

Our ref: M1299

Council ref: 1210385/ MC18/63

QA: tha.sj.nq

29 November 2019

Assessment Manager Charters Towers Regional Council PO Box 189 CHARTERS TOWERS QLD 4820

Via email: mail@charterstowers.qld.gov.au

pmiller@charterstowers.qld.gov.au

Attention: **Prue Miller**

Dear Prue,

Re: **Change Application (Minor Change)**

> Development Permit for Material Change of Use (MC18/63) - Undefined Use (Cattle Holding Yard) on land described as Lot 600 on SP310657 (formerly Lots 1-10 on RP715678) and located at 5291 Flinders Highway, Reid River

Milford Planning act on behalf of Reid River Land Holdings Pty Ltd with respect to the abovementioned land, and the Material Change of Use approval (Council ref: MCU18/63) - refer Attachment 1.

In accordance with s 78 of the Planning Act 2016 (the Act) we hereby submit a minor change application to the abovementioned development approval. In accordance with s 78(3)(c) of the Act, the responsible entity for a change application to change a development approval is the assessment manager.

The relevant Planning Act Form 5 - Change Application and Land Owner's Consent is provided in Attachment 2.



Background

The proposed development was originally approved on 18 September 2018, for the purpose of a Material Change of Use – Undefined Use (Cattle Holding Yard) (ref: MC18/63). The applicant is seeking to change a condition of the development permit which will trigger the need for a change application.

The development permit included a condition that required the establishment of sugar cane screening buffers between the cattle holding yard facility and the dwelling houses located along the Flinders Highway. This would ensure light emissions and the visual amenity of the dwelling houses would be maintained.

Proposed Changes

The proposed change to the development permit includes removing the requirement to provide sugar cane buffer screens and replacing this screen with an alternative tree species. It is proposed that while the trees are growing, an interim screen will be used in the form of hay bales.

Proposed Amendments to Conditions (MCU18/63)

In order for these changes to be adopted, we request the following conditions be amended to the Development Permit:

Condition 3 – Sugar Cane Vegetated Buffer Screens.

The requested changes are outlined below:

<u>Condition 3</u> – amend the condition into two parts to replace the requirement for a sugar cane buffer screen in favour of a variety of native bottle brush tree species and to include an interim buffer screen while the trees grow. It is requested the change is made as follows:

Condition

- The applicant is to construct three separate 20m vegetated buffer screens using a variety of native bottle brush tree at the locations identified in the accordance with the approved plans.
- 2. The applicant is to establish an interim buffer screen that achieves the intended outcome of the vegetated buffer screen and must be maintained until the vegetated buffer screen is of an appropriate size to achieve the intended screening outcomes.

Timing

Prior to the commencement of use.

MILFORD PLANNING 2



Minor Change Application - Representations

The changes requested within this correspondence are considered to accord with the legislative definitions of a 'minor change', as specified in Schedule 2 of the Planning Act 2016, as they:

- a) do not result in a substantially different development;
- b) do not include any prohibited development;
- do not require referral to additional referral agencies or additional matters prescribed by regulation under s 55(2) other than matters that were assessed under the original application; and
- d) public notification if public notification was not required for the development application.

The proposed change clearly complies with items b), c) and d).

The change complies with item a) as it does not result in substantially different development in that the change only relates to changing the species to be used in the vegetated buffer screen.

In particular, it is noted that the proposed change does not result in significantly different development, given:

- the development remains consistent with the relevant assessment benchmarks as originally approved, also noting that the proposed change is compliant with the relevant assessment benchmarks of the Charters Towers Regional Town Plan;
- the change relates to the replacement of the vegetation species to be used in the screening buffer and interim screening measures while the vegetation grows. The screening will achieve the same outcomes as originally intended and will ensure the dwelling houses near the Flinders Highway are appropriately screened from the cattle holding yards;
- the alternative vegetated buffer will address the concerns raised by submitters during public notification and in particular concerns that the sugar cane buffer will attract snakes and pests;
- the change does not introduce a new use;
- the change does not introduce a new parcel of land;
- the change does not significantly change the intended built form in terms of scale, bulk and appearance as intended by the original development approval;
- the change does not change the ability of the development to operate as intended as originally approved, and will potentially improve the amenity of the dwelling houses along the Flinders Highway;
- the change does not significantly impact on traffic flows or the transport network as originally approved;
- the change does not negatively impact on vehicle manoeuvrability within the site and the largest design vehicle anticipated for the site can safely manoeuvre within the site as a result of the change;

MILFORD PLANNING 3

• the change does not introduce new impacts or increase the severity of impacts already assessed and/ or conditioned as part of the original approval;

 the change does not remove an incentive or offset to balance a negative impact of the development; and

 the change does not impact on the provision of infrastructure services required by the development.

Affected Entities

The original assessment involved referral to the Department of State Development, Manufacturing, Infrastructure and Planning (DSDMIP). In accordance with s 80(2)(a) of the Act, there are no affected entities to this minor change application as there were no referral agencies for the development application, other than the Chief Executive.

Assessment Fee

In accordance with Charters Towers Regional Council Fees & Charges Schedule 2019/ 2020, the assessment fee for a minor change application is **\$750**. A cheque for this amount will be posted to Council today.

Proceeding

Given the minor nature of the change proposed, it is considered that Council can support the minor change request. Milford Planning look forward to receipt of an amended Decision Notice at Council's earliest convenience.

If Council are not agreeable to the abovementioned request, or propose any alternatives, we kindly ask that Council contact us to discuss further prior to issuing any formal response.

Should you wish to discuss the above in further detail, please do not hesitate to contact the undersigned on TEL: (07) 4724 0095.

Yours sincerely

MILFORD PLANNING

Thomas Askern
TOWN PLANNER

10WIT LAWIER

Encl: Attachment 1 - Decision Notice - MCU18/63

Attachment 2 - Planning Act Form 5 and Land Owner's Consent

MILFORD PLANNING 4



Attachment 1





18 September 2018

Our Ref: 1210385 File Ref: 05/APP/02 Your Ref: M1299 **Enquiries: Prue Miller**

Thomas Askern Milford Planning PO Box 5463

TOWNSVILLE QLD 4810

Sent via email: info@milfordplanning.com.au

Dear Sir

Decision Notice - Approval (Given under s63 of the Planning Act 2016)

The Assessment Manager acknowledges receipt of development application MC18/63 on 2 May 2018 and wishes to advise that the application was assessed and decided at Council's General Meeting on 18 September 2018 with a recommendation of approval. The approval is subject to reasonable and relevant conditions and supported by a notice of reasons as detailed below.

Applicant details

Applicant name:

Reid River Land Holdings Pty Ltd

C/- Thomas Askern Milford Planning

Location details

Street address:

5291 Flinders Highway, REID RIVER QLD 4816

Real property description:

Lots 1 - 10 on RP715678

Current lawful use:

Dwelling House and Agriculture

Local government area:

Charters Towers Regional Council

Application details

Application number:

MC18/63

Approval type: Development type:

Development Permit Material Change of Use

Category of assessment:

Impact Assessment

Description of development:

Undefined Use (Cattle Holding Yards

Definition of use:

Undefined

Categorising instrument:

Aligned Dalrymple Shire Planning Scheme 2006

1. Details of the approval

Details of the approval are listed below in accordance with the Planning Regulation 2017.

PO Box 189 Charters Towers Qld 4820

ADMINISTRATION: 12 Mosman Street Charters Towers Qld 4820 Australia

PH. (07) 4761 5300 | F. (07) 4761 5344 | E. mail@charterstowers.qld.gov.au | ABN. 67 731 313 583





Development assessable under the planning scheme, a temporary local planning instrument, a master plan or a preliminary approval which includes a variation approval		Development Permit	Preliminary Approval
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2. Conditions of approval

Conditions of this approval are included within Attachment 1.

3. Approved plans and specifications

The approved plans and/or documents for this development approval are listed below:

Drawing title:	Prepared by:	Date:	Reference no:	Revision:
Proposed Site Layout	Premise	16/04/2018	MIS-0381-A001	3
Proposed Export Depot Layout	Premise	16/04/2018	MIS-0381-A002	2
Typical Pen Design	Premise	16/04/2018	MIS-0381-A003	2
Controlled Drainage Area Plan	Premise	16/04/2018	MIS-0381-A004	2
Effluent Management System Design	Premise	16/04/2018	MIS-0381-A005	2

And supporting documents:

Document title:	Prepared by:	Date:	Reference no:	Revision:
Odour Management Plan	Premise	12/06/2018	MIS-0381/11802327	A
Environmental and Water Supply Assessment	Premise	16/04/2018	MIS-0381/1802161	В
Stormwater and Flooding Advice	Venant Solutions Pty Ltd	09/04/2018	MJ:L.M00178.001.0 0	N/A

The approved plans in relation to this approval are included within Attachment 2.

4. Currency period for the development application approval

In accordance with section 85 of the Planning Act 2016, this approval has a currency period of 6 years.

5. Further development permits

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

- 1. Building Works; and
- 2. Plumbing and Drainage Works.

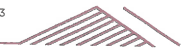
6. Referral agencies

The referral agencies for this application are:

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Agency:	Trigger:	Advice/Concurrence:	Address:	Date and Ref:
The Department of State Development, Manufacturing, Infrastructure and Planning	Clearing of Vegetation	Concurrence	PO Box 5666 TOWNSVILLE QLD 4810 NQSARA@dsdmi p.qld.gov.au	

The conditions imposed by the referral agencies are included within Attachment 1.

7. Submission(s)

Properly made submissions were made in relation this development. The details of these submissions are included below:

Name:	Address:	Electronic Address:
Paul Walker		Pv.74walker@gmail.com
Colin and Irene White	PO Box 1221 TONWSVILLE QLD 4820	Ireneawhite@gmail.com

8. Notice of reasons

The notice of reasons are included within Attachment 3.

9. Other requirements under section 43 of the Planning Regulation 2017

There are no other requirements.

10. Appeal rights

The rights of an applicant to appeal to a tribunal or the Planning and Environment Court against a decision 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). Information about how to proceed with an appeal to the Planning and Environment Court may be found on the Court's website: http://www.courts.qld.gov.au/courts/planning-andenvironment-court.

Appeal by an applicant

An applicant for a development application may appeal to the Planning and Environment Court against the following:

- The refusal of all or part of the development application;
- A provision of the development approval;
- The decision to give a preliminary approval when a development permit was applied for; or
- A deemed refusal of the development application.







An applicant may also have a right to appeal to the Development tribunal. For more information, see schedule 1 of the Planning Act 2016.

Appeal by a submitter

A submitter for a development application may appeal to the Planning and Environment Court against:

- Any part of the development application for the development approval that required impact assessment;
- a variation request.

The timeframes for starting an appeal in the Planning and Environment Court are set out in section 229 of the Planning Act 2016.

For further information please contact Council's Planner, Prue Miller (07) 4761 5526.

Yours faithful

David Metcalfe **Assessment Manager**

Director Planning & Community Services



Attachment 1—Conditions of the approval

Part 1—Conditions imposed by the assessment manager

Condition Number:	Condition:								Timing:
Approved	Plans/Documents	5							
l.	Development is to be carried out generally in accordance with the submitted application including the following plans and supporting documentation except where amendments are required to satisfy the conditions of this approval:								
	Drawing Title:		Pre by:	epared	Date	e:	Reference No:	Revision:	
	Proposed Site	Layout	Pre	mise	16/0	4/2018	MIS-0381- A001	3	
	Depot Layout	Export	Pre	mise	16/0	4/2018	MIS-0381- A002	2	
	Typical Pen De			mise	16/0	4/2018	MIS-0381- A003	2	
	Area Plan	ainage		mise		4/2018	MIS-0381- A004	2	
	Effluent Manag System Design	ement	Pre	mise	16/04	4/2018	MIS-0381- A005	2	
	And supporting	docume	nts:						
	Drawing Title:	Prepa by:	red	Date:		Refer	ence No:	Revision:	
	Odour Management Plan	Premis	se	12/06/	2018	MIS-O	381/11802327	A	
	Environmental and Water Supply Assessment	Premis	e	16/04/	2018	MIS-O	381/1802161	В	
	Stormwater and Flooding Advice	Venant Solution Pty Ltd	ns	09/04/	2018	MJ:L.M	100178.001.00	N/A	
pecial									
1	a) Is located at the ingress and egress access point of the Flinders Highway and the development site;							Within six months after commencement of the use	
			- 10	,			roved by Cou		

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Condition Number:	Condition:	Timing:
	celebrates the Region of Charters Towers, the history of the beef and cattle industry and the proposed development.	
	Where a provision of this condition is inconsistent with the Department of Transport and Main Roads Roadside Advertising Manual Edition 2 dated October 2017, the Roadside Advertising Manual Edition 2 dated October 2017 prevails in all instances.	.
3.	The applicant is to construct three separate 20m wide sugar cane vegetated buffer screens in accordance with the approved plans in Condition 1.	commencement
4.	The applicant is not to cause environmental harm or environmental nuisance as per the <i>Environmental Protection Act 1994</i> . The applicant is to maintain compliance with the:	of the use At all times
	a) Environmental Protection (Air) Policy 2008; and b) Environmental Protection (Noise) Policy 2008.	
5.	A 1.8m high chainwire fence is to be constructed around the entire perimeter of the burial pit. The burial pit is to be managed in accordance with the approved documents and their recommendations within Condition 1.	commencement of the use and
	Carcases in the burial pit are to be covered by a minimum depth of 1 metre of soil.	At all times
	Traffic signage demonstrating that internal speed limits are not to exceed 30km/h are to be constructed within the internal driveway and located every 800m. Signage is to be designed in accordance with the Department of Transport and Main Roads Queensland Manual of Uniform Traffic Control Devices July 2018. All vehicle movements within the premises are not to exceed 30km/h.	As part of construction and at all times
eneral		
	The applicant is to comply with all conditions within this development permit with conditions prevailing over the approved plan(s) and document(s) in all instances.	At all times
nvironmenta	al	
	The applicant is to ensure that erosion and sedimentation control management is undertaken and maintained to prevent soil erosion and sedimentation runoff to watercourses and Council's storm water drainage system. Erosion and sediment control is to be in accordance with Sediment Control - Engineering Guidelines for Queensland 1996 (Construction Sites) and the Queensland Urban Drainage Manual 2013.	At all times
). () ()	The construction of the development (not operation) must be limited to 0630—1830 Monday to Saturday, 0900-1600 on Sundays and not at all on public holidays, unless otherwise approved by Council. Noise generated from construction must be within the limits set by the Environmental Protection Act 1994 and the Environmental Protection (Noise) Policy 2008.	At all times
1	The applicant is to ensure that:	As part of construction

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Condition Number:	Condition:	Timing:
	adjoining premises because of noise, air or other chemical pollutants; b) The premises is kept in a safe, clean and tidy state; and c) All construction materials are contained wholly within the premises.	works
12.	During construction, where contaminated soils are evident, remedial works must be undertaken in accordance with <i>Environmental Protection Act 1994</i> . Where contaminated soils are identified, Council must be notified and provided with an appropriate Contaminated Soil Remedial Plan with 20 business days.	construction
13.	The applicant must submit a Property Pest Management Plan for approval by Council prepared by a suitably qualified person. The plan is to detail what restricted matter under the <i>Biosecurity Act 2014</i> (Qld) the Plan relates to; the location of restricted matter on the site; and what actions will be undertaken to manage the restricted matter before, during and after the development activity. Upon approval of the Pest Management Plan, the applicant must undertake all recommended actions.	commencement of the use
14.	The applicant is to undertake biannual odour assessments along the western boundary of the development adjacent to sensitive receptors to ensure compliance with the Odour Management Plan and <i>Environmental Protection Act 1994</i> . The biannual odour assessments are to be undertaken for the first two years of upon commencement of the use and then annually thereafter.	Upon commencement of the use
Building, Plu	mbing and Drainage Works	
	The applicant is required to obtain a Development Permit and Building Final for Building Works in accordance with the <i>Planning Act 2016</i> . Construction is to comply with the <i>Building Act 1975</i> , the <i>National Construction Code</i> and the requirements of other relevant authorities.	Prior to construction
	The applicant is required to obtain a Development Permit for Plumbing and Drainage Works and Plumbing and Drainage Final in accordance with the <i>Planning Act 2016</i> . Construction is to comply with the <i>Plumbing and Drainage Act 2002</i> and the requirements of other relevant authorities.	Prior to construction
/.	The height of all buildings and structures is not to exceed 10 metres measured from Natural Ground Level to the peak of the roof.	As part of construction
8.	Outdoor lighting is to comply with Australian Standard AS4282 - Control of the Obtrusive Effects of Outdoor Lighting. All lighting at ground level and associated with illuminating ground level areas must be focused downwards and be provided with hoods, shades or other permanent devices to direct illumination downwards and not allow upward lighting to adversely affect the residential uses on this site and the adjoining the sites.	As part of construction
Bushfire Haza	rd	
	A cleared fire break is to be provided and maintained at a minimum of 20m of the immediate development footprint including all buildings and structures.	As part of construction and at all times
lood Hazard		und at an times
0. 7 a	The applicant is to provide a Flood Hazard Emergency Management Plan for approval by Council. The plan is to:	Prior to the commencement

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Condition Number:	Condition:	Timing:
	Be prepared by a suitably qualified person experienced in flood management;	of the use
	b) Be provided for the whole of the site;	
	c) Provide an evacuation and emergency plan in the event of a flood event;	
	flood risk;	
	e) Identify areas of cut and fill which alters the behaviour of flood hazard;	
	materways and floodplains; and	
	g) Be implemented by the applicant for the life of the approval.	
Transport		
21.	The applicant is to construct and maintain the internal access driveways being the Site Access Road as nominated within the approved plans within Condition 1 with a formation width of a 6-metre seal with 200 millimetre compact 2.1 gravel.	As part of construction and at all times
22.	Access via the Lot 6 on RP715678 is not permitted.	At all times
23.	A total of seven car parking spaces are to be constructed on site generally in accordance with the approved plans. These spaces and all vehicle movement areas are to be constructed and clearly delineated. in accordance with and AS2890.1 Off-Street Car Parking and the Manual of Design Vehicles and Turning Path Templates SAA HB 72 (AUSTROADS 1995).	As part o construction
Water and S	ewer	
24.	The applicant will provide on-site water storage having a minimum capacity of 10.15ML.	Prior to the commencement of the use
Stormwater		or the use
25.	All stormwater runoff must be piped and discharged to the effluent holding ponds as illustrated within the approved plans and documents within Condition 1.	At all times
Waste Mana	gement	
6.	Waste storage area/s are to be:	A =
	 a) Sufficient in size to house all waste collection containers; b) Suitably enclosed and imperviously payed with a hose cock and have 	As part of construction
	cleaned; and	
urvey Plan	c) Screened from all nearby residential uses.	
	cleaned; and c) Screened from all nearby residential uses. Endorsement and Easements	-
7.	c) Screened from all nearby residential uses. Endorsement and Easements The applicant is to amalgamate Lots 1-10 on RP715678 into a single lot.	Prior to the commencement of the use
awful Comn	c) Screened from all nearby residential uses. Endorsement and Easements The applicant is to amalgamate Lots 1-10 on RP715678 into a single lot.	

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Condition Number:	Condition:	Timing:
29.	to confirm that all conditions of this Development Permit are considered compliant.	commencement of the use
Z 9.	The applicant is to notify Council within 20 business days that this approved use has lawfully commenced.	Prior to the commencement of the use

Advisory Notes

Scale or Intensity of Use

A. Any proposal to increase the scale or intensity of the use/new use on the subject land, that is assessable development under the Planning Scheme, would be subject to a separate application for assessment in accordance with the *Planning Act 2016* and would have to comply with the requirements of the relevant provisions.

Aboriginal and Cultural Heritage

The Aboriginal Cultural Heritage Act 2003 and Torres Strait Islander Cultural Heritage Act 2003 requires anyone who carries out a land-use activity to exercise a duty of care. Land users must take all reasonable and practicable measures to ensure their activity does not harm Aboriginal or Torres Strait Islander cultural heritage. Prior to carrying out works, it is advised that you contact the Department of Aboriginal and Torres Strait Islander Partnerships on (07) 4799 7470 or by post at PO Box 5620 TOWNSVILLE QLD For further information on cultural heritage duty of please https://www.datsip.qld.gov.au/people-communities/aboriginal-torres-strait-islander-culturalheritage/cultural-heritage-duty-care

Workplace Health and Safety

C. Ensure compliance with the Work Health and Safety Act 2011. The project manager/applicant is obliged to ensure construction work is planned and managed in a way that prevents or minimises risks to the health and safety of members of the public at or near the workplace during construction work. It is the principal contractor's responsibility to ensure compliance with the Work Health and Safety Act 2011. It states that the principal contractor is obliged on a construction workplace to ensure that work activities at the workplace prevent or minimise risks to the health and safety of the public at or near the workplace during the work. It is the responsibility of the person in control of the workplace to ensure compliance with the Work Health and Safety Act 2011. There is an obligation by the person in control of the workplace to ensure there is appropriate, safe access to and from the workplace for persons other than the person's workers.

Environmental nuisance

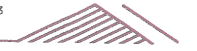
D. Ensure compliance with the *Environmental Protection Act 1994*. It states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard persons and entities, involved in the civil, earthworks and construction phases of this development, are to adhere to their "general environmental duty" to minimise the risk of causing environmental harm.

Environmental harm is defined by the Act as any adverse effect, or potential adverse effect whether temporary or permanent and of whatever magnitude, duration or frequency on an environmental value and includes environmental nuisance. Therefore, no person should cause any interference with the environment or amenity of the area because of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit, sediment, oil or otherwise, or cause hazards likely in the opinion of the Council to cause undue disturbance or annoyance to persons or affect property not connected with the use.

Council Forms, Policies and Drawings

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Advisory	B R .
AMMICARY	Materia
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In achieving compliance with conditions, the completion of the below Council forms is required: E. a) F0194/PSD - Application for use of Council's pre-approved designs.

In addition, Council's Standard Drawings for roads, driveways and grids can be found at www.charterstowers.qld.gov.au/drawings-specifications.



Part 2—Conditions required by the referral agency response

RAS-N



Department of State Development, Manufacturing, Infrastructure and Planning

Our reference:

1805-5309 SRA

Your reference: 118

1185101

10 August 2018

The Chief Executive Officer Charters Towers Regional Council PO Box 189 Charters Towers Qld 4820 malt@charterstowers.qld.gov.su

Door Ms Prus Miller

Referral agency response—with conditions (Given under section 56 of the Pleaning Act 2016)

The development application described below was properly referred to the Department of State Development, Manufacturing, Infrastructure and Planning on 17 May 2018.

Applicant details

Applicant name:

Raid River Land Holdings Pay Ltd

C/- Milford Planning

Applicant contact details:

PO Box 5463

TOWNSVILLE CITY OLD 4610 info@milfordplanning.com.au

Location details.

Street address:

5291 Flinders Highway, Reid River

Real property description:

Lot 1 - Lot 10 on RP715678

Local government area:

Charters Towers Regional Council

Application details

Development permit

Material Change of Use - Undefined Use (Cattle Holding Yards)

Referral triggers

The development application was referred to the department under the following provisions of the Planning Regulation 2017:

• 10.3.4.3.1

Clearing native vegetation

• 10.9.4.2.4.1

State transport corridors and future State transport corridors

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North and North West regional office Level 4. 445 Finders Street, Townsville PO Box 5666, Townsville, QLD 4810

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1505-5309 SRA

Under section 55(1)(b)(i) of the Planning Act 2016 (the Act), the conditions set out in Attachment 1 must be attached to any development approval.

Reasons for decision to impose conditions:

The department must provide reasons for the decision to impose conditions. These reasons are set out in Attachment 2.

Currency period

The currency period for any development approval is to be in accordance with section 56(1)(b)(iv) of the

Advice to the assessment manager

Under section 56(3) of the Act, the department offers advice about the application to the assessment manager-see Altachment 3.

Approved plans and specifications

The department requires that the plans and specifications set out below and enclosed must be attached to any development approval.

Drawing/report title	Prepared by	Date	Reference no.	Version
Aspect of development: Mate	rial change of use			
A001-Proposed Site Layout	Premise	13 June 2018	A001	3
New Intersection Overall Layout Plan	Langtree Consulting	04/18	2018133-SK8	A
Concept Layout - Plan 1 of 2	Langtree Consulting	D4/18	2018133-SK7	A
Concept Layout Plan 2 of 2	Langiree Consulting	D4/1B	2018133-SK8	A
Intersection Assessment (Supplementary)	Languee Consulting	27 July 2018	2018-133 L-FN0050	-
A002-Proposed Export Depot Layout	Pramise	16 April 2018	A002	0

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

For further information please contact Catherine Hobbs, Principal Planning Officer, on 4758 3412 or via email NQSARA@dsdmip.qld.gov.au who will be pleased to assist.

Yours sincerely

Graeme Kenna Manager (Planning)

Thema.

Department of State Development, Maguilacticing, Infrastructure and Planning

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1805-5309 SRA

cc Miford Planning, info@milfordplanning.com.au

Attachment 1—Conditions to be imposed

Attachment 2—Reasons for decision to impose conditions

Attachment 3—Advice to the assessment manager

Approved plans and specifications





1805-5309 SRA

Attachment 1-Conditions to be imposed

No.	Conditions	Condition timing
Devek	opment Permit for Material Change of Use -Undefined Use (Cattle Hol	
Sched the pro the Pio Roads	ule 10, Part 9, Division 4, Subdivision 2, Table 4, Item 1— material chairmises are within 25m of a State transport conider (read)—The chief a surving Act 2016 nominates the Director-General of the Department of the bette enforcement authority for the development to which this development and enforcement of any matter relating to the following	nge of use, if all or part of xecutive administering fransport and Main
¥.	The works must be carried out generally in accordance with the following plans: A001-Proposed Site Layout, prepared by Premise, dated 13 June 2018, reference A001, and revision 3; and New Intersection Overeil Layout Plan prepared by Langtree Consulting dated 04/18, reference 2018133-SK6 and revision A [as amended in red]; Concept Layout — Plan 1 of 2 prepared by Langtree Consulting dated 04/18, reference 2018133-SK7 and revision A; Concept Layout — Plan 2 of 2 prepared by Langtree Consulting dated 04/18, reference 2018133-SK6 and revision A.	Prior to the commencement of use and to be maintained at all times
- 4	The road access must be carried out generally in accordance with the Intersection Assessment (Supplementary) prepared by Langtree Consulting dated 27 July 2018, reference 2018-133 L-FN0050; in particular: Section 2.1 Development Traffic Demand, in particular, a maximum of three (3) Type 2 Road Trains per hour are permitted to turn right onto the Flinders Highway from the intersection depicted on the plan: New Intersection Overall Layout Plan prepared by Langtree Consulting dated 04/18, reference 2018133-SK6 and revision A [as amended in red].	Prior to the commencement of use and to be maintained at all times
	(a) Road works comprising; i. AUL(S) being 3.5m wide left turn lane 220m long with 1m shoulder; and ii. CHR(S) being 3.5m wide right turn lane 153.5m long; and iii. 3.5m northbound through lane, 1 metre shoulder, road widening to accommodate lateral movement; and iv. widening to accommodate lateral movement; and iv. widening of existing southbound shoulder to 3m extending from new intersection to 120m past Ellenvale Road; and v. intersection lighting; and must be provided generally in accordance with New Intersection Overall Layout Plan prepared by Langtree Consulting dated 04/18, reference 2018133-SK6 and revision A [as amended in red]. (b) The road works must be designed and constructed in accordance with the Department of Transport and Main Roads' Road	Prior to the commencement of use
J. 5	Planning and Design Manual 2nd Edition and AUSTROADS' Guide to Road Design Part 4A: Unsignalised and Signalised Intersections. Direct access is not permitted between the Filinders Highway and the subject site.	At all times

Department of State Development, Manufacturing, Intrestructure and Flanning



1805-5339 SRA

Dev	plapment Permit for Material Change of Use -Undefined Use (Cattle Hox	ling Yards)
Cate: Gene for th	edule 10, Part 3, Division 4, Table 3, Item 1—material change of use, related vegetation shown on the regulated vegetation management map as a gory B area —The chief executive administering the Planning Act 2016 nearly of the Department of Natural Resources, Mines and Energy to be the development to which this development approval relates for the administerment of any matter relating to the following condition(s):	category A area or ominates the Director-
5.	The clearing must be carried out generally in accordance with the following plans: A001-Proposed Site Layout, prepared by Premise, dated 43 June 2018, reference A001, and revision 3; and A002-Proposed Export Depot Layout, prepared by Premise, dated 16 April 2018, reference A002, and revision 0.	Prior to the commencement of use and to be maintained at all times
6.	Any person(a) engaged or employed to carry out the clearing of vegetation under this development approval must be provided with a full copy of this development approval and must be made aware of the full extent of clearing authorised by this development approval.	Prior to clearing



1EDS-5389 SRA

Attachment 2—Ressons for decision to impose conditions

The reasons for this decision are:

- To ensure the development is carried out generally in accordance with the plans of development submitted with the application.
- To ensure the road works on, or associated with, the state-controlled road network are undertaken in accordance with applicable standards.
- To ensure access to the state-controlled road from the site does not compromise the safety and efficiency of the state-controlled road. Direct access to the state-controlled road is prohibited where not required.
- To ensure the development is carried out generally in accordance with the plans of development submitted with the application.
- To ensure compliance with development approval.

Evidence or other material on which the findings were based

- development application
- Further supplementary information
- State Development Assessment Provisions published by the Department of State Development. Manufacturing, Infrastructure and Planning
- Planning Act 2016
- Plenning Regulation 2017



1805-5339 SRA

Attachment 3—Advice to the assessment manager

General advice

Road works approval Under section 33 of the Transport Infrastructure Act 1994, written approval is required from the Department of Transport and Main Roads to carry out road works on a state-controlled road. Please contact the Department of Transport and Main Roads' at North Queensland IDAS@tmr.qld.gov.au to make an application for road works approval. This approval must be obtained prior to commencing any works on the state-controlled road reserve.

The approval process may require the approval of engineering designs of the proposed works, certified by a Registered Professional Engineer of Queensland (RPEQ). Please contact the Department of Transport and Main Roads' as soon as possible to ensure that gaining approval does not delay construction.



GETE-N



Department of State Development, Manufacturing, Infrastructure and Planning

Department of State Development, Manufacturing, Infrastructure and Planning Statement of reasons for application 1805-5309 SRA

(Given under section 59 of the Pierraing Act 2016)

Dapartmental role:

Referral agency

Applicant details

Applicant nams:

Raid River Land Holdings Pty Ltd.

C/- Milford Planning

Applicant contact details:

PO Box 5463

TOWNSVILLE CITY QLD 4810 info@milfordplanning.com,au

Location details

Street address:

5291 Flinders Highway, Raid River

Real property description:

Lot 1 - Lot 10 on RP715678

Local government area:

Charters Towers Regional Council

Development details

Development permit

Material Change of Use - Undefined Use (Cattle Holding Yards)

Assessment matters

Aspect of development requiring code assessment	Applicable codes
Development Permit for Material Change of Use — Undefined Use (Cattle Holding Yards)	State Code 1: Development in a state-controlled road environment State Code 16: Native Vegetation Clearing

Reasons for the department's decision

The reasons for the decision are:

 To ensure the development is in accordance with State code 1: Development in a state-controlled road environment and State Code 16: Native Vegetation Clearing.

Evidence or other material on which the findings were based

- Development application
- Further supplementary information
- State Development Assessment Provisions published by the Department of State Development.
 Manufacturing, Infrastructure and Planning
- Planning Act 2016
- Planning Regulation 2017

North and North West regional effice Level 4, 445 Filaders Street, Townsville PO Box 5656, Townsville QLD 4810

Page 1 of 1

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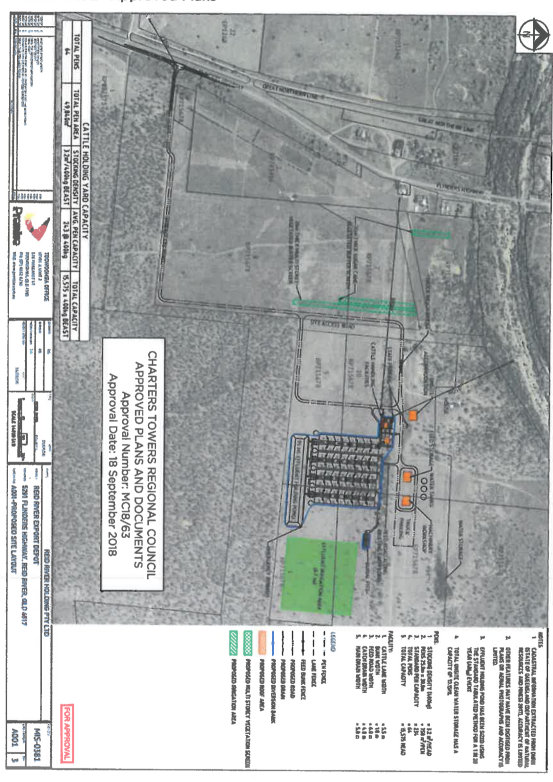
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Attachment 2—Approved Plans



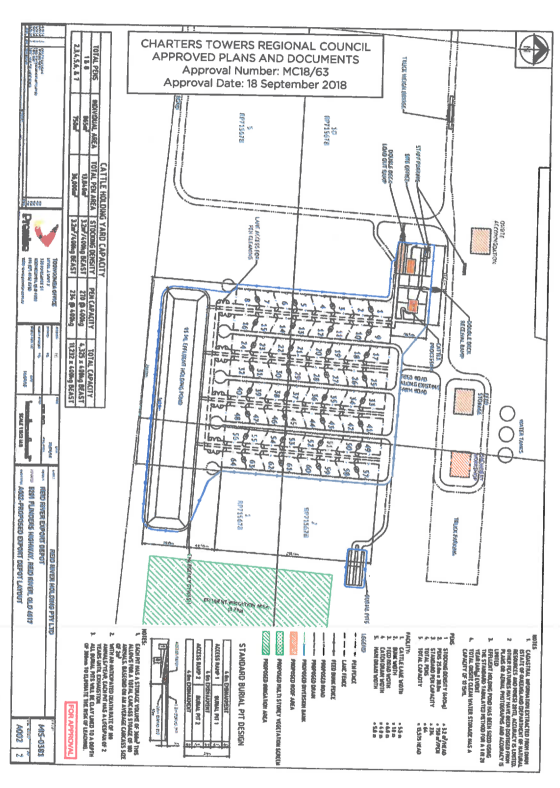
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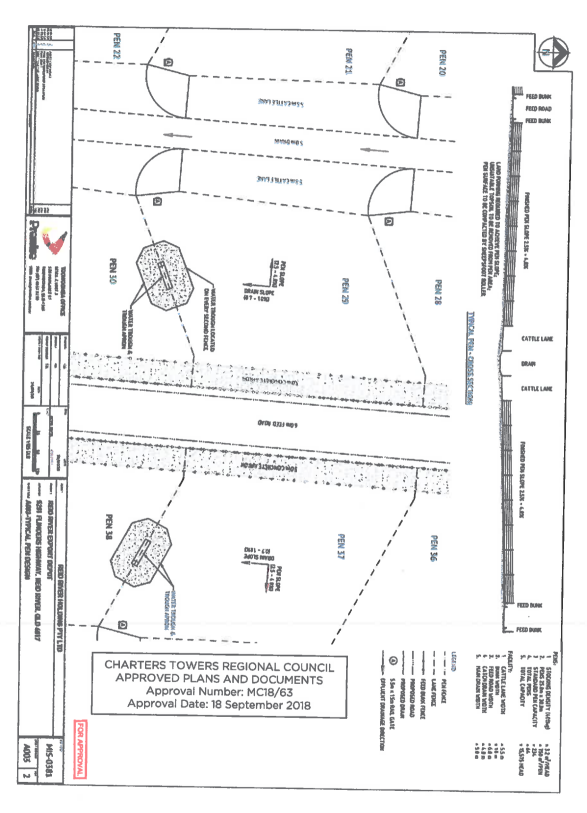


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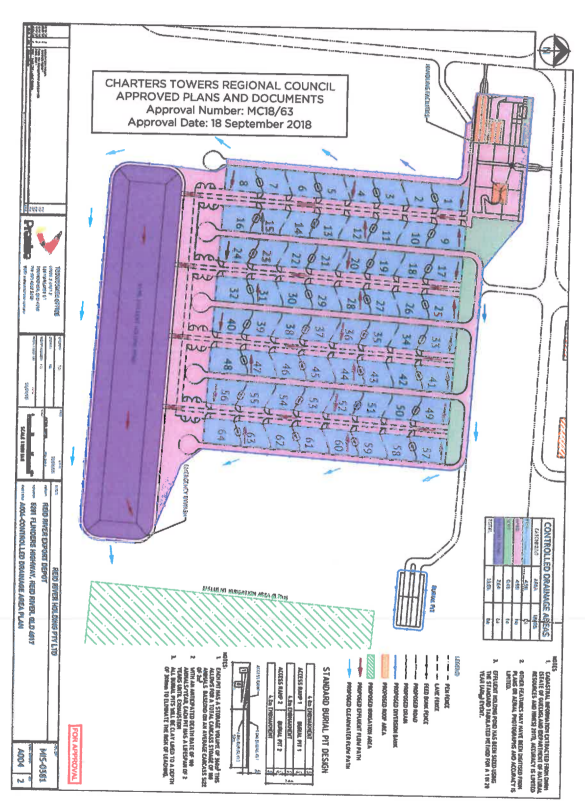
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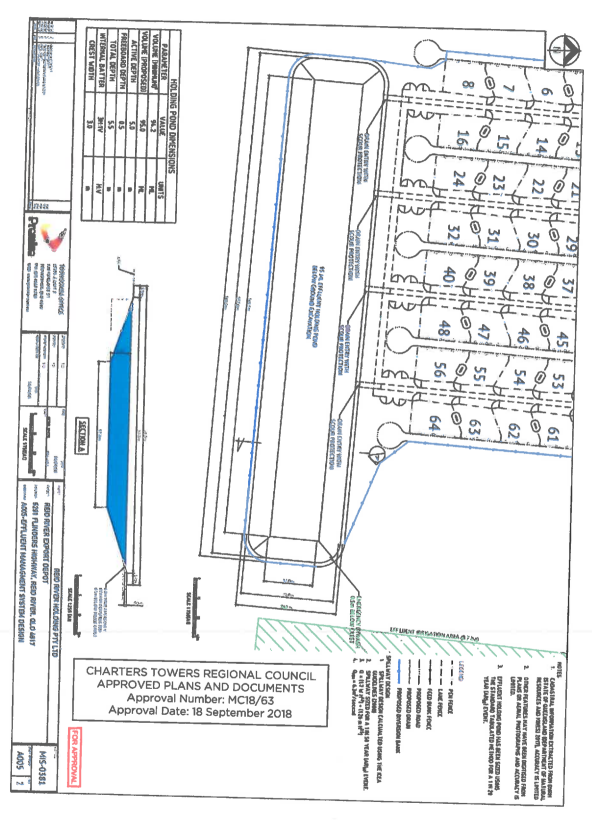


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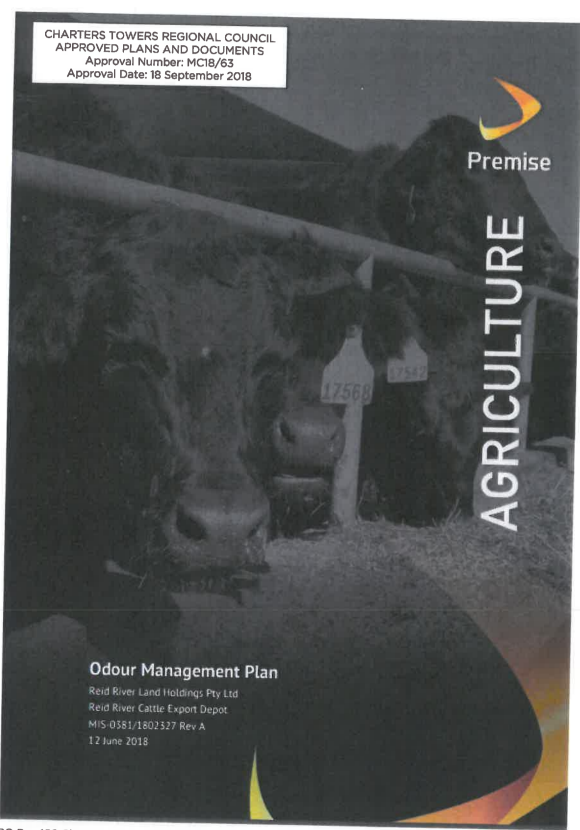


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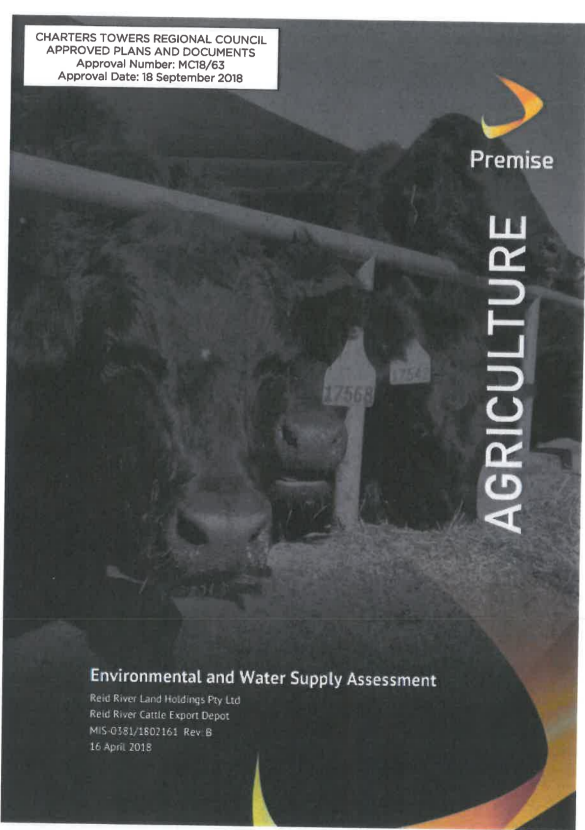




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9 April 2018

Langiree Consulting Level 1, 14 Ingham Road Wast End OLD 4810 brett@langireeconsulting.com.au

Attention: Brett Langtree

Dear Brett

RE: 5291 FLINDERS HIGHWAY REID RIVER MATERIAL CHANGE OF USE -STORMWATER AND FLOODING ADVICE

A material change of use (MCU) application is being prepared for a proposed live cattle export facility (the Facility) at 5291 Flinders Highway Reid River. The attached Premise drawing shows the proposed site layout. The proposal includes the provision of a site access road which will require a new intersection on the Flinders Highway (refer attached Langtree Consulting Drawings). The Langtree Consulting drawings show the proposed intersection approximately 220 m to the north of the location shown on the Premise drawing. The location of the intersection has evolved as the concept design has progressed and the correct location is as per the Langtree Consulting drawings.

The Department of Infrastructure, Local Government and Planning provided prelodgement advice on their letter date 5 December 2017 (Ref. 1711-2875 SPL). The prelodgement advice included the recommendation for the preparation of a Stomwater Management Plan. This Venant Solutions' letter addresses the stormwater management issues associated with the State-controlled road and railway conridors only. As shown in
Figure 1, the proposed Facility drains generally to east to Reid River and not towards the
road or rail corridor. Further it is a significant distance from the road and rail corridors and
hence the development will not back water up to the road or rail. Therefore, the only
consideration for the road and rail corridors is the potential impact of the proposed
intersection on stormwater runoff. As discussed below that impact of the proposed
intersection on stormwater runoff will be insignificant and hence the preparation of a
allomwater plan is not warranted. A stormwater management plan for the Facility itself
will be prepared by others.

There are no watercourses crossing the highway within the proposed extent of works. The closest watercourse is Sandy Creek which is approximately 900 m to the south of the proposed intersection (refer Figure 2). Sandy Creek flows across the highway generally in a south-easterly direction. It is possible that in large Sandy Creek flood events overtank flow may extend as far north as the proposed intersection and potentially overtop the highway. Raising of the highway grade as part of the intersection works would have the potential to cause upstream afflux (west of the highway) potentially impacting on private property and the rail corridor. However, as shown in the Languese Consulting drawing 2018133-SK10, the highway grade will not be lifted and hence the proposed works will have no significant impact on Sandy Creek flood levels and will not concentrate flows resulting in increased velocities. If the proposed widening ancitor new access road impedes on the existing highway table drains, it would be necessary to provide culverts on the eastern side and on the western side culverts or realignment of the table drain.

Data is not available on Rest River flooding at this location. It is considered plausible that a large Reid River flood may extend as far south as the proposed intersection with flow

CHARTERS TOWERS REGIONAL COUNCIL APPROVED PLANS AND DOCUMENTS Approval Number: MC18/63 Approval Date: 18 September 2018

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crossing the highway from west to east. As per the discussion above on Sandy Creek flooding, it is not proposed to raise the highway and hence the proposed works will have no significant impact on flood levels on surrounding properties or on the rail corridor.

The minor works proposed will not significantly increase the quantity or quality of stormwater runoff from the road itself. Therefore, permanent measures to manage stormwater quantity and quality will not be required. There may be a requirement for construction erosion and sediment control, but this would be resolved at detailed design.

in summary, a desktop assessment has been undertaken to assess the potential impact of the proposed Facility on flooding in the road and rail corridor and of the proposed intersection works on stormwater flooding and runoff. The assessment found that the proposed Facility will not impact on flooding in the road and rail corridor and that the proposed intersection works will not cause offsite impacts such as increased flood levels or velocities to surrounding properties. Further it was found that the proposed works will not significantly increase stormwater runoff from the road itself and hence permanent measures to manage stormwater quantity and quality will not be required.

I trust that this satisfies your requirements. Please do hesitate to contact me should you require further information.

Yours faithfully,

Dr Mark Jempson

may Lyn

Director RPEQ 11111

> CHARTERS TOWERS REGIONAL COUNCIL APPROVED PLANS AND DOCUMENTS Approval Number: MC18/63 Approval Date: 18 September 2018



Attachment 3—Notice of reasons

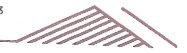
This notice is prepared in accordance with s63(5) of the Planning Act 2016 to inform the public about a decision that has been made in relation to a development application. The purpose of the notice is to enable a public understanding of the reasons for the planning decision. This includes the relevant parts of the Planning Scheme and assessment benchmarks against which the application was assessed, and any other information, documents or other material Council was either required to, or able to, consider in its assessment. All terms used in this notice have the meanings given them in the Planning Act 2016.

Description of the development:	The proposed development is for making a Material Change of Use of Premises for Undefined Use (Cattle Holding Yards) in two stages.
Assessment benchmarks:	The proposed development was assessed against the following assessment benchmar of the State Planning Policy – July 2017 and the Aligned Planning Scheme for Dalrymp Shire 2006: Desired Environmental Outcomes; Rural Planning Area Code; Carparking and Access Code; Filling and Excavation Code; and Landscaping Code.
Relevant matters:	Not applicable.
Matters raised in submissions:	Submission Point: Concerns relating to the negative impact the proposal will have on the livability of Reid River with relation to peace and quiet and ecological systems. It is acknowledged that the Reid River area is principally occupied with Dwelling Houses or varying lot configurations. This noted, the township of Reid River is intersected by the Flinders Highway and the Mount Isa Rail line which creates noise, dust and amenity impacts. The proposal is located within the Rural Planning Area which supports Agricultural land uses and their associated industries. Matters relating to noise and dust impacts are regulated by the Environmental Protection Act 1994 and conditions for vegetated screens bave been recommended as part of the Development Permit. Concerns relating to the proximity of Dwelling Houses to the proposed development and perceived conflicts of land uses. The subject site is located within the Rural Planning Area along with the entirety of the Reid River township. In this instance, the intent of the land use does not conflict with other land uses and where potential amenity impacts have been identified.
	have been identified, conditions have been recommended to alleviate these. The outcome of the Rural Planning Area is to promote rural pursuits on large holdings on varying scales and intensities which is reflective of the proposed use. Concerns raised regarding direction of prevailing winds and the impact these have been identified, conditions have been recommended to alleviate these. The outcome of the Rural Planning Area is to promote rural pursuits on large holdings on varying scales and intensities which is reflective of the proposed use. The Applicant has provided an Odour Management Plan prepared by Premise

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winds will have on surrounding Dwelling Houses including the impacts created by the burial pits.

Agriculture which is recommended to be conditioned as part of the approval. The Odour Management Plan states that as the length of stay and rotation of cattle will be for short periods of time, the accumulation of manure will be minimal unlike a feedlot type development.

To mitigate the impacts associated with stagnate effluent the applicant proposes the use of the waste water for dust suppression and if necessary irrigation. The supporting documents model that the use of effluent for irrigation will not be required during an average annual rainfall.

The Applicant proposes as part of the Odour Management Plan to undertake periodic odour assessments along the western boundary of the development adjacent to sensitive receptors to ensure compliance with the Odour Management Plan. A weather station is to be erected to determine wind speed and direction to assist in the timing of potentially odorous activities (irrigation and desludging).

The burial pit is approximately 1.36 kilometres to the nearest sensitive land use. Carcases in the burial pit are to be covered by a minimum depth of 1 metre of soil which should reduce odour emissions.

In addition, the Rural Planning Area Code requires a minimum separation distance between a sensitive receptor and rural development of at least 300m for odour. In the instance of the proposal, compliance is achieved with the setback distance required by the Rural Planning Area Code.

Issues were raised regarding the impacts associated with the proposed continuous movement of the vehicles such as dust, noise, light and odour at the access intersection off the Flinders Highway.

The proposal triggered Concurrence Agency Referral to the Department of State Development, Manufacturing, Infrastructure and Planning for development in a State-Controlled Road environment where conditions requiring the upgrade of the Flinders Highway intersection have been recommended.

Whilst the proposal will increase the frequency and numbers of large vehicles accessing the site, the Flinders Highway is a significant transport route for North and North-West

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Harris Street		
	Concerns raised regarding the configuration of the animal pens, shading and potential animal welfare related issues as well as work place health and cofoty issues	Queensland supporting the connectivity of large agricultural and resource industries. As such, impacts relating to traffic noise, dust and light are a reasonable occurrence for the operation of a State Highway. Noting this the assessment of these impacts is undertaken by the State not local government. Council does not regulate potential animal welfare issues, nor does it have any regulatory grounds to ensure the Applicant abides by work place health and safety regulations.
	health and safety issues.	The Applicant is required to meet the requirements imposed by the Local Government and all State and Federal regulatory frameworks.
	Concerns raised regarding the proposals ability to provide adequate water for the required consumption and the impacts this will have of the water aquifer.	Council does not regulate the drilling of or water consumption of bores. It is stated in the common material that the proposal will be serviced by four existing bores, water tanks and a property license to take 80ML/year of water from Reid River.
		The Applicant upon request from Council has provided confirmation from the Department of Natural Resources, Mines and Energy that Lots 1 – 10 on RP715978 are located outside of an underground water management area and therefore a water licence is not required from the Department of Natural Resources, Mines and Energy to take water, for any purpose, from any bores installed on the properties.
	Concerns relating to potential flood events and the impact these events may have on the ecology of Reid River and flow on impacts for Giru and the Great Barrier Reef Marine Park.	Scenarios generated by Premise Agriculture indicate that the reuse of effluent for dust suppression and evaporation (in an average rainfall year) will suffice, resulting in no requirement for irrigation. The material also states that the effluent application rate given demonstrates nutrient levels are likely to be
		less than a conventional feedlot combined with periodic soil monitoring that will result in minimal risk of nutrient accumulation in the soils. Therefore, the risk to adjacent waterways and ground water is also mitigated.
	Concerns relating to animal waste management have been identified and the lack of detail as to how the Applicant intends to manage such impacts.	The proposal has been assessed against the applicable assessment benchmarks and it is recommended that the Environmental and Water Supply Assessment and Odour Management Plan are conditioned as part of the approval.

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Concerns relating to the use of fluid from the effluent pond as a means of dust suppression has been raised as an odour and disposal concern.	development will be disposed of offsite. Compared to an alternate use such as a feedlot or intensive animal husbandry the cattle holding facility will produce minimal waste due to fodder rations and short stays.
Concerns relating to hours of operation being 24 hours 365 days a year.	The proposal states that the cattle facility will be operational between the hours of 4am and 8pm. The exception to this is when a ship is berthed at the Townsville Port and the transportation process commences. During this period, operation of the facility and staff may be required for up to 24 hours a day until the ship is loaded.
	The common material states that the cattle holding facility will, for most of the year be empty and operate at a less intensive scale.
	Generally, concerns relating to hours of operation relate primarily to noise impacts. To ensure that noise is managed during the operation of the development, conditions have been recommended that the proposal comply with the provisions of the <i>Environmental Protection Act 1994</i> and its subsequent policies.
Land valuations will diminish because of the proposal.	The reduction in surrounding land valuations are not an assessable benchmark for which Council can have regard to both within the Aligned Planning Scheme for Dalrymple Shire 2006 and the <i>Planning Act 2016</i>
Clearing of native vegetation has been addressed as a concern and the subsequent impact clearing will have on the population of bird life in the area.	The Aligned Planning Scheme for Dalrymple Shire 2006 regulates the removal of natural vegetation along natural water courses and wetlands only. The removal of vegetation is regulated by the Department of Natural Resources Mines and Energy.
	Attached in the common material is confirmation from Department of Natural Resources Mines and Energy that the proposed vegetation clearing on Lots 1, 2, 5, 7, 8, 9 and 10 on RP715678 is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> and therefore supported by the Department.
Concerns relating to the existing access to Lot 6 on RP715678 between Lot 2 on RP743456 and Lot 4 on N255891.	The access of concern is not an approved access in accordance to the approved proposed Site Layout Plans. As such, this concern is unsubstantiated.



	The establishment of a vegetation buffer has been issue with concerns relat management of and the infestation of vermin. Concerns regarding the us have been identified. It has that the definition use is mis that the use could be	raised as an ing to the managing dust, noise and amenity impacts a raised by submitters. The establishment of sugarcane within the Rural Planning Area is supported as Acceptable Development and suitable for the area. The use of a Cattle Holding Yard is not defined within the Aligned Planning Scheme for Dalrymple Shire 2006, and therefore in the suitable for the area.			
Reasons for	intensive animal husbandry.	ates compliance against all the assessment benchmarks listed			
decision:	above - with the exceptions I	ice against all the assessment benchmarks listed			
	Assessment benchmark:	Assessment benchmark: Reasons for the approval despite non-compliance with benchmark:			
	Rural Zone Code Performance Criteria 1 The proposal is over multiple sites of varying dimension such compliance with A1.1 cannot be achieved. To achieve a performance Outcome 1, it is recommended as part approval that Council condition the amalgamation of 1-10 on RP715678 into a single lot.				
	Rural Zone Code Performance Outcome 3	The common eight metro condition is	on material states that no building will exceed es in building height. It is recommended that a simposed too ensure building height and form ant with the Acceptable Solution A3.1 of 10		
	have been recommended to achieve the e Outcomes.				
	Landscaping Code Performance Outcome 1				
	Rural Zone Code Performance Outcome 8				





Attachment 2

Change application form

Planning Act Form 5 (version 1.1 effective 22 JUNE 2018) made under Section 282 of the Planning Act 2016.

This form is to be used for a change application made under section 78 of the *Planning Act 2016*. It is important when making a change application to be aware of whether the application is for a minor change that will be assessed under section 81 of the *Planning Act 2016* or for an 'other' change that will be assessed under section 82 of the *Planning Act 2016*.

An applicant must complete all parts of this form, and provide any supporting information that the form identifies as being required to accompany the change application, unless stated otherwise. Additional pages may be attached if there is insufficient space on the form to complete any part.

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

PART 1 – APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Reid River Land Holding Pty Ltd C/- Milford Planning
Contact name (only applicable for companies)	Thomas Askern
Postal address (P.O. Box or street address)	PO Box 5463
Suburb	TOWNSVILLE
State	QLD
Postcode	4810
Country	AUSTRALIA
Email address (non-mandatory)	info@milfordplanning.com.au
Mobile number (non-mandatory)	
Applicant's reference number(s) (if applicable)	M1299

2) Owner's consent - Is written consent of the owner required for this change application?
Note : section 79(1A) of the Planning Act 2016 states the requirements in relation to owner's consent.
Yes – the written consent of the owner(s) is attached to this change application
□ No

PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable)							
	3.1) Street address and lot on plan						
⊠ St	reet address A	ND lot on plan (all lots must be listed), or				
St	reet address A	ND lot on plan f	or an adjoining or adjacent property of the	premises (appropriate for development in			
			tty, pontoon; all lots must be listed).				
	Unit No. Street No. Street Name and Type Suburb						
2)		5291	Flinders Highway	Reid River			
a)	Postcode	Lot No.	Plan Type and Number (e.g. RP, SP)	Local Government Area(s)			
		600	RP310657	Charters Towers Region			
	Unit No.	Street No.	Street Name and Type	Suburb			
b)							
D)	Postcode	Lot No.	Plan Type and Number (e.g. RP, SP)	Local Government Area(s)			
3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land							
e.g. ch	annel dredging in l	Moreton Bay)					
Note: Place each set of coordinates in a separate .							
Coordinates of premises by longitude and latitude							
Longitude(s)		Latitude(s	s) Datum	Local Government Area(s) (if applicable)			
			☐ WGS84				
			□ GDA94				
			Other:				
Co	☐ Coordinates of premises by easting and northing						



Easting(s)	Northing(s)	Zone Ref. 54 55	Datum WGS84 GDA94	Local	Governm	ent Area(s) (if applicable)
3.3) Additional poschedule to this Not required	remises relevant application	to the original dev	Other:	and their details	s have be	en attached in a
PART 3 – I	RESPONSI	BLE ENTITY	DETAILS			
Note: see section	esponsible entity on 78(3) of the Plant on Regional Coun	ning Act 2016	sing this change ap	plication		
PART 4 – 0	CHANGE D	ETAILS				
5) Provide deta Approval type	ils of the existing	development app Reference number	roval subject to this er Date	change applica issued	tion	Assessment manager/approval entity
Developmer Preliminary	approval	M18/63	18 September 2018			CTRC
Preliminary						
for a five unit aparte The proposed screens and re	prief description of ment building to provi change to the di placing the scree	ide for a six unit apartn evelopment permi	nent building): it includes removin ive tree species. It	g the requireme	ent to pro	ging a development approval ovide sugar cane buffer he trees are growing, an
	of change does t le application – p	his application pro	pose?			
	e application – p		CATION REC	UIREMEN	ΓS	
No – procee Yes – list all Note: section 80	d to Part 7 affected entities (1) of the Planning	s for this change a below and procee Act 2016 states that the affected entity as	ed to Part 7	he change applica 0(2) of the Planni	ntion must ; na Act 201	give notice of the proposal 6.
Affected entity Pre-request response provided? (where a pre- request response notice for the application has been given, a copy of the notice must accompany this change application) Date notice given (pre-request response provided)			tice given (where no uest response			
		this change a	request response	is attached to		
		this change a	request response	is attached to		
		☐ No ☐ Yes – pre this change a	request response	is attached to		

PART 6 – OTHER CHANGE APPLICATION REQUIREMENTS

Note: to complete this part it will be necessary for you to complete parts of DA Form 1 and in some instances parts of DA Form 2, as mentioned below. These forms are available at https://planning.dsdmip.qld.gov.au

8) Location details - Are there any additional premises included in this change application that were not part of the

original development approval?
Yes – complete Part 2 (Location details) of DA Form 1 as it relates to the additional premises is completed and
provided with this application.
9) Development details
9.1) Is there any change to the type of development, approval type, or level of assessment in this change application?
☐ No – proceed to 11)
Yes – the completed Sections 1 and 2 of Part 3 (Development details) of DA Form 1 as these sections relate to
the new or changed aspects of development are provided with this application. 9.2) Does the change application involve building work?
No
Yes – the completed Part 5 (Building work details) of DA Form 2 as it relates to the change application is provided
with this application.
10) Defermed details. Describe above a combination require referred for any referred requirements?
10) Referral details – Does the change application require referral for any referral requirements? Note: The application must be referred to each referral agency triggered by the change application as if the change application was the original
development application including the proposed change.
 No Yes – the completed Part 5 (Referral details) of DA Form 1 as it relates to the change application is provided with
this application. Where referral is required for matters relating to building work the Referral checklist for building work
is also completed.
11) Information request under Part 3 of the DA Rules
I agree to receive an information request if determined necessary for this change application
I do not agree to accept an information request for this change application Note: By not agreeing to accept an information request I, the applicant, acknowledge:
that this change application will be assessed and decided based on the information provided when making this change application
and the assessment manager and any referral agencies relevant to the change application are not obligated under the DA Rules to
accept any additional information provided by the applicant for the change application unless agreed to by the relevant parties
Part 3 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules. Further advice about information requests is contained in the DA Forms Guide: Forms 1 and 2.
Turtiler advice about information requests is contained in the <u>DAT offits Guide. Forms Tarid 2</u> .
12) Further details
Part 7 of DA Form 1 is completed as if the change application was a development application and is provided with
this application.
PART 7 – CHECKLIST AND APPLICANT DECLARATION
12) shapes application absolute
13) change application checklist I have identified the:
responsible entity in 4); and
for a minor change, any affected entities; and
for an 'other' change all relevant referral requirement(s) in 10)
Note: See the Planning Regulation 2017 for referral requirements
For an 'other' change application, the relevant sections of DA Form 1 –
Development application details have been completed and is attached to this
application
For an 'other' change application, where building work is associated with the
change application, the relevant sections of DA Form 2 – Building work details have been completed and is attached to this application

Supporting information addressing any applicable assessment benchmarks is						
attached to this application Note: This includes any templates provided under 23.6 and 23.7 of DA Form 1 that are						
relevant as a result of the change application, a planning report and any technical Yes						
reports required by the relevant categorising instrument(s) (e.g. the local government						
planning scheme, State Planning Policy, State Development Assessment Provisions).						
For further information, see DA Forms Guide: Planning report template.						
Relevant plans of the development are attached to this development						
application						
Note: Relevant plans are required to be submitted for all relevant aspects of this						
change application. For further information, see DA Forms Guide: Relevant plans.						
14) Applicant declaration						
oximes By making this change application, I declare that all information in this change application is true and correct.						
from the responsible entity and any relevant affected entity or referral agency for the change application where written						
information is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Act 2001</i> .						
Note: It is unlawful to intentionally provide false or misleading information.						
Privacy – personal information collected in this form will be used by the responsible entity and/or chosen assessment						
manager, any relevant affected entity or referral agency and/or building certifier (including any professional advisers						
which may be engaged by those entities) while processing, assessing and deciding the change application.						
All information relating to this change application may be available for inspection and purchase, and/or published on						
the assessment manager's and/or referral agency's website.						
Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Planning Regulation 2017						
and the DA Rules except where:						
such disclosure is in accordance with the provisions about public access to documents contained in the Planning Act						
2016 and the Planning Regulation 2017, and the access rules made under the Planning Act 2016 and Planning						
Regulation 2017; or						
required by other legislation (including the Right to Information Act 2009); or						
otherwise required by law.						
This information may be stored in relevant databases. The information collected will be retained as required by the						
Public Records Act 2002.						
PART 8 – FOR OFFICE USE ONLY						
TAILT 0 - FOIL OIL FIDE OOL OILE						
Date Reference number(s):						
received:						
QLeave notification and payment						
Note: For completion by assessment manager if applicable Description of the work						
QLeave project number						
Amount paid (\$)						
Date paid						
Date receipted form sighted by assessment						
manager						
Name of officer who sighted the form						

Our ref: M1299

16 August 2019

Chief Executive Officer Charters Towers Regional Council PO Box 189 CHARTERS TOWERS QLD 4820

Attention: Planning and Community Engagement

Dear Sir/ Madam,

Re:

Letter of Authority

Lot 600 on SP310657 (formerly Lots 1-10 on RP715678)

Under the provisions of the *Planning Act 2016*, we **REID RIVER LAND HOLDINGS PTY LTD A.C.N. 623 669 367**, being the registered owner of land situated at 5291
Flinders Highway, Reid River, and described as **Lot 600 on SP310657**, do hereby authorise and confirm the engagement and appointment of Milford Planning to act on our behalf with respect to the procurement of all town planning approvals for the aforementioned parcels of land.

Signed this

26+6

day of

November 2019

Signature:

Signature:

The ACN must be included and accompanied by -

- The signature of either-
 - · two directors of the company or
 - · a director and a company secretary of the company or
 - if a proprietary company that has a sole director who is also the sole company secretary, that director.

OR

- The company seal (if the company has a common seal) witnessed by -
 - two directors of the company or
 - · a director and a company secretary of the company or
 - for a propriety company that has a sole director who is also the sole company secretary, that director.

REGISTRATION CONFIRMATION STATEMENT

NATURAL RESOURCES, MINES AND ENERGY, QUEENSLAND

Title Reference : 51184465

This is the current status of the title as at 12:56 on 23/05/2019

REGISTERED OWNER

Dealing No: 719413655 17/05/2019

REID RIVER LAND HOLDINGS PTY LTD A.C.N. 623 669 367

TRUSTEE

UNDER INSTRUMENT 719042756

ESTATE AND LAND

Estate in Fee Simple

LOT 600 SURVEY PLAN 310657

Local Government: CHARTERS TOWERS

EASEMENTS, ENCUMBRANCES AND INTERESTS

- 1. Rights and interests reserved to the Crown by Deed of Grant No. 20095234 (POR 598) Deed of Grant No. 20142222 (POR 2V) Deed of Grant No. 20142223 (POR 4V) Conveyance No. 602568790 (N402296) (POR 4V) (POR 2V) Conveyance No. 602691874 (N395058) (POR 598)
- 2. MORTGAGE No 719209944 15/01/2019 at 12:23 COMMONWEALTH BANK OF AUSTRALIA A.C.N. 123 123 124

ADMINISTRATIVE ADVICES

Dealing	Туре	Lodgement Date		Status	
711561999	VEG NOTICE		08/04/2008	16:00	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711562015	VEG NOTICE		08/04/2008	16:02	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620779	VEG NOTICE		02/05/2008	13:37	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620781	VEG NOTICE		02/05/2008	13:37	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620782	VEG NOTICE		02/05/2008	13:38	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620784	VEG NOTICE		02/05/2008	13:38	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620786	VEG NOTICE		02/05/2008	13:38	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620790	VEG NOTICE		02/05/2008	13:39	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620792	VEG NOTICE		02/05/2008	13:39	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		
711620795	VEG NOTICE		02/05/2008	13:40	CURRENT
	VEGETATION MANAGEMEN	IT ACT	1999		

UNREGISTERED DEALINGS - NIL

REGISTRATION CONFIRMATION STATEMENT

NATURAL RESOURCES, MINES AND ENERGY, QUEENSLAND

Title Reference : 51184465

CERTIFICATE OF TITLE ISSUED - No

Caution - Charges do not necessarily appear in order of priority

** End of Confirmation Statement **

EV Dann

Registrar of Titles and Registrar of Water Allocations

Lodgement No: 4469471

Email: conveyancing@nqlegal.com.au

NQ LEGAL

Office: TOWNSVILLE

Box: 18