

**From:** Hughes Simon [Simon.Hughes@nprsr.qld.gov.au]

**Sent:** Wednesday, 24 April 2013 3:49 PM

**To:** info@camelcompany.com.au; info@noosahorseriding.com.au

**CC:** Southern Permits Team

**Subject:** Amended Camel and Horse Permits

**Attachments:** Camel Co Info Notice.pdf; Camel Co Permit.pdf; Noosa Horse Riding Info Notice.pdf; Noosa Horse Riding Permit.pdf

Hi Dave and Lyn

I sincerely apologise for taking time in redrafting your permits' amendments.

As you know, the process has undergone considerable negotiation and liaison between QPWS Sunshine Fraser Region officers and yourselves. My team has been diligent and careful in the drafting to ensure accurate, standardised conditions across all horse permits, to foster the positive working relationship that QPWS seeks to maintain with all animal Commercial Operators in the Cooloola RAM.

Please find attached an electronic copy of your amended permits for camels and horses, which includes exclusive access to a designated site in the Great Sandy Resource Reserve for the purposes of unloading and conducting your business horse and camel riding activities on the adjacent Cooloola Recreation Area beach.

We have not charged you any fees for negotiating these complex amendments to your permits as I understand that the Regional officers have actively sought to provide you with this unique site opportunity to ensure the continuation of your horse riding business and provide for a start-up of your camel tours, which have not been run for a number of years due to access issues with the Regional Council.

These permits are valid until the 14<sup>th</sup> December this year. In our initial decisions we discussed the opportunity to draft a longer term Commercial Agreement for your activities. While QPWS is very supportive of developing Agreements for these types of activities in the Cooloola RAM it was decided to not progress this at this stage as the Tourism in Protected Areas policy framework has not been finally decided by Government. This policy to convert all permit holders to longer term Agreement is likely to apply to most operators where there is a commercial demand for access. Providing you with an Agreement prior to this decision may impact on a number of similar operators within the area who may also wish to enter into an Agreement for this activity.

I am aware that you have since requested a three year permit, and I can confirm that we can issue both these amended permits under current legislation for a further three years from the date of receipt of an application for each permit with full payment of fees. Each application will incur a reduced Application Fee of \$140.50 as both permits will require minimal assessment, and no change to conditions. The Permit Fees for each permit for more than two years will be \$638. We can do a pro-rata discount on the permit fees for both applications from the date that we receive any application before the end of your current permits. For example if you submit on June the 14<sup>th</sup> we will refund you for 6months of each old permit at approximately \$106 per permit.

Application and Permit Fees are detailed on-line on the Department website. Please follow the following links for more information.

[http://www.nprsr.qld.gov.au/services/index.php?category\\_id=237](http://www.nprsr.qld.gov.au/services/index.php?category_id=237)

Should you wish to apply for new permits with a further three year term please complete the application forms that can be found in the following link:

<http://www.nprsr.qld.gov.au/forms/index.html>

Please phone me at any time if you require additional information, or if I can be of assistance.

Kind regards

**Simon Hughes**

Team Leader

Southern Permits Team

Commercial and Visitor Services  
Queensland Parks and Wildlife Service  
Ph: 3330 5243

sch4 - Personal information - mobile

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**From:** Black Libby [Libby.Black@npsr.qld.gov.au]

**Sent:** Wednesday, 11 December 2013 1:20 PM

**To:** Sunshine Fraser Permits

**CC:** Southern Permits Team

**Subject:** Renewal CAP - Camel Company

**Attachments:** QPIF\_EDOCS\_n2020447\_Permit\_CAP\_TVP507078913\_Dec\_2010.pdf; Draft permit Camel Co.pdf; Assessment report Camel Co.docx;

QPIF\_EDOCS\_n2512800\_Application\_renewal\_CAP\_TVCA02985710\_Nov\_2013.pdf

Afternoon SF

Attached is the application, draft permit, current permit and assessment report for the renewal of CAP for Camel Company. I have copied the conditions exactly from their current permit (due to expire 14 Dec 13)

Also to include is the map which is attached (page 7 of current CAP)

Noosa Horse Riding (also Dave Madden) renewal will be coming your way this afternoon.

eDOCS: 0740000507

Libby Black

Project Support Officer

Commercial and Visitor Services

Queensland Parks and Wildlife Services

Department of National Parks, Recreation, Sport and Racing

Level 4, 400 George Street, Brisbane

PO Box 15187, City East QLD 4002

Ph: (07) 3330 5195 Fax: (07) 3330 5277

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# Assessment Checklist

## Commercial and Visitor Management

Nature Conservation (Administration) Regulation 2006 / Recreation Areas Management Regulation 2007

### Assessment Criteria for Commercial Activity Permit Applications

APPLICATION FOR:	CAP renewal	
PROJECT NO:	309433	ACTIVITY DATE: current permit expires 14/12/13
APPLICATION RECD DATE:	22 Nov 2013	
ASSESSMENT DUE DATE:	17 Jan 2014	
TVP FOLLOW UP DATE:	2 Jan 2014	
APPLICANT:	Dave Madden	
TRADING AS:	Camel Company Australia Pty Ltd	
ACTIVITY PROPOSED:	Camel Riding	
CAMPING BOOKED (if applicable):	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> Not Applicable	
AREAS WHERE ACTIVITY IS PROPOSED:	<p><i>NOTE FOR ASSESSING OFFICERS:</i> Please refer application to local FPQ office when SPFs involved and include comments below</p>	
	Great Sandy Resources Reserve	
	Cooloola RA	

<b>STATE PLANTATION FORESTS</b>	Does this activity involve State Plantation Forests? Y <input type="checkbox"/> N <input type="checkbox"/>
If yes, has a formal assessment been undertaken by Forestry Plantations Queensland?	Y <input type="checkbox"/> N <input type="checkbox"/>
Provide details below.	

MEETING DISCUSSION NOTES: <include site visit details>				
Date	Attendees (Applicant / RIC / Permit Officer / District Manager / Director etc)	Meeting Type (Face to Face / Teleconference / Phone)	Location (of meeting)	Comments / Outcomes of Meeting

# Assessment Checklist

1. All considerations listed below **must** be assessed for relevance and marked (Y or N as appropriate).
2. When marked N, an explanatory statement of the issue must be provided, and if applicable conditions recommended.

**Matters to be considered under the *Forestry Act 1959*:**

	<b>ASSESSMENT CONSIDERATIONS</b>	<b>Y/N</b>
Forestry Act 1959 s33	<p><i>(2) The chief executive must ensure each State forest is used and managed in the way the chief executive considers appropriate to achieve the purposes of this Act, having regard to—</i></p> <p><i>(a) the benefits of permitting grazing in the area;</i></p> <p><i>(b) the desirability of conservation of soil and the environment and of protection of water quality;</i></p> <p><i>(c) the possibility of applying the area to recreational purposes.</i></p> <p>Is the proposed activity consistent with the management intent or for the area?</p>	
<b>REASON AND CONDITION IF REQUIRED:</b>		
Forestry Act 1959 s56	<p><i>(2) However, no permit, license, lease, other authority or agreement or contract shall be so granted or made if it is inconsistent with any existing permit, license, lease, other authority, or agreement or contract granted or made by the chief executive in respect of the same land.</i></p> <p>Is the proposed activity consistent with any existing permit, license, lease, other authority, or agreement or contract granted for the area?</p>	
<b>REASON AND CONDITION IF REQUIRED:</b>		

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# Assessment Checklist

1. All considerations listed below **must** be assessed for relevance and marked (Y or N as appropriate).
2. When marked N, an explanatory statement of the issue must be provided, and if applicable conditions recommended.

**Matters to be considered under the *Nature Conservation (Administration) Regulation 2006:***

	<b>ASSESSMENT CONSIDERATIONS</b>	<b>Y/N</b>
s50 PAM	<p><i>The chief executive can not grant an activity permit for a protected area that is inconsistent with—</i></p> <p><i>(a) the <b>management principles</b> for the area; or</i></p> <p><i>(b) the interim or declared management intent, or management plan, for the area.</i></p> <p>Is the proposed activity consistent with the management principles, management intent or management plan for the area?</p>	
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(a) ADM	<p><i>The impact the activities that may be carried out under the authority may have on the conservation of the <b>cultural or natural resources of a protected area or native wildlife;</b></i></p> <p>Are the impacts upon Cultural values that would result from the proposed activities acceptable?</p> <p>Are the impacts upon the conservation of natural resources acceptable? (eg proposed activities are not being undertaken in any Endangered or Rare regional ecosystems? The proposed activities are unlikely to have the potential to adversely impact on rare and threatened wildlife or their habitat? No seasonal issues are present?)</p>	<b>Y/N</b>
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(b) ADM	<p><i>The effect the grant of the authority will have on the <b>fair and equitable access to nature, having regard to, in particular, the ecologically sustainable use of protected areas or wildlife;</b></i></p> <p>Will the activity have an acceptable impact on the fair and equitable access to nature?</p>	<b>Y/N</b>

Assessment Criteria for Tourism and Visitor Management Applications

	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(c) ADM	<p>Any <b>contribution</b> the applicant proposes to make to the conservation of nature;</p> <p>Is the contribution to nature conservation the applicant is proposing appropriate to offset any negative impacts of the activity?</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(d) ADM	<p>Any relevant <b>Australian or international code</b>, instrument, protocol or standard or any relevant intergovernmental agreement;</p> <p>Does the proposed activity allow us to meet other relevant Queensland, National or international codes, instruments, protocols or standards or any relevant intergovernmental agreements in existence? (eg Burra Charter, World Heritage Convention, JAMBA, CAMBA, Ramsar)</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(e) ADM	<p><b>The precautionary principle;</b></p> <p>Can the proposed activity occur without causing any threats of serious or irreversible environmental damage? (Note: lack of full scientific certainty must not be used as a reason for postponing measures to prevent threatening processes).</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(f) ADM	<p><b>Public health and safety;</b></p> <p>Are the risks associated with the proposed sites and/or activities to participants or the general public acceptable?</p>	Y/N

Assessment Criteria for Tourism and Visitor Management Applications

	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(g) ADM	<b>The public interest;</b>  Is the proposed activity consistent with the public interest?	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(j) ADM	<b>Any recovery plan for wildlife to which the authority applies;</b>  Does any recovery plan for wildlife prohibit or limit the proposed activity?	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s25 1(k) ADM	<b>Any other matter stated in a management instrument as a matter the chief executive must have regard to when considering an application for the authority.</b>  Is the proposed activity consistent with requirements in the PAM or WM Regulation? (For protected area authorities, see for example, the PAM Regulation, sections 17, 34, 40 and 49.)	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s34 and s40 PAM	<b>In considering an application for an Aboriginal tradition authority or Island custom authority for a cultural or natural resource of a protected area, the chief executive must have regard to—</b> <b>(a) any advice given by the corporation named in the application for the authority on the significance, under Aboriginal tradition, of the activity the subject of the application; and</b> <b>(b) whether there is a reasonable alternative to taking, keeping, using or interfering with the resource; and</b>	Y/N



## Assessment Criteria for Tourism and Visitor Management Applications

	<p><i>(c) the extent to which the activity will interfere with the public use of the protected area, or the part of a protected area, to which the authority applies.</i></p> <p>Is the taking, keeping, using or interfering with the resource the only option? Will the activity have an acceptable impact on the public use of the protected area?</p>	
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s49(a) PAM	<p><i>The impact the activities that may be conducted under the authority may have on the <b>character</b> and amenity of the area and adjacent areas;</i></p> <p>Are the impacts the activity may have on the character and amenity of the area acceptable? (eg roads, buildings, litter, noise, other users, regulation of activities)</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s49(b) PAM	<p><i>The likely <b>cumulative effect</b> of the proposed use and other uses on the area;</i></p> <p>Are the effects of the proposed activity on other users acceptable?</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	
s49(c) PAM	<p><i>The <b>orderly and proper management</b> of the area.</i></p> <p>Is the proposed activity consistent with the orderly and proper management of the area? (eg could allowing this application make it difficult to manage the area in the future?)</p>	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	

## Assessment Criteria for Tourism and Visitor Management Applications

s25 2 ADM	<p><i>Without limiting subsection (1), the chief executive may have regard to <b>anything else</b> the chief executive considers appropriate to achieve the object of the Act.</i></p> <p>Are there any other matters that should be considered in assessing this application?</p>	Y/N
<p><b>REASON AND CONDITION IF REQUIRED:</b></p>		

### Matters to be considered under Recreation Areas Management Act 2006:

	ASSESSMENT CONSIDERATIONS	Y/N
RAM Act 2006 S53 1 (a) & S58 2 (a)(i)	<p><i>The <b>purpose of this Act</b> is for the establishment, maintenance and use of recreation areas; and to provide, coordinate, integrate and improve recreational planning, recreational facilities and recreational management for recreation areas, having regard to the conservation, cultural, educational, production and recreational values of the areas; and the interest of area land-holders.</i></p> <p>Is the proposed activity consistent with the purpose of this Act? Y / N (if no, please complete section below)</p>	
<p><b>REASON AND CONDITION IF REQUIRED:</b></p>		
RAM Act 2006 S53 1 (b) & S58 2 (a)(ii)	<p><i>The chief executive must have regard to the <b>management intent</b> for the recreation area, and the area's current draft of approved management plan;</i></p> <p>Is the proposed activity consistent with the management intent or management plan for the area? Y / N (if no, please complete section below)</p>	Y/N

Assessment Criteria for Tourism and Visitor Management Applications

	<b>REASON AND CONDITION IF REQUIRED:</b>	
RAM Act 2006 S53 1 (c) & S58 2 (a)(iii)	<b>Conservation of the area's cultural and natural resources</b>  Are the impacts on the area's cultural and natural resources from the proposed activity acceptable? Y / N (if no, please complete section below)	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b> <b>Amenity of the area and adjacent areas</b>	
RAM Act 2006 S53 1 (d) & S58 2 (a)(iv)	Are the impacts the proposed activity may have on the amenity of the area and adjacent areas acceptable (eg roads, buildings, litter, noise, other users, regulation of activities)?  Y / N (if no, please complete section below)	Y/N
	<b>REASON AND CONDITION IF REQUIRED:</b>	

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Assessment Criteria for Tourism and Visitor Management Applications

<p>RAM Act 2006 S53 1 (e) &amp; S58 2 (a)(v)</p>	<p><i>The <b>size, extent and location</b> of the proposed use in relation to other uses of the area or adjacent areas</i></p> <p>Is the size, extent and location of the proposed activity acceptable for the area or adjacent areas? Y / N (if no, please complete section below)</p>	<p><b>Y/N</b></p>
<p><b>REASON AND CONDITION IF REQUIRED:</b></p>		
<p>RAM Act 2006 S53 1 (f) &amp; S58 2 (a)(vi)</p>	<p><i>The likely <b>cumulative effect</b> of the proposed use and other uses on the area</i></p> <p>Are the effects of the proposed activity on other users acceptable? Y / N (if no, please complete section below)</p>	<p><b>Y/N</b></p>
<p><b>REASON AND CONDITION IF REQUIRED:</b></p>		
<p>RAM Act 2006 S53 1 (g) &amp; S58 2 (a)(vii)</p>	<p><b>Public health and safety</b></p> <p>Are the risks associated with the proposed sites and/or activities to participants or the general public acceptable? Y / N (if no, please complete section below)</p>	<p><b>Y/N</b></p>

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Assessment Criteria for Tourism and Visitor Management Applications

	<b>REASON AND CONDITION IF REQUIRED:</b>	
RAM Act 2006 S53 1 (h) & S58 2 (a)(viii)	<p><i>Any relevant <b>Australian or international code</b>, instrument, protocol or standard or any relevant intergovernmental agreement</i></p> <p>Does the proposed activity allow us to meet other relevant Queensland, national or internal codes, instruments, protocols or standards or any relevant intergovernmental agreements in existence (eg Burra Charter, World Heritage Convention, JAMBA, CAMBA, Ramsar)?</p> <p>Y / N (if no, please complete section below)</p>	<b>Y/N</b>
	<b>REASON AND CONDITION IF REQUIRED:</b>	
RAM Act 2006 S53 1 (j)	<p><i>Whether there are any grounds for refusing the application</i></p> <p>Are there any other grounds for refusing this application? Y / N (if yes, please complete section below)</p>	<b>Y/N</b>
	<b>REASON AND CONDITION IF REQUIRED:</b>	

RTI DL RELEASE - NPSR

Assessment Criteria for Tourism and Visitor Management Applications

<p>RAM Act 2006 S53 2 &amp; S58 2 (b)</p>	<p><i>Without limiting subsection (1), the chief executive may have regard to <b>anything else</b> the chief executive considers appropriate to achieve the purpose of this Act.</i></p> <p>Have all other matters been considered in assessing this application? Y / N (if no, please complete section below)</p>	<p>Y/N</p>
<p><b>REASON AND CONDITION IF REQUIRED:</b></p>		

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## Assessment Criteria for Tourism and Visitor Management Applications

Based on my assessment, there is no known reason to me why this application should be refused.

Based on my assessment of the application, this proposal is consistent with the principles for management of this/these protected / recreation / forest area(s) only with the modifications listed below:

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Based on my assessment of the application, this proposal is inconsistent with the principles for management of this/these protected / recreation / forest area(s) based on the reasons listed below.

**Please note if the recommendation is to refuse or approve with modifications to the existing application, this must be discussed with the applicant, prior to referral to Tourism & Visitor Services for processing.**

The application has been discussed with the applicant on **<insert date>**.

Recommendation:	Approve / Refuse	If refused, detail reasons below:

Signature _____	Date	_____
Assessing Officer _____	Position	_____
Signature _____	Date	_____
Endorsing Officer _____	Position	_____

Please return completed assessment to TOURISM & VISITOR SERVICES UNIT (email / fax to relevant Project Manager)

PERMIT / APPROVAL NUMBER \_\_\_\_\_

# DRAFT

# Permit<sup>1</sup>

This permit is issued under the following legislation:

- s10 Nature Conservation (Administration) Regulation 2006  
 s34 Recreation Areas Management Act 2006  
 s56 Forestry Act 1959

## Commercial Activity Permit

Permit number: TVCA02985713

Valid from: 15-JAN-2014 to 14-JAN-2017

### Parties to the Permit

Role	Name	Address
Principal Holder	Camel Company Australia Pty Ltd ACN: 010 681 393	Birch Clacken Accountants, 91 Poinciana Ave TEWANTIN QLD 4565
Person In Charge	Mr David John Madden	Birch Clacken Accountants, 91 Poinciana Ave TEWANTIN QLD 4565

### Permitted Location Activity Details

Location (s)	Capacity	Activity (s)
Estate: Cooloola Recreation Area	Refer to condition L1B5	Riding/Walking Animals (Camel riding)
Estate: Great Sandy Resources Reserve	Refer to condition L1B5	Riding/Walking Animals (Camel riding)

## Conditions of Approval

### General Permit Conditions

#### Agency Interest: General

#### PG1 INSURANCE

(a) For the Term of this Permit, the Principal Holder must take out and maintain the following insurances -

- (i) insurance under the Workers Compensation and Rehabilitation Act 2003 or its equivalent with the consent of the Chief Executive to cover workers, eligible persons, self employed contractors, directors, trustees and partners; and
- (ii) a public liability insurance policy for not less than \$20 million arising

<sup>1</sup> Permit includes licences, approvals, permits, authorisations, certificates, sanctions or equivalent/similar as required by legislation.



from any one event in respect of the death of, or injury to persons, or loss or damage to property; and  
(iii) any other insurances as reasonably required by the Chief Executive.

- (b) The Principal Holder must ensure that the insurance policies required under these 'Insurance' clauses are with -  
(i) an Appropriate Insurer; or  
(ii) if the Principal Holder is globally insured, another insurer with the written approval of the Chief Executive.
- (c) The Principal Holder must ensure that the insurance policies that it has effected to cover the insurable interests pursuant to these 'Insurance' clauses cover all invitees, employees, contractors, agents, members or clients of the Principal Holder and names the State as an interested party.
- (d) Before undertaking any activities on the Relevant Area, the Principal Holder must have in place all insurances required by these 'Insurance' clauses.
- (e) In any circumstance where the insurances required under this permit are cancelled, altered or expire before the expiry date of this permit, the Principal Holder must cease all activities on the Relevant Area until such time as alternative insurance policies that comply with the requirements of these 'Insurance' clauses have been obtained.
- PG2 (f) The Principal Holder must provide copies of certificates of currency for the insurances required under these 'Insurance' clauses if requested by the Chief Executive, acting reasonably.
- (g) If the Principal Holder is an individual or sole trader, then these 'Insurance' clauses are satisfied if the Principal Holder maintains-  
(i) personal accident insurance covering all medical treatment, hospitalisation and medical expenses; and  
(ii) income protection insurance; and  
(iii) death and disability insurance;  
equivalent to the coverage and entitlements provided to employees under the statutory provisions of the Workers Compensation and Rehabilitation Act 2003 (Qld).
- (h) Where the Principal Holder -  
(i) is a Commonwealth, State or Territory government department, agency or statutory body; and  
(ii) is a self-insurer; and  
(iii) has provided the Chief Executive with a certificate from an appropriately authorised officer to that effect.  
the Principal Holder is deemed to have complied with these 'Insurance' clauses.

If the Principal Holder breaches its obligations under these 'Insurance' clauses the Chief Executive may immediately terminate this permit by written notice to the Principal Holder.

PG3

**INDEMNITY**

- (a) The Principal Holder -  
(i) indemnifies; and  
(ii) releases and discharges

the State (including its Representatives) from and against all actions, proceedings, claims, demands, costs, losses, damages, liability and expenses which may be brought against, or made upon the State or which the State may pay, sustain, or be put to by reason of, or in consequence of, or in connection with this permit and the occupation and use of the Relevant Area by the Principal Holder, except to the extent of any negligent act of the State.

(b) The Principal Holder must notify the Chief Executive in writing of any death, injury, loss or damage immediately upon the Principal Holder becoming aware of such death, injury, loss or damage.

(c) If the Principal Holder breaches its obligations under these 'Indemnity' clauses the Chief Executive may give notice to the Principal Holder stating the breach and if the breach is not remedied in accordance with the timeframe set out in that notice, the Chief Executive may immediately terminate this permit by written notice to the Principal Holder.

PG4 NO LIABILITY FOR CONSEQUENTIAL OR INDIRECT LOSS  
The State and its Representatives will not in any circumstances (including for negligence) be liable for any loss of revenue, loss of profit, loss of anticipated savings or business, loss of opportunity (including opportunity to enter into or complete arrangements with third parties), loss of data or goodwill, loss of reputation, or any indirect or consequential loss, whether arising in contract, tort (including negligence) or otherwise, in connection with this permit.

PG5 NO WARRANTY AND RISK  
(a) The Chief Executive does not warrant that the Relevant Area is free from defect or that it is safe, fit, suitable or adequate for the Approved Activities. To the full extent permitted by law, all warranties as to fitness, suitability and adequacy implied by law are expressly negated.  
(b) The Principal Holder uses the Relevant Area entirely at its own risk and must first check the Relevant Area to ensure that it is suitable for the Approved Activities under this permit before undertaking any Approved Activities.

PG6 The Principal Holder must notify the permit issuing office, in writing within seven (7) days of:  
a) any changes to the nominee/permittee details; or  
b) the cessation of operation to which this permit relates.

PG7 Permits are not transferrable.

## Conditions for: Cooloola Recreation Area

### Agency Interest: Biodiversity

L1B1 Camels grazing on the Recreation Area is prohibited.

L1B2

Camels must not be fed while on the Recreation Area.

- L1B3 The Cooloola Recreation Area must not be used as a preparation and staging area for the camels, to stand camels down when not in use or, as an area to solicit and advertise business. These activities must occur outside of the recreation area.
- L1B4 Camels must be tied together in caravan style (each camel tied to the one in front) while on the tour route within the recreation area.
- L1B5 The Principal Holder is permitted to have a maximum of 16 camels in the recreation area at any one time.
- The Principal Holder is permitted to conduct a maximum of 5 camel tours with a maximum of 60 people per day.
- L1B6 A trained camel handler must be in attendance of a tour at all times.
- L1B7 Only gelded male and/or female camels are permitted to be used during a tour.
- L1B8 The Principal Holder must not erect advertising, signage or structures, or distribute flyers, leaflets or brochures within the recreation area.
- L1B9 The activity must be conducted within daylight hours only.
- L1B10 Camel tours must only be conducted along the approved activity route (Refer condition L1B15). When following this route, camels must be fed in a way that does not interfere with the thoroughfare and safe passage of vehicular traffic. Camels must travel below the level of the highest astronomical tide.
- L1B11 Activities approved under this permit must not occur within designated road reserves and on freehold or leasehold land.
- L1B12 Emergency access only by support vehicles onto the 'No Vehicle Zone' for the recovery of riders and/or camels is permitted. Access by support vehicles to transport staff, clients or pick up and drop off equipment is prohibited.
- L1B13 All aspects of the operation, including rubbish, must be removed from the recreation area on completion of the day's activities, not remain overnight on the recreation area.
- L1B14 Temporary shade structures:  
- must not be erected on dunes or within road reserves and during high wind or storm conditions;  
- must be removed from the site each day and can only be erected between the hours of 8:30am and 5:00pm;  
- must not interfere with other users, including vehicles and pedestrians;  
- must not be anchored in any manner to trees or other vegetation;  
- must not display advertising signage or logos;  
- must not exceed the dimensions of 6m.
- L1B15 This permit only allows the Principal Holder to undertake activities within the Cooloola Recreation Area beach between Teewah township in the north and the Noosa North Shore Spit in the south and the designated access track from the Great Sandy Resource Reserve Area 1 (see site map attached).
- L1B16 Camels are not permitted on dune vegetation. Any significant dune or vegetation degradation caused by the operator or camels within the recreation area will be cause for cancellation or amendment of the permitted area.
- L1B17

The Principal Holder must minimise and manage the level of camel faeces deposited in the Cooloola Recreation Area by their camels. Faeces are to be removed from the recreation area, where levels are considered an environmental or social issue, as directed by the Ranger-In-Charge, Cooloola.

## Conditions for: Great Sandy Resources Reserve

### Agency Interest: Biodiversity

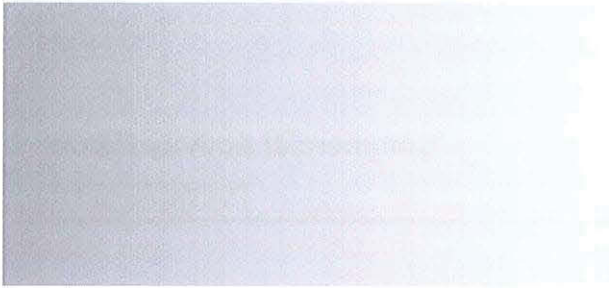
- L2B1 The commercial site as identified in the site map (attached) is to be used as an animal set down and pick up area only for the express purpose of conducting commercial camel tours associated with this permit. No extended or overnight stays are permitted.
- L2B2 The Principal Holder is responsible for the overall maintenance and upkeep of the nominated area including ensuring it remains clean and tidy, removing camel manure off site, regular and ongoing weed control and removal of litter.
- L2B3 The Principal Holder may keep a small water storage unit (approximately 1000 litres) on site for the purpose of providing water for animal welfare. The provision of water will be the responsibility of the operator.
- L2B4 Vehicle parking at the nominated set down area within the protected area can only be utilised by the Principal Holder to conduct the guided tour activity.
- L2B5 A maximum of 5 client vehicles are permitted to park within the communal car park (site map attached).
- L2B6 All vehicles, structures (unless specified in this permit), rubbish, camels and equipment associated with this activity are not permitted to remain on site overnight and must be removed at the end of the day's activities.
- L2B7 The protected area must not be used as an area to stand camels down (corral) when not in use.
- L2B8 Overnight stays including non-business recreational use of the area is not permitted.
- L2B9 The Principal Holder is not permitted to use the protected area to solicit or advertise business including the placement of signage or structures, or the distribution of leaflets, flyers or brochures. The placement of a sandwich board for the purpose of identifying the location of the operation on site is permitted.
- L2B10 The grazing of shrubs and trees is not permitted. Camels must not be tethered so as to allow damage to vegetation on site.
- L2B11 A small amount of feed for the camels is permitted. If feed is required, it must be kept to a minimum and must be provided in container tubs or nose bags. Any spillage of feed is to be removed from the site daily.
- L2B12 Definition of the site (with the use of tape or similar) is permitted for the purpose of identifying individual areas. Materials used to define the area must be approved by the Ranger-In-Charge, Cooloola.
- L2B13 Beach access is provided immediately adjacent to the allocated set down area as identified in the site map (attached) and any proposed modifications to these access points must be approved by the Ranger-In-Charge, Cooloola.
- L2B14 For security purposes, QPWS will provide locked access to the site. Operators are responsible for

ensuring the site remains secured for the purposes of their operations including a requirement that the area is locked at the completion of the tour and/or at the end of the day. (See site map attached).

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Signed

Sue Gregory  
Delegate  
Department of National Parks, Recreation, Sport and Racing

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