36. Where threatened species, threatened Forest Communities or threatening processes extend beyond Tasmania, the Parties agree where possible to jointly prepare with other relevant governments:

- National Recovery Plans for species or forest communities; and
- Threat Abatement Plans for threatening processes listed under the *Endangered Species Protection Act 1992* (Cwth).

and where available, the Commonwealth intends to incorporate any relevant State Recovery Plan or threat abatement plan prepared pursuant to the *Threatened Species Protection Act 1995* (Tas.) as the Tasmanian component of the National Recovery Plan.

37. The Parties, recognising that priorities can change in the light of new information, will continue to consult on the priorities for:

- listing threatened species, Forest Communities, and threatening processes; and
- the preparation of all Recovery Plans and Threat Abatement Plans relevant to this Agreement;

38. The Parties agree that Attachment 2 identifies the status of recovery action for threatened species relevant to this Agreement and which are listed under the *Endangered Species Protection Act 1992* (Cwth) or the *Threatened Species Protection Act 1995* (Tas.).

**World Heritage**

39. The Parties agree to jointly participate in the further World Heritage assessment of the relevant Australia-wide themes, specified in Table 1.7 of the World Heritage Report, commencing by the 30th June 1998.

40. The Commonwealth agrees that it will give full consideration to the potential social and economic consequences of any World Heritage Nomination of places in Tasmania and that any such nomination will only occur after the fullest consultation and with agreement of the State.

41. The Parties agree that any World Heritage Nominations of any part of the Forest Estate will be from areas within the Dedicated Reserve elements of the CAR Reserve System.

42. The Parties agree:

- that before any World Heritage Nomination of any part of the Forest Estate is made all necessary management arrangements, including joint policy coordination arrangements and a statutory management plan under the relevant Tasmanian legislation will be in place; and