

Our reference: 2501-44239 SRA Your reference: D/201-2024

20 June 2025

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

Dear Sir/Madam

Changed referral agency response—with conditions

(Given under section 28 of the Development Assessment Rules)

On 12 June 2025 the State Assessment and Referral Agency (SARA) received representations from the applicant requesting SARA change its referral agency response. SARA has considered the representations and now provides this changed referral agency response which replaces the response dated 10 June 2025.

Response

Outcome: Referral agency response – with conditions

Date of response: 20 June 2025

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 Material change of use for a retirement

facility (170 sites)

SARA role: Referral agency

SARA trigger: Schedule 10, Part 9, Division 4, Subdivision 1, Table 1, Item 1

(Planning Regulation 2017)

Development application for a material change of use impacting state

transport infrastructure

SARA reference: 2501-44239 SRA

Assessment manager: Rockhampton Regional Council

Street address: 19 Mcmillan Avenue, Parkhurst; 29 Mcmillan Avenue, Parkhurst; 71

Mcmillan Avenue, Parkhurst

Real property description: 10RP603508; 11RP603508; 12RP603508; 7RP603508; 8RP603508;

9RP603508

Applicant name: LG Resorts No 3 Pty Ltd

Applicant contact details: c/- Capricorn Survey Group (CQ) Pty Ltd

PO Box 1391

Rockhampton QLD 4700 reception@csgcq.com.au

Human Rights Act 2019

considerations:

Consideration of the *Human Rights Act 2019* sections 15 to 35 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 Thomas Gardiner, Principal Planning Officer, on 0749242916 or via email RockhamptonSARA@dsdilgp.qld.gov.au who will be pleased to assist.

Yours sincerely

Anthony Walsh Manager Planning

cc LG Resorts No 3 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
Material change of use		
10.9.4.1.1.1– Material change of use impacting state transport infrastructure—The chief executive administering the <i>Planning Act 2016</i> nominates the Director-General of the Department of Transport and Main Roads to be the enforcement authority for the development to which this development approval relates for the administration and enforcement of any matter relating to the following condition(s):		
1.	 (a) Provide a passenger loading zone at the locations shown on MASTER PLAN, prepared by Living Gems, dated 11/06/25 14/05/25, reference LG-PKH-DWG-MP-A-A010, revision AQ AP, as amended in red by SARA. (b) The passenger loading zone referenced in part (a) of this condition, must be in accordance with the Disability Standards for Accessible Public Transport 2002 made under subsection 31(1) of the Disability Discrimination Act 1992 	commencement of use and to be maintained at all times for the relevant stage 2521- n width ehicle; ers – 2 nd line of
	and include the following components: (i) a passenger loading bay including the safe manoeuvring parking bay, parallel to kerb, with minimum capacity for the parking setdown of 1 x 2521-	
	seater bus of <u>7 metres</u> 7.7m in length and 2.4m in width (including side mirrors) as the maximum design vehicle; (ii) passenger loading zone signs - R5-23 (passengers – 2 or 10 minute), placed at either end of the zone, and line marking in accordance with AS1742.11 – Manual of uniform traffic control devices, Part 11: Parking controls	
	or the equivalent private signage, Part 11: Traffic Controls, namely Figure C2.2 or the equivalent private signage; (iii) lighting in accordance with AS/NZS 1158.3.1 – Lighting	
	for Roads and Public Spaces, Part 3.1: Pedestrian Area (Category P) Lighting – Performance and Design Requirements;	
	(iv) access and hardstand for waiting and boarding/alighting passengers.	
2.	Provide a parking bay for the community mini-bus on site to be stored when not in use.	Prior to the commencement of use and to be maintained at all times.
3.	Provide the internal pedestrian footpath network generally in accordance with the MASTER PLAN, prepared by Living Gems, dated <u>11/06/25</u> 14/05/25, reference LG-PKH-DWG-MP-A-A010, revision <u>AQ</u> AP, as amended in red by SARA.	Prior to the commencement of use and to be maintained at all times.

4. 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:

At all times

- (a) create any new discharge points for stormwater runoff onto the state-controlled road:
- (b) concentrate or increase the velocity of flows to the statecontrolled road;
- (c) interfere with and/or cause damage to the existing stormwater drainage on the state-controlled road;
- (d) surcharge any existing culvert or drain on the state-controlled road:
- (e) reduce the quality of stormwater discharge onto the statecontrolled road;
- (f) impede or interfere with any overland flow or hydraulic conveyance from the state-controlled road;
- (g) reduce the floodplain immunity of the state-controlled road.

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 3.1). 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:

- SARA assessed the development against the following code of the State Development Assessment Provisions (SDAP), version 3.1:
 - State code 6: Protection of state transport networks.
- The development complies with the assessment benchmark of State code 6 of SDAP (version 3.1) in that the development:
 - does not result in a worsening of the physical condition or operating performance of the state transport network; and
 - provides safe and direct access to public passenger transport infrastructure.

Material used in the assessment of the application:

- the development application material and submitted plans
- Planning Act 2016
- Planning Regulation 2017
- the SDAP (version 3.1), 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

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Attachment 5—Documents referenced in conditions

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