

## **Crown Pastoral Land Review of Other Crown Land**

Lease name: GLENLAPA

Lease number: PS 020

## Summary of review outcomes

A Substantive Proposal has been adopted by the Commissioner of Crown Lands. This summary provides an overview of the designations that need to be surveyed in order to implement the Substantive Proposal.

The summary supports the designations plan depicting the outcomes of the review.

March 04

## SUMMARY OF TENURE REVIEW OUTCOMES

Review number:	
13	
Lease name/s:	
Glenlapa	
Title reference:	
SL193/206	

## NOTICE

Under Section 61 of the Crown Pastoral Land Act 1998 the Holder of Glenlapa Station Ltd has on the 12<sup>th</sup> day of November 2003 accepted (in accordance with Section 60 of the Act) a tenure review Substantive Proposal providing for the following designations in respect of the land:

- (a) The area marked in pink on the plans attached to the Substantive Proposal and containing 90 hectares (approximately) is designated as land to be restored to or retained in full Crown ownership and control under Section 35 (2) (a) (ii) of the Act as reserve;
- (b) The area marked in pink on the plans attached to the Substantive Proposal and containing 15 hectares (approximately) is designated as land to be restored to or retained in Crown control as historic reserve subject to a qualified designation under Section 35 (2) (b) (ii) and Section 36 (1) of the Act being a grazing concession;
- (c) The area marked in pink on the plans attached to the Substantive Proposal and containing 460 hectares (approximately) is designated as land to be restored to or retained in Crown control as scenic reserve subject to a qualified designation under Section 35 (2) (b) (ii) and Section 36 (1) of the Act being a right of way easement concession;
- (d) The area marked in green on the plans attached to the Substantive Proposal and containing 3907 hectares (approximately) to be designated as land to be disposed of by freehold disposal to the Holder under Section 35(3) of the Act, subject to:
  - Part IVA of the Conservation Act 1987;
  - Section 11 of the Crown Minerals Act 1991;
  - Encumbrances brought down under Section 114 of the Land Act 1948;
  - Public Access Easement over Holder land to Reserve:
  - Management Purposes right of way easements over Holder land to Reserve