

GPC Document No. #1841270 GPC Ref: DA2017/09/04 Your Ref.: GC21-027-T02

28 November 2022

Okara Pty Ltd C/- InsiteSJC Shane Booth PO Box 1073 BUNDABERG QLD 4670

Email: <u>shane@insitesjc.com</u>

Dear Mr Booth

DECISION NOTICE - CHANGE APPLICATION FOR MINOR CHANGE - DA2017/09/04

(GIVEN UNDER THE PROVISIONS OF S83 PLANNING ACT 2016

This changed decision notice replaces the decision notice dated 29 June 2022. Changes shown in *italicised bold* font.

1. Application Details

This development application was **properly made** to the Gladstone Ports Corporation Limited on **31 October 2022**.

Application Number:	DA2017/09/04
Applicant Name:	Okara Pty Ltd
Applicant Contact Details:	Okara Pty Ltd C/- InsiteSJC Shane Booth PO box 1073 BUNDABERG QLD 4670 Email: <u>shane@insitesjc.com.au</u>
Approvals Sought:	Change application for a minor change to development approval for DA2017/09/03 for material change of use for bulk storage infrastructure and activities, loading/unloading infrastructure and activities and warehouse infrastructure and activities (Decided 29/06/2022)
Details of Proposed Development:	The proposed changes are to facilitate loading/unloading using a mobile hopper system at Sir Thomas Hiley Wharf, allowing for bulk storage and loading/unloading of Silica, adding Kaolin to the bulk materials list, increasing the maximum tonnage and staging the development (4 Stages).
Location Street Address:	63 Buss Street, BURNETT HEADS QLD 4680

Location Real Property Description:	Lease G in Lot 1 on Sp308111 on SP324114 Lot 3 on SP133687 Lot 501 on SP279707 Lot 276 SP128643
Land Owner:	Gladstone Ports Corporation Limited Department of Resources
Present Zoning & Precinct:	Port Industry precinct Wharves precinct

2. Details Of Proposed Development

The proposed changes are to facilitate loading/unloading of bulk material using a mobile hopper system at Sir Thomas Hiley Wharf. This request is also for bulk storage and loading/unloading of Silica, adding Kaolin to the bulk materials list of products proposed to be handled and increasing the maximum tonnage of material from 198,000 tonne / year to 254,000 tonne / year. The proposed minor change is also to include staging as follows:

- Stage 1– concrete slab and bund for silica storage, driveways, stormwater infrastructure, landscaping, security fencing and shaping of hardstand areas
- Stage 2 Igloo dome structure and roof drainage, new office and removal of existing office, diesel pod, truck wash area and connection into reticulated water and sewer infrastructure.
- Stage 3 Works to seal hardstand area
- Stage 4 Weigh bridge

3. Details Of Decision

This development application was **decided** on **29 June 2022** and the minor change decided on **28 November 2022**.

This development application is **approved in full with conditions**. These conditions are set out in Attachment 1 and are clearly identified to indicate whether the assessment manager or a concurrence agency imposed them.

4. Details Of Approval

This development approval is a **Development Permit** given for:

- a) Material change of use for bulk storage infrastructure and activities, loading/unloading infrastructure (including mobile hopper), warehouse infrastructure and activities;
- b) Material change of use for Environmentally Relevant Activity 50 (1a & 2)

5. Conditions

This development approval is subject to the conditions in Attachment 1 - Part 1 and Part 2.

6. Further Development Permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

- 1. Any Building Work approvals required;
- 2. Any Plumbing and Drainage Work approvals required.

7. Properly made submissions

Not applicable – No part of the application required public notification.

8. Approved Plans and Specifications -

Copies of the following plans, specifications or drawings are enclosed in Attachment 2:

Drawing/report title	Prepared by	Date	Reference no.	Version
Aspect of development: Mate	rial Change of Use	•		
Supa Span Structure	Fabritechture	21.05.07	20114 – A04	-
South and East Elevations	Fabritechture	21.05.07	20114 – A03	-
Concept Site Plan	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON01	Rev. G
Concept Turnpath Plans	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON02	Rev. G
Concept Jetty Turnpath Plan	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON04	Rev. G
Melbourne Office Floor Plan	ATCO Structures	29.06.2022 (as Amended)	030652-01	В
Low Profile Electronic Weighbridge – Foundation Details	Sensortronic	14.01.16	A3-4313/B/D Sheet 1 of 2	A
Low Profile Electronic Weighbridge – Foundation Reinforcement and Placement	Sensortronic	14.01.16	A3-4313/B/D Sheet 2 of 2	A
Above Ground Ramped Electronic Weighbridge – General Layout	Sensortronic	16.11.11	A#-9630/1	G
Staging Plan	Empire Engineering	11/10/22	CC-5966	Α

9. Currency Period for the Approval

This development approval will lapse at the end of the periods set out below:

• For Material Change of Use this approval lapses if the first change associated with this approval does not happen within 6 years after this decision date – referenced in section 85 of the *Planning Act 2016*.

10. Rights of Appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016*. For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*.

For further information please contact Trudi Smith, Planning Specialist on 07 4976 1314 or via email <u>planning@gpcl.com.au</u> or Erin Clark, Principal Planner, on 07 4976 1287.

Yours sincerely

Erin Clark Principal Planner

cc: Bundaberg Regional Council WBB SARA

Enc.	Attachment 1:	Conditions of Approval Part 1 – Conditions imposed by the assessment manager
	Attachment 2:	Approved plans and specifications
	Attachment 3:	SARA Response - 22/02/2022
		Environmental authority P-EA-100204423 - 25/10/2022
	Attachment 4:	Original Decision Notice

ATTACHMENT 1: CONDITIONS OF APPROVAL

PART 1: ASSESSMENT MANAGER CONDITIONS

In general the development proposal is in compliance with the requirements of Gladstone Ports Corporation Limited (GPC). This development approval is subject to each of the following conditions which are stated by GPC, the assessment manager.

Part 1a: Approval sought under *Planning Act 2016* – MCU for bulk storage infrastructure and activities, loading/unloading infrastructure (including mobile hopper), warehouse infrastructure and activities.

GENERAL

- 1. Development must be carried out generally in accordance with the Approved plans, except where modified by conditions of this permit.
- 2. Unless otherwise stated, all conditions must be complied with and completed prior to the commencement of the development.
- 3. Where additional "approval" is required under these conditions by the Assessment Manager (GPC) for drawings or documentation the proponent must submit for review, amend to the satisfaction of, and obtain written approval from the Assessment Manager.

Furthermore, where additional approval is required "prior to works or use commencing", for "amendments" or as otherwise required in this Decision, the Assessment Manager will require no less than the following assessment periods, or as agreed in writing by the proponent and Assessment Manager, to initially assess the drawings or documentation submitted:

- a. 15 business days for management plans;
- b. 10 business days for proposals, including engineering drawings or further details.

Should further information be required for assessment, the Assessment Manager will require a further 5 business days to complete the information request / amendment assessment and response.

Works are not to commence and are not deemed approved until any additional drawings or documents have been approved in writing by the Assessment Manager.

4. The proponent must at its cost and expense, keep and maintain the development footprint, including existing services, in a state that is satisfactory to the Assessment Manager.

ENGINEERING & PLANNING

- 5. Deleted
- 6. All vessel loading and unloading activities are to occur within Lot 276 on SP128643.
- 7. Haulage route to the wharf location must only occur along Buss Street and Newman Street (and the relevant part of Wharf Drive). Heavy vehicles to access the wharf from the South access ramp and exist on North access ramp only.
- 8. At all times, all weighbridge activities are to occur wholly within the lease boundary of the Approved use, as shown on the Approved plans.
- 9. Upon completion of the works **for each Stage**, the proponent must supply the Assessment Manager with the full suite of project RPEQ certified "as constructed" plans in electronic CAD format which illustrate all infrastructure and services installed on, under or over Port land associated with the development, including tidal works.
- 10. Prior to **each Stage of** the use commencing, the proponent must certify in writing to the Assessment Manager that the development is constructed as per design and that the development has been constructed generally in accordance with the Approved plans.
- 11. Loading and unloading activities associated with exporting bulk materials and minerals under this Decision Notice are limited to the following products:

- Silica sand
- Gypsum
- Kaolin
- ii. Materials
 - Rosin
 - Wood Pellet
 - Terpine
- 12. Records must be kept for each product of tonnes exported per annum and made available to the Assessment Manager upon request.

Street Identification

13. The street address of the development must be clearly visible and discernible from the primary frontage of the site by the provision of a street number and, where appropriate, the building/business name.

Fencing

14. Fencing to the site must be provided to a minimum of 1.8m in height, with any gates opening inwards. Where a solid fence is proposed, landscaping must be placed in front (roadside) of the fencing. Where transparent, fencing is to be black plastic coasted chain wire fencing.

<u>Traffic</u>

15. A final Operational Traffic Management Plan (OTMP) must be provided to the Assessment Manager for approval at least 10 business days prior to the commencement of the use. All operational activities must be carried out in accordance with the approved OTMP.

The final Operational Traffic Management Plan is to include the following -

- a. Reference to loading/unloading with the mobile conveyor on Wharf Drive;
- b. Type of controls that are in place to ensure truck queuing on Wharf Drive does not occur or result in blocking the ability for traffic to flow freely along Wharf Drive;
- c. Details of proposed traffic controls (i.e. advanced signage "road closed ahead" etc.) Note: Any signage placed on publicly accessible roads must comply with the Austroads Guide To Temporary Traffic Management (AGTTM) and where applicable, the amendments referenced in the Queensland Guide To Temporary Traffic Management (QGTTM) – (previously the MUTCD Part 3 was the regulatory guideline;
- d. A formal Traffic Guidance Scheme (TGS) showing the route and controls and any temporary controls and/or signage proposed to be installed on roadways;
- e. Proposed controls around public access i.e. how public access is restricted for the various operations
- 16. Where any operational activities involve works on or adjacent to roadways, including any temporary road closures, the OTMP must comply with the Austroads Guide To Temporary Traffic Management (AGTTM) and where applicable, the amendments referenced in the Queensland Guide To Temporary Traffic Management (QGTTM).
- 17. The OTMP is prepared by a qualified Traffic Management Designer in accordance with the requirements of the AGTTM.
- 18. The site is to be sealed to a standard acceptable to the Assessment Manager. Prior to the commencement of the use, final details of the hardstand seal (including, but not limited to type and engineering detail) is to be provided to the Assessment Manager for approval.

Roads and Access

19. The driveway must comply with the standards specified in the Bundaberg Regional Council planning scheme policy for development works – driveways and access to developments for commercial driveways. The driveway must be of sufficient width to ensure that B-Doubles leave

the site without crossing the centreline of Buss Street.

- 20. Prior to the commencement of the **use for any stage**, the proponent must provide a sealed pavement for the driveway and front carpark.
- 21. All vehicles are to be stored on site. Trucks are not to que off site. Any marshalling of trucks required off of the wharf during ship unloading must be approved in writing by GPC.
- 22. No product, materials, minerals or mud are to be tracked onto **all roads** during the operation of the approved use. Any material tracked onto **road infrastructure** is to be cleaned in a timely manner.

Infrastructure

23. The applicant must notify the Assessment Manager of damage caused to any port or port user infrastructure or services including, but not limited to, security related devices, buildings, fences, lighting etc., roads, walkways and underground services or infrastructure, as a result of the approved use or during construction. The proponent must undertake necessary repairs at their expense and to the satisfaction of the Assessment Manager.

Fire Service

24. An appropriate fire service must be established and maintained to the satisfaction of the relevant authority.

Construction Management

- 25. The proponent is required to apply for and obtain from GPC a Permit to Dig/Excavate prior to commencing works by contacting, Port Infrastructure Asset Manager on (07) 4976 1333. All reasonable measures must be taken to identify and protect existing services recorded or otherwise, and where necessary the proponent will submit a plan to GPC for approval to adjust any existing services found during this excavation that was not originally shown on the proposed plans
- 26. The hours for the construction of the facility (i.e. operation of any machinery and/or other equipment) shall be restricted to between 6.30am and 6:30pm Monday to Friday and 6.30am to 12.30pm Saturday. No works shall be undertaken on Sunday or on public holidays. Any variations to these times will be subject to the written approval of the Assessment Manager.
- 27. Prior to construction works commencing on site, a Construction Traffic Management Plan (CTMP) and Traffic Guidance Scheme (TGS), designed and implemented in accordance with the current edition of the Manual of Uniform Traffic Control Devices, Part 3 works on roads, and specific to the construction works being undertaken must be submitted to the Assessment manager for approval.

The CTMP must be amended and approved by the Assessment Manager as necessary for any proposed or amended construction works.

- 28. Once approved, the works must be carried out in accordance with the CTMP and TGS and the plan and scheme will form part of the approved plans.
- 29. Upon completion of the construction works, the proponent must reinstate the property to the same condition as prior to works being undertaken, with the exception of the approved works, unless agreed to in writing by the Assessment Manager.
- 30. In the event any additional construction compound is required on port land outside the proponents lease areas for offices, laydown areas, employee car parking or stockpiling areas etc., the proponent or their contractor must obtain a Consent to Enter from GPC's Property Specialist via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 31. The construction compound, including offices, laydown areas and employee car parking, is to be contained within the nominated area unless otherwise approved in writing by the Assessment Manager.
- 32. No mud, dirt or other debris is to be tracked onto public roads during construction and operation of the development.
- 33. In the event acid sulphate soils are disturbed/excavated and require treatment on site, a site specific Acid sulphate management plan must be submitted to the Assessment Manager for approval prior to such works commencing. Once the management plan is approved, the works must be carried out in accordance with this plan.

Water and Sewer

34. An adequate connection to Bundaberg Regional Council's water and sewer infrastructure must be established within 6 months of the date of this decision notice.

Note: For further information about these requirements, contact Bundaberg Regional Council's Water and Wastewater Infrastructure Planning Technical Support Section on 1300 883 699.

Note: Bundaberg Regional Council permits only one water service for each property. This means only one connection to the water main although there may be a potable and fire service feeding from that connection.

Stormwater

- 35. A stormwater drainage system connecting to a lawful point of discharge must be installed as indicted in the approved site plan. Stormwater drainage must be designed and constructed in accordance with the requirements of the Queensland Urban Drainage Manual and GPC.
- 36. The design of the site drainage system, fill, car parking and access must be undertaken so that flows from adjacent properties will not be impeded by the development.
- 37. All construction and operational activities must be managed in accordance with the approved Stormwater Management Plan and any stormwater management strategies in the approved Environmental Management Plan.
- 38. Activities on site are not to generate sediment, hydrocarbon or other contamination in surface runoff and stormwater being discharged to Buss Street drainage.

Stockpiles

- 39. The stockpile area must be managed so that air quality objectives set out in the Environment Protection (Air) Policy for dust or airborne contaminants are achieved.
- 40. The stockpile area is to be bunded to prevent contaminants being released into the environment or beyond the site boundary. Details of containment of stockpiles shall be included in the "As constructed" drawings referred to these condition/s of approval.

Lighting

- 41. Any site lighting used during construction should not impact on the visibility of Navigational Aids utilised for the primary shipping channels nor illuminate a landward glare beyond the site boundary. Lighting will be continually reviewed during construction and operations with respect to navigation and will be revised as required in response to negative impacts as they arise.
- 42. Prior to the commencement of the use, design and install all external lighting in accordance with AS4282 Control of the obtrusive effects of outdoor lighting so as not to cause nuisance to residents, the airport, navigational aids or obstruct or distract pedestrian or vehicular traffic.
- 43. Prior to works commencing, the proponent must submit for review and approval by the Assessment Manager, details of proposed mitigation measure/s to reduce skyglow from all external lighting associated with the development.
- 44. Lighting must be designed to facilitate a safe and secure parking area, lit to a standard appropriate for safe night time operations.

Landscaping

- 45. The proponent must maintain the property frontage in a clean and tidy manner, and mow any grassed areas regularly.
- 46. Prepare and submit for approval to the Assessment Manager a landscape plan. The plan must be prepared in accordance with the applicable codes and guidelines of the Port of Bundaberg Land use plan, and the conditions of this approval. The plan is to include, but not be limited to the following:
 - i. Provision of shade trees in car parking areas at a minimum ratio of one (1) tree for every six (6) parking spaces;
 - ii. Details of the vegetated/ landscaped drainage path area/s;
 - iii. Minimum 2m wide landscaping to the front and side boundaries;
 - iv. Provision of mature trees and/ or species to a minimum 3m height to Buss Street frontage of site;
 - v. Details of any proposed irrigation systems; and

Gladstone Ports Corporation Limited

vi. Types and location of fencing to be used.

All landscaping must be carried out and maintained in accordance with an approved Landscaping plan.

ENVIRONMENT

Construction Environmental Management Plan

- 47. Prior to the commencement of construction, an up to date Construction Environmental Management Plan (EMP) is to be submitted to the Assessment Manager for approval, specific to the development that ensures:
 - a. environmental risks are identified, managed and continually assessed; and
 - b. that staff are trained and aware of their obligations under the CEMP, including a copy of the management plan and development approval available on site at all times; and
 - c. that reviews of environmental performance are undertaken at least annually; and
 - d. any amendments to the CEMP are to be submitted to the Assessment Manager for review and approval; and
 - e. any rehabilitation and decommissioning works where required.

Once approved by the Assessment Manager, the construction of the approved development must be carried out in accordance with this CEMP.

Note: GPC has a guideline for the development of environmental management plans that may be utilised in meeting the requirements of this condition.

Operational Environmental Management Plan

- 48. Prior to the commencement of the use, an Environmental Management Plan (EMP) (separate to the CEMP) is to be submitted to the Assessment Manager for approval, specific to the full operational development that ensures:
 - a. environmental risks are identified, managed and continually assessed; and
 - b. that staff are trained and aware of their obligations under the EMP, including a copy of the management plan and development approval available on site at all times; and
 - c. that reviews of environmental performance are undertaken at least annually; and
 - d. any amendments to the EMP are to be submitted to the Assessment Manager for review and approval; and
 - e. any rehabilitation and decommissioning works where required.

Once approved by the Assessment Manager, the approved development must be carried out in accordance with this EMP.

Note: GPC has a guideline for the development of environmental management plans that may be utilised in meeting the requirements of this condition

<u>Waste</u>

- 49. At all times, maintain and operate an adequate waste disposal service, including the maintenance of refuse bins and associated storage areas so as not to cause an environmental nuisance.
- 50. All liquid and solid waste must be appropriately stored on site in such a manner as to prevent contamination of port land. All regulated waste must be appropriately disposed of off site in a timely manner at an approved facility. The 1000L holding tank to contain liquid waste pumped from the drive-over is to be appropriately stored and bunded.
- 51. Any spillage of sediment, wastes, fuels, chemicals, contaminants, or other materials at the storage site, on port roads or on the wharf must be cleaned immediately. Such spillage must not be cleaned up by hosing, sweeping or otherwise releasing such materials to any stormwater drainage system, roadside gutters or waters.

Fuel, Oil and Chemical Storage

52. All fuel, oil and chemicals must be stored and used appropriately, in a manner that prevents contamination of port land.

Contamination

- 53. Construction, operations and associated works are not to be conducted in such a manner that would environmentally degrade Gladstone Ports Corporation land or infrastructure. This includes but is not limited to:
 - a. contamination of the land;
 - b. encouragement of pest and weed incursion;
 - c. loss of land through poor sediment and erosion controls; and
 - d. localised flooding from poor stormwater management practices/controls.

Any such degradation in or caused by the works or operations must be rectified in a timely manner to the satisfaction of GPC and measures implemented to prevent further degradation.

Incident notification

54. At all times, Gladstone Ports Corporation Environment Hotline (07) 4976 1617 is to be notified of the occurrence of any:

- a. release / spill of contaminants (e.g. fuels / chemicals / sewerage) greater than 20L to land (Note: 'land' is defined as where not within a containment system);
- b. release / spill of contaminants (e.g. fuels / chemicals / sewerage) of any amount to water;
- c. any environmental complaints received by the holder of this approval; and
- d. non-compliance with environment related conditions of this approval, or any other environmental approval obtained in relation to the approved activity.
- 55. Environmental incident notification must be included in any Environmental Management Plans for the premises/development.

NEW CONDITIONS

- 56. Development is to be carried out in accordance with the stages identified on the approved Staging Plan. Staging must be completed sequentially in the stage order indicated on the Approved Staging plan unless otherwise agreed to by the Assessment Manager.
- 57. Haulage is to be undertaken in accordance with the Silica Haul Route and Mobile Hopper/Conveyor Location & Concept Jetty Turnpath Plan, which must be amended to include the following
 - a. The plan is to be provided to an appropriate scale and provide sufficient detail on the location of the mobile hopper, where the mobile hopper connects into the conveyor system, how connection to the new CUI infrastructure is addressed, where vehicles are undertaking the U-turn and any proposed road closures'

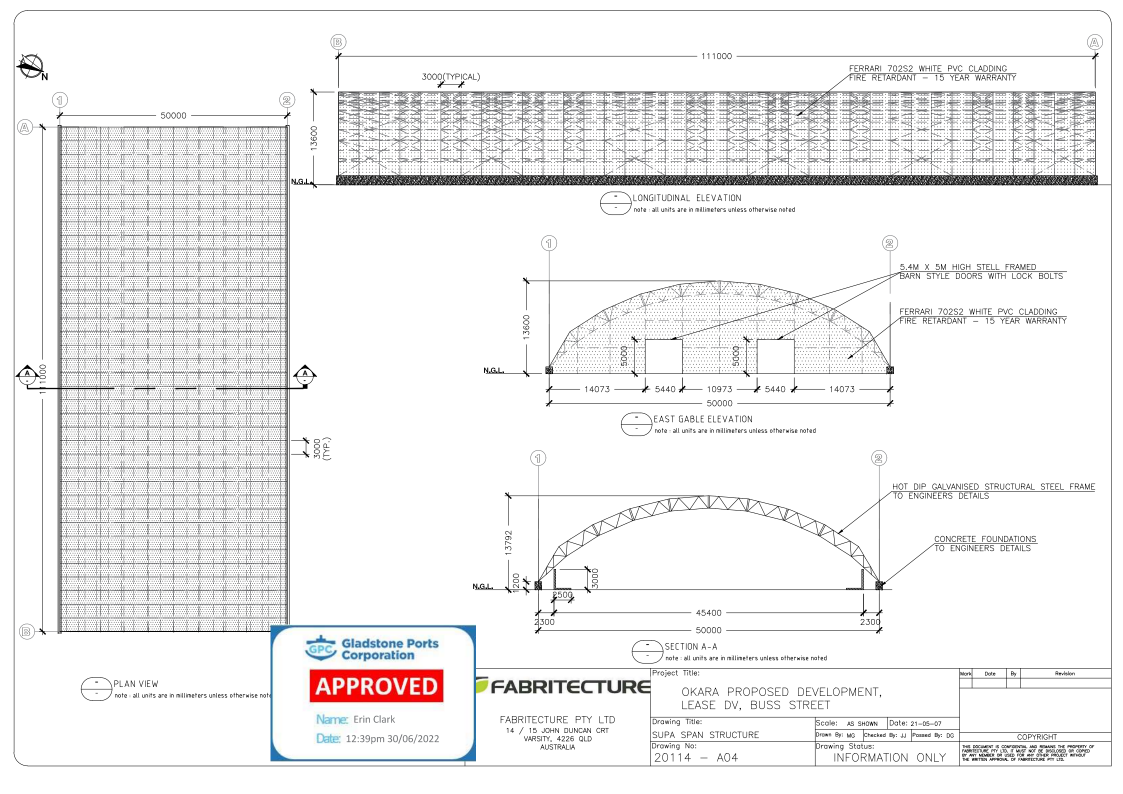
This plan is to be submitted to the Assessment Manager for approval prior to the use commencing.

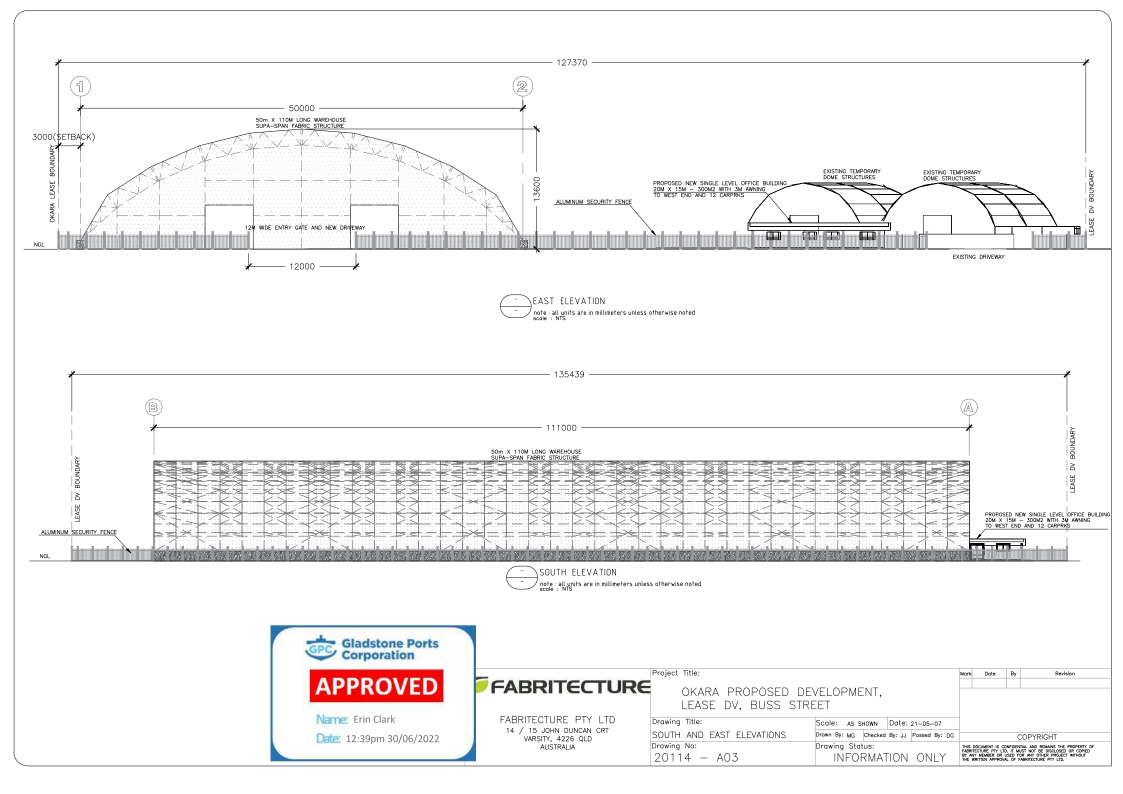
58. An interim Sediment and Erosion Control Plan in accordance with the Environmental Protection Agency's (EPA – guideline – EPA Best Practice Urban Stormwater Management – Erosion and Sediment Control and International Erosion Control Association's (IECA) – Best Practice Erosion and Sediment Control, and the Queensland Urban Drainage Manual (QUDM) is to be prepared by a suitably qualified expert for the Stage 1 and 2 phase of the proposed construction works (prior to the sealing of the hard stand areas), to ensure landscaping and bio-retention areas are suitably protected from sediment inundation.

ADVICE NOTES

- 1. All other relevant approvals must be obtained before commencement of the development or operation of the development, including any Building works, Plumbing and drainage works and Operational Works. Refer to tables of assessment (Table 4.1 and 4.2) to determine whether proposed development is Accepted subject to requirements or Code assessable.
- 2. This decision notice does not represent an approval to commence Building work, including any Building works approval to demolish any structures.
- 3. Any driveway works that extend beyond the lease area into the road reserve are subject to an Operational works approval from the Bundaberg Regional Council.
- 4. The applicant is advised that parts of this approved development are outside of the proposed formal tenure arrangements i.e. lease. Where tenure is required for the development site, the proponent or their contractor must apply for and obtain appropriate tenure from GPC's Property Advisor via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 5. Where a construction compound, laydown area or acid sulphate soil treatment site is required, the proponent or their contractor is required to apply for and obtain a Consent to Enter from GPC's Property Advisor via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 6. Connections to water and sewerage infrastructure will require Plumbing and Drainage works approvals from a suitably qualified person.
- 7. The premises is located on parts of lots that are registered on the Queensland Environmental Management Register. Therefore, disposal of any excavated material off site must be in accordance with relevant legislation, or alternately retained on site in accordance with all relevant legislative requirements.
- 8. Any future extensions or improvements to the proposed activity or establishment, including any future car parking or signage are likely subject to assessment under the Port of Bundaberg Land use plan 2020 and the applicant is encouraged to ensure all necessary enquiries are made and approvals obtained.
- 9. Where a Permit to Dig/Excavate prior to commencing excavation or digging for the development, the proponent or their contractor is required to apply for and obtain the permit by contacting the Port Infrastructure Asset Manager on 4976 1332 or <u>bartono@gpcl.com.au</u>.
- 10. The *Environmental Protection Act* 1994 states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard persons and entities, involved in the civil, earthworks, construction, and operational phases of this development, are to adhere to their 'general environmental duty' to minimise the risk of causing environmental harm.
- 11. Where the Applicant is required to submit further documentation to the Assessment Manager, this is to be directed to the Planning section at planning@gpcl.com.au, including reference to the allocated development application number.
- 12. It is the applicant's responsibility to ensure that the relevant Environmental Authority for the proposed works and activities is obtained for all areas of the proposal.

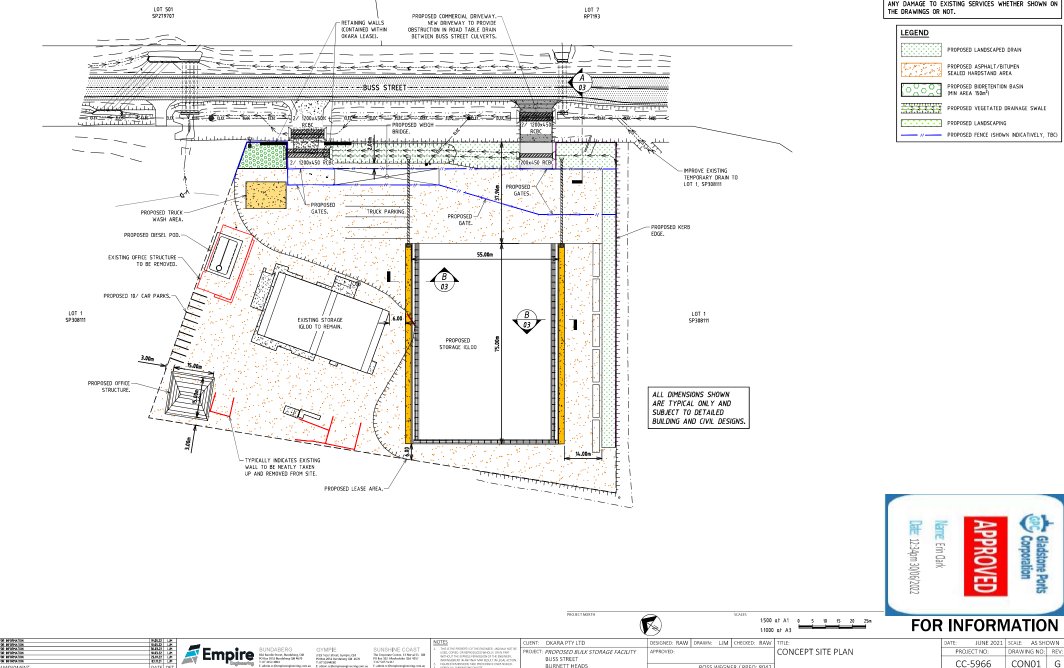
ATTACHMENT 2: APPROVED PLANS AND SPECIFICATIONS







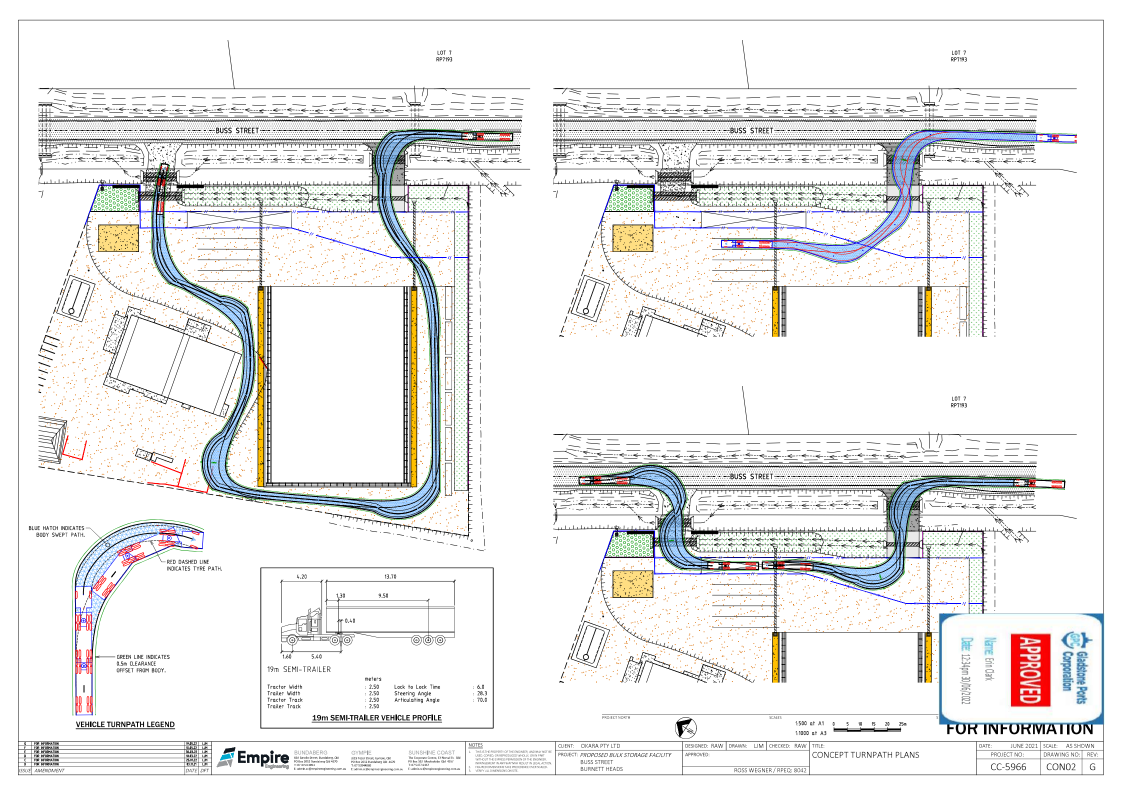
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BURNETT HEADS

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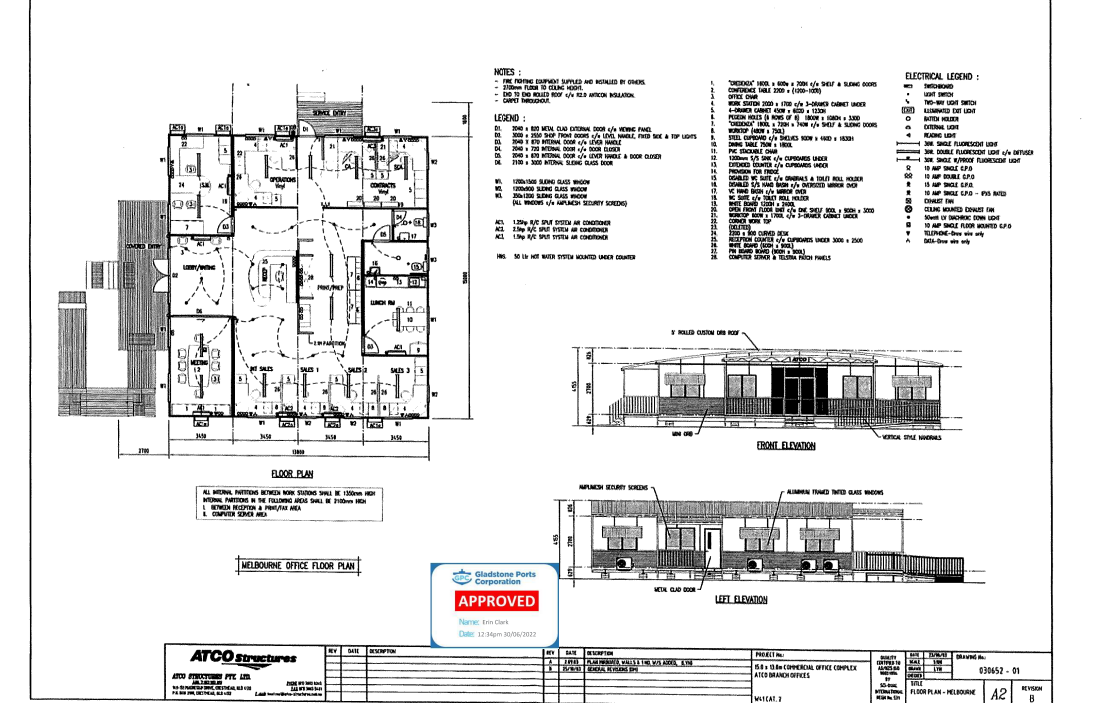


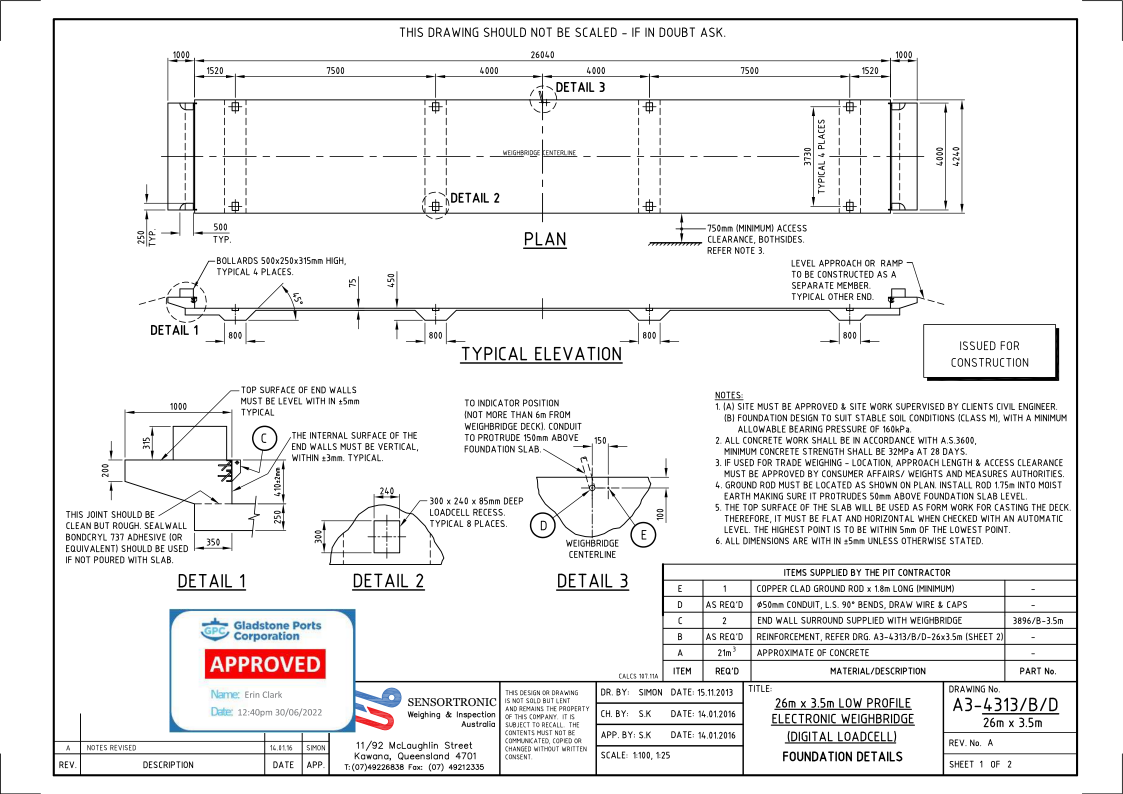
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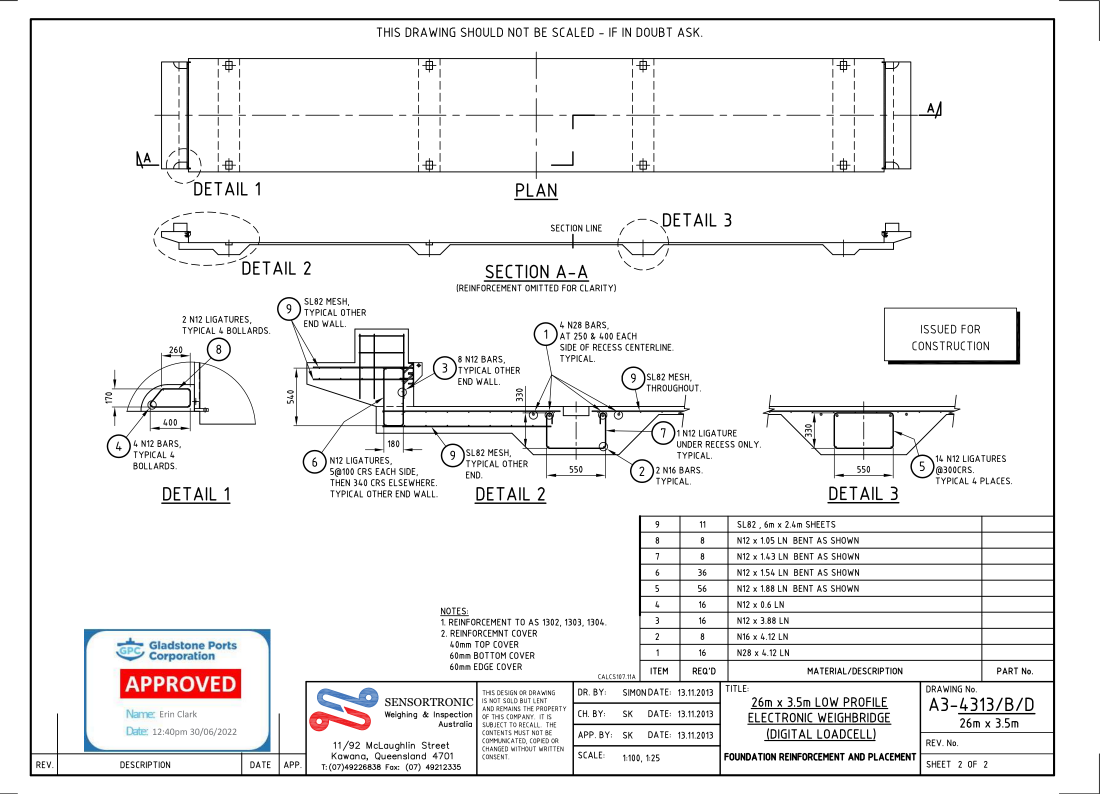


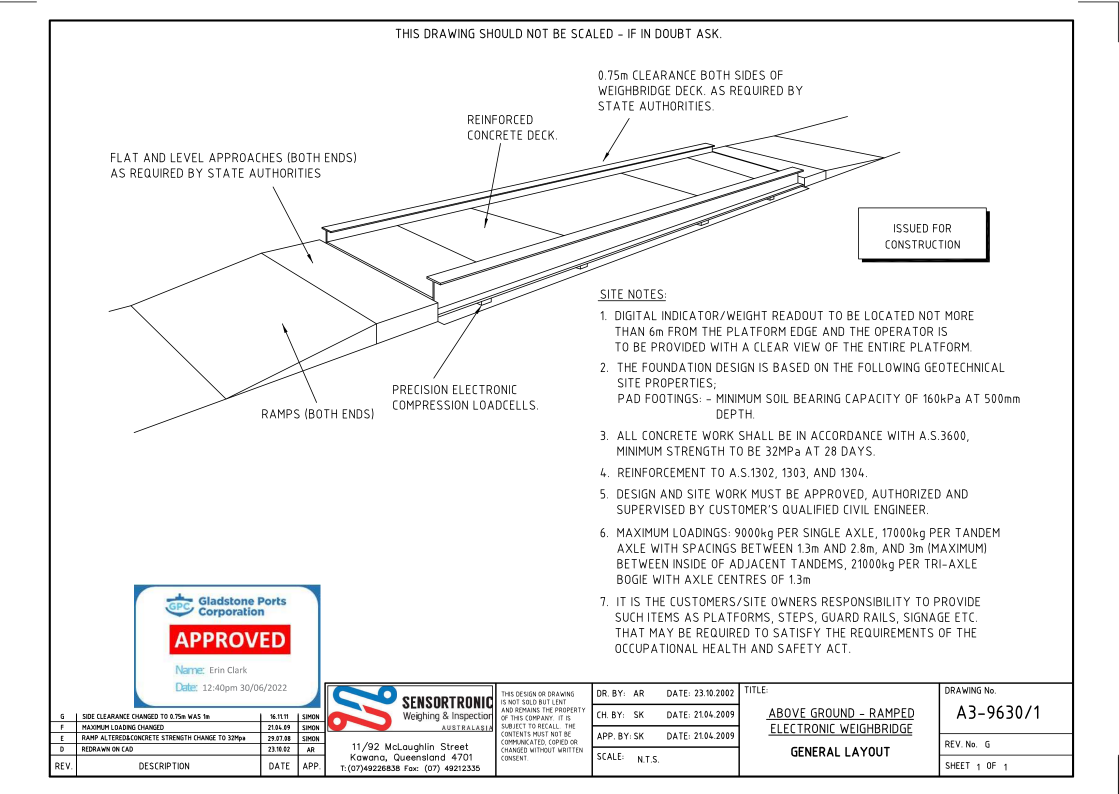
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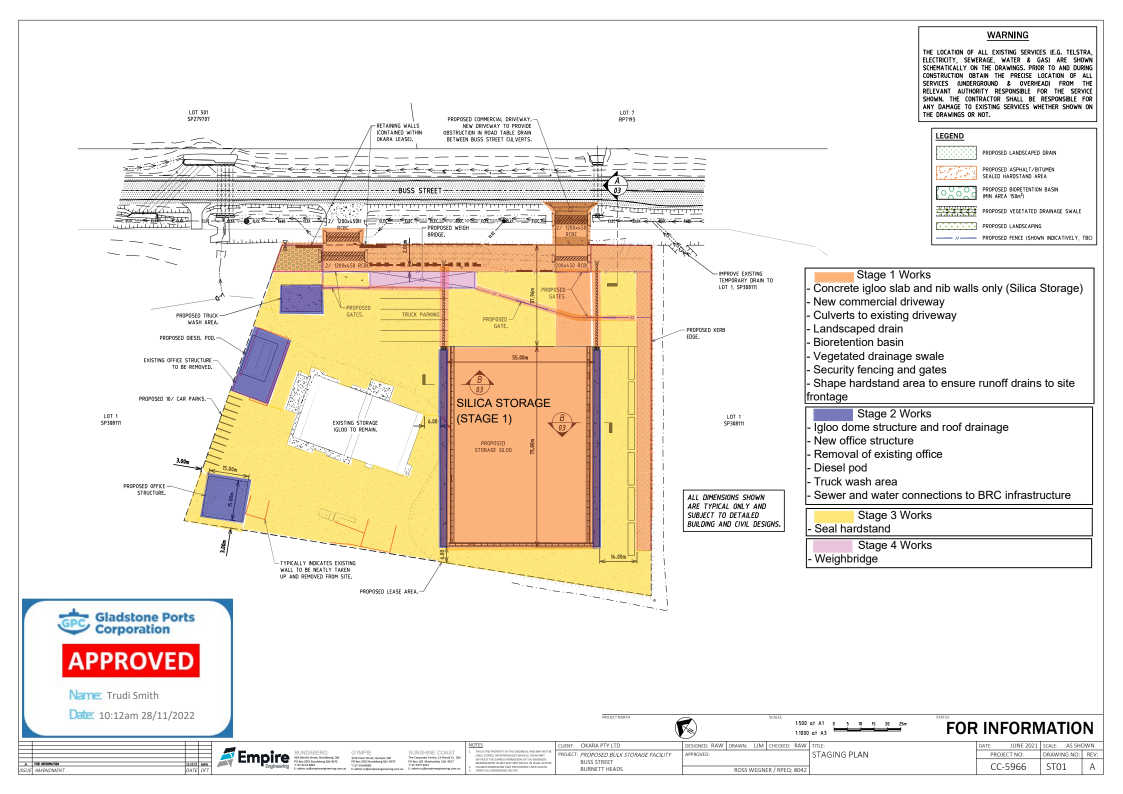
WARNING











ATTACHMENT 3: REFERRAL AGENCY RESPONSE



SARA reference:2109-24567 SRAGPC reference:DA2017/09/03Applicant reference:GC21-027-T01

22 February 2022

Gladstone Ports Corporation Limited PO Box 259 GLADSTONE QLD 4680 planning@gpcl.com.au

Attention: Ms Judy Horsfall

Dear Ms Horsfall

SARA response—Wharf Drive, Buss Street, and Powers Street, Burnett Heads

(Referral agency response given under Section 56(1)(a) of the Planning Act 2016)

The development application described below was confirmed as properly referred by the State Assessment and Referral Agency (SARA) on 6 October 2021.

Outcome:	Referral agency response – no requirements
Date of response:	22 February 2022
Conditions:	Not applicable
Advice:	Advice to the applicant is in Attachment 1.
Reasons:	The reasons for the referral agency response are in Attachment 2.

Development details

Description:	Development permit	Change (Other) application to a Development approval for Material change of use for Bulk storage infrastructure and Activities, Loading/unloading infrastructure and activities and Warehouse infrastructure and activities
SARA role:	Referral Agency	
SARA trigger:	Schedule 10, Part 5, Div	vision 4, Table 2, Item 1 (Planning Regulation

	2017) – Environmentally relevant activities (only if the environmentally activity has not been devolved to a local government)
SARA reference:	2109-24567 SRA
Assessment Manager:	Gladstone Ports Corporation Limited
Street address:	Wharf Drive, Buss Street, and Powers Street, Burnett Heads
Real property description:	Lot 1 on SP308111, Lot 276 on SP128643, Lot 3 on SP133687 and Lot 501 on SP279707
Applicant name:	Okara Pty Ltd
Applicant contact details:	67 Barolin Street Bundaberg QLD 4670 <u>shane@insitesjc.com.au</u>
Environmental Authority:	 This referral included an application for an environmental authority under section 115 of the <i>Environmental Protection Act 1994</i>. Below are the details of the decision: Approved Reference: P-EA-100204423 Effective date: As nominated in the permit Prescribed environmentally relevant activity (ERA): ERA 50 – Mineral and bulk material handling
	If you are eaching further information on the environmental outhority

If you are seeking further information on the environmental authority, the Department of Environment and Science's website includes a register. This can be found at: <u>www.des.qld.gov.au</u>

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 3**.

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

For further information please contact Hugh Byrnes, Principal Planning Officer, on 07 4331 5619 or via email WBBSARA@dsdilgp.gld.gov.au who will be pleased to assist.

Yours sincerely

Luke Lankowski Manager, Planning – Wide Bay Burnett

cc Okara Pty Ltd shane@insitesjc.com.au

enc Attachment 1 - Advice to the applicant Attachment 2 - Reasons for referral agency response Attachment 2 - Representations provisions

Attachment 1—Advice to the applicant

Gene	General advice	
1.	Terms and phrases used in this document are defined in the <i>Planning Act 2016</i> its regulation or the State Development Assessment Provisions (SDAP) [v2.6]. If a word remains undefined it has its ordinary meaning.	

Attachment 2—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 complies with State Code 22: Environmentally relevant activities, as the nature, scale and location of the proposed development avoids and mitigates environmental harm on environmental values.

Material used in the assessment of the application:

- The development application material and submitted plans
- Planning Act 2016
- Planning Regulation 2017
- The State Development Assessment Provisions (version [2.6]), as published by the department
- The Development Assessment Rules
- SARA DA Mapping system

Attachment 3—Change representation provisions

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.

¹ Pursuant to Section 68 of the *Planning Act 2016*

² 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

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.

Permit

Environmental Protection Act 1994

Environmental authority P-EA-100204423

This environmental authority is issued by the administering authority under Chapter 5 of the Environmental Protection Act 1994.

Environmental authority number: P-EA-100204423

Environmental authority takes effect on 25 October 2022 .

The anniversary date of this environmental authority is 29 June each year.

Environmental authority holder(s)

Name(s)	Registered address
OKARA PTY. LTD.	63 Buss Street PORT OF BUNDABERG QLD 4670

Environmentally relevant activity and location details

Environmentally relevant activity/activities	Location(s)
ERA 50 - Mineral and bulk material handling - 1(a) - Loading or unloading 100t or more of minerals in a day, other than loading or unloading mentioned in item 3, or storing 50,000t or more of minerals - within 5km of the highest astronomical tide or 1km of a watercourse	1/SP308111 276/SP128643 3/SP133687 501/SP279707
ERA 50 - Mineral and bulk material handling - 2 - Loading or unloading 100t or more of bulk materials in a day, other than loading or unloading mentioned in item 3, or storing bulk materials	1/SP308111 276/SP128643 3/SP133687 501/SP279707

Additional information for applicants

Environmentally relevant activities

The description of any environmentally relevant activity (ERA) for which an environmental authority (EA) is issued is a restatement of the ERA as defined by legislation at the time the EA is issued. Where there is any inconsistency between that description of an ERA and the conditions stated by an EA as to the scale, intensity or manner of carrying out an ERA, the conditions prevail to the extent of the inconsistency.

ABN 46 640 294 485



Page 1 of 12

An EA authorises the carrying out of an ERA and does not authorise any environmental harm unless a condition stated by the EA specifically authorises environmental harm.

A person carrying out an ERA must also be a registered suitable operator under the *Environmental Protection Act 1994* (EP Act).

Contaminated land

It is a requirement of the EP Act that an owner or occupier of contaminated land give written notice to the administering authority if they become aware of the following:

- the happening of an event involving a hazardous contaminant on the contaminated land (notice must be given within 24 hours); or
- a change in the condition of the contaminated land (notice must be given within 24 hours); or
- a notifiable activity (as defined in Schedule 3) having been carried out, or is being carried out, on the contaminated land (notice must be given within 20 business days)

that is causing, or is reasonably likely to cause, serious or material environmental harm.

For further information, including the form for giving written notice, refer to the Queensland Government website <u>www.qld.gov.au</u>, using the search term 'duty to notify'.

Take effect

Please note that, in accordance with section 200 of the EP Act, an EA has effect:

- a) if the authority is for a prescribed ERA and it states that it takes effect on the day nominated by the holder of the authority in a written notice given to the administering authority on the nominated day; or
- b) if the authority states a day or an event for it to take effect-on the stated day or when the stated event happens; or
- c) otherwise on the day the authority is issued.

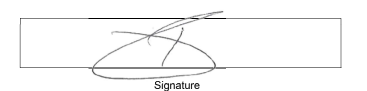
However, if the EA is authorising an activity that requires an additional authorisation (a relevant tenure for a resource activity, a development permit under the *Planning Act 2016* or an SDA Approval under the *State Development and Public Works Organisation Act 1971*), this EA will not take effect until the additional authorisation has taken effect.

If this EA takes effect when the additional authorisation takes effect, you must provide the administering authority written notice within 5 business days of receiving notification of the related additional authorisation taking effect.

The anniversary day of this environmental authority is the same day each year as the original take effect date unless you apply to change the anniversary day. The payment of the annual fee will be due each year on this day. An annual return will be due each year on 01 April.

If you have incorrectly claimed that an additional authorisation is not required, carrying out the ERA without the additional authorisation is not legal and could result in your prosecution for providing false or misleading information or operating without a valid environmental authority.

Permit Environmental authority P-EA-100204423



Tristan Roberts Department of Environment and Science Delegate of the administering authority *Environmental Protection Act 1994* 25 October 2022

Date

Enquiries:

GPO Box 2454, BRISBANE QLD 4001 Phone: (07) 3330 5715 Email: EnergyandExtractive@des.qld.gov.au

Privacy statement

Pursuant to section 540 of the EP Act, the Department is required to maintain a register of certain documents and information authorised under the EP Act. A copy of this document will be kept on the public register. The register is available for inspection by members of the public who are able take extracts, or copies of the documents from the register. Documents that are required to be kept on the register are published in their entirety, unless alteration is required by the EP Act. There is no general discretion allowing the Department to withhold documents or information required to be kept on the public register. For more information on the Department's public register, search 'public register' at www.gld.gov.au. For queries about privacy matters please email privacy@des.gld.gov.au or telephone 13 74 68.

Obligations under the Environmental Protection Act 1994

In addition to the requirements found in the conditions of this environmental authority, the holder must also meet their obligations under the EP Act, and the regulations made under the EP Act. For example, the holder must comply with the following provisions of the Act:

- general environmental duty (section 319)
- duty to notify environmental harm (section 320-320G)
- offence of causing serious or material environmental harm (sections 437-439)
- offence of causing environmental nuisance (section 440)
- offence of depositing prescribed water contaminants in waters and related matters (section 440ZG)
- offence to place contaminant where environmental harm or nuisance may be caused (section 443)

Other permits required

This permit only provides an approval under the *Environmental Protection Act 1994*. In order to lawfully operate you may also require permits / approvals from your local government authority, other business units within the department and other State Government agencies prior to commencing any activity at the site. For example, this may include permits / approvals with your local Council (for planning approval), the Department of Transport and Main Roads (to access state controlled roads), the Department of Resources (to clear vegetation), and the Department of Agriculture and Fisheries (to clear marine plants or to obtain a quarry material allocation).

Obligations under the Mining and Quarrying Safety and Health Act 1999

If you are operating a quarry, other than a sand and gravel quarry where there is no crushing capability, you will be required to comply with the *Mining and Quarrying Safety and Health Act 1999*. For more information on your obligations under this legislation contact Mine Safety and Health at <u>https://www.rshq.qld.gov.au/</u>, or phone 13 QGOV (13 74 68) or your local Mines Inspectorate Office.

Development Approval

This permit is not a development approval under the *Planning Act 2016*. The conditions of this environmental authority are separate, and in addition to, any conditions that may be on the development approval. If a copy of this environmental authority is attached to a development approval, it is for information only, and may not be current. If you are unsure that you have the most current version of the environmental authority relating to this site please visit <u>https://apps.des.qld.gov.au/env-authorities/</u> to access all environmental authorities currently approved.

Conditions of environmental authority

Agency inte	erest: General
Condition number	Condition
G1	 Activities under this environmental authority must be conducted in accordance with the following limitations: The commodities that are authorised to be stored and handled under this environmental authority include: Silica sand; Gypsum; Wood Pellet; Rosin; Terpine; and Kaolin. 2. The amount of bulk materials and minerals handled under this environmental authority must not exceed 254,000 tonnes per year; 3. Activities under this environmental authority must be operated in line with Appendix – Site Plan and Location of Activities 4. Records must be kept of the daily quantity of material or minerals processed.
G2	Any breach of a condition of this environmental authority must be reported to the administering authority as soon as practicable within 24 hours of becoming aware of the breach. Records must be kept including full details of the breach and any subsequent actions taken.
G3	All reasonable and practicable measures must be taken to prevent or minimise environmental harm caused by the activities.
G4	Other than as permitted by this environmental authority, the release of a contaminant into the environment must not occur.
G5	Environmental monitoring results must be kept until surrender of this environmental authority. All other information and records that are required by the conditions of this environmental authority must be kept for a minimum of five (5) years. All information and records required by the conditions of this environmental authority must be provided to the administering authority, or nominated delegate upon request, within the required timeframe and in the specified format.
G6	 The activity must be undertaken in accordance with written procedures that: a) identify potential risks to the environment from the activity during routine operations and emergencies; and b) establish and maintain control measures that minimise the potential for environmental harm; and c) ensure plant, equipment and measures are maintained in a proper and effective condition; and d) ensure plant, equipment and measures are operated in a proper and effective manner; and e) ensure that staff are trained and aware of their obligations under the <i>Environmental Protection Act 1994</i>; and f) ensure that reviews of environmental performance are undertaken at least annually.
G7	Chemicals and fuels in containers of greater than 15 litres must be stored within a secondary containment system.

W2	Incompatible wastes must not be mixed in the same container or waste storage area.
W1	All waste generated in carrying out the activity must be lawfully reused, recycled or removed to a facility that can lawfully accept the waste.
Condition number	Condition
Agency interest: Waste	
G10	When required by the administering authority, monitoring must be undertaken in the manner prescribed by the administering authority to investigate a complaint of environmental nuisance arising from the activity. The monitoring results must be provided within 10 business days to the administering authority upon its request.
G9	An appropriately qualified person(s) must monitor, record and interpret all parameters that are required to be monitored by this environmental authority and in the manner specified by this environmental authority.
G8	All analyses required under this environmental authority must be carried out by a laboratory that has National Association of Testing Authorities (NATA) certification, or an equivalent certification, for such analyses. The only exception to this condition is the in situ monitoring of pH and electrical conductivity.

Condition number	Condition						
1	The noise generate place or commercia	•	ivity must no	t cause envir	onmental n	uisance to	any sensiti
N2	Noise from the activ <i>limits and Table –no</i> with the associated Table – Winter mo	<i>bise limits ap</i> monitoring r	<i>plicable in a</i> equirements	ll other seaso			
			o Saturday		Sunday	and Public	Holidays
	Noise level measured in	7am– 6pm	6pm– 10pm	10pm– 7am	7am– 6pm	6pm– 10pm	10pm– 7am
	dB(A)	-	asured at th	e sensitive	place		
	LAeq, adj, T	49	49	49	49	49	49
		_	-	49	-	-	49
	L _{Amax,adj,T}	-		ured at the commercial place			
	L _{Amax,adj,T}		asured at th	e commerci	al place	·	·
	LAmax,adj,T LAeq, adj, T *Winter months are in Table –Noise limits	Noise me 55 clusive from 7	55 I June to 31 A	55 ugust.	55	55 r	55
	LAeq, adj, T *Winter months are in Table –Noise limits	Noise me 55 clusive from 7	55 I June to 31 A	55 ugust. z seasons ex	55	r and Public	c Holidays
	LAeq, adj, T *Winter months are in Table –Noise limits Noise level measured in	Noise me 55 clusive from 7	55 I June to 31 A in all other	55 ugust. z seasons ex	55	r	
	LAeq, adj, T *Winter months are in Table –Noise limits Noise level	Noise me 55 clusive from 7 s applicable Monday 7am– 6pm	55 I June to 31 A in all other to Saturday 6pm– 10pm	55 ugust. seasons ex 10pm–	55 accept Winter Sunday 7am– 6pm	r and Public	c Holidays 10pm–
	LAeq, adj, T *Winter months are in Table –Noise limits Noise level measured in	Noise me 55 clusive from 7 s applicable Monday 7am– 6pm	55 I June to 31 A in all other to Saturday 6pm– 10pm	55 ugust. 7 seasons ex 10pm– 7am	55 accept Winter Sunday 7am– 6pm	r and Public	c Holidays 10pm–
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	LAeq, adj, T *Winter months are in Table –Noise limits Noise level measured in dB(A) LAeq, adj, T	Noise me 55 clusive from 7 s applicable Monday 7am– 6pm Noise me 55 -	55 I June to 31 A in all other to Saturday 6pm– 10pm easured at t 55 -	55 ugust. seasons ex 10pm– 7am he sensitive 50	55 accept Winter Sunday 7am– 6pm place 55 -	r and Public 6pm– 10pm	c Holidays 10pm– 7am 50

N3	 When required by the administering authority, noise monitoring must be undertaken in accordance with the associated monitoring requirements of Table - Noise Limits, and the results notified within 14 days to the administering authority. Monitoring must include: LAeq, adj, T; Background noise (Background) as LA90, adj, T; LAmax,T; the level and frequency of occurrence of any impulsive or tonal noise; atmospheric conditions including wind speed and direction; effects due to extraneous factors such as traffic noise; recording of location, date and time of measurements.
N3	The method of measurement and reporting of noise levels must comply with the latest edition of the Department of Environment and Science's Noise Measurement Manual

Agency interest: Air

Condition number	Condition		
A1	Odours or airborne contaminants must not cause environmental nuisance to any sensitive place or commercial place.		
A3	 Dust and particulate matter emissions must not exceed the following concentrations at any sensitive place or commercial place: a) dust deposition of 120 milligrams per square metre per day, when monitored in accordance with Australian Standard AS 3580.10.1 (or more recent editions), or b) a concentration of particulate matter with an aerodynamic diameter of less than 10 micrometre (μm) (PM₁₀) suspended in the atmosphere of 50 micrograms per cubic metre over a 24 hour averaging time, when monitored in accordance with Australian Standard AS 3580.9.6 (or more recent editions) or any other method approved by the administering authority. 		

Agency interest: Land

Condition number	Condition			
L1	Contaminants must not be released to land.			
L2	Treatment and management of acid sulfate soils must comply with the latest edition of the <i>Queensland Acid Sulfate Soil Technical Manual.</i>			
L3	Before applying to surrender this environmental authority, the site must be rehabilitated to achieve a safe, stable, non-polluting landform.			
Agency interest: Water				
Condition	Condition			

Condition number	Condition
WT1	Contaminants must not be released to any waters.
WT2	Contaminants must not be released to groundwater or at a location where they are likely to release to groundwater.

Definitions

Key terms and/or phrases used in this document are defined in this section. Where a term is not defined, the definition in the *Environmental Protection Act 1994*, its regulations or environmental protection policies must be used. If a word remains undefined it has its ordinary meaning.

Activity means the environmentally relevant activities, whether resource activities or prescribed activities, to which the environmental authority relates.

Administering authority means the Department of Environment and Science or its successors or predecessors.

Appropriately qualified person(s) means a person or persons who has professional qualifications, training, skills and experience relevant to the EA requirement and can give authoritative assessment, advice and analysis in relation to the EA requirement using the relevant protocols, standards, methods or literature.

Background means noise, measured in the absence of the noise under investigation, as $L_{A90,T}$ being the A-weighted sound pressure level exceeded for 90% of the time period of not less than 15 minutes, using Fast response.

Bulk material— as defined in Section 50 Schedule 2 of the Environmental Protection Regulation 2019. **Commercial place** means a place used as a workplace, an office or for business or commercial purposes and includes a place within the curtilage of such a place reasonably used by persons at that place.

Environmental nuisance as defined in Chapter 1 of the Environmental Protection Act 1994.

Groundwater means water that occurs naturally in, or is introduced artificially into, an aquifer.

Incompatible waste means waste that may chemically react when:

- 1. placed in proximity to other wastes; and/or
- 2. mixed with other wastes.

L_{Aeq adj,T} means the adjusted A weighted equivalent continuous sound pressure level measures on fast response, adjusted for tonality and impulsiveness, during the time period T, where T is measured for a period no less than 15 minutes when the activity is causing a steady state noise, and no shorter than one hour when the approved activity is causing an intermittent noise.

L_{Amax,T} means the maximum A-weighted sound pressure level measured over a time period T of not less than 15 minutes, using Fast response.

Land does not include waters.

Measures have the broadest interpretation and includes plant, equipment, physical objects, monitoring, procedures, actions, directions and competency.

Mineral— as defined in Section 50 Schedule 2 of the Environmental Protection Regulation 2019.

NATA means National Association of Testing Authorities.

Records include breach notifications, written procedures, analysis results, monitoring reports and monitoring programs required under a condition of this authority.

Secondary containment system means a system designed, installed and operated to prevent any release of contaminants from the system, or containers within the system, to land, groundwater, or surface waters.

Sensitive place includes the following and includes a place within the curtilage of such a place reasonably used by persons at that place:

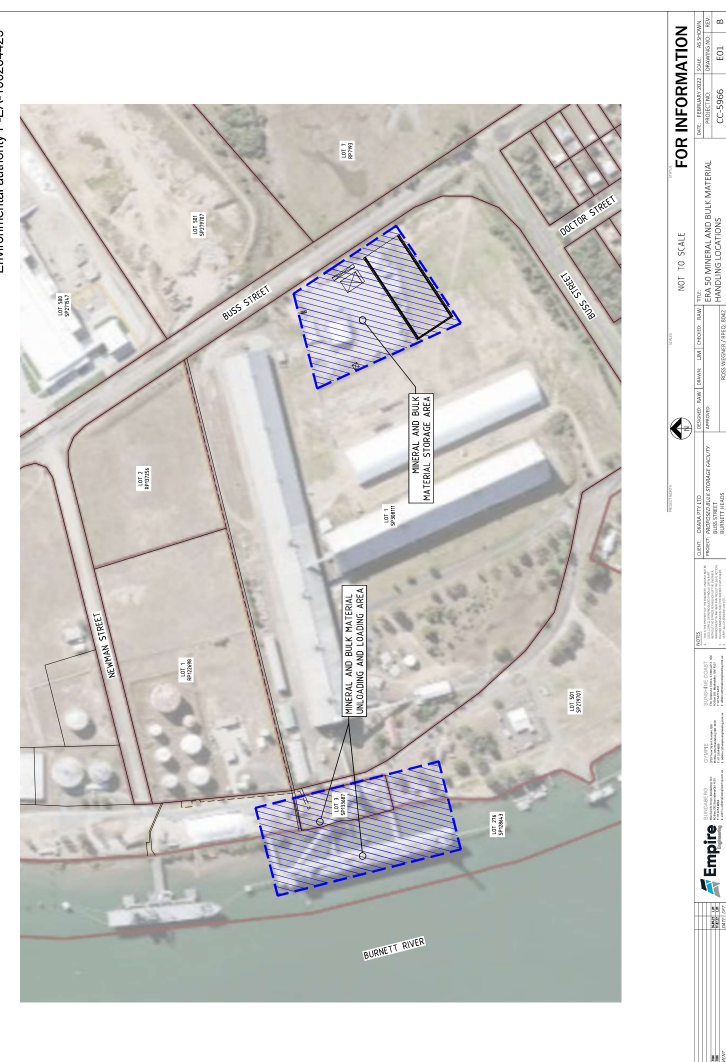
- 1. a dwelling, residential allotment, mobile home or caravan park, residential marina or other residential premises; or
- 2. a motel, hotel or hostel; or
- 3. a kindergarten, school, university or other educational institution; or
- 4. a medical centre or hospital; or
- 5. a protected area under the *Nature Conservation Act* 1992, the *Marine Parks Act* 2004 or a World Heritage Area; or
- 6. a public park or garden; or
- 7. for noise, a place defined as a sensitive receptor for the purposes of the Environmental Protection (Noise) Policy 2019.

Waters includes river, stream, lake, lagoon, pond, swamp, wetland, unconfined surface water, unconfined water, natural or artificial watercourse, bed and bank of any waters, dams, non-tidal or tidal waters (including the sea), stormwater channel, stormwater drain, roadside gutter, stormwater run-off, and groundwater and any part thereof.

Year means a 12 month period from 1st January – 31st December



Permit Environmental authority P-EA-100204423



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END OF ENVIRONMENTAL AUTHORITY

Schedule 1 Appeals

section 229

1 Appeal rights and parties to appeals

- (1) Table 1 states the matters that may be appealed to—
 - (a) the P&E court; or
 - (b) a tribunal.
- (2) However, table 1 applies to a tribunal only if the matter involves—
 - (a) the refusal, or deemed refusal of a development application, for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (b) a provision of a development approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (c) if a development permit was applied for—the decision to give a preliminary approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (d) a development condition if—
 - (i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and

- (ii) the building is, or is proposed to be, not more than 3 storeys; and
- (iii) the proposed development is for not more than 60 sole-occupancy units; or
- (e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
- (f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
- (g) a matter under this Act, to the extent the matter relates to the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or
- (h) a decision to give an enforcement notice—
 - (i) in relation to a matter under paragraphs (a) to (g); or
 - (ii) under the *Plumbing and Drainage Act 2018*; or
- (i) an infrastructure charges notice; or
- (j) the refusal, or deemed refusal, of a conversion application; or
- (l) a matter prescribed by regulation.
- (3) Also, table 1 does not apply to a tribunal if the matter involves—
 - (a) for a matter in subsection (2)(a) to (d)—
 - (i) a development approval for which the development application required impact assessment; and
 - (ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
 - (b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.

- (4) Table 2 states the matters that may be appealed only to the P&E Court.
- (5) Table 3 states the matters that may be appealed only to the tribunal.
- (6) In each table—
 - (a) column 1 states the appellant in the appeal; and
 - (b) column 2 states the respondent in the appeal; and
 - (c) column 3 states the co-respondent (if any) in the appeal; and
 - (d) column 4 states the co-respondents by election (if any) in the appeal.
- (7) If the chief executive receives a notice of appeal under section 230(3)(f), the chief executive may elect to be a co-respondent in the appeal.
- (8) In this section—

storey see the Building Code, part A1.1.

Table 1			
Appeals to the P&E Court and, for certain matters, to a tribunal			

1. Development applications

For a development application other than an excluded application, an appeal may be made against—

- (a) the refusal of all or part of the development application; or
- (b) the deemed refusal of the development application; or
- (c) a provision of the development approval; or
- (d) if a development permit was applied for—the decision to give a preliminary approval.

Appeals		able 1 d, for certain matters,	to a tribunal
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
The applicant	The assessment manager	If the appeal is about a concurrence agency's referral response—the concurrence agency	 A concurrence agency that is not a co-respondent If a chosen assessment manager is the respondent—the prescribed assessment manager Any eligible advice agency for the application Any eligible submitter for the application

2. Change applications

For a change application other than an excluded application, an appeal may be made against—

(a) the responsible entity's decision on the change application; or

(b) a deemed refusal of the change application.

Planning Act 2016

Schedule 1

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal						
Co	lumn 1	Column 2	Column 3	Column 4		
Ap	opellant	Respondent	Co-respondent	Co-respondent		
			(if any)	by election (if		
				any)		
1 2	The applicant If the responsible entity is the	The responsible entity	If an affected entity starts the appeal—the applicant	1 A concurrence agency for the development application		
	assessment manager—an affected entity that gave a pre-request notice or response notice	nt —an entity a est		2 If a chosen assessment manager is the respondent—th prescribed assessment manager		
				3 A private certifier for the development application		
				4 Any eligible advice agency for the change application		
				5 Any eligible submitter for th change application		

3. Extension applications

For an extension application other than an extension application called in by the Minister, an appeal may be made against—

- (a) the assessment manager's decision on the extension application; or
- (b) a deemed refusal of the extension application.

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal					
Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)		
 The applicant For a matter other than a deemed refusal of an extension application—a concurrence agency, other than the chief executive, for the application 	The assessment manager	If a concurrence agency starts the appeal—the applicant	If a chosen assessment manage is the respondent—the prescribed assessment manage		

4. Infrastructure charges notices

An appeal may be made against an infrastructure charges notice on 1 or more of the following grounds—

- (a) the notice involved an error relating to—
 - (i) the application of the relevant adopted charge; or

Examples of errors in applying an adopted charge—

- the incorrect application of gross floor area for a non-residential development
- applying an incorrect 'use category', under a regulation, to the development
 - (ii) the working out of extra demand, for section 120; or
 - (iii) an offset or refund; or
- (b) there was no decision about an offset or refund; or
- (c) if the infrastructure charges notice states a refund will be given—the timing for giving the refund; or
- (d) for an appeal to the P&E Court—the amount of the charge is so unreasonable that no reasonable relevant local government could have imposed the amount.

Planning Act 2016

Schedule 1

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal					
Column 1	Column 2	Column 3	Column 4		
Appellant	Respondent	Co-respondent	Co-respondent		
		(if any)	by election (if		
			any)		
The person given the infrastructure charges notice	The local government that gave the infrastructure charges notice				
5. Conversion applica	tions				
An appeal may be ma	de against—				
(a) the refusal of a co	onversion application;	or			
(b) a deemed refusal	of a conversion applic	ation.			
Column 1	Column 2	Column 3	Column 4		
Appellant	Respondent	Co-respondent	Co-respondent		
		(if any)	by election (if any)		
The applicant	The local government to which the conversion application was made				
6. Enforcement notice	ès				
An appeal may be ma	de against the decision	to give an enforcement	nt notice.		
Column 1	Column 2	Column 3	Column 4		
Appellant	Respondent	Co-respondent	Co-respondent		
		(if any)	by election (if		
			any)		
The person given the enforcement notice	The enforcement authority		If the enforcement authority is not the local government for the premises in relation to which the offence is alleged to have happened—the local government		

Table 1Appeals to the P&E Court and, for certain matters, to a tribunal

7. Enforcement notices under the *Plumbing and Drainage Act 2018*

An appeal may be made against the decision to give an enforcement notice.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The person given the enforcement notice	The local government that gave the enforcement notice		

Table 2 Appeals to the P&E Court only

1. Appeals from tribunal

An appeal may be made against a decision of a tribunal, other than a decision under section 252, on the ground of—

- (a) an error or mistake in law on the part of the tribunal; or
- (b) jurisdictional error.

Column 2	Column 3	Column 4
Respondent	Co-respondent	Co-respondent
	(if any)	by election (if
		any)
The other party to the proceedings for the decision		
	Respondent The other party to the proceedings for the	RespondentCo-respondent (if any)The other party to the proceedings for the—

2. Eligible submitter appeals

For a development application or change application other than an excluded application, an appeal may be made against the decision to approve the application, to the extent the decision relates to—

- (a) any part of the development application or change application that required impact assessment; or
- (b) a variation request.

Planning Act 2016

Schedule 1

Table 2Appeals to the P&E Court only			
Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)
 For a development application—an eligible submitter for the development application For a change application—an eligible submitter for the change application 	 For a development application—the assessment manager For a change application—the responsible entity 	 The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency 	Another eligible submitter for the application

3. Eligible submitter and eligible advice agency appeals

For a development application or change application other than an excluded application, an appeal may be made against a provision of the development approval, or a failure to include a provision in the development approval, to the extent the matter relates to—

(a) any part of the development application or change application that required impact assessment; or

(b) a variation request.

Schedule 1

	Table 2 Appeals to the P&E Court only			
Col	Column 1 Column 2 Column 3 Column 4			
Ap	pellant	Respondent	Co-respondent	Co-respondent
			(if any)	by election (if any)
1 2 3	For a development application—an eligible submitter for the development application For a change application—an eligible submitter for the change application An eligible advice agency for the development application or change application	 For a development application—the assessment manager For a change application—the responsible entity 	 The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency 	Another eligible submitter for the application
4. 0	Compensation clair	ns		
An	appeal may be ma	de against—		
(a)	a decision under	section 32 about a com	pensation claim; or	
(b)	a decision under	section 265 about a cla	im for compensation;	or
(c)	a deemed refusal	of a claim under parag	graph (a) or (b).	
Col	umn 1	Column 2	Column 3	Column 4
Ap	pellant	Respondent	Co-respondent	Co-respondent
			(if any)	by election (if any)
-	erson dissatisfied h the decision	The local government to which the claim was made		—

Planning Act 2016

Schedule 1

	Table 2Appeals to the P&E Court only		
5. Registered premise	28		
An appeal may be ma	ade against a decisi	on of the Minister unde	r chapter 7, part 4.
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if any)
1 A person given a decision notice about the decision	The Minister		If an owner or occupier starts the appeal—the owner or the registered
2 If the decision is to register premises or renew the registration of			premises
premises—an owner or occupier of premises in the			
affected area for the registered premises who is dissatisfied with			
the decision			

6. Local laws

An appeal may be made against a decision of a local government, or conditions applied, under a local law about—

- (a) the use of premises, other than a use that is the natural and ordinary consequence of prohibited development; or
- (b) the erection of a building or other structure.

Schedule 1

Table 2Appeals to the P&E Court only			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who— (a) applied for the decision; and	The local government		
(b) is dissatisfied with the decision or conditions.			

Table 3Appeals to a tribunal only

1. Building advisory agency appeals

An appeal may be made against giving a development approval for building work to the extent the building work required code assessment against the building assessment provisions.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A building advisory agency for the development application related to the approval	The assessment manager	The applicant	1 A concurrence agency for the development application related to the approval
			2 A private certifier for the development application related to the approval

Planning Act 2016

Schedule 1

Table 3Appeals to a tribunal only

2. Inspection of building work

An appeal may be made against a decision of a building certifier or referral agency about the inspection of building work that is the subject of a building development approval under the Building Act.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The applicant for the development approval	The person who made the decision		

3. Certain decisions under the Building Act and the *Plumbing and Drainage Act 2018*

An appeal may be made against—

- (a) a decision under the Building Act, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act; or
- (b) a decision under the *Plumbing and Drainage Act 2018*, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who received, or was entitled to receive, an information notice about the decision	The entity that made the decision		

4. Failure to decide an application or other matter under the Building Act

An appeal may be made against a failure to make a decision under the Building Act within the period required under that Act, other than a failure by the Queensland Building and Construction Commission to make a decision, if an information notice about the decision was required to be given under that Act.

Schedule 1

Table 3 Appeals to a tribunal only			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who was entitled to receive notice of the decision	The entity that failed to make the decision		

5. Failure to decide an application or other matter under the *Plumbing and Drainage Act* 2018

An appeal may be made against a failure to make a decision under the *Plumbing and Drainage Act 2018* within the period required under that Act, other than a failure by the Queensland Building and Construction Commission to make a decision, if an information notice about the decision was required to be given under that Act.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who was entitled to receive an information notice about the decision	The entity that failed to make the decision		

ATTACHMENT 4: ORIGINAL DECISION NOTICE

GPC Document No. 1802120



29 June 2022

Okara Pty Ltd c/- InsiteSJC, Shane Booth PO Box 1688 **BUNDABERG QLD 4670**

Dear Mr Booth

DECISION NOTICE – CHANGE APPLICATION FOR CHANGE – OTHER TO DEVELOPMENT APPROVAL - DA2017/09/03

(GIVEN UNDER THE PROVISIONS OF S83 PLANNING ACT 2016)

This changed decision notice replaces the decision notice dated 5 June 2018. Changes shown in italicised bold font.

1. Application Details

This development application was properly made to the Gladstone Ports Corporation Limited on 21 August 2021.

Application Number:	DA2017/09/03	
Applicant Name:	Okara Pty Ltd	
Applicant Contact Details:	Shane Booth InsiteSJC PO Box 1688 BUNDABERG QLD 4670 Email: <u>shane@insitesjc.com.au</u>	
Approval Sought (GPC - Land Use Plan):	 Change Application (Change – Other) to a Development approval (DA2017/09) for Material change of use for Bulk storage infrastructure and activities, Loading/unloading infrastructure and activities and Warehouse infrastructure and activities 	
Approval Sought (SARA):	 Material Change of Use for Environmentally Relevant Activity 50 (1a & 2) 	
Details of Proposed Development:	The proposed changes to the development approval are to facilitate the storage and loading and unloading of multiple bulk materials and bulk minerals (gypsum, silica sand, wood pellets) and break-bulk cargoes (rosin, terpine) at the existing storage site and loading and unloading on and adjacent to the Sin Thomas Hiley Wharf.	
Location Street Address:	63 Buss Street BURNETT HEADS QLD 4670	
Location Real Property Description:	Lease G in Lot 1 on SP308111 on SP324114 Lot 3 on SP133687 Lot 501 on SP279707 Lot 276 SP128643	

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Land Owner:	Gladstone Ports Corporation Limited Department of Resources
Land Use Plan Precincts:	Strategic Port Land – Port Industry Precinct and Wharves Precinct
Local Government Area:	Bundaberg

2. Details Of Proposed Development

The development is described as:

- 1. Change Application (Change Other) to a Development approval (DA2017/09) for Material change of use for:
 - a. Bulk storage infrastructure and activities (igloo and ancillary office and carpark);
 - b. Loading/unloading infrastructure and activities (storage site and Sir Thomas Hiley Wharf ship loading sites) weighbridge, hopper, mobile conveyor, mobile crane, truck and front end loader; and
 - c. Warehouse infrastructure and activities.

The proposed changes to the development approval are to facilitate the storage and loading and unloading of multiple bulk materials and bulk minerals (gypsum, silica sand, wood pellets) and break-bulk cargoes (rosin, terpine) at the existing storage site and loading and unloading on and adjacent to the Sir Thomas Hiley Wharf.

3. Details Of Decision

This development application was **decided** on **5 February 2018**, a minor change was decided **5 June 2018** *and this change (other) decided on 27 June 2022*.

This development application is **approved in full with conditions**. These conditions are set out in Attachment 1 and are clearly identified to indicate whether the assessment manager or a concurrence agency imposed them.

4. Details Of Approval

This development approval is a **Development Permit** given for a Change application for Change – Other to development approval for:

- a) Material change of use for Bulk storage infrastructure and activities, Loading/unloading infrastructure and activities and Warehouse infrastructure and activities;
- b) Material change of use for Environmentally Relevant Activity 50 (1a & 2).

5. Conditions

This development approval is subject to the conditions in Attachment 1 - Part 1 and Part 2.

6. Further Development Permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

- 1. Any Building Work approvals required;
- 2. Any Plumbing and Drainage Work approvals required.

7. Properly made submissions

Not applicable – No part of the application required public notification.

8. Referral Agencies for the Application

The referral agencies for this application are:

Referral Agency	Referral Agency Requirement
Wide Bay Burnett State Assessment Referral Agency (SARA) PO Box 979 Bundaberg Qld 4670 <u>WBBSARA@dsdmip.qld.gov.au</u>	<i>Planning Regulation 2017</i> - Schedule 10, Part 5, Division 4, Table 2 – Material change of use for environmentally relevant activity

9. Approved Plans and Specifications -

Copies of the following plans, specifications or drawings are enclosed in Attachment 2:

Drawing/report title	Prepared by	Date	Reference no.	Version
Aspect of development: Mate	rial Change of Use	9	•	
Supa Span Structure	Fabritechture	21.05.07	20114 – A04	-
South and East Elevations	Fabritechture	21.05.07	20114 – A03	-
Concept Site Plan	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON01	Rev. G
Concept Turnpath Plans	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON02	Rev. G
Concept Sections	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON03	Rev. G
Concept Jetty Turnpath Plan	Empire Engineering	19.05.22	Project Ref: CC- 5596 CON04	Rev. G
Melbourne Office Floor Plan	ATCO Structures	29.06.2022 (as Amended)	030652-01	В
Low Profile Electronic Weighbridge – Foundation Details	Sensortronic	14.01.16	A3-4313/B/D Sheet 1 of 2	A
Low Profile Electronic Weighbridge – Foundation Reinforcement and Placement	Sensortronic	14.01.16	A3-4313/B/D Sheet 2 of 2	A
Above Ground Ramped Electronic Weighbridge – General Layout	Sensortronic	16.11.11	A#-9630/1	G
Environmental Report – Bulk Storage Facility Upgrade	Empire Engineering	May 2022	Project Ref: CC- 5596	Rev. C
Traffic Impact Assessment – Bulk Storage Facility Upgrade	Empire Engineering	May 2022	Project Ref: CC- 5596	Rev. B
Stormwater Management Plan – Bulk Storage Facility Upgrade	Empire Engineering	May 2022	Project Ref: CC- 5596	Rev. B
Operational Environmental	Okara Pty Ltd	June 2018		

Gladstone Ports Corporation Limited

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Management Plan				
Traffic Management Plan and associated traffic flow diagrams	Okara Pty Ltd	January 2018		
Stormwater Management Plan	Empire Engineering	August 2017	Project Ref: CC- 3912	Rev. B

10. Currency Period for the Approval

This development approval will lapse at the end of the periods set out below:

• For Material Change of Use this approval lapses if the first change associated with this approval does not happen within 6 years after this decision date – referenced in section 85 of the *Planning Act 2016*.

11. Rights of Appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment Court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016.* For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*).

For further information please contact the undersigned on 07 4976 1287 or via email <u>planning@gpcl.com.au</u>.

Yours sincerely

Erin Clark Principal Planner

CC: Bundaberg Regional Council		
WBBSARA		
Enc. Attachment 1:	Conditions of Approval Part 1 – Conditions imposed by the assessment manager	
Attachment 2:	Approved plans and specifications	
Attachment 3:	Original Decision Notice	

ATTACHMENT 1: CONDITIONS OF APPROVAL

PART 1: ASSESSMENT MANAGER CONDITIONS

In general the development proposal is in compliance with the requirements of Gladstone Ports Corporation Limited (GPC). This development approval is subject to each of the following conditions which are stated by GPC, the assessment manager.

Part 1a: Approval sought under *Planning Act 2016* – MCU for port industry and bulk fuel storage, *Bulk storage infrastructure and activities, Loading/unloading infrastructure and activities and Warehouse infrastructure and activities*

GENERAL

- 1. Development must be carried out generally in accordance with the Approved plans, except where modified by conditions of this permit.
- 2. Unless otherwise stated, all conditions must be complied with and completed prior to the commencement of the development.
- 3. Where additional "approval" is required under these conditions by the Assessment Manager (GPC) for drawings or documentation the proponent must submit for review, amend to the satisfaction of, and obtain written approval from the Assessment Manager.

Furthermore, where additional approval is required "prior to works or use commencing", for "amendments" or as otherwise required in this Decision, the Assessment Manager will require no less than the following assessment periods, or as agreed in writing by the proponent and Assessment Manager, to initially assess the drawings or documentation submitted:

- a. 15 business days for management plans;
- b. 10 business days for proposals, including engineering drawings or further details.

Should further information be required for assessment, the Assessment Manager will require a further 5 business days to complete the information request / amendment assessment and response.

Works are not to commence and are not deemed approved until any additional drawings or documents have been approved in writing by the Assessment Manager.

4. The proponent must at its cost and expense, keep and maintain the development footprint, including existing services, in a state that is satisfactory to the Assessment Manager.

ENGINEERING & PLANNING

- 5. No storage or loading/ unloading of bulk materials or minerals are to occur on Lot 3 on SP133687 or Lot 501 on SP279707.
- 6. All vessel loading and unloading activities are to occur within Lot 276 on SP128643.
- 7. Haulage route to the wharf location must only occur along Buss Street and Newman Street (and the relevant part of Wharf Drive). Heavy vehicles to access the wharf from the South access ramp and exist on North access ramp only.
- 8. At all times, all weighbridge activities are to occur wholly within the lease boundary of the Approved use, as shown on the Approved plans.
- 9. Upon completion of the works, the proponent must supply the Assessment Manager with the full suite of project RPEQ certified "as constructed" plans in electronic CAD format which illustrate all infrastructure and services installed on, under or over Port land associated with the development, including tidal works.
- 10. Prior to the use commencing, the proponent must certify in writing to the Assessment Manager that the development is constructed as per design and that the development has been constructed generally in accordance with the Approved plans.

- **11.** Loading and unloading activities associated with exporting bulk materials and minerals under this Decision Notice are limited to the following products:
 - i. Minerals
 - 1. Silica sand
 - 2. Gypsum
 - ii. Materials
 - 1. Rosin
 - 2. Wood Pellet
 - 3. Terpine
- 12. Records must be kept for each product of tonnes exported per annum and made available to the Assessment Manager upon request.

Street Identification

13. The street address of the development must be clearly visible and discernible from the primary frontage of the site by the provision of a street number and, where appropriate, the building/business name.

Fencing

14. Fencing to the site must be provided to a minimum of 1.8m in height, with any gates opening inwards. Where a solid fence is proposed, landscaping must be placed in front (roadside) of the fencing. Where transparent, fencing is to be black plastic coasted chain wire fencing.

<u>Traffic</u>

- 15. A final Operational Traffic Management Plan (OTMP) must be provided to the Assessment Manager for approval at least 10 business days prior to the commencement of the use. All activities associated with construction must be carried out in accordance with the approved OTMP.
- 16. The TMP must comply with the Manual of Uniform Transport Control Devices (MUTCD).
- 17. Compliance with the MUTCD requires a Traffic Management Plan (map) and Traffic Guidance Schedule (written document) (TMP/TGS) that is prepared by an approved Traffic Management Designer in accordance with the MUTCD Part 3.
- 18. The site is to be sealed to a standard acceptable to the Assessment Manager. Prior to the commencement of the use, final details of the hardstand seal (including, but not limited to type and engineering detail) is to be provided to the Assessment Manager for approval.

Roads and Access

- 19. The driveway must comply with the standards specified in the Bundaberg Regional Council planning scheme policy for development works driveways and access to developments for commercial driveways. The driveway must be of sufficient width to ensure that B-Doubles leave the site without crossing the centreline of Buss Street.
- 20. *Prior to the commencement of works,* the proponent must provide a sealed pavement for the driveway and front carpark.
- 21. All vehicles are to be stored on site. Trucks are not to que off site. Any marshalling of trucks required off of the wharf during ship unloading must be approved in writing by GPC.
- 22. No *product, materials, minerals* or mud are to be tracked onto Buss Street *during the operation of the approved use*. Any material tracked onto Buss Street is to be cleaned in a timely manner.

Infrastructure

23. The applicant must notify the Assessment Manager of damage caused to any port or port user infrastructure or services including, but not limited to, security related devices, buildings, fences, lighting etc., roads, walkways and underground services or infrastructure, as a result of the approved use or during construction. The proponent must undertake necessary repairs at their expense and to the satisfaction of the Assessment Manager.

Fire Service

24. An appropriate fire service must be established and maintained to the satisfaction of the relevant authority.

Construction Management

- 25. The proponent is required to apply for and obtain from GPC a Permit to Dig/Excavate prior to commencing works by contacting, Port Infrastructure Asset Manager on (07) 4976 1333. All reasonable measures must be taken to identify and protect existing services recorded or otherwise, and where necessary the proponent will submit a plan to GPC for approval to adjust any existing services found during this excavation that was not originally shown on the proposed plans
- 26. The hours for the construction of the facility (i.e. operation of any machinery and/or other equipment) shall be restricted to between 6.30am and 6:30pm Monday to Friday and 6.30am to 12.30pm Saturday. No works shall be undertaken on Sunday or on public holidays. Any variations to these times will be subject to the written approval of the Assessment Manager.
- 27. Prior to construction works commencing on site, a Construction Traffic Management Plan (CTMP) and Traffic Guidance Scheme (TGS), designed and implemented in accordance with the current edition of the Manual of Uniform Traffic Control Devices, Part 3 works on roads, and specific to the construction works being undertaken must be submitted to the Assessment manager for approval.

The CTMP must be amended and approved by the Assessment Manager as necessary for any proposed or amended construction works.

- 28. Once approved, the works must be carried out in accordance with the CTMP and TGS and the plan and scheme will form part of the approved plans.
- 29. Upon completion of the construction works, the proponent must reinstate the property to the same condition as prior to works being undertaken, with the exception of the approved works, unless agreed to in writing by the Assessment Manager.
- 30. In the event any additional construction compound is required on port land outside the proponents lease areas for offices, laydown areas, employee car parking or stockpiling areas etc., the proponent or their contractor must obtain a Consent to Enter from GPC's Property Specialist via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 31. The construction compound, including offices, laydown areas and employee car parking, is to be contained within the nominated area unless otherwise approved in writing by the Assessment Manager.
- 32. No mud, dirt or other debris is to be tracked onto public roads during construction and operation of the development.
- 33. In the event acid sulphate soils are disturbed/excavated and require treatment on site, a site specific Acid sulphate management plan must be submitted to the Assessment Manager for approval prior to such works commencing. Once the management plan is approved, the works must be carried out in accordance with this plan.

Water and Sewer

34. An adequate connection to Bundaberg Regional Council's water and sewer infrastructure must be established prior to the commencement of the use.

Note: For further information about these requirements, contact Bundaberg Regional Council's Water and Wastewater Infrastructure Planning Technical Support Section on 1300 883 699.

Note: Bundaberg Regional Council permits only one water service for each property. This means only one connection to the water main although there may be a potable and fire service feeding from that connection.

Stormwater

35. A stormwater drainage system connecting to a lawful point of discharge must be installed as indicted in the approved site plan. Stormwater drainage must be designed and constructed in

accordance with the requirements of the Queensland Urban Drainage Manual and GPC.

- 36. The design of the site drainage system, fill, car parking and access must be undertaken so that flows from adjacent properties will not be impeded by the development.
- 37. All construction and operational activities must be managed in accordance with the approved Stormwater Management Plan and any stormwater management strategies in the approved Environmental Management Plan.
- 38. Activities on site are not to generate sediment, hydrocarbon or other contamination in surface runoff and stormwater being discharged to Buss Street drainage.

Stockpiles

- 39. The stockpile area must be managed so that air quality objectives set out in the Environment Protection (Air) Policy for dust or airborne contaminants are achieved.
- 40. The stockpile area is to be bunded to prevent contaminants being released into the environment or beyond the site boundary. Details of containment of stockpiles shall be included in the "As constructed" drawings referred to these condition/s of approval.

Lighting

- 41. Any site lighting used during construction should not impact on the visibility of Navigational Aids utilised for the primary shipping channels nor illuminate a landward glare beyond the site boundary. Lighting will be continually reviewed during construction and operations with respect to navigation and will be revised as required in response to negative impacts as they arise.
- 42. Prior to the commencement of the use, design and install all external lighting in accordance with AS4282 Control of the obtrusive effects of outdoor lighting so as not to cause nuisance to residents, the airport, navigational aids or obstruct or distract pedestrian or vehicular traffic.
- 43. Prior to works commencing, the proponent must submit for review and approval by the Assessment Manager, details of proposed mitigation measure/s to reduce skyglow from all external lighting associated with the development.
- 44. Lighting must be designed to facilitate a safe and secure parking area, lit to a standard appropriate for safe night time operations.

Landscaping

- 45. The proponent must maintain the property frontage in a clean and tidy manner, and mow any grassed areas regularly.
- 46. Prepare and submit for approval to the Assessment Manager a landscape plan. The plan must be prepared in accordance with the applicable codes and guidelines of the Port of Bundaberg Land use plan, and the conditions of this approval. The plan is to include, but not be limited to the following:
 - *i.* Provision of shade trees in car parking areas at a minimum ratio of one (1) tree for every six (6) parking spaces;
 - ii. Details of the vegetated/ landscaped drainage path area/s;
 - iii. Minimum 2m wide landscaping to the front and side boundaries;
 - iv. Provision of mature trees and/ or species to a minimum 3m height to Buss Street frontage of site;
 - v. Details of any proposed irrigation systems; and
 - vi. Types and location of fencing to be used.

All landscaping must be carried out and maintained in accordance with an approved Landscaping plan.

ENVIRONMENT

Construction Environmental Management Plan

47. Prior to the commencement of construction, an up to date Construction Environmental Management Plan (EMP) is to be submitted to the Assessment Manager for approval, specific to the development that ensures:

- a. environmental risks are identified, managed and continually assessed; and
- b. that staff are trained and aware of their obligations under the CEMP, including a copy of the management plan and development approval available on site at all times; and
- c. that reviews of environmental performance are undertaken at least annually; and d. any amendments to the CEMP are to be submitted to the Assessment Manager for
- a. any amendments to the CEMP are to be submitted to the Assessment manager for review and approval; and
- e. any rehabilitation and decommissioning works where required.

Once approved by the Assessment Manager, the construction of the approved development must be carried out in accordance with this CEMP.

Note: GPC has a guideline for the development of environmental management plans that may be utilised in meeting the requirements of this condition.

Operational Environmental Management Plan

- 48. Prior to the commencement of the use, an Environmental Management Plan (EMP) (separate to the CEMP) is to be submitted to the Assessment Manager for approval, specific to the full operational development that ensures:
 - a. environmental risks are identified, managed and continually assessed; and
 - b. that staff are trained and aware of their obligations under the EMP, including a copy of the management plan and development approval available on site at all times; and
 - c. that reviews of environmental performance are undertaken at least annually; and
 - d. any amendments to the EMP are to be submitted to the Assessment Manager for review and approval; and
 - e. any rehabilitation and decommissioning works where required.

Once approved by the Assessment Manager, the approved development must be carried out in accordance with this EMP.

Note: GPC has a guideline for the development of environmental management plans that may be utilised in meeting the requirements of this condition

<u>Waste</u>

- 49. At all times, maintain and operate an adequate waste disposal service, including the maintenance of refuse bins and associated storage areas so as not to cause an environmental nuisance.
- 50. All liquid and solid waste must be appropriately stored on site in such a manner as to prevent contamination of port land. All regulated waste must be appropriately disposed of off site in a timely manner at an approved facility. The 1000L holding tank to contain liquid waste pumped from the drive-over is to be appropriately stored and bunded.
- 51. Any spillage of sediment, wastes, fuels, chemicals, contaminants, or other materials at the storage site, on port roads or on the wharf must be cleaned immediately. Such spillage must not be cleaned up by hosing, sweeping or otherwise releasing such materials to any stormwater drainage system, roadside gutters or waters.

Fuel, Oil and Chemical Storage

52. All fuel, oil and chemicals must be stored and used appropriately, in a manner that prevents contamination of port land.

Contamination

- 53. Construction, operations and associated works are not to be conducted in such a manner that would environmentally degrade Gladstone Ports Corporation land or infrastructure. This includes but is not limited to:
 - a. contamination of the land;
 - b. encouragement of pest and weed incursion;
 - c. loss of land through poor sediment and erosion controls; and
 - d. localised flooding from poor stormwater management practices/controls.

Any such degradation in or caused by the works or operations must be rectified in a timely manner to the satisfaction of GPC and measures implemented to prevent further degradation.

Incident notification

- 54. At all times, Gladstone Ports Corporation Environment Hotline (07) 4976 1617 is to be notified of the occurrence of any:
 - a. release / spill of contaminants (e.g. fuels / chemicals / sewerage) greater than 20L to land (Note: 'land' is defined as where not within a containment system);
 - release / spill of contaminants (e.g. fuels / chemicals / sewerage) of any amount to water;
 - c. any environmental complaints received by the holder of this approval; and
 - d. non-compliance with environment related conditions of this approval, or any other environmental approval obtained in relation to the approved activity.
- 55. Environmental incident notification must be included in any Environmental Management Plans for the premises/development.

Part 1b: ADVICE NOTES

- 1. It is the applicant's responsibility to ensure that the relevant Environmental Authority for any Environmentally Relevant Activities required or related to the proposed works and activities is obtained for all areas of the proposal, including any areas used in the transit of materials.
- 2. All other relevant approvals must be obtained before commencement of the development or operation of the development, including any Building works or Plumbing, drainage works or Material change of use e.g. substation. Refer to tables of assessment (Table 4.1 and 4.2) to determine whether proposed development is Accepted subject to requirements or Code assessable. The proposed truck wash must also be appropriately connected to services, with relevant approvals.
- 3. This decision notice does not represent an approval to commence Building work, including any Building works approval to demolish any structures.
- 4. Any driveway works that extend beyond the lease area into the road reserve are subject to an Operational works approval from the Bundaberg Regional Council.
- 5. The applicant is advised that parts of this approved development are outside of the proposed formal tenure arrangements i.e. lease. Where tenure is required for the development site, the proponent or their contractor must apply for and obtain appropriate tenure from GPC's Property Advisor via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 6. Where a construction compound, laydown area or acid sulphate soil treatment site is required, the proponent or their contractor is required to apply for and obtain a Consent to Enter from GPC's Property Advisor via 07 4976 1334 or property@gpcl.com.au prior to works commencing.
- 7. Connections to water and sewerage infrastructure will require Plumbing and Drainage works approvals from a suitably qualified person.
- 8. The premises is located on parts of lots that are registered on the Queensland Environmental Management Register. Therefore, disposal of any excavated material off site must be in accordance with relevant legislation, or alternately retained on site in accordance with all relevant legislative requirements.
- 9. Any future extensions or improvements to the proposed activity or establishment, including any future car parking or signage are likely subject to assessment under the Port of Bundaberg Land use plan 2020 and the applicant is encouraged to ensure all necessary enquiries are made and approvals obtained.
- 10. Where a Permit to Dig/Excavate prior to commencing excavation or digging for the development, the proponent or their contractor is required to apply for and obtain the permit by contacting the Port Infrastructure Asset Manager on 4976 1332 or <u>bartono@gpcl.com.au</u>.
- 11. The *Environmental Protection Act* 1994 states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard persons and entities, involved in the civil, earthworks, construction, and operational phases of this development, are to adhere to their 'general environmental duty' to minimise the risk of causing environmental harm.
- 12. Where the Applicant is required to submit further documentation to the Assessment Manager, this is to be directed to the Planning section at planning@gpcl.com.au, including reference to the allocated development application number.

PART 2: REFERRAL AGENCY CONDITIONS

Referral Agency Name: Department of State Development, Infrastructure, Local Government and Planning



SARA reference:2109-24567 SRAGPC reference:DA2017/09/03Applicant reference:GC21-027-T01

22 February 2022

Gladstone Ports Corporation Limited PO Box 259 GLADSTONE QLD 4680 planning@gpcl.com.au

Attention: Ms Judy Horsfall

Dear Ms Horsfall

SARA response—Wharf Drive, Buss Street, and Powers Street, Burnett Heads

(Referral agency response given under Section 56(1)(a) of the Planning Act 2016)

The development application described below was confirmed as properly referred by the State Assessment and Referral Agency (SARA) on 6 October 2021.

Response

Outcome:	Referral agency response – no requirements
Date of response:	22 February 2022
Conditions:	Not applicable
Advice:	Advice to the applicant is in Attachment 1 .
Reasons:	The reasons for the referral agency response are in Attachment 2.

Development details

Description:	Development permit	Change (Other) application to a Development approval for Material change of use for Bulk storage infrastructure and Activities, Loading/unloading infrastructure and activities and Warehouse infrastructure and activities
SARA role:	Referral Agency	
SARA trigger:	Schedule 10, Part 5, Div	vision 4, Table 2, Item 1 (Planning Regulation

	2017) – Environmentally relevant activities (only if the environmentally activity has not been devolved to a local government)
SARA reference:	2109-24567 SRA
Assessment Manager:	Gladstone Ports Corporation Limited
Street address:	Wharf Drive, Buss Street, and Powers Street, Burnett Heads
Real property description:	Lot 1 on SP308111, Lot 276 on SP128643, Lot 3 on SP133687 and Lot 501 on SP279707
Applicant name:	Okara Pty Ltd
Applicant contact details:	67 Barolin Street Bundaberg QLD 4670 <u>shane@insitesjc.com.au</u>
Environmental Authority:	 This referral included an application for an environmental authority under section 115 of the <i>Environmental Protection Act 1994</i>. Below are the details of the decision: Approved Reference: P-EA-100204423 Effective date: As nominated in the permit Prescribed environmentally relevant activity (ERA): ERA 50 – Mineral and bulk material handling
	If you are seeking further information on the environmental authority

If you are seeking further information on the environmental authority, the Department of Environment and Science's website includes a register. This can be found at: <u>www.des.qld.gov.au</u>

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 3**.

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

For further information please contact Hugh Byrnes, Principal Planning Officer, on 07 4331 5619 or via email WBBSARA@dsdilgp.gld.gov.au who will be pleased to assist.

Yours sincerely

Luke Lankowski Manager, Planning – Wide Bay Burnett

cc Okara Pty Ltd shane@insitesjc.com.au

enc Attachment 1 - Advice to the applicant Attachment 2 - Reasons for referral agency response Attachment 2 - Representations provisions

Attachment 1—Advice to the applicant

General advice	
1. Terms and phrases used in this document are defined in the <i>Planning Act 2016</i> its regulation or the State Development Assessment Provisions (SDAP) [v2.6]. If a word remains undefined it has its ordinary meaning.	

Attachment 2—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 complies with State Code 22: Environmentally relevant activities, as the nature, scale and location of the proposed development avoids and mitigates environmental harm on environmental values.

Material used in the assessment of the application:

- The development application material and submitted plans
- Planning Act 2016
- Planning Regulation 2017
- The State Development Assessment Provisions (version [2.6]), as published by the department
- The Development Assessment Rules
- SARA DA Mapping system

Attachment 3—Change representation provisions

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.

¹ Pursuant to Section 68 of the *Planning Act 2016*

² 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

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.

Permit

Environmental Protection Act 1994

Environmental authority P-EA-100204423

This DRAFT environmental authority is issued by the administering authority under Chapter 5 of the Environmental Protection Act 1994.

Environmental authority number: P-EA-100204423

Environmental authority takes effect on the date that your related development approval "2109-24567 SRA" takes effect. This is the take effect date."

Within 5 business days of the environmental authority taking effect, the administering authority must be given written notice of the occurrence. Prior to the commencement of the activity, the administering authority must be given written notice of the proposed date of commencement.

The first annual fee is payable within 20 business days of the take effect date.

The anniversary date of this environmental authority is the same day each year as the take effect date. The payment of the annual fee will be due each year on this day.

Environmental authority holder(s)

Name(s)	Registered address
OKARA PTY. LTD.	63 Buss Street PORT OF BUNDABERG QLD 4670

Environmentally relevant activity and location details

Environmentally relevant activity/activities	Location(s)
ERA 50 - Mineral and bulk material handling - 1(a) - Loading or unloading 100t or more of minerals in a day, other than loading or unloading mentioned in item 3, or storing 50,000t or more of minerals - within 5km of the highest astronomical tide or 1km of a watercourse	1/SP308111 and 276/SP128643
ERA 50 - Mineral and bulk material handling - 2 - Loading or unloading 100t or more of bulk materials in a day, other than loading or unloading mentioned in item 3, or storing bulk materials	1/SP308111 and 276/SP128643



Page 1 of 11

Additional information for applicants

Environmentally relevant activities

The description of any environmentally relevant activity (ERA) for which an environmental authority (EA) is issued is a restatement of the ERA as defined by legislation at the time the EA is issued. Where there is any inconsistency between that description of an ERA and the conditions stated by an EA as to the scale, intensity or manner of carrying out an ERA, the conditions prevail to the extent of the inconsistency.

An EA authorises the carrying out of an ERA and does not authorise any environmental harm unless a condition stated by the EA specifically authorises environmental harm.

A person carrying out an ERA must also be a registered suitable operator under the *Environmental Protection Act 1994* (EP Act).

Contaminated land

It is a requirement of the EP Act that an owner or occupier of contaminated land give written notice to the administering authority if they become aware of the following:

- the happening of an event involving a hazardous contaminant on the contaminated land (notice must be given within 24 hours); or
- a change in the condition of the contaminated land (notice must be given within 24 hours); or
- a notifiable activity (as defined in Schedule 3) having been carried out, or is being carried out, on the contaminated land (notice must be given within 20 business days)

that is causing, or is reasonably likely to cause, serious or material environmental harm.

For further information, including the form for giving written notice, refer to the Queensland Government website <u>www.qld.gov.au</u>, using the search term 'duty to notify'.

Take effect

Please note that, in accordance with section 200 of the EP Act, an EA has effect:

- a) if the authority is for a prescribed ERA and it states that it takes effect on the day nominated by the holder of the authority in a written notice given to the administering authority on the nominated day; or
- b) if the authority states a day or an event for it to take effect-on the stated day or when the stated event happens; or
- c) otherwise on the day the authority is issued.

However, if the EA is authorising an activity that requires an additional authorisation (a relevant tenure for a resource activity, a development permit under the *Planning Act 2016* or an SDA Approval under the *State Development and Public Works Organisation Act 1971*), this EA will not take effect until the additional authorisation has taken effect.

If this EA takes effect when the additional authorisation takes effect, you must provide the administering authority written notice within 5 business days of receiving notification of the related additional authorisation taking effect.

The anniversary day of this environmental authority is the same day each year as the original take effect date unless you apply to change the anniversary day. The payment of the annual fee will be due each year on this day. An annual return will be due each year on 01 April.

If you have incorrectly claimed that an additional authorisation is not required, carrying out the ERA without the

additional authorisation is not legal and could result in your prosecution for providing false or misleading information or operating without a valid environmental authority.

Signature

Tristan Roberts Department of Environment and Science Delegate of the administering authority Environmental Protection Act 1994 18 February 2022

Date

Enquiries:

GPO Box 2454, BRISBANE QLD 4001 Phone: (07) 3330 5715 Email: EnergyandExtractive@des.qld.gov.au

Privacy statement

Pursuant to section 540 of the EP Act, the Department is required to maintain a register of certain documents and information authorised under the EP Act. A copy of this document will be kept on the public register. The register is available for inspection by members of the public who are able take extracts, or copies of the documents from the register. Documents that are required to be kept on the register are published in their entirety, unless alteration is required by the EP Act. There is no general discretion allowing the Department to withhold documents or information required to be kept on the public register. For more information on the Department's public register, search 'public register' at www.qld.gov.au. For queries about privacy matters please email privacy@des.qld.gov.au or telephone 13 74 68.

Obligations under the Environmental Protection Act 1994

In addition to the requirements found in the conditions of this environmental authority, the holder must also meet their obligations under the EP Act, and the regulations made under the EP Act. For example, the holder must comply with the following provisions of the Act:

- general environmental duty (section 319)
- duty to notify environmental harm (section 320-320G)
- offence of causing serious or material environmental harm (sections 437-439)
- offence of causing environmental nuisance (section 440)
- offence of depositing prescribed water contaminants in waters and related matters (section 440ZG)
- offence to place contaminant where environmental harm or nuisance may be caused (section 443)

Other permits required

This permit only provides an approval under the *Environmental Protection Act 1994*. In order to lawfully operate you may also require permits / approvals from your local government authority, other business units within the department and other State Government agencies prior to commencing any activity at the site. For example, this may include permits / approvals with your local Council (for planning approval), the Department of Transport and Main Roads (to access state controlled roads), the Department of Resources (to clear vegetation), and the Department of Agriculture and Fisheries (to clear marine plants or to obtain a quarry material allocation).

Obligations under the Mining and Quarrying Safety and Health Act 1999

If you are operating a quarry, other than a sand and gravel quarry where there is no crushing capability, you will be required to comply with the *Mining and Quarrying Safety and Health Act 1999*. For more information on your obligations under this legislation contact Mine Safety and Health at <u>https://www.rshq.qld.gov.au/</u>, or phone 13 QGOV (13 74 68) or your local Mines Inspectorate Office.

Development Approval

This permit is not a development approval under the *Planning Act 2016*. The conditions of this environmental authority are separate, and in addition to, any conditions that may be on the development approval. If a copy of this environmental authority is attached to a development approval, it is for information only, and may not be current. If you are unsure that you have the most current version of the environmental authority relating to this site please visit <u>https://apps.des.qld.gov.au/env-authorities/</u> to access all environmental authorities currently approved.

Conditions of environmental authority

Agency inte	erest: General							
Condition number	Condition							
G1	 Activities under this environmental authority must be conducted in accordance with the following limitations: The commodities that are authorised to be stored under this environmental authority include: Silica sand Gypsum Wood Pellet Rosin Terpine This environmental authority allows for the total maximum amount of 198,000 tonnes/year of the commodities mentioned in condition G1 (1). The loading/unloading of commodities must only occur on the Sir Thomas Hiley What on Lot 276 on SP128643 as shown in Appendix 1 as 'Minerals and Bulk material unloading and loading area'. Storage of commodities mentioned in condition G1 (1) must only occur within the defined area shown in Appendix 1 as 'Minerals and Bulk material storage area'. Records must be kept of the daily quantity of material or minerals processed. 							
G2	Any breach of a condition of this environmental authority must be reported to the administering authority as soon as practicable within 24 hours of becoming aware of the breach. Records must be kept including full details of the breach and any subsequent actions taken.							
G3	All reasonable and practicable measures must be taken to prevent or minimise environmental harm caused by the activities.							
G4	Other than as permitted by this environmental authority, the release of a contaminant into the environment must not occur.							
G5	Environmental monitoring results must be kept until surrender of this environmental authority. All other information and records that are required by the conditions of this environmental authority must be kept for a minimum of five (5) years. All information and records required by the conditions of this environmental authority must be provided to the administering authority, or nominated delegate upon request, within the required timeframe and in the specified format.							
G6	 The activity must be undertaken in accordance with written procedures that: a) identify potential risks to the environment from the activity during routine operations and emergencies; and b) establish and maintain control measures that minimise the potential for environmental harm; and c) ensure plant, equipment and measures are maintained in a proper and effective condition; and d) ensure plant, equipment and measures are operated in a proper and effective manner; and e) ensure that staff are trained and aware of their obligations under the <i>Environmental Protection Act 1994</i>; and f) ensure that reviews of environmental performance are undertaken at least annually. 							

G8		ed under this		Chemicals and fuels in containers of greater than 15 litres must be stored within a secondary containment system.									
	All analyses required under this environmental authority must be carried out by a laboratory that has National Association of Testing Authorities (NATA) certification, or an equivalent certification, for such analyses. The only exception to this condition is the in situ monitoring of pH and electrical conductivity.												
G9	An appropriately qualified person(s) must monitor, record and interpret all parameters that are required to be monitored by this environmental authority and in the manner specified by this environmental authority.												
G10	When required by the administering authority, monitoring must be undertaken in the manner prescribed by the administering authority to investigate a complaint of environmental nuisance arising from the activity. The monitoring results must be provided within 10 business days to the administering authority upon its request.												
Agency inte	rest: Waste												
Condition number			с	ondition									
W1	All waste generated in carrying out the activity must be lawfully reused, recycled or removed to a facility that can lawfully accept the waste.												
W2	Incompatible waste	es must not	be mixed in th	ne same cor	ntainer or was	te storage	area.						
Agency inte	rest: Acoustic												
Condition number			с	ondition									
N1	The noise generate place or commercia		tivity must no	t cause envi	ironmental nu	isance to a	any sensitive						
N2	Noise from the acti <i>limits and Table –n</i> with the associated Table – Winter mo	oise limits a monitoring	<i>pplicable in a</i> requirements	ll other seas									
		Monday	to Saturday		Sunday a	nd Public	Holidays						
	Noise level measured in dB(A)	7am– 6pm	6pm– 10pm	10pm– 7am	7am– 6pm	6pm– 10pm	10pm– 7am						
		Noise me	easured at th	e sensitive	place								
	LAeq, adj, T	49	49	49	49	49	49						
	L _{Amax,adj,T}	-	-	49	-	-	49						
		Noise me	easured at th	e commerc	ial place								

		Monday	to Saturday	,	Sunday	Sunday and Public Holidays					
	Noise level measured in dB(A)	7am– 6pm	6pm– 10pm	10pm– 7am	7am– 6pm	6pm– 10pm	10pm– 7am				
		Noise me	Noise measured at the sensitive place								
	L _{Aeq, adj, T}	55	55	50	55	55	50				
	L _{Amax,adj,T}	-	-	49	-	-	49				
		Noise me	asured at t	he commer	cial place						
	L _{Aeq, adj, T}	55	55	55	55	55	55				
	Associated monitor	ing requireme	ents								
	1. Limits are a	oplied at the bo	oundary of the	e sensitive rec	eptor.						
	2. All monitorin instruction n	ig devices mus nanual.	t be calibrate	d and maintai	ned accordin	ig to the ma	nufacturer's				
		ing must be in <i>Noise Measur</i> e			ecent versio	n of the adr	ninistering				
	4. Any monitor operation.	ing of noise en	nissions from	the activity m	nust be unde	rtaken wher	n the activity is				
N3	results notified with 1. LAeq, adj, T; 2. Backgroun 3. LAmax,T; 4. the level ar 5. atmospher 6. effects due	2. Background noise (Background) as LA90, adj, T;									
N3	The method of mea of the Department										
Agency inte	erest: Air										
Condition number			С	ondition							
A1	Odours or airborne place or commercia		s must not c	ause enviror	nmental nui	sance to a	ny sensitive				
A3	b) a concentra micrometre	commercial p ition of 120 n e with Austral ation of partic e (µm) (PM10)	lace: nilligrams pe lian Standar culate matte suspended	er square me d AS 3580.1 r with an aero in the atmos	tre per day, 0.1 (or more odynamic d phere of 50	when moi e recent ec iameter of) micrograi	nitored in ditions), or less than 10				

Condition number	Condition									
L1	Contaminants must not be released to land.									
L2	reatment and management of acid sulfate soils must comply with the latest edition of the ueensland Acid Sulfate Soil Technical Manual.									
L3	fore applying to surrender this environmental authority, the site must be rehabilitated to hieve a safe, stable, non-polluting landform.									
Agency interest: Water										
Condition number	Condition									

Definitions

Key terms and/or phrases used in this document are defined in this section. Where a term is not defined, the definition in the *Environmental Protection Act 1994*, its regulations or environmental protection policies must be used. If a word remains undefined it has its ordinary meaning.

Activity means the environmentally relevant activities, whether resource activities or prescribed activities, to which the environmental authority relates.

Administering authority means the Department of Environment and Science or its successors or predecessors.

Appropriately qualified person(s) means a person or persons who has professional qualifications, training, skills and experience relevant to the EA requirement and can give authoritative assessment, advice and analysis in relation to the EA requirement using the relevant protocols, standards, methods or literature.

Background means noise, measured in the absence of the noise under investigation, as $L_{A90,T}$ being the A-weighted sound pressure level exceeded for 90% of the time period of not less than 15 minutes, using Fast response.

Bulk material— as defined in Section 50 Schedule 2 of the Environmental Protection Regulation 2019. **Commercial place** means a place used as a workplace, an office or for business or commercial purposes and includes a place within the curtilage of such a place reasonably used by persons at that place.

Environmental nuisance as defined in Chapter 1 of the Environmental Protection Act 1994.

Groundwater means water that occurs naturally in, or is introduced artificially into, an aquifer.

Incompatible waste means waste that may chemically react when:

- 1. placed in proximity to other wastes; and/or
- 2. mixed with other wastes.

L_{Aeq adj,T} means the adjusted A weighted equivalent continuous sound pressure level measures on fast response, adjusted for tonality and impulsiveness, during the time period T, where T is measured for a period no less than 15 minutes when the activity is causing a steady state noise, and no shorter than one hour when the approved activity is causing an intermittent noise.

L_{Amax,T} means the maximum A-weighted sound pressure level measured over a time period T of not less than 15 minutes, using Fast response.

Land does not include waters.

Measures have the broadest interpretation and includes plant, equipment, physical objects, monitoring, procedures, actions, directions and competency.

Mineral— as defined in Section 50 Schedule 2 of the Environmental Protection Regulation 2019.

NATA means National Association of Testing Authorities.

Records include breach notifications, written procedures, analysis results, monitoring reports and monitoring programs required under a condition of this authority.

Secondary containment system means a system designed, installed and operated to prevent any release of contaminants from the system, or containers within the system, to land, groundwater, or surface waters.

Sensitive place includes the following and includes a place within the curtilage of such a place reasonably used by persons at that place:

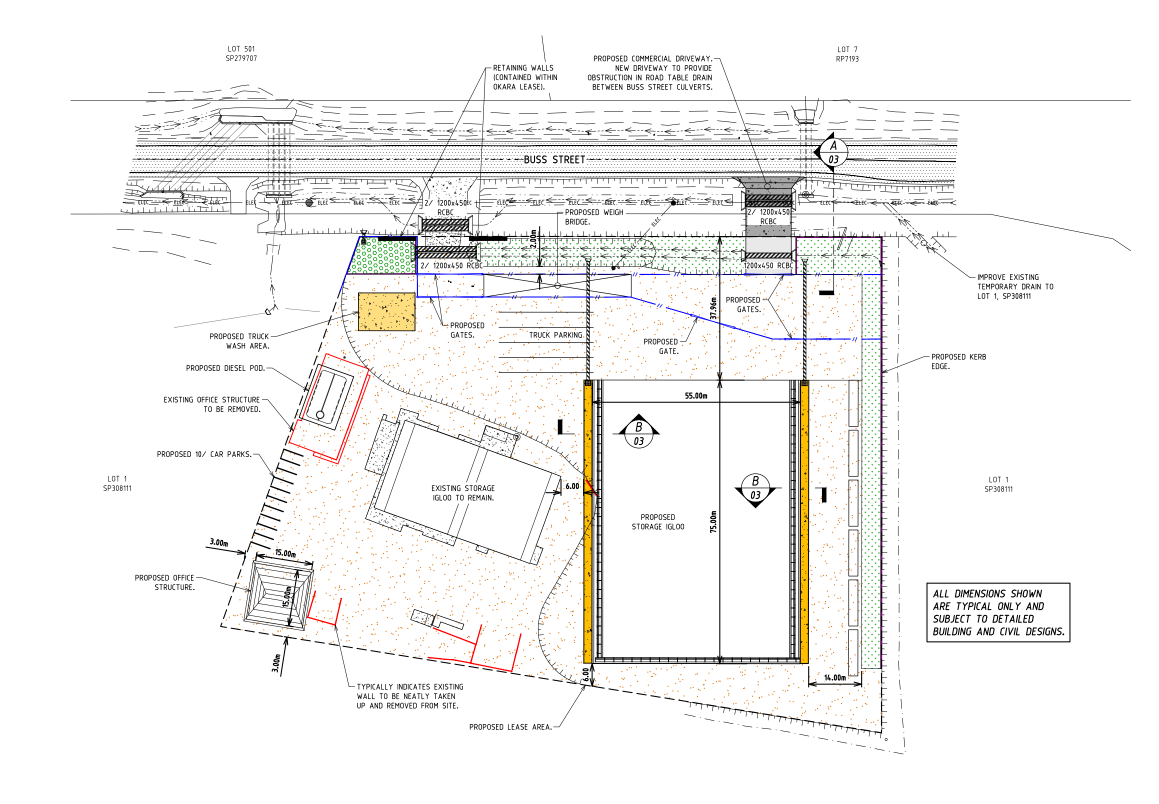
- 1. a dwelling, residential allotment, mobile home or caravan park, residential marina or other residential premises; or
- 2. a motel, hotel or hostel; or
- 3. a kindergarten, school, university or other educational institution; or
- 4. a medical centre or hospital; or
- 5. a protected area under the *Nature Conservation Act* 1992, the *Marine Parks Act* 2004 or a World Heritage Area; or
- 6. a public park or garden; or
- 7. for noise, a place defined as a sensitive receptor for the purposes of the Environmental Protection (Noise) Policy 2019.

Waters includes river, stream, lake, lagoon, pond, swamp, wetland, unconfined surface water, unconfined water, natural or artificial watercourse, bed and bank of any waters, dams, non-tidal or tidal waters (including the sea), stormwater channel, stormwater drain, roadside gutter, stormwater run-off, and groundwater and any part thereof.



END OF ENVIRONMENTAL AUTHORITY

ATTACHMENT 2: APPROVED PLANS AND SPECIFICATIONS



								PROJECT NORTH				at A1 o 5 O at A3
G	FOR INFORMATION FOR INFORMATION	19.05.22 LJM 10.05.22 LJM	_				NOTES	CLIENT: OKARA PTY LTD	DESIGNED: RAW	DRAWN: LIM	CHECKED: RAW	TITLE:
E D C B	FOR INFORMATION FOR INFORMATION	30.03.22 LJM 18.03.22 LJM 25.01.22 LJM 03.11.21 LJM	Empire	BUNDABERG 66A Barolin Street, Bundaberg, Qld PO Box 2052 Bundaberg Qld 4670 T: 07 4154 4894	GYMPIE 3/19 Tozer Street, Gympie, Qld PO Box 2052 Bundaberg Qld 4670 T: 07 53544080	SUNSHINE COAST The Corporate Centre, 13 Norval Ct. Qld PO Box 102 Mooloolaba Qld 4557 T: 07 5477 6437	WITHOUT THE EXPRESS PERMISSION OF THE ENGINEER. INFRINGEMENT IN ANY WAY MAY RESULT IN LEGAL ACTION.	PROJECT: PROPOSED BULK STORAGE FACILIT BUSS STREET	γ APPROVED:			CONCEPT SI
ISSU	UE AMENDMENT	DATE DFT		E: admin.cc@empireengineering.com.au	E: admin.cc@empireengineering.com.au	E: admin.sc@empireengineering.com.au	2. FIGURED DIMENSIONS TAKE PRECEDENCE OVER SCALED. 3. VERIFY ALL DIMENSIONS ON SITE.	BURNETT HEADS		ROSS WEGN	IER / RPEQ: 8042]

PROJECT NORTH

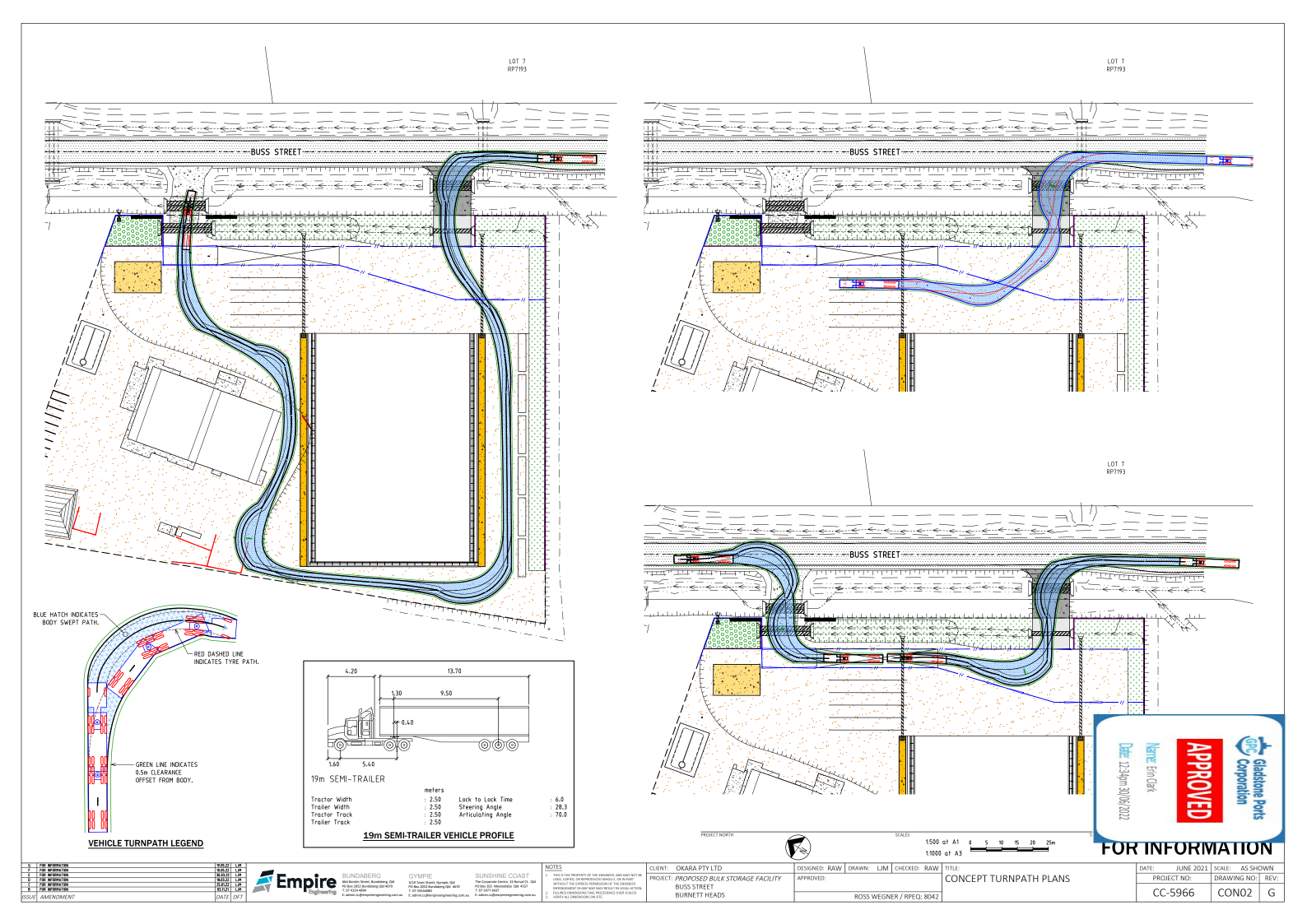
SCALES

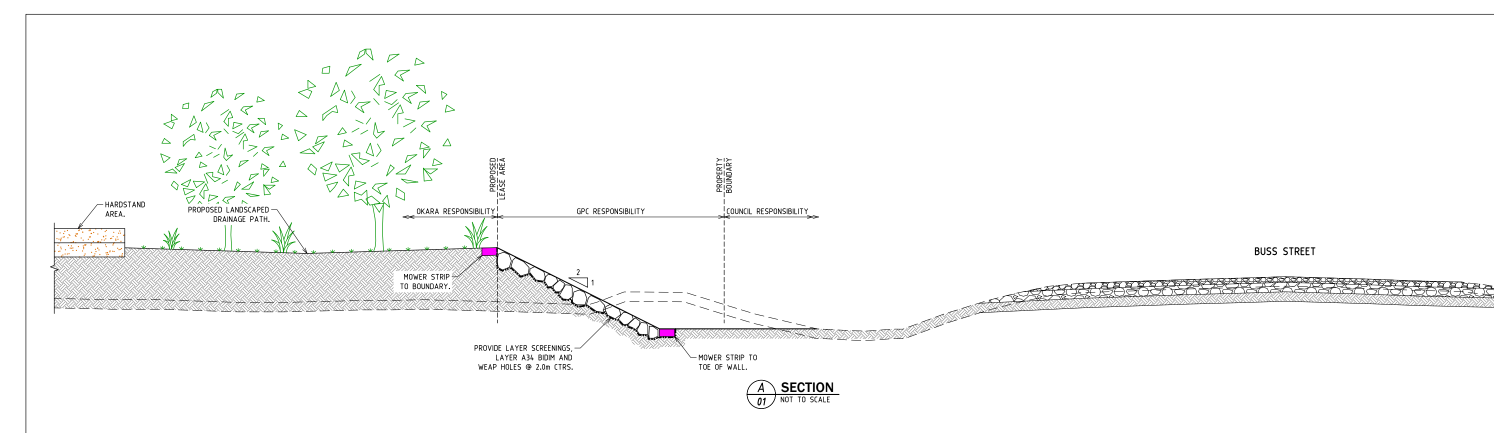
WARNING

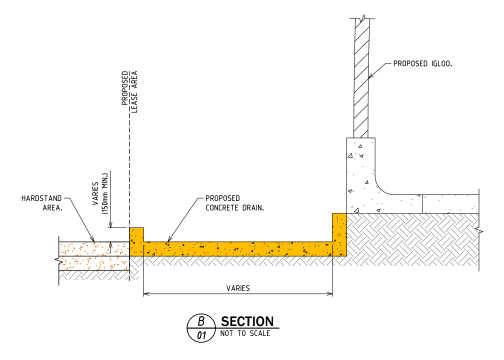
THE LOCATION OF ALL EXISTING SERVICES (E.G. TELSTRA, ELECTRICITY, SEWERAGE, WATER & GAS) ARE SHOWN SCHEMATICALLY ON THE DRAWINGS. PRIOR TO AND DURING CONSTRUCTION OBTAIN THE PRECISE LOCATION OF ALL SERVICES (UNDERGROUND & OVERHEAD) FROM THE RELEVANT AUTHORITY RESPONSIBLE FOR THE SERVICE SHOWN. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ANY DAMAGE TO EXISTING SERVICES WHETHER SHOWN ON THE DRAWINGS OR NOT.

LEGEND	
	PROPOSED LANDSCAPED DRAIN
	PROPOSED ASPHALT/BITUMEN SEALED HARDSTAND AREA
00000	PROPOSED BIORETENTION BASIN (MIN AREA 150m ²)
	PROPOSED VEGETATED DRAINAGE SWALE
•••••	PROPOSED LANDSCAPING
//	PROPOSED FENCE (SHOWN INDICATIVELY, TBC)

	Date: 12:34pm 30/06/2022	APPROVED	GPC Gladstone Ports Corporation	
5 10 15 20 25m	FOR	INFORM	1ATIO	Ν
		DATE: JUNE 2021	SCALE: AS SHO	
T SITE PLAN		PROJECT NO:	DRAWING NO:	REV:
		CC-5966	CON01	G







		AMENDMENT	DATE DFT		E: admin.cc@empireengineering.com.au	E: admin.cc@empireengineering.com.au	E: admin.sc@empireengineering.com.au	 HIGURED DIMENSIONS TAKE PRECEDENCE OVER SCALED. VERIFY ALL DIMENSIONS ON SITE. 	BURNETT HEADS		ROSS WEGN	ER / RPEQ: 8042	
В	FO	GR REGRATION GR REGRATION GR REGRATION GR REGRATION GR REGRATION GR REGRATION	03.11.21 LJM	Empire	T: 07 4154 4894	T: 07 53544080	T: 07 5477 6437	INFRINGEMENT IN ANY WAT MAT RESULT IN LEGAL ACTION.					
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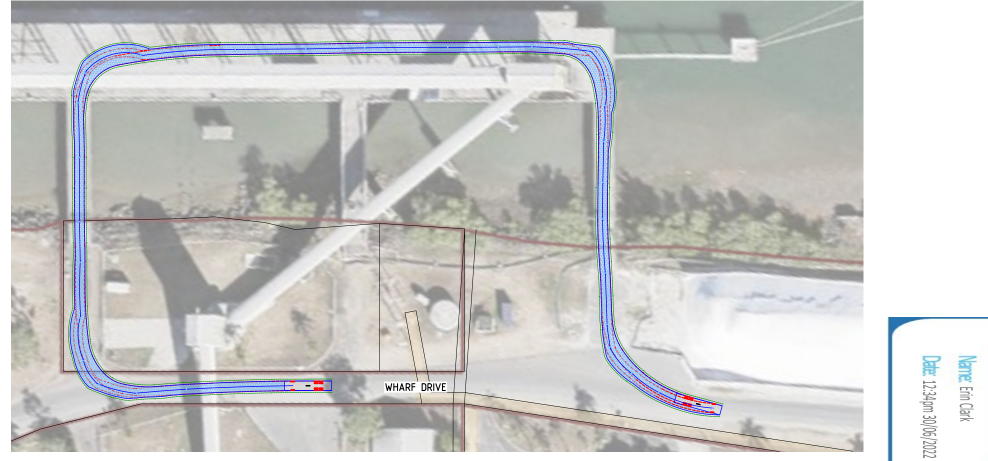
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	DATE:	JUNE 2021	SCALE:	AS SHO	DWN
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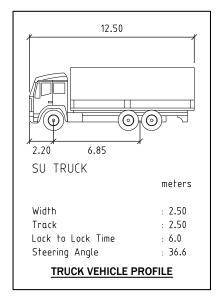


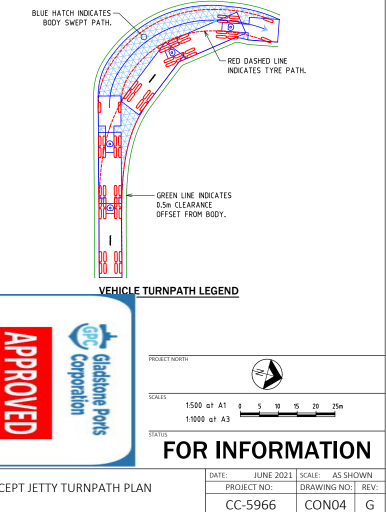
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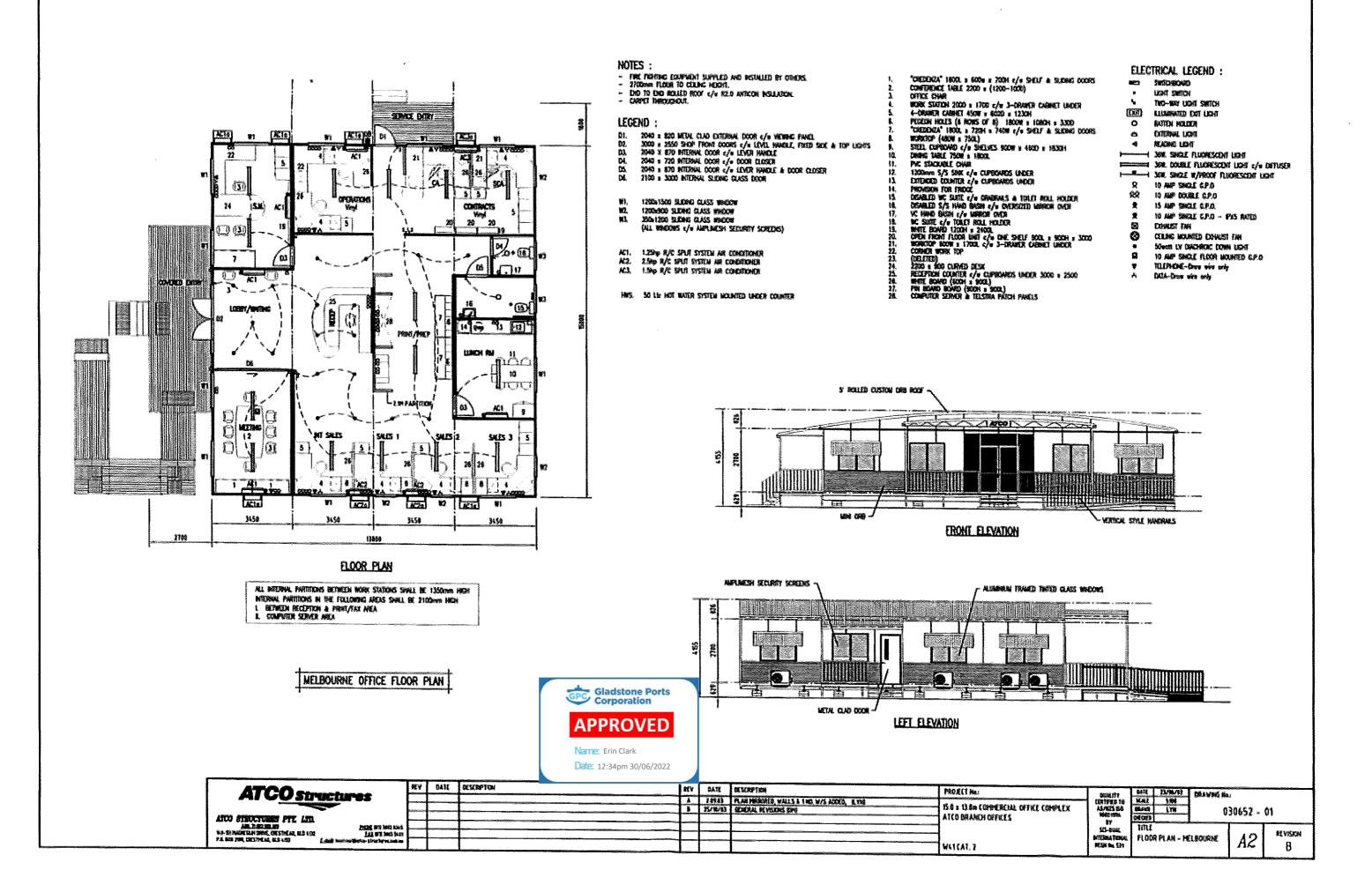
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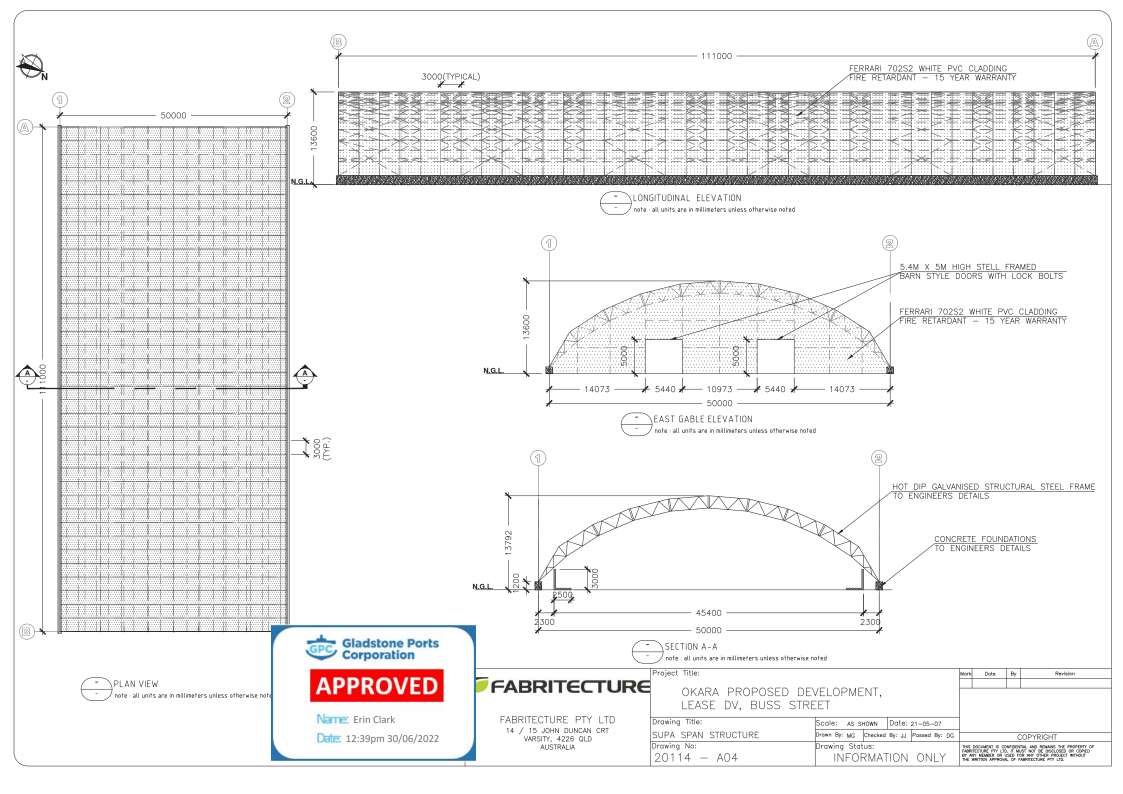
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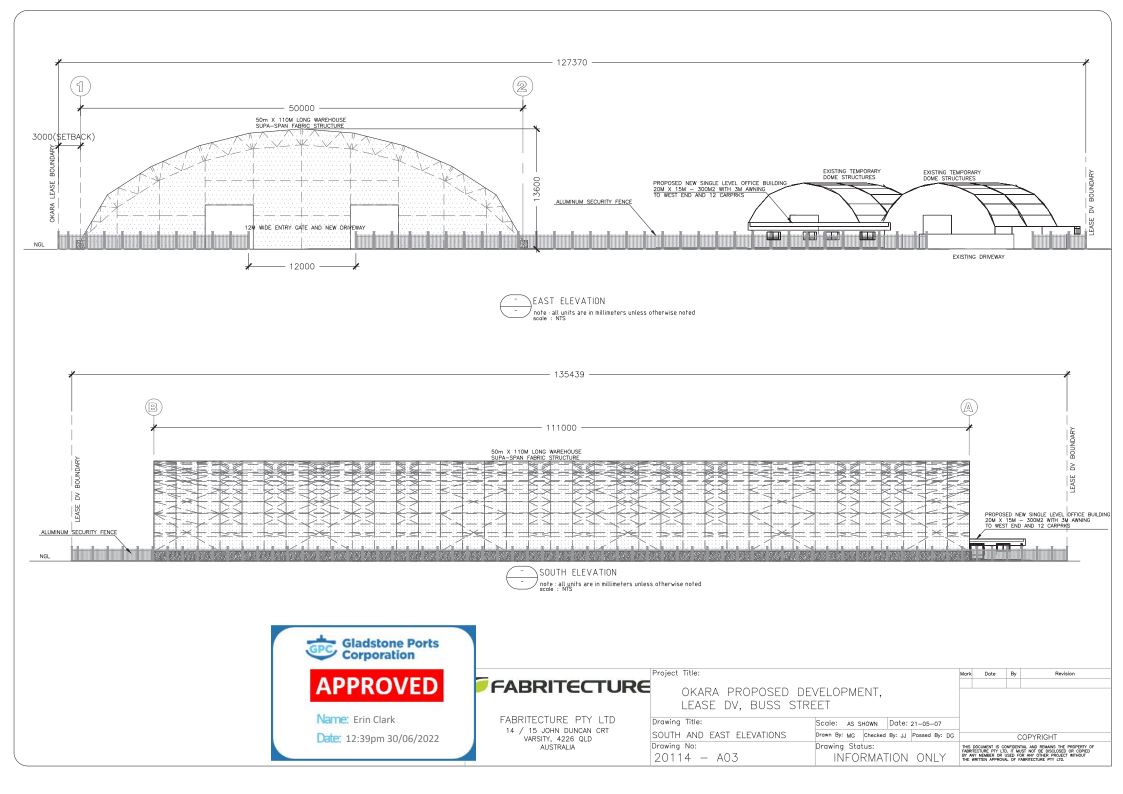
THE LOCATION OF ALL EXISTING SERVICES (E.G. TELSTRA, ELECTRICITY, SEWERAGE, WATER & GAS) ARE SHOWN SCHEMATICALLY ON THE DRAWINGS. PRIOR TO AND DURING CONSTRUCTION OBTAIN THE PRECISE LOCATION OF ALL SERVICES (UNDERGROUND & OVERHEAD) FROM THE RELEVANT AUTHORITY RESPONSIBLE FOR THE SERVICE SHOWN. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ANY DAMAGE TO EXISTING SERVICES WHETHER SHOWN ON THE DRAWINGS OR NOT.

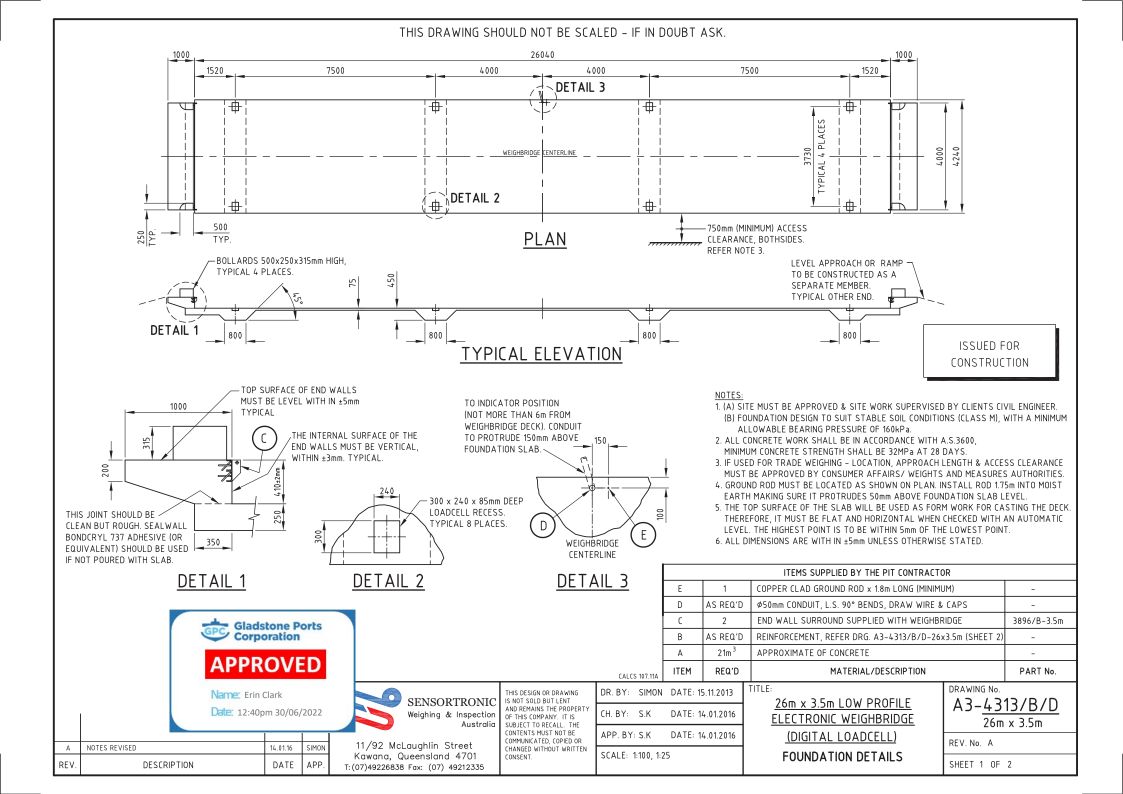


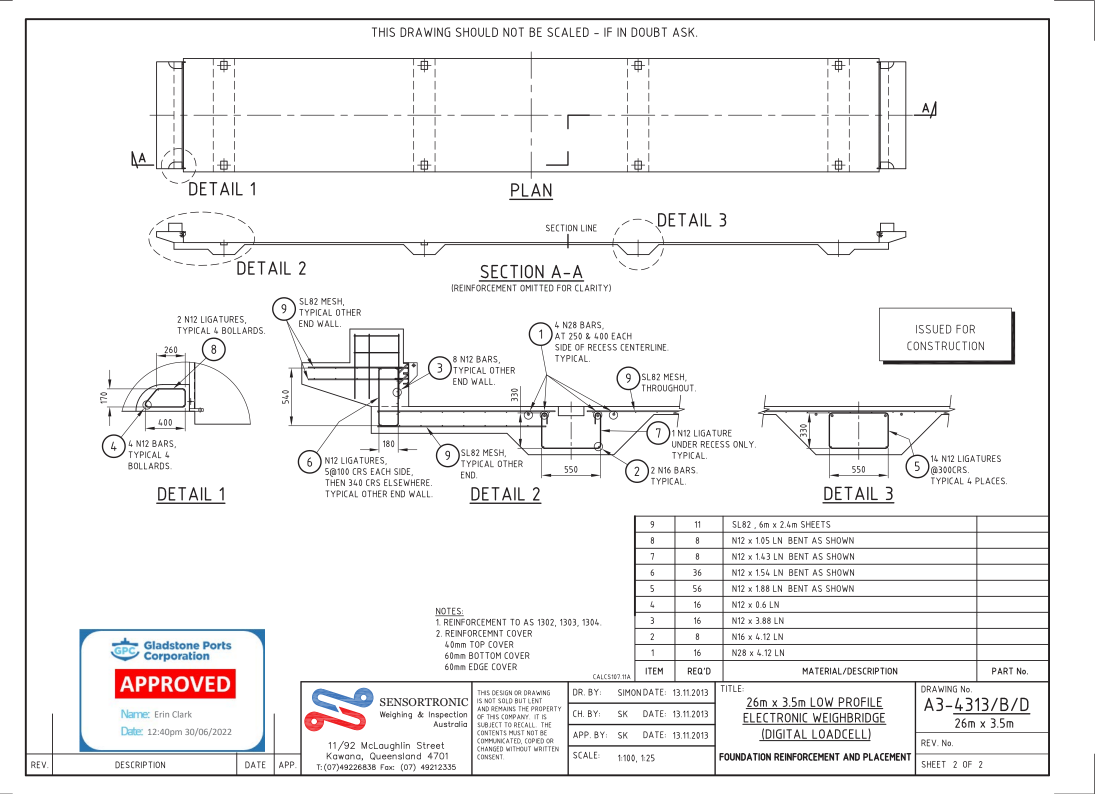


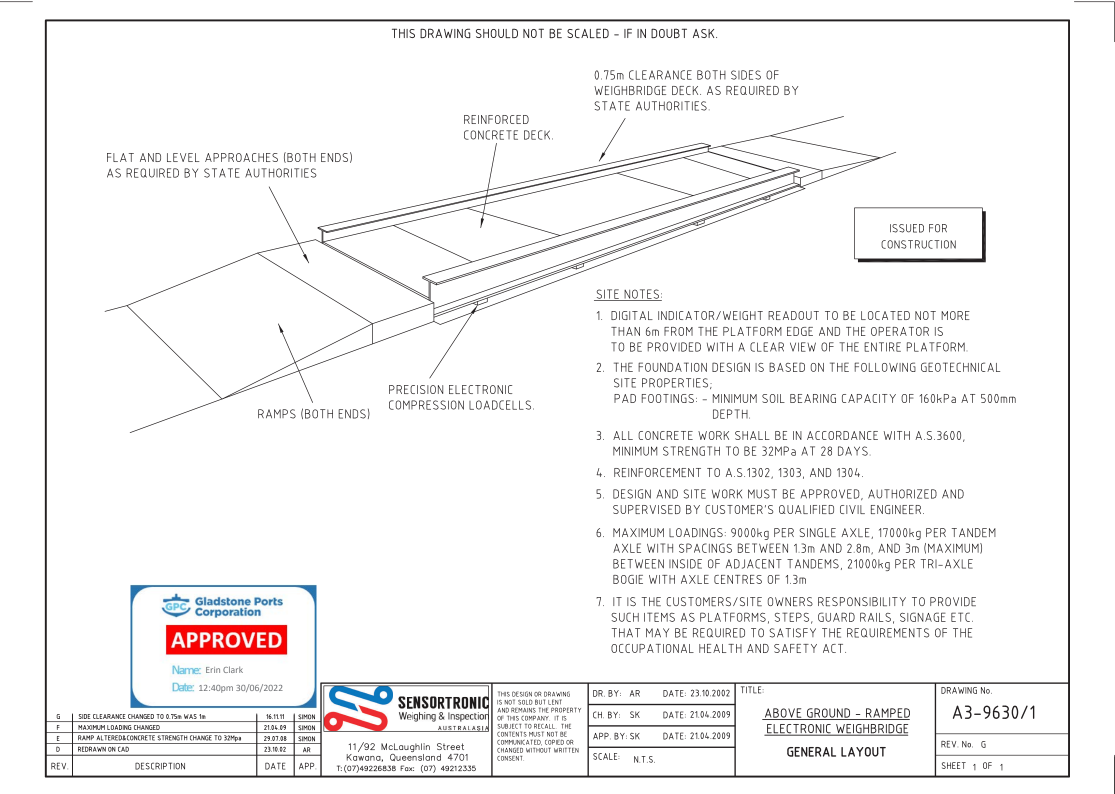












ATTACHMENT 3: ORIGINAL DECISION NOTICE



GPC Document No. 1419745 GPC Ref: DA2017/09 Your Ref.:

5 June 2018

Mr Phill Casey Okara Pty Ltd PO Box 9153 BURNETT HEADS QLD 4670

Email: administration@okara.com.au

Dear Mr Casey

CHANGED DECISION NOTICE – APPROVAL WITH CONDITIONS – DA2017/09

(GIVEN UNDER S83 PLANNING ACT 2016 AND THE PROVISIONS OF PORT OF BUNDABERG LAND USE PLAN 2009)

This changed decision notice replaces the decision notice dated 5 February 2018.

1. Application Details

Application Number:	DA2017/09		
Applicant Name:	Mr Phill Casey, Okara Pty Ltd		
Applicant Contact Details:	Sandra Edge Okara Pty Ltd PO Box 9153 BURNETT HEADS QLD 4670 Email: administration@okara.com.au		
Approvals Sought:	Material Change of Use for port industry		
Details of Proposed Development:	Vehicle and Equipment Storage, Fabrication of Concrete Panels and Bulk Material Handling		
Location Street Address:	67 Buss Street BURNETT HEADS QLD 4670		
Location Real Property Description:	Part of Lot 1 on RP137256, and Part of Lot 276 on SP128643		
Land Owner:	Gladstone Ports Corporation Limited		

Gladstone Ports Corporation Limited

T: +61 7 4976 1333 • Fax: +61 7 4972 3045 • 40 Goondoon St/PO Box 259, Gladstone QLD, 4680, AUSTRALIA • www.gpcl.com.au ACN 131 965 896 ABN 96 263 788 242

-2-

2. Details Of Proposed Development

Proposed development includes:

- 1. Fabrication of concrete panels
- 2. Storage of vehicles and equipment
- 3. Temporary office and amenities
- 4. Storage of bulk bags of cement, ship unloading of bulk bags of cement
- 5. Storage of bulk gypsum (max. 5000t), handling/unloading bulk gypsum less than 100t per day
- 6. Storage of bagged gypsum
- 7. Bagging and distributing bagged gypsum
- 8. Storage of bulk silica sand (max. 5000t), handling/unloading bulk sand less than 100t per day within lease area
- 9. Motor vehicle maintenance
- 10. Fuel storage up to a maximum of 2250L for refuelling on-site vehicles only.

3. Details Of Decision

This minor change application was **decided** on **5 June 2018**.

This development application is **approved in full with conditions**. These conditions are set out in Attachment 1 and are clearly identified to indicate whether the assessment manager or a concurrence agency imposed them.

4. Details Of Approval

This development approval is a **Development Permit** given for:

c) Material Change of Use for port industry (*Planning Regulation 2017* reference Schedule 10, part 13, division 5 and Port of Bundaberg Land Use Plan 2009) including a minor change for motor vehicle maintenance and fuel storage to a maximum of 2250L.

SUPERSEDED

Material change of Use for port industry – dated 5 February 2018.

5. Conditions

This development approval is subject to the conditions in Attachment 1 - Part 1.

6. Further Development Permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

3. Not applicable

7. Properly made submissions

Not applicable – No part of the application required public notification.

8. Approved Plans and Specifications –

Copies of the following plans, specifications or drawings are enclosed in Attachment 2:

Drawing/report title	Prepared by	Date	Reference no.	Version		
Aspect of development: Material Change of Use						
Operational Environmental Management Plan	Okara Pty Ltd	June 2018				
Traffic Management Plan and associated traffic flow diagrams	Okara Pty Ltd	January 2018				
Stormwater Management Plan	Empire Engineering	August 2017	Project Ref: CC- 3912	Rev. B		

-3-

9. Currency Period for the Approval

This development approval will lapse at the end of the periods set out below:

• For Material Change of Use this approval lapses 6 years after this approval decision date – reference section 85 of the *Planning Act 2016*.

10. Rights of Appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment Court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016.* For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*).

Attachment 3 is an extract from the *Planning Act 2016* that sets down the applicant's appeal rights and the appeal rights of a submitter.

For further information please contact Sarah Hunter, Principal Planning Advisor, on 07 4976 1287 or via email <u>hunters@gpcl.com.au</u>.

Yours sincerely

Sarah Hunter Principal Planning Advisor 5 June 2018

Cc: relevant local government

Enc. Attachment 1: Conditions of Approval Part 1 – Conditions imposed by the assessment manager

Attachment 2: Approved plans and specifications

Attachment 3: Extract of appeal provisions Gladstone Ports Corporation Limited T: +61 7 4976 1333 • Fax: +61 7 4972 3045 • 40 Goondoon St/PO Box 259, Gladstone QLD, 4680, AUSTRALIA • www.gpcl.com.au ACN 131 965 896 ABN 96 263 788 242

ATTACHMENT 1: CONDITIONS OF APPROVAL

PART 1: ASSESSMENT MANAGER CONDITIONS

In general the development proposal is in compliance with the requirements of Gladstone Ports Corporation Limited (GPC). This development approval is subject to each of the following conditions which are stated by GPC, the assessment manager.

Part 1a: Approval sought under *Planning Act 2016* – MCU for port industry

GENERAL

- 56. The proposed development must be carried out generally in accordance with the plans as lodged with the application except where modified by conditions of this permit.
- 57. Unless otherwise stated, all conditions must be completed prior to the commencement of the use.
- 58. Where additional "approval" is required under these conditions by GPC for drawings or documentation, the proponent must submit for review, amend to the satisfaction of, and obtain written acceptance from the Gladstone Ports Corporation. Only in this manner can compliance with the condition be achieved.
- 59. All other relevant regulatory approvals must be obtained before commencement of works or operation of the facility.
- 60. The proponent must inform GPC of completion of works within 14 days of practical completion and undertake a site inspection with GPC. The proponent must also certify that the development is constructed as per design and provide RPEQ certification that the development has been constructed in accordance with the approved plans.
- 61. The proponent must at its cost and expense, keep and maintain the subject area, including existing services, in a state that is satisfactory to the Port.

ENGINEERING & PLANNING

- 62. The proponent must supply GPC with "As Constructed" plans in both hard copy (2 of) and electronic (CAD format) which illustrates all infrastructure and services installed on Port land which is associated with the activity (e.g. detailed positions of underground services).
- 63. Certification of all building and plumbing work is required. The approval holder must provide GPC with RPEQ certification of building foundations.
- 64. The proponent is required to apply for and obtain from GPC a Permit to Dig/Excavate prior to commencing any excavation or digging on site.

Street Identification

65. The street address of the development must be clearly visible and discernible from the primary frontage of the site by the provision of a street number and, where appropriate, the building/business name.

Roads and Access

- 66. Until Buss Street is upgraded and registered as a B-Double Route, all commercial traffic associated with the site must enter and exit the port via Newman Road and Wharf Drive.
- 67. The driveway must comply with the standards specified in the Bundaberg Regional Council planning scheme policy for development works driveways and access to developments for

Gladstone Ports Corporation Limited

commercial driveways. The driveway must be of sufficient width to ensure that B-Doubles leave the site without crossing the centreline of Buss Street.

-4-

- 68. Within 12 months of the date of this approval Prior to 5 February 2019 the proponent must provide a sealed pavement for the driveway and front carpark.
- 69. Any driveway works that extend beyond the lease area into the road reserve are subject to an operational works approval from the Bundaberg Regional Council.
- 70. The proponent is to notify GPC of damage/wear and tear caused to any port roads and associated infrastructure during the construction and operational phases e.g. damage to signage and pavement as a result of this activity. GPC will undertake necessary repairs at the expense of the proponent.
- 71. All activities associated with development must be carried out in accordance with the approved Traffic Management Plan.
- 72. All vehicles are to be stored on site. Trucks are not to que off site. Any marshalling of trucks required off of the wharf during ship unloading must be approved in writing by GPC.

Water and Sewer

- 73. Connection to Bundaberg Regional Council's water and sewer infrastructure is subject to further approvals. For further information about these requirements, contact Bundaberg Regional Council's Water and Wastewater Infrastructure Planning Technical Support Section on 1300 883 699.
- 74. Bundaberg Regional Council permits only one water service for each property. This means only one connection to the water main although there may be a potable and fire service feeding from that connection.

<u>Stormwater</u>

- 18. A stormwater drainage system connecting to a lawful point of discharge must be installed as indicted in the approved site plan. Stormwater drainage must be designed and constructed in accordance with the requirements of the Queensland Urban Drainage Manual and GPC.
- 19. The design of the site drainage system, fill, car parking and access must be undertaken so that flows from adjacent properties will not be impeded by the development.
- 20. All construction and operational activities must be managed in accordance with the approved Stormwater Management Plan and any stormwater management strategies in the approved Environmental Management Plan.

Stockpiles

- 21. The stockpile area must be managed so that air quality objectives set out in the Environment Protection (Air) Policy for dust or airborne contaminants are achieved.
- 22. The stockpile area is to be bunded to prevent contaminants being released into the environment or beyond the site boundary. Details of containment of stockpiles shall be included in the "As constructed" drawings referred to in condition 7.

Lighting

- 75. Any site lighting used during construction should not impact on the visibility of Navigational Aids utilised for the primary shipping channels nor illuminate a landward glare beyond the site boundary. Lighting will be continually reviewed during construction and operations with respect to navigation and will be revised as required in response to negative impacts as they arise.
- 76. All site lighting is not to adversely impact on turtle nesting on surrounding beaches.

Landscaping

77. Landscaping must be completed as per the approved site plan with 2m high plants located along the length of the Buss St property frontage and adjacent to the front carpark. Plant species to be selected from GPC plant species list for Port of Bundaberg.

ENVIRONMENT

- 78. Prior to works commencing on site, an Environmental Management Plan (EMP) that complies with GPC EMP guidelines and is specific to this application and its associated works, is to be submitted to GPC for approval. Furthermore, GPC will require no less than 10 business days to initially assess the EMP. Should further information be required to be provided for the assessment of the EMP, GPC will require a further 5 business days to complete the information request response.
- 23. Operational Environmental Management Plan 2018 (EMP) dated June 2018 is approved subject to the following amendments:
 - a) Removal of all references to another igloo being built after approval of the EMP,
 - b) Removal of all references to a 36,000L fuel storage being installed after approval of the EMP, and
 - c) Inclusion of a label on the site map showing the location of the 2000L fuel storage and if relevant, removal of reference or illustration of a 36,000L fuel storage.
- 24. Any further amendments to the approved EMP must be approved by GPC.
- 25. Where there is any conflict between the conditions of this approval and the EMP, the conditions of this approval shall prevail.

<u>Noise</u>

26. Activities on site are not to generate noise in such a manner as is likely to have an impact or cause nuisance to neighbouring activities or sensitive receptors.

Dust or Odour

27. Activities on site are not to generate dust or odour in such a manner as is likely to have an impact or cause nuisance to neighbouring activities or sensitive receptors. In the event a nuisance is caused, suppression measures are to be implemented in a timely manner.

Stormwater

28. Activities on site are not to generate sediment, hydrocarbon or other contamination in surface runoff and stormwater being discharged to Buss Street drainage.

<u>Waste</u>

- 29. All liquid and solid waste must be appropriately stored on site in such a manner as to prevent contamination of port land. All regulated waste must be appropriately disposed of off site in a timely manner at an approved facility.
- 30. Any spillage of sediment, wastes, fuels, chemicals, contaminants, or other materials at the storage site, on port roads or on the wharf must be cleaned immediately. Such spillage must not be cleaned up by hosing, sweeping or otherwise releasing such materials to any stormwater drainage system, roadside gutters or waters.
- 31. No loose materials or mud are to be tracked onto Buss Street. Any material tracked onto

Buss Street is to be cleaned in a timely manner.

-6-

Fuel, Oil and Chemical Storage

32. All fuel, oil and chemicals must be stored and used appropriately, in a manner that prevents contamination of port land.

Contamination

- 33. Construction, operations and associated works are not to be conducted in such a manner that would environmentally degrade Gladstone Ports Corporation land or infrastructure. This includes but is not limited to:
 - contamination of the land;
 - encouragement of pest and weed incursion;
 - loss of land through poor sediment and erosion controls; and
 - localised flooding from poor stormwater management practices/controls.

Any such degradation in or caused by the works or operations must be rectified in a timely manner to the satisfaction of GPC and measures implemented to prevent further degradation.

- 34. Gladstone Ports Corporation Environment Hotline (07) 4976 1617) is to be notified of the occurrence of any;
 - reportable release/spill of contaminants (e.g. fuels, chemicals);
 - any environmental complaints received by the holder of this approval; and
 - non-compliance with conditions of this approval or any environmental approval obtained.

ATTACHMENT 4: EXTRACT OF APPEAL PROVISIONS

Planning Act 2016

Schedule 1

Schedule 1 Appeals

section 229

1

Appeal rights and parties to appeals

- (1) Table 1 states the matters that may be appealed to—
 - (a) the P&E court; or
 - (b) a tribunal.
- (2) However, table 1 applies to a tribunal only if the matter involves—
 - (a) the refusal, or deemed refusal of a development application, for-
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (b) a provision of a development approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (c) if a development permit was applied for—the decision to give a preliminary approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (d) a development condition if—
 - (i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and

- (ii) the building is, or is proposed to be, not more than 3 storeys; and
- (iii) the proposed development is for not more than 60 sole-occupancy units; or
- (e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
- (f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
- (g) a matter under this Act, to the extent the matter relates to the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or
- (h) a decision to give an enforcement notice—
 - (i) in relation to a matter under paragraphs (a) to (g); or
 - (ii) under the *Plumbing and Drainage Act 2018*; or
- (i) an infrastructure charges notice; or
- (j) the refusal, or deemed refusal, of a conversion application; or
- (l) a matter prescribed by regulation.
- (3) Also, table 1 does not apply to a tribunal if the matter involves—
 - (a) for a matter in subsection (2)(a) to (d)—
 - (i) a development approval for which the development application required impact assessment; and
 - (ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
 - (b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.

Schedule 1

- (4) Table 2 states the matters that may be appealed only to the P&E Court.
- (5) Table 3 states the matters that may be appealed only to the tribunal.
- (6) In each table—
 - (a) column 1 states the appellant in the appeal; and
 - (b) column 2 states the respondent in the appeal; and
 - (c) column 3 states the co-respondent (if any) in the appeal; and
 - (d) column 4 states the co-respondents by election (if any) in the appeal.
- (7) If the chief executive receives a notice of appeal under section 230(3)(f), the chief executive may elect to be a co-respondent in the appeal.
- (8) In this section—

storey see the Building Code, part A1.1.

Table 1	
Appeals to the P&E Court and, for certain matters, to a tribuna	J

1. Development applications

For a development application other than an excluded application, an appeal may be made against—

- (a) the refusal of all or part of the development application; or
- (b) the deemed refusal of the development application; or
- (c) a provision of the development approval; or
- (d) if a development permit was applied for—the decision to give a preliminary approval.

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal				
Column 1	Column 2	Column 3	Column 4	
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)	
The applicant	The assessment manager	If the appeal is about a concurrence agency's referral response—the concurrence agency	 A concurrence agency that is not a co-respondent If a chosen assessment manager is the respondent—the prescribed assessment manager Any eligible advice agency for the application Any eligible submitter for the application 	

For a change application other than an excluded application, an appeal may be made against—

(a) the responsible entity's decision on the change application; or

(b) a deemed refusal of the change application.

Schedule 1

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal				
Column 1	Column 2	Column 3	Column 4	
Appellant	Respondent	Co-respondent	Co-respondent	
		(if any)	by election (if any)	
1 The applicant 2 If the responsible entity is the	The responsible entity	If an affected entity starts the appealthe applicant	1 A concurrence agency for the development application	
assessment manager—an affected entity that gave a pre-request notice or response notice		*	2 If a chosen assessment manager is the respondent—th prescribed assessment manager	
÷			3 A private certifier for the development application	
			4 Any eligible advice agency for the change application	
			5 Any eligible submitter for the change application	

3. Extension applications

For an extension application other than an extension application called in by the Minister, an appeal may be made against—

- (a) the assessment manager's decision on the extension application; or
- (b) a deemed refusal of the extension application.

Schedule 1

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal				
Column 1	Column 2	Column 3	Column 4	
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)	
 The applicant For a matter other than a deemed refusal of an extension application—a concurrence agency, other than the chief executive, for the application 	The assessment manager	If a concurrence agency starts the appeal—the applicant	If a chosen assessment manage is the respondent—the prescribed assessment manage	

4. Infrastructure charges notices

An appeal may be made against an infrastructure charges notice on 1 or more of the following grounds—

- (a) the notice involved an error relating to—
 - (i) the application of the relevant adopted charge; or

Examples of errors in applying an adopted charge—

- the incorrect application of gross floor area for a non-residential development
- applying an incorrect 'use category', under a regulation, to the development
- (ii) the working out of extra demand, for section 120; or
- (iii) an offset or refund; or
- (b) there was no decision about an offset or refund; or
- (c) if the infrastructure charges notice states a refund will be given—the timing for giving the refund; or
- (d) for an appeal to the P&E Court—the amount of the charge is so unreasonable that no reasonable relevant local government could have imposed the amount.

Schedule 1

Table 1 Appeals to the P&E Court and, for certain matters, to a tribunal			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The person given the infrastructure charges notice	The local government that gave the infrastructure charges notice		

5. Conversion applications

An appeal may be made against-

(a) the refusal of a conversion application; or

(b) a deemed refusal of a conversion application.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The applicant	The local government to which the conversion application was made		

6. Enforcement notices

An appeal may be made against the decision to give an enforcement notice.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The person given the enforcement notice	The enforcement authority		If the enforcement authority is not the local government for the premises in relation to which the offence is alleged to have happened—the local government

Current as at 18 June 2021

Schedule 1

Table 2Appeals to the P&E Court only

1. Appeals from tribunal

An appeal may be made against a decision of a tribunal, other than a decision under section 252, on the ground of—

(a) an error or mistake in law on the part of the tribunal; or

(b) jurisdictional error.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A party to the proceedings for the decision	The other party to the proceedings for the decision		

2. Eligible submitter appeals

For a development application or change application other than an excluded application, an appeal may be made against the decision to approve the application, to the extent the decision relates to—

- (a) any part of the development application or change application that required impact assessment; or
- (b) a variation request.

		1	
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if any)
 For a development application—an eligible submitter for the development application For a change application—an eligible submitter for the change application 	 For a development application—the assessment manager For a change application—the responsible entity 	 The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency 	Another eligible submitter for the application

Current as at 18 June 2021

Schedule 1

Table 2Appeals to the P&E Court only

3. Eligible submitter and eligible advice agency appeals

For a development application or change application other than an excluded application, an appeal may be made against a provision of the development approval, or a failure to include a provision in the development approval, to the extent the matter relates to—

- (a) any part of the development application or change application that required impact assessment; or
- (b) a variation request.

Column 1Column 2Column 3Column 4AppellantRespondentCo-respondentCo-respondentCo-respondent1For a development application—an eligible submitter for the development application1For a development application—the application—the application—an eligible submitter for the development application1The applicant about a concurrence agency's referral response—the concurrence agency for the development applicationAnother eligible submitter for the application—the responsible entity1The applicant about a concurrence agency's referral response—the concurrence agencyAnother eligible submitter for the concurrence agency2For a change applicationFor a change entity1The applicant about a concurrence agencyAnother eligible submitter for the concurrence agency3An eligible advice agency for the development applicationEFor a change agencyImage agency4. Compensation claimsAn appeal may be made against— (a) a decision under section 32 about a compensation claim; or	-	T		1
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-	. Compensation clain	ns		
a) a decision under section 32 about a compensation claim; or	An appeal may be mad	le against—		
	a) a decision under s	ection 32 about a com	pensation claim; or	

- (b) a decision under section 265 about a claim for compensation; or
- (c) a deemed refusal of a claim under paragraph (a) or (b).

Schedule 1

Table 2Appeals to the P&E Court only			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person dissatisfied with the decision	The local government to which the claim was made		
5. Registered premise	es		
An appeal may be ma	de against a decision o	f the Minister under	chapter 7, part 4.
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person given a decision notice about the decision	The Minister		If an owner or occupier starts the appeal—the owner of the registered
2 If the decision is to register premises or			premises
renew the registration of premises—an			
owner or occupier of			
premises in the affected area for the registered		×.	
premises who is dissatisfied with the decision			

6. Local laws

An appeal may be made against a decision of a local government, or conditions applied, under a local law about—

- (a) the use of premises, other than a use that is the natural and ordinary consequence of prohibited development; or
- (b) the erection of a building or other structure.

Schedule 1

Table 2 Appeals to the P&E Court only			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who	The local		
(a) applied for the decision; and	government		
(b) is dissatisfied with the decision or conditions.			

Table 3Appeals to a tribunal only

1. Building advisory agency appeals

An appeal may be made against giving a development approval for building work to the extent the building work required code assessment against the building assessment provisions.

Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent	Column 4 Co-respondent
		(if any)	by election (if
A building advisory agency for the development application related to the approval	The assessment manager	The applicant	any) 1 A concurrence agency for the development application related to the approval
- *			2 A private certifier for the development application related to the approval

Schedule 1

Table 3Appeals to a tribunal only

2. Inspection of building work

An appeal may be made against a decision of a building certifier or referral agency about the inspection of building work that is the subject of a building development approval under the Building Act.

		1	
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
The applicant for the development approval	The person who made the decision		

3. Certain decisions under the Building Act and the Plumbing and Drainage Act 2018

An appeal may be made against—

- (a) a decision under the Building Act, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act; or
- (b) a decision under the *Plumbing and Drainage Act 2018*, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who received, or was entitled to receive, an	The entity that made the decision		
nformation notice about the decision			

4. Local government failure to decide application under the Building Act

An appeal may be made against a local government's failure to decide an application under the Building Act within the period required under that Act.

Schedule 1

Table 3Appeals to a tribunal only			
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
	8	(if any)	by election (if
			any)
A person who was entitled to receive notice of the decision	The local government to which the application was made		

5. Failure to make a decision about an application or other matter under the *Plumbing and Drainage Act 2018*

An appeal may be made against a failure to make a decision under the *Plumbing and Drainage Act 2018*, other than a failure by the Queensland Building and Construction Commission to make a decision, within the period required under that Act, if an information notice about the decision was required to be given under that Act.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent
		(if any)	by election (if
			any)
A person who was entitled to receive an information notice about the decision	The entity that failed to make the decision		