

TSO

From: phillipmargolis [pcmargolis@bigpond.com]
Sent: Thursday, 27 August 2009 10:08 PM
To: Felicity Calvert
Subject: River Red Gum Forest Assessment.
Attachments: River Red Gum Submission.doc

Please accept this Submission on the River Red Gum Forest Assessment on behalf of the Nambucca Valley Conservation Association.

Signed P.Margolis (Vice President).

Nambucca Valley Conservation Association,
P.O.Box 123, Bowraville, 2449, N.S.W.

Dear NRC,

I am very glad that the NRC has been given the task of assessing the River Red Gum forests.

It is crucially important that the Natural Resources Commission rapidly assess the extreme threats facing the River Red Gum wetlands and recommend strong conservation action to avert those threats.

I would like to make the following comments on the terms of reference:

- The environmental crisis facing River Red Gum is severe - it is already well past the eleventh hour. I believe that a decision needs to be implemented and new National Parks created before the end of the year.
- I believe it is crucial that the precautionary principle is applied in full – given the paucity of detailed environmental survey in the region. It is important that proper precaution is applied on the side of environmental protection.
- I support the inclusion in the terms of reference of water management and the impacts of climate change on future water availability.
- I believe that the identification of large new National Parks should be specified in the terms of reference as a key outcome from the assessment.
- I support the inclusion of EPBC matters in the assessment but believe that interim protections should be imposed to protect Ramsar wetlands from illegal patch-clearfelling while the assessment takes place.
- I believe it should be clear how the requirements of the EPBC Act will be met, and specifically what process under that Act will be applied and how the approval process will proceed.
- The Terms of Reference need to provide stronger and more specific involvement of indigenous people and consultation with indigenous communities. The TOR should require close investigation of Aboriginal Ownership of conservation reserves wherever sought by Traditional Owners.

P.Margolis (Vice President)