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National Parks Act 1975

National Parks Regulations 2024

Set Aside(s) for Moondarra State Park

The *National Parks Regulations 2024* have been made under Sections 32AA, 37 and 48 of the *National Parks Act 1975*.

Regulation 11 provides that Parks Victoria may make a determination in writing that sets aside a regulation. In doing so, Parks Victoria may specify that set aside applies to the whole or a specified area of a park; and specified days or times or for specified periods; and to a person or class of person. In addition, Parks Victoria may set out any conditions subject to which the activity or conduct specified in the set aside determination must or must not be carried out; and specify if a permit is required to undertake the activity or conduct that is permitted, required, restricted or prohibited.

Where the area(s) covered by this Set Aside Determination, for the purpose of general park management, coincide with the area(s) covered by any other current Set Aside Determination for temporary closure of a park for the following specific purposes:

- planned burning (conservation, hazard reduction and cultural) in the approved Fire Operations Plans and incorporated into the Joint Fuel Management Program for a particular span of years
- animal and plant control programs and/ or conservation activities
- infrastructure installation and maintenance
- fire and flood recovery
- seasonal road and track closure

then this Set Aside Determination, for the purpose of general park management, does not replace those current Set Aside Determinations for the temporary closure of a park.

Signed at Melbourne

by



Name: Kylie Trott

Title: Executive Director Operations

Date: 10/01/2025

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Areas set aside in Moondarra State Park

Regulation(s)		Details of set aside				
		Purpose of set aside determination	Area set aside	Specified conditions		Further information
				Times or period	Other conditions	
20(1)(a)	Areas where access is prohibited or restricted	To set aside an area of a park as an area to which access for a person or class of persons is prohibited without a permit.	Wirilda Walking Track as shown on Map 1 (Attachment 1).	At all times.	Persons driving or riding non-motorised vehicles including bicycles, monocytes, skateboards, roller skates, in-line roller blades or coasters, roller skis and scooters are not allowed on walking tracks.	<p>The term 'non-motorised vehicle' is defined and administered by Vic Roads https://www.vicroads.vic.gov.au/</p> <p>The term 'motorised bicycle' is defined and administered by Vic Roads https://www.vicroads.vic.gov.au/</p> <p>This set aside is for the purposes of the preservation, protection or management of the park.</p>
39	Areas for animals	To set aside an area of a park as an area into which animals may be brought.	All roads, tracks, car parking areas and the pipeline in Tyers Road as shown on Map 1 (Attachment 1).	Between sunrise and sunset.	<p><u>Access:</u></p> <ul style="list-style-type: none"> Horses must remain on roads, tracks and in car parking areas. Horses must be on lead when not in a yarded area. <p><u>Group Size:</u></p> <ul style="list-style-type: none"> Maximum group size of 10. <p><u>Management of horses:</u></p> <ul style="list-style-type: none"> Horses cannot directly be watered waterbodies in the park. Buckets should be used for drinking if possible. Horses must not be washed in or near rivers, streams, aqueducts or other waterbodies. Buckets must be used for washing. 	

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		Purpose of set aside determination	Area set aside	Specified conditions		Further information
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					<ul style="list-style-type: none"> Nosebags must be used for feeding. Feed type should be selected to minimise the risk of the spread of weeds, such as pellets, certified clean chaff/hay and rolled or cracked, clean grain. All waste associated with horses including manure, hay and other feed must be removed from the park and not left in loading and unloading areas in carparks. 	
42(1)	Areas for collecting firewood	To set aside an area of a park where fallen or felled trees may be cut and taken away for use as firewood within the park.	All of the park as shown on Map 2 (Attachment 1).	At all times.	<p>Fallen or felled trees may be cut and taken away for use as firewood in fireplaces within the park.</p> <p>The total collected firewood possessed must not exceed tonnage of 1m³.</p>	
43	Areas for introducing firewood into parks	To set aside an area of a park where firewood may be brought into the park for use as	Seninis camping area/ visitor area as shown on Map 3 (Attachment 3).	At all times.	Firewood can be brought into the park for use in fireplaces within the park.	

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		firewood within the area.			Firewood that is brought into the park must be free of chemical additives, soil, weeds, seeds and pathogens.	
54(1)(a)	Areas where sport or recreational activities prohibited or restricted	To set aside an area of a park as an area in which sport or recreational activity is prohibited.	All of the park as shown on Map 2 (Attachment 2).	At all times.	Orienteering and rogaining is not allowed in the area set aside.	
72	Areas for camping	To set aside an area of a park other than an occupation site as an area for camping.	Seninis camping area/ visitor area as shown on Map 3 (Attachment 3).	At all times.	Camping is allowed in existing camp sites in accordance with on-ground signage. Native vegetation must not be cleared or damaged.	
72	Areas for camping	To set aside an area of a park other than an occupation site as an area for camping.	All of the park except for within: - 100m of Seninis camping area/ visitor area and Tyers Bridge visitor area - 200m of Moe-Erica Road - 200m of Tanjil-Bren Road as shown on Map 2 (Attachment 2).	At all times.	Dispersed camping is allowed in the area set aside. Native vegetation must not be cleared or damaged during dispersed camping.	
76(2)	Lighting or maintaining fires restricted	To set aside an area of a park as an area in which a person may light or maintain a fire in a place other than a public fireplace.	All of the park as shown on Map 1 (Attachment 1).	At all times.	Fires using gaseous and liquid fuels in portable commercially manufactured barbeques and cookers are permitted outside of fireplaces in the area set aside, subject to <i>Forests</i>	A 1.5m perimeter from the fire to flammable material must be maintained at all times. Before leaving the place of the fire, the person responsible for the fire must completely extinguish the fire, or

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		Purpose of set aside determination	Area set aside	Specified conditions		Further information
				Times or period	Other conditions	
					<p><i>Act 1958 and the Forest (Fire Protection) Regulations 2014.</i></p> <p>Native vegetation must not be cleared or damaged during the lighting, kindling or maintaining of a campfire.</p>	ensure that a person who has the capacity and means to extinguish the fire is in charge of the fire.
76(2)	Lighting or maintaining fires restricted	To set aside an area of a park as an area in which a person may light or maintain a fire in a place other than a public fireplace.	All of the park as shown on Map 1 (Attachment 1).	At all times.	<p>Fires using solid fuels in portable, commercial barbeque appliances outside of fireplaces are allowed in the area set aside, subject to <i>Forests Act 1958 and the Forest (Fire Protection) Regulations 2014.</i></p> <p>Native vegetation must not be cleared or damaged during the lighting, kindling or maintaining of a campfire.</p>	<p>A 3m perimeter from the fire to flammable material must be maintained at all times.</p> <p>Before leaving the place of the fire, the person responsible for the fire must completely extinguish the fire, or ensure that a person who has the capacity and means to extinguish the fire is in charge of the fire.</p>

Division 2 – Application of Regulations

7. Application of Regulations to permit holders etc.

A person acting under and in accordance with the terms and conditions of any lease, licence, permit, authorisation, consent or other authority granted under the Act, or an agreement entered into under the Act, is not subject to these Regulations to the extent that the activities authorised by the lease, licence, permit, authorisation, consent, other authority or agreement are inconsistent with these Regulations.

8. Persons to whom offences under these Regulations do not apply unless

These Regulations, other than regulations 23, 40 and 86 (1), do not apply to a person who:

- (a) is acting as a servant or agent of the Crown; or
- (b) is acting under and in accordance with a contract with:
 - (i) the Crown; or
 - (ii) a person acting as a servant or agent of the Crown; or
- (c) is acting under the direction of a person acting as a servant or agent of the Crown; or
- (d) is acting with the permission of a person acting as a servant or agent of the Crown; or
- (e) is an authorised officer acting in the course of the authorised officer's duties.

9. Application of these Regulations to traditional owner group members where land is subject to agreement under Part 6 of the Traditional Owner Settlement Act 2010

- 1) If a traditional owner group entity has entered into a traditional owner group agreement, any provision of these Regulations (other than a provision specified in the Table in sub regulation.
- 2) that provides for an offence to carry out an agreed activity under that agreement does not apply to a member of the traditional owner group:
 - (a) who is bound by the agreement; and
 - (b) who carries out the agreed activity to which the offence relates in accordance with the agreement and on land to which that agreement applies.

For the purpose of sub regulation (1), the following Table sets out the specified provisions and the extent to which that provision applies to a member of the traditional owner group.

Table

<i>Column 1 - Specified regulation</i>	<i>Column 2 - Extent to which specified regulation applies</i>
Regulation 14(2)	The whole
Regulation 17	The whole
Regulation 21(1), (2) and (3)	The Whole
Regulation 22	The Whole
Regulation 24(1) and (2)	The Whole
Regulation 32	The Whole
Regulation 76(1)	The whole, except if the member lights or maintains a fire in a park for the purposes of undertaking cultural activities
Regulation 79(1)	The Whole

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Regulation 82(1), (2), (3), (4) and (5)	The Whole
Regulation 83(1) and (2)	The Whole
Regulation 84	The Whole

10. Application of these Regulations to Aboriginal group members where land is not subject to agreement under Part 6 of the Traditional Owner Settlement Act 2010

An Aboriginal group member, when undertaking an Aboriginal tradition on land in a park that is not land over which there is an agreement under Part 6 of the **Traditional Owner Settlement Act 2010**, is exempt from these Regulations, other than the provisions set out in Column 1 to the extent set out in Column 2 of the following Table:

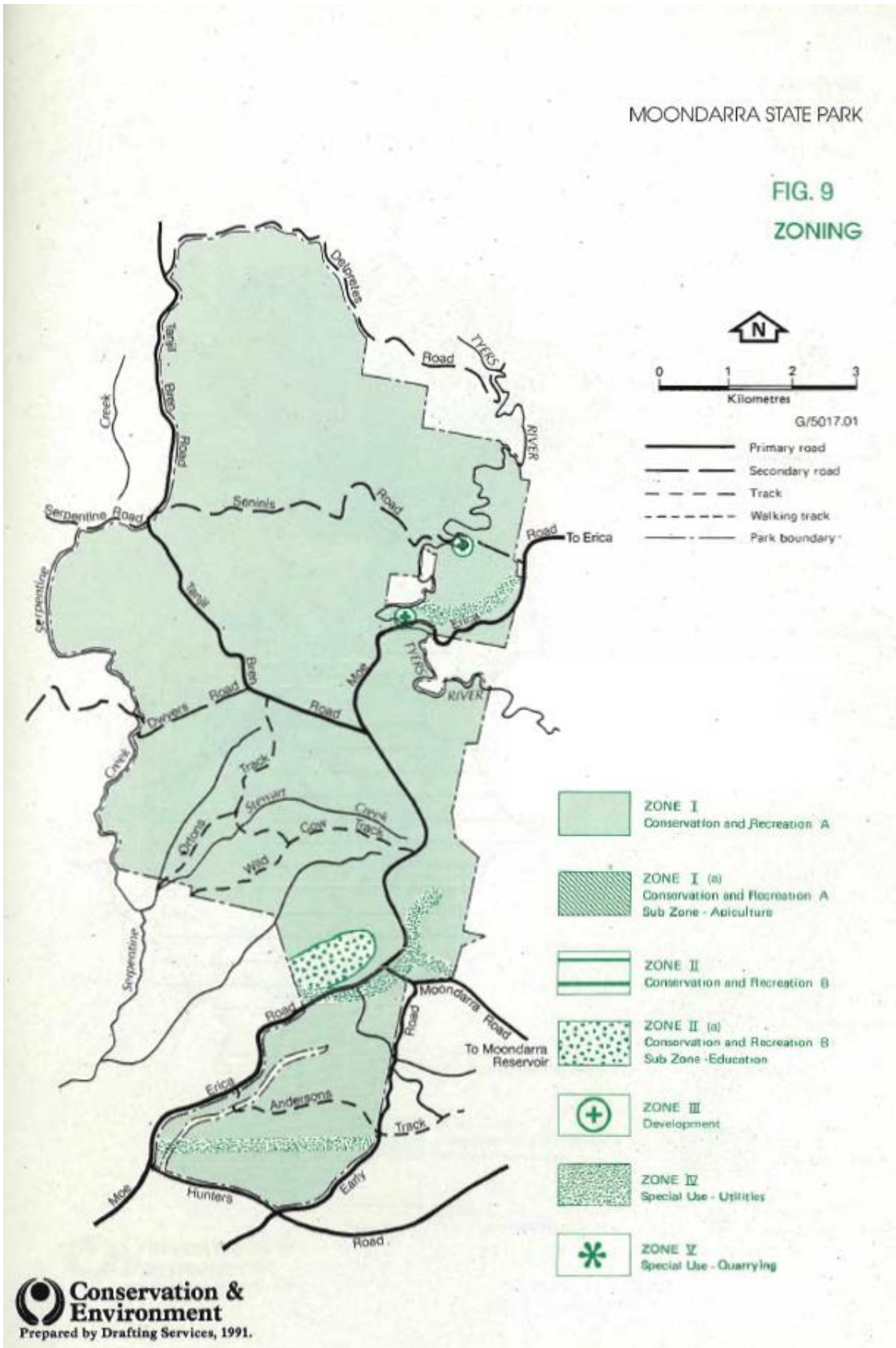
Table

<i>Column 1 - Specified regulation</i>	<i>Column 2 - Extent to which specified regulation applies</i>
Regulation 14(2)	The whole
Regulation 17	The whole
Regulation 21(1), (2) and (3)	The Whole
Regulation 22	The Whole
Regulation 24(1) and (2)	The Whole
Regulation 32	The Whole
Regulation 76(1)	The whole, except if the member lights or maintains a fire in a park for the purposes of undertaking cultural activities
Regulation 79(1)	The Whole
Regulation 82(1), (2), (3), (4) and (5)	The Whole
Regulation 83(1) and (2)	The Whole
Regulation 84	The Whole

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Attachment 2

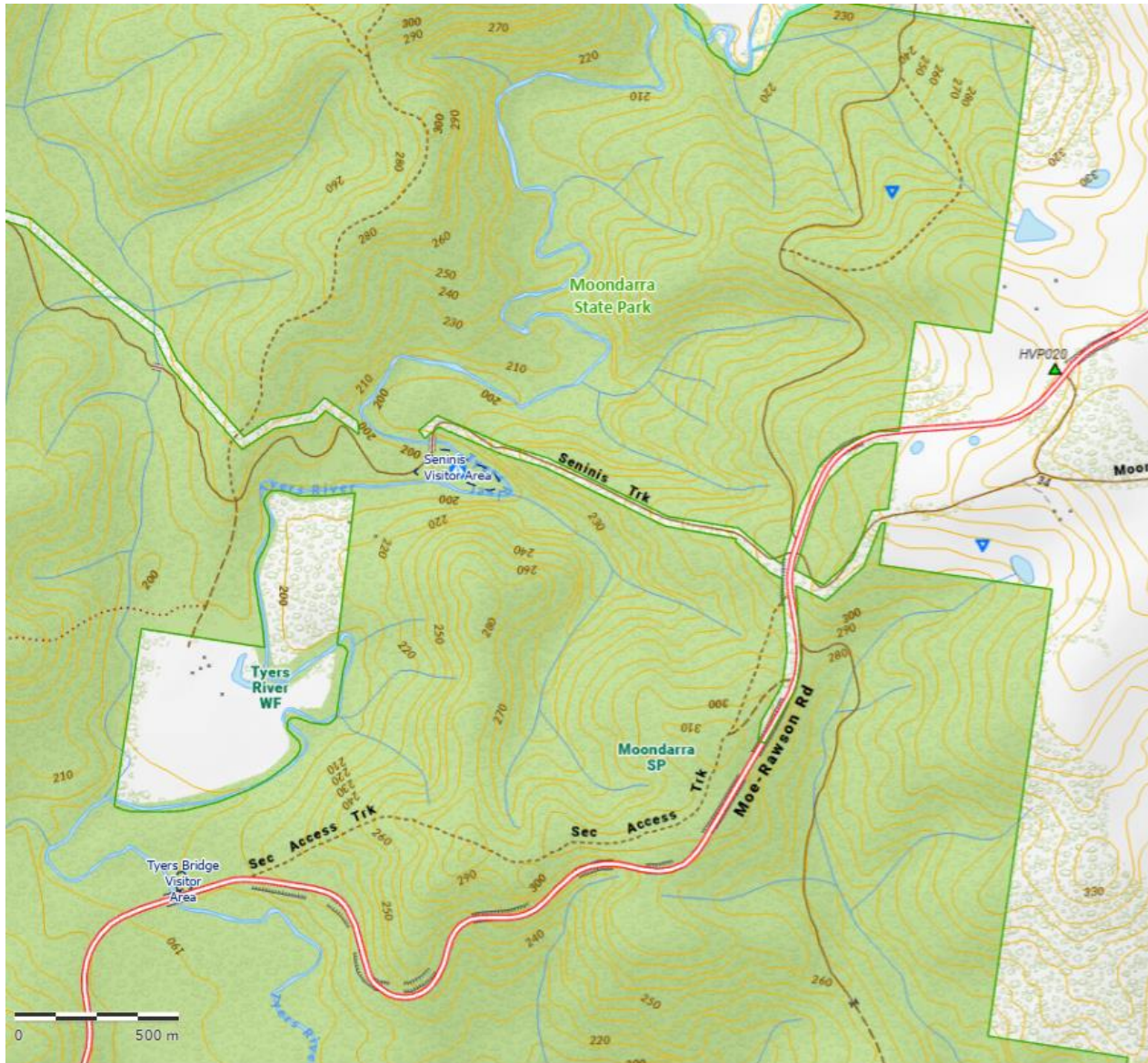
Map 2 Moondarra State Park – zoning (taken from *Moondarra State Park and Tyers Park Management Plan 1991*)



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Attachment 3

Map 3 Moondarra State Park (taken from internal asset management system)



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