"clearing of native vegetation" means the removal or destruction, by any means, of native vegetation on an area of land, other than:

Clauses 10.2 and 10.3

- (a) the removal or destruction of a declared weed within the meaning of the *Weeds Management Act* or of a plant removed under the *Plant Diseases Act*;
- (b) the lopping of a tree;
- (c) incidentally through the grazing of livestock;
- (d) the harvesting of **native vegetation** planted for harvest;
- (e) for a road to access the land or other land;
- (f) in the course of Aboriginal traditional use, including the gathering of food or the production of cultural artefacts;
- (g) by fire;
- (h) the removal or destruction of native vegetation occurring on a site previously cleared in accordance with a permit issued under the Act; or
- incidentally through mowing an area previously cleared of native vegetation;

and includes the selective removal of a species of plant, a group of species of plants, a storey or group of storeys in whole or in part;

"common building boundary" means the designated boundary between one lot and an adjoining lot in the same subdivision;

Clause 11.1.2 provides for lots of less than 800m².

- "community centre" means a building or part of a building designed or adapted primarily to provide facilities for social, sporting or cultural purposes but does not include premises licensed under
- "consent" means the consent of the consent authority within the meaning of the *Planning Act*;

"demountable structure" means a building, including transport containers, which is wholly or substantially prefabricated and which is designed to be transported from site to site, but does not include a caravan or transportable module used in conjunction with an education establishment or as a medical clinic or as a construction site office or a prefabricated dwelling;

Clause 6.8 refers to the placement of demountable structures.

"dependant unit";

the Liquor Act,

Amendment No. 321 published in the NT News on 14.05.2014 deletes the term "dependant unit" and replaced by a new term "independent unit"

Amendment No.16

of "demountable

structure"

gazetted 17.03.2010

amends the definition

"domestic livestock" means the keeping, exercising or training, other than as a commercial enterprise, of any of the following:

- (a) horses or other equine animals;
- (b) ox, buffalo or other bovine animals;
- (c) camels; or
- (d) pigs;

Clause 10.1 refers to animal related use and development.