

Queensland



Subordinate Legislation 1995 No. 352

Nature Conservation Act 1992

NATURE CONSERVATION LEGISLATION AMENDMENT REGULATION 1995

TABLE OF PROVISIONS

Section		Page
PART 1—PRELIMINARY		
1	Short title	7
PART 2—AMENDMENT OF NATURE CONSERVATION REGULATION 1994		
2	Regulation amended	7
3	Amendment of s 4 (Applications)	7
4	Amendment of s 26 (Trustees have some of chief executive's powers)	7
5	Insertion of new s 39A	8
39A	Permit may be taken to have been granted	8
6	Amendment of s 51 (Restrictions on grant of permits for educational or scientific purposes)	8
7	Amendment of s 54 (Application of division to new National Parks)	8
8	Amendment of s 63 (Permit needed to conduct commercial activities) ..	9
9	Amendment of s 66 (Recreational craft permits)	9
10	Replacement of s 67 (Special activities permit)	9
67	Special activities permit	9
11	Amendment of s 69 (Fires)	10
12	Amendment of s 71 (Unauthorised structures and works)	10
13	Replacement of s 73 (Traffic control)	10
73	Traffic control	10

14	Amendment of s 74 (Use of vehicles, boats and recreational craft)	11
15	Amendment of s 77 (Appliances)	11
16	Amendment of s 78 (Plants not to be brought into protected area)	11
17	Amendment of s 79 (Certain other prohibited conduct)	12
18	Amendment of s 80 (Pollution and misuse of water)	12
19	Amendment of s 84 (Boat and vehicle bodies and parts)	12
20	Amendment of s 94 (Who may obtain licence)	12
21	Amendment of s 95 (Restriction on grant of licences—general)	13
22	Amendment of s 96 (Restriction on grant of recreational wildlife licence for amphibians or reptiles)	13
23	Amendment of s 97 (Restriction on grant of recreational wildlife (specialist) licence for restricted amphibians or reptiles)	13
24	Amendment of s 100 (Restriction on grant of wildlife harvesting licence)	14
25	Insertion of new s 100A	14
	100A Restriction on grant of recreational wildlife harvesting licence for ducks and quails	14
26	Amendment of s 101 (Restriction on grant of wildlife farming licence) ..	15
27	Amendment of s 106 (Licence not needed for recreational use of protected fish)	15
28	Amendment of s 108 (When educational or scientific purposes permit is not needed)	15
29	Amendment of s 113 (Restrictions on grant of permits for educational or scientific purposes)	15
30	Amendment of s 114 (Restrictions on granting of permit to keep protected and prohibited wildlife)	16
31	Amendment of s 117 (Restriction on grant of rescue permit)	16
32	Amendment of s 119 (General restriction on grant of permits)	16
33	Amendment of s 120 (Permit to state species of wildlife)	16
34	Amendment of s 121 (Duration of permit)	16
35	Amendment of s 131 (Housing and care of protected animals)	17
36	Amendment of s 132 (Transport of protected animals)	17
37	Amendment of s 140 (Definitions)	17
38	Amendment of s 148 (Meaning of “licensee” in division)	17
39	Amendment of s 152 (Meaning of “licensee” in division)	17

40	Amendment of s 155 (Change in number of birds kept)	18
41	Amendment of s 156 (Delivery of dead birds)	18
42	Replacement of s 158 (Birds to be kept for period)	18
	158 Birds to be kept for period	18
43	Amendment of s 160 (Meaning of “licensee” in division)	18
44	Amendment of s 161 (Effect of licence)	19
45	Amendment of s 164 (Delivery of dead birds)	19
46	Amendment of s 165 (Definitions)	19
47	Amendment of s 168 (When licence is not needed to use protected plants)	20
48	Amendment of s 170 (Sale of restricted plants kept for recreational purposes)	20
49	Amendment of s 171 (When commercial wildlife licence is not needed)	20
50	Amendment of s 174 (Changes in numbers of plants kept)	20
51	Amendment of s 175 (Definitions)	20
52	Amendment of s 176 (Purpose of part)	21
53	Amendment of s 178 (Effect of recreational wildlife licence for amphibians and reptiles)	21
54	Amendment of s 180 (Disposal of dead amphibians and reptiles)	21
55	Insertion of new ch 3, pt 4A	21
	PART 4A—COMMERCIAL WILDLIFE LICENCES	
	184A Application of part	22
	184B Meaning of “licensee” in part	22
	184C Effect of licence	22
	184D Changes in numbers of animals kept	22
	184E Returns of operations	22
	184F Animal to be identified	22
56	Insertion of new s 185A	23
	185A Chief executive may issue commercial or recreational wildlife harvesting licence	23
57	Replacement of s 203 (Disposal of dead wildlife)	23
	203 Disposal of dead wildlife	23
58	Amendment of s 204 (Display of wildlife)	23

59	Amendment of s 206 (Conditions of wildlife exhibitor licence)	23
60	Amendment of s 209 (Definitions)	24
61	Replacement of s 212 (Compliance with Code)	24
	212 Compliance with Code	24
62	Amendment of s 213 (Display of farm wildlife)	24
63	Insertion of new s 214A	24
	214A Handling of wildlife	25
64	Amendment of s 215 (Returns)	25
65	Omission of s 219 (Effect of permit)	25
66	Amendment of s 222 (Returns)	25
67	Amendment of s 226 (Dealing with rescued animal without permit)	25
68	Replacement of s 227 (Animal kept under rescue permit to be returned to wild)	25
	227 Animal kept under rescue permit to be returned to natural habitat	26
69	Amendment of s 228 (Animal not to be displayed)	26
70	Amendment of s 229 (Collection authorities)	26
71	Amendment of s 230 (Returns—collection authorities)	26
72	Amendment of s 243 (Proof of identity to be given)	27
73	Amendment of s 244 (Stolen wildlife)	27
74	Amendment of s 245 (Chief executive to supply tags for use by licensee)	27
75	Amendment of s 249 (Application of part)	27
76	Amendment of s 251 (Notice of seizure to be given)	27
77	Amendment of s 252 (What happens if property is not claimed?)	28
78	Amendment of s 253 (Application of proceeds of sale)	28
79	Amendment of s 258 (Records to be kept)	28
80	Amendment of s 259 (Returns)	29
81	Amendment of s 260 (When certain returns must be given to chief executive)	29
82	Amendment of sch 1 (Powers of trustees of conservation parks and resources reserves)	30
83	Amendment of sch 3 (Minimum flying height over National Parks)	30
84	Amendment of sch 4 (When wildlife movement permit is not	

needed to move protected wildlife)	30
85 Amendment of sch 5 (Processed products)	33
86 Amendment of sch 6 (Fees)	34
87 Amendment of sch 8 (Commonly kept wildlife)	35
88 Amendment of sch 9 (Domestic animals)	36
89 Amendment of sch 11 (Recreational wildlife)	36
90 Amendment of sch 12 (Restricted wildlife)	36
91 Amendment of sch 13 (Sectional definitions)	38
92 Amendment of sch 14 (Dictionary)	38

**PART 3—AMENDMENT OF NATURE CONSERVATION
(WILDLIFE) REGULATION 1994**

93 Regulation amended	39
94 Amendment of sch 1 (Presumed extinct wildlife)	39
95 Amendment of sch 2 (Endangered wildlife)	40
96 Amendment of sch 3 (Vulnerable wildlife)	41
97 Amendment of sch 4 (Rare wildlife)	42
98 Amendment of sch 5 (Common wildlife)	45
99 Amendment of sch 6 (International wildlife)	46

**PART 4—AMENDMENT OF NATURE CONSERVATION
(PROTECTED AREAS) REGULATION 1994**

100 Regulation amended	46
101 Amendment of s 5 (Dedication and naming of conservation parks)	47
102 Amendment of sch 2 (National Parks)	47
103 Amendment of sch 3 (Conservation Parks)	50
104 Insertion of new sch 3A	52

SCHEDULE 3A

TRUSTEES OF CONSERVATIONS PARKS

105 Amendment of sch 4 (Resources Reserves)	52
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PART 1—PRELIMINARY**Short title**

1. This regulation may be cited as the *Nature Conservation Legislation Amendment Regulation 1995*.

PART 2—AMENDMENT OF NATURE CONSERVATION REGULATION 1994**Regulation amended**

2. This part amends the *Nature Conservation Regulation 1994*.

Amendment of s 4 (Applications)

- 3.(1) Section 4(3), ‘7’—

omit, insert—

‘30’.

- (2) Section 4(6)—

omit, insert—

‘(6) Subsection (5) does not apply to an application for a permit under Chapter 2.¹’.

Amendment of s 26 (Trustees have some of chief executive’s powers)

4. Section 26(5), ‘charges’—

omit, insert—

‘charge’.

¹ Chapter 2 relates to protected areas.

Insertion of new s 39A

5. After section 39—

insert—

'Permit may be taken to have been granted'

'39A.(1) This section applies if—

- (a) a person is the holder of a commercial activity permit; and
- (b) the person makes application for a renewal of the permit under section 4(4); and
- (c) the chief executive has not granted, or refused to grant, the renewal of the permit before it ends; and
- (d) the person has not withdrawn the application.

'(2) The permit continues in force until the chief executive grants or refuses the application.

'(3) However, if the chief executive has not granted, or refused to grant, the application within 3 months after the day on which, but for this section, the permit would have ended, the application is taken to have been refused.'

Amendment of s 51 (Restrictions on grant of permits for educational or scientific purposes)

6. Section 51(1)(e) and (2)(g), 'if the resource is of cultural significance'—

omit, insert—

'if the resource is a cultural resource of significance'.

Amendment of s 54 (Application of division to new National Parks)

7. Section 54, after 'made'—

insert—

' ; .

Amendment of s 63 (Permit needed to conduct commercial activities)**8. Section 63—***insert—*

‘(2) The holder of a commercial activity permit must always carry the permit, or a copy of the permit, while conducting the activity to which the permit relates.

‘(3) The holder of a commercial activity permit (other than a permit for filming or photography) must keep a record book that includes details of—

- (a) the activities conducted by the permit holder; and
- (b) the number of clients taking part in each activity.

Amendment of s 66 (Recreational craft permits)**9.(1) Section 66, heading—***omit, insert—*

‘Permit to use recreational craft’.

(2) Section 66, ‘recreational craft permit’—

omit, insert—

‘permit to use recreational craft’.

Replacement of s 67 (Special activities permit)**10. Section 67—***omit, insert—*

‘Special activities permit

‘**67.** If, under a regulatory notice for a protected area or conservation plan for an area identified under the plan as, or including, a critical habitat, an activity is designated as a special activity for the area, or part of the area, a person must not conduct the activity in the area or the part of the area, unless the person—

- (a) holds a special activities permit; or

(b) holds a commercial activity permit for the activity for the area.
Maximum penalty—80 penalty units.’.

Amendment of s 69 (Fires)

11. Section 69(2)(b)—

omit, insert—

‘(b) if a barbecue or fireplace is not provided—a place clear of flammable material for 2 m in every direction.’.

Amendment of s 71 (Unauthorised structures and works)

12. Section 71(1), ‘a work’—

omit, insert—

‘work’.

Replacement of s 73 (Traffic control)

13. Section 73—

omit, insert—

‘Traffic control

‘73.(1) The chief executive may erect or mark, at a place in a protected area, a sign regulating driving, riding, parking or standing or use of a vehicle, boat or recreational craft at a place, including, for example—

- (a) a speed limit; or
- (b) a pedestrian crossing; or
- (c) where the driving, parking or standing of vehicles, or the driving, standing or mooring of boats and recreational craft, is prohibited, restricted or restricted to authorised persons, vehicles, boats or recreational craft.

‘(2) The sign may be an official traffic sign.

‘(3) A person in control of a vehicle, boat or recreational craft in the protected area must comply with the sign.

Maximum penalty—20 penalty units.

‘(4) An authorised person, or the driver of an authorised vehicle, boat or recreational craft, must comply with the authorisation.

Maximum penalty—20 penalty units.

‘(5) In this section—

“authorised” means authorised in writing by the chief executive.’.

Amendment of s 74 (Use of vehicles, boats and recreational craft)

14.(1) Section 74(1)(h)—

omit, insert—

‘(h) drive, ride or attempt to drive or ride a vehicle on a surface other than—

(i) a road; or

(ii) a surface authorised by a regulatory notice or a permit for use by vehicles; or’.

(2) Section 74(1)—

insert—

‘(l) ride a motor cycle or bicycle unless the person is wearing a helmet.’.

Amendment of s 77 (Appliances)

15. Section 77(3), after ‘purpose’—

insert—

‘or for a permitted activity’.

Amendment of s 78 (Plants not to be brought into protected area)

16. Section 78(2)—

insert—

- ‘(c) under a sign, regulatory notice or permit, for use by the person as firewood.’.

Amendment of s 79 (Certain other prohibited conduct)

17.(1) Section 79(1)(e), ‘or leave’—

omit.

(2) Section 79(1)—

insert—

- ‘(f) leave human wastes unburied; or
- (g) destroy, damage, mark, deface or in any other way interfere with any sign, notice, fence, gate, building or structure erected or placed in the area.’.

Amendment of s 80 (Pollution and misuse of water)

18. Section 80(1)—

omit, insert—

- ‘**(1)** A person must not pollute a lake or watercourse in a protected area, including, for example, by discharging waste from a boat, using soap, detergent or shampoo, or putting oil, grease or a harmful or dangerous substance, in the lake or watercourse.’.

Amendment of s 84 (Boat and vehicle bodies and parts)

19. Section 84, ‘body’—

omit.

Amendment of s 94 (Who may obtain licence)

20. Section 94(2), ‘a child’—

omit, insert—

‘an individual’.

Amendment of s 95 (Restriction on grant of licences—general)

21.(1) Section 95(1)(a), ‘will not’—

omit, insert—

‘is not likely to’.

(2) Section 95(2)—

omit, insert—

‘**(2)** The chief executive must not grant a commercial wildlife licence for birds and a recreational wildlife licence for birds for the same place.’.

Amendment of s 96 (Restriction on grant of recreational wildlife licence for amphibians or reptiles)

22.(1) Section 96(a)—

omit, insert—

‘(a) an individual who is under 13; or’.

(2) Section 96(b) and (c), ‘a person’—

omit, insert—

‘an individual’.

(3) Section 96(b), ‘an amateur’—

omit, insert—

‘a recreational’.

Amendment of s 97 (Restriction on grant of recreational wildlife (specialist) licence for restricted amphibians or reptiles)

23.(1) Section 97(a)—

omit, insert—

‘(a) to a child; or’.

(2) Section 97(b), ‘a person’—

omit, insert—

‘an individual’.

(3) Section 97(b)(i), ‘an amateur’—

omit, insert—

‘a recreational’.

Amendment of s 100 (Restriction on grant of wildlife harvesting licence)

24.(1) Section 100(1) to (3)—

renumber as section 100(2) to (4).

(2) Before section 100(2), as renumbered—

insert—

‘**(1)** The chief executive must not grant a commercial or recreational wildlife harvesting licence for a species of rare or threatened wildlife to a person unless a conservation plan has been approved for the wildlife.’.

(3) Section 100(2), as renumbered, ‘a child’—

omit, insert—

‘an individual’.

(4) Section 100(4), as renumbered, ‘subsection (2)(b)’—

omit, insert—

‘subsection (3)(b)’.

Insertion of new s 100A

25. After section 100—

insert—

‘Restriction on grant of recreational wildlife harvesting licence for ducks and quails’

‘100A. The chief executive may grant a recreational wildlife harvesting licence for ducks and quails only if the applicant has passed a test approved by the chief executive—

- (a) for a licence for ducks—about identifying ducks; and
- (b) for a licence for quails—about identifying quails.’.

Amendment of s 101 (Restriction on grant of wildlife farming licence)

26. Section 101, ‘an institution’—

omit, insert—

‘a research or educational institution’.

Amendment of s 106 (Licence not needed for recreational use of protected fish)

27. Section 106(1), ‘• the captive-bred form of the Lake Eacham rainbow fish (*Melanotaenia eachamenis*)’—

omit.

Amendment of s 108 (When educational or scientific purposes permit is not needed)

28.(1) Section 108, ‘taken and kept’—

omit, insert—

‘taken or kept’.

(2) Section 108(e), after ‘example’—

insert—

‘, ’.

Amendment of s 113 (Restrictions on grant of permits for educational or scientific purposes)

29. Section 113(2)(f)—

omit.

Amendment of s 114 (Restrictions on granting of permit to keep protected and prohibited wildlife)

30.(1) Section 114(2), ‘a prohibited bird’—

omit, insert—

‘prohibited wildlife’.

(2) Section 114(2)(b)—

omit, insert—

‘(b) the chief executive is satisfied with the applicant’s security housing for the prohibited wildlife.’.

Amendment of s 117 (Restriction on grant of rescue permit)

31. Section 117, ‘to the wild’—

omit, insert—

‘to an appropriate natural habitat’.

Amendment of s 119 (General restriction on grant of permits)

32. Section 119(2), ‘vulnerable or endangered’—

omit, insert—

‘vulnerable, rare or endangered’.

Amendment of s 120 (Permit to state species of wildlife)

33. Section 120, ‘wildlife’—

omit, insert—

‘species of wildlife’.

Amendment of s 121 (Duration of permit)

34. Section 121(2)—

omit, insert—

‘(2) A rescue permit is in force for the period the chief executive considers reasonably necessary to rehabilitate the animal to which the permit relates and return it to an appropriate natural habitat.’.

Amendment of s 131 (Housing and care of protected animals)

35. Section 131(d)—

omit, insert—

‘(d) restrict access to the cage or enclosure by other persons or animals.’.

Amendment of s 132 (Transport of protected animals)

36. Section 132(3), ‘sent or’—

omit.

Amendment of s 140 (Definitions)

37. Section 140, definition “use”, paragraph (b)—

omit, insert—

‘(b) for a commercial, international, prohibited, recreational or restricted bird—move; and’.

Amendment of s 148 (Meaning of “licensee” in division)

38. Section 148, definition “licensee”—

omit, insert—

‘“licensee” means the holder of a commercial wildlife licence for birds.’.

Amendment of s 152 (Meaning of “licensee” in division)

39. Section 152, definition “licensee”—

omit, insert—

‘“licensee” means a person who holds a recreational wildlife licence for birds or a recreational wildlife (specialist) licence for birds.’.

Amendment of s 155 (Change in number of birds kept)

40. Section 155, ‘50 penalty units’—

omit, insert—

‘120 penalty units’.

Amendment of s 156 (Delivery of dead birds)

41.(1) Section 156(1)(b), ‘it’s’—

omit, insert—

‘its’.

(2) Section 156(3) and (4), ‘report’—

omit, insert—

‘written report’.

Replacement of s 158 (Birds to be kept for period)

42. Section 158—

omit, insert—

‘Birds to be kept for period’

‘158. The holder of a recreational wildlife licence or a recreational wildlife (specialist) licence for birds must not, without the chief executive’s written approval, dispose of a bird within 6 months of acquiring it unless the bird dies or escapes.

Maximum penalty—80 penalty units.’.

Amendment of s 160 (Meaning of “licensee” in division)

43. Section 160, definition “licensee”—

omit, insert—

‘“licensee” means a person who holds an international wildlife licence for birds.’.

Amendment of s 161 (Effect of licence)

44. Section 161, after ‘keep’—

insert—

‘and use’.

Amendment of s 164 (Delivery of dead birds)

45.(1) Section 164(1)(b), ‘it’s’—

omit, insert—

‘its’.

(2) Section 164(3), ‘report’—

omit, insert—

‘written report’.

Amendment of s 165 (Definitions)

46. Section 165, definition “use”—

omit, insert—

‘“use” does not include—

- (a) process; and
- (b) for a protected plant used for a recreational purpose—move; and
- (c) for a protected plant kept for a recreational purpose—sell for trade or commerce; and
- (d) for a protected plant used for a commercial purpose—move into or out of Queensland.’.

Amendment of s 168 (When licence is not needed to use protected plants)

47. Section 168(1), ‘, tagged in the way stated in the Code,’—
omit.

Amendment of s 170 (Sale of restricted plants kept for recreational purposes)

48. Section 170(3), ‘holds’—
omit, insert—
‘completes’.

Amendment of s 171 (When commercial wildlife licence is not needed)

49.(1) Section 171, ‘A commercial wildlife licence’—
omit, insert—
‘A commercial wildlife licence for plants’.
(2) Section 171(b), ‘for the plant’—
omit, insert—
‘for the species of plant’.

Amendment of s 174 (Changes in numbers of plants kept)

50. Section 174(d)—
omit, insert—
‘(d) if the plant has died—particulars that identify the tag used on the plant.’.

Amendment of s 175 (Definitions)

51. Section 175, definition “use”, paragraph (b)—
omit, insert—
‘(b) for a recreational or restricted amphibian or reptile—move; or’.

Amendment of s 176 (Purpose of part)

52.(1) Section 176, ‘, as far as possible,’—

omit.

(2) Section 176, ‘though’—

omit, insert—

‘through’.

Amendment of s 178 (Effect of recreational wildlife licence for amphibians and reptiles)

53. Section 178(3), ‘Subsection (1) applies’—

omit, insert—

‘Subsections (1) and (2) apply’.

Amendment of s 180 (Disposal of dead amphibians and reptiles)

54.(1) Section 180, heading—

omit, insert—

‘Delivery of dead amphibians and reptiles’.

(2) Section 180(1)(b), ‘as soon as practicable’—

omit, insert—

‘within 14 days’.

(3) Section 180(2)(a), ‘it’s’—

omit.

Insertion of new ch 3, pt 4A

55. After section 184—

insert—

'PART 4A—COMMERCIAL WILDLIFE LICENCES

'Application of part

'184A. This part applies to a commercial wildlife licence for dead protected wildlife.

'Meaning of "licensee" in part

'184B. In this part—

"licensee" means the holder of a commercial wildlife licence for dead protected wildlife.

'Effect of licence

'184C. A licensee may keep and use a dead protected animal stated in the licensee's licence.

'Changes in numbers of animals kept

'184D.(1) If there is a change in the number or species of dead animals kept by the licensee, the licensee must enter particulars of the transaction in the licensee's record book.

(2) The entry must be made on the day the change happens.

Maximum penalty—120 penalty units.

'Returns of operations

'184E. A licensee must give the chief executive an annual return of operations within 14 days after 30 June in each year the licence is in force.

Maximum penalty—120 penalty units.

'Animal to be identified

'184F. A licensee must identify a dead protected animal under a commercial wildlife licence in the way the chief executive decides.'

Insertion of new s 185A**56.** After section 185—*insert—***'Chief executive may issue commercial or recreational wildlife harvesting licence'**

'185A. The chief executive may issue a commercial or recreational wildlife harvesting licence for a species of rare or threatened wildlife to a person only if a conservation plan has been approved for the wildlife.'.

Replacement of s 203 (Disposal of dead wildlife)**57.** Section 203—*omit, insert—***'Disposal of dead wildlife'**

'203. If wildlife dies while in the licensee's possession, the licensee must—

- (a) sell the wildlife to the holder of a commercial wildlife licence for dead wildlife; or
- (b) dispose of the wildlife by incineration or burial, including by a commercial waste disposal organisation; or
- (c) give the wildlife to the Queensland Museum.

Maximum penalty—50 penalty units.'

Amendment of s 204 (Display of wildlife)**58.** Section 204(2)(a)(i)—*omit, insert—*

- (i) the chance of the wildlife's escape; and'.

Amendment of s 206 (Conditions of wildlife exhibitor licence)**59.(1)** Section 206(b), 'or tag the wildlife'—

omit.

(2) Section 206(c), ‘or tag’s’—

omit.

Amendment of s 209 (Definitions)

60. Section 209, definition “licensee”—

omit, insert—

‘“licensee” means the holder of a wildlife farming licence.’.

Replacement of s 212 (Compliance with Code)

61. Section 212—

omit, insert—

‘Compliance with Code

‘**212. A licensee must comply with the provisions of the Code for the wildlife.**

Maximum penalty—80 penalty units.’.

Amendment of s 213 (Display of farm wildlife)

62.(1) Section 213(d)(iii)—

omit, insert—

‘(iii) the risk of injury or ill-health to the wildlife.’.

(2) Section 213(5), ‘7 days’—

omit, insert—

‘2 days’.

Insertion of new s 214A

63. After section 214—

insert—

‘Handling of wildlife’

‘214A. A licensee must not allow a person other than the licensee or the licensee’s trained employees to handle dangerous or venomous farm wildlife.

Maximum penalty—80 penalty units.’.

Amendment of s 215 (Returns)

64. Section 215, heading—

omit, insert—

‘Return of operations’.

Omission of s 219 (Effect of permit)

65. Section 219—

omit.

Amendment of s 222 (Returns)

66. Section 222, heading—

omit, insert—

‘Return of operations’.

Amendment of s 226 (Dealing with rescued animal without permit)

67. Section 226(2), ‘conservation officer’—

omit, insert—

‘conservation officer who is an officer of the department’.

Replacement of s 227 (Animal kept under rescue permit to be returned to wild)

68. Section 227—

omit, insert—

'Animal kept under rescue permit to be returned to natural habitat'

'227.(1) A person who keeps a protected animal under a rescue permit must return the animal to an appropriate natural habitat when the animal is able to again live in the habitat.

'(2) Subsection (1) does not apply if—

- (a) the animal dies; or
- (b) the animal escapes; or
- (c) the animal is euthanised by a veterinary surgeon; or
- (d) the chief executive directs that the animal should not be released.

Maximum penalty—80 penalty units.'

Amendment of s 228 (Animal not to be displayed)

69. Section 228—

insert—

'(3) A permit holder given approval to display wildlife under subsection (2), must not display the wildlife more than 2 days in a month or 5 days in a year.

Maximum penalty—80 penalty units.'

Amendment of s 229 (Collection authorities)

70. Section 229(2), 'forces'—

omit, insert—

'force'.

Amendment of s 230 (Returns—collection authorities)

71. Section 230, heading—

omit, insert—

'Return of operations'.

Amendment of s 243 (Proof of identity to be given)**72.** Section 243(1)(a)—*omit, insert—*

- ‘(a) obtain from the buyer evidence of the buyer’s identity and licence or permit number (if any); and’.

Amendment of s 244 (Stolen wildlife)**73.** Section 244(d)—*omit, insert—*

- ‘(d) produce the police report for inspection if asked by a conservation officer who is an employee of the department.’.

Amendment of s 245 (Chief executive to supply tags for use by licensee)**74.(1)** Section 245, heading—*omit, insert—***‘Chief executive to supply tags for use by holder of licence’.****(2)** Section 245(1)—*omit, insert—*

- ‘(1) The chief executive may supply tags for use by the holder of a licence under this chapter (other than part 5).’.

Amendment of s 249 (Application of part)**75.** Section 249(1), ‘• section 88 (Seizure and removal of vehicles)’—*omit.***Amendment of s 251 (Notice of seizure to be given)****76.(1)** Section 251(1), ‘\$100’—*omit, insert—*

‘\$300’.

(2) Section 251(3)(a), ‘state’—

omit, insert—

‘State’.

Amendment of s 252 (What happens if property is not claimed?)

77.(1) Section 252(3)(d)—

omit.

(2) Section 252(4)—

omit, insert—

‘**(4)** If the property is not sold by auction, the chief executive may also decide to dispose of the property in the way the chief executive considers appropriate.’.

Amendment of s 253 (Application of proceeds of sale)

78. Section 253(1)(d), ‘structure’—

omit, insert—

‘property’.

Amendment of s 258 (Records to be kept)

79.(1) Section 258(3)(b)(ii), ‘an event’—

omit, insert—

‘, and an event’.

(2) Section 258(3)(c)—

insert—

‘(iii) a commercial activity permit (other than a permit for filming or photography)—keep the book in the vehicle or vessel used for the activity when required by the permit; and’.

Amendment of s 259 (Returns)

80.(1) Section 259, heading—

omit, insert—

‘Return of operations’.

(2) Section 259(2)—

insert—

‘(f) keep all return forms in the book of return forms supplied by the chief executive.’.

(3) Section 259(5)(a)—

omit, insert—

‘(a) remove, or allow a person to remove, a return form from the book of return forms kept by the licensee; or’.

(4) Section 259(6)—

omit.

Amendment of s 260 (When certain returns must be given to chief executive)

81.(1) Section 260(1)—

insert—

‘(d) commercial activity permits (other than for filming or photography).’.

(2) Section 260—

insert—

‘(7) The holder of a commercial activity permit (other than for filming or photography) must, within 30 days of the end of each month, give the chief executive—

(a) a return of operations for the month; and

(b) any outstanding fees owed to the chief executive for the month.’.

Amendment of sch 1 (Powers of trustees of conservation parks and resources reserves)

82.(1) Schedule 1, section 1(2)(b)—

omit, insert—

- ‘(b) to grant permits to take, use, keep or interfere with cultural or natural resources, stock grazing permits and travelling stock permits; or’.

(2) Schedule 1, section 1(2)—

insert—

- ‘(e) to grant commercial activity permits other than under subsection (3).’.

(3) Schedule 1, section 1—

insert—

‘**(3)** The trustees may grant commercial activity permits—

- (a) to vendors of food and beverages temporarily within the Conservation Park for an event approved by the trustees; and
- (b) for commercial activities associated with the conduct of power boat activities.’.

Amendment of sch 3 (Minimum flying height over National Parks)

83.(1) Schedule 3, ‘CAPRICORN’—

omit, insert—

‘CAPRICORNIA’.

(2) Schedule 3, ‘North Tyron Island’—

omit, insert—

‘North West Island’.

Amendment of sch 4 (When wildlife movement permit is not needed to move protected wildlife)

84.(1) Schedule 4, heading—

omit, insert—

‘WHEN WILDLIFE PERMIT IS NOT NEEDED TO MOVE WILDLIFE’.

(2) Schedule 4, section 1, definition “macropod”—

omit.

(3) Schedule 4, section 5, ‘protected plant’—

omit, insert—

‘recreational bird’.

(4) Schedule 4, section 5, ‘plant’—

omit, insert—

‘bird’.

(5) Schedule 4, section 5, ‘14’—

omit, insert—

‘7’.

(6) Schedule 4, section 6, ‘protected animal’—

omit, insert—

‘protected or international animal’.

(7) Schedule 4, section 6—

insert—

‘(c) from the premises stated in the licence to a place included in an itinerary prepared under section 195(7) of the regulation; or

‘(d) from a place included in an itinerary prepared under section 195(7) of the regulation to the premises stated in the licence.’.

(8) Schedule 4, section 7, ‘protected animal’—

omit, insert—

‘protected, international or prohibited animal’.

(9) Schedule 4, section 9—

insert—

‘(5) The holder of a recreational wildlife licence for live birds does not need a wildlife permit to move a live bird—

- (a) within Queensland to—
 - (i) the holder of a recreational wildlife licence for live birds; or
 - (ii) the holder of a commercial wildlife licence for live birds if the licensee complies with section 16; or
- (b) into or out of Queensland if the licensee complies with section 16.’.

(10) Schedule 4, section 10, heading—

omit, insert—

‘Movement of live protected plants’.

(11) Schedule 4, section 10(1) and (2), ‘restricted plant’—

omit, insert—

‘protected plant’.

(12) Schedule 4, section 10—

insert—

‘**(3)** The holder of a commercial wildlife licence for live protected plants does not need a wildlife permit to move a live protected plant into or out of Queensland if the licensee complies with section 16.’.

(13) Schedule 4, sections 11 and 12—

omit, insert—

‘Movement of live amphibians

‘11.(1) The holder of a recreational wildlife (specialist) licence for live restricted amphibians does not need a wildlife movement permit to move a live restricted amphibian within Queensland if the licensee complies with section 16.

‘(2) The holder of a recreational wildlife licence for live amphibians does not need a wildlife movement permit to move a live amphibian—

- (a) within Queensland to the holder of a recreational wildlife licence for live amphibians; or
- (b) into or out of Queensland if the licensee complies with section 16.

‘Movement of live reptiles’

‘12.(1) The holder of a recreational wildlife (specialist) licence for live restricted reptiles does not need a wildlife movement permit to move a live restricted reptile within Queensland if the licensee complies with section 16.

‘(2) The holder of a recreational wildlife licence for live reptiles does not need a wildlife movement permit to move a live reptile—

- (a) within Queensland to the holder of a recreational wildlife licence for live reptiles; or
- (b) into or out of Queensland if the licensee complies with section 16.’.

(14) Schedule 4, section 15, ‘licensee’—

omit, insert—

‘wholesaler’.

(15) Schedule 4, section 15—

insert—

‘**(3)** If the wholesaler complies with section 16, the wholesaler does not need a movement permit to move a cut flower or another part of a plant obtained from a place outside Queensland, if—

- (a) the flower or other part of the plant is tagged or packed in a way that complies with the requirements of the conservation authority for the place; and
- (b) the movement of the flower or other part of the plant from the place is authorised by the conservation authority for the place.’.

Amendment of sch 5 (Processed products)

85.(1) Schedule 5, section 3(a)—

omit, insert—

‘(a) fully mounted by the holder of a commercial wildlife licence or a wildlife farming licence; or’.

(2) Schedule 5, section 5(c)(iv)—
omit.

Amendment of sch 6 (Fees)

86.(1) Schedule 6, part 1, item 1(c), ‘1 month 85.00’—
omit.

(2) Schedule 6, part 1, item 1(d), ‘dead’—
omit.

(3) Schedule 6, part 1, item 6(d)—
omit, insert—

‘(d) issued to the committee of the Cunnamulla-Eulo Festival of Opals	nil
(e) for other wildlife	40.00’.

(4) Schedule 6, part 1, item 9—
omit, insert—

‘9. Wildlife farming licence (commercial breeding and use of
protected animals)—

(a) for crocodiles and emus— 3 years	3 000.00
1 year	1 000.00
(b) for butterflies— 3 years	300.00
1 year	100.00’.

(5) Schedule 6, part 2, item 10—
omit, insert—

‘10. Camping permit—

(a) each night—each person 5 years or older taking part in an approved educational tour or camp	1.50
----------------------------------------------------------------------------------------------------------	------

(b) each night—anyone else 5 years or older	3.00
—maximum for a family	12.00
(c) for an Aborigine or Torres Strait Islander on a National Park, declared to be claimable land under the <i>Aboriginal Land Act 1991</i> or <i>Torres Strait Islander Land Act 1991</i> , for the purposes of preparing a claim to, or management plan for, the land	nil'.

(6) Schedule 6, part 3, item 20, ‘Service,’—

omit, insert—

‘Service or a’.

(7) Schedule 6, part 4, item 728—

omit, insert—

‘28. An approved mark of the department—

(a) if issued to the committee of the Cunnamulla–Eulo Festival of Opals	nil
(b) if issued to any other person	5.00’.

(8) Schedule 6, part 4, item 30—

omit, insert—

‘30. An amendment to a licence (other than a licence for which no fee is charged) at the licensee’s request—each amendment

10.00’.

Amendment of sch 8 (Commonly kept wildlife)

87. Schedule 8, part 2, section 3—

omit, insert—

‘Scientific names

‘3. The scientific names used in this part for reptiles follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.’.

Amendment of sch 9 (Domestic animals)

88. Schedule 9, item 9, ‘masked or namqua dove’—

omit, insert—

‘masked or namaqua dove’.

Amendment of sch 11 (Recreational wildlife)

89. Schedule 11, part 1, section 2, Family Psittacidae, ‘*Psephotus haematogaster*’—

omit, insert—

‘*Northiella haematogaster*’.

Amendment of sch 12 (Restricted wildlife)

90.(1) Schedule 12, part 2, section 3, Family Psittacidae, ‘*Platycercus barnardi macgillivrayi*’—

omit, insert—

‘*Barnardius barnardi macgillivrayi*’.

(2) Schedule 12, part 2, section 3, Family Psittacidae, ‘*Psephotus haematogaster narethae*’—

omit, insert—

‘*Northiella haematogaster narethae*’.

(3) Schedule 12, part 3, section 5—

insert—

‘Family Asteraceae

Common name

Scientific name

no common name

Cassinia laevis

Family Celastraceae

Common name

Scientific name

no common name

Maytenus bilocularis

Family Myrtaceae

Common name	Scientific name
no common name	<i>Leptospermum brachyandrum</i>
no common name	<i>Leptospermum laevigatum</i>
no common name	<i>Leptospermum polygalifolium</i>

Family Santalaceae

Common name	Scientific name
no common name	<i>Exocarpus cupressiformis</i> '.

(4) Schedule 12, part 3, section 5, Family Aspleniaceae, '*Asplenium nidum*'—

omit, insert—

'*Asplenium nidus*'.

(5) Schedule 12, part 3, section 5, entry for Family Cupressaceae—

omit, insert—

'Family Cupressaceae

Common name	Scientific name
Bribie Island Cypress	<i>Callitris columellaris</i>
white cypress	<i>Callitris glauophylla</i>
black cypress	<i>Callitris endlicheri</i> '.

(6) Schedule 12, part 3, section 5, Family Liliaceae, '*Blandfordia grandiflora*'—

omit, insert—

'*Blandfordia grandiflora*'.

(7) Schedule 12, part 3, section 5, Family Proteaceae—

insert—

Rorippa islandica'.

(8) Schedule 12, part 4, section 6—

omit, insert—

‘Scientific names

‘6. The scientific names used in this Part for reptiles follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.’.

Amendment of sch 13 (Sectional definitions)

91.(1) Schedule 13, section 3, after ‘provisions’—

insert—

‘of the regulation’.

(2) Schedule 13, section 3, ‘• Chapter 3 (Wildlife and habitat conservation), Part 13 (Records and returns)’—

omit.

(3) Schedule 13, section 3, ‘Schedule 6, Part 5 (Other fees)’—

omit, insert—

‘schedule 6, part 4 (Other fees)’.

Amendment of sch 14 (Dictionary)

92.(1) Schedule 14, definition “camp”, paragraph (a), ‘, hut’—

omit.

(2) Schedule 14, definition “domestic animal”, after ‘for example’—

insert—

‘, .

(3) Schedule 14, definition “movement advice”—

omit, insert—

‘ “movement advice” means a movement advice under schedule 4, section 16. ’.

(4) Schedule 14, definition “plant”—

omit.

(5) Schedule 14, definition “restricted bird”—*omit, insert—*

- ‘ **“restricted bird”** means a species of protected bird specified in schedule 12.’.

(6) Schedule 14, definition “restricted plant”—*omit, insert—*

- ‘ **“restricted plant”** means a species of protected plant specified in schedule 12.’.

(7) Schedule 14, definition “restricted reptile”—*omit, insert—*

- ‘ **“restricted reptile”** means a species of protected reptile specified in schedule 12.’.

(8) Schedule 14, definition “stock”, paragraph (a)—*omit, insert—*

- ‘(a) cattle, horses or sheep; or’.

PART 3—AMENDMENT OF NATURE CONSERVATION (WILDLIFE) REGULATION 1994

Regulation amended

93. This part amends the *Nature Conservation (Wildlife) Regulation 1994*.

Amendment of sch 1 (Presumed extinct wildlife)

94.(1) Schedule 1, part 1, division 2, section 4, Family Muridae, ‘Downs hopping mouse’—

omit, insert—

- ‘Darling Downs hopping–mouse’.

(2) Schedule 1, part 1, division 2, section 4, Family Pteropodidae, ‘no common name’—

omit, insert—

‘dusky flying–fox’.

Amendment of sch 2 (Endangered wildlife)

95.(1) Schedule 2, part 1, division 5, section 10, entry for Family Emballonuride—

omit, insert—

‘Family Emballonuridae

Common name	Scientific name
Troughton’s sheathtail–bat	<i>Taphozous troughtoni</i> (Richards & Hall 1994)’.

(2) Schedule 2, part 1, division 5, section 10, Family Muridae, ‘dusky hopping mouse’—

omit, insert—

‘dusky hopping–mouse’.

(3) Schedule 2, part 1, division 6, section 11—

omit, insert—

‘Scientific names

‘11. The scientific names used in this division for reptiles follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.’.

(4) Schedule 2, part 1, division 6, section 12, Family Cheloniidae, ‘olive ridley turtle’—

omit, insert—

‘Pacific ridley turtle’.

Amendment of sch 3 (Vulnerable wildlife)

96.(1) Schedule 3, part 1, division 1, section 1—

omit, insert—

'Scientific names'

1. The scientific names used in this division for amphibians follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.'

(2) Schedule 3, part 1, division 5, section 9(3), '*Paetrogale*'—

omit, insert—

'*Petrogale*'.

(3) Schedule 3, part 1, division 5, section 10, Family Hipposideridae, '*Hipposideros cervinus* (Hall 1989)'—

omit, insert—

'*Hipposideros cervinus* (Hall 1989)'.

(4) Schedule 3, part 1, division 5, section 10, Family Macropodidae, 'brush-tailed rock wallaby'—

omit, insert—

'brush-tailed rock-wallaby'.

(5) Schedule 3, part 1, division 5, section 10, Family Macropodidae, 'Proserpine rock wallaby'—

omit, insert—

'Proserpine rock-wallaby'.

(6) Schedule 3, part 1, division 5, section 10, Family Muridae, 'northern hopping mouse'—

omit, insert—

'northern hopping-mouse'.

(7) Schedule 3, part 1, division 5, section 10, Family Pteropodidae, 'no common name'—

omit, insert—

‘large-eared flying fox’.

(8) Schedule 3, part 1, division 5, section 10, Family Pteropodidae,
‘*epularis*’—

omit, insert—

‘*epularius*’.

(9) Schedule 3, part 1, division 5, section 10, Family Pteropodidae,
‘(Hall & Richards 1991)’—

omit, insert—

‘(Richards & Hall 1994)’.

(10) Schedule 3, part 1, division 5, section 10, Family Pteropodidae,
‘Torresian flying fox’—

omit, insert—

‘Torresian flying-fox’.

(11) Schedule 3, part 1, division 5, section 10, Family Vespertilionidae,
‘flute-nosed bat’—

omit, insert—

‘tube-nosed insectivorous bat’.

(12) Schedule 3, part 1, division 6, section 11—

omit, insert—

‘Scientific names

‘11. Unless another reference is given, the scientific names used for reptiles in this division follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.’.

Amendment of sch 4 (Rare wildlife)

97.(1) Schedule 4, part 1, division 3, section 5—

insert—

‘(3) The scientific names used in this division for rock wallabies follow Elridge, M.D.B. & Close, R.L., *Taxonomy of Rock Wallabies, Petrogale (Marsupialia: Macropodidae) I.A. Revision of the Eastern Petrogale with*

the Description of Three New Species, Aust. J. 2001, 1992, 40, 605–25.’.

(2) Schedule 4, part 1, division 3, section 6, Family Dasyuridae, ‘spotted-tail quoll’—

omit, insert—

‘spotted-tailed quoll’.

(3) Schedule 4, part 1, division 3, section 6, Family Emballonundae, ‘naked-rumped sheathtail-bat’—

omit, insert—

‘bare-rumped sheathtail-bat’.

(4) Schedule 4, part 1, division 3, section 6, Family Macropodidae, ‘Bennett’s tree kangaroo’—

omit, insert—

‘Bennett’s tree-kangaroo’.

(5) Schedule 4, part 1, division 3, section 6, Family Macropodidae, ‘Lumholtz’ tree kangaroo’—

omit, insert—

‘Lumholtz’ tree-kangaroo’.

(6) Schedule 4, part 1, division 3, section 6, Family Macropodidae, ‘Cape York rock wallaby’—

omit, insert—

‘Cape York rock-wallaby’.

(7) Schedule 4, part 1, division 3, section 6, Family Macropodidae, ‘Mareeba rock wallaby’—

omit, insert—

‘Mareeba rock-wallaby’.

(8) Schedule 4, part 1, division 3, section 6, Family Macropodidae, ‘Sharman’s rock wallaby’—

omit, insert—

‘Sharman’s rock-wallaby’.

(9) Schedule 4, part 1, division 3, section 6, Family Petauridae, '*Pseudochirops archeri*'—

omit, insert—

'*Pseudochirus archeri*'.

(10) Schedule 4, part 1, division 3, section 6, Family Pteropodidae, 'no common name

Nyctimene cephalotes (Richards & Hall 1994)—

omit, insert—

'Cape York tube-nosed bat

Nyctimene cephalotes (Richards & Hall 1994).'

(11) Schedule 4, part 1, division 3, section 6, Family Pteropodidae, 'no common name' *Nyctimene vizcaccia* (Richards & Hall 1994)—

omit, insert—

'Torresian tube-nosed bat

Nyctimene vizcaccia (Richards & Hall 1994).'

(12) Schedule 4, part 1, division 3, section 6, Family Rhinolophidae, 'large-eared horseshoe-bat'—

omit, insert—

'Cape York horseshoe-bat'.

(13) Schedule 4, part 1, division 4, section 7—

omit, insert—

'Scientific names

'7. Unless another reference is given, the scientific names used in this division for reptiles follow Cogger, H.G., *Reptiles and Amphibians of Australia*, (5th edition, 1992), Reed Books, Chatswood, NSW, Australia.'

(14) Schedule 4, part 1, division 4, section 8, Family Gekkonidae, '*Lepidodactylus pumilius*'—

omit, insert—

‘*Lepidodactylus pumilus*’.

(15) Schedule 4, part 1, division 4, section 8, Family Gekkonidae,
‘*Soultuarius occultus*’—

omit, insert—

‘*Saultuarius occultus*’.

(16) Schedule 4, part 1, division 4, section 8, Family Scincidae, ‘*Menetia sadlieri* (Greer 1991; J. Herp. 25(3))’—

omit, insert—

‘*Menetia sadlieri* (Greer 1991; J. Herp. 25(3))’.

(17) Schedule 4, part 1, division 4, section 8, Family Varanidae,
‘*Varanus teriae*’—

omit, insert—

‘*Varanus keithhornei*’.

Amendment of sch 5 (Common wildlife)

98.(1) Schedule 5, part 2, section 7—

insert—

‘Family Asteraceae

Common name	Scientific name
no common name	<i>Cassinia laevis</i>

Family Celastraceae

Common name	Scientific name
no common name	<i>Maytenus bilocularis</i>

Family Myrtaceae

Common name	Scientific name
no common name	<i>Leptospermum brachyandrum</i>
no common name	<i>Leptospermum laevigatum</i>

no common name

Leptospermum polygalifolium

Family Santalaceae

Common name

Scientific name

no common name

Exocarpus cupressiformis'.

(2) Schedule 5, part 2, section 7, entry for Family Cupressaceae—
omit, insert—

'Family Cupressaceae

Common name

Scientific name

Bribie Island Cypress

Callitris columellaris

white cypress

Callitris glauophylla

black cypress

Callitris endlicheri'.

(3) Schedule 5, part 2, section 7, Family Proteaceae—
insert—

Rorippa islandica'.**Amendment of sch 6 (International wildlife)**

99. Schedule 6, part 2, section 3, '*Morelia viridis*'—

omit, insert—

'*Morelia viridis*'.

**PART 4—AMENDMENT OF NATURE
CONSERVATION (PROTECTED AREAS)
REGULATION 1994**

Regulation amended

100. This part amends the *Nature Conservation (Protected Areas) Regulation 1994*.

Amendment of s 5 (Dedication and naming of conservation parks)

101. Section 5—

insert—

‘**(2)** Each Conservation Park set out in schedule 3A, column 1 is placed under the management of the trustees set out opposite it in schedule 3A, column 2.’.

Amendment of sch 2 (National Parks)

102.(1) Schedule 2, entry for ‘Beatrice River National Park’—

omit.

(2) Entry for ‘Brampton Island National Park’—

omit, insert—

‘Brampton Islands National Park

Lot 488 on plan FTY243 and lot 554 on plan NPW314 and situated in the County of Carlisle, containing an area of about 982 ha’.

(3) Schedule 2, entry for ‘Capricornia Cays National Park’—

omit, insert—

‘Capricornia Cays National Park

Lot 224 on plan FTY201, lot 231 on plan FD696, lots 1 and 4 on plan FD641, lot 305 on plan NPW269, lot 306 on plan NPW270, lot 310 on plan NPW381 and lot 656 on plan NPW357 situated in the County of Flinders, containing an area of about 186 ha’.

(4) Schedule 2, entry for ‘Chesterton Range National Park’—

omit, insert—

‘Chesterton Range National Park

Lot 183 on plan NPW523 situated in the Counties of Dublin and Munga, containing an area of about 31 200 ha’.

(5) Schedule 2, entry for ‘D’Aguilar National Park’—

omit, insert—

‘D’Aguilar National Park

Lot 17 on plan SL11108, lot 53 on plan S311651, lot 74 on plan SL617, lot 74 on plan S312209, lot 726 on plan NPW80, lot 1327 on plan NPW352, lot 182 on plan SL1258, lots 74 to 77 on plan SL801 situated in the County of Stanley, containing an area of about 2 050 ha’.

(6) Schedule 2, entry for ‘Dalrymple National Park’—

omit, insert—

‘Dalrymple National Park

Lot 285 on plan NPW462 situated in the Counties of Burdekin and Davenport, containing an area of about 1 640 ha’.

(7) Schedule 2, entry for ‘Diamantina Gates National Park’—

omit, insert—

‘Diamantina National Park

Lot 9 on plan NPW470 situated in the Counties of Binburie and Diamantina, containing an area of about 470 000 ha’.

(8) Schedule 2, entry for ‘Great Sandy National Park’—

omit, insert—

‘Great Sandy National Park

Lot 21 on plan NPW473 situated in the Counties of Fraser and March,

containing an area of about 140 000 ha'.

(9) Schedule 2, entry for 'Green Island National Park'—
omit, insert—

'Green Island National Park

Lot 141 on plan NR4099 and lot 145 on plan CP841115 other than area A-B-C-D-A on plan NPM9 situated in the County of Nares, containing an area of about 7.93 ha'.

(10) Schedule 2, entry for 'Molle Island National Park'—
omit, insert—

'Molle Islands National Park

Lot 227 on plan NPW518 situated in the County of Herbert, containing an area of about 1 800 ha'.

(11) Schedule 2, entry for 'Moorinya National Park'—
omit, insert—

'Moorrinya National Park

Lot 13 on plan NPW468 situated in the County of Uanda, containing an area of 32 607.08 ha'.

(12) Schedule 2, entry for 'Mount Archer National Park'—
omit, insert—

'Mount Archer National Park

Lot 278 on plan LN2929 situated in the County of Livingstone containing an area of about 2 270 ha'.

(13) Schedule 2, entry for 'Mount Etna Caves National Park'—
omit, insert—

'Mount Etna Caves National Park

Lot 846 on plan NPW440 and lot 1 on plan RP616054 situated in the County of Livingstone, containing an area of about 457 ha'.

(14) Schedule 2, entry for ‘Mount Webb National Park’—

omit, insert—

‘Mount Webb National Park

Lot 203 on plan NPW535 situated in the County of Banks, containing an area of about 414 ha’.

(15) Schedule 2, entry for ‘Paluma Range (Gulbaru) National Park’—

omit, insert—

‘Paluma Range National Park

Lot 477 on plan NPW455 situated in the Counties of Cardwell and Wilkie Gray, containing an area of about 10 600 ha’.

Amendment of sch 3 (Conservation Parks)

103.(1) Schedule 3, entry for ‘Bloomfield River Conservation Park’—

omit, insert—

‘Bloomfield River Conservation Park

Lots 1 and 2 on plan SR890 situated in the County of Solander, containing an area of 6.897 ha’.

(2) Schedule 3, entry for ‘Clayton Conservation Park’—

omit, insert—

‘Charon Point Conservation Park

Lots 2 and 3 on plan CP848992 situated in the County of Murchison, containing an area of about 287 ha’.

(3) Schedule 3, entry for ‘Combo Conservation Park’—

omit, insert—

‘Combo Conservation Park

Lot 12 on RP887443 situated in the County of Kynuna containing an area of 26.18 ha’.

(4) Schedule 3, entry for ‘Harry Springs Conservation Park’—

omit, insert—

'Harry Spring Conservation Park Lot 2 on plan MCH5233 situated in
the County of March, containing an
area of 85.454 ha'.

(5) Schedule 3, entry for 'Hays Inlet Conservation Park 1'—
omit, insert—

'Hays Inlet Conservation Park 1 Lots 1 to 6 on plan SL839183
situated in the County of Stanley,
containing an area of about
155.5 ha'.

(6) Schedule 3, entry for 'Mt Eerwah Conservation Park'—
omit, insert—

'Mount Eerwah Conservation Park Lot 994 on plan CG6102 situated in
the County of Canning, containing
an area of about 64.5 ha'.

(7) Schedule 3, entry for 'Mt Perry Conservation Park'—
omit, insert—

'Mount Perry Conservation Park Lot 71 on plan SL10728 situated in
the County of Stanley, containing
an area of about 175 ha'.

(8) Schedule 3, entry for 'Princhester Conservation Park'—
omit, insert—

'Princhester Conservation Park Lot 22 on plan LI67 situated in the
County of Liebig, containing an
area of 721.7568 ha'.

(9) Schedule 3, entry for 'Reinke Scrub Conservation Park'—
omit, insert—

'Reinke Scrub Conservation Park Lot 4 on plan RP853093 situated in
the County of Boondooma,
containing an area of 49.63 ha'.

(10) Schedule 3, entry for 'St Helens Gap Conservation Park'—
omit, insert—

'St Helens Gap Conservation Park Lots 82, 83, 132 and 133, on plan CI1149 situated in the County of Carlisle, containing an area of 8.428 ha'.

(11) Schedule 3, entry for ‘Tomewin Conservation Park’—

omit, insert—

'Tomewin Conservation Park Lot 23 on RP817744 situated in the County of Ward, containing an area of 44.59 ha'.

Insertion of new sch 3A

104. After schedule 3—

insert—

'SCHEDULE 3A

section 5(2)

‘TRUSTEES OF CONSERVATION PARKS

Conservation Park

Trustees

Lake Broadwater Conservation Park Wambo Shire Council'.

Amendment of sch 4 (Resources Reserves)

105.(1) Schedule 4, entry for ‘Lake Murphy Resources Reserve’—

omit, insert—

'Lake Murphy Resources Reserve' Lot 12 on plan LE295 situated in the County of Labouchere, containing an area of 550.589 ha'.

(2) Schedule 4, entry for ‘Munburra Resources Reserve’—

omit, insert—

‘Munburra Resources Reserve’— Lot 5 on plan CP893400 situated in the Counties of Banks and Melville, containing an area of about 6 730 ha’.

(3) Schedule 4, entry for ‘Palmer River Goldfields Resources Reserve’—

omit, insert—

Palmer Goldfield Resources Reserve— Lot 1 on plan CF11 situated in the County of Chelmsford, containing an area of about 16 200 ha The mining chief executive and the chief executive of the department’.

ENDNOTES

1. Made by the Governor in Council on 7 December 1995.
2. Notified in the Gazette on 8 December 1995.
3. Laid before the Legislative Assembly on . . .
4. The administering agency is the Department of Environment and Heritage.