



ACT
Government

Transport Canberra and
City Services

FREEDOM OF INFORMATION COVERSHEET

The following information is provided pursuant to section 28 of the *Freedom of Information Act 2016*.

FOI reference: TCCSFOI 19-020

Information to be published	Status
1. Access application	Published
2. Decision notice and schedule	Published
3. Documents	Published
4. Additional information identified	No
5. Fees	nil
6. Processing time (in working days)	18 days
7. Decision made by Ombudsman	n/a
8. Additional information identified by Ombudsman	n/a
9. Decision made by ACAT	n/a
10. Additional information identified by ACAT	n/a



Freedom of Information – Access Application Form

PRIVACY NOTICE

The personal information you supply on this form will only be used for the purpose of processing your request. Your application must include an email or postal address to which the respondent can send notices under the Act. If all or some of this information is not collected, Transport Canberra and City Services may not be able to communicate with you, inhibiting their obligations under the Act. This could mean the request cannot be dealt with. Your personal information will not be disclosed to a third party without your consent unless statutory obligations require otherwise.

The Transport Canberra and City Services Privacy Policy contains information on how you can access or seek to correct any of your personal information that is held by the Transport Canberra and City Services, as well as the process for lodging a complaint about an alleged breach of the *Information Privacy Act 2014*. The Privacy Policy can be found on the Transport Canberra and City Services website at www.tccs.act.gov.au.

Applicant details

I wish to make an access application to Transport Canberra and City Services under the *Freedom of Information Act 2016*.

Name

Address

(where notices relating to this request can be sent – either postal or electronic)

Telephone Contact (Business Hours)

Telephone Contact (Mobile)

Email Contact

What documents are you requesting under the Act?

- To help Transport Canberra and City Services process your request, please include enough detail in your application so that we can fully understand what government information you want.
- You may wish to include a statement about how the release of information is in the public interest.
- If your application is for access to your own personal information you must include evidence of your identity. If you are an agent acting for an applicant, please supply evidence of your authorisation and evidence of the identity of the agent.
- If for reasons in section 30 of the Act is not compliant and your application cannot be processed, Transport Canberra and City Services will take reasonable steps to assist you and give you reasonable time to amend your application if you wish.

Fee Waiver

If you wish to apply for a fee waiver, the Act sets out a number of provisions to do so:

- The information being requested was previously publicly available but no longer is.
- The information being requested is of special benefit to the public (Ombudsman guidelines see Section 66).
- The applicant is a concession card holder and demonstrates a material connection with the information requested (concession cards include a current health care or pensioner card issued under the Social Security Act 1991; a current pensioner concession card issued in relation to a pension under the Veterans' Entitlements Act 1986 or the Military Rehabilitation and Compensation Act 2004; a current gold card; or a card prescribed by regulation).
- The applicant is a not-for-profit organisation and the application relates to the activities or purposes of the organisation.
- The applicant is a member of the Legislative Assembly.

Transport Canberra and City Services must waive any fees for providing information if the information was not publicly available and the agency makes the information publicly available before or within 3 working days after giving it to the applicant.

Fee waiver application (fill in if applicable. Otherwise leave blank)

I would like to apply for a fee waiver because (state reason/s from the list above).

[provide details and evidence of how this reason applies]

I would like

a copy of these documents sent to the above
address email address as above

OR

to inspect these document

I would like all documents held by the ACT government relating to the tree (more specifically, the large YellowBox Gum in [redacted] including but not limited to all past applications for the tree to be removed, any decisions on those applications, any record of reasons for the decisions, records of the tree's maintenance history, and any documents containing or relating to assessments of the health, condition and safety of the tree.

APPLICANTS SIGNATURE

DATE OF REQUEST

[Redacted signature and date area]



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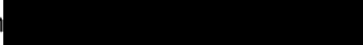
Transport Canberra and
City Services



Dear 

Freedom of information request: Reference – 19-020

I refer to your application made under the *Freedom of Information Act 2016* (the Act), received by Transport Canberra and City Services Directorate (TCCS) on 1 March 2019, in which you sought access to:

- all documents held by the ACT government relating to the tree (more specifically, the large YellowBox Gum in the backyard) situated on  including but not limited to all past applications for the tree to be removed;
- any decision on those applications, any record of reasons for the decisions;
- records of the tree's maintenance history;
- any documents containing or relating to assessments of the health, condition and safety of the tree.

I am an Information Officer appointed by the Director-General under section 18 of the Act to deal with access applications made under Part 5 of the Act.

TCCS is required to provide a decision on your access application by 1st April 2019.

Decision on access

Searches were completed for relevant documents and 8 documents (25 pages) were identified that fall within the scope of your request.

I have included at Attachment A to this decision the schedule of relevant documents. This provides a description of each document that falls within the scope of your request and the access decision for each of the documents.

Documents identified as relevant to your request contain information that I consider to be, on balance, contrary to the public interest to disclose under the test set out in section 17 of the Act.

I have decided to grant access, under section 50 of the Act, to copies of documents (Attachment B) with deletions applied to information that I consider would be contrary to the public interest to disclose.

Statement of Reasons

In reaching my access decision, I have taken the following into account:

- the FOI Act in particular Schedule 2; and
- the content of the documents that fall within the scope your request.

Factors favouring disclosure (Schedule 2)

- Section 2.1 (a)(iii) – inform the community of the government’s operations, including the policies, guidelines and codes of conduct followed by the government in its dealings with members of the community; and
- Section 2.1 (a)(viii) – reveal the reason for a government decision and any background or contextual information that informed the decision.

Factors favouring non-disclosure (Schedule 2)

- Section 2.2 (a)(ii) – prejudice the protection of an individual’s right to privacy or any other right under the *Human Rights Act 2004*.

As an Information Officer, I am required to decide where, on balance, public interest lies. As part of this process I must consider factors favouring disclosure and non-disclosure.

I consider that it is in the public interest to release most of the information identified as falling within the scope of your request.

Release of the information is in the public interest as it informs the community of the government’s operations which can affect members of the community and the process followed by government in relation to such matters. It also improves the Directorate’s accountability for decisions it makes by being transparent in releasing the information.

I note however that these documents do contain personal information of third parties, and I have decided people’s names and contact details should not be released where it would amount to a release of personal information because the release could identify an individual’s personal circumstances or personal opinion and would prejudice their right to privacy.

Considering the type of information I propose to withhold from release, I am satisfied that the factors in favour of release can still be met while protecting the personal information of individuals involved. I find the protection of this information outweighs disclosure in this instance. As a result, I have decided that release of this information could prejudice their right to privacy under the *Human Rights Act 2004*.

Charges

No fee is payable as the number of pages being released is within the fee-free threshold.

Online publishing – disclosure log

Under section 28 of the Act, TCCS maintains an online record of access applications called a disclosure log. Your original access application, my decision and documents will be released in response to your access application will be published in the TCCS disclosure log from 3 days after the date of this decision.

Your personal contact details will not be published. You may view the TCCS’ disclosure log at http://www.tccs.act.gov.au/about-us/freedom_of_information.

Ombudsman review

My decision on your access request is a reviewable decision as identified in Schedule 3 of the Act. You have the right to seek Ombudsman review of this outcome under section 73 of the Act within 20 working days from the day that my decision is published in TCCS' disclosure log, or a longer period allowed by the Ombudsman.

If you wish to request a review of my decision you may write to the Ombudsman at:

The ACT Ombudsman
GPO Box 442
CANBERRA ACT 2601
Via email: ombudsman@ombudsman.gov.au

ACT Civil and Administrative Tribunal (ACAT) review

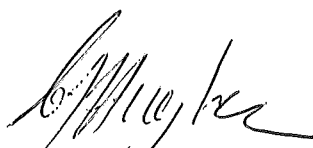
Under section 84 of the Act, if a decision is made under section 82(1) on an Ombudsman review, you may apply to the ACAT for review of the Ombudsman decision.

Further information may be obtained from the ACAT at:

ACT Civil and Administrative Tribunal
Level 4, 1 Moore Street
GPO Box 370
Canberra City ACT 2601
Telephone: (02) 6207 1740
www.acat.act.gov.au

If you have any queries concerning the directorate's processing of your request, or would like further information, please contact the directorate's FOI Coordinator on 6205 5408 or email tccs.foi@act.gov.au.

Yours sincerely



Cherie Hughes
Information Officer

27 March 2019

FREEDOM OF INFORMATION REQUEST SCHEDULE

Please be aware that under the *Freedom of Information Act 2016*, some of the information provided to you will be released to the public through the ACT Government's Open Access Scheme. The Open Access release status column of the table below indicates what documents are intended for release online through open access.

Personal information or business affairs information will not be made available under this policy. If you think the content of your request would contain such information, please inform the contact officer immediately.

Information about what is published on open access is available online at: [insert open access link]

WHAT ARE THE PARAMETERS OF THE REQUEST	
NAME	
TCCS FOI 19-020	Documents and information relating to the YellowBox Gum tree in the backyard of [REDACTED] including all past applications for the tree to be removed and any decisions relating to decisions made on the tree

Ref No	No of Folios	Description	Date	Status	Reason for non-release or deferral	Open Access release status
1		Notice of Approval Urgent Circumstances	28/2/2019	Full Access		Published
2		Tree Assessment Report	26/2/2019	Full Access		Published
3	3-4	Images of Tree	Undated	Full Access		Published
4	5	Conservator's Reconsidered Decision	8 May 2007	Full Access		Published
5	6-8	Letter to [REDACTED] re: Notice of Reconsidered Decision re: Application Number [REDACTED]	8 May 2007	Partial Access	INFORMATION PRIVACY ACT 2014 SCHEDULE 2, SECTION 2.2 (A)(II) PREJUDICE THE PROTECTION OF AN INDIVIDUAL'S RIGHT TO PRIVACY	

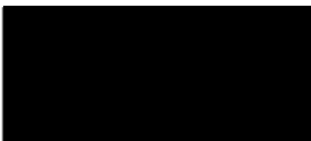
6	9-11	Letter to [REDACTED] re: Notice of Reconsidered Decision re: Application Number: [REDACTED]	8 May 2007	Partial Access	INFORMATION PRIVACY ACT 2014 SCHEDULE 2, SECTION 2.2 (A)(II) PREJUDICE THE PROTECTION OF AN INDIVIDUAL'S RIGHT TO PRIVACY	Published
7	12	Letter to [REDACTED] Avenue re: Notice of Decision <i>Occupant</i>	22 February 2007	Partial Access	INFORMATION PRIVACY ACT 2014 SCHEDULE 2, SECTION 2.2 (A)(II) PREJUDICE THE PROTECTION OF AN INDIVIDUAL'S RIGHT TO PRIVACY	Published
8	13-25	Images of YellowBox Gum tree	Undated	Full Access		Published
Total No of Docs: 25						



ACT
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Transport Canberra and
City Services

**Notice of Approval
Urgent Circumstances
Tree Protection Act 2005**



Application No:

Date of Notice: **28-2-2019**

Name / Company Name:

ACN:

Location: Street address

Tree(s) and location of activity on the block
Eucalyptus mellodora - Next to the boundary of

Activity Granted: Approval for an activity that would or may:

Section

- 29 (1) (a) damage a protected tree
- 29 (1) (b) (i) be prohibited groundwork in the protection zone for a protected tree
- 29 (1) (b) (ii) be prohibited groundwork in a declared site

Approval Period: This approval has effect from **27-Feb-2019** and must be completed by **26-May-2019**

Basis for Decision

Section

- 29 (3) (b) the activity is necessary to protect the health or safety of people or animals, or public or private property
- 29 (4) the activity will have little or no adverse impact on the health or stability of the tree

Conditions

Comments

On 27 February 2019, the applicant was advised that the tree should be removed as soon as possible.

Signature

Authorised Person/Identification Number:
15670

Note: In granting approval to remove a tree under 29 (3) (b) it is expected that the tree be removed at the earliest opportunity, thereby ensuring the health or safety of people or animals, or public or private property.



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Inspected by: [redacted] - Advisor Visit? Y N
 Date: 26/2/19
 Applicant requests - to be present Y N
 Applicant/Lessee/Tenant - present N

TREE ASSESSMENT REPORT

Application ID: [redacted] Date Received: 26-Feb-2019

Home Phone:

Applicant Name: [redacted]

Business Phone: [redacted]

Mobile: [redacted]

Tree Address: [redacted]

Block/s: [redacted] Block Size (m²): 939.8

ACTIVITY REQUIRED:

Felling/Removal Groundwork within the TPZ Major pruning Lopping Minor pruning Other

TREE DETAILS:

Tree/s No: 1 of 1 Genus & species Eucalyptus melliodora Regulated Registered

Location on block: Backyard, alongside northern boundary

The proposed activity is not subject to the legislation because it is:

under size dead a declared pest plant unleased land rural lease other

Height: 14 m Canopy: Remains 11 m Circumference: > 2.7 m Heritage Block: Y N

Proximity to substantial structure: Trunk: 4.5 m Canopy: m Overhang: 4 m

Proximity to powerlines: Trunk: m Canopy: m Overhang: m

Landscapes values: 1 2 3 4 5 6 7 8 9 10

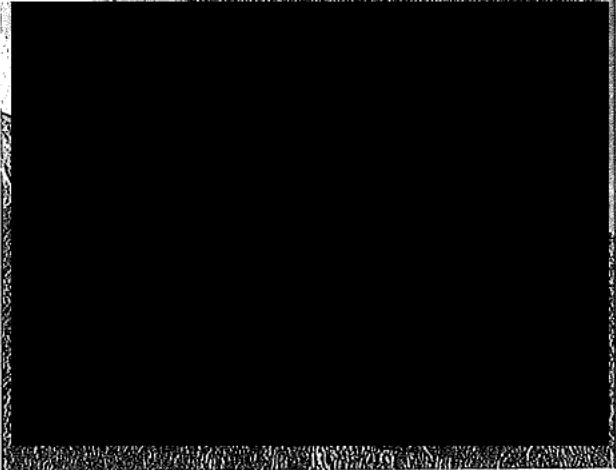
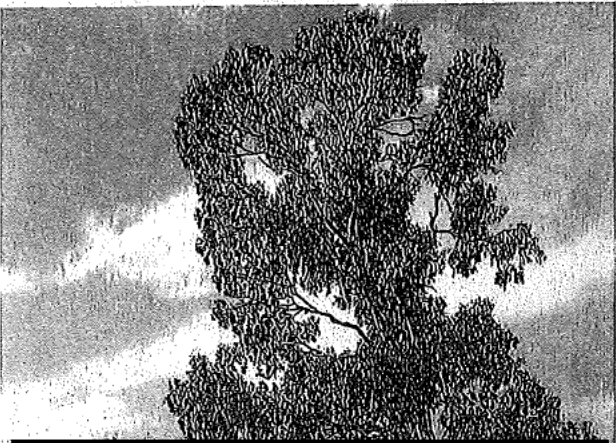
Possible nomination for the tree register:
Yes No

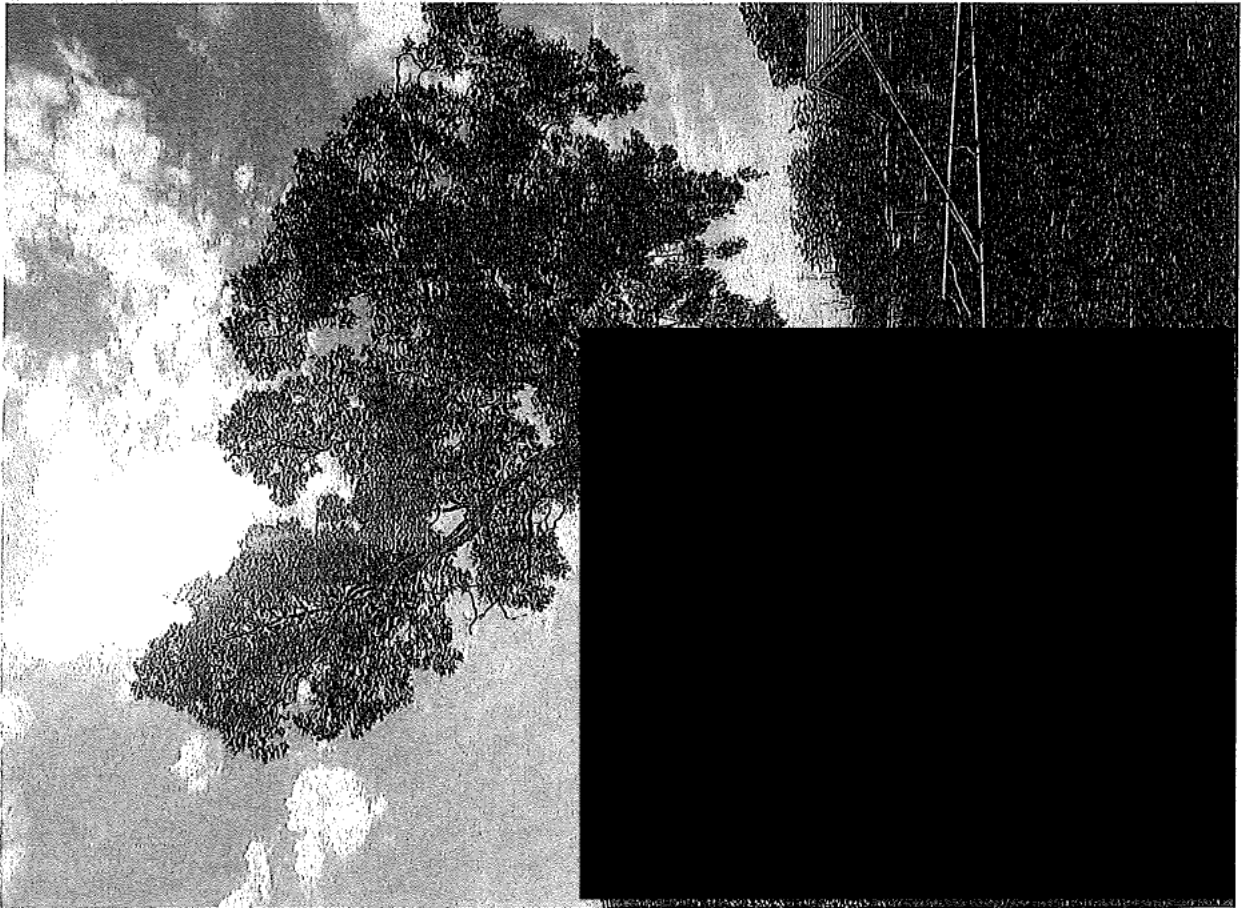
Isolated specimen	Remnant / planted / rare	Historical	Planting / Remnant / Commemorative
Group specimen	Remnant / planted	Prominent due to location / stature / height / <u>age</u> (regardless stature)	Yes / No <u>No</u>
Indigenous	<u>Remnant</u> / planted	Habitat	Yes <input checked="" type="checkbox"/> No (Nest - Active / Hollow) <u>No</u>
Cultural	Unusual form / habit / variety	License under the Nature Conservation Act 2014 required	Yes / No

Tree stable	Yes <input checked="" type="checkbox"/> No	Root damage	Yes / No
Epicormic growth	Major / Minor / None	Trunk damage <u>Remnant</u>	<u>Yes</u> / No
Foliage insects	Major / Minor / <u>None</u>	Evidence of borers / termites	Yes / No
Deadwood	Major / Minor / <u>None</u>	Evidence of fungal infestation	Yes / No
Previously pruned	Major / Minor / None	Evidence of weak branch unions <u>Hollow</u>	<u>Yes</u> / No
Previously lopped	Yes / No	Evidence of stress fractures <u>Recent and old</u>	<u>Yes</u> / No
Causing drain blockages	Major / Minor / Not evident	TPZ disturbance	Yes / No

Growth stage: juvenile / semi-mature / mature / over-mature / in decline General health: excellent / good fair / poor

This remnant had substantial canopy loss onto the residence with large parts of the roof damaged. Remnant has substantial limbs hanging towards [redacted] with a hollow at a crucial arbor now not longer sheltered by previous canopy.





**CONSERVATOR'S
RECONSIDERED DECISION**
Tree Protection Act 2005

Address of Activity: [REDACTED]

Application ID: [REDACTED]

Block: [REDACTED]

Section: [REDACTED]

Tree(s) 1: Eucalyptus melliodora

TREE ADDRESS: [REDACTED]

LOCATION ON BLOCK: [REDACTED]

DECISION BACKGROUND:

Application ID 14962 dated 5 February 2007, relating to [REDACTED] was received on 5 February 2007. Approval for the major pruning of the tree was refused on 22 February 2007.

On 12 March 2007 a Request for Reconsideration of the Conservator's decision was received. The Reconsideration request raised concerns relating to criteria:

1. The tree represents an unacceptable risk to public and private safety.
2. The tree is shown to be causing or threatening to cause substantial damage to a substantial building, structure or service.

The matter was referred to the Tree Advisory Panel (the Advisory Panel) for advice. The Advisory Panel delegated the function of inspecting the subject tree to a member of the Advisory Panel. The Advisory Panel subsequently met and recommended refusal of the application, on the basis that none of the criteria for approval had been satisfied.

The Advisory Panel advises that the previous recommendation of removal of dead wood and selective pruning is undertaken in accordance with Australian Standard 4373 'Pruning of Amenity Trees'. Pruning carried out in accordance with this standard does not require approval. Also, the Advisory Panel advises that it is good arboricultural practice to have trees regularly assessed by a qualified arborist to undertake a hazard and risk assessment. Therefore it is recommended that the tree is inspected by a qualified arborist every two years. In accordance with the sub-section 25(3) of the Tree Protection Act 2005 the recommendation of the Advisory Panel together with the approval criteria and other relevant matters have been considered.

DECISION SUMMARY:

The request for approval of major pruning of this tree is not granted. Please see details below.

TREE DAMAGING ACTIVITY: MAJOR PRUNING

CONSERVATOR'S DECISION: NOT GRANTED

BASIS FOR DECISION:

It has not been established that any of the criteria for major pruning have been satisfied in Clauses 1(1) and (5) of Schedule 1 of Disallowable Instrument DI2006-60, Tree Protection (Approval Criteria) Determination 2006 (No 2).

Conservator of Flora and Fauna

8-MAY-2007

PLEASE READ CONDITIONS CAREFULLY

Page 1 of 1



ACT
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Transport Canberra and
City Services

Mrs [REDACTED]
[REDACTED]

GOWRIE ACT 2904

NOTICE OF RECONSIDERED DECISION
Tree Protection Act 2005 ('the Act')

Dear Mrs [REDACTED]

RE: Application Number: [REDACTED]

This letter is notice, issued in accordance with Section 107A under the *Tree Protection Act 2005* (the Act) of the attached reconsidered decision of the Conservator of Flora and Fauna (the Conservator) in relation to the Conservator's decision of 22 February 2007 to refuse your original application dated 5 February 2007 for proposed activities under the *Tree Protection Act 2005* (the Act) at [REDACTED]. The locations of the relevant tree/s and reasons are set out in the attached Conservator's decision, dated 8 May 2007.

The Conservator has confirmed the decision to not grant the request for major pruning of tree 1 (*Eucalyptus melliodora*).

This decision was based on the application and supporting documentation provided taking into account the advice of the Tree Advisory Panel including the Panel's on site assessment of the tree. Taking account of these matters it was concluded that it has not been established that any criteria for removal have been satisfied in Clauses 1(1) and (2) of Schedule 1 of Disallowable Instrument DI2006-60, *Tree Protection (Approval Criteria) Determination 2006 (No 2)*.

You have the right to apply for a statement of reasons for this decision. Your request for reasons should be made in writing and received by this office within 28 days from the date of the Conservator's decision. A reasons statement will be provided to you within 28 days of receiving your written request.

If you do not agree with reconsidered decision under Section 107B of the Act, you may apply to the ACT Civil and Administrative Tribunal (ACAT) for a merit review of the decision under Part 13 of the Act. As an alternative to lodging an application for merit review with the ACAT you may wish to lodge an appeal under the *Administrative Decisions (Judicial Review) Act 1989* and/or have the matter reviewed under the *Ombudsman Act 1989*.

You may apply to the ACAT for an independent merit review of this decision by completing an application form, which is available from the Registry of the ACAT or from www.acat.act.gov.au.

The ACAT and Registry is located at:

ACT Civil and Administrative Tribunal
Level 4, 1 Moore Street
CANBERRA ACT 2601

The postal address is GPO Box 370, Canberra ACT 2601. The ACAT can be contacted on 6207 1740 or by email at tribunal@act.gov.au.

The application to ACAT for review of the decision must be made within **28** days after this notice of the decision is made. The application for review is separate to an application for a statement of reasons from the Conservator. Your application to the ACAT should be made before **close of business on Friday 8 June 2007**.

There are other actions that are potentially available in addition to those noted above.

You may wish to consider making a further application under the Act for approval of major pruning of the relevant tree/s or other activities in the event of changed circumstances or new concerns.

Please Note: If an aerial inspection is carried out by a qualified arborist and further concerns or damage noticed, please provide the arborist's report in a new application to the Conservator.

In urgent circumstances, when a tree has become an immediate risk to life or property, a person may apply under section 29 of the Act for a quick approval of an activity that would damage or remove a protected tree. Such applications may be made by contacting *Access Canberra* on 13 22 81 any time of the day or night to ask for an urgent circumstances authorisation. It is recommended that the tree surgeon undertaking the work make the request for the urgent circumstances approval. Depending on the circumstances, an authorised officer will inspect the tree and will be able to give an on-the-spot approval. If necessary, approval may be given over the phone.

In addition, the attached Conservator's decision and this letter do not constitute advice about the management of the tree that is the subject of the application for reconsideration of the conservator's decision. The lessee/occupier should seek further independent advice on that matter.

If you would like to discuss any aspect of this decision or further options, please contact the Tree Protection Unit on telephone (02) 6207 5878 during business hours.

If you need interpreting help, telephone the Translating and Interpreting Service on 131 450. For more information, see the details regarding the Translating and Interpreting Service below.

08 May 2007

ENGLISH	If you need interpreting help, telephone:
ARABIC	إذا احتجت لمساعدة في الترجمة الشفوية ، إتصل برقم الهاتف :
CHINESE	如果你需要传译员的帮助，请打电话：
CROATIAN	Ako trebate pomoć tumača telefonirajte:
GREEK	Αν χρειάζεστε διερμηνέα τηλεφωνήσετε στο
ITALIAN	Se avete bisogno di un interprete, telefonate al numero:
PERSIAN	اگر به ترجمه شفاهی احتیاج دارید به این شماره تلفن کنید:
PORTUGUESE	Se você precisar da ajuda de um intérprete, telefone:
SERBIAN	Ako vam je potrebna pomoć prevodioca telefonirajte:
SPANISH	Si necesita la asistencia de un intérprete, llame al:
TURKISH	Tercümana ihtiyacınız varsa lütfen telefon ediniz:
VIETNAMESE	Nếu bạn cần một người thông-ngôn hãy gọi điện-thoại:

TRANSLATING AND INTERPRETING SERVICE

131 450

Canberra and District - 24 hours a day, 7 days a week



ACT
Government

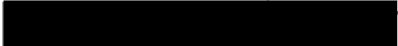
Transport Canberra and
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NOTICE OF RECONSIDERED DECISION
Tree Protection Act 2005 ('the Act')



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The Conservator has confirmed the decision to not grant the request for major pruning of tree 1 (*Eucalyptus melliodora*).

This decision was based on the application and supporting documentation provided taking into account the advice of the Tree Advisory Panel including the Panel's on site assessment of the tree. Taking account of these matters it was concluded that it has not been established that any criteria for removal have been satisfied in Clauses 1(1) and (2) of Schedule 1 of Disallowable Instrument DI2006-60, *Tree Protection (Approval Criteria) Determination 2006 (No 2)*.

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08 May 2007

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CHINESE	如果你需要传译员的帮助，请打电话：
CROATIAN	Ako trebate pomoć tumača telefonirajte:
GREEK	Αν χρειάζεστε διερμηνέα τηλεφωνήστε στο
ITALIAN	Se avete bisogno di un interprete, telefonate al numero:
PERSIAN	اگر به ترجمه شفاهی احتیاج دارید به این شماره تلفن کنید:
PORTUGUESE	Se você precisar da ajuda de um intérprete, telefone:
SERBIAN	Ако вам је потребна помоћ преводиоца телефонирајте:
SPANISH	Si necesita la asistencia de un intérprete, llame al:
TURKISH	Tercümana ihtiyacımız varsa lütfen telefon ediniz:
VIETNAMESE	Nếu bạn cần một người thông-ngôn hãy gọi điện-thoại:

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NOTICE OF DECISION
Tree Protection Act 2005



This letter is notice of the Conservator of Flora and Fauna's decision regarding an application for a proposed activity under the *Tree Protection Act 2005* (the Act) at [REDACTED]. The notice is issued in accordance with section 26(2) of the Act. The location of the relevant tree/s and reasons are set out in the attached Conservator's decision, dated **22 February 2007**.

The Conservator's Decision (attached) is internally reviewable. You may apply for reconsideration of the decision under section 107 of the Act. The application must be in writing and must set out the grounds upon which reconsideration of the decision is sought.

An electronic (Application for Reconsideration) "Smartform" is available to download via the [Access Canberra website](http://www.tccs.act.gov.au/city-living/trees/tree_activity_application_forms) link: http://www.tccs.act.gov.au/city-living/trees/tree_activity_application_forms. The application must be made within **14 days** of the date of this notice by **Monday 12 March 2007**. An application for internal review will suspend any regular activity on tree/s subject to the reconsideration appeal. The review process may take 60 days and may confirm, vary or set aside the first decision.

If you do not agree with the reconsidered decision, you may apply to the *ACT Civil and Administrative Tribunal* for review of the decision. You may also seek review of the decision under the *Administrative Decisions (Judicial Review) Act 1989*. You may also contact the *ACT Ombudsman* if you have concerns about the decision.

Your request for Major Pruning of Tree 1 (*Eucalyptus melliodora*) has not been granted, however, it is recommended that:

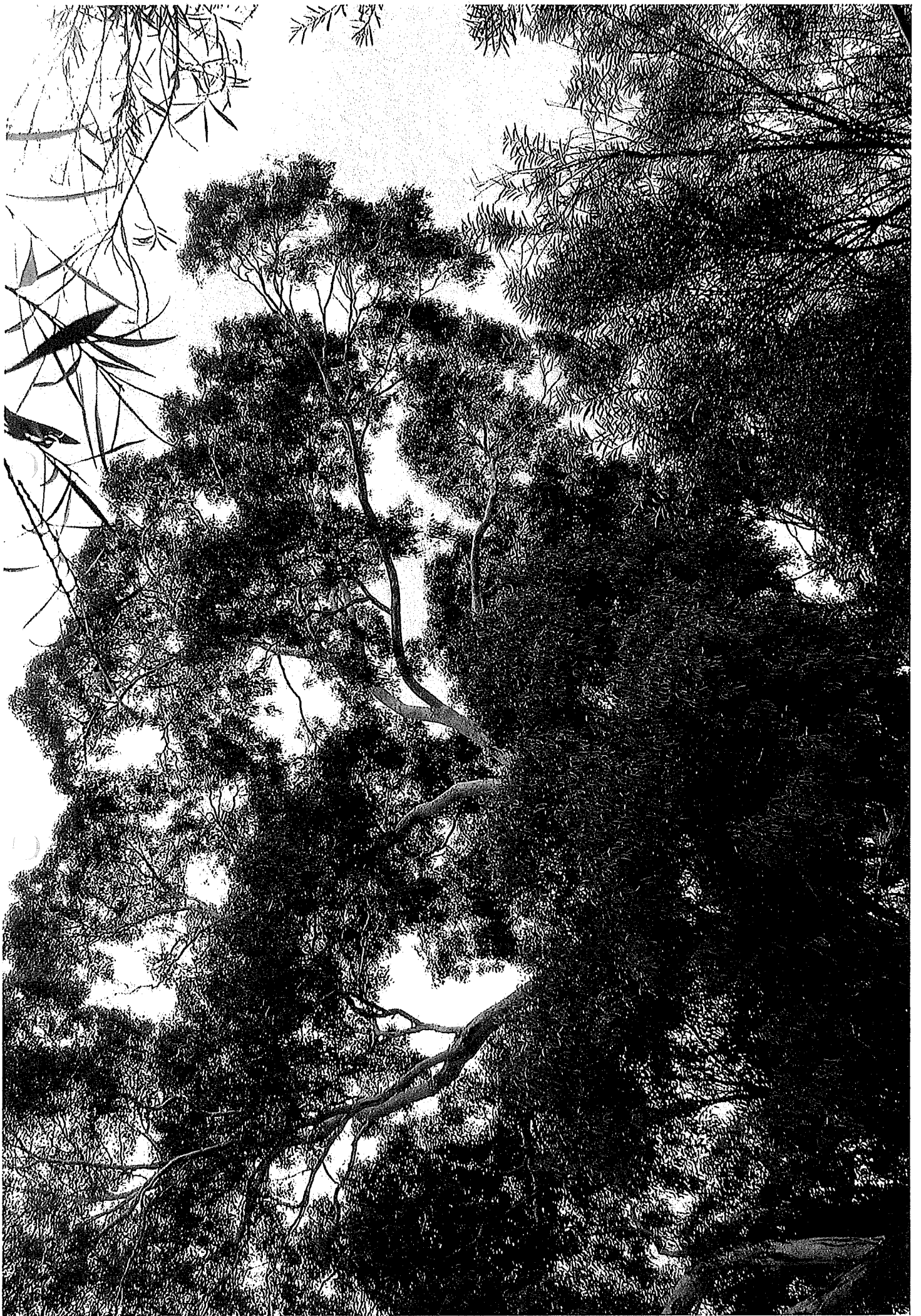
- that deadwood is removed and selective pruning is undertaken in accordance with *Australian Standard 4373 'Pruning of Amenity Trees'*. Pruning carried out in accordance with this standard does not require approval.

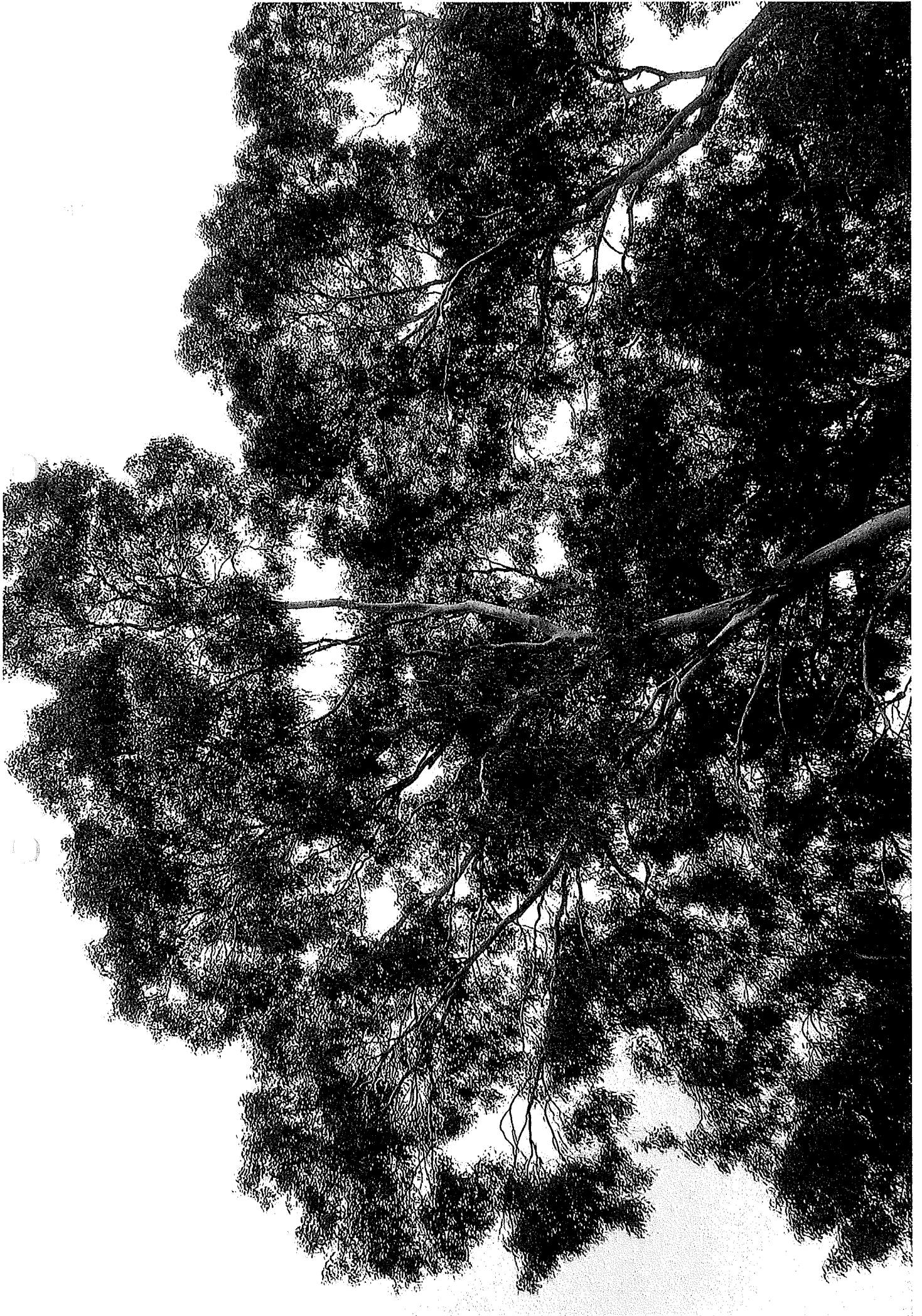
Please Note: It is good arboricultural practice to have trees regularly assessed by a qualified arborist to undertake a hazard and risk assessment. Therefore it is recommended that the tree is inspected by a qualified arborist when any signs of deterioration are noticed or every two to three years for assessment.

If you would like to discuss any aspect of the application, please contact the Tree Protection Unit on telephone (02) 6207 6127 during business hours.

22 February 2007









CONSERVATOR'S DECISION
Tree Protection Act 2005

Address of Activity: [REDACTED]

Application ID: [REDACTED]

Block: [REDACTED]

Section: [REDACTED]

Tree(s): Eucalyptus melliodora

TREE ADDRESS [REDACTED]

LOCATION ON BLOCK: In the backyard.

DECISION SUMMARY:

The request for approval of major pruning of this tree is not granted. Please see details below.

TREE DAMAGING ACTIVITY: MAJOR PRUNING

CONSERVATOR'S DECISION: NOT GRANTED

BASIS FOR DECISION:

It has not been established that any of the criteria for major pruning have been satisfied in Clauses 1(1) and (5) of Schedule 1 of Disallowable Instrument DI2006-60, Tree Protection (Approval Criteria) Determination 2006 (No 2).

Delegate of the Conservator

22-FEB-2007

READ CONDITION(S) CAREFULLY



