

Section 138 Applications

Information relating to Driveway Crossings and work within Council road reserves.

Where works are proposed within the road reserve, formal approval must be obtained from Council as the Roads Authority as required under Section 138 of the Roads Act 1993. The road reserve includes the footpath – any area outside the property boundary.

Works within the road reserve may include activities like erecting a structure, constructing a driveway, installing stormwater drains, removing or interfering with a structure, or any other activities as defined within the Roads Act 1993.

For further information or application forms, please contact Infrastructure & Operations on (02) 6340 2085 or email for queries or application submission at council@cowra.nsw.gov.au.

The Lodgement requirements for the Section 138 permit application form B are as follows:

- I. A Diagram/Drawings of work to be done.
- 2. A TCP Traffic Control Plan / Any modifications on the TCP need to be signed by a registered person. One will be provided to you by council.
- 3. A copy of Public Liability insurance/Certificate of Currency min \$20 million.

As per Revenue Policy 2023-2024

The costs for the Section 138 permit are:

Non-standard works (Form B, applicant provides TCP)	\$183*	
Non-standard works (Form B, Council prepares TCP)	\$503*	
Additional fee for urgent processing if permit required within 2 days	\$114	
Re- inspection fee	\$80	
Retrospective approval fee	\$582	
Compliance Certificate Fees for Access (Including Subdivisions)	\$84	

^{*}Fees are to be made either over the counter at council or via phone (02) 6340 2000

^{*}Please choose whether you provide TCP or have one prepared by Council



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Section 138 Permit – Application Form B Non Standard Works

I. Applicant Details				
Mr Miss Ms	Mrs Other:			
Name	,			
Postal Address	-			
Daytime Telephone	Fax		Mobile	
E-mail			I	
Applicant(s) signature	_			
2. Lodgement				
Copy of public liability insurance	cover/Certificate of Curre	ency provided		
Diagram/ Drawing of works to b	e done			
3. Site Details				
Premises Name				
Street/Rural Address No	Street/Road Nam	Street/Road Name		
Suburb or Town				
Lot No	Section No	DP No		
4. Details of Activity				
Closure of				
Part Footpath	Part Footpath Full Footpath Part Road Full Road			
Purpose of Closure			•	
Proposed Days of Activity	Proposed Start Date		Proposed Start Time	
Troposed Days of Activity				
Proposed Finish Date		Proposed Finish Time		

5. Owners Consent

I/we as owner of the above described land hereby grant consent for the above applicant to make application for the
proposed works as detailed.
Owner(s) Name
Owner(s) Address
Owner(s) Signature
Date:

Notes:

Definition of Owner – Local Government Act 1993 – Dictionary:

- a) In relation to Crown land, means the Crown and includes:
 - i) a lessee of land from the Crown; and
 - ii) a person whom the Crown has lawfully contracted to sell the land but in respect of which the purchase price or other consideration for the sale has not been received by the Crown; and
- b) In relation to land other than Crown land, includes:
 - i) every person who jointly or severally, whether at law or in equity, is entitled to the land for any estate of freehold in possession; and
 - ii) every such person who is entitled to receive, or is in receipt of, or if the land were let to a tenant would be entitled to receive, the rents and profits of the land, whether as beneficial owner, trustee, mortgagee in possession, or otherwise; and
 - iii) in the case of the land that is the subject of a strata scheme under the Strata Titles Act, 1973 or a leasehold strata scheme under the Strata Titles (Leasehold) Act 1986, the body corporate under the scheme; and
 - iv) in the case of land that is a community, precinct or neighbourhood parcel within the meaning of the Community Land Development Act, 1989, the association for the parcel; and
 - v) every person who by this Act is taken to be the owner; and
- c) In Part 2 of Chapter 6, in relation to a building, means the owner of the building or the owner of the land on which the building is erected.

Lodgement Requirements:

- 1. Application forms must be accompanied by two (2) copies of site plan showing:
 - a. the location of the proposed area;
 - b. showing location, types and dimensions of all things to be located on the footpath
- 2. For activities carried out on Council owned or controlled land, a copy of current public liability insurance cover for a minimum of \$20 million indemnifying applicant organisations against claims for injury to person or damage to property. (Exceptions maybe made for Complying Development Consent applications)
- 3. A Traffic Control Plan (TCP) for the proposed work on road. The TCP is to be designed by a qualified person who holds a current Design and Audit Control Plan Certificate (RMS) or Workzone Traffic Control Management Plan Certificate.
- 4. Council may within twenty one (21) days of receipt of the application request an applicant to provide it with more information that is reasonably necessary to enable the proper determination of the application in accordance with Section 86 of the Local Government Act 1993.
- 5. The application must be accompanied by the appropriate fee paid in accordance with Section 80 of the Local Government Act 1993 and Council's Operational Plan.
- 6. Council will acknowledge receipt of valid applications in accordance with Section 84 of the Local Government Act 1993.
- 7. Unclear or illegible applications will be rejected in accordance with Section 85 of the Local Government Act 1993.

Office Use Only

Application No:	Register: 115
Receipt Link (A/C):	Fee:
Receipt:	Date: