# Bunbury Outer Ring Road North and Central Sections

**Ministerial Statement 1155** 

**Compliance Assessment Report** 

# Main Roads WA

Revision 0

10-Mar-23

SWGA-00-134-00-REP-0006





# Document control record

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Document control						
Report title		Ministerial Statement 1155 Compliance Assessment Report (2021-2022)				
Client		Main Roads WA				
Rev	Date	Revision details/status	Author	Reviewer	Verifier (if required)	Approver
Α	15-Feb-23	SWGA Review	A.G.	E.R.		A.H.
0	10-Mar-22	Issued	E.R	M.R.		M.S.
Current revision		0				



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#### 1 Introduction

#### 1.1 Purpose and scope

This Compliance Assessment Report (CAR) addresses the compliance of the Bunbury Outer Ring Road (BORR) Northern and Central Sections (the Proposal) with conditions set out in Ministerial Statement 1155 (MS 1155).

The Proposal was formally assessed under Part IV of the Environmental Protection Act 1986 (the EP Act) and approved under Ministerial Statement (MS) 1155 on 14 December 2020.

Conditions 4-3 and 4-6 of MS 1155 require annual compliance assessment reports to be submitted to the Chief Executive Officer (CEO) of the Environmental Protection Authority (EPA). This CAR has been produced in compliance with these conditions and endorsed by the Commissioner for Main Roads (Appendix A).

The CAR incorporates a 12-month audit period from 14 December 2021 to 13 December 2022. This is the second CAR to be produced under MS 1155.

#### 1.2 Proposal background

The BORR (Northern and Central Sections) includes 19 kilometres (km) of dual carriageway connecting the Forrest Highway at Kingston, to the South-Western Highway, south of Centenary Road in the Shire of Capel (Figure 1).

The Proposal is located approximately 200 km south of Perth and, at its closest point, about 6 kilometres south-east of Bunbury. The Proposal will include grade separated interchanges, local road extensions and connections, bridges, drainage structures, noise walls, fauna crossings, and other road infrastructure.

The location and physical extent as per MS1155 are described in Table 1.

Table 1. Location and authorised extent of physical and operational elements.

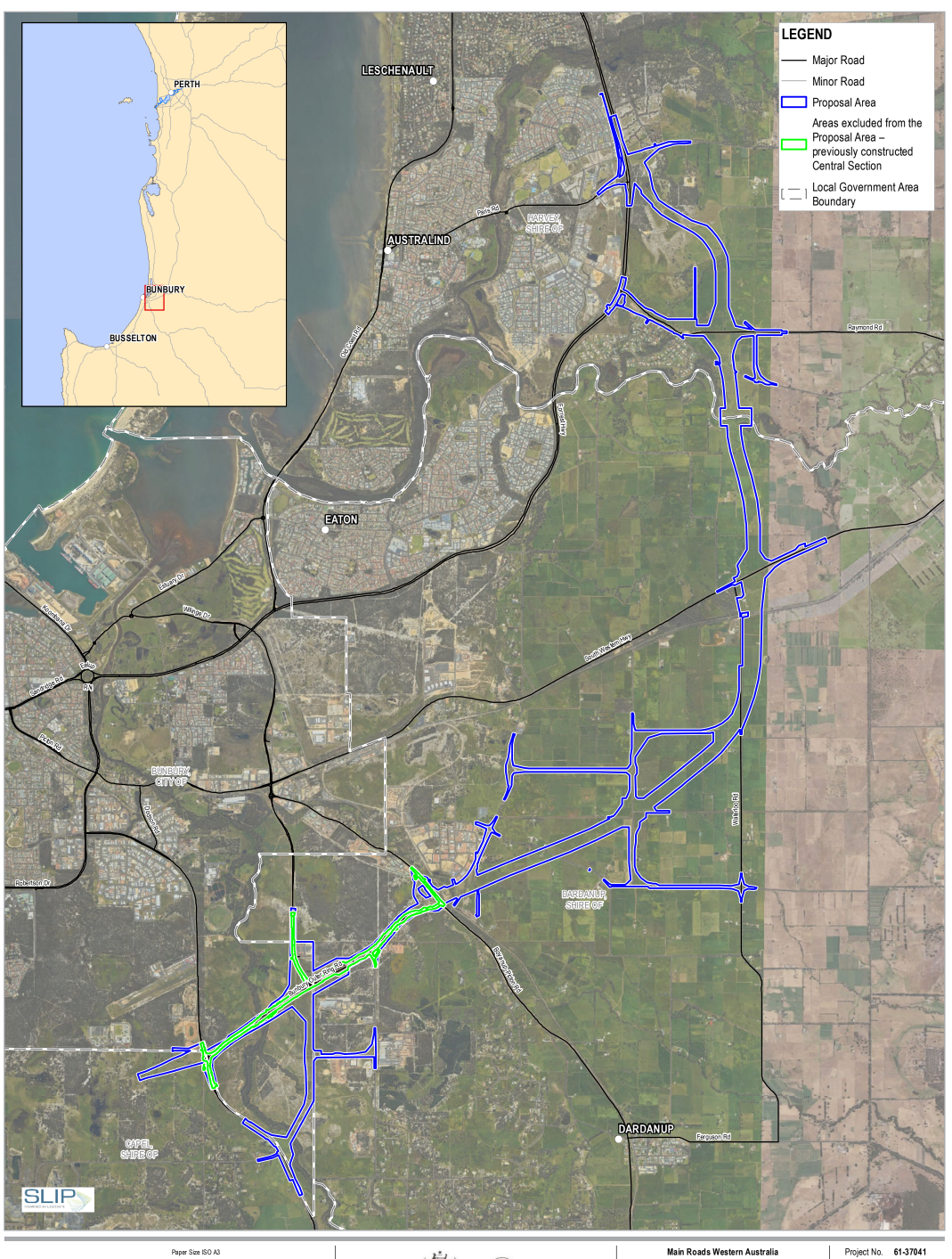
Element	Location	Authorised Extent
Freeway standard dual carriageway, grade separated interchanges, local road extensions and connections, bridges, drainage structures, noise walls, fauna crossings, and other road infrastructure including fencing, landscaping, principal shared path.	Located within the development envelope as indicated in Figure 1.	Clearing and disturbance of no more than 92 ha of native vegetation within a 625 ha development envelope.

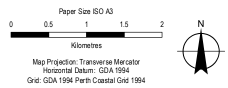
#### 1.3 Proponent details

The proponent for the Proposal is Main Roads Western Australia (Main Roads).



Figure 1. Proposal location.









Main Roads Western Australia Bunbury Outer Ring Road Northern and Central Section Project No. 61-37041
Revision No. 0
Date 29/01/2020



# 2 Summary of Proposal's Implementation Status

# 2.1 Works during the reporting period

Main Roads awarded a contract to South West Gateway Alliance (SWGA) to design and construct the Proposal. The design work is ongoing. Construction commenced on 24 February 2021.

Clearing of key environmental aspects as identified in MS1155 are well within the associated specified limits (Table 2) and presented in Figures 2 - 5.

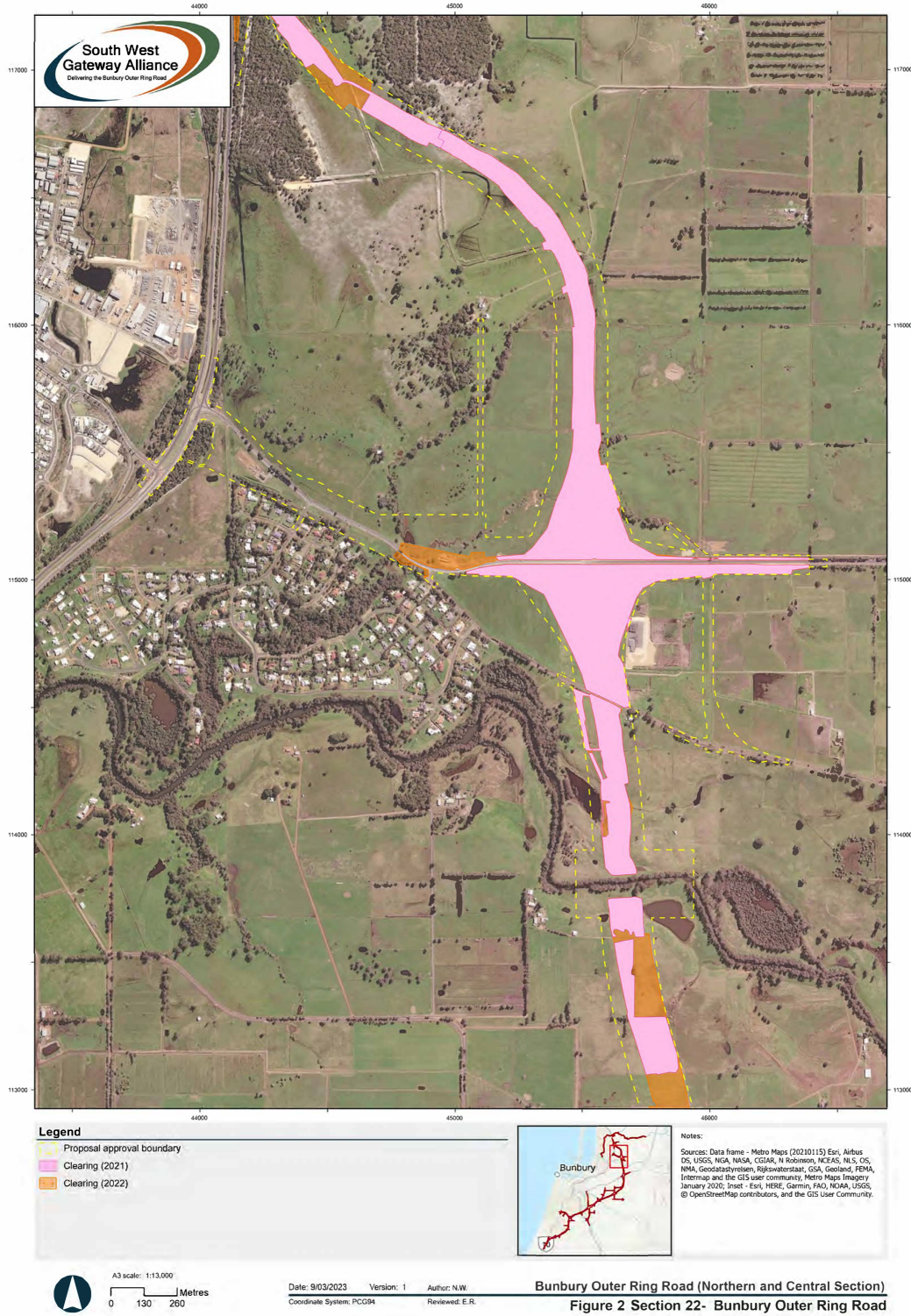
Table 2. Clearing metrics in relation to key environmental aspects.

Environmental Aspect	Area approved in Ministerial Statement 1155 (ha)	Area cleared in 2020 - 2021 reporting period (ha)	Area cleared in 2021 – 2022 reporting period (ha)	Total area cleared (ha)
Native vegetation	92 ha within a 625 ha Development Envelope	13.41	9.97	23.38
Threatened Ecological Communities  – Herb rich shrublands on clay pans (FCT08)	0.63	0	0.08	0.08
Threatened Ecological Communities  – Corymbia Callophylla –  Xanthorrhoea preissii woodlands and shrublands of the Swan Coastal Plan' (FCT3c)	1.3	0.23	0.23	0.48
Priority Ecological Communities – Banksia Woodlands of the Swan Coastal Plain	3.7	0.55	1.24	1.79
Western Ringtail Possum habitat	43.9	9.55	5.41	14.95
Brush-tailed Phascogale habitat	17.7	4.21	1.22	5.41
Black Cockatoo habitat	37.8	7.38	3.97	11.42
Trees with suitable nest hollows for Black cockatoos	3 trees	0 trees	0 trees	0 trees
Trees with a diameter at breast height of > 500 mm	710 trees	94 trees	66 trees	160 trees
Black-stripe minnow habitat	0.55	0	0	0

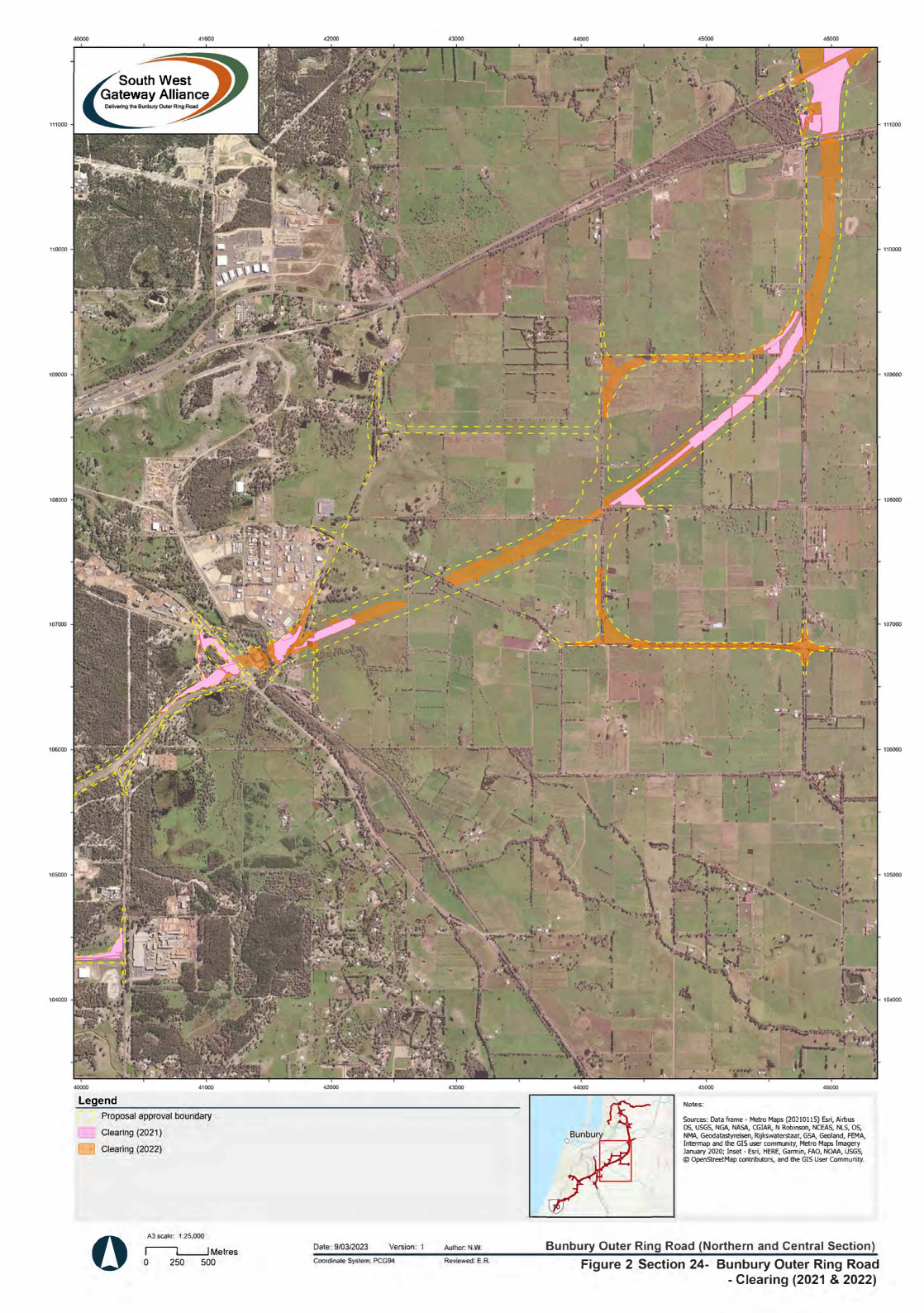


Figure 2a. Ground disturbance and clearing during the previous (2021) and current (2022) CAR reporting period.













#### 3 **Audit Plan**

#### 3.1 Purpose and scope

The CAR has been prepared to address conditions 4-3 and 4-6 of MS1155, which state:

- 4-3 After receiving notice in writing from the CEO that the Compliance Assessment Plan satisfies the requirements of condition 4-2 the proponent shall assess compliance with conditions in accordance with the Compliance Assessment Plan required by condition 4-1.
- 4-6 The proponent shall submit to the CEO the first Compliance Assessment Report fifteen (15) months from the date of issue of this Statement addressing the twelve (12) month period from the date of issue of this Statement and then annually from the date of submission of the first Compliance Assessment Report, or as otherwise agreed in writing by the CER

The Compliance Assessment Report shall:

- (1) be endorsed by the proponent's Chief Executive Officer or a person delegated to sign on the Chief Executive Officer's behalf;
- (2) include a statement as to whether the proponent has complied with the conditions;
- (3) identify all potential non-compliances and describe corrective and preventative actions taken;
- (4) be made publicly available in accordance with the approved Compliance Assessment Plan; and
- (5) indicate any proposed changes to the Compliance Assessment Plan required by condition 4-1.

#### Condition 4-1 of MS 1155 referred to above states:

The proponent shall prepare, and maintain a Compliance Assessment Plan which is submitted to the CEO at least six (6) months prior to the first Compliance Assessment Report required by condition 4-6, or prior to implementation of the proposal, whichever is sooner.

This CAR has been developed to align with the structure indicated in the Compliance Assessment Plan (CAP; SWGA 2021), which was prepared in accordance with the requirements condition 4-2 and the Office of the Environmental Protection Authority (OEPA) Post Assessment Guideline for Preparing a Compliance Assessment Plan, Post Assessment Guideline No. 2 (OEPA, 2012).

This CAR has been prepared to assess compliance with the conditions set out in Schedule 1 of MS 1155 over the audit period.

The proposed table of contents from the CAP is presented in Table 2. The table includes reference to sections in the CAR that correspond to the required content.



Table 3. Table of contents for Compliance Assessment Reporting as outlined in the CAP.

Heading	Description	Section
Introduction	Brief about the Proposal, including:  Proposal background Proposal approvals Proponent details	Section 1
Summary of proposal's implementation status	Summary of the current implementation status of the Proposal, specifically milestones/achievements within the audit period.	Section 2
Statement of compliance	Statement of whether the proponent has complied with the conditions	Appendices A-F
Details of declared compliance status	Endorsed by Main Roads Managing Director or a person delegated to sign on the Managing Director's behalf	Appendix A
Non-compliances and corrective actions, if any	Identify all non-compliances and corrective actions	Appendix D
Supporting/ verifying information/ documentation	Detailed Reporting for Monitoring and Management Plans. Complete list in Appendix.	Appendix E
Appendices	<ul> <li>A. Statement of compliance prepared in accordance with the OEPA Post Assessment Form for a Statement of Compliance and endorsed by the proponent's Managing Director or a person delegated to sign on the Managing Director's behalf.</li> <li>B. Ministerial Statement audit table in accordance with Appendix 1 of the CAP.</li> <li>C. Subsidiary plans audit tables (potentially non-conformant items only).</li> <li>D. Evidence (related to potential non-compliances/non-conformances only).</li> <li>E. Summary table of evidence reviewed.</li> <li>F. Relevant survey reports and/or monitoring and management plans prepared to demonstrate compliance.</li> <li>Other appendices may be included where relevant from time to time.</li> </ul>	Appendices A-F

This CAR has been prepared to assess compliance with the conditions set out in Schedule 1 of MS 1155 over the audit period. This CAR includes:

- Statement of compliance prepared in accordance with the OEPA Post Assessment Form for a Statement of Compliance and endorsed by the proponent's Managing Director or a person delegated to sign on the Managing Director's behalf (Appendix A).
- Ministerial Statement audit table in accordance with Appendix 1 of the CAP (Appendix B).
- Subsidiary plans audit tables (potentially non-conformant items only) (Appendix C).
- Evidence (related to potential non-compliances/non-conformances only (Appendix D).
- Summary table of evidence reviewed (Appendix E).
- Relevant survey reports and/or monitoring and management plans prepared to demonstrate compliance (Appendix F).

#### 3.2 **Audit Period**

This CAR addresses a compliance period of 14 Dec 2021 to 13 Dec 2022 and will be submitted to the CEO of the DWER by 14 March 2023. Subsequent CARs will address the compliance period from 14 December to 13 December with each report submitted to the CEO of the DWER by the annual date of 14 March following the conclusion of the compliance period.



#### 3.3 **Audit Criteria**

Audit criteria were based on the MS 1155 conditions of approval. The audit table in Appendix B presents all the approval conditions and the performance of the Proposal to these conditions for the audit period. The audit table contains each condition separated into audit elements for auditing purposes (i.e. the audit criteria) and includes the following headings:

- Audit Code: Ministerial Statement reference number.
- Subject: The environmental subject/issue.
- Requirement: Wording of the relevant implementation condition, procedure or commitment.
- How: The way the proponent intends to achieve the requirement.
- Evidence: Information or data collected to verify compliance, i.e. report/letter/site inspection requirements.
- Phase: Proposal phase.
- Timeframe: Specific timing and/or location.
- Status: Notes about the fulfilment of compliance.
- Further Information: Additional details and supporting information to verify compliance status.

#### 3.4 Methodology

The audit was conducted by reviewing relevant documentation produced by SWGA, external contractors and Main Roads. Advice from Main Roads was sought where necessary to determine the status and evidence of compliance. The review of all documents was undertaken by SWGA.

A comprehensive list of documents reviewed for this CAR is presented in Appendix E.

#### 3.5 **Terminology**

The 'Status' field of the audit table in Appendix B and Appendix C describes the implementation of the action and compliance with the condition, procedure or commitment. Although the CEO of the DWER makes the final determination of compliance, it is necessary to update this field each audit period, as the Proposal progresses. DWER has prepared updated guidance related to the preparation of compliance audits, including generic expressions that are used to identify the status of each item as defined in Appendix B.



## **Audit Results**

#### 4.1 Compliance with conditions

A Statement of Compliance in relation to the conditions of MS 1155 for the period addressed in the CAR has been included in Appendix A.

Compliance with the conditions of MS 1155 for the Proposal has been assessed and reported using the Audit Table in Appendix B.

#### 4.2 **Proposed Changes to Compliance Assessment Plan**

This CAR is consistent with the approved CAP. This is the second CAR to be produced under MS 1155 and no changes are proposed.

#### 4.3 Subsidiary plans

Conditions of MS1155 require the implementation of a number of subsidiary plans (Table 4), referenced in the Audit Table (Appendix B).

Table 4. Subsidiary plans to be implemented by MS1155.

Condition	Plan Implementation
4.1, 4.2	Compliance Assessment Plan.
8-2	Weed and Soil Hygiene (Dieback) Management Plan.
10-2	Traffic Noise Management Plan.
11-2	Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan.
11-7	Land Acquisition and On-ground Management Offset Strategy.

#### 4.4 **Retention of Compliance Statements**

All Compliance Assessment Reports will be retained by Main Roads in accordance with relevant record keeping legislation including the:

- State Records Act. 2000.
- Evidence Act, 1906.
- Electronic Transactions Act, 2011.
- Freedom of Information Act, 1992.

Main Roads will retain CARs (including all associated compliance assessments) and evidence used to verify compliance for the life of the proposal and then for a minimum of seven years after the end of the life of the proposal. Main Roads will continue to implement the proposal until the CEO has determined all conditions of MS1155 have been satisfactorily met.

CARs will be retained on Main Roads' Electronic Document and Records Management System that Main Roads is required to maintain and operate in accordance with its obligations under the State Records Act, 2000.



#### 4.5 **Public Availability of Compliance Reports**

In line with Condition 5-1 and the Post Assessment Guideline 4: Making Information Publicly Available (OEPA 2012d), compliance assessment reports will be made publicly available by publishing them on the Main Roads Western Australia website. This will occur within 14 days of the report being submitted to the CEO.



#### 5 References

Minister for Environment. 2020. Ministerial Statement 1155 - Bunbury Outer Ring Road Northern and Central Sections, accessed 05 January 2021,

https://www.epa.wa.gov.au/sites/default/files/Ministerial\_Statement/1682%20Statement%20for%20publishing%20-%20Bunbury%20Outer%20Ring%20Road%20North%20and%20Central%20Sections.pdf

OEPA. 2012a. Post Assessment Guideline for Preparing a Compliance Assessment Plan, Post Assessment Guideline No. 2. August. Office of the Environmental Protection Authority. Perth, Western Australia.

OEPA. 2012b. Post Assessment Guideline for Preparing an Audit Table, Post Assessment Guideline No. 1. August. Office of the Environmental Protection Authority. Perth, Western Australia.

OEPA. 2012c. Post Assessment Guideline for Preparing a Compliance Assessment Report, Post Assessment Guideline No. 3. August. Office of the Environmental Protection Authority. Perth, Western Australia.

OEPA. 2012d. Post Assessment Guideline for Making Information Publicly Available, Post Assessment Guideline No. 4. August. Office of the Environmental Protection Authority. Perth, Western Australia.

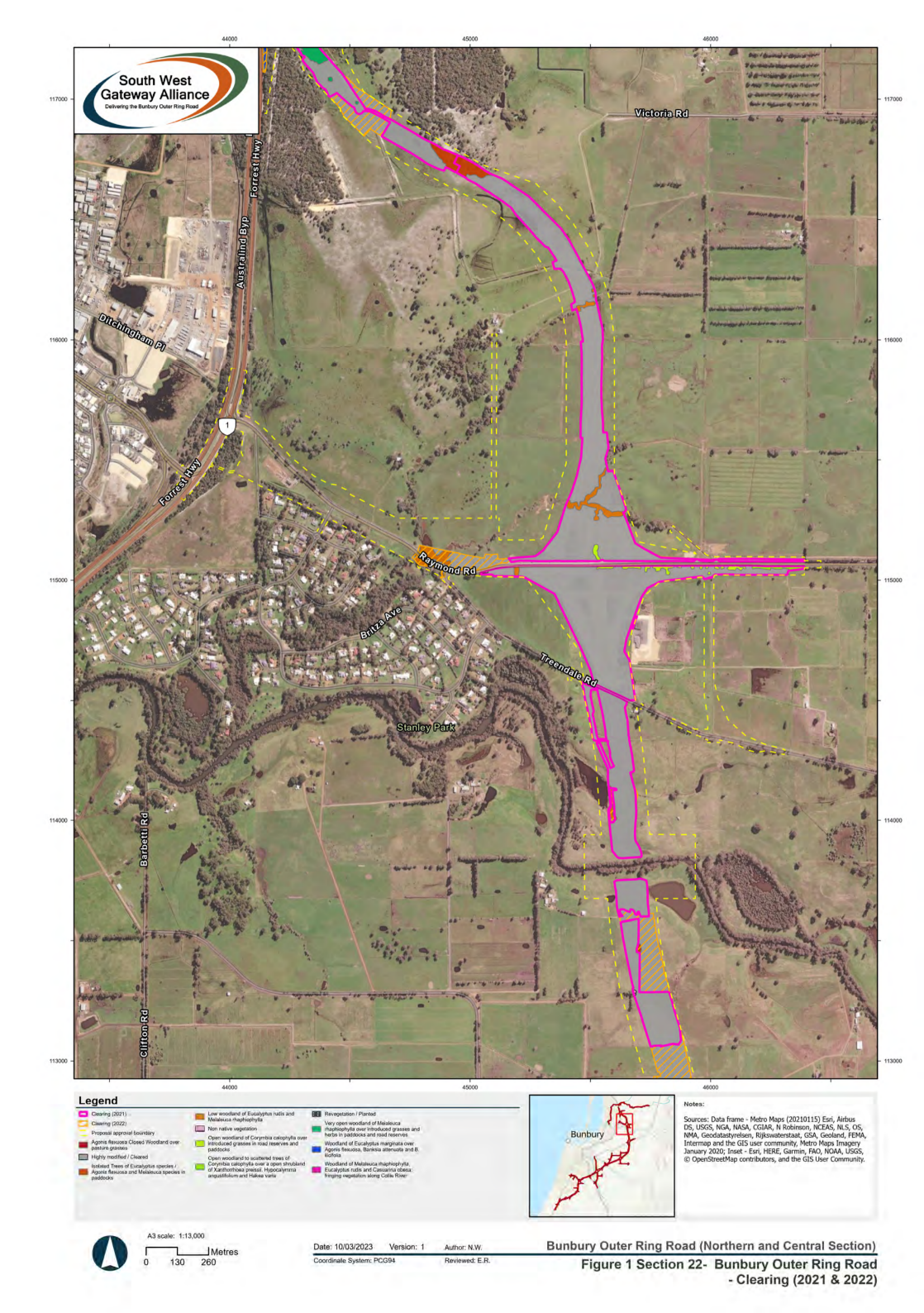
SWGA, 2021. Compliance Assessment Plan, South West Gateway Alliance, Perth Western Australia.

#### 6 **Figures**

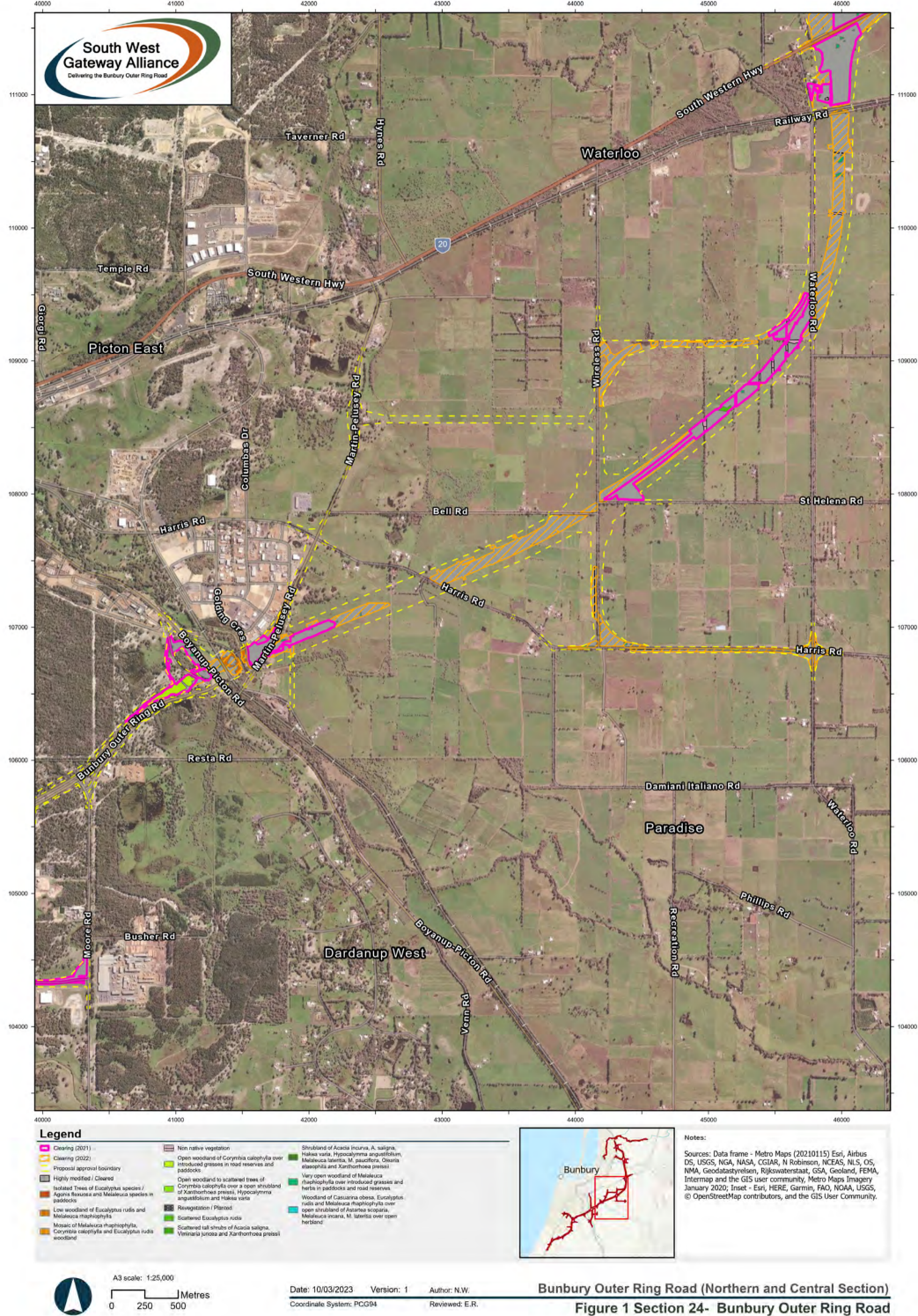


Figure 3b. Clearing of native vegetation during the previous (2021) and current (2022) CAR reporting period.









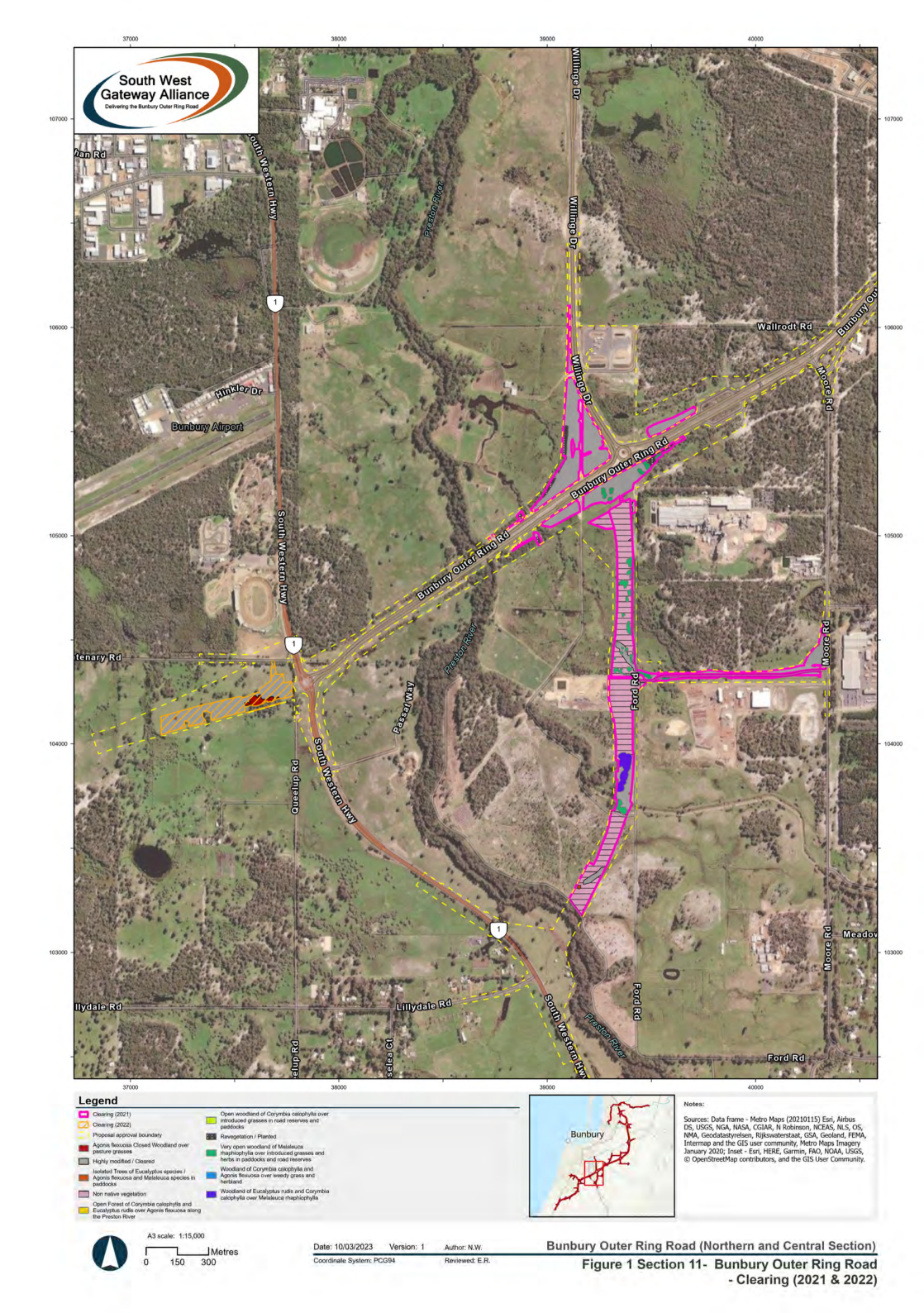
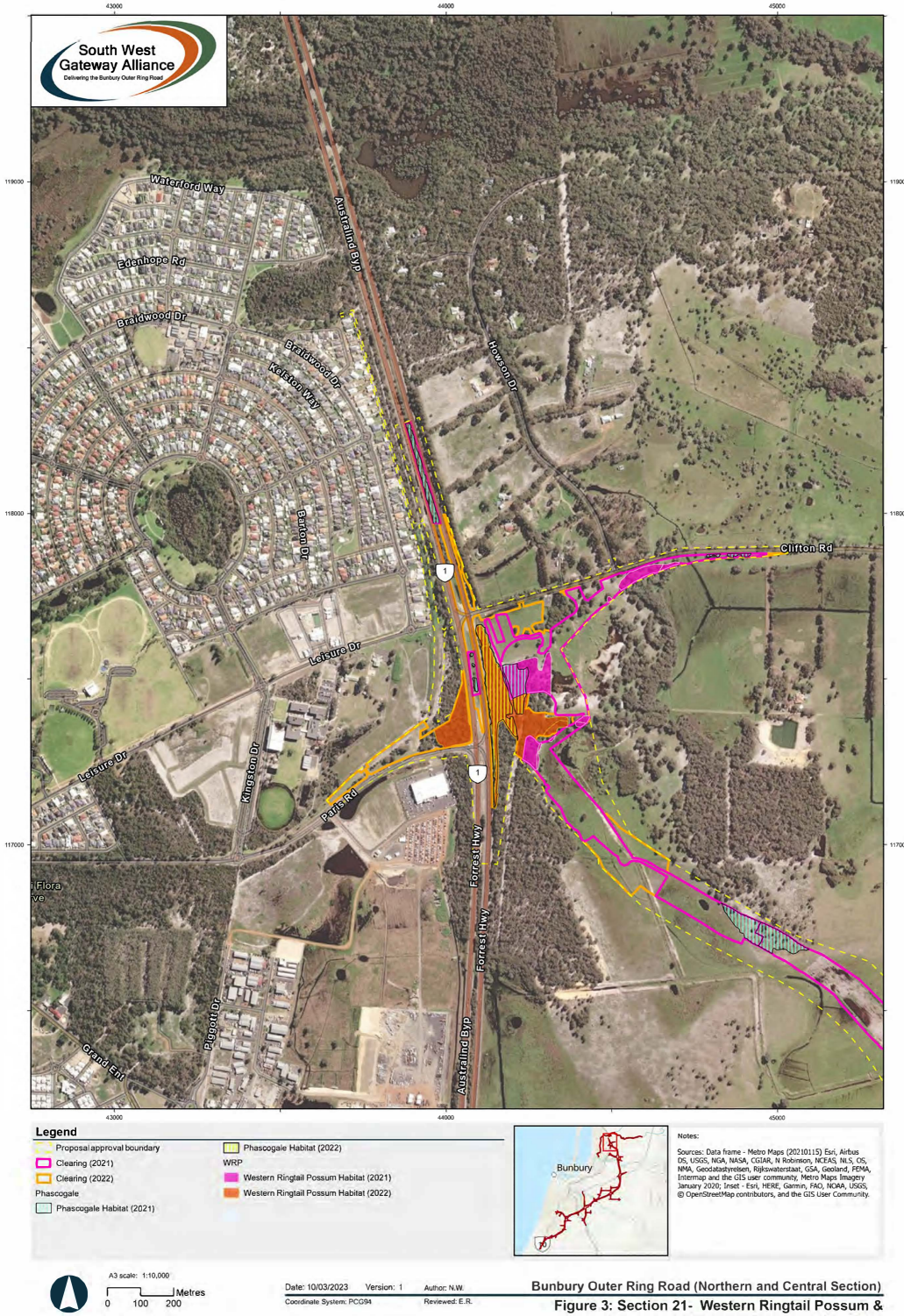
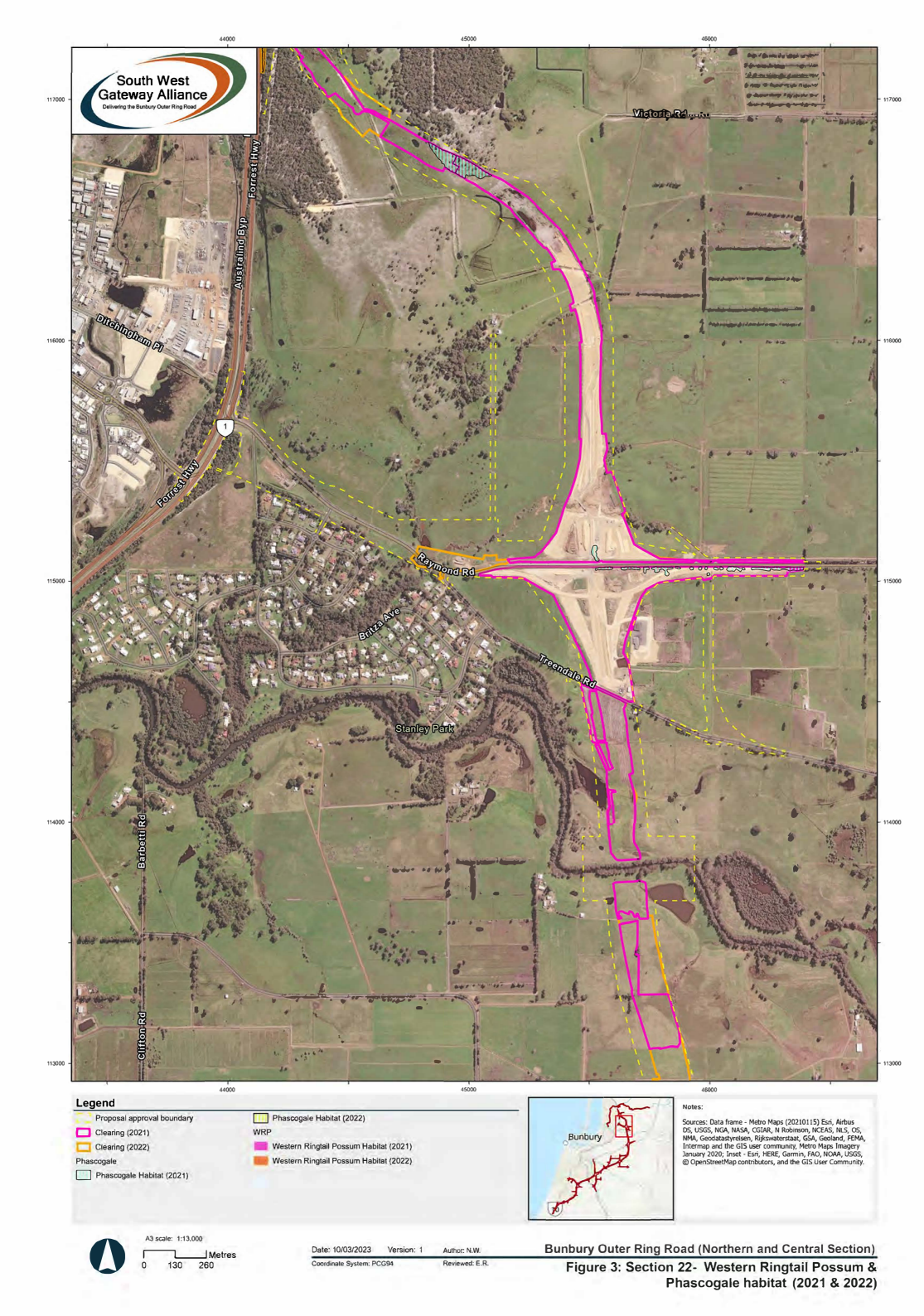
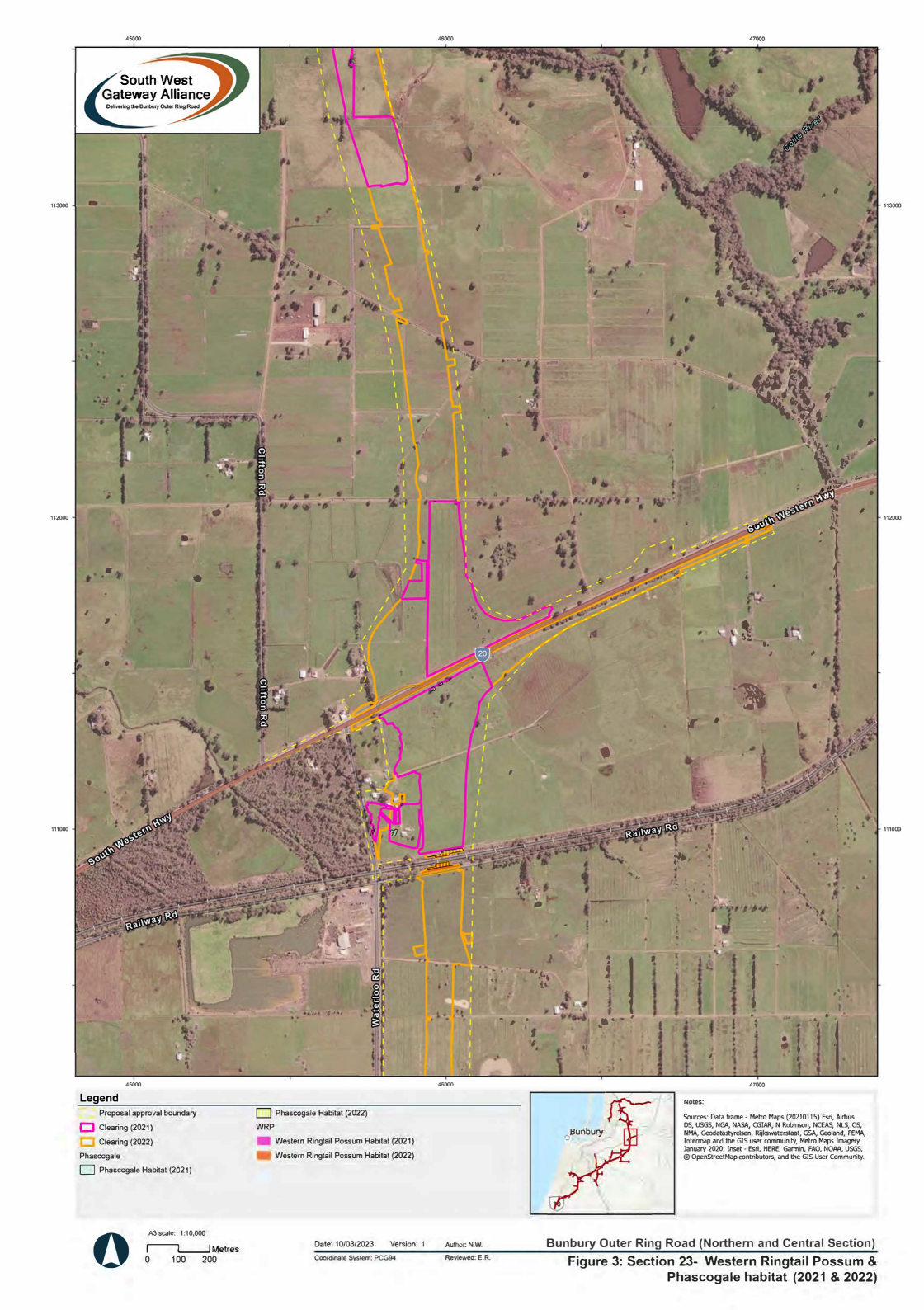


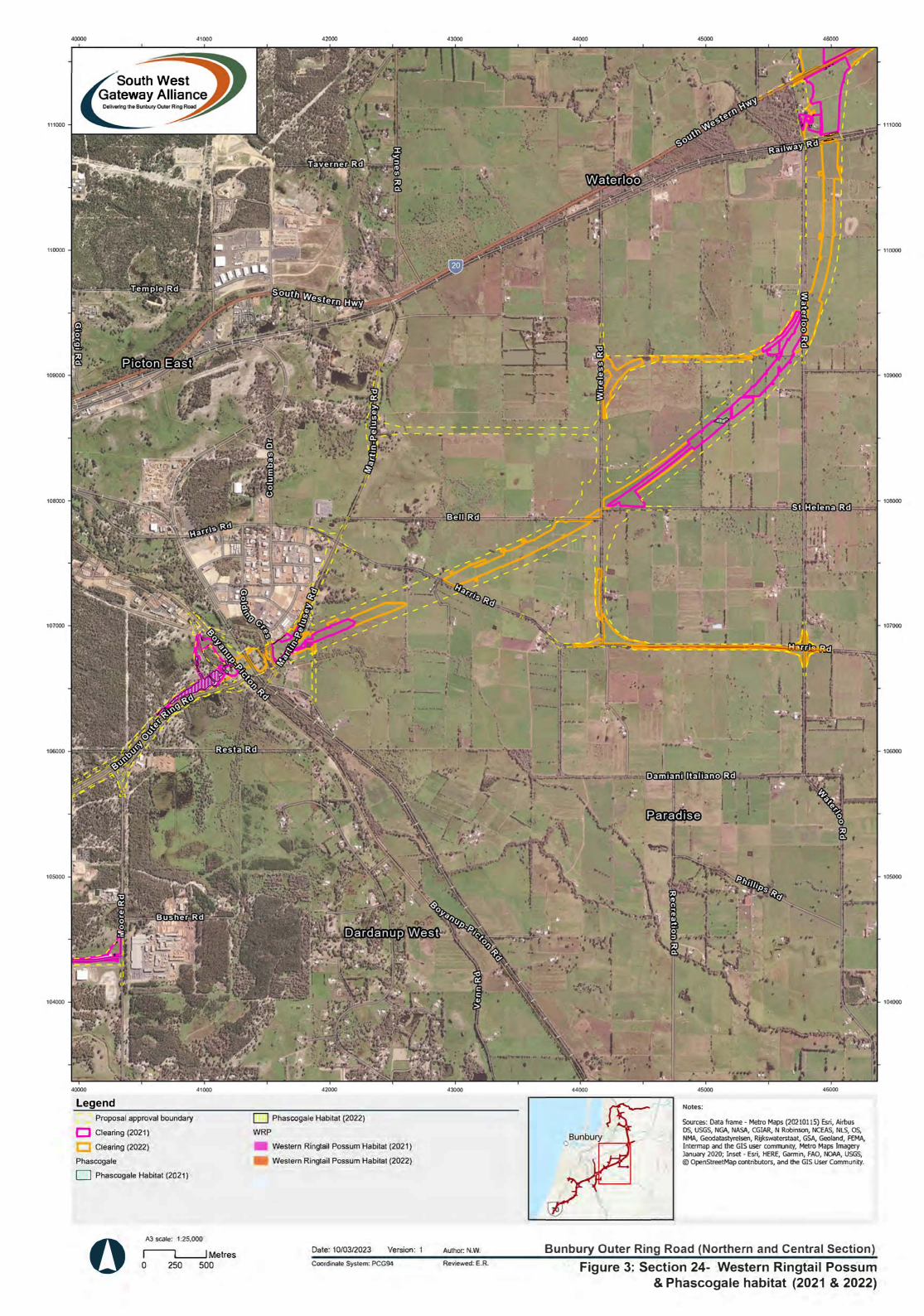


Figure 4. Clearing of Western ringtail possum habitat and South-western brush-tailed phascogale habitat during the previous (2021) and current (2022) CAR reporting period.









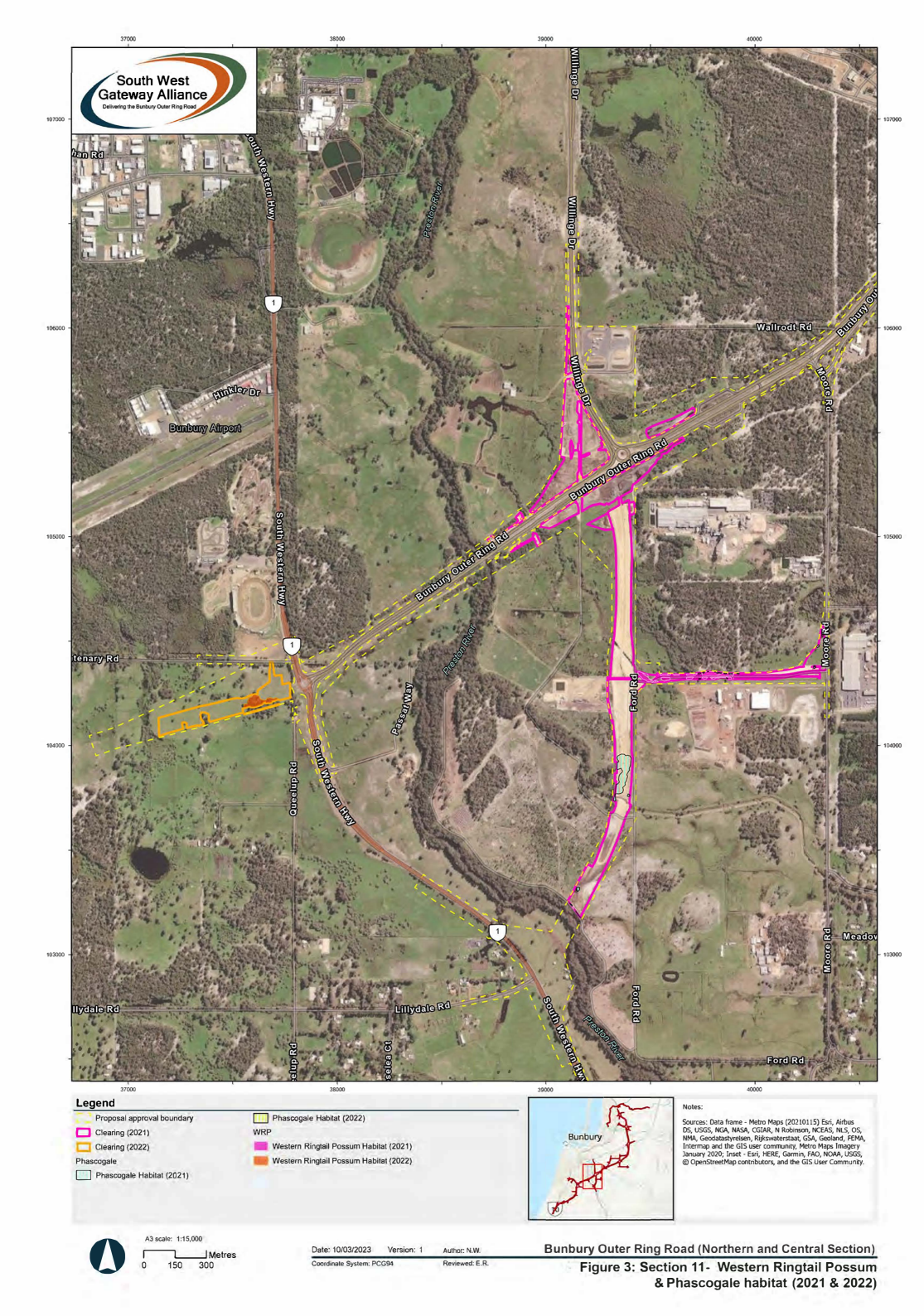
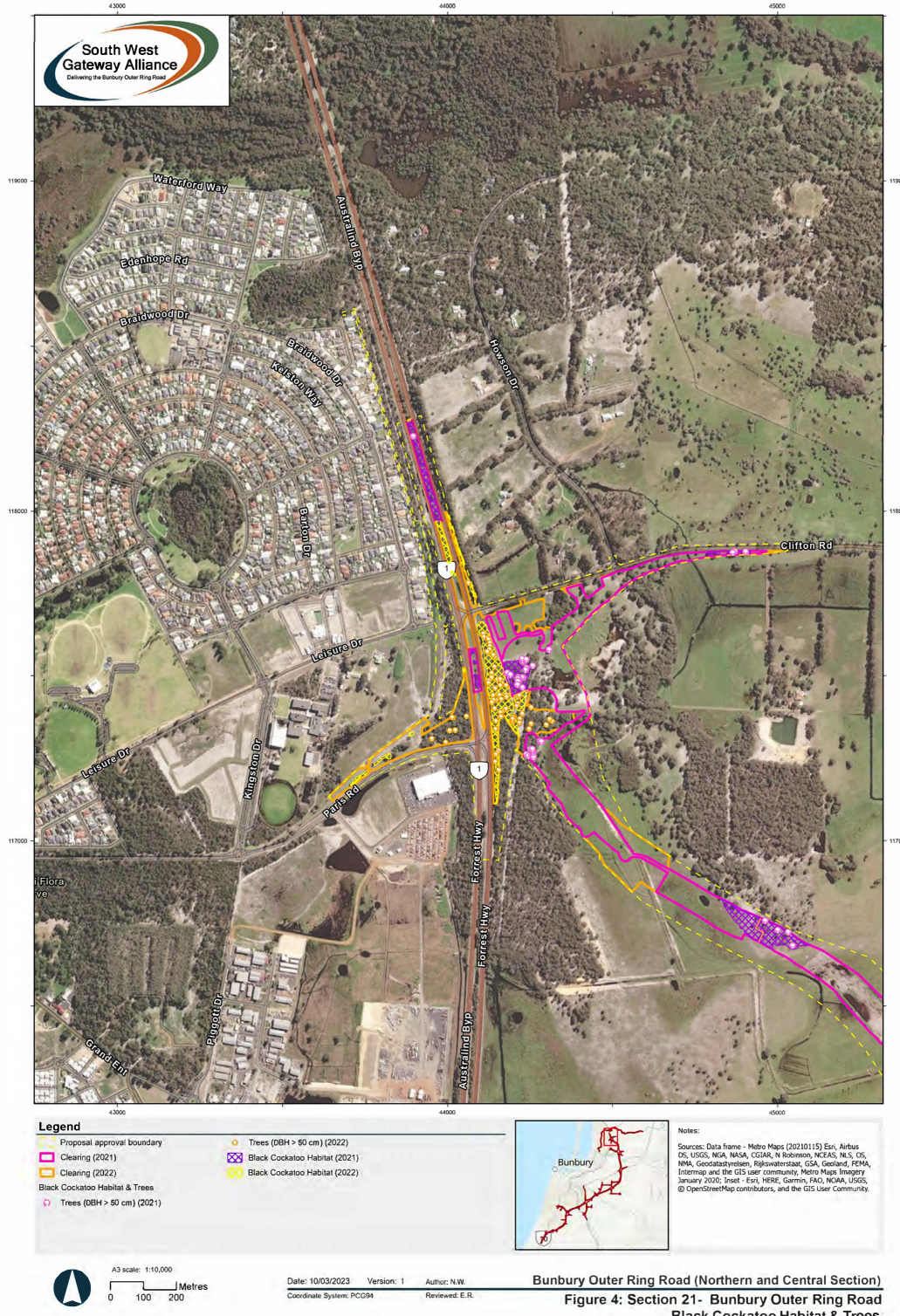
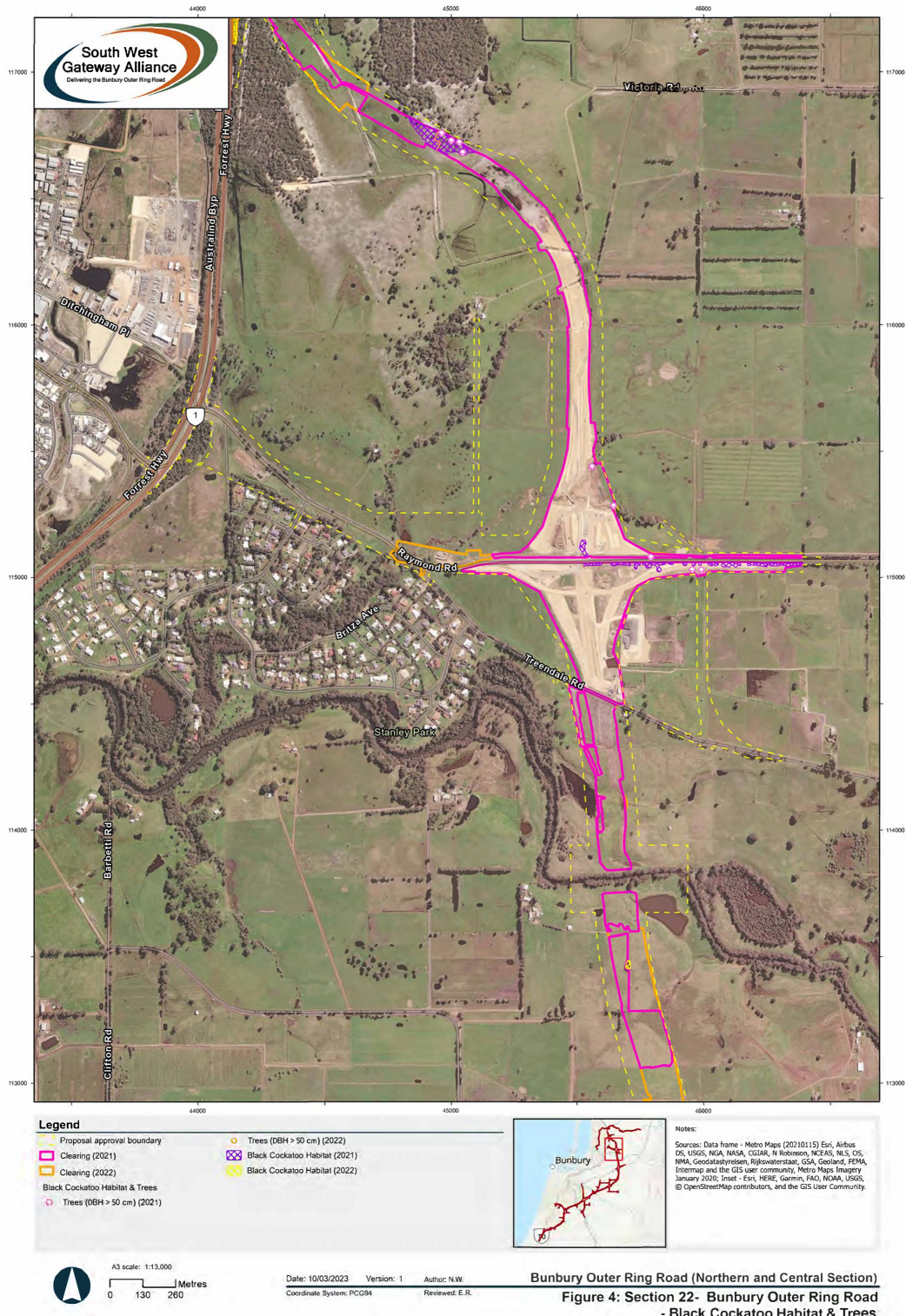
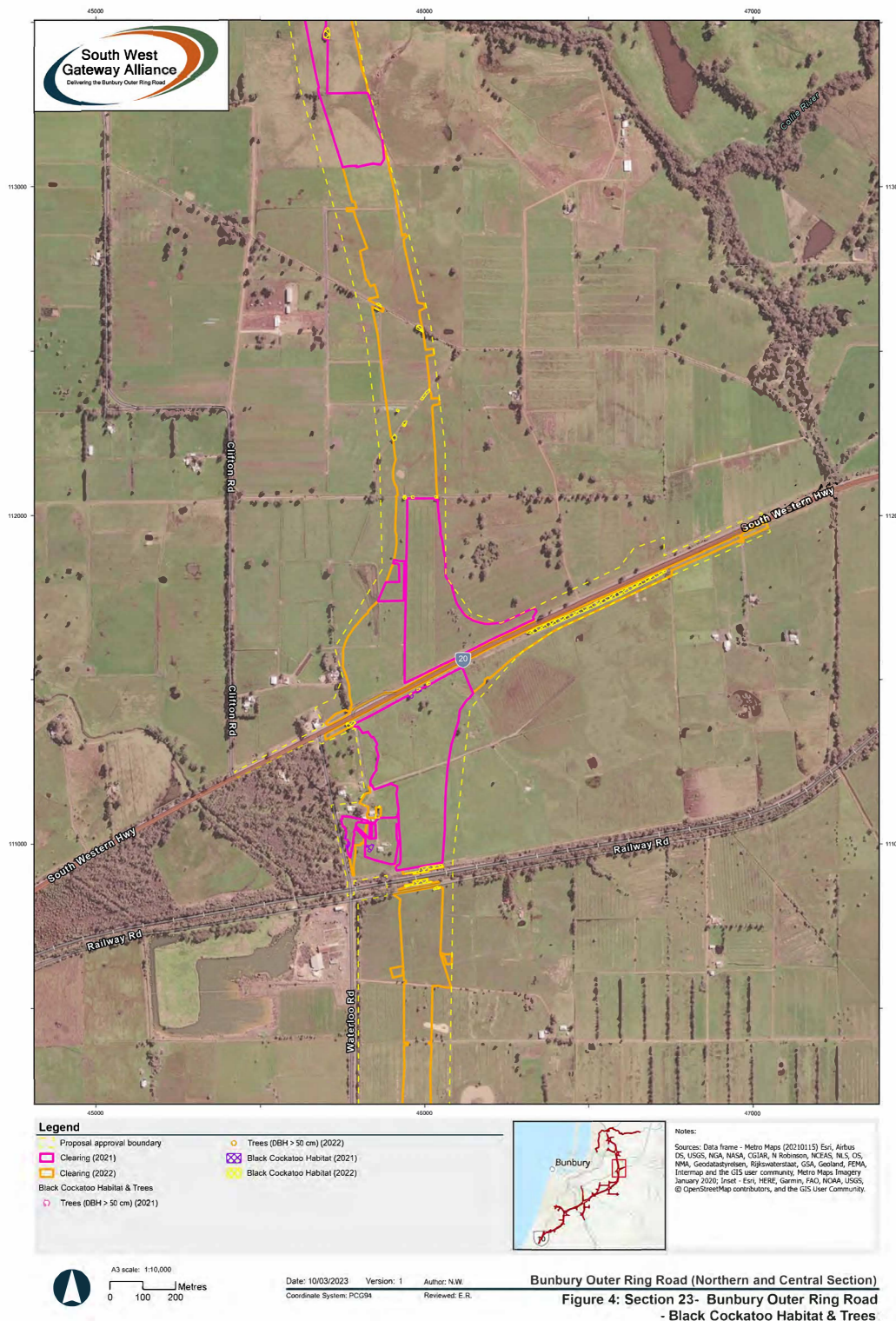


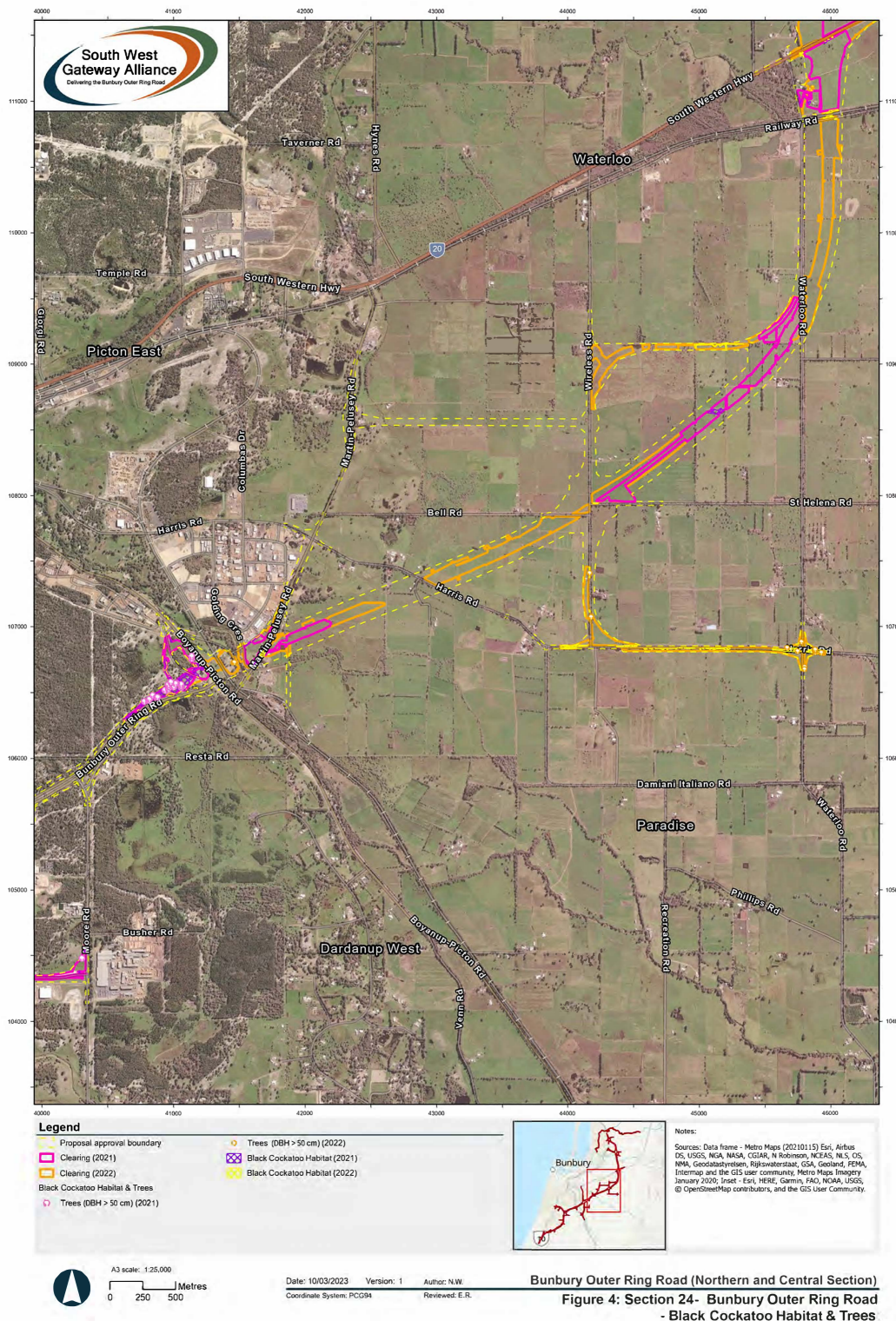


Figure 5. Clearing of Black cockatoo habitat and trees with a diameter at breast height of > 50 cm during the during the previous (2021) and current (2022) CAR reporting period.









- Black Cockatoo Habitat & Trees (DBH > 50cm)

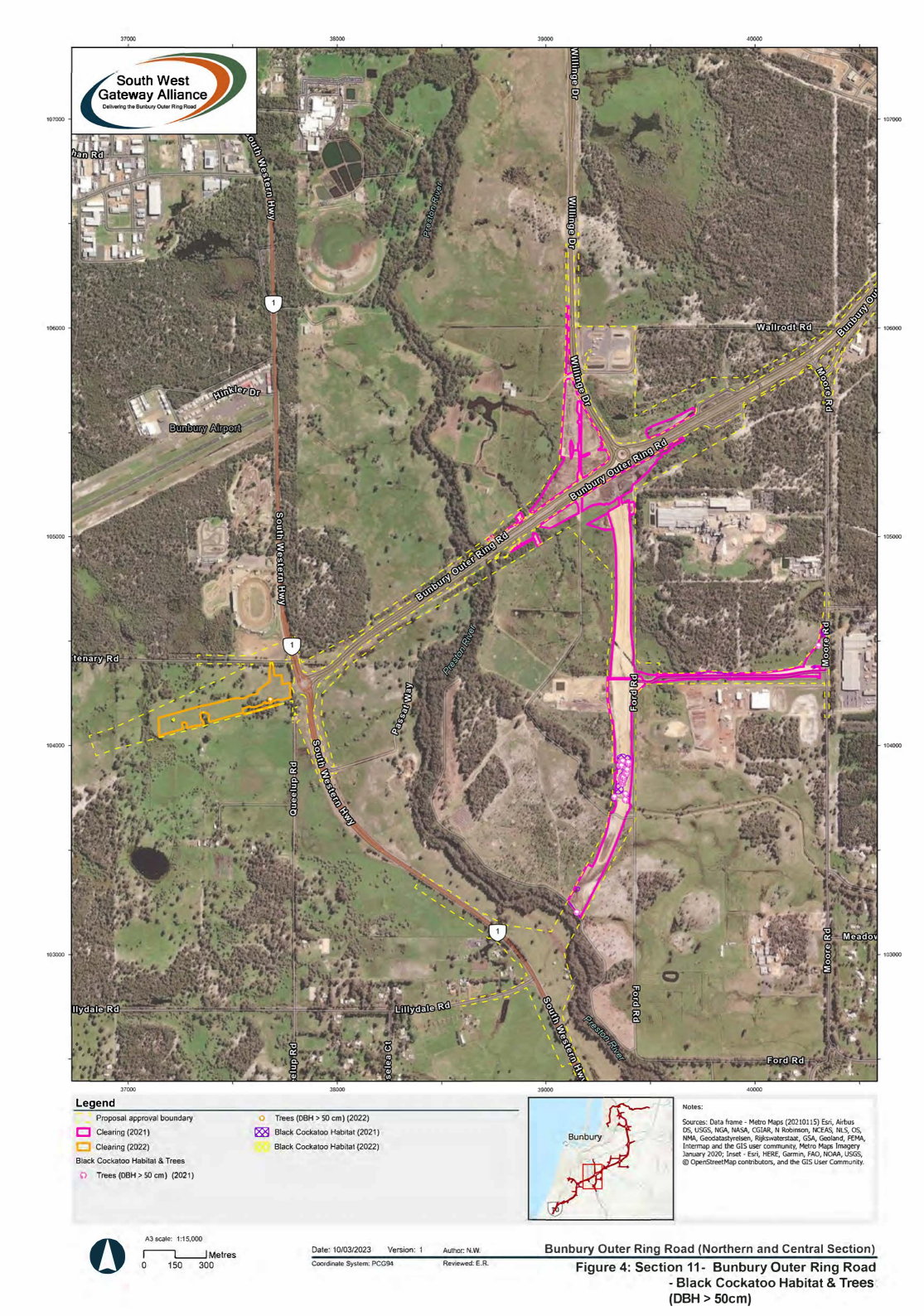
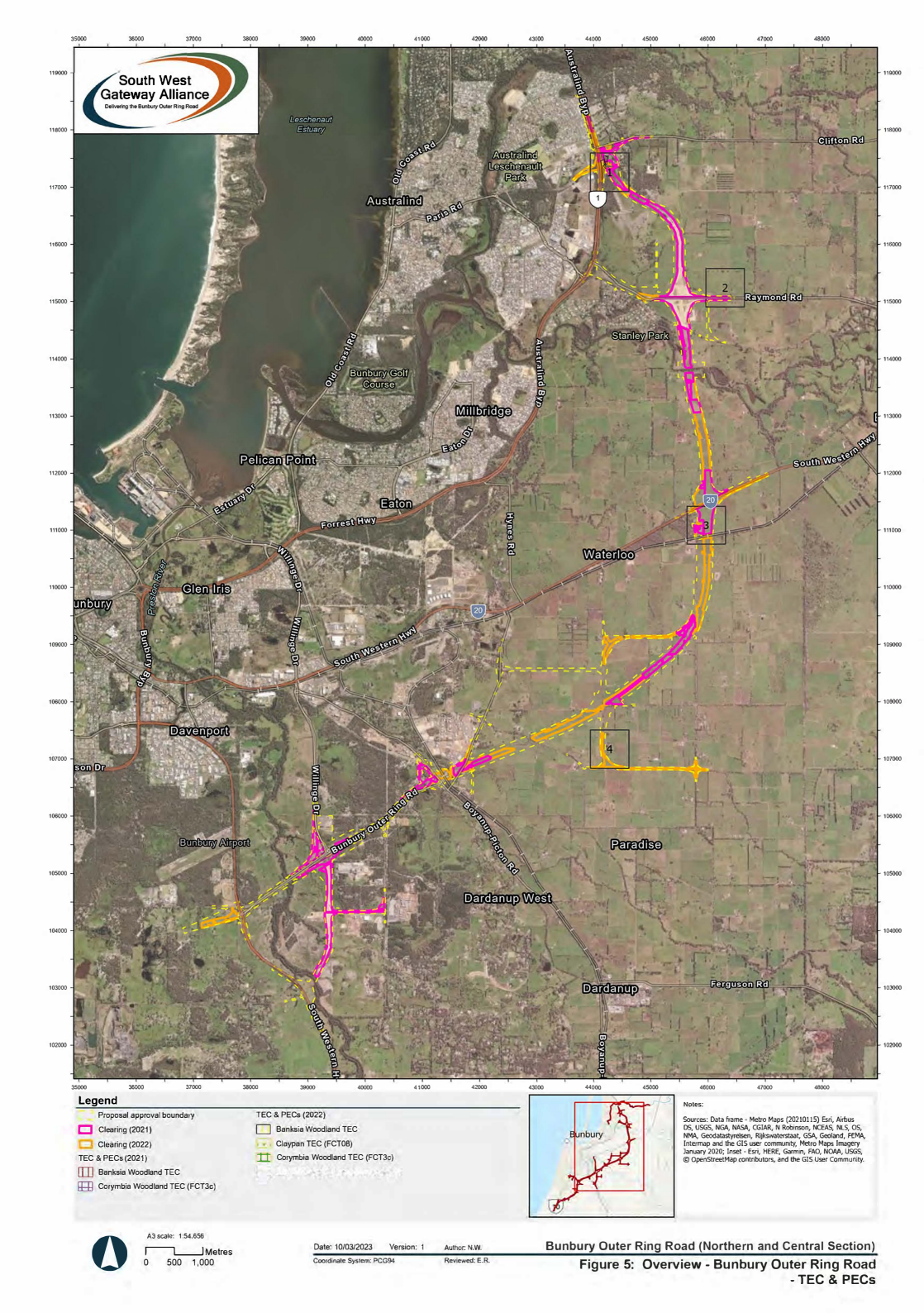
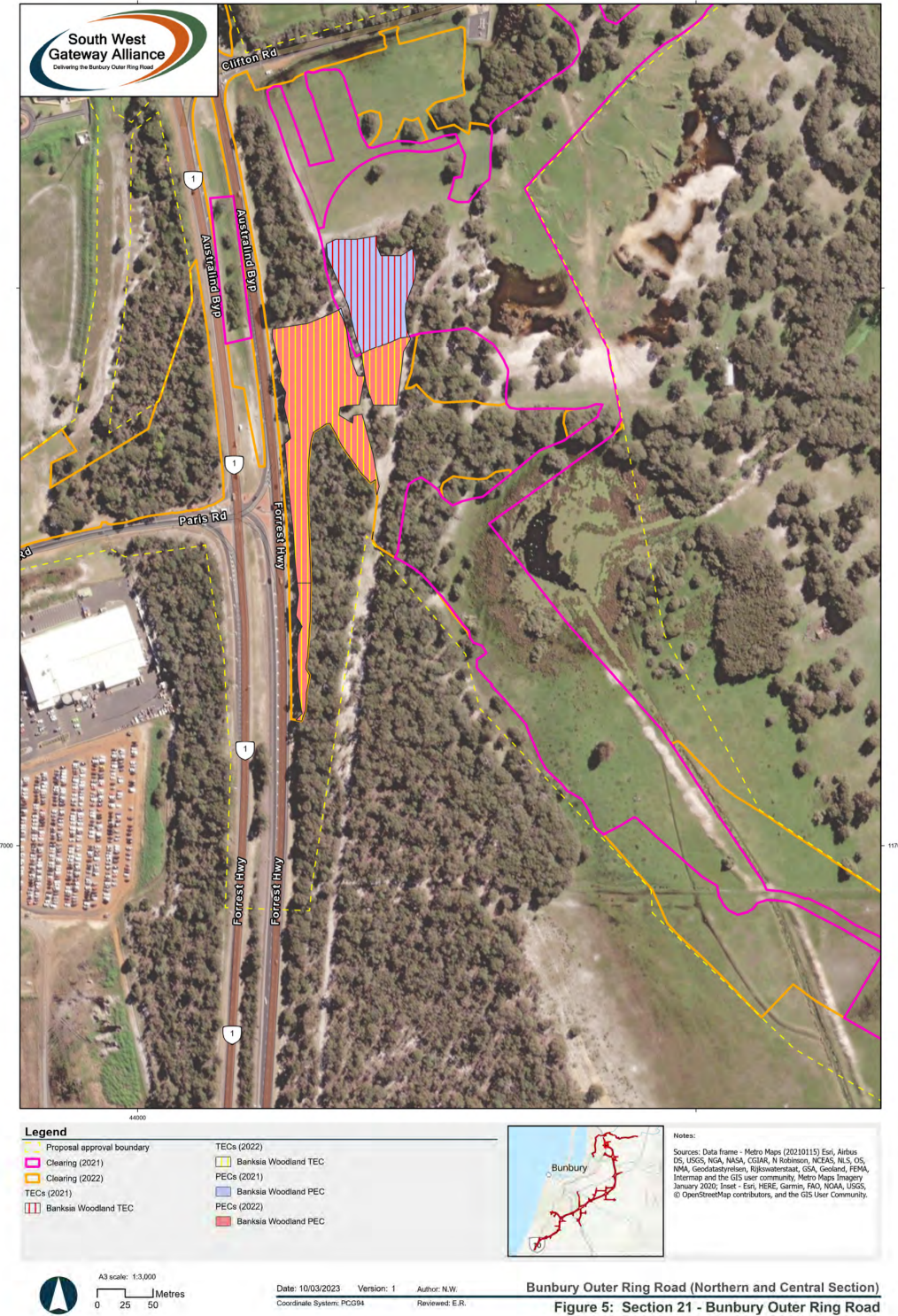


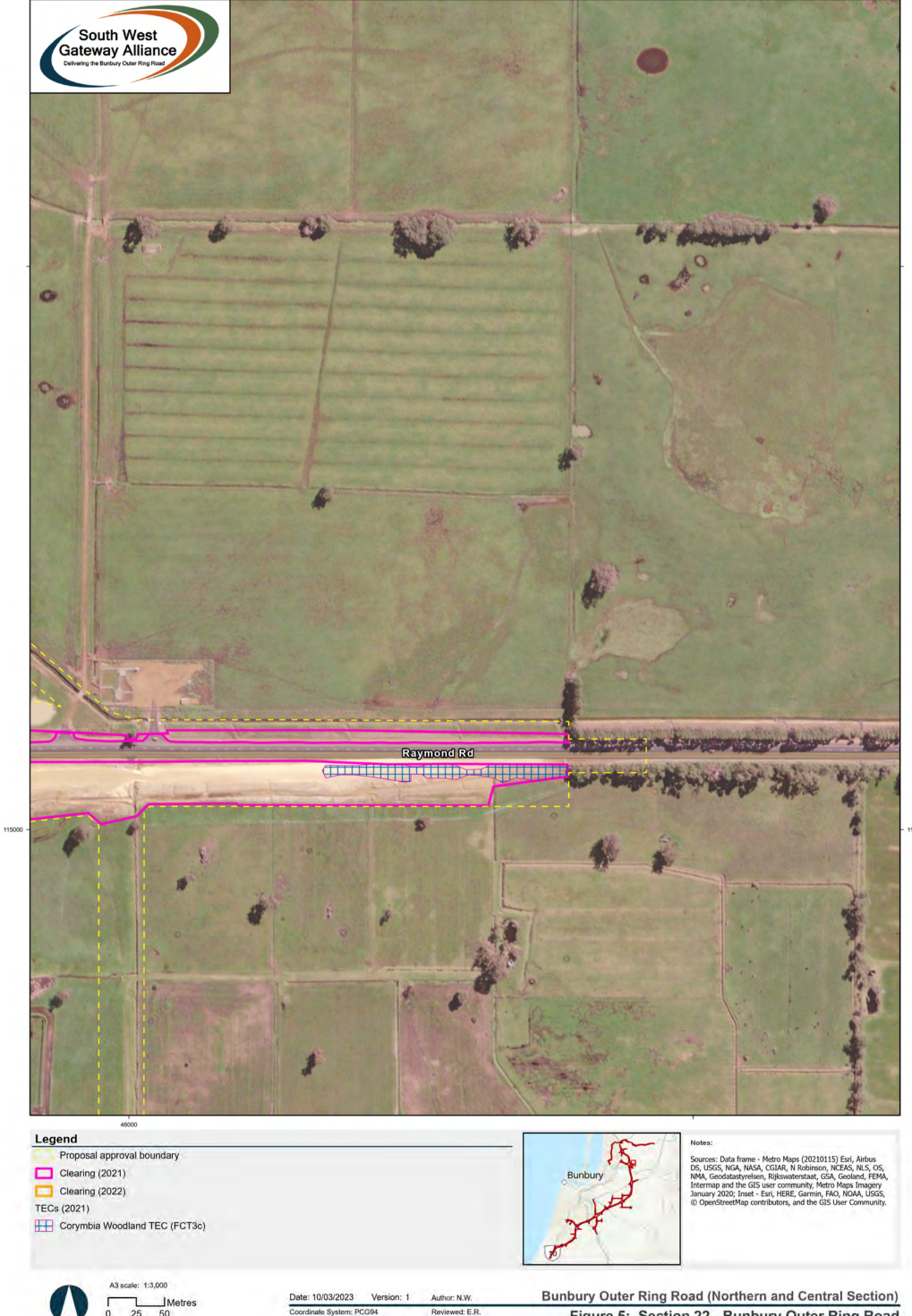


Figure 6. Clearing of Priority (PEC) and Threatened (TEC) Ecological Communities (Banksia woodlands of the Swan Coastal Plain PEC; Herb rich shrublands on clay pans TEC (FCT08); Corymbia Callophylla – Xanthorrhoea preissii woodlands and shrublands of the Swan Coastal Plan TEC (FCT3c)), during the previous (2021) and current (2022) CAR reporting period.



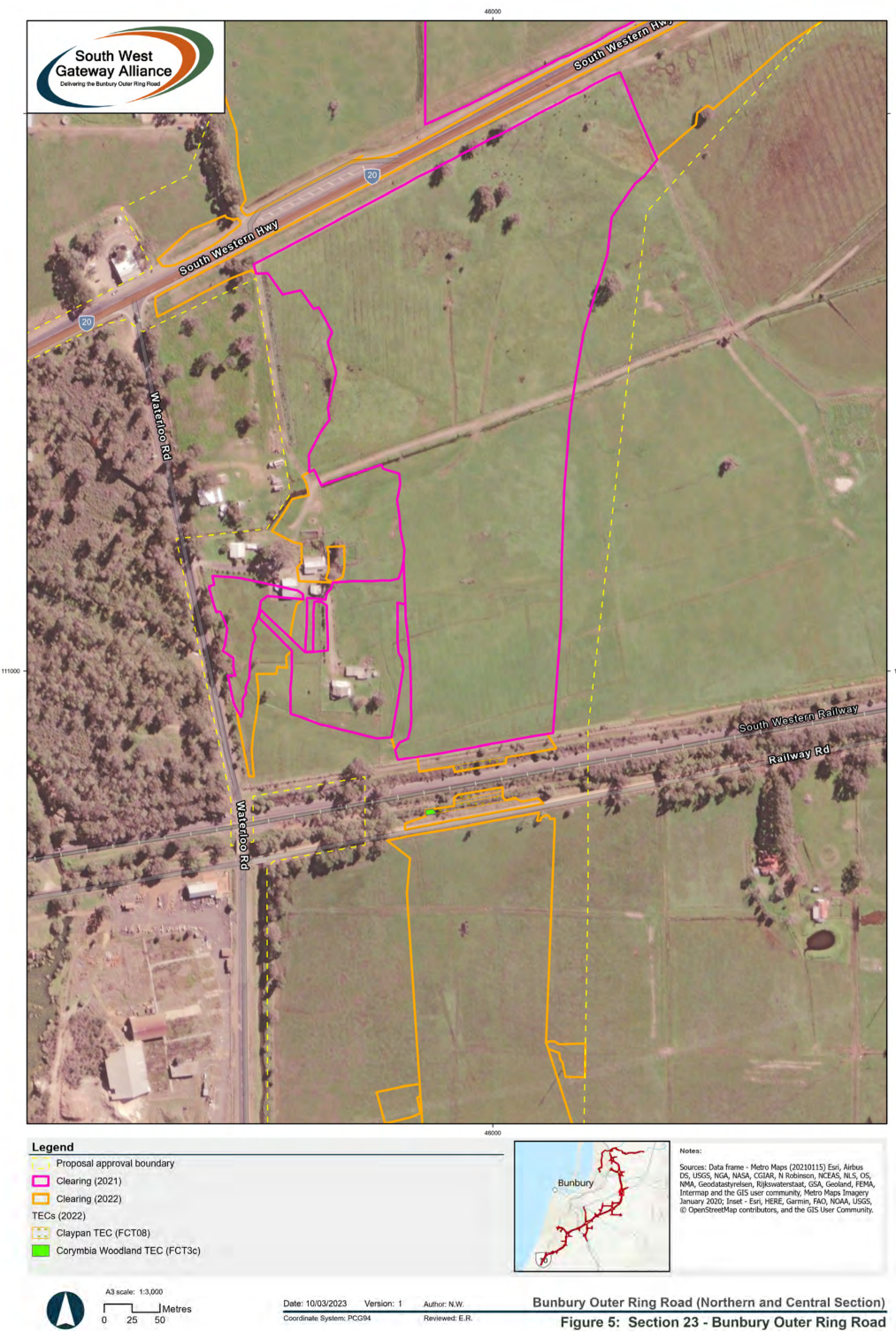


- TEC & PECs



25 50

Figure 5: Section 22 - Bunbury Outer Ring Road - TEC & PECs



- TEC & PECs



Figure 5: Section 24 - Bunbury Outer Ring Road - TEC & PECs



# **Appendices**

Appendix	Title
Appendix A	Statement of Compliance
Appendix B	Ministerial Statement 1155 Audit Table
Appendix C	Subsidiary plans audit tables (potential non-compliance/non-conformance only)
Appendix D	Evidence (related to potential non-compliance/non-conformance only)
Appendix E	Summary table of evidence



# Appendix A Statement of Compliance

### **Statement of Compliance**

### 1 Proposal and Proponent Details

Proposal Title	Bunbury Outer Ring Road Northern and Central Sections
Statement Number	1155
Proponent Name	Main Roads Western Australia
Proponent's Australian Company Number (where relevant)	50 860 676 021

#### 2 Statement of Compliance Details

Reporting Period	14/12/21 to 13/12/22
reporting renod	14/12/21 (0 15/12/22

Implementation pl	nase(	(s) during reporting	period	d (please tick ✓ rele	evant phase(s))
Pre-construction	1	Construction	1	Operation	Decommissioning

Audit Table for Statement addressed in this Statement of Compliance is provided at Attachment:

An audit table for the Statement addressed in this Statement of Compliance must be provided with this Statement of Compliance. The audit table must be prepared and maintained in accordance with the Office of the Environmental Protection Authority's (OEPA) *Post Assessment Guideline for Preparing an Audit Table*, as amended from time to time. The 'Status Column' of the audit table must accurately describe the compliance status of each implementation condition and/or procedure for the reporting period of this Statement of Compliance. The terms that may be used by the proponent in the 'Status Column' of the audit table are limited to the Compliance Status Terms listed and defined in The CAP.

Were all implementation conditions and/oreporting period? (please tick ✓ the appro	or procedures of the Statement complied with with opriate box)	n the
No (please proceed to Section 3)	Yes (please proceed to Section 4)	~

## 3 Details of Non-compliance(s) and/or Potential Non-compliance(s)

The information required Section 3 must be provided for each non-compliance or potential non-compliance identified during the reporting period covered by this Statement of Compliance.

Non-comp	liance	potential	non-com	pliance

Which implementation condition or procedure was non-compliant or potentially	y non-compliant?
Was the implementation condition or procedure non-compliant or potentially n	on-compliant?
On what date(s) did the non-compliance or potential non-compliance occur (if	applicable)?
Was this non-compliance or potential non-compliance reported to the General	Manager, OEPA?
☐ Yes ☐ Reported to OEPA verbally Date ☐ Reported to OEPA in writing Date	□ No
What are the details of the non-compliance or potential non-compliance and we extent of and impacts associated with the non-compliance or potential non-comp	
What is the precise location where the non-compliance or potential non-compl applicable)? (please provide this information as a map or GIS co-ordinates)	iance occurred (if
What was the cause(s) of the non-compliance or potential non-compliance?	arts fallo compani
What remedial and/or corrective action(s), if any, were taken or are proposed response to the non-compliance or potential non-compliance?	to be taken in
What measures, if any, were in place to prevent the non-compliance or potent before it occurred? What, if any, amendments have been made to those meas occurrence?	
Please provide information/documentation collected and recorded in relation to condition or procedure:  • in the reporting period addressed in this Statement of Compliance; and as outlined in the approved Compliance Assessment Plan for the State this Statement of Compliance.  (the above inform action may be provided as an attachment to this Statement	I ement addressed in

**Proponent Declaration** 

I, <u>Martine Schellema</u>, <u>Manager Environmanti</u> name and position title) declare that I am authorised on behalf of the <u>Commissioner of Main Roads Western Australia</u> (being the person responsible for the proposal) to submit this form and that the information contained in this form is true and not misleading.

Signature: Martie Scelle

Date: 13/03/2023

#### Please note that:

- it is an offence under section 112 of the *Environmental Protection Act 1986* for a person to give or cause to be given information that to his knowledge is false or misleading in a material particular; and
- the Chief Executive Officer of the DWER has powers under section 47(2) of the Environmental Protection Act 1986 to require reports and information about implementation of the proposal to which the statement relates and compliance with the implementation conditions.

### 4 Submission of Statement of Compliance

One hard copy and one electronic copy (preferably PDF on CD or thumb drive) of the Statement of Compliance are required to be submitted to the Chief Executive Officer, DWER, marked to the attention of Manager, Compliance (Ministerial Statements).

Please note, the DWER has adopted a procedure of providing written acknowledgment of receipt of all Statements of Compliance submitted by the proponent, however, the DWER does not approve Statements of Compliance.

#### 5 Contact Information

Queries regarding Statements of Compliance, or other issues of compliance relevant to a Statement may be directed to Compliance (Ministerial Statements), DWER:

#### Manager, Compliance (Ministerial Statements)

Department of Water and Environmental Regulation

Postal Address: Locked Bag 33

Cloisters Square PERTH WA 6850

Phone:

(08) 6364 7000

Email:

compliance@dwer.wa.gov.au

#### 6 Post Assessment Guidelines and Forms

Post assessment documents can be found at www.epa.wa.gov.au

# ATTACHMENT 1

**Table 1 Compliance Status Terms** 

Compliance Status Terms	Abbrev	Definition	Notes			
Compliant	С	Implementation of the proposal has been carried out in accordance with the requirements of the audit element.	<ul> <li>This term applies to audit elements with:</li> <li>ongoing requirements that have been met during the reporting period; and</li> <li>requirements with a finite period of application that have been met during the reporting period, but whose status has not yet been classified as 'completed'.</li> </ul>			
Completed CLD		A requirement with a finite period of application has been satisfactorily completed.	This term may only be used where:  audit elements have a finite period of application (e.g. construction activities, development of a document);  the action has been satisfactorily completed; and  the Office of the Environmental Protection Authority (OEPA) has provided written acceptance of 'completed' status for the audit element.			
Not required at this stage	NR	The requirements of the audit element were not triggered during the reporting period.	This should be consistent with the 'Phase' column of the audit table.			
Potentially Non-compliant	PNC	Possible or likely failure to meet the requirements of the audit element.	This term may apply where during the reporting period the proponent has identified a potential non-compliance and has not yet finalized its investigations to determine whether non-compliance has occurred.			
Non-compliant	NC	Implementation of the proposal has not been carried out in accordance with the requirements of the audit element.	This term applies where the requirements of the audit element are not "complete" have not been met during the reporting period.			

Each page (including Attachment 2) must be initialed by the person who signs Section 4 of this Statement of Compliance. INITIALS:

### POST ASSESSMENT FORM 2

Compliance Status Terms	Abbrev	Definition	Notes
In Process	IP	Where an audit element requires a management or monitoring plan be submitted to the OEPA or another government agency for approval, that submission has been made and no further information or changes have been requested by the OEPA or the other government agency and assessment by the OEPA or other government agency for approval is still pending.	The term 'In Process' may not be used for any purpose other than that stated in the Definition Column.  The term 'In Process' may not be used to describe the compliance status of an implementation condition and/or procedure that requires implementation throughout the life of the project (e.g. implementation of a management plan).



# Appendix B MS 1155 Audit Table

### Appendix B - Ministerial Statement 1155 Audit Table

Note

- Phases that apply in this table = Pre-Construction, Construction, Operation, Decommissioning, Overall (several phases).
- . This audit table is a summary and timetable of conditions and commitments applying to this project. Refer to the Minister's Statement for full detail/precise wording of individual elements.
- Code prefixes: M = Minister's condition, P = Proponent's commitment.
- Acronyms list: CEO = Chief Executive Officer of OEPA; DEC = Department of Environment Regulation; DPAW = Department of Parks and Wildlife; DIA = Department of Indigenous Affairs; DMP = Department of Mining and Petroleum; DWER = Department of Water and Environmental Regulation; EPA = Environmental Protection Authority; DoH = Department of Health; DoW = Department of Water, Minister for Env = Minister for the Environmental Protection Authority.
- Compliance Status: C = Compliant; CLD = Completed; NA = Not Audited; NC = Non compliant; NR = Not Required at this stage; PNC = Potentially non-compliant. Please note the terms VR = Verification Required and IP = In Process are only for OEPA use.

Table. Audit Table for Ministerial Statement 1155 for CAR reporting period (14 December 2021 to 13 December 2022). Note: the previously submitted CAR is referred to as CAR (2020 – 2021) within the audit table.

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
1155:M1,1	Proposal Implementation	When implementing the proposal, the proponent shall not exceed the authorised extent of the proposal as defined in Table 2 of Schedule 1, unless amendments to the proposal and the authorised extent of the proposal have been approved under the Environmental Protection Act 1986.	Implement Proposal as described in Schedule 1. Refer to CAR Section 2.1	Annual Compliance Assessment Report (CAR) Evidence:  - C1-1_Clearing areas (Figures 1-5) - C1-1_Clearing areas (Shapefiles)	Overall.	Ongoing.	С	
1155:M2.1	Contact Details	The proponent shall notify the CEO of any change of its name, physical address or postal address for the serving of notices or other correspondence within twenty-eight (28) days of such change. Where the proponent is a corporation or an association of persons, whether incorporated or not, the postal address is that of the principal place of business or of the principal office in the State.	Submit written notification to the CEO of DWER.	Not required.	Overall.	Within 28 days of any change of its name, physical address or postal address.	NR	Main Roads Western Australia remains the Proponent.
1155:M3.1	Time Limit for Proposal Implementation	The proponent shall not commence implementation of the proposal after five (5) years from the date of this Statement, and any commencement, prior to this date, must be substantial.	Implement the proposal and condition 3-2.	CAR (2020 - 2021).	Overall.	By 14 December 2025.	С	
1155:M3,2	Time Limit for Proposal Implementation	Any commencement of implementation of the proposal, on or before five (5) years from the date of this Statement, must be demonstrated as substantial by providing the CEO with written evidence, on or before the expiration of five (5) years from the date of this Statement.	Submit written notification to the CEO of DWER.	CAR (2020 - 2021).	Overall.	By 14 December 2025.	С	
1155:M4.1	Compliance Reporting	The proponent shall prepare and maintain a Compliance Assessment Plan which is submitted to the CEO at least six (6) months prior to the first Compliance Assessment Report required by condition 4-6, or prior to implementation of the proposal, whichever is sooner.	Prepare a Compliance Assessment Plan and submit to the CEO of DWER for approval.	Compliance Assessment Plan (CAP). CEO of DWER approval of CAP. CAR (2020 - 2021).	Overall.	Submit CAP by 14 September 2021 or prior to implementation of the proposal, whichever is sooner.	С	CAP submitted to DWER on 7 January 2021. CAP approved by DWER on 13 January 2021.
1155:M4.2	Compliance Reporting	The Compliance Assessment Plan shall indicate: (1) the frequency of compliance reporting; (2) the approach and timing of compliance assessments; (3) the retention of compliance assessments; (4) the method of reporting of potential non-compliances and corrective actions taken; (5) the table of contents of Compliance Assessment Reports; and	Prepare and submit to the CEO of DWER a CAP addressing all requirements.	Compliance Assessment Plan (CAP). CEO of DWER approval of CAP. CAR (2020 - 2021).	Overall.	Submit CAP by 14 September 2021 or prior to implementation of the proposal, whichever is sooner.	С	CAP submitted to DWER on 7 January 2021. CAP approved by DWER on 13 January 2021.
		(6) public availability of Compliance Assessment Reports.						
1155:M4.3	Compliance Reporting	After receiving notice in writing from the CEO that the Compliance Assessment Plan satisfies the requirements of condition 4-2 the proponent shall assess compliance with conditions in accordance with the Compliance Assessment Plan required by condition 4-1.	Undertake annual compliance assessments in accordance with the approved CAP.	This CAR. CAR (2020 - 2021).	Overall.	Ongoing, annually	С	
1155:M4.4	Compliance Reporting	The proponent shall retain reports of all compliance assessments described in the Compliance Assessment Plan required by condition 4-1 and shall make those reports available when requested by the CEO.	Prepare and retain Annual CARs in accordance with the approved CAP. Make CARs available to CEO of DWER on request.	This CAR. CAR (2020 - 2021) Additional report provision as requested.	Overall.	When requested by the CEO.	С	
1155:M4.5	Compliance Reporting	The proponent shall advise the CEO of any potential non-compliance within seven (7) days of that non-compliance being known.	Written correspondence to CEO of DWER within 7 days of any potential non-compliance.	This CAR. CAR (2020 - 2021).	Overall.	Within 7 days of a non- compliance being known.	С	
1155:M4.6	Compliance Reporting	The proponent shall submit to the CEO the first Compliance Assessment Report fifteen (15) months from the date of issue of this Statement addressing the twelve (12) month period from the date of	Submit Annual CARs addressing all requirements annually to DWER.	This CAR. CAR (2020 - 2021)	Overall.	Submit first CAR by 14 March 2022 then annually thereafter.	С	First CAR submitted to DWER on 11 March 2022.



Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
		issue of this Statement and then annually from the date of submission of the first Compliance Assessment Report, or as otherwise agreed in writing by the CEO. The Compliance Assessment Report shall:						
		<ul> <li>be endorsed by the proponent's Chief Executive Officer or a person delegated to sign on the Chief Executive Officer's behalf;</li> </ul>		The second of the second				
		<ul><li>(2) include a statement as to whether the proponent has complied with the conditions;</li></ul>			er-f			
		<ul> <li>identify all potential non-compliances and describe corrective and preventative actions taken;</li> </ul>						
		(4) be made publicly available in accordance with the approved Compliance Assessment Plan; and				CONTRACTOR		
		(5) indicate any proposed changes to the Compliance Assessment Plan required by condition 4-1.						
1155:M5.1	Public Availability of Data	Subject to condition 5-2, within a reasonable time period approved by the CEO of the issue of this Statement and for the remainder of the life of the proposal, the proponent shall make publicly available, in a manner approved by the CEO, all validated environmental data (including sampling design, sampling methodologies, empirical data and derived information products (e.g. maps)), management plans and reports relevant to the assessment of this proposal and implementation of this Statement.	Publish reports on Main Roads website, or provide reports as directed by the CEO of DWER.	As specified in the CAP, this CAR and its appendices will be placed on the Main Roads WA website within 14 days of the report being submitted to DWER.	Overall.	Within a reasonable time period approved by the CEO.	С	This CAR will be placed on the Main Roads WA website within 14 days of the report being submitted to DWER.  Previous CAR (2020-2021) placed on the Main Roads WA website within 14 days of the report being submitted to DWER.
1155:M5.2	Public Availability of Data	If any data referred to in condition 5-1 contains particulars of:  (1) a secret formula or process;  (2) confidential commercially sensitive information; the proponent may submit a request for approval from the CEO to not make these data publicly available. In making such a request the proponent shall provide the CEO with an explanation and reasons why the data should not be made publicly available.	Provide the CEO with an explanation and reasons why data should not be made publicly available.	Not applicable.	Overall.	Ongoing.	С	The state of the s
1155:M6.1	Terrestrial Fauna	Prior to ground-disturbing activities associated with the proposal the proponent shall undertake the following actions to minimise impacts to terrestrial fauna:  (1) within seven (7) days prior to clearing, using a qualified and licensed terrestrial fauna spotter(s) with experience in surveying for black cockatoos, inspect all potential nesting trees with hollows within the development envelope to determine if any hollows are being used for nesting by black cockatoos;	Undertake black cockatoo hollow inspection within 7 days prior to clearing.	CAR (2020 - 2021). This CAR.	Pre- construction.	Inspect all potential nesting trees within 7 days prior to clearing.	С	CAR (2020 - 2021).  (1) Five potential nesting trees with hollows were rechecked on 24/02/21 and 25/02/21 by SW Environmental and the SWGA
		(2) if any hollows are in use by black cockatoos for nesting, the proponent shall not disturb or clear the nesting tree, or vegetation within a ten (10) metre radius of the nesting tree, until after the cockatoos have naturally completed nesting (young have fledged and dispersed) and an appropriately qualified terrestrial fauna spotter has verified that the hollow(s) are no longer being used by the black cockatoos; and			0 2 × 44 7 5		98.78	Environmental Manager. No evidence of nesting was noted.  (2) No evidence of nesting was noted as above. None of the trees have been disturbed during work related
		(3) within thirty (30) days prior to clearing, using a qualified and licensed terrestrial fauna spotter(s) undertake a baseline study of suitable habitat within the development envelope and within the western ringtail habitat areas where disturbance is proposed, to:	Undertake baseline survey for WRP and south-western brush-tailed phascogale within 30 days prior to clearing. Prepare WRP Monitoring and	This CAR. Annual Terrestrial Fauna (WRP,BPh) Report CAR Evidence:	Pre- construction; Construction	Undertake baseline study within 30 days prior to clearing.	С	to the proposal.
		a) confirm the presence/absence and number of western ringtail possum and south-western brush-tailed phascogale; and	Management Plan, including DBCA advice.	Pre-clearing Fauna Survey Reports (Biota Environmental Sciences).  Example report:				
		<ul> <li>submit a report to the CEO which includes the results from the baseline study (condition 6-1(3)(a)), outlining the actions to monitor and manage impacts to western ringtail possums prior to and following disturbance on advice of DBCA.</li> </ul>		<ul> <li>C6-1_20220117_Letter Report WRP Monitoring and Management Plans prepared for areas where WRP/BPh were recorded within proposed clearing areas.</li> </ul>				

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information	
				Example plan: - C6-1_20220314_Plan		3897 04			
1155:M6.2	Terrestrial Fauna	Terrestrial Fauna	Prior to and during activities associated with the construction of the proposal the proponent shall undertake the following actions to minimise impacts to terrestrial fauna:  (1) ensure the presence of appropriately qualified fauna spotters during clearing activities; (2) ensure appropriate protocols, including the actions required by condition 6-1(3)(b), are implemented within seven (7) days prior to clearing activities to avoid and minimise impacts to terrestrial fauna including, but not limited to, western ringtail possum and south-western brush-tailed phascogale;	Implement WRP Monitoring and Management Plan as per condition 6-1 (3)(b).	This CAR.  Nocturnal pre-clearing fauna surveys and diurnal fauna surveys during clearing (SW Environmental).  WRP Monitoring and Management Plans prepared for areas where WRP/BPh were recorded within proposed clearing areas.  Example plan:  - C6-1_20220314_Plan	Construction	Ensure appropriate protocols, including the actions required by condition 6-1(3)(b), are implemented within 7 days prior to clearing activities.	С	
		(3) if western ringtail possum and/or south-western brush-tailed phascogale are encountered during clearing activities, the proponent shall submit a report to the CEO and the DBCA within thirty (30) days, with the number of individuals encountered and any relocation conducted in accordance with the requirements of the threatened fauna authorisation obtained under the Biodiversity Conservation Act 2016; and	Prepare Post-clearing Terrestrial Fauna Report, BC Act Licence to disturb Threatened Fauna.	Example letter report: - C6-2_20220331_Letter Report		Submit a report to the CEO and the DBCA within thirty 30 days of western ringtail possum and/or south-western brush-tailed phascogale being encountered.	С		
		<ul> <li>ensure no foraging species for black cockatoos are planted within ten (10) metres of the road.</li> </ul>	Landscaping and Rehabilitation Plans.	Not applicable at this stage.	Overall	Ongoing	NR		
1155:M7.1	Terrestrial Fauna (Western Ringtail Possum)	The proponent shall design and manage the ongoing implementation of the proposal to achieve the following environmental outcomes:  (1) no more than 43.9 ha of western ringtail possum habitat is cleared; and	in accordance with the WRP Monitoring and Management Plan to limit clearing and adverse effects as per	This CAR.	Overall.	By 14 March 2022 then annually thereafter	С	As of this CAR reporting, 14.95 ha of WRP habitat had been cleared of the total 43.90 ha permitted under MS1155.	
		(2) no project attributable adverse effects on the viability of the local western ringtail possum population in western ringtail habitat areas adjacent to and outside the development envelope.	condition 7-1.	Annual Terrestrial Fauna (WRP,BPh) Report.			С		
1155:M7.2	Terrestrial Fauna (Western Ringtail Possum)	To demonstrate that the outcome in condition 7-1(2) is being met the proponent shall complete a survey within the western ringtail habitat areas within thirty (30) days of completion of vegetation clearing, or if staged, after each distinct stage of clearing, and submit a report within sixty (60) days of completion of vegetation clearing to the CEO and DBCA. The report shall include an evaluation of the survey results against the baseline information collected by condition 6-1(3).	Complete post-clearing survey within WRP habitat areas and prepare report.	This CAR. Annual Terrestrial Fauna (WRP,BPh) Report CAR Evidence: 'Post-Clearing' Fauna Survey Reports (Biota Environmental Sciences). Example Report: - C7-2 20221024 Letter Report	Overall.	Complete survey within the western ringtail habitat areas within 30 days of completion of vegetation clearing and submit a report within 60 days of completion of vegetation clearing.	С		
1155:M7.3	Terrestrial Fauna (Western Ringtail Possum)	The proponent shall submit a report outlining how the outcomes in condition 7-1 are being met:  (1) to the CEO and the DBCA within twelve (12) months from the commencement of clearing activities; and (2) subsequently as part of the Compliance Assessment Report in condition 4-6, or as otherwise agreed to in writing by the CEO.	Prepare report detailing ongoing WRP survey results for the 12 months post- commencement of clearing within WRP habitat areas.	CAR (2020 - 2021). This CAR. Annual Fauna (WRP,BPh) Report	Overall.	Submit a report within 12 months from the commencement of clearing activities and subsequently as part of the CAR.	С		
1155:M7.4	Terrestrial Fauna (Western Ringtail Possum)	Prior to clearing activities submit the location and configuration of fauna crossings for western ringtail possum to the CEO, including the actions to monitor and report on the utilisation of the fauna crossings.	WRP Monitoring and Management Plan.	CAR (2020 - 2021).	Pre- construction.	Prior to clearing activities.	С		
1155:M8.1	Flora and Vegetation – Indirect Impacts	The proponent shall implement the proposal to achieve the following environmental outcome:  (1) there are no project attributable indirect impacts to Threatened Ecological Communities (Herb rich shrublands in clay pans FCT08) and (Corymbia calophylla – Xanthorrhoea preissi woodlands and shrublands of the Swan Coastal Plain FCT3c) and Priority Ecological Community (Banksia woodlands of the Swan Coastal Plain) (defined in Figure 4) outside and within twenty (20) metres of the development envelope.	TEC/PEC Monitoring and Management Plan. Ongoing quarterly groundwater and condition survey of TEC/PEC areas. Implement condition 8-2.	This CAR. Annual TEC/PEC Monitoring Report. CAR (2020 - 2021).	Overall.	Ongoing.	С		
1155:M8.2	Flora and Vegetation – Indirect Impacts	The proponent shall undertake the following actions when implementing the proposal:	Implement Weed and Hygiene Management Plan.	This CAR. CAR (2020 - 2021).	Overall.	Ongoing.	С		

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
		(1) implement hygiene protocols consistent with the Management of Phytophthora cinnamomi for Biodiversity Conservation in Australia, Part 2 National Best Practice Guidelines as amended or replaced from time to time; and		SWGA Weed and Hygiene (Dieback) Management Plan.				
		<ul><li>(2) undertake weed control and management to prevent the introduction or spread of environmental weeds.</li></ul>					1.00	
1155:M8.3	Flora and Vegetation – Indirect Impacts	The proponent shall continue to implement the requirements of condition 8-2 during construction and for five (5) years from the completion of construction, or as otherwise agreed in writing by the CEO.	Implement Weed and Hygiene Management Plan.	This CAR. Annual Dieback Reassessment Report: - C8-2_20230208_Report	Overall.	During construction and for 5 years from the completion of construction.	С	
1155:M9.1	Inland Waters	The proponent shall manage the implementation of the proposal to maintain hydrological regimes and water quality in habitats that support the:  (1) black-stripe minnow ( <i>Galaxiella nigrostriata</i> ) habitat (defined in Figure 2);  (2) Carter's freshwater mussel ( <i>Westralunio carteri</i> ) individuals or habitat (defined in Figure 3);	and Wetland Monitoring and Management Plan. Implementation of TEC/PEC Monitoring and Management Plan. Implement conditions 9-2.	This CAR. Targeted Conservation Significant Aquatic Fauna Monitoring and Reporting. CAR Evidence: - C9-1,2_20230218_Report	Overall.	Ongoing	С	
		(3) Threatened Ecological Communities (Herb rich shrublands in clay pans FCT08) and (Corymbia calophylla – Xanthorrhoea preissii woodlands and shrublands of the Swan Coastal Plain FCT3c) (defined in Figure 4); and (4) Resource Enhancement Wetland Unique Feature ID 1708.		This CAR. CAR (2020 - 2021). Annual Hydrological Regimes Report. Annual TEC/PEC Monitoring Report.	Overall.	Ongoing	С	
1155:M9.2	Inland Waters	The proponent shall undertake the following actions when implementing the proposal:  (1) no more than sixty (60) days prior to commencing construction of bridges, clearing of riparian vegetation or earthworks near or on the Collie, Ferguson and Preston Rivers, the proponent shall undertake a survey for Carter's freshwater mussel (Westralunio carten) in areas to be disturbed;  (2) where Carter's freshwater mussel is found, the proponent shall submit a report to the CEO and the DBCA before undertaking the construction activities as referred to in 9-2(1). The report shall identify the number of individuals found and actions to manage impacts prior to and during construction, and any fauna authorisation obtained under the Biodiversity Conservation Act 2016;	Pre-Construction Aquatic Fauna surveys. Implementation of Aquatic Fauna Monitoring and Management Plan. Implementation Drainage and Wetland Monitoring and Management Plan.	This CAR. CAR (2020 - 2021). Targeted Conservation Significant Aquatic Fauna Monitoring. CAR Evidence: - C9-1,2 20230218_Report - C9-2 20220719_Plan - C9-2 20221124_Plan - C9-2_20230110_Memo	Overall.	Undertake a survey for Carter's freshwater mussel no more than 60 days prior to commencing construction of bridges, clearing of riparian vegetation or earthworks near or on the Collie, Ferguson and Preston Rivers. Submit a report to the CEO and the DBCA before undertaking the construction activities where Carter's freshwater mussel is found.	C	
		(3) not construct bridge footings, drainage structures and abutments within the Collie, Ferguson or Preston rivers;	'As-constructed' drawings.	Not applicable.	Overall.	Ongoing	NR	Exclusion zones are in place at Collie, Ferguson or Preston Rivers. Bridge structures not yet completed and 'As-constructed' drawings not yet available.
		(4) prior to the commencement of construction, undertake a study of the hydrological regime of the Threatened Ecological Communities and wetlands referred to in condition 9-1 and submit a report about the baseline and predicted post-development hydrologic regime to the CEO; and	Baseline TEC/PEC hydrological survey report.	CAR (2020 - 2021). Baseline Hydrological Regimes Report.	Overall.	Undertake a study of the hydrological regime of the TECs and wetlands referred to in condition 9-1.	C	
		(5) implement management measures to maintain the hydrological regimes at the Threatened Ecological Communities and wetlands in condition 9-1.	TEC/PEC Monitoring and Management Plan. Ongoing quarterly groundwater and condition survey of TEC/PEC areas.	This CAR. CAR (2020 - 2021). Annual Hydrological Regimes Report.	Overall.	Ongoing	С	
1155:M9.3	Inland Waters	Upon commencement of construction the proponent shall undertake an annual study of the hydrological regime of Threatened Ecological Communities and wetlands referred to in condition 9-1, and compare the results to the baseline study required in condition 9-2, until the CEO has confirmed by notice in writing that the proponent has demonstrated that the requirements of conditions 9-1(3) and 9-1(4) have been met.	Implementation of TEC/PEC Monitoring and Management Plan.	This CAR. Annual Hydrological Regimes Report. Annual TEC/PEC Monitoring Report. CAR (2020 - 2021).	Overall.	Upon commencement of construction and then annually until the CEO has confirmed by notice in writing that the proponent has demonstrated that the requirements of	С	



Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
4 + 1 1		The second secon				conditions 9-1(3) and 9- 1(4) have been met.	Such as the	
1155:M9.4	Inland Waters	In the event that the surveys of hydrological regimes indicate that the requirements of conditions 9-1(3) and 9-1(4) are not being met the proponent shall in consultation with DBCA implement preventative and corrective actions and provide a report to the CEO within thirty (30) days under condition 4-6.	Preparation and submission of Preventative and Corrective Actions Report.	Not applicable.	Overall.	Provide a report to the CEO within 30 days of the surveys of hydrological regimes indicating that the requirements of conditions 9-1(3) and 9-1(4) are not being met.	NR	Not triggered during the reporting period.
155:M10.1	Social Surroundings (Noise)	The proponent shall implement the proposal to meet the following environmental objective:  (1) minimise operational noise impacts on existing noise sensitive receptors, as far as practicable.	Implement conditions 10-2, 10-3, 10-4, 10-5, 10-6 and 10-7.	Not applicable.	Overall.	Ongoing.	NR	
1155:M10.2	Social Surroundings (Noise)	At least six (6) months prior to the operation of the proposal and in order to meet the requirements of condition 10-1(1), the proponent shall prepare a Traffic Noise Management Plan to include:  (1) outdoor noise management targets; (2) indoor noise management targets to apply to noise sensitive receptors where the construction of noise walls is not feasible or practicable; (3) the noise management actions to ensure the noise management targets are met during the operation of the proposal; (4) where noise walls will be constructed, the location, height and timing of construction of the walls; (5) where acoustic treatment of houses will be implemented, the standard of treatments, timing and evidence of consultation with affected stakeholders; (6) road design measures to minimise noise emissions where relevant and appropriate, including low noise road surfaces and selection of appropriate bridge expansion joints; (7) post-construction noise monitoring to demonstrate that noise management actions meet the relevant noise management targets; and (8) contingency actions in the event relevant noise management targets are not met.	Implement Traffic Noise Management Plan.	Not applicable.	Overall.	At least 6 months prior to the operation of the proposal.	NR	
1155:M10.3	Social Surroundings (Noise)	The Traffic Noise Management Plan shall be approved by notice in writing from the CEO prior to the commencement of operation.	Submission of Traffic Noise Management Plan.	Not applicable.	Overall	Prior to the road being opened to the public.	NR	
155:M10.4	Social Surroundings (Noise)	The proponent:  (1) may review and revise the Traffic Noise Management Plan; or  (2) shall review and revise the Traffic Noise Management Plan when directed by the CEO by a notice in writing.	Traffic Noise Management Plan will be reviewed annually and revised if required or as directed by the CEO.	Not applicable.	Overall.	When directed by the CEO by a notice in writing.	NR	
1155:M10.5	Social Surroundings (Noise)	The proponent shall implement the approved Traffic Noise Management Plan, or the most recent version, which the CEO has confirmed by notice in writing satisfies the requirements of condition 10-2.	Implement Traffic Noise Management Plan.	Not applicable.	Overall,	Once the Traffic Noise Management Plan has been approved.	NR	
155:M10.6	Social Surroundings (Noise)	The proponent shall continue to implement the Traffic Noise Management Plan, or any subsequently approved revisions until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 10-1 is being and will continue to be met.	Implement Traffic Noise Management Plan.	Not applicable.	Overall.	Until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 10-1 is being and will continue to be met.	NR	
155:M10.7	Social Surroundings (Noise)	In the event of failure to implement management actions detailed in the approved Traffic Noise Management Plan, the proponent shall meet the requirements of condition 4-5 (Compliance Reporting) and shall immediately implement management actions to meet the requirements of condition 10-1.	Traffic Noise Corrective Actions Report. Revised Traffic Noise Management Plan.	Not applicable.	Overall.	Immediately in the event of failure to implement management actions detailed in the approved Traffic Noise Management Plan.	NR	

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
1155:M11.1	Offsets	The proponent shall undertake offsets to achieve the objective of counterbalancing the significant residual impact as a result of the implementation of the proposal on the following environmental values:  (1) 0.63 ha 'Herb rich shrublands on clay pans' (FCT08) threatened ecological community;  (2) 1.3 ha of 'Corymbia calophylla - Xanthorrhoea preissii woodlands and shrublands of the Swan Coastal Plain' (FCT3c) threatened ecological community;  (3) 3.7 ha of 'Banksia woodlands of the Swan Coastal Plain' priority ecological community;  (4) 43.9 ha of habitat for western ringtail possum (Pseudocheirus occidentalis);  (5) 17.7 ha of habitat for the south-western brush-tailed phascogale (Phascogale tapoatafa wambenger); and  (6) 37.8 ha of habitat for Baudin's black cockatoo (Calyptorhynchus baudinii), Carnaby's black cockatoo (Calyptorhynchus baudinii), Carnaby's black cockatoo (Calyptorhynchus latirostris) and forest redtailed black	Implementation conditions 11-2 to 11-11.	Annual CAR.  Offset Strategy and Offset Management Plan.  Condition 11 of MS1155 relates to the environmental offsets for the project and requires the submission of an:  - Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan (Condition 11-2) that must be submitted by 14 June 2022; and a  - Land Acquisition and On-ground Management Offset Strategy (Condition 11-7) that must be submitted by 14 June 2023	Overall.	Ongoing	NR	
1155:M11.2	Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan	cockatoo (Calyptorhynchus banksii naso).  Within twelve (12) months of the publication of this Statement [i.e. By 14 December 2021], or as otherwise agreed by the CEO, the proponent shall prepare and submit a Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan to the CEO	Submit Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Management Plan.	CAR (2020 – 2021). This CAR	Overall.	Permission has been obtained for an extension to the timeframe allocation. This extension request was submitted to the CEO of DWER on 13 December 2021, and confirmed by DWER on 3 February 2022.	С	The Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan was submitted to DWER on 1 November 2022.
1155:M11.3	Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan	The Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan required by condition 11-2 shall:  (1) spatially define and map the vegetation condition of Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport which must contain:  14.5 ha of Banksia woodlands of the Swan Coastal Plain priority ecological community;  100 ha of habitat for western ringtail possum (Pseudocheirus occidentalis) and the south-western brush-tailed phascogale (Phascogale tapoatafa wambenger); and  93 ha of habitat for Baudin's black cockatoo (Calyptorhynchus baudinii), Carnaby's black cockatoo (Calyptorhynchus latirostris) and forest red-tailed black cockatoo (Calyptorhynchus banksii naso).	Develop and implement Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Management Plan.	CAR (2020 – 2021).	Overall.	Ongoing	С	
		(2) identify how Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport will be protected, being either the sites are ceded to the Crown for the purpose of management for conservation, or the sites are managed under other suitable mechanism for the purpose of conservation as agreed by the CEO by notice in writing; (3) specify the management body for ongoing management, including its role and confirmation in writing that the relevant management body accepts responsibility for its role for Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport; (4) identify the quantum of, and provide funds for, establishing						
	·	<ul> <li>(4) Identify the quantum of, and provide funds for, establishing the protecting mechanism and maintaining the offset for at least seven (7) years;</li> <li>(5) detail any Ongoing Management Actions, a timeframe for the actions to be undertaken, and funding arrangements for these actions, and any contingency actions to be undertaken on Lot 2 Boyanup Picton Road;</li> </ul>						

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
		(6) detail any Ongoing Management Actions and On-ground Management Actions, objectives and targets to be achieved including competition criteria, funding arrangements for these actions, and any contingency actions to be undertaken on Lot 104 Willinge Drive Davenport;						
	).	<ul> <li>(7) demonstrate how the Ongoing Management Actions and On-ground Management Actions to be undertaken on Lot 104 Willinge Drive Davenport will result in a tangible improvement to the environmental values being offset; and</li> <li>(8) detail the monitoring, reporting and evaluation mechanisms</li> </ul>						
1155:M11.4	Lot 2 Boyanup	for actions identified under conditions 11-3(5) and 11-3(6).  The proponent:	Lot 2 Boyanup Picton Road	Not applicable.	Overall.	As required or when	NR	
1100.W11.4	Picton Road and Lot 104 Willinge Drive Davenport Offset Plan	(1) may review and revise the Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan; or (2) shall review and revise the Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan as and when directed by the CEO by a notice in writing.	and Lot 104 Willinge Drive Davenport Offset Management Plan will be reviewed annually and revised if required, or as directed by the CEO.	те аррисале.	Overall	directed by the CEO by a notice in writing.		
1155:M11.5	Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan	The proponent shall implement the latest revision of the Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan that the CEO has confirmed in writing satisfies the requirements of condition 11-3.	Implement latest version of Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Management Plan.	Not applicable.	Overall.	Until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-1 has been met.	NR	
1155:M11.6	Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan	The proponent shall continue to implement the Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Plan until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-1 has been met.	Implement latest version of Lot 2 Boyanup Picton Road and Lot 104 Willinge Drive Davenport Offset Management Plan.	Not applicable.	Overall.	Until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-1 has been met.	NR	(,
1155:M11.7	and On-ground Management Offset Strategy Stra to:	Within twelve (12) months of the publication of this Statement, or as otherwise agreed by the CEO, the proponent shall prepare and submit a Land Acquisition and On-ground Management Offset Strategy to the CEO to counterbalance significant residual impacts to:  (1) 23.8 ha of habitat for western ringtail possum (Pseudocheirus occidentalis) and the south-western brushtailed phascogale (Phascogale tapoatafa wambenger);	Prepare and Submit a Land Acquisition and On-ground Management Offset Strategy. Implement conditions 11-8 to 11-11.	CAR (2020 – 2021). This CAR	to the timeframe allocation. This extens request was submitted the CEO of DWER on December 2021, and confirmed by DWER of February 2022 that The Land Acquisition and ground Management	obtained for an extension to the timeframe allocation. This extension request was submitted to the CEO of DWER on 13 December 2021, and confirmed by DWER on 3	С	
		<ul> <li>(2) 6.8 ha of habitat for Baudin's black cockatoo (Calyptorhynchus baudinii), Carnaby's black cockatoo (Calyptorhynchus latirostris) and forest redtailed black cockatoo (Calyptorhynchus banksii naso);</li> <li>(3) 0.63 ha 'Herb rich shrublands on clay pans' (FCT08) threatened ecological community;</li> </ul>				Land Acquisition and On- ground Management Offset Strategy must be submitted by 14 June		9
		(4) 1.3 ha of 'Corymbia calophylla - Xanthorrhoea preissii woodlands and shrublands of the Swan Coastal Plain' (FCT3c) threatened ecological community.						
1155:M11.8	Land Acquisition and On-ground Management Offset Strategy	The Land Acquisition and On-ground Management Offset Strategy required by condition 11-7 shall:  (1) identify any area(s) to be acquired and the manner in which	1	Not applicable.	to the timeframe allocation. This extensio request was submitted to	obtained for an extension	NR	
		all area(s) will be protected with Ongoing Management Actions and/or with On-ground Management Actions that contain the environmental values identified in condition 11- 7;						
		(2) demonstrate how the area(s) counterbalances the significant residual impact to the environmental values identified in condition 11-7 through application of the principles of the WA Environmental Offsets Policy 2011 and completion of the WA Offsets Template, as described in the WA Environmental Offsets Guidelines 2014, and the Environment Protection and Biodiversity Conservation Act 1999 Environmental Offsets Policy Assessment Guide (October 2012), or any subsequent revisions of these documents:						

Audit Code	Subject	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
		(3) identify how any area(s) of land acquired will be protected, being either the area(s) is ceded to the Crown for the purpose of management for conservation, or the area(s) are managed under other suitable mechanism for the purpose of conservation as agreed by the CEO;				277 146 2.75		
		(4) specify the management body for ongoing management, including its role and confirmation in writing that the relevant management body accepts responsibility for its role for and land area identified in condition 11-8(1);						
		(5) for any area(s) acquired, identify the quantum of, and provide funds for, the upfront works associated with establishing the area(s), including a contribution for maintaining the offset for at least seven (7) years after completion of purchase;						
		(6) detail any Ongoing Management Actions, a timeframe for the actions to be undertaken, and funding arrangements for these actions, and any contingency actions to be undertaken on the area(s);					er.	
		(7) detail any On-ground Management Actions, objectives and targets to be achieved including completion criteria, funding arrangements for these actions, and any contingency actions to be undertaken on the area(s);				Townson Court		
		(8) demonstrate how any Ongoing Management Actions and On-ground Management Actions to be undertaken on the area(s) will result in a tangible improvement to the environmental values being offset;						
		(9) demonstrate how the area(s) and any actions taken on the area(s) is consistent with the objectives and targets with the objectives of the relevant Recovery Plans for the species or community;						
		(10) detail the monitoring, reporting and evaluation mechanisms for actions identified under conditions 11-8(6) and 11-8(7); and				The section of the se		
		(11) be prepared on advice of DBCA.			<b>提出的程序以外是数</b> 数	CONTRACTOR OF THE REAL PROPERTY.		
1155:M11.9	Land Acquisition and On-ground Management Offset Strategy	The proponent:  (1) may review and revise the Land Acquisition and On-ground Management Offset Strategy; or	The Land Acquisition and On- ground Management Offset Strategy will be reviewed	Not applicable.	Overall.	As required or when directed by the CEO by a notice in writing.	NR	
		(2) shall review and revise the Land Acquisition and On-ground Management Offset Strategy as and when directed by the CEO by a notice in writing.	annually and revised if required, or as directed by the CEO.	, 26 <sub>0</sub> V	-	*		
1155:M11.10	Land Acquisition and On-ground Management Offset Strategy	The proponent shall implement the latest revision of the Land Acquisition and On-ground Management Offset Strategy that the CEO has confirmed in writing satisfies the requirements of condition 11-8.	Implement the latest version of the Land Acquisition and On- ground Management Offset Strategy.	Not applicable.	Overall.	Until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-7 has been met.	NR	
1155:M11.11	Land Acquisition and On-ground Management Offset Strategy	The proponent shall continue to implement the Land Acquisition and On-ground Management Offset Strategy until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-7 has been met.	Implement the latest version of the Land Acquisition and On- ground Management Offset Strategy.	Not applicable.	Overall.	Until the CEO has confirmed by notice in writing that the proponent has demonstrated that the objective in condition 11-7 has been met.	NR	



# Appendix C

Subsidiary Plan Audit Table (related to potential non-compliance/ non-conformance only)

Not required



# Appendix D

Evidence (related to potential non-compliance/ non-conformance only)

Not required



# Appendix E Evidence Summary Table



### Appendix E. Evidence Summary Table.

Cond.	Evidence Reference	Description in relation to MS1155 – BORR (North and Central)
M1-1	C1-1_Clearing areas (Figures 1-5).	Figures for Ground disturbance and clearing areas during this CAR audit period (14 December 2021 – 13 December 2022).
IVI I - I	C1-1_Clearing areas (Shapefiles)	Shapefile for Ground disturbance and clearing areas during this CAR audit period (14 December 2021 – 13 December 2022).
NAC 4	C6-1_20220117_Letter Report	Pre-clearing Fauna Survey Letter Report: example for clearing at Collie River.
M6-1	C6-1_20220314_Plan	Monitoring and Management Plan for WRP/BPh: example for clearing at Paris-Clifton (Stage 2).
M6-2	C6-2_20220331_Letter Report	Diurnal fauna records during clearing: example for March 2022
M7-1,2,3	C7-1,2,3_20230313_Report	Annual Terrestrial Fauna (WRP/BPh) Report.
M7-2	C7-2_20221024_Letter Report	Post-clearing Fauna Survey Letter Report: example for clearing at Paris-Clifton (Stage 3).
M8-1	C8-1_20230310_Report	Annual TEC/PEC Monitoring Report.
M8-2	C8-2_20210701_Plan	Weed and Hygiene (Dieback) Management Plan.
M8-3	C8-2_20230208_Report	Annual Dieback Assessment Report.
	C9-1,2,3_20230310_Report	Annual Hydrological Regime Report.
	C9-1,2_20230218_Report	Annual Aquatic Fauna Monitoring Report.
M9-1,2	C9-2_20220719_Plan	Management Plan for Carter's Freshwater Mussel at the proposed BORR - Ferguson River crossing.
	C9-2_20221124_Plan	Management Plan for Carter's Freshwater Mussel at the proposed Raymond Rd upgrade.
	C9-2_20230110_Memo	Survey report for Carter's Freshwater Mussel at the proposed BORR - Collie River crossing.
M11-2,7		

