

16 (3) In this clause – **“permitted development”** means –

- (a) works on land reserved for Primary Regional Roads or Other Regional Roads for the purpose of or in connection with a road within the meaning of the Main Roads Acts 1930;
- (b) works on land reserved for Port Installations for the purpose of or in connection with a port;
- (c) works for the purpose of or in connection with the supply of water, electricity or gas, or the drainage or treatment of waste, water or sewerage;
- (d) works on land reserved for Railways for the purpose of or in connection with a railway, but this does not include the construction or alteration of a railway station or any related car parks, public transport interchange facilities, or associated means of pedestrian or vehicular access;
- (e) works on land reserved for Parks and Recreation where the works are in accordance with a management plan endorsed by the Commission;
- (f) works on land reserved for Public Purposes – High School for the purpose of or incidental to a high school; and
- (g) operational works on land reserved for State Forests for the purpose of or incidental to a State Forest;

“reserved land owned by or vested in a public authority” includes reserved land in relation to which a public authority has an easement, right of way, right of occupation, or any other interest or right, privilege or concession”.