

PLAN OF MANAGEMENT

MAYRUNG HALL RESERVE No. 74736

MAUDE ROAD SOIL CONSERVATION AREA
RESERVE No. 88068

WANGANELLA COMMON RESERVE No. 88408

MACAULEY STREET RESERVE No. 89286

WANGANELLA TENNIS COURTS RESERVE RESERVE No. 98151

ROTARY PARK PLANTATION
RESERVE No. 150008

PLAN OF MANAGEMENT DOCUMENT CONTROL

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Appendices

Appendix A Mayrung Hall Reserve
 Appendix B Maude Road Soil Conservation Area Reserve
 Appendix C Wanganella Common Reserve
 Appendix D Macauley Street Reserve
 Appendix E Wanganella Tennis Courts Reserve
 Appendix F Rotary Park Plantation Reserve

Appendix G Native Title Assessment

1 KEY INFORMATION

This Plan of Management has been prepared by Edward River Council (Council) to provide direction regarding the use and management of the following reserves:

- Mayrung Hall Reserve Reserve No. 74736.
- Maude Road Soil Conservation Area Reserve Reserve No. 88068.
- Wanganella Common Reserve Reserve No. 88408.
- Macauley Street Reserve Reserve No. 89286.
- Wanganella Tennis Courts Reserve Crown Reserve 98151, and,
- Rotary Park Plantation Reserve Reserve No. 150008.

This Plan of Management is required in accordance with Section 3.23 of the *Crown Land Management Act 2016* and Section 36 of the *Local Government Act 1993* and outlines the way the reserve will be used and provides the framework for Council to follow in relation to the Leasing, Licensing and Permit processes for the land. The plan may be used to determine the allocation of resources and funds.

2 INTRODUCTION

2.1 Background

Edward River Council was proclaimed on 12 May 2016, following the amalgamation of the former Conargo Shire Council and Deniliquin Council into one strong, cohesive and dynamic organisation. Deniliquin is located approximately 725km south west of Sydney and 285km north east of Melbourne. The Council is situated within the Murray region of New South Wales and close to the Victorian border. It shares borders with Hay Shire to the north, Murrumbidgee Council to the east, Murray River Council to the south-west and Berrigan Council to south-east.

The Council provides services and support to a community of approximately 9,000 permanent residents across a region covering 8,881 square kilometres, including the town of Deniliquin and the six rural villages of Blighty, Booroorban, Conargo, Mayrung, Pretty Pine and Wanganella. A map of the local government area is shown below in **Figure 1**.



Figure 1 - Edward River Council Local Government Area

Edward River Council is responsible for care and control of many community land parcels. With the introduction of the Crown Land Management Act 2016, Council has been appointed the Crown Land Manager for all Crown reserves within its jurisdiction under the provisions of the *Local Government Act 1993*.

2.2 Strategic and Corporate Objectives

Edward River Council has set out several strategic objectives in the Community Strategic Plan, as shown below in **Figure 2**:



Figure 2 – Edward River Council's Strategic Objectives from the Community Strategic Plan

2.3 Land to Which this Plan Applies

The land details for each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

2.4 Land Ownership

The land ownership details for each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

2.5 Categorisation of the Reserve

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.

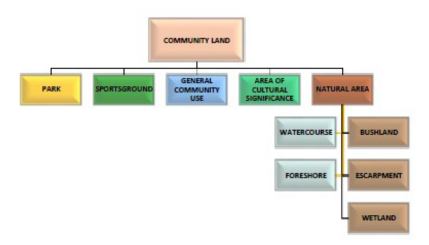


Figure 3 – Categories of Community Land referred to in Section 36 of the *Local Government Act* 1993

Council 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. This is because 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 it.

Both the Aboriginal Land Rights Act and the Native Title Act recognise the intent of the original reserve purpose of the land so that complying activities can be considered lawful or validated, particularly under Section J of the *Native Title Act 1993*.

The specific land categories for each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

Activities of the land will reflect the intent of the public purpose and will be assessed for compliance with relevant Local Government and Crown Lands legislation. This includes assessment of that activity under the *Native Title Act 1996* and registered claims under the *Aboriginal Land Rights Act 1983*.

Use of the land for any activity is subject to the application and approval. Assessment will consider compliance with the objectives and relationship to that impact on the public purpose for the which the land was set aside. Other uses that do not comply with this Plan of Management or zoning of the land under Council's Local Environmental Plan will not be considered.

3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

3.1 Local Government Act 1993 and Local Government (General) Regulations 2021

Under section 36(1) of the *Local Government Act 1993*, Plans of Management must be prepared for all community land. Community land is land which is kept for use of the general public. Clause 101(2) of the *Local Government (General) Regulation 2021* requires Council to have regard to the guidelines for categorisation of community land set out in Clauses 102 to 111 of that regulation.

This Plan of Management has been prepared in accordance with the *Local Government Act 1993* using the land categories approved by the Minister administering the *Crown Land Management Act 2016*. The minimum requirements for a Plan of Management are set out under section 36(3) of the *Local Government Act 1993*.

A Plan of Management must identify

- the category of the land
- · the objective and performance targets of the plan with respect to the land
- the means by which Council proposes to assess its performance with respect to the plan's objectives and performance targets

These conditions may require the approval of Council for the carrying out of any specified activity on the land.

Section 36 (3A) specifies that for Plans of Management that are specific to one area of land, must also describe

- the condition of the land as at the adoption of the plan
- · the buildings on the land as at adoption, and
- the use of the buildings and the land as at adoption
 Additionally, the Plan must also state the purposes for which the land will be allowed to be used and the scale and intensity of that use.

Sections 36E - 36N of the *Local Government Act 1993* specifies the core objectives for the management of each category of community land.

3.2 Crown Land Management Act 2016

Division 3.6 of the *Crown Lands Management Act 2016* deals with the requirements that Council must meet in relation to Plans of Management and other Plans.

Section 3.23(6) of the *Crown Land Management Act 2016* requires Council to adopt a Plan of Management for any Crown reserve for which it is appointed Crown Land Manager, and that is classified as community land under the *Local Government Act 1993*.

3.3 Native Title Act 1993 (Federal)

All activities on the land must address the issue of native title. Whilst a successful claim for native title will lead to official recognition of native title rights, native title rights are considered to pre-date such recognition. Native title can therefore be relevant to activities carried out on the land even if no native title claim has been made or registered.

3.4 Aboriginal Land Rights Act 1983

The native title process must be considered for each activity on the land and a native title assessment must be undertaken. Almost all activities and public works carried out on the land will affect native title and require validation of the future act procedures in Division 3 of the *Native Title Act* by Council's Native Title Manager.

In New South Wales, Aboriginal Land Rights sits alongside native title and allows Aboriginal Land Council's to claim 'claimable' Crown land.

Generally, the *Aboriginal Land Rights Act* is directed at allowing Council's to claim Crown land that is unlawfully used or occupied. If a claim is successful, the freehold estate of the land is transferred to the Land Council.

Council is mindful that any activity on Crown land is lawful in relation to the reserve purpose of the land and that it ensures that Crown land under its control is always lawfully used and occupied.

When planning an activity of the land such as the issue of a lease or licence or any public works, Council is expected to search to determine whether an Aboriginal Land Rights claim has been made in relation to the land. If a claim is registered, the activity must be postponed until the claim is resolved.

Strategies which allow Council to validly carry out a project or activity under the *Native Title Act* may not deal with project risks arising in relation to the *Aboriginal Land Rights Act*.

3.5 Biodiversity Conservation Act 2016

Council has legislative responsibility under this Act to appropriately manage Threatened Species Populations and Vulnerable or Endangered Ecological Communities and their habitats wherever they occur despite the categorisation of the land.

Where identified Council is bound by the Act to take any appropriate action necessary to implement measures and must not make decisions that are inconsistent with the provisions of any Threat Abatement or Recovery Plan.

3.6 Environmental Planning and Assessment Act 1979

The specific land use zoning for each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

3.7 Council Plans, Strategies, Policies and Procedures

This Plan of Management is to be used in conjunction with the appropriate Council plans, policies and procedures that govern the use and management of community land and any facilities located on the land.

Additional Council policies, plans and strategies adopted after the date of this plan that have relevance to the planning, use and management of community land will apply as though they were in force at the date of adoption of the Plan of Management.

3.8 Legislation and Statutory Control

This Plan of Management does not overrule existing legislation that also applies to the management of community land.

Other legislation and policies to be considered in the management process include, but are not limited to:

- Public Works Act 1912 (as amended);
- Local Land Services Act 2013;
- Biodiversity Conservation Act 2016;
- Water Management Act 2000;
- Companion Animals Act 1998;
- Rural Fires Act 1997;
- Rural Fires and Environmental Assessment Legislation Amendment Act 2002;
- Biosecurity Act 2015;
- Pesticides Act 1999;
- State Environmental Planning Policies;
- Deniliquin Local Environmental Plan 2013;
- Conargo Local Environmental Plan 2013;
- Deniliquin Development Control Plans 2016;
- Guidelines supporting development control plans; and
- Council plans, strategies, policies, procedures and guidelines, generally, as amended.

3.9 Reclassification of Reserves

From time to time certain parcels of Community land may be identified as surplus to the existing and future needs of the community. Section 3.21 of the *Crown Land Management Act 2016* outlines provisions of Management of dedicated or reserved Crown land within meaning of the *Local Government Act 1993*. Section 3.21 (2) advises that a Council manager is authorised to manage its dedicated or reserved Crown land as if it were community land or operational land but only as permitted or required by Division 3.4 of the *Crown Land Management Act 2016*.

3.10 Review of this Plan

The use and management of the listed reserves is regulated by this Plan of Management. Whilst the guidelines and principles outlined in the Plan may be suitable at present, the Plan should be reviewed from time to time, to confirm its relevance.

The review of this Plan of Management will take place within five (5) years of adoption of this plan.

3.11 Community Consultation

Consultation with the community is an important part of the preparation of this Plan of Management. Consultation gives Council a better understanding of the range of local issues affecting the use and enjoyment of the land to which this Plan of Management applies and gives all sectors of the

community the chance to have an input into the direction of policy development being undertaken by Council.

All stakeholders are given the opportunity to express their opinions and provide relevant information in relation to the planned management of the land, however, as the land is Crown land final approval for the Plan of Management rests with the Minister administering the *Crown Lands Act 2016* as owner of the land.

Council is required to submit the draft Plan of Management to NSW Department of Planning and Environment, as representative of the owner of the land under section 39 of the *Local Government Act*. Section 3.23(7)(d) of the CLM Act states that, if the draft first Plan of Management alters the initial categories assigned, the council must obtain the Minister's consent if the re-categorisation would require an addition to the purposes for which the land is dedicated or reserved, but it will not be required to hold a public hearing. The Minister cannot give consent under section 3.23(7)(d) if it is considered that the alteration is likely to materially harm the use of the land for its reserve purpose.

4 CULTURALLY SIGNIFICANT LAND

4.1 Aboriginal Significance

Deniliquin is in the country of the Wamba Wamba Perrepa Perrepa nation and members of the community are closely connected to the town and surrounding lands. The Wamba Wamba and Perrepa Perrepa people of this region developed a way of life over many generations which was in harmony with the land and its natural rhythms. They developed a sophisticated farming system based on the indigenous vegetation communities which supported large family groups. In Deniliquin a comparatively high number of people identified themselves as Aboriginal and / or Torres Strait Islanders (4.6%) compared to the average for NSW (2.9%).

Both the Deniliquin Local Environmental Plan 2013 and Conargo Local Environmental Plan 2013 describes places of Aboriginal Heritage significance as an area of land, the general location of which is identified in an Aboriginal heritage study adopted by the Council after public exhibition and that may be shown on the Heritage Map, that is:

- the site of one or more Aboriginal objects or a place that has the physical remains of
 pre-European occupation by, or is of contemporary significance to, the Aboriginal
 people. It may (but need not) include items and remnants of the occupation of the land
 by Aboriginal people, such as burial places, engraving sites, rock art, midden deposits,
 scarred and sacred trees and sharpening grooves, or
- a natural Aboriginal sacred site or other sacred feature. It includes natural features such
 as creeks or mountains of long-standing cultural significance, as well as initiation,
 ceremonial or story places or areas of more contemporary cultural significance.

In addition, an Aboriginal object means any deposit, object or other material evidence (not being a handicraft made for sale) relating to the Aboriginal habitation of an area of New South Wales, being habitation before or concurrent with (or both) the occupation of that area by persons of non-Aboriginal extraction and includes Aboriginal remains.

Information regarding the aboriginal significance of each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

4.2 Non-indigenous Significance

Information regarding the non-aboriginal significance of each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

5 DEVELOPMENT AND USE

5.1 Overview

One of the primary responsibilities of Local Government is to provide an acceptable level of service for public assets to its community within budgetary constraints. Council's ongoing commitment to the development and maintenance of these areas depend on financial resources and forward planning. The implementation of actions identified in this Plan of Management are consistent with Edward River Council's corporate objectives as detailed in the following strategic documents:

- Edward River Council 2030 Community Strategic Plan https://www.edwardriver.nsw.gov.au/Council/Integrated-Planning-and-Reporting/Community-Strategic-Plan
 Reporting/Community-Strategic-Plan
- Edward River Council Combined Delivery Program 2018-21 and Operational Plan 2019-20
 https://www.edwardriver.nsw.gov.au/Council/Integrated-Planning-and-Reporting/Delivery-Program-and-Operational-Plan
- Edward River Council Resource Strategy -https://www.edwardriver.nsw.gov.au/Council/Integrated-Planning-and-Reporting/Resourcing-Strategy
- Edward River Open Space Strategy https://www.edwardriver.nsw.gov.au/Council/Council-Information/Corporate-Plans-and-Strategies
- Deniliquin Public Space Strategy https://www.edwardriver.nsw.gov.au/Council/Council-Information/Corporate-Plans-and-Strategies
- Deniliquin Masterplan https://www.edwardriver.nsw.gov.au/Council/Council-Information/Corporate-Plans-and-Strategies

5.2 Community Strategic Plan

The Edward River 2030 Community Strategic Plan is the highest-level plan that Council prepares in accordance with the Integrated Planning and Reporting Framework. The purpose of the Community Strategic Plan is to identify the community's main priorities and aspirations for the future and to plan strategies for achieving these goals. In doing this, the planning process considers the issues and pressures that may impact the community and the level of resources that will realistically be available to achieve its aspirations. At an operational level, the Community Strategic Plan is implemented through Council's Four Yearly Delivery Program and annual Operational Plans, which outline the activities and actions that are the responsibility of Council in achieving our shared vision. The relationship between these planning documents is shown below in **Figure 5**.



Figure 5 – Integrated Planning and Reporting Framework

In 2030, our community wants the Edward River region wants to achieve several strategic objectives which each council managed crown reserves will fit within:

- 1. A great place to live
- 2. A prosperous and vibrant economy
- 3. A valued and enhanced natural environment
- 4. A region with quality and sustainable infrastructure
- 5. A community working together to achieve its potential

The relevant outcomes from the Community Strategic Plan for the reserves to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

5.3 Open Space and Public Space Strategies

In addition to the Community Strategic Plan, the Edward River Open Space Strategy was developed as a forward-looking plan that provides direction to the provision and management of open space across the local government area. Open space, for the purposes of the Edward River Open Space Strategy, is defined as the range of public and private spaces that provide landscape and/or urban design features and are generally for rest, relaxation, recreation and sport activity, and for the preservation of the environment.

For the Edward River Open Space Strategy, areas such as recreation and formal parkland, conservation reserves, linkages, sporting reserves (public and private), public land set aside for specific recreation or sport purposes of a specialised nature and amenity parklands are relevant. This Strategy examines Edward River councils current and future demand for open space areas; improvements to existing parks and walkways, while being cognisant of Council's vision to have a high-quality open space system.

The Deniliquin Public Space Strategy focusses specifically on open and public spaces in Deniliquin and was developed in response to community requests to improve the appearance of the town, particularly the main Central Business District (CBD) streets, the town entries and the riverfront. The Deniliquin Masterplan was developed in response to the Deniliquin Public Space Strategy and provide an integrated masterplan, through a series of detailed landscape plans to allow project implementation and construction ready documentation for high priority elements.

Several objectives have been identified for the project including:

- Provide a structural change to the physical appearance of Deniliquin with a focus on the CBD, Riverfront, Lagoon networks and town entrances
- Improve the liveability, functionality and access to the CBD, Riverfront and Lagoon networks
- Consider both short term and long-term actions, along with ongoing Council asset management and servicing requirements – Consider ongoing ability to fund and implement works
- Consider the impacts of planning issues
- Maximise the Riverfront and its proximity, accessibility and links with the CBD
- Consider the needs of all stakeholders with focus on creating new private sector development opportunities where appropriate and supporting existing business

5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan.

Information regarding the structures located at each of the reserves to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Information regarding the use of the land for each of the reserves to which this plan applies are shown in the relevant sections of **Appendices A** to F.

5.6 Permitted Use Strategic Objectives

Information regarding the permitted use strategy objectives for each reserve to which this plan applies are shown in the relevant sections of **Appendices A** to **F**.

As previously noted, the classification of Wanganella Tennis Courts is General Community Use with the intended purpose(s) of Public Recreation. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

5.7 Further Development

The priority for the reserve at present is to scope out ways to improve the reserve in line with the purposes for the reserve and relevant legislation such as the *Local Government Act 1993, Crown Land Management Act 2016, Aboriginal Land Rights Act 1983* and the *Native Title Act 1993*.

A comprehensive site development plan and a landscape management plan is recommended for larger projects to ensure a strategic approach to development.

5.8 Leases, Licences and other Estates

Leases, licenses and other estates formalise the use of community land by groups such as sporting clubs and non-profit organisations, or by commercial organisations and individuals providing facilities and services for public use. Activities should be compatible with the zoning and reservation purpose of the land and provide benefits and services for facilities to the users of the land.

Occupation of the land other than by lease or license or other estate or for a permitted purpose listed in the *Local Government (General) Regulation 2021* is prohibited.

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. The authorisation should ensure the proper management and maintenance of the land and the interests of Council and the public are protected. A lease is normally issued where exclusive control of all or part of an area by a user is proposed. In all other instances a licence or short term licence or hire agreement will be issued.

The Plan of Management reflects the requirements for compliance with sections 46, 46A, 47 and 47A, 47B and 47C of the Local Government Act and the requirement for Minister for Local Government's approval for a lease licence or estate over five years, where an objection is received, and for any lease or licence for a term in excess of 21 years (up to the maximum term of 30 years) in accordance with sections 47(5) and 47(8AA) of the LG Act.

This Plan of Management expressly authorises the issue of leases, licences and other estates over Wanganella Tennis Courts, provided that:

- the purpose is consistent with the core objectives for the category of the land;
- the lease, licence or other estate is for a permitted purpose listed in the *Local Government Act 1993* or the *Local Government (General) Regulation 2021*;
- the issue of the lease, licence or other estate and the provisions of the lease, licence or other estate can be validated by the provisions of the *Native Title Act 1993*;
- the land is not subject to a claim under the Aboriginal Land Rights Act 1983;

- the lease, licence or other estate is granted and notified in accordance with the provisions of the Local Government Act 1993 or the Local Government (General) Regulation 2021;
- the issue of the lease, licence or other estate will not materially harm the use of the land for any of the purposes for which it was dedicated or reserved.

Areas held under lease, licence or regular occupancy shall be maintained by the user. The user will be responsible for maintenance and outgoings as defined in the lease or licence or agreement for use.

5.9 Native Title Assessment

The *Crown Land Management Act 2016* – Section 8.7 (1) (d) requires that Council, as Crown Land Manager, obtains the written advice of its Native Title Manager prior to its approval or submission for approval of a plan of management for the land that authorises or permits any kinds of dealings referred to in **Section 5.8**.

A copy of the Native Title Assessment for this reserve is included in Appendix G.

6 PLAN OF MANAGEMENT - OBJECTIVES AND ACTIONS

6.1 Plan of Management Objectives

The general objectives of this Plan of Management are shown below in **Table 1**.

Table 1 – Plan of Management Objectives

	Plan of Management Objectives
1.	To ensure that relevant legislation is complied with in relation to the land.
2.	To inform Council staff and the community of the way the land will be managed.
3.	To implement specific policies, guidelines and works identified in the plan of management.
4.	To progressively improve the values of the land and to minimize the long-term cost of maintenance to the Council
5.	To make provisions for appropriate leases, licences and agreements in respect to the land.
6.	To identify and recognise existing uses and improvements on the land.
7.	To set in place and administrative structure to ensure the achievement of land management objectives.
8.	To ensure that the management of the land is not likely to materially harm the use of the land for any of the purposes for which it is dedicated or reserved.

6.2 Action Plan

The Plan of Management specifies performance targets and priorities for actions to be taken in relation to the land to which the plan applies.

Assessment of achievement of the objectives of the plan is to be undertaken. A summary of indicators and targets for major objectives is outlined in the **Table 2** below.

Table 2 – Indictors and Targets for Plan of Management Objectives

OBJECTIVES AND PERFORMANCE TARGETS OF THE PLAN IN RESPECT TO THE LAND	MEANS BY WHICH THE COUNCIL PROPOSES TO ACHIEVE THE PLAN'S OBJECTIVES AND PERFORMANCE TARGETS	MANNER IN WHICH COUNCIL PROPOSES TO ASSESS ITS PERFORMANCE WITH RESPECT TO THE PLAN'S OBJECTIVES AND PERFORMANCE TARGETS
To ensure that relevant legislation is complied with in relation to preparation of Plans of Management.	The Plan is prepared in accordance with the Act. Native Title Manager advice is sought during the preparation of the Plan.	The Plan is reviewed by Council's Native Title Manager and Department of Planning and Environment Crown Lands then exhibited and adopted by Council if there are no changes to the approved plan. If changes are made following exhibition the plan must again be approved by Department of Planning and Environment Crown Lands.
To inform Council staff and the community of the way the land will be managed.	The Plan is exhibited in accordance with the Local Government Act.	The Plan is exhibited and adopted by Council.
To implement the specific policies, guidelines and works identified in the plan of management.	Ensure that the Plan is referenced to identify specific policies, guidelines and works.	All works are carried out in accordance with the Plan.
To progressively improve the values of the land to minimise the long term cost of maintenance to the Council.	Carry out all works identified in Council's long term plan.	All works are completed, and minimal maintenance of the improvements is required.

OBJECTIVES AND PERFORMANCE TARGETS OF THE PLAN IN RESPECT TO THE LAND	MEANS BY WHICH THE COUNCIL PROPOSES TO ACHIEVE THE PLAN'S OBJECTIVES AND PERFORMANCE TARGETS	MANNER IN WHICH COUNCIL PROPOSES TO ASSESS ITS PERFORMANCE WITH RESPECT TO THE PLAN'S OBJECTIVES AND PERFORMANCE TARGETS
To make provision for leases, licences and agreements in respect of the land.	The Plan of Management expressly authorises the provision of leases, licences and agreements where appropriate.	Any leases are prepared, exhibited and adopted in accordance with the provisions of the Local Government Act 1993 and the Crown Land Management Act 2016. Native Title Manager advice and a check for a claim under the Aboriginal Land Rights Act is received for all proposed leases and licences.
To identify and recognise existing uses and improvements on the land.	Physical inspection.	The Plan is exhibited and adopted by Council.
To provide a reference and data bank in relation to information relevant to present and future management of the land.	Physical inspection and file research.	The Plan is exhibited and adopted by Council.
To set in place an administrative structure to ensure the achievement of land management objectives.	Ensure that all sections of Council are aware of the contents of the Plan.	All future works are carried out in accordance with the Plan.
To identify the major management issues applying to the land.	Consultation and staff discussions.	The Plan is exhibited and adopted by Council.
To simplify the process of management as far as possible.	Preparation of the Plan in accordance with the Act.	The Plan is exhibited and adopted by Council.

7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

7.1 Management Authority

For the purposes of this plan, the management authority for the reserve is Edward River Council, in accordance with the provisions of the *Crown Land Management Act 2016* and the *Local Government Act 1993*. Where Council's responsibilities have been delegated, the provisions of this management plan continue to apply.

7.2 Management Issues

The management of the land must consider the reserve purpose(s) of the land and the purpose for which the land is classified and categorized.

7.3 Staff Resources

Council shall provide adequate staff resources for the management of the land in accordance with this Plan of Management. Staff shall have appropriate qualifications and/or experience.

7.4 Environmental Assessment of Activities

The environmental impact of activities carried out on the land will be assessed having regard to the requirements under the Environmental Planning and Assessment Act.

7.5 Role of Other Activities

Other government authorities may have responsibilities or involvement in the management of the land or of immediately adjacent land. This will be considered and, where appropriate, consultation will take place with relevant authorities.

7.6 Activities Carried Out by Other Authorities

Where activities are carried out on the land by other authorities, Council will make the authorities aware of the provisions of this Plan of Management and will seek to ensure that any activities are compatible with the objectives and guidelines of this Plan of Management, and in in accordance with the provisions of the Crown Land Management Act 2016 and the Local Government Act 1993.

7.7 Principles for the Development of Adjoining Land

Council's development control practices recognise and endeavor to minimize the impacts upon adjoining land parcels. Council will consider the impacts of activities carried out on the reserve on adjoining land.

7.8 Community Involvement in Management

Where appropriate, Council will undertake community consultation subsequent to the making of this Plan of Management and may give community groups a role in management.

7.9 Contract and Volunteer Labour

In managing the land Council may use contract and volunteer labour but shall ensure that supervisors and staff have appropriate qualifications and/or experience and are made aware of the requirements of this plan.

7.10 Existing Assets

Existing assets on the land shall be identified and measures taken to maintain them in a satisfactory manner. Council may make arrangement for community groups and users to undertake maintenance for specific facilities on Council's behalf.

7.11 Public Liability Insurance

All users of the land, including lease and licence holders, must have public liability insurance coverage, incorporating the following:

- At least \$20M coverage for any one instance; and
- Edward River Council named in the policy as an interested party.

A copy of the cover note for the insurance is to be provided to Council prior to use of the reserve. Where the use of the reserve is for longer than one year, as may be the case for leases and licences, up to date copies of the cover note shall be provided.

7.12 Commercial Activities

Commercial activities may be carried out on the land, provided that the activity is ancillary to the purpose of the land or for a purpose authorised under this Plan of Management. Any commercial activity is subject to prior Council consent.

7.13 Emergencies

This Plan of Management authorises necessary activities to be carried out during declared emergencies as may be decided by the General Manager or delegate. Following carrying out of any activities, periodic monitoring will be undertaken, and rehabilitation works undertaken if necessary.

7.14 Land Proposed for Future Development

Land proposed in any of Council's plans for future development for a specific purpose may be utilized for other purposes on an interim basis until required for that purpose.

7.15 Undeveloped Land

Land to which this Plan of Management applies that is undeveloped and unused for the purpose of the land may upon assessment, be used for any activity that does not prevent or inhibit future use for the purpose of the land, including tree planting and mowing.

7.16 Information Monitoring and Research

Monitoring and collection of information relating to the land to which the Plan of Management applies are important to enable good management. Where a demonstrated need has been identified, an educational programme shall be developed to encourage use appropriate to the purpose to all or part of the land to which this Plan of Management applies.

Management arrangements shall be implemented to regularly monitor the use of the land, environmental conditions and facilities. Surveys of visitation and/or satisfaction with the facilities may be undertaken to facilitate the management and use of the land.

7.17 Buildings and Amenities

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, the land is not subject to a claim under the *Aboriginal Land Rights Act 1983* and the provisions of the *Local Government Act 1993* and the *Crown Land Management Act 2016* have been complied with. Buildings and amenities are to be maintained in a safe condition for users and the public.

7.18 Infrastructure

Any necessary infrastructure to service the purpose of the land may be constructed provided that a Native Title assessment has been carried out by Council's Native Title Manager, the land is not subject to a claim under the *Aboriginal Land Rights Act 1983*, and the provisions of the *Local Government Act 1993* and the *Crown Land Management Act 2016* have been complied with.

7.19 General Maintenance

General maintenance will match the level and type of use and wherever possible users will be encouraged to help. Areas held under lease, licence or regular occupancy shall be maintained by the user where appropriate.

Existing assets on the land shall be identified and measures taken to maintain them in a satisfactory manner. The Council may decide for community groups to undertake maintenance for specific facilities on Council's behalf.

7.20 Development Activities

Development activities shall be undertaken in a way that minimizes the area, degree and duration of disturbance, and areas are to be restored to the greatest extent practicable.

7.21 Pollution Control

Management should seek to ensure that no pollution is generated on the land, and that adequate measures are taken to prevent adverse impacts from adjoining land.

7.22 Public Safety

Reasonable measures will be taken by Council to ensure and maintain the public safety of persons using the land.

7.23 Neighbours

Council shall endeavor to be a good neighbor and as far as possible shall consult with adjoining owners in respect of management and other activities which may affect them.

7.24 Trees, Vegetation and Landscape

Proper management of landscaping measures, trees and vegetation is important to provide a high degree of amenity on the land. Trees will be maintained, as will maintenance of appropriate growing conditions involving management of soil compaction and other encroachments, in accordance with Council's Tree Management Policy.

7.25 Weed Control

Weed control shall be by both taking preventative measures and active control measures. Prevention of weed infestation shall be by minimising actions that disturb the ground surface and discouraging the conditions that encourage weeds.

Measures shall be taken to prevent the dispersion of weeds by fill or the transport of seeds on machinery. Control measures which are acceptable include physical removal or slashing, accepted biological control techniques, bush regeneration, or chemical spraying where Council is satisfied that there will be no adverse residual effects and no adverse effect on human health.

APPENDIX A SPECIFIC INFORMATION FOR RESERVE 74736 MAYRUNG HALL RESERVE

APPENDIX A - MAYRUNG HALL RESERVE

A2 INTRODUCTION

A2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 74736 and is contained in Lot 1 DP 319084, Lots 166, 207 DP 756305 Parish Narrama, County Townsend. The reserve is located on the Mayrung Rd, east of Deniliquin. The land contains a total of 33,000 m2. The reserve for Mayrung Hall was gazetted on 15 February 1952 and was set aside for the purpose of Public Recreation. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure A1**.



Figure A1 – Aerial Photograph of Mayrung Hall (Reserve No. 74736)

A2.4 Land Ownership

Mayrung Hall is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

A2.5 Categorisation of the Reserve

In the case of Mayrung Hall, Council has requested and obtained initial categorisation of:

Park for the purpose of Public Recreation.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purpose of the of the land and its usage.

The core objectives for management of community land categorised as Park use are:

- (a) to encourage, promote and facilitate recreational, cultural, social and educational pastimes and activities,
- (b) to provide for passive recreational activities or pastimes and for the casual playing of games, and
- (c) to improve the land in such a way as to promote and facilitate its use to achieve the other core objectives for its management.

A3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

A3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Conargo Local Environmental Plan 2013 (LEP):

RU 1 Primary Production



Figure A2 – Land Use Zones for Reserve No. 74736

The objectives of the land use zones are noted below in **Table A1**.

Table A1 – Objectives of Land Use Zones for Reserve No. 74736

Land Use Zone	Objectives
RU 1 – Primary Production	 To encourage sustainable primary industry production by maintaining and enhancing the natural resource base. To encourage diversity in primary industry enterprises and systems appropriate for the area. To minimise the fragmentation and alienation of resource lands. To minimise conflict between land uses within this zone and land uses within adjoining zones. To allow the development of nonagricultural land uses that are compatible with the character of the zone. To encourage tourist and visitor accommodation that does not have an adverse impact on agricultural activities. To allow for the development of nonagricultural land uses that are compatible with the character of the zone. To permit small-scale rural tourism uses associated with primary production and environmental conservation that have minimal impact on primary production and the scenic amenity of the area. To provide opportunities for employment-generating development that adds value to local agricultural production and integrates with tourism.

Details regarding permitted developments in the land use zone is included in the Conargo LEP 2013.

In addition to the Conargo LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.
- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.
- (e) Encourage new development that will enhance streetscapes and vistas.

- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

A4 CULTURALLY SIGNIFICANT LAND

A4.1 Aboriginal Significance

Mayrung Hall is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

A4.2 Non-indigenous Significance

The reserve for Mayrung Hall was gazetted on 15 February 1952 and was set aside for Public Recreation. The Mayrung Hall is not specifically listed under the Conargo Local Environment Plan 2013 but is represented in the plan under the zonings RU 1 Primary Production

A5 DEVELOPMENT AND USE

A5.2 Community Strategic Plan - Outcome 1 – A great place to live

The direction for the Mayrung Hall is captured within Outcome 1 – A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Mayrung Hall fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community assets.

A5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on Mayrung Hall upon recent inspection is shown below in **Table A2**.

Table A2 – Condition of Council Assets Located on at Mayrung Hall

ASSET DESCRIPTION	CATEGORY	CONDITION RATING
		1 – Good
		5 – Unserviceable
Fencing	General Community Use	2
Hall	General Community Use	2
Sewer and water infrastructure	General Community Use	2
Rubbish bins	General Community Use	2
Roads	General Community Use	2

The Mayrung Hall is functioning appropriately for the purposes of the area.

Photographs of the reserve are shown below in **Figure A3**.

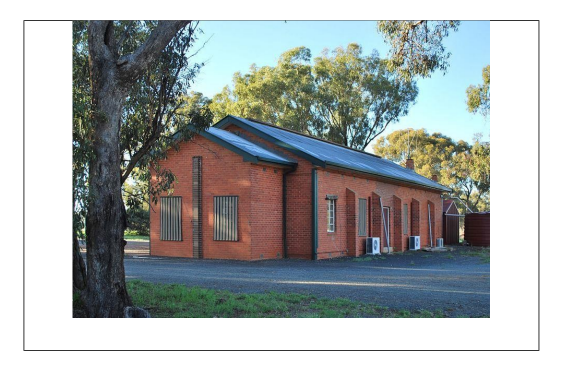


Figure A3 – Photographs of Mayrung Hall.

A5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

Public Recreation.

It is noted that there currently is a Mayrung Hall committee, comprising of local volunteers, that runs the day to day operations for the Hall and the reserve. The Committee works with Council regarding the Hall.

A5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Mayrung Hall is Park with the intended purpose(s) of Public Recreation. Under the Conargo LEP 2013, the different lots are zoned RU 1 – Primary Production. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

A7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

A7.26 Alcohol

Alcohol is permitted within the Mayrung Hall at selected events if all the correct licencing procedures are followed and an application to Council is submitted and approved by whichever group.

A7.27 Companion Animals

Domestic pets may use the grounds where authorised by signage provided that they are under the control of a responsible person at all times and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

A7.28 Parking

Parking is directly available within the Mayrung Hall, however, no signage is dedicated to showing where parking is permitted.

APPENDIX B SPECIFIC INFORMATION FOR RESERVE 88068 MAUDE ROAD SOIL CONSERVATION RESERVE

APPENDIX B - MAUDE ROAD SOIL CONSERVATION RESERVE

B2 INTRODUCTION

B2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 88068 and is contained Lot 7004 DP 1025393 Parish of Thalaka, County of Wakool. The reserve is located on the Maude Rd, north of Moulamein. The land contains a total of 666,000 m2. The reserve for Maude Road Soil Conservation Area was gazetted on 24 December 1970 and was set aside for the purpose of Soil Conservation. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure B1**.



Figure B1 – Aerial Photograph of Maude Road Soil Conservation Area (Reserve No. 88068)

B2.4 Land Ownership

Maude Road Soil Conservation Area is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

B2.5 Categorisation of the Reserve

In the case of Maude Road Soil Conservation Area, Council has requested and obtained initial categorisation of:

• General Community Use for the purpose of Soil Conservation.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purpose of the of the land and its usage.

The core objectives for management of community land categorised as general community use are 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:

- (a) in relation to public recreation and the physical, cultural, social and intellectual welfare or development of individual members of the public, and
- (b) 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).

B3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

B3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Conargo Local Environmental Plan 2013 (LEP):

• RU 1 Primary Production



Figure B2 – Land Use Zones for Reserve No. 88068

The objectives of the land use zones are noted below in **Table B1**.

Table B1 – Objectives of Land Use Zones for Reserve No. 88068

Land Use Zone	Objectives
RU 1 – Primary Production	 To encourage sustainable primary industry production by maintaining and enhancing the natural resource base. To encourage diversity in primary industry enterprises and systems appropriate for the area. To minimise the fragmentation and alienation of resource lands. To minimise conflict between land uses within this zone and land uses within adjoining zones. To allow the development of nonagricultural land uses that are compatible with the character of the zone. To encourage tourist and visitor accommodation that does not have an adverse impact on agricultural activities. To allow for the development of nonagricultural land uses that are compatible with the character of the zone. To permit small-scale rural tourism uses associated with primary production and environmental conservation that have minimal impact on primary production and the scenic amenity of the area. To provide opportunities for employment-generating development that adds value to local agricultural production and integrates with tourism.

Details regarding permitted developments in the land use zone is included in the Conargo LEP 2013.

In addition to the Conargo LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.
- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.
- (e) Encourage new development that will enhance streetscapes and vistas.

- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

B4 CULTURALLY SIGNIFICANT LAND

B4.1 Aboriginal Significance

Maude Road Soil Conservation Area is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

B4.2 Non-indigenous Significance

The reserve for Maude Road Soil Conservation Area was gazetted on 24 December 1970 and was set aside for Soil Conservation. The Maude Road Soil Conservation Area is not specifically listed under the Conargo Local Environment Plan 2013 but is represented in the plan under the zonings RU 1 Primary Production.

B5 DEVELOPMENT AND USE

B5.2 Community Strategic Plan - Outcome 1 – A great place to live

The direction for the Maude Road Soil Conservation Area is captured within Outcome 1 - A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Maude Road Soil Conservation Area fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community assets.

B5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on Maude Road Soil Conservation Area upon recent inspection is shown below in **Table B2**.

Table B2 - Condition of Council Assets Located on at Maude Road Soil Conservation Area

ASSET DESCRIPTION	CATEGORY	CONDITION RATING
		1 – Good
		5 – Unserviceable
Fencing	General Community Use	3

The Maude Road Soil Conservation Area is functioning appropriately for the purposes of the area.

Photographs of the reserve are shown below in Figure B3.



Figure B3 – Photographs of Maude Road Soil Conservation Area.

B5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

· Soil Conservation.

B5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Maude Road Soil Conservation Area is General Community Use with the intended purpose(s) of Soil Conservation. Under the Conargo LEP 2013, the different lots are zoned RU 1 – Primary Production. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

B7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

B7.26 Alcohol

Alcohol is permitted within the Maude Road Soil Conservation Area at selected events if all the correct licencing procedures are followed and an application to Council is submitted and approved by whichever group.

B7.27 Companion Animals

Domestic pets may use the grounds where authorised by signage provided that they are under the control of a responsible person at all times and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

B7.28 Parking

Parking is directly available within the Maude Road Soil Conservation Area, however, no signage is dedicated to showing where parking is permitted.

APPENDIX C SPECIFIC INFORMATION FOR RESERVE 88408 WANGANELLA COMMON RESERVE

APPENDIX C - WANGANELLA COMMON RESERVE

C2 INTRODUCTION

C2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 88408 and is contained in Lots 91-92, 116 DP 756336, Lots 1-5 Section 45 DP 759045, Lot 7005 DP 1024202, Lot 7004 DP 1024203, Lot 7015 DP 1053753, Lot 7006 DP 1055647, Lot 7007 DP 1118956, Lot 7300 DP 1126742 Parish Wanganella County Townsend. The reserve is located on the Cobb Highway west of the Wanganella township. The land contains a total of 1,820,000 m2. The reserve for Wanganella Common was gazetted on 26 November 1971 and was set aside for the purpose of Preservation of Fauna; Public Recreation. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure C1**.

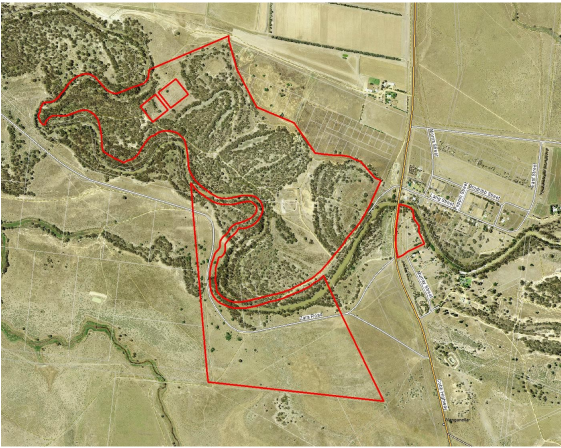


Figure C1 – Aerial Photograph of Wanganella Common (Reserve No. 88408)

The Reserve's main purpose of Preservation of Fauna; Public Recreation for the residents of Wanganella.

C2.4 Land Ownership

Wanganella Common 88408 is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

C2.5 Categorisation of the Reserve

In the case of Wanganella Common, Council has requested and obtained initial categorisation of:

 Natural Area - Bushland; Park for the purpose of Preservation of Fauna; Public Recreation.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purpose of the of the land and its usage.

The core objectives for management of community land categorised as Park use are:

- (a) to encourage, promote and facilitate recreational, cultural, social and educational pastimes and activities,
- (b) to provide for passive recreational activities or pastimes and for the casual playing of games,
- (c) to improve the land in such a way as to promote and facilitate its use to achieve the other core objectives for its management.

The core objectives of community land categorised as Natural Area are:

- a) To conserve biodiversity and maintain ecosystem function in respect of the land, or the feature or in respect habitat of which the land is categorised as a natural area
- b) to maintain the land, or that feature or habitat, in its natural state and setting
- c) to provide for the restoration and regeneration of the land
- d) to provide for community use of and access to the land in such a manner as to minimise and mitigate any disturbance caused by human intrusion, and
- e) to assist in and facilitate the implementation of any provisions restricting the use and the management of the land that are set out in a recovery plan or threat abatement planned prepared under the Threatened Species Conservation A 1995 or the Fisheries Management Act 1994

The core objectives for management of community land categorised as bushland are:

- a) to ensure the ongoing ecological viability of the land by protecting the ecological biodiversity and habitat values of the land, the flora and fauna (including invertebrates, fungi and microorganisms) of the land and other ecological values of the land, and
- b) to protect the aesthetic, heritage, recreational, educational and scientific values of the land, and
- to promote the management of the land in a manner that protects and enhances the values and quality of the land and facilitates public enjoyment of the land, and to implement measures directed to minimising or mitigating any disturbance caused by human intrusion, and
- d) restore degraded bushland and

- e) to protect existing landforms such as natural drainage lines, water courses and foreshores and
- f) to retain bushland in parcels of a size and configuration that will enable existing plant and animal communities to survive in the long term and
- g) to protect bushland as a natural stabiliser of the soil surface

C3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

C3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Conargo Local Environmental Plan 2013 (LEP):

• RU 1 Primary Production

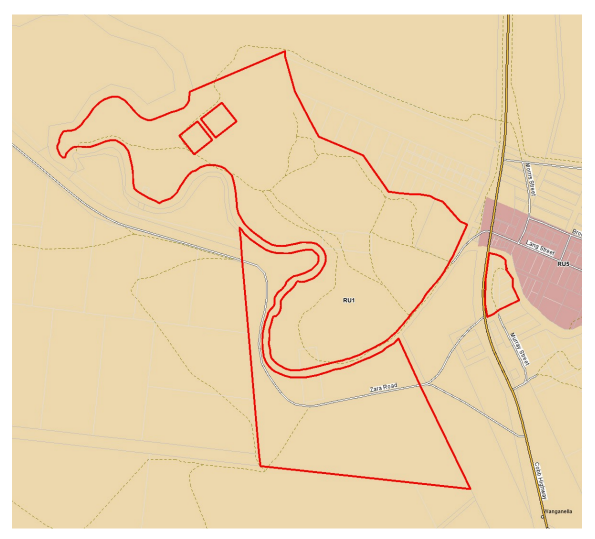


Figure C2 – Land Use Zones for Reserve No. 88408

The objectives of the land use zones are noted below in **Table C1**.

Table C1 – Objectives of Land Use Zones for Reserve No. 88408

Land Use Zone	Objectives
RU 1 – Primary Production	 To encourage sustainable primary industry production by maintaining and enhancing the natural resource base. To encourage diversity in primary industry enterprises and systems appropriate for the area. To minimise the fragmentation and alienation of resource lands. To minimise conflict between land uses within this zone and land uses within adjoining zones. To allow the development of nonagricultural land uses that are compatible with the character of the zone. To encourage tourist and visitor accommodation that does not have an adverse impact on agricultural activities. To allow for the development of nonagricultural land uses that are compatible with the character of the zone. To permit small-scale rural tourism uses associated with primary production and environmental conservation that have minimal impact on primary production and the scenic amenity of the area. To provide opportunities for employment-generating development that adds value to local agricultural production and integrates with tourism.

Details regarding permitted developments in the land use zone is included in the Conargo LEP 2013.

In addition to the Conargo LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.
- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.

- (e) Encourage new development that will enhance streetscapes and vistas.
- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

C4 CULTURALLY SIGNIFICANT LAND

C4.1 Aboriginal Significance

Wanganella Common is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

C4.2 Non-indigenous Significance

The reserve for Wanganella Common was gazetted on 26 November 1971 and was set aside for Preservation of Fauna; Public Recreation. The Wanganella Common is not specifically listed under the Conargo Local Environment Plan 2013 but is represented in the plan under the zonings RU 1 Primary Production.

C5 DEVELOPMENT AND USE

C5.2 Outcome 1 – A great place to live

The direction for the Wanganella Common is captured within Outcome 1 – A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Wanganella Common fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community assets.

C5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on Wanganella Common upon recent inspection is shown below in **Table A2**.

Table C2 – Condition of Council Assets Located on at Wanganella Common

ASSET DESCRIPTION	CATEGORY	CONDITION RATING
		1 – Good
		5 – Unserviceable
Fencing	Natural Area - Bushland; Park	3
Rubbish bins	Natural Area - Bushland; Park	3
Roads	Natural Area - Bushland; Park	3

The Wanganella Common is functioning appropriately for the purposes of the area.

Photographs of the reserve are shown below in **Figure C3**.



Figure C3 – Photographs of Wanganella Common.

C5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

Preservation of Fauna; Public Recreation.

A grazing lease exists on the Wanganella Common and is permitted within the existing land use zoning.

In addition, a public road exists that provides public benefit by facilitating access to the reserve. Section 47F(1)(a) of the LG Act, provides that a road can be located on community land, if that road is necessary to facilitate enjoyment of the area of community land, on which the road is to be constructed, or of any facility on that land.

C5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Wanganella Common is • Natural Area - Bushland; Park with the intended purpose(s) of Preservation of Fauna, Public Recreation. Under the Conargo LEP 2013, the different lots are zoned RU 1 – Primary Production. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

C7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

C7.26 Alcohol

Alcohol is permitted within the Wanganella Common at selected events if all the correct licencing procedures are followed and an application to Council is submitted and approved by whichever group.

C7.27 Companion Animals

Domestic pets may use the grounds where authorised by signage provided that they are under the control of a responsible person at all times and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

C7.28 Parking

Parking is directly available within the Wanganella Common, however, no signage is dedicated to showing where parking is permitted.

APPENDIX D SPECIFIC INFORMATION FOR RESERVE 89286 MACAULEY STREET RESERVE

APPENDIX D - MACAULEY STREET RESERVE

D2 INTRODUCTION

D2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 89286 and is contained Lot 409 DP 756325 Parish South Deniliquin County Townsend. The reserve is located on the southern side of Deniliquin. The land contains a total of 920 m2. The reserve for Macauley St was gazetted on 27 September 1974 and was set aside for the purpose of Community Centre. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure D1**.



Figure D1 – Aerial Photograph of Macauley St (Reserve No. 89286)

D2.4 Land Ownership

Macauley Street reserve is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

D2.5 Categorisation of the Reserve

In the case of Macauley St, Council has requested and obtained initial categorisation of:

General Community Use for the purpose of Community Centre.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purposed of the of the land and its usage.

The core objectives for management of community land categorised as general community use are 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:

- (a) in relation to public recreation and the physical, cultural, social and intellectual welfare or development of individual members of the public, and
- (b) 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).

D3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

D3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Deniliquin Local Environmental Plan 2013 (LEP):

R1 General Residential



Figure D2 – Land Use Zones for Reserve No. 89286

The objectives of the land use zones are noted below in **Table D1**.

Table D1 – Objectives of Land Use Zones for Reserve No. 89286

Land Use Zone	Objectives
R1 – General Residential	 To provide for the housing needs of the community. To provide for a variety of housing types and densities. To enable other land uses that provide facilities or services to meet the day to day needs of residents.

Details regarding permitted developments in these land use zones is included in the Deniliquin LEP 2013.

In addition to the Deniliquin LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.
- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.
- (e) Encourage new development that will enhance streetscapes and vistas.
- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

D4 CULTURALLY SIGNIFICANT LAND

D4.1 Aboriginal Significance

Macauley St is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

D4.2 Non-indigenous Significance

The reserve for Macauley St was gazetted on 27 September 1974 and was set aside for community hall purposes. The Macauley St is not specifically listed under the Deniliquin Local Environment Plan 2013 but is represented in the plan under the zoning R1 General Residential.

D5 DEVELOPMENT AND USE

D5.2 Community Strategic Plan - Outcome 1 – A great place to live

The direction for the Macauley Street reserve is captured within Outcome 1 – A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Macauley St fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community halls and recreation reserves.

D5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on Macauley St upon recent inspection is shown below in **Table D2**.

Table D2 - Condition of Council Assets Located on at Macauley St

ASSET DESCRIPTION	CATEGORY	CONDITION RATING
		1 – Good
		1 – 3000
		5 – Unserviceable
Paths	General Community Use	5

The Macauley St is functioning appropriately for the purposes of the area.

Photographs of the reserve are shown below in **Figure D3**.



Figure D3 – A Photograph of the Macauley St Reserve where the purpose of the land is for a community centre.

D5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

Community Centre.

D5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Macauley Street reserve is General Community Use with the intended purpose(s) of Community Centre. Under the Deniliquin LEP 2013, the different lots are zoned R1 – Public Recreation. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

D7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

D7.26 Alcohol

Alcohol is permitted within the Macauley St at selected events if all the correct licencing procedures are followed and an application to Council is submitted and approved by whichever group.

D7.27 Companion Animals

Domestic pets may use the grounds where authorised by signage provided that they are under the control of a responsible person at all times and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

D7.28 Parking

Parking is directly available along Macauley Street.

APPENDIX E SPECIFIC INFORMATION FOR RESERVE 98151 WANGANELLA TENNIS COURTS RESERVE

APPENDIX E - WANGANELLA TENNIS COURTS RESERVE

E2 INTRODUCTION

E2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 98151 and is contained in Lot 1 DP 722024, Lot 1 Section 10 DP 759045 Parish Wanganella County Townsend. The reserve is located within the Wanganella township east of the Cobb Highway. The land contains a total of 4,500 m2. The reserve for Wanganella Tennis Courts was gazetted on 2 May 1986 and was set aside for public recreation. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure E1**.



Figure E1 - Aerial Photograph of Wanganella Tennis Courts (Reserve No. 98151)

E2.4 Land Ownership

Wanganella Tennis Courts Reserve 98151 is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

E2.5 Categorisation of the Reserve

In the case of Wanganella Tennis Courts, Council has requested and obtained initial categorisation of:

• Park for the purpose of Public Recreation.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purpose of the of the land and its usage.

The core objectives for management of community land categorised as Park use are:

- (a) to encourage, promote and facilitate recreational, cultural, social and educational pastimes and activities,
- (b) to provide for passive recreational activities or pastimes and for the casual playing of games, and
- (c) to improve the land in such a way as to promote and facilitate its use to achieve the other core objectives for its management.

E3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

E3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Conargo Local Environmental Plan 2013 (LEP):

RU5 Village.

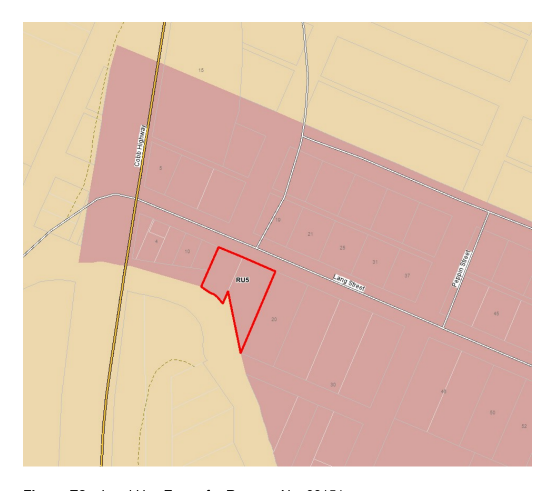


Figure E2 – Land Use Zones for Reserve No. 98151

The objectives of the land use zones are noted below in **Table E1**.

Table E1 – Objectives of Land Use Zones for Reserve No. 98151

Land Use Zone	Objectives
RU5 – Village	To provide for a range of land uses, services and facilities that are associated with a rural village.
	 To ensure that land uses are supported by satisfactory arrangements for water supply and effluent disposal.
	To enable a range of housing forms and land uses that compliment the character of each village.
	To provide for land uses that support the role of the rural village.

Details regarding permitted developments in these land use zones is included in the Conargo LEP 2013.

In addition to the Conargo LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.
- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.
- (e) Encourage new development that will enhance streetscapes and vistas.
- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

E4 CULTURALLY SIGNIFICANT LAND

E4.1 Aboriginal Significance

Wanganella Tennis Courts Reserve is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

E4.2 Non-indigenous Significance

The reserve for Wanganella Tennis Courts was gazetted on 2 May 1986 and was set aside for public recreation. Wanganella Tennis Courts is not specifically listed under the Conargo Local Environment Plan 2013 but is represented in the plan under the zoning RU5 Village.

E5 DEVELOPMENT AND USE

E5.2 Outcome 1 – A great place to live

The direction for the Wanganella Tennis Courts is captured within Outcome 1 – A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Wanganella Tennis Courts fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community assets.

E5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on J.P. Burchfield Park upon recent inspection is shown below in **Table B2**.

Table E2 - Condition of Council Assets Located on at Wanganella Tennis Courts Reserve

BUILDING DESCRIPTION	CATEGORY	CONDITION RATING 1 – Good 5 - Unserviceable
Seating	General Community Use	3
Signage	General Community Use	2
Lighting	General Community Use	2
Watering System	General Community Use	3
Sewer infrastructure	General Community Use	2
Drainage outfalls	General Community Use	2
Fencing	General Community Use	3

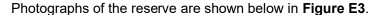




Figure E3 – Photographs of Wanganella Tennis Courts Reserve.

E5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

Tennis and Netball Courts

E5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Wanganella Tennis Courts is Park with the intended purpose(s) of Public Recreation. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

E7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

E7.26 Alcohol

The infrequent sale of alcohol by a sporting committee, club or user group requires the approval of the NSW Office of Liquor Gaming and Racing through the issue of a Limited Licence. The Licence should be provided to Council in each instance. When making application for the use of a passive recreational area, if the sale of alcohol is intended, applicants are required to comply with any requirements of both the Office of Liquor Gaming and Racing and Council.

E7.27 Companion Animals

Domestic pets may use Wanganella Tennis Courts reserve where authorised by signage if they are always under the control of a responsible person and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

E7.28 Parking

Parking is available in designated parking areas on each street. Signage is dedicated to showing where parking is permitted.

APPENDIX F SPECIFIC INFORMATION FOR RESERVE 150008 ROTARY PARK PLANTATION RESERVE

APPENDIX F - ROTARY PARK PLANTATION RESERVE

F2 INTRODUCTION

F2.3 Land to Which this Plan Applies

The land to which this plan applies is Crown Reserve 150008 and is contained Lot 521 DP 820164 Parish South Deniliquin County Townsend. The reserve is located on the southern side of Deniliquin bordering on the Mulwala Canal and Cemetery Rd, merging with the soccer fields which is part of the Deniliquin Sports Park. The land contains a total of 45,400 m2. The reserve for Rotary Park was gazetted on 19 December 1986 and was set aside for the purpose of Plantation. An aerial photograph, outlining the extent of the reserve, is shown below in **Figure F1**.



Figure F1 – Aerial Photograph of Rotary Park (Reserve No. 150008)

F2.4 Land Ownership

Rotary Park Plantation reserve is owned by the Crown and is managed by Edward River Council as Crown Land Manager under the Land Management Act 2016.

F2.5 Categorisation of the Reserve

In the case of Rotary Park Plantation, Council has requested and obtained initial categorisation of:

General Community Use for the purpose of Plantation.

The category was approved by the minister administering the *Crown Land Management Act 2016* in relation to the reserve. Council does not propose to alter the initial categories assigned by the Minister by this Plan of Management because the assigned categories most closely align with the reserved purposed of the of the land and its usage.

The core objectives for management of community land categorised as general community use are 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:

- (a) in relation to public recreation and the physical, cultural, social and intellectual welfare or development of individual members of the public, and
- (b) 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).

F3 RELEVANT LEGISLATION, POLICIES AND PROCEDURES

F3.6 Environmental Planning and Assessment Act 1979

The land is zoned as follows under the Deniliquin Local Environmental Plan 2013 (LEP):

RE 1 Public Recreation



Figure F2 – Land Use Zones for Reserve No. 150008

The objectives of the land use zones are noted below in **Table F1**.

Table F1 – Objectives of Land Use Zones for Reserve No. 150008

Land Use Zone	Objectives
RE 1 – Public Recreation	 To enable land to be used for public open space or recreational purposes. To provide a range of recreational settings and activities and compatible land uses. To protect and enhance the natural environment for recreational purposes.

Details regarding permitted developments in these land use zones is included in the Deniliquin LEP 2013.

In addition to the Deniliquin LEP, the Deniliquin Development Control Plan was developed with the general aims to:

- (a) Promote growth and development to support and enhance the vitality of the Central Business District.
- (b) Encourage development that responds to the needs of the community.

- (c) Encourage residential development of a high standard to improve the quality of the urban environment.
- (d) Encourage development that respects and minimises the impacts on surrounding land and the wider environment.
- (e) Encourage new development that will enhance streetscapes and vistas.
- (f) Ensure that development incorporates safe, effective and convenient pedestrian, bicycle and vehicle access, movement and parking areas.
- (g) Encourage energy efficiency in building design.
- (h) Provide for effective and well-utilised open space with security and access for the community.
- (i) Control and minimise the impact of stormwater run-off.
- (j) Ensure that new development is fully integrated into Council's sewerage system wherever possible.
- (k) Promote the orderly and efficient development of land to ensure that provision of services to that land is adequate.

F4 CULTURALLY SIGNIFICANT LAND

F4.1 Aboriginal Significance

Rotary Park Plantation is not identified as having Aboriginal significance and is not declared under section 84 of the *National Park and Wildlife Act 1974*, however, any areas of Aboriginal significance that may be discovered are covered by this Plan of Management.

F4.2 Non-indigenous Significance

The reserve for Rotary Park was gazetted on 19 December 1986 and was set aside for Public Recreation and hosts a plantation of native trees. The Rotary Park is not specifically listed under the Deniliquin Local Environment Plan 2013 but is represented in the plan under the zonings RE 1 Public Recreation.

F5 DEVELOPMENT AND USE

F5.2 Community Strategic Plan - Outcome 1 – A great place to live

The direction for the Rotary Park Plantation reserve is captured within Outcome 1 – A great place to live

We love our strong sense of community, our willingness to help each other out, and the fact that our region provides an ideal environment in which to raise a family. Over the life of Edward River 2030, we want to keep our community safe, active and healthy and make sure that our public and open spaces – such as our sporting grounds, community halls, parks and gardens – provide social value and keep us connected.

The Rotary Park Plantation fits directly under Targets 1.2 – Our community is safe, happy and healthy, both physically and mentally, and Target 3 – Our community and public spaces are accessible and inclusive and reflect our history, heritage and culture. The Council's role is to promote healthy lifestyles and effectively manage community halls and recreation reserves. In relation to the plantation it will be important for Council to perform proper management of landscaping measures, trees and vegetation to provide a high degree of amenity on the land.

F5.4 Condition of the Land and Structures on Adoption of the Plan of Management

Section 36(3A)(a) of the *Local Government Act* requires the plan to include a description of the condition of the land and structures on adoption of the plan. The condition of the infrastructure on Rotary Park upon recent inspection is shown below in **Table F2**.

Table F2 – Condition of Council Assets Located on at Rotary Park

ASSET DESCRIPTION	CATEGORY	CONDITION RATING
		1 – Good
		5 – Unserviceable
Fencing	General Community Use	3

The Rotary Park is functioning appropriately for the purposes of the area.

Photographs of the reserve are shown below in Figure F3.



Figure F3 – A Photograph of Rotary Park Plantation with a full established treeline.

F5.5 Use of the Land and Structures at the Date of Adoption of the Plan of Management

Existing use of the reserve includes:

Plantation.

F5.6 Permitted Use Strategic Objectives

As previously noted, the classification of Rotary Park is General Community Use with the intended purpose(s) of Plantation. Under the Deniliquin LEP 2013, the different lots are zoned RE 1 – Public Recreation. These purposes and categories align with the reserve's past and future use and the values identified in this plan.

Projects proposed by community groups and other users of the reserve must be in line with Council strategic plans and must align with the reserve purpose and core objectives for the Reserve.

Depending on the scope of the project Council may request a written proposal outlining the project and proposed location, estimated costs, scaled plans, justification for proposed works and future maintenance requirements.

F7 PLAN OF MANAGEMENT – MANAGEMENT AND ADMINISTRATION OF THE LAND

F7.26 Alcohol

Alcohol is permitted within the Rotary Park Plantation reserve at selected events if all the correct licencing procedures are followed and an application to Council is submitted and approved by whichever group.

F7.27 Companion Animals

Domestic pets may use the grounds where authorised by signage provided that they are under the control of a responsible person at all times and do not cause loss of amenity to other users of the land.

Dogs are not permitted to be walked off leash unless they are within Council's designated off leash exercise areas. Dog clubs are required to seek Council permission to conduct dog obedience and training activities on all community land.

F7.28 Parking

Parking is directly available within the Deniliquin Sports Park. Signage is dedicated to showing where parking is permitted.

APPENDIX G NATIVE TITLE ASSESSMENT

The Crown Land Management Act 2016 – Section 8.7 (1) (d) requires that Council as Crown Land Manager obtains the written advice of its Native Title Manager prior to its approval or submission for approval of a plan of management for the land that authorises or permits any kinds of dealings referred to in Section 8.7. It is a requirement for Council's Native Title Manager, to provide written advice for any activities identified in the development of a Plan of Management in order to ensure those activities comply with the *Native Title Act 1993* (Future Acts Provisions).

1 The Land to which this report applies

The land to which the Plan of Management applies is shown below in **Table H1**.

Table H1 – Land to Which this Report Applies

Reserve Number	Reserve Description	Land Description	Reserve Gazettal Date	Reserve Purpose
74736	Mayrung Hall	Lot 1 DP319084 Lot 166 and 207, DP756305	15 February 1952	Public Recreation
88068	Maude Road Soil Conservation Area	Lot 7004 DP1025393	24 December 1970	Soil Conservation
88408	Wanganella Common	Lots 91, 92 and 116, DP756336 Lots 1-5, Section 45 DP759045 Lot 7005 DP1024202 Lot 7004 DP1024203 Lot 7015 DP1053753 Lot 7006 DP1055647 Lot 7007 DP1118956 Lot 7300 DP1126742	26 November 1971	Preservation of Fauna; Public Recreation
89286	Macauley Street	Lot 409 DP756325	27 September 1974	Community Centre

Reserve Number	Reserve Description	Land Description	Reserve Gazettal Date	Reserve Purpose
98151	Wanganella Tennis Courts	Lot 1 DP722024 Lot 1, Section 10, DP759045	2 May 1986	Public Recreation
150008	Rotary Park Plantation	Lot 521 DP820164	19 December 1986	Plantation

Edward River Council is the Crown Land Manager of the Land. The management and use of the and is subject to the provisions contained in the Crown Land Management Act 2016.

2. Details of activity on Crown Land

This Plan of Management has been prepared by Council and provides direction as to the use and management of the reserves included in the Plan.

The Plan of Management is required in accordance with Section 3.23 of the Crown Lands Management Act 2016 and Section 36 of the Local Government Act 1993.

The Plan of Management outlines the way the reserve will be used and provides the framework for Council to follow in relation to the Leasing, Licencing and Permit processes for the land.

The Plan of Management also provides for the granting of easements over the land and the further development of the land, buildings and infrastructure on the land.

The Plan of Management provides strict guidelines such that each activity requires a Native Title Assessment and validation under the Native Title Act 1993 to carried out by Council's Native Title Manager prior to the commencement or approval of that activity.

The Plan of Management is clear that the management of those activities that could be to a future act must consider the reserve purpose for the land.

Accordingly, the activities authorised under the Plan of Management could be validated under Subdivision J of the Native Title Act 1993.

2a. Is the activity a future act?

The Plan of Management provides authorisation for granting of leases, licences and other Estates over the land and the granting of easements and further development of the land, buildings and infrastructure on the land. These activities could be a future act within the meaning of Section 233 of the Native Title Act 1993.

2b. If it is, why? if it is not, why not?

The activities authorised under the Plan of Management could be a future act within the meaning of Section 233 of the Native Title Act 1993.

3. If the activity is a future act, which of the following subdivisions of the future act regime under the Native Title Act 1993 validate it?

The authorisation of the activities that could be considered a future act within the Plan of Management provides for the activity to be carried out in accordance with the reserve purpose of the land.

The Plan of Management does not provide authorisation for any activity that is not in accordance with the reserve purpose of the land.

Accordingly, the activities could be validated under Subdivision J of the Native Title Act 1993.

4. Requirements to notify any representative body.

The Plan of Management provides strict guidelines such that each activity requires a Native Title assessment and validation under the Native Title Act 1993 to be carried out by Council's Native Title Manager prior to the commencement or approval of that activity.

Notification will be assessed on a case by case basis and parties will be notifies when an activity is assessed.

As the Plan of Management authorises activities that could be future acts within the meaning of Section 233 of the Native Title Act 1993. Council will notify NTSCorp and the Deniliquin Aboriginal Land Council prior to adoption of the plan.

Requirement	Section 24JA	Requirement satisfied
The reservation was created on or before 23 December 1996; and	s.24JA(1)(a)	Yes
The reservation was valid; and	s.24JA(1)(b)	Yes
The creation of the reservation was done by the Crown (the Commonwealth or State); and	s.24JA(1)(c)	Yes
The whole or part of any land or waters under the reservation was to be used for a particular purpose; and	s.24JA(1)(d)	Yes
The issue of the licence is done in good sith under or in accordance with the reservation, or	s.24JA(1)(e) (i)	Yes
In the area covered by the reservation, so long as the act's impact on Native Title is no longer greater than the impact that any act that could have been done under or in accordance with the reservation would have had	s.24JA(1)(e) (ii)	Yes

Summary:

The Plan of Management authorises activities that could be considered as future acts within the meaning of Section 233 of the Native Title Act 1993.

The Plan of Management guidelines provide that those activities are only to be authorised if they are in accordance with the reserve purpose of the land.

Those activities that are consistent with the reserve purpose of the land may be validated under Subdivision J if the land was subject to a reservation created prior to 23 December 1996 and the reservation was done by the Crown.

Therefore, requirements of S24JA(1) (a)-(e) are met.

- **s.24JA(1)(a)** is satisfied as the relevant land was subject to reservation created before 23 December 1996. Reserve 98151 was reserved from sale or lease for purpose of Public recreation and notified in the Government Gazette of 2 May 1986.
- s.24JA(1)(b) is satisfied as the Reserve was notified in the Government Gazette of 2 May 1986.
- **s.24JA(1)(c)** is satisfied as the reservation was carried out by the Crown under the provision of the Crown Lands Consolidation Act, such reservation has been carried out by a statutory power, exercised by the minister on behalf of the Crown.
- **s.24JA(1)(d)** is satisfied as the land was to be used for a specific purpose being a reservation under the Crown Lands Consolidation Act which reserved the land from sale for the purpose of Public Recreation.
- **s.24JA(1)(e) (ii)** is satisfied as the adoption of a Plan of Management that authorises activities to be done in accordance with the reservation purpose in the area covered by the reservation, so long as the act's impact on native title is no longer greater than the impact that any act that could have been done under or in accordance with the reservation would have had.