

Public Administration Committee

To: Lawrinson, Julia
Subject: RE: Report section for comment v3

From: Andrew Moriarty [<mailto:andrew.moriarty@dpi.nsw.gov.au>]
Sent: Friday, 6 February 2015 11:54 AM
To: Lawrinson, Julia
Subject: Re: Report section for comment v3

Hi Julia

Your report looks fine.

In general public lands under any native title claim are not declared due to the potential land use conflicts and availability of other parcels of public land for declaration that are not subject to the same complexities. IE our policy is to avoid them.

This policy is persecuted through Section 20 of the Act - specifically:

20 (4) The responsible Minister is, before making a declaration, to have regard to:

(c) any plan of management or other policy document relating to the use or management of the land, and

Attached are the two presentations with org structures in them that now have blanked out names.

Regards

Andrew

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On 19 January 2015 at 11:55, Lawrinson, Julia <jlawrinson@parliament.wa.gov.au> wrote:

Hi Andrew,

I hope you had a good and refreshing break.

I've attached what should be a final draft of the report section for any further comment you may have when you return from leave. I will be away until 12 February, but our final meetings will be the following week, so if you have any changes send them back by about then that would be great.

In addition, could you and Kylie please send through copies of your presentations with your structural charts minus the names? Kylie and I discussed this in your absence, and while I was going to merely delete the pages, I think they would be helpful to see minus the personal information.

Also, you mentioned in passing when the Committee visited something about NSW only declaring areas for hunting where native title has been extinguished. Have I got the right end of the stick, and if not, what is the situation in NSW (aside from what is in the report?)

Cheers,

Julia

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