

## 2. Interpretation

In these regulations, unless the contrary intention appears —

- “**apiary site permit**” means a permit referred to in regulation 73(1);
- “**bush landing**”, in relation to log timber, means the place in a State forest or timber reserve where the timber is first loaded onto a vehicle for transport or removal after the timber has been felled;
- “**buyer**”, in relation to log timber, means the buyer of that timber under a contract of sale;
- “**contract of sale**” means a contract under section 88(1)(b)(i) of the Act in which the Executive Director contracts with any person for the sale of forest produce on or from Crown land;
- “**contract to harvest and deliver**” means a contract under section 88(1)(b)(ii) of the Act in which the Executive Director contracts with any person for that person to harvest log timber on Crown land and to deliver that timber to the buyer;
- “**contractor**”, in relation to a contract to harvest and deliver, means the person contracting with the Executive Director under that contract;
- “**coupe**” means an area in a State forest or timber reserve that is set aside for the purpose of logging in a logging plan;
- “**Crown land**” has the same meaning as in section 87 of the Act;
- “**district**” means a district designated by the Executive Director for the administrative purposes of the Department;
- “**fell**” includes fell by machine;
- “**feller’s identification code**” means an identification code registered in respect of a feller under regulation 26;
- “**forest produce licence**” means a licence granted by the Executive Director under section 88(1)(a) of the Act to take forest produce on or from Crown land;
- “**log delivery note**” means a log delivery note referred to in Part 5;
- “**logging plan**” means a plan formulated by the Department for the logging of timber in State forests and timber reserves in a district;
- “**manager**”, in relation to a sawmill, means a person having the immediate charge and direction of operations at a sawmill;
- “**owner**”, in relation to private land, means any person who is registered as the proprietor of an estate in fee simple in that land;
- “**owner**”, in relation to a sawmill, means any person who is the proprietor, lessee or occupier of the sawmill and includes a person in occupation under contract with the owner or under a subcontract;
- “**owner’s identification code**” means an identification code registered in respect of the owner or owners of private land under regulation 29;
- “**permit**” means a permit granted by the Executive Director under section 88(1)(a) of the Act to take forest produce on or from Crown land;
- “**private land**” means land other than public land;
- “**product type**”, in relation to log timber, means the description, classification and grade (being a description, classification and grade

specified in a log delivery note) assigned to that log timber in the log delivery note for the timber;

**“public land”** has the same meaning as in section 81 of the Act;

**“receival record”** means a record referred to in Part 8;

**“repealed Act”** means the *Forests Act 1918* repealed by section 147 of the *Conservation and Land Management Act 1984*;

**“repealed regulations”** means —

- (a) the *Forest Regulations 1957* repealed by regulation 153(1); or
- (b) the *Forest Diseases Regulations 1975* repealed by regulation 153(2);

**“sawmill”** means a sawmill registered under the *Timber Industry Regulation Act 1926* and includes any land or buildings in the vicinity of the sawmill that are used for the storage of log timber or for other purposes ancillary to the use of the sawmill;

**“softwood”** means timber of the class *Coniferae* (Conifers);

**“State forest”** includes land to which section 131 of the Act applies;

**“timber harvesting”** means the felling, trimming, docking, splitting, debarking, extracting, sorting or loading of timber and includes the supervision of any of those activities;

**“tree”** includes a tree that is dead provided the tree is still standing;

**“working day”** means a day other than a Saturday, Sunday, public service holiday or a bank holiday or public holiday (either throughout the State or in the part of the State relevant to the event, act or thing concerned).

[Regulation 2 amended in Gazette 29 March 1996 p.1505; 21 April 1998 p.2113; 3 May 2002 p.2294.]