Overview of the New South Wales Forest Management Framework

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Forestry Corporation of NSW
NSW Environment Protection Authority
NSW Office of Environment and Heritage
NSW National Parks and Wildlife Service

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Disclaimer: The information contained in this publication is based on knowledge and understanding at the time of writing (November 2018). However, because of advances in knowledge, users are reminded of the need to ensure that information upon which they rely is up to date and to check currency of the information with the appropriate officer of the Department of Primary Industries or the user’s independent adviser
## Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>ABARES</td>
<td>Australian Bureau of Agricultural and Resource Economics and Sciences (Cth)</td>
</tr>
<tr>
<td>AHIMS</td>
<td>Aboriginal Heritage Information Management System</td>
</tr>
<tr>
<td>AS4708</td>
<td>Australian Standard for Sustainable Forest Management</td>
</tr>
<tr>
<td>BC Act</td>
<td><em>Biodiversity Conservation Act 2016</em> (NSW)</td>
</tr>
<tr>
<td>BCT</td>
<td>Biodiversity Conservation Trust</td>
</tr>
<tr>
<td>BCP</td>
<td>Biodiversity Conservation Program</td>
</tr>
<tr>
<td>CAR</td>
<td>Comprehensive, adequate and representative (reserve system)</td>
</tr>
<tr>
<td>Cth</td>
<td>Commonwealth of Australia</td>
</tr>
<tr>
<td>DEC</td>
<td>Department of Environment and Conservation (NSW)</td>
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<tr>
<td>DOI</td>
<td>Department of Industry (NSW)</td>
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<tr>
<td>DPI</td>
<td>Department of Primary Industries (NSW)</td>
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<tr>
<td>EMS</td>
<td>Environmental Management System</td>
</tr>
<tr>
<td>EPA</td>
<td>Environment Protection Authority (NSW)</td>
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<tr>
<td>EPA Act</td>
<td><em>Environmental Planning and Assessment Act 1979</em> (NSW)</td>
</tr>
<tr>
<td>EPBC Act</td>
<td><em>Environment Protection and Biodiversity Conservation Act 1999</em> (Cth)</td>
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<tr>
<td>ESFM</td>
<td>Ecologically sustainable forest management</td>
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<tr>
<td>FA</td>
<td>Forest Agreement</td>
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<tr>
<td>FCNSW</td>
<td>Forestry Corporation of NSW</td>
</tr>
<tr>
<td>FM Act</td>
<td><em>Fisheries Management Act 1994</em> (NSW)</td>
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<tr>
<td>FMP</td>
<td>Forest Management Plan</td>
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<td>FMS</td>
<td>Forest Management System</td>
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<td>FRAMES</td>
<td>Forest Resource and Management Evaluation System</td>
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<tr>
<td>FSC</td>
<td>Fisheries Scientific Committee (NSW)</td>
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<tr>
<td>FMZ</td>
<td>Forest management zoning (zones)</td>
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<tr>
<td>GIS</td>
<td>Geographic information system</td>
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<tr>
<td>HHIMS</td>
<td>Historic Heritage Information Management System</td>
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<td>IFOA</td>
<td>Integrated Forestry Operations Approvals</td>
</tr>
<tr>
<td>IPART</td>
<td>Independent Pricing and Regulatory Tribunal</td>
</tr>
<tr>
<td>ISO14001</td>
<td>ISO 14001:2004 – Environmental management systems – Requirements with guidance for use</td>
</tr>
<tr>
<td>ILUA</td>
<td>Indigenous land use agreement</td>
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<tr>
<td>IUCN</td>
<td>International Union for Conservation of Nature</td>
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<td>LEP</td>
<td>Local Environment Plan</td>
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<tr>
<td>Acronym</td>
<td>Full Form</td>
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<tr>
<td>LiDAR</td>
<td>Light Detection and Ranging</td>
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<td>LLS</td>
<td>Local Land Services</td>
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<tr>
<td>LLS Act</td>
<td><em>Local Land Services Act 2013</em> (NSW)</td>
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<tr>
<td>LMBC</td>
<td>Land Management and Biodiversity Conservation</td>
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<td>MNES</td>
<td>Matters of National Environmental Significance</td>
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<td>NFPS</td>
<td>National Forest Policy Statement (1992)</td>
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<td>NP</td>
<td>National Park</td>
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<td>NPWS</td>
<td>National Parks and Wildlife Service (NSW)</td>
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<td>NPW Act</td>
<td><em>National Parks and Wildlife Act 1974</em> (NSW)</td>
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<td>NRC</td>
<td>Natural Resources Commission</td>
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<td>NSW</td>
<td>New South Wales</td>
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<td>NV Act</td>
<td><em>Native Vegetation Act 2003</em> (NSW)</td>
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<td>OEH</td>
<td>Office of Environment and Heritage (NSW)</td>
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<td>PAS</td>
<td>Priorities Action Statement</td>
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<td>PMF</td>
<td>Park Management Framework</td>
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<tr>
<td>PMP</td>
<td>Park Management Program</td>
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<tr>
<td>PNF</td>
<td>Private native forestry</td>
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<tr>
<td>PNF Code</td>
<td>Private Native Forestry Code of Practice (NSW)</td>
</tr>
<tr>
<td>POEO Act</td>
<td><em>Protection of the Environment Operations Act 1997</em> (NSW)</td>
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<tr>
<td>PR Act</td>
<td><em>Plantations and Reafforestation Act 1999</em> (NSW)</td>
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<tr>
<td>PR Code</td>
<td>Plantations and Reafforestation (Code) Regulation 2001 (NSW)</td>
</tr>
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<td>PVP</td>
<td>Property vegetation plan</td>
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<td>QAA</td>
<td>Quality Assurance Assessments</td>
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<td>RFA</td>
<td>Regional Forest Agreement</td>
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<tr>
<td>RFA Act</td>
<td><em>Regional Forest Agreements Act 2002</em> (Cth)</td>
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<td>ROD</td>
<td>Regional Operations Division</td>
</tr>
<tr>
<td>SEED</td>
<td>Sharing and Enabling Environmental Data</td>
</tr>
<tr>
<td>SEPP</td>
<td>State Environmental Planning Policies</td>
</tr>
<tr>
<td>SoE</td>
<td>State of the Environment</td>
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<tr>
<td>SOFR</td>
<td>Australia's State of the Forest Report</td>
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<tr>
<td>SOP</td>
<td>Standard Operating Procedures</td>
</tr>
<tr>
<td>SOS</td>
<td>Saving our Species</td>
</tr>
<tr>
<td>TSC Act</td>
<td><em>Threatened Species Conservation Act 1995</em> (NSW)</td>
</tr>
<tr>
<td>TSSC</td>
<td>Threatened Species Scientific Committee (NSW)</td>
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</tbody>
</table>
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1 Introduction

The New South Wales Forest Management Framework (the Framework) is a comprehensive system for delivering Ecologically Sustainable Forest Management (ESFM) within the NSW forested estate.

The Framework includes overarching policy and legislation, institutional and administrative arrangements, and associated planning and operational systems. It is complemented by adaptive management and a continual improvement process incorporating research findings and feedback processes associated with compliance and enforcement systems, stakeholder engagement and monitoring and review mechanisms.

ESFM seeks to maintain the economic, social and ecological benefits and services provided by forests while maintaining cultural and environmental values, such as biodiversity and water quality, and sustaining the health and productivity of the forest for current and future generations.

The Framework addresses ESFM across all public and private land tenures, including conservation reserves, State forests, private native forests and plantations.

The Framework sits within a national and international policy context, and responds to national and State legislation that has evolved over time as a result of ongoing work to balance ecological, social and economic pressures, and in response to other factors affecting resource availability.

The Framework includes legislation, regulations, bilateral agreements, and regulatory instruments subject to NSW law.

The purpose of this document is to demonstrate how ESFM principles are embedded in the policy and legislative context, highlight the progress of ongoing forest management reforms, and also to support the implementation of NSW Regional Forest Agreements (RFAs).

This document provides an overview of the Framework as at October 2018, including the various State-wide components and laws that regulate and support ESFM.

This document reflects amendments to the Framework from the passing of the Forestry Legislation Amendment Act 2018 (NSW). The changes made by this Act include amending the

Principles of Ecologically Sustainable Forest Management (ESFM)

✔ Maintain or increase the full suite of forest values for present and future generations across the NSW native forest estate

✔ Ensure public participation, access to information, accountability and transparency in the delivery of ESFM

✔ Ensure legislation, policies, institutional frameworks, codes, standards and practices related to forest management require and provide incentives for ecologically sustainable management of the native forest estate

✔ Apply precautionary principles for prevention of environmental degradation

✔ Apply best available knowledge and adaptive management processes

This document reflects amendments to the Framework from the passing of the Forestry Legislation Amendment Act 2018 (NSW). The changes made by this Act include amending the
Local Land Services Act 2013 (NSW) with respect to private native forestry, the Forestry Act 2012 (NSW) with respect to public native forestry and for other purposes, and to make consequential amendments to other Acts and instruments. Further information about these reforms is provided in section 6.2.

Table 1.1 illustrates the key NSW Government agencies, and provides a summary of the legislation they administer and an overview of their key responsibilities that are integral to the Framework. A full list of relevant laws is provided in Appendix A.

1.1 Structure of this document

Section 2 International and National context provides the international and national context for forest management in NSW.

Section 3 NSW land tenures provide an overview of how NSW Forest Management Framework is applied across the State’s land tenures.

Section 4 NSW Forest Management Framework provides the overview of the legislation, policy, regulatory instruments and programs underpinning the NSW Forest Management Framework following major legislative reforms, which commenced in November 2018.

Section 5 Managing matters of national environmental significance in RFA regions provides an outline of how the NSW Forest Management Framework considers matters of national environmental significance.

Section 6 Legislative reforms in NSW provides an overview of current and recently completed major legislative reforms relevant to the NSW Forest Management Framework commencing from late 2018.

Section 7 NSW forest management agencies details the key agencies involved in forest management in NSW and their roles and responsibilities.

Section 8 Public consultation and reporting in NSW outlines public consultation and reporting mechanisms under the Framework.
### Table 1.1 Key NSW agencies, legislation and responsibilities for forest management

<table>
<thead>
<tr>
<th>Agency</th>
<th>Legislation</th>
<th>Responsibilities for forest management</th>
</tr>
</thead>
</table>
| Department of Primary Industries            | Forestry Act 2012, Plantations and Reafforestation Act 1999, Fisheries Management Act 1994 | • Regulation of plantations  
• Compliance of Crown forestry with licence under FM Act  
• Forest industry policy and forest science |
| Department of Industry                      | Crown Land Management Act 2016, Aboriginal Land Rights Act 1983             | • Manages Crown reserves  
• Assesses Aboriginal land claims |
| Local Land Services                         | Local Land Services Act 2013                                                | • Approvals and advice for private native forestry  
• Advice to private landholders on land management options |
| Forestry Corporation of NSW                 | Forestry Act 2012, Forestry Regulation 2012                                | • Land manager of Crown-timber land, including State forest, timber reserves and flora reserves  
• Forestry operations on Crown-timber land in compliance with IFOAs  
• Selling wood  
• Establishing and maintaining plantations |
• Compliance of Crown forestry with IFOAs  
• Compliance of private native forestry with PNF Code  
• Develops environment protection policy and statutory instruments |
• Produces plans of management for parks  
• Jointly manages 8 parks with local Aboriginal people  
• Investigation, protection and management of wilderness |
• Aboriginal and non-Aboriginal heritage  
• Protection of threatened species and communities  
• Native vegetation mapping and compliance |
| Biodiversity Conservation Trust             | Biodiversity Conservation Act 2016                                          | • Manages private land conservation program |
| Department of Planning and Environment      | Environmental Planning and Assessment Act 1979                             | • Environmental protection  
• Responsible for State environmental planning policies (SEPPs) and related regulatory requirements |
2 International and national context

A number of international policies, and Australian Government legislation, policies and bilateral agreements influence forest management in NSW. These are shown in Figure 1 and described in the following sections.

Figure 1 International and national context for forest management in NSW

2.1 Policies

International treaties and forest management

Australia is a signatory to a number of international treaties and agreements which are considered in managing New South Wales’ forests, including the 1971 Convention on
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Wetlands of International Importance (Ramsar Convention)\(^1\), the 1972 World Heritage Convention\(^2\) and the 1992 Convention on Biological Diversity\(^3\).

In 2009, Australia supported the 2007 United Nations Declaration on the Rights of Indigenous Peoples, which recognises, amongst other matters, the rights of Indigenous peoples to country. This includes rights to lands and territories, waters and coastal seas, and the resources of the lands, territories and waters (such as animals, vegetation, and minerals).

The United Nations General Assembly recognises sustainable forest management as a:

“… dynamic and evolving concept, which aims to maintain and enhance the economic, social and environmental values of all types of forests, for the benefit of present and future generations.”\(^4\)

**Montreal Process**

Australia is a member country of the Montréal Process Working Group – an initiative established for the conservation and sustainable management of temperate and boreal forests, which arose from a resolution at the 1992 Rio Earth Summit. In 1995 the Montréal Process Working Group endorsed a comprehensive framework of seven criteria and indicators to provide a common understanding for describing, assessing and evaluating a country’s progress towards sustainable forest management. Australia accepted the criteria developed by the Working Group and adapted the indicators to better suit the characteristics of Australia’s unique forests, the goods and services they provide, and the people who depend on or use them.

Australia’s framework of criteria and indicators is referenced at both the national and state level in a number of mechanisms including legislation, policies, reporting processes and certification systems, and was first implemented in *Australia’s State of the Forests Report (SOFR) 2003*, prepared at the time by the Bureau of Rural Sciences (now the Australian Bureau of Agricultural and Resource Economics and Sciences (ABARES)) with the National Forest Inventory Steering Committee. NSW contributes to SOFR publications, which are produced every five years.

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\(^1\) The Ramsar Convention aims to halt the world-wide loss of wetlands, and to conserve through wise use and management, those that remain.

\(^2\) The World Heritage Convention defines the types of natural and cultural sites which can be considered for inscription on the World Heritage List.

\(^3\) The Convention on Biological Diversity provides a commitment to sustainable development through conservation of biodiversity, the sustainable use of its components, and the fair and equitable sharing of benefits arising from the use of genetic resources.

The Montréal Process, through its Criteria and Indicators for the Conservation and Sustainable Management of Temperate and Boreal Forests provides its member countries with:

- An internationally agreed, locally supported tool to integrate issues as they apply to forests;
- A common ground on which stakeholders, public agencies and countries can work out shared objectives and collaborative actions toward sustainable forest management;
- A common framework to monitor, assess, and report on trends in forest conditions with respect to the full range of forest values and, in turn, on the progress toward sustainable forest management;
- A network and forum for exchanging knowledge and experience, deliberating policy tools, maintaining awareness of the important role of forests, and fostering collaboration among countries with diverse natural, socio-economic, and cultural backgrounds.

One of the most notable and valuable achievements of the Montréal Process has been the establishment of mutual trust and confidence which has encouraged the 12 member countries to develop a “network of knowledge”. Through discussion, research, cooperation, communication, and capacity-building between countries, this network has enabled member countries to make individual and collective progress in tackling the critical issues of climate change, biodiversity, bioenergy and water.

**IUCN AICHI Targets**

Australia has been a contracting party to the United Nations Convention on Biological Diversity since 1993. In 2010, a revised and updated Strategic Plan for Biodiversity 2011–2020 was adopted, including what are known as the Aichi Biodiversity Targets. Australia provides a four-yearly report on measures taken to implement the convention, as well as progress against the Aichi targets. There are 20 Aichi targets contained under five strategic goals. The strategic goals are to:

- address the underlying causes of biodiversity loss by mainstreaming biodiversity across government and society
- reduce the direct pressures on biodiversity and promote sustainable use
- improve the status of biodiversity by safeguarding ecosystems, species and genetic diversity
- enhance the benefits to all from biodiversity and ecosystem services

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enhance implementation through participatory planning, knowledge management and capacity building.

**National Forest Policy Statement 1992**

New South Wales is a signatory to Australia’s National Forest Policy Statement 1992 (NFPS), which sets out a nationally shared vision for the ecologically sustainable management of Australia’s forests. As signatories to the NFPS, the Australian, state and territory governments are committed to the sustainable management of all Australian forests whether public or private, reserved or available for production, and have agreed that:

"... the public and private native forest estate will be managed for the broad range of commercial and non-commercial benefits and values it can provide for present and future generations. Efficiently and sustainably managed public and private forests will provide the basis for nature conservation and maintaining forest biological diversity, and for regional economic development and employment opportunities in a wide range of sectors, including wood production from native and plantation forests, tourism and recreation, water supply, grazing and the pharmaceutical industry" (NFPS 1992, page 6)

**2.2 Legislation**

**Regional Forest Agreements and the Regional Forest Agreement Act 2002 (Cth)**

RFAs are long-term bilateral agreements between the Australian and state governments. The NSW and Australian governments signed RFAs for the Eden, North East and Southern regions of NSW, on 26 August 1999, 31 March 2000 and 24 April 2001 respectively.

RFAs are a means of balancing environmental, economic and social uses and values of key native forest regions across Australia. They are derived from the NFPS and are formalised in the Regional Forest Agreements Act 2002 (Cth) (RFA Act).

They provide a streamlined approach to satisfying Commonwealth legislative requirements for environmental planning and assessment and for conducting forestry operations to meet ecologically sustainable forest management objectives. The key objectives of the RFA Act, relevant to the Framework, are to give effect to certain:

- obligations of the Commonwealth under RFAs
- aspects of the NFPS.

The RFA’s key principles are:

- provide for ecologically sustainable forest management and use of forests
- certainty for conservation of the environment and heritage values through the establishment and maintenance of a Comprehensive, Adequate and Representative (CAR) reserve system
- certainty of resource access for the forestry industry.

**Environment Protection and Biodiversity Conservation Act 1999 (Cth)**

The Environment Protection and Biodiversity Conservation Act 1999 (Cth) (EPBC Act) provides a legal framework to protect and manage nationally and internationally important flora, fauna, ecological communities and heritage places, which are referred to as matters of
National Environmental Significance (MNES). The EPBC Act encapsulates the principles of ecologically sustainable development, which are actively promoted under the legislation’s objectives. Specifically, the EPBC Act protects the following nine MNES:

- World Heritage properties
- National Heritage places
- wetlands of international importance (Ramsar wetlands)
- listed threatened species and communities
- listed migratory species
- nuclear actions
- Great Barrier Reef Marine Park
- Commonwealth marine areas
- a water resource, in relation to coal seam gas development and large coal mining development.

The EPBC Act also provides protection for the environment where:

- actions proposed are on, or will affect Commonwealth land and the environment
- Commonwealth agencies are proposing to take an action.

In accordance with the EPBC Act, a proposed action that will or is likely to have a significant impact on nationally protected matters under MNES requires approval from the Australian Government Minister for the Environment.

Under the EPBC Act, forestry operations undertaken in accordance with a RFA are not subject to the assessment and approval requirements of Part 3 of the EPBC Act, unless the forestry operation is proposed within a World Heritage or Ramsar wetland site. In NSW RFA regions, there are no forestry operations permitted within World Heritage or Ramsar wetland sites, and this is expressly prohibited under the Forestry Act 2012 (NSW).

Notwithstanding, a range of NSW statutory and non-statutory instruments described in this Framework provide protections to listed species and communities, including those identified as MNES, in RFA regions. **Section 5** outlines more information on how the Framework considers MNES.

**Export Control Act 1982**

The Export Control Act 1982 (Cth) establishes a broad framework under which goods for export are regulated. This Act recognises RFAs under the Export Control (Hardwood Wood Chips) Regulations 1996 by allowing the export of unprocessed wood and woodchip when derived from native hardwood forests in an RFA region.

Controls on the export of Unprocessed Wood and Woodchips sourced from NSW plantations were removed in accordance with the Export Control (Unprocessed Wood) Regulations (Cth), following approval by the Australian Minister responsible for forestry of the Codes of Practice applying to plantations.

**Native Title Act 1993**

Native title recognises the traditional rights and interests to land and waters of Aboriginal and Torres Strait Islander people. Under the **Native Title Act 1993** (Cth) (Native Title Act),
native title claimants can make an application to the Federal Court to have their native title recognised by Australian law. The Native Title Act provides for the recognition and protection of native title and establishes ways in which future dealings affecting native title may proceed and to set standards for those dealings and a mechanism for determining claims to native title.

Native title rights can include rights to hunt, gather, fish and camp, and access lands. Native title rights may exist in public lands in NSW, including national parks or State forests. A determination of native title rights over a national park or State forest does not change the status of the forest or public access and use of a park.

### 2.3 Other national legislation and policy

There is a wide range of national legislation and policy that impact more generally on forest management, including:

- *Competition and Consumer Act 2010* (Cth)
- *Illegal Logging Prohibition Act 2012* (Cth)
- Australian Renewable Energy (Electricity) Regulations 2001
- *Growing a Better Australia – A Billion Trees for Jobs and Growth*. ⁶
- Plantations for Australia: the 2020 Vision

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3 NSW land tenures

The NSW Forest Management Framework is applied across the State’s land tenures. Different elements of the Framework may apply across all land tenures or to specific land tenures. In the context of forest management, the different land tenures, the State laws under which they are established, the primary purpose of that land tenure and the responsible management agency are shown in Table 3.1.

Table 3.1 Land tenures in NSW

<table>
<thead>
<tr>
<th>Tenure</th>
<th>Primary legislation</th>
<th>Primary purpose</th>
<th>Land manager</th>
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<tbody>
<tr>
<td>PUBLIC LAND</td>
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<tr>
<td>Crown-timber land, including State forest, flora reserves, timber reserves or land affected by a profit à prendre(^7)</td>
<td>Forestry Act 2012 (NSW)</td>
<td>Land set aside for the utilisation and management of wood production and other forest products; and in the case of flora reserves for the preservation of native flora. Multiple use public native forests in NSW also provide for recreational uses and for the conservation of environment and heritage values. As well as flora reserves, special management zones can be declared to protect special conservation values and prohibit forestry operations.</td>
<td>Forestry Corporation of NSW National Parks and Wildlife Service manages some flora reserves(^8)</td>
</tr>
</tbody>
</table>

\(^7\) Leasehold land in the process of being converted to freehold, where timber rights have been retained by the Crown for up to 10 years.

\(^8\) For example - the Mumbulla-Murrah-Tanja and part Bermagui reserves, known as the Murrah Flora Reserves
### Tenure

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<thead>
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<th>Tenure</th>
<th>Primary legislation</th>
<th>Primary purpose</th>
<th>Land manager</th>
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<tr>
<td></td>
<td>- national parks</td>
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<tr>
<td></td>
<td>- historic sites</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>- state conservation areas&lt;sup&gt;9&lt;/sup&gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- regional parks</td>
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<tr>
<td></td>
<td>- karst conservation reserves</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- nature reserves&lt;sup&gt;10&lt;/sup&gt;</td>
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<td></td>
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<tr>
<td></td>
<td>- Aboriginal areas</td>
<td></td>
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<tr>
<td>Crown reserves including</td>
<td><em>Crown Land Management Act 2016 (NSW)</em></td>
<td>Land set aside for public purposes including environmental and heritage protection, recreation and sport, open space, community halls, special events and government services.</td>
<td>Department of Industry – Crown Land</td>
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<td>(but not limited to)</td>
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<td></td>
<td>- nature reserves</td>
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<td>- coastal lands</td>
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<td>- travelling stock routes</td>
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<td>- state heritage sites</td>
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<td>- waterway corridors</td>
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<td>- commons</td>
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</tbody>
</table>

<sup>9</sup> State conservation areas are lands reserved to protect and conserve significant or representative ecosystems, landforms, natural phenomena or places of cultural significance. They provide opportunities for sustainable visitation, public enjoyment, and research.

<sup>10</sup> Nature reserves in this context mean areas of land in predominantly untouched, natural condition, with high conservation value, protected to conserve their outstanding, unique or representative ecosystems and Australian native plants and animals.
<table>
<thead>
<tr>
<th>Tenure</th>
<th>Primary legislation</th>
<th>Primary purpose</th>
<th>Land manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leasehold including Western</td>
<td><em>Crown Land Management Act 2016 (NSW)</em></td>
<td>Land leased from the Crown for grazing, agriculture, forestry, residences and businesses.</td>
<td>Department of Industry – Crown Land and the Lessee Forestry Corporation of NSW (for the duration of forestry operations)</td>
</tr>
<tr>
<td>Lands Leases</td>
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<tr>
<td>PRIVATE LAND</td>
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<tr>
<td>Freehold</td>
<td><em>Local Lands Services Act 2013 (NSW)</em></td>
<td>Private use at landowner’s discretion, including sustainable forestry, land management, and conservation (subject to legislative constraints)</td>
<td>Landowner</td>
</tr>
</tbody>
</table>
4 NSW Forest Management Framework

The Framework is made up of legislation, policy, regulatory instruments and programs that regulate and support sustainable forest management in New South Wales. The Framework is administered by a number of State Government agencies and authorities and applies to both public and private land tenures.

The key NSW laws that underpin the Framework are the:

- **Forestry Act 2012 (NSW) (Forestry Act)** which provides for regulation of forestry operations on State forests and other Crown-timber lands and the delivery of ecologically sustainable forest management. The Act also prescribes the Forestry Corporation of NSW (FCNSW) as the land manager of Crown-timber land, and allows for the dedication of flora reserves in State forest.

- **Biodiversity Conservation Act 2016 (NSW) (BC Act)** which provides for the maintenance of a healthy, productive and resilient environment, consistent with the principles of ecologically sustainable development, and includes the listing of threatened species (flora and fauna), threatened ecological communities, and threatening processes, and voluntary conservation measures for private land. It also provides the EPA’s enforcement powers and compliance tools to regulate public and private native forestry.

- **National Parks and Wildlife Act 1974 (NSW) (NPW Act)** which prescribes management requirements for the majority of the NSW public reserve system and the protection and management of Aboriginal heritage.

- **Plantations and Reafforestation Act 1999 (NSW) (PR Act) and Plantations and Reafforestation (Code) Regulation 2001 (PR Code)**, which provide for the authorisation and regulation of plantations and plantation operations on public or private land.

- **Local Land Services Act 2013 (NSW) (LLS Act)** which provides for the regulation of native vegetation management on private land and the authorisation and regulation of private native forestry operations.

The key laws for forest management in NSW are shown in Figure 2. A full list of NSW laws relevant to forest management in NSW is provided in Appendix A. The key laws and how they relate to the various land tenures is illustrated in Appendix B.

Information on NSW agencies involved in forest management is provided in section 7.

The Framework has, at its core, four primary elements:

- A CAR reserve system that securely protects forest environment and heritage values on public and private land
- A system for managing and regulating native forestry on public and private land
- A system for authorising and regulating plantation operations on public and private land
- A system for managing forests outside reserves in a manner that contributes to sustainable environmental, social and economic outcomes.

Each of these elements is described in more detail in the following sections of this document. Section 4 outlines how the Framework provides for the protection and management of MNES as defined in the EPBC Act.
4.1 NSW Forest Agreements

NSW Forest Agreements (FAs) are agreements between the NSW Minister for the Environment and the NSW Minister for Lands and Forestry (or relevant Ministers) that set the principles and framework for long-term management of forests in NSW. They contain provisions for ESFM, sustainable wood supply, community consultation and Aboriginal involvement in forest management.

The FAs are currently given effect under the Forestry Act 2012 (NSW) and are due to expire from mid-2019. The FAs are reported on annually by the NSW Government and are reviewed more comprehensively every five years.

Consistent with the NSW RFAs, the FAs deliver on the NSW Government’s forest policy to:

- protect environment and heritage values in a world-class system of national parks and other reserves
- encourage the creation of forest industries that are strong, competitive and ecologically sustainable
- enable native forests to be managed in an ecologically sustainable way.

There are currently four FAs, which coincide with the NSW RFA regions, for:

- upper north east region, signed March 1999 (aligns with part of the North East RFA)
- lower north east region, signed March 1999 (aligns with part of the North East RFA)
- Eden region, signed March 1999
- southern region, signed May 2002.

As the NSW FAs have a lot of commonalities and parallels with the RFAs, the NSW Government intends to let FAs lapse upon their expiry. Any outstanding matters continued in these instruments will be rolled into other mechanisms including the RFAs or other NSW
statutory or policy instruments. The *Forest Legislation Amendment Act 2018 (NSW)* repealed provisions that made NSW Forest Agreements prerequisites for IFOAs. Allowing the FAs to lapse will not change the management of environmental values or wood supply, or impact on the design, management or implementation of the IFOAs or CAR reserve system.

### 4.2 Public native forestry

#### Forestry Act 2012

The primary legislation for the management of State forest, other Crown-timber land, and public native forestry operations in NSW is the Forestry Act. The Forestry Act:

- provides for the dedication, management and use of State forests and other Crown-timber land for forestry and other purposes, including ESFM strategies and working plans of management for flora reserves in State forests
- constitutes the Forestry Corporation of New South Wales (FCNSW) as a statutory State-owned corporation and specifies its objectives and functions, including as the land manager of Crown-timber land
- establishes the regulatory framework for native forestry on State forests and other Crown-timber land, providing for NSW FAs\(^\text{11}\) and IFOAs.

Legislation covering native forestry in NSW was reformed in June 2018 and came into effect in November 2018. The legislative changes mainly relate to the regulatory framework for native forestry. An outline of the legislative changes to public and private native forestry in NSW is included in section 6.2.

#### Crown-timber land

Timber\(^\text{12}\) on land which is Crown-timber land under the Forestry Act is the property of the Crown. Crown-timber land comprises land within a State forest, Crown lands (whether or not held under a lease or licence from the Crown); and land affected by a profit à prendre (i.e. leasehold land in the process of being converted to freehold, where timber rights have been retained by the Crown for up to 10 years) but does not include any leasehold tenure listed in the First Schedule of the former *Forestry Act 1916 (NSW)* if it is less than two hectares, or any

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\(^{11}\) NSW Forest Agreements are due to expire from March 2019. The *Forest Legislation Amendment Act 2018* repealed provisions that make NSW Forest Agreements prerequisites for IFOAs. The Forest Agreements are largely duplicative of RFAs with the Commonwealth. The New South Wales Government intends to let Forest Agreements lapse, and any outstanding matters continued in these instruments will be rolled into other mechanisms including the RFAs.

\(^{12}\) Timber in this context means wood within trees which can be harvested for logs and other wood products
land not in that list. Where the legislation permits, Crown-timbered land may only be harvested by FCNSW in accordance with the requirements of the Forestry Act and the relevant IFOA.

**Integrated Forestry Operations Approvals**

The Forestry Act provides that the approving ministers, being the Minister for the Environment and the Minister for Lands and Forestry, may grant IFOAs on Crown-timber land, including State forests, with respect to particular regions of NSW.

There are four IFOAs in NSW:

- Brigalow Nandewar
- South-Western Cypress
- Riverina Red Gum
- Coastal IFOA (covering the areas of the North East, Southern and Eden RFA regions)

IFOAs set the rules for how forestry operations can be carried out on State forests and Crown-timber lands in NSW. They include rules to protect native plants, animals, important habitat and ecosystems, soils and water in native forestry operations on public land. They also set requirements to achieve ESFM in NSW.

As part of a suite of regulatory reforms, the NSW Government updated the rules for native timber harvesting in NSW's coastal forests. The NSW Government remade the IFOAs for the Southern, Upper North East, Lower North East and Eden regions into one Coastal IFOA, which is efficient, effective and enforceable, and reflects modern best-practice regulation.

The Coastal IFOA includes new rules to protect plants, animals, ecosystems, soils and waterways during native forestry operations on State forests. These include minimum standards to preserve important wildlife habitat, which will be complemented by existing protected areas such as habitat corridors, old growth forest, rainforests, streams and wetlands.

Additionally, as part of the reforms, the Forestry Act was amended to simplify the regulatory arrangements for native forestry on State forests. It made IFOAs a single integrated licence, by removing the requirement for the Forestry Corporation of NSW to hold separate licences under the BC Act, the FM Act and the POEO Act.

IFOAs are reviewed by the NSW Government every five years to ensure they remain contemporary, address any inefficiencies or changes in best practice and to formally integrate protection measures that had been issued by the NSW Environment Protection Authority.
Overview of the New South Wales Forest Management Framework, November 2018

(EPA) in the preceding five years for any threatened species, communities and populations listed by the NSW scientific committee(s) during that period\textsuperscript{13}.

Under the Forestry Act, public consultation is required on the making, amendment or revocation of a forest agreement referred to in Part 5A of the Forestry Act. The Ministers must also ensure that the public is given the opportunity to participate in a review of a forest agreement and any IFOA for the region.

\textbf{Regional ESFM Plans / Forest Management Plans}

The Forestry Act and Forestry Regulation require FCNSW to prepare and implement management plans, also known as Regional ESFM Plans, for all State forests.

The management plans establish how FCNSW deliver ESFM outcomes and maintain certification to AS 4708:2013 and ISO 14001:2004 \textit{Environmental management systems - Requirements with guidance for use}.

Each plan covers the management requirements of the Forestry Act, including the native forests estate and the hardwood plantations, within the State forests and associated State forested lands within each region.

The plans form the backbone for delivery of ESFM outcomes and are required to outline the ESFM strategy to be adopted. There are three forest management plans relevant to public native forestry operations in NSW, and collectively, all NSW public native forestry regions are covered in these plans. The three plans include:

\begin{itemize}
  \item Forest Management Plan for the Coastal Forests of NSW\textsuperscript{14}, which covers the three NSW RFA regions
  \item Riverina Region ESFM Plan\textsuperscript{15}
  \item Western Region ESFM Plan\textsuperscript{16}.
\end{itemize}

\textsuperscript{13} The IFOA requires the EPA to prepare and issue a condition for any threatened species listed by the NSW Scientific committee(s) upon the issuing of either preliminary determination or a final determination. Forestry operations cannot occur until the condition has been issued. The IFOA does not authorise harm to any threatened ecological community or population (unless otherwise stated in the IFOA), meaning any new listings are automatically protected from harm under the BC Act (NSW).


The Montreal Process criteria and indicators are the international measure by which progress toward meeting ESFM is assessed. The components of the Regional ESFM Plans also reflect these criteria and address:

- natural heritage
- Aboriginal cultural heritage
- non-Aboriginal cultural heritage
- nature conservation
- forest health
- sustainable wood supply
- economic development
- social development
- forestry operations
- consultation, monitoring and reporting.

The plans provide the public with a description of the forest values and the social and economic benefits that flow from forest management activities. They also outline the types of management practices, regulatory constraints, planning processes and monitoring and reporting systems employed by FCNSW in delivery of ESFM.

**Hardwood Forest Management System**

FCNSW has a Forest Management Policy, which outlines its commitments to conserving and advancing a range of forest values such as biodiversity, forest productivity and carbon sequestration in keeping with the principles of ESFM. The policy is delivered through the Hardwood Forest Management System (FMS).\(^\text{17}\)

The Hardwood FMS includes processes and procedures that guide day-to-day operations by outlining how FCNSW will plan operations, implement procedures, audit and report operations and review performance to achieve sustainable forest management. Continual improvement is a key component of the Hardwood FMS.

The Hardwood FMS covers public native forestry and hardwood plantation management. The Harwood FMS is certified under the Australian Standard for Sustainable Forest Management,


AS 4708:2013\textsuperscript{18} and ISO 14001:2004 \textit{Environmental management systems - Requirements with guidance for use}, which sets the framework for achieving and continually improving environmental performance.

FCNSW Hardwood FMS is currently transitioning to ISO 14001:2015.

FNCSW softwood plantation FMS is also certified to both of these standards, being AS 4708:2013 and ISO 14001:2004.

Further information on the Harwood FMS and day-to-day planning and management activities of FCNSW are provided in Appendix C.

\subsection*{4.3 Private native forestry}

Private native forestry (PNF) is the sustainable management of native vegetation on private property and crown land which is not Crown-timber land for timber production.

\textit{Local Land Services Act 2013}

The primary legislation for regulating and managing native forestry operations on private land in NSW is the LLS Act.

The LLS Act requires landholders to obtain a private native forestry plan (PNF Plan) from the Local Land Services (LLS) to conduct native forestry operations on private land. A PNF Plan is a legally binding agreement between a landholder and LLS. Once a PNF Plan is entered into, landholders must conduct PNF operations in accordance with the relevant PNF Code.

The LLS Act also establishes the regulatory framework for native forestry on private land including the environmental protections and operating standards in the PNF Codes of Practice.

Legislation covering native forestry in NSW was reformed in June 2018 and came into effect in November 2018. The legislation changes mainly relate to the regulatory framework for native forestry. An outline of the legislative changes to public and private native forestry in NSW is included in section 6.2.

\textbf{PNF Codes of Practice}

The LLS Act provides that the Minister may make a PNF Code of Practice only with concurrence from the Minister administering the BC Act and the Minister administering Part

5A of the LLS Act. The Minister is also required to consult with the Minister administering Part 7A of the FM Act.

PNF Codes have been granted in the following NSW areas:\(^19\):

- Northern NSW
- Southern NSW
- Cypress and western hardwood forests
- Riverina Red Gum forests.

The PNF Codes sets out conditions to ensure that ecologically sustainable forest management is implemented and includes:

- ESFM principles and silvicultural standards
- protection of landscape features of environmental and cultural significance
- protection of habitat and biodiversity
- minimising damage to retained trees and native vegetation
- drainage feature protection
- provisions to protect biodiversity (including NSW listed protected and threatened species and habitat)
- provisions to prevent soil erosion and water pollution
- notification and reporting requirements
- minimum operating standards for harvesting in private native forests.

A field guide has been developed for each of the PNF Codes and is designed to further support landholders and PNF operators apply the relevant PNF Code requirements during operations. Additionally, silviculture guidelines have been developed to provide essential information on ESFM to owners and managers of native forests on private land.\(^20\)

### 4.4 Native forestry compliance

The EPA is the primary environmental regulator in NSW and regulates compliance of native forestry on both private and public land to protect the environment and ensure harvesting operations are compliant with:


• IFOAs on public land
• PNF Plans and the PNF Codes of Practice on private land.

The Department of Primary Industries (DPI) regulates compliance with the specific IFOA fisheries rules.

The EPA maintains an active native forestry compliance program for regulating PNF and Crown forestry\(^{21}\) to ensure compliance by FCNSW, landholders and PNF Contractors and to promote continual improvement in their environmental performance. The compliance program is risk based with the EPA setting a strategic target\(^{22}\) of assessing the compliance of 95% of high risk forestry operations each year.

This is achieved through a range of regulatory activities, including: operational inspections, audits, and investigations, and is supported by education and regulatory extension. Where non-compliances are identified, the EPA use a range of compliance and enforcement tools to correct poor performance or environmental impacts. This is undertaken in accordance with its Compliance Policy\(^{23}\) and Prosecution Guidelines\(^{24}\), and ranges from education, warnings, official cautions, stop work orders (for PNF only), penalties and prosecutions.

The EPA regulate in accordance with its Annual Compliance Plan\(^{25}\). It sets out a range of compliance priorities to focus EPAs regulatory efforts, and establishes clear compliance expectations with FCNSW, landholders and PNF operators.

The EPA and DPI-Fisheries publish annual reports\(^{26}\) on the compliance outcomes for both public and private native forestry each year.

\(^{21}\) Crown forestry includes forestry operations on Crown-timber land. Crown-timber land includes all multiple use State forests as well as other Crown held land available for forestry purposes, but which may not be publicly accessible (e.g. leasehold land).


The EPA also publish all compliance audit reports for individual public forestry operations. These are available on the EPA’s public register\textsuperscript{27} and in the compliance audit report register\textsuperscript{28}, available on the EPA website.

Audit reports summarise the EPA’s findings against the relevant IFOA for a specific forestry operation. Each audit report contains:

- an audit findings table with details and explanations of compliances and non-compliances, and where the EPA could not determine compliance with audited conditions
- the EPA risk matrix for non-compliances
- FCNSW submission on the EPA’s draft audit findings.

The EPA does not routinely publish inspection reports or investigation reports.

### 4.5 Plantation operations and compliance

The NSW Government is committed to supporting the sustainable development of plantation forestry throughout the State.

Softwood and hardwood plantations, including on private and public land such as State forest, are regulated under the \textit{Plantations and Reafforestation Act 1999} (PR Act) and the \textit{Plantation and Reafforestation (Code) Regulation 2001} (PR Code).

The PR Act defines a plantation as land on which most of the trees forming or expected to form the canopy have been planted for timber production or protection of the environment or any other use, but not for the purpose of food production or any other farm produce other than timber.

The PR Act and PR Code promote and facilitate the development of plantations on essentially cleared land. They provide for a streamlined and integrated scheme for the establishment, management and harvesting of plantation wood, and other plantation operations, consistent with the principles of ecologically sustainable development. The PR Act was amended to clarify and improve the process for authorising plantations, and the enforcement and compliance provisions of the PR Act.

The PR Act regulates both softwood and hardwood plantations to support the sustainable development of plantation forestry throughout NSW.


The PR Act requires plantations or proposed plantations on public or privately-owned land to be authorised before plantation operations can be undertaken. Plantation operations include establishment, management and harvesting operations. Authorisation is required unless the plantation complies with conditions for Exempt Farm Forestry, where the total area of plantation operations does not exceed 30 hectares and any required clearing of native vegetation does not otherwise require consent under the LLS Act.

The purposes of authorisation of plantations under the PR Act are to provide a streamlined and integrated process for obtaining approval to establish plantations, to guarantee harvesting operations and to apply codified environmental standards for plantations. Consequently, authorised plantation operations and exempt farm forestry are not otherwise subject to the provisions of the LLS Act or the Environmental Planning and Assessment Act 1979 (NSW) (EPA Act).

Plantation operations are also exempt from certain provisions of the NPW Act, BC Act, FM Act, Heritage Act 1977 (NSW), and to certain orders under the Local Government Act 1993 (NSW) or to notices under Soil Conservation Act 1938 (NSW).

If an application for authorisation meets the complying requirements of Part 4 of the PR Code, the plantation will be authorised as a ‘complying plantation’ and be subject to the conditions of the PR Code.

If an application does not meet all the requirements of Part 4 of the PR Code, authorisation will be given only if the impacts of the non-complying parts of the proposal are not significant. In these instances, the plantation will be authorised as a ‘non-complying plantation’ and may have conditions imposed additional to those in the PR Code in order to mitigate any adverse impacts of plantation operations.

The PR Code requires that before an application for authorisation of a plantation is submitted, the proposed plantation is visited by an officer authorised under the PR Act. Authorised officers are DPI (Forestry) staff who carry out site inspections in order to assess soil stability and salinity, identify any places, objects or items of heritage significance that are the subject of complying development standards, identify any areas of native vegetation that are the subject of complying development standards, and to otherwise provide assistance in relation to the application.

If an application for a new plantation is assessed as having a potentially significant effect on either EPBC Act or NSW listed threatened species, populations, ecological communities or their habitats, a species impact statement in accordance with the BC Act may be required as part of the application process. Further information is provided in section 5.1.5.

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29 This formerly fell under the Native Vegetation Act 2003 (NSW) (NV Act).
Existing plantations can be authorised under Section 17 of the PR Act and may be subject to any conditions considered appropriate in connection with establishment, management, harvesting and or the management of threatened species. The Minister with responsibility for forestry may refuse an application for an existing plantation if it was determined that it was not established in accordance with any relevant law at the time of establishment.

DPI-Forestry regulates compliance of public and private plantation operations under the PR Act and PR Code.

4.6 The CAR reserve system

In NSW, the CAR reserve system comprises:

- formal or dedicated reserves
- informal reserves
- values protected by prescription
- conservation reserves on private land created under legislation through voluntary conservation agreements.

4.6.1 Formal or dedicated reserves

The National Park Estate

The NPW Act is the key statute for management of the national park estate in NSW. The NPW Act sets out the framework for managing the broad range of protected areas in NSW, including forest ecosystems. The objects of the NPW Act are the conservation of nature, the conservation of objects, places and features of cultural value in the landscape (including places, objects or features of significance to Aboriginal people), fostering public appreciation of nature and cultural heritage, and providing for the management of land reserved or dedicated under the NPW Act.

The NPW Act includes a number of categories for protected area, which allow different levels of sustainable visitor use. The seven formal reserve categories of the parks system identified in the NPW Act are national parks, historic sites, state conservation areas, regional parks, karst conservation reserves, nature reserves and Aboriginal areas. Permissible activities in these reserve categories are determined by a set of management principles for each reserve category and by plans of management which must be prepared for each reserve.

The Wilderness Act 1987 (NSW) creates a management overlay for land that is essentially unchanged by modern human activity. In NSW, wilderness can be declared only on land which is subject to a wilderness protection agreement or conservation agreement, or is reserved or dedicated under the NPW Act.

The NSW national parks estate is part of a national reserve system guided by the principles of a comprehensive, adequate and representative reserve system – known internationally as a CAR reserve system.

A CAR reserve system is one that comprehensively samples the natural environments, includes representative examples of the natural variability of those environments and adequately protects these values within a system of reserves which are resilient enough (in
size, shape and condition) to ensure these environments and their component species are sustainable in the long term.

The NPW Act outlines the functions of the Chief Executive of the National Parks and Wildlife Service (NPWS) relating to reservation of land and the powers and functions of the NPWS. One of the functions of the Chief Executive, under Part 4 of the NPW Act, is to consider proposals for the addition of land to the CAR reserve system. One of the considerations in acquiring land is how the proposal contributes to the CAR reserve system.

Under the NPW Act, the NPWS Chief Executive is responsible for the care, control and management of all land reserved or dedicated under the NPW Act.

The NPW Act also establishes and outlines the functions and duties of the National Parks and Wildlife Advisory Council and the Aboriginal Cultural Heritage Advisory Committee. Advisory groups provide stakeholder advice to the Minister responsible for the environment and Chief Executive on achieving the objects of the NPW Act.

The NPW Act is complemented by the National Parks and Wildlife Regulation 2009, which among other matters:

- provides for the regulation of the use of national parks and other areas administered by the NPWS, including conduct generally, traffic and mooring of vessels
- specifies requirements for licensing and certification
- provides for the protection and care of fauna
- provides for the management of Aboriginal land and objects
- provides for Aboriginal people to be exempted from the restrictions imposed by various sections of the NPW Act on the hunting of certain animals and the gathering of certain plants.

The NPWS is responsible for operational management of the parks system including adherence to park management plans or statements of intent, if a reserve category doesn’t have an approved park management plan which cover all formal reserve categories.

**Plans of management**

Plans of management are a requirement under the NPW Act and are prepared for lands reserved under the NPW Act. They guide how a park will be sustainably managed and contain information about the natural environment, Aboriginal heritage, history, and recreational opportunities in a park. After public consultation on exhibited draft plans, plans are formally adopted by the NSW Minister for the Environment.

Plains of management help guide the conservation of biodiversity, the rehabilitation of landscapes, and the protection of natural and cultural heritage. They cover the protection of World Heritage values and Ramsar wetlands, and the management of World Heritage properties or Ramsar wetlands in a park. They also include management principles for use of a park by Aboriginal people for cultural purposes, sustainable visitor or tourist usage, natural resource management and land management practices.

Since March 2011, NPWS has exhibited or adopted plans of management covering more than 130 parks providing the community with opportunities to provide further advice or input into the management of the NSW national park estate.
When a park is first reserved and before its plan of management is developed and adopted, a statement of management intent may be prepared to outline management principles and priorities for the park. This statement briefly documents key values, threats and management directions for the park.

A statement of management intent is not a statutory document and a plan of management still needs to be prepared. Publication of a draft or final plan of management replaces the statement(s) of management intent for the relevant parks covered.

**Forest Management Zones in State forest**

FCNSW maintains and implements a Forest Management Zone (FMZ) system - a land classification system that sets out in map format the way State forests are managed\(^\text{30}\). The FMZ system is based on nationally agreed reserve criteria and differentiates between those areas of State forests that are specifically set aside for conservation and those areas that are available for other activities including wood harvesting. FMZs that contribute to the CAR reserve system include:

- **Zone 1 - Special Protection.** These areas are dedicated and managed to maximise the protection of natural and cultural values. The Forestry Act contains provisions to set apart the whole or part of a State forest as a flora reserve for the preservation of native flora. Wood harvesting, removal of wood or other forest products and materials, grazing by domestic stock, gravel/hard rock quarrying and mineral and petroleum exploration are not generally permitted within this zone. Flora reserves are required to have a working plan under the Forestry Act, to effect the preservation of native flora within the reserve. Areas within this zone are designed to meet the requirements of JANIS dedicated (formal) reserves in the NFPS and, as such, are equivalent to IUCN Protected Areas categories I, II, III or IV.

- **Zone 2 - Special Management.** These areas are established following public comment and are gazetted and managed for the protection of natural and cultural conservation values where it is not possible or practicable to include them in the Special Protection Zone. Activities not permitted in this zone are similar to the Special Protection Zone except that mineral and petroleum exploration are permitted. Any mining proposal following from exploration will require standard environmental impact assessment and development approval processes. Zone 2 areas may contribute to CAR reserve system informal reserves or values protected by prescription, subject to size, width and whether it is adjacent to a formal or dedicated reserve. Areas within this zone are designed to meet the

requirements of JANIS informal reserves in the NFPS and, as such, are equivalent to IUCN Protected Areas categories I, II, III or IV.

- **Zone 3A – Harvest Exclusions.** These areas exclude wood harvesting operations and are managed for the conservation of identified values and/or forest ecosystems and their natural processes; however, other management and production activities, or size, boundaries or management practicalities, preclude them from being managed as Zone 1 or 2. Zone 3A contributes to the CAR reserve system values protected by prescription. These areas are designed to comply with JANIS “values protected by prescription” but the fullest extent possible are managed to meet the requirement of JANIS informal reserves. These may be dedicated leasehold where lease conditions permit activities such as grazing and timber supply for lease fencing etc., and in some cases residency; areas identified as important by the Department of Planning and Environment where there are current or imminent petroleum and mineral exploration and/or mining activities; or other areas which are excluded from harvesting (e.g. Net Harvestable Area (NHA) exclusions) but size, boundaries or management practicabilities preclude designation as FMZ 1 or FMZ 2.

- **Special Prescription Zone (FMZ 3B).** These areas are established for the protection and management of identified conservation values, whilst also allowing other management and production activities. These activities (which in some cases includes timber, wood, forest products and materials extraction) are minimised in their design and implementation to maintain or enhance the values that the area is zoned to protect. A case by case assessment of these areas will be undertaken to determine which forestry activities can occur. The decision is dependent on the specific values involved.

- **General Management Zone (FMZ 4).** These areas are designed for a range of uses and are primarily managed for sustainable wood production. Prescriptions under the IFOA are designed to protect important forest ecosystems and habitat for native and threatened flora and fauna species in this zone. FMZ 4 contributes to the CAR reserve system category of values protected by prescription through harvest exclusions applied to mapped areas of rare non-commercial forest types, old growth forest, rainforest and threatened ecological communities.

### 4.6.2 Conservation on private land

The NSW government recognises that engaging private landowners provides an important opportunity for conservation on private land. Many ecological communities and threatened species are found only on privately owned and managed land. More than 70 percent of the state is under private ownership or Crown leasehold. Landholders who protect the plants and animals on their land play a key role in keeping biodiversity across NSW healthy.

The BC Act establishes a NSW Biodiversity Conservation Trust (BCT). The BCT manages and delivers private land conservation across NSW with the aim of maintaining a healthy, productive and resilient environment for the community, now and into the future.

The new private land conservation program is guided by the Biodiversity Conservation Investment Strategy 2018 (BCIS) which identifies priority investment areas and principles for investment. The BCT is responsible for delivering the government’s $240 million investment over five years in private land conservation. This investment provides opportunities for
landholders to diversify their income sources through protecting and managing areas of high environmental value on their properties alongside other uses such as farming.

The objective of the BCT is to protect and enhance biodiversity by:

- encouraging landholders to enter into co-operative arrangements for the management and protection of the natural environment that is significant for the conservation of biodiversity
- seeking strategic biodiversity offset outcomes to compensate for the loss of biodiversity due to development and other activities
- providing mechanisms for achieving the conservation of biodiversity
- promoting public knowledge, appreciation and understanding of biodiversity, and the importance of conserving biodiversity.

The BC Act establishes three main types of voluntary private land conservation agreements.

- Biodiversity stewardship agreements that provide permanent protection and management of biodiversity and allow for the creation of biodiversity credits
- Conservation agreements which are permanent or time-bound agreements and may be eligible for stewardship payments
- Wildlife refuge agreements which are an entry level option for landholders who want to protect the biodiversity on their property but do not wish to enter into a permanent agreement.

Under the new private land conservation framework, existing agreements that are in place will continue, and be governed by the Act they were made under. Existing private land conservation agreements, including conservation agreements under the NPW Act, trust agreements under the Nature Conservation Trust Act 2001 and BioBanking agreements under the Threatened Species Conservation Act 1995 (TSC Act), will be carried over and remain in place. This means that properties protected under a permanent conservation agreement will continue to be protected.

4.6.3 The Park Management Framework and Park Management Program

The NSW Office of Environment and Heritage (OEH) has adopted an environmental management system (EMS) to ensure a consistent approach to the many measures it implements to minimise environmental impacts of managing the national park estate.

The EMS is comprised of the Park Management Framework (PMF) and the Park Management Program (PMP), as well as management elements such as legislation, policy and guidelines.
The PMF and the PMP are complementary. Together, they form an EMS that is consistent with the Australian Standard for Environmental Management Systems (ISO 14001:2004)\(^{31}\).

The PMF provides a holistic and strategic approach to OEH’s environmental policy, plans and actions. In developing the PMF, OEH used the ISO 14001: 2004 Self Assessment Checklist\(^{32}\) and adapted the IUCN’s Management Effectiveness Framework.

This model supports continual improvement in the management of the NSW national park estate. The PMF ensures that all key elements required in a management cycle are considered.

The PMF is delivered by the PMP, which coordinates the major park management programs. In 2009, the independent assessor reviewing the implementation of the NSW RFAs recommended that the NSW Government formalise its PMP as an EMS.

**Table 4.1** shows how the elements of the EMS align with those in the Australian Standard\(^{30}\) for an EMS.

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Table 4.1 Alignment of EMS with the Australian EMS Standard (ISO 14001:2004)

<table>
<thead>
<tr>
<th>Australian EMS Standard Framework</th>
<th>Parks Management Framework (PMF)</th>
<th>Snapshot of the Parks Environmental Management System (EMS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Requirements</td>
<td>Management Objectives</td>
<td>Legislation</td>
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<td></td>
<td>NPWS Strategic Plan – goals and strategies</td>
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<tr>
<td>Planning</td>
<td>Planning</td>
<td>Region and Section Operational Plans</td>
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<td>Plans of Management</td>
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<td>Environmental Impact Assessment / Review</td>
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<td>of Environmental Factors</td>
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<td>TSC Act Recovery Plans, Priorities Action</td>
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<td>Statement (PAS), threat abatement plans</td>
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<td>Fire and Incident Management Section (Fire Management Strategies)</td>
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<tr>
<td>Implementation and Operation</td>
<td>Operations</td>
<td>NSW Terrestrial Reserve System</td>
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<td></td>
<td></td>
<td>OEH and Parks Organisational Structure and Systems</td>
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<td></td>
<td>Parks Manuals, Guidelines and Procedures</td>
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<tr>
<td>Checking</td>
<td>Monitoring and Evaluation</td>
<td>NPWS State of the Parks</td>
</tr>
<tr>
<td>Management Review</td>
<td></td>
<td>Parks Survey, Monitoring, Evaluation and Research Program</td>
</tr>
</tbody>
</table>

Key to this monitoring and evaluation is the State of the Parks reporting system, which assesses the condition of and pressures on the national park estate to ascertain how effectively it is being managed. Further information on the State of the Parks is provided in section 8.2.2.

4.7 NSW scientific committees

In NSW, there are two scientific committees that consider the listing of threatened species and threatened ecological communities. These are the NSW Threatened Species Scientific Committee and the NSW Fisheries Scientific Committee. These two committees and their functions are discussed in the following sections. Further information on the listing of threatened species, threatened ecological communities and threatening processes is provided in section 4.8.1.

NSW Threatened Species Scientific Committee

The NSW Threatened Species Scientific Committee (NSW TSSC) is established under the BC Act (previously this was under the TSC Act). It is an independent committee of scientists appointed by the Minister for the Environment.

The NSW TSSC’s main functions include:

- To assess the risk of extinction of a species in Australia and decide which species should be listed as critically endangered, endangered, vulnerable or extinct in NSW
- For species that are not listed as threatened species, to decide if there are populations of those species that should be listed as threatened in NSW
• To assess the risk of extinction of an ecological community in Australia and decide which ecological communities should be listed as critically endangered, endangered, vulnerable or collapsed ecological communities
• Identifying species that are extinct or extinct in the wild in NSW, collapsed ecological communities and deciding which key threats to native flora and fauna should be declared key threatening processes under the BC Act
• Reviewing and updating the lists of threatened species, populations and communities and key threatening processes in the schedules of the BC Act.

Under the BC Act, the NSW TSSC must initially assess a species’ risk of extinction in Australia. If a species is assessed by the TSSC as being threatened nationally then the Committee will list that species in NSW at that level. If a species is not threatened at the national scale then the TSSC can assess the extinction risk of the species in NSW.

The BC Act and Biodiversity Conservation Regulation 2017 (NSW) set out the criteria used by the NSW TSSC to make these assessments. These assessment criteria are based on those developed by the IUCN. Guidelines provide information on how the BC Act and regulation’s listing criteria are interpreted in assessments.

The TSSC sets priorities for its consideration of nominations for listing under the BC Act. The current nomination priorities include:
• species endemic to NSW
• degree of threat
• immediacy of threat
• taxonomic distinctiveness
• such other matters as the TSSC considers relevant.

NSW Fisheries Scientific Committee

The NSW Fisheries Scientific Committee (NSW FSC) is an independent body established under Part 7A of the FM Act. The main functions of the NSW FSC are related to:
• the listing of species, populations, ecological communities and key threatening processes in the schedules of the FM Act
• advising the Minister on the identification of critical habitat
• reviewing draft joint management agreements and the performance of parties under the agreements

- Advising the Director-General on the exercise of DPI functions under threatened species legislation of the FM Act
- Advising the Minister and the Natural Resources Commission on matters relating to the conservation of threatened species, populations or ecological communities.

The NSW FSC consists of seven scientists, with expertise in the biology of fish, aquatic invertebrates and marine vegetation; population dynamics, aquatic ecology and genetics of small populations.

4.8 Biodiversity conservation

4.8.1 Threatened species, ecological communities and threatening processes

In NSW the key piece of legislation that identifies and protects threatened species, populations and ecological communities is the BC Act and its regulations. Threatened fish, aquatic invertebrates and marine vegetation are protected under the FM Act.

Species, populations, ecological communities and key threatening processes are listed in the Schedules of the BC Act or the FM Act. The FM Act covers all fish, aquatic invertebrates and marine vegetation. The BC Act covers the remaining flora, fauna and ecological communities. The BC Act began on 25 August 2017 and replaced the TSC Act and the Native Vegetation Act 2003 (NSW).

The OEH administers the BC Act, with matters relevant to native forestry administered by the NSW EPA. DPI administers the FM Act.

The listing of species and ecological communities as threatened is a function of NSW scientific committees. Further information on NSW scientific committees is provided in section 4.7.

The relevant scientific committee determines which threatened species, populations of a species and ecological communities should be listed and their risk of extinction and which threats should be listed as key threatening processes. If the risk is high they are listed in the BC Act or FM Act as appropriate, and conservation actions are developed for their protection.

A species is considered threatened if:
- there is a reduction in its population size
- it has a restricted geographical distribution
- there are few mature individuals.

A species may be listed under the BC Act or FM Act as:
- vulnerable
- endangered
- critically endangered
- presumed extinct.

The status of a threatened species in NSW depends on:
- the extent of its population reduction
- the size of its geographical distribution
- the number of mature individuals.

Populations of a species and ecological communities can also be listed as threatened. Processes that threaten species may be listed as key threatening processes. Habitat essential to the survival of endangered or critically endangered species, populations of a species or ecological communities, can be declared as critical habitat.

Both NSW and the Commonwealth are signatories to the 2015 *Intergovernmental memorandum of understanding - Agreement on a common assessment method for listing of threatened species and threatened ecological communities* (as detailed in section 5.1.3). Under the memorandum, the parties agree to align their threatened species and ecological communities (NSW opted-in to include ecological communities in October 2016) listing processes with the IUCN Red List categories and criteria and to collaborate on listing assessments to ensure consistent listing status across relevant jurisdictions.

### 4.8.2 The NSW Biodiversity Conservation Program

The NSW Biodiversity Conservation Program (BCP) outlines strategies for assisting threatened species, populations and ecological communities. The BCP replaces the Priorities Action Statement (PAS) under the BC Act, effective 25 August 2017.

The BCP consists of:
- strategies to achieve the objectives of the program in relation to each threatened species and threatened ecological community
- a framework to guide the setting of priorities for implementing the strategies
- a process for monitoring and reporting on the overall outcomes and effectiveness of the program.

### 4.8.3 Saving our Species

Saving our Species (SOS) is the NSW Government’s program that aims to secure threatened flora and fauna in the wild in NSW.

Through the BCP, SOS implements strategies through its conservation projects. These include strategies to minimise the impacts of key threatening processes, which may, but are not required to be, included in the Program.

SOS is led by the OEH Regional Operations Division (ROD), and NPWS works closely with ROD to develop and manage the overall program, particularly regarding the management of pest animals and weeds identified as Key Threatening Processes under the BC Act.
There are currently more than 980 threatened species and over 100 threatened ecological communities in NSW. All threatened species are allocated to one of six management streams. Within those streams, information and critical management actions for each species are identified and collated.

The management actions for species must consider different land tenures. Many threatened flora and fauna have much or all of their habitat on privately owned land. These include about 50% of site-managed species and all the landscape-managed species, so conservation on such land is crucial for their survival. Funds are being invested by SOS to encourage and assist landholders to manage their land for conservation of threatened species and ecological communities.

To achieve its objectives the SOS program:

- consults extensively with experts and applies independent peer reviewed science to species, populations of a species and ecological communities projects
- takes a rigorous and transparent approach to prioritising investment in projects that ensure benefit to the maximum number of species, populations of a species and ecological communities projects
- provides targeted conservation projects that set out the actions required to save specific flora and fauna on mapped management sites
- regularly monitors the effectiveness of projects so they can be improved over time
- encourages community, corporate and government participation in threatened species conservation by providing a website and a database with information on project sites, volunteering and research opportunities.

Success of the SOS program is measured by the number of sites where threatened species and ecological communities are stable or increasing in the wild in NSW. Conservation activities delivered as part of the SOS program are complemented by effective regulation of human impacts on threatened species and ecological communities. SOS projects are

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34 SOS has allocated all threatened species to one of six management streams to meet their different needs. These are:

- **Site-managed**: species can be successfully secured in the wild by carrying out targeted management actions at specific sites
- **Landscape**: generally distributed across large areas and subject to threats at landscape scale
- **Iconic**: species which the community places a high value on and has particular expectations for conservation
- **Data deficient**: there is insufficient knowledge available on the ecology, distribution and/or management requirements to enable a site-managed species project
- **Partnership**: has less than 10% of its population/distribution occurring within NSW
- **Keep Watch**: lower priority for investment in management
operating on all land tenures including national parks, forested land, with local councils and private landowners.

To evaluate the SOS program, the Office of Environment and Heritage (OEH) has developed a comprehensive framework that:

- links investment in projects with their outcomes
- covers short-term, medium-term and long-term timeframes
- facilitates monitoring of projects and evaluation of program effectiveness and efficiency
- reports on species on track to be secure in the wild in NSW for 100 years.

### 4.9 Cultural heritage

#### 4.9.1 Aboriginal cultural heritage guidelines

Aboriginal cultural heritage is managed and protected under the NPW Act. The *Due Diligence Code of Practice for the Protection of Aboriginal Objects in New South Wales* (DECCW 2010) is adopted under the National Parks and Wildlife (NPW) Regulation 2009 and sets out the reasonable and practicable steps which individuals and organisations need to take in order to:

- identify whether or not Aboriginal objects are, or are likely to be, present in an area
- determine whether or not their activities are likely to harm Aboriginal objects (if present)
- determine whether an Aboriginal Heritage Impact Permit application is required.

The NPW Act also provides that due diligence may be exercised by complying with a code of practice which is adopted under the NPW Regulation. These codes provide due diligence guidance tailored for specific types of activities or industries. Operational Guidelines for Aboriginal Cultural Heritage Management published by FCNSW (13 September 2010) have been adopted for native forestry on Crown-timbered lands.

These Guidelines describe:

- the types of activities FCNSW undertakes, and their potential impacts
- the types of Aboriginal cultural heritage items that may be found on State forest and should be considered during operations
- the cultural heritage assessment process
- the consultative framework FCNSW uses
- operational guidelines, including staff training requirements
- data management requirements.

Other codes that have been adopted under the NPW Regulation relevant to forestry operations are the:

- The Private Native Forestry Codes of Practice, as in force, which sets out requirements for the identification and management of Aboriginal cultural heritage. The PNF Codes require that forest operations not occur within specified distances of a known burial site, an Aboriginal scarred or carved tree or a known Aboriginal object or place as defined in the
NPW Act (this requirement does not apply to Aboriginal objects or places that may lawfully be destroyed).

- Aboriginal Objects Due Diligence Code for Plantation Officers Administering the Plantations and Reafforestation (Code) Regulation 2001 (Department of Industry and Investment, September 2010).

In 2018, the NSW Government commenced reforms to Aboriginal cultural heritage legislation to propose a new system for managing and conserving Aboriginal cultural heritage in NSW. The proposed new system offers a transformative, contemporary and respectful vision for the management of Aboriginal cultural heritage in NSW. The aims of the proposed new system are: broader recognition of Aboriginal cultural heritage values; decision making by Aboriginal people; better information management; improved protection, management and conservation of Aboriginal cultural heritage; and greater confidence in the regulatory system.

4.9.2 Aboriginal heritage

In NSW, the principal laws that deal with Aboriginal heritage are the *Heritage Act 1977* (NSW), the NPW Act, and the EPA Act.

Under the NPW Act, it is an offence to harm (destroy, deface, or damage) or desecrate an Aboriginal object or Aboriginal place or move the object from the land on which it has been situated.

The NPW Act also protects places of special significance to Aboriginal culture where objects may not be present. Places of importance to Aboriginal individuals and communities can be given legal protection by:

- declaration of new Aboriginal Places
- reservation and management as Aboriginal Areas and national parks
- formal agreements on the joint management of national parks
- formal agreements with land owners (Voluntary Conservation Agreements).

OEH is responsible for the protection and preservation of all Aboriginal objects and places in NSW. OEH administers legislation which ensures that Aboriginal cultural heritage must be considered as part of land management practices. OEH protects Aboriginal cultural heritage through:

- regulation
- management planning
- public education and awareness
- physical protection works.

Aboriginal sites are a very important part of Australia's cultural heritage, and many are on the Australian Government's National Heritage List and the NSW State Heritage Register. Even more important is the significance these sites have for Aboriginal communities. To Aboriginal people, the sites provide a direct link with their traditional culture.
Aboriginal joint management of parks and State forests

Aboriginal groups with a cultural association to a park (i.e. one of the reserve categories of the national parks estate) or State forest are able to pursue joint management options with NPWS or FCNSW, which include:

- Memoranda of understanding for joint management
  These are formal agreements between the NPWS or FCNSW and an Aboriginal community, setting out each group's shared involvement in planning and management of the park or State forest.

- Indigenous land use agreements (ILUAs)
  These are limited to Aboriginal groups that have demonstrated credible evidence of native title. They are agreements about the management of public land in the area covered by the native title claim.

- Lease-back agreements
  In these agreements, the NPWS returns a park or reserve to its Aboriginal owners, and then leases it back from them.

- Other options
  These include informal agreements between Aboriginal communities and the NPWS or FCNSW, and Aboriginal participation in NPWS advisory committees.

Further information on each of these options is available on the OEH web site and ILUAs are described in more detail below.

Indigenous land use agreements

Native title claimants or native title holders can negotiate a joint management arrangement for a park or State forest through the negotiation of an ILUA with the NSW Government.

An ILUA is a voluntary agreement between a native title group and others about the use and management of land and waters.

The NSW Government can negotiate an ILUA with native title claimants regarding the management of public land in their claim area. The ILUA may cover many different land tenures and cover land managed by more than one government agency. This could address the management of national parks or State forest, and outline the joint management and the exercise of native title rights on the park or State forest. An ILUA may:

- recognise native title rights
- enable development to take place on the land
- deal with how that development will occur
- deal with how native title rights will be exercised
- address any compensation payable to the native title group.

If the ILUA is registered on the Register of Indigenous Land Use Agreements (Cth) it binds all parties and all native title holders to the terms of the agreement. The native title rights established by an ILUA have the same force under Commonwealth law as if they were part of a native title determination.
4.9.4 **State heritage**

Listing of places and objects of particular importance to the people of NSW on statutory heritage registers provides a legal framework for managing the approval of major changes so that heritage significance is retained and not diminished.

In NSW, there are different types of statutory listings for local, state and national heritage items. A property is a heritage item if it is:

- listed in the heritage schedule of a local council’s local environmental plan (LEP) or a regional environmental plan
- listed on the State Heritage Register, a register of places and items of particular importance to the people of NSW
- listed on the National Heritage List established by the Australian Government to list places of outstanding heritage significance to Australia.

Statutory registers provide legal protection for heritage items. In NSW legal protection generally comes from the *Heritage Act 1977* (NSW) and the EPA Act Places on the National Heritage List are protected under the EPBC Act.

4.9.5 **Heritage information systems**

OEH maintains information systems to manage cultural heritage information assisting stakeholders such as private landholders, community groups, local councils and state government agencies to locate, identify, conserve and interpret Aboriginal and non-Aboriginal heritage values, sites and objects. These systems are accessible via the OEH website and more information on each system is provided below.

**Aboriginal Heritage Information Management System (AHIMS)**

AHIMS contains details of Aboriginal objects, places and other heritage values across NSW. AHIMS also contains archaeological reports and site records that are unique and, in many cases, irreplaceable.

**Historic Heritage Information Management System (HHIMS)**

HHIMS is a catalogue of post-contact heritage items and places managed by OEH, such as collections of heritage items and individual buildings, most of which are located in the national park estate.

**State Heritage Register**

The State Heritage Register, created in 1999, is a list of places and objects of particular importance to the people of NSW. The register lists a diverse range of over 1,650 items, in both private and public ownership. To be listed, an item must be significant for the whole of NSW. Listing is made under the *Heritage Act 1977* (NSW).
5 Managing matters of national environmental significance in RFA regions

The EPBC Act provides for the protection of matters of national environmental significance (MNES). Of particular importance for forest management in the NSW RFA regions are the following MNES:

- World Heritage properties
- National Heritage places
- wetlands of international importance (listed under the Ramsar Convention)
- listed threatened species and ecological communities.

A range of NSW statutory and non-statutory instruments described in section 4 and in section 5 provide for the protection of MNES in NSW RFA regions. This includes the establishment and maintenance of the CAR reserve system, conservation programs including SOS, the deliberations on the NSW Scientific Committee(s) and statutory instruments.

Under the EPBC Act, forestry operations undertaken in accordance with a RFA are not subject to further assessment and approval requirements under Part 3 of the EPBC Act, unless the forestry operation is proposed within a World Heritage or Ramsar wetland site. In NSW RFA regions, there are no forestry operations permitted within World Heritage or Ramsar wetland sites, and this is expressly prohibited under the Forestry Act 2012.

5.1.1 World Heritage and National Heritage

The National Heritage List is Australia’s list of natural, historic and Indigenous places of outstanding significance to the nation. World Heritage sites are places that are of outstanding universal value. They have universal value that transcends the value they hold for a particular nation. There are 27 National Heritage listed places in NSW and six of these places are also listed as World Heritage properties.

In the NSW RFA regions there are six listed National Heritage places:

- Australian Alps National Parks and Reserves (Southern RFA)
- Snowy Mountains Scheme (Southern RFA)
- Ku-ring-gai Chase National Park, Lion Island, Long Island and Spectacle Island nature reserves (Lion and Spectacle islands are in the North East RFA)
- Gondwana Rainforests of Australia (North East RFA)
- Greater Blue Mountains (Wollemi and Yengo national parks are in the North East RFA)
- Australian Convict Sites (the Old Great North Road is in the North East RFA).

Gondwana Rainforests of Australia, the Greater Blue Mountains and the Old Great North Road are also World Heritage sites.

Listed places are protected by Australian Government laws and special agreements with state and territory governments and with Indigenous and private owners. Places on the list are protected under the EPBC Act, which requires that approval be obtained before any action
takes place that could have a significant impact on the national heritage values of a listed place. To ensure the on-going protection of a national heritage place, National Heritage listing requires that a management plan be produced that sets out how the heritage values of the site will be protected or conserved.\textsuperscript{35}

In the NSW RFA regions, the NPWS manages and protects the values of the majority of National Heritage places and World Heritage sites within the national park estate, in accordance with the relevant plans of management. There are no National Heritage places in areas where forestry operations are permitted. Further information on these listings is provided below.

**Australian Alps National Parks and Reserves**

In the NSW section of the Australian Alps National Parks and Reserves, there are four reserves managed within the NPWS estate:

- Bimberi Nature Reserve Plan of Management
- Brindabella National Park and State Conservation Area Plan of Management
- Kosciuszko National Park Plan of Management
- Scabby Range Nature Reserve Plan of Management.

**Snowy Mountains Scheme**

The Snowy Mountains Scheme is the largest public works engineering scheme ever undertaken in Australia and was listed on the National Heritage register in 2016. Snowy Hydro Limited operates and maintains the scheme, much of which is located in or adjacent to the Kosciuszko National Park.

**Ku-ring-gai Chase National Park, Lion Island, Long Island and Spectacle Island nature reserves**

Lion Island and Spectacle Island are located on the southern border of the North East RFA. NPWS manages and protects the values of these places within the national park estate, in accordance with the *Ku-ring-gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves Plan of Management*.

**Gondwana Rainforests of Australia**

There are 28 national parks and reserves that make up the Gondwana Rainforests of Australia World Heritage site in NSW, and each reserve has a plan of management in place. Further, the *World Heritage Central Eastern Rainforest Reserves of Australia Strategic Overview for Management 2000* covers the World Heritage property across Queensland and NSW.

Greater Blue Mountains

There are eight national parks and reserves in the Greater Blue Mountains World Heritage site, of which the Wollemi and Yengo national parks are located in the North East RFA.

The Greater Blue Mountains World Heritage Area Strategic Plan: This plan covers the national parks and reserves in this World Heritage property, including: Blue Mountains National Park (NP), Gardens of Stone NP, Jenolan Karst Conservation Reserve, Kanangra-Boyd NP, Nattai NP, Thirlmere Lakes NP, Wollemi NP, and Yengo NP. In addition to the Strategic Plan, each national park or reserve is covered by a statutory plan of management made under the NPW Act.

Old Great North Road

The Old Great North Road is one of 11 places that make up the Australian Convict Sites World Heritage serial listing. The Old Great North Road is located in the Yengo and Dharug national parks and NPWS is responsible for their management. Relevant plans include: Draft Management Plan for the Old Great North Road World Heritage Area 2007 and the Old Great North Road Dharug National Park Maintenance Plan 2007.

5.1.2 Ramsar wetlands

Twelve NSW wetlands are listed under the Ramsar Convention that aims to protect their ecological character. These wetlands are on a range of land tenures, including the national park estate, State forests, Crown land and private land.

OEH is responsible for implementing the Ramsar Convention in NSW.

Under the Ramsar Convention, NSW is required to protect the ecological character of its Ramsar wetland sites. This involves implementing policies that aim to guarantee conservation and sustainable use of wetlands. It also involves monitoring the condition of Ramsar wetland sites to find out if there are any significant changes to the wetlands and the flora and fauna they support.

This means OEH is responsible for:

- coordinating which wetlands are to be nominated for listing as Ramsar wetland sites
- advising on how existing Ramsar wetland sites are managed
- managing Ramsar wetland sites in the national park estate
- promoting the values of the Ramsar Convention
- reporting to the Australian Government on how the Ramsar Convention is being implemented in NSW.

Many other organisations and individuals are involved in Ramsar wetland sites in NSW. They include the Ramsar Convention Secretariat, Australian Government, local governments, landowners and community groups.

There are four Ramsar wetland sites in the NSW RFA regions that are managed by NPWS:

- Blue Lake in the Kosciusko NP – Southern RFA
- Myall Lakes in the Myall Lakes NP – North East RFA
- Hunter Estuary Wetlands in the Hunter Wetlands NP - North East RFA
• Little Llangothlin site in the Little Llangothlin Nature Reserve – North East RFA.

There are no forestry operations that occur in Ramsar wetland sites in NSW RFA regions.

Outside of NSW RFA regions, the NSW Central Murray Forests Ramsar wetland site is managed for multiple values, including maintaining a forestry industry.

The NSW Central Murray Forests are a wetland complex in south-western New South Wales, listed under the Ramsar Convention in 2003. They cover 83,992 hectares and consist of three subsites: Murray Valley NP and Murray Valley Regional Park, Werai group of former State forests, and Koondrook-Perricoota State forests, which includes some land in State forest. All three depend on flows in the Murray River.

The management of State forests in the NSW Central Murray Forests is undertaken in accordance with the *Ecologically Sustainable Forest Management Plan for the Riverina Region* (Forests NSW 2008). Forestry operations in these State forests were considered by the Natural Resources Commission (NRC) in the 2009 assessment *Riverina Bioregion Regional Forest Assessment: River red gum and other woodland forests*. The IFOA Riverina Region was one of the key outcomes from the recommendations, including the transfer of certain State forests into the national park estate.

### 5.1.3 Listed species and communities

New and changed listings under the EPBC Act, as advised by the Australian Government, are considered by the NSW Threatened Species Scientific Committee and the NSW Fisheries Scientific Committee. Further information on these two committees is provided in section 4.7.

Under the BC Act, the NSW Threatened Species Scientific Committee must assess a species’ risk of extinction in Australia. The BC Act and Biodiversity Conservation Regulation 2017 sets out the criteria used to make these assessments. These criteria are based on the assessment criteria developed by the IUCN.

When a species or ecological community is listed under the EPBC Act, the NSW Threatened Species Scientific Committee will review the listing and commence an assessment and listing process to determine if the species or ecological community should be listed in the Schedules of the BC Act.

If the species or ecological community is already listed in NSW but it is listed at a different threat level, the NSW Threatened Species Scientific Committee will also commence an assessment and listing process to consider aligning the threat level of the species or ecological community in the BC Act with the threat level in the EPBC Act.
When assessing species, the NSW Threatened Species Scientific Committee follows the requirements of the Intergovernmental memorandum of understanding agreement on a common assessment method\textsuperscript{36}.

**Appendix D** provides some examples of how listed species and communities are considered in NSW under the Framework.

**Common Assessment Method**

The Common Assessment Method (CAM) is a consistent approach to the assessment and listing of nationally threatened species across Australian jurisdictions.

It is based on the best practice standard developed by the IUCN, as used to create the Red List of Threatened Species and Ecosystems, with some amendments to suit the Australian context.

The NSW Government has signed a Memorandum of Understanding (MOU)\textsuperscript{37} with the Commonwealth Government and other State and Territory jurisdictions to implement the CAM for species\textsuperscript{38}. NSW has also opted in to apply the CAM to ecological communities. The MOU provides a framework for managing the review of ‘legacy’ species and communities (including those species listed as threatened under the EPBC Act but not listed under state/territory legislation, and vice versa for potentially nationally threatened species). It also includes guidelines for information exchange and cooperation on assessments.

Under the CAM MOU, the outcome of national assessments undertaken by one jurisdiction may be accepted by other relevant jurisdictions under their respective threatened species legislation. This will reduce duplication of effort while ensuring that a species is listed in the same national threat category at both the Commonwealth level (under the EPBC Act) and State/Territory level.

Under the CAM MOU the Commonwealth is predominantly responsible for assessing species that occur in one or more State or Territory (although a State or Territory can lead the assessment of such species if all relevant jurisdictions agree; the NSW TSSC is currently leading the assessment of several cross jurisdictional species). In general, the NSW TSSC will lead assessments for NSW endemic species or ecological communities.

\textsuperscript{36} Actions to further harmonise state and national processes and lists is currently underway, under the development of a common assessment method for the assessment and listing of nationally threatened species and ecological communities


Further information on how species, populations and ecological communities are listed as threatened in NSW, including nomination priorities for the NSW TSSC, are provided on the OEH website\textsuperscript{39}.

### 5.1.4 Statutory Conservation Planning Documents

The Australian and NSW governments cooperate on the development of statutory plans in response to the listing of threatened species and ecological communities and key threatening processes under the EPBC Act. When a species or ecological community is listed as threatened under the EPBC Act, a conservation advice is developed to assist its recovery. For some species and communities, a more comprehensive recovery plan can be developed if deemed necessary to guide recovery of the species or community. National recovery plans set out the research and management actions necessary to stop the decline of, and support the recovery of, listed threatened species or threatened ecological communities. The aim of a national recovery plan is to maximise the long-term survival in the wild of a threatened species or ecological community.

Once a threatening process is listed under the EPBC Act, a threat abatement plan can be put into place if it is shown to be a feasible, effective and efficient way to abate the threatening process. A recovery plan or threat abatement plan can be made by the Commonwealth alone or jointly with NSW (and with other jurisdictions if relevant) or the Commonwealth can adopt a plan prepared by a State or Territory.

There are consultation requirements under the EPBC Act for listing assessments, and making or adopting a national recovery plan. When making a recovery plan the Commonwealth Minister for the Environment must consult the appropriate Minister of each State and Territory in which the species or community occurs.

Under the BCA Act, NSW is no longer required to develop recovery plans for threatened species or ecological communities. However, in developing actions under the BCP, NSW gives consideration to relevant threatening processes, conservation advices, recovery plans, threat abatement plans and wildlife conservation plans that are made or adopted under the EPBC Act and as amended from time to time. With iconic species such as the koala, OEH works in partnership with the Australian Government to ensure that state strategies and plans complement the national recovery plan and that actions are able to be implemented and reported on.

5.1.5 **Forestry operations in RFA regions**

General requirements to protect landscape features on public and private land make a substantial contribution to the conservation of a range of protected and threatened species under the BC Act and EPBC Act, and mitigate key threatening processes directly relevant to forestry operations. Listed species and communities under the BC Act are further considered in the IFOAs, PNF Codes and PR Code to varying degrees.

A diagram showing how EPBC Act listings flow through to NSW legislation and is considered in forestry operations in RFA regions is at **Figure 3**.

**IFOAs**

The Coastal IFOA includes measures to protect threatened species and their habitat from the impacts of timber harvesting. It sets out:

- General landscape conditions that make a substantial contribution to the conservation or a range of protected and threatened species and mitigate key threatening processes directly relevant to forestry operations. These general landscape conditions include rainforest, high conservation value old growth forest, habitat trees, habitat corridors, wetlands, heath, rocky outcrops caves, cliffs and riparian habitat.

- Species-specific conditions to ensure significant habitat features are protected around known occurrences of threatened species.

- Site-specific conditions issued by the EPA on a case by case basis for any rare, poorly known species. Site-specific conditions are also issued by the EPA for all species listed as threatened by the NSW Scientific Committee(s), or any threatened species listed in the BC Act that is not listed in the IFOA. Forestry operations cannot occur until the EPA has issued a site-specific condition for either a specific location or for an entire species.

- Requirements for FCNSW to survey for the presence of listed species that require specific protection under the IFOA.

- Requirements for FCNSW to prepare harvest plans and maps for each forestry operation that sets out the general, species and site specific prescriptions that apply to that operation.

- Requirements for FCNSW to prepare and publicly provide monthly reports and annual reports on proposed and completed forestry operations.

The IFOAs authorise forestry operations that are likely to result in the harm to, or picking of, protected or threatened species listed under the BC Act. IFOAs do not authorise harm to any ecological communities or endangered populations (unless expressly permitted otherwise) listed under the BC Act. These are protected from harm under the relevant offence provisions in the BC Act. The IFOAs also provide for the management of threatened species and threatened ecological communities listed in the FM Act.

New information relevant to the protection and management of threatened species and communities can be considered as part of statutory five year reviews for the IFOAs.

More information on the IFOAs is provided in **section 4.2**.
PNF Codes of Practice

The PNF Codes set out the minimum measures to protect threatened species and their habitat from the impacts of wood harvesting. It sets out:

- Protections for landscape features that make a substantial contribution to the conservation or a range of protected and threatened species and mitigate key threatening processes directly relevant to forestry operations. These protections include rainforest, old growth forest, habitat trees, wetlands, heath, rocky outcrops, caves, cliffs and tunnels and riparian habitat.

- The protection of ecological communities or endangered populations under the relevant offence provisions in the BC Act.

- Silvicultural prescriptions that set out the minimum standard of trees that must be retained (basal area) to ensure the forest structure and health is intact and operations are at a harvesting intensity that can maintain biodiversity.

- Protections for specific threatened species listed in Appendix A of the Codes, which apply where there are known records or evidence of threatened species on the property. There are no requirements to survey for species or habitat.

- Requirements for landholders or PNF Contractors to prepare forest operation plans and maps for each forestry operation that sets out the specific environmental and silvicultural prescriptions that apply to that operation.

The PNF Codes are periodically reviewed and updated from time to time, and can be changed with the agreement of the relevant NSW Ministers. The PNF Codes largely use landscape protections and low impact harvesting practices to provide general protection for listed species and communities, meaning it is not necessary to frequently amend the PNF Codes to respond to new species, communities and populations listed by the NSW Scientific Committee(s). More information on the PNF Codes is provided in section 4.3.

Plantations Code

Before an application for authorisation of a plantation is submitted, the PR Code requires that the proposed plantation is visited by an officer who is authorised under the PR Act. Authorised officers assist with applications and carry out site inspections to assess soil stability and salinity, identify any places, objects or items of heritage significance or areas of native vegetation that are the subject of complying development standards. A species impact statement, made in accordance with the BC Act, may be required as part of the application process if an application for a new plantation is assessed as having a potentially significant impact on a threatened species or their habitat, or a threatened ecological community, listed in the BC Act. For EPBC Act listed species or ecological communities that are not also listed in the BC Act, a species impact statement satisfying the requirements of a species impact statement made under the BC Act, may be required if the proposed development is assessed as having a potentially significant impact on the EPBC Act listed species or ecological community. More information on the PR Code is provided in section 4.5.
Figure 3 Protection of listed species and communities during forestry operations in NSW
6 Legislative reforms in NSW

The NSW legislative framework for forest management has evolved over the last twenty years in order to respond to changing community expectations, the availability of improved scientific data, and the need to reduce red tape and modernise legislation.

Some of the most important legislative reforms to NSW legislation relevant to forest management are outlined in the following sections.

6.1 NSW Forestry Industry Roadmap

The NSW Forestry Industry Roadmap is the NSW Government’s strategic action plan to ensure NSW has a sustainably managed forest estate that underpins a dynamic, economically efficient forestry industry, which continues to support regional economies and delivers social and environmental benefits.

The Roadmap outlines a triple bottom line approach to achieving social, ecological and economic sustainability through four priority pillars. Under each of these pillars, there are clear actions the NSW Government are implementing, including:

1. Regulatory modernisation and environmental sustainability

The NSW Government is committed to a modern regulatory framework that ensures ecological sustainability of NSW forests and balances economic benefits with community expectations through best practice regulation.

The NSW Government has committed to reviews of a range of regulatory reforms in the short, medium and long term to achieve best practice regulation and deliver ESFM. This includes:

- reforming native forestry legislation, to streamline the regulatory arrangements, establish contemporary penalties and regulatory tools, and better integrate PNF with land management frameworks
- establishing a new Coastal IFOA, which replaces four previous IFOAs to deliver improved clarity and enforceability of environment protections, and deliver a contemporary and adaptively managed regulatory framework that is fit for purpose
- reviewing the PNF regulatory framework (including PNF Codes) to improve operating standards for ecologically sustainable harvesting in private native forests.

Further details on IFOAs and PNF Codes are included in sections 4.2 and 4.3 respectively.

2. Balancing supply and demand

The NSW Government aims to ensure that decisions on balancing resource supply and demand are based on evidence and robust planning, and also provide greater certainty of resource supply for industry to plan investment, recruit and retain employees, and build their business with renewed confidence.
3. Community understanding and confidence

The NSW Government seeks to further build on community engagement through consultation to deliver and enforce a credible, effective and transparent forestry regulation and framework, and to increase community confidence that the forestry industry is sustainable, complies with requirements of the regulatory framework, and is a supplier of forest products from legal and ecologically sustainable sources.

4. Industry innovation and new markets

The carbon economy presents challenges and opportunities for NSW. The forestry industry can play an important role in storing carbon and displacing use of higher carbon materials. This may be aided by the development of innovative biomass and bioenergy products, and the establishment of accounting methods for carbon sequestration, carbon credits and carbon markets. The Roadmap will ensure the forestry industry is well placed in the global market to capitalise on these opportunities and contribute to Australia’s low carbon economy.

The NSW Forest Industries Taskforce was established in 2012 to provide members of the softwood and hardwood timber industries an opportunity to consider issues affecting the industries and provide advice to the Minister. This advice was considered in the development of the Roadmap and the Taskforce also has a role in reviewing the progress of the Roadmap’s implementation.

6.2 Forestry Legislation Amendment Act 2018

The Forestry Legislation Amendment Act 2018 (NSW) (FLA Act) came into force in October 2018 along with the new Coastal IFOA. The FLA Act is a critical component of the regulatory reforms being undertaken by the NSW Government, as part of the NSW Forestry Industry Roadmap.

The FLA Act delivered a streamlined approach to the regulation of the native forestry industry, and provides a more credible, efficient and enforceable regulatory framework. It consolidated five separate legislative frameworks currently governing native forestry regulation by amending the Forestry Act and the LLS Act.

The FLA Act also aligned the management of native forests on private land with other sustainable land management options and gives landholders a single point of contact through LLS for PNF advice, approvals and extension services.

The FLA Act amended the Forestry Act to simplify the regulatory arrangements for native forestry on State forests, including through making IFOAs a single integrated licence by removing the requirement for the Forestry Corporation of NSW to hold separate licences under the BC Act, the FM Act and the POEO Act. The FLA Act also requires IFOA forestry operations to be carried out in accordance with principles of ESFM; it updates the penalties for breaching the IFOAs; and it broadens the EPA’s use of alternate enforcement tools.

The FLA Act formally transferred responsibility for approving PNF plans from the EPA to LLS, with the EPA retaining its compliance and enforcement functions. The FLA Act amended the LLS Act to include the regulatory requirements for PNF. It installs LLS as the approving
authority of PNF operations, and the single point of contact for landholders seeking land management advice and services.

6.3 Draft Aboriginal Cultural Heritage Bill 2018

A public consultation draft of *Aboriginal Cultural Heritage Bill 2018*, proposed by NPWS, is available on the OEH website. The proposed bill recognises that Aboriginal cultural heritage belongs to Aboriginal people and accordingly establishes a legislative framework that reflects Aboriginal people’s responsibility for and authority over Aboriginal cultural heritage, and to recognise Aboriginal cultural heritage as a living culture that is intrinsic to the well-being of Aboriginal people, to establish effective processes for conserving and managing Aboriginal cultural heritage and for regulating activities that may cause harm to that heritage so as to achieve better outcomes for Aboriginal people and the wider NSW community.

The 2012 document “*Aboriginal heritage legislation in NSW: How the Aboriginal heritage system works*”[^40] is a response to requests made during the draft bill consultation process for more background information on Aboriginal heritage legislation in this state and in other Australian states and territories. It provides an overview of the Aboriginal heritage system in NSW and explains how the Aboriginal culture and heritage system operates in New South Wales. It has been prepared as an information resource for people wishing to participate in the process to reform the state’s Aboriginal heritage legislation.

6.4 Review of Coastal IFOAs

The NSW Government has updated the rules for native forest harvesting in NSW’s coastal wood production State forests. This includes consolidating the four IFOAs for the Eden, Southern, Upper and Lower North East coastal regions of NSW, into a single, modern Coastal IFOA.

The Coastal IFOA modernises and streamlines the regulatory framework for native forestry and delivers improved environmental outcomes while reducing the regulatory burden on the forestry industry.

The commencement of the Coastal IFOA, and of the FLA Act, delivers on commitments made by the NSW Government in the 2016 NSW Forestry Industry Roadmap.

The objectives of the Coastal IFOA remake were to:

• reduce costs associated with implementation and compliance
• improve clarity and enforceability of the conditions for protecting the environment, threatened species and fisheries in State forests
• incorporate innovations in best regulatory practice and advances in technology
• deliver a contemporary regulatory framework that is fit for purpose.

The Coastal IFOA was prepared based on advice from the Forest Practices Authority of Tasmania, a panel of threatened species experts, a trial of proposed settings of the Coastal IFOA in five compartments on the mid-north coast, and the advice of the Natural Resources Commission (NRC).

The NSW Government has announced that the NRC have been asked to undertake work to reassess existing high conservation old growth forest mapping in select State forest sites on the north coast to improve the information base. Areas with special conservation values will continue to be protected; however, the NSW Government may consider rezoning erroneously mapped areas to offset any potential wood supply impacts of the Coastal IFOA, should they be verified by the NRC. NRC will consult with the public on this work by mid-2019.

6.5 Private native forestry

The NSW Government is committed to modernising and reforming the regulatory frameworks for native forestry in NSW. The NSW Government is undertaking a review of PNF and will commence a review of the four PNF Codes in 2018.

The PNF Review seeks to balance the ecologically sustainable management of the private native forestry and agricultural industries while recognising the environmental values of the private native forest estate.

6.6 Biodiversity conservation reforms


The BC Act and the Local Land Services Amendment Act 2016 together comprise the overall package of biodiversity reforms that take advantage of the best available science and data to ensure a balanced approach to land management and biodiversity conservation in NSW.

The integrated package of reforms features:
• New arrangements that allow land owners to improve productivity while responding to environmental risks
• New ways to assess and manage the biodiversity impacts of development
• A new State Environmental Planning Policy (SEPP) for impacts on native vegetation in urban areas
• Significant investment in conserving high value vegetation on private land
• A risk-based system for regulating human and business interactions with native flora and fauna
Streamlined approvals and dedicated resources to help reduce the regulatory burden.

The transition to the new land management framework began on 25 August 2017. Work is continuing on additional tools and products to support implementation and ensure it delivers the best economic, social and environmental outcomes for NSW.

The OEH, LLS, The Biodiversity Conservation Trust and Department of Planning and Environment (DPE) are responsible for administering various components of the new legislation.

Over the coming months, the NSW Government will continue to develop other detailed components of the package, including the Native Vegetation Regulatory Map and wildlife codes of practice. Further consultation will take place before these elements of the reforms commence.

Provisions dealing with the clearing of native vegetation in urban, peri-urban and environmental areas are contained in a new environmental planning instrument, administered by DPE, called the State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017.

Part 5A of the LLS Act is generally administered by LLS; however, the OEH has responsibility for native vegetation mapping and compliance under that part of the LLS Act.
7 NSW forest management agencies

NSW Government agencies involved in aspects of public and private forest management, and their respective areas of responsibilities are outlined below. **Figure 4** represents the various aspects of regulating and supporting ESFM in NSW, and the allocation of respective roles and responsibilities of relevant agencies to ensure effective administration of the legislative framework.

**Figure 4** Key NSW agencies involved in forest management

### 7.1 NSW Environment Protection Authority (EPA)

The EPA is the primary environmental regulator in NSW and is an independent statutory body. It advises the Minister for the Environment and leads and partners in the development of environment protection policy, regulations, statutory instruments, research and environmental programs relevant to native forestry regulation on both public and private land. The EPA also provides technical support and expertise to other government agencies.

The EPA is responsible for compliance and enforcement of forestry operations on both public and private land to ensure compliance with IFOAs, and PNF Plans and PNF Codes respectively.

### 7.2 Department of Primary Industries (DPI)

DPI - Forestry advises the NSW Minister for Lands and Forestry and the NSW Minister for Primary Industries on forest industry policy, research and industry development by providing evidence based information to forest managers and policy makers that underpins the sustainable use of forests.

DPI – Forestry is also responsible for the development and application of plantations’ policy and regulation. DPI - Forestry is responsible for regulating plantations on public and private land under the PR Act and PR Code.
DPI - Forestry Forest Science group provides evidence-based forest research services that underpin sustainable use of NSW’s native forests and productive plantations. The group provides research and development services to the forestry sector and a number of stakeholders including FCNSW. Its science-based research outcomes play a key role in shaping policy, industry and environment management decisions, contributing to the sustainable management of forest landscapes through active and adaptive management.

DPI - Fisheries advises the NSW Minister for Primary Industries on matters related to the FM Act including those related to the threatened species licences for fish, which form part of the IFOAs.

### 7.3 Department of Industry (DOI)

The Department of Industry (DOI) – Crownlands is responsible for managing public land through the Crown reserve system, which includes, amongst other matters, nature reserves, coastal lands, waterway corridors and travelling stock routes. They manage leases and licences enabling the use of Crown land, and investigate and assess Aboriginal land claims under the *Aboriginal Land Rights Act 1983* (NSW).

### 7.4 Office of Environment and Heritage (OEH)

OEH is responsible for and protects NSW’s environment and heritage, which includes the natural environment, Aboriginal country, culture and heritage, and built heritage. OEH supports the community, business and government in protecting, strengthening and making the most of a healthy environment and economy in NSW.

OEH delivers integrated and customer focused services at the regional and local level to strengthen communities and partnerships across NSW. This includes services, programs and grants to support land use planning, threatened species, native vegetation, education, community engagement, energy efficiency, volunteering, environmental water management, coast and flood protection, compliance and enforcement, adapting to a changing climate and private land conservation.

OEH advises the NSW Minister for the Environment and administers programs to protect vulnerable species and communities, such as the BCP and SOS.

#### 7.4.1 NSW National Parks and Wildlife Service (NPWS)

NSW NPWS is part of OEH and manages the National Park estate, which includes national parks, nature reserves, flora reserves, World Heritage areas, rainforests, beaches, alpine areas and sites of great cultural and historic significance.

Management of these areas involves a wide range of responsibilities, including flora and fauna conservation, fire management, sustainable tourism and visitation, research, education, and volunteering programs.

NPWS links customer, conservation and cultural outcomes in a sustainable way by building participation in the management and use of the national park estate.
NPWS produces plans of management which outline the values of the national park estate – including biodiversity and Aboriginal culture - and how they'll be managed.

NPWS is committed to working in collaboration with local Aboriginal groups to manage relevant national parks and reserves. Under joint management arrangements, government and local Aboriginal people share the responsibility of park management.

### 7.5 Biodiversity Conservation Trust

The BC Act establishes a NSW Biodiversity Conservation Trust (BCT). The BCT manages and delivers private land conservation across NSW with the aim of maintaining a healthy, productive and resilient environment for the community, now and into the future (See section 4.6.2).

### 7.6 Forestry Corporation of NSW (FCNSW)

FCNSW is a State Owned Corporation established by the Forestry Act, with:

- principal objectives that include being a successful business and operating in compliance with the principles of ecologically sustainable development;
- functions that include carrying out forestry operations on Crown-timber land; selling, supplying or processing timber; establishing and maintaining plantations; and carrying out functions as the land manager of forestry areas.

FCNSW functions as the land manager of forestry areas, which include State forest, timber reserves and flora reserves, to implement its objectives and functions including to facilitate public access, promote recreational use and conserve fauna (other than feral animals).

This allows forestry operations to be undertaken by an entity that has neither a regulatory role nor responsibility for policy development and implementation.

FCNSW produces a corporate Annual Report which is tabled in the NSW Parliament. In addition, FCNSW publicly reports its performance against a suite of sustainability indicators consistent with reporting commitments under the Montreal Process, NSW FAs and IFOAs. FCNSW also provides information on sustainability indicators within the Sustainability Supplement to its Annual Report.

### 7.7 Local Land Services (LLS)

LLS is a regional agency responsible for delivering quality, customer-focused agricultural, biosecurity, land management, native vegetation, private native forestry and other natural resource management services to landholders, industry and the community. LLS also provides policy advice to the NSW Minister for Primary Industries and NSW Minister for Lands and Forests on natural resource management and private native forestry.

LLS is responsible for PNF approvals and advice services and leads (in partnership with EPA and DPI) the management of the PNF regulatory framework, which includes the PNF Codes.
The Native Vegetation Panel is an independent body established under the LLS Act. The Panel’s function is to determine applications for approval to clear native vegetation under Division 6 of Part 5A of the LLS Act.

### 7.8 Aboriginal Affairs NSW

The NSW Government recognises that Aboriginal communities have a role in managing the State’s land, water and biodiversity. Aboriginal Affairs NSW works with Aboriginal communities to promote social, economic and cultural wellbeing through opportunity, choice, healing, responsibility and empowerment.

**OCHRE** is the NSW Government’s strategy to support strong Aboriginal communities in which Aboriginal people actively influence and participate fully in social, economic and cultural life. It commits the NSW Government to a different way of working with, and in support of, Aboriginal communities by building strong working partnerships that have at their heart respect for local Aboriginal culture, leadership and decision making.

Aboriginal Affairs NSW’s programs aim to strengthen Aboriginal communities through increasing Aboriginal peoples’ participation in land and natural resource management and supporting Aboriginal landholders to manage their lands for socioeconomic, cultural and environmental outcomes.

Government programs can protect native vegetation, biodiversity, land, rivers and coastal waterways through providing greater opportunities for Aboriginal peoples to take part in management of country, including joint management of national parks in accordance with guidelines developed to meet the requirements in the EPBC Act, NPW Act and the *Heritage Act 1977* (NSW).

### 7.9 Other organisations

Other agencies that the Premier may request advice on issues related to forest management from time to time include the Natural Resources Commission (NRC) and the Independent Pricing and Regulatory Tribunal (IPART).

**Natural Resources Commission (NRC)**

The NRC is an independent statutory authority. Section 12 of the *Natural Resources Commission Act 2003* (NSW) allows for the NRC to provide the NSW Government with independent advice on natural resource management. For example, in 2009, the Premier asked the NRC to recommend sustainable land use and water requirements in the Riverina red gum and south west cypress pine forests.

**Independent Pricing and Regulatory Tribunal (IPART)**

IPART is an independent statutory authority which advises the NSW Government on issues relating to the level and structure of prices, industry structures and competition, particularly with regard to NSW Government services. The NSW Government has in the past asked IPART to undertake investigations of regulatory and licensing functions.
8 Public consultation and reporting in NSW

Public consultation and reporting are important elements of ESFM and intrinsic components of the Framework. The NSW Government recognises the importance of community and stakeholder participation in the management of our forests with significant requirements for consultation provided through NSW legislation.

The NSW Government committed to improve community acceptance of the forestry industry as a sustainable and renewable industry in the NSW Forestry Industry Roadmap 2016, recognising that the community must be confident the industry is sustainable, the regulatory framework is effective and credible, and the industry complies with the requirements of the regulatory framework.

A key way to demonstrate that the management of NSW forests is credible, transparent, effective, and balancing the legitimate range of economic, social and environmental considerations is through public consultation and reporting mechanisms.

The following sections outline key public consultation and reporting requirements under the Framework.

8.1 Public consultation

Public consultation requirements are provided for in a range of different Acts, regulations and other policy instruments in NSW, including:

- preparation and amendment of management plans (also known as Regional ESFM Plans) under the Forestry Regulation 2012 (NSW) under the Forestry Act
- preparation and amendment of IFOAs under the Forestry Act
- preparation and amendment of plans of management under the NPW Act
- preparation and amendment of the PNF Codes under the LLS Act
- activities associated with the implementation of the BC Act, including listing of threatened species and threatened ecological communities
- preparation, amendment and review of District Bushfire Management Committee plan of operations and Bush Fire Risk Management Plans under the Rural Fires Act 1997 (NSW)
- activities associated with the implementation of the Wilderness Act 1987 (NSW)
- publication of State of the Environment reports including reporting against performance measures, sustainability indicators, audits, research and reviews
- consultation with the Aboriginal community in relation to Aboriginal cultural heritage information
- preparation, amendment or revocation of FAs under the Forestry Act
- five-yearly reviews of FAs under the Forestry Act.

NSW also undertakes public consultation processes jointly with the Australian Government for the five yearly reviews of RFAs.

The BC Act encourages community involvement in the protection of threatened species and ecological communities. Anyone can propose changes to the threatened species or
threatened ecological community lists. There is also an opportunity for public involvement in the assessment process for determinations made by the NSW TSSC. The TSSC places preliminary determinations on public exhibition for comment on the OEH website. The NSW TSSC then reviews the preliminary determination and these comments and, if appropriate, makes a final determination to list, change the status or delist that species, ecological community or key threatening process in the Schedules of the BC Act.

8.2 Monitoring, reporting and evaluation

The Framework has monitoring and reporting mechanisms in place to provide the public with access to information on progress and status of various matters. There are specific forest reporting requirements and also more general requirements that are tenure related (not forest related).

8.2.1 Forest related reporting

Both the legislation regulating the forestry industry in NSW and the RFAs include comprehensive and rigorous monitoring and reporting requirements.

The Forestry Act provides for five yearly reviews of NSW FAs and for annual reports on each FA, including with respect to ESFM in the region and compliance with any IFOA for the region. The EPA is responsible for the preparation of these annual reports on progress on the implementation of NSW FAs and IFOAs. The annual reports provide results of monitoring ESFM criteria and indicators; wood supply; compliance with IFOAs for each region; and achievement of milestones defined in each of the four NSW FAs.

The PR Act provides that the Minister for Lands and Forestry must maintain a register of authorised plantations which includes a description of each plantation’s location and the conditions relating to its authorised status. The Minister is to make the register publicly available on the DPI’s website.

The RFAs provide for five yearly reviews on their performance, which includes inviting public comments and an independent review. The RFA Act requires that five-yearly reviews are tabled in the Australian Parliament.

The Annual Reports (Statutory Bodies) Act 1984 (NSW) provides that the FCNSW must produce and table in the NSW Parliament an annual report on its performance, operations

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and financial results. FCNSW produces a corporate Annual Report including information on annual sustainability indicators. In addition, FCNSW publicly reports its performance against a suite of sustainability indicators consistent with reporting commitments under the Montreal Process criteria and indicators, the NSW FAs and IFOAs.

**Australia’s State of the Forest Report**

NSW contributes data and information every five years to the Australia’s State of the Forest Report (SOFR), which is prepared by the Australian Government and contributed to by state and territory governments. SOFR is a national report on the status of Australia’s forests, and reports against the Montreal Process criteria and indicators (also known as sustainability indicators) adapted for Australia. SOFR meets reporting requirements under the RFA Act.

### 8.2.2 General reporting

**Annual reports**

*Annual Reports (Departments) Act 1985* (NSW) requires General Government Sector Agencies, such as OEH, the Department of Industry and the EPA, to prepare annual reports on the operations they undertake and have the reports tabled in the NSW Parliament.

**State of the Parks**

The NSW State of the Parks is a monitoring and reporting framework in use by NPWS and represents best practice for assessing protected area management. It is based on the IUCN best practice framework and utilises both quantitative and qualitative information.

State of the Parks is based around a triennial online assessment that asks park managers to provide current information about each of their parks. Information collected includes:

- Park attributes (i.e. gazetted area, bioregions, international agreements, and catchment management areas)
- Context information (i.e. plans, values, threats, stakeholders, commercial activities and visitation)
- An assessment of management effectiveness (on all management issues i.e. pests, weeds, visitors, fire, law enforcement, natural and cultural heritage management).

State of the Parks data has been presented in three public reports including the State of the Parks 2004 (DEC 2004), Protecting our National Parks from Pests and Weeds (DEC 2006) and Management of the NSW Park System (2010). The next assessment period is scheduled to commence in July 2018.

**NSW Report on Native Vegetation**

The NSW Report on Native Vegetation 2013–14 provides a comprehensive picture of the status of the regulation, protection and extent of native vegetation in NSW and includes the following:

- Native Vegetation report card provides information on the conservation, restoration, management and approvals for clearing native vegetation, including approvals for clearing under PVPs.
- Private Native Forestry report card provides information on the number and area of PNF Plans.
- Woody Vegetation Change report card provides a summary of losses in woody vegetation extent as a result of agriculture, infrastructure, forestry and bushfire. The period covered is earlier than in other sections of this report owing to the extended length of time required to analyse the satellite data.

- Compliance and Enforcement report card reports on compliance and enforcement activities under the then NV Act, including private native forestry.

**State of the Environment**

The NSW State of the Environment (SoE) report is prepared every three years and:

- assesses the status and condition of major environmental resources in NSW and examines environmental trends

- describes the pressures that affect the environment and the responses to those pressures

- provides credible, robust, state-wide environmental information for environmental policy makers and decision makers who manage the state’s natural resources, and the general community.

The SoE 2015 report presented 20 themes grouped under the two categories: ‘environmental drivers’ and ‘environmental resources’. Across the 20 themes the report rates 65 specific indicators for status, environmental trends, and information availability.

Themes of relevance to forest management in NSW reported in the SoE include protected areas and conservation, native vegetation, threatened species and invasive species.

NSW SoE reporting relies on extensive contributions from many NSW Government departments and agencies, as well as within the EPA, the agency responsible for coordinating report preparation. Independent experts also provided a range of perspectives, additions and helpful advice.

NSW SoE reports are prepared every three years. The next report is to be published in 2018.

8.2.3 **Stakeholder engagement on forestry operations**

At an operational level, FCNSW provides several channels through which individuals or stakeholder groups can make contact or provide feedback on issues of concern.

Since the commencement of the IFOAs, it has been a regulatory requirement to make copies of operational harvesting plans available to the public. Since 2012, FCNSW has made available on its website all the current approved wood harvesting and operational roadwork plans. As part of the operational planning process, FCNSW provides written notification to forest neighbours and consults with local communities, interest groups and school bus companies to ensure that the impact of operational activity is minimised.

Since 2006, FCNSW has maintained a 1300 phone number (1300 655 687) that enables the public to contact FCNSW and make general enquires on matters such as visiting forests, road closures and to make complaints. This number directs the caller via a menu option to a number of staff and regional office numbers depending on the nature of the query. In addition, a 1800 'LOGHAUL' number (1800 564 4285) is maintained by FCNSW to enable the public to raise issues regarding log haulage. The number connects to an answering service that is forwarded directly to the relevant FCNSW officer who is responsible. If that officer is unavailable, a recorded message advises the caller to leave a message, which will be
responded to at the earliest convenience. FCNSW advertise the number on the back of every contracted log truck, which have unique identifying numbers. The FCNSW website has a ‘contact us’ link\(^{42}\) and maintains an email account specifically for public enquiries\(^{43}\).

### 8.2.4 Forest monitoring

Forest monitoring can include monitoring species of flora and fauna, vegetation types or coverage, or other matters such as water quality and quantity.

NSW is currently investigating new ways to implement forest monitoring across forest tenures under the Forest Monitoring Feasibility Study and the NSW Government recently announced new funding for this work.

Monitoring commitments are outlined in NSW RFAs. The implementation of the RFAs is monitored through the five-yearly reviews and the annual meetings between the Parties in the periods between the five-yearly reviews. The State will continue to publicly report on the results of monitoring of Sustainability Indicators every five years to align with and inform the five-yearly reviews required under RFAs and reporting will be under the headings of the Montreal Process Criteria.

In the NSW RFAs, the Parties commit to a policy of open access to information and agree that all data held by each of them that is used for ongoing implementation and monitoring of this Agreement is published under the least restrictive AusGOAL endorsed licences (including Creative Commons) unless otherwise agreed, or where data is confidential or otherwise restricted.

The monitoring program implemented by FCNSW is known as the “Hardwood Forest Management System” (Harwood FMS). This is the system of policies, processes and procedures used by FCNSW to ensure forest activities achieve ESFM. The Hardwood FMS (see section 4.2) including a system of monitoring, audit and management review that allows for continual improvement and adaptive management and maintaining EMS certification under ISO 14001 or a demonstrated equivalent environmental management system.

Further information on various forest monitoring programs is provided in the following sections.


NSW Forest Monitoring Feasibility Study and Forest Monitoring Program

The NSW Government has commenced the development of a multi-tenure Forest Monitoring Project. In 2016 a feasibility study commenced with initial funding of $1.5 million to assess ongoing measurement and monitoring options. Recently announced in 2018, the NSW Government has allocated a further $7.2 million to set up the Forest Monitoring Program. The project will develop an ongoing cross-tenure program to measure and monitor changes in the conservation and sustainable management of forests.

Monitoring flora and fauna

NSW monitors forest dwelling species to meet requirements specified by relevant legislation and/or sustainable forest management policies. Forest monitoring data is integral to reporting and continual improvement processes.

Forest dwelling species are monitored under programs implemented by a range of bodies, including state forest management and nature conservation agencies, universities, non-government organisations and private individuals.

The species routinely monitored by FCNSW or DPI in the biodiversity monitoring program are provided in Table 8.1. Some examples of forest dwelling species for which monitoring was undertaken in NSW RFA regions by OEH or NPWS are provided in Table 8.2.

The EPA also undertakes targeted projects from time to time, and recent examples include the koala habitat and occupancy mapping program, and the threatened ecological communities (TECs) mapping project, designed to inform improvements in the recognition, management and regulation of TECs in native forestry areas in NSW.

BioNet and the Atlas of NSW Wildlife

The Atlas of NSW Wildlife is the NSW database of flora and fauna records. The Atlas contains records of plants, mammals, birds, reptiles, amphibians, some fungi, some invertebrates (such as insects and snails listed under the BC Act) and some fish. The Atlas also contains known and predicted distributions of vegetation communities, and of endangered populations and key threatening processes listed under the BC Act.

WildCount

WildCount is a 10-year fauna monitoring program that commenced in 2012. It uses motion-sensitive digital cameras in 200 sites across 146 parks and reserves in eastern NSW.

WildCount looks at trends in occurrence of animals at these sites, to understand if animals are in decline, increasing or stable. WildCount will be able to detect if there is a change in occurrence that meets the criteria for listing species under the IUCN Red List. The power to detect such change means OEH can examine other broad trends such as increases in pest species. Understanding these changes in native and pest species will assist in the management of parks and reserves.

Biodiversity Baseline Assessment

To meet the reporting requirements of the BC Act, OEH will establish a monitoring program and assess the status of biodiversity in NSW at the beginning of the BC Act (i.e. the Biodiversity Baseline Assessment) and at recommended intervals, including contributing to the five-year review of the BC Act.
The Biodiversity Baseline Assessment is a method and program for assessing and reporting on the status and trends in biodiversity and ecological integrity in NSW, including all plants, animals, insects, fungi and micro-organisms.

**Native vegetation mapping**

OEH is responsible for gathering, managing and providing information on native vegetation across NSW including making this information more accessible, understandable and useful. Some key activities in native vegetation mapping include describing types of vegetation in NSW and monitoring changes in vegetation cover over time to report on trend in both vegetation loss and regrowth.

OEH is refining the hierarchical vegetation classification system for NSW. At the core is a consistent Plant Community Type classification unit that is primarily quantitatively defined from the analysis of site survey data. This classification system will improve the recognition and reporting of vegetation communities by government and commercial environmental consultants, especially through planning and development assessment processes.

OEH conducts field surveying to ensure that maps and descriptions of plant communities are as robust and reliable as possible. OEH also analyses satellite images to assess the size and condition of natural areas in NSW where different types of flora and fauna occur. In some cases, existing long-term data sets for particular areas or species can be used to understand how the numbers of species or their habitats have been changing over time.

**Sharing and Enabling Environmental Data (SEED)**

The NSW Government’s Sharing and Enabling Environmental Data (SEED) portal has been developed with and for the community of NSW as a central place where anyone can access, contribute and visualise NSW environmental data.

**Monitoring water quality and quantity**

FCNSW maintain long-term water quality and quantity monitoring sites in State forests. Water quality is currently being measured at 22 sites, and water quantity at 25 sites, across both native and planted forests. Multiple control and treatment sites are monitored in the long term both before and after operations, which may include harvesting, roading activities or burning. The sites monitored and locations are:

- Wilson River preliminary study- 55 km NW of Wauchope
- Red Hill hydrology project- 23 km NNE of Tumut
- Karuah hydrology research project- 200 km N of Sydney
- Unmapped drainage project- Brooman State Forest- 25 km N of Batemans Bay
- Yambulla hydrology project- 50km SW of Eden.

**Table 8.1 Monitoring of forest dwelling species in NSW RFA regions by FCNSW and/or DPI**

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hastings River mouse (<em>Pseudomys oralis</em>)&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Marengo, Styx River and Doyles River State Forests&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Ground-living mammals</td>
<td>1,150 traps in 23 locations</td>
<td>April 2015</td>
</tr>
<tr>
<td>Aquatic macro-</td>
<td>Northern NSW&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Invertebrates</td>
<td>Ongoing</td>
<td>May 2015</td>
</tr>
<tr>
<td>Monitoring</td>
<td>Location</td>
<td>Category</td>
<td>Details</td>
<td>Commenced</td>
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<td>------------------------------------------------</td>
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</tr>
<tr>
<td>invertebrates&lt;sup&gt;1&lt;/sup&gt;</td>
<td></td>
<td></td>
<td>monitoring at 6 sites</td>
<td></td>
</tr>
<tr>
<td>Southern brown bandicoot (<em>Isoodon obesulus</em>)</td>
<td>Eden&lt;sup&gt;2&lt;/sup&gt;</td>
<td>Ground-living mammals</td>
<td>Remote cameras at 40 sites</td>
<td>2007</td>
</tr>
<tr>
<td>Smoky mouse (<em>Pseudomys fumeus</em>)</td>
<td>Eden&lt;sup&gt;2&lt;/sup&gt;</td>
<td>Ground-living mammals</td>
<td>Remote cameras and hair-tubes</td>
<td>2008</td>
</tr>
<tr>
<td>Giant burrowing frog (<em>Helioporus australicus</em>)</td>
<td>Eden&lt;sup&gt;2&lt;/sup&gt;</td>
<td>Amphibians</td>
<td>Tadpole surveys and call recorders</td>
<td>2008</td>
</tr>
<tr>
<td>Northern corroboree frog (<em>Pseudophryne pengilleyi</em>)</td>
<td>Tumut area&lt;sup&gt;3&lt;/sup&gt;</td>
<td>Amphibians</td>
<td>Monitored via call response</td>
<td>2005</td>
</tr>
<tr>
<td>Golden-tipped bat (<em>Kerivoula papuensis</em>)</td>
<td>Narooma&lt;sup&gt;3&lt;/sup&gt;</td>
<td>Arboreal mammals</td>
<td>Radio tracking</td>
<td>2001</td>
</tr>
<tr>
<td>Large-footed myotis (<em>Myotis macropus</em>)</td>
<td>Kerewong and Kippara State Forests&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Ground-living mammals</td>
<td>Annual banding</td>
<td>1998</td>
</tr>
<tr>
<td><em>Acacia ruppii</em>, <em>Boronia umbellata</em>, <em>Parsonia dorrigoensis</em>, <em>Niemeyeria whitei</em>, <em>Tasmannai pururascens</em>, <em>Hibbertia marginata</em>, <em>Grevillea quadricauda</em>, <em>Eucalyptus glaucina</em>, <em>Angophora robur</em>, <em>Macozamia johnsonii</em></td>
<td>North Coast&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Vascular plants</td>
<td>Flora species monitoring</td>
<td>2006</td>
</tr>
<tr>
<td>Yellow-bellied glider (<em>Petaurus australis</em>)</td>
<td>Tumut (or Bago Plateau)&lt;sup&gt;2&lt;/sup&gt;</td>
<td>Arboreal mammals</td>
<td>Spotlighting and call playback at 123 sites</td>
<td>1995</td>
</tr>
<tr>
<td>Burning study</td>
<td>Eden&lt;sup&gt;2&lt;/sup&gt;</td>
<td>Various</td>
<td>Monitoring flora and fauna response to burning</td>
<td>1986</td>
</tr>
<tr>
<td>Forest bats</td>
<td>Chichester State Forest&lt;sup&gt;4&lt;/sup&gt;</td>
<td>Bats</td>
<td>Annual banding</td>
<td>1999</td>
</tr>
<tr>
<td>Significant bat roosts</td>
<td>Mumbulla&lt;sup&gt;2&lt;/sup&gt; and Ourimbah&lt;sup&gt;1&lt;/sup&gt; state forests</td>
<td>Bats</td>
<td>Annual population counts</td>
<td>1999</td>
</tr>
</tbody>
</table>
Table 8.2 Example forest dwelling species monitoring in RFA regions by OEH and NPWS

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodiversity in eucalypt plantations</td>
<td>North Coast(^1)</td>
<td>Ground-living mammals, arboreal mammals, diurnal and nocturnal birds</td>
<td>Focal tree surveys, trapping</td>
<td>1997</td>
</tr>
</tbody>
</table>

Source: FCNSW and DPI staff. Table notes: (1) North East RFA; (2) Eden RFA; (3) Southern RFA

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hastings river mouse (Pseudomys oralis)</td>
<td>North-eastern NSW – Gondwana Rainforests of Australia(^1)</td>
<td>Ground-living mammals</td>
<td>N/A</td>
<td>2009-2014</td>
</tr>
<tr>
<td>Spotted-tailed quoll (Dasyurus maculatus)</td>
<td>Non-raptor bird</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rufous scrub bird (Atrichornis rufescens)</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spotted-tailed quoll (Dasyurus maculatus)</td>
<td>Southern Kosciuszko National Park and Merriangaah Nature Reserve(^2)</td>
<td>Ground-living mammals</td>
<td>See case study – Attachment A</td>
<td>2005</td>
</tr>
<tr>
<td>Southern brown bandicoot (Isoodon obesulus)</td>
<td>Ben Boyd National Park and Nadgee Nature Reserve (far south-eastern corner of NSW)(^2)</td>
<td>Ground-living mammals</td>
<td>See case study – Attachment A</td>
<td>2013</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>High altitude frogs: mountain mist frog (Litoria nyakalensis)</td>
<td>North-eastern NSW – cool temperate rainforest (impact of changing climate)(^1)</td>
<td>Amphibians</td>
<td>Jointly undertaken by Newcastle, Southern Cross and Griffith universities</td>
<td>2009-2014</td>
</tr>
<tr>
<td>hip-pocket frog (Assa darlingtoni)</td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Monitoring</th>
<th>Location</th>
<th>Category</th>
<th>Details</th>
<th>Commenced</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire impacts on cool temperate rainforest</td>
<td>North-eastern NSW(^1)</td>
<td>Vascular and non-vascular plants, birds, other fauna</td>
<td>NPWS volunteer program(^4) 130 plots, 30 actively monitored</td>
<td>1930</td>
</tr>
</tbody>
</table>

Source: OEH, NPWS and Rural Fire Service Staff.  
Table notes: (1) North East RFA; (2) Eden RFA; (3) Southern RFA; (4) Coordinated by a staff member of the Rural Fire Service.
Appendix A: Laws relevant to forest management in NSW

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Responsible agency</th>
<th>Purpose</th>
<th>Tenure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aboriginal Land Rights Act 1983 (NSW)</td>
<td>AANSW</td>
<td>An Act to provide land rights for Aboriginal persons in New South Wales; to provide for representative Aboriginal Land Councils in New South Wales; to vest land in those Councils; to provide for the acquisition of land, and the management of land and other assets and investments, by or for those Councils and the allocation of funds to and by those Councils; to provide for the provision of community benefit schemes by or on behalf of those Councils. This Act is administered by the Minister for Aboriginal Affairs.</td>
<td>Crown</td>
</tr>
<tr>
<td>Biodiversity Conservation Act 2016 (NSW)</td>
<td>OEH</td>
<td>The purpose of this Act is to maintain a healthy, productive and resilient environment for the greatest well-being of the community, now and into the future, consistent with the principles of ecologically sustainable development. This Act makes it an offence to harm or pick a protected species, threatened species, population, ecological community or damage a critical habitat or other habitat of a threatened species, except under authority of a license issued by NPWS; or in the course of an activity that has satisfied the requirements of the EPA Act. Protected and threatened fauna are under the control of the State. Almost all native animals, birds and reptiles are protected fauna and may not be taken or killed except pursuant to a licence issued by the NPWS. Protected native flora may not be picked or removed except pursuant to a licence issued by State Forests and an authorisation issued by the NPWS. Different conditions apply to threatened species. The BC Act is administered by the Minister for the Environment.</td>
<td>All</td>
</tr>
<tr>
<td>Biosecurity Act 2017 (NSW)</td>
<td>DOI</td>
<td>An Act to provide a framework for the prevention, elimination and minimisation of biosecurity risks posed by biosecurity matter, dealing with biosecurity matter, carriers and potential carriers, and other activities that involve biosecurity matter, carriers or potential carriers. The Act also provides a framework for the timely and effective management of pests, diseases, contaminants and other biosecurity matter that are economically significant for primary production</td>
<td>All</td>
</tr>
<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
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<tr>
<td><strong>Dangerous Goods (Road and Rail Transport) Act 2008 (NSW)</strong></td>
<td>SafeWork NSW</td>
<td>The purpose of the Act is to regulate the transport of dangerous goods by road and rail in order to promote public safety and protect property and the environment. This Act is administered by SafeWork NSW.</td>
<td></td>
</tr>
<tr>
<td><strong>Environmental Planning and Assessment Act 1979 (NSW)</strong></td>
<td>DPE</td>
<td>The Act promotes the sharing of responsibility for environmental planning between the different levels of government in the State, and encourages public participation. Objectives of the EPA Act are to encourage the proper management, development and conservation for the purpose of promoting the social and economic welfare of the community and a better environment, and protection of endangered fauna and rare flora, and the environment. The EPA Act is administered by the Minister for Planning.</td>
<td></td>
</tr>
<tr>
<td><strong>Fisheries Management Act 1994 (NSW)</strong></td>
<td>DPI</td>
<td>Threatened fish and marine vegetation are protected under the FM Act. The IFOAs include prescriptions to protect soil, water, and threatened species and their habitats. Sections 218 to 220 of the FM Act refer to obstructions to fish passage. Section 218 gives the Minister authority to require the construction of works (other than public authority works) that enable fish to pass through or over dams, weirs or reservoirs. These Sections of the Act need to be considered when constructing bridges, culverts or other watercourse crossings for forest roads and trails. The FM Act is administered jointly by the Minister for Primary Industries.</td>
<td></td>
</tr>
<tr>
<td><strong>Forestry Act 2012 (NSW)</strong></td>
<td>EPA, DOI, FCNSW</td>
<td>An Act to provide for the dedication, management and use of State forests and other Crown-timber land for forestry and other purposes; to constitute the Forestry Corporation of New South Wales as a statutory State owned corporation and to specify its objectives and functions; to repeal the Forestry Act 1916 (NSW) and the Timber Marketing Act 1977 (NSW) and to amend certain other legislation; and for related purposes. The Act also provides for integrated forestry operations approvals for authorising and regulating native forestry operations in state forests for a 20-</td>
<td>Crown-timber land</td>
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<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
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<td></td>
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<td>year period.</td>
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<td>The Forestry Act is administered by the Minister for Lands and Forestry and the Minister for the Environment.</td>
<td></td>
</tr>
<tr>
<td>Heritage Act 1977 (NSW)</td>
<td>OEH</td>
<td>The Act aims to encourage the conservation of the State's heritage and to provide for the identification and registration of items of State heritage significance.</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td></td>
<td>It also establishes the Heritage Council of NSW. Under the Act, any permanent, interim, or protective order relevant to protect a natural or cultural heritage conservation item on Crown-timber land must be notified to FCNSW. FCNSW maintains a Heritage and Conservation Register that records details of any heritage item that could be subject to a heritage conservation order, as required under S.170 of the Act.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>This Act is administered by the Minister for Heritage.</td>
<td></td>
</tr>
<tr>
<td>Local Lands Services Act 2013 (NSW)</td>
<td>LLS</td>
<td>The LLS Act provides the regulatory framework for the management of native vegetation in NSW, and the approval and regulation of private native forestry operations.</td>
<td>Private</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The LLS Act is administered by the Minister for Primary Industries and the Minister for Lands and Forestry. The LLS Act provides that the Minister for Lands and Forestry may make a PNF Code of Practice only with concurrence from the Minister administering the BC Act and the Minister administering Part 5A of the LLS Act.</td>
<td></td>
</tr>
<tr>
<td>National Park Estate (Land Transfers) Act 1998</td>
<td>NPWS</td>
<td>An Act to transfer certain State forest and other Crown land to the national park estate or Aboriginal ownership; and for other purposes.</td>
<td>Crown land</td>
</tr>
<tr>
<td>National Parks and Wildlife Act 1974 (NSW)</td>
<td>NPWS</td>
<td>An Act for the conservation of nature, the conservation of objects, places or features (including biological diversity) of cultural value within the landscape, including places, objects and features of significance to Aboriginal people, fostering public appreciation, understanding and enjoyment of nature and cultural heritage and their conservation, and providing for the management of land reserved under this Act.</td>
<td>Conservation estate</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The land reserved under the Act includes:</td>
<td>All (for Aboriginal cultural heritage)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) national park</td>
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<tr>
<td></td>
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<td>(b) historic site</td>
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</tr>
<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
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<td></td>
<td></td>
<td>(c) state conservation area (d) regional park (e) karst conservation reserve (f) nature reserve (g) Aboriginal area The Act provides for the establishment of the National Parks and Wildlife Advisory Council and the Aboriginal Cultural Heritage Advisory Committee. The Act also provides for Aboriginal land to be leased to the Minister and reserved under the Act. The NPW Act is administered by the Minister for the Environment.</td>
<td></td>
</tr>
<tr>
<td><strong>Plantations and Reafforestation Act 1999 (NSW)</strong></td>
<td>DPI</td>
<td>An Act to facilitate the reafforestation of land, to promote and facilitate development for timber plantations on essentially cleared land, to codify best practice environmental standards, and provide a streamlined and integrated scheme, for the establishment, management and harvesting of timber and other forest plantations, and to make provision relating to regional transport infrastructure expenditure in connection with timber plantations, and to do so consistently with the principles of ecologically sustainable development. The PR Act is administered by the Minister for Lands and Forestry.</td>
<td>All</td>
</tr>
<tr>
<td><strong>Protection of the Environment Operations Act 1997 (NSW)</strong></td>
<td>EPA</td>
<td>The POEO Act is the key piece of environment protection legislation administered by the EPA. With commencement of the Forestry Legislation Amendment Act, forestry operations are regulated under the general provisions of the POEO Act for pollution of water offences. Forestry operations that are carried out in accordance with the IFOAs and PNF Codes can provide a statutory defence for a pollution of waters offence under the POEO Act. This Act is supported by the Protection of the Environment Operations (General) Regulation 2009 that was amended in 2013 to permit the combustion of certain native forest biomaterials for electricity generation. The regulation aligns with the NSW Renewable Energy Action Plan to remove barriers to renewable energy production. This means that any pulp wood logs, heads and off-cuts, and trees thinned under accordance with a private native forestry plan or IFOA can be used in</td>
<td>All</td>
</tr>
<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
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<tr>
<td></td>
<td></td>
<td>electricity generation. The POEO Act is administered by the Minister for the Environment. The Protection of the Environment Operations (General) Regulations 2009 was amended in March 2014 to allow residues from authorised clearing and timber harvesting (part 3 Burning of bio-material in electricity generation works) to be burnt for electricity generation, consistent with other states.</td>
<td></td>
</tr>
<tr>
<td>Roads Act 1993 (NSW)</td>
<td>Transport for NSW</td>
<td>The Roads Act provides that motorised vehicular timber harvesting plant (where applicable) must be issued with a &quot;Permit to operate an unregistered motor vehicle for logging purposes&quot; issued by the Roads and Traffic Authority. This permit is needed for such machines as crawler tractors, wheeled and tracked feller-bunchers, mobile processors, forwarders, skidders, loading cranes and agricultural tractors modified and used in logging operations. All motorised vehicles operating on State forests and Crown Timber Lands must be registered in accordance with the provisions of the Road Transport Act 2013 (NSW) and comply with the provisions set out in the Regulation to the Roads Act 1993 (NSW). This Act is administered by the Minister for Roads, Maritime and Freight, jointly with the Minister for WestConnex (except parts, the Minister for the Environment, the Minister for Local Government and the Minister for Lands and Forestry).</td>
<td>All</td>
</tr>
<tr>
<td>Rural Fires Act 1997 (NSW)</td>
<td>Rural Fire Service</td>
<td>The Act provides for the prevention, control and suppression of bush fires, and for the mitigation of danger resulting from fires. The Act contains provisions for the control and suppression of fires that are imminent or burning, including a definition of the responsibilities of various authorities during bush fire emergencies. Importantly, it also ensures that measures to reduce the hazards that contribute to the occurrence, intensity and spread of fire are carried out by responsible agencies such as State Forests. This Act regulates the proclamation of the Bush Fire Danger Period in NSW and declaration of Total Fire Bans under adverse fire weather conditions. It restricts the lighting of fires in the open except under prescribed conditions and coordinates major firefighting activities during emergencies. This Act also prescribes penalties for various offences. This Act is administered by the Minister for Emergency Services.</td>
<td>All</td>
</tr>
<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
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</tr>
<tr>
<td><strong>Soil Conservation Act 1938 (NSW)</strong></td>
<td>LLS</td>
<td>The Act regulates clearing on certain categories of “protected land”. This act applies to timber harvesting on Crown Timber Lands other than State Forests or Timber Reserves which are determined as Protected Lands. The Act determines protected lands within proclaimed catchments. This Act is administered by the Minister for Primary Industries except some parts that are jointly administered with the Minister for the Environment.</td>
<td>All</td>
</tr>
<tr>
<td><strong>Surveying and Spatial Information Act 2002 (NSW)</strong></td>
<td>NSW Land Registry Services</td>
<td>The Act provides that no unauthorised person may deface or interfere with any survey mark, e.g. survey peg, shield tree, trigonometric marker, etc. This Act is administered jointly by the Minister for Finance, Services and Property, and the Minister for Innovation and Better Regulation</td>
<td>All</td>
</tr>
<tr>
<td><strong>Water Management Act 2000 (NSW)</strong></td>
<td>DOI – Water</td>
<td>Part 3A of the Act provides for the protection of rivers and lakes in relation to excavation and alteration to the bed and banks or rivers and lakes either for property improvement, extraction of materials (sand, gravel, etc.) or in association with the construction of river crossings such as bridges and causeways. There may be some instances where a major stream or river crossing is proposed as part of or in preparation for forestry operations. The design and construction of the crossing would be required to be planned in close consultation with the Department of Water in order to ensure that the protective intent of this part of the Act is met. This Act is administered by Minister for Regional Water.</td>
<td>All</td>
</tr>
<tr>
<td><strong>Wilderness Act 1987 (NSW)</strong></td>
<td>OEH</td>
<td>An Act to provide for the permanent protection of wilderness areas, for the proper management of wilderness areas, and to promote the education of the public in the appreciation, protection and management of wilderness. This Act is administered by the Minister for the Environment.</td>
<td>All</td>
</tr>
<tr>
<td>Legislation</td>
<td>Responsible agency</td>
<td>Purpose</td>
<td>Tenure</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
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<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Work Health and Safety Act 2011 (NSW)</td>
<td>SafeWork NSW</td>
<td>The main object of the Act is to provide for a balanced and nationally consistent framework to secure the health and safety of workers and workplaces. This Act applies to the storage and handling of dangerous goods even if the dangerous goods are not at a workplace or for use in carrying out work. This Act also applies to the operation or use of high risk plant, affecting public safety, even if the plant is not situated, operated or used at a workplace or for use in carrying out work. Certain materials that are classified as dangerous or hazardous are used in plantation establishment and maintenance work. All managers, contractors and employees must familiarise themselves with the type of dangerous goods they are handling. This Act is administered by the Minister for Innovation and Better Regulation.</td>
<td>All</td>
</tr>
</tbody>
</table>

**Supporting Policy Instruments**

Forestry operations on private land in NSW must also consider Local Environment Plans (LEPs) and State Environment Planning Policies (SEPPs) which are regulated under the EPA Act.

Exemptions apply for public forestry operations carried out on State forest or other Crown-timber land in accordance with an IFOA, and plantation operations (including Exempt Farm Forestry) authorised or undertaken in accordance with the PR Act.

**Local Environment Plans (LEP)**

Land-use planning in NSW is governed by the EPA Act. Under the EPA Act, each Local Government Area has a LEP to guide development and protect natural resources. LEPs are prepared by local councils, in consultation with their community and approved by the Minister for Planning. Councils make their LEPs in accordance with state-based planning guidelines. Council’s power to regulate the use of land for forestry purposes is not limited or otherwise constrained by other legislation.

The various LEP zones may be applied to either prohibit forestry, permit forestry ‘without consent’ or to permit forestry only ‘with consent’ from the local council. Where development consent is required, the proponent is required to obtain council consent even though harvesting may be authorised under a PNF Plan. However, councils cannot regulate the actual ‘clearing’ as this is authorised through the PNF Plan. They may control only the land use or associated aspects of the land use and land management - for example, with conditions restricting or limiting the use of vehicles or vehicle movements.

There are no NSW Government gazetted planning guidelines that are specific to PNF. This means local councils use their discretion to determine how PNF is treated under the zoning
of their LEPs. Conditions applying to PNF activities that are ‘permissible with consent of the council’ are similarly left to individual local councils to determine.

Existing use rights are provided under the EPA Act. Where an existing use is proven, it may exempt a landholder from requirements in an LEP that prohibit forestry (e.g. through a change in zoning). In the case of forestry, there are no specific guidelines to assist councils to assess and determine an existing use right. The extent that existing use rights are assessed and determined is a matter for individual local councils.

State Environment Planning Policies (SEPP)

Current relevant NSW SEPPs that relate to forestry operations are outlined below.

SEPP 44—Koala Habitat Protection

SEPP 44—Koala Habitat Protection was gazetted in 1995. The policy aims to encourage the proper conservation of areas of natural vegetation that provide habitat for koalas, to ensure permanent free-living populations over their present range and to reverse the current trend of population decline.

SEPP 44 requires local councils to prepare Koala Plans of Management before development consent can be granted in relation to areas of core koala habitat, and encourages local councils to identify areas of core koala habitat and include these in their LEP environment protection zones.

Koala Plans of Management are required to be consistent with SEPP 44, including the definition of core koala habitat as ‘an area of land with a resident population of koalas, evidenced by attributes such as breeding females (that is, females with young) and recent sightings of and historical records of a population’.

The PNF Code prohibits forest operations in any area identified as core koala habitat within the meaning of SEPP 44, and includes additional prescriptions designed to minimise impacts on koalas during harvesting operations.

State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017 (Vegetation SEPP)

The Vegetation SEPP is one of a suite of Land Management and Biodiversity Conservation (LMBC) reforms that commenced in New South Wales on 25 August 2017. The Vegetation SEPP works together with the BC Act and the Local Land Services Amendment Act 2016 (NSW) to create a framework for the regulation of clearing of native vegetation in NSW.

This Vegetation SEPP applies only to private native forests in certain LEP zones (i.e. principally urban and Environmental (E) zones). The Vegetation SEPP will ensure the biodiversity offset scheme (established under the LMBC reforms) will apply to all clearing of native vegetation that exceeds the offset thresholds in urban areas and environmental conservation zones that does not require development consent.

Vegetation SEPP provides private land conservation outcomes by creating a market for biodiversity offset credits under the Biodiversity Offsets Scheme by using voluntary Biodiversity Stewardship Agreements with landowners.
State Environment Planning Policy (Coastal Management) 2018

The new SEPP (Coastal Management) 2018 updates and consolidates into one integrated policy the previous SEPPs: SEPP 14 (Coastal Wetlands), SEPP 26 (Littoral Rainforests) and SEPP 71 (Coastal Protection), including clause 5.5 of the Standard Instrument – Principal Local Environmental Plan. These SEPPs are now repealed.

The Coastal Management SEPP gives effect to the objectives of the Coastal Management Act 2016 (NSW) from a land use planning perspective, by specifying how development proposals are to be assessed if they fall within the coastal zone. Its objective is to ensure that future coastal development is appropriate and sensitive to the coastal environment.

An integrated and coordinated approach to land use planning is promoted by the Coastal Management SEPP. It defines the four coastal management areas in the Coastal Management Act 2016 (NSW) through detailed mapping and specifies assessment criteria that are tailored for each coastal management area. Councils and other consent authorities must apply these criteria when assessing proposals for development that fall within one or more of the mapped areas.

Detailed interactive maps accompany the Coastal Management SEPP and are accessible via a webmap viewer. The map’s layers can be viewed down to the individual (administrative boundaries) lot scale and printed directly from the viewer.

The PNF Code prohibits forestry operations in wetlands and rainforest, and this includes Coastal Wetlands and Littoral Rainforest under the Coastal Management SEPP. Development consent is required in addition to a PNF plan to conduct forestry operations in the Coastal Protection Zone.
Appendix B: Laws relevant to different land tenures

- **Forestry or plantation operations**: Forestry Act 2022, Plantations and Reafforestation Act 1999
- **Environmental protections (including native vegetation management)**: Protection of the Environment Operations Act 1997, Environmental Planning and Assessment Act 1979
- **Biodiversity conservation including threatened species and communities**: Biodiversity Conservation Act 2016, Fisheries Management Act 1994
- **Conservation of nature and cultural values in the landscape, including Aboriginal heritage**: National Parks and Wildlife Act 1974, Forestry Act 2012 (flora reserves), Heritage Act 1977

**Crown-timber land, including State forest**

**Non-Crown-timber land & private land**

**Conservation estate (public land)**
Appendix C: Hardwood Forest Management System

Forestry Corporation of NSW (FCNSW) maintains a Hardwood Forest Management System (FMS) for the management of public native forests and hardwood plantations. The FMS is a framework of policies, processes and procedures that guide day-to-day operations by outlining how FCNSW plan operations, implement procedures, audit and report operations and review performance to achieve sustainable forest management.

The development, implementation and continual improvement of the FMS is overseen by an executive committee and supported by an implementation committee to ensure it remains relevant to FCNSW operations.

The FMS ensures FCNSW has:

- objectives and targets for achieving ESFM that can be tracked and reported upon
- controls in place to minimise any negative impact on the environment
- a process to identify and resolve issues of concern and continually improve operations
- regular audits to ensure activities and systems comply with regulations and are best practice
- a process to review the performance of management systems and processes.

It also ensures that State forests are managed according to adaptive management principles.

Further information on various elements of the FCNSW Hardwood FMS are provided in this appendix.

Certification of the Hardwood FMS

The Hardwood FMS is certified under the Australian Standard for Sustainable Forest Management, AS 4708:2013\(^4\). The standard is recognised by the Programme for the Endorsement of Forest Certification (PEFC)\(^5\), an international not-for-profit, non-governmental organisation dedicated to promoting Sustainable Forest Management through independent third-party certification.

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The FCNSW Environmental Management System (EMS) is certified to ISO 14001:2004 *Environmental management systems - Requirements with guidance for use*, which sets the framework for achieving and continually improving environmental performance.

A third party certification body, currently British Standards International (BSI), undertakes regular external surveillance audits of FCNSW’s compliance with ISO 14001:2004. These audits are conducted on a 9 month rotation to ensure that all seasons are subject to audit, and that all native forest regions are exposed to routine surveillance auditing. In addition to the surveillance audits, BSI also undertakes 3 yearly re-certification audits of FCNSW.

FCNSW is currently transitioning to ISO 14001:2015.

Third party certification bodies, such as BSI, are externally accredited and audited by Australia’s national accreditation body – the Joint Accreditation System of Australia and New Zealand.

Summaries of the external audit reports are available, on request, and through the FCNSW website.

### Developing greater consistency and efficiency of FMS

As part of the continual improvement process, FCNSW has developed and refined many aspects of the FMS. Improvements to elements of the FMS arise from monitoring and review processes and are implemented with the aim of ensuring that practices are both effective and efficient. Some of the key improvements include:

#### Revision of the compliance monitoring system

The compliance monitoring system has been revised to reduce duplication and shift emphasis from a process driven to an outcomes oriented system. Coupled with the compliance monitoring system are a series of Key Performance Indicators that are used to drive improvements in contractor compliance and the non-conformance/ incident reporting system.

This system monitors and audits aspects of forest activities that have been identified through risk assessment as having ‘significant’ risks (wood harvesting, road works, plantation establishment, weed control, pest animal control and hazard reduction burning); reports and investigates incidents of non-compliance and identifies corrective and preventative actions; and considers complaints and improvement suggestions. This system comprises the following elements:

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• Operational Compliance Monitoring – focuses on the day to day monitoring and recording of activities that are undertaken during supervision and implementation of operational plans for specific activities and includes incident reports, monthly operations reports and general documentation that describes how FCNSW meets its regulatory obligations.

• Quality Assurance Assessments (QAA) – provides a less frequent, higher level assessment that is risk-based. Particular aspects of an operation that present known risks, have been identified as areas of concern from previous monitoring or may be related to specific incidents can be targeted in QAA. These assessments use robust procedures, consistent forms and processes and allow performance to be monitored against established standards.

• Independent audit – undertaken either by independent contractors that specialise in management systems, or by qualified internal staff that conduct an independent review of another area of FCNSW business. Independent audits are focussed on review of the FMS and may be undertaken vertically, such that an entire component is reviewed from planning through to implementation, or horizontally, where one aspect of forest activities is reviewed across many locations or functions.

• External audit – undertaken by regulatory agencies especially EPA, DPI (Forestry) and DPI (Fisheries) and through independent review of FCNSW’s certification under the AS4708 and ISO14001 standards.

Each of these elements is reported centrally and used as part of the management review process.

Centralised non-conformance reporting

In 2006, a centralised system for capturing, reviewing and actioning of non-conformance incidents was developed. Prior to 2006, non-conformance data was stored in separate regional systems. The system, referred to as the Non-conformance Incident Recording system, ensures that the necessary data to appropriately describe, action and report non-conformances and complaints is captured. This system fulfilled the regulatory requirement to maintain a compliance register but also delivered a one-stop-shop for environmental incidents that could be tracked by management to ensure that appropriate corrective actions are determined and closed out.

While this system allowed a severity rating to be applied to incidents, a recognised shortcoming was the inability to apply risk assessments and separate systems were in place to manage safety and environmental incidents. In 2014, a project commenced to source and to implement an incident recording system (Riskware) that could capture and report both environmental and safety incidents and enable risk assessments to better inform management on the potential broader implications of incidents.

Development of a risk management framework

In 2013, FCNSW developed a risk management framework based on relevant Australian Standards®. This framework ensures that robust processes are applied for identifying and documenting significant risks, determining causes, putting the appropriate mitigation measures in place and conducting reviews.

Risk management is a fundamental component of the FMS and FCNSW seeks to manage a range of risks to mitigate any potential social, environmental, technological, safety, financial,
reputational and security consequences. FCNSW regularly reviews its operations to ensure that activities that may have significant risks are identified and appropriate mitigation strategies are implemented.

Part of the risk management framework includes risk management guidelines\(^\text{47}\), which outline the processes used to manage non-conformances and identify, assess and prioritise risks, as well as risk mitigation and monitoring processes. The development of a central risk management software system (Riskware) commenced in 2014.

**Risk register update**

The risk register is an important component of any EMS that describes the interactions between the business/entity and its operating environment and the potential for undesirable outcomes. Since FCNSW established its FMS, it has maintained a series of risk registers that were regionally based in addition to corporate registers related to safety, environment, financial, legal and reputational risks. In 2013-14, a project was initiated to create a consolidated risk register for the whole of the organisation to allow oversight and standardisation of risk management. In 2014, the process of consolidating risk registers was completed; however, further work is to be undertaken to fully integrate all organisational risks with the new incident management system.

**Harvest planning systems**

In 2001, a manual for planning of wood harvesting in native forest IFOA regions was developed. The manual was designed to ensure a consistent approach to harvest planning across the regions covered by RFAs. The key objective of the system was to produce clear, consolidated, user-friendly harvest plans\(^\text{48}\) that combined data from field surveys for wood and non-wood values, codes of practice, eco-field guides, and regulatory requirements. The key elements of the manual are:

- Standardised operational plan templates that consider safety, forest condition and silviculture, legal requirements, special site specific requirements (such as research plots, apiary sites, private property boundaries), forest management zones, flora and fauna (threatened species) requirements, tree retention, cultural heritage, soil and water and roads and drainage feature protections and crossings
- Forms to capture records which demonstrate that implementation of operational plans meet regulatory requirements’

\(^\text{47}\) Generally, the risk management guidelines are not publicly available as they are internal working documents. Further information can be found at www.forestrycorporation.com.au

- Procedures for plan amendments, stakeholder notification and consultation and communication with forest neighbours and other interested parties
- Requirements, templates, forms and checklists for flora and fauna surveys, soil regolith assessments, fish habitat assessment and aboriginal and non-aboriginal interests and values
- Interpretation and instruction to meet licencing, compliance and reporting obligations
- Documentation and approval processes for forestry activities in exclusion zones.

The manual has been subject to review and regular update to remove duplication and to incorporate improvements in interpretation and understanding of IFOA requirements. In 2014, as part of the process of continual improvement, FCNSW commenced the development of Standard Operating Procedures (SOPs) (internal FCNSW working documents) for wood harvesting that combine the latest best practice methodologies with interpretation of licencing requirements, to deliver an updated package of instructional material for FCNSW staff and contractors. These SOPs have been rolled-out with updated and improved harvest plan templates that make operational harvesting plans easier to interpret and implement. Further work is intended to develop SOPs for other aspects of FCNSW’s management activities such as road construction and maintenance.

**Competency and training**

Contractors, operators and FCNSW supervisory staff are required by the FMS and certification standards to be trained and accredited to a recognised level of competence in the various tasks they undertake. Training includes environmental care in the fields of:

- operational plan implementation
- flora and fauna management
- Aboriginal and non-Aboriginal cultural heritage management
- silviculture
- soil and water management
- work health safety procedures
- first aid skills
- log measuring and grading
- chainsaw and harvest machinery operation.

Specific and ongoing training programs exist for contractors and their operators and competencies must be in place for all operators. Additionally, FCNSW routinely conducts ‘wildlife schools’ to ensure staff have the necessary flora and fauna identification skills required for implementation of the IFOAs. Firefighting training is conducted internally and through accredited external providers to ensure FCNSW are capable and effective in meeting the incident response requirements associated with bushfires.

In 2011, a large program of IFOA awareness training was conducted across the Hardwood Forests Division. This training was aimed at staff and contractors undertaking roading and wood harvesting activity and targeted specific requirements of the various licences associated with the IFOAs including: road construction and maintenance, soil regolith stability, tree retention, management of rainforest, old growth and other boundaries and the environmental assessment and reporting requirements of the IFOAs. The content of the
training was influenced by the findings from the audits of the regulatory agencies that were highlighting issues like tree retention as areas for improvement.

Prompted by the development of the SOPs for wood harvesting, a range of training activities has recently been instigated to ensure standardisation across the workforce. The SOPs now provide a single user friendly standard from which contractor and staff training can be based into the future.

Incident risk management, incident management and training in elements of the FMS such as Riskware also occur as and when required.

**New technologies/computational tools to better deliver ESFM**

Since 2005, FCNSW has made a number of significant investments to provide better forest management outcomes, reduce costs and increase the quality of information available for planning.

**Remote sensing**

The development of Light Detection and Ranging (LiDAR) technology, as a means of remote sensing, has been of significant benefit in delivery of ESFM outcomes. LiDAR has enabled development of a range of products that assist in planning forest management activities including:

- Accurate Digital Elevation Models that more closely identify landform elements such as steep slopes to assist in the application of soil erosion mitigation measures
- Identification of extraction tracks used in previous harvesting activity which can be used to more effectively undertake current harvesting events
- Identification of previous mass movement events, which may be related to particular higher risk landscapes
- Delineation of drainage features – identification of drainage features previously relied on aerial photograph interpretation undertaken during the 1960s, which was often found to be incorrect. LiDAR provides a very accurate prediction of where drainage features occur in the landscape enabling mapping and protection of riparian wildlife habitat and soil and water values
- Development of wood volume models that assist with operational, tactical and strategic planning. Canopy height has a strong correlation with the productive capacity of a site. LiDAR, which can capture the height of trees, combined with algorithms can be used to predict areas likely to grow taller trees and provide an indication of the relative density of those trees. This type of information across a landscape provides data that has greatly improved the ability to optimise wood supply for the long term, more effectively target tactical resource planning and more efficiently undertaking wood harvesting.

**Mapping application**

During 2012, FCNSW commenced investigation of a map application (referred to as the FCMapApp) for use on mobile electronic devices such as smart phones and tablets. The aim was to develop an App that would complement operational planning processes and allow real-time capture of spatial data that can be stored in a central database and be made available to other FCNSW staff and contractors. Version 1 of the App become operational in
December 2013 and has revolutionised the capture and transfer of data used in the planning and implementation of forest management activities.

The system is being further refined, but currently allows:

- Recording of environmental point features and hazards such as habitat trees, mine shafts and flora and fauna records. It also enables recording of line attributes and polygons to delineate existing or proposed roads and tracks or other features such as harvesting treatments.
- When inserted into harvesting machinery, the tracking and recording of harvesting areas enabling real-time checking of compliance in addition to ensuring that harvesting occurs across the whole of the nett available area.
- General navigation around the forest incorporating all the relevant spatial data for roads, trails and tracks.
- Recording of polygons and features associated with fire-fighting activity including: fire boundary, containment lines, water points, staging and refuge areas.

**Ecology tools**

In 2009, it was recognised by FCNSW that there were significant time and resource costs as well as risks associated with the collating and accessing of flora and fauna data held in hard copy and various databases which were used for implementation of the IFOAs. To improve this situation, a project called Ecology Tools was instigated to:

- improve data handling from FCNSW Biodata (flora and fauna database).
- develop a field-based data entry system using mobile electronic devices combined with file transfer systems that enable direct up/down load of data into corporate systems and avoid the need to manually enter records.
- develop a computer desktop searching tool to collate flora and fauna records for operational planning purposes.
- automate the mapping/GIS functions to reduce the time cost and potential for data handling errors.

In mid-2014, Ecology Tools, encompassing a module within the FCMapApp with data base searching and GIS mapping functionality, was delivered to staff across NSW. Uptake of the system has been fully realised for the North East RFA region but the Southern and Eden RFA regions have not yet fully adopted the use of the mobile data entry platform.

**Forest Research**

Improved information derived from research drives the adaptive management and continuous improvement process that is critical to ESFM. The majority of forestry research in
NSW is carried out by the DPI-Forestry Forest Science group, in part through a service level agreement with FCNSW. These projects are reported through the publication of the FCNSW’s Annual Report. Some of the key activities have been to:

- develop an efficient cloning propagation system to allow rapid deployment of improved material into operational plantings
- use wastes/biosolids to enhance native tree growth on rehabilitated mine sites
- develop predictive equations to estimate root biomass carbon in woodland eucalypts as a long-term store of carbon
- develop models to predict impacts of tree planting on salt mobilisation, water yield and quality
- determine the greenhouse footprint of wood products in NSW
- conduct forest health surveys across hardwood plantations to identify and quantify important pests, diseases, weeds and nutrient deficiencies
- undertake biodiversity studies that highlight the need to move toward broader, more holistic biodiversity monitoring that is undertaken over many years rather than one-off pre-harvest surveys.

**Model to predict recruitment and maintenance of habitat trees over time**

A model of the current and predicted distribution and abundance of hollow trees for the North Coast (UNE region) was produced and presented at the 2001 Australian Wildlife Management Society Conference. A paper presenting the findings has been made publicly available.

The model identified the proportion of trees that were assessed as hollow in a large scale inventory based on tree species and diameter class. Future tree lists were produced from the Forest Resource And Management Evaluation System (FRAMES) model based on a range of proposed silvicultural scenarios, including no-harvesting in exclusion zones. The species and

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diameter based hollow-bearing tree ratios from the original inventory were applied to tree lists to predict the future availability of hollow-bearing trees. Plots were allocated to forest type and growth stage strata and the proportion of harvested and unharvested areas were identified for each strata. The results indicated that the combination of Single Tree selection silviculture and comprehensive reserve network within the native forest estate would lead to an overall increase in availability of hollow-bearing trees in the longer term. The model has been incorporated into the application of FRAMES.

**Standard Operating Procedures**

FCNSW have a series of standard operating procedures which inform day to day operations under various forest management activities, including:

- SOP 1 Drainage feature protection
- SOP 2 Exclusion zone management
- SOP 3 Forest mark up
- SOP 4 Operating in Inherent Hazard Level 3
- SOP 5 Log dumps
- SOP 6 Roads and crossing management and wet weather
- SOP 7 Snigging and snig track crossing
- SOP 9 Tree felling and servicing of logs and products
- SOP 10 Fire precautions and other miscellaneous requirements for harvesting contractors.

**Other information and resources**

FCNSW also has a suite of other resources which are used to understand the forests they manage, including eco-field guides, which were prepared when the RFAs where introduced:

Appendix D: Examples of how listed species and communities are managed in NSW

This appendix presents three case studies to illustrate how listed species and communities are managed in NSW. Two forest related threatened species and one forest related threatened ecological community, listed under the EPBC Act, are presented for the:

- Spotted-tailed Quoll
- Greater Glider
- Lowland Grassy Woodland in the South East Corner Bioregion.

**Case study 1: Spotted-tailed Quoll**

**Scientific name:** *Dasyurus maculatus*

**Conservation status in NSW:** Vulnerable

**Commonwealth status:** Endangered (South-eastern mainland population)

The Spotted-tailed Quoll is the largest marsupial carnivore surviving on mainland Australia. It has rich-rust to dark-brown fur above, with irregular white spots on the back and tail, and a pale belly. The spotted tail distinguishes it from all other Australian mammals, including other quoll species.

The range of the Spotted-tailed Quoll has contracted considerably since European settlement. It is now found in eastern NSW, eastern Victoria, south-east and north-eastern Queensland, and Tasmania. Only in Tasmania is it still considered relatively common.

The Spotted-tailed Quoll is a primarily forest-dependent species that occupies a wide range of habitat types, including rainforest, open forest, woodland, coastal heath and inland riparian forest, from the sub-alpine zone to the coastline. Individual animals use hollow-bearing trees, fallen logs, small caves, disused animal burrows, rocky outcrops and rocky-cliff faces as den sites.

**Conservation status**

The Spotted-tailed Quoll is listed as threatened under both the EPBC Act and the BC Act.

In New South Wales the species is listed as Vulnerable under the BC Act, which replaced the TSC Act in 2017. Under the TSC Act, a Priority Action Statement (PAS) containing 33 recovery actions was adopted for the species that focussed on addressing knowledge gaps and managing the threats to quoll populations as identified through scientific research.

In 2017, the BC Act replaced the TSC Act. The listing of Vulnerable for Spotted-tailed Quoll was transferred unchanged to the new legislation. Recovery Plans do not form part of this act. A ‘Landscape Species Toolbox’ has been publicly exhibited for the species under the SOS program that constitutes a strategy under the BCP under the BC Act. The key threats identified in the SOS project in NSW are:

- Loss, fragmentation and degradation of habitat
- Competition with introduced predators
• Deliberate poisoning, shooting and trapping, primarily in response to chicken predation
• Roadkill
• Cane toads.

The species was listed as Endangered by the Commonwealth Threatened Species Scientific Committee (TSSC) in 2004. A National Recovery Plan for the species commenced in May 2016. The Recovery Plan sets out the actions required to address priority threats to the species.

The Recovery Plan for this species was developed in collaboration with OEH. OEH also have implementation responsibility for many of the actions in the plan.

National parks and reserves

It is estimated that 67% of the Spotted-tailed Quoll species distribution in NSW occurs on land within the reserve estate. These protected areas are managed for the conservation of nature, including biological diversity, habitat, ecosystems, landforms and landscapes. They offer physical protection to endangered wildlife, while park-specific conservation and research programs target native plants, animals and ecosystems.

For example, all four of the priority management areas identified under SOS for implementation of the conservation project for the spotted-tailed quoll are focussed on land within the public reserve system. These include the Jenolan-Kanangra NP (Greater Blue Mountains NP), Byadbo (Kosciuszko NP), Barren Grounds Nature Reserve-Budderoo National Park (Illawarra-Highlands) and Northern Tablelands (Oxley Wild Rivers, New England, Guy Fawkes River NPs). At the Jenolan-Kanangra site, five key conservation management actions are active to address critical threats and ensure the population of this threatened species is viable in the long-term (Table 8.3).

**Table 8.3 Conservation management actions for the Spotted-tailed Quoll**

<table>
<thead>
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<td>Management action</td>
<td>Foxes</td>
<td>Reduce pest species densities and maintain at low levels</td>
<td>Control foxes in strategic and targeted locations</td>
</tr>
<tr>
<td>Management action</td>
<td>Road mortality and injury</td>
<td>Minimise incidence of roadkill</td>
<td>Manage human disturbance - Identify sensitive locations</td>
</tr>
<tr>
<td>Threat monitoring action</td>
<td>Foxes</td>
<td>Reduce pest species densities and maintain at low levels</td>
<td>Monitoring pest/weed threat</td>
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<tr>
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<td>Species monitoring action</td>
<td></td>
<td>Track species abundance / condition over time</td>
<td>Mammal monitoring</td>
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</table>
Overview of the New South Wales Forest Management Framework, November 2018

State forest

Forestry Act (NSW) provides for Integrated Forestry Operations Approvals (IFOAs) that integrate the regulatory regimes for environmental planning and assessment, protection of the environment and threatened species conservation on State forests. The IFOAs incorporate licence conditions that protect soil, water and threatened species and their habitats.

The Spotted-tailed Quoll is protected in NSW under the Biodiversity Conservation Act. Its habitat features are protected under the IFOAs, which prohibit forestry operations from adversely impacting important habitat features including known maternal or permanent den sites and latrine sites. Exclusion zones (between 3.5 and 12 hectares in zone) and protections of coarse woody debris are required to be implemented where there are known quoll records present. This is in addition to general habitat protection, that apply at all times, this includes old growth forest, rocky outcrops, cliffs, caves along with habitat features such as hollow-bearing trees and dead standing trees.

Broad area habitat surveys are required to assist in the location of quoll habitat features, although the cryptic nature of the spotted-tailed quoll means that detection of dens is almost impossible without radio-tracking or other research intervention. The Coastal IFOA largely relies on the general habitat protections for the protection of quolls.

Private land

Forestry operations on Private Native Forests (PNF) are subject to Codes of Practice (the PNF Code) that establish a regulatory framework for the sustainable management of private native forestry operations in NSW. As a threatened species listed in NSW, the Spotted-tailed Quoll and its habitat is protected under the PNF Code. The PNF Code requires exclusion zones (of 100-200 metre radius around the record) to be applied where there is a record or site evidence of a Spotted-tailed Quoll den site, maternal den or latrine site within the area of forest operations. This is in addition to general requirements to protect areas where quolls are likely to occur, including old growth forest, riparian areas, rocky outcrops, cliffs, caves along with hollow-bearing trees, dead standing trees.

Saving Our Species

Under the BC Act, the BCP outlines current strategies for assisting threatened species, populations and ecological communities. Through the BCP the SOS program implements strategies through its conservation projects.

The Spotted-tailed Quoll has been assigned to the Landscape species management stream under the SOS program. Landscape-managed species are assisted by addressing threats such as habitat loss or degradation within a landscape. This is because these species are often widely distributed, highly mobile or dispersed, or affected by landscape-scale threats.

Under the SOS program, a range of actions have been identified to support the conservation of the Spotted-tailed Quoll. These include:

- Conservation of old-growth forest stands and other areas of known habitat under perpetual, funded conservation agreements such as BioBanking agreements, conservation property vegetation plans or inclusion in the conservation reserve system
- Identifying and targeting restoration and revegetation projects at areas where connectivity between large areas of known habitat is compromised, with the aim of increasing the width, condition and security of critical landscape links
• Implementing cross-tenure, landscape scale predator control programs in areas where significant populations of spotted-tailed quoll are known to occur, and monitor populations of the target introduced predator

• Monitoring significant spotted-tailed quoll populations to investigate the impact of fox and wild dog baiting

• Designing and distributing an educational brochure for designing ‘quoll-proof’ poultry runs and aviaries and distribute

• Modifying poultry runs and aviaries based on best-practice guidelines

• Incorporating methods to reduce the numbers of spotted-tailed quolls killed at sections of roads where road kills are frequently reported. Assess the effectiveness of different mitigation methods

• Monitoring survival of spotted-tailed quoll populations in habitat newly colonised by cane toads.

SOS: The Barren Grounds-Budderoo Quollidor project

The Barren Grounds-Budderoo Quollidor project is an example of a SOS project that aims to improve the conservation of a spotted-tailed quoll population. The ‘Quollidor’ is the name given to the connected vegetation corridor that links habitat from the South Coast escarpment forests, through Barren Grounds Nature Reserve and Budderoo National Park on the Budderoo Plateau, north to the Metropolitan Special Area water catchments and west to the southern Blue Mountains.

Infra-red camera monitoring and trapping programs have revealed that Barren Grounds Nature Reserve and Budderoo National Park support a resident high-density, breeding population of quolls in the core of the Quollidor project area. Fifty spotted-tailed quolls were detected in these two conservation reserves during the 2017-18 monitoring period. Because quolls have large home ranges, from 300 to 3000 hectares, it is known that they will be moving from these reserves onto the private land surrounding the Quollidor.

The Quollidor project is focussed around a core area of intensive habitat management and year-round fox-control on the national parks estate for the protection of numerous threatened species, including the Long-nosed Potoroo, Eastern Ground Parrot and Eastern Bristlebird. The project supports private land managers to reduce fox numbers in areas directly around the reserves to increase the core area of enhanced Quollidor habitat. The project has identified Broger’s Creek, Upper Kangaroo River, Carrington Falls and Knights Hill/Pheasant Ground as priority areas for increased fox control that will support the intensive control programs already occurring in the national parks.
Case study 2: Greater Glider

Scientific name: *Petauroides volans*

Conservation status in NSW: Not listed as threatened – Protected Species with some populations listed as Endangered.

Commonwealth status: Vulnerable

The greater glider is a large gliding marsupial that feeds exclusively on eucalypt leaves and buds. Greater gliders shelter during the day in hollows that are usually positioned high in old trees. During the night, movements are primarily restricted to gliding between trees.

The distribution of the greater glider includes the ranges and coastal plain of eastern Australia, where it inhabits a variety of eucalypt forests and woodlands. Presence and density of Greater Gliders is related to soil fertility, eucalypt tree species, disturbance history and density of suitable tree hollows.

The broad extent of occurrence is unlikely to have changed appreciably since European settlement. However, the area of occupancy has decreased substantially mostly due to land clearing. This area is probably continuing to decline due to further clearing, fragmentation impacts, fire and some forestry activities.

Conservation status

The species was listed as Vulnerable under the EPBC Act in 2016 following consideration by the Commonwealth Threatened Species Scientific Committee. The Greater Glider is also listed as Vulnerable in Queensland and Victoria. It is not listed as having a conservation status in NSW.

In NSW, however, where a species has not been listed, a specific population of that species can be listed, if that population is of significant conservation value based on its role in the conservation of the species or others. In NSW there are three populations of Greater Gliders that are listed as Endangered. These populations are found in the Eurobodalla local government area, the Mount Gibraltar Reserve area and the Seven Mile Beach National Park area. A number of conservation actions have been identified for these endangered populations, including:

- Undertake surveys to determine distribution and habitat preferences
- Undertake habitat mapping using API and vegetation assessment
- Develop habitat maps and assessment guidelines for Council and the then Catchment Management Authority (now Local Land Services NSW)
- Identify priority areas for habitat restoration to increase the extent and connectivity of habitat
- Develop guidelines for habitat restoration activities including key tree species, combinations and configurations
- Investigate the use of nest boxes to improve habitat quality in areas with few or no hollows
- Encourage landowners to remove barbed wire from the top strand of existing fences and to not use barbed wire for the top strand of new fences in forested areas
- Increase community awareness of the status, ecology and management of the population through the provision of information (brochures, web, media, forums, field visits).

**State forest**

While the current NSW listed endangered populations of Greater Glider do not occur on State forests, and the species is not currently listed as a threatened species in NSW – the Coastal IFOA includes landscape protection measures that would largely protect Greater Gliders. This includes protections of old growth forests, dead standing trees, and riparian corridors. The Coastal IFOA also requires a certain rate of hollow-bearing trees to be retained, and in areas where greater gliders tend to occur, the rate of hollow-bearing tree retention is required to be increased providing further protections for glider hollows.

**Private land**

The PNF Code does not permit forestry operations which result in harm to animals that are part of an endangered population. Outside of those populations the PNF Code contains general landscape provisions that would largely protect habitat for the Greater Glider, including the protection of all old growth forest and the retention of hollow-bearing trees and dead standing trees.
Case study 3: Lowland Grassy Woodland in the South East Corner Bioregion

Scientific name: Lowland Grassy Woodland in the South East Corner Bioregion

Conservation status in NSW: Endangered Ecological Community

Commonwealth status: Critically Endangered - Listed as Lowland Grassy Woodlands and Derived Grasslands of the South East Corner Bioregion

An ecological community is a unique and naturally occurring assemblage of plants and animals. The presence of an ecological community can be determined by factors such as soil type, position in the landscape, climate and water availability, all of which influence species composition. A threatened ecological community (TEC) is an ecological community listed under the BC Act as being at risk of extinction unless threats affecting these areas are managed and reduced.

Lowland Grassy Woodland in the South East Corner Bioregion is the name given to the ecological community associated with rain shadow areas of the south coast and hinterland of New South Wales. Lowland Grassy Woodland is an open forest or woodland often with a layer of scattered small trees, an open shrub layer and a mostly continuous grassy ground layer. Some examples may reach a height of 40 m, but many regrowth stands may be less than 10 m tall. It typically occurs in undulating terrain up to 500 m elevation on granitic substrates (e.g. adamellites, granites, granodiorites, gabbros, etc.) but may also occur on locally steep sites and on acid volcanic, alluvial and fine-grained sedimentary substrates.

This ecological community has undergone a large reduction in extent since European settlement, largely due to clearing and weed invasion. It has a very restricted distribution, as evidenced by highly fragmented remnants. It is estimated that about 80% of the estimated original area of Lowland Grassy Woodland has been cleared for agriculture with more than 95% of the remaining mapped extent occurring as highly fragmented patches less than 10 hectares in size. Significant areas of understorey have been compromised by invasion of perennial exotic grasses. Almost all the remaining area of the community occurs on private land or on public easements where it is threatened by timber harvesting, clearing, grazing, weed invasion and inappropriate fire regimes. The proportion of distribution of Lowland Grassy Woodland in the South East Corner Bioregion on reserve is 6.02%.

Conservation status

The ecological community was listed in NSW in 2007 under the TSC Act. It was listed as Critically Endangered by the Commonwealth in 2013. A national Recovery Plan was not developed as the ecological community was being managed through existing state level actions.

State forest

Forestry operations are prohibited from all TECs, including Lowland Grassy Woodland, by the IFOA. They are required to be protected under the BC Act offence provisions. In 2016, the EPA mapped this TEC using a combination of aerial photography interpretation, environmental modelling and site assessments. This has produced an indicative map and identification key for this TEC in State Forests.

The Coastal IFOA includes indicative maps of areas that may have Lowland Grassy Woodlands present. Forestry operations can either be excluded from those areas or a field key used to
survey for, identify, remap and protect the extent of Lowland Grassy Woodland within the indicative mapped area.

**Private land**

The PNF Code does not permit forestry operations within TECs unless it occurs under an approved Ecological Harvesting Plan. An Ecological Harvest Plan is issued by the EPA where it can be demonstrated that forestry operations could improve or maintain the quality or health of the TEC. No Ecological Harvesting Plan for operations within Lowland Grassy Woodland has ever been approved by the EPA.

**Saving Our Species**

The management actions for this species are now addressed through the NSW Saving Our Species program, under the BC Act. The key threats identified for this TEC include:

- Reduced integrity and survival of small, isolated stands due to the small population size of many species, enhanced risks from environmental stochasticity, disruption to pollination and dispersal of fruits or seeds, and likely reductions in the genetic diversity of isolated populations
- Fragmentation resulting in altered fire frequencies within some patches, which may reduce the viability of some native plant populations
- Invasion by non-native plant species, including noxious weeds (e.g. African Love-grass), pasture species (e.g. Kikuyu) and environmental weeds
- Moderate to heavy grazing by livestock and feral animals resulting in the decline and disappearance of palatable plant species, including shrubs and herbs, and compaction and erosion of topsoil
- Habitat clearing and degradation resulting in substantial decreases in native mammal fauna diversity and densities
- Dieback associated with a number of factors, including the establishment of large Noisy Miner (*Manorina melanocephala*) colonies
- Harvesting of firewood (either living or standing dead, including material on the ground)
- Removal of on-ground woody debris as part of farm 'clean-up', resulting in reduced fauna habitat and shelter for grazing-sensitive plants
- Habitat degradation through fertiliser application to promote perennial exotic grasses
- Lack of knowledge about the Lowland Grassy Woodland in the South East Corner Bioregion amongst local landholders
- Inappropriate grazing by domestic stock
- Change in land use (passive management)
- Fragmentation of existing patches
- Overgrazing and trampling by overabundant native herbivores.

In response to these threats, a range of management actions have been identified. The actions listed in Table 8.4 are supplementary to NSW legislation and can be used by stakeholders, where applicable to guide management at a site, regional or state scale. Each year a report card will help improve the actions identified to support the TEC.
### Table 8.4 Actions to guide the management of the Lowland Grassy Woodland in the South East Corner Bioregion threatened ecological community

<table>
<thead>
<tr>
<th>Action description</th>
<th>Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Encourage landholders to engage in early weed identification and intervention, and to implement prevention measures using current best management practices. Develop and distribute information and guidelines for managing key weeds (including African Lovegrass) while protecting Lowland Grassy Woodland ecological values. Provide assistance to landholders to identify and control weeds.</td>
<td>Site, Area</td>
</tr>
<tr>
<td>Educate landholders about the distribution, ecological values and management requirements of Lowland Grassy Woodland through stakeholder engagement forums, information packages and other community engagement activities.</td>
<td>Site, Area</td>
</tr>
<tr>
<td>Encourage appropriate grazing regimes for domestic stock through a combination of measures including fencing and developing grazing guidelines. Develop grazing management plans that provide grazing guidelines that will promote the maintenance of ground cover values.</td>
<td>Site, Area</td>
</tr>
<tr>
<td>Investigate and implement a variety of Noisy Miner control measures. This could include encouraging other species to recolonise affected areas (via methods such as nest box installation to provide sugar gilder habitat or through the addition of a shrubby habitat mosaic to attract woodland birds).</td>
<td>Site</td>
</tr>
<tr>
<td>Implement active management actions such as thinning dense woody regrowth, biomass control and responding to weed release as required on a site by site basis.</td>
<td>Site</td>
</tr>
<tr>
<td>Identify indicators and criteria for ecological burning; develop and distribute guidelines to stakeholders and Rural Fire Service. Develop and distribute management guidelines for post-burn erosion control and weed management. Encourage engagement between landholders and local Rural Fire Service officers for the purpose for fire management education and burn coordination.</td>
<td>Area</td>
</tr>
<tr>
<td>Identify opportunities to increase individual patch sizes and reconnect fragmented patches. This could include revegetation at appropriate sites.</td>
<td>Site</td>
</tr>
<tr>
<td>Assess and monitor sites to determine impacts. If required, implement adaptive management using current recommended practices that target control of overabundant native herbivores.</td>
<td>Site</td>
</tr>
<tr>
<td>Assess and monitor sites to determine impacts. If required, implement adaptive management using current recommended practices that target control of vertebrate pest animals.</td>
<td>Site</td>
</tr>
</tbody>
</table>