Many of the problems identified in the PC report stem from a lack of clarity in business relationships between insurance companies and smash repair businesses. Transparent markets are innately less vulnerable to manipulation and make risk easier to manage.

10. The Government agrees that it would be desirable for an industry code to include all of the above measures. However, the Government recognises the complexities of moving to a new system of quoting. Further to this, the Government recognises that approximately seventy per cent of the motor vehicle insurance market either do not use, or are moving away from, the *funny time, funny money* (FTFM) method of quoting. Accordingly, the Government recommends that an industry code include provisions to require insurers to state clearly in contractual arrangements whether FTFM is to be the applied quoting methodology.

11. The Government accepts the PC's recommendation that consumer choice should not be mandated. However, in the interests of ensuring consumers are informed of provisions in relation to consumer choice of repairer, the Government recommends that an additional provision be inserted in the code to the effect that:

- Insurers should clearly state, upfront in product disclosure documents, repairer choice options.

12. The Government also supports the view that a transparent and independent external dispute resolution mechanism should be established to deal with issues of a contractual nature and breaches of the code. The dispute resolution system should be based on mediation with the costs being shared by the parties.

Recommendation 6.3

The Code should not attempt to specify or regulate, on an industry-wide basis, matters such as:

- minimum hourly rates or prices;
- 'standard' hours for repair jobs;
- types of parts to be used;
- industry-wide PSR selection criteria and/or weightings for PSR criteria;
- compulsory choice of repairer;
- requirements to spread work among repairers; and
- particular conditions of guarantees.

Government Response

13. Agreed. The Government agrees that the Code should not attempt to specify or regulate the matters listed in recommendation 6.3.

Recommendation 6.4

If voluntary agreement cannot be achieved between insurers and repairers – that is, between at least the four major insurers and the national body representing repairers (the Motor Trades Association of Australia) – within a period of six months from release of the Government's decision on this report, the Australian Government should develop a code of conduct in accordance with the above findings and recommendations, and the code should be mandated under the Trade Practices Act.

Government Response

14 Agreed in principle. The Government agrees that there is justification for the development of an industry code of conduct as a cost effective way to improve the relationship between insurers and repairers.

15. The Government is committed to industry self-regulation to address marketplace problems as an alternative to regulation. Therefore, in the first instance, the Government considers that all voluntary approaches should be explored prior to imposing a mandatory industry-wide code of conduct on the parties.

16. Another voluntary option, canvassed in the PC report, but not included in its recommendation, is that of a voluntary code between insurers only. This option has the potential to deliver the desired outcome as the vast majority of obligations (as outlined in recommendation 6.2 of the PC report) in a code would be on insurers, not repairers. Accordingly, if voluntary agreement cannot be reached between the four major insurers and the Motor Trades Association of Australia within six months from the release of this response, the Government will require the four major insurers to develop a voluntary code, in accordance with this response, within an additional three months. The Government considers voluntary options to be the most effective means of improving the deteriorating relationship between the two parties.

17. However, should all voluntary approaches fail, the Government will examine further regulatory options, including the prescription of an industry code under the *Trade Practices Act 1974* (TPA).

18. Further, the Government recommends that an Implementation Taskforce, with representation from the insurance and repair sectors, be established to oversee the development of an industry code for a period of six months. Broadly, the Taskforce will be responsible for developing a voluntary code as outlined in this response. The Taskforce will also provide progress reports and an implementation plan, to Government.

19. The Government will review the situation in nine months from the date of this response, or sooner if required, with a view to assessing the extent to which the problems identified in the PC report have been addressed by industry. Should the review find that significant problems remain, or that no agreement has been reached, the Government will consider the appropriateness of further regulatory options, including the prescription of an industry-wide code of conduct under the *Trade Practices Act 1974*.

Smash Repair and Insurance Industry Implementation Taskforce

Terms of Reference

1. The Taskforce is to draft a voluntary Code of Conduct covering, as a minimum, the following issues:
 - (a) matters relating to preferred smash repairer (PSR) arrangements, including requirements to:
 - i. notify opportunities to apply for PSR status;
 - ii. disclose selection criteria;
 - iii. provide a 'cooling off' period for repairers to consider PSR contract offers;
 - iv. provide that PSR tenure should not automatically cease on transfer of business, provided probity and prudential concerns are met;
 - (b) matters relating to quoting for work and payment, specifying:
 - i. where competitive quotes are sought, that the quotation process should be fair and transparent;
 - ii. that insurers should fully disclose their terms of payment to repairers;
 - iii. minimum terms of payment where work is not in dispute (for example, 30 days or less);
 - (c) matters relating to quality and safety, and guarantees, including requirements:
 - i. that where an insurer specifies the repair method and/or the quality of parts to be used, the insurer accepts responsibility in writing for the quality and safety consequences of its specifications;
 - ii. to restrict the guarantee liability of a repairer to work it actually carries out, and then only for an agreed reasonable period – a repairer should not be required to guarantee parts or paint for a period longer than the manufacturer's warranty;
 - (d) matters relating to consumer choice, including requirements for insurers:
 - i. to clearly explain repairer choice options to consumers when taking out policies and making claims;
 - ii. to clearly state, upfront in product disclosure documents, repairer choice options;
 - iii. to avoid making misleading, inaccurate or unjustified comments about the quality and timeliness of repair of non-preferred repairers;
 - iv. to clearly explain to consumers their policy provisions relating to the use of parts and to guarantees; and
 - (e) a transparent and independent external dispute resolution mechanism.

2. The Taskforce must comprise of a Chairperson, and five representatives from the insurance sector and five from the smash repair sector, that is:
 - (a) 1 representative from the Insurance Australia Group;
 - (b) 1 representative from Allianz Australia Insurance;
 - (c) 1 representative from AAMI;
 - (d) 1 representative from Suncorp Metway;
 - (e) 1 representative from the Insurance Council of Australia;
 - (f) 2 representatives from the Motor Trades Association of Australia;
 - (g) 1 representative from the Australian Motor Body Repairers Association;
 - (h) 1 representative from the Victorian Automobile Chamber of Commerce; and
 - (i) 1 representative from the Motor Traders Association of New South Wales;
3. Each individual member of the Taskforce will exercise one casting vote. The Chair will not exercise a casting vote.
4. The reasonable expenses of the Chair in attending Taskforce meetings will be met by the Office of Small Business (OSB). The Taskforce members listed at 2(a) to (i) above must meet their own expenses in attending Taskforce and Working Group meetings.
5. Secretariat support to the Taskforce, including facilitation of meetings, minute taking, and other administrative duties, will be provided by OSB. OSB will not partake in the Taskforce's negotiations and will not exercise a casting vote.
6. As required, the Taskforce may consult the Australian Competition and Consumer Commission on matters relating to the mechanics of industry codes of conduct. The ACCC will not partake in the Taskforce's negotiations and will not exercise a casting vote.
7. The Taskforce must provide updates to the Minister for Small Business and Tourism on the progress of the drafting of the code, including the delivery of a final report to the Minister by close of business on 10 May 2006.
8. The Taskforce must meet at a mutually agreeable location and as many times as the Taskforce members deem appropriate, but not less than three times before 10 May 2006.
9. The Taskforce may, with the consent of the Chair, form Working Groups responsible for furthering negotiations between Taskforce meetings. The Chair is not required to attend Working Group meetings.

TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

<http://www.tenders.nsw.gov.au>

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ALBURY CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

ALBURY CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a car park. Land described in the Schedule is surrounded by Council owned land forming part of what is known as Wilson Street Car Park, Albury. Dated at Albury, this 6th day of September 2006. ROBERT BROWN, Acting General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

SCHEDULE

Lot 2, DP 1090580. [2427]

BEGA VALLEY SHIRE COUNCIL

Renaming Glebe Lane, Bega

NOTICE is hereby given that the Bega Valley Shire Council, pursuant to section 162 (1) of the Roads Act 1993 is to rename Glebe Lane Bega, to Blacket Lane. Authorised by a Council Resolution of 8 August 2006. [2428]

BURWOOD COUNCIL

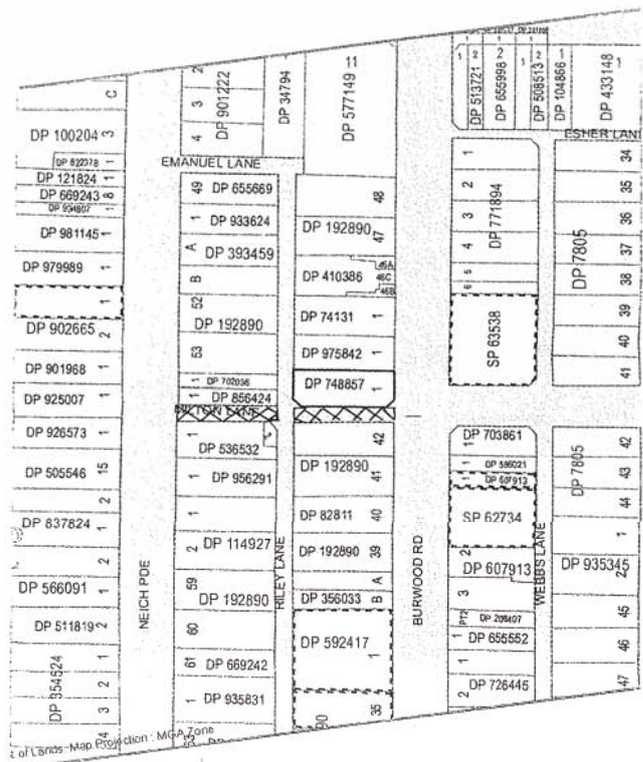
Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Burwood Council in pursuance of section 16 of the Roads Act 1993, dedicates the land described in the Schedule as public road. P. ROMANO, General Manager, Burwood Council, PO Box 240, Burwood NSW 2134.

SCHEDULE

Milton Lane being part of the land contained in Deed of Conveyance, dated 29 August 1844, No. 352, Book 7, Parish of Concord, County of Cumberland and Local Government Area of Burwood, as shown hatched on the accompanying plan.



[2429]

CAMPBELTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Lands as Public Road

NOTICE is hereby given that Campbelltown City Council, by arrangement with the Roads and Traffic Authority, hereby dedicates the lands described in the Schedule hereunder as public road pursuant to section 10, Roads Act 1993. P. F. TOSI, General Manager, Campbelltown City Council, PO Box 57, Campbelltown NSW 2560.

SCHEDULE

Lot 23, DP 852061 comprising part of land in Conveyance Bk 3404, No. 296; Lot 24, DP 852061 and Lot X, DP 392200. [2430]

DUBBO CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

DUBBO CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of a sewerage pump station. Dated at Dubbo, this 18th day of September 2006. M. RILEY, General Manager, Dubbo City Council, PO Box 81, Dubbo NSW 2830.

SCHEDULE

Lot 1, DP 1067663.

[2431]

GOSFORD CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GOSFORD CITY COUNCIL declares with the approval of Her Excellency the Governor, that the easement described in Schedules 1 and 2 below, excluding any mines or deposits of minerals in the land and excluding those interests described in Schedule 3 below, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of a Levee Bank. Dated at Gosford, this 19th day of July 2006. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

SCHEDULE 1

Interest in the land being an Easement for a Levee Bank described on DP 1082242 as Proposed Easement and shown as Plan of Proposed Easement for Support and Right of Carriageway within Lot 3, DP 775599.

SCHEDULE 2

1. The body having the benefit of this easement may:
 - (a) drain water from any natural source through each lot burdened, but only within the site of this easement, and
 - (b) construct and maintain levee banks to control flood waters,
 - (c) do anything reasonably necessary for that purpose, including:
 - entering the lot burdened, and
 - taking anything on to the lot burdened, and
 - using any existing line of pipes, and
 - carrying out work, such as constructing, placing, repairing or maintaining pipes, channels, ditches, levee banks, removal of obstructions to the flow of water and equipment.
2. In exercising those powers, the body having the benefit of this easement must:
 - (a) ensure all work is done properly, and
 - (b) cause as little inconvenience as practicable to the owner and any occupier of the lot burdened, and
 - (c) cause as little damage as practicable to the lot burdened and any improvement on it.

SCHEDULE 3

U720557 Easement for Sewerage Pipeline 5 Wide and variable affecting part of the land above described as (Lot 3, DP 775599) shown so burdened in DP 647155 and by U668080 vested in Gosford City Council by *New South Wales Government Gazette* of 2 September 1994, Folio 5604.

[2432]

MUSWELLBROOK SHIRE COUNCIL

Notice to Untraceable Owners

Roads Act 1993 section 16 and 17

Names (if known) of owners: Edward Reginald WHITE and his successors in title.

Description of the Land: All the land (road) shown hatched in the plan hereunder as a strip of land 20.115m wide and variable width between Kenilworth Street and Bray Street, known as Turner Street within Deposited Plan 37023 Parish Denman, County of Brisbane at Denman.



The owners of the land above described are hereby served with notice that Muswellbrook Shire Council intends to take over the road shown hatched in the plan above known as Turner Street.

This notice is given under section 16 and 17 of the Roads Act 1993 which reads:

- “16 (1) This section applies to land that is set aside for the purposes of a road left in a subdivision of land effected before 1 January 1907 (the date of commencement of the Local Government Act 1906) or in a plan of subdivision that was registered by the Registrar-General before 1 January, 1920 (the date of the commencement of the Local Government Act 1919).
- (2) The council of the local government area within which such land is situated may, by notice published in the Gazette, dedicate the land as public road.
 - (3) On publication of the notice in the Gazette:
 - (a) the land described in the declaration becomes free of all trusts, restrictions, dedications, reservation, obligation and interests, and
 - (b) the land is dedicated as a public road.
 - (4) No compensation is payable to any person with respect to any loss or damage arising from the operation of this section.
 - (5) Land may not be dedicated as a public road under this section if the Land and Environment Court has made a declaration under Section 17 to the effect that the land may not be so dedicated or if an application for such a declaration is pending before that Court.

- 17 (1) Before dedicating land as a public road under section 16, the council must cause at least 28 days notice of its intention to do so to be served on the owner of the land.
- (2) During that period of 28 days, the owner of the land may, in accordance with rules of court, apply to the Land and Environment Court for a declaration that the land should not be dedicated as a public road.
- (3) The Land and Environment Court may make such decision as it thinks fit with respect to the application.”

S. McDONALD, General Manager, Muswellbrook Shire Council, PO Box 122 Muswellbrook NSW 2333.

[2433]

CITY OF RYDE

Roads Act 1993, Section 10

NOTICE is hereby given that the City of Ryde, pursuant to section 10 of the Roads Act 1993, dedicates the Council owned land, detailed in the Schedule below as public road. MICHAEL WHITTAKER, General Manager, City of Ryde, Locked Bag 2069, North Ryde NSW 1670.

SCHEDULE

Lot G in Deposited Plan 384190. [2434]

CITY OF RYDE

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given pursuant to section 10 of the Roads Act 1993, that Ryde City Council dedicates the land described in the Schedule below as public road. Dated 5th September 2006. M. WHITTAKER, General Manager, Ryde City Council, 1 Devlin Street, Ryde NSW 2112.

SCHEDULE

Lot 3, DP 618154, a part of Devlin Street, Ryde. [2435]

SNOWY RIVER SHIRE COUNCIL

Pesticide Use Notification Plan

NOTICE is given pursuant to Part 4B of the Pesticide Regulations 1995, that Snowy River Shire Council has finalized a plan titled Snowy River Shire Council's Pesticide Use Notification Plan. The plan will operate from 1 February 2007, on land under the control of Council within the shire. The plan is available for viewing at Council's offices and Council's web page at www.snowyriver.nsw.gov.au. JOSEPH VESCIO, Acting General Manager, Snowy River Shire Council, PO Box 143, Berridale NSW 2628. [2436]

SNOWY RIVER SHIRE COUNCIL

Erratum

Correction Notice under Section 162 of the Roads Act 1993

A notice published in the Government Gazette of 26 May 2000, Number 62, Folio 4466, naming Geehi Court in Cobbin Creek Estate is amended and named Geehi Circuit. A notice published in the Government Gazette of 13 April 2006, Number 52, Folio 2246 naming Lyrebird Road off Dry Plains Road is amended and named Lyrebird Lane. V. L. W. STRAW, General Manager, Snowy River Shire Council, PO Box 143, Berridale NSW 2628. [2437]

TENTERFIELD SHIRE COUNCIL

Road Re-Naming

NOTICE is hereby given that Tenterfield Shire Council, as a roads authority under Part 10, Division 4 of the Roads Act 1993 and Division 2 of the Roads (General) Regulation 2000, has renamed the roads as described in the following table:

<i>Current Road Name</i>	<i>New Road Name</i>	<i>Location</i>
Coxalls Road.	Myon Mount Road.	From Bellevue Road junction approx 4.73 km north of Bruxner Highway south for approx 300 m.

MARK ARNOLD, General Manager, Tenterfield Shire Council, PO Box 214, Tenterfield NSW 2372. [2438]

MUSWELLBROOK SHIRE COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the persons named hereunder that the Council of the Shire of Muswellbrook has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder (of which the persons named hereunder appear to be the owners or in which they appear to have an interest) and on which the amount of rates and charges states in each as at 30th June 2006, is due:

Owners or persons having an interest in land (a)	Description of Land (Lot, Section and Deposited Plan Nos, Street) (b)	Amount of rates and charges overdue for more than five (5) years (c)	Interest accrued on amount in column (c) (d)	Amount of all other rates and charges due and in arrears (e)	Interest accrued on amount in column (e) (f)	Total (g)
R. J. COLLINS and K. P. COLLINS.	Coal Mining Right Lot 1 in DP 832705, in Parish of Clanricard.	\$161.00	\$27.08	\$113.25	\$110.16	\$411.49
WYDAILY PTY LIMITED.	Lot 16 in SP 20260 in Woollybutt Way, Muswellbrook.	\$NIL	\$NIL	\$4,858.79	\$1,097.39	\$5,956.18

In default of payment to the Council of the amount stated in Column (g) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for sale, the said land will be offered for sale by Public Auction by Boyle Estate Agents, Muswellbrook at the Council Administration Centre, Maitland Street, Muswellbrook, on Saturday, 10 February 2007, at 10:00 a.m. S. J. McDONALD, General Manager, Muswellbrook Shire Council, PO Box 122, Muswellbrook NSW 2333. [2439]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROBERT FREDERICK BURLEY, late of Griffith, in the State of New South Wales, retired, who died on 6 August 2006, must send particulars of his claim to the executrix, Maureen Isabelle Burley (in the will called Maureen Isobel Burley), c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith NSW 2680, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 6 October 2006. MESSRS OLLIFFE & McRAE, Solicitors, PO Box 874, Griffith, NSW 2680, tel.: (02) 6962 1744. Reference: JFM:CP/R109. [2440]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of IRENE NOTARAS, late of 130 Croydon Street, Lakemba, in the State of New South Wales, who died on 21 June 2006, must send particulars of their claim to the executors, Emmanuel Peter Notaras and Georgina Frilingos, c.o. Simpson & Co, Solicitors, 103A Anzac Parade, Kensington NSW 2033, within one (1) calendar month from publication of this notice. After that time, the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 12 October 2006. SIMPSON & CO, Solicitors, 103A Anzac Parade, Kensington NSW 2033 (PO Box 340, Kensington 1465), tel.: (02) 9662 4381. [2441]

COMPANY NOTICES

NOTICE of final general meeting.—E. A. JONES & CO PTY LIMITED, ACN 000 027 734 (in voluntary liquidation).—Notice is hereby given pursuant to section 509 of the Corporations Act 2001, that a final general meeting of the abovenamed company will be held at Level 2/131 Clarence Street, Sydney NSW on 30 November 2006 at 11:30 a.m., for the purpose of having laid before it by the liquidators an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidators and to authorise the Liquidators to destroy all books and records of the Company on completion of all duties. Dated this 23rd day of October 2006. K. B. RAYMOND and F. MacDONALD, Liquidators, c.o. K. B. Raymond & Co., 2/131 Clarence Street, Sydney, NSW 2000 (GPO Box 3777, Sydney, NSW 2000). [2442]

OTHER NOTICES**OFFICE OF THE SHERIFF OF NSW**

Notice of Real Estate Auction Sale

UNLESS the writ of execution in this matter satisfied, The Sheriff's Office of NSW proposes to sell unit 16/1 Green Street, Kogarah NSW 2217, by auction under writ of execution file number 4269/06 issued from Sydney Local Court, Glow Automotive Pty Ltd v. Jim Kontobasi. The sale date and time is 18 November 2006, at 10:30 a.m. on site. Terms of the sale are 10% deposit on the fall of the hammer and a 28 day settlement. Selling agent and auctioneer is Dougmal Real Estate at 284 Railway Parade, Carlton 2218, telephone: 9588 4000. All enquires regarding the property including open house times, contract of sale details etc, can be obtained through the Real Estate Agent. Any other enquires can be made to the Sutherland Sheriff's Office, telephone: 9542 0233. Contact person is Sgt Longhurst. [2443]

