COOLAMON SHIRE COUNCIL



CROWN RESERVE LAND GENERIC PLAN OF MANAGEMENT FOR:

GENERAL COMMUNITY USE, PARKS, SPORTSGROUNDS AND NATURAL AREAS

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1 Introduction

1.1 What is a Plan of Management?

The *Local Government Act 1993* (the Act) requires a Plan of Management to be prepared for all public land that is classified as 'community' land under that Act.

A Plan of Management (PoM) is an important management tool, which is developed by council in consultation with the community. A PoM outlines the land's features, and clarifies how Council will manage, use or develop the land in the future. A PoM provides a transparent and co-ordinated approach to public land management.

Community land may include a wide variety of properties, ranging from small recreation reserves to iconic parks, and in some instances buildings.

Community land supports important aspects of community life, and is valued and appreciated by residents, workers, and visitors to the Coolamon Local Government Area.

The Local Government Act 1993 requires that community land be categorised as; natural area, park, sportsground, area of cultural significance, or general community use.

A PoM can be prepared for more than one parcel of land (Generic or Geographic) or for a single property Significant or Specific).

1.2 Need for this Plan of Management

Section 3.23 of the Crown Lands Management Act 1993, requires Councils to prepare a PoM for all Crown Land that Council manages on behalf of the Crown. This PoM has been prepared for all Crown Reserve Land that is managed by the Coolamon Shire Council on behalf of the Crown.

The *Local Government Act 1993* (the 'Act') requires all Council-owned land to be classified as either 'Community' land or 'Operational' land. Land classified as 'Community' land is to be managed and used in accordance with an adopted PoM.

The purpose of this PoM is to:

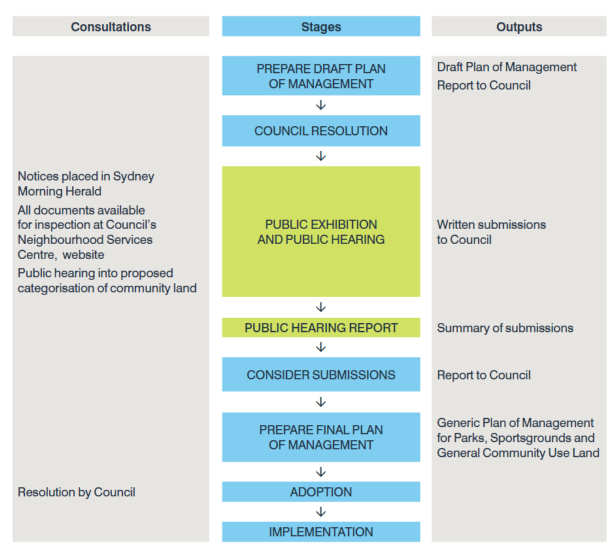
- contribute to Coolamon Shire Councils broader strategic goals and vision as set out in the Community Strategic Plan 2013;
- ensure compliance with the Local Government Act 1993;
- ensure compliance with the Crown Land Management Act 2016; and
- provide clarity in the future development, use and management of the community land.

1.3 Process of preparing Plans of Management

The process of preparing a Plan of Management will generally include consultations with stakeholders, and documents produced at each stage, are shown in Figure 1.1.

Figure 1.1

Process of preparing a Plan of Management



Section 3.23 (7) (c) of the Crown Lands Management Act 2016, provides that

if the draft first plan of management results in the land being categorised by reference to categories assigned as provided by this section, the council manager will not be required to hold public hearings under section 40A of the Local Government Act 1993, but must give public notice of it as required by section 38 of that Act.

Given this is the first plan of management for the Crown Land identified in this plan and that initial categorisations have not altered, the process in figure 1.1 was not required to be undertaken.

1.4 Community Consultation

Community consultation and input is important to ensure a Plan of Management meets the needs of the local community. It also encourages an appreciation of the Shires aims for management of public land.

Before Council can adopt a PoM, it must be placed on public exhibition for at least 28 days. The period in which written submissions can be received is not less than 42 days from the first day of public exhibition.

In addition, a public hearing must be held, in accordance with the requirements of Sections 40(A) and 47(G) of the Act if community land is intended to be either categorised or re - categorised.

1.5 Contents of this Plan of Management

This Plan of Management is divided into the following sections, as outlined in Table 1.1.

Table 1.1 Structure of this Plan of Management.

Sectior	1	What does it Include?
1.	Introduction	Background to the Plan of Management – what
		is a Plan of Management? the need for
		the Plan of Management, process of
		preparation, community consultation, contents
2.	Land description and planning	Land covered by the PoM
3.	Legislative framework	State government planning legislation, local
		planning context
4.	Basis of Management	Categories of community land
5.	Land uses	Permissible uses and developments, scale and
		intensity of use, use agreements,
		bookings and events
6.	Leases, licences and other estates	Authorisation of leases, licences and other
		estates; short term vs. casual hire
7.	Strategy and Action Plan	Objectives, performance targets, assessment of
		performance
8.	Change and review of PoM	Process of reviewing and updating the PoM
9.	Appendices	A: contains a schedule of the Community land
		covered by this PoM.
		B: Detailed property sheets for each property
		listed in Appendix A. These detailed property
		information sheets include both the core
		information requirements under the Act, and
		additional information to facilitate the
		relationship between the Shire's overall
		strategies and its operational management.
		C: Maps of Land.

Requirements of the Local Government Act for Plans of Management are listed in Table 1.2.

Table 1.2 Contents of a Plan of Management for Community Land

Requirement of the Local Government Act	How this plan satisfies the Act
Categorisation of community land	Sections 3, 4 and Appendix B
Core objectives for management of the land	Section 4
A description of the condition of the land, and	Appendix B
of any buildings or other improvements	
on the land as at the date of adoption of the	
Plan of Management	
The purposes for which the land, and any such	Sections 5, 6
buildings or improvements, will be permitted to	
be used	
The purposes for which any further	Sections 5, 6
development of the land will be permitted,	
whether under lease or licence or otherwise	
A description of the scale and intensity of any	Section 6
such permitted use or development Section 5	
Authorisation of leases, licences or other	
estates over community land	
Performance targets	Section 7
A means for assessing achievement of	Section 7
objectives and performance targets	

2. Land Description and Planning

2.1 Land covered by this Plan of Management

This generic PoM includes all Crown Land that is a Reserve Trust Management type, that is managed by Coolamon Shire Council on behalf of the Crown and that is categorised as General Community Use, Parks, Sportsgrounds or Natural Areas.

Including these categorisations in a generic PoM ensures consistent management, which supports a cohesive approach to meeting the diverse needs of the community.

The Crown land covered by this Generic Plan of Management is identified in the schedule in Appendix A.

Property information sheets for each area of community land are in Appendix B.

Land Identification Maps are located in Appendix C.

2.2 Why is Some Crown Land Missing from this PoM?

Land that is not covered by this Generic PoM includes:

- Community land covered by specific PoMs;
- Crown land that is not a Reserve Trust;
- Public open spaces and recreation facility assets within the local government area (LGA) which are owned or managed by other entities;

- Privately owned land, which is made available for public use;
- Road that has been physically closed.

3. Legislative Framework

This section describes the legislative and policy framework applying to the land covered under this PoM.

3.1 Crown Land Management Act 2016

Under the recently introduced Crown Lands Management Act 2016, Councils will continue to manage certain land that is dedicated or reserved as Crown land. However, the new Act ensures that in the future, Councils will manage Crown land under the Local Government Act 1993 (NSW) (LG Act) in accordance with the provisions that apply to 'community land' owned by Council, including the requirement for a plan of management, with oversight rights maintained by the Minister.

Crown land that has been identified as local land has been transferred to local councils as community land and will be managed under the Local Government Act 1993. The categorisation of the majority of transferred land as community land has been included in the Act to prevent the land being sold and so it is retained for a public purpose. All income derived from land transferred to Councils will be retained by Council.

3.2 Local Government Act 1993

Community land must be managed according to the provisions of the Local Government Act 1993 and the Local Government (General) Regulation 2005.

The Local Government Act 1993 requires all Council owned land to be classified as either Operational or Community land. Community land is defined as land that must be kept for the use of the general community, and must not be sold. Community land is required to be managed in accordance with a PoM (refer Table 3.1), and any other laws regulating the use of the land.

Table 3.1 Requirements of the Local Government Act for community land management

Requi	Requirement of the Local Government Act		
•	All community land must be categorised.		
•	The Plan must contain core objectives for management of the land.		
•	The Plan must include a description of the condition of the land, and of any buildings or		
	other improvements on the land.		
•	The Plan must specify the purposes for which the land, and any such buildings or		
	improvements, will be permitted to be used.		
• The Plan must specify the purposes for which any further development of the land will be			
	permitted, whether under lease or licence or otherwise.		
•	The Plan must describe the scale and intensity of any such permitted use or development.		
•	The Plan must include performance targets.		
•	The Plan must contain means for assessing achievement of objectives and performance		
	targets.		

•	Council must exhibit the draft Plan for 28 days and give at least 42 days for the making of submissions.	
•	Any amendments to a draft Plan must be publicly exhibited in the same way, until the Council can adopt the draft Plan without further amendment.	
•	A Council may only grant a lease, licence or other estate over community land if it is expressly authorised in a Plan of Management.	

3.3 Native Title Act 1993

The Crown Land Management Act 2016 provides a new regime for the management of Crown land and Council is now responsible for compliance with Native Title legislation for the Crown land that it manages.

Council is required to undertake steps to identify what affect any activity that they undertake on Crown land will have on Native Title, what provisions of the Native Title Act will validate the activity and what procedures should be taken in relation to a particular activity prior to its commencement.

Council must receive written advice from its Native Title Manager in relation to certain activities and acts carried out on Crown land.

3.4 Zoning and Planning Controls

The Environmental Planning and Assessment Act 1979 (EPA Act) establishes the statutory planning framework for environmental and land use planning in NSW.

Coolamon Shire Council has previously prepared and adopted a comprehensive Local Environmental Plan (LEP) known as the Coolamon Local Environmental Plan 2011 for the entire LGA. The LEP Identifies Crown Land managed by the Shire as one of or a combination of the following land use zones (Refer to Appendix A):

- RU5 Village
- RU1 Primary Production;
- RU3 Forestry;
- SP2 Infrastructure; and
- RE1 Public Recreation zone.

Development or uses requiring a Development Application will be assessed under Section 4.15 of the Environmental Planning and Assessment Act 1979.

In summary, the possible impacts of the proposal will be considered in the light of all relevant planning controls and Council policies.

3.4 Heritage

The Shire has carried out a number of heritage studies, and recognises the heritage significance of items by their inclusion in its Local Environmental Plan.

The use and development of heritage items is then managed through a Development Control Plan.

The inclusion of heritage significant items within an LEP provides a strong framework to protect these assets. This PoM is intended to be consistent with the LEP framework, but to focus primarily on the nature and balance of use, management and care of the land as a whole.

In respect of Section 36D of the Local Government Act 1993, 'Community land comprising area of cultural significance' it is confirmed that no land contained within this PoM contains any community land that is the subject of a resolution by the council that declares that, because of the presence on the land of any item that the council considers to be of Aboriginal, historical or cultural significance, the land is an area of cultural significance.

3.5 The Changing Environment

Over the past 140 years, the Shire's local government area has been transformed by agricultural and small-scale development. Despite this development, many natural features remain in the Shire's local government area (for example, Kindra State Forest.

The land covered by this PoM has not been identified as the habitat of any threatened species or of any ecological value.

However, there are some remnants of natural features in/on some of the land covered by this PoM, and many such spaces serve an important ecological role.

The Shire intends to sympathetically retain these natural features, and in appropriate instances augment the key and supporting habitat areas.

Comprehensive Ecological Studies in circumstances will inform the ongoing management and development of any of the Crown Land managed by Council where such proposals have an ability to disturb natural features and habitats.

In respect of Section 36C of the Local Government Act 1993, 'Community land containing significant natural features' it is confirmed that no land contained within this PoM contains any community land that is the subject of a resolution by the council that declares that the land, being the site of:

- (a) a known natural, geological, geomorphological, scenic or other feature that is considered by the council to warrant protection or special management considerations, or
- (b) a wildlife corridor, is land to which this section applies.

3.6 Other Relevant Legislation and Policies

In addition to the requirements of the Crown Lands Management Act 2016 and Local Government Act 1993, there are a number of other pieces of legislation and Government policies that are relevant to the ongoing development and management of Crown Land that is managed by Council and categorised as General Community Use, Parks, Sportsgrounds or Natural Areas.

Legislation and policies with direct relevance to the subject sites are listed below:

3.6.1 Commonwealth legislation

The Federal Telecommunications Act 1997 provides for telecommunication facilities being permitted

on community land without authorisation in a Plan of Management.

3.6.2 State Government Legislation and Policies

Environmental Planning and Assessment Act 1979 State Environmental Planning Policies (SEPPs) Companion Animals Act 1998 Disability Discrimination Act 1992 Heritage Act 1977 Protection of the Environment Operations Act 1997 Waste Minimisation Act 1995 Pesticides Act 1999 Retail Leases Act 1994 Biodiversity and Conservation Act 2016 Water Management Act 2000

3.6.3 Council Planning Instruments Development Control Plans and Policies

Coolamon Local Environmental Plan 2010 Coolamon Development Control Plan 2015 Coolamon Shire Council Pedestrian Access Management Plan Coolamon Shire Council Companion Animals Policy 2018 Coolamon Shire Council Community Strategic Plan 2018 Event Guidelines

4. Basis of Management

4.1 Categorisation of Community Land

Under section 3.23(2) of the Crown Land Management Act 2016 Council Crown land managers must assign to all Crown land under their management one or more initial categories of community land referred to in section 36 of the Local Government Act 1993.

Section 36(4) of the Act requires Community land to be categorised (or broken down) into one of five categories as set out in the Act, which are:

- Natural Area (to be further sub-categorised as Bushland, Wetland, Escarpment, Watercourse or Foreshore);
- Sportsground;
- Park;
- Area of Cultural Significance;
- General Community Use.

Council managers must assign a category that they consider to be most closely related to the purpose(s) that the land is dedicated or reserved. Multiple categories are assigned to Crown land where the Crown land is subject to multiple reservations and or dedications.

The degree to which the reserve purpose relates to the assigned category of the land is important for ongoing management of the land as Council must obtain Native Title Manager advice as to the validity of the activities that they wish to undertake on the land prior to dealing with the land.

The Native Title Act recognises the intent of the original reserve purpose of the land so that complying activity can be validated particularly under Section J of the Native Title Act 1993.

Council had requested that the initial categories of: **General Community Use, Park, Sportsground and Natural Area** be applied to the land identified in appendix A of this plan, these are the closest categories to the reserve purpose(s) of the land identified in appendix A.

These categories have been approved by the Minister administering the Crown Land Management Act 2016 in relation to the reserves.

Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management as the assigned categories most closely align with the reserve purpose of the land and its core usage.

Activities on the reserves will need to reflect the intent of the public purpose and will be assessed for compliance with relevant Local Government and Crown Lands legislation including assessment of the activity under the Native Title Act 1996.

Use of the land for any activity is subject to application and approval. Assessment will consider compliance with the objectives and relationship to and impact upon the public purpose for the land. Other uses that do not comply with the plan of management or zoning of the land under Council's LEP would not be considered.

The guidelines for categorisation of community land are set out in the Local Government (General) Regulation 2005. The core objectives for each category are set out in the Local Government Act 1993. The guidelines and core objectives for the Park, Sportsground and General Community Use categories are set out in Table 4.1.

Table 4.1 Guidelines for and core objectives of community land categorised as Parks, Sportsgrounds, GeneralCommunity Use and Natural Areas

Category	Guidelines (1)	Core objectives (2)
Park	Land which is, or proposed to be, improved by landscaping, gardens or the provision of non- sporting equipment and facilities, and for uses which are mainly passive or active recreational, social, educational and cultural pursuits that not unduly intrude on the peaceful enjoyment of the land by others.	 encourage, promote and facilitate recreational, cultural, social and educational pastimes and activities. provide for passive recreational activities or pastimes and for the casual playing of games. improve the land in such a way as to promote and facilitate its use to achieve

		the other core objectives for its management.
Sportsground	Land should be categorised as 'Sportsground' if the land is used or proposed to be used primarily for active recreation involving organised sports or the playing of outdoor games.	 encourage, promote and facilitate recreational pursuits in the community involving active recreation involving organised sports and informal sporting activities and games. ensure that such activities are managed having regard to any adverse impact on nearby residences.
General Community Use	Land that may be made available for use for any purpose for which community land may be used, whether by the public at large or by specific sections of the public.	 to promote, encourage and provide for the use of the land, and to provide facilities on the land, to meet the current and future needs of the local community and of the wider public: in relation to public recreation and the physical, cultural, social and intellectual welfare or development of individual members of the public. in relation to purposes for which a lease, licence or other estate may be granted in respect of the land (other than the provision of public utilities and works associated with or ancillary to public utilities).
Natural Area	Land should be categorised as a natural area, if the land, whether or not in an undisturbed state, possesses a significant geological feature, geomorphological feature, landform, representative system or other natural feature or attribute that would be sufficient to further categorise the land as bushland, wetland, escarpment, watercourse or foreshore.	 to conserve biodiversity and maintain ecosystem function in respect of the land, or the feature or habitat in respect of which the land is categorised as a natural area. to maintain the land, or that feature or habitat, in its natural state and setting. to provide for the restoration and regeneration of the land.

 to provide for community use of and access to the land in such a manner as will minimise and mitigat any disturbance caused b human intrusion. to assist in and facilitate the implementation of ar provisions restricting the 	te by ny
use and management of the land that are set out a recovery plan or threat abatement plan prepared	in :
under the Threatened Species Conservation Act 1995 or the Fisheries Management Act 1994.	t

(1) Local Government (General Regulation) 2005 (2) Local Government Act 1993

Council must manage Community land in according to these core objectives. Any activities or uses of the land should be consistent with the core objectives for that category of land. Additional objectives, which support the above core objectives, are included in Section 7 Strategy and Action Plan.

4.2 Management of Community Land

The Shire intends to manage its community land to meet the objectives set out in Table 4.1 and Section 7 of this PoM. The types of uses, and development, which may take place, are identified in Sections 5 and 6.

4.3 Guiding Principles for Land Managed under this Plan

Guiding principles derived from the Coolamon Shire Council Community Strategic Plan; 'Our Communities 2030', which apply to park, sportsground and general community use land in the Shire, are:

Equity

Involving fairness in decision-making, prioritising and allocation of resources, particularly for those in need.

Access

Having fair access to services, resources and opportunities to improve quality of life.

Participation

The maximum opportunity to genuinely participate in decisions, which affect their lives.

Rights

Equal rights established and promoted, with opportunities provided for people from diverse linguistic, cultural and religious backgrounds to participate in community life.

4.4 Key Strategic Directions

4.4.1 Parks, sportsgrounds and Natural Areas

The key strategic directions and objectives of the Shires Community Strategic Plan which apply to parks, sportsgrounds and natural areas are to:

- 1. Provide attractive, accessible and safe parks, recreational and other public places e.g. local communities organising regular community gatherings
- 2. Maintain and update initiatives to continue attract tourists such as improving Shire signage, access to and knowledge of Shire caravan parks, etc. to make Coolamon the No 1 day trip for Wagga Wagga residents.

4.4.2 General Community Use

Management principles and objectives

Crown Reserve Land categorised as General Community Use may consist of areas with an operational function that have not been classified as operational land. Properties included within this category fall into two types:

Type 1: includes access corridors, rights of way, and infrastructure and drainage reserves.

Type 2: includes buildings that fully cover the land or have a substantial presence upon the balance of the land. The buildings may function as multi-purpose community facilities or specialised single purpose facilities providing a range of services from libraries to cultural centres to childcare.

The Council may grant easements for the provision of services over, or on the land provided that a Native Title assessment has been carried out by Council's Native Title Manager and the provisions of the Local Government Act 1993 and the Crown Land Management Act 2016 have been complied with.

Management principles and objectives which apply to Crown Reserve Managed Land, General Community Use Land and Built Facilities on that land are set out in Table 4.2.

Table 4.2

Management principles and objectives for land categorised as General Community Use

|--|

Facilities will be sustainable	Sustainable community facilities enhance positive environmental, social, cultural and economic factors in terms of the built form, design, and uses. They limit negative environmental, social and economic impacts. Sustainable community facilities planning and provision considers long term factors and has regard for future generations.
Facilities will be multipurpose and flexible	Multi-purpose community facilities enhance the wellbeing and life opportunities for diverse groups within the community. They provide opportunities to interact and share mutually beneficial activities and experiences for everyone.
Community facilities will be accessible	Community facilities must be fully accessible to the entire community by being centrally located close to other essential services and transport links, physically accessible to people of all abilities, affordable as well as open and welcoming to people of all backgrounds.
Community facilities will be equitably located across the Shire	Community facilities must be within walking and cycling distance of resident's homes or close to accessible and frequent public transport. This ensures that the whole community can enjoy the benefits of community spaces and programs. Community facilities will be safe and of high quality. Community facilities can enhance the safety and amenity of the local neighbourhood by providing increased activity and surveillance in the area. They activate neighbourhoods and provide spaces for safe use at night and on weekends. Quality community facilities are of a standard and finish that is robust, durable and 'built-to-last'.
Community facilities will Promote a positive local identity	The design of community facilities can provide opportunities for local community expression and for the distinctive characteristic of villages to be displayed. They can contribute to the vitality and viability of village centres, relating to and integrating with surrounding retail and other services.

Role of General Community Use Land

General Community Use areas perform many functions relating to the enhancement of the health and wellbeing of the community. Outside of the provision of power easements, drainage reserves and access ways, the land may house buildings and structures such as neighbourhood centres or Scout / Guide halls that cater for formal and informal leisure and recreational activities, hobbies, artistic endeavours, educational, cultural and social functions. Consequently, these areas play a pivotal role in promoting and developing dynamic communities with a strong sense of belonging.

Open space areas associated with General Community Use land also offer the community a range of recreation opportunities. This provides individuals and communities with health related benefits achieved through physical activity such as physical, mental, social, cultural, economic and environmental benefits that lead to the overall health and wellbeing of the community.

Dual Purpose of General Community Use Land, Council recognises that some General Community Use land throughout the Shire can serve a dual recreation and drainage function and this function must be monitored closely to maintain the recreational and drainage integrity of these assets.

5. Land Uses

5.1 Permissible uses and developments

The use and development of community land should be generally compatible with both the intended function of the land, and the wider community context.

The Shire encourages a wide range of uses of community land, and intends to facilitate uses, which increase the vitality and general enjoyment of its land.

Within buildings, swimming pools, and recreational and sporting facilities in particular, the Shire intends to permit and encourage a broad range of activities. The use of Community land is frequently encouraged, and supported, by appropriate ancillary development, (for example, playground equipment, amenity blocks, or food kiosks). The general types of uses, which may occur on Community land, categorised as Park, Sportsground and General Community Use, and the forms of development generally associated with those uses, are set out in Table 5.1. The facilities on Community land may change over time, reflecting the needs of the community.

While this PoM intends to facilitate and encourage the use of land, it does not reduce the Shire's capacity to manage its assets in an alternative way. For example, the Shire may choose to operate its facilities through staff, or using contractors.

The anticipated uses, and associated development, identified in Table 5.1 are intended to provide an overview or general guide. The expressions used are not intended to impose a strict or defined meaning. For example, a reference to "cricket" is also intended to include the variations and modifications of that game (such as Kanga Cricket, and Rounders).

The Shire anticipates that new sports may develop, and others increase in popularity. If this occurs, then some sections of Community land identified in this plan may be adapted to allow that use, as it is a form of 'active recreation' enjoyed by members of the Shire's community. References such as 'field', or 'court', are not intended to preclude development of an appropriate surface for that sport, even if that surface is usually described in a slightly different way.

Table 5.1

Permissible uses of land categorised as Park, Sportsground, Natural Area and General Community Use

Purpose/Use	Development
Park category	
 Active and passive recreation including children's play Group recreational use, such as picnics and private celebrations Festivals, parades, markets, fairs, auctions and similar events and gatherings Exhibitions Filming and photographic projects Busking Public address (speeches) Community gardens 	 Development for the purposes of improving access, amenity and the visual character of the park Amenities to facilitate the safety, use and enjoyment of the park e.g. children's play equipment Lighting, seating, toilet facilities, courts or marked areas (e.g. access paths and activity trails) Hard and soft landscaped areas BBQ facilities and sheltered seating areas

 Café or refreshment areas (kiosks/restaurants) including external seating Publicly accessible ancillary areas, such toilet facilities Restricted access ancillary areas (e.g. storage areas associated with functions, gardening equipment) Service areas ancillary to the use of land (e.g. loading areas, car spaces, bicycle racks) Low intensity commercial activities (e.g. recreational equipment hire) 	 Ancillary service, transport or loading areas Commercial development which is sympathetic to and supports use in the area, e.g. cafes, kiosks, recreation hire equipment areas Community gardens
 Active and passive recreational and sporting activities consistent with the nature of the particular land and any relevant facilities, e.g. oval (cricket, football, rugby, track and field athletics, Australian rules, baseball, softball) marked court (basketball, volleyball, tennis and netball) aquatic facility (learn to swim classes, squad training, fitness and health classes including aqua aerobics, recreational and competitive swimming and diving, organised water sports including water polo, diving, hydrotherapy facilities) Change room/locker areas Shower/toilet facilities Kiosk/café uses Ancillary areas (staff rooms, meeting rooms, recording rooms, equipment storage areas) Shade structures, storage ancillary to recreational uses, community events or gatherings, and public meetings Commercial uses associated with sports facilities (e.g. kiosks, cafes, sale or hire of recreational equipment, sports tuition, nutritionist, physiotherapist) 	 Development for the purpose of conducting and facilitating organised sport (both amateur and professional) Sports training Promotion of organised and unstructured recreation activities Provision of amenities to facilitate use and enjoyment of the community land including change rooms, toilets, storage, first aid areas Café/kiosk facilities Equipment sales/hire areas Compatible, small scale commercial uses (e.g. physiotherapy practice, dietician)
 Natural Area category Active and passive recreation including children's play Group recreational use, such as picnics and private celebrations Filming and photographic projects Public address (speeches) 	 Development for the purposes of improving access, amenity and the visual character of the natural areas Any development or activity that promotes the restoration and regeneration of the land

 Café or refreshment areas (kiosks/restaurants) including external seating Publicly accessible ancillary areas, such toilet facilities Restricted access ancillary areas (e.g. storage areas associated with functions, gardening equipment) Service areas ancillary to the use of land (e.g. loading areas, car spaces, bicycle racks) Low intensity commercial activities (e.g. recreational equipment hire) 	 Amenities to facilitate the safety, use and enjoyment of the natural area e.g. children's play equipment Lighting, seating, toilet facilities, courts or marked areas (e.g. access paths and activity trails) that will not adversely affect the natural state or setting of the area Hard and soft landscaped areas that will not adversely affect the natural state or setting of the area BBQ facilities and sheltered seating areas that will not adversely affect the natural state or setting of the area Ancillary service, transport or loading areas that will not adversely affect the natural state or setting of the area Commercial development which is sympathetic to and supports use in the area, that will not adversely affect the natural state or setting of the area Commercial development which is sympathetic to and supports use in the area, that will not adversely affect the natural state or setting of the area Commercial development which is sympathetic to and supports use in the area, that will not adversely affect the natural state or setting of the area e.g. cafes, kiosks, recreation hire equipment areas
 General Community Use category Provides a location for, and supports, the gathering of groups for a range of general social, cultural or recreational purposes Includes multi-purpose buildings (e.g. community halls and centres) with specialised community uses Uses may include: casual or informal recreational use meetings, (including for social, recreational, educational or cultural purposes) functions concerts, including all musical genres performances (including film and stage) exhibitions fairs, tradeshows and auctions (e.g. antiques, coins, art and other goods) workshops parades (e.g. fashion parades) leisure or training classes child care (e.g. before and after school care, vacation care) designated group use (e.g. scout and girl guide use) educational centres, including libraries, 	 Development for the purposes of social, community, cultural, recreational activities, including: Landscaping and finishes, improving access, amenity and the visual character of the general community area Provision of buildings or other amenity areas to facilitate use and enjoyment by the community Development (particularly within buildings) for the purposes of addressing the needs of a particular group (e.g. library facilities; stage facilities, recording areas)

	- entertainment facilities	
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In some instances, physical assets may be located on land which falls into different categories. For example, swimming pools may be located on land categorised as Park, or on land categorised for General Community Use.

Future development and use of the community land will need to:

1. Meet legislative requirements.

The zoning tables in the Coolamon LEP specifies the range of uses and activities that may be permitted on the land. A number of uses are also set out in the Regulations to the Local Government Act 1993.

Buildings and amenities may be provided where consistent with the need to facilitate the purpose of the land, provided that a Native Title assessment has been carried out by Council's Native Title Manager and the provisions of the Local Government Act 1993 and the Crown Land Management Act 2016 have been complied with.

2. Be consistent with the guidelines and core objectives of the community land category.

Under the Local Government Act uses and development of community land must be consistent with the guidelines for categorisation and the core objectives of each category, and any other additional objectives the Council proposes to place on the community land categories (refer to Section 4).

3. Be consistent with relevant Council policies.

Relevant Council policies as at the date of adoption of this plan are set out in Section 3 (Legislative Framework). The goals and strategies outlined in these documents have been used to guide the outcomes of this PoM.

The Shires policies will continue to develop after the preparation of this PoM. Management of the Shire's assets, and their development, will take into account the policy framework at the relevant time.

Substantial upgrades and proposed new development will take into account a range of factors, including:

- This PoM and the core objectives for the land;
- The planning controls for the land;
- The Shires adopted policies;
- The characteristics of the land affected, including existing and future use patterns.
- Any landscape masterplan for the land.

Minor changes to Community land are regularly made on a routine basis, such as garden beds are replanted, and damaged play equipment is replaced.

5.2 Scale and intensity of land use

The scale and intensity of development and activities on Community land is to be generally compatible with the scale and anticipated use of the park or reserve.

In particular, the scale and intensity of use will be consistent with the carrying capacity of the land, and any masterplan or development application relating to the land.

5.3 Consent for Development and Leasing or Licencing of Crown land Subject of this POM

Crown land is generally reserved for a public purpose, and uses on the reserve must be compatible with or ancillary to that public purpose. Whilst generally the Minister's consent is usually required for the making of a development application or the entering into a lease or licence agreement over community land, Crown Land identified in this plan will instead be subject to Councils consent (refer to Sections 2.23 and 3.22 of the Crown Lands Management Act, 2016).

5.4 Uses and agreements

The Shire may from time to time enter into or create a range of leases, licences, other estates, management agreements, and/or booking arrangements, in order to encourage the use the land and/or buildings appropriately and effectively.

These arrangements are intended to support and encourage a range of uses, which enhance the level of activation and enjoyment of the space.

Kiosks, restaurants, refreshment facilities, mobile vending, recreational equipment sale or hire (e.g. bicycle hire or sale of swimming accessories), may support the general community enjoyment of the areas. Each proposal will be reviewed to ensure it is compatible with the relevant land. The types of uses and agreements, which the Shire considers appropriate are described in Section 6.

5.5 Bookings and Events

'Open space is not only for recreation and conservation of environmental and cultural values, it is the foundation of urban liveability.

It underpins many social, ecological and economic benefits that are essential to the healthy functioning of the urban environment' (Source: Linking People and Spaces, Parks Victoria 2002).

In supporting urban liveability, parks, sportsgrounds, and buildings intended for community use have significant potential as venues for short-term public and private special events of different sizes and scale.

The Shire is responsible for bookings of community land and reserves in its LGA. Generally, the Shire seeks to encourage a broad and appropriate range of uses within its area. A number of policies address specific types of use in greater detail. Applicants should check the Shires website (www.coolamon.nsw.gov.au) for up-to-date information.

6. Leases, Licences and Other Estates

6.1 What are Leases, licences and other estates?

A lease is a contract between a land owner, and another entity, granting that entity a right to occupy an area for a specified period of time. The Shire will consider leasing areas of the land covered by this PoM especially in the following situations:

- there is a clear reason for granting a lease, and the lease is consistent with the reserve purpose and the intended use of the land e.g. a child care operator may need exclusive occupation and control of the child care centre.
- the occupant has made (or intends to make) a significant financial contribution to the asset e.g. a café operator may propose a new fit out of the café as part of a lease agreement.
- There is a very strong link between the nature of the asset and the proposed tenant e.g. a lease of a scout hall to Scouts Australia.

In addition, the Act and its Regulation specify some additional uses (e.g. public infrastructure) which are permitted, and which may be authorised by a lease or licence arrangement.

A licence allows occupation and a clear and transparent way of identifying the permitted activity. The main difference between a lease and licence is that a licence does not permit the sole, or exclusive, use of the area. Licences may be granted to formally recognise and endorse shared uses. For example, an outdoor seating area adjoining a café may be used by the café at some periods, but not all the time.

Short-term licences and bookings may be used to allow the Shire to program different uses at different times, allowing the best overall use. The Shire may use short term licences or bookings to manage the types of uses set out in Table 6.1 in particular.

The terms of the authorisation for a lease, licence or other estate should include Native Title assessment and validation under the Native Title Act 1993 and should ensure the proper management and maintenance of the land and that the interests of Council and the public are protected.

6.2 Authorisation of Leases, Licences or Other Estates over Community Land

The Act requires that any lease or licence of Community Land must be authorised by a PoM. The lease or licence must be for purposes consistent with the categorisation and zoning of the land.

The maximum period for leases or licences on Community land permitted under the Act is 21 years.

If a lease or licence is anticipated, then public notice should be given in accordance with the requirements of the Act. Where a lease arrangement has been entered into with Council for community land, subleasing the land must be in accordance with the requirements of Section 47C of the Act and Clause 119 of the *Local Government (General) Regulation 2005*.

Supporting occupations in the form of leases and licence agreements are indicated in the detailed information sheets in Appendix B. This PoM authorises existing leases and licence agreements until the end of their current term. The leased or licensed areas may be renewed or changed in future.

The leased or licensed areas may be reconfigured in the future to reflect changes in community needs. This PoM authorises the Shire to grant leases, licences or any other estates for community

land covered in this PoM for purposes and uses which are identified or consistent with those in Table 5.1 and Tables 6.1 and 6.2. Some examples of longer term arrangements are outlined in the following Table 6.1. Shorter arrangements (for example, a short term licence associated with a particular event, or recurring for a few hours each season) are set out in Table 6.2.

Table 6.1

Leases, Licences and other Estates

Type of Arrangement Authorised	Land and Facilities covered	Purposes for which long term leasing/licensing will be granted
Lease	Community land and buildings	Any lease or licence proposal will be individually assessed and considered, including the community benefit, compatibility with this PoM and the capacity of the area to support the activity.
		 Sympathetic, compatible uses may include: child care or vacation care health or medical practitioners associated with the relevant facility (e.g. nutrition, physiotherapy) educational purposes, including libraries, education classes, workshops cultural purposes, including concerts, dramatic productions, and galleries recreational purposes, including fitness classes; dance classes, and games sporting uses developed/operated by a private operator kiosk, café and refreshment purposes commercial retail uses associated with the facility (e.g. sale or hire of sports goods)
	Park/ Sportsground	Any lease or licence proposal will be individually assessed and considered, including the community benefit, compatibility with this PoM and the capacity of the area to support the activity.
		Sympathetic, compatible uses including: - café/kiosk areas, including seating and tables - management of court facilities - hire or sale of recreational equipment
Licence	Community land and buildings	 Sympathetic, compatible uses including: social purposes (including child care, vacation care) educational purposes, including libraries, education classes, workshops recreational purposes, including fitness classes; dance classes café/kiosk areas
	Park/ Sportsground	Sympathetic, compatible uses including: - Outdoor café/kiosk seating and tables

		 Management of court or similar facilities Hire or sale of recreational equipment Any licence proposal will be assessed and considered, having regard to the community benefit, compatibility with this PoM and the capacity of the area to support the activity
Other Estates	Community land and buildings	This PoM allows Council to grant 'an estate' over community land for the provision of public utilities and works associated with or ancillary to public utilities in accordance with the Local Government Act 1993.
		Estates may also be granted across community land for the provision of pipes, conduits, or other connections under the surface of the ground for the connection of premises adjoining the community land to a facility of the Council or other public utility provider that is situated on community land.

The examples given in Tables 6.1 and 6.2 are illustrative only. The Shire welcomes innovation, and there may be new ways to better utilise a space. Interested parties should contact the Council Administration Centre to discuss their particular interest area.

The grant of a lease or licence is an important step in using community land, but there may be other requirements relevant to any proposed use. For example, the refurbishment of a kiosk may also require development consent under the Environmental Planning and Assessment Act 1979. Any interested person should check carefully to make sure they are aware of all relevant requirements.

The issue of any proposed lease, licence or other estate and any subsequent provisions of the lease, licence or other estate must be validated by the relevant provisions of the Native Title Act 1993.

6.3 Short Term Uses

Table 6.2

Short Term Uses

Community land category	Purposes for which short term casual licences may be granted
Park	 community events and festivals playing a musical instrument, or singing for fee or reward picnics and private celebrations such as weddings and family gatherings filming, including for cinema/television conducting a commercial photography session public performances engaging in an appropriate trade or business delivering a public address community events fairs, markets, auctions and similar activities
Sportsground	sporting fixtures and events

	 sports and fitness training and classes
	 broadcasting or filming of sporting fixtures
	 ancillary ceremonies (e.g. rehearsal of opening and closing
	ceremonies, cheer
	 squads, etc.)
	 uses reasonably associated with the promotion or enhancement of sporting groups,
	 fixtures and events (e.g. "guest" events for juniors; gala days; club meetings)
Natural Area	 community recreational events and festivals
	 picnics and private celebrations such as weddings and family
	gatherings
	 filming, including for cinema/television
	 conducting a commercial photography session
	 engaging in an appropriate trade or business
General	Public speeches, meetings, seminars and presentations, including
Community Use	educational programs
	 Functions (including commemorative functions, book launches, film releases, balls, and similar activities)
	 Displays, exhibitions, fairs, fashion parades and shows
	 Events (including weddings, corporate functions, and community gatherings)
	 Concerts and other performances, including both live performances and film (cinema and TV)
	 Broadcasts associated with any event, concert, or public speech
	 Engaging in an appropriate trade or business delivering a public
	address, community events; auctions, markets and similar activities

Agreements for use of community land may be granted for events of short duration, which may be anything from a few hours to a few days. These casual arrangements should be for the types of short term uses identified in Table 6.2.

The functions and events conducted at each particular location may vary significantly, in light of the facilities available in that location. For example, catering services are available in some (not all) community buildings.

In assessing Community land categorised as Park as a venue for any proposed event, the Shire applies the following minimum criteria:

- the event should not result in physical damage to the park;
- where appropriate, the event should be made available to all sections of the community;
- the event should not result in a significant adverse impact on adjoining residents;
- organisers of the site should be responsible for cleaning up the site and repairing any damage that may occur.

Fees for short-term casual bookings will be charged in accordance with Council's adopted Fees and Charges at the time.

7. Strategy and Action Plan

7.1 Strategy and Action Plan

Section 36 of the Act requires that a PoM for community land details:

- the means by which the council proposes to achieve the plan's objectives and performance targets;
- the manner in which the council proposes to assess its performance with respect to the plan's objectives and performance targets.

Table 7.1 sets out these requirements.

Table 7.1 Performance Targets

Objectives and performance targets of the plan with respect to the land s.36 (b)	Means by which Council proposes to achieve the plan's objectives and performance targets s.36 (c)	Manner in which Council proposes to assess its performance with respect to the plan's objectives and performance targets s.36 (d)
Urban Context		
To maintain the Shire's Crown Reserve Managed park, sportsground, natural area and general community use properties as vibrant and integral components in the visual and social fabric of the LGA's community.	Strengthen the character of each property on all street frontages, by establishing consistent tree planting to define street boundaries. Specifically, in the case of Parks, provide facilities and routes through these properties that maintain their role as attractive destinations and thoroughfares. Maintain and enhance parks, sportsgrounds and general community use property as secure places in the locality through provision of upgraded lighting schemes.	Increased appreciation of the park, sportsground, natural area or general community use property as measured by positive comments received by Council. Community consultation, including surveys of park, sportsground, natural area or general community use property users, to determine level of use and any community concerns. Surveys to be undertaken as required. Maintain records of public comments in relation to park, sportsground, natural area or general community use property. Regularly review records to guide future directions.
Uses and Recreation		
To enhance opportunities for a balanced organised and unstructured recreational use of parks, sportsgrounds, natural	Maintain and increment the range of organised and informal/unstructured activities in parks, sportsgrounds and natural areas.	Increased local use of parks, sportsgrounds and natural areas measured by survey and observation.

areas and general community land. To optimise public access to all areas of parks, sportsgrounds, and general community use land.	Provide improved facilities for event usage so that these functions may be accommodated without adversely affecting the values and character of individual parks, sportsgrounds and natural areas. Provide amenities to increase use and enjoyment of parks, sportsgrounds and natural areas including toilets, change rooms and kiosk/café facilities.	
	Undertake audit of facilities to identify compliance with the Shire's Inclusion (Disability) Access Plan.	
	Enforce dog management provisions as per requirements of the Shire's Companion Animal Policy.	
Community facilities		
Provide sustainable community facilities for a range of community, social, and other	Provide community facilities which are multipurpose and flexible to a range of appropriate uses.	Increased usage and visitation of community centres as measured by bookings.
compatible activities.	Ensure community facilities are universally accessible.	Community facilities user satisfaction surveys.
	Ensure community facilities are equitably and appropriately located across the Shire.	Facility inspections and audits.
	Ensure that community facilities are safe and of high quality.	
	Facilities provided and managed in consultation and partnership with user groups and the community.	
	Ensure community facilities meet sustainable building requirements.	
Landscape Character		
To improve landscape character and visual quality of Crown Reserve parks, sportsgrounds, natural areas or general community use property.	Establish replacement planting strategies for each park, sportsground, natural area or general community use property to ensure improvement to the current character and improved biodiversity outcomes. Specifically, for parks, sportsgrounds and natural areas, develop a consistent design	Increased appreciation of the property as measured by positive comments received by Council. Community consultation, including surveys of property users, to determine level of use and any community concerns. Surveys to be undertaken as required.

	vocabulary of park and sportsground furniture, walls, paving, fencing that is appropriate to the setting and the sport or activity type. Develop a co-ordinated signage strategy for the property and its boundaries.	Maintain records of public comments in relation to properties. Regularly review records to guide future directions.
Built Form		
Buildings and structures to contribute to park, sportsground, natural areas and general community use amenity, facilitate a range of uses and have regard to environmental sustainable design, resource use and maintenance.	Building and structure design specifications to consider park, sportsground, natural area and general community use character, expected use and environmental sustainability features.	Buildings provide positive contribution to park, sportsground, natural area and general community use amenity and use. Increased park, sportsground and general community use land bookings and use. Positive comments by park, sportsground, natural area and general community use user
		groups.
Sporting Amenities		
Provide high quality sporting facilities to accommodate junior/regional team sports.	Open space planning to consider sporting facility provision across the local government area to ascertain needs and shortfalls. Capital works program to plan for improvements and upgrades of existing facilities.	Completed capital works upgrades of sporting facilities. Positive response from sporting groups and users.
Cultural and Historical Significance		
Appreciation and interpretation of the heritage significance of the site in terms of both natural and cultural components. Dedicate a name for each park, sportsground, natural area and general community use property.	Undertake, when required, heritage and cultural assessment studies to identify cultural and heritage values for retention and interpretation. Incorporate historical information on property signage to instil understanding and appreciation of the site and the history it represents. Installation of public art and interpretation.	Retention and interpretation of heritage and cultural values provides increased appreciation of the property and its history as measured by property user surveys.

Total Asset Management – Land and Building Management, Maintenance and CAPEX			
To provide professional, efficient management of Crown Reserve, Council Managed parks, sportsgrounds, natural areas and general community use properties.	Regular visitation and condition assessments.	Measured against contract KPIs. Internal business unit users, public and tenant surveys. Audits.	
Provide professional management of all buildings and structures within parks and sportsgrounds, natural areas and on general community land.	Regular visitation and condition assessments.	Measured against contract KPIs. Internal business unit users, public and tenant surveys.	
To provide clean, well- maintained parks, sportsgrounds, natural areas and general community use properties. Reduce the occurrence of vandalism and graffiti, and repair promptly. Reduce the amount of littering and encourage recycling.	Maintenance programs carried out in accordance with maintenance specifications. Repair vandalism or graffiti within 24 hours where possible. Provide waste and recycling bins to cater for public use. Regular waste and recycling collection to minimise litter overflow. Remove litter overflow regularly.	Positive comments received by Council. Maintain records of public comments in relation to parks. Regularly review of register to guide future directions.	
Asset Management Plans for each Council Managed Crown Reserve park, sportsground, natural areas and general community use property.	Life cycle approach to management. Sustainable funding models. Service delivery.	Business systems measuring integrated asset management actions.	
Access and Circulation			
To provide safe and improved access to the parks, sportsgrounds, natural areas and general community use properties for pedestrians and cyclists. To ensure access to and within parks, sportsground and natural areas and general community use land for people with disabilities.	Park, Sportsground, natural areas and General community use property upgrades, refurbishments and/or improvement works to consider and include improvements to public access and ensure appropriate connections with surrounding developments. Proposed ramps, stairs and pathways to comply with relevant Council and BCA requirements consistent with Australian Standard AS 1428 and Council's Access DCP.	Increased local use of parks, sportsgrounds, natural areas and general community use properties measured by survey and observation.	
Traffic and Parking			

To ensure traffic and parking requirements provide a safe environment for park, sportsgrounds, natural areas and general community use property users and do not impact on the amenity of the properties.	Ensure that the use of vehicles, when permitted in parks, sportsgrounds, natural areas and general community use property are regulated and does not affect the normal functioning of these properties for recreational, sporting and community use. Installation of signage preventing vehicles from entering unauthorised areas. Where vehicles are permitted, provide clearly demarked vehicle movement areas and encourage safe driver behaviour. Provide access for emergency or service.	Reduced pedestrian, cyclist and vehicle conflicts. Improved public safety.
Natural Environment		
To maintain and enhance the health of parks and natural areas ecology, including flora, fauna, wetland and watercourses. Maintain, protect and improve health of identified significant trees and surrounding street trees, and improve soil health. To ensure access is appropriately controlled to any environmentally sensitive areas.	Develop and implement Tree Management Plans for key sites, and implement recommendations. Develop and implement a native vegetation planting programme to provide additional habitat for local fauna. Environmentally sensitive areas identified and appropriate access control measures implemented.	Improved health of existing trees and successful establishment of new trees as measured by arborist's survey on a regular basis. Measurement and monitoring of created native vegetation and habitat. Water quality monitoring of wetland and watercourses. Compile and review list of environmentally sensitive areas and control measures regularly inspected.
Environmentally Sustainable Print	ciples	
Management of parks, sportsgrounds, natural areas and general community land and buildings to ensure best environmental management practises and principles having regard to environmental sustainable design, resource use and maintenance.	 Energy efficiency Water savings Waste reduction Natural heating and cooling Sense of place and local identity 	Measurement and verification savings plan. Real time measurement. Monthly, Quarterly and Annual performance.
Safety and Risk Management	l	
Provide safe park, sportsgrounds, natural areas and general community use	Park, sportsground, natural area and general community use land improvements to be designed and	Works to be in accordance with relevant Australian Standards.

	r	
properties and recreation facilities.	 maintained in accordance with CPTED principles (Crime Prevention through Environmental Design) principles including: – Passive surveillance – Good sight lines – Territorial reinforcement and space management – Lighting. Seek specialist assistance to review lighting and security for both day and night time use. Coordination with local police to identify and act on safety issues. Recreation facilities and equipment 	Safe parks, sportsgrounds, natural areas and general community use land with no reported incidents.
	will be installed and maintained in accordance with relevant Australian standards.	
Ownership and Tenure		
To ensure that ownership, tenure and permitted use arrangements allow the widest possible community access to parks, sportsgrounds, natural areas and general community use land, and are orientated to mutually compatible recreational, sporting, community and other activities.	All future leases and licences to meet the requirements of the Local Government Act 1993, the Crown Land Management Act 2016 and Native Title Act 1993.	Type and extent of licencing and leasing as measured by record keeping, survey and observation.

8. Changes and Review of Plan of Management

This PoM for Council Managed Crown Reserve Land will require regular review in order to align with community values and changing community needs, and to reflect changes in Council priorities.

The performance of this PoM will be reviewed on a regular basis to ensure the park, sportsground and general community use land and buildings are well maintained and provide a safe environment for public enjoyment.

Strategic reviews of this PoM will occur at 5 and 10 year intervals.

The Appendices to this PoM may be updated from time to time, reflecting significant changes to the condition of the community land.

The community will have an opportunity to participate in reviews of this PoM as part of the Council meeting cycle.

List of Tables

- 1.1 Structure of this Plan of Management
- 1.2 Contents of a Plan of Management for community land
- 3.1 Requirements of the Local Government Act for community land management
- 4.1 Guidelines and core objectives of community land categorised as Park, Sportsground, and General Community use
- 4.2 Management principles and objectives for land categorised as General Community Use
- 5.1 Permissible uses of land categorised as park, sportsground and general community use
- 6.1 Leases, licences and other estates
- 6.2 Short term uses
- 7.1 Performance targets

List of Figures

1.3 Process of preparing this Plan of Management

Appendices

Appendix A - Crown Land managed by Council

Map Id.	Reserve Number	Reserve Type	Reserve Name	Management Type	Manager	Purpose	Legal Description	Initial Categorisation	Gazette and Appointment Dates
1	1000446	DEDICATION	OLD FIRE BRIGADE STATION	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Fire Brigade Station	Lot 1 DP 1099329 Parish Kindra County Bourke	General Community Use	Gazette: 2.12.1932 Appointment: 28.11.2014
2	1003288	RESERVE	COOLAMON GOLF CLUB RESERVE	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation	Lot 315 DP 725031, Lot 44 DP 750846, Lots 320-321 DP 1034246, Lot 1 DP 1115859 Parish Kindra County Bourke	Sportsground	Gazette: 10.05.2002 and 5 October 2007 Appointment: 28.11.2014
3	37447	RESERVE	MARRAR RECREATION RESERVE	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation	Lot 7006 DP 96255, Lot 1 Section 7 DP 758650, Lot 1 Section 10 DP 758650 Parish Kinilibah County Bourke	General Community Use	Gazette: 27.02.1904 Appointment: 5.09.1997
4	45082	RESERVE	COOLAMON SHOW GROUND	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Racecourse; Showground	Lot 262 DP 750846 Parish Kindra County Bourke	General Community Use and Sportsground	Gazette: 6.04.1910 Appointment: 10.11.1995
5	58636	RESERVE	DULAH RECREATION RESERVE	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation	Lot 41 DP 750837 Parish Dulah County Bourke	General Community Use	Gazette: 12.03.1926 Appointment: 1.05.2009
6	62899	RESERVE	WINCHENDON VALE RECREATION RESERVE	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation	Lot 7001 DP 94531 Parish Lachlan County Bourke	General Community Use	Gazette: 21.08.1931 Appointment: 1.05.2009
7	81324	RESERVE	REDGRAVE PARK	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation	Lot 701 DP 94473, Lot 6 DP 1143212 Parish Kindra County Bourke	General Community Use and Park	Gazette: 2.01.1959 Appointment: 26.03.1959
8	85877	RESERVE	ARDLETHAN SHOWGROUND	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Recreation; Showground	Lots 105, 201 DP 750867 Parish Warri County Bourke	General Community Use	Gazette: 8.07.1966 Appointment: 10.11.1995
9	88443	RESERVE	GANMAIN SWIMMING POOL	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Public Baths	Lot 191 DP 750834 Parish Derry County Bourke	General Community Use and Park	Gazette: 24.12.1971 Appointment: 1.11.1995
10	89397	RESERVE	OLD RANNOCK SCHOOL	RESERVE TRUST	Coolamon Shire Council Crown Reserves Reserve Trust	Community Centre; Public Hall	Lots 80, 114- 115 DP 750861 Parish Robertson County Bourke	General Community Use	Gazette: 7.03.1975 Appointment: 16.05.1975
11	89609	RESERVE	ARDLETHAN FAUNA & FLORA RESERVE	RESERVE TRUST	Coolamon Shire Council Crown	Public Recreation	Lot 263 DP 750867 Parish Warri County Bourke	Natural Area (Bushland)	Gazette: 3.10.1975 Appointment: 10.11.1995

					Reserves				
					Reserve Trust				
12	90907	RESERVE	ROAD	RESERVE TRUST	Coolamon	Public	Lot 2 DP	General	Gazette:
			RESUMPTION		Shire Council	Recreation	245240 Parish	Community Use	23.09.1977
			FROM KINDRA		Crown		Kindra County		Appointment:
			STATE FOREST		Reserves		Bourke		23.09.1977
					Reserve Trust				
13	95861	RESERVE	GANMAIN	RESERVE TRUST	Coolamon	Parking	Lots 9-12	General	Gazette:
			CEMETERY		Shire Council		Section 28 DP	Community Use	26.03.1982
			CARPARK		Crown		758428 Parish		Appointment:
					Reserves		Derry County		10.11.1995
					Reserve Trust		Bourke		
14	96541	RESERVE	WEE WAA	RESERVE TRUST	Coolamon	Public	Lot 7004 DP	General	Gazette:
			DRAINAGE		Public	Recreation	1127475 Parish	Community Use	31.12.1982
					Recreation		Kindra County		Appointment:
					(R96541)		Bourke		31.12.1982
					Reserve Trust				
15	86755	RESERVE	ARDELTHAN	RESERVE TRUST	Coolamon	Preservation	Whole: Lots 69,	Natural Area	Gazette:
			FAUNA & FLORA		Shire Council	Of Native	193, 200 DP	(Bushland)	26.07.1968
			RESERVE		Crown	Flora	750867, Lot		Appointment:
					Reserves		7008 DP		-
					Reserve Trust		1120462, Lot		
							7007 DP		
							1120739, Lot		
							7009 DP		
							1122019 Parish		
							Warri County		
							Bourke		

Table 1: Crown Land managed by Council

Appendix B - Property information sheets

Individual Property Detailed Information Sheets

Reserve Number:	1000446
Name of Reserve:	
	Old Fire Brigade Station
Legal Description (Lot, Section, DP):	Lot 1 DP 1099329
Map Ref:	1
Site Area:	632.72 Square metres
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	1 land excludes minerals and is subject to
	reservations and Conditions in favour of the crown -
	see crown grant(s)
	2 the land is a reserve within the meaning of part 5
	of the Crown Lands Act 1989 and there are
	restrictions on transfer and other dealings in the
	land under that act, which may require consent
	of the minister.
Property Type:	General Community Use
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only
Heritage:	Heritage Conservation Area
Available facilities	The available facilities for the community land
	Public Toilet; and Other (Museum)
Categorisation	General Community use
Supporting Occupations	Lease – Fire Museum (LD34/63: Lease expires
	30/09/2019)

Reserve Number:	1003288
Name of Reserve:	Coolamon Golf Club Reserve
Legal Description (Lot, Section, DP):	Lot 315 DP 725031, Lot 44 DP 750846, Lots 320-321
	DP 1034246, Lot 1 DP 1115859
Map Ref:	2
Site Area:	42.58 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	1 Land excludes minerals (s.171 Crown Lands Act
	1989)
	2 The land is a reserve within the meaning of part 5
	of the Crown Lands Act 1989 and there are
	restrictions on transfer and other dealings in the
	land under that act, which may require consent
	of the minister.
	Ah324505 crown lease to Coolamon Sport and
	Recreation Club
	Ltd (le 480766). Expires: 25/9/2031. Option of
	Renewal: 20 years.
	* lease may not be transferred, mortgaged, sub-
	leased or dealt with in any other specified manner
	without the consent of the minister administering
	the crown lands act, 1989
Property Type:	Sportsground
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only

Heritage:	Nil heritage significance.
Available facilities	The available facilities for the community land
	– Tennis Courts
	– Sports Fields
	– Carpark
	– Open Space
	– Dam & Pump Sheds
	– Bowling Greens
	– Touch Club Shed
	– Lights
	– Fencing
Categorisation	Sportsground and General Community use
Supporting Occupations	Licence to Coolamon Golf Club (LD224: licence
	expired on 31/12/2016)

Reserve Number:	37447
Name of Reserve:	Marrar Recreation Reserve
Legal Description (Lot, Section, DP):	Lot 7006 DP 96255, Lot 1 Section 7 DP 758650, Lot 1
	Section 10 DP 758650
Map Ref:	3
Site Area:	4.97 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	1 The land is a reserve within the meaning of part 5
	of the Crown Lands Act 1989 and there are
	restrictions on transfer and other dealings in the
	land under that act, which may require consent
	of the minister.
	2 Limited title. Limitation pursuant to section 28t(4)
	of the Real Property Act, 1900. The boundaries of
	the land comprised herein
	have not been investigated by the registrar general.
	3 the plan defining the land in this folio which was
	prepared for identification purposes is now suitable
	for title issue. It is not a current plan in terms of
	section 7a of the Conveyancing Act 1919.
	4 aj241134 reserve trust: Coolamon Shire Council
	crown reserves
	Reserve trust see government gazette dated
	5/9/1997, Folio 7795
	5 am906341 lease to Marrar Tennis Club
	incorporated being land and premises known as
	Marrar Tennis Club, Wood Street, Marrar shown
	hatched in plan with am906341. Expires:
	31/3/2019.
Property Type:	General Community Use
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land
	– Playground
	– Skate Ramp & Mobil and Mobil pump bike
	- Basketball/Netball Courts
	– Tennis Courts & Club Rooms
	- Change Room and similar facilities
	– Carpark
	– Open Space

– BBQ & Shade and Seating – Public Toilets
General Community use
Lease Marrar Tennis (LD34/48: Lease expires 31/03/2019)
G Le

Reserve Number:	45082
Name of Reserve:	Coolamon Show Ground
Legal Description (Lot, Section, DP):	Lot 262 DP 750846
Map Ref:	4
Site Area:	64.77 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent Of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property Act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	4. Poor – in need of major repair or renewal
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land – Change Room and similar facilities – Carpark – Open Space – Harness Racing Track – Toilets – Sheds & Pavilion – Stables
Categorisation	General Community Use and Sportsground
Supporting Occupations	S355 Committee LD242 – Caretaker – Agreement only not registered with Dept of Industry expires 14/02/2020 LD231 MOU between Coolamon Men's Shed & Coolamon Showground Management Committee – indefinite at Council's choice not registered with Dept of Industry

Reserve Number:	58636
Name of Reserve:	Dullah Recreation Reserve
Legal Description (Lot, Section, DP):	Lot 41 DP 750837
Map Ref:	5
Site Area:	3.214 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent Of the minister.

	2 Limited title. Limitation pursuant to section 28t(4) of the Real Property Act, 1900. The boundaries of the land comprised herein have not been
	investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	4. Poor – in need of major repair or renewal
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land - Cricket Pitch
Categorisation	General Community use
Supporting Occupations	No Leases

Reserve Number:	62899
Name of Reserve:	Winchendon Vale Recreation Reserve
Legal Description (Lot, Section, DP):	Lot 7001 DP 94531
Map Ref:	6
Site Area:	4.195 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent Of the minister. Limited title. Limitation pursuant to section 28t(4) of the Real Property Act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general. The plan defining the land in this folio which was prepared for identification purposes is now suitable for title issue. It is not a current plan in terms of section 7a of the Conveyancing Act 1919.
Property Type:	General Community Use
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only
Heritage:	No of heritage significance.
Available facilities	The available facilities for the community land - Cricket Pitch
Categorisation	General Community Use
Supporting Occupations	Nil

Reserve Number:	81324
Name of Reserve:	Redgrave Park
Legal Description (Lot, Section, DP):	Lot 701 DP 94473, Lot 6 DP 1143212
Map Ref:	7
Site Area:	1.73 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of

	the land comprised herein have not been
	investigated by the registrar general.
	3 The plan defining the land in this folio which was
	prepared for identification purposes is now suitable
	for title issue. It is not a current plan in terms of
	section 7a of the Conveyancing Act 1919.
	4 ak476897 reserve trust: Coolamon shire council
	crown reserves Reserve trust
Property Type:	General Community Use and Park
Condition of the land and quality of buildings:	3. Average – maintained but in need of repair
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land
	– Playground
	– Skate Ramp & Pump Track
	 Change Room and similar facilities
	– Swimming Pool
	– Caravan Park
	– Public Toilets
	– BBQ
	– Camp Kitchen
	 Care takers Cottage
	– Seating
	– Open Space
Categorisation	General Community Use and Park
Supporting Occupations	Caravan Park Lease, Swimming Pool Lease
	(LD8M: Lease to Nomalook for Pool expired on
	31/03/18)
	LD240 Lease to Nomalook – Caravan Park (expired
	09/11/17)

Reserve Number:	85877
Name of Reserve:	Ardlethan Showground
Legal Description (Lot, Section, DP):	Lots 105, 201 DP 750867
Map Ref:	8
Site Area:	30.24 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	3. Average – maintained but in need of repair
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land - Change Room and similar facilities - Carpark - Open Space - Cattle Yards - Stables - Toilets

	 Sheds & Pavilions Club Rooms Golf Course Arena/Pacers/trotting
Categorisation	General Community Use
Supporting Occupations	Ardlethan Show Committee & Pony Club

Reserve Number:	88443
Name of Reserve:	Ganmain Swimming Pool
Legal Description (Lot, Section, DP):	Lot 191 DP 750834
Map Ref:	9
Site Area:	4658.24 Square metres
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	1. Excellent – no work required or as new condition
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land - Change Room and similar facilities - Swimming Pool - Pump Shed - Toilets - Kiosk - Half Basket Court - Benches - Shade & Shelter
Categorisation	General Community Use
Supporting Occupations	Swimming Pool Lease (LD8N: Lease expires 31/03/19)

Reserve Number:	89397
Name of Reserve:	Old Rannock School
Legal Description (Lot, Section, DP):	Lots 80, 114-115 DP 750861
Map Ref:	Map number 10
Site Area:	1.75 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.

Property Type:	General Community Use
Condition of the land and quality of buildings:	1. Excellent – no work required or as new condition
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land
	- Carpark
	- Toilets
	- Open Spaces
	- Fire Shed
	- Community Centre
	- Or other
Categorisation	General Community Use
Supporting Occupations	S355 Committee

Reserve Number:	89609
Name of Reserve:	Ardlethan Flora & Fauna Reserve
Legal Description (Lot, Section, DP):	Lot 263 DP 750867
Map Ref:	11
Site Area:	21.06 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	Natural Area
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land - Nil
Categorisation	Natural Area
Supporting Occupations	Nil

Reserve Number:	90907
Name of Reserve:	Road Resumption From Kindra State Forest
Legal Description (Lot, Section, DP):	Lot 2 DP 245240
Map Ref:	12
Site Area:	0.72 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	2. Good – well maintained, minor maintenance only

Heritage:	No heritage significance.
Available facilities	The available facilities for the community land - Nil Drainage and sewer infrastructure is located on this land.
Categorisation	General Community use
Supporting Occupations	Nil

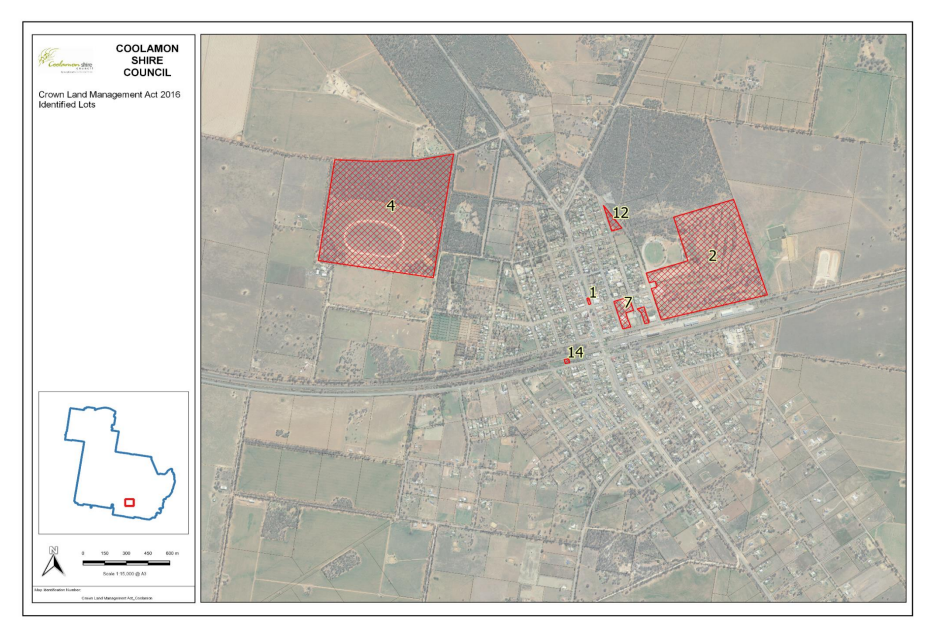
Reserve Number:	95861
Name of Reserve:	Ganmain Cemetery Carpark
Legal Description (Lot, Section, DP):	Lots 9-12 Section 28 DP 758428
Map Ref:	13
Site Area:	0.72 Hectares
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	 1 The land is a reserve within the meaning of part 5 of the Crown Lands Act 1989 and there are restrictions on transfer and other dealings in the land under that act, which may require consent of the minister. 2 Limited title. Limitation pursuant to section 28t(4) of the Real Property act, 1900. The boundaries of the land comprised herein have not been investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	1. Excellent – no work required or as new condition
Heritage:	No heritage significance.
Available facilities	The available facilities for the community land
	– Carpark
Categorisation	General Community use
Supporting Occupations	Nil

Reserve Number:	96541
Name of Reserve:	Wee Waa Drainage
Legal Description (Lot, Section, DP):	Lot 7004 DP 1127475
Map Ref:	14
Site Area:	936.46 Square Metres
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	1 The land is a reserve within the meaning of part 5
	of the Crown Lands Act 1989 and there are
	restrictions on transfer and other dealings in the
	land under that act, which may require consent
	of the minister.
	2 Limited title. Limitation pursuant to section 28t(4)
	of the Real Property act, 1900. The boundaries of
	the land comprised herein have not been
	investigated by the registrar general.
Property Type:	General Community Use
Condition of the land and quality of buildings:	1. Excellent – no work required or as new condition
Heritage:	No heritage significance.
Available facilities	General Community Use
	The available facilities for the community land
	- Nil
Categorisation	General Community use

Supporting Occupations	Nil

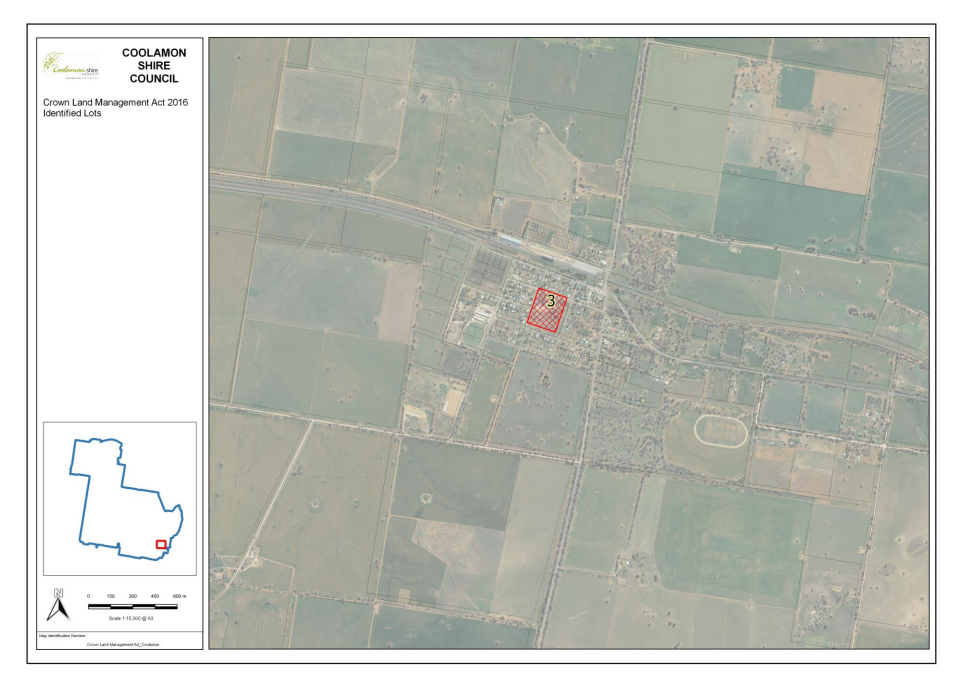
	0.0755
Reserve Number:	86755
Name of Reserve:	Ardlethan Fauna & Flora Reserve
Legal Description (Lot, Section, DP):	Lots 69, 193, 200 DP 750867, Lot 7008 DP 1120462,
	Lot 7007 DP 1120739, Lot 7009 DP 1122019
Map Ref:	15
Site Area:	27.15 Ha
Land Owner:	Crown
LGA 1993 Classification:	Community Land
Coolamon Shire Council or Other Interests:	*The land is a reserve within the meaning of part 5
	of the Crown Lands Act 1989 and there are
	restrictions on transfer and other dealings in the
	land under that Act, Which May Require Consent
	Of The Minister.
	* Limited Title. Limitation Pursuant to Section 28t(4)
	of the Real Property Act, 1900. The Boundaries Of
	The Land comprised herein have not been
	investigated by the registrar general.
Property Type:	Natural Area
Condition of the land and quality of buildings:	3 – average condition
Heritage:	N/A
Available facilities	Nil
Categorisation	Natural Area
Supporting Occupations	Nil

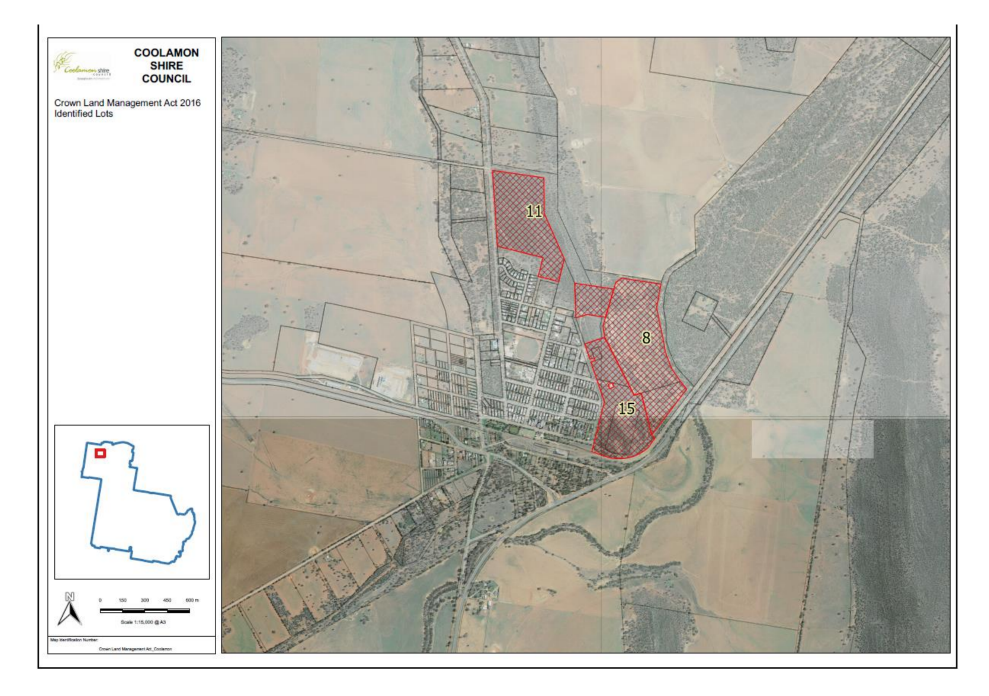
Appendix C - Land Identification Maps: Single Category Land

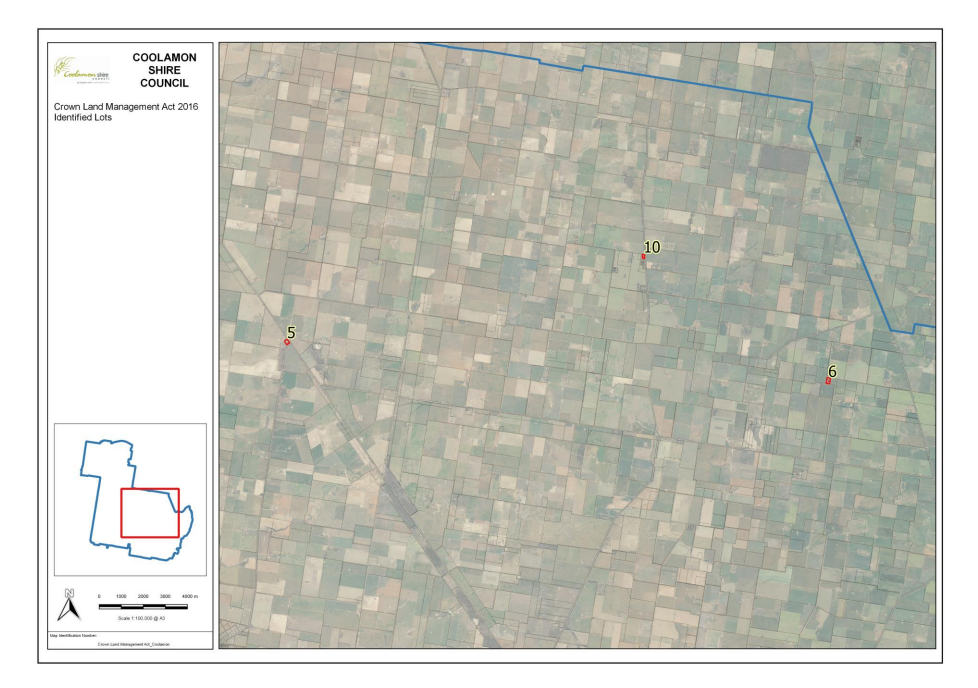




CSC Crown Reserve Land Generic Plan of Management







Appendix D - Land Identification Maps: Dual Category Land

