



Document Control

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Compliance Matrix

Table 1: EPBC Conditions of Approval

Table 1: EPBC	Conditions of Approval				
CONDITION REFERENCE	REQUIREMENTS	WHERE ADDRESSED			
PART A CONI	PART A CONDITIONS SPECIFIC TO THE ACTION				
1 (a)	Implement conditions C4 and C9 of Part C, Schedule 2 of the State Infrastructure approval, of where they relate to monitoring, managing, avoiding, mitigating, offsetting, recording or reporting on, impacts to protected matters, with the exception of C9(a)	СЕМР			
1(b)	Ensure that the Weed Management Plan included in the Biodiversity Sub plan required under condition C9 of Part C, Schedule 2 of the State Infrastructure approval, includes appropriate weed control measures to prevent the introduction and/or spread of weeds from construction areas to any retained area of Belsons Panic (<i>Homopholis belsonii</i>), Natural Grassland on Basalt and Fine Textured Alluvial Plains of Northern New South Wales and Southern Queensland, Brigalow (<i>Acacia harpophylla</i> dominant and co dominant) and Weeping Myall Woodlands ecological communities.	ВМР			
1(c)	Implement biodiversity conditions E17-E21 and E23-E26 of Part E Schedule 2 of the State Infrastructure approval, where they relate to monitoring, managing, minimising, reducing, avoiding, mitigating, offsetting, recording, or reporting on, impacts to protected matters.	CEMP and BMP			
1(d)	For any aspect of the action, for the period of which the approval has effect, the approval holder must not exceed the maximum impacts to protected matters specified under the State Infrastructure approval.	СЕМР			
PART B- STA	NDARD ADMINISTRATIVE CONDITIONS				
2	The approval holder must notify the Department in writing of the date of commencement of the action within 10 business days after the date of commencement of the action	СЕМР			
4	The approval holder must maintain accurate and complete compliance records.	CEMP - Section 8			
5	If the Department makes a request in writing, the approval holder must provide electronic copies of compliance records to the Department within the timeframe specified in the request.	CEMP - Section 8			
Annual Comp	liance Reporting				
6	The approval holder must prepare a compliance report for each 12 month period following the date of commencement of the action, or otherwise in accordance with the annual date that has been agreed with in writing by the Minister. The approval holder must:	CEMP - Section 8			
	 a) Publish each compliance report on the website within 60 business days following the relevant 12 month period; 				
	 Notify the Department by email that a compliance report has been published on the website and provide the weblink for the compliance report within five business days of the date of publication; and 				
	 Keep all compliance reports publicly available on the website until this approval expires. 				
Reporting non-compliance					
7	The approval holder must notify the Department in writing of any: incident, non-compliance with the conditions of this approval; or non-compliance with the commitments made in any element of the Construction Environmental Management Plan, (required under	CEMP- Section 9			



CONDITION REFERENCE	REQUIREMENTS	WHERE ADDRESSED
	Part C- State Infrastructure approval) referred to in condition 1. The notification must be given as soon as practicable, and not later than two business days after becoming aware of the incident or non-compliance. The notification must specify: a) Any condition which is or may be in breach; b) A short description of the incident and/or non-compliance; and c) The location (including co-ordinates), date and time of the incident and/or non-compliance. In the event the exact information cannot be provided, provide the best information available.	
8	The approval holder must notify the Department in writing of any: incident, non-compliance with the conditions of this approval; or non-compliance with the commitments made in any element of the Construction Environmental Management Plan, (required under Part C- State Infrastructure approval) referred to in condition 1. The notification must be given as soon as practicable, and not later than two business days after becoming aware of the incident or non-compliance specifying: Any corrective action or investigation which the approval holder has already taken or intends to take in the immediate future The potential impacts of the incident or non -compliance; and The method and timing of any remedial action that will be undertaken by the approval holder.	CEMP - Section 9

Table 2: Minister's Conditions of Approval

REQUIREMENT REFERENCE		WHERE ADDRESSED
A1	The CSSI may only be carried out in accordance with the terms of this approval and generally in accordance with the description of the CSSI in the Inland Rail – Narrabri to North Star Environmental Impact Statement, Volumes 1-7 (prepared by GHD and dated November 2017), the Inland Rail – Narrabri to North Star Submissions Preferred Infrastructure Report (ARTC, dated December 2019) and (updated BDAR, RtS on the SPIR and RFI responses).	CEMP - Section 1
A2	The CSSI must be carried out in accordance with all procedures, commitments, preventative actions, performance criteria and mitigation measures set out in in the documents listed in Condition A1 unless otherwise specified in, or required under, this approval.	CEMP - Section 5
А3	In the event of an inconsistency between the documents listed in Condition A1 or any other document required under this approval, and a term of this approval, the term of this approval prevails to the extent of the inconsistency. Note: For the purpose of this condition, there will be an inconsistency between a term of this approval and any document if it is not possible to comply with both the term and the document.	CEMP - Section 5
A4	The Proponent must comply with the written requirements or directions of the Planning Secretary, including in relation to: a) the environmental performance of the CSSI; b) any document or correspondence under the terms of this approval in relation to the CSSI (including the provision of such documentation or correspondence); c) any independent appointment or dismissal made in relation to the CSSI; d) any notification given to the Planning Secretary under the terms of this approval; e) any audit of the construction or operation of the CSSI;	CEMP - Section 5



	 the terms of this approval and compliance with the terms of this approval (including anything required to be done under this approval); 		
	 g) the carrying out of any additional monitoring or mitigation measures; and 		
	 in respect of ongoing monitoring and management obligations, compliance with an updated or revised version of a guideline, protocol, Australian Standard or policy required to be complied with under this approval. 		
	Where the terms of this approval require a document or monitoring program to be prepared or a review to be undertaken in consultation with identified parties, evidence of the consultation undertaken must be submitted to the Planning Secretary with the document. The evidence must include:	CEMP - Section 8	
	-documentation of the engagement with the party identified in the condition of approval that has occurred before submitting the document for approval		
	-a log of the dates of engagement or attempted engagement with the identified party and a summary of the issues raised by them		
	-documentation of the follow-up with the identified party where engagement has not occurred to confirm that they do not wish to engage or have not attempted to engage after repeated invitations		
	-outline of the issues raised by the identified party and how they have been addressed		
	-a description of the outstanding issues raised by the identified party and the reasons why they have not been addressed.		
	Any document that must be submitted, or approval that must be obtained, within a timeframe specified in or under the conditions of this approval may be submitted within a later timeframe agreed with the Planning Secretary. This condition does not apply to the immediate written notification required in respect of an incident under Condition A41. The Proponent must provide supporting evidence so that the Secretary can consider the need, environmental impacts and consistency of any request.		
	Note: Inaction and/or expedience will not be supported as justifications for need unless it can be demonstrated that there are beneficial environmental impacts associated with the request.		
	Ancillary facilities that are not identified by description and location in the EIS; can only be established and used in each case if:		
	(c) they have no impacts on heritage items (including areas of archaeological sensitivity), threatened species, populations or ecological communities beyond the impacts approved under the terms of this approval.		
	Facilities including lunch sheds, office sheds, material lay down sites, stockpile areas, areas used to assemble infrastructure, and portable toilet facilities can be established and operated where they satisfy the following criteria: iii) no impacts on biodiversity, soil and water, and heritage items beyond those	SEMP	
	already approved under other terms of this approval.		
	The following CEMP Sub-plans must be prepared in consultation with the relevant government agencies and relevant Councils identified for each CEMP Sub-plan and be consistent with the CEMP referred to in the EIS.	This BMP	
	REQUIRED CEMP RELEVANT GOVERNMENT SUB-PLAN AUTHORITIES TO BE CONSULTED FOR EACH CEMP SUB-PLAN		
	(c) Biodiversity EES, DAWE and relevant councils		
	The CEMP Sub-plans Listed in Condition C4 must state how:	This BMP	
	 a) the environmental performance outcomes identified in the documents listed in Condition A1, as modified by these conditions, will be achieved; 		
	 the mitigation measures identified in the documents listed in Condition A1, as modified by these conditions will be implemented; 		
1	c) the relevant terms of this approval will be complied with; and		



	 d) issues requiring management during of concurrent activities of other proje this CSSI), as identified through ongo be managed. 	cts as well as concurre	nt activities in	
C6	The CEMP Sub-plans must be developed in consultation with relevant parties identified in Condition C4 . Details of all information requested by an agency to be included in a CEMP Sub-plan as a result of consultation, including copies of all correspondence from those agencies, must be provided with the relevant CEMP Sub-plan .			Section 4 of the CEMP and the SEMP.
C7	Any of the CEMP Sub-plans may be sub subsequent to, the submission of the CEM one (1) month prior to construction.			Noted
C9	The Biodiversity Management Sub-plan must include: a) a weed management plan, including appropriate weed control to manage introduction and/or spread of weeds from construction areas to any retained Weeping Myall Woodlands TEC, and appropriate protocols to demonstrate compliance with the requirements of the <i>Biosecurity Act 2015</i> and <i>Biosecurity Regulation 2017</i> ; b) procedures for pre-clearing surveys for threatened species to be undertaken by a suitably qualified and experienced ecologist, including survey and relocation methodologies and management/offset measures; c) measures to control cane toads, as relevant to the construction phase areas and scope in accordance with the Threat abatement plan for the biological effects, including lethal toxic ingestion, caused by cane toads (relevant to works adjacent to retained Brigalow (<i>Acacia harpophylla</i> dominant and co-dominant) TEC and Weeping Myall Woodlands TEC); and d) measures to protect <i>EPBC Act</i> listed threatened species, in particular the koala, and threatened ecological communities.		Appendix A, (Pest and Weed Management Plan) and Section 5	
C13	Construction must not commence until the CEMP and all CEMP Sub-plans have been approved by the Secretary. The CEMP and CEMP Sub-plans, as approved by the Secretary, including any minor amendments approved by the ER, must be implemented for the duration of construction. Where the CSSI is being staged, construction of that stage is not to commence until the relevant CEMP and sub-plans have been endorsed by the ER and approved by the Secretary.		CEMP- Section 2	
E17	The Proponent must minimise impacts to exceed the total areas impacted as identificated as identificated. Table E1: Native Vegetation Impacted VEGETATION ZONE AND PLANT COMMUNITY TYPE (PCT) ID AND NAME Zone 1 - PCT27 (BR233, NA219) Weeping Myall open woodland of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion Zone 2 - PCT35 (BR120, NA117) Brigalow – Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion Zone 3 - PCT39 (BR130, NA129) Coolabah – River Coolabah - Lignum woodland wetland of frequently flooded floodplains mainly in the Darling Riverine Plains Bioregion		TOTAL AREA IMPACTED (HA) 17.94 17.31	Sections 4 and 5



	Zone 4 - PCT52 (BR191, NA187) Queensland Bluegrass +/- Mitchell Grass grassland on cracking clay floodplains and alluvial plains mainly the northern-eastern Darling Riverine Plains Bioregion	Natural Grasslands on Basalt and Fine- textured Alluvial Plains of Northern NSW and Southern Qld – 432.07	432.07	
	Zone 5 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clay- loam soils on alluvial plains of north- central NSW	Not listed	143.95	
	Zone 6 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clayloam soils on alluvial plains of northcentral NSW (Derived - Native Grasslands)	Not listed	249.85	
	Zone 7 - PCT71 (BR127, NA126) Carbeen – White Cypress Pine - River Red Gum - bloodwood tall woodland on sandy loam alluvial and aeolian soils in the northern Brigalow Belt South Bioregion and Darling Riverine Plains Bioregion	Not listed	0.51	
	Zone 8 - PCT 78 River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion	Not listed	11.82	
	Zone 9 - PCT 135 Coobah - Western Rosewood low open tall shrubland or woodland mainly on outwash areas in the Brigalow Belt South Bioregion	Not listed	9.50	
	Zone 10 - PCT 413 Silver-leaved Ironbark - White Cypress Pine - box dry shrub grass woodland of the Pilliga Scrub - Warialda region, Brigalow Belt South Bioregion	Not listed	5.72	
	Total Area Impacted	459.10	890.41	
E22	Prior to vegetation clearing, the Proponer landcare groups and government agencie root balls can be reused in habitat enhance before pursuing other disposal options. To be used on or off the CSSI site.	es to determine if retain- cement and rehabilitation	ed timber and on work,	Section 2 CEMP – Appendix F Biodiversity, Flora and Fauna ECM

Table 3: RMMs

REQUIREMENT REFERENCE	DETAILS	WHERE ADDRESSED
	BIODIVERSITY	
C3.1 General Biodiversity Impacts	A biodiversity management sub-plan would be prepared and implemented as part of the CEMP. It would include measures to minimise the potential for biodiversity impacts. The sub-plan would address, as outlined below: • a pre-clearing survey and tree-felling procedure • procedures to manage micro-bats • avoiding impacts on surrounding vegetation (item C3.2) • weed management (item C3.3) • dewatering of standing pools in watercourses	This BMP



	measure to minimise impacts on aquatic ecology.	
C3.2 Avoidance of impacts – terrestrial and aquatic biodiversity	would be fenced or signposted, where appropriate, to prevent the	
C3.3 Weed Management	Priority weeds would be managed in accordance with the Biosecurity Act 2015. Weeds of national environmental significance would be managed in accordance with the Weeds of National Significance Weed Management Guide. Any herbicides would be applied such that impacts on surrounding agricultural properties are avoided.	Appendix A Pest and Weed Management Plan Appendix E TARP
C3.4 Rehabilitation	Rehabilitation of disturbed areas would be undertaken progressively and in accordance with the rehabilitation strategy	SWMP

Table 4: SEARs Environmental Performance Outcomes

REQUIREMENT REFERENCE	DETAILS	WHERE ADDRESSED
6 Biodiversity	Offsets and/or supplementary measures are assured which are equivalent to any remaining impacts of project construction and operation.	Noted; (managed by ARTC)



Glossary

ACRONYM / ABBREVIATION	DEFINITION
AMS	Activity Method Statement
ARTC	Australian Rail Track Corporation
ВМР	Biodiversity Management Plan
BOS	Biodiversity Offset Strategy
CAD	Computer-Aided Design
CEMP	Construction Environmental Management Plan
CIZ ¹	Construction Impact Zone
CoA	Conditions of Approval
CSEMP	Community and Stakeholder Engagement Management Plan
CSSI	Critical State Significant Infrastructure
DBH	Diameter at Breast Height
DPIE	Department of Planning Industry and Environment
ECM	Environmental Control Map
ECP	Environmental Control Plan
EIS	Environmental Impact Statement
EMS	Environmental Management System
EPA	Environmental Protection Authority
EPBC	Environmental Protection and Biodiversity Conservation Act
EPL	Environment Protection Licence
EPO	Environmental Performance Objective
EP&A	Environmental Planning and Assessment Act (1979)
ER	Environment Representative
ESCP	Progressive Erosion and Sediment Control Plan
GIS	Geographic Information System
GMR	Global Mandatory Requirement
HSEQS	Health, Safety, Environment, Quality and Sustainability
IMS	Integrated Management System
IR	Inland Rail
ISCA	Infrastructure Sustainability Council of Australia
N2NS	Narrabri to North Star (Separable Portion 1)
PWMP	Pest and Weed Management Plan
REMM	Revised Environmental Management Measure
RTS	Response to Submissions
SEARs	Secretary's Environmental Assessment Requirements
SEMP	Site Establishment Management Plan
SPIR	Submissions Preferred Infrastructure Report
SuMP	Sustainability Management Plan
TEC	Threatened Ecological Community
TARP	Trigger Action Response Plan



ACRONYM / ABBREVIATION	DEFINITION	
TPZ	Tree Protection Zone	
TRA	Task Risk Assessment	
TTAMP	Traffic, Transport and Access Management Plan	
TfNSW	Transport for NSW	
WRA	Workplace Risk Assessment	

NOTE:

For the purposes of this sub-plan; the project area, proposal site, study area, development footprint or construction footprint are general terms to refer to area or site assessed and approved via the Project EIS and SPIR. Throughout the detailed design and construction phase, this footprint is referred to as the Construction Impact Zone (CIZ) which will undergo refinements and changes in accordance with Section 3.3 of this BMP.



Introduction

1.1 **Purpose and Scope**

This Construction Biodiversity Management Plan (BMP) forms part of the Construction Environmental Management Plan (CEMP) for the Narrabri to North Star (Separable Portion 1) (N2NS) Project and details the key management and mitigation measures that will be implemented by Trans4m Rail in order to minimise and manage the potential construction impacts on flora and fauna during the N2NS project. Construction of N2NS will have impacts on flora and fauna listed under both Commonwealth and NSW legislation.

This BMP addresses the relevant requirements of the Project Approval and all applicable guidelines and standards specific to biodiversity during the Project. It has been developed based on the findings of the Environmental Impact Statement (EIS) and the Submissions Preferred Infrastructure Report (SPIR) and describes how construction impacts on flora and fauna can be avoided, minimised and managed.

The BMP is consistent with the ARTC Inland Rail Environment and Sustainability Policy, ARTC Environmental Policy and Trans4m Rail's Environment Policy (Appendix A in the CEMP). In accordance with Condition of Approval (CoA) C9 (a), the pest and weed management plan for the project can be found in Appendix A.

Construction will not commence until the CEMP and sub-plans and the Construction Monitoring Programs are endorsed by the Environmental Representative (ER) and approved by the Secretary of the Department of Planning, Industry and Environment (DPIE). The CEMP and Construction Monitoring Programs will be submitted to the Secretary for approval no later than one month prior to the commencement of construction as required by CoAs C7 and C17.

The key objective of this BMP is to ensure that all CoAs, Revised Environmental Management Mitigation Measures (RMMs) and licence/permit requirements relevant to flora and fauna are adhered to, thus protecting biodiversity environmental values.

1.2 **Objectives and Targets**

The key objective of this BMP is to ensure that all legislative and licence/permit requirements (i.e. EPBC Act, CoA's, SPIR, RMMs and Project EIS) relevant to biodiversity are adhered to, thus protecting biodiversity values of the site and surrounds. Biodiversity management objectives and targets are outlined in Table 1.

Environmental objectives and targets for construction of the N2NS have been established as a means of guiding environmental management of the project and assessing environmental performance. These objectives and targets have been developed with consideration of key biodiversity issues identified through the environmental assessment and risk assessment process as well as the CoAs and RMMs.

The objectives and targets are consistent with Trans4m Rail's Environment Policy and will assist in monitoring whether the commitments of the policy are being met. The performance of the Project will be monitored against the objectives and targets. Project performance monitoring will be documented in the Project construction compliance reports and at least on a quarterly basis as part of the management review.

Table 5: Objectives and Targets

OBJECTIVE	TARGET
Full compliance with and no breaches of the legislative requirements (i.e. EPBC Act, CoA's, SPIR, RMMs and Project EIS) relevant to the construction phase of the Project.	Full implementation and 100% compliance with this Biodiversity Management Plan including the Appendix A Pest and Weed Management Plan.

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OBJECTIVE	TARGET
Impacts to plant community types will not exceed those identified in CoA E17 (Table	No clearing / disturbance of native vegetation will occur outside of the approved CIZ without prior approval as part of the consistency assessment process.
E1).	A clearing tracking register will be established and updated throughout the project to include all native vegetation clearing impacts for the project to measure compliance with relevant MCoAs.
	A reduction of the vegetation clearing requirements (i.e. total area impacted as detailed Table E1 of the CoA) will be reduced by at least 5% for the Project. The clearing tracking register will be utilised to manage this target.
Prevent impacts to sensitive biodiversity areas associated with the project site	Develop a site Environmental Control Map for 100% of sites showing sensitive biodiversity areas (threatened species habitat/ TECs, weed infestations) and clearly identifying construction boundaries and No-Go Zones
	Sensitive biodiversity areas (threatened species habitat/ TECs) occurring in proximity to the approved CIZ will be fenced and identified with appropriate signage to prevent inadvertent access/ impacts.
Prevent terrestrial fauna mortality during the project	Prior to clearing commencing project ecologists (or suitably trained environmental personnel) will complete pre-clearing surveys to identify/ relocate fauna within 100% of sites be to cleared. Relocation will be completed in accordance with the Fauna Handling Procedure (Appendix H).
	Prior to and during clearing capture/ relocation of fauna will be undertaken within all areas of clearing by a suitably qualified and licensed fauna spotter catcher in accordance with the Fauna Handling Procedure (Appendix H).
	All (100%) hollow-bearing trees within the clearing boundary will be identified, marked and subject to a two-stage clearing process under the supervision of a qualified and licensed fauna spotter catcher to capture/relocate native fauna present (refer to Appendix H Fauna Handling Procedure).
	All structures (culverts/ bridges) to be impacted by the project will be checked for microbats prior to demolition with ecologist guided management including capture/ relocation to be undertaken.
	Measures within trenches/ excavations will be implemented to avoid fauna entrapment.
No fish kill events within waterways associated with the project site	All pools in watercourses that would be impacted by the project will be subject to a dewatering procedure including capture/ relocation of native aquatic native fauna to be undertaken by a suitably qualified and experienced aquatic ecologist.
	Erosion/ sediment control measures will be implemented and maintained in accordance with the Progressive Erosion Sediment Control Plan (ESCP) to avoid sediment entering waterways.
No increase in the abundance or distribution of pests or weeds currently existing	Undertake weekly environmental inspections to monitor the presence, abundance and types of pests and weed species present and record any new weed infestations or pest populations.
within the project area as a result of construction activities.	Implement the weed hygiene protocol detailed in the Construction Pest and Weed Management Plan (Appendix A) including vehicle wash-down and weed hygiene declarations for all plant/ vehicles entering/ leaving the site.
	Any weed infestations recorded during the project will be controlled using herbicide application or manual removal.
	When working within or near an EEC, 100% of all workers will be inducted (including biodiversity risks) and attend a pre-start that details biodiversity risks.



The implementation of mitigation measures will ensure the performance targets are achieved. This will be managed through project inductions, specialised training, toolbox talks, inspections, and environmental monitoring and auditing. Project inductions will inform Trans4m Rail personnel (including subcontractors) of the management measures, while toolbox talks, and specialised training will ensure they are reinforced throughout the construction program.

Environment Policy 1.3

Trans4m Rail believes that respect for the Project location, its surroundings and the communities in which it operates is essential for project success, as well as compliance with all environmental, heritage, sustainability and community requirements. This commitment is described in Trans4m Rail's Environment Policy which can be found in Appendix A of the CEMP.

1.4 **Project Description**

The N2NS Project is one of 13 projects that make up the Inland Rail Project. The route is within the Narrabri, Moree Plains and Gwydir Local Government Areas (LGAs) in north west NSW. N2NS extends approximately 171km from north of Narrabri Junction, terminating at North Star and the project is generally within the existing rail corridor. Works over the Gwydir Floodplain are excluded from the N2NS Project. This construct only contract will be delivered by Trans4m Rail (an unincorporated Joint Venture between SEE Civil Pty Ltd and John Holland Pty Ltd). Further detail on the project, including construction scope of works and construction schedule can be found in Section 2 of the CEMP.

2 Community and Stakeholder Engagement

Trans4m Rail's Community and Stakeholder Engagement Management Plan (CSEMP) provides a clear framework for active communication and stakeholder engagement management. The Plan outlines how Trans4m Rail will meet best practice community and project outcomes by keeping the community and other stakeholders informed, minimising potential impacts and responding to the needs and requirements of stakeholders. The CSEMP contains procedures and strategies to manage community and stakeholder engagement activities as they align to the Project delivery program. To the extent practicable. Trans4m Rail will provide stakeholders with open and transparent consultation. CoA A5 and C4 require that the BMP be prepared in consultation with:

- The Department of Planning, Infrastructure and Environment's (DPIE) Environment, Energy and Science (EES) group;
- Federal Department of Agriculture, Water and Environment (DAWE);
- Narrabri Shire Council;
- Moree Plans Shire Council; and
- Gwydir Shire Council.

As required by CoA C6, details of all information requested by an agency to be included in a CEMP Sub-plan as a result of consultation, including copies of all correspondence from those agencies can be found in Appendix B. Appendix B also provides an assessment of where comments have been addressed in the BMP.

Comments have been received from DPIE (EES), DAWE, Moree Plains Shire Council, Narrabri Shire Council and Gwydir Shire Council, refer to Appendix B for details.

As required under CoA E22, prior to clearing works commencing, Trans4m Rail Prior will consult with community and landcare groups and government agencies to determine if retained timber and root balls can be reused in habitat enhancement and rehabilitation work, before pursuing other disposal options.

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3 **Legal and Compliance Requirements**

This section details the relevant legal and compliance requirements for the N2NS project including the Minister's CoAs, RMMs and the Secretary's Environmental Assessment Requirements (SEARs) environmental performance outcomes (EPOs).

3.1 Legislation

Legislation relevant to biodiversity outcomes and management associated with construction of the project include the:

- (Federal) Environment Protection and Biodiversity Conservation Act (1999);
- (State) Biodiversity Conservation Act (2016):
- (State) Fisheries Management Act (1994);
- (State) Biosecurity Act (2015);
- (State) Biosecurity Regulation (2017); and
- (State) Environmental Planning and Assessment Act 1979.

Guidelines and standards relating to biodiversity management associated with construction of the project include:

- NSW Legislation, Guidelines and Policies Flora and Fauna Management Sub-plans (Australian Rail and Track Corporation Limited, 2020)
- Biodiversity Guidelines Protecting and Managing Biodiversity on RTA Projects (Roads and Traffic Authority, 2011)
- Matters of National Environmental Significance Significant Impact Guidelines 1.1 (Department of the Environment, 2013)
- RMS QA Specification G36 Environmental Protection
- RMS QA Specification G40 Clearing and Grubbing
- Guidelines for vegetation management plans on waterfront land (NSW Office of Water, 2012)
- Guidelines for controlled activities on waterfront land riparian corridors (Department of Primary Industries, 2018)
- Why do Fish Need to Cross The Road? Fish Passage Requirements for Waterway Crossings. Fairfull and Witheridge (2003)
- Factsheet: Vehicle Biosecurity Kit Plant Industries (Department of Primary Industries, 2012)
- Fauna Management Work Instruction (0-0000-900-EEC-00-WI-0004) (Inland Rail, 2019)
- Landscape and Rehabilitation Framework (0-0000-900-ELE-00-GU-0001) (Inland Rail, 2018).

3.2 **Conditions of Approval, Mitigation Measures and Performance Outcomes**

As discussed in Section 4 of the CEMP, the N2NS project is a Controlled Action under the EPBC Act (1999) and a CSSI under the EP&A Act (1979), Under Section 45 of the EPBC Act (i.e. the bilateral agreement between the NSW and Federal Governments), the Project has been assessed by DPIE for both State and Federal approvals. The Project has been approved with conditions by both the NSW Minister for Planning and Public Spaces and the Federal Minster for Agriculture, Water and Environment. These conditions of approval relevant to the construction phase and where they have been addressed in this BMP can be found in the Compliance Matrix at the beginning of this

Biodiversity management and mitigation measures were identified in the EIS. Following consideration of the issues raised in the stakeholder and community submissions on the EIS and additional assessments undertaken, mitigation measures were updated and included in the SPIR. RMMs

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relevant to biodiversity and where they have been addressed in this BMP can also be found in the Compliance Matrix at the beginning of this document.

The SEARs identified a number of desired environmental performance outcomes (EPOs) for the N2NS project. Based on the outcomes of the EIS and the implementation of the RMMs, EPOs have been established for the proposal. EPOs relevant to biodiversity and where they have been addressed in this BMP can also be found in the Compliance Matrix at the beginning of this document.

3.3 General Changes to the Project

As required by CoA A2, "The CSSI must be carried out in accordance with all procedures, commitments, preventative actions, performance criteria and mitigation measures set out in in the documents listed in Condition A1 unless otherwise specified in, or required under, this approval." Refinements to the Project may occur during detailed design or changed circumstances throughout construction. Design changes or changes in scope will be communicated to the Trans4m Rail Environment Manager either through formal change processes or via informal written communications. Proposed changes are to be assessed by Inland Rail for consistency against the approved Project.

For design/activity/work changes proposed by Trans4m Rail, the Environment Manager will undertake an assessment of the proposed changes for potential impacts and compare them to the proposed impacts for the assessed and approved Project. These changes would be managed through ARTC's Consistency Assessment Work Instruction (Consistency Assessment Work Instruction - 0-0000-900-EEC-00-WI-0013). Any consistency assessment and associated report required by Trans4m Rail will include:

- A description of the approved development / activity / works
- A description of the proposed development / activity / works
- Justification for the proposed development / activity / works
- A description of the existing surrounding environment
- An assessment of the environmental impacts of the construction works, including, but not necessarily limited to traffic, noise and vibration, air quality, soil and water, ecology and heritage
- Any additional vegetation clearing requirements and specifically Project compliance with the vegetation clearing quantities detailed in Table E1 of the CoA
- Details of mitigation measures and monitoring specific to the proposed development / activity / works that would be implemented to minimise environmental impacts
- Identification of the timing for completion of the proposed development / activity / works and how the site/s would be reinstated
- Assessment of each component of the proposed development / activity / works to determine its' consistency with the approved project; and
- Assessment of any other approvals that may be required for the proposed development / activity / works.

If the proposed design/activity/works are consistent with the approved project, the assessment would be submitted to the Environmental Representative (in accordance with CoA A29) and ARTC for determination. Written approval would be obtained prior to commencing the subject works.

If the proposed development/activity/works are inconsistent with the approved project, the proposed development/activity/works will be either:

- Modified to be consistent with the approved project; or
- ▶ The subject of a Planning Approval Modification process.

As N2NS is a CSSI project, changes that are not consistent with the Approval will require modification under Section 5.25 of the Environmental Planning & Assessment Act 1979 (EP&A Act) and determination by the Minister for Planning. If required, the CEMP and management plans will be



updated to incorporate any additional potential environmental impacts or management measures that resulted from the proposed change.



Environmental Risk Assessment

4.1 **Existing Biological Environment**

A summary of the key findings from the EIS and SPIR are outlined below. Further detail can be found in the N2NS EIS and associated Technical Report 2 (Biodiversity Assessment Report). Mapping of vegetation communities undertaken during the EIS process can be found in Appendix D. Appendix D. also contains mapping of koala habitat within the Construction Impact Zone.

- The majority of the study area has been heavily modified by past and ongoing disturbances associated with the active rail corridor and surrounding rural and agricultural activities. Clearance and maintenance of the rail corridor has resulted in fragmentation, a high level of disturbance and degradation of vegetation communities within the rail corridor. The majority of the proposal site (69 per cent) is cleared or consists of non-native vegetation. Patches of native vegetation exist sporadically within and near the proposal site, and are typically associated with travelling stock reserves, road reserves, or farm woodland remnants.
- The project occurs in a landscape that is dominated by crop land and introduced pastures and contains only a small proportion of woodland and scattered tree cover. Patches of native woodland habitat exists sporadically and are typically associated with road verges or small woodland patches on farmland. As such, native fauna habitats within the project are minimal. No critical habitat listed under the Biodiversity Conservation Act 2016 (BC Act) occurs within the project area.
- 890.41 ha of native plant community types (including 175.25 ha of Koala habitat) listed under the BC Act and the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) will be impacted. ARTC will offset this impact with the retirement of ecosystems and species credits through biodiversity stewardship agreements.
- Four of the vegetation communities in the project area conform to threatened ecological communities (TECs) listed under the BC Act:
 - Myall Woodland in the Darling Riverine Plains, Brigalow Belt South, Cobar Peneplain, Murray-Darling Depression, Riverina and NSW South Western Slopes Bioregions;
 - Brigalow within the Brigalow Belt South, Nandewar and Darling Riverine Plains Bioregions;
 - Coolibah Black Box Woodland in the Darling Riverine Plains, Brigalow Belt South, Cobar Peneplain and Mulga Lands Bioregions; and
 - Carbeen Open Forest community in the Darling Riverine Plains and Brigalow Belt South Bioregions.
- Seven threatened fauna species were recorded in the project area during field surveys:
 - Grey-crowned Babbler (Pomatostomus temporalis temporalis);
 - Varied Sittella (Daphoenositta chrysoptera);
 - Koala (Phascolarctos cinereus);
 - Grey-headed flying-fox (Pteropus poliocephalus);
 - Eastern Bentwing-bat (Miniopterus schreibersii oceanensis);
 - Little Pied Bat (Chalinolobus picatus); and
 - Yellow-bellied sheathtail-bat (Saccolaimus flaviventris).
- Three threatened flora species were recorded in the project area during field surveys:
 - Belson's Panic (Homopholis belsonii);
 - Creeping Tick-trefoil (Desmodium campylocaulon); and
 - Finger Panic Grass (Digitaria porrecta).
- No protected areas, defined as areas/reserves managed by DPIE and/or DPI NSW Fisheries under the National Parks and Wildlife Act 1974 (NPW Act), are located near the project.
- The proposal is located within the major water catchments of the Namoi River Basin, Gwydir River Basin and the Macintyre River Basin. Whereas minor river catchments (i.e. those less

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than 1,000 square kilometres) along the existing rail corridor include; Bobbiwa Creek; Ten Mile Creek; Boggy Creek; Gehan Creek; Waterloo Creek; Little Bumble Creek; Gurley Creek; Halls Creek; Mehi River; Gil Gil Creek; Croppa Creek; Yallaroi Creek and Mungle Creek.

- The main impacts on aquatic ecological systems would be as a result of the removal and construction of new watercourse crossing structures along the proposal site and access over watercourses for movement of construction equipment and personnel. An assessment of significance of impact of the Project on aquatic communities identified that the Project is unlikely to have an adverse residual impact on threatened species and endangered populations. There are no State significant or important wetlands within the Project Boundary.
- The EIS lists 21 areas of key fish habitat (this includes areas found in the Separable Portion 2 works). These are areas classified as class 3 (minimal key fish habitat) or above, in accordance with the Policy and guidelines for fish habitat conservation and management (Department of Primary Industries, 2013).

4.2 **Risk Assessment and Management**

The N2NS Risk Management Plan includes full details on the risk assessment process utilised by Trans4m Rail. A risk assessment has been completed utilising the risk matrix included within Appendix A of the N2NS Risk Management Plan to assess the risks of the project not achieving full compliance with legislative requirements (i.e. EPBC Act, CoA's, SPIR, RMMs and Project EIS) in relation to biodiversity. This risk assessment is included as Appendix C of this plan.

Section 26.3 of the N2NS EIS provides a summary of the potential residual impacts for the project with a description of how these potential residual impacts would be managed. The identified residual impact is that construction will involve the permanent removal of native vegetation and fauna habitat, including removal of threatened ecological communities and habitats for threatened species. Recommended potential mitigation measures are:

- implementation of a biodiversity offset strategy to offset permanent removal of native vegetation, (managed by ARTC)
- detailed design and construction planning would minimise the construction footprint and avoid impacts to native vegetation as far as practicable
- Implementation of area clearing environmental control plan, detailing clear delineation of clearing limits and No-Go Zones
- implementation of the flora and fauna management sub-plan (as part of the CEMP), including weed control, fauna habitat management and monitoring
- pre-clearance surveys would be undertaken, and a tree felling procedure would be implemented to avoid injury and mortality of native fauna during construction
- native vegetation temporarily disturbed during construction would be rehabilitated.

These mitigation measures are incorporated in Trans4m Rail's management and mitigation measures detailed in Section 6. Environmental Management Framework

4.3 **Concurrent Project Risk Management**

Trans4m Rail and ARTC will liaise with TfNSW and relevant Councils on a monthly basis with the aim of developing and implementing measures designed to manage concurrent projects in the region, including environmental management, impact and compliance. Concurrent projects may include simultaneous construction of Inland Rail (incl. other packages of the Inland Rail program), Newell Highway upgrade works co-ordinated by TfNSW and any significant Council improvement and / or development works.

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Trans4m Rail Environmental Management System

Trans4m Rail will be utilising an Environmental Management System (EMS) (which is certified to ISO AS/NZS14001) to enhance its' environmental performance. This is discussed in detail in Section 7.1 of the CEMP.

5.1 **Roles and Responsibilities**

Section 7.4 of Trans4M Rail's CEMP details roles and responsibilities for environmental management (including Biodiversity). Trans4m Rail's Environment Manager has overall responsibility for the implementation of environmental matters on the Project and the Site Supervisor is responsible for field implementation of environmental requirements and control measures (including Biodiversity requirements and control measures). It is important to note that all personnel are responsible for ensuring biodiversity values are protected.

In addition, Trans4m Rail have engaged ecologists to:

- Provide advice on appropriately minimising vegetation clearing;
- Provide advice on management of species fauna species such the Koala and micro bats; and
- Undertake pre-clearance surveys.

ARTC is responsible for managing the implementation of the Project's Biodiversity Offset Strategy (BOS). The reporting undertaken by Trans4m Rail during implementation of the BMP (refer to Section 5.7) will assist ARTC track actual clearing impacts and offset requirements, and compliance with the BOS.

5.2 Competence, Training and Awareness

All personnel performing environmental management activities for and on behalf of Trans4m Rail will be trained, qualified and competent. Personnel performing specified assigned tasks shall be qualified on the basis of appropriate education, training, skills and/or experience, as appropriate. Section 6.5 of the CEMP details competence, training and awareness and includes:

- Inductions;
- Tool box talks;
- Daily pre-start meetings;
- Resource planning; and
- Trans4m Rail's Environment Training Program.

Hold Points 5.3

Hold Points will be implemented on this Project for the purpose of minimising the likelihood of an incident when undertaking specific construction activities that have a greater environmental risk. Further discussion of the hold-point process for the project is included in Section 8.6 of the CEMP. Hold Points specific to biodiversity management are detailed in Table 6 below.

Table 6: Hold points

HOLD POINT	RELEASING AUTHORITY
If the CIZ is to be amended after it has been approved, the amended CIZ must be submitted to the ER and ARTC for approval and will constitute a Hold Point. The amendment would be assessed via a consistency assessment (refer to Section 3.3).	ER and ARTC
A Clearing Permit is required prior to any clearing of native vegetation, including GPS locations of extent of Clearing applicable to Permit.	Trans4m Rail Environment Manager

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HOLD POINT	RELEASING AUTHORITY
NOTE: The Clearing Permit is typically prepared by the Trans4m Rail Engineer or Site Supervisor and approved by the Trans4m Rail Environment Manager (or delegate).	
The Clearing Permit will include the following information: time, date and location of the clearing activities, Environmental Sensitive Area plan (ESA Plan) showing all environmental constraints within (or adjacent) to the site, the plant community types (PCT) and area to be cleared, any notable environmental features (i.e. threatened flora species, structures, hollowbearing trees, suitable habitat, etc) and pre-clearance (or other) requirements.	
Develop a site Environmental Control Map highlighting sensitive areas and clearly identifying construction boundaries and No-Go Zones	Trans4m Rail Environment Manager
Excavation works cannot commence / recommence until an Erosion and Sediment Control Plan (ESCP) is developed/ reviewed and implemented.	Trans4m Rail Environment Manager
Water Discharge Permit is required prior to any water discharge from the site, to confirm water is suitable for discharge. NOTE: The Water Discharge Permit is typically prepared by the Trans4m Rail Engineer or Site Supervisor and approved by the Trans4m Rail Environment Manager (or delegate). The Water Discharge Permit will include the following information: time, date and location of discharge activities, the volume and quality of the water to be discharged and the receiving water quality.	Trans4m Rail Environment Manager
Prior to water reuse on the site, contact the Environment Manager to confirm water quality criteria has been met.	Trans4m Rail Environment Manager

5.4 **Environmental and Sustainability Inspections**

Section 7.8 of Trans4m Rail's CEMP details environmental and sustainability inspections, including inspections related to the BMP. Table 7 lists the details of each type of environmental and sustainability inspection to be undertaken on the Project.

Table 7: Inspection Schedule

Table 7. Inspection Schedule					
ACTIVITY	FREQUENCY	RESPONSIBILITY	RECORD		
Site inspection	Daily	Supervisor/s	Site Diary		
Environmental and Sustainability	Weekly (and after a significant rainfall event)	Environment Coordinator/s	Weekly Environmental Management Inspection Checklist		
High Risk Activity Inspections	As required	Construction Manager	High Risk activity inspection checklist		
Subcontractor HSEQ Deliverables	Pre-mob and monthly thereafter	Commercial Representative	Subcontract Management Pack		

NOTE: In the final stages of construction and post construction, the weekly Environmental and Sustainability Inspections will predominantly focus on demobilisation and rehabilitation requirements to ensure the sites are left in a clean, stable, and non-polluting state. These inspections will continue until the EPL has been relinquished.

General Environmental Compliance Monitoring and Reporting 5.5

The Trans4m Rail Environment Team will undertake environmental inspections, audits and reporting to develop and evaluate the effectiveness of environmental controls. This will include:

- General observations for the daily management of flora and fauna controls shall be documented in site dairies (daily) by the Site Supervisor;
- Weekly inspections of flora, fauna and weed management controls shall be undertaken by the Environmental Coordinator and Site Supervisor using the Weekly Environmental Management Inspection Checklist and uploaded to Project Pack Web;

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- Effectiveness of the flora, fauna and weed management controls shall be reviewed weekly by the Environmental Coordinator for adequacy having regard for changing circumstances;
- Monthly reporting to Inland Rail on biodiversity management will be recorded through Project Monthly Reports;
- Six monthly independent audits by a suitably qualified professional reviewing BMP compliance;
- ER monitoring of the implementation of the documents listed in the CoA; and
- The broader EMP auditing process is discussed further in Section 6.10 of Trans4m Rail's CEMP.

5.6 **Biodiversity Specific Monitoring and Reporting**

A Construction Monitoring Program for biodiversity on the project (including pests and weeds) is detailed below in Table 8. The program aims to capture high quality baseline data for the project during ecologist pre-clearing surveys in relation to biodiversity including the presence of weeds, pests and pathogens. This information would be shown on Environmental Control Maps (ECMs) and use as the primary tool to inform Trans4m Rail's approach to management of biodiversity during construction.

Table 8: Construction Monitoring Program

AC	TIVITY	TIMING	RESPONSIBILITY	REPORTING
WEEDS, PEST AND PATHOGEN MONITORING		i		
Pre	As part of ecologist pre-clearing surveys of the project site, weed infestations would be recorded and mapped on ECMs for the project to inform management during construction. If pathogens are identified on the site, mapping of affected areas would be undertaken immediately to inform works. If pests are identified on the site, mapping of affected areas would be undertaken immediately to inform control measures. Clearing Permit (T4MR-FRM-ENV-001-02)	Prior to construction commencing	Environment Manager Ecologist	Pre-clearing survey report. ECM Clearing Permit
Co	Meekly inspections of the site to be undertaken to record any weed infestations or signs of pests and pathogens using the Weekly Environmental Management Inspection Checklist with results uploaded to Project Pack Web. Control of weeds, pest and pathogens will be undertaken in accordance with actions within the Trigger Control Plan (Appendix E) and requirements of the Pest and Weed Management Plan (refer to Section 6 and the full PWMP included as Appendix A).	Weekly	Environment Coordinator	Weekly Environmental Management Inspection Checklist
•	All works personnel will be trained on the identification of potentially occurring weeds, pests and pathogens and encouraged to report occurrences/ infestations to the Environmental Manager. Such occurrences would be confirmed by the environmental team with control to be undertaken in accordance with actions within the Trigger Action Response Plan (Appendix E) and the Pest and Weed Management Plan (refer to	When reported	Environmental Manager Environment Coordinator	Induction and toolbox records. Site diaries/ Weekly Environmental Management Inspection Checklist.



AC	TIVITY	TIMING	RESPONSIBILITY	REPORTING
7.0	Section 6 and the full PWMP included as		TREET STROTESTERS	
	Appendix A).			
•	Where control of pests, pathogens and weeds is undertaken follow-up monitoring (monthly or otherwise recommended by the pre-clearing survey) would be undertaken to determine the effectiveness of management and any follow-up management required.	One month after weed, pest, pathogen control is undertaken.	Environment Coordinator	Weekly Environmental Management Inspection Checklist /Project monthly reports
Pos	Post construction, the weekly Environmental and Sustainability Inspections will predominantly focus on demobilisation and rehabilitation requirements (incl. pest and weed) to ensure the sites are left in a clean, stable, and non-polluting state. These inspections will continue until the EPL has been relinquished	Weekly	Environment Coordinator	Weekly Environmental Management Inspection Checklist
	/IRONMENTALLY SENSITIVE ENVIRONME BITAT/TEC)	NTS (THREATEN	ED SPECIES	
*	As part of ecologist pre-clearing surveys, sensitive biodiversity areas (threatened species habitat/ TECs) occurring in proximity to the clearing boundary would be identified on ECMs and fenced with appropriate signage to prevent inadvertent access/ impacts. Clearing Permit (T4MR-FRM-ENV-001-02)	Prior to construction commencing	Environment Manager Ecologist	Pre-clearing survey report. Clearing Management Inspection Checklist. ECM. Clearing Permit.
0		NA/ Lile :	Facility	Ole anima
>	Meekly inspections of the site to ensure sensitive areas shown in ECMs are appropriately fenced off/ protected using the Weekly Environmental Management Inspection Checklist with results uploaded to Project Pack Web. Any remediation of fencing will be actioned as required. Any unexpected finds would be undertaken in accordance with actions within the Trigger Action Response Plan (Appendix E).	Weekly	Environment Coordinator	Clearing Management Inspection Checklist. Weekly Environmental Management Inspection Checklist
Pos	st-construction	Weekly	Environment	Weekly
)	Post construction, the weekly Environmental and Sustainability Inspections will predominantly focus on demobilisation and rehabilitation requirements (incl. ground cover, weed species / abundance, erosion, etc) to ensure the sites are left in a clean, stable, and non-polluting state. These inspections will continue until the EPL has been relinquished.	Troomy	Coordinator	Environmental Management Inspection Checklist
FAI	JNA			
Pre •	-construction Completion of ecologist pre-clearing survey prior to works commencing	Prior to construction commencing	Environment Manager Ecologist	Pre-clearing survey report.



ACTIVITY	TIMING	RESPONSIBILITY	REPORTING
 ACTIVITY All project personnel will be made aware of project fauna requirements via the project induction One (1) month prior to works commencing on a structure (i.e. bridges, culverts, etc), a suitably trained and qualified Ecologist will inspect the structure for presence of or signs of occupation by microbats. The structure will be monitored (inspected weekly, by the T4MR environment team) in the month leading up to works commencing and the results recorded. The findings of this monitoring will determine if exclusion works are required (to be carried out by the Ecologist) and inform any additional management measures during construction. 	TIMING	RESPONSIBILITY	REPORTING Microbat inspection report. ECM. Induction records
Any unexpected finds would be undertaken in accordance with actions within the Trigger Action Response Plan (Appendix E). Following exclusion works occurring (if			
Following exclusion works occurring (if required) and prior to works commencing on the structure, regular inspections (weekly, or as otherwise recommended by the Ecologist) would be undertaken by the Ecologist to ensure microbats have been excluded from the structure.			
NOTE: Partial exclusion of microbats from structures is not expected. In the event that partial exclusion is required, and populations of microbats will remain in situ whilst structure works is occurring, then weekly monitoring of the population numbers will occur by the project Ecologist throughout the construction stage.			
Construction (Clearing / Structures / etc) → Biodiversity/Flora and Fauna ECM (T4MR-FRM-ENV-001-06)	Daily during clearing	Fauna spotter catcher Environmental Co-	ECM Clearing Management
Daily monitoring would be undertaken by the fauna spotter catcher during clearing as follows: Habitat trees and other fauna habitats prior to and during removal		ordinator	Inspection Checklist.
 ✓ Clearing limit fencing ✓ Presence of any threatened fauna species (e.g. Koalas) ✓ Fauna injuries/ mortalities 			
Daily (pre-start) monitoring would be undertaken by the construction team for presence of microbats in structures undergoing demolition, replacement, or refurbishment.			
If partial exclusion is required whilst works are occurring on a structure, the Construction Team will monitor the microbat populations for daytime "flyout" and consult the Ecologist in the event of flyout.			
Construction (general)	Weekly	All personnel	Weekly Environmental Management



Α	CTIVITY	TIMING	RESPONSIBILITY	REPORTING
•	All project personnel would report any injured / dead fauna on the project site.		Environmental Coordinator	Inspection Checklist
•	Weekly environmental inspections would monitor/ record any such occurrences. Any fauna injuries/ mortalities would be recorded within a project fauna register.			

The Construction Monitoring Program implementation will be the responsibility of the Environmental Manager and will include the following aspects:

- Sufficient training of personnel;
- Arranging specialist consultants when required;
- Coordination of monitoring equipment and materials;
- Coordination of sample collection, documentation and delivery;
- Ensuring frequency and methodology is in accordance with all licences, permits, approvals, Australian Standards and any industry standards;
- Data management and representation of results; and
- Reporting non-compliances or incidents related to monitoring and implementing corrective actions.

5.7 Reporting and Communication

Reporting will include monthly internal project reports and Construction Monthly Environmental Reports to ARTC. Compliance monitoring and reporting are discussed in further detail in Section 8 of Trans4m Rail's CEMP.

A Clearing Tracking Register would be included in the Monthly Environmental Reports provided to ARTC to inform the clearing undertaken and the actual vegetation types and quantities to be offset under the BOS.

5.8 Pre-clearing Surveys

Prior to construction commencing, pre-clearing surveys will be undertaken by a suitably qualified ecologist to:

- Identify and demarcate habitat trees;
- Identify other fauna habitat features including fallen timber/hollow logs and burrows;
- Identify habitat features that are suitable for translocation or salvage;
- Undertake updated mapping of weed infestations for the project site;
- Identify culverts / bridges to be demolished which represent habitat for microbats;
- Identify any threatened flora species within the project site not assessed as part of the EIS;
 and
- Identify and demarcate any threatened flora to be retained occurring in proximity to the CIZ.

The results of the pre-clearing surveys would inform the production of Environmental Control Maps for the project.

5.9 Unexpected Finds Procedure

During pre-clearing surveys, it is possible that previously unidentified threatened species (not considered within the EIS) may be identified. Unexpected finds will be documented by the ecologist with no works to be undertaken within such areas until further assessment is undertaken including:

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- Assessment and advice by a suitably trained and experienced ecologist (NOTE: this may include additional mitigation measures which will be included in the sites ECP, ECMF and this sub-plan as updated from time to time);
- Referral of finding to client and regulatory authorities in accordance with the Incident and Event Management Procedure; and
- Works may proceed when an approval to proceed is received from the client.

NOTE: Unexpected finds of threatened flora, threatened fauna or EEC will be managed in accordance with Appendix G - Unexpected Threatened Species / Endangered Ecological Community Find Procedure and Appendix E – Trigger Action Response Plan, where relevant.

Any additional impacts to TEC's, koala habitat, threatened flora and / or fauna will be formally referred to ARTC via Aconex to ensure that the appropriate offsets are secured.

5.10 Fauna Spotter / Catcher

A suitably qualified fauna spotter catcher would be present during clearing activities to:

- Undertake searches prior to (pre-clearing surveys) and during clearing for any fauna and undertake relocation where possible:
- Supervise the felling of habitat trees which would be felled as gently as possible utilising a two stage clearing process;
- Uninjured animals would be released on the day of capture into nearby suitable secure habitat and would not be held for extended periods of time; and
- Injured animals would be taken to the nearest veterinary clinic or wildlife carer as soon as possible for assessment and treatment.

Where a Koala is located within a clearing area, clearing activities would stop and a 50m buffer established around the animal with no clearing within this area to resume until the fauna spotter/ catcher confirms the animal has left the area of its own volition. The Project Team will ensure the koala has a means of egress to more away from construction so the animal is not isolated with no route to escape.

Notification to the Trans4m Rail Environment Manager of Koala sightings within the works area, confirmation ceased of clearing activities and reporting of when works commenced for recording in the Project Fauna register. The Trigger Action Response Plan (Appendix E) provides further information regarding the management of Koala, Microbat and other threatened species finds.

All fauna will be handled in accordance with the fauna handling procedure included as Appendix H.

5.11 **Environmental Control Maps**

Trans4m Rail will use Environmental Control Maps (ECMs) to aid in the identification and protection of significant biodiversity features associated with the project. The ECMs will include:

- > Specific measures included in the relevant work method statements to prevent adverse impacts to environmentally sensitive areas or items; and
- Relevant drawings showing
 - Location and scope of works to be managed,
 - Biodiversity constraints and 'no go' zones,
 - Location and nature of environmental controls,
 - Nature and frequency of monitoring for identified potential adverse impacts, and
 - Procedures for notification of incidents or hazards.

The Environmental Control Maps will be progressively developed by the Environmental Coordinators as works are initiated.

ECMs are further discussed in Section 8 of the CEMP.

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5.12 **Environmental Management Procedures, Forms and Other Documents**

The Project's EMS procedures, project specific procedures, forms and other documents provide instructions and records related to both environmental and non-environmental activities throughout the Project. These are discussed in detail in Section 8 of the CEMP.

5.13 **Communication and Complaints Management**

Trans4m Rail's Community and Stakeholder Engagement Management Plan (CSEMP) and Section 8 of the CEMP details communication and complaints management processes and procedures. The CSEMP identifies key stakeholder groups that will be consulted and engaged with during the Project and outlines the communication tools that will be used to consult and engage with these groups. During construction, any comments, feedback or complaints relating to biodiversity issues will be addressed through the Complaints Management System. The Complaints Management System includes a complaint register within the stakeholder database Consultation Manager. The complaints register will be developed in accordance with AS 4269: Complaints Handling.

5.14 **Incidents, Emergencies and Non-Conformity**

In the event of an environmental, social performance, sustainability heritage or other incident, an Incident and Emergency Response Plan will be implemented. Environmental incidents are managed in accordance with Trans4m Incident and Event Management procedure (T4MR-MPR-SQE-010), ARTC's Project Environmental Incident and Reporting Procedure (5-9020-0000-EEC-PR0001) and project approvals or licences. Incidents, emergencies, response plans and non-conformities are discussed in detail in Section 9 of the CEMP.

5.15 **BMP Review and Revision Process**

This BMP is a 'live' and 'working' document. As required by Trans4m Rail's EMS requirements, the Environment Manager will conduct regular reviews of the BMP at intervals of not less than six months and ensure that the BMP is formally reviewed and updated at least annually, or earlier as change requirements dictate. The CEMP and sub-plans review, and revision process is discussed in detail in Section 10 of the CEMP.

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6 Environmental Management Measures

Table 8 details the mitigation measures that will be implemented by Trans4m Rail to manage construction risks to biodiversity.

Table 9: Biodiversity Mitigation Measures

ID	MEASURE/ REQUIREMENT			RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
PRE-C	CONSTRUCTION					
B1	Impacts to plant community types will be minimised and will not exceed those identified in CoA 17 (Table E1 below). Table E1: Native Vegetation Impacted		CoA Clearing Management Procedure (T4MR-MPR-	Entire project	Project Director Environment Manager Site Engineer	
	VEGETATION ZONE AND PLANT COMMUNITY TYPE (PCT) ID AND NAME	TEC UNDER THE EPBC ACT (HA)	TOTAL AREA IMPACTED (HA)	ENV-004) Clearing register		
	Zone 1 - PCT27 (BR233, NA219) Weeping Myall open woodland of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion	Weeping Myall Woodlands – 9.16	17.94			
	Zone 2 - PCT35 (BR120, NA117) Brigalow – Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion	Brigalow (Acacia harpophylla dominant and codominant) – 16.13	17.31			
	Zone 3 - PCT39 (BR130, NA129) Coolabah – River Coolabah - Lignum woodland wetland of frequently flooded floodplains mainly in the Darling Riverine Plains Bioregion	Coolabah - Black Box Woodland of the Darling Riverine Plains and the Brigalow Belt South Bioregions – 1.74	1.74			
	Zone 4 - PCT52 (BR191, NA187) Queensland Bluegrass +/- Mitchell Grass grassland on cracking clay floodplains and alluvial plains mainly the northern-eastern Darling Riverine Plains Bioregion	Natural Grasslands on Basalt and Fine- textured Alluvial Plains of Northern NSW and Southern Qld – 432.07	432.07			



ID	MEASURE/ REQUIREMENT			RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
	Zone 5 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clay- loam soils on alluvial plains of north- central NSW	Not listed	143.95			
	Zone 6 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clayloam soils on alluvial plains of northcentral NSW (Derived - Native Grasslands)	Not listed	249.85			
	Zone 7 - PCT71 (BR127, NA126) Carbeen – White Cypress Pine - River Red Gum - bloodwood tall woodland on sandy loam alluvial and aeolian soils in the northern Brigalow Belt South Bioregion and Darling Riverine Plains Bioregion	Not listed	0.51			
	Zone 8 - PCT 78 River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion	Not listed	11.82			
	Zone 9 - PCT 135 Coobah - Western Rosewood low open tall shrubland or woodland mainly on outwash areas in the Brigalow Belt South Bioregion	Not listed	9.50			
	Zone 10 - PCT 413 Silver-leaved Ironbark - White Cypress Pine - box dry shrub grass woodland of the Pilliga Scrub - Warialda region, Brigalow Belt South Bioregion	Not listed	5.72			
	Total Area Impacted	459.10	890.41			
B2	If Construction is required outside of thos of the biodiversity assessment for the EIS and analysis through a Consistency Asse Section 3.3 of this plan).	and SPIR, additional f	ield survey	СЕМР, ВМР	Prior to construction Construction	Project Director Environment Manager Site Engineer



ID	MEASURE/ REQUIREMENT		RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
В3	be reduced by at least 25%, or as otherwise agreed by the Planning Secretary.		Construction methodology and site layout drawings.	Prior to construction	Construction Manager Environment Manager Engineer
	VEGETATION ZONE AND PLANT COMMUNITY TYPE (PCT) ID AND NAME	TOTAL AREA IMPACTED (HA)			
	Zone 2 - PCT35 (BR120, NA117) Brigalow – Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion	17.31			
	Zone 3 - PCT39 (BR130, NA129) Coolabah – River Coolabah - Lignum woodland wetland of frequently flooded floodplains mainly in the Darling Riverine Plains Bioregion	1.74			
	Zone 4 - PCT52 (BR191, NA187) Queensland Bluegrass +/- Mitchell Grass grassland on cracking clay floodplains and alluvial plains mainly the northern- eastern Darling Riverine Plains Bioregion	0.08 (scattered trees)			
	Zone 5 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clay-loam soils on alluvial plains of north-central NSW	143.95			



ID	MEASURE/ REQUIREMENT		RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
	Zone 6 - PCT56 (BR186, NA182) Poplar Box - Belah woodland on clay-loam soils on alluvial plains of north-central NSW (Derived - Native Grasslands)	0.35 (scattered trees)			
	Zone 8 - PCT 78 River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion	11.82			
	Total area impacted as per EIS	175.25			
	Revised total area of impact (allowing for reduction by 25%)	131.43			
B4	Prior to construction commencing Environmental Control Maps (ECMs) will be prepared which clearly show all areas of sensitive biodiversity (including threatened flora/ fauna habitat, TECs and weed infestations) clearing boundaries and no-go areas associated with the site. Plans will be made readily available to construction personnel.		Ecologist pre-clearing survey report, Clearing Permit (T4MR- FRM-ENV-001-02) Project induction	Prior to construction	Environment Manager
B5	The CEMP, construction plans and ECMs will clearly document the location and full extent of clearing required.		CEMP, construction methodology, site layout drawings, Clearing Management Procedure (T4MR-MPR-ENV-004) and ECMs.	Prior to construction	Construction Manager Environment Manager
В6	All key actions of this BMP and ECMs (e.g. clearing demarcation, erosion control measures and clearing permit requirements) will be incorporated in relevant project HSEQ risk management documentation (AMS, ITPs, TRA/SWMS and ECMs)		BMP, ECM	Prior to construction	Project Director Environment Manager
В7	Prior to clearing commencing, demarcation of the approved clearing boundary (CIZ) will be undertaken and the extent of any areas of clearing defined with roped flagging or similar.		Clearing Management Procedure (T4MR-MPR- ENV-004) Site layout drawings and ECMs.	Prior to construction	Environment Manager Survey Manager Construction Superintendent
В8	Prior to clearing, sensitive biodiversity areas (threatened species habitat/ TECs) occurring outside but in proximity to the clearing boundary will be fenced with appropriate signage to prevent inadvertent access/ impacts.		Clearing Management Procedure (T4MR-MPR- ENV-004)	Prior to construction	Environment Manager



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
		Clearing Permit (T4MR-FRM-ENV-001-02) ECMs		
В9	Prior to clearing commencing a clearing tracking register will be established to accurately track 'as-built' vegetation clearing impacts for the project to demonstrate compliance with relevant MCoAs. The register will be maintained (monthly) throughout the project.	Clearing tracking register	Entire project	Environment Manager
B10	Prior to construction pre-clearing surveys of impacted bridges/ culverts would be undertaken by a suitably qualified ecologist to identify roosting habitat and presence of microbats.	Ecologist pre-clearing survey report Clearing Management Procedure (T4MR-MPR-ENV-004) Clearing Permit (T4MR-FRM-ENV-001-02) ECMs Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure	Prior to construction commencing	Environment Manager Ecologist
B11	In the event that unidentified threatened species (not considered within the EIS) are identified on the site the Unexpected Finds Procedure (refer to Appendix G) will be initiated with no works to be undertaken within such areas until further assessment is undertaken including: Assessment by ecologist Referral of finding to client and regulatory authorities. Approval to proceed works is received from the client. 	Incident and Event Management procedure (T4MR-MPR-SQE-010) Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure	Upon locating an unexpected threatened species.	Environment Manager Ecologist
B12	Prior to construction commencing appropriate local vets or rescue organisation/wildlife carers/facilities will be identified and contacted to seek permission to assist with any injured/ orphaned fauna. Contact details for these companies/ organisations will be included on ECMs.	Community Stakeholder and Engagement Management Plan (CSEMP) Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Prior to construction	Environment Manager



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
B13	Prior to clearing commencing the community, Landcare groups and government agencies will be consulted to determine if retained timber and root balls can be reused in habitat and rehabilitation work.	Biodiversity, Flora and Fauna ECM (7632- T4MR-PL-PES-010)	Prior to clearing commencing	Environment Manager Community and Stakeholder Engagement Manager
B14	Construction works will only be undertaken at dawn and dusk when technically justified and approved via the Project's OOHW Protocol OR where approved by the Project (in accordance with CoA E1, E2 or E3).	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Prior to construction	Environmental Manager Engineer Superintendent
CLEARI	NG			
B15	Prior to clearing commencing pre-clearance surveys will be undertaken by suitably qualified and experienced ecologists within areas of woody native vegetation within the CIZ including: Identification and demarcation of all habitat tree (which are defined as trees containing hollows, cracks or fissures and spouts, active nests, dreys or other signs of recent fauna usage). Identification of other fauna habitat features including fallen timber/hollow logs and burrows. Identification of habitat features that are suitable for translocation or salvage. Identification and demarcation of any threatened flora to be retained occurring in proximity to the CIZ. Updated mapping of weed infestations for the project site.	Ecologist pre-clearing survey report Clearing Management Procedure (T4MR-MPR-ENV-004) Clearing Permit (T4MR-FRM-ENV-001-02) Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure	Prior to clearing commencing	Environment Manager Ecologist
B16	A suitably qualified and licensed fauna spotter catcher will be present during the following clearing activities: Clearing of any mature trees (>3 metres) in height. Removal of habitat trees, stags and nests. The fauna spotter catcher will: Undertake searches during clearing for any fauna and undertake relocation in accordance with the Fauna Handling Procedure (refer to Appendix H). Uninjured animals will be released on the day of capture into nearby suitable secure habitat and would not be held for extended periods of time.	Ecologist pre-clearing survey report Clearing Management Procedure (T4MR-MPR-ENV-004) Clearing Permit (T4MR-FRM-ENV-001-02) Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure	During clearing	Environment Manager Fauna spotter/ catcher



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
	Injured animals will be taken to the nearest veterinary clinic or wildlife carer as soon as possible for assessment and treatment prior to being released into nearby suitable secure habitat.			
B17	A pre-clearance survey will to be undertaken by a qualified and licensed fauna spotter catcher immediately prior to the commencement of any vegetation clearing (on each day of clearing) to identify and relocate fauna within clearing areas.	Qualified fauna spotters on site during clearing activities Clearing Management Procedure (T4MR-MPR- ENV-004) Clearing Permit (T4MR- FRM-ENV-001-02)	During clearing	Environment Manager Fauna spotter/ catcher
B18	 Where a Koala is located within a clearing area, clearing activities will stop and a 50m buffer will be established around the animal with no clearing within this area to resume until the fauna spotter/ catcher confirms the animal has left the area of its own volition. The Project Team will ensure the Koala has a means of egress to more away from construction so the animal is not isolated with no route to escape. Any Koala record within the site will be reported to Trans4m Rail's Environment Manager. Details of the record including cessation and recommencement dates/ times of clearing activities will be recorded in the project fauna register. 	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06) Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure	During clearing	Entire project Fauna spotter/ catcher Environment Manager
B19	 All habitat trees (as defined in B15) will be subject to a two-stage clearing process involving: Initial clearing of non-habitat trees around habitat trees within the immediate vicinity of habitat tree. Allowing habitat trees to stand for at least 48 hours after initial clearing to allow fauna the opportunity to self-relocate. Felling of habitat trees will be supervised by the attending fauna spotter catcher. The use of a harvester head will be used to carefully lower habitat trees to the ground where possible. All habitat trees are to be lowered gently to the ground where possible. Additional steps such as bumping the habitat tree three times over a 5-minute period will be undertaken to encourage fauna 	Clearing Management Procedure (T4MR-MPR-ENV-004) Clearing Permit (T4MR-FRM-ENV-001-02) Biodiversity/ Flora and Fauna ECM (T4MR-MR-ENV-001-06) Qualified fauna spotters on site during clearing activities	During clearing	Environment Manager Fauna spotter/ catcher



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY	
	to vacate prior to felling would be adopted where the potential to lower the tree gently is low. The fauna spotter catcher will search all habitat trees immediately after felling to identify and capture any fauna present. Uninjured animals would be released on the day of capture into nearby suitable secure habitat and would not be held for extended periods of time. Injured animals will be taken to the nearest veterinary clinic or wildlife carer as soon as possible for assessment and treatment. Hollow branches will be salvaged for re-use as hollow logs in adjacent retained vegetation where appropriate.				
B20	Any death of a State or Commonwealth listed threatened fauna species will be reported to ARTC with 24 hours and further notification provided as per; • Environment Protection and Biodiversity Conservation Act 1999, Conditions of Approval (EPBC 2016/7729) and; • Critical State Significant Infrastructure Conditions of Approval (CSSI SSI7474)	CEMP Incident and Event Management procedure (T4MR-MPR-SQE-010)	Entire project	Environment Manager Ecologist Fauna spotter/ catcher Construction personnel	
B21	A fauna register will be maintained during clearing by the ecologist/ fauna spotter catcher of: All habitat trees recorded/ cleared. All details of fauna captures/ relocation. All fauna mortalities. Any fauna taken into care and outcomes.	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06) Fauna register	During clearing	Environment Manager Ecologist Fauna spotter/ catcher	
B22	A post-clearing report will be completed at the completion of clearing activities documenting all data collected in the fauna register.	Clearing Management Procedure (T4MR-MPR- ENV-004)	At the completion of clearing	Environment Manager Ecologist	
GENERA	GENERAL CONSTRUCTION				
B23	Employee education and training including inductions for staff, contractors and visitors to the site will include biodiversity issues at the site to ensure all personnel understand responsibilities in relation to the protection and/or minimisation of impacts to native biodiversity. Site inductions will include:	Site Induction Procedure (T4MR-MPR-SQU-001) CEMP ECM's	Site inductions Pre-Start and Toolbox talks	Project Director Environment Manager	



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
	 Legislative responsibilities including General Environmental Duty and Duty to Notify. Clearing requirements and penalties (including fines) for overclearing. Construction exclusion zones. Protected area requirements. Project identified sensitive flora and fauna locations and responsibilities in relation to these. Pest and weed awareness and reporting requirements. Fauna interaction rules. 			
B24	The management of trees in the vicinity of the construction zone will be undertaken in accordance with the AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)). Tree protection zones (TPZs) will be demarcated by para webbing or similar.	Clearing Management Procedure (T4MR-MPR-ENV-004) Clearing Permit (T4MR-FRM-ENV-001-02) AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)).	Entire project	Environment Manager Project arborist Construction personnel
DEMOLI	TION OF BRIDGES/ CULVERTS (MICROBAT HABITAT)			
B25	Prior to construction, pre-clearing surveys of impacted bridges/ culverts would be undertaken by a suitably qualified ecologist to identify roosting habitat and presence of microbats.	Ecologist pre-clearing survey report Clearing Management Procedure (T4MR-MPR- ENV-004) Clearing Permit (T4MR- FRM-ENV-001-02)	Prior to construction	Environment Manager Ecologist
B26	For any structures identified as potential microbat habitat (from surveys undertaken for B25) an additional pre-clearance surveys would be undertaken by a suitably qualified ecologist prior to these structures being demolished to determine if microbats are present.	Ecologist pre-clearing survey report Clearing Management Procedure (T4MR-MPR- ENV-004)	Prior to construction	Environment Manager Ecologist Fauna spotter/ catcher



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
		Clearing Permit (T4MR-FRM-ENV-001-02)		
B27	If small numbers (<10) of non-breeding bats are present (in surveys undertaken for B26) an ecologist would either: Install exclusion after the bats have vacated the site at night. Capture and relocate the bats that evening.	Ecologist preclearing survey Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Prior to demolition of structure	Environment Manager Ecologist
B28	Where larger numbers or breeding microbats are identified a specific plan will be developed and implemented by an ecologist with microbat experience in consultation with ARTC / DPIE. It is noted that ecological management for such instances will vary depending on factors including species, breeding status and seasonality therefore flexibility is required.	Ecologist preclearing survey Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Prior to demolition of structure	Environment Manager Ecologist
B29	Only suitably qualified ecologists with up to date bat Lyssavirus vaccinations will handle microbats.	Safety Management Plan Provision of ecologist license and vaccination records	Entire project	Environment Manager Safety Manager Ecologist
B30	Unless necessary from an Engineering, Quality or Construction perspective, any gaps, joins, lifting points and other void spaces in bridge elements and culverts will not be filled or enclosed to provide microbat roosting habitat.	IFC Design	Prior to installation / replacement of structure	Environment Manager Engineer & Supervisor
WORKS	NEAR/ IN CREEKS AND TEMPORARY WATERWAY CROSSINGS			
B31	Works within the riparian zone will maximise the preservation of any existing vegetation and minimise disturbance.	Sediment and Erosion Plan Water quality, Sediment and Erosion ECM (T4MR-FRM-ENV-001- 11)	Entire project	Environment Manager Environment Coordinator Site Supervisor
B32	Any instream large woody debris in the development footprint will be relocated upstream or downstream in consultation with the ecologist.	Ecologist preclearing survey Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Entire project	Environment Manager Environment Coordinator Site Supervisor



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ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
B33	Designs for works within or near watercourses will provide for the retention of natural functions and maintenance of fish passage in accordance with Why do fish need to cross the road? Fish passage requirements for waterway crossings (Fairfull and Witheridge, 2003).	Design documents	Entire project	ARTC Project Engineer Environment Manager
B34	Works within watercourses will not commence during/ within 24 hours prior to periods of high rainfall or high flow events.	ESCP Water quality, Sediment and Erosion ECM (T4MR-FRM-ENV-001-11)	Entire project	Construction Manager Environment Manager
B35	Any pools in watercourses that would be impacted by construction would be dewatered according to the Dewatering Procedure included in the Fauna Handling Procedure – Appendix H. As part of the dewatering procedure native aquatic fauna will be captured/ relocated with euthanasia of exotic species undertaken by a suitably qualified aquatic ecologist (refer to Fauna Handling Procedure – Appendix H).	Qualified ecologist ESCP Water quality, Sediment and Erosion ECM (T4MR-FRM-ENV-001- 11) Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Entire project	Environment Manager Construction Personnel
TRENC	HES / DEEP EXCAVATIONS			
B36	Where possible trenches/ deep excavation will not to be left open overnight.	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Entire project	Environment Coordinator Site Supervisor
B37	For trenches/ excavation left open overnight, a fauna escape ramp/ ladder (plastic garden mesh/ timber plank) will be provided.	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Entire project	Environment Coordinator Site Supervisor
B38	Trenches/ excavations left overnight will be inspected for fauna prior to works commencing the next day with any fauna present to be captured/ relocated by a suitably qualified fauna spotter/ catcher.	Biodiversity/ Flora and Fauna ECM (T4MR-MR- ENV-001-06)	Entire project	Environment Manager Environment Coordinator Site Supervisor
FAUNA	MORTALITY			
B39	If the cause of a listed fauna fatality is from a road strike within the CIZ, a review of avoidance measures will be undertaken and adaptively managed to prevent further deaths.	Toolbox Talks Prestarts	Entire project	Environment Manager Environment Coordinator Safety Manager



ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
B40	If the cause of a listed fauna fatality is from a road strike on a public road adjacent to the project, a review will be undertaken to ensure project activities are not forcing fauna onto the road. Additional mitigation and / or avoidance measures will be undertaken and adaptively managed to prevent further deaths.	Toolbox Talks Prestarts	Entire Project	Environment Manager Environment Coordinator Safety Manager
MANAG	SEMENT OF CANE TOADS			
B41	Employee education and training inductions for staff, contractors and visitors to the site will include the following project requirements in relation to Cane Toads: Awareness training Any potential siting is to be immediately reported to the Environment Manager The project ecologist is to investigate any potential Cane Toad observations including undertaking targeted surveys within the vicinity of the record If confirmed on site relevant regulatory authorities would be notified within 24 hours with notification to include a management response to be prepared in consultation with a Cane Toad expert including monitoring and control actions to be implemented on the site to eradicate all toads within the CIZ. Advice from Cane Toad expert, Dr Matthew Greenlees: Cane toads have nor do not currently occur in the greater New England region - including in the area between Moree and Narrabri. The current known distribution of toads in New South Wales is essentially east of the Great Diving Range - a considerable distance from the area. In addition, current models predict that the climate in the region is unlikely to be suitable for toads becoming established (Kearney et al. 2008; Kolbe et al. 2010). There have been few historical records of individuals that have been translocated (accidentally) to the region, though never in numbers or to specific areas that have threatened them becoming established (see ALA 2021). If cane toads are detected in the area, expert advice should be sought immediately in initiating control and eradication measures. These will include manual removal of adults and if necessary, ethggs, tadpoles and metamorph (juvenile) toads. Such measures have been demonstrated to be effective for local eradication of small established populations (Greenlees et al. 2018).	PWMP	Entire project	Environment Manager Ecologist Cane Toad expert All works personnel



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ID	MEASURE/ REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
B42	All rehabilitation and revegetation works will be undertaken in accordance with the mitigation measures detailed in Section 6 of the CSWMP.	CSWMP	Construction	Environment Manager Construction Manager

ID	Measure/ Requirement	Resources	When to Implement	Responsibility
PW1	During the project noxious weeds will be managed in accordance with requirements of the Biosecurity Act 2015 and <i>Biosecurity Regulation 2017</i> , and Weeds of National Significance (WoNS) will be managed in accordance with the Weeds of National Significance Weed Management Guide.	CEMP PWMP WPM ECP (T4MR-FRM-ENV-001- 12)	Throughout project	Environment Manager Construction Managers
PW2	If identified on site pest species and pathogens would be managed in accordance with relevant best practice guidelines. A qualified specialist will be engaged to prepare a specific management procedure in consultation with the client and relevant stakeholders for any pest/ pathogen identified on the site.	Industry best practice	Throughout project	Environment Manager Environmental Coordinators Site Supervisor
PW3	Should pest population control be required, a qualified specialist will be engaged to undertake this work and provide detailed advice. Where pest control has been undertaken, a record will be made and maintained. Monitoring of the effectiveness of the pest control measures as well as notification or neighbouring landholders will be undertaken as advised by the qualified pest specialist.	Subcontractor	Throughout project	Environment Manager Environmental Coordinators Site Supervisor
PRE-CO	DNSTRUCTION			
PW4	Prior to construction as part of pre-clearing ecologist surveys of the project site, weed infestations will be recorded and mapped on Environmental Control Maps (ECMs) for the project to inform weed management during construction.	Preclearing survey ECM, WPM ECP (T4MR-FRM-ENV-001- 12)	Prior to clearing commencing	Environment Manager Ecologist
PW5	Site personnel will be trained during project inductions on target weed species and weed infestations shown on ECMs. Training will include: Identification of weed and pest species known to be present on the site; Ecological impacts associated with invasive weeds and pests;	Project induction	Throughout project	Environment Manager



WEED B	EST AND PATHOGEN MANAGEMENT			
WLLD, I	 Mitigation and hygiene measures for controlling weeds and pests; Awareness of human vectors in the introduction of weeds and pests. 			
PATHOG	EN MANAGEMENT			
PW6	If pathogens are identified on the site a Pathogen Management Procedure will be developed and implemented. This will include but is not limited to: Exclusion zones using fencing and signage; Hygiene washdowns for plant, light vehicles and personnel; and Additional toolbox training in relation to locations of pathogen and requirements for personnel.		Throughout project	Environment Manager, Engineer, Site supervisor
MOVEME	ENT OF PLANT/ MACHINERY			
PW7	Mobile plant and vehicles must be clean of any mud or organic material, prior to arriving or departing from site to prevent the spread of weeds and disease.	ECM, WPM, ECP (T4MR-FRM-ENV-001- 12)	Project Delivery	Environment Manager, Environmental Coordinators Site supervisor
PW8	Further washdown of vehicles, plant and equipment will be conducted as required. For example, where plant or vehicles have left sealed roads and driven through a known or potentially weed infested area then immediate washing will be required.	ECM, WPM, ECP (T4MR-FRM-ENV-001- 12)	Project Delivery	Environment Manager, Environmental Coordinators Site supervisor
PW9	Further washdown of vehicles, plant and equipment will be conducted when transferring between landholdings within the project area.	ECM	Project Delivery	Engineer Site supervisor
PW10	Washing of vehicles, plant and equipment will be undertaken in an appropriately bunded wash down area.	ECM, WPM, ECP (T4MR-FRM-ENV-001- 12)	Project Delivery	Environment Manager, Environmental Coordinators All site personnel
PW11	Weed hygiene declarations will be obtained for all vehicles, plant and equipment on the site.	Weed hygiene declaration		Environment Manager Site supervisor
PW12	Vendors supplying materials with the potential to contain weeds or pests (e.g soil/fill, mulch etc.) will be required to provide written assurance that all supplied materials are free from any weeds or pests.	Weed hygiene declaration or similar	Project Delivery	Environment Manager Engineer



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PW13	All mobile plant and vehicles, including deliveries, must use designated	Vehicle movement plan	Project Delivery	Environment Manager
	travel routes, site access tracks and lay-down areas.	venide movement plan	1 Toject Delivery	Construction Manager
VEGETA	ATION CLEARING			
PW14	Weed control of identified areas of noxious weeds will be undertaken prior to/ during clearing and grubbing involving the following methods: • Spraying with herbicides; and/or • Mechanical removal.	ECM, WPM ECP (T4MR-FRM-ENV-001- 12) Weed control contractor	Prior to/ during clearing	Environment Manager Environment Coordinator Site Supervisor
PW15	Where practicable, areas known to be infested with weeds will be cleared separately to non-infested areas to prevent cross contamination and reduce vehicle/plant/equipment cleaning requirements.	ECM	During clearing	Environment Manager Environment Coordinator Site Supervisor
PW16	Erosion and sediment control techniques will be undertaken to assist with the management of removed vegetation and subsequent exposed soils and to prevent further weed outbreaks.	Progressive erosion sediment control plan (PESCP)	Immediately after clearing	Environment Manager Environment Coordinator Site Supervisor
PW17	Any vegetation stockpiled after clearing will be managed to prevent the spread of weeds.	ECM	Immediately after clearing	Environment Manager Superintendent
USE OF	HERBICIDE			
PW18	Herbicide application will only be undertaken by suitably qualified personnel in strict accordance with the requirements of the Pesticides Act 1999 so as not pose a threat to site personnel or nearby sensitive receivers.	Weed control contractor	Project Delivery	Environment Manager
PW19	Herbicide application will be undertaken during optimal seasonal conditions and in accordance with manufactures guidelines on application rates, intervals etc.	Weed control contractor	Project Delivery	Environment Manager
PW20	All chemical applications will be communicated and coordinated with relevant land holders.	ECM, WPM, ECP (T4MR-FRM-ENV-001-12)	Project Delivery	Environment Manager Community consultation manager
PW21	Application of herbicide will only be applied such that impacts on surrounding properties (including agricultural land/ sensitive environments) are avoided.	ECM	Project Delivery	Environment Manager



WEED, F	PEST AND PATHOGEN MANAGEMENT				
				Community Engagement Manager	
TOPSOI	OPSOIL STRIPPING				
PW22	Topsoil stripped from areas containing high densities of weeds will be treated and disposed of according to jurisdictional requirements. This may include on site burial or removal to an appropriately licensed waste management facility.	ECM	During topsoil stripping	Environment Coordinator Site Supervisor	
GENERA	AL CONSTRUCTION				
PW23	Weekly inspections for weed and pest infestations will be undertaken to assess the need for control measures during construction. Inspections for weeds and pests will be undertaken by person(s) appropriately trained in the identification of weeds and pests of significance in NSW and Nationally.	Weekly inspections	Project Delivery	Environment Manager Environment Coordinator Site Supervisor	
PW24	Any weed infestations recorded during the project will be controlled using the following methods: Spraying with herbicides; and/or Mechanical removal.	Weekly inspections	Project Delivery	Environment Manager Environment Coordinator Site Supervisor	
PW25	Construction sites will be managed to avoid the creation of habitat that favours pest species i.e. avoiding poor housekeeping, stockpiles of large woody debris and / or poor waste management.	Weekly Inspections	Project Delivery	Environment Coordinator Site Supervisor	
DOCUM	DOCUMENTATION				
PW26	Documentation (including disposal receipts) will be maintained for all pest animal and weed control activities and will include records regarding application of herbicide.		Project Delivery	Environment Manager	



7 Sustainability

The N2NS Project will pursue an Infrastructure Sustainability Council of Australia (ISCA) rating under the IS Rating Scheme V1.2.

The IS Rating Scheme (IS) is a comprehensive rating system for evaluating sustainability across the planning, design, construction and operational phases of infrastructure programs, projects, networks and assets. IS evaluates the sustainability performance of the quadruple bottom line (Governance, Economic, Environmental and Social) of infrastructure development.

This plan relates to Eco-1 Ecological Value and Eco-2 Habitat Connectivity. Eco-1 is measured on a sliding scale and Trans4m Rail will be aiming for an increase in ecological value of 5% and Level 1 for Eco-2. ISCA benchmarks are shown in Table 10 below.

The above targets will be achieved via the implementation of the mitigation measures detailed in Table 10

Table 10: ISCA Scorecard Biodiversity Benchmarks

	LEVEL 1	LEVEL 2	LEVEL 3
	ECO-1 ECOLOGICAL	VALUE (LEVEL 1 TO 3 ON A SLIDING	SCALE)
CHMARK	The ecological value of the infrastructure site is maintained.	The ecological value of infrastructure site is enhanced by 0 to 20%.	Fractions of Levels may be achieved on a sliding scale up to 20% for Level 3.
BENC	ECO	-2 HABITAT CONNECTIVITY	
	The existing degree of habitat connectivity is maintained.	NA	NA

Declaration of Accuracy

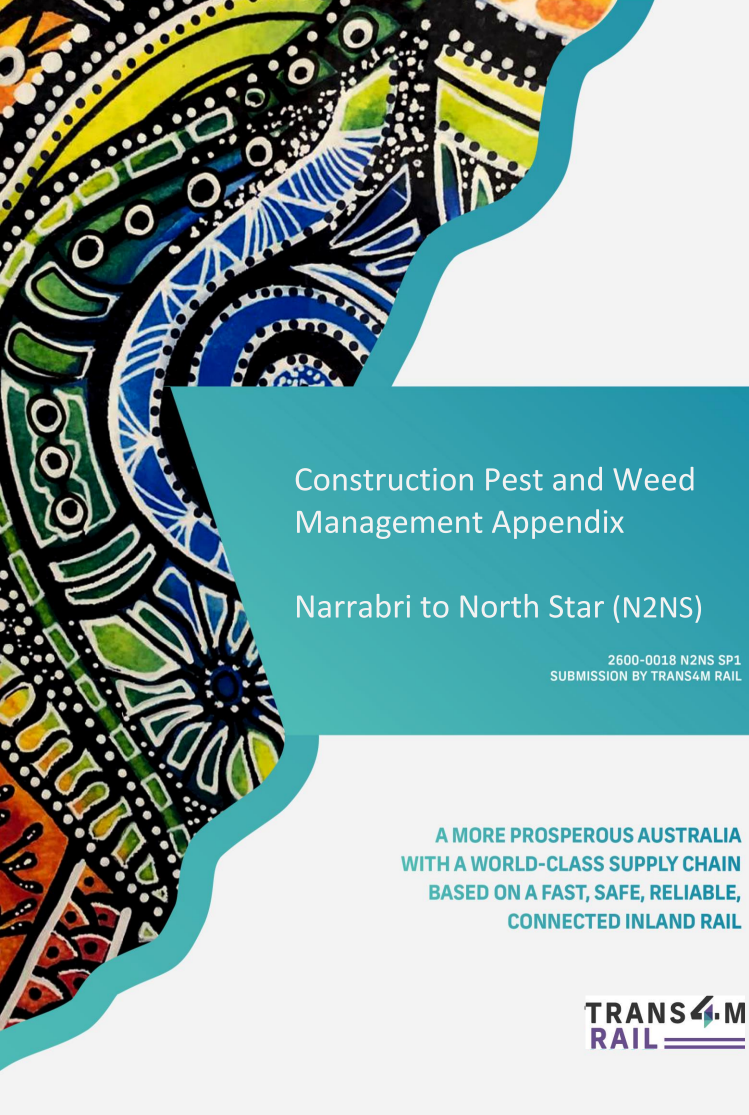
I declare that to the best of my knowledge, all the information contained in, or accompanying, this document is complete, current and correct. In making this declaration, I am aware that section 491 of the Environment Protection and Biodiversity Act 1999 (Cth) (EPBC Act) makes it an offence in certain circumstances to knowingly provide false or misleading information or documents to specified persons who are known to be performing a duty or carrying out a function under the EPBC Act or the Environment Protection and Biodiversity Conservation Regulations 2000 (Cth). The offence is punishable on conviction by imprisonment or a fine, or both. I am authorised to bind the approval holder to this declaration, and I have no knowledge of that authorisation being revoked at the time of making this declaration."

Authorised Signatory (Trans4m Rail):

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Appendix A Construction Pest and Weed Management Plan





Document Control

Document Title	Construction Pest and Weed Managemer	nt Appendix	
T4MR Document No.	7632-T4MR-PL-PES-001-04-01		
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1 Introduction

1.1 Purpose

This Construction Pest and Weed Management Plan (PWMP) forms part of the Biodiversity Management Sub-Plan (BMP) for the Narrabri to North Star (Separable Portion 1) (N2NS) Project and details the key mitigation measures that will be implemented by Trans4m Rail in order to minimise and manage the N2NS project impacts on the environment and community. This PWMP outlines the potential impacts associated with pests and weeds and corresponding mitigation measures likely during the construction phase of the N2NS project which will be undertaken by Trans4M Rail. Construction of N2NS will result in activities that have the potential to be impacted by pests and weeds listed under Commonwealth, NSW and Local Government regulations.

1.2 Scope

The PWMP builds on the biodiversity assessment undertaken for the Environmental Impact Statement (EIS) and Submissions Preferred Infrastructure Report (SPIR) which assessed impacts of pests and weeds during construction. Trans4m Rail and our expert ecologists GeoLINK identified a suite of reasonable and feasible pest and weed management and mitigation measures to be implemented during construction of N2NS. The PWMP outlines these management and mitigation measures.

1.3 Objectives and Targets

Pest and Weed objectives and targets are outlined in Table 1 and have been established as a means of guiding environmental management of the project and assessing environmental performance. These objectives and targets have been developed with consideration of key pest and weed issues identified through the environmental assessment and risk assessment process as well as the CoAs and RMMs.

The objectives and targets are consistent with Trans4m Rail's Environment Policy and will assist in monitoring whether the commitments of the policy are being met. The performance of the Project will be monitored against the objectives and targets. Project performance monitoring will be documented in the Project construction compliance reports and at least on a quarterly basis as part of the management review.

A key objective of this PWMP is to ensure that the project will:

Prevent the introduction and / or spread of weeds from construction areas to any retained areas of Belson's Panic, Natural Grasslands, Brigalow and Weeping Myall Woodlands ecological communities as required under EPBC CoA 1(b).

Given the inability of the project to access areas outside of the approved Construction Impact Zone (CIZ) associated with retained areas containing MNES this plan focuses on measures to detect and control weeds within the CIZ and avoid transportation of weeds offsite through implementation of weed hygiene protocols. Associated mitigation measures are considered to be sufficient to achieve this and other objectives included in Table 1.

Table 1: Objectives and Targets

OBJECTIVE	TARGET
Prevent the introduction and/ or spread of weeds from construction areas to any	Suppression and control of all weed infestations within the Construction Impact Zone (CIZ) in accordance with this Pest and Weed Management Plan throughout the entire project.
retained areas of Belson's Panic, Natural Grasslands, Brigalow and Weeping Myall Woodlands ecological communities.	Implement the weed hygiene protocol including vehicle wash-down and weed hygiene declarations for all plant / vehicles entering/ leaving the site.

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OBJECTIVE	TARGET		
No new pests or weeds (listed under Commonwealth, NSW and Local Government Regulations) introduced to the	Trans4m Rail personnel (including sub-contractors, etc.) will complete an environmental induction (including requirements in relation to weed reporting / management and weed hygiene protocols) prior to commencing works on-site.		
project area as a result of construction activities.	Two environmental communications will be undertaken each month of the project (i.e. toolbox talks, site meetings, etc.) where pest and weed issues will be specifically addressed.		
	Weekly environmental inspections will be undertaken to monitor the presence, abundance and types of pests and/ or weeds present and record any new weed infestations or pest populations.		
	Implement the weed hygiene protocol including vehicle wash-down and weed hygiene declarations for all plant/ vehicles entering/ leaving the site.		
	Commence control of newly identified pest or weed infestations (WONS or Priority Weeds) within 2 weeks of identification.		
No increase in the abundance or distribution of pests or weeds currently existing	Undertake weekly environmental inspections to monitor the presence, abundance and types of pests and weed species present and record any new weed infestations or pest populations.		
within the project area as a result of construction activities.	Implement the weed hygiene protocol including vehicle wash-down and weed hygiene declarations for all plant/ vehicles entering/ leaving the site.		
	Any weed infestations recorded during the project will be controlled using herbicide application or manual removal.		
Maintain positive and cooperative relationships with	Stakeholder complaints will be addressed in a timely and appropriate manner.		
local communities and Avoid detrimental pest or weed impacts on adjacent	Non-conformances and corrective actions will be managed in accordance with Section 8 of the CEMP.		
landholdings.	Full compliance with and no breaches of the legislative requirements (i.e. EPBC Act, CoA's, SPIR, RMMs and Project EIS) relevant to the construction phase of the Project.		
	Full implementation and compliance with mitigation measures within this Pest and Weed Management Plan.		

The implementation of the mitigation measures will ensure the performance targets are achieved. This will be managed through project inductions, specialised training, toolbox talks, inspections, and environmental monitoring and auditing. Project inductions will inform Trans4m Rail personnel (including subcontractors) of the management measures, while toolbox talks, and specialised training will ensure they are reinforced throughout the construction program.

1.4 Legislation

Legislation considered during the development of the PWMP includes:

- Biosecurity Act (Commonwealth), 2015
- Biosecurity Act (NSW), 2015
- Biosecurity Regulation (NSW), 2017
- Agricultural and Veterinary Chemicals (NSW) Act, 1994
- Pesticides Act, 1999
- Local Land Services Act, 2013
- Game and Feral Animal Control Act, 2002

1.5 Guidelines

Guidelines and standards relating to the management of pests and weeds include:

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- NSW Weed Control Handbook, DPI 2018
- Factsheet: Vehicle Biosecurity Kit Plant Industries, Department of Primary Industries, 2012
- Noxious and Environmental Weed Control Handbook, 6th Edition, DPI 2014
- Bringing Feed and Fodder into NSW: High Risk Weeds, DPI 2018
- Weeds of National Significance Weed Management Guide (Commonwealth)
- North West Regional Strategic Weed Management Plan 2017 2022, Local Land Services 2017
- Weed Management and Disposal Guide, Transport for NSW 2016.



2 Pest and Weed Species Recorded on the Site

A summary of the key findings from the EIS and SPIR are outlined below. Further detail can be found in the N2NS EIS and associated Technical Report 2 (Biodiversity Assessment Report).

The majority of the biodiversity assessment area is cleared or contains non-native vegetation. Table 2 lists the weed and pest species as identified N2NS EIS and associated Technical Report 2 (Biodiversity Assessment Report).

Table 2: Pest and Weed Species List

WEEDS OF NATIONAL SIGNIFICANCE	RELATIVE ABUNDANCE
(LISTED AS PRIORITY WEEDS BY THE NSW DPI)	
African Boxthorn (Lycium ferocissimum)	Located in 22 of the 54 plot / transect locations undertaken during the Project EIS. This WONS was located within the following Plant Community Types:
	- Weeping Myall open woodland of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion
	- Brigalow - Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion
	- Coolabah - River Coobah - Lignum woodland wetland of frequently flooded floodplains mainly in the Darling Riverine Plains Bioregion
	- Carbeen - White Cypress Pine - River Red Gum - bloodwood tall woodland on sandy loam alluvial and aeolian soils in the northern Brigalow Belt South Bioregion and Darling Riverine Plains Bioregion
	- River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion
	- Coobah - Western Rosewood low open tall shrubland or woodland mainly on outwash areas in the Brigalow Belt South Bioregion
	- Silver-leaved Ironbark - White Cypress Pine - box dry shrub grass woodland of the Pilliga Scrub - Warialda region, Brigalow Belt South Bioregion
Tiger Pear (Opuntia aurantiaca)	Located in 10 of the 54 plot / transect locations undertaken during the Project EIS. This WONS was located within the following Plant Community Types:
	- River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion
	- Cleared/non-native vegetation
Common Prickly Pear (Opuntia stricta)	Located in 20 of the 54 plot / transect locations undertaken during the Project EIS. This WONS was located within the following Plant Community Types:
	- Weeping Myall open woodland of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion
	- Brigalow - Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion
	- Poplar Box - Belah woodland on clay-loam soils on alluvial plains of north-central NSW

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- River Red Gum riparian tall woodland / open forest
wetland in the Nandewar Bioregion and Brigalow Belt
South Bioregion

- Silver-leaved Ironbark White Cypress Pine box dry shrub grass woodland of the Pilliga Scrub - Warialda region, Brigalow Belt South Bioregion
- Cleared/non-native vegetation

OTHER WEEDS

- Maynes Pest (Glandularia aristigera)
- Bathurst Burr (Xanthium spinosum)
- Rhodes Grass (Chloris gayana)
- Black-berry Nightshade (Solanum nigrum)
- Lippia (Phyla canescens)
- Bishops Weed (Ammi majus)
- Curled Dock (Rumex crispus)
- Flaxleaf Fleabane (Conyza bonariensis)
- Spiked Malvastrum (Malvastrum americanum)
- Sida spinosa
- Cat-head (Tribulus terrestris)
- Sorghum (Sorghum bicolor)
- Cobblers Pegs (Bidens pilosa)
- Bearded Oats (Avena barbata)
- Gomphrena Weed (Gomphrena celosioides)
- Turnip Weed (Rapistrum rugosum)
- Panic Veldtgrass (Ehrharta erecta)
- Urochloa Grass (Urochloa panicoides)
- Slender Panic (Paspalidium gracile)

Identified in 21 of the 54 plot / transect locations. Identified in 5 of the 54 plot / transect locations. Identified in 10 of the 54 plot / transect locations. Identified in 15 of the 54 plot / transect locations. Identified in 1 of the 54 plot / transect locations. Identified in 2 of the 54 plot / transect locations. Identified in 5 of the 54 plot / transect locations. Identified in 28 of the 54 plot / transect locations. Identified in 19 of the 54 plot / transect locations. Identified in 18 of the 54 plot / transect locations. Identified in 15 of the 54 plot / transect locations. Identified in 8 of the 54 plot / transect locations. Identified in 21 of the 54 plot / transect locations. Identified in 3 of the 54 plot / transect locations. Identified in 10 of the 54 plot / transect locations. Identified in 14 of the 54 plot / transect locations. Identified in 10 of the 54 plot / transect locations.

Identified in 17 of the 54 plot / transect locations.

Identified in 17 of the 54 plot / transect locations.

PEST SPECIES

Sheep (Ovis aries)

•	Pig (Sus scrofa)	Unknown
•	Red fox (Vulpes vulpes)	Unknown
•	Cat (Felis catus)	Unknown
•	Brown hare (Lepus capensis)	Unknown
•	House mouse (Mus musculus)	Unknown

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Unknown



3 Potential Impacts

Technical Report 2 (Biodiversity Assessment Report) of the EIS identified the following risks associated with weeds on the project:

- Potential infestations from weeds being brought onto the site with imported materials; and
- Increases in weeds associated with vegetation clearing.

The increased presence of weeds within the Development Site has the potential to decrease the value of retained vegetation to native species, particularly threatened species.

Other identified indirect impacts associated with pests and weeds from the EIS include:

- Dispersal of weed propagules (seeds, stems and pollen) into areas of native vegetation through erosion (wind and water) and the movement of workers and vehicles;
- Potential spread of soil-borne pathogens of native plants (for example, Phytophthora (Phytophthora cinnamomi) spread on machinery;
- Potential spread of Chytrid fungus into local native frog populations, through soil and water on machinery and through human contact; and
- The potential for weeds and disease to be transferred from one property to another via construction vehicles or machinery, or construction crew clothing and footwear; and attraction of pest animals to construction rubbish bins.

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4 Mitigation and Management Measures

4.1 EIS

The following management measures were recommended in the Technical Report 2 (Biodiversity Assessment Report) of the EIS to minimise the potential impacts and spread of weeds during the construction of the proposal:

- Any vehicles or equipment being brought onto the Development Site to be involved in ground disturbance activities and/or travelling around the site must be inspected and cleaned prior to commencing work to limit the spread of seeds and plant material between sites;
- Regular inspections will be undertaken in the Development Site to monitor the spread of weed species;
- Training of environmental personnel on the identification of target weed species; and
- Any outbreak of priority weeds will be controlled and eradicated as required under the Biosecurity Act, 2015, and as required by the Local Land Services and other relevant authorities. Weed control and eradication techniques may include:
 - √ spraying with herbicides
 - √ physical removal e.g. chipping, and/or
 - minimisation of area available for weed infestation, through prompt revegetation of bare areas.

These measures have been incorporated into this PWMP.

4.2 Pest and Pathogen Management

Should pest or pathogen infestations be identified at the site, a qualified specialist will be engaged to prepare a specific management procedure in consultation with the client and relevant stakeholders.

Mitigation and management measures are included in Table 4 to avoid an increase in distribution and abundance of pest species as a result of construction activities.

4.3 Weed Management

Initial identification of weeds on the project site would be undertaken during ecologist pre-clearing surveys prior to vegetation clearing commencing with locations of priority weed infestation to be shown in project Environmental Control Maps (ECMs). Initial weed control would then be undertaken prior to/ during clearing by:

- Spraying of herbicides; and
- Mechanical removal.

Ongoing management of weeds would be undertaken throughout the project facilitated by the identification of weed infestations during weekly environmental inspections.

Any use of herbicides will be strictly in accordance with the *Pesticides Act 1999* and product label. Where approved herbicides are required to be used to control weed species near water, i.e. creeks, drainage depressions and stormwater drains, extra care is to be taken to limit overspray. All herbicides will only be used during suitable weather conditions. Herbicides will not be used without the prior approval of the Environment Manager or delegate. If a non-glyphosate herbicide is to be used, approval from the Safety Manager and the Environmental Manager is required.

4.4 Weed Hygiene Protocol

A weed hygiene protocol will be implemented on the project to prevent the spread of weed propagules to/ from the site. This would include:

All mobile plant and vehicles will be clean of mud or organic material prior to arriving and departing from the site.

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- Wash-down of vehicles / plant will be undertaken at designated bunded wash-down areas in the following instances:
 - √ Vehicles / plant arrive at site with mud / organic materials.
 - ✓ All vehicles / plant leaving the site
 - √ Where vehicles / plant have moved through areas mapped as containing weed infestations as shown on ECMs.
- Weed hygiene declarations will be obtained for all vehicles, plant and equipment when entering / leaving the site.



5 Risk Management

Section 7 of Trans4m Rail's CEMP contains a project wide risk assessment, which includes an assessment of construction phase pest and weed risk. Table 3 below summarises (and expands on) those risks from the CEMP, whilst assessing and scoring the pre and post mitigation risk in accordance with the matrices below. Indicative mitigation measures and documents have been identified in Table 3, whilst a full and comprehensive list of mitigation measures is provided in Table 4. In the event of an inconsistency between Table 3 and 4, the mitigation measure/s shown in Table 4 take precedence for the extent of the inconsistency.

Likelihood Rating

CONSEQUENCE RATING 1 3 4 5 ALMOST CERTAIN В LIKELY С В POSSIBLE С UNLIKELY С В RARE / REMOTE

Risk / Opportunity Rating Table

PROBABILITY OR CHANCE QUALITATIVE ASSESSMENT RECURRENCE TIMEFRAME Almost certain to occur during the project / contract life ≥ 90% Less than "Monthly" Considered likely to occur during the project / contract life 51% to 89% "Monthly" to "Yearly" Considered a possible occurrence during the project / contract life Between 2 and 5 years 30% to 50% Considered unlikely to occur during Between 5 and 20 5% to 29% the project / contract life Considered a rare occurrence to happen during the project / contract life Greater than every 20 < 5%

Opportunity Consequence Rating

	CONSEQUENCE - RISK								
RATING	RATING 1		3	4	5				
Workplace Health and Safety *First aid injury, and/or *Minor safe working issues		* Moderate safe working breach likely to resulting in lost time rijury, and/or impact on operations * Significant safe working breach with		* Serious or permanent Injury, and/or * Significant safe working beach with immediate impact on operations on one or more worksites	* 1 or more fatalities, and/or * Major breach of safe working with immediate and extensive impact on or or more worksites				
Budget (\$AUD)	Budget (\$AUD) < \$8,307,028 (<1%) under project budget		\$31,535,130 to \$31,535,130 (3% to 5%) under project budget	\$31,535,130 to \$83,070,281 (5% to 10%) under project budget	>\$83,070,281 (>10%) under project budget				
Time Schedule (Target Program)			21 to 32 days (2% to 3% of program) under the critical path program	32 to 54 days (3% to 5% of program) under the critical path program	>54 days (>5% program) under the critical path program				
Environment & Natural Resources	* Low severity environmental impact(s) or impact on natural resources availability that are promptly reversible and affected area is within the site boundary	* Nuisance or low severity environmental impact(s) or impact on natural resources availability that are promptly reversible and affected area is outside the site boundary	* Moderate severity environmental impact(s) or impact on natural resources availability where the affected area is within the site boundary	Moderate severity environmental impact(s) or impact on natural resources availability where the affected area is outside the site boundary	High severity environmental impact(s or impact on natural resources availability at local scale significance				

Table 3: Pest and Weed Species Risk Management

CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
Entire project	Introduction and/ or spread of weeds from construction areas to any retained areas of Belson's Panic,	В	Throughout the project priority weeds will be managed in accordance with requirements of the Biosecurity Act 2015 and Biosecurity Regulation 2017, and Weeds of National Significance (WoNS)	Е	 Weeds of National Significance Weed Management Guide. NSW Weed Control Handbook.

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CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
	Natural Grasslands, Brigalow and Weeping Myall Woodlands ecological communitie s.		will be managed in accordance with the Weeds of National Significance Weed Management Guide. If identified on site pest species and pathogens will be managed in accordance with relevant best practice guidelines. Should pest population control be required, a qualified specialist will be engaged to undertake this work and provide detailed advice. Where pest control has been undertaken, a record will be made and maintained. Monitoring of the effectiveness of the pest control measures as well as notification or neighbouring landholders would be undertaken as advised by the qualified pest specialist.		 Noxious and Environmenta I Weed Control Handbook. Weed Management and Disposal Guide. Weed & Pest Management ECP (T4MR-FRM-ENV-001-12)
Pre- construction	Potential spread of weeds, pest species and pathogens.	В	 As part of ecologist pre-clearing surveys of the project site, weed infestations would be recorded and mapped on Environmental Control Maps for the project to inform management during construction. Site personnel will be trained on the locations and target weed species during project inductions which would include the following specific components for weed and pest management: ✓ Identification of weed and pest 	E	 Environment al Control Maps Project induction Weed & Pest Management ECP (T4MR-FRM-ENV-001-12)

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CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			species known to be present on the site, Ecological impacts associated with invasive weeds and pests, Mitigation and hygiene measures for controlling weeds and pests, Awareness of human vectors in the introduction of weeds and pests. If pathogens are identified on the site a Pathogen Management Procedure will be developed and implemented. This will include but is not limited to: Exclusion zones using fencing and signage, Hygiene washdowns for plant, light vehicles and personnel, and Additional toolbox training in relation to location of pathogen and requirements for personnel.		
Movement of plant/ machinery	Spread or introduction of weed propagules to/ from the site from movements of vehicles/ plant.	В	All vehicles or equipment being brought onto the site must be inspected and cleaned (i.e. must be clean of any mud or organic material) prior to commencing work to limit the spread of weed seeds and plant material between sites. All plant/equipment demobilising from site	Е	 Vehicle/ plant hygiene declarations Project induction Factsheet: Vehicle Biosecurity Kit – Plant Industries Weed & Pest Management ECP (T4MR-

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CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			must be inspected and cleaned prior to leaving. Washing of vehicles, plant and equipment will be undertaken in an appropriately bunded wash down area. Weed hygiene declarations or the like will be obtained for all vehicles, plant and equipment entering/ leaving the site. All mobile plant and vehicles, including deliveries, must use designated travel routes, site access tracks and lay-down areas.		FRM-ENV- 001-12)
Vegetation clearing	Proliferation and spread of weeds on the project site and surrounds as a result of ground disturbance.	В	 Weed control of identified areas of priority weeds would be undertaken prior to/ during clearing and grubbing involving the following methods: Spraying with herbicides. Mechanical removal. Where practicable, areas known to be infested with weeds will be cleared separately to non-infested areas to prevent cross contamination and reduce vehicle/plant/equipment cleaning requirements. Erosion and sediment control techniques will be undertaken to assist with the management of removed vegetation and subsequent exposed soils and to 	E	 Environmenta I Control Maps Soil and Water Management Plan Weed & Pest Management ECP (T4MR-FRM-ENV-001-12)

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CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			prevent further weed outbreaks. Any vegetation stockpiled after clearing will be managed to prevent the spread of weeds.		
Use of herbicide	Adverse impacts to the environment and adjoining lands from herbicide.	C	 Herbicide application will only be undertaken by suitably qualified personnel in strict accordance with the requirements of the Pesticides Act 1999 so as not pose a threat to site personnel or nearby sensitive receivers. Herbicide application will be undertaken during optimal seasonal conditions and in accordance with manufactures guidelines on application rates, intervals etc. Application of herbicide will only be applied such that unwanted impacts on surrounding properties (including agricultural land) are avoided. All chemical applications will be communicated and coordinated with relevant land holders. 	E	Weed & Pest Management ECP (T4MR- FRM-ENV- 001-12)
Topsoil stripping	Proliferation and spread of weeds on the project site and surrounds as a result of topsoil stripping.	В	Topsoil stripped from areas containing high densities of weed will be treated and disposed of according to jurisdictional requirements. This may include on site burial or removal to an appropriately licensed waste management facility.	E	Weed & Pest Management ECP (T4MR- FRM-ENV- 001-12)
General construction	Proliferation and spread of weeds on	В	 Weekly inspections for weed and pest infestations will be 	Е	Weed & Pest Management ECP (T4MR-

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CONSTRUCTIO N ACTIVITY/ ASPECT	POTENTIA L IMPACT	RISK LEVEL PRIOR TO MITIGATIO N	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWIN G MITIGATIO N	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
	the project site and surrounds.		undertaken to assess the need for control measures during construction. Inspections for weeds and pests will be undertaken by person(s) appropriately trained in the identification of weeds and pests of significance in NSW and Nationally. Any weed infestations recorded during the project would be controlled using the following methods: Spraying with herbicides. Mechanical removal.		FRM-ENV- 001-12)
Documentation	Non- Compliance with regulatory requirement s	В	Documentation (including disposal receipts) will be maintained for all pest animal and weed control activities and will include records regarding application of herbicide.	E	Weed & Pest Management ECP (T4MR- FRM-ENV- 001-12)

Section 26.3 of the N2NS EIS provides a summary of the potential residual impacts for the project with a description of how these potential residual impacts would be managed. No residual construction pest or weed impacts have been identified.

Table 4 details the mitigation measures that will be implemented by Trans4m Rail to manage weed, pest and pathogen risks on the project.



Table 4: Pest and Weed Mitigation Measures

ID	MEASURE / REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
PW1	During the project priority weeds will be managed in accordance with requirements of the Biosecurity Act 2015 and Weeds of National Significance (WoNS) will be managed in accordance with the Weeds of National Significance Weed Management Guide.	CEMP PWMP WPM ECP (T4MR-FRM- ENV-001-12)	Throughout project	Environment Manager Construction Managers
PW2	If identified on site pest species and pathogens would be managed in accordance with relevant best practice guidelines. A qualified specialist will be engaged to prepare a specific management procedure in consultation with the client and relevant stakeholders for any pest/ pathogen identified on the site.	Industry best practice	Throughout project	Environment Manager Environmental Coordinators Site Supervisor
PW3	Should pest population control be required, a qualified specialist will be engaged to undertake this work and provide detailed advice. Where pest control has been undertaken, a record will be made and maintained. Monitoring of the effectiveness of the pest control measures as well as notification or neighbouring landholders will be undertaken as advised by the qualified pest specialist.	Subcontractor	Throughout project	Environment Manager Environmental Coordinators Site Supervisor
PRE-C	CONSTRUCTION			
PW4	Prior to construction as part of pre-clearing ecologist surveys of the project site, weed infestations will be recorded and mapped on Environmental Control Maps (ECMs) for the project to inform weed management during construction.	Preclearing survey ECM, WPM ECP (T4MR-FRM- ENV-001-12)	Prior to clearing commencing	Environment Manager Ecologist
PW5	Site personnel will be trained during project inductions on target weed species and weed infestations shown on ECMs. Training will include: Identification of weed and pest species known to be present on the site; Ecological impacts associated with invasive weeds and pests; Mitigation and hygiene measures for controlling weeds and pests; Awareness of human vectors in the introduction of weeds and pests.	Project induction	Throughout project	Environment Manager
PATH	OGEN MANAGEMENT			
PW6	If pathogens are identified on the site a Pathogen Management Procedure will be developed and implemented. This will include but is not limited to: Exclusion zones using fencing and signage; Hygiene washdowns for plant, light vehicles and personnel; and		Throughout project	Environment Manager, Engineer, Site supervisor

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ID	MEASURE / REQUIREMENT	RESOURCES	WHEN TO	RESPONSIBILITY
	 Additional toolbox training in relation to locations of pathogen and requirements for personnel. 			
MOVE	MENT OF PLANT/ MACHINERY			
PW7	Mobile plant and vehicles must be clean of any mud or organic material, prior to arriving or departing from site to prevent the spread of weeds and disease.	ECM, WPM, ECP (T4MR-FRM- ENV-001-12)	Project Delivery	Environment Manager, Environmental Coordinators Site supervisor
PW8	Further washdown of vehicles, plant and equipment will be conducted as required. For example, where plant or vehicles have left sealed roads and driven through a known or potentially weed infested area then immediate washing will be required.	ECM, WPM, ECP (T4MR-FRM- ENV-001-12)	Project Delivery	Environment Manager, Environmental Coordinators Site supervisor
PW9	Further washdown of vehicles, plant and equipment will be conducted when transferring between landholdings within the project area.	ECM	Project Delivery	Engineer Site supervisor
PW10	Washing of vehicles, plant and equipment will be undertaken in an appropriately bunded wash down area.	ECM, WPM, ECP (T4MR-FRM- ENV-001-12)	Project Delivery	Environment Manager, Environmental Coordinators All site personnel
PW11	Weed hygiene declarations will be obtained for all vehicles, plant and equipment on the site.	Weed hygiene declaration		Environment Manager Site supervisor
PW12	Vendors supplying materials with the potential to contain weeds or pests (e.g soil/fill, mulch etc.) will be required to provide written assurance that all supplied materials are free from any weeds or pests.	Weed hygiene declaration or similar	Project Delivery	Environment Manager Engineer
PW13	All mobile plant and vehicles, including deliveries, must use designated travel routes, site access tracks and lay-down areas.	Vehicle movement plan	Project Delivery	Environment Manager Construction Manager
VEGET	TATION CLEARING			
PW14	Weed control of identified areas of priority weeds will be undertaken prior to/ during clearing and grubbing involving the following methods: Spraying with herbicides; and/or Mechanical removal.	ECM, WPM, ECP (T4MR-FRM- ENV-001-12) Weed control contractor	Prior to/ during clearing	Environment Manager Environment Coordinator Site Supervisor
PW15	Where practicable, areas known to be infested with weeds will be cleared separately to non-infested areas to prevent cross contamination and reduce vehicle/plant/equipment cleaning requirements.	ECM	During clearing	Environment Manager Environment Coordinator Site Supervisor
PW16	Erosion and sediment control techniques will be undertaken to assist with the management of removed vegetation and subsequent exposed soils and to prevent further weed outbreaks.	Progressive erosion sediment control plan (PESCP)	Immediately after clearing	Environment Manager Environment Coordinator Site Supervisor

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ID	MEASURE / REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
PW17	Any vegetation stockpiled after clearing will be managed to prevent the spread of weeds.	ECM	Immediately after clearing	Environment Manager Superintendent
USE O	F HERBICIDE			
PW18	Herbicide application will only be undertaken by suitably qualified personnel in strict accordance with the requirements of the Pesticides Act 1999 so as not pose a threat to site personnel or nearby sensitive receivers.	Weed control contractor	Project Delivery	Environment Manager
PW19	Herbicide application will be undertaken during optimal seasonal conditions and in accordance with manufactures guidelines on application rates, intervals etc.	Weed control contractor	Project Delivery	Environment Manager
PW20	All chemical applications will be communicated and coordinated with relevant land holders.	ECM, WPM, ECP (T4MR-FRM- ENV-001-12)	Project Delivery	Environment Manager Community consultation manager
PW21	Application of herbicide will only be applied such that impacts on surrounding properties (including agricultural land/ sensitive environments) are avoided.	ECM	Project Delivery	Environment Manager Community Engagement Manager
TOPSO	DIL STRIPPING			
PW22	Topsoil stripped from areas containing high densities of weeds will be treated and disposed of according to jurisdictional requirements. This may include on site burial or removal to an appropriately licensed waste management facility.	ECM	During topsoil stripping	Environment Coordinator Site Supervisor
GENER	RAL CONSTRUCTION			
PW23	Weekly inspections for weed and pest infestations will be undertaken to assess the need for control measures during construction. Inspections for weeds and pests will be undertaken by person(s) appropriately trained in the identification of weeds and pests of significance in NSW and Nationally.	Weekly inspections	Project Delivery	Environment Manager Environment Coordinator Site Supervisor
PW24	Any weed infestations recorded during the project will be controlled using the following methods: Spraying with herbicides; and/or Mechanical removal.	Weekly inspections	Project Delivery	Environment Manager Environment Coordinator Site Supervisor
PW25	Construction sites will be managed to avoid the creation of habitat that favours pest species i.e. avoiding poor housekeeping, stockpiles of large woody debris and / or poor waste management.	Weekly Inspections	Project Delivery	Environment Coordinator Site Supervisor
PW26	Following completion of construction, weed monitoring (and subsequent management) will occur whilst Tran4m Rail has site possession and the EPL remains in place.	Monthly inspections	Rehabilitation and Revegetation	Environmental Coordinator
DOCU	MENTATION			

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2600-0018 N2NS-SP1

CONSTRUCTION PEST AND WEED APPENDIX



ID	MEASURE / REQUIREMENT	RESOURCES	WHEN TO IMPLEMENT	RESPONSIBILITY
PW2	Documentation (including disposal receipts) will be maintained for all pest animal and weed control activities and will include records regarding application of herbicide.	Disposal receipts	Project Delivery	Environment Manager

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ARTC Document Number: N/A



ANN JOHNSON

I am Ann Johnson, I am a Gamilaroi woman. I am the Eldest of ten children and the mother of four. A grandmother too.

I have always loved art. When I left school I did a Ticket writing traineeship in Newcastle and worked a David Jones. Soon after that I got married and had a family. We moved back to Moree in the early 1980s.

In the early 1990s I did an art course at Moree, which lead to a group of us setting up the Yurundiali Aboriginal Corporation. Janelle Boyd played a pivotal role in the setting up of Yurundiali, which designed and printed fabrics with Aboriginal designs.

In 1993 Janelle and I started 'Spirit Lines', we designed and printed them on t-shirts, tights, towels, ironing boards, and cooking mits, these were sold through Amnesty International. In 1995 we had a big exhibition in Moree called 'Sisters under the Skins', we also had an exhibition and fashion parade with Ken Done in Moree.

I produce art most days and if I am not practicing my art I am tossing around design ideas in my head. I like all types of art; I produce a variety of designs, do screen printing, make jewellery and sculpture amongst other things. At the moment I am exploring digitising my designs and then hand painting them using mixed media.



BEYOND THE TRACK: FOR OUR COVER ARTWORK, TRANS4M RAIL IS SUPPORTING AND FEATURING LOCAL MOREE ARTISTS





Appendix B Stakeholder Comments

DPIE -Biod	liversity, Conservation and Sc	ience - Date 02	2/12/2020	
No	Comment	Page No	Recommendation	Response
1	BCS has reviewed			Table 5 (Biodiversity Risk Assessment) moved to Appendix C to avoid
	the draft document			repetition within the document. Various changes made throughout
	and notes that			remainder of document to remove and avoid repetition.
	repetition exists			
	throughout the			
	BMP, particularly			
	between Table 5			
	(biodiversity risk			
	assessment), Table			
	9 (construction			
	monitoring			
	program), and Table			
	10 (biodiversity			
	mitigation			
	measures).			
	Consideration			
	should be given to			
	whether some of			
	these items could			
	be combined to			
	minimise repetition.			
	Alternatively, where			
	one item is			
	amended as			
	recommended			
	within our response			
	in Attachment A, all			
	other relevant			
	references to that			
	matter must be			



	updated throughout the BMP.	
2	BCS notes that in	Section 3.4 added to include clarification of consistency assessment and
	numerous parts of	modification.
	the BMP it is stated	
	that construction	
	will only occur	
	outside of the	
	approved	
	construction impact	
	zone (CIZ) following	
	the approval of a	
	Consistency	
	Assessment.	
	Condition E17 of the	
	Infrastructure	
	Approval states that	
	impacts to plant	
	community types	
	must not exceed	
	those listed in Table	
	E1 of the approval.	
	BCS would welcome	
	clarification on how	
	impacts outside of	
	those assessed	
	through the	
	Environmental	
	Impact Statement	
	can be approved via	
	a Consistency	
	Assessment rather	



1	than a project		
	modification.		
	All criteria in the		Section 1.2 and Table 9 amended to provide a more comprehensive list
	BMP including		of targets, following the SMART principles. A TARP has been prepared
	performance targets		and included as an Appendix.
	and monitoring		
	actions should		
	adhere to the		
	SMART principles		
	(specific,		
1	measurable,		
	achievable,		
	repeatable, time-		
	bound). A Trigger		
	Action Response		
	Plan based on the		
	plan's objectives,		
	performance		
	measures and		
1	monitoring actions		
	should be		
	developed and		
	inserted into the		
	BMP.		
4 !	Section 1.2	Increase the	Section 1.2 amended to provide a more comprehensive list of targets,
	Objectives and	number of	following the SMART principles.
1	targets are outlined	performance	
i	in section 1.2. The	targets in section	
1	four performance	1.2 so they cover	
	targets that are	the full scope and	
	listed are not	objectives of the	
	comprehensive, and	BMP. All targets	
	consideration	should adhere to	
	should be given to		



	increasing the targets so they cover the full scope and objectives of the BMP. All performance targets should adhere to the SMART principles (specific, measurable, achievable, repeatable, timebound).	the SMART principles.	
5	Section 3.1	Add the Environmental Planning and Assessment Act 1979.	Section 3.1 Updated to include the EP&A Act.
6	Section 4.1	Make the following edit in the third dot point – "with the purchase retirement of ecosystems and species credits".	Section 4.1 Updated to reflect comment.
		4. Change the reference in dot point 7 from OEH to DPIE.	Section 4.1 Updated to reflect comment.



		5. Include a summary in section 4.1 of the creeks and rivers that the rail alignment crosses.	Section 4.1 Updated to include minor and major waterways along the alignment.
7	In Table 5 (and other sections and tables in the BMP) there is an explanation of the pre-clearing surveys that will be undertaken. If a pre-clearing checklist or proforma exists it would be beneficial to include a copy as an appendix to the BMP.	Include a copy of any pre-clearing survey checklist or proforma as an appendix to the BMP.	Appendix D DRAFT Pre-Clearance Checklist included. This Checklist is Draft and has been provided for information purposes. This Checklist will be further refined and finalised during the site establishment and mobilisation period.
8	Table 5 Clearing – Unexpected threatened species finds In Table 5 and section 4.11 of the BMP it is stated that unexpected threatened species finds will be documented by an ecologist and	Further information should be included in Table 5 and/or section 4.11 regarding the unexpected threatened species finds protocol that is proposed.	Appendix G added to provide additional detail regarding unexpected finds of threatened species and EEC's.



	referred to the client and regulatory authorities. Further information should be provided regarding the individual steps in		
	the protocol. The protocol used in the		
	Inland Rail Parkes to		
	Narromine Flora		
	and Fauna		
	Management Plan		
	could potentially be		
	used as an example.		
9	Table 5	Clarify in Table 5	Table 5 updated. Hollow branches would be salvaged for re-use as
	Clearing – Felling of	Clearing (felling of	hollow logs in adjacent retained vegetation within the CIZ, where
	habitat trees	habitat trees)	appropriate
	BCS supports the	whether salvaged	
	salvage of habitat	habitat elements	
	elements for re-use.	will be placed in	
	The last dot point in	the rail corridor	
	Table 5 (Clearing –	or elsewhere.	
	felling of habitat	Detail the nature	
	trees) states that	of discussions	
	hollow branches	with landholders	
	would be reused as	where private	
	hollow logs in	land will be the	
	adjacent retained	recipient site.	
	vegetation where		
	appropriate.		
	Clarification is		
	required regarding		



	whether this would be within the rail corridor, or in adjacent private property, or elsewhere. Where it will be outside the rail corridor, an overview of the agreements/discussi ons that have occurred with landholders should		
10	be provided. Table 5 Works in proximity to CIZ boundary Reference is made	An explanation should be provided in Table 5 regarding the	Table 5 updated. -Trees that occur within the CIZ boundary that will be retained will be protected in accordance with AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)).
	to the AS 4970-2009 Protection of trees on development sites. It is not clear what this document is or what its	relevance of the AS 4970-2009 Protection of trees on development sites document	-Indirect impacts to any vegetation beyond the CIZ boundary will be managed in general accordance with AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)).
	applicability is to this project. No clearing beyond	and how it has been applied to this project.	



	the approved footprint, or construction impact zone (CIZ), should occur without approval. The BMP should clarify what procedure will be enacted if this does occur. Does it constitute an "incident" as per section 4.15?	10. Clarification in the BMP is required regarding what procedure will be enacted if clearing beyond the construction impact zone occurs.	Table 5 Updated. NOTE: No clearing of vegetation or disturbance to groundcover is permitted beyond the CIZ. Should clearing occur beyond the CIZ this will be considered an environmental incident and managed in accordance with Trans4m Incident and Event Management procedure (T4MR-MPR-SQE-010), ARTC's Project Environmental Incident and Reporting Procedure (5-9020-0000-EEC-PR0001) and notification will occur in accordance with project approvals or licences. Incidents, emergencies, response plans and non-conformities are discussed in detail in Section 9 of the CEMP.
11	Table 5 Demolition of bridges/culverts (microbat habitat) It is proposed that a specified plan would be developed where large numbers of breeding microbats are identified (fourth dot point). This plan should be developed in consultation with BCS.	Update Table 5 Demolitions of bridges/culverts (microbat habitat) to state that any specific plan developed to manage large numbers or breeding microbats with regards to bridge or culvert demolition should include consultation with BCS.	Table 5 updated to include consultation with DPIE (BCS).
12	Table 7 states that a clearing permit is required prior to any clearing of	Provide further detail on the second item in Table 7 regarding	Table 7 updated to include additional detail regarding the Clearing Permit



	native vegetation. Further information is required regarding who prepares and approves this permit, and what information it will contain.	the clearing permit, including who prepares and approves it.	
13	Table 7; A Water Discharge Permit is required prior to any water being discharged from the site. Further information is required regarding who prepares and approves this permit, and what information it will contain.	Provide further detail on the fifth item in Table 7 regarding the Water Discharge Permit, including who prepares and approves it.	Table 7 updated to include additional detail regarding the Water Discharge Permit.
14	Section 4.7 Dot points two and three state that regular inspections and reviews will be undertaken on flora, fauna and weed management controls. The frequency of "regular" inspections and	Update section 4.7 to quantify how often "regular" inspections and reviews of flora, fauna and weed management controls will occur.	Section 4.7 updated. Inspections (and reviews of controls) will be undertaken weekly.



	reviews should be clearly stated.		
15	Table 9 Fauna	Add details to Table 9 regarding the monitoring to be undertaken for microbats.	Table 9 updated to include micrbat monitoring measures.
16	Section 4.12	Review the text in section 4.12 in the second dot point after "The ECMs will include" and update/edit accordingly.	Section 4.12 corrected.
17	Table 10 Item B3 states that clearing of koala habitat will be minimised where possible. Condition E23 of the infrastructure approval states that the area of impact to koala habitat must be reduced by 25%. This explicit requirement should be stated in the table.	Update item B3 in Table 10 to state that the clearing of koala habitat will be reduced by 25%.	Table 10 amended to read; Clearing of Koala habitat, as identified by Table E4 (CoA), will be reduced by at least 25%, or as otherwise agreed by the Planning Secretary. Prior to construction commencing, key construction and environmental personnel will assess the Construction Impact Zone (CIZ) issued by ARTC and identify areas where Koala Habitat (and other mapped vegetation) can be retained.



Item B11 states tha	t Update item B11	Table 10 amended ro read; Presence or absence of microbats will also be
pre-clearing survey		determined during the pre-clearing surveys.
of culverts and	state that	
bridges will identify	roosting habitat	
microbat roosting	"and the	
habitat – this shoul	d presence of"	
be expanded to	microbats will be	
include identifying	determined in	
the presence of	pre-clearing	
microbats.	surveys.	
Items B29-B33	Add a mitigation	Mitigation Measure B45 added.
discuss mitigation	measure to Table	
measures relevant	10 "works near/in	
to works in creeks	creeks and	
and temporary	temporary	
waterway crossings	s. waterway	
An additional	crossings" that	
mitigation measure	•	
that should be	stockpiles will be	
added is that all	located in the CIZ	
spoil and stockpiles	but away from	
will be located in	riparian areas.	
the CIZ and will be		
located an		
appropriate		
distance away from	1	
riparian areas. The		
BMP should specify		
distances, including	·	
justification for the		
distances selected.		



	An additional mitigation measure that could be implemented to minimise impacts to native fauna could be avoiding working hours at dawn and dusk (when fauna are more active). Any night work should avoid excessive use of artificial lighting. An out-of-hours work protocol should be established.	Consider the addition of a mitigation measure to Table 10 to avoid working hours at dawn and dusk. Night work should avoid excessive use of artificial lighting, and an out-of-hours work protocol should be established.	Table 10 amended to read; Where possible, construction works will be avoided at dawn and dusk when some fauna are most active. All night works must be assessed and approved by the Project's Environmental personnel via the Project's Out-Of-Hours Protocol and should avoid the excessive use of artificial lighting.
18	Section 6 Table 11 refers to the IS Rating Scheme V1.2. An explanation of this rating scheme is required, including what actions will contribute to the achievement of a Level 1 benchmark for Eco-2 habitat connectivity	Describe the IS Rating Scheme V1.2 in section 6, including what actions will contribute to achieving the Level 1 benchmark for habitat connectivity.	Table 11 updated. The IS Rating Scheme (IS) is a comprehensive rating system for evaluating sustainability across the planning, design, construction and operational phases of infrastructure programs, projects, networks and assets. IS evaluates the sustainability performance of the quadruple bottom line (Governance, Economic, Environmental and Social) of infrastructure development.
19	The BMP does not contain a Trigger Action Response Plan (TARP). A TARP	Develop a Trigger Action Response Plan for the BMP.	TARP prepared and included in Appendix.



20	allows for the development of a threshold or trigger point for each item being monitored and action being implemented, detailing relevant actions that need to occur when thresholds have been exceeded or not met.	Consider	Microbat Monitoring and Management requirements included in the
	the pre-clearing surveys that will be	including a microbat	relevant sections of the BMP i.e. Microbat monitoring requirements detailed in Section 5.6, Microbat Management requirements detailed in
	undertaken to	procedure in the	Section 6 and Triggers and Actions specific Microbats included in the
	detect roosting	BMP like that	TARP (Appendix).
	habitat for	developed for the	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
	microbats, how	Parkes to	
	microbats will be	Narromine Flora	
	excluded from	and Fauna	
	structures or	Management	
	captured and	Plan.	
	relocated, and the		
	trigger for		
	developing a		



more than 10 microbats are detected. Consideration should be given to including a specific microbat procedure including microbat habitat boxes on new drainage and bridge structures. including a including microbat habitat boxes on new drainage and bridge structures. including microbat habitat boxes on new drainage and bridge structures. including microbat habitat boxes on new drainage and bridge structures. - The amount of microbat habitat lost through the retrofit, upgrade or replacement of bridge and culvert structures. NOTE: A mitigation measure (B30) has	microbats are detected. Consideration should be given to including a specific microbat procedure in the BMP, like that developed for the Parkes to Narromine Flora and Fauna Management Plan. Given the potential for the existing rail structures to provide microbat habitat (culverts, bridges, and other drainage structures), consideration should be given to installing habitat structures in the new bridges and structures like microbat habitat	including microbat habitate tected. Insideration build be given to lluding a specific crobat procedure the BMP, like that weloped for the rest to promine Flora differential the existing rail uctures to ovide microbatioitat (culverts, diges, and other minage uctures), insideration build be given to talling habitate uctures in the wibridges and uctures like crobat habitat	 The quantity (if any) and types of microbats found (or signs of occupation) during pre-clearance surveys. The amount of microbat habitat lost through the retrofit, upgrade or replacement of bridge and culvert structures. The amount of habitat created by the retrofit, upgrade or replacement of bridge and culvert structures. NOTE: A mitigation measure (B30) has been added not to fill in or enclose any joins, gaps, lifting points or other void spaces in culverts or structures. This is to be confirmed with the
--	---	---	---

Pest and Weed Management Appendix



22	Table 1 The	The performance	The Targets detailed in Table 1 have been amended to comply with the
	performance targets	targets in Table 1	SMART principles.
	listed in Table 1	should be	
	should be reviewed	reviewed to	
	to ensure that they	ensure they	
	conform to SMART	conform to the	
	principles. For	SMART principles.	
	example, rather	Consideration	The Targets detailed in Table 1 have been amended to address the
	than undertaking	should be given	objectives of the Pest and Weed Management Appenidx.
	"regular"	to expanding the	
	compliance reviews	performance	
	the performance	targets to	
	target should state	comprehensively	
	a quantifiable	address the	
	frequency.	objectives of the	
	Consideration	Pest and Weed	
	should be given to	Management	
	expanding the	Appendix.	
	performance targets		
	to adequately		
	address the		
	objectives of the		
	Pest and Weed		
	Management		
	Appendix. For		
	example,		
	infestations of		
	newly identified		
	weeds will be		
	contained within a		
	specific time period.		



23	Table 2;		Update Table 2 to	Table 2 updated to include relative abundance of WONS and other
	,		describe the	weeds identified during the Project EIS.
			relative	,
			abundance and	
			geographic	
			distribution of the	
			weed species	
			along the	
			alignment.	
24	No details are		Update the Pest	Table 2 updated to include the pest fauna species identified during the
	provided in the		and Weed	Project EIS (NOTE: Information describing the relative abundance of the
	appendix regarding		Management	pest fauna species was not provided in the Project EIS). Section 1.2
	the pest animals		Appendix to	updated to include objectives and targets and Section 5 updated to
	that have been		include	include mitigation measures.
	recorded in the		information on	
	project boundary,		the pest animals	
	their relative		that have been	
	abundance, what		recorded in the	
	the performance		project boundary,	
	targets are, and		including the	
	what control		proposed control	
	activities will be		activities to be	
	undertaken.		undertaken.	
Narrabri Shire C	ouncil			
1	There is a lack of	9	Yes addressed	The mitigation measures for site rehabilitation and revegetation have
	discussion of			been detailed in Section 6 of the CSWMP. Table 3 of the BMP updated
	rehabilitation of the			accordingly.
	project site once			
	construction is			
	complete.			
	Requirement C3.4			
	REMM (Revised			
	Environmental			
	Management			



	Measure) from the SPIR (Submissions Preferred Infrastructure Report) refers to the 'rehabilitation strategy' which should be addressed in Section 5 of the BMP.			
2	The Weeping Myall Woodland, nor any other Threatened Ecological Community (TEC) is not specifically discussed or addressed. It is also unclear is how long the permit holder is responsible for weed and pest management post construction.	18	Yes addressed	TECs are explained in Section 4 - Existing Environment with mitigation measures to protect TECs are provided in Section 6 of the document. Mitigation measures added to the PWMP include: Following completion of construction, weed monitoring (and subsequent management) will occur whilst Tran4m Rail has site possession and the EPL remains in place.
3	a)A Construction Environmental Management Plan (CEMP) must be prepared in accordance with the Department's Environmental Management Plan Guideline for	N/A	Noted	These references have been externally verified by the Project ER and DPIE via the review process.



1	1.6.	ı	1	
	Infrastructure			
	Projects (DPIE,			
	2020) to detail how			
	the performance			
	outcomes,			
	commitments and			
	mitigation measures			
	will be implemented			
	and achieved during			
	all stages of			
	construction. The			
	BMP is a required			
	CEMP Sub-Plan. The			
	complete CEMP was			
	unavailable at the			
	time of this review,			
	therefore there are			
	many references			
	within the BMP			
	which could not be			
	verified.			
4	b)Requirement C3.4	9	Addressed	NOTE: Rehabilitation and revegetation requirements detailed in the
	refers to the			SWMP. Table 3 amended accordingly.
	'rehabilitation			
	strategy' which			
	should be addressed			
	in Section 5 of the			
	BMP. There is no			
	detail about			
	rehabilitation in			
	Section 5, instead it			
	refers to the Erosion			
	and Sediment			
	Control Plan. The			



I	L t t. : 1:: 1:: :]		
	rehabilitation			
	strategy needs to be			
	further clarified.			
5	c) Within the	10	Yes	Comments addressed in Glossary.
	glossary on page 10:			
	·the definition for			
	ECM is incorrect.			
	·an ECP, EPO and			
	TEC definition need			
	to be included.			
	·the ESCP definition			
	is out of			
	alphabetical order			
	which makes it hard			
	to find.			
	·ESCP definition in			
	the glossary is			
	inconsistent with			
	the report – is it the			
	Project Erosions and			
	Sediment Control			
	Plan, or the			
	Progressive Erosion			
	and Sediment			
	Control Plan?			
6	d)There is	11	Yes	Clarity of the terms provided.
	inconsistent use of			
	Construction Impact			
	Zone/ project area/			
	proposal site/ study			
	area/ Project/			
	project/			
	development			
	footprint/			



	construction footprint. Define which term/s are relevant and be consistent with use.			
7	e)There are no Plant Community Type (PCT) descriptions within the body of the BMP, nor discussion of which PCT's are associated with which Threatened Ecological Community (TEC). There could also be more discussion about threatened species recorded in the 'project area' including which species arerelevant, mapped or offset. There is also no discussion of reducing impact to koala habitat by 25 percent as per CoA E23. The impact area stated in this section of the report (see snip below) is not	17	Yes	Section 4.1 expanded to clearly explain the existing environment including the threatened flora and fauna and TEC's impact by the works. Mitigation Measure B1 describes the PCTs and the anticpated impact to each. Mitigation measures B3 updated to describe the process to reduce vegetation (and Koala Habitat) clearing. Reference (impact area) updated to 890.41Ha and 175.25Ha for Koala habitat.



_		
	consistent with the	
8	890.41 hectares	
	listed in the	
	Compliance matrix –	
	please explain the	
	difference.	
	CoA states impact	
t	to koala habitat is	
:	175.25 hectares	
	which is also	
	different to the	
	amount listed	
	below.	
9	932 ha of native	
1 -	plant community	
	types (including 174	
	ha of Koala habitat)	
	listed under the BC	
	Act and the	
	Commonwealth	
	Environment Enviro	
	Protection and	
	Biodiversity	
	Conservation Act	
]	1999 (EPBC Act) will	
	be impacted. ARTC	
	will offset this	
	impact with the	
	retirement of	
	ecosystems and	
	species credits	
	through	
	biodiversity	



	stewardship agreements.			
8	f) The area of impact to native vegetation is constantly changing as the project evolves and progresses, this should be explained in the BMP.	Section 3.3	Yes	Section 3.3 added, General Changes to the Project. This clearly defines the Consistency Assessment process. Bullet point 6 defines changes to vegetation clearing.
9	g) Key Fish Habitat (KFH) is touched upon at the end of Section 4.1 but there is no further discussion about impact to KFH. Explanation is required about mitigation of impact to KFH.	App C and Table 8	Yes	Appendix C updated to include direct and indirect impacts to KFH. Table 8 includes mitigation measures to address those risks identified.
10	h) There are many references to the Environmental Control Maps (ECM) which will clearly show sensitive areas, weeds etc but there is no explanation of who is responsible for creation of these maps and when will	CEMP App G BMP Section 5.11	Yes	NOTE: The Environmental Control Plans are included in App G of the CEMP. These are draft. The Environmental Control Maps will be progressively developed by the Environmental Coordinators as works are initated.



	they be issued and where are they available. One ECM is referred to in particular; Biodiversity/ Flora and Fauna ECM (T4MR-MR-ENV-001-06) but it was unable to be located, and for this review it was assumed to be a			
11	part of the CEMP. i) Table 5 refers to future approved consistency assessments. What is a Consistency Assessment? This is not clearly explained.	Section 3.3	Yes	Section 3.3 added, General Changes to the Project. This clearly defines the Consistency Assessment process.
12	j) Regarding Clearing risk assessment (Table 5) where a koala is located, it should include 'allow koala a means of egress to more away from construction so the animal is not isolated with no route to escape'.	App C and various other Sections	Yes	Addressed, (text included) in Appendix C (Biodiversity Risk Assessment) and various other Sections.



13	k) Regarding inspections and monitoring, what is the duration of requirements post construction?	20 Table 7	Yes	Section 5.4 amended to detail post-construction inspection requirements.
14	I) With regards to the vegetation maps in Appendix C: The legend should only show features that are visible on that particular map Maps are not in a clear order – would be better if they visually connected to the next map (they appear to be in reverse order) Threatened species should be labelled or colour coordinated to you can tell which species is where Location of TEC's should be clearly marked Some design lines are not PCT mapped The red and pink hashed areas are	App D	Yes	New map suite appended, noting: - Legend showing all attributes. - Maps in order, based on Chainage. - Threatened species and TEC's identified. - All PCT's mapped. - Colours legible.



	difficult to differentiate.			
15	PWMP - The Weeping Myall Woodland, nor any other Threatened Ecological Community (TEC) is not specifically discussed or addressed in this plan, some extra detail and clarification may be required.	Section 1.3 Table 1 Table 3	Yes	The impacts to the Weeping Myall Woodland (and other TEC) is added to various sections of the PWMP. The mitigation measures to address these risks have been included in Section 5.
15	PWMP - It is also unclear is how long the permit holder is responsible for weed and pest management post construction.	19	Yes	PW26 added to Table 4.
17	PWMP - Further consideration is required to ensure that the reference from 'noxious' weeds is changed to 'priority' weeds throughout the document in line with current legislation.	Throughout	Yes	Addressed throughout



Gwydir Shire Co	ouncil						
1		"No comment" received from GSC on the 25th February 2021.					
Moree Plains S	L						
1	"No comment" received from MPSC on the 24th November 2020.						
DAWE	THE COMMITTEE PECCES						
Condition / Requirement	DAWE Review	Proposed Trans4m Rail Response	DAWE Response	Trans4m Rail Response (Addressed in Rev E)			
General comments	Plan not fit for purpose As is detailed below, the plan does not commit to either actions or outcomes. It cannot be considered fit for purpose until such time as the plan makes binding, measurable, auditable, and enforceable commitments regarding both the actions that will be taken, and the outcomes that will be achieved. These commitments must be specific, fully-defined, timebound, and drafted in unambiguous language so that an independent auditor could determine,	Responses detailed below	BMP Rev C received 17 Feb 2021, addresses DPIE's comments, DAWE comments from 1st February yet to be incorporated into BMP revision.	BMP and PWMP revised to address comments (see below)			



objectively and		
without any lack of		
certainty, whether the		
commitments had		
been met.		
The plan also regularly		
just refers to further		
sub-plans (which have		
not been provided to		
the Department)		
instead of stating in		
the plan itself what		
will be done to		
manage various risks,		
impacts, and		
uncertainties. This is		
not acceptable. The		
plan must be capable		
of operating as a		
standalone document		
with all necessary		
information contained		
within it.		
There are also		
numerous		
typographical errors,		
which unacceptably		
undermine the plan's		
accuracy and		
enforceability. For		
example, as discussed		
below, Table 1 has		
numerous errors in		
condition numbering.		
These typographical		
errors must be fixed		



	before the plan is suitable for approval.			
Relevant EPBC App				
The approval holder must:	Not Met. See Comments below.	Responses detailed	BMP Rev C claims this is addressed in	Refer below
a. Implement conditions C4 and C9 of Part C, Schedule 2 of the State Infrastructure approval, where they relate to monitoring, managing, avoiding, mitigating, offsetting, recording, or reporting on, impacts to protected matters, with the exception of		below	CEMP	
C9(a). b. Ensure that	Not Met.		We note the	Mitigation measures for weeds, pests and pathogens have been duplicated in
the Weed			inclusion of the	the BMP.
Management			Construction Pest	
Plan included in			and Weed	
the Biodiversity			Management	
Management			Appendix to Rev C.	



Subplan required	Table 5 states that "A	Objectives and
under condition	separate Pest and	Targets should
C9 of Part C,	Weed Management	reflect the
Schedule 2 of the	(PWMP) Sub-plan has	conditions ie
State	been prepared for the	include prevention
Infrastructure	project." That is	of introduction
approval,	contrary to the EPBC	and/or spread of
includes	Act approval	weeds from
appropriate	conditions. The weed	construction areas
weed control	management	to any retained
measures to	measures must be	area of Belson's
prevent the	included in the BMP.	Panic, Natural
introduction	They must be set out	Grassland, Brigalow
and/or spread of	in full, with binding	and Weeping Myall
weeds from	commitments made,	Woodlands
construction	enforceable	ecological
areas to any	timeframes for	communities.
retained area of	implementation	communices.
Belson's Panic	established, and	
	· ·	
(Homopholis	justifications provided	
belsonii), Natural	for why those	
Grassland on	measures are	
Basalt and Fine-	expected to succeed	
textured Alluvial	in preventing weed	
Plains of	incursion into	
Northern New	Weeping Myall	
South Wales and	Woodlands, Brigalow	
Southern	TEC, and Belson's	
Queensland,	Panic Natural	
Brigalow (Acacia	Grassland. Also, from	
harpophylla	a governance	
dominant and	perspective, such an	
codominant) and	approach would	
Weeping Myall	create three separate	
Woodlands	layers of plans,	
ecological	without clarity as to	
communities.	which override in	
communities.	which override in	



which situations, should there be inconsistencies, and without clarity as to which, if any, are enforceable. That is not appropriate.			
Despite the plan's statement noted above, Appendix A is titled "Construction Pest and Weed Management Appendix". However, it does not provide adequate measures to control and prevent the spread of weeds from construction areas to retained areas of MNES. Table 1 of that Appendix sets out a series of objectives and targets for the Appendix. As with the objectives and targets for the main plan itself, the Appendix objectives are not written in binding language, are non-specific, are undefined, and	Mitigation measures for weeds and pests will be duplicated in the BMP.	Section 5.6 Table 7 contains detail of construction monitoring program including weekly inspections by environment coordinator to record weeds, pest and pathogens where observed. Control of weeds to be actioned as required – can this be altered to point to Appendix E trigger action response plan – this then closes the loop on what actions will be taken when an observation is made. What process would allow ad-hoc	Objectives in the PWMP and BMP have been redrafted to use more enforceable language and accord with SMART principles



therefore are not	reporting of weeds,
capable of either	pest and pathogen
enforcement or	from construction
independent,	crew/outside the
objective auditing and	weekly
compliance	environmental
verification. The	inspection? Will the
objectives and targets	weekly inspection
need to be redrafted	include the
to adhere to SMART	placement and
principles (specific,	securement of
measurable,	roping/flagging/fen
achievable,	cing of CIZ and
repeatable, time-	sensitive MNES
bound).	areas, to ensure
	disturbance of the
	soil and hence
	increased risk of
	weeds being spread
	outside CIZ is
	assessed?
	An explanation of
	why the measures
	proposed are
	considered
	appropriate to
	prevent the spread
	to the MNES is
	required.
	capable of either enforcement or independent, objective auditing and compliance verification. The objectives and targets need to be redrafted to adhere to SMART principles (specific, measurable, achievable, repeatable, time-



All weed management measures are aimed at managing/controlling weeds on site thereby avoiding impacts to offsite areas including these containing MNES. We have no ability to access offsite areas to undertake weed monitoring/management therefore our efforts to control weeds need to be confined to site. The language at section 4.4 of Weed Mean Management a section 4.4 of Weed mention of avoiding introduction/ spread of weeds to nearby areas containing MNES. MNES. We have no ability to access offsite areas to undertake weed monitoring/management therefore our efforts to control weeds need to be confined to site.	
--	--



		Could DAWE please advise how mitigation measures for weeds in the PWMP are insufficient?		Section 5.6 (Table 7) has been updated to reference the trigger action control plan.
		Objectives in the PWMP will be redrafted to use more enforceable language.		Additional item included in Section 5.6 (Table 7) to capture ad-hoc reporting of weeds, pests and pathogens by construction personnel.
				The installation of clearing boundary flagging/ signage would not be undertaken as part of the weekly inspections rather this would be a routine activity to be undertaken within all clearing areas prior to commencing works.
				Additional wording has been provided in Section 1.3 of the PWMP explaining specifically why the measures proposed are appropriate to manage adjacent areas of MNES.
				Section 4.4 of PWMP reworded to be more clear and accommodate SMART principles.
Relevant State inf	rastructure Approval Cor	ditions		
C5 The CEMP Sub-plans listed in Condition C4 must state how:	Not Met.	Objectives and targets for the BMP will be redrafted to use more enforceable language.	Rev C Table 8 Environmental Management Measures for preconstruction. We look forward to seeing the next version where our comments will be addressed.	Objectives and targets for the BMP have been redrafted to be more specific, use more enforceable language and differentiate between targets and objectives.

The BMP's objectives



(a) the environmental performance outcomes identified in the documents listed in **Condition A1**, as modified by these conditions, will be achieved;

are listed at Section 1.2. Section 1.2 is not sufficiently specific. For example, it states that one objective is to "minimise disturbance to fauna and flora; including habitation, reproductive cycles, and availability of selective food sources". DAWE is not clear what a "selective food source" would refer to. More broadly, the objective is not framed in binding, measurable, nor enforceable language. The objective needs to commit to maximum permitted disturbances/impacts on each relevant protected matter. Section 1.2 also sets out 'targets' for the plan. It is not clear what distinguishes an objective from a target. Again, targets are not written in

binding, measurable, nor enforceable

Append D/G?
Unexpected
Threatened Species
Procedure – Table 8
typo.

Mitigation measures within the BMP have been updated to include the maximum permitted impact on each vegetation community, TEC and Koala habitat. Maximum permitted clearing areas for threatened species habitat are not provided as these are captured by maximum permitted plant community areas and are not separated out in CoA.





save those that occur		
through normal		
construction		
– that is, any amount		
of fatalities that occur		
through 'normal'		
construction methods		
will be acceptable.		
"[M]inimised" is		Table 8 typo corrected re Appendix G – Threatened Species Procedure.
therefore too		
ambiguous and		
undefined a term, and		
is not a fit basis for		
objections or targets.		
At Section 4.1, the		
plan notes that 932 ha		
of native plant		
communities will be		
impacted, but does		
not commit to		
impacting no more		
than 932 ha.		
Committing to a		The Biodiversity/Flora and Fauna Environmental Constraints Maps (ECMs)
maximum permitted		(T4MR -MR-ENV-001-06) shows all biodiversity constraints associated with the
impact is essential.		project including sensitive environmental areas, weed infestations, clearing
While the plan		boundaries etc. This is detailed in mitigation measure B4 and Section 5.11 of
identifies the		the BMP.
vegetation types to be		
impacted that are		
listed TECs under the		
BC Act, it does not		
identify which EPBC		
Act-listed TECs will be		
impacted. The plan		
also does not state	ı I	



the maximum
permitted impact on
each TEC. Identifying
the maximum
permitted impact on
each TEC is essential
as it may radically
alter the offsetting
obligations that apply.
Similarly, the plan
does not state the
maximum permitted
impact on habitat for
listed threatened
fauna and flora
species. Once the
maximum permitted
impacts are stated,
the plan will also need
to state the number of
credits required to
offset those impacts
for each protected
matter, and commit
to retiring the
required credits, and
commit to doing so in
compliance with the
amended like-for-like
rules that apply for
projects subject to
EPBC Act approvals.



	Section 4.1 is providing context to the plan as such doesn't need include a break-down of vegetation community clearing impacts. However, the relevant mitigation measure in Section 6 (Table 8) will be updated to include the maximum permitted impact on each community as well as TECs and threatened species habitat.	



1	1	•
	Biodiversity credits will be offset by ARTC and therefore	
	cannot be included as a commitment in Trans4m	
	Rails CEMP.	Have requested information from ARTC on their offset strategy.



(b) the mitigation	Not Met.	We believe	The comments here	Maximum areas of impact for plant communities, TECs and Koala habitat have
measures		the proposed	and above still	been added to Table 8 mitigation measure.
identified in the		mitigation	stand – no	
documents listed		measures are	commitments have	
in Condition A1,		appropriate	been made to	
as modified by		to achieve	maximum number	
these conditions		compliance	of acceptable	
will be		with project	fatalities/injuries	
implemented;		requirements	per species and	
		and good	commitment to a	
		ecological	maximum area of	
		outcomes. It	native plant	
		is noted that	community impact	
		DPIE (BCS)	of 932ha and	
		have	maximum impact	
		reviewed the	on each TEC and	
		BMP and	habitat for listed	
		PWMP and	species.	
		have provided		
		comments		
		which have		
		been		
		incorporated		
		into the plans.		
	The mitigation			
	measures are not			
	adequately identified,			
	nor is a meaningful			
	implementation plan			
	or schedule provided.			
	Table 10 (Section 5)			
	purports to list			
	mitigation measures.			
	However, it suffers			
	from the same issues			
	discussed both above			



and below in this table: measures are not defined, are not written in binding language, and could not be independently and objectively audited to determine compliance. For example, measure B3 states: "Clearing of Koala habitat will be minimised by reducing the construction footprint where possible." This table has explored the problems with the word "minimised" and the phrase "where possible" elsewhere, and those comments apply equally here. Those issues consistently afflict all measures suggested in Table 10.



		The language of mitigation measures can be tweaked where possible to make the language more enforceable.		Setting a maximum number of acceptable fatalities for fauna is not possible given that fauna abundance/ distribution varies greatly between areas and has a major bearing on the number of fauna mortalities recorded on a project. The only meaningful objective in relation to fauna mortalities is to 'minimise' injuries/ mortalities.
		Mitigation measure B3 has been updated to specifically state that clearing of Koala habitat will be reduced by 25%.	Can you specify the new target area for koala habitat clearing?	New target area for Koala habitat has been included.
				Mitigation measures have been edited to use more enforceable language (where possible).
(c) the relevant terms of this approval will be complied with; and	Not Met.	We have checked the numbering for CoA in the current plan and this appears correct.	No response proposed, comment has been addressed.	No response required



	Table 1 shows the EPBC conditions of approval listed with incorrect numbering. The condition reference for EPBC conditions must be consistent with the numbering in the EPBC approval notice. Similarly, the numbering in the plan for the NSW Approval Conditions is incorrect, and must be amended.	It is noted the plan has been updated to incorporate comments received from BCS.				
(d) issues requiring management during construction (including coordination of concurrent activities of other projects as well as concurrent activities in this CSSI), as identified	Not Met. See comments below on the need for a full	Responses detailed below	-	-		



La la la		Ĭ.	1	1
through ongoing	rewrite of the plan's			
environmental	risk analysis.			
risk analysis, will				
be managed.				
C6 The CEMP	Further consultation	We disagree	Plan has been	Noted
Sub-plans must	needed.	that a	revised following	
be developed in		wholesale re-	BCS comments.	
consultation with		write of the	DAWE will need to	
relevant parties		plan is	see the revised plan	
identified in		necessary.	before confirming	
Condition 0.		The plan has	plan is fit for	
Details of all		been	purpose.	
information		reviewed		
requested by an		following		
agency to be		overlapping		
included in a		comments		
CEMP Sub-plan		received from		
as a result of		BCS. The plan		
consultation,		has also been		
including copies		reviewed by		
of all		the project		
correspondence		Environment		
from those		Representativ		
agencies, must		e who has		
be provided with		endorsed the		
the relevant		plan. Whilst		
CEMP Sub-plan.		some		
		comments		
		provided by		
		DAWE require		
		tweaks to		
		mitigation		
		measures		
		most		
		comments		
		relate to		
		editorial/		
	J			



	DAWE considers that the plan has major deficits that will likely require a wholesale rewrite of the plan to address. As such, DAWE requests that a revised BMP be submitted for further consultation once DAWE's comments have been addressed.	structural changes to the document which BCS have not identified.				
C9 The	Not Met.	Refer to	-	-		
Biodiversity		response at				
Management		EPBC				
Sub-plan must		Condition				
include		1(b).				



	1
(a) a weed	See comments at
management	EPBC Condition 1(b).
plan, including	
appropriate	
weed control to	
manage	
introduction	
and/or spread of	
weeds from	
construction	
areas to any	
retained	
Weeping Myall	
Woodlands TEC,	
and appropriate	
protocols to	
demonstrate	
compliance with	
the requirements	
of the <i>Biosecurity</i>	
Act 2015 and	
Biosecurity	
Regulation 2017;	



(b) procedures	Not Met.	The pre-	Appendix F is	Fauna handling procedure included as Appendix H.
for pre-clearing		clearing	Clearing	
surveys for		mitigation	Management	
threatened		measures are	Inspection	
species to be		standard for	Checklist.	
undertaken by a		large		
suitably qualified		infrastructure		
and experienced		projects and		
ecologist,		sufficiently		
including survey		detailed. A		
and relocation		fauna		
methodologies		handling		
and		procedure will		
management/off		be included to		
set measures;		provide		
		additional		
		detail on		
		ecologist		
		fauna		
		capture/		
		relocation		
		methods. It is		
		noted that		
		ecologists/		
		fauna spotter		
		catchers are		
		to be suitably		
		qualified and		
		experienced		
		to undertake		
		this work and		
		as such would		
		be bound by		
		industry best		
		practice.		



The plan does not detail or define the procedures for preclearing surveys. Survey and relocation methodologies are not provided. Please provide the relevant government authorities with a copy of the Clearing Management Procedure (T4MR -MPR-ENV-004). If there is a pre-clearing checklist or proforma, please include a copy as an appendix to the BMP. The procedure needs to be provided in sufficient detail to constitute an enforceable commitment. That will also require framing the commitments regarding pre-clearing surveys in enforceable language (e.g.: not using "should", "may", "where possible", or "where appropriate"). Those commitments also must include commitments regarding timeframes



	and survey extent/effort.	A Clearing Management Checklist has been included in the latest draft.		Further refining of mitigation measures related to pre-clearing surveys/ fauna spotter catcher requirements has been undertaken to accord further with SMART principles.
(c) measures to control cane toads, as relevant to the construction phase areas and scope in accordance with the Threat abatement plan for the biological effects, including lethal toxic ingestion, caused by cane toads (relevant to works adjacent to retained Brigalow (Acacia	Not Met.	A statement will be included by one of Australia's leading Cane Toad researchers to support the statement that the current distribution of Cane Toads does not occur anywhere near the site.	Suggest a trigger flow chart be developed similar to the unexpected threatened species trigger at Appendix G, to demonstrate the approach proposed.	Additional detail provided in Table 8 (B39) including advice from Cane Toad expert and actions to be undertaken in the event of a Cane Toad being recorded.



1		Ī	Ī	1
harpophylla	Tables 5 and 10 note			
dominant and co-	that cane toads are			
dominant) TEC	not yet thought to be			
and Weeping	present at the site,			
Myall Woodlands	and therefore propose			
TEC); and	only that any			
	observation of a Cane			
	Toad on the site be			
	reported to the			
	relevant regulatory			
	authority and advice			
	on management			
	actions is to be			
	provided by a Cane			
	Toad expert. That is			
	potentially a			
	reasonable starting			
	point, but it is not			
	sufficient, and cannot			
	be said to constitute			
	"measures to control			
	cane toads". DAWE			
	will also need to see			
	evidence supporting			
	that statement.			
	DAWE would require	Additional		Trigger action response plan updated to include a separate line item relating to
	the following	measures will		Cane Toad response. As such, the flow chart is not considered necessary.
	additional	be included in		
	information:	the plan in		
		relation to		
		Cane Toads		
		including:		



	_	
What is the	*Staff training	
evidence (a survey	awareness	
report or published	and reporting	
ecological survey from	requirements	
within the last two	to be included	
years will suffice) that	in induction.	
Cane Toads are not		
currently present on		
the site?		
Will staff be	*A number of	Given the fact that Cane Toads are highly unlikely to occur at the site no formal
trained to recognise	additional	monitoring is warranted.
Cane Toads and signs	mitigation	
of their presence?	measures that	
	would be	
	triggered if a	
	Cane Toad is	
	detected on	
	the site.	
Will there be a		
formal regular		
monitoring program		
actively seeking to		
determine whether		
Cane Toads are		
present, or does the		
approval holder		
propose to rely on		
passive, incidental		
observation?		



	If a formal,	Given the fact	
	regular monitoring	that Cane	
	program will take	Toads are	
	place, what will that	highly unlikely	
	program consist of?	to occur at	
	How regularly will it	the site no	
	occur? What methods	formal	
	will be used?	monitoring is	
		warranted.	
	What control		
	What control measures will be		
	implemented if Cane Toads are detected?		
	DAWE is not able to		
	accept proposals to		
	leave key details (such as the actual control		
	measures to be		
	implemented) to be		
	determined at a later		
	date.		
	Once that information		
	is provided, DAWE will		
	be able to advise		
	whether we consider		
	the proposed		
	measures fit for		
	purpose.		
General expectation	ons for producing quality	Management Dia	ns



Plans must
effectively
assess,
management,
and account for,
risks that may
cause those plans
not to achieve
their outcomes.
This must
include:

The plan presents a brief summary of a risk assessment from another plan at Table 5 (in Section 4.2). This is not sufficient, for several reasons.

It is noted that changes suggested to the risk assessment are largely editorial/ structural and will not affect mitigation measures and on-ground outcomes. The risk assessment used in the comments. plans is based on John Hollands compliant environmenta I system. In addition, ongoing risk assessment is built into the environmenta

I management systems to be used on the project.

It would be beneficial to add a table indicating how the risk ratings were derived. The **EPBC Act EMP** Policy states that EMPs should clearly present how conclusions about risk are reached. Please add the risks related to the yellow highlighted section in our

Risk assessment matrices have been included in the BMP and PWMP reflecting the overall risk assessment process used by Trans4m Rail outlined in full in the N2NS Risk Management Plan. The risk assessments in the BMP and PWMP has been revised to align with this risk assessment approach.



 Identifying 	Firstly, the plan states	
	final risk ratings, but	
available	does not explain how	
information and	those risk ratings were	
its utility;	derived. The risk	
	analysis needs to state	
	both the likelihood of	
	the risk eventuating	
	and the consequence	
	should that risk	
	eventuate. The	
	interaction of	
	likelihood and	
	consequence should	
	be assessed in	
	accordance with a	
	table such as below.	
 Identifying 		The risk
any matter on		assessment
which there is		process forms
significant lack of		part of the
information or		JHG SQE risk
significant		management
uncertainty;		system, also
		forming part
		of our EMS
		accredited
·	1	system.



• Implementin g strategies to manage uncertainty;

• Discussing all risks that may cause the plan not to achieve its outcomes, including force majeure risks; and

		l The	rick		1						
RISK	RISK MATRIX										
Qualitative measure of likelihood (how likely is it that this event/circumstance will occur after											
mana	management activities are implemented)										
Highl	y likely	Is expected to occur in most circumstances									
Likely	У	Will probably	Will probably occur during the life of the project								
Possi	ble	Might occur d	uring the life of	the project							
Unlik	ely	Could occur be	ut considered ur	likely or doubtful							
Rare		May occur in e	exceptional circu	imstances							
Quali	itative measur	e of consequen	ces (what will b	e the consequence	e/result if th	ne issue does					
occur	r)										
		I									
Mino	,		ration of environment	tal damage that ca	n he revers	ed					
TVIII IO				eving plan objectiv							
			ised corrective a		es, impleme	anding for cost,					
Mode	erate				tal damage	that could be					
		Isolated but substantial instances of environmental damage that could be reversed with intensive efforts									
		(e.g. short term delays to achieving plan objectives, implementing well-									
		characterised, high-cost/effort corrective actions)									
High		Substantial instances of environmental damage that could be reversed with									
		intensive efforts									
		(e.g. medium-long term delays to achieving objectives, implementing									
		uncertain, high-cost/effort corrective actions)									
Majo	r	Major loss of environmental amenity and real danger of continuing									
		(e.g. plan objectives are unlikely to be achieved, with significant legislative,									
		technical, ecological and/or administrative barriers to attainment that have									
		no evidenced mitigation strategies)									
Critic	al	Severe widespread loss of environmental amenity and irrecoverable									
		environmental damage									
		(e.g. plan objectives are unable to be achieved, with no evidenced mitigation									
		strategies)									
		Consequence									
		Minor	Moderate	High	Major	Critical					
	Highly	Medium	High	High	Severe	Severe					
	Likely										
-	Likely	Low	Medium	High	High	Severe					
elihood	Possible	Low	Medium	Medium	High	Severe					
eii	Unlikely	Low	Low	Medium	High	High					

Low

Low

Low

Rare

High

Medium



Clearly	Secondly, the partial	As the project
explaining how	risk assessment does	breakdowns
conclusions	not commit to any	into activities,
about risks have	mitigation measures.	further risk
been reached.	Instead, all mitigation	assessments
been reached.	measures are said to	are
	be merely	completed,
	"indicative". Such a	which are
	framing removes any	more
	enforceability, and means DAWE cannot	detailed, and task focused.
		task rocused.
	have confidence that	
	risks will be managed,	
	let alone managed	
	effectively.	
Please note: the	Those mitigations are	Given the
risk analysis is	then also not	short
about the risk	sufficiently specific.	timeframes
that the plan will	For example, one	involved with
not achieve its	proposed mitigation is	project
outcomes, <u>not</u>	"Clearing of Koala	commenceme
just the risk that	habitat will be	nt, the project
environmental	minimised by reducing	team would
impacts may	the construction	like to focus
occur.	footprint where	on mitigation
	possible." As	measures and
	discussed elsewhere	tangible
	in these comments,	outcomes of
	"minimised" is not a	the plan. As
	term capable of	such we
	enforcement because	question if a
	it is undefined. That	rewrite of the
	lack of enforceability	risk
	is then exacerbated by	assessment is
	the phrase "where	warranted?
	possible", which again	
	would appear to	



•	•		
absolve the approval			
holder of any			
obligation to			
undertake			
minimisations, even			
should minimisation			
be adequately			
defined.			
Thirdly, Table 5 does			
not address corrective			
actions should the			
identified risks			
eventuate. The risk			
analysis must state:			
the monitoring			
method that will			
detect when a risk has			
occurred or is likely to			
occur; the objectively			
and independently			
measurable trigger or			
threshold at which			
corrective actions will			
be taken in response			



to the risk occurring		
or becoming likely;		
and the corrective		
actions that will be		
taken in response to		
those triggers having		
been reached.		
Corrective actions are		
distinct from general		
mitigations.		
Mitigations are pre-		
emptive measures		
that are taken to		
reduce the likelihood		
of a risk eventuating,		
and to reduce the		
severity of a risk		
should it occur.		
Mitigations will be		
implemented at all		
relevant times – they		
will not be triggered		
by particular events.		
By contrast, corrective		
actions are additional		
measures that will be		
enacted should they		
become necessary		
due to particular		
events or		
circumstances		
emerging.		



	•			
There are also no	In relation to			
timeframes for the	comments			
implementation of	over page, the			
any measures listed in	term			
the incomplete risk	indicative will			
assessment.	be removed			
	and the			
	mitigation			
	measures will			
	be aligned			
	with those in			
	Section 6			
	(Table 8) of			
	the BMP and			
	Table 4 of the			
	PWMP.			
Finally, the risk				
assessment appears				
to be assessing the				
wrong risks. The risk				
assessment appears				
to be assessing the				
sources of potential				
impacts to the				
environment, rather				
than the risk that the				
plan will not achieve				
its objectives. Each				
risk must be assessed				
in terms of how it will				
affect the approval				
holder's ability to				
achieve the plan's				
objectives (which				
must in turn be				
defined and				



_	_			
	measurable, so that			
	successful			
	achievement can be			
	objectively verified).			
	Mitigations must			
	speak to how the			
	impacts on the			
	approval holder's ab			
	ility to achieve the			
	plan's objectives will			
	be managed.			
	be illallageu.	As mentioned		
		earlier where		
		possible		
		mitigation		
		measures will		
		be revised to		
		use more		
		enforceable		
		language.		
1				



Plans must demonstrate that all proposed measures are efficient, effective, timely, transparent, scientifically- robust, and reasonable. References to unpublished data are not acceptable. The Department is	Again, a severe lack of detail and definition means the plan cannot demonstrate that its measures are adequate. For example, one of the proposed control measures (see Section 4.5) is a series of "Hold Points". However, the plan does not state what a Hold Point means in this context, nor what the consequences of a Hold Point will be at such time as it is reached. As such, it is impossible to assess whether the Hold Points are likely to be efficient, effective, timely, transparent, scientifically-robust, or reasonable.	Additional explanation of the hold-point process is provided in the CEMP. This will not be brought over into the BMP to avoid repetition.	Please ensure any cross referencing to the CEMP and other procedures are clear, complete and specify the document version and date – this should include a reference to where the definition of 'hold point' is described.	Cross referencing to the relevant section of the CEMP included within 'Section 5.3 Hold Points' of the BMP. A number of additional CEMP references updated in BMP.	
---	--	---	--	--	--

program.

Section 4.8 and Table 9 provides somewhat more detail on measures associated with the monitoring

Unfortunately, this serves to highlight the lack of detail in the plan. For example, under "Pre-



Support from published scientific and environmental literature is required.

construction", the plan states that, if certain things are identified on site (weeds, pathogens, pest fauna), then monitoring will follow, and that monitoring will inform further control measures. The plan does not state what the monitoring program will be that might detect the relevant triggers (method, frequency, and percentage of site

covered are all not provided). The plan then also does not state the monitoring program that will follow from the trigger having been detected (again, method, frequency,

The maps do not identify which threatened species are present.

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and percentage of site	
covered need to be	
stated). Finally, there	
is no explanation of	
how the monitoring	
results will inform	
further control	
measures. There is no	
list of control	
measures given that	
monitoring will help	
select from. There is	
no discussion of the	
situations in which	
any particular control	
measures would be	
appropriate. There is	
also no commitment	
actually to implement	
any control measures,	
nor is any timeframe	
for implementation	
provided.	



DAWE cannot currently have confidence the control measu would in fact implemented point.	construction. at any Additionally, ures surface water be monitoring	Please provide a checklist of what the Weekly Environmental Management Inspection Checklist would contain as a minimum, acknowledging it would be added to over time.	Maps have been updated to show threatened species names.	
--	---	---	--	--



The plan also	
frequently refers to	
secondary documents	
that have not been	
provided, instead of	
making commitments	
to specific actions. For	
example, the	
Unexpected Finds	
Procedure (Section	
4.11) states that any	
previously	
unidentified	
threatened species	
will trigger a	
notification process	
contained in the	
Incident and Event	
Management	
Procedure. "Incidents,	
Emergencies and Non-	
Conformity" is Section	
4.15 of the plan .The	
section says only that	
incidents will be	
managed under	
Trans4m's Incident	
and Event	
Management	
procedure and ARTC's	
Project Environmental	
Incident and	
Reporting Procedure,	
both of which are	
wholly separate	
documents from the	
plan under review.	



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That is not acceptable. Any procedure or process that will govern actions taken under the plan needs to be explained in the plan itself. Otherwise, DAWE cannot know what the relevant processes are, nor be confident that those processes are appropriate. A Trigger Response Plan (Appendix E) has been The maps in Appendix provided in C show dots response to representing BCS 'threatened species' A copy of the Weekly Environmental Management Checklist is included comments separately for information. This has not been included in the BMP as it is still but do not say which which being finalised. species they provides detail on represent. Please label or define what additional these species are. management responses and when they would be triggered.



1	,
	Unexpected
	finds
	procedure has
	been included
	in latest
	revision. The
	Incident and
	Reporting
	Procedure is
	included in
	the CEMP and
	will not be
	included in
	the BMP to
	avoid
	duplication.
	The legend
	will be
	updated to
	incorporate
	species
	names.



Plans must have transparent governance arrangements, including being able to be readily measured, monitored, audited, and enforced. This means:

Throughout the plan, the language is non-binding, relying on undefined terms (such as "minimised") that are subject to such varied interpretation that measurement, enforcement, or auditing would be impossible.

The plan has no

definitions of success

measured or audited.

or failure that could

be independently

Section 6
(Table 8) will
be updated to
include the
maximum
permitted
impact on
each
community as
well as TECs
and
threatened
species
habitat.

The relevant mitigation measure in

Based on conversation at teleconference 10 Feb 2021, credits are proposed to be written in Credit Retirement Report within 6 months post clearance. The consultant writing the BMP said this was ARTC's commitment -ARTC said there was no specific requirement to use **Biodiversity Offset** Scheme. Have requested information from ARTC on proposed offset strategy.

Mitigation measures of the BMP have been updated to include the maximum permitted impact on each vegetation community, TEC and Koala habitat. Maximum permitted clearing areas for threatened species habitat are not provided as these are captured by maximum permitted plant community areas and are not separated out in CoA.

The person taking the action must have full, enforceable responsibility for both the implementation and the success of the measures proposed;

Revision No: G



At Section 4.1, the plan notes that 932 ha of native plant communities will be impacted, but does not commit to impacting no more than 932 ha. Committing to a maximum permitted impact is essential. While the plan identifies the vegetation types to be Biodiversity impacted that are credits will be listed TECs under the offset by All commitments BC Act, it does not ARTC and must be specific identify which EPBC therefore As discussed matters relating to biodiversity credits would be managed by ARTC and auditable Act-listed TECs will be and therefore are not part of the remit of the BMP. cannot be with measurable impacted. The plan included as a outcomes and also does not state commitment clear timeframes; the maximum in Trans4m permitted impact on Rails CEMP. each TEC. Identifying the maximum permitted impact on each TEC is essential as it may radically alter the offsetting obligations that apply. Similarly, the plan does not state the maximum permitted impact on habitat for listed threatened fauna and flora species. Once the



maximum permitted impacts are stated, the plan will also need to state the number of credits required to offset those impacts for each protected matter, and commit to retiring the required credits, and commit to doing so in compliance with the amended like-for-like rules that apply for projects subject to EPBC Act approvals. That said, Section 3.3 provides an extensive list of source documents for relevant standards All commitments and regulations, with must be written sufficient detail for clearly and those documents to be located by regulators and/or members of the public efficiently and easily.



unambiguously,			
using the terms			
"will" and "must"			
rather than			
"should" or			
"may", and			
without phrases			
like "if possible",			
"if appropriate",			
"may consider"			
or similar			
caveats; and			
•			
Any and all			
technical terms			
or acronyms			
must be clearly			
and fully defined			
and explained,			
and any source			
documents for			
external			
standards must			
be identified and,			
at a minimum,			
hyperlinks to			
those source			
documents must			
be provided.			



The plan must include the following declaration: "Declaration of accuracy	No such declaration has been included.	Declaration of accuracy will be included.	No response proposed, comment addressed – to check in next revision of	Declaration of accuracy included
--	--	---	--	----------------------------------



	•	
I declare that to	BMP/CEMP	
the best of my	received.	
knowledge, all		
the information		
contained in, or		
accompanying,		
this document is		
complete,		
current and		
correct. In		
making this		
declaration, I am		
aware that		
section 491 of		
the <i>Environment</i>		
Protection and		
Biodiversity Act		
1999 (Cth) (EPBC		
Act) makes it an		
offence in certain		
circumstances to		
knowingly		
provide false or		
misleading		
information or		
documents to		
specified persons		
who are known		
to be performing		
a duty or carrying		
out a function		
under the EPBC		
Act or the		
Environment		
Protection and		
Biodiversity		
-		
Conservation		



Regulations 2000	l I			
(Cth). The				
offence is				
punishable on				
conviction by				
imprisonment or				
a fine, or both. I				
am authorised to				
bind the approval				
holder to this				
declaration, and I				
have no				
knowledge of				
that				
authorisation				
being revoked at				
the time of				
making this				
Illakilig tilis				
declaration."				
must then be				
signed by an				
The declaration				



authorised person.							
DAWE - Additio	DAWE - Additional Comments (12/03/2021) – Amended in Rev F						
1	If cause of listed fauna fatality is from road strike within CIZ, a review of avoidance measures should be undertaken and adaptively managed to prevent further deaths.	Yes	37	Mitigation measure B39 added to address this.			
2	If cause of listed fauna fatality on a public road, a review should be undertaken to ensure project activities are not forcing fauna onto the road, and then avoidance and mitigation measures reviewed and adaptively managed.	Yes	38	Mitigation measure B40 added to address this.			
3	Add to Appendix E TARP for fauna species that any injured fauna, not just threatened	Yes	135	App E updated to address comments.			



	species would be			
	taken to a vet.			
	Update actions			
	taken to include the			
	timelines for			
	notifying			
	DAWE/NSW			
	authorities of death			
	of a threatened			
	species (I believe it			
	was 24 hours –			
	please put			
	reference to this			
	procedure in BMP).			
	Include in action			
	taken, to review			
	work practices to			
	minimise any			
	further injury or			
	death ie create			
	adaptive			
	management loop.			
4	Appendix H Fauna	Yes	140	Appendix H amended as per comments.
	Handling Procedure,			
	Procedure 5a "If			
	time permits call			
	ecologist or fauna			
	rescue for advice".			
	This conflicts with			
	procedure 2			
	"Contact project			
	ecologist to obtain			
	positive			
	identification of the			

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subject species".			
Recommend			
remove procedu	re		
5a, and add to			
procedure 2 'obt	ain		
advice for action	to		
be taken from			
project ecologist	,		



Appendix C Biodiversity Risk Assessment

The N2NS Risk Management Plan includes full details on the risk assessment process utilised by Trans4m Rail. A risk assessment has been completed utilising the risk matrix included within Appendix A of the N2NS Risk Management Plan (refer below) to assess the risks of the project not achieving full compliance with legislative requirements (i.e. EPBC Act, CoA's, SPIR, RMMs and Project EIS) in relation to biodiversity. This risk assessment is included below.

Likelihood Rating

Risk / Opportunity Rating Table

					CC	NSEQUE	NCE		
PROBABILITY OR CHANCE	QUALITATIVE ASSESSMENT	RECURRENCE TIMEFRAME		RATING	1	2	3	4	5
≥ 90%	Almost certain to occur during the project / contract life	Less than "Monthly"		ALMOST CERTAIN	D	U	В	A	A
51% to 89%	Considered likely to occur during the project / contract life	"Monthly" to "Yearly"	Q	LIKELY	D	D	С	В	A
30% to 50%	Considered a possible occurrence during the project / contract life	Between 2 and 5 years	LIKELIHOO	POSSIBLE	E	D	С	С	В
5% to 29%	Considered unlikely to occur during the project / contract life	Between 5 and 20 years	Ē	UNLIKELY	E	E	D	С	В
< 5%	Considered a rare occurrence to happen during the project / contract life	Greater than every 20 years		RARE / REMOTE	E	E	D	D	С

Opportunity Consequence Rating

	CONSEQUENCE - RISK									
RATING	1	2	3	4	5					
Workplace Health and Safety	* First aid injury, and/or * Minor safe working issues	* Medical treatment, and/or * Moderate safe working breach likely to impact on operations	* Serious medical / hospital treatment resulting in need alternate working or resulting in lost time injury, and/or * Significant safe working breach with actual impact on operations	* Serious or permanent Injury, and/or * Significant safe working beach with immediate impact on operations on one or more worksites	* 1 or more fatalities, and/or * Major breach of safe working with immediate and extensive impact on one or more worksites					
Budget (\$AUD)	< \$8,307,028 (<1%) under project budget	\$6,307,026 to \$31,535,130 (1% to 3%) under project budget	\$31,535,130 to \$31,535,130 (3% to 5%) under project budget	\$31,535,130 to \$83,070,281 (5% to 10%) under project budget	>\$63,070,261 (>10%) under project budget					
Time Schedule (Target Program)	< 10 days (<1% of program) under the critical path program	10 to 21 days (1% to 2% of program) under the critical path program	21 to 32 days (2% to 3% of program) under the critical path program	32 to 54 days (3% to 5% of program) under the critical path program	>54 days (>5% program) under the critical path program					
Environment & Natural Resources	*Low severity environmental impact(s) or impact on natural resources availability that are promptly reversible and affected area is within the site boundary	* Nuisance or low severity environmental impact(s) or impact on natural resources availability that are promptly reversible and affected area is outside the site boundary	*Moderate severity environmental impact(s) or impact on natural resources availability where the affected area is within the site boundary	Moderate severity environmental impact(s) or impact on natural resources availability where the affected area is outside the site boundary	High severity environmental impact(s) or impact on natural resources availability at local scale significance					



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
Pre-construction	Clearing outside approved CIZ and clearing areas exceeding approval requirements.	B	 Impacts to plant community types will not exceed those identified in the CoA (Table E1) and any future approved Consistency Assessments. If Construction is required outside of those areas previously assessed as part of the biodiversity assessment for the EIS and SPIR, additional field survey and analysis through a Consistency Assessment is required. Clearing of Koala habitat will be minimised by reducing the construction footprint where possible. The CEMP and construction plans will clearly document the location and full extent of clearing required. Prior to construction, demarcation of the clearing boundary (CIZ) is to be undertaken. The extent of any areas of clearing are to be defined with roped flagging or similar. Sensitive Area Plans are to be prepared which clearly show all areas of sensitive biodiversity associated with the site. Plans are to be included on Environmental Control Maps (ECM). Sensitive biodiversity areas (threatened species habitat/ TECs) occurring in proximity to the clearing boundary would be fenced with appropriate signage to prevent inadvertent access/ impacts. A clearing tracking register will be established and maintained throughout the project to accurately track 'as-built' vegetation clearing 	D	Approved CIZ Clearing tracking register Approved design Minister's Conditions of Approval Environmental Control Map Clearing Management Procedure T4MR -MPR-ENV-004



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			impacts for the project to demonstrate compliance with relevant CoAs.		
Clearing Pre-clearing surveys	Fauna mortality	B	 Pre-clearance surveys will be undertaken by suitably qualified and experienced ecologists within areas of woody native vegetation that are to be cleared and would involve: Identification and demarcation of habitat trees which are defined as trees containing hollows, cracks or fissures and spouts, active nests, dreys or other signs of recent fauna usage. Identification of other fauna habitat features including fallen timber/hollow logs and burrows. Identification of habitat features that are suitable for translocation or salvage. Identification and demarcation of any threatened flora to be retained occurring in proximity to the CIZ. Pre-clearing surveys would also be undertaken of any culverts/ bridges/ built structures that are to be removed to identify roosting habitat for microbats (refer to microbat mitigation measures). 	C	Clearing Management Procedure T4MR -MPR- ENV-004 EWMS-Clearing and Grubbing NSW Legislation, Guidelines and Policies – Flora and Fauna Management Sub-plans Guideline
Clearing Unexpected Threatened Species Finds		С	 During pre-clearing surveys, it is possible that previously unidentified threatened species (not considered within the EIS) may be identified. Unexpected finds will be documented by the ecologist with no works to be undertaken within such areas until further assessment is undertaken including: ✓ Assessment by ecologist 	E	Clearing Management Procedure T4MR -MPR- ENV-004 Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			Referral of finding to ARTC and regulatory authorities. Approval to proceed works is received from ARTC. NOTE: Unexpected finds of threatened flora, threatened fauna or EEC will be managed in accordance with Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure.		NSW Legislation, Guidelines and Policies – Flora and Fauna Management Sub-plans Guideline
Clearing Clearing supervision (Fauna spotter/ catcher)	Fauna mortality	В	 Identify appropriate local vet or rescue organisation/wildlife carers/facilities. Contact details for this person/company must be available in the relevant ECM. A suitably qualified fauna spotter catcher is to be present during the following clearing activities: Clearing of any mature trees (>3 metres) in height. Removal of habitat trees, stags and nests. The fauna spotter catcher would undertake searches during clearing for any fauna and undertake relocation where possible. Uninjured animals would be released on the day of capture into nearby suitable secure habitat and would not be held for extended periods of time. Injured animals would be taken to the nearest veterinary clinic or wildlife carer as soon as possible for assessment and treatment. As part of clearing supervision, a preclearance survey is to be undertaken immediately prior to the commencement of any vegetation clearing to identify and 	C	Clearing Management Procedure T4MR -MPR-ENV-004 Appendix D - Unexpected Threatened Species / Endangered Ecological Community Finds Procedure NSW Legislation, Guidelines and Policies – Flora and Fauna Management Sub-plans Guideline



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			relocate if possible, any fauna within clearing areas. Where a Koala is located within a clearing area, clearing activities would stop and a 50m buffer would be established around the animal with no clearing within this area to resume until the fauna spotter/ catcher confirms the animal has left the area of its own volition. The Project Team will ensure the koala has a means of egress to more away from construction so the animal is not isolated with no route to escape. Unexpected finds of threatened flora and fauna or EEC would be managed in accordance with Appendix D - Unexpected Threatened Species / Endangered Ecological Community Finds Procedure.		
Clearing Felling of habitat trees	Fauna mortality	В	 ▶ Habitat trees would be subject to a two-stage clearing process involving: ✓ Initial clearing of non-habitat trees around habitat trees within the immediate vicinity of habitat tree. ✓ Allowing habitat trees to stand for at least 48 hours after initial clearing to allow fauna the opportunity to self-relocate. ✓ Felling of habitat trees would be supervised by the attending fauna spotter catcher. ✓ The use of a harvester head would be used to carefully lower habitat trees to the ground where possible. ✓ All habitat trees are to be lowered gently to the ground where possible. Additional steps such as bumping the habitat tree three times over a 5 minute period would be undertaken to encourage fauna to vacate 	С	Clearing Management Procedure T4MR -MPR- ENV-004 EWMS Clearing and Grubbing Clearing Permit T4MR - FRM-ENV-001-02 Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure NSW Legislation, Guidelines and Policies – Flora and Fauna Management Sub-plans Guideline



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			prior to felling where the potential to lower the tree gently is low. The fauna spotter catcher would search all habitat trees immediately after felling to identify and capture any fauna present. Uninjured animals would be released on the day of capture into nearby suitable secure habitat and would not be held for extended periods of time. Injured animals would be taken to the nearest veterinary clinic or wildlife carer as soon as possible for assessment and treatment. Hollow branches would be salvaged for reuse as hollow logs in adjacent retained vegetation within the CIZ, where appropriate. Unexpected finds of threatened flora, threatened fauna or EEC will be managed in accordance with Appendix D - Unexpected Threatened Species / Endangered Ecological Community Find Procedure.		
Clearing Re-use of timber		Е	The community, Landcare groups and government agencies will be consulted to determine if retained timber and root balls can be reused in habitat and rehabilitation work.	E	Minister's Conditions of Approval
Clearing Documentation	Not demonstrating project compliance	D	 Any death of a State or Commonwealth listed threatened fauna species would be reported to ARTC and the applicable government department. A fauna register will be maintained during clearing by the ecologist/ fauna spotter catcher of: ✓ All habitat trees recorded/ cleared. 	Е	Incident & Event Management Procedure T4MR -MPR-SQU-010 Clearing Permit T4MR - FRM-ENV-001-02 Appendix D - Unexpected Threatened Species / Endangered Ecological



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWING MITIGATION	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			 All details of fauna captures/ relocation. All fauna mortalities. Any fauna taken into care and outcomes. A post-clearing report would be completed at the completion of clearing activities documenting all data collected in the relevant work area. 		Community Find Procedure
General construction	Poor understanding of project biodiversity obligations	A	Employee education and training including inductions for staff, contractors and visitors to the site would include the biodiversity issues present at the site to ensure all personnel understand responsibilities in relation to the protection and/or minimisation of impacts to native biodiversity.	В	Project induction Site induction procedure T4MR-MPR-SQE-001
Works in proximity to CIZ boundary	Damage to trees adjacent to the CIZ	В	 Trees that occur within the CIZ boundary that will be retained will be protected in accordance with AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)). Indirect impacts to any vegetation beyond the CIZ boundary will be managed in general accordance with AS 4970-2009 Protection of trees on development sites (incorporating Amendment No. 1 (March 2010)). NOTE: No clearing of vegetation or disturbance to groundcover is permitted beyond the CIZ. Should clearing occur beyond the CIZ this will be considered an environmental incident and managed in accordance with Trans4m Incident and Event Management procedure (T4MR-MPR-SQE-010), ARTC's Project Environmental Incident and Reporting Procedure (5-9020-0000-EEC-PR0001) 	C	Approved CIZ AS 4970-2009 Clearing Permit T4MR - FRM-ENV-001-02



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES		DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			and notification will occur in accordance with project approvals or licences. Incidents, emergencies, response plans and nonconformities are discussed in detail in Section 9 of the CEMP.		
Demolition of bridges/ culverts (microbat habitat)	Microbat mortality	В	 ▶ Pre-clearing surveys would be undertaken of any culverts/ bridges that are to be removed to identify roosting habitat for microbats. ▶ For any structures identified as potential microbat habitat an additional pre-clearance survey would be undertaken by a suitably qualified ecologist on the day prior to the disturbance of these structures to determine if microbats are present. ▶ If small numbers (<10) of non-breeding bats are present an ecologist would either: ✓ Install exclusion after the bats have vacated the site at night. ✓ Capture and relocate the bats that evening. ▶ Where larger numbers or breeding microbats are identified a specific plan would be developed and implemented by an ecologist with microbat experience in consultation with ARTC and DPIE (BCS). ▶ Only suitably qualified ecologists with up to date bat Lyssavirus vaccinations are to handle microbats. 	C	Clearing Permit T4MR - FRM-ENV-001-02
Works near / in creeks, piling pads and temporary crossings	Impacts to waterway Impacts (complete or partial blockages) to fish passage.	В	 Works within the riparian zone would maximise, where practicable, the preservation of any existing vegetation and minimise disturbance. 	Е	Waterway Crossing EWMS Why do fish need to cross the road? Fish passage requirements for



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWING MITIGATION	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
	Indirect and direct impacts to key fish habitat i.e. instream structures, sediment laden runoff, noise and vibration, etc.		 Any instream large woody debris in the development footprint would be relocated upstream or downstream. Designs for works within or near watercourses would provide for the retention of natural functions and maintenance of fish passage in accordance with Why do fish need to cross the road? Fish passage requirements for waterway crossings (Fairfull and Witheridge, 2003). Works within watercourses will not commence during periods of rain or high flow events. 		waterway crossings (Fairfull and Witheridge, 2003). Clearing Permit T4MR - FRM-ENV-001-02
	Aquatic fauna mortality	В	 Any pools in watercourses that would be impacted by construction would be dewatered according to a dewatering procedure to be prepared. The dewatering procedure is to include methods for collection and relocation of native aquatic fauna (defishing) in offsite habitat and euthanasia of exotic species. 	С	Water Discharge permit T4MR -FRM-ENV-001-01
Trenches/ deep excavation	Fauna mortality	С	 Where possible trenches/ deep excavation are not to be left open overnight. Where possible for trenches/ excavation left open overnight, a fauna escape ramp/ ladder (plastic garden mesh/ timber plank) is to be provided. Trenches/ excavations left overnight are to be inspected prior to works commencing for fauna with any fauna present to only be captured/ relocated by a suitably qualified fauna spotter/ catcher. 	D	Clearing Permit T4MR - FRM-ENV-001-02 Flora & Fauna ECM- T4MR -FRM-ENV-001-06



CONSTRUCTION ACTIVITY/ ASPECT	POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES	RISK LEVEL FOLLOWING MITIGATION	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
Management of cane toads	Lethal toxic ingestion, caused by cane toads to local fauna.	C	in the greater New England region - including in the area between Moree and Narrabri. The current known distribution of toads in New South Wales is essentially east of the Great Diving Range - a considerable distance from the area. In addition, current models predict that the climate in the region is unlikely to be suitable for toads becoming established (Kearney et al. 2008; Kolbe et al. 2010). There have been few historical records of individuals that have been translocated (accidentally) to the region, though never in numbers or to specific areas that have threatened them becoming established (see ALA 2021). If cane toads are detected in the area, expert advice should be sought immediately in initiating control and eradication measures. These will include manual removal of adults and if necessary, eggs, tadpoles and metamorph (juvenile) toads. Such measures have been demonstrated to be effective for local eradication of small established populations (Greenlees et al. 2018).	E	Pest and Weed Management Appendix
Weed, pest and pathogen management	Proliferation and spread of weeds, pest species and pathogens.	В	 A separate Pest and Weed Management (PWMP) Sub-plan has been prepared for the project. All measures within this plan would be implemented. 	Е	Pest and Weed Management Appendix
Earthworks	Reduced water quality as a result of released sediments.	В	 All erosion sediment control measures detailed within the Progressive Erosion Sediment Control Plan (ESCP) would be implemented. 	Е	Erosion and Sediment control procedure T4MR-MPR-ENV-005

2600-0018 N2NS-SP1 **CONSTRUCTION BIODIVERSITY MANAGEMENT SUB-PLAN**



CONSTRUCTION ACTIVITY/ ASPECT	ON POTENTIAL IMPACT	RISK LEVEL PRIOR TO MITIGATION	INDICATIVE MITIGATION MEASURES	FOLLOWING	DOCUMENTS / PROCEDURES / TRAINING REQUIRED
			 Rehabilitation of disturbed areas would be undertaken progressively and in accordance with the rehabilitation strategy. 		Progressive Erosion Sediment Control Plan

2600-0018 N2NS-SP1 CONSTRUCTION BIODIVERSITY MANAGEMENT SUB-PLAN



Appendix D Vegetation Communities and Koala Habitat Mapping

Issue Date:26/03/2021



Development	Site
550m Buffer	Area

IBRA Regions and Subregion Areas

Local Government Area

Native Vegetation Area

Mitchell Landscape Area

Meandering Transects - September 2014 Meandering Transects - October 2014 Meandering Transects - January 2016 Meandering Transects - May 2016

Plot/Transect Rapid Assessment Found Survey Location 1st Order 2nd Order 3rd Order 4th Order 5th Order

6th Order

Stream Order:

Threatened Species:

- Eastern Bentwing-Bat (ecosystem and species credit)
- Grey-crowned Bobbler (ecosystem credit)
- Grey-headed Flying-fox (ecosystem and species credit)
- Koola (species credit)
- Little Pied Bat (ecosystem credit)
- Varied Sittella (ecosystem credit)
- Yellow-bellied Sheath-tail But (ecosystem credit)
- Little Eagle (ecosystem credit)
- Magpie Goose (ecosystem credit)
- Pale-headed Snake (species credit)
- M Turquoise Parrot (ecosystem credit)

- Black-striped Wallaby (species credit)
- Brown Treecreeper (ecosystem credit)
- Five-clawed Worm-Skink (species credit)
- Glossy Black-cockatoo (ecosystem credit)
- Square-tailed Kit (ecosystem credit)
- Desmodium compylocaulon (species credit)
- Digitaria parrecta (species credit)
- Homopholis belsonii (species credit)
- Dichanthium setosum (species credit)
- Swainsona murrayana (species credit)

Vegetation:

- Cleared/Non-native Vegetation
- Zone 1 PCT-27 BYT-BR233, NA219-Weeping MycII open woodland of the Darling Riverine Plains Bioregion and Brigalow Belt South Bioregion-Moderate - Good
- Zone 2 PCT-35 BVT-BR120, NA117-Brigalow Belah open forest / woodland on alluvial often gilgaied clay from Pilliga Scrub to Goondiwindi, Brigalow Belt South Bioregion-Moderate - Good
- Zone 3 PCT-39 BVT-BR130, NA129-Coolabah River Coobah Lignum woodland wetland of frequently flooded floodplains mainly in the Darling Riverine Plains Bioregion-Moderate - Good
- 🛮 Zone 4 PCT-52 BYT-BR191, NA187-Queensland Bluegrass +/- Mitchell Grass grassland on cracking clay Hoodplains and alluvial plains mainly the northern-eastern Darling Riverine Plains Bioregion-Native Grassland
- Zone 5 PCT-56 BVT-BR186, NA182-Poplar Box Belah woodland on clay-loam soils on alluvial plains of north-central NSW-Moderate - Good
- Zone 6 PCT-56 BVT-BR186, NA182-Poplar Box Belah waadland on clay-loam sails on alluvial plains af north-central NSW-Derived Native Grasslands
- Zone 7 PCT-71 BVT-BR127,NA126-Carbeen White Cypress Pine River Red Gum bloodwood tall woodland on sandy loom alluvial and aeolian soils in the northern Brigalow Belt South Bioregion and Darling Riverine Plains Bioregion-Moderate - Good
- Zone 8 PCT-78 BVT-BR196, NA193-River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregian and Brigalow Belt South Bioregian-Moderate - Good
- Zone 9 PCT-135 BVT-BR284, NA271-Coobah Western Rosewood low open tall shrubland or woodland mainly on autwosh areas in the Brigalow Bell South Bioregion-Moderate - Good
- Zone 10 PCT-413 BVT-BR346, NA348-Silver-leaved Ironbark White Cypress Pine box dry shrub grass woodland of the Pilliga Scrub - Warialda region, Brigalow Belt South Bioregion-Moderate - Good

APPENDIX A

Appendix A Figures A1 - A56 Legend





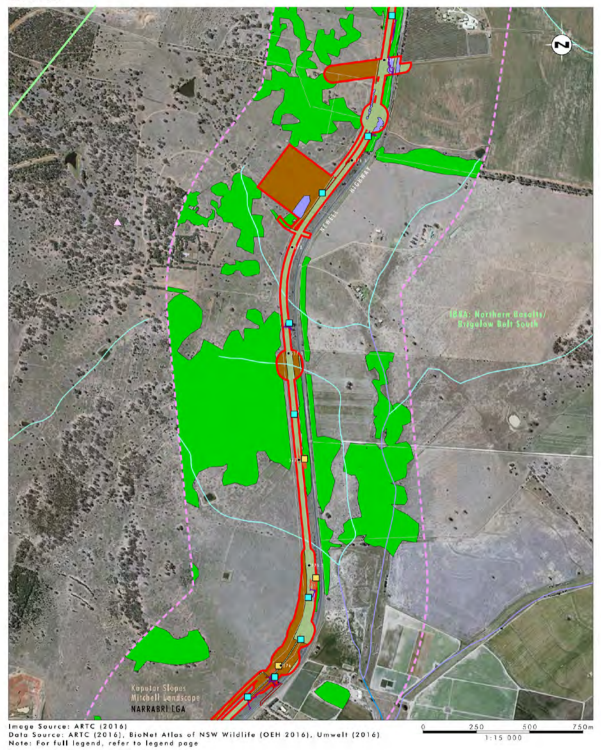
Development Site

IBRA Regions and Subregion Areas

Mitchell Landscape Area
Roil Line Chainage

FIGURE AT

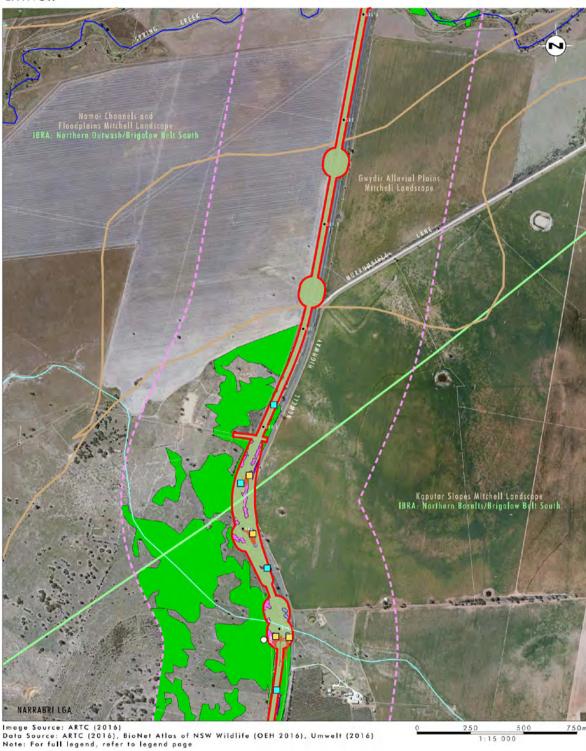




Development Site
550m Buffer Area
IBRA Regions and Subregion Areas
Rail Line Chainage

FIGURE A2





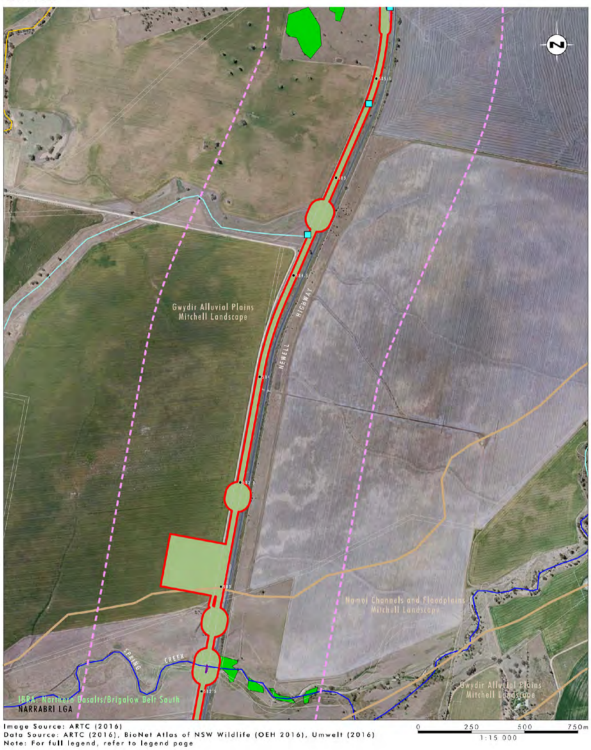
Development Site

IBRA Regions and Subregion Areas

Mitchell Landscape Area
Roil Line Chainage

FIGURE A3

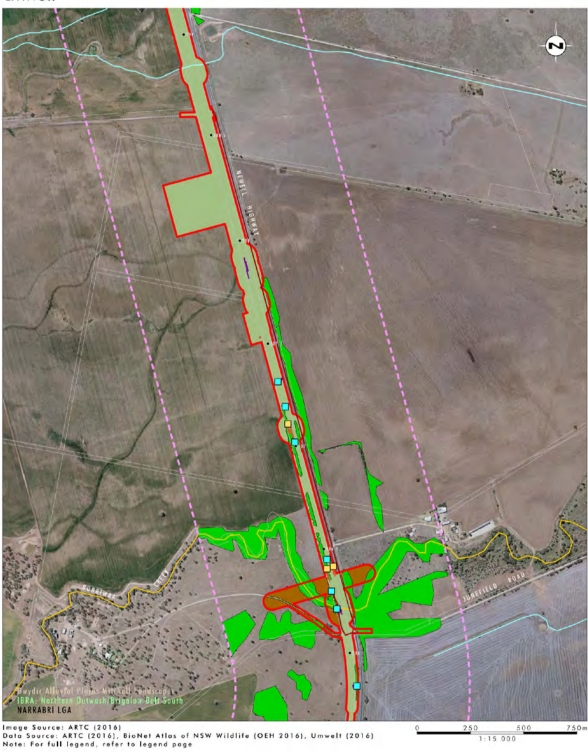




Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A4

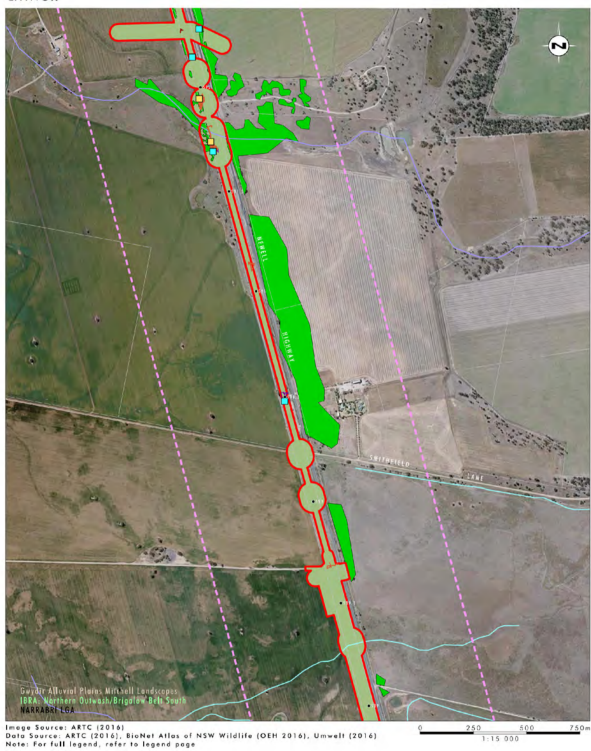




Legend
Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A5

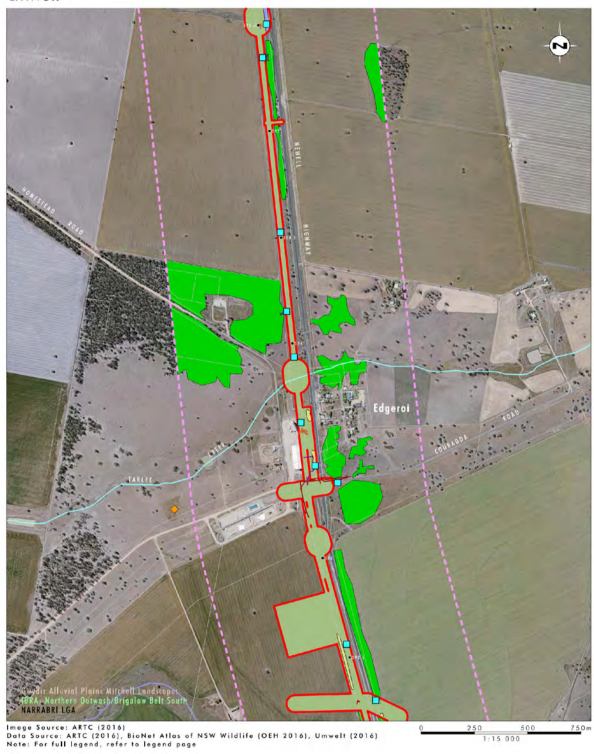




Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A6





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A7





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A8





Development Site
550m Buffer Area
Mitchell Landscape Area
Rail Line Chainage

FIGURE A9





Development Site
550m Buffer Area
Mitchell Landscope Area
Rail Line Chainage

FIGURE A10



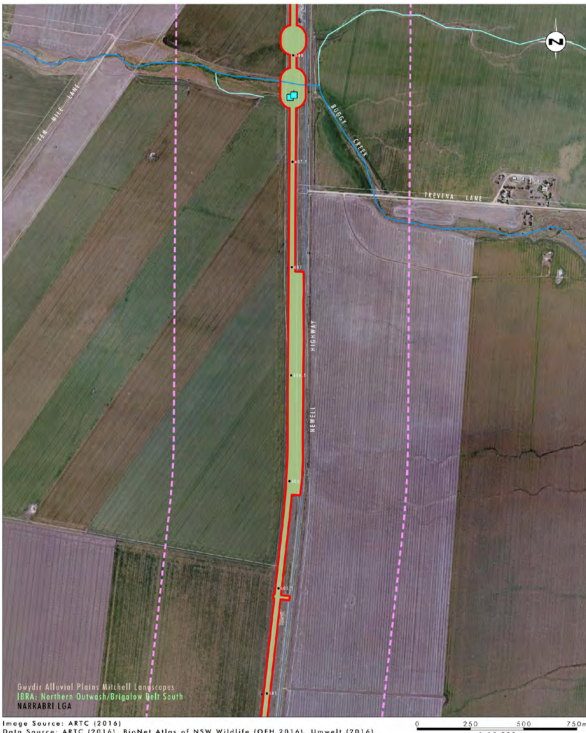


Image Source: ARTC (2016) Data Source: ARTC (2016), BioNet Atlas of NSW Wildlife (OEH 2016), Umwelt (2016) Note: For full legend, refer to legend page

Legend

Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A11

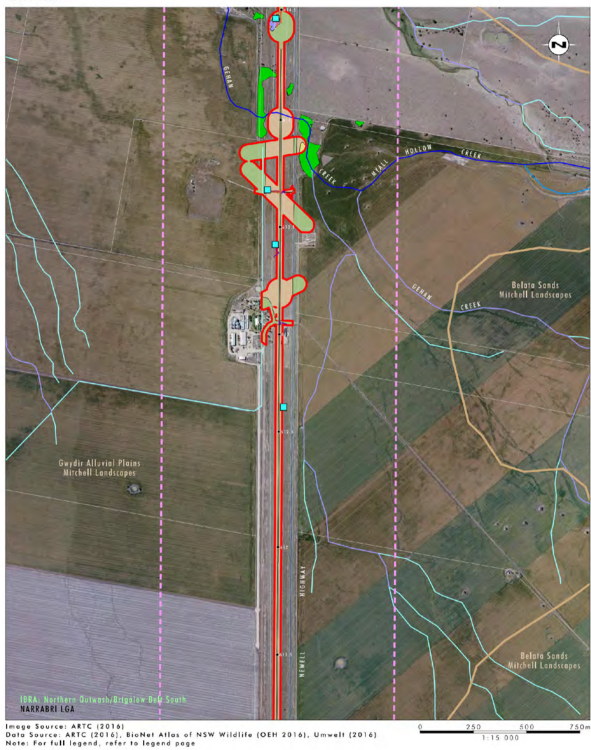




Development Site
550m Buffer Area
Mitchell Landscape Area
Rail Line Chainage

FIGURE A12

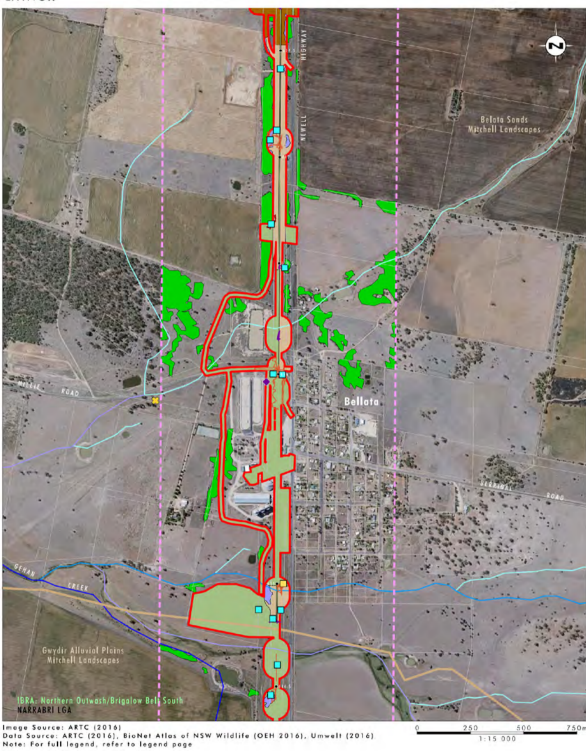




Development Site
550m Buffer Area
Mitchell Landscape Area
Rail Line Chainage

FIGURE A13

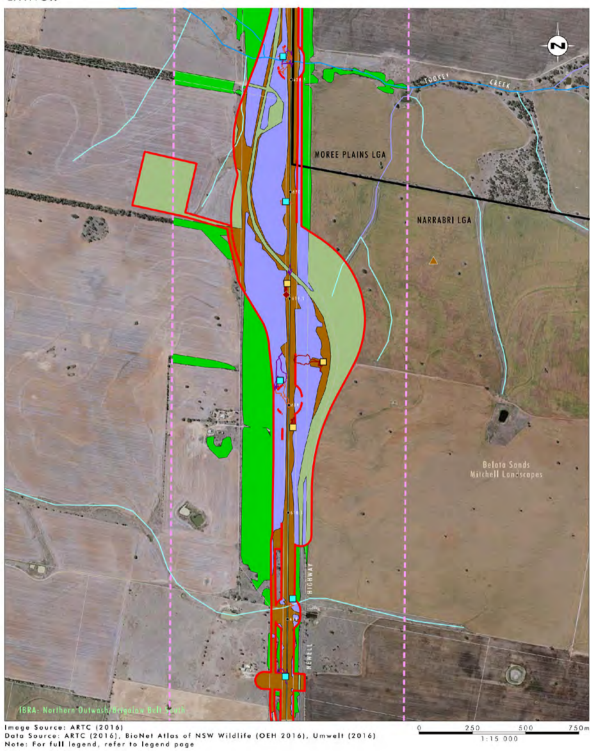




Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A14

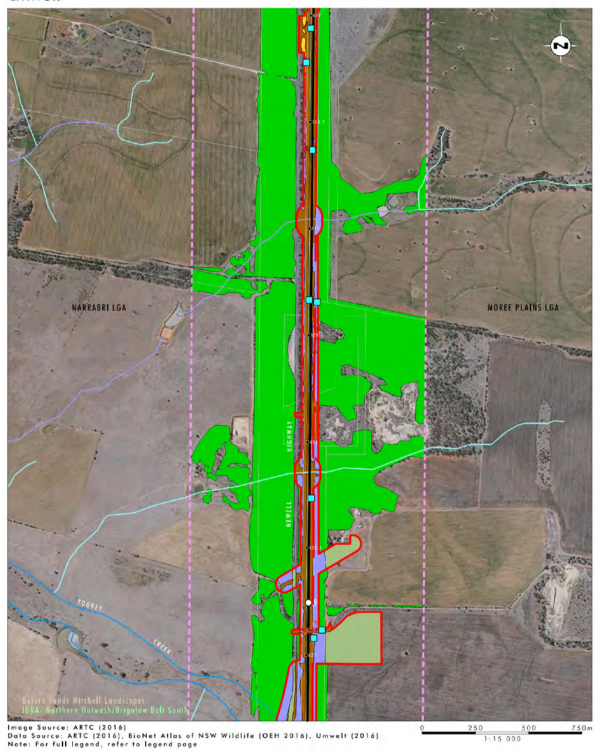




Development Site
550m Buffer Area
Local Government Area
Rail Line Chainage

FIGURE A15

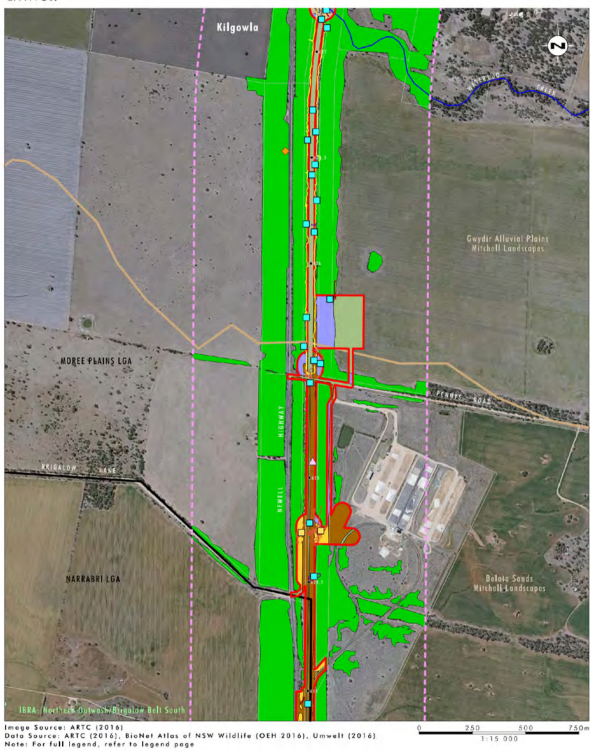




Development Site
550m Buffer Area
Local Government Area
Rail Line Chainage

FIGURE A16

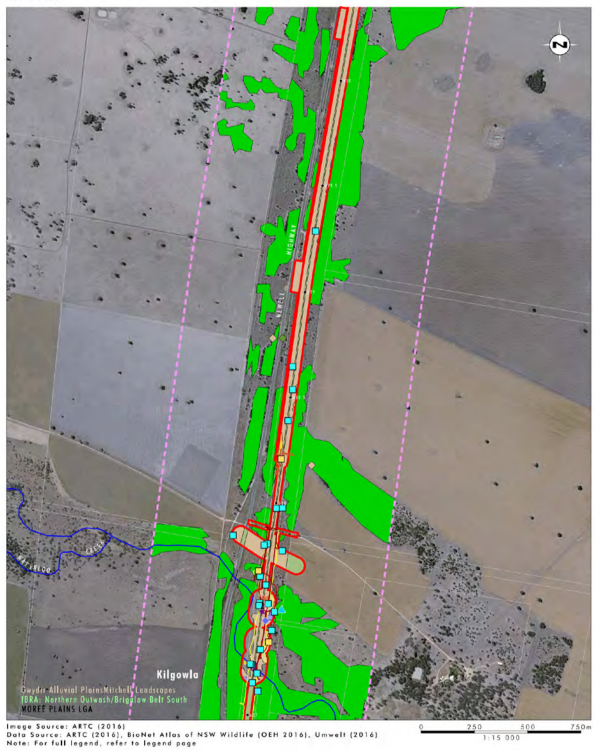




Development Site
550m Buffer Area
Mitchell Landscape Area
Local Government Area
Roil Line Chainage

FIGURE A17

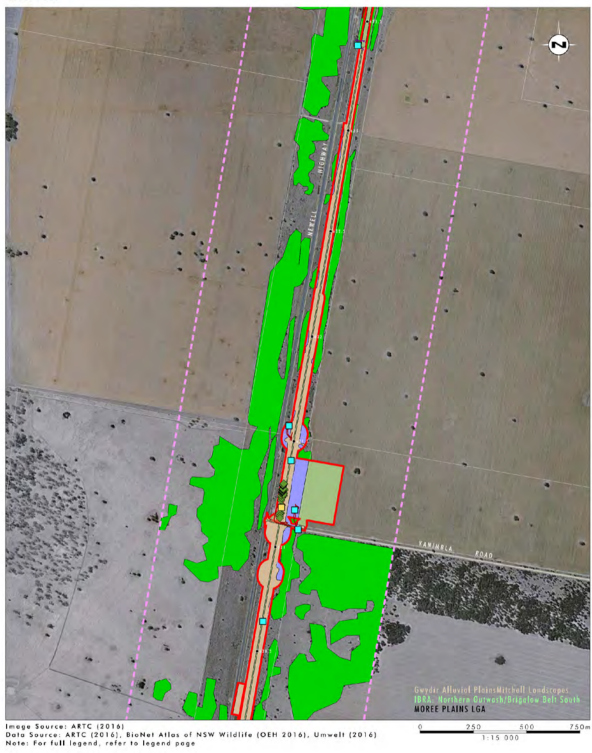




Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A18

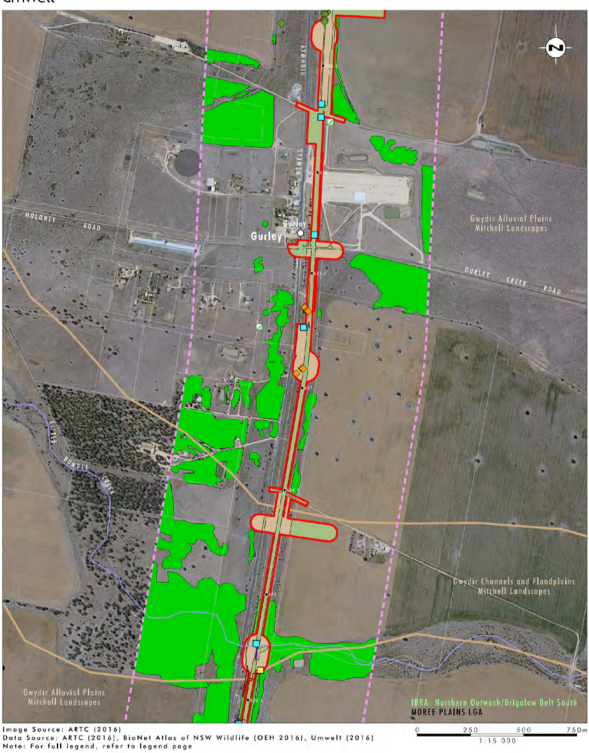




Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A19





Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A20





Image Source: ARTC (2016) Data Source: ARTC (2016), BioNet Atlas of NSW Wildlife (OEH 2016), Umwelt (2016) Note: For fu**ll** legend, refer to legend page

Legend

Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A21



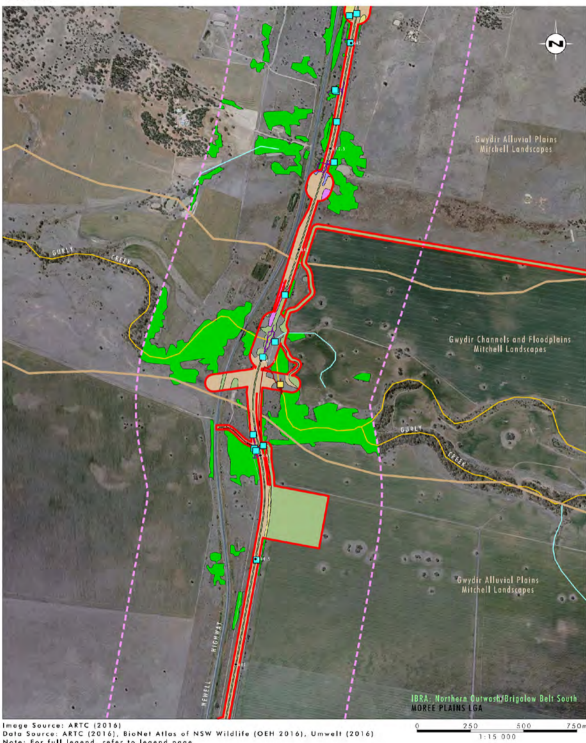


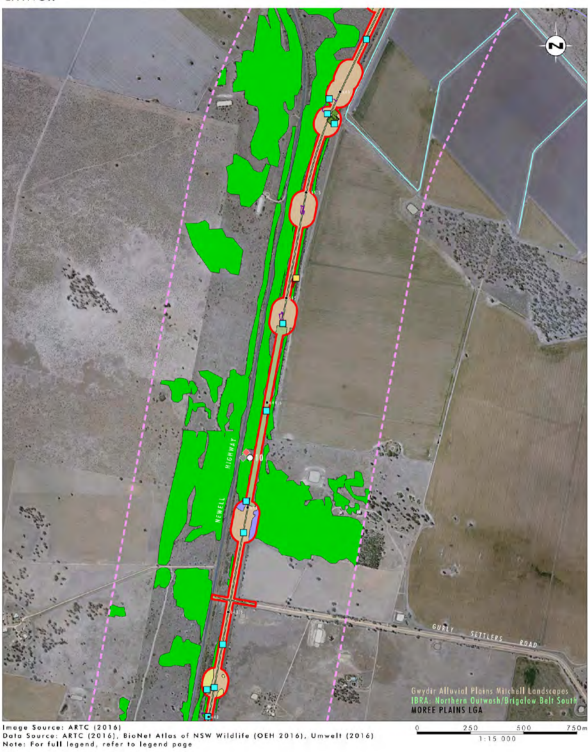
Image Source: ARTC (2016) Data Source: ARTC (2016), BioNet Atlas of NSW Wildlife (OEH 2016), Umwelt (2016) Note: For full legend, refer to legend page

Legend

Development Site Mitchell Landscape Area • Rail Line Chainage

FIGURE A22





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A23



Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A24





Development Site
550m Buffer Area
Mitchell Landscope Area
Rail Line Chainage

FIGURE A25





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A26





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A27





Development Site
550m Buffer Area
Rail Line Chainage

FIGURE A28





Legend Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A29





Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A30





Development Site
550m Buffer Area
Mitchell Landscape Area
IBRA Regions and Subregion Area
Roil Line Chainage

FIGURE A31

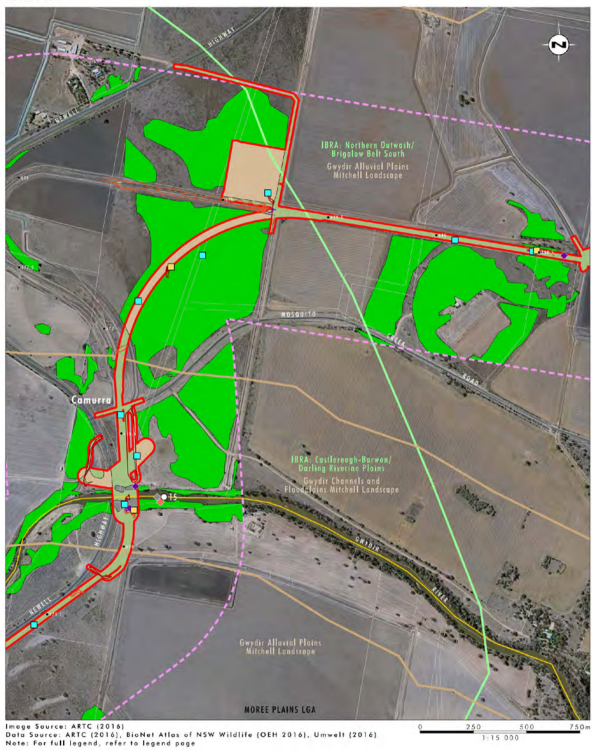




Development Site
550m Buffer Area
Mitchell Landscape Area
IBRA Regions and Subregion Area
Roil Line Chainage

FIGURE A32





Development Site
550m Buffer Area
Mitchell Landscape Area
IBRA Regions and Subregion Area
Roil Line Chainage

FIGURE A33





Legend

Development Site

550m Buffer Area

Mitchell Landscape Area
• Rail Line Chainage

FIGURE A34





Legend

Development Site

550m Buffer Area

Mitchell Landscape Area

Rail Line Chainage

FIGURE A35





Development Site

550m Buffer Area

Mitchell Landscape Area
• Rail Line Chainage

FIGURE A36





Legend

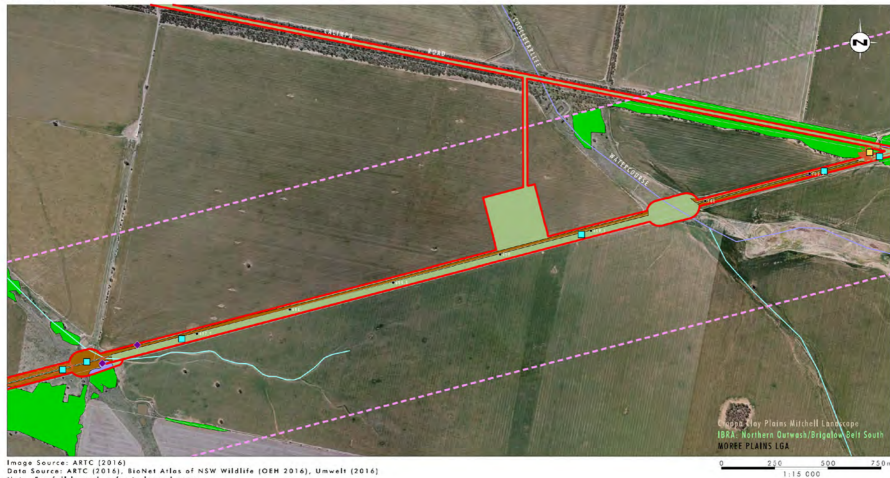
Development Site

550m Buffer Area

· Rail Line Chainage

FIGURE A37





Legend

Development Site

550m Buffer Area

· Rail Line Chainage

FIGURE A38





Legend

Development Site

550m Buffer Area

· Rail Line Chainage

FIGURE A39





Development Site
550m Buffer Area
Local Government Area
Rail Line Chainage

FIGURE A40





Development Site
550m Buffer Area
Local Government Area
Rail Line Chainage

FIGURE A41

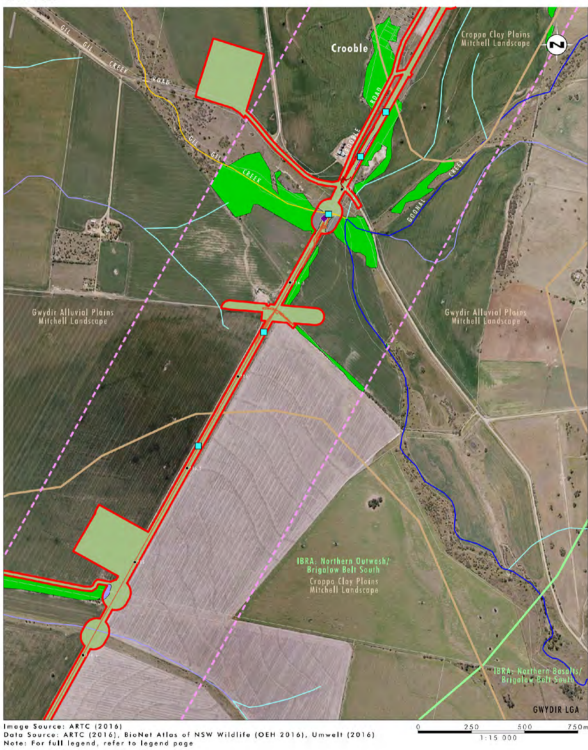




Development Site
550m Buffer Area
Mitchell Landscape Area
IBRA Regions and Subregion Area
Roil Line Chainage

FIGURE A42





Development Site Mitchell Landscape Area

IBRA Regions and Subregion Area

Roil Line Chainage

FIGURE A43

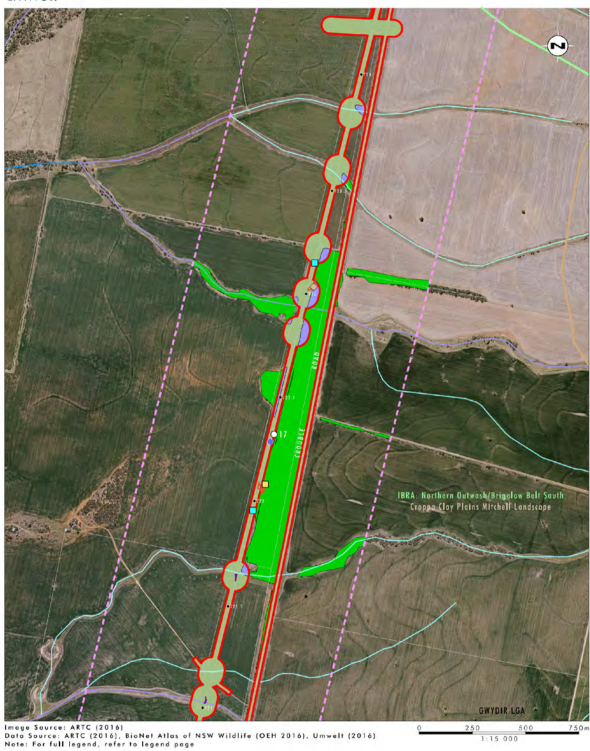




Development Site
550m Buffer Area
Mitchell Landscope Area
Rail Line Chainage

FIGURE A44





Development Site
550m Buffer Area
Mitchell Landscape Area
IBRA Regions and Subregion Area
Roil Line Chainage

FIGURE A45





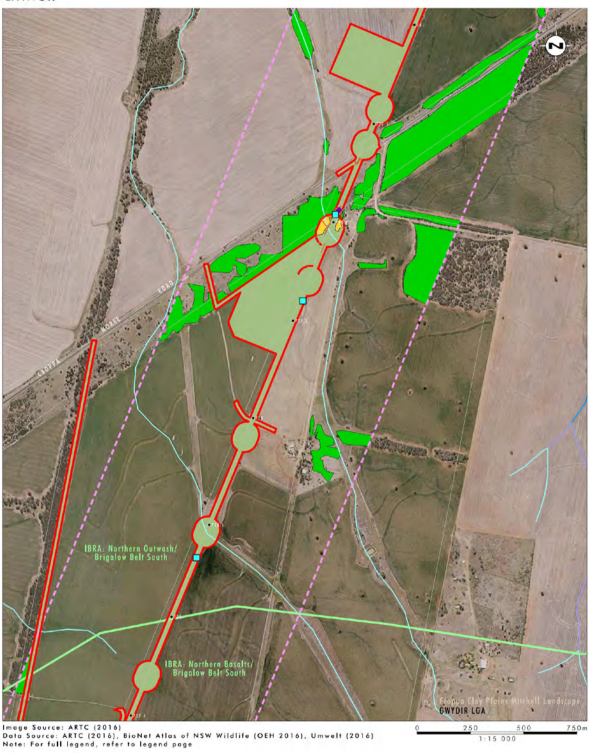
Development Site
550m Buffer Area
Mitchell Landscape Area

IBRA Regions and Subregion Area

· Rail Line Chainage

FIGURE A46





Development Site
550m Buffer Area
IBRA Regions and Subregion Area
Rail Line Chainage

FIGURE A47





Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A48





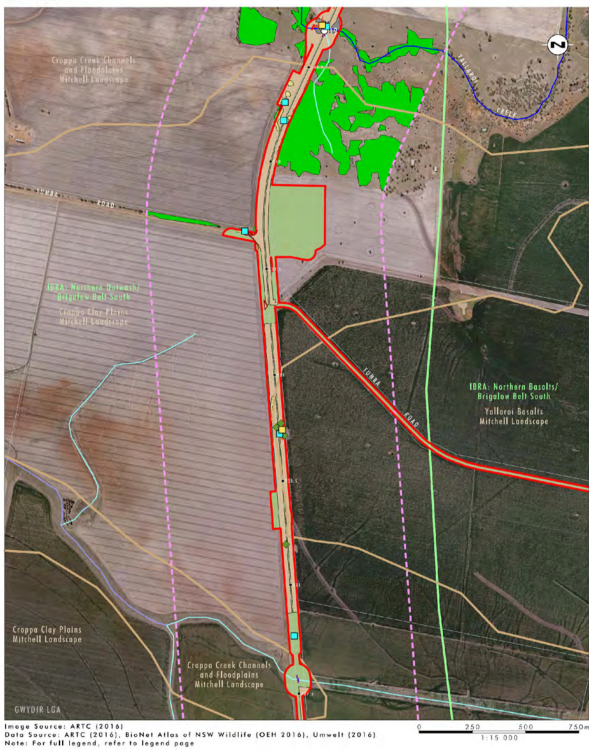
Development Site
550m Buffer Area
Mitchell Landscape Area

□ IBRA Regions and Subregion Area

Rail Line Chainage

FIGURE A49





Development Site
550m Buffer Area
Mitchell Landscape Area

IBRA Regions and Subregion Area

Rail Line Chainage

FIGURE A50





Development Site Mitchell Landscape Area

IBRA Regions and Subregion Area

Rail Line Chainage

FIGURE A51





Development Site

Mitchell Landscope Area

IBRA Regions and Subregion Area

Rail Line Chainage

FIGURE A52





Development Site

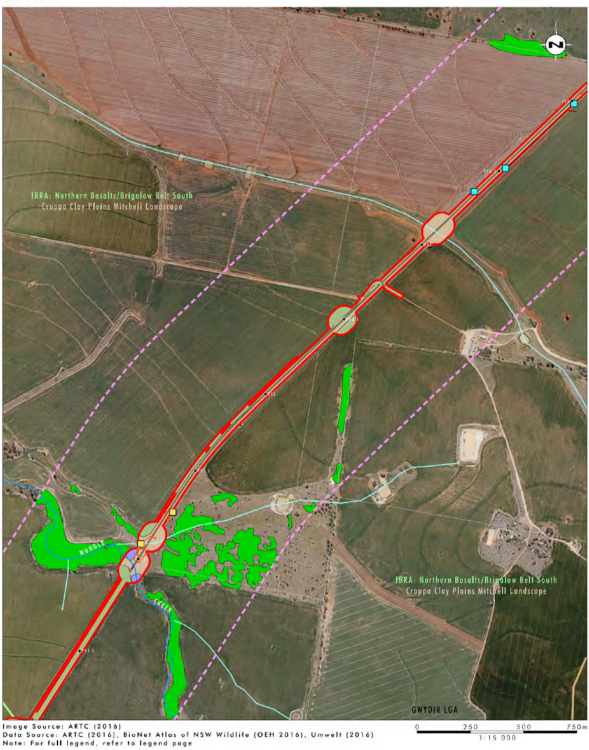
Mitchell Landscape Area

IBRA Regions and Subregion Area

Rail Line Chainage

FIGURE A53





Development Site Mitchell Landscape Area

IBRA Regions and Subregion Area
 Rail Line Chainage

FIGURE A54





Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A55





Development Site
550m Buffer Area
Mitchell Landscape Area
• Rail Line Chainage

FIGURE A56



Appendix E Trigger Action Response Plan

TRIGGER	ACTION	RESPONSIBILITY
WEEDS, PEST AND PATHOGEN		
 A WONS, Declared Weed Species, plant pathogen or pest species is identified onsite. NOTE: This includes an observed increase in the abundance or distribution of a WONS, Declared Weed Species, plant pathogen or pest species. 	 Ecologist consulted to confirm species / pathogen. Mapping of affected areas or population undertaken immediately. Exclusion set-up around impacted / infestation area. Notify ARTC, Project ER and any relevant authorities. Undertake management or control activities as per the Pest and Weed Management Appendix, or as otherwise directed by the Ecologist or Pest and Weed Contractor. Investigate source / cause of the introduction or infestation. Communicate any findings or change of management to the work force. Update CEMP, sub-Plans and any ECM, as required. 	Environment Manager Environmental Co-ordinator Ecologist Weed / Pest Management Contractor / Consultant Supervisor
A Cane Toad is detected on the site.	 Ecologist consulted to confirm presence. Within 24 hours notify ARTC, Project ER and any relevant authorities. Notification to include a management response to be prepared in consultation with a Cane Toad expert including monitoring and control actions to be implemented on the site to eradicate all toads within the CIZ. These will include manual removal of adults and if necessary, eggs, tadpoles and metamorph (juvenile) toads. Advice from Cane Toad expert, Dr Matthew Greenlees: Cane toads have nor do not currently occur in the greater New England region including in the area between Moree and Narrabri. The current known distribution of toads in New South Wales is essentially east of the Great Diving Range - a considerable distance from the area. In addition, current models predict that the climate in the region is unlikely to be suitable for toads becoming established (Kearney et al. 2008; Kolbe et al. 2010). There have been few historical records of individuals that have been translocated (accidentally) to the region, though never in numbers or to specific areas that have threatened them becoming established (see ALA 2021). If cane toads are detected in the area, expert advice should be sought 	Environment Manager Environmental Co-ordinator Ecologist Cane Toad expert



TRIGGER	ACTION	RESPONSIBILITY	
	immediately in initiating control and eradication measures. These will include manual removal of adults and if necessary, eggs, tadpoles and metamorph (juvenile) toads. Such measures have been demonstrated to be effective for local eradication of small established populations (Greenlees et al. 2018).		
Where control of pests, pathogens and / or weeds is undertaken and follow-up monitoring confirms that the control works has not adequately controlled the risk (i.e. new germination / new weed growth, increase in abundance or distribution of pathogen or weed, low mortality of weed species, increase in population or distribution of pest species, etc).	 Investigate reason for the additional / ongoing infestation. Mapping of affected areas or population undertaken immediately. Consult Ecologist and Weed and Pest Contractors regarding follow up / additional control works. Notify ARTC, Project ER and any relevant authorities. Communicate any findings or change of management to the work force. Update CEMP, sub-Plans and any ECM as required. 	Environment Manager Environment Coordinator Ecologist Weed / Pest Management Contractor / Consultant Supervisor	
ENVIRONMENTALLY SENSITIVE ENVIRONMENTS (GENERAL)			
Threatened species or EEC unexpectedly identified during the pre-clearance survey.	 Exclusion area set-up around threatened species / EEC. Notify ARTC, Project ER and any relevant authorities. Enact the Project's Threatened Species / EEC Unexpected Finds Procedure. Ecologist engaged to undertake a Test of Significance as per the Biodiversity Conservation Act, or similar test. Ecologist to recommend additional controls or management requirements. Communicate any findings or change of management to the work force. Update CEMP, sub-Plans and any ECM as required. 	Environment Manager Environment Coordinator Ecologist Supervisor	
Mapped native vegetation (EEC or otherwise) cleared or directly impacted outside the CIZ.	 Stop works, protect the area and notify the Environment Manager. Consult Project Ecologist regarding impact caused to vegetation. Manage event in accordance with Project's Environmental Incident Procedure. Notify ARTC, Project ER and any relevant authorities. 		



TR	IGGER	ACTION	RESPONSIBILITY
		- Breach of CIZ investigated (using suitable investigation method) to understand root cause of incident.	
		- Additional controls developed to avoid reoccurrence of incident.	
		- Communicate any findings or change of management to the work force.	
		- Update CEMP, sub-Plans and any ECM as required.	
FA	UNA		
•	Microbats confirmed in a structure (i.e. bridge or culvert) during the preclearance surveys (undertaken weekly for the month prior to works commencing).	 Ecologist engaged to undertake exclusion works. This exclusion works must be undertaken by a suitably qualified and experienced Ecologist in accordance with industry best practice. Ecologist consulted regarding installation of compensatory habitat. Notify ARTC, Project ER and any relevant authorities. Communicate any findings or change of management to the work force. Update CEMP, sub-Plans and any ECM as required. Undertaken monitoring to confirm no microbats return to structure. 	Environment Manager Ecologist Supervisor
•	Following exclusion works occurring (if required), microbats confirmed to return to the structure.	-Ecologist engaged to undertake additional exclusion works. This exclusion works must be undertaken by a suitably qualified and experienced Ecologist in accordance with industry best practice. - Ecologist consulted regarding installation of compensatory habitat. - Notify ARTC, Project ER and any relevant authorities. - Communicate any findings or change of management to the work force. - Update CEMP, sub-Plans and any ECM as required. - Undertaken monitoring to confirm no microbats return to structure.	
•	If partial exclusion is required whilst works are occurring on a structure and microbats remain in situ and the	- Construction Team to stop and observe flyout event i.e. time, duration, approx. quantity of microbats leaving structure, general behaviour (leave structure and not return or short flight and return to structure, etc).	Construction Team Environment Manager Ecologist



TF	RIGGER	ACTION	RESPONSIBILITY
	Construction Team observe daytime "flyout".	 Stop works and consult the Ecologist. Ecologist consulted regarding whether works can proceed as is, or if additional controls need to be implemented based on the flyout event and observations. 	
•	Koala identified within the impact zone during pre-clearance surveys.	 Exclusion established around Koala and local work crews notified of the find. Enact the Project's Threatened Species / EEC Unexpected Finds Procedure. Ecologist immediately engaged regarding suitable management practises. NOTE: The Project's preference is not to interfere with the Koala and allow the individual to relocate on its own. Physical capture and relocation is last resort and will be only be undertaken by a suitably experienced Ecologist, in consultation with the Project ER, ARTC and DPIE. Surrounding food trees within the CIZ may be collared, if required. Notify ARTC, Project ER and any relevant authorities. Communicate any findings or change of management to the work force. 	Environment Manager Ecologist
•	Fauna species (threatened or otherwise) found on-site believed to be orphaned, sick, injured or killed.	 Update CEMP, sub-Plans and any ECM as required. Environment Manager consulted regarding taking the orphaned, sick or injured animal to Vet or WIRES carer. All threatened (and other) species (injured, orphaned, sick or dead) would be taken to a Vet. Dead threatened species would require a cause of death and general health of individual provided by Vet. Threatened species would require notification to Project ER, ARTC and the relevant authorities within 24hrs. Fauna injuries/ mortalities recorded within a project fauna register. A review of the work practices will be undertaken to minimise any further injury or death to fauna species. Additional avoidance or mitigation measures will be adapted as required. 	All personnel Environmental Coordinator Ecologist



Appendix F Clearing Management Inspection Checklist

Clearing Management Inspection TRANS 4. M RAIL ____



To be completed prior and during construction works

'Person Conducting Inspection (Including Role):	Date:	
Inspection Team Members (Including Roles):		
Work Description / Location:		
Relevant Supervisor / Leading Hand:		

Instructions: The Person conducting the inspection must do so in consultation with the Workers performing

	Checklist Item	Yes/No/NA (<th>Actions / Leading Practice Identified / Documents Reviewed</th>	Actions / Leading Practice Identified / Documents Reviewed
1.	Has the project obtained all permits, licences and approvals required for clearing works?		
2.	Have the Project Engineer and Site Supervisor been consulted in preparation of the SEP?		
3.	Does SEP document a) Clearing limits b) Exclusion zones c) Control measures d) Processes, equipment and resources required to undertake clearing works		
4.	Have all Supervisors and site workers involved in clearing completed targeted and ongoing training (as required)?		
5.	Have all relevant conditions associated with permits, licences and approvals been addressed? Where these are a hold point to works commencing have they been addressed before works started?		
6.	Are any additional studies and/or site investigations required to quantify the impact on: a) Heritage values and/or b) Flora and fauna		
7.	Are all erosion and sediment controls in place prior to the commencement of clearing works?		
8.	Are clearing works sequenced and staged to minimise the area of exposed earth and time of exposure?		
9.	Has the project developed and communicated an Unexpected Finds Protocol?		
Cle	Clearing Limits and Protected Areas		
10.	Have all necessary clearing limits been established, demarcated, maintained and complied with?		
11.	Protected heritage flora and fauna areas identified, demarcated and clearly signed		

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Clearing Management Inspection TRANS IN MIL



To be completed prior and during construction works

Erosion and Sediment Controls			
12. Are controls appropriately implemented to protect receiving waters?			
13. Are controls appropriately maintained?			
Monitoring			
Have the necessary monitoring requirements been implemented? e.g. Pre-clearing survey, fauna spotting, and heritage supervision			
15. Are monitoring results available and communicated to stakeholders?			
Rehabilitation and Protection			
16. Are protected areas being rehabilitated / stabilised as required?			
17. Are plans for permanent protection being undertaken?			
Appreciative Enquiry			
18. Do the workers understand why clearing activities and land access need to be managed during construction?			
19. Do the workers understand the task? Have they been asked for input into how the task is to be done?			
Is the task being completed as planned? Question the workers as to whether they think there is a better way to complete the task.			

Actions				
QN No.	Action	Due Date	Person Responsible	Action Closed (Y/N)

Leading Practice			
QN No.	Leading Practice	Shared with Region (Y/N)	Person Responsible

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Appendix G Unexpected Threatened Species / Endangered Ecological Community Find Procedure

Purpose

This procedure details the actions to be taken when a threatened species (flora or fauna) or an Endangered Ecological Community (EEC) is unexpectedly encountered during construction activities associated with the N2NS SP1 / Trans4m Rail Project.

Induction / Training

During the Project Induction, all Trans4m Rail and sub-Contractor personnel will be inducted on the identification of potential threatened species occurring on site and the relevant actions to be taken with regards to this procedure.

Scope

This procedure is applicable to all activities conducted by Trans4m Rail and sub-Contractor personnel that have the potential to come into contact with threatened species and EEC.

Procedure

1. Threatened Species unexpectedly encountered during clearing, excavation or other construction activities

If a threatened species, either flora or fauna, or an EEC is encountered prior to or during construction activities:

- STOP ALL WORK in the vicinity of the find.
- The area surrounding the find must be protected and the Trans4m Rail Supervisor and any other personnel working in the area must be immediately notified of the find.
- The Trans4m Rail Environment Manager / Coordinator must also be notified immediately who will contact ARTC, the Project Environmental Representative (ER) and any relevant regulatory agencies and other stakeholders.
- The Trans4m Rail Environment Manager / Coordinator will contact an Ecologist who will confirm the species / EEC is an unexpected find and / or threatened.
- If the find is confirmed not to be a threatened species or EEC, the Trans4m Rail Environment Manager will provide written approval to recommence works.
- If the species is confirmed to be a threatened species or EEC, Step 2 applies.

2. Assessment of Impact

In the event that the species is confirmed to be threatened, the Ecologist will undertake an assessment to determine the likely impact to the threatened species and appropriate management options developed i.e. Test of significance, in accordance with Section 7.3 of the Biodiversity Conservation Act or similar. This assessment will be documented.

NOTE: Trans4m Rail's Construction and Engineering personnel will be consulted to avoid any direct impacts to the threatened species or EEC.

3. Approvals

ARTC and Trans4m Rail will obtain any licences, permits or approvals required if the species is likely to be significantly impacted by the Project works.

4. Recommencement of Works

Works will recommence once necessary advice has been sought and permits obtained (if required). If permits are not required, works can recommence after written advice from the Ecologist.



Figure 1: Unexpected Threatened Species / EEC Find Flow Chart No Yes



Appendix H Fauna Handling Procedure

Purpose

This procedure explains the actions to be taken if an animal or eggs are discovered on the Project site that require handling or rescue during vegetation and soil clearance and ongoing construction activities. The procedure relates primarily to injured shocked and juvenile individuals but also applies to nocturnal fauna or slow moving species that may not be capable of moving away from mobile plant and equipment.

Scope

This procedure is applicable to all native and introduced species that are found on the Project site.

Induction / Training

All Trans4m Rail and Contractor personnel will attend the Project induction, which will include a section on Fauna.

Procedure

In the event wildlife (including shocked, juvenile animals or eggs) are discovered on the Project site during vegetation and soil clearance and ongoing construction activities the following steps shall be taken:

- 1. STOP ALL WORK in the vicinity of the fauna and immediately notify an Environmental Officer.
- 2. Contact project ecologist to obtain positive identification and advice / recommendations of the subject species.
- Preferably allow fauna to leave the area without intervention. 3.
- If immediately available, use a licensed fauna ecologist or wildlife carer with specific animal handling 4. experience to carry out any fauna handling.
- To minimise stress to native fauna and remove the risk of further injury an appropriately licensed and 5. experienced person shall:
 - a. Attempt to herd animal into adjoining forest, outside the CIZ.
 - b. If capture is necessary, cover larger animals with a towel or blanket and place in a large cardboard box and/or cotton/calico bag.
 - c. Place smaller animals in a cotton/calico bag tied at the top.
 - d. Keep the animal in a quiet, warm, ventilated and place away from noisy construction activities.
 - e. Aquatic fauna are to be placed in plastic aquaria or a moistened plastic bag. Frogs will be transported in moistened plastic bags (1 frog/bag) with a small amount of leaf litter. Handling and translocation of frogs shall be in accordance with the Hygiene Protocol for the Control of Disease in Frogs (see Note 3).
 - Note 1. Some animals require particular training before being handled (e.g. venomous reptiles, raptors) and should only be handled by appropriately qualified and experienced personnel i.e. Project Ecologist or wildlife carer.
 - Note 2. If handling bats, the handler must be vaccinated against the Australian Bat Lyssavirus (ABL - a form of rabies).
 - Note 3. Any frog handling will be undertaken in accordance with the Hygiene Protocol for the Control of Disease in Frogs (DECC 2008). This protocol recommends onsite hygiene precautions be undertaken to minimise the transfer of disease between and within wild frog populations. Measures recommended include:
 - i. Thoroughly cleaning/disinfecting footwear and equipment before entering frog habitat and when moving from one site to another.

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- In high risk areas, spraying/flushing vehicle tyres with a disinfecting solution and avoid driving through frog habitat.
- iii. Cleaning/disinfecting hands between collecting samples/frogs (preference would be given to using bags, rather than bare hands to handle frogs).
- Limiting one frog or tadpole to a bag. Bags should not be reused.
- If the animal cannot be handled (i.e. venomous reptiles); 6.
 - a. Exclude all personnel from the vicinity with fencing and / or signage; and
 - b. Record the exact location of the individual and provide details to the appropriate rescue agency.
- 7. Call the Project Ecologist immediately and follow any advice provided. The ecologist may nominate to contact a rescue agency (e.g. WIRES) to assist. Any decisions regarding the care of the animal will be made by the ecologist, with advice from the rescue agency as required. Contact details of key personnel are as follows:

In the event the rescue service and/or local veterinary service cannot be contacted, the injured animal will be delivered to the relevant agency as soon as practically possible. The injured animal should be recorded on the Fauna rescue and relocation register.

- 8. If the fauna species is a threatened species that is not identified in the EIS, the EO or EM must:
 - Apply the Unexpected Finds Procedure (Appendix G of the BMP)
 - Immediately cease all work likely to affect the threatened species.
 - The EM shall contact the ARTC Environmental Officer to inform them of the situation.
 - The EM shall then contact the following stakeholders, in this order, to determine the appropriate corrective actions and additional safeguards to be undertaken:
 - i. EPA (Ph: 131555).
 - Environmental Representative. ii.
 - iii. Others as instructed by ARTC.
 - Following consultation with all relevant stakeholders, the EM shall implement any corrective actions and additional safeguards.
 - Following confirmation by the EM that all appropriate safeguards have been implemented, construction works shall recommence.
- 9. Relocation of fauna adjacent to the footprint will be undertaken by, or under advice from, the project ecologist or wildlife carer and will be recorded on the Fauna rescue and relocation register. If the animal is not injured or stressed, it may be released nearby in an area that is not to be disturbed by construction, in accordance with the following procedures:
 - Sites identified as suitable release points by the Project Ecologist.
 - Release will be into similar habitat as close to the original area as possible.
 - If the species is nocturnal, release will be carried out at dusk.
 - Release would generally not be undertaken during periods of heavy rainfall.
 - Hollow-dependent species, particularly those with dependent young, shall be released into a temporary nest box.



Dewatering procedure and aquatic fauna relocation

Where necessary, aquatic fauna shall be relocated in accordance with the following steps:

- 1. Ensure all aquatic fauna relocation works are supervised by a suitably qualified aquatic ecologist.
- 2. Prior to the commencement of pumping, advice should be sought from the aquatic ecologist on pumping methods and the extent of drawdown.
- 3. The water level should be pumped down to a level that will allow the safe and effective implementation of capture methods, such as seine nets, dip nets and electrofishing.
- 4. A fine mesh screen (≤5mm) may be installed on the inlet of the pump or a fish basket used to remove the risk of native aquatic fauna being transferred through pump. A maximum depth of 500mm is typically required before fish salvage can commence but site -specific advice will be required from the aquatic ecologist.
- 5. Aquatic ecologist is to establish the presence of native and introduced aquatic fauna and plan relocation. Access to adjoining properties may be required for relocation, particularly when dewatering dams. The aquatic ecologist will ensure that native aquatic fauna species are released into suitable habitat as close to the original location as possible.
- 6. Native fish will be placed in tubs full of water sourced from the salvage site where they will be housed for brief periods before being transferred to the release site. Pest fish will be euthanized using an ice slurry.
- 7. Tadpoles will be placed in individual clip-seal bags and acclimatized to the release site (i.e. bag placed in waterbody for 30 minutes) before being released.
- 8. Following completion of relocation, a final check shall be undertaken to find any remaining fish or dying/dead fish.
- 9. All euthanized and dead fish will be transported to a licensed landfill facility for disposal.
- 10. Records will be kept on habitat type, method of water extraction, species, number of individuals and reproductive status of fish encountered.
- 11. Aquatic ecologist will prepare a report on the relocation, detail the source of the fish, the number and species of fish released and euthanized.

Project Ecologist responsibilities for fauna handling and rescue

The Project Ecologist will follow the relevant steps detailed below:

- 1. All fauna habitat will be clearly marked ("H" painted on four sides and red & white tape tied around trunk at eye height) seven days prior to the commencement of clearing. Targeted nocturnal surveys will be undertaken 24-48hrs prior to clearing; pre-clearing surveys (i.e. active searches for fauna) will occur immediately prior to clearing.
- 2. Surveys and rescue will be undertaken in accordance with the two-stage clearing process:
 - Stage 1 (under-scrubbing and non habitat tree removal) all fauna that can be physically captured during targeted surveys (i.e. active searches, spotlighting, trapping) will be relocated into areas of suitable habitat adjacent to the project site (i.e. normally adjacent to the clearing footprint) as soon as possible after capture.

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- Stage 2 (habitat tree removal at least 48 hours after Stage 1) all fauna captured will be relocated into areas of suitable habitat adjacent to the project site. Note – Habitat trees are to be felled using equipment that allows trees to be carefully felled with minimal impact (e.g. adequately sized harvester with rotating head).
- 3. Relocation of fauna captured during the clearing and associated works will take place in areas of suitable habitat as close as possible to the project site, taking into account:
 - The release site contains similar habitat and occurs as close to the point of capture as possible.
 - If the species is nocturnal, release will normally be carried out at dusk.
 - Hollow dependent nocturnal fauna will generally be housed in a nest box, which will be installed temporarily at the release site and unplugged at dusk. The box will be checked and, if unoccupied, retrieved the following day.
 - d. Release would not be undertaken during periods of heavy rainfall except for aquatic fauna.
 - Non-native fauna will be euthanised in accordance with licence conditions and Animal Care & Ethics Committee Approvals.
 - If the animal has been placed into care due to injury, age (i.e. young) or stress, upon its rehabilitation it will be released in an area, selected by the Project Ecologist, that will not be disturbed by the project construction works. The Project Ecologist will record and provide the capture and relocation data in the post clearing report.
- 4. To minimise stress to native fauna and/or remove the risk of further injury the Project Ecologist shall:
 - a. Cover larger animals with a towel or blanket and place in a suitable nest box, carry cage or canvas bag.
 - Place smaller animals in a cotton bag, tied at the top, or suitable nest box.
 - Place frogs/tadpoles in a plastic bag with a small amount of water and leaf litter. One individual
 - Fish and other aquatic life (i.e. turtles) place in plastic aquaria or plastic container with sufficient d. water
 - For terrestrial fauna keep the animal in a quiet, warm, well-ventilated and dark place away from noisy activities.
 - For aquatic fauna species ensure there is sufficient water and adequate aeration. Notes on f. fauna handling.
 - Note 1. Some animals require particular handling (e.g. venomous reptiles, raptors) and should only be handled by appropriately qualified personnel i.e. Project Ecologist or wildlife carer.
 - Note 2. If handling bats, the handler must be vaccinated against the Australian Bat Lyssavirus (ABL) which is a form of rabies.
 - Note 3. Any frog handling would be undertaken in accordance with the Hygiene Protocol for the Control of Disease in Frogs (DECC 2008).
- 5. In the event an animal is injured the following fauna rescue services and local veterinary surgeries contact details are detailed above. In the event the rescue service and/or local veterinary service cannot be contacted, the most appropriate euthanasia method will be administered by the Project Ecologist (i.e. cervical dislocation for small vertebrates, ice slurry for introduced fish). This is to occur in accordance with applicable guidelines and legislative requirements. If the fauna species is identified as a threatened species that is not a species identified in the EIS, notify the Environmental Manager immediately.

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6. The project ecologist will keep a register of all pre-clearing survey methods (including times, weather conditions, effort and results), fauna species captured (number of individuals, sex, age class and general health of each individual), release sites and dates, individuals taken into care and release date or fate.



ABOUT THE ARTIST: ANN JOHNSON

I am Ann Johnson, I am a Gamilaroi woman. I am the Eldest of ten children and the mother of four. A grandmother too.

I have always loved art. When I left school I did a Ticket writing traineeship in Newcastle and worked a David Jones. Soon after that I got married and had a family. We moved back to Moree in the early 1980s.

In the early 1990s I did an art course at Moree, which lead to a group of us setting up the Yurundiali Aboriginal Corporation. Janelle Boyd played a pivotal role in the setting up of Yurundiali, which designed and printed fabrics with Aboriginal designs.

In 1993 Janelle and I started 'Spirit Lines', we designed and printed them on t-shirts, tights, towels, ironing boards, and cooking mits, these were sold through Amnesty International. In 1995 we had a big exhibition in Moree called 'Sisters under the Skins', we also had an exhibition and fashion parade with Ken Done in Moree.

I produce art most days and if I am not practicing my art I am tossing around design ideas in my head. I like all types of art; I produce a variety of designs, do screen printing, make jewellery and sculpture amongst other things. At the moment I am exploring digitising my designs and then hand painting them using mixed media.



BEYOND THE TRACK: FOR OUR COVER ARTWORK, TRANS4M RAIL IS SUPPORTING AND FEATURING LOCAL MOREE ARTISTS



