Nature Conservation (Protected Areas Management) Amendment Regulation (No. 2) 2015

Explanatory notes for SL 2015 No. 88

made under the

Nature Conservation Act 1992

General Outline

Short title

Nature Conservation (Protected Areas Management) Amendment Regulation (No. 2) 2015

Authorising law

Sections 35 and 175 of the Nature Conservation Act 1992 (the Act).

Policy objectives and the reasons for them

From time to time, applications are made to install, maintain or use infrastructure on national parks. The Act contains strict criteria which must be satisfied before the chief executive can grant an authority for such infrastructure.

Under section 35(1) of the Act the chief executive may grant, make, issue or give a lease, agreement, licence, permit or other authority over, or in relation to, land in a national park if:

- a) the use under the authority is only for a service facility or an ecotourism facility; and
- b) if the use under the authority is for a service facility, the chief executive is satisfied
 - i) the cardinal principle for the management of national parks will be observed to the greatest possible extent; and
 - ii) the use will be in the public interest; and
 - iii) the use is ecologically sustainable; and
 - iv) there is no reasonably practicable alternative to the use; and

- c) if the use under the authority is for an ecotourism facility, the chief executive is satisfied
 - i) the use will be in the public interest; and
 - ii) the use is ecologically sustainable; and
 - iii) the use will provide, to the greatest possible extent, for the preservation of the land's natural condition and the protection of the land's cultural resources and values; and
- d) the use under the authority is prescribed under a regulation made for this section to be a permitted use for the area.

The chief executive may not delegate the power contained in section 35 in accordance with section 141 of the Act.

The following use has been assessed and meets the requirements under section 35(1)(b) of the Act:

- Installation, use and maintenance of a communications facility within Littabella National Park

Before the chief executive may grant an authority under section 35 for the above activity, the use and the relevant national park must be prescribed in Schedule 3 of the *Nature Conservation (Protected Areas Management) Regulation 2006.*

Achievement of policy objectives

The objective is to amend the *Nature Conservation (Protected Areas Management) Regulation 2006* to permit the use within a part of the Littabella National Park.

Consistency with policy objectives of authorising law

The Regulation is consistent with the main objectives of section 35 of the *Nature Conservation Act 1992*.

Inconsistency with policy objectives of other legislation

This Regulation is not inconsistent with any other legislation.

Benefits and costs of implementation

The Regulation is an administrative process to provide for the authorisation of infrastructure on the protected area in accordance with section 35 of the Act.

Consistency with fundamental legislative principles

The Regulation is consistent with the fundamental legislative principles, as defined in the *Legislative Standards Act 1992*.

Consultation

Officers of the Department of National Parks, Sport and Racing consulted with the applicants and the key stakeholders through written correspondence, on-site visits and via telephone.

The Queensland Office of Best Practice Regulation (OBPR) has been consulted regarding obligations for a Regulatory Impact Statement (RIS). OBPR advised that the amendments are machinery in nature. Consequently a RIS is not required.

Standard notification or consultation includes addressing Native Title matters and consulting with other agencies where joint land administration arrangements occur.

No changes to the Regulation were required as a result of the consultation.

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