

Forestry Act 1959

# **Forestry Regulation 1998**

Reprinted as in force on 1 July 2009

**Reprint No. 7A** 

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The reprint includes a reference to the law by which each amendment was made—see list of legislation and list of annotations in endnotes. Also see list of legislation for any uncommenced amendments.

This page is specific to this reprint. See previous reprints for information about earlier changes made under the Reprints Act 1992. A table of reprints is included in the endnotes.

#### Also see endnotes for information about-

- when provisions commenced
- editorial changes made in earlier reprints.

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The spelling of certain words or phrases may be inconsistent in this reprint or with other reprints because of changes made in various editions of the Macquarie Dictionary (for example, in the dictionary, 'lodgement' has replaced 'lodgment'). Variations of spelling will be updated in the next authorised reprint.

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Queensland

# **Forestry Regulation 1998**

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# **Forestry Regulation 1998**

[as amended by all amendments that commenced on or before 1 July 2009]

# Part 1 Preliminary

#### 1 Short title

This regulation may be cited as the Forestry Regulation 1998.

#### 2 Definitions—the dictionary

The dictionary in schedule 7 defines particular words used in this regulation.

# Part 2 Activities in recreation areas

#### **3** Powers of forest officers in recreation areas

- (1) A forest officer may direct a person to leave a recreation area or a part of a recreation area.
- (2) A person given a direction under subsection (1) must, unless the person has a reasonable excuse, comply with the direction—
  - (a) if the direction states a time within which the person must comply with the direction—within the time stated; or
  - (b) if paragraph (a) does not apply—within the shortest practicable time after the direction is given.

#### [s 4]

(3) A forest officer may give a person a direction under subsection (1) only if the forest officer is satisfied it is necessary to give the direction in the interests of public safety.

Example of direction under this section—

A forest officer might give a direction to persons to leave a recreation area seriously threatened by an approaching fire.

#### 4 Entry to recreation areas

A person must not drive a vehicle, or take a horse, into or out of a recreation area unless—

- (a) a regulatory notice designates a gateway or opening as a place for horses or vehicles to enter and leave the recreation area; and
- (b) the person drives the vehicle or takes the horse through the gateway or opening.

Maximum penalty—10 penalty units.

#### 5 Horses in recreation areas

- (1) A person who is in charge of a horse in a recreation area must make sure the horse is at all times—
  - (a) under the control of a person capable of controlling the horse; or
  - (b) securely tethered.

- (2) A person who is in charge of a horse in a recreation area must not—
  - (a) ride the horse in a way, or tether the horse at a place, if another person in the recreation area could be annoyed or placed in danger because of the way the horse is ridden, or the place the horse is tethered; or
  - (b) allow the horse to stay in the recreation area overnight other than in an area designated by a regulatory notice as an area where horses may stay overnight; or

(c) compete, or allow the horse to be used for competing, in an equestrian event (including a race, trial or exhibition) unless the person promoting or organising the event has a permit for the event.

Maximum penalty for subsection (2)-10 penalty units.

#### 6 Camping in recreation areas

(1) A person who camps in a recreation area must not, other than under a permit, camp in a part of the recreation area that is not designated under a regulatory notice as an area for camping.

Maximum penalty—10 penalty units.

(2) A person must not, in a recreation area, bury or deposit faecal matter within 50m of a campsite, lake or watercourse, whether or not the campsite, lake or watercourse is located wholly or partly within the recreation area.

Maximum penalty for subsection (2)—10 penalty units.

#### 7 Fire control in recreation areas

(1) A person must not, in a recreation area, light, keep going or use a fire other than in a fireplace or barbecue provided by the chief executive for the use of fire.

Maximum penalty—10 penalty units.

- (2) A person does not commit an offence under subsection (1) if—
  - (a) the person lights or uses a fire in a barbecue, stove or other appliance specially constructed for containing a fire; and
  - (b) the use of the barbecue, stove or other appliance is agreed to by a forest officer.

#### 8 Littering in recreation areas prohibited

(1) A person must not put, or allow to be put, litter in a recreation area.

#### [s 9]

Maximum penalty—10 penalty units.

- (2) A person does not commit an offence under subsection (1) merely because the person—
  - (a) puts litter in a receptacle installed in the recreation area for receiving litter; or
  - (b) as an incident of the person's enjoyment of the recreation area, and for no longer than is reasonably necessary for the enjoyment, deposits litter in the recreation area other than by depositing it in a receptacle mentioned in paragraph (a).
- (3) In this section—

*put* includes the following—

- (a) deposit;
- (b) drop;
- (c) leave;
- (d) place;
- (e) throw.

#### 9 Unlawful behaviour in recreation areas

A person must not, in a recreation area, other than under a permit—

- (a) use, or allow to be used, a generator; or
- (b) erect a tent, shelter or other structure in a way or position, or reserve or cordon off a part of the area in a way, that effectively gives, or clearly implies the claiming of, to an extent that could materially inconvenience another person in the recreation area, exclusive use of a part of the recreation area, including especially of barbecues, tables or other facilities in the recreation area.

#### 10 Hovercraft in recreation areas

A person must not, other than under a permit, operate a hovercraft in a recreation area.

Maximum penalty—10 penalty units.

# Part 3 Activities in State forests and timber reserves

#### 11 Fire control in timber reserves

- (1) The chief executive may, by erecting notices, and keeping the notices in place, at a timber reserve—
  - (a) declare that a total fire ban is in force in the whole or a part or parts of the timber reserve; or
  - (b) prohibit or restrict the use of stoves, barbecues, lamps, lanterns or other appliances fuelled by liquid or gaseous fuel in the whole or a part or parts of the timber reserve.
- (2) The chief executive may erect and keep in place a notice under subsection (1) only if the chief executive is satisfied the erection and keeping in place of the notice is necessary for protecting the timber reserve.
- (3) A person must not, in a part of a timber reserve for which a total fire ban is in force under subsection (1)(a), light, keep going or use a fire.

Maximum penalty—10 penalty units.

(4) A person must not, in a part of a timber reserve for which a prohibition or restriction is in force under subsection (1)(b), use a barbecue, lamp, lantern, stove or other appliance fuelled by liquid or gaseous fuel otherwise than in conformity with the prohibition or restriction.

#### [s 12]

- (5) Despite subsections (3) and (4), a forest officer may give a person who is using an appliance under a restriction in force under subsection (1)(b) a direction to stop using the appliance.
- (6) A forest officer may give a direction under subsection (5) only if the forest officer is satisfied, on reasonable grounds, that the direction is necessary for protecting the timber reserve.

#### 12 Hazardous fires in State forests and timber reserves

- (1) This section applies if a forest officer is satisfied on reasonable grounds that a fire lit in a State forest or timber reserve is, or is likely to be, a hazard to the State forest or timber reserve or to a person or property in the State forest or timber reserve.
- (2) The forest officer may—
  - (a) put out the fire; or
  - (b) direct the person appearing to the forest officer to be in charge of the fire—
    - (i) to put out the fire; or
    - (ii) to reduce the intensity of the fire in the way reasonably required by the forest officer.
- (3) If a forest officer puts out a fire or directs a fire to be put out, the forest officer may also give a direction that another fire must not be lit to replace the fire that is put out.
- (4) A person who is aware of a direction given under subsection(3) must not contravene the direction.

Maximum penalty for subsection (4)—10 penalty units.

# 13 Use and contamination of water in State forests and timber reserves

(1) A person must not, in a State forest or timber reserve, other than under a permit or other authority under the Act or another Act—

- (a) take water from a lake, watercourse or natural water storage other than for the immediate domestic use of the person or accompanying persons; or
- (b) dam or divert a watercourse.

Maximum penalty—10 penalty units.

- (2) A person must not in a State forest or timber reserve—
  - (a) deposit or discharge effluent, grease, oil, waste or another damaging substance into a lake, watercourse or natural water storage or a water supply or storage facility; or
  - (b) allow water from a tap connected to a water supply or storage facility to run to waste; or
  - (c) interfere with or damage a water supply or storage facility; or
  - (d) wash anything, including, for example, a vehicle, clothing, or a cooking utensil, in a lake, watercourse or natural water storage; or
  - (e) wash or bathe a domestic animal, or allow a domestic animal to swim, in a lake, watercourse or natural water storage; or
  - (f) use detergent, shampoo or soap in, or put detergent, shampoo or soap into, a lake, watercourse or natural water storage.

- (3) The chief executive may, by the erection of notices at a timber reserve, prohibit the entry of persons to an area of water.
- (4) The chief executive may erect a notice under subsection (3) only if the chief executive is satisfied the erection of the notice is necessary for protecting 1 or more of the following—
  - (a) the health or safety of persons who might otherwise enter the water;
  - (b) the quality of the water;
  - (c) animal or plant life in the water.

#### [s 14]

(5) A person must not enter water the entry to which is prohibited under a notice erected under subsection (3).

Maximum penalty for subsection (5)—10 penalty units.

# 14 Firearms, explosives and traps in State forests and timber reserves

(1) A person must not use, or have in the person's possession, in a State forest or timber reserve, a restricted item.

Maximum penalty—10 penalty units.

- (2) A person who uses, or has in the person's possession, in a State forest or timber reserve, a restricted item does not commit an offence under subsection (1) if—
  - (a) the person is the holder of a permit authorising the person to use the restricted item in a State forest or timber reserve; or
  - (b) the person is the holder of a permit or other authority under the Act, and the use of the restricted item is necessary for the purposes for which the permit or other authority was given.
- (3) In this section—

#### restricted item means-

- (a) an airgun, bow, catapult, firearm, spring gun or other weapon from which an arrow, bullet, shot or other missile can be discharged; or
- (b) a net, snare or trap; or
- (c) an explosive device.

# 15 Littering and polluting in State forests and timber reserves

(1) A person must not, in a State forest or timber reserve, other than under a permit—

[s 16]

- (a) put, or allow another person to put, something (not including something that is litter) that is 1 of the following—
  - (i) offal;
  - (ii) the skeleton or carcass of an animal;
  - (iii) waste;
  - (iv) another noxious, offensive or damaging substance; or
- (b) put, or allow to be put, litter; or
- (c) break glass, or allow another person to break glass; or
- (d) abandon, or allow to be abandoned, a vehicle or vessel or an item of equipment, machinery or plant.

Maximum penalty—10 penalty units.

- (2) Subsection (1)(b) does not apply to the putting of litter in a recreation area.
- (3) In this section—

*put* includes the following—

- (a) deposit;
- (b) drop;
- (c) leave;
- (d) place;
- (e) throw.

#### 16 Unlawful behaviour in State forests

- (1) A person must not, in a State forest, other than under a permit—
  - (a) solicit donations, contributions or payments from other persons; or

- (b) use, or allow to be used, an amplifier, loud speaker or equipment in the nature of an amplifier or loud speaker; or
- (c) display or distribute a handbill, notice or placard; or
- (d) use, or allow to be used, a model aeroplane or model vehicle.

Maximum penalty—10 penalty units.

- (2) A person must not, in a State forest—
  - (a) behave in a disorderly, indecent, insulting, offensive, threatening or violent way; or
  - (b) use indecent or obscene language, or direct abusive, insulting or threatening words at another person; or
  - (c) unless the person is less than 5 years—enter a building or structure set apart for the use of persons of the opposite sex; or
  - (d) use or allow to be used a cassette player, generator, radio, tape recorder, television receiver or another item of noise producing equipment in a way causing unreasonable or excessive noise, or annoyance or distress to another person.

Maximum penalty—10 penalty units.

(3) A person must not take away from a State forest timber supplied by the chief executive for use as firewood in the State forest.

Maximum penalty for subsection (3)—10 penalty units.

#### 17 Introduction of plants to State forests

(1) A person must not, other than under a permit or other authority under the Act, take a plant into a State forest unless the plant is food intended for consumption by the person, or by another person accompanying the person.

(2) In this section—

*plant* includes a shrub, tree or vine and also includes a bulb, cutting, fruit, graft, root, seed or slip.

#### 18 Animals in State forests

(1) A person must not, other than under a permit or other authority under the Act, allow an animal to enter or stay in a State forest.

Maximum penalty—10 penalty units.

(2) In this section—

animal does not include-

- (a) a dog; or
- (b) for a part of a State forest that is a recreation area—a horse.

#### 19 Dogs in State forests

- (1) A person who has a dog in the person's charge in a State forest—
  - (a) must, at all times the dog is in the State forest, effectively restrain the dog by means of a lead or leash; and
  - (b) must not allow the dog to behave in a way that causes unreasonable noise, annoys another person or puts another person in danger; and
  - (c) unless the dog is a guide dog—must not allow the dog to stay in the State forest overnight, other than in an area designated by a regulatory notice as an area where dogs may stay overnight.

Maximum penalty—10 penalty units.

(2) A person does not commit an offence under subsection (1) if, in acting in the way mentioned in subsection (1), the person is acting under a permit or other authority under the Act.

#### [s 20]

(3) In this section—

guide dog see Guide Dogs Act 1972, section 3.

#### 20 Group activities in State forests

A person must not, other than under a permit, conduct a group activity in a State forest.

Maximum penalty—10 penalty units.

#### 21 Licensing requirements for operation of motor vehicles in State forests

A person must not drive a motor vehicle in a State forest unless the person is licensed to drive the vehicle under the *Transport Operations (Road Use Management) Act 1995.* 

Maximum penalty—10 penalty units.

#### 22 Registration requirements for motor vehicles used in State forests

(1) A person must not take a motor vehicle into, or drive a motor vehicle in, a State forest unless the vehicle is registered under the *Transport Operations (Road Use Management) Act 1995.* 

Maximum penalty—10 penalty units.

- (2) A person does not commit an offence under subsection (1) if the person is acting under a permit authorising the use of the vehicle in the State forest other than on a road in the State forest.
- (3) In this section—

*road* means a road under the *Transport Operations (Road Use Management) Act 1995.* 

#### 23 Operation of vehicles in State forests

(1) A forest officer may give a person who drives or operates a vehicle in a State forest a direction about the movement,

operation, parking or use of the vehicle if the forest officer is satisfied, in the particular circumstances of the movement, operation, parking or use of the vehicle, that it is reasonably necessary to give the direction.

- (2) A person must not drive or operate a vehicle in a State forest—
  - (a) in a way, or at a place, if driving or operating the vehicle in the way or at the place causes damage to vegetation; or
  - (b) to enter a place where a barrier or fence has been lawfully erected or placed to prevent the entry.

Maximum penalty—10 penalty units.

- (3) A person must not drive or operate a motorcycle in a State forest—
  - (a) if the driver or a passenger on the motorcycle is not wearing a safety helmet that—
    - (i) is of a standard required under the *Transport Operations (Road Use Management) Act 1995* to be worn by a person riding a motorcycle on a road; and
    - (ii) is securely fastened under the chin of the wearer using a chin strap attached to the safety helmet; or
  - (b) if the front and rear wheels of the motorcycle do not stay in contact with the ground all the time the motorcycle is moving.

- (4) A person must not, in a State forest—
  - (a) ride or travel outside a motor vehicle (other than a motorcycle), including on an external step, footboard, or tray of the vehicle; or
  - (b) ride or travel on something towed by a motor vehicle; or

- (c) ride or travel in or on a motor vehicle (other than a motorcycle) with a part of the person's body outside the vehicle; or
- (d) drive, or ride in, a motor vehicle fitted with seat belts if a seat belt is not properly fastened around the person; or
- (e) drive a motor vehicle fitted with seat belts or child restraints if a child is riding in the vehicle and is not appropriately restrained by a seat belt or child restraint.

Maximum penalty—10 penalty units.

- (5) A person must not park or stand a vehicle in a way, or at a place, in a State forest if parking or standing the vehicle in the way or at the place—
  - (a) obstructs, to an unreasonable extent, the movement of a person or another vehicle; or
  - (b) is likely to cause damage to the State forest or interference with a forest product in the State forest.

Maximum penalty—10 penalty units.

(6) A person must not park or stand a vehicle in a way, or at a place, in a State forest if parking or standing the vehicle in the way or at the place is not in conformity with ground or surface markings clearly intended for ordering the parking and standing of vehicles.

Maximum penalty for subsection (6)—10 penalty units.

#### 24 Operation of vessels in State forests

(1) A person must not drive or operate a self-propelled vessel on a lake or watercourse in a State forest other than under a permit.

Maximum penalty—10 penalty units.

(2) A forest officer may give a person who has a vessel in the person's charge in a State forest a direction about the use, operation, movement or mooring of the vessel if the forest officer is satisfied, in the particular circumstances of the use, operation, movement or mooring of the vessel, that it is reasonably necessary to give the direction.

#### 25 Operation of aircraft in State forests

A person must not, other than under a permit land in, or take off from, a State forest using an aircraft, balloon, hang-glider, helicopter or paraglider.

Maximum penalty—10 penalty units.

#### 26 Safety helmets for users of cycles in State forests

- (1) A person who is riding a bicycle, tricycle or power-assisted cycle in a State forest, or is a passenger on a bicycle, tricycle or power-assisted cycle being ridden in a State forest, must wear a safety helmet that—
  - (a) is of a standard required under the *Transport Operations* (*Road Use Management*) Act 1995 to be worn by a person riding a bicycle on a road or bicycle path; and
  - (b) is securely fastened under the chin of the wearer using a chin strap attached to the safety helmet.

Maximum penalty—10 penalty units.

- (2) Subsection (1) does not apply to a person who—
  - (a) has a certificate signed by a doctor certifying that because of a physical characteristic of the person, it would be unreasonable for the person to wear a safety helmet in the period stated in the certificate; or
  - (b) is riding, or is a passenger on, a bicycle or tricycle with a wheel base of less than 640mm; or
  - (c) is a passenger on a tricycle built principally for carrying 1 or more passengers.

#### 27 Commercial activities in State forests

(1) A person must not, other than under a permit or other authority under the Act, conduct a commercial activity in a State forest.

#### [s 28]

(2) In this section—

*commercial activity* includes selling, offering for sale or displaying for sale an article, the plying for hire of goods or services, practising photography for commercial purposes, providing a tour, safari or excursion and providing, for money or other consideration, an activity using the recreational or scenic values or facilities of a State forest.

#### 28 Unauthorised display of notices in State forests

- (1) A person other than the chief executive or a person authorised by chief executive must not, in a State forest or timber reserve—
  - (a) erect or display a notice; or
  - (b) take away, damage or interfere with a notice.

Maximum penalty—10 penalty units.

(2) A forest officer may take away and dispose of a notice erected or displayed in contravention of subsection (1).

# Part 4 Timber reserves and management areas

#### 29 Timber reserves

Each of the areas of Crown land described in schedule 1 is set apart as a timber reserve.

#### 30 Feature protection areas

Each of the areas of State forest described in schedule 2 is declared to be a feature protection area.

#### 31 Scientific areas

Each of the areas of State forest described in schedule 3 is declared to be a scientific area.

#### 32 State forest parks

Each of the areas of State forest described in schedule 4 is declared to be a State forest park.

#### 33 Forest drives

Each of the areas of State forest described in schedule 5 is declared to be a forest drive.

#### 34 Plan references

For schedules 1 to 5—

- (a) a plan with a number beginning with FTY or FSM is a plan held by the department; and
- (b) a plan other than a plan mentioned in paragraph (a) is a plan held by the department administering the *Land Act* 1994.

### Part 5 Miscellaneous

#### Division 1 Fees

#### 36 Fees

(1) Fees payable under the Act are stated in schedule 6.

#### [s 36A]

(2) However, for a fee payable for a matter mentioned in schedule 6, items 1 to 4, if the activity under the permit is for a charitable, cultural, educational, environmental or scientific purpose, payment of the fee is waived to the extent (including entirely) the chief executive considers appropriate in the circumstances.

# 36A Reduced application fee for commercial activity permits if equivalent fee paid under another Act

- (1) This section applies to an application for a commercial activity permit (a *forestry application*) if—
  - (a) the commercial activity for which the permit is sought is to be conducted in—
    - (i) a State forest, or a forest reserve under the *Nature Conservation Act 1992* that was, immediately before its dedication as a forest reserve, a State forest; and
    - (ii) 1 or more of the following—
      - (A) a protected area under the *Nature Conservation Act 1992*;
      - (B) a recreation area under the *Recreation Areas Management Act 2006*; and
  - (b) the applicant has also made an application for an authority (however called) for conducting the activity in the protected area or recreation area (a *related application*); and
  - (c) the chief executive is satisfied the forestry application and related application can be considered together.

#### Example—

A person applies for a commercial activity permit for conducting a commercial tour that is to be conducted in the Barakula State Forest and Carnarvon National Park.

The day before the application was made, the person applied, under the *Nature Conservation Act 1992*, for a commercial activity permit for

conducting the tour in Carnarvon National Park and the chief executive has not started considering that application under that Act.

- (2) The chief executive may waive all or part of the application fee payable for the forestry application.
- (3) However, subsection (2) only applies if the holder has paid an application fee (however called) for the related application.
- (4) Also, if the application fee payable for the forestry application is higher than the application fee paid for the related application, the chief executive can only waive an amount equivalent to the application fee paid for the related application.

# 36B Reduced permit fee for commercial activity permits if equivalent fee paid under another Act

- (1) This section applies if—
  - (a) the chief executive waives all or part of the application fee payable for an application for a commercial activity permit under section 36A; and
  - (b) the holder of the permit has paid a permit fee (however called) for the authority mentioned in section 36A(1)(b) (the *equivalent authority*).
- (2) The chief executive must also waive—
  - (a) if the permit fee paid for the equivalent authority is the same or higher than the permit fee stated in schedule 6 for the commercial activity permit—the permit fee for the commercial activity permit; or
  - (b) if the permit fee paid for the equivalent authority is lower than the permit fee stated in schedule 6 for the commercial activity permit—the amount of the permit fee for the commercial activity permit equivalent to the permit fee paid for the equivalent authority.

# 36C Reduced additional daily fee for commercial activity permit if equivalent fee paid under another Act

- (1) This section applies if—
  - (a) the holder of a commercial activity permit other than for filming or photography conducts the commercial activity authorised under the permit in the State forest or forest reserve to which the permit applies and 1 or more of the following—
    - (i) a protected area under the *Nature Conservation Act 1992*;
    - (ii) a recreation area under the *Recreation Areas* Management Act 2006; and
  - (b) the activity is conducted for the same clients in the State forest or forest reserve and the protected area or recreation area under an equivalent permit (however called); and
  - (c) the holder has paid a daily fee (however called) for conducting the activity under the equivalent permit.
- (2) The additional daily fee payable under the Act for conducting the activity under the commercial activity permit is the amount worked out by deducting the amount of the daily fee paid for conducting the activity under the equivalent permit from the additional daily fee stated in schedule 6 for the commercial activity permit.
- (3) To remove any doubt, it is declared that a deduction under subsection (2) may result in the additional daily fee payable under the Act being nil.

#### Example—

The holder of a commercial activity permit conducts a commercial tour lasting more than 3 hours for 10 clients in Barakula State Forest and Carnarvon National Park and the holder has paid a daily fee of \$25.50 (\$2.55 for each client) under the *Nature Conservation Act 1992* for conducting the tour in the national park under a commercial activity permit under that Act.

The additional daily fee payable under the Act for conducting the commercial tour in the State forest under the commercial activity permit

[s 36D]

is nil, being the additional daily fee stated in schedule 6 for conducting the tour (\$2.55 for each client) reduced by \$25.50, being the daily fee paid under *Nature Conservation Act 1992* for conducting the tour in Carnarvon National Park under a commercial activity permit under that Act.

(4) In this section—

*daily fee* does not include a fee payable for camping overnight.

### Division 2 Other provisions

#### **36D** Forest officer directions

- (1) This section applies if a forest officer—
  - (a) finds a person committing, or reasonably suspects a person has committed, an offence under the Act; or
  - (b) is seeking information or making an investigation to establish whether an offence under the Act has been committed by a person.
- (2) The forest officer may give 1 or more of the following directions—
  - (a) a direction to a person mentioned in subsection (1)(a) or(b) to stop;
  - (b) if a person mentioned in subsection (1)(a) or (b) is driving a vehicle or is being driven in a vehicle—a direction to the driver of the vehicle to stop the vehicle;
  - (c) if it is relevant to an offence whether a person mentioned in subsection (1)(a) or (b) is licensed to drive a vehicle under a law of the state about the use of vehicles on public roads—a direction to the person to produce a licence.
- (3) For a direction under subsection (2)(b) to the driver of a vehicle—

- (a) the forest officer must signal the driver in a way clearly indicating the forest officer's requirement that the driver stop the vehicle; and
- (b) the forest officer must be wearing a uniform reasonably recognisable as a uniform likely to be worn by a forest officer, or must display to the driver an identity disc or other item of identification showing that the forest officer holds appointment as a forest officer under the Act.

#### 37 Replacement of statutory rules

- (1) This section applies to an order in council or proclamation made under the Act for—
  - (a) the declaration of a feature protection area, forest drive, scientific area or State forest park that is declared as a feature protection area, forest drive, scientific area or State forest park under this regulation; or
  - (b) the setting apart of a timber reserve that is set apart as a timber reserve under this regulation.
- (2) The order or proclamation is repealed to the extent it declares or sets apart the feature protection area, forest drive, scientific area, State forest park or timber reserve.

# Part 6 Transitional

#### 38 Continuing provisions of 1960 regulation

(1) A provision of the repealed *Forestry Regulation 1960* that, immediately before the commencement of this regulation, was in force under the transitional provision, continues in force and to have effect to the extent the provision would have continued in force and had effect if the transitional provision had not been repealed.

(2) In this section—

*transitional provision* means the *Forestry Regulation 1987*, section 11.

### Schedule 1 Timber reserves

section 29

TR 1 on plan FTY1434 TR 157 on plan FTY1077 excluding lot 157 on AP6291 TR 165 on plan FTY1722 excluding lot 7 on DP189923 TR 170 on plan FTY1843 TR 265 on plan FTY1762 TR 296 on plan FTY1438 TR 580 on plan FTY1444 TR 581 on plan FTY1445 TR 766 on plan FTY1420 excluding lot 766 on AP6326

### Schedule 2 Feature protection areas

section 30

FPA 2 on plan FSM57 FPA 3 on plan FSM68 FPA 4 on plan FSM66 FPA 5 on plan FSM104 FPA 8 on plan FSM105 FPA 14 on plan FSM86 FPA 16 on plan FSM127 FPA 20 on plan FSM67 FPA 22 on plan FSM54 FPA 26 on plan FSM156 FPA 48 on plan FSM69 FPA 50 on plan FSM76 FPA 56 on plan FSM96 FPA 58 on plan FSM61 FPA 72 on plan FSM55 FPA 74 on plan FSM115 FPA 75 on plan FSM90 FPA 78 on plan FSM97 FPA 85 on plan FSM71 FPA 93 on plan FSM70 FPA 96 on plan FSM83 FPA 111 on plan FSM4 FPA 113 on plan FSM22

### Schedule 3 Scientific areas

section 31

- SA 1 on plan FSM7
- SA 2 on plan FSM15
- SA 3 on plan FSM16
- SA 4 on plan FSM17
- SA 10 on plan FSM124
- SA 11 on plan FSM81
- SA 14 on plan FSM87
- SA 16 on plan FSM44
- SA 19 on plan FSM133
- SA 20 on plan FSM147
- SA 21 on plan FSM125
- SA 22 on plan FSM136
- SA 25 on plan FSM134
- SA 26 on plan FSM94
- SA 27 on plan FSM2
- SA 31 on plan FSM20
- SA 32 on plan FSM43
- SA 33 on plan FSM103
- SA 35 on plan FSM114
- SA 36 on plan FSM92
- SA 38 on plan FSM1
- SA 42 on plan FSM13
- SA 43 on plan FSM12
- SA 44 on plan FSM6

- SA 47 on plan FSM10
- SA 48 on plan FSM11
- SA 49 on plan FSM14
- SA 52 on plan FSM28
- SA 53 on plan FSM30
- SA 54 on plan FSM41
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- SA 65 on plan FSM88
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- SA 67 on plan FSM95
- SA 68 on plan FSM99
- SA 70 on plan FSM106
- SA 71 on plan FSM108
- SA 72 on plan FSM111
- SA 73 on plan FSM123
- SA 74 on plan FSM132
- SA 75 on plan FSM135
- SA 79 on plan FSM146
- SA 81 on plan FSM151
- SA 82 on plan FSM152

SA 83 on plan FSM153 SA 85 on plan FSM154

### Schedule 4 State forest parks

section 32

SFP 1 on plan FSM5

SFP 2 on plan FSM29

SFP 3 on plan FSM31

SFP 4 on plan FSM32

SFP 5 on plan FSM33

SFP 6 on plan FSM34

SFP 7 on plan FSM35

SFP 9 on plan FSM37

SFP 10 on plan FSM38

SFP 13 on plan FSM49

SFP 16 on plan FSM56

SFP 19 on plan FSM62

SFP 22 on plan FSM77

SFP 23 on plan FSM80

### Schedule 5 Forest drives

section 33

FD 1 on plan FSM27 FD 3 on plan FSM40 FD 4 on plan FSM72
# Schedule 6 Fees

section	36
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			\$
1		nping permit other than if a commercial activity mit is required—	
	(a)	for each night that the camp the subject of the permit is attended—	
		(i) for each person 5 years or older taking part in an educational tour or camp of a type approved by the chief executive	2.75
		(ii) for each other person 5 years or older	5.00
	(b)	for each night that the camp the subject of the permit	
		is unattended	5.00
	(c)	maximum for a family for each night	20.00
2		nmercial activity permit for filming or photography—	
	no s	structures involved—	
	(a)	only 1 or 2 people involved in the filming or photography—	
		(i) application fee	nil
		(ii) permit fee—for each day for which activities are carried out under the permit	26.90
	(b)	only 3 to 5 people involved in the filming or photography—	
		(i) application fee	134.30
		(ii) permit fee—for each day for which activities are carried out under the permit	66.40
	(c)	6 or more people involved in the filming or photography—	
		(i) application fee	267.40
		(ii) permit fee—for each day for which activities are carried out under the permit	134.30

Schedule 6	3
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			\$
3		nmercial activity permit for filming or photography—	
	(a)		
	(a)	only 1 to 5 people involved in the filming or photography—	
		(i) application fee	134.30
		(ii) permit fee—for each day for which activities are	134.30
		carried out under the permit	134.30
	(b)	only 6 to 25 people involved in the filming or	151.50
	(0)	photography—	
		(i) application fee.	667.00
		(ii) permit fee—for each day for which activities are	007.00
		carried out under the permit	667.00
	(c)	only 26 to 50 people involved in the filming or	
		photography—	
		(i) application fee	1 337.00
		(ii) permit fee—for each day for which activities are	
		carried out under the permit	1 337.00
	(d)	51 or more people involved in the filming or	
		photography—	
		(i) application fee	2 681.00
		(ii) permit fee—for each day for which activities are	
		carried out under the permit	2 681.00
4		nmercial activity permit other than for filming or	
	-	tography—	
	(a)	11	
		(i) if the permit is the same or substantially the same	
		as a commercial activity permit held by the	107.20
		applicant within the previous 3 months	
	(1)	(ii) otherwise	254.60
	(b)	permit fee—	<b>-</b> 1 10
		(i) for 3 months or less	51.10
		(ii) for more than 3 months but not more than 1 year.	203.40
		(iii) for more than 1 year but not more than 2 years	408.30
		(iv) for more than 2 years but not more than 3 years .	579.00

			\$
	(c)	additional daily fee for each client 5 years or older, of the holder of the permit, taking part in the activity carried out under the permit—	
		(i) for an activity lasting less than 3 hours	1.55
		(ii) for an activity lasting 3 hours or more	2.80
	(d)	camping fee for each client 5 years or older, of the holder of the permit, taking part in the activity carried out under the permit—for each night camped	5.00
~	D	under the permit	5.00
5	com	mit to traverse or other authority for conducting a petitive motor vehicle event in a State forest—for h competitive vehicle—	
	(a)	for each kilometre travelled by the vehicle during each day the event is conducted under the permit or	
		authority	1.00
	(b)	maximum fee for each day	35.20
6	com	mit to traverse or other authority for conducting a petitive equestrian event in a State forest—for each petitor for each day the event is conducted under the	
		nit	3.50
7	Gro	up activity permit—	
	(a)	application fee	25.40
	(b)	additional daily fee if special access is to be allowed, special supervision is needed, or an area reserved for use, for the activity carried out under the permit—for each day on which activities are carried out under the permit—	
		(i) for a vehicle-based activity—for each vehicle	
		used for the activity	3.85
		(ii) for a people-based activity—for each person taking part in the activity	1.90
8		stering, holding and releasing stock (Act, s 72(4))— lesser of the following—	
	(a)	the fee for each head of stock mustered	127.30
	(b)	the fee for mustering, holding and releasing the stock that the chief executive considers reasonable in the circumstances.	

# Schedule 7 Dictionary

section 2

*group activity*, in a State forest, means an organised use of a part of the State forest in a way that may interfere with general public use of the State forest.

Examples—

- 1 a concert, public meeting or rally
- 2 a religious activity
- 3 a wedding
- 4 an organised sporting activity

*litter* means garbage, refuse or rubbish, whether in a fluid or solid state, and also includes anything that causes or contributes to the defacement of the place where it is.

*operate*, a vehicle or vessel, includes to put in motion an apparatus, device, machinery or motor in, on or attached to the vehicle or vessel, and also includes, for a vehicle or vessel capable of being ridden (including, for example, a motorcycle), to drive the vehicle or vessel.

*recreation area* means a feature protection area, forest drive or State forest park.

*special access* means the right to gain access to an area of State forest to conduct a particular activity, if the conduct of the activity would not otherwise be generally permitted.

*special supervision* means supervision by an officer of the department responsible for the administration of the Act of the conduct of an activity—

- (a) capable of causing physical damage to a person or property; or
- (b) requiring the maintenance of particular surroundings; or
- (c) capable of disturbing the maintenance of particular surroundings.

Schedule 7

Example of conduct requiring the maintenance of particular surroundings—

remaining silent if, for the appropriate enjoyment of a particular area of State forest, it is necessary for all persons in the area to remain silent

Example of conduct capable of disturbing the maintenance of particular surroundings—

talking loudly in an area that is a platypus habitat if, for platypus to continue to be visibly present in the area, it is necessary for all persons in the area to remain silent

*vessel* includes boat, canoe, hovercraft or ship, and also includes anything else capable of use in or on water, whether floating or submersible, and whether or not self-propelled.

# Endnotes

# 1 Index to endnotes

	Page
2	Date to which amendments incorporated40
3	Key
4	Table of reprints
5	Tables in earlier reprints.
6	List of legislation
7	List of annotations
8	Information about retrospectivity

# 2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 1 July 2009. Future amendments of the Forestry Regulation 1998 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

# 3 Key

Key to abbreviations in list of legislation and annotations

Key		Explanation	Кеу		Explanation
Key AIA amd amdt ch def div exp gaz hdg ins lap notfd num o in c om orig p para prec		Explanation Acts Interpretation Act 1954 amended amendment chapter definition division expires/expired gazette heading inserted lapsed notified numbered order in council omitted original page paragraph preceding	Key (prev) proc prov pt pubd R[X] RA reloc renum rep (retro) rv s sch sdiv SIA SIA SIL sub		Explanation previously proclamation provision part published Reprint No. [X] Reprints Act 1992 relocated renumbered repealed retrospectively revised edition section schedule subdivision Statutory Instruments Act 1992 Statutory Instruments Regulation 2002 subordinate legislation
pres	=	present previous	unnum	=	unnumbered
F- 21		F			

# 4 Table of reprints

Reprints are issued for both future and past effective dates. For the most up-to-date table of reprints, see the reprint with the latest effective date.

If a reprint number includes a letter of the alphabet, the reprint was released in unauthorised, electronic form only.

Reprint No.	Amendments to	Effective	Reprint date
1	none	25 September 1998	1 October 1998
1A	1998 SL No. 310	20 November 1998	20 November 1998
1B	1999 SL No. 76	7 May 1999	11 May 1999
1C	1999 SL No. 248	29 October 1999	9 November 1999
1D	1999 SL No. 321	10 December 1999	13 December 1999
2	2000 SL No. 37	10 March 2000	22 March 2000
2A	2000 SL No. 184	1 July 2000	5 July 2000
2B	2000 SL No. 208	4 August 2000	15 August 2000
2C	2000 SL No. 252	22 September 2000	5 October 2000
2D	2000 SL No. 261	6 October 2000	11 October 2000
2E	2000 SL No. 356	15 December 2000	20 December 2000
3	2001 SL No. 129	3 August 2001	5 September 2001
3A	2001 SL No. 283	21 December 2001	11 January 2002
3B	2002 SL No. 120	31 May 2002	13 June 2002

## Forestry Regulation 1998

### Endnotes

Reprint No.	Amendments included	Effective	Notes
3C	2002 SL No. 143	14 June 2002	18 June 2002
3D	2002 SL No. 161	28 June 2002	28 June 2002
3E	2002 SL No. 372	20 December 2002	
3F	2003 SL No. 137	1 July 2003	
3G	2003 SL No. 177	8 August 2003	R3G withdrawn, see R4
4		8 August 2003	
4A	2003 SL No. 330	12 December 2003	
4B	2004 SL No. 116	2 July 2004	
4C	2004 SL No. 139	23 July 2004	
4D	2004 SL No. 317	17 December 2004	
4E	2005 SL No. 152	1 July 2005	R4E withdrawn, see R5
5		1 July 2005	
5A	2006 SL No. 118	2 June 2006	
5B	2006 SL No. 164	1 July 2006	
5C	2006 SL No. 203	21 August 2006	
5D	2006 SL No. 233	1 September 2006	R5D withdrawn, see R6
6	_	1 September 2006	
6A	2007 SL No. 159	1 July 2007	
6B	2007 SL No. 201	27 August 2007	
6C	2007 SL No. 221	7 September 2007	
6D	2007 SL No. 319	7 December 2007	
6E	2008 SL No. 207	1 July 2008	R6E withdrawn, see R7
7	—	1 July 2008	
7A	2009 SL No. 98	1 July 2009	

# 5 Tables in earlier reprints

Name of table

corrected minor errors

Reprint No.

7

# 6 List of legislation

### Forestry Regulation 1998 SL No. 264

made by the Governor in Council on 24 September 1998
notfd gaz 25 September 1998 pp 327–9
commenced on date of notification
exp 1 September 2009 (see SIA s 54)
Note—The expiry date may have changed since this reprint was published. See the latest reprint of the SIR for any change.

amending legislation-

<b>Forestry Legislation Amendment Regulation (No. 4) 2000 SL No. 261 pts 1, 2</b> notfd gaz 6 October 2000 pp 478–9 commenced on date of notification
<b>Forestry Legislation Amendment Regulation (No. 5) 2000 SL No. 356 pts 1–2</b> notfd gaz 15 December 2000 pp 1478–83 commenced on date of notification
<b>Forestry Legislation Amendment Regulation (No. 1) 2001 SL No. 129 pts 1–2</b> notfd gaz 3 August 2001 pp 1297–9 commenced on date of notification
Environmental Legislation Amendment Regulation (No. 1) 2001 SL No. 283 s 1, pt 4 notfd gaz 21 December 2001 pp 1482–8 commenced on date of notification
<b>Forestry Legislation Amendment Regulation (No. 1) 2002 SL No. 120 pts 1–2</b> notfd gaz 31 May 2002 pp 482–7 commenced on date of notification
<b>Environmental Legislation Amendment Regulation (No. 1) 2002 SL No. 143 pts 1–2</b> notfd gaz 14 June 2002 pp 697–700 commenced on date of notification
<b>Forestry Legislation Amendment Regulation (No. 2) 2002 SL No. 161 pts 1–2</b> notfd gaz 28 June 2002 pp 876–83 commenced on date of notification
Forestry and Other Legislation Amendment and Repeal Regulation (No. 1) 2002 SL No. 372 s 1, pt 2 notfd gaz 20 December 2002 pp 1359–63 commenced on date of notification
<b>Environmental Legislation Amendment Regulation (No. 1) 2003 SL No. 137 pts 1–2</b> notfd gaz 27 June 2003 pp 749–56 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2003 (see s 2)
Nature Conservation and Other Legislation Amendment Regulation (No. 1) 2003 SL No. 177 pts 1–2 notfd gaz 8 August 2003 pp 1234–5 commenced on date of notification
Forestry and Nature Conservation Legislation Amendment Regulation (No. 1) 2003 SL No. 330 pts 1–2 notfd gaz 12 December 2003 pp 1203–7 commenced on date of notification
<b>Environmental Legislation Amendment Regulation (No. 1) 2004 SL No. 116 pts 1, 3</b> notfd gaz 2 July 2004 pp 705–7 ss 1–2 commenced on date of notification remaining provisions commenced 2 July 2004 (see s 2)

Forestry and Nature Conservation Legislation Amendment Regulation (No. 1) 2004 SL No. 139 pts 1–2 notfd gaz 23 July 2004 pp 929–30 commenced on date of notification
Forestry and Nature Conservation Legislation Amendment Regulation (No. 3) 2004 SL No. 317 pts 1–2 notfd gaz 17 December 2004 pp 1277–85 commenced on date of notification
Environmental Legislation Amendment Regulation (No. 1) 2005 SL No. 152 pts 1, 4 notfd gaz 1 July 2005 pp 763–6 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2005 (see s 2)
Forestry and Nature Conservation Legislation Amendment Regulation (No. 1) 2006 SL No. 118 pts 1–2 notfd gaz 2 June 2006 pp 572–6 commenced on date of notification
Environmental Legislation Amendment Regulation (No. 1) 2006 SL No. 164 pts 1, 4 notfd gaz 30 June 2006 pp 1060–7 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2006 (see s 2)
<ul> <li>Nature Conservation (Administration) Regulation 2006 SL No. 203 ss 1–2, pt 13 notfd gaz 11 August 2006 pp 1725–8 ss 1–2 commenced on date of notification remaining provisions commenced 21 August 2006 (see s 2) Notes—(1) A regulatory impact statement and explanatory note were prepared (2) The regulatory impact statement also applies to 2006 SL Nos. 204, 205 and 206</li> </ul>
Forestry Amendment Regulation (No. 1) 2006 SL No. 233 notfd gaz 1 September 2006 pp 83–4 commenced on date of notification
Environmental Protection Legislation Amendment Regulation (No. 1) 2007 SL No. 159 pts 1, 4 notfd gaz 29 June 2007 pp 1157–65 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2007 (see s 2)
Recreation Areas Management Regulation 2007 SL No. 201 ss 1–2, 67 sch 1 notfd gaz 17 August 2007 pp 2023–5 ss 1–2 commenced on date of notification remaining provisions commenced 27 August 2007 (see s 2) Note—A regulatory impact statement and explanatory note were prepared

Forestry Regulation 1998

### Endnotes

Forestry and Nature Conservation Legislation Amendment Regulation (No. 3) 2007 SL No. 221 pts 1–2		
	gaz 7 September 2007 pp 124–5 enced on date of notification	
Forestry Amendment Regulation (No. 1) 2007 SL No. 319 notfd gaz 7 December 2007 pp 1978–82 commenced on date of notification		
Environmental Protection Legislation Amendment Regulation (No. 2) 2008 SL No. 207 pts 1, 4 notfd gaz 27 June 2008 pp 1268–78 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2008 (see s 2)		
<b>98 s</b> notfd ss 1–2	<b>ntal Protection Legislation Amendment Regulation (No. 1) 2009 SL No.</b> <b>s 1, 2(1), 6–7</b> gaz 19 June 2009 pp 707–11 commenced on date of notification ning provisions commenced 1 July 2008 (see s 2(1))	
7	List of annotations	
	<b>l in recreation areas</b> amd 2000 SL No. 184 s 24	
	<b>l in timber reserves</b> amd 2000 SL No. 184 s 24	
	ntamination of water in State forests and timber reserves amd 2000 SL No. 184 s 24	
	ehaviour in State forests amd 2000 SL No. 184 s 24	
	equirements for operation of motor vehicles in State forests amd 1999 SL No. 286 s 4 sch 2 (retro)	
-	of vehicles in State forests amd 1999 SL No. 286 s 4 sch 2 (retro)	
	and 1999 SL No. 286 s 4 sch 2 (retro)	
	ed display of notices in State forests amd 2000 SL No. 184 s 24	
Division 1– div hdg	<b>-Fees</b> ins 2006 SL No. 203 s 176	
Fees s 36	amd 2000 SL No. 184 s 24	

Reduced application fee for commercial activity permits if equivalent fee paid under another Act

- s 36A ins 2006 SL No. 203 s 177 amd 2007 SL No. 201 s 67 sch 1
- Reduced permit fee for commercial activity permits if equivalent fee paid under another Act
- **s 36B** ins 2006 SL No. 203 s 177
- Reduced additional daily fee for commercial activity permit if equivalent fee paid under another Act
- s 36C ins 2006 SL No. 203 s 177 amd 2007 SL No. 201 s 67 sch 1

**Division 2—Other provisions** 

div hdg ins 2006 SL No. 203 s 177

#### Forest officer directions

**s 36D** (prev s 35) renum and reloc 2006 SL No. 203 s 175

#### PART 7—REPEAL

**pt 7 (s 39)** exp 26 September 1998 (see s 39(3))

#### SCHEDULE 1—TIMBER RESERVES

amd 1998 SL No. 310 s 3; 1999 SL No. 76 s 3; 1999 SL No. 236 s 3; 1999 SL No. 248 s 3; 2000 SL No. 37 s 3; 2000 SL No. 208 s 3; 2000 SL No. 261 s 3; 2001 SL No. 129 s 3; 2002 SL No. 120 s 3; 2002 SL No. 161 s 3; 2002 SL No. 372 s 4; 2003 SL No. 330 s 3; 2006 SL No. 233 s 3; 2007 SL No. 221; 2007 SL No. 319 s 3

#### SCHEDULE 2—FEATURE PROTECTION AREAS

amd 2004 SL No. 317 s 3; 2006 SL No. 118 s 3

#### SCHEDULE 3—SCIENTIFIC AREAS

amd 1999 SL No. 236 s 4; 1999 SL No. 321 s 3; 2000 SL No. 252 s 3; 2000 SL No. 356 s 3; 2003 SL No. 177 s 3; 2004 SL No. 139 s 3; 2004 SL No. 317 s 4; 2006 SL No. 118 s 4

### SCHEDULE 6—FEES

sub 1999 SL No. 69 s 5 amd 2000 SL No. 184 s 25 sub 2000 SL No. 111 s 10; 2001 SL No. 283 s 7 amd 2002 SL No. 143 s 3 sub 2003 SL No. 137 s 4; 2004 SL No. 116 s 6; 2005 SL No. 152 s 8; 2006 SL No. 164 s 10 amd 2006 SL No. 203 s 178 sub 2007 SL No. 159 s 11; 2008 SL No. 207 s 10; 2009 SL No. 98 s 7

### SCHEDULE 7—DICTIONARY

def "special supervision" amd 2000 SL No. 184 s 26

# 8 Information about retrospectivity

Retrospective amendments that have been consolidated are noted in the list of legislation and list of annotations. Any retrospective amendment that has not been consolidated is noted in an editor's note to the text.

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