PUBLIC NOTIFICATION



Approval Sought: Reconfiguring a Lot

Proposed Development: Lease (term exceeding 10 years)

and Access Easement

Where:
Lot 1 Burnett Highway,

Bouldercombe

Lot Description: Lot 1 on SP329755

Application Reference: D/115-2023

Make a submission from:

20 November 2023 to 13 December 2023

You may make a submission to Rockhampton Regional Council

PO BOX 1860, Rockhampton QLD 4700 Email: enquiries@rrc.qld.gov.au Phone: 07 4932 9000 or 1300 22 55 77

Click here to view the 'Guide to public notification of development and change applications'

For more information on planning requirements within the Rockhampton Region feel free to visit www.rrc.qld.gov.au



DA Form 1 – Development application details

Approved form (version 1.3 effective 28 September 2020) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving **building work only**, use *DA Form 2 – Building work details*.

For a development application involving **building work associated with any other type of assessable development** (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form **must** be completed in full and all required supporting information **must** accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 – APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	J.P.J.R.T. Pty Ltd
Contact name (only applicable for companies)	c/- Capricorn Survey Group (CQ) Pty Ltd
Postal address (P.O. Box or street address)	PO Box 1391
Suburb	Rockhampton
State	QLD
Postcode	4700
Country	Australia
Contact number	(07) 4927 5199
Email address (non-mandatory)	reception@csgcq.com.au
Mobile number (non-mandatory)	0407 581 850
Fax number (non-mandatory)	n/a
Applicant's reference number(s) (if applicable)	5806

2) Owner's consent
2.1) Is written consent of the owner required for this development application?
☐ Yes – the written consent of the owner(s) is attached to this development application☐ No – proceed to 3)



PART 2 - LOCATION DETAILS

Note: F		elow and		e 3.1) or 3.2), and 3. e plan for any or all p			ent application. For further information, see <u>DA</u>
3.1) S	treet addres	s and lo	ot on plan				
⊠ Str	eet address	AND lo	t on plan	(all lots must be liste	ed), or		
Str	eet address ter but adjoining	AND Ic	ot on plan cent to land o	for an adjoining e.g. jetty, pontoon. A	or adjace	ent property of t be listed).	ne premises (appropriate for development in
	Unit No.	Street	No. S	treet Name and	Туре		Suburb
2)		Lot 1	В	Surnett Highway			Bouldercombe
a)	Postcode	Lot No	o. P	lan Type and Nu	umber (e.	g. RP, SP)	Local Government Area(s)
	4702	1	S	P329755			RRC
	Unit No.	Street	No. S	treet Name and	Туре		Suburb
L١							
b)	Postcode	Lot No	o. P	lan Type and Nu	umber (e.	g. RP, SP)	Local Government Area(s)
Note: F	g. channel dred Place each set c	dging in N of coordin	Moreton Bay ates in a se)		e areas, over part	of a lot or in water not adjoining or adjacent to land
	ude(s)	premis	Latitude(-	Datum		Local Government Area(s) (if applicable)
Longi	uue(s)		Lalliude	(5)		S81	Local Government Area(s) (Il applicable)
Other:							
☐ Co	ordinates of	premis	es by eas	ting and northing	9		
Eastir	g(s)	North	ing(s)	Zone Ref.	Datum		Local Government Area(s) (if applicable)
				□ 54	☐ WG		
				<u></u> 55	GDA		
				□ 56	Othe	er:	
3.3) A	dditional pre	mises					
						lication and the	details of these premises have been
	acned in a so t required	cneaule	to this de	evelopment appli	ication		
	t required						
4) Ide	ntify any of t	he follo	wing that	apply to the prer	nises and	d provide any re	elevant details
				r watercourse or			
	of water bo		•				
				Transport Infras	structure	Act 1994	
	plan descri			•			
	of port auth		·	p = 1 1 2 1 2 1			
	a tidal area	01 kg 101					
_		ernmen	t for the ti	idal area (if applica	able).		
ł	_			a (if applicable):			
				rt Assets (Restru	icturing a	nd Disposal) A	et 2008
	p 0.10 10110	J JOI			- Isan ng un	2.0p00ai, 710	

Listed on the Environmental Management Register (EM	IR) under the Environmental Protection Act 1994
EMR site identification:	
Listed on the Contaminated Land Register (CLR) under	the Environmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide</u> .	ed correctly and accurately. For further information on easements and
	e included in plans submitted with this development
□ No	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about th	e first development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
□ Code assessment	Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
Lease (term exceeding 10 y	ears) and access & services ea	asement	
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this o	development application. For further in	nformation, see <u>DA Forms guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
Code assessment	Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dv	welling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to Relevant plans.	o be submitted for all aspects of this d	levelopment application. For further in	oformation, see <u>DA Forms Guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.3) Additional aspects of de	evelopment		
	relopment are relevant to this onder Part 3 Section 1 of this fo		

Section 2 – Further development details

	morne de	rano					
7) Does the proposed developm							
Material change of use	_		division 1 if assessa	able agains	t a local	planning instru	ument
Reconfiguring a lot	_	- complete					
Operational work		- complete					
Building work	Yes –	- complete	OA Form 2 – Building work details				
Division 1 – Material change of	. 1160						
Note: This division is only required to be c local planning instrument.		f any part of th	e development applicati	ion involves a	material ci	hange of use asse	essable against a
8.1) Describe the proposed mate	erial char	nge of use					
Provide a general description of proposed use	the		e planning scheme h definition in a new row			er of dwelling if applicable)	Gross floor area (m²) (if applicable)
8.2) Does the proposed use invo	olve the u	use of existi	ng buildings on the	premises?			
Yes							
☐ No							
Division 2 – Reconfiguring a lo	•						
Note : This division is only required to be a		any part of the	e development applicati	on involves red	configuring	g a lot.	
9.1) What is the total number of					<i>y</i>		
1							
9.2) What is the nature of the lot	reconfig	uration? (tic	k all applicable boxes)				
Subdivision (complete 10))			Dividing land in	nto parts by	agreen	nent (complete 1	1))
Boundary realignment (comple	ete 12))		Creating or charge from a constru				s to a lot
10) Subdivision							
10.1) For this development, how	many lo	ts are being	created and what	is the inten	ded use	of those lots:	
Intended use of lots created	Reside	ntial	Commercial	Industrial		Other, please	e specify:
Number of lots created							
10.2) Will the subdivision be sta	ged?						
☐ Yes – provide additional deta☒ No	ails below	l					
How many stages will the works	include?)					
What stage(s) will this developm	nent appli	ication					

11) Dividing land into parts by agreement – how many parts are being created and what is the intended use of the parts? Intended use of parts created Residential Commercial Industrial Other, please specify: Number of parts created Proposed areas for each lot comprising the premises? Current lot Proposed lot Lot on plan description Area (m²) Lot on plan description Area (m²) 12.2) What is the reason for the boundary realignment? 13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (e.g. benefitted by the easement proposed? Width (m) Length (m) proposed? Proposed? Proposed Pr	11) Dividing land in						
Number of parts created 12) Boundary realignment 12.1) What are the current and proposed areas for each lot comprising the premises? Current lot Description Area (m²) 12.2) What is the reason for the boundary realignment? 13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (attach schedule if there are more than two easements) Existing or Width (m) Length (m) Purpose of the easement? (e.g. Identify the land/lot(s) benefitted by the easement Proposed? Proposed 20m 416m Access & services Burdening Lot 1 in favour of proposed lease Division 3 — Operational work Note: This division is only required to be completed if any part of the development application involves operational work. 14.1) What is the nature of the operational work? Road work Stormwater Water infrastructure Drainage work Signage Clearing vegetation Other — please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes — specify number of new lots:		to parts by	agreement – hov	v many part	s are being o	created and what	is the intended use of the
12.1) What are the current and proposed areas for each lot comprising the premises? Current lot Proposed lot Lot on plan description Area (m²) Lot on plan description Area (m²) 12.2) What is the reason for the boundary realignment? 13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (attach schedule if there are more than two easements) Existing or proposed? Width (m) Length (m) Purpose of the easement? (e.g. Identify the land/lot(s) benefitted by the easement Proposed 20m A16m Access & services Burdening Lot 1 in favour of proposed lease Division 3 – Operational work Vote: This division is only required to be completed if any part of the development application involves operational work. 14.1) What is the nature of the operational work? Clearing work Stormwater Water infrastructure Clarify the land/lot(s) benefitted by the easement proposed lease Division 3 – Operational work Somwater Water infrastructure Clearing vegetation Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes – specify number of new lots: No	Intended use of par	rts created	Residential	Com	mercial	Industrial	Other, please specify:
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Proposed? Proposed 20m	13) What are the di (attach schedule if there	mensions are more that	and nature of any an two easements)	existing ea	sements bei	ng changed and/	or any proposed easement?
Proposed 20m		Width (m) Length (m)			ent? (e.g.	
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Note: This division is only required to be completed if any part of the development application involves operational work. 14.1) What is the nature of the operational work? Road work Drainage work Earthworks Sewage infrastructure Landscaping Signage Clearing vegetation Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes – specify number of new lots:	<u> </u>	minimum	approx				
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14.1) What is the nature of the operational work? Road work Stormwater Water infrastructure Earthworks Sewage infrastructure Landscaping Signage Clearing vegetation Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes – specify number of new lots: No	•			rt of the develo	onment applicati	on involves operation	al work
□ Road work □ Stormwater □ Water infrastructure □ Drainage work □ Earthworks □ Sewage infrastructure □ Landscaping □ Signage □ Clearing vegetation □ Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) □ Yes – specify number of new lots: □ No					ртот аррпоан	on involved operation	ar work.
□ Landscaping □ Signage □ Clearing vegetation □ Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) □ Yes – specify number of new lots: □ No					er	☐ Water inf	rastructure
Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes – specify number of new lots: No	☐ Drainage work			_] Earthwork	S	☐ Sewage	infrastructure
14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision) Yes – specify number of new lots:	Landscaping			Signage		Clearing	vegetation
☐ Yes – specify number of new lots: ☐ No	Other – please	specify:					
□ No	14.2) Is the operati	onal work r	necessary to facil	itate the cre	ation of new	lots? (e.g. subdivis	ion)
_	Yes – specify nu	umber of n	ew lots:				
14.2) What is the manetery value of the proposed energtional work? (include CCT materials and letters)	□ No		·				
14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)	14.3) What is the m	nonetary va	lue of the propos	sed operatio	nal work? (in	clude GST, materials	and labour)
\$	\$						
PART 4 – ASSESSMENT MANAGER DETAILS	PART 4 – ASS	ESSME	NT MANAG	ER DET	AILS		
15) Identify the assessment manager(s) who will be assessing this development application	15) Identify the ass	essment m	nanager(s) who w	ill be asses	sing this dev	elopment applica	tion
Rockhampton Regional Council	Rockhampton Regi	onal Coun	cil				
16) Has the local government agreed to apply a superseded planning scheme for this development application?	16) Has the local g	overnment	agreed to apply	a supersede	ed planning s	scheme for this de	evelopment application?
Yes – a copy of the decision notice is attached to this development application	☐ Yes – a copy of	the decision	on notice is attach	ned to this d	evelopment	application	
- 100 a copy of the accidion netice is attached to this acticipation application	☐ The local govern	nment is ta	ken to have agre	ed to the su	perseded pla	anning scheme re	equest - relevant documents
☐ The local government is taken to have agreed to the superseded planning scheme request – relevant documents attached						9	1

PART 5 - REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
□ No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
☐ Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
☐ Fisheries – aquaculture
☐ Fisheries – declared fish habitat area
☐ Fisheries – marine plants
☐ Fisheries – waterway barrier works
☐ Hazardous chemical facilities
☐ Heritage places – Queensland heritage place (on or near a Queensland heritage place)
☐ Infrastructure-related referrals – designated premises
☐ Infrastructure-related referrals – state transport infrastructure
☐ Infrastructure-related referrals – State transport corridor and future State transport corridor
☐ Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
☐ Infrastructure-related referrals – near a state-controlled road intersection
☐ Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
☐ Koala habitat in SEQ region – key resource areas
☐ Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
☐ Ports – Brisbane core port land – environmentally relevant activity (ERA)
☐ Ports – Brisbane core port land – tidal works or work in a coastal management district
☐ Ports – Brisbane core port land – hazardous chemical facility
☐ Ports – Brisbane core port land – taking or interfering with water
☐ Ports – Brisbane core port land – referable dams
☐ Ports – Brisbane core port land – fisheries
Ports – Land within Port of Brisbane's port limits (below high-water mark)
☐ SEQ development area
☐ SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and recreation activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – community activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – combined use
☐ Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
☐ Erosion prone area in a coastal management district
☐ Urban design
Water-related development – taking or interfering with water
Water-related development – removing quarry material (from a watercourse or lake)
Water-related development – referable dams
Water-related development –levees (category 3 levees only)
Wetland protection area
Matters requiring referral to the local government:
☐ Airport land
Environmentally relevant activities (ERA) (only if the ERA has been devolved to local government)

☐ Heritage places – Local heritage places		
Matters requiring referral to the Chief Executive of the di	stribution entity or transmissi	on entity:
☐ Infrastructure-related referrals – Electricity infrastructur	е	
Matters requiring referral to:		
The Chief Executive of the holder of the licence, if	not an individual	
The holder of the licence, if the holder of the licence	is an individual	
☐ Infrastructure-related referrals – Oil and gas infrastruct	ure	
Matters requiring referral to the Brisbane City Council:		
Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible for		
Ports – Brisbane core port land (where inconsistent with the	Brisbane port LUP for transport reasons	s)
Ports – Strategic port land		
Matters requiring referral to the relevant port operator , if	• • •	
Ports – Land within Port of Brisbane's port limits (below	high-water mark)	
Matters requiring referral to the Chief Executive of the re	levant port authority:	
Ports – Land within limits of another port (below high-water	r mark)	
Matters requiring referral to the Gold Coast Waterways A	authority:	
☐ Tidal works or work in a coastal management district (iii	n Gold Coast waters)	
Matters requiring referral to the Queensland Fire and Em	ergency Service:	
☐ Tidal works or work in a coastal management district (ii		berths))
18) Has any referral agency provided a referral response t	or this development application	?
☐ Yes – referral response(s) received and listed below an ☐ No	e attached to this development	application
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed	 	s the subject of the
referral response and this development application, or incl		
(if applicable).		
PART 6 – INFORMATION REQUEST		
19) Information request under Part 3 of the DA Rules		
☑ I agree to receive an information request if determined	necessary for this development	application
☐ I do not agree to accept an information request for this	development application	
Note: By not agreeing to accept an information request I, the applicant, a	_	and the set the factor of the set
 that this development application will be assessed and decided ba application and the assessment manager and any referral agencie Rules to accept any additional information provided by the applica- 	s relevant to the development applicatio	n are not obligated under the DA

Part 3 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules.

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

PART 7 – FURTHER DETAILS

20) Are there any associated	development applications or o	current appro	ovals? (e.g. a preliminar	y approval)
Yes – provide details belown No	w or include details in a sched	lule to this d	evelopment applicati	on
List of approval/development application references	Reference number	Date		Assessment
				manager
☑ Approval☑ Development application	D/115-2013	26 N	ovember 2013	RRC
☑ Approval☐ Development application	D/91-2021	20 D	ecember 2021	RRC
21) Has the portable long ser operational work)	vice leave levy been paid? (or	nly applicable to	development applications	s involving building work or
	ted QLeave form is attached t	o this devel	opment application	
	rovide evidence that the porta			een paid before the
assessment manager dec	ides the development applicat	ion. I ackno	wledge that the asse	ssment manager may
	val only if I provide evidence t	•	_	•
Not applicable (e.g. building	1	ss than \$150	·	
Amount paid	Date paid (dd/mm/yy)		QLeave levy number	er (A, B or E)
\$				
22) Is this development applic notice?	cation in response to a show o	ause notice	or required as a rest	ult of an enforcement
Yes – show cause or enfor	cement notice is attached			
⊠ No				
23) Further legislative require	ments			
Environmentally relevant ac	<u>ctivities</u>			
23.1) Is this development app Environmentally Relevant A				
Yes – the required attachn	nent (form ESR/2015/1791) fo	r an applica	tion for an environme	ental authority
	ment application, and details a	are provided	in the table below	
⊠ No		"====		
Note : Application for an environment requires an environmental authority to				<u>www.qld.gov.au</u> . An ERA
Proposed ERA number:			RA threshold:	
Proposed ERA name:	I			
Multiple ERAs are application this development application	ble to this development applic	ation and th	e details have been a	attached in a schedule to
Hazardous chemical facilitie		mical facilit	w2	
23.2) Is this development app				and to this development
application	n of a facility exceeding 10% (oi scriedule	TO UTIESTICIO IS ALLACI	ied to this development
Note: See www.business.ald.gov.au	for further information about hazarda	us chemical no	otifications	

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
 ☐ Yes – the development application involves premises in the koala habitat area in the koala priority area ☐ Yes – the development application involves premises in the koala habitat area outside the koala priority area ☐ No
Note : If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves:
Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a waterscurred lake or enring; complete DA Form 1 Template 3.
 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3.
Waterway barrier works 23.7) Does this application involve waterway barrier works?
☐ Yes – the relevant template is completed and attached to this development application ☐ No
DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
No Note: See guidance materials at www.daf.qld.gov.au for further information.

Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Natural Resources, Mines and Energy at www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Environment and Science at www.des.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
No Note: See guidance materials at www.dnrme.qld.gov.au for further information.
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
Yes – the following is included with this development application:
 Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) A certificate of title
No No
Note: See guidance materials at www.des.qld.gov.au for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?
☐ Yes – details of the heritage place are provided in the table below☑ No
Note: See guidance materials at www.des.qld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i>
⊠ No
Decision under section 62 of the Transport Infrastructure Act 1994
23.15) Does this development application involve new or changed access to a state-controlled road?
Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being action)
satisfied) No

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered
No No
Note : See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral	_
requirement(s) in question 17	⊠ Yes
Note: See the Planning Regulation 2017 for referral requirements	
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2</u> –	☐ Yes
Building work details have been completed and attached to this development application	Not applicable
Supporting information addressing any applicable assessment benchmarks is with the	
development application	
Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report	⊠ Yes
and any technical reports required by the relevant categorising instruments (e.g. local government planning	
schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA</u> Forms Guide: Planning Report Template.	
Relevant plans of the development are attached to this development application	
Note: Relevant plans are required to be submitted for all aspects of this development application. For further	
information, see <u>DA Forms Guide: Relevant plans.</u>	_
The portable long service leave levy for QLeave has been paid, or will be paid before a	Yes
development permit is issued (see 21)	Not applicable Not applicable
25) Applicant declaration	
7 11	
Ry making this development application. I declare that all information in this developmen	t application is true and
By making this development application, I declare that all information in this developmen correct	t application is true and
correct	
correct Where an email address is provided in Part 1 of this form, I consent to receive future electrical contents and the contents of the co	ctronic communications
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correct Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application of is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Actorial Mote: It is unlawful to intentionally provide false or misleading information.</i> Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any provide may be engaged by those entities) while processing, assessing and deciding the deverable information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where: • such disclosure is in accordance with the provisions about public access to documents of <i>Act 2016</i> and the Planning Regulation 2017, and the access rules made under the <i>Planning Regulation 2017</i> ; or	ctronic communications where written information at 2001 ger and/or chosen ofessional advisers elopment application. ourchase, and/or Planning contained in the Planning aning Act 2016 and

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

		<u> </u>		
Date received: Reference number(s):				
Notification of engagement of	of alternative assessment mar	nager		
Prescribed assessment man	ager			
Name of chosen assessmen	ıt manager			
Date chosen assessment ma	anager engaged			
Contact number of chosen a	ssessment manager			
Relevant licence number(s)	of chosen assessment			
manager				
QLeave notification and pay	ment			
Note: For completion by assessme	nt manager if applicable			
Description of the work				
QLeave project number				
Amount paid (\$)		Date paid (dd/mm/yy)		
Date receipted form sighted	by assessment manager			

Name of officer who sighted the form



Registration Confirmation Statement

Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Lodger Code: EL 160

CAPRICORN SURVEY GROUP PO BOX 1391 ROCKHAMPTON QLD 4700

Title Reference:	51313581
Lodgement No:	5827304
Office:	ELECT LODGEMENT

This is the current status of the title as at 11:26 on 19/04/2023

ESTATE AND LAND

Estate in Fee Simple

LOT 1 SURVEY PLAN 329755

Local Government: ROCKHAMPTON

REGISTERED OWNER

Dealing No: 722412153 14/04/2023 J.P.J.R.T.PTY LTD A.C.N. 125 779 071 UNDER INSTRUMENT 714844311

TRUSTEE

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 10442149 (POR 713)
- 2. EASEMENT IN GROSS No 601528938 (C512778) 10/02/1986 **BURDENING THE LAND** TO THE CAPRICORNIA ELECTRICITY BOARD OVER EASEMENT C ON RP618317
- 3. MORTGAGE No 714844312 17/12/2012 at 10:58 NATIONAL AUSTRALIA BANK LIMITED A.B.N. 12 004 044 937
- EASEMENT No 722412154 14/04/2023 at 13:11 4. burdening the land to LOT 2 ON SO329755 OVER EASEMENT D ON SP329755

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

DEALINGS REGISTERED

722412154 EASEMENT

5806 SP329755/AS

Caution - Charges do not necessarily appear in order of priority

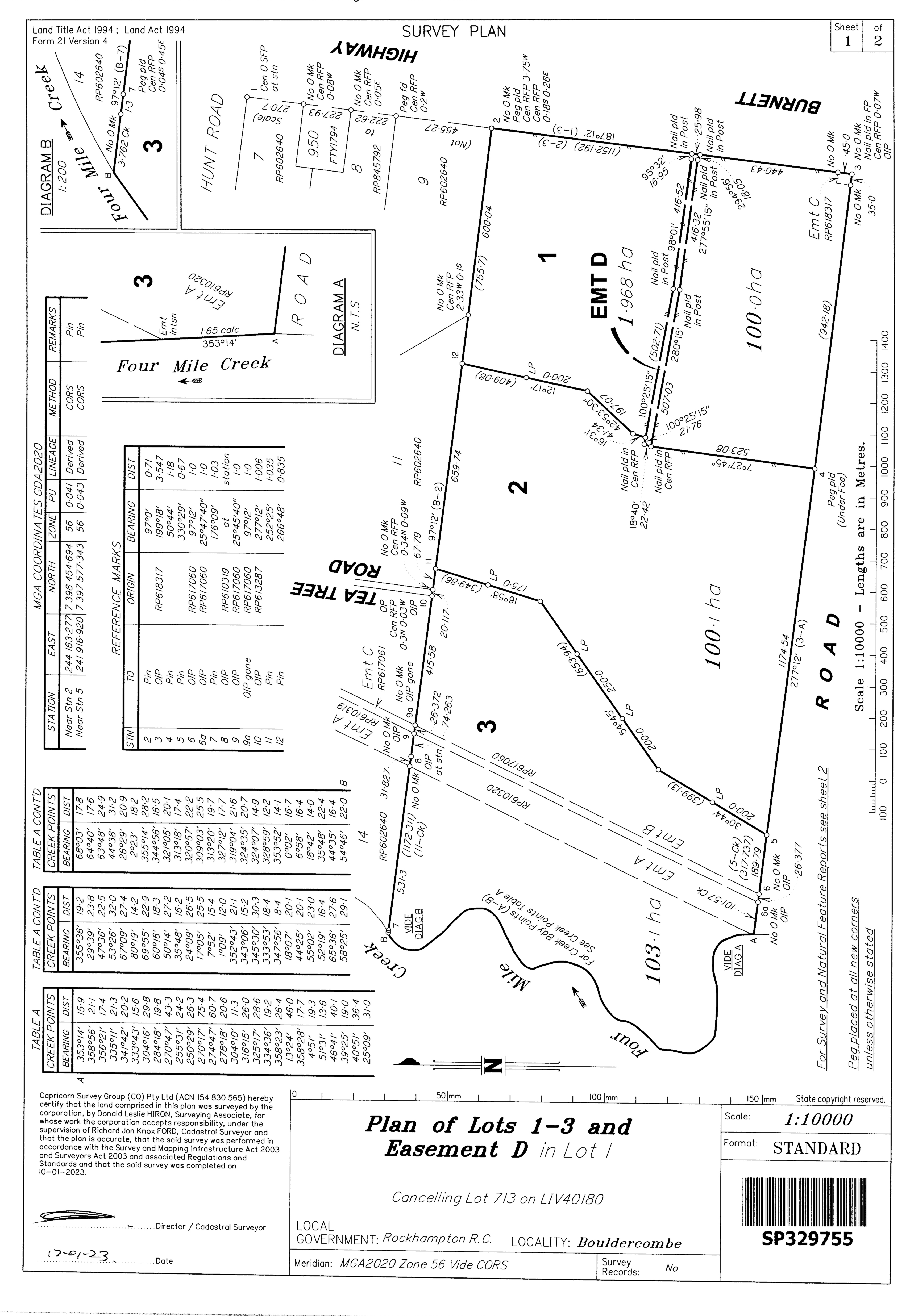
** End of Registration Confirmation Statement **

Registrar of Titles and Registrar of Water Allocations

Email: titlesinfo@titlesqld.com.au / Phone: (07) 3497 3479

www.titlesqld.com.au

Page 1/1



tle Act 1994; Land Act 1994 1B Version 2		WARNING: Folded or Mutilated Plans Plans may be roll Information may be released in	led.	
722412153		Information may not be placed in 4. Lodged by	the outer ma	ergins.
EL 400 \$779.12 (Dealing No.) 14/04/2023 13:11:28		CAPRICORN SURVEY GROUP (CQ) PO BOX 1391 / 132 VICTORIA PARADE ROCKHAMPTON QLD 4700 reception@csgcq.com.au (07) 4927 5199		
		(Include address, phone number, reference, and Lodger (Code)	
Title	Existing	Created		
Reference 0392250	Description Lot 713 on LIV40180	New Lots	Road	Secondary Interest Emt D
	Easement 601528936 (Emt A on RP610320) 601527501 (Emt B on RP617060) 601528938 (Emt C on RP618317)	Lots to be Encumbered 3 1		
	marks. Station 2	a, 7—9 and 10 fixed by original fixed by extension of line 8—10 to b, which is consistent with the		
	First new plan of Infrastructure Ad Four Mile Creek w LIV40180. This plans feature adopted of high bank satisfied SMIA. The land around to bank has reasonated significant events found. The distances aloo boundary are in go with the original stances.	as originally surveyed in 1874 by an re—surveys sing field measurements. The natural as the boundary, being the top of the es the location criteria of s.100 of the the creek is generally flat and the creek able definition. No evidence of any as effecting the location of the bank were		

6. Building Format Plans only.

I certify that:

* As far as it is practical to determine,

of the building shown on this plan energ

* As far as it is practical to determine, no part of the building shown on this plan encroaches onto adjoining lots or road,

* Part of the building shown on this plan encroaches onto adjoining * lots and road

Cadastral Surveyor/Dired *delete words not required	
7. Lodgement Fees	•
Survey Deposit	\$
Lodgement	\$
New Titles	\$
Photocopy	\$
Postage	\$

8. Insert SP329755 Number

TOTAL

1-3	Por 713	
Lots	Orig	
2. Orig Grant Allocation :		5. Passed & Endorsed :
з. References ; Dept File :		By: Capricorn Survey Group (CQ) Pty Ltd Date: 17-01-23

Local Govt: D91-2021 Surveyor: R5806

Signed: Cadastral Surveyor



4 September 2023 Our Ref: 5806

The Chief Executive Officer Rockhampton Regional Council PO Box 1860 Rockhampton QLD 4700

Attention: Brendan Standen

Dear Sir,

RE: Development Application for Reconfiguring a Lot Lease (term exceeding 10 years) and Access Easement Lot 1 on SP329755 53199 Burnett Highway, Bouldercombe

Please find attached Reconfiguration of a Lot Application for a lease (term exceeding 10 years) and access & services easement over Lot 1 on SP329755 made by J.P.J.R.T. Pty Ltd C/- Capricorn Survey Group (CQ) Pty Ltd.

The land was recently subdivided into three lots under development approval D/91-2021. The proposed lease will be around 21.3ha with a term of 30 years. The new access easement will provide the lease rights to utilise the existing access.

There will be no physical change to the land.

No code assessment is required, there are no outcomes applicable to leases or access easements.

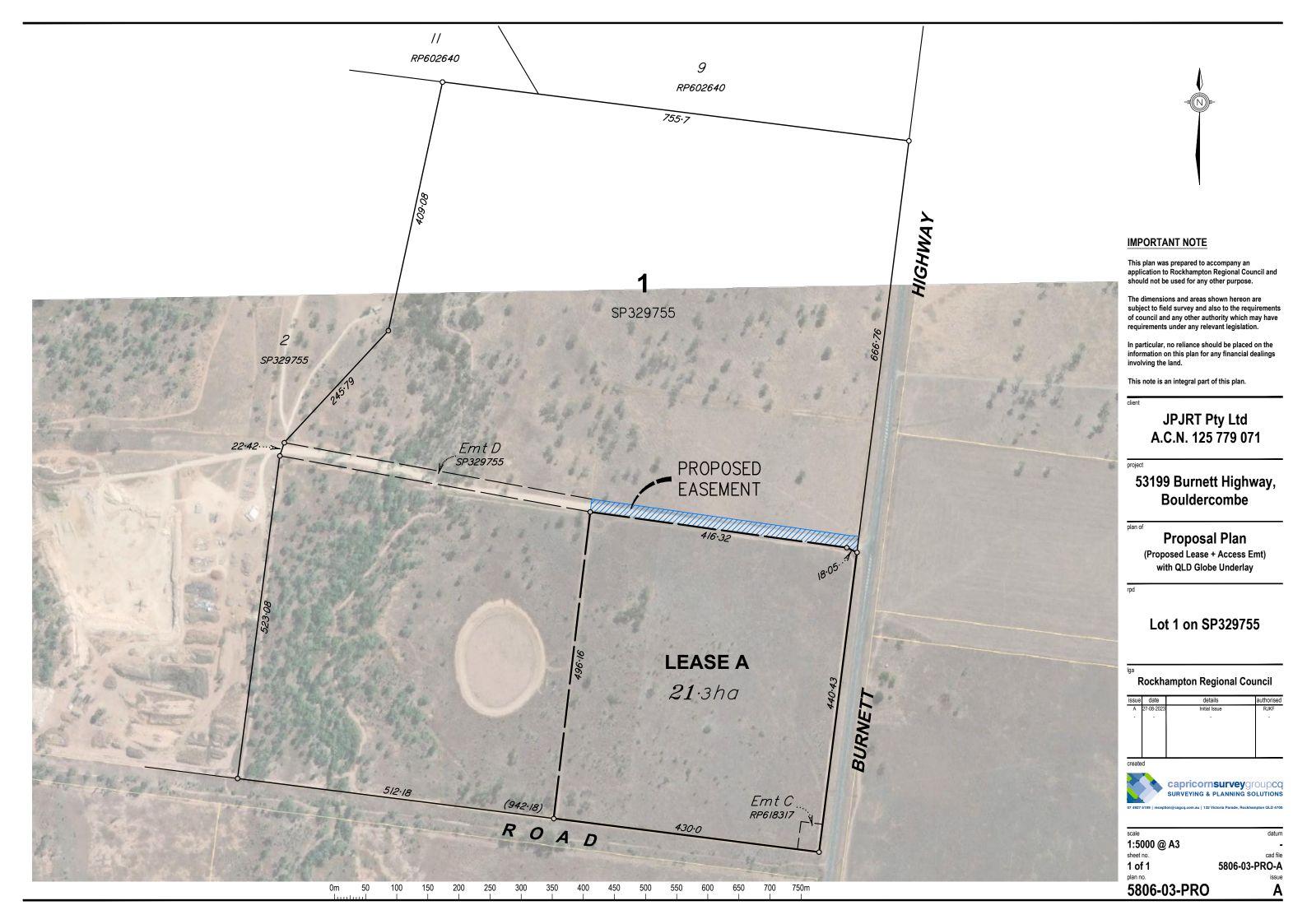
The application fee will be paid upon lodgement. We believe the application fee for boundary realignment \$1533) to be appropriate in this instance as no new lots are being created. We seek your approval for this development.

If you have any queries with regards to the above, please do not hesitate to call this office.

Yours Faithfully,

Richard Ford

Enc: Form 1, Proposal Plan





Confirmation Notice

PLANNING ACT 2016, PART 1 OF THE DEVELOPMENT ASSESSMENT RULES

Application number:

D/115-2023
For further information regarding this notice, please contact:

Date application properly made:

For further information Lana Groves

Phone:

07 4936 8099

1. APPLICANT DETAILS

Name: J.P.J.R.T. Pty Ltd Tte

Postal address: C/- Capricorn Survey Group (CQ)
PO BOX 1391
ROCKHAMPTON QLD 4700

Contact number: 07 4927 5199 Email: reception@csgcq.com.au

2. PROPERTY DESCRIPTION

Street address:	Lot 1 Burnett Highway, Bouldercombe
Real property description:	Lot 1 on SP329755, Parish of Bouldercombe

3. OWNER DETAILS

Name:	J.P.J.R.T. Pty Ltd Tte
Postal address:	PO BOX 442, YEPPOON QLD 4703

4. DEVELOPMENT APPROVAL SOUGHT

Development Permit for Reconfiguring a Lot for a Lease (term exceeding 10 years) and Access Easement

5. APPLICATION TYPE

	Development Permit	Preliminary Approval
Development assessable under the planning scheme, a temporary local planning instrument, a master plan or a preliminary approval which includes a variation approval	\boxtimes	

6. REFERRAL AGENCIES

Based on the information accompanying the lodged application, in accordance with the *Planning Regulation 2017*, referral to the following Referral Agencies is required.

For an application involving	Name of agency	Role of Agency	Contact Details
STATE TRANSPORT INFRASTRUCTURE Corridors)	(State Transport Co	orridors and Fu	ture State Transport

Schedule 10, Part 9, Division 4, Subdivision 2, Table 1 – Reconfiguring a lot near a State transport corridor				
Development application for reconfiguring a lot that is assessable development under section 21, if— (a) all or part of the premises are within 25m of a State transport corridor; and (b) 1 or more of the following apply— (i) the total number of lots is increased; (ii) the total number of lots adjacent to the State transport corridor is increased; (iii) there is a new or changed access between the premises and the State transport corridor; (iv) an easement is created adjacent to a railway as defined under the Transport Infrastructure Act, schedule 6; and (c) the reconfiguration does not relate to government supported transport infrastructure	The chief executive of the department in which the Planning Act 2016 is administered: State Development, Infrastructure, Local Government and Planning (State Assessment and Referral Agency Department)	Concurrence	In person: Level 2, 209 Bolsover Street, Rockhampton City Online lodgement using MyDAS2: https://prod2.dev- assess.qld.gov.au/sui te/ Email: RockhamptonSARA @dsdilgp.qld.gov.au Postal: PO Box 113 Rockhampton Qld 4700	

It is the responsibility of the applicant to give within 10 business days each referral agency a copy of -

- the application (including application form and supporting material);
- this confirmation notice; and
- any applicable concurrence agency application fee (refer to the *Planning Regulation* to confirm the applicable referral agencies).

The applicant must provide written advice to Council (as the Assessment Manager) of the day on which this action was completed.

7. CODE ASSESSMENT

Will Code Assessment be required?	YES
-----------------------------------	-----

8. IMPACT ASSESSMENT

Will Impact Assessment be required?

The whole of the application must be publicly notified under the provisions of Part 4 of the Development Assessment Rules by:

- Publishing a notice at least once in a newspaper circulating generally in the locality of the premises which are the subject of the application; and
- Placing a notice on the premises which are the subject of the application. The notice must remain on the premises for the period of time up to and including the stated day; and
- Giving a notice to all owners of any lots adjoining the premises which are the subject of the application.

9. PUBLIC NOTIFICATION DETAILS

The application requires public notification which must be undertaken in accordance with Section 53 of the *Planning Act 2016* and Part 4 of the Development Assessment Rules.

10. INFORMATION REQUEST

An information request will not made by the assessment manager.

11. SUPERSEDED PLANNING SCHEME

Is the application to be assessed under a Superseded Planning Scheme? NO

You are further advised that the truth and accuracy of the information provided in the application form and accompanying information is relied on when assessing and deciding this application. If you find an INACCURACY in any of the information provided above or have a query or seek clarification about any of these details, please contact Council's Development Assessment Unit.

12. ASSESSMENT MANAGER

Date: 14 September 2023 Name: Lana Groves Signature: Type

PLANNING OFFICER

DA Form 1 – Development application details

Approved form (version 1.3 effective 28 September 2020) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving **building work only**, use *DA Form 2 – Building work details*.

For a development application involving **building work associated with any other type of assessable development** (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form **must** be completed in full and all required supporting information **must** accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 – APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	J.P.J.R.T. Pty Ltd
Contact name (only applicable for companies)	c/- Capricorn Survey Group (CQ) Pty Ltd
Postal address (P.O. Box or street address)	PO Box 1391
Suburb	Rockhampton
State	QLD
Postcode	4700
Country	Australia
Contact number	(07) 4927 5199
Email address (non-mandatory)	reception@csgcq.com.au
Mobile number (non-mandatory)	0407 581 850
Fax number (non-mandatory)	n/a
Applicant's reference number(s) (if applicable)	5806

2) Owner's consent
2.1) Is written consent of the owner required for this development application?
☐ Yes – the written consent of the owner(s) is attached to this development application☐ No – proceed to 3)



PART 2 - LOCATION DETAILS

Note: F		elow and		e 3.1) or 3.2), and 3. e plan for any or all p			ent application. For further information, see <u>DA</u>
3.1) S	treet addres	s and lo	ot on plan				
⊠ Str	eet address	AND lo	t on plan	(all lots must be liste	ed), or		
Str	eet address ter but adjoining	AND Ic	ot on plan cent to land o	for an adjoining e.g. jetty, pontoon. A	or adjace	ent property of t be listed).	ne premises (appropriate for development in
	Unit No.	Street	No. S	treet Name and	Туре		Suburb
2)		Lot 1	В	Surnett Highway			Bouldercombe
a)	Postcode	Lot No	o. P	lan Type and Nu	umber (e.	g. RP, SP)	Local Government Area(s)
	4702	1	S	P329755			RRC
	Unit No.	Street	No. S	treet Name and	Туре		Suburb
L١							
b)	Postcode	Lot No	o. P	lan Type and Nu	umber (e.	g. RP, SP)	Local Government Area(s)
Note: F	g. channel dred Place each set c	dging in N of coordin	Moreton Bay ates in a se)		e areas, over part	of a lot or in water not adjoining or adjacent to land
	ude(s)	premis	Latitude(-	Datum		Local Government Area(s) (if applicable)
Longi	uue(s)		Lalliude	(5)	□ WG	S81	Local Government Area(s) (Il applicable)
					Othe		
☐ Co	ordinates of	premis	es by eas	ting and northing	9		
Eastir	g(s)	North	ing(s)	Zone Ref.	Datum		Local Government Area(s) (if applicable)
				□ 54	☐ WGS84		
				<u></u> 55	GDA94		
				□ 56	Othe	er:	
3.3) A	dditional pre	mises					
						lication and the	details of these premises have been
	acned in a so t required	cneaule	to this de	evelopment appli	ication		
	t required						
4) Ide	ntify any of t	he follo	wing that	apply to the prer	nises and	d provide any re	elevant details
				r watercourse or			
	of water bo		•				
				Transport Infras	structure	Act 1994	
	plan descri			•			
	of port auth		·	p = 1 1 2 1 2 1			
	a tidal area	01 kg 101					
_		ernmen	t for the ti	idal area (if applica	able).		
ł	_			a (if applicable):			
				rt Assets (Restru	icturing a	nd Disposal) A	et 2008
	p 0.10 10110	J JOI			- Isan ng un	2.0p00ai, 710	

Listed on the Environmental Management Register (EM	IR) under the Environmental Protection Act 1994
EMR site identification:	
Listed on the Contaminated Land Register (CLR) under	the Environmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide</u> .	ed correctly and accurately. For further information on easements and
	e included in plans submitted with this development
□ No	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about th	e first development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
Code assessment		res public notification)	
d) Provide a brief description <i>lots</i>):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dv	velling, reconfiguration of 1 lot into 3
Lease (term exceeding 10 y	ears) and access & services ea	asement	
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this o	development application. For further in	nformation, see <u>DA Forms guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
Code assessment	Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dv	welling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to Relevant plans.	o be submitted for all aspects of this d	levelopment application. For further in	nformation, see <u>DA Forms Guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.3) Additional aspects of de	evelopment		
	relopment are relevant to this onder Part 3 Section 1 of this fo		

Section 2 - Further development details

Occilon 2 Turiner developi	nont act	ans					
7) Does the proposed developm							
Material change of use	Yes – c	complete of	division 1 if assessa	able agains	t a local	planning instru	ıment
Reconfiguring a lot	⊠ Yes – d	complete of	division 2				
Operational work	Yes – c	complete of	division 3				
Building work	Yes – c	complete i	DA Form 2 – Buildi	ng work dei	tails		
Division 1 – Material change of							
Note : This division is only required to be c local planning instrument.	ompietea ir a	any part of th	е аеvеюртепт аррисат	on involves a	materiai ci	nange or use asse	ssable against a
8.1) Describe the proposed mate	erial chang	ge of use					
Provide a general description of proposed use			ne planning scheme th definition in a new row			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)
8.2) Does the proposed use invo	olve the us	se of existi	ng buildings on the	premises?			
Yes							
∐ No							
Division 2 – Reconfiguring a lot	ı						
Note: This division is only required to be a		nv part of the	e development applicati	on involves re	configuring	a a lot.	
9.1) What is the total number of					gg		
1							
9.2) What is the nature of the lot	reconfigu	ration? (tic	ck all applicable boxes)				
Subdivision (complete 10))			Dividing land i	nto parts by	agreen	nent (complete 1	1))
Boundary realignment (comple	ete 12))		☐ Creating or changing an easement giving access to a lot from a constructed road (complete 13))				
			nom a constra	olca roda (t	ompicie i	<u> </u>	
10) Subdivision							
10.1) For this development, how	many lots	s are being	created and what	is the inten	ded use	of those lots:	
Intended use of lots created	Resident		Commercial	Industrial		Other, please	snecify:
Interface age of lots oreated	rtosiacin	tiai	Commercial	maasman		Otrici, picase	, оробиу.
Number of lots created							
10.2) Will the subdivision be stage	ged?						
☐ Yes – provide additional deta	_						
How many stages will the works	include?						
What stage(s) will this developm apply to?		ation					
			ı				

11) Dividing land int parts?	o parts b	y ag	reement – hov	v man	y part	s are being o	reated and what	t is the intended use of the
Intended use of par	ts created	d	Residential		Com	mercial	Industrial	Other, please specify:
Number of parts cre	ated							
12) Boundary realig	ınment							
12.1) What are the	current a	nd p	roposed areas	for ea	ach lo	t comprising	the premises?	
	Curre	ent lo	ot				Prop	oosed lot
Lot on plan descript	tion	Are	ea (m²)			Lot on plan	description	Area (m²)
12.2) What is the re	ason for	the I	ooundary reali	gnmer	nt?			
42) \//b at any the di	manajan		d notive of onl	, aviati	in a. o o	aamanta bai		/ar are managed accommend
(attach schedule if there	mensions are more ti	s and han tu	nature of any wo easements)	existi	ing ea	sements bei	ng cnanged and	or any proposed easement?
Existing or	Width (r	m)	Length (m)			f the easeme	ent? (e.g.	Identify the land/lot(s)
proposed?				-	strian a	<u> </u>		benefitted by the easement
Proposed	20m minimui	m	416m	Acce	ess &	services		Burdening Lot 1 in favour of proposed lease
	minimu	.11	approx					proposed lease
	<u> </u>		<u> </u>					
Division 3 – Operati	ional wo	rk						
Note : This division is only					develo	pment applicati	on involves operatio	nal work.
14.1) What is the na	ature of th	ne op	perational worl	_				
Road work			<u> </u>		mwate	- -	_	frastructure
☐ Drainage work☐ Landscaping						infrastructure vegetation		
Other – please s	enecify:			_ 0.5	ago			Vogotation
14.2) Is the operation		nec	essary to facil	itate th	ne cre	ation of new	lots? (e.a. subdivis	sion)
Yes – specify nu				itato ti	10 010	anon or now	10to: (o.g. subulvic	sion;
□ No			10.0.					
14.3) What is the m	onetary v	/alue	e of the propos	sed op	eratio	nal work? (in	clude GST, material	s and labour)
\$		G. F.		ou op	0.0.0.0	(ora a o o o o o o o o o o o o o o o o o	o arra razioary
<u> </u>								
PART 4 – ASSI	ESSMI	EN.	T MANAG	ER I	DET	AILS		
15) Identify the asse	essment	man	ager(s) who w	ill be a	asses	sing this dev	elopment applica	ation
Rockhampton Regi	onal Cou	ncil						
16) Has the local go	vernmer	nt ag	reed to apply	a supe	ersede	ed planning s	cheme for this d	evelopment application?
Yes – a copy of	the decis	ion r	notice is attach	ned to	this d	evelopment	application	
	ment is t	aker	n to have agre	ed to t	the su	perseded pla	anning scheme r	equest – relevant documents
attached								
⊠ No								

PART 5 - REFERRAL DETAILS

☐ Heritage places – Local heritage places		
Matters requiring referral to the Chief Executive of the dis	_	on entity:
Matters requiring referral to:		
The Chief Executive of the holder of the licence, if	not an individual	
The holder of the licence, if the holder of the licence		
☐ Infrastructure-related referrals – Oil and gas infrastructu	ıre	
Matters requiring referral to the Brisbane City Council : ☐ Ports − Brisbane core port land		
Matters requiring referral to the Minister responsible for a Ports – Brisbane core port land (where inconsistent with the B Ports – Strategic port land	<u> </u>	
Matters requiring referral to the relevant port operator , if a Ports – Land within Port of Brisbane's port limits (below to		
Matters requiring referral to the Chief Executive of the rel Description: Descri	-	
Matters requiring referral to the Gold Coast Waterways A Tidal works or work in a coastal management district (in		
Matters requiring referral to the Queensland Fire and Em Tidal works or work in a coastal management district (in		berths))
40) 11		
18) Has any referral agency provided a referral response for ☐ Yes − referral response(s) received and listed below are ☐ No		
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed of referral response and this development application, or inclu (if applicable).		
PART 6 – INFORMATION REQUEST		
19) Information request under Part 3 of the DA Rules		
□ I agree to receive an information request if determined in the second secon	necessary for this development	application
☐ I do not agree to accept an information request for this	development application	
Note: By not agreeing to accept an information request I, the applicant, a		
 that this development application will be assessed and decided bas application and the assessment manager and any referral agencies Rules to accept any additional information provided by the applican parties 	relevant to the development application	n are not obligated under the DA

Part 3 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules.

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

PART 7 – FURTHER DETAILS

20) Are there any associated	development applications or o	current appro	ovals? (e.g. a preliminary	approval)
X Yes − provide details beloNo	w or include details in a sched	lule to this d	evelopment application	on
List of approval/development application references	Reference number	Date		Assessment manager
☒ Approval☒ Development application	D/115-2013	26 N	ovember 2013	RRC
☑ Approval☑ Development application	D/91-2021	20 D	ecember 2021	RRC
21) Has the portable long ser operational work)	vice leave levy been paid? (or	nly applicable to	o development applications	involving building work or
☐ Yes – a copy of the receip	ted QLeave form is attached t	to this devel	opment application	
	rovide evidence that the porta			
	ides the development applicatival only if I provide evidence t			
	ng and construction work is le	•	~	•
Amount paid	Date paid (dd/mm/yy)		QLeave levy numbe	
\$	_ = ===			. (, – • . –)
—				
22) Is this development applic	cation in response to a show o	ause notice	or required as a resu	It of an enforcement
notice?				
Yes – show cause or enfor	rcement notice is attached			
⊠ No				
23) Further legislative require				
Environmentally relevant ac				
	olication also taken to be an ap Activity (ERA) under section 1			
•	ment (form ESR/2015/1791) fo	• •		ntal authority
	ment application, and details a	are provided	in the table below	
Note: Application for an environment	tal authority can be found by searchin	na "ESR/2015/1	'791" as a search term at w	www.gld.gov.au. An FRA
	to operate. See <u>www.business.qld.go</u>			W.qa.gov.aa. 7111 E1 V
Proposed ERA number:		Proposed E	RA threshold:	
Proposed ERA name:				
Multiple ERAs are applica this development application	ble to this development applic on.	ation and th	e details have been a	ttached in a schedule to
Hazardous chemical facilities	<u>es</u>			
23.2) Is this development app	olication for a hazardous cher	mical facilit	y ?	
Yes – Form 69: Notification	n of a facility exceeding 10%	of schedule	15 threshold is attach	ed to this development
⊠No				
Note: See www.business.ald.gov.au	for further information about hazardo	ous chemical no	otifications.	

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
Yes – the development application involves premises in the koala habitat area outside the koala priority area
No Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
Water resources 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? ☐ Yes − the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development ☐ No
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23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? ☐ Yes − the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development ☐ No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking overland flow water: complete DA Form 1 Template 3.
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23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No. No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works? Yes – the relevant template is completed and attached to this development application No DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes - the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au . If the development application involves: • Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 • Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 • Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works? Yes - the relevant template is completed and attached to this development application involving waterway barrier works, complete DA Form 1 Template 4. Marine activities 23.8) Does this development application involve aquaculture, works within a declared fish habitat area or

Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au and www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Environment and Science at www.des.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
 ☐ Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application ☒ No
Note : See guidance materials at www.dnrme.qld.gov.au for further information.
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
 Yes – the following is included with this development application: □ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) □ A certificate of title
⊠ No
Note : See guidance materials at <u>www.des.gld.gov.au</u> for further information.
Queensland and local heritage places 23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register?
 Yes – details of the heritage place are provided in the table below No
Note: See guidance materials at www.des.gld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
 Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> No
Decision under section 62 of the <i>Transport Infrastructure Act 1994</i>
23.15) Does this development application involve new or changed access to a state-controlled road?
 Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) No

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered ☐ No
Note: See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	☐ Yes☒ Not applicable
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DA	⊠ Yes
Forms Guide: Planning Report Template.	
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes☒ Not applicable
25) Applicant declaration	
By making this development application, I declare that all information in this development correct	application is true and
Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application was required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Actions It is unlawful to intentionally provide false or misleading information.</i>	here written information
Privacy – Personal information collected in this form will be used by the assessment manage assessment manager, any relevant referral agency and/or building certifier (including any prowhich may be engaged by those entities) while processing, assessing and deciding the deverall information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where:	ofessional advisers elopment application. urchase, and/or Planning
 such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Plann Planning Regulation 2017; or 	
• required by other legislation (including the <i>Right to Information Act 2009</i>); or	
otherwise required by law.	
This information may be stored in relevant databases. The information collected will be retain <i>Public Records Act 2002</i> .	ned as required by the

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

<u></u>			
Date received:	Reference num	nber(s):	
Notification of engagement of	of alternative assessment ma	nager	
Prescribed assessment man	ager		
Name of chosen assessmen	t manager		
Date chosen assessment ma	anager engaged		
Contact number of chosen a	ssessment manager		
Relevant licence number(s)	of chosen assessment		
manager			
QLeave notification and pay	ment		
Note: For completion by assessmen	nt manager if applicable		
Description of the work			
QLeave project number			
Amount paid (\$)		Date paid (dd/mm/yy)	
Date receipted form sighted by assessment manager			

Name of officer who sighted the form

State code 1: Development in a state-controlled road environment

State Development Assessment Provisions guideline - State Code 1: Development in a state-controlled road environment. This guideline provides direction on how to address State Code 1.

Table 1.1 Development in general

Performance outcomes	Acceptable outcomes	Response	
Buildings, structures, infrastructure, services and utilities			
PO1 The location of the development does not create a safety hazard for users of the state-controlled road.	AO1.1 Development is not located in a state-controlled road. AND	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.	
	AO1.2 Development can be maintained without requiring access to a state-controlled road .	This is the only approved and available access to the subject property and proposed lease.	
PO2 The design and construction of the development does not adversely impact the structural integrity or physical condition of the state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	The proposal is for a lease over the land with a term exceeding 10 years (30 years is proposed with option to extend).	
PO3 The location of the development does not obstruct road transport infrastructure or adversely impact the operating performance of the state-controlled road .	No acceptable outcome is prescribed.	N/A, The lease will not impact the operating performance of the SC – the access already exists.	
PO4 The location, placement, design and operation of advertising devices, visible from the state-controlled road, do not create a safety hazard for users of the state-controlled road.	No acceptable outcome is prescribed.	N/A	

State Development Assessment Provisions v3.0

Performance outcomes	Acceptable outcomes	Response
PO5 The design and construction of buildings and structures does not create a safety hazard by distracting users of the state-controlled road.	AO5.1 Facades of buildings and structures fronting the state-controlled road are made of non-reflective materials.	N/A
Toda.	AND	
	AO5.2 Facades of buildings and structures do not direct or reflect point light sources into the face of oncoming traffic on the state-controlled road .	
	AND	
	AO5.3 External lighting of buildings and structures is not directed into the face of oncoming traffic on the state-controlled road.	
	AND	
	AO5.4 External lighting of buildings and structures does not involve flashing or laser lights.	
PO6 Road, pedestrian and bikeway bridges over a state-controlled road are designed and constructed to prevent projectiles from being thrown onto the state-controlled road.	AO6.1 Road, pedestrian and bikeway bridges over the state-controlled road include throw protection screens in accordance with section 4.11 of the Design Criteria for Bridges and Other Structures Manual, Department of Transport and Main Roads, 2020.	No bridges are proposed over the SCR.
Landscaping		
PO7 The location of landscaping does not create a safety hazard for users of the state-controlled road .	AO7.1 Landscaping is not located in a state-controlled road.	No landscaping is proposed
	AND	
	AO7.2 Landscaping can be maintained without requiring access to a state-controlled road .	

State Development Assessment Provisions v3.0

Performance outcomes	Acceptable outcomes	Response
	AND	
	AO7.3 Landscaping does not block or obscure the sight lines for vehicular access to a state-	
	controlled road.	
Stormwater and overland flow		
PO8 Stormwater run-off or overland flow from the development site does not create or exacerbate a safety hazard for users of the state-controlled road.	No acceptable outcome is prescribed.	The new lease will not change or alter the flow or amount of stormwater on-site.
PO9 Stormwater run-off or overland flow from the development site does not result in a material worsening of the operating performance of the state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	The new lease will not change or alter the flow or amount of stormwater on-site.
PO10 Stormwater run-off or overland flow from the development site does not adversely impact the structural integrity or physical condition of the state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	The new lease will not change or alter the flow or amount of stormwater on-site.
PO11 Development ensures that stormwater is lawfully discharged.	AO11.1 Development does not create any new points of discharge to a state-controlled road.	The new lease will not create a new discharge point onto the SCR.
	AND	There is existing stormwater infrastructure (culverts) which allow for flow of waters within the SCR corridor.
	AO11.2 Development does not concentrate flows to a state-controlled road.	
	AND	
	AO11.3 Stormwater run-off is discharged to a lawful point of discharge.	
	AND	

State Development Assessment Provisions v3.0

Performance outcomes	Acceptable outcomes	Response
	AO11.4 Development does not worsen the condition of an existing lawful point of discharge to the state-controlled road.	
Flooding		
PO12 Development does not result in a material worsening of flooding impacts within a state-controlled road.	AO12.1 For all flood events up to 1% annual exceedance probability, development results in negligible impacts (within +/- 10mm) to existing flood levels within a state-controlled road.	This part of the site is not subject to creek catchment flooding. The lease will not increase risk of flooding.
	AND	
	AO12.2 For all flood events up to 1% annual exceedance probability, development results in negligible impacts (up to a 10% increase) to existing peak velocities within a statecontrolled road.	
	AND	
	AO12.3 For all flood events up to 1% annual exceedance probability, development results in negligible impacts (up to a 10% increase) to existing time of submergence of a statecontrolled road.	
Drainage Infrastructure		
PO13 Drainage infrastructure does not create a safety hazard for users in the state-controlled road .	AO13.1 Drainage infrastructure is wholly contained within the development site, except at the lawful point of discharge.	No drainage infrastructure is proposed or required, the development is purely for a lease of the land.
	AND	

Performance outcomes	Acceptable outcomes	Response
	AO13.2 Drainage infrastructure can be maintained without requiring access to a state-controlled road.	
PO14 Drainage infrastructure associated with, or within, a state-controlled road is constructed, and designed to ensure the structural integrity and physical condition of existing drainage infrastructure and the surrounding drainage network.	No acceptable outcome is prescribed.	No drainage infrastructure is proposed or required, the development is purely for a lease of the land.

Table 1.2 Vehicular access, road layout and local roads

Performance outcomes	Acceptable outcomes	Response
Vehicular access to a state-controlled road or v	vithin 100 metres of a state-controlled road i	ntersection
PO15 The location, design and operation of a new or changed access to a state-controlled road does not compromise the safety of users of the state-controlled road.	No acceptable outcome is prescribed.	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.
		This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current access is proposed.
PO16 The location, design and operation of a new or changed access does not adversely impact the functional requirements of the state-controlled road.	No acceptable outcome is prescribed.	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.
		This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current access is proposed.

Performance outcomes	Acceptable outcomes	Response
PO17 The location, design and operation of a new or changed access is consistent with the future intent of the state-controlled road.	No acceptable outcome is prescribed.	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location. This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current
PO18 New or changed access is consistent with the access for the relevant limited access road policy: 1. LAR 1 where direct access is prohibited; or 2. LAR 2 where access may be permitted, subject to assessment.	No acceptable outcome is prescribed.	access is proposed. The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.
		This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current access is proposed.
PO19 New or changed access to a local road within 100 metres of an intersection with a state-controlled road does not compromise the safety of users of the state-controlled road.	No acceptable outcome is prescribed.	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.
		This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current access is proposed.
PO20 New or changed access to a local road within 100 metres of an intersection with a state-controlled road does not adversely impact on the operating performance of the intersection.	No acceptable outcome is prescribed.	The existing access to the Burnett Highway has been assessed by SARA/TMR previously as part of MCU application D/115-2023 and ROL application D/91-2021 and is approved at the current location.

Performance outcomes	Acceptable outcomes	Response
		This is the only approved and available access to the subject property and proposed lease. No new access is proposed and no change to the current access is proposed.
Public passenger transport and active transport		
PO21 Development does not compromise the safety of users of public passenger transport infrastructure, public passenger services and active transport infrastructure.	No acceptable outcome is prescribed.	The new lease has no impact on public passenger transport.
PO22 Development maintains the ability for people to access public passenger transport infrastructure, public passenger services and active transport infrastructure.	No acceptable outcome is prescribed.	The new lease has no impact on public passenger transport.
PO23 Development does not adversely impact the operating performance of public passenger transport infrastructure, public passenger services and active transport infrastructure.	No acceptable outcome is prescribed.	The new lease has no impact on public passenger transport.
PO24 Development does not adversely impact the structural integrity or physical condition of public passenger transport infrastructure and active transport infrastructure.	No acceptable outcome is prescribed.	The new lease has no impact on public passenger transport.

Table 1.3 Network impacts

Performance outcomes	Acceptable outcomes	Response
PO25 Development does not compromise the safety of users of the state-controlled road network.	No acceptable outcome is prescribed.	The increase of traffic using the site access as a result of the lease should not impact the safety of uses of the SCR.
PO26 Development ensures no net worsening of the operating performance of the state-controlled road network.	No acceptable outcome is prescribed.	The access can cater for the lease and traffic generated.
PO27 Traffic movements are not directed onto a state-controlled road where they can be accommodated on the local road network.	No acceptable outcome is prescribed.	This is the only available and approved site access.

Performance outcomes	Acceptable outcomes	Response
PO28 Development involving haulage exceeding 10,000 tonnes per year does not adversely impact the pavement of a state-controlled road .	No acceptable outcome is prescribed.	The access is already approved for use by the quarry on Lot 2 on SP329755.
PO29 Development does not impede delivery of planned upgrades of state-controlled roads.	No acceptable outcome is prescribed.	The new lease will not affect future upgrades to the SCR.
PO30 Development does not impede delivery of corridor improvements located entirely within the state-controlled road corridor.	No acceptable outcome is prescribed.	The new lease will not affect future upgrades to the SCR.

Table 1.4 Filling, excavation, building foundations and retaining structures

Performance outcomes	Acceptable outcomes	Response
PO31 Development does not create a safety hazard for users of the state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	N/A
PO32 Development does not adversely impact the operating performance of the state-controlled road.	No acceptable outcome is prescribed.	N/A
PO33 Development does not undermine, damage or cause subsidence of a state-controlled road .	No acceptable outcome is prescribed.	N/A
PO34 Development does not cause ground water disturbance in a state-controlled road .	No acceptable outcome is prescribed.	N/A
PO35 Excavation, boring, piling, blasting and fill compaction do not adversely impact the physical condition or structural integrity of a state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	N/A
PO36 Filling and excavation associated with the construction of new or changed access do not compromise the operation or capacity of existing drainage infrastructure for a state-controlled road.	No acceptable outcome is prescribed.	N/A

Table 1.5 Environmental emissions

Statutory note: Where a **state-controlled road** is co-located in the same transport corridor as a railway, the development should instead comply with Environmental emissions in State code 2: Development in a railway environment.

Acceptable outcomes	Response
ntial lots adjacent to a state-controlled road or type	e 1 multi-modal corridor
 AO37.1 Development provides a noise barrier or earth mound which is designed, sited and constructed: 1. to achieve the maximum free field acoustic levels in reference table 2 (item 2.1); 2. in accordance with: a. Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; b. Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; c. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020. 	
AO37.2 Development achieves the maximum free field acoustic levels in reference table 2 (item 2.1) by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound. OR AO37.3 Development provides a solid gap-free fence or other solid gap-free structure along the full extent of the boundary closest to the state-controlled road.	
	AO37.1 Development provides a noise barrier or earth mound which is designed, sited and constructed: 1. to achieve the maximum free field acoustic levels in reference table 2 (item 2.1); 2. in accordance with: a. Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; b. Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; c. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020. OR AO37.2 Development achieves the maximum free field acoustic levels in reference table 2 (item 2.1) by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound. OR AO37.3 Development provides a solid gap-free fence or other solid gap-free structure along the full extent of the boundary closest to the state-

Performance outcomes	Acceptable outcomes	Response
PO38 Reconfiguring a lot minimises free field noise intrusion from a state-controlled road.	 AO38.1 Development provides noise barrier or earth mound which is designed, sited and constructed: 1. to achieve the maximum free field acoustic levels in reference table 2 (item 2.1); 2. in accordance with: a. Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; b. Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; c. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020. OR AO38.2 Development achieves the maximum free field acoustic levels in reference table 2 (item 	N/A, the lease is not for residential purposes.
	2.1) by alternative noise attenuation measures where it is not practical to provide a noise barrier	
Material change of use (accommodation activity	or earth mound.	
	ate-controlled road or type 1 multi-modal corrido	ſ
PO39 Development minimises noise intrusion from a state-controlled road in private open space.		N/A
	 to achieve the maximum free field acoustic levels in reference table 2 (item 2.2) for private open space at the ground floor level; in accordance with: 	

Performance outcomes	Acceptable outcomes	Response
	 a. Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; b. Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; c. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020. 	
	OR	
	AO39.2 Development achieves the maximum free field acoustic level in reference table 2 (item 2.2) for private open space by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound.	
PO40 Development (excluding a relevant residential building or relocated	AO40.1 Development (excluding a relevant residential building or relocated building)	N/A
building) minimises noise intrusion from a state- controlled road in habitable rooms at the	provides a noise barrier or earth mound which is designed, sited and constructed:	
facade.	 to achieve the maximum building façade acoustic level in reference table 1 (item 1.1) for habitable rooms; in accordance with: Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; 	

c. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020. OR AO40.2 Development (excluding a relevant residential building or relocated building) achieves the maximum building façade acoustic level in reference table 1 (item 1.1) for habitable rooms by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound. PO41 Habitable rooms (excluding a relevant residential building) are designed and constructed using materials to achieve the maximum internal acoustic level in reference table 3 (item 3.1). Above ground floor level requirements (accommodation activity) adjacent to a state-controlled road or type 1 multi-modal corridor		Response	Acceptable outcomes	Performance outcomes
AO40.2 Development (excluding a relevant residential building or relocated building) achieves the maximum building façade acoustic level in reference table 1 (item 1.1) for habitable rooms by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound. PO41 Habitable rooms (excluding a relevant residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in reference table 3 (item 3.1). Above ground floor level requirements (accommodation activity) adjacent to a state-controlled road or type 1 multi-modal corridor		•	Earthworks, Transport and Main Roads,	
residential building or relocated building) achieves the maximum building façade acoustic level in reference table 1 (item 1.1) for habitable rooms by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound. PO41 Habitable rooms (excluding a relevant residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in reference table 3 (item 3.1). No acceptable outcome is provided. N/A No acceptable outcome is provided.			OR	
residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in reference table 3 (item 3.1). Above ground floor level requirements (accommodation activity) adjacent to a state-controlled road or type 1 multi-modal corridor			residential building or relocated building) achieves the maximum building façade acoustic level in reference table 1 (item 1.1) for habitable rooms by alternative noise attenuation measures where it is not practical to provide a	
Above ground floor level requirements (accommodation activity) adjacent to a state-controlled road or type 1 multi-modal corridor		N/A	No acceptable outcome is provided.	residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in
		ad or type 1 multi-modal corridor	nodation activity) adjacent to a state-controlled ro	\ /
 a continuous solid gap-free structure or balustrade (excluding gaps required for drainage purposes to comply with the Building Code of Australia); highly acoustically absorbent material treatment for the total area of the soffit above balconies, podiums, and roof decks. 		N/A	No acceptable outcome is provided.	 PO42 Balconies, podiums, and roof decks include: a continuous solid gap-free structure or balustrade (excluding gaps required for drainage purposes to comply with the Building Code of Australia); highly acoustically absorbent material treatment for the total area of the soffit above balconies, podiums, and roof decks.
PO43 Habitable rooms (excluding a relevant residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in reference table 3 (item 3.1). No acceptable outcome is provided. N/A		N/A	No acceptable outcome is provided.	residential building or relocated building) are designed and constructed using materials to achieve the maximum internal acoustic level in
Material change of use (other uses)				
Ground floor level requirements (childcare centre, educational establishment, hospital) adjacent to a state-controlled road or type 1 multi-recorder	i-modal	o a state-controlled road or type 1 multi-m	re, educational establishment, hospital) adjacent	
PO44 Development: No acceptable outcome is provided. N/A		N/A	No acceptable outcome is provided.	

Po	rformance outcomes	Acceptable outcomes	Response
1.	provides a noise barrier or earth mound that is designed, sited and constructed: a. to achieve the maximum free field acoustic level in reference table 2 (item 2.3) for all outdoor education areas and outdoor play areas; b. in accordance with: i. Chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013; ii. Technical Specification-MRTS15 Noise Fences, Transport and Main Roads, 2019; iii. Technical Specification-MRTS04 General Earthworks, Transport and Main Roads, 2020; or achieves the maximum free field acoustic level in reference table 2 (item 2.3) for all outdoor education areas and outdoor play areas by alternative noise attenuation measures where it is not practical to provide a noise barrier or earth mound.	Acceptable Outcomes	nes μοτισε
	45 Development involving a childcare centre educational establishment: provides a noise barrier or earth mound that is designed, sited and constructed: to achieve the maximum building facade acoustic level in reference table 1 (item 1.2); in accordance with: a. Chapter 7 integrated noise barrier design of the Transport Noise Management	No acceptable outcome is provided.	N/A

Doubours outcomes	A countable automos	D
Performance outcomes	Acceptable outcomes	Response
Code of Practice: Volume 1 (Road Traffic		
Noise), Department of Transport and		
Main Roads, 2013;		
b. Technical Specification-MRTS15 Noise		
Fences, Transport and Main Roads,		
2019;		
c. Technical Specification-MRTS04 General		
Earthworks, Transport and Main Roads,		
2020; or		
achieves the maximum building facade		
acoustic level in reference table 1 (item		
1.2) by alternative noise attenuation		
measures where it is not practical to provide		
a noise barrier or earth mound.		
PO46 Development involving:	No acceptable outcome is provided.	N/A
 indoor education areas and indoor play 		
areas; or		
2. sleeping rooms in a childcare centre ; or		
3. patient care areas in a hospital achieves the		
maximum internal acoustic level in reference		
table 3 (items 3.2-3.4).		
	re centre, educational establishment, hospital) ad	jacent to a state-controlled road or type 1 multi-
modal corridor		
PO47 Development involving a childcare centre	No acceptable outcome is provided.	N/A
or educational establishment which have		
balconies, podiums or elevated outdoor play		
areas predicted to exceed the maximum free		
field acoustic level in reference table 2 (item 2.3)		
due to noise from a state-controlled road are		
provided with:		
 a continuous solid gap-free structure or 		
balustrade (excluding gaps required for		
drainage purposes to comply with the Building		
Code of Australia);		

Performance outcomes	Acceptable outcomes	Response
highly acoustically absorbent material treatment for the total area of the soffit above balconies or elevated outdoor play areas .		
 PO48 Development including: indoor education areas and indoor play areas in a childcare centre or educational establishment; or sleeping rooms in a childcare centre; or patient care areas in a hospital located above ground level, is designed and constructed to achieve the maximum internal acoustic level in reference table 3 (items 3.2-3.4). 	No acceptable outcome is provided.	N/A
Air, light and vibration		
PO49 Private open space, outdoor education areas and outdoor play areas are protected from air quality impacts from a state-controlled road.	AO49.1 Each dwelling or unit has access to a private open space which is shielded from a state-controlled road by a building, solid gapfree fence, or other solid gap-free structure. OR	N/A
	AO49.2 Each outdoor education area and outdoor play area is shielded from a state-controlled road by a building, solid gap-free fence, or other solid gap-free structure.	

Performance outcomes	Acceptable outcomes	Response
PO50 Patient care areas within hospitals are protected from vibration impacts from a state-controlled road or type 1 multi-modal corridor.	AO50.1 Hospitals are designed and constructed to ensure vibration in the patient treatment area does not exceed a vibration dose value of 0.1m/s ^{1.75} .	N/A
	AND	
	AO50.2 Hospitals are designed and constructed to ensure vibration in the ward of a patient care area does not exceed a vibration dose value of 0.4m/s ^{1.75} .	
PO51 Development is designed and sited to ensure light from infrastructure within, and from users of, a state-controlled road or type 1 multimodal corridor, does not:	No acceptable outcomes are prescribed.	N/A
 intrude into buildings during night hours (10pm to 6am); create unreasonable disturbance during evening hours (6pm to 10pm). 		

Table 1.6: Development in a future state-controlled road environment

Performance outcomes	Acceptable outcomes	Response
PO52 Development does not impede delivery of a future state-controlled road.	AO52.1 Development is not located in a future state-controlled road.	N/A
	OR ALL OF THE FOLLOWING APPLY:	
	AO52.2 Development does not involve filling and excavation of, or material changes to, a future state-controlled road.	
	AND	

Performance outcomes	Acceptable outcomes	Response
	AO52.3 The intensification of lots does not occur within a future state-controlled road.	
	AND	
	AO52.4 Development does not result in the landlocking of parcels once a future state-controlled road is delivered.	
PO53 The location and design of new or changed access does not create a safety hazard for users of a future state-controlled road.	AO53.1 Development does not include new or changed access to a future state-controlled road.	N/A
PO54 Filling, excavation, building foundations and retaining structures do not undermine, damage or cause subsidence of a future state-controlled road.	No acceptable outcome is prescribed.	N/A
PO55 Development does not result in a material worsening of stormwater, flooding, overland flow or drainage impacts in a future state-controlled road or road transport infrastructure.	No acceptable outcome is prescribed.	N/A
PO56 Development ensures that stormwater is lawfully discharged.	AO56.1 Development does not create any new points of discharge to a future state-controlled road.	N/A
	AND	
	AO56.2 Development does not concentrate flows to a future state-controlled road.	
	AND	
	AO56.3 Stormwater run-off is discharged to a lawful point of discharge.	
	AND	

Performance outcomes	Acceptable outcomes	Response
	AO56.4 Development does not worsen the	
	condition of an existing lawful point of discharge	
	to the future state-controlled road.	



SARA reference: 2309-36755 SRA
Council reference: D115-2023
Applicant reference: 5806

17 October 2023

Chief Executive Officer
Rockhampton Regional Council
PO Box 1860
Rockhampton QLD 4700
enquiries@rrc.qld.gov.au

Attention: Lana Groves

Dear Sir/Madam

SARA referral agency response—53199 Burnett Highway, Bouldercombe

(Referral agency response given under section 56 of the Planning Act 2016)

The development application described below was confirmed as properly referred by the State Assessment and Referral Agency (SARA) on 18 September 2023.

Response

Outcome: Referral agency response – with conditions

Date of response: 17 October 2023

Conditions: The conditions in **Attachment 1** must be attached to any

development approval

Advice: Advice to the applicant is in **Attachment 2**

Reasons: The reasons for the referral agency response are in **Attachment 3**

Development details

Description: Development permit Reconfiguring a lot for lease of land (term

exceeding 10 years) and access & services

easement

SARA role: Referral agency

Fitzroy/Central regional office Level 2, 209 Bolsover Street, Rockhampton PO Box 113, Rockhampton QLD 4700 SARA trigger: Schedule 10, Part 9, division 4, subdivision 2, table 1, item 1 (Planning

Regulation 2017)

Development application for a reconfiguration of a lot near a State

transport corridor or that is a future State transport corridor

SARA reference: 2309-36755 SRA

Assessment manager: Rockhampton Regional Council

Street address: 53199 Burnett Highway, Bouldercombe

Real property description: 1SP329755

Applicant name: J.P.J.R.T. Pty Ltd

Applicant contact details: c/- Capricorn Survey Group (CQ) Pty Ltd, PO Box 1391

Rockhampton QLD 4700 reception@csgcq.com.au

State-controlled road access

permit:

This referral included an application for a road access location, under section 62A(2) of *Transport Infrastructure Act 1994*. Below are the

details of the decision:

Approved

Reference: TMR23-040421Date: 13 October 2023

If you are seeking further information on the road access permit, please contact the Department of Transport and Main Roads at

CorridorManagement@tmr.qld.gov.au

Human Rights Act 2019 considerations:

A consideration of the 23 fundamental human rights protected under the *Human Right Act 2019* has been undertaken as part of this decision. It has been determined that this decision does not limit

human rights.

Representations

An applicant may make representations to a concurrence agency, at any time before the application is decided, about changing a matter in the referral agency response (s.30 Development Assessment Rules). Copies of the relevant provisions are in **Attachment 4**.

A copy of this response has been sent to the applicant for their information.

For further information please contact Carl Porter, Principal Planning Officer, on 07 4924 2918 or via email RockhamptonSARA@dsdilgp.qld.gov.au who will be pleased to assist.

Yours sincerely

Anthony Walsh Manager Planning cc J.P.J.R.T. Pty Ltd, reception@csgcq.com.au

enc Attachment 1 - Referral agency conditions

Attachment 2 - Advice to the applicant

Attachment 3 - Reasons for referral agency response

Attachment 4 - Representations about a referral agency response provisions

Attachment 5 - Documents referenced in conditions

Attachment 1—Referral agency conditions

(Under section 56(1)(b)(i) of the *Planning Act 2016* the following conditions must be attached to any development approval relating to this application) (Copies of the documents referenced below are found at Attachment 5)

No.	Conditions	Condition timing
Reco	nfiguring a lot	
the Pl	4.2.1.1 – Reconfiguring a lot near a state transport corridor— The chief elanning Act 2016 nominates the Director-General of Department of Transe enforcement authority for the development to which this development anistration and enforcement of any matter relating to the following condition	sport and Main Roads to approval relates for the
1.	The road access location must be provided in accordance with the following plan: • Proposal Plan prepared by Capricorn Survey Group CQ, dated 27 August 2023, reference 5806-03-PRO, and issue A.	Prior to submitting the Plan of Survey to the local government for approval
2.	Direct access is not permitted between the state-controlled road (Burnett Highway) and the subject site other than as per condition 1.	At all times
3.	Stormwater management of the development must not cause worsening to the operating performance of the state-controlled road, such that any works on the land must not: (i) create any new discharge points for stormwater runoff onto the state-controlled road; (ii) interfere with and/or cause damage to the existing stormwater drainage on the state-controlled road; (iii) surcharge any existing culvert or drain on the state-controlled road; (iv) reduce the quality of stormwater discharge onto the state-controlled road.	At all times

Attachment 2—Advice to the applicant

General advice

1. Terms and phrases used in this document are defined in the *Planning Act 2016*, its regulation or the State Development Assessment Provisions (SDAP) (version 3.0). If a word remains undefined it has its ordinary meaning.

Attachment 3—Reasons for referral agency response

(Given under section 56(7) of the *Planning Act 2016*)

The reasons for the SARA's decision are:

- The proposed development will not adversely impact the state-controlled road network.
- The proposed access was previously approved as part of an extractive industry.
- Potential stormwater impacts of the proposed development to the state-controlled road can be mitigated.
- The proposed development is considered generally in accordance with the requirements of the State Development Assessment Provisions (SDAP) of State code 1 subject to the implementation of conditions.

Material used in the assessment of the application:

- the development application material and submitted plans
- Planning Act 2016
- Planning Regulation 2017
- the SDAP (version 3.0), as published by SARA
- the Development Assessment Rules
- SARA DA Mapping system
- section 58 of the Human Rights Act 2019

Attachment 4—Representations about a referral agency response provisions

(page left intentionally blank)

Attachment 5—Documents referenced in conditions

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Our ref TMR23-040421 Your ref 5806 Enquiries Anika Khan



Department of **Transport and Main Roads**

13 October 2023

J.P.J.R.T. Pty Ltd C/- Capricorn Survey Group CQ PO Box 1391 Rockhampton QLD 4700

Decision Notice – Permitted Road Access Location (s62(1) Transport Infrastructure Act 1994)

This is not an authorisation to commence work on a state-controlled road¹

Development application reference number D/115-2023, lodged with Rockhampton Regional Council involves constructing or changing a vehicular access between Lot 1SP329755, the land the subject of the application, and 41F Burnett Highway (Mt Morgan – Rockhampton), Bouldercombe (a state-controlled road).

In accordance with section 62A(2) of the *Transport Infrastructure Act 1994* (TIA), this development application is also taken to be an application for a decision under section 62(1) of TIA.

Application Details

Address of Property 53199 Burnett Highway, Bouldercombe QLD 4702

Real Property Description 1SP329755

Aspect/s of Development Development Permit for Reconfiguring a Lot for Lease of land

(term exceeding 10 years) and access & services easement

Lease expected for battery project

Decision (given under section 67 of TIA)

It has been decided to approve the application, subject to the following conditions:

No.	Conditions of Approval	Condition Timing
Roa	d Access Location	
1	The permitted road access location to Lot 1 SP329755 and a new Lease Area (term exceeding 10 years) is to be generally in accordance with the Proposal Plan prepared by Capricorn Survey Group CQ dated 27 August 2023, reference 5806-03-PRO and revision A	At all times.
	The permitted access location from Road 41F Burnett Highway, Bouldercombe (the state-controlled road) is to be via an access easement and at approximate Chainage 23.30km (LHS) (lat: -23.509830; long: 150.493829).	

Telephone +61 7 4931 1523 **Website** www.tmr.qld.gov.au

Email Central.Queensland.IDAS@tmr.qld.gov.au

ABN: 39 407 690 291

¹ Please refer to the further approvals required under the heading 'Further approvals'

No.	Conditions of Approval	Condition Timing
2	Direct access is not permitted between Road 41F Burnett Highway, Bouldercombe, the state-controlled road, and the subject site at any location other than identified in Condition 1.	At all times
3	The use of the access is limited to a 19m semi-trailers.	At all times
4	The road access is to be constructed and maintained at no cost to the department in accordance with section 64(a) & (b) of the <i>Transport Infrastructure Act 1994</i> .	At all times.
5	The property owner shall be responsible for all maintenance works for the access in accordance with Module 9 of the Local Government Association of Queensland document 'TMR/Local Government Cost Sharing Arrangement', dated October 2017.	At all times.
6	All vehicles entering or exiting the property via the permitted access must travel in a forward direction only.	As indicated.
7	Reasonable steps are taken to ensure that the permitted road access is used by others in accordance with these conditions.	At all times

Reasons for the decision

The reasons for this decision are as follows:

a) To maintain the safety and efficiency of the state-controlled road.

Please refer to **Attachment A** for the findings on material questions of fact and the evidence or other material on which those findings were based.

Information about the Decision required to be given under section 67(2) of TIA

- 1. There is no guarantee of the continuation of road access arrangements, as this depends on future traffic safety and efficiency circumstances.
- 2. In accordance with section 70 of the TIA, the applicant for the planning application is bound by this decision. A copy of section 70 is attached as **Attachment B**, as required, for information.

Further information about the decision

- 1. In accordance with section 67(7) of TIA, this decision notice:
 - a) starts to have effect when the development approval has effect; and
 - b) stops having effect if the development approval lapses or is cancelled; and
 - c) replaces any earlier decision made under section 62(1) in relation to the land.
- 2. In accordance with section 485 of the TIA and section 31 of the *Transport Planning and Coordination Act 1994* (TPCA), a person whose interests are affected by this decision may apply for a review of this decision only within 28 days after notice of the decision was given under the TIA. A copy of the review provisions under TIA and TPCA are attached in **Attachment C** for information.
- 3. In accordance with section 485B of the TIA and section 35 of TPCA a person may appeal against a reviewed decision. The person must have applied to have the decision reviewed

before an appeal about the decision can be lodged in the Planning and Environment Court. A copy of the Appeal Provisions under TIA and TPCA is attached in **Attachment C** for information.

Further approvals

The Department of Transport and Main Roads also provides the following information in relation to this approval:

1. Road Access Works Approval Required – Written approval is required from the department to carry out road works that are road access works (including driveways) on a state-controlled road in accordance with section 33 of the TIA. This approval must be obtained prior to commencing any works on the state-controlled road. The approval process may require the approval of engineering designs of the proposed works, certified by a Registered Professional Engineer of Queensland (RPEQ). Please contact the department to make an application.

If further information about this approval or any other related query is required, Ms Anika Khan, Town Planner should be contacted by email at CorridorManagement@tmr.qld.gov.au or on (07) 4931 1500.

Yours sincerely

Signatory. Name

Principal Town Planner

Attachments: Attachment A – Decision evidence and findings

Attachment B - Section 70 of TIA Attachment C - Appeal Provisions

Attachment D - Permitted Road Access Location Plan

Attachment A

Decision Evidence and Findings

Findings on material questions of fact:

- This application is for a Development Permit for a Reconfiguration of a Lot for a lease (term
 exceeding 10 years) and Access and Services Easement. This pertains to the properties
 over Lot 1 on SP329755, situated at 53199 Burnett Highway in Bouldercombe.
- The land was recently subdivided into three parcels following the approval outlined in development approval D/91-2021. The existing access was however approved (and constructed) as part of the Extractive Industry (quarry) over Lot 2 SP329755 under Development Permit D/115-2013 (TMR Reference TMR13-005968). Access to the quarry is obtained via an existing access easement registered over Lot 1 SP329755, in favour of Lot 2 SP329755.
 - This Extractive Industry was limited to 100,000 tonnes per annum and was limited to quarry vehicles not exceeding 19.0m semi-trailers as per conditions within Development Permit D/115-2013.
- The proposed lease area (Lease A) is expected to encompass approximately 21.3
 hectares and have a duration of 30 years. Additionally, the new access easement will allow
 the leaseholder the rights to use the current access routes.
- The subject site has an existing access at approximate Chainage 23.30km. This particular roadway of the subject site falls into a segment of the state-controlled road that is under the Limited Access Road category, as indicated by the Department of Transport and Main Roads (TMR). Consequently, no new entry points will be supported. Therefore, the department can approve access to the designated site through the current access point via an access easement.
- The department has issued a section 62 decision to approve the access location.

Evidence or other material on which findings were based:

Title of Evidence / Material	Prepared by	Date	Reference no.	Version / Issue
Confirmation Notice	Rockhampton Regional Council	14 September 2023	D/115-2023	-
RE: Development Application for Reconfiguring a Lot	Capricorn Survey Group CQ	4 September 2023	5806	-
Application Summary Report	Capricorn Survey Group CQ	14 September 2023	5806	-
Proposal Plan	Capricorn Survey Group CQ	27 August 2023	5806-03-PRO	А

Attachment B

Section 70 of TIA

Transport Infrastructure Act 1994
Chapter 6 Road transport infrastructure
Part 5 Management of State-controlled roads

70 Offences about road access locations and road access works, relating to decisions under s 62(1)

- (1) This section applies to a person who has been given notice under section 67 or 68 of a decision under section 62(1) about access between a State-controlled road and adjacent land.
- (2) A person to whom this section applies must not—
 - (a) obtain access between the land and the State-controlled road other than at a location at which access is permitted under the decision; or
 - (b) obtain access using road access works to which the decision applies, if the works do not comply with the decision and the noncompliance was within the person's control; or
 - (c) obtain any other access between the land and the road contrary to the decision; or
 - (d) use a road access location or road access works contrary to the decision; or
 - (e) contravene a condition stated in the decision; or
 - (f) permit another person to do a thing mentioned in paragraphs (a) to (e); or
 - (g) fail to remove road access works in accordance with the decision.

Maximum penalty—200 penalty units.

(3) However, subsection (2)(g) does not apply to a person who is bound by the decision because of section 68.

Attachment C

Appeal Provisions

Transport Infrastructure Act 1994
Chapter 16 General provisions

485 Internal review of decisions

- (1) A person whose interests are affected by a decision described in schedule 3 (the *original decision*) may ask the chief executive to review the decision.
- (2) The person is entitled to receive a statement of reasons for the original decision whether or not the provision under which the decision is made requires that the person be given a statement of reasons for the decision.
- (3) The Transport Planning and Coordination Act 1994, part 5, division 2—
 - (a) applies to the review; and
 - (b) provides—
 - (i) for the procedure for applying for the review and the way it is to be carried out; and
 - (ii) that the person may apply to QCAT to have the original decision stayed.

485B Appeals against decisions

- (1) This section applies in relation to an original decision if a court (the appeal court) is stated in schedule 3 for the decision.
- (2) If the reviewed decision is not the decision sought by the applicant for the review, the applicant may appeal against the reviewed decision to the appeal court.
- (3) The Transport Planning and Coordination Act 1994, part 5, division 3—
 - (a) applies to the appeal; and
 - (b) provides—
 - (i) for the procedure for the appeal and the way it is to be disposed of; and
 - (ii) that the person may apply to the appeal court to have the original decision stayed.
- (4) Subsection (5) applies if—
 - (a) a person appeals to the Planning and Environment Court against a decision under section 62(1) on a planning application that is taken, under section 62A(2), to also be an application for a decision under section 62(1); and
 - (b) a person appeals to the Planning and Environment Court against a decision under the Planning Act on the planning application.

- (5) The court may order—
 - (a) the appeals to be heard together or 1 immediately after the other; or
 - (b) 1 appeal to be stayed until the other is decided.
- (6) Subsection (5) applies even if all or any of the parties to the appeals are not the same.
- (7) In this section—

original decision means a decision described in schedule 3.

reviewed decision means the chief executive's decision on a review under section 485.

31 Applying for review

- (1) A person may apply for a review of an original decision only within 28 days after notice of the original decision was given to the person under the transport Act.
- (2) However, if-
 - (a) the notice did not state the reasons for the original decision; and
 - (b) the person asked for a statement of the reasons within the 28 days mentioned in subsection (1)

the person may apply within 28 days after the person is given the statement of the reasons.

- (3) In addition, the chief executive may extend the period for applying.
- (4) An application must be written and state in detail the grounds on which the person wants the original decision to be reviewed.

32 Stay of operation of original decision

- (1) If a person applies for review of an original decision, the person may immediately apply for a stay of the decision to the relevant entity.
- (2) The relevant entity may stay the original decision to secure the effectiveness of the review and any later appeal to or review by the relevant entity.
- (3) In setting the time for hearing the application, the relevant entity must allow at least 3 business days between the day the application is filed with it and the hearing day.
- (4) The chief executive is a party to the application.
- (5) The person must serve a copy of the application showing the time and place of the hearing and any document filed in the relevant entity with it on the chief executive at least 2 business days before the hearing.
- (6) The stay—
 - (a) may be given on conditions the relevant entity considers appropriate; and
 - (b) operates for the period specified by the relevant entity; and
 - (c) may be revoked or amended by the relevant entity.
- (7) The period of a stay under this section must not extend past the time when the chief executive reviews the original decision and any later period the relevant entity allows the applicant to enable the applicant to appeal against the decision or apply for a review of the decision as provided under the QCAT Act.
- (8) The making of an application does not affect the original decision, or the carrying out of the original decision, unless it is stayed.

(9) In this section—

relevant entity means—

- (a) if the reviewed decision may be reviewed by QCAT—QCAT; or
- (b) if the reviewed decision may be appealed to the appeal court—the appeal court.

35 Time for making appeals

- (1) A person may appeal against a reviewed decision only within—
 - (a) if a decision notice is given to the person—28 days after the notice was given to the person; or
 - (b) if the chief executive is taken to have confirmed the decision under section 34(5)—56 days after the application was made.
- (2) However, if-
 - (a) the decision notice did not state the reasons for the decision; and
 - (b) the person asked for a statement of the reasons within the 28 days mentioned in subsection (1)(a);

the person may apply within 28 days after the person is given a statement of the reasons.

(3) Also, the appeal court may extend the period for appealing.

Development Assessment Rules—Representations about a referral agency response

The following provisions are those set out in sections 28 and 30 of the Development Assessment Rules¹ regarding **representations about a referral agency response**

Part 6: Changes to the application and referral agency responses

28 Concurrence agency changes its response or gives a late response

- 28.1. Despite part 2, a concurrence agency may, after its referral agency assessment period and any further period agreed ends, change its referral agency response or give a late referral agency response before the application is decided, subject to section 28.2 and 28.3.
- 28.2. A concurrence agency may change its referral agency response at any time before the application is decided if—
 - (a) the change is in response to a change which the assessment manager is satisfied is a change under section 26.1; or
 - (b) the Minister has given the concurrence agency a direction under section 99 of the Act; or
 - (c) the applicant has given written agreement to the change to the referral agency response.²
- 28.3. A concurrence agency may give a late referral agency response before the application is decided, if the applicant has given written agreement to the late referral agency response.
- 28.4. If a concurrence agency proposes to change its referral agency response under section 28.2(a), the concurrence agency must—
 - (a) give notice of its intention to change its referral agency response to the assessment manager and a copy to the applicant within 5 days of receiving notice of the change under section 25.1; and
 - (b) the concurrence agency has 10 days from the day of giving notice under paragraph (a), or a further period agreed between the applicant and the concurrence agency, to give an amended referral agency response to the assessment manager and a copy to the applicant.

Pursuant to Section 68 of the *Planning Act 2016*

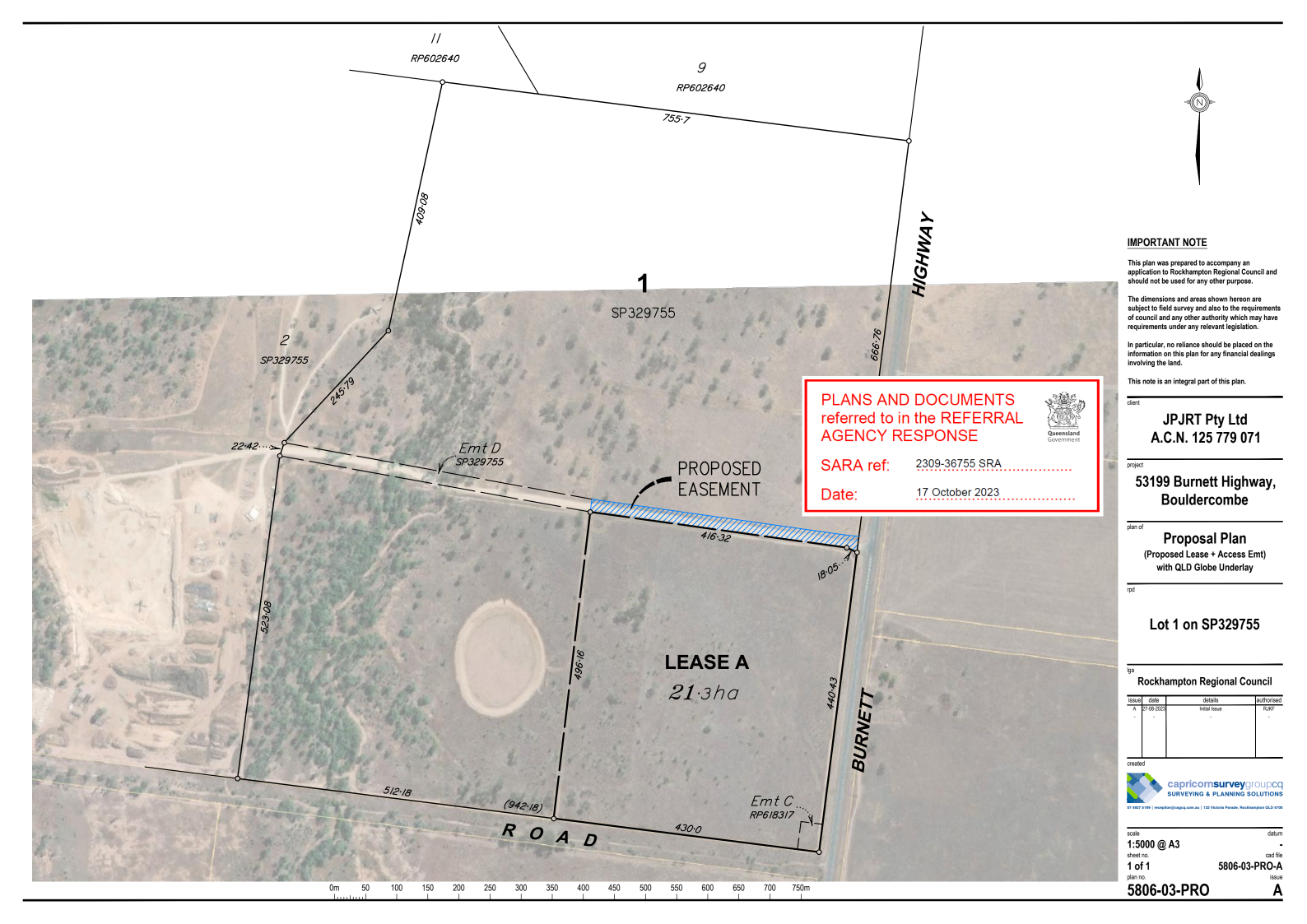
In the instance an applicant has made representations to the concurrence agency under section 30, and the concurrence agency agrees to make the change included in the representations, section 28.2(c) is taken to have been satisfied.

Part 7: Miscellaneous

30 Representations about a referral agency response

30.1. An applicant may make representations to a concurrence agency at any time before the application is decided, about changing a matter in the referral agency response.³

An applicant may elect, under section 32, to stop the assessment manager's decision period in which to take this action. If a concurrence agency wishes to amend their response in relation to representations made under this section, they must do so in accordance with section 28.



Notice of intention to commence public notification

Section 17.2 of the Development Assessment Rules

D/115-2023	[application reference number]
J.P.J.R.T. Pty Ltd	[applicant name]
C/- Capricorn Survey Group (CQ) Pty Ltd – PO Box 1391, Rockhampton QLD 4700 reception@csgcq.com.au	[contact address/email address]
(07) 4927 5199	[contact number]
17 November 2023	[notice date]
Lana Groves	[assessment manager's name]
Rockhampton Regional Council PO Box 1860, Rockhampton QLD 4700	[assessment manager's address]

RE: Application for:

[details of proposed development]

Reconfiguring a Lot for a Lease (Term exceeding 10 years) and Access Easement

[street address]

Lot 1 Burnett Highway, Bouldercombe

[real property description]

Lot 1 on SP329755

Dear

[sir/madam/name]

Lana

In accordance with section 17.2 of the Development Assessment Rules, I intend to start the public notification required under section 17.1 on:

[insert intended date of commencement

20th November 2023

At this time, I can advise that I intend to: [provide details below if known] Publish a notice in: [insert name of the newspaper] **CQ Today** on [intended date for publishing] 18th November 2023 and Place notice on the premises in the way prescribed under the Development Assessment Rules [intended date notice to be erected] 16th November 2023 and Notify the owners of all lots adjoining the premises the subject of the application [intended date owners to be notified] 15th November 2023 If you wish to discuss this matter further, please contact me on the above telephone number.

Yours sincerely

[applicant name, signature and date]

Madison-Lee Day

(applicants representative)

17 November 2023