

Goondiwindi Customer Service Centre: (07) 4671 7400 Inglewood Customer Service Centre: Texas Customer Service Centre:

Facsimile:

(07) 4652 0200 (07) 4653 2600 (07) 4671 7433 Postal: LMB 7, Inglewood QLD 4387

Email: mail@grc.qld.gov.au Web: www.grc.qld.gov.au

File:

18/37G

Date:

19 December 2018

St Mary's Parish School Goondiwindi C/- Precinct Urban Planning PO Box 3038 TOOWOOMBA QLD 4350

Attention: Paul Kelly

Dear Mr Kelly

**Decision Notice approval (with conditions) Material Change of Use** Lot 76 on G472, Lot 1 on RP210946 & Lot 20 on SP127549, 25 & 27 Brisbane Street and 59 Callandoon Street, Goondiwindi

We wish to advise that on 19 December 2018 a decision was made to approve the material change of use development application for "Community activities" - "Educational establishment" - Secondary School (Expansion to existing primary school) at Lot 76 on G472. Lot 1 on RP210946 & Lot 20 on SP127549, 25 & 27 Brisbane Street and 59 Callandoon Street, Goondiwindi. In accordance with the Planning Act 2016, please find attached Council's Decision Notice for the application.

Please read the conditions carefully as these include actions which must be undertaken prior to the commencement of the use as well as requirements for the ongoing operation of the use.

All conditions are required to be either complied with or bonded prior to the commencement of the use. Please note Condition 31, which requires a letter to be submitted to Council prior to commencement of the use, outlining and demonstrating compliance with each condition.

The applicant is required to notify Council in writing of the date of the commencement of the use, within fourteen (14) business days of commencement.

If you require any further information, please contact Council's Manager of Planning Services, Mrs Ronnie McMahon, on (07) 4671 7400 or rmcmahon@grc.qld.gov.au, who will be pleased to assist.

Yours faithfully

Ronnie McMahon

Mm (

Manager of Planning Services Goondiwindi Regional Council

# **Decision Notice approval**

Planning Act 2016 section 63

Council File Reference:

18/37G

Council Contact:

Mrs Ronnie McMahon: LMM

Council Contact Phone:

19 December 2018

Applicant Details:

St Mary's Parish School Goondiwindi

C/- Precinct Urban Planning

PO Box 3038

(07) 4671 7400

TOOWOOMBA QLD 4350

Attention: Paul Kelly

The development application described below was properly made to Goondiwindi Regional Council on 6 November 2018.

### **Applicant details**

Applicant name:

St Mary's Parish School Goondiwindi

C/- Precinct Urban Planning

Applicant contact details:

Mr Paul Kelly

paul@precinctplan.com.au

(07) 4632 2535

### **Application details**

Application number:

18/37G

Approval sought:

Development Permit - Material Change of Use

Details of proposed

development:

"Community activities" – "Educational establishment" –

Secondary School (Expansion to existing primary school)

### **Location details**

Street address:

25 & 27 Brisbane Street and 59 Callandoon Street,

Goondiwindi

Real property description:

Lot 76 on G472, Lot 1 on RP210946 and Lot 20 on

SP127549

#### Decision

Date of decision:

19 December 2018

Decision details:

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.

### Details of the approval

Development permit

Material Change of Use

#### **Conditions**

This approval is subject to the conditions in Attachment 1.

### Further development permits

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

1. Approval for building work under the Building Act 1975

### **Properly made submissions**

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

### 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*).

A copy of the relevant appeal provisions are attached.

### **Currency period for the approval**

This development approval will lapse at the end of the period set out in section 85 of *Planning Act 2016* 

• [For material change of use] This approval lapses if the first change of use does not happen within (six (6) years).

### Approved plans and specifications

Copies of the following plans are enclosed.

Drawing/report title	Prepared by	Date	Reference no.	Version/issue
Aspect of development:	[material change of u	se]		
Master Site Plan	Aspect Architecture	12/10/18	DA1	Rev. B
Site Locality Plan	Aspect Architecture	12/10/18	DA.00	Rev. B
Site Plan	Aspect Architecture	12/10/18	DA.000	Rev. B
Existing & Demo Site Plan	Aspect Architecture	12/10/18	DA.050	Rev. B
Proposed Ground Floor Plan	Aspect Architecture	12/10/18	DA.100	Rev. B
Proposed Elevations	Aspect Architecture	12/10/18	DA.200	Rev. B
Proposed Elevations	Aspect Architecture	12/10/18	DA.201	Rev. B
Perspectives	Aspect Architecture	12/10/18	DA.900	Rev. B

**Attachment 4** is a Notice about decision - Statement of reasons, in accordance with section 63 (5) of the Planning Act 2016.

**Attachment 5** is an extract from the *Planning Act 2016*, which details the applicant's appeal rights regarding this decision

If you wish to discuss this matter further, please contact Council's Manager of Planning Services, Mrs Ronnie McMahon, on 07 4671 7400.

Yours Sincerely

**Ronnie McMahon** 

Manager of Planning Services Goondiwindi Regional Council

enc Attachment 1—Assessment manager conditions

Attachment 2—Approved Plans

Attachment 3—Infrastructure Charges Notice

Attachment 4—Notice about decision - Statement of reasons

Attachment 5—Planning Act 2016 Extracts



# **ATTACHMENTS**

**Attachment 1 – Assessment Manager's Conditions** 

Attachment 2 - Approved Plans

Attachment 3 - Infrastructure Charges Notice

Attachment 4 - Notice about decision - Statement of reasons

Attachment 5 - Planning Act 2016 Extracts

Planning Act 2016 appeal provisions
Planning Act 2016 lapse dates



# **Attachment 1 – Assessment Manager's Conditions**



# **Assessment Manager's Conditions**

Proposed Use:	<ul> <li>"Community activities"</li> <li>"Educational establishment" – Secondary school</li> <li>(Expansion to existing primary school)</li> </ul>	
Development:	Material Change of Use - Development Permit	
Applicant:	St Mary's Parish School Goondiwindi C/- Precinct Urban Planning	
Address:	25 & 27 Brisbane Street and 59 Callandoon Street, Goondiwindi	
Real Property Description:	Lot 76 on G472, Lot 1 on RP210946 and Lot 20 on SP127549	
Council File Reference:	18/37G	

	GENERAL CONDITIONS			
1,	Approval is granted for the purpose of a Material Change of Use for "Community activities" - "Educational establishment" – Secondary School (Expansion to existing primary school) as defined in the Goondiwindi Region Planning Scheme 2018.			
2.	All conditions must be complied with or bonded prior to the commencement of the use, unless specified in an individual condition.			
3.	Except where changed by conditions of this approval, the development shall be in accordance with supporting information supplied by the applicant with the development application including the following plans:			
	Drawing Number	Title	Date	
	DA1	Master Site Plan	12/10/18	
	DA.00	Site Locality Plan	12/10/18	
	DA.000	Site Plan	12/10/18	
	-	DA.050 Existing & Demo Site Plan 12/10/18		
	DA.100	Proposed Ground Floor Plan	12/10/18	
	DA.200 Proposed Elevations 12/10/18			
	DA.201			
	DA.900	Perspectives	12/10/18	
	Please note these plans are not approved Building Plans. The approved plans are included in <b>Attachment 2</b> .			

- 4. Complete and maintain the approved development as follows:
  - (i) Generally in accordance with development approval documents; and
  - (ii) Strictly in accordance with those parts of the approved development which have been specified in detail by Council unless Council agrees in writing that those parts will be adequately complied with by amended specifications.

All development shall comply with any relevant provisions in the *Goondiwindi Region Planning Scheme 2018*, Council's standard designs for applicable work and any relevant Australian Standard that applies to that type of work.

The development approval documents are the material contained in the development application, approved plans and supporting documentation including any written and electronic correspondence between the applicant, Council or any relevant agencies during all stages of the development application assessment processes.

5. All proposed buildings shall comply with the approval documents, Schedule 6 – Planning Scheme Policies; SC6.2.2 and SC6.2.3 of the *Goondiwindi Region Planning Scheme 2018* and all other relevant statutory acts.

A building approval will be required to be issued by an Accredited Building Surveyor/Certifier prior to the commencement of construction work on the site for the following:

- (a) Demolition or removal of buildings off the site; and
- (b) Erection of all new buildings on site, excluding temporary site buildings used during the construction period.
- 6. It is the developer's responsibility to obtain all other statutory approvals required prior to commencement of any works on site.

#### **ESSENTIAL SERVICES**

Prior to the commencement of the use, the development shall be connected to Council's reticulated water supply system, in accordance with Schedule 6.2 Planning Scheme Policy 1 – Land Development Standards in the *Goondiwindi Region Planning Scheme 2018*, to the satisfaction of and at no cost to Council.

The development shall be connected to suitable backflow prevention devises, where appropriate.

The developer shall provide all necessary water infrastructure to enable the development to be serviced to relevant engineering standards and to the satisfaction of Council.

8. Prior to the commencement of the use, the development shall be connected to Council's reticulated sewerage system, in accordance with Schedule 6.2 Planning Scheme Policy 1 – Land development Standards in the *Goondiwindi Region Planning Scheme 2018*, to the satisfaction of and at no cost to Council.

The development shall provide all necessary sewer infrastructure to enable the development to be serviced to relevant engineering standards and to the satisfaction of Council.

#### **PUBLIC UTILITIES**

**9.** The development shall be connected to an adequate electricity and telecommunications supply system, at no cost to Council.

#### LANDSCAPING

- 10. Landscaping shall be provided in accordance with Schedule 6.3 Planning Scheme Policy 3 Land Development Standards of the *Goondiwindi Region Planning Scheme 2018*, and in accordance with the approved plan Drawing No. DA.000, with a minimum of:
  - "Street frontage landscaping" shall be provided along the Brisbane Street frontage
    of Lot 1 on RP210946, for a distance of 11m at a width of 1m, excluding vehicle
    access points, in accordance with the requirements of SC6.3 Planning Scheme
    Policy 3 Landscaping Standards of the Goondiwindi Region Planning Scheme
    2018; and
  - Landscaping shall be provided on Lot 1 on RP210946, to screen the car parking area. Landscaping shall be provided for a distance of 20m along the western side of the car parking area, and for a distance of 12m along the front of the building, at a width of 1m, in accordance with the requirements of SC6.3 Planning Scheme Policy 3 Landscaping Standards of the Goondiwindi Region Planning Scheme 2018.

All landscaping and tree plantings are to be planted and maintained to the satisfaction of Council. A bond for the amount of **\$1,235.00** is to be submitted prior to the commencement of the use for the maintenance of landscaping.

The bond holding time starts from the acceptance of the works. Council must be contacted by the applicant to request an inspection of the landscaping as soon as possible after completion of planting and payment of bond.

If the landscaping complies with Schedule 6.3 – Planning Scheme Policy 3 – Landscaping Standards of the *Goondiwindi Region Planning Scheme 2018*, the applicant will be advised in writing that the bond is accepted.

The bond shall be returned in accordance with the following schedule if the landscaping meets the criteria:

Time from acceptance of landscaping works	Criteria	Bond Refund / Reduction
9 months – From acceptance of works	Landscaping conforms to requirements, is established and maintained.	50%

Γ		Adequate provision from on-going watering	
Н		and growth.	
١.		Any/all replacement plants provided.	
		Landscaping is well established (as a guide	
1	18 months – From	>50% full growth depending on species).	25%
	acceptance of works	All replacement plants are established.	2570
l.	·	The landscaping intent is being achieved.	
1	24 months – From	Landscaping is fully established, or within	25%
l	acceptance of works	80% depending on species.	25%

After the required bond holding time has passed, a refund of bond monies will only be considered upon a written request from the person who paid the bond once the required bond holding time has been completed.

A Council Officer may inspect landscaping plantings to ensure compliance with this condition and acceptance of the works.

Council will hold the funds in trust for a maximum of three years, at which time should the work not be carried out and maintained to Council's satisfaction, the bond will be used by Council to have the works performed unless an extension of time is requested by the land owner or applicant and approved by Council.

To clarify, bonds can only be refunded upon a written request from the person who paid the bond upon the works being satisfactorily maintained for the required bond holding time.

#### **ROADS AND VEHICLES**

All site accesses to Brisbane Street, from the edge of the existing bitumen to the property boundary, shall be constructed to a commercial standard in accordance with Schedule 6.2 — Planning Scheme Policy 1 — Land Development Standards of the *Goondiwindi Region Planning Scheme 2018*, and in accordance with the approved plans, to the satisfaction of and at no cost to Council.

Crossovers shall be either constructed or bonded prior to the commencement of the use.

The developer shall contact Council's Engineering Department to ensure the correct specifications are obtained for all civil works prior to commencement of any works onsite.

A qualified Council Officer may inspect construction works at the request of the developer to ensure compliance with this condition.

**12.** Eleven (11) car parking spaces shall be supplied on-site in accordance with the approved plan, Drawing No. DA.000. For any car parking spaces that cannot be provided on-site, the developer shall pay a contribution to Council of \$2,500 per parking space.

Car parking areas shall be either constructed or bonded prior to the commencement of the use.

The developer shall contact Council's Engineering Department to ensure the correct specifications are obtained for all civil works prior to commencement of any works onsite.

A qualified Council Officer may inspect construction works at the request of the developer to ensure compliance with this condition.

All areas where vehicles manoeuvre and park shall be constructed to a sealed standard in accordance with Schedule 6.2 – Planning Scheme Policy 1 – Land Development Standards of the *Goondiwindi Region Planning Scheme 2018*, to the satisfaction of and at no cost to Council.

Car parking and manoeuvring areas shall be either constructed or bonded prior to the commencement of the use

The developer shall contact Council's Engineering Department to ensure the correct specifications are obtained for all civil works prior to commencements of any works onsite.

A qualified Council officer may inspect constructions works at the request of the developer to ensure compliance with this condition.

### **STORMWATER**

14. Prior to the commencement of the use, the site shall be adequately drained and all stormwater shall be disposed of to a legal discharge point in accordance with Schedule 6.2 – Planning Scheme Policy 1 – Land Development Standards of the Goondiwindi Region Planning Scheme 2018, to the satisfaction of and at no cost to Council.

Any increase in volume, concentration or velocity of stormwater from the site shall be channelled to lawful points of discharge or to other storage or dispersal arrangements which all must be agreed to in writing by Council.

There shall be no change in direction or increase in the volume, concentration or velocity in any overland flow from the site to any adjoining properties unless agreed in writing by Council and the owners of any adjoining properties affected by these changes.

The stormwater disposal system shall be designed to include appropriate pollution control devices or methods to ensure no contamination or silting of waterways.

15. Stormwater shall not be allowed to pond on the site during the development process and after development has been completed unless the type and size of ponding has been agreed in writing by Council.

No ponding, concentration or redirection of stormwater shall occur on adjoining properties unless specifically agreed to in writing by Council and the owners of any adjoining properties affected by these changes.

### EARTHWORKS AND EROSION CONTROL

Any filling or excavation shall be undertaken in accordance with Schedule 6.2 – Planning Scheme Policy 1 – Land Development Standards of the *Goondiwindi Region Planning Scheme 2018* or to other relevant engineering standards to the satisfaction of an at no cost to Council.

Excavation or filling within 1.5 metres of any site boundary is battered or retained by a wall that does not exceed 1 metre in height.

17. All works associated with the development must be carried out in a manner that minimizes erosion and controls sediment. Best practice erosion and sediment control measures shall be in place at the location of all works prior to work commencing and remain until work is completed in accordance with Schedule 6.2 – Planning Scheme Policy 1 – land Development Standards of the *Goondiwindi Region Planning Scheme 2018* to the satisfaction of and at no cost to Council.

Control procedures are to be established to ensure sediment from the site is not deposited off site. The developer shall ensure no increase in any silt loads or contaminants in overland flow from the site during the development process and after development has been completed.

### **AVOIDING NUISANCE**

18. At all times while the use continues, provision must be made on site for the collection of general refuse in covered waste containers with a capacity sufficient for the use.

Waste receptacles shall be placed in a screened area. The site must maintain a general tidy appearance.

- 19. Construction waste is to be contained within an approved skip container or enclosed trailer on site to ensure litter does not become an issue off site. All waste is to be disposed of at the Goondiwindi Waste facility.
- At all times while the use continues, the development shall be conducted in accordance with the provisions of the *Environmental Protection Act 1994* (the Act) and all relevant regulations and standards under that Act. All necessary licences, permits and approvals under the Act, and all regulatory provisions and legislation shall be obtained and shall be maintained at all times while the use continues.

	p
21.	At all times while the use continues, lighting of the site, including any security lighting, shall be such that the lighting intensity does not exceed 8.0 lux at a distance of 1.5 metres from the site at any property boundary.  All lighting shall be directed or shielded so as to ensure that no glare directly affects nearby properties, motorists or the operational safety of the surrounding road network.
22.	At all times while the use continues it shall be operated in such a manner as to ensure that no nuisance shall arise to adjoining premises as a result of dust, noise, lighting, odour, vibration, rubbish, contaminants, stormwater discharge or siltation or any other potentially detrimental impact.
23.	The operator shall be responsible for mitigating any complaint arising from on-site operations.
24.	Construction works must occur so they do not cause unreasonable interference with the amenity of adjoining premises.  During construction the site must be kept in a clean and tidy state at all times.
	CONTROL DE LA CO
	DEVELOPER'S RESPONSIBILITIES
25.	Any alteration or damage to roads and/or public infrastructure that is attributable to the progress of works or associated with the use of the site shall be repaired to Council's satisfaction or the cost of the repairs paid to Council.
26.	It is the developer's responsibility to ensure that any contractors and subcontractors have current, relevant and appropriate qualifications and insurances in place to carry out the works.
27.	The developer shall be responsible for meeting all costs reasonably associated with the approved development, unless there is specific agreement by other parties, including the
	Council, to meeting those costs.
28.	Council, to meeting those costs.  At all times while the use continues, all requirements of the conditions of the development approval must be maintained.

	COMMENCEMENT OF USE
29.	At its discretion, Council may accept bonds or other securities to ensure completion of specified development approval conditions or Council may accept cash payments for Council to undertake the necessary work to ensure completion of specified development approval conditions.
	It may be necessary for Council to use such bonds for the completion of outstanding works without a specific timeframe agreed.
30.	Council must be notified in writing of the date of the commencement of the use within 14 days of commencement.
	This approval will lapse if the use has not commenced within <b>six (6) years</b> of the date the development approval takes effect, in accordance with the provisions contained in section 85 of the <i>Planning Act 2016</i> .
	Section 86 of the <i>Planning Act 2016</i> sets out how an extension to the period of approval can be requested.
31.	A letter outlining and demonstrating that conditions have been, or how they will be, complied with, shall be submitted to Council prior to commencement of the use. Council Officers may require a physical inspection to confirm that all conditions have been satisfied to relevant standards.
	PLEASE READ CAREFULLY – NOTES AND ADVICE
	When approval takes effect
	This approval takes effect in accordance with section 85 of the Planning Act 2016.
	When approval lapses
	This approval will lapse if the use has not commenced within six (6) years of the date the development approval takes effect.
	Section 86 of the <i>Planning Act 2016</i> sets out how an extension to the period of approval can be requested.
	Infrastructure charges as outlined in the Infrastructure Charges Notice included in <b>Attachment 3</b> shall be paid prior to the commencement of the use.

This approval in no way removes the duty of care responsibility of the applicant under the Aboriginal Cultural Heritage Act 2003. Pursuant to Section 23(1) of the Aboriginal Cultural Heritage Act 2003, a person who carries out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal cultural heritage (the "cultural heritage duty of care").

This approval in no way authorises the clearing of native vegetation protected under the Vegetation Management Act 1999.

The approved development does not authorize any deviation from the applicable Australian Standards nor from the application of any laws, including laws covering work place health and safety.



# Attachment 2 – Approved Plans



25 BRISBANE STREET

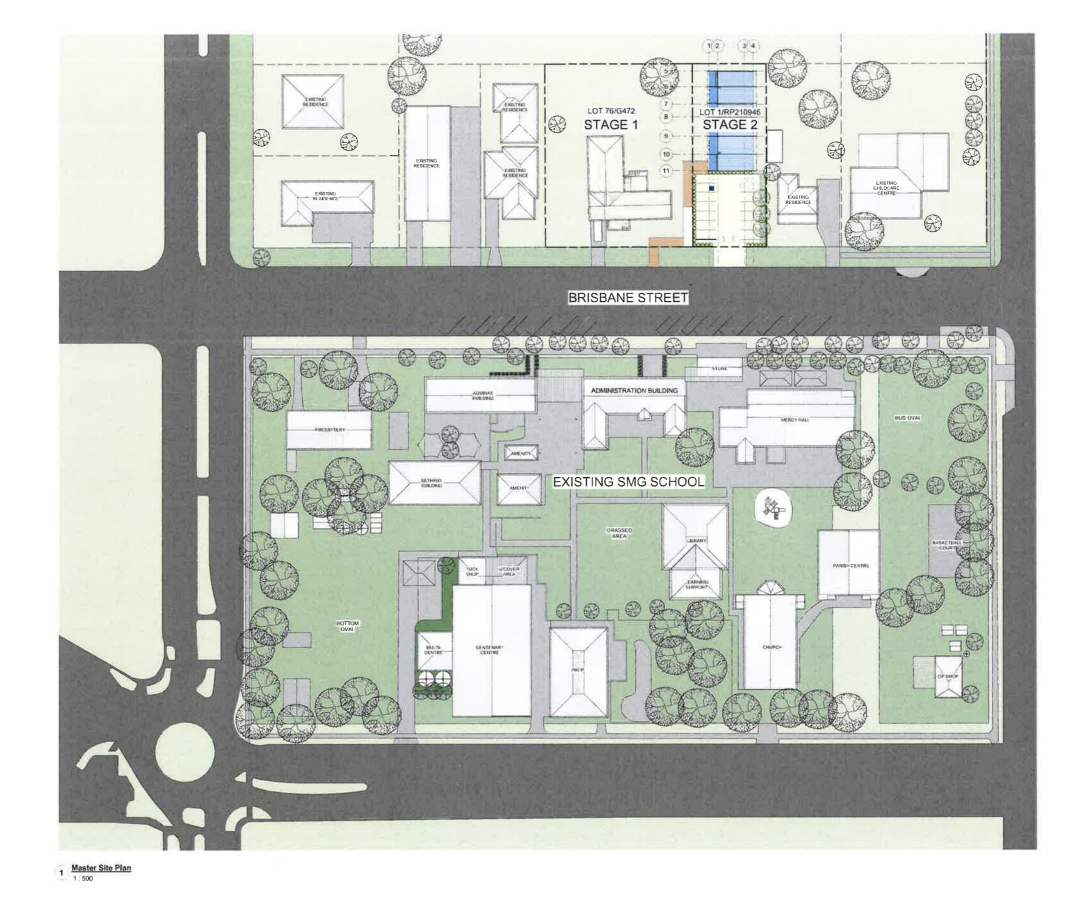
Lot 76/G472 Town of Goondiwindi Parish of Goondiwindi Counly of Marsh

Loi 1/RP210946 Town of Goondiwindi Parish of Goondiwindi Counly of Marsh

Area - 2023,583m²

Area - 1012m²

27 BRISBANE STREET



D.A. ISSUE

12/10/18 DA Issue

No Date Amendment 19/09/18 Preliminary Issue

GENERAL NOTES



TOOWOOMBA BRISBANE P. (07) 46 329 962 www.aspectapm.net A.B.N 96071786948 BOAQ 4487

ST MARY'S PARISH SCHOOL, SMG Secondary School

Checked by 25 - 27 Brisbane Street, Goondiwindi, QLD Client Signature Project Number

IMPORTAN'	I: ALL DRAWINGS	MUST BE REAL	O IN CONJUNCTION WITH THE GENERAL NOTES SHEET
HOOL,	Designer	AM	Sheet Name Master Site Plan
	Drawn by	JMB	Sheet Number

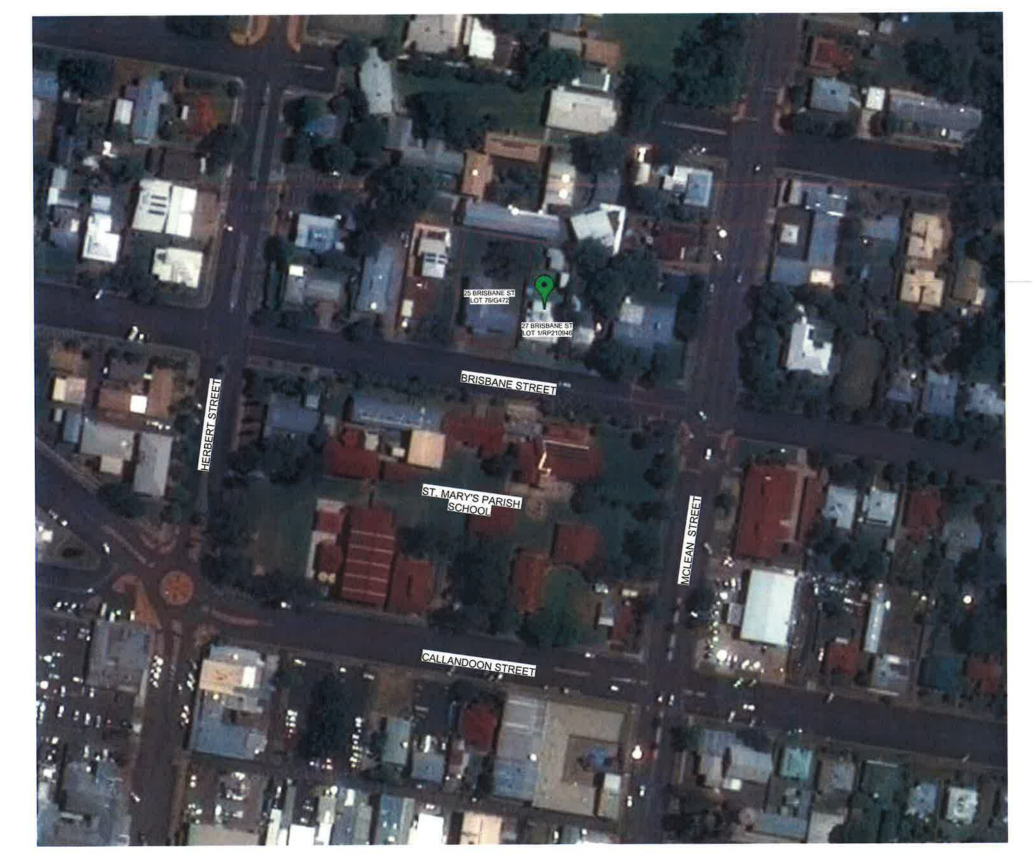
DAT ALM 12/10/18 Scale As indicated A1 18-0811



25 BRISBANE STREET

Area - 2023\_583m²

Area - 1012m²



PROPOSED SITE: 25- 27 BRISBANE STREET

No Date Amend A 19/09/18 Preliminary Issue Amendment B 12/10/18 DA Issue





TOOWOOMBA BRISBANE P. (07) 46 329 962 www.aspeclapm.net A.B.N 96071786948 BOAQ 4487 ST MARY'S PARISH SCHOOL, GOONDIWINDI SMG Secondary School 25 - 27 Brisbane Street, Goondiwindi, QLD

IMPORTANT:	ALL DRAWINGS M	IUST BE READ
HOOL,	Designer	ALM
,	Drawn by	ALM
	Checked by	KM
Goondiwindi,	Client Signature	
•	Project Number	18-0811

EAD IN CONJUNCTION WITH THE GENERAL NOTES SHEET Sheet Name Site Locality Plan Sheet Number **DA.00** 12/10/18 Plot Date 1:200 A1

D.A. ISSUE



25 BRISBANE STREET 27 BRISBANE STREET

Lot 76/G472 Lot 1/RP210946 Town of Goondiwindi Parish of Goondiwindi County of Marsh Town of Goondiwindi Parish of Goondiwindi County of Marsh

Area - 2023,583m²

Area - 1012m²

PROJECT SUMMARY	
STAGE 1 25 BROWNIE STREET	
SITE AREA	2023 583m³
TRUILDING NUMBERS	01 SUBJECT BUILDING
TOTAL EXISTING BUILDING FOOTPRIN	1 AREA 353 25 m²
TOTAL PROPOSED BIALDING FOOTPY	INT AREA 353 25 m²
STAGE 2 27. BRISBANE STREET	
SITE AREA	1012m²
BUILDING NUMBERS	81 SUBJECT BUILDING
TOTAL EXISTING BUILDING FOOTPRIN	T AREA 320.78 m³
TOTAL PROPOSED BUILDING FOOTPR	INT AREA BREAKDOWN
PROPOSED GFA (ENCLOSE	D) 228,86 m²
PROPOSED GFA (VERANDA	HS) 182 11 m <sup>a</sup>
TOTAL	330,87 m²

## CARPARKING SUMMARY REQUIRED. LS CAPARKS REQUIRED PER STAFF MEMBER 4 x STAFF MEMBERS = 6 x CARPARKS PROVIDED.

#### SITE COVERAGE LEGEND

	Existing Building	353.25 m² (11.6%)
1 50	Proposed Building	330.97 m² (10.9%)
	Hardstand Driveway	414.75m² (13.7%)
Lyt	Hardstand Palhways	101.83m² (03.4%)
	Soft Landscaping (Turfed Area, Gardens)	1834.78m² (60.4%
	TOTAL SITE COVERAGE	3035.58m² (100.0%

Date Amendment 19/09/18 Preliminary Issue 12/10/18 DA Issue

CONTRACTORS ARE TO VERIFY ALL DIMENSIONS ON SITE BEFORE COMMENCING ANY WORK OR PRODUCING SHOP DRAWINGS THESE DRAWINGS ARE PROTECTED BY THE LAWS OF COPYRIGHT AND MAY NOT BE COPIED OR REPRODUCED WITHOUT THE WRITTEN PERMISSION OF ASPECT

DESIGN STUDIOS IS NOT RESPONSIBLE FOR THE STRUCTURAL DESIGN OF THIS BUILDING.

ALL DRAINAGE TO BE IN ACCORDANCE WITH LOCAL COUNCIL REQUIREMENTS AND APPROVED PLANS, ASPECT

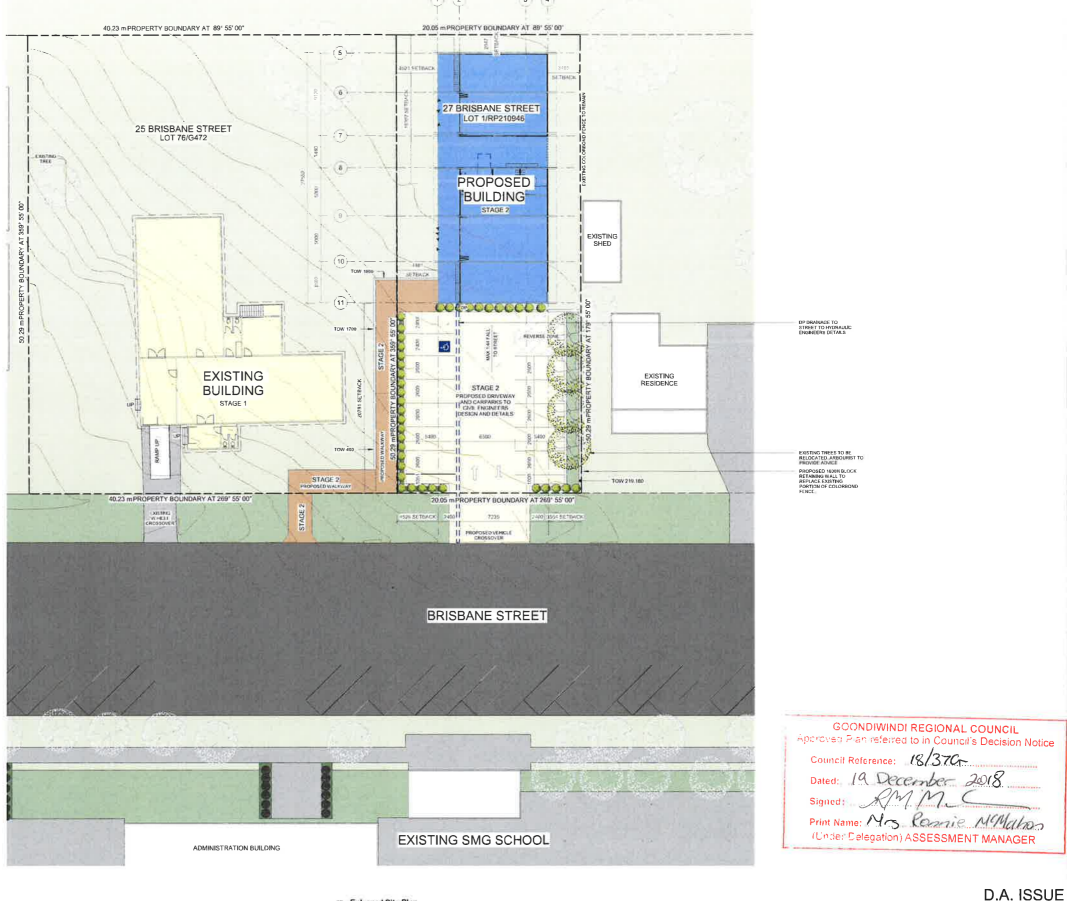


QLD

ST MARY'S PARISH SCHOOL, TOOWOOMBA BRISBANE P. (07) 46 329 962 SMG Secondary SMG Secondary School www.aspectapm.net
A.B.N 96071786948
BOAQ 4487

25 - 27 Brisbane Street, Goondiwindi, Designer Drawn by JR Checked by AM Client Signature Project Number 18-0811

Sheet Name Site Plan Sheet Number DA.000 12/10/18 Plot Date Scale As indicated A1



1 Enlarged Site Plan

IMPORTANT: ALL DRAWINGS MUST BE READ IN CONJUNCTION WITH THE GENERAL NOTES SHEET



25 BRISBANE STREET

27 BRISBANE STREET

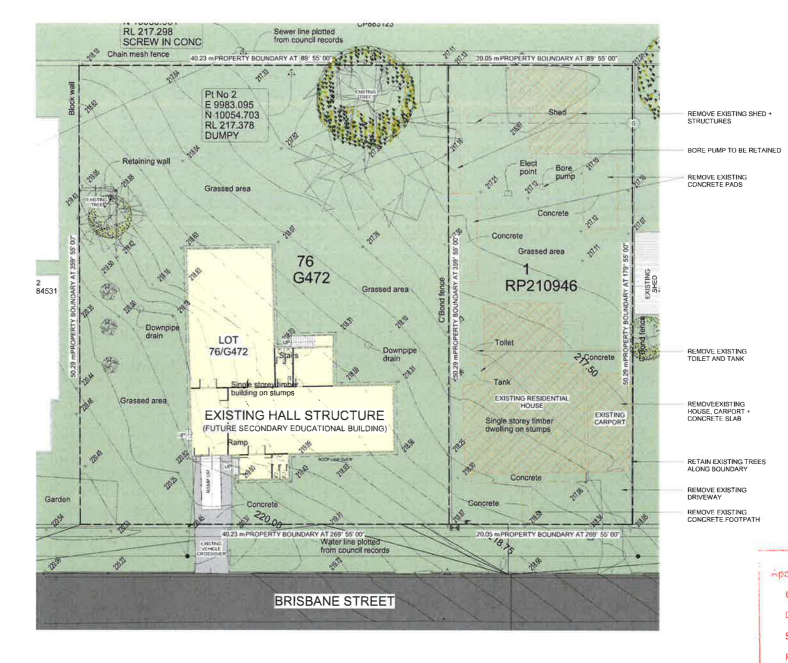
Lot 76/G472 Town of Goondiwindi Parish of Goondiwindi County of Marsh

Area - 2023 583m²

- GENERAL NOTES

  1. DO NOT SCALE DRAWINGS

  2. SETTING OUT DIMENSIONS SHALL UBTAIN ID BY SCALING THE DRAW ANY SETTING OUT DIMENSIONS SH



GOONDIWINDI REGIONAL COUNCIL
Approved Plan referred to in Council's Decision Notice

Council Reference: 18/376

Dated: 19 December 2018

Print Name: Mrs Remine McMahan (Under Delegation) ASSESSMENT MANAGER

1 Existing/Demo Site Plan 1:200

### EXISTING AREA TABLE

STAGE 1: EXISTING GFA STAGE 2 EXISTING GFA

353 25 m² 329 76 m² 674 03 m²

IMPORTANT: ALL DRAWINGS MUST BE READ IN CONJUNCTION WITH THE GENERAL NOTES SHEET

No Date Amendment 19/09/18 Preliminary Issue 12/10/18 DA Issue

CONTRACTORS ARE TO VERIFY ALL DIMENSIONS ON SITE BEFORE COMMENCING ANY WORK OR PRODUCING SHOP DRAWINGS. THESE DRAWINGS ARE PROTECTED BY THE LAI OF COPYRIGHT AND MAY NOT BE COPIED OR REPRODUCED WITHOUT THE WRITTEN PERMISSION OF ASPECT.





www.aspeclapm.net A.B.N 96071786948

ST MARY'S PARISH SCHOOL, TOOWOOMBA BRISBANE P. (07) 46 329 962 SMG Secondary SMG Secondary School 96071766948 BOAQ 4487 25 - 27 Brisbane Street, Goondiwindi, QLD

CE DI G COM TOO II	OUT BE ILE
Designer	AM
Drawn by	JR
Checked by	AM
Client Signature	
Project Number	10.0011

Sheet Name Existing & Demo Site Plan Sheet Number DA.050 Plot Date 12/10/18 1:200 A1 18-0811

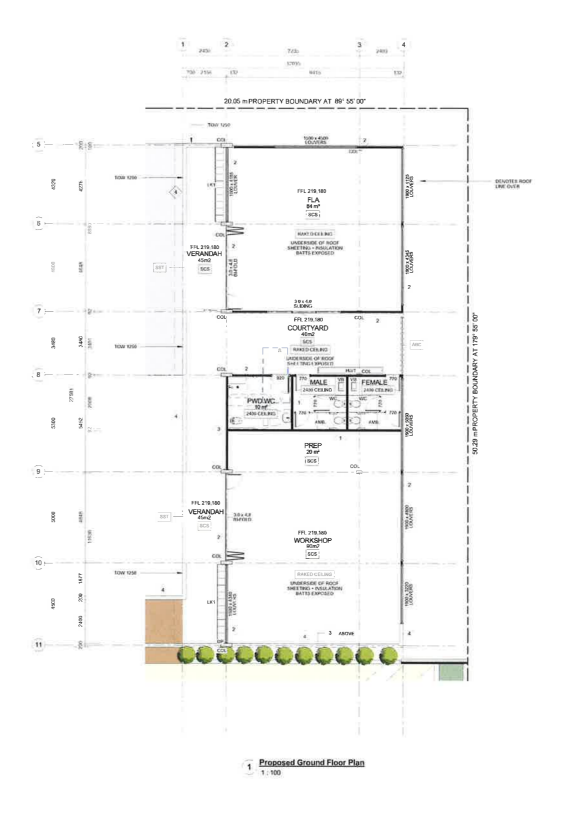
D.A. ISSUE



NITERNAL SZOWE SITEL STUD

#### LEGEND

ABC ALLMANEAR BATTEMED SCREEN
COL COLLIAN
DP DOWN PIPE
HMYT HAADDMASS TROUGH
LLK1 LOCKER TYPE 1
SCS SUMPLINED COMPRIETE SLAN
SST SLANGES STEER FLANTER TRELLES
VB VANATY BASIN
VC VANER LOCKET.



GOONDIWINDI REGIONAL COUNCIL Approved Plan referred to in Council's Decision Notice Council Reference: 18/37C

Dated: 19 December 2018.
Signed: RMM

Print Name: Mrs Ronnie McMahon

(Under Delegation) ASSESSMENT MANAGER

D.A. ISSUE

B 12/10/18 DA Issue

No Date Amenda A 19/09/18 Preliminary Issue Amendment



ST MARY'S PARISH SCHOOL, TOOWOOMBA
BRISBANE
P. (07) 46 329 962
www.aspectapm.net
A.B.N 96071786948
BOAQ 4487

GOONDIWINDI
SMG Secondary School
25 - 27 Brisbane Street, Goondiwindi, QLD

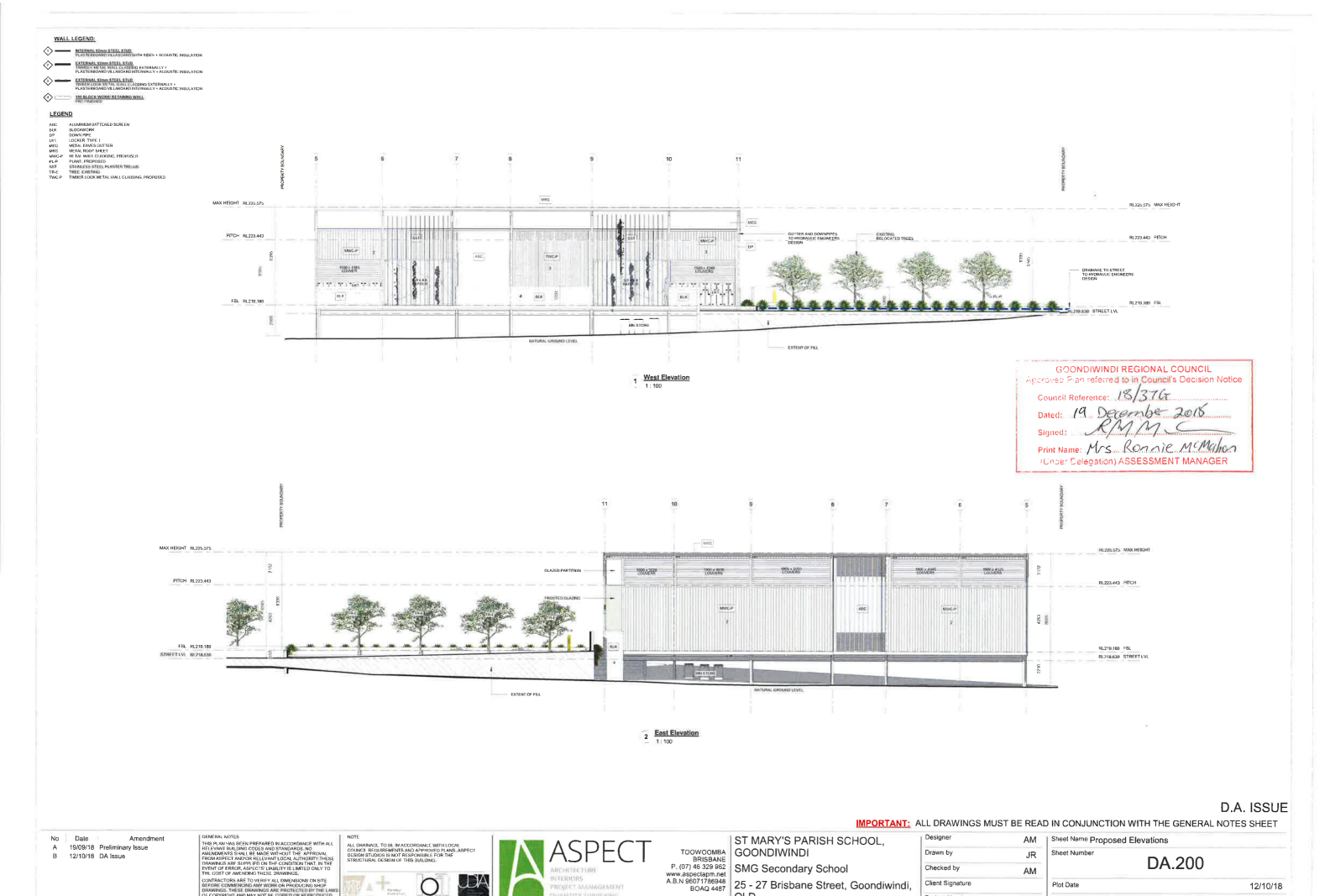
IMPORTANT: ALL DRAWINGS MUST BE READ IN CONJUNCTION WITH THE GENERAL NOTES SHEET Designer Sheet Number JR Checked by

Client Signature

Project Number

Sheel Name Proposed Ground Floor Plan DA.100 Plot Date 12/10/18 18-0811 1:100 A1

#### AREA TABLE



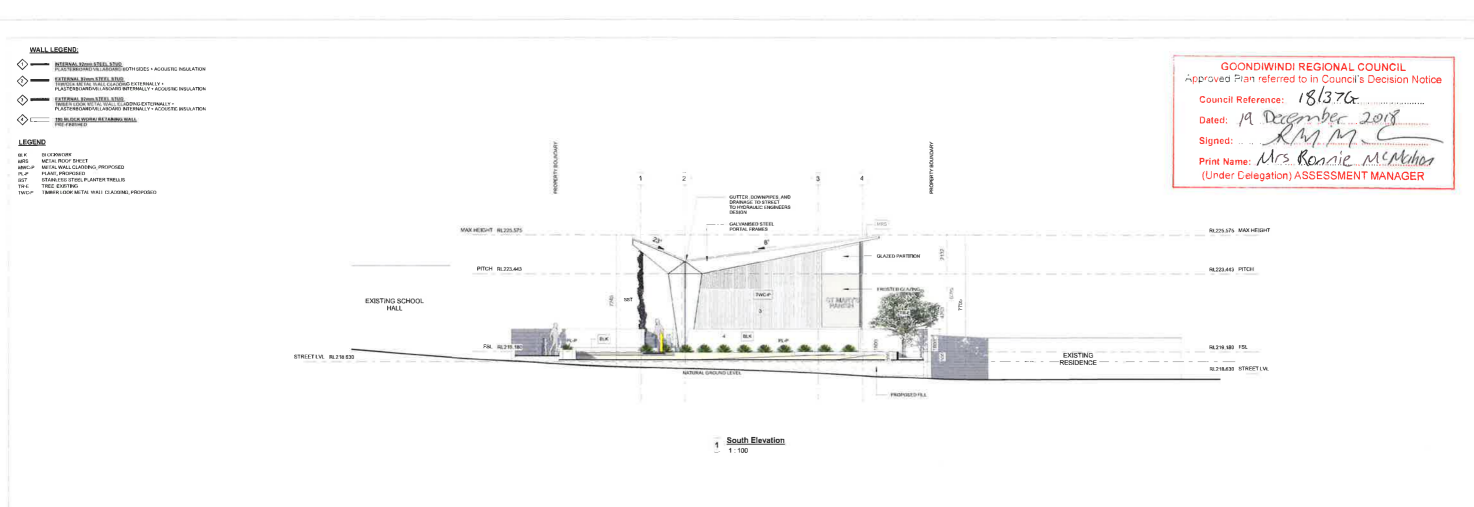
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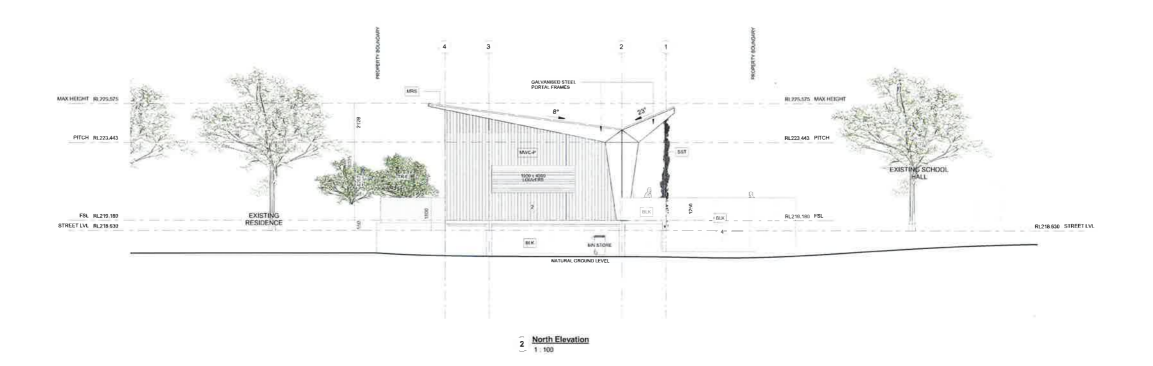
Project Number

18-0811

12/10/18

1:100 A1





D.A. ISSUE

#### IMPORTANT: ALL DRAWINGS MUST BE READ IN CONJUNCTION WITH THE GENERAL NOTES SHEET

Designer Sheet Name Proposed Elevations No Date ST MARY'S PARISH SCHOOL, Amendment 19/09/18 Preliminary Issue TOOWOOMBA BRISBANE P. (07) 46 329 962 www.aspectapm.net A.B.N 98071786946 BOAQ 4487 GOONDIWINDI SMG Secondary 25 - 27 Brisbane Drawn by JR Sheet Number 12/10/18 DA Issue DA.201 SMG Secondary School Checked by AM 25 - 27 Brisbane Street, Goondiwindi, QLD Client Signature Plot Date 12/10/18 Project Number 1:100 A1 18-0811



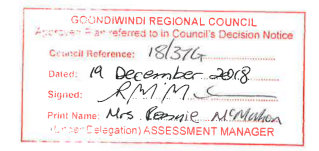












D.A. ISSUE

IMPORTANT: ALL DRAWINGS MUST BE READ IN CONJUNCTION WITH THE GENERAL NOTES SHEET

19/09/18 Preliminary Issue 12/10/18 DA Issue





TOOWOOMBA BRISBANE P. (07) 46 329 962 www.aspectapm.net A.B.N 96071786948 BOAQ 4487 ST MARY'S PARISH SCHOOL, GOONDIWINDI SMG Secondary School 25 - 27 Brisbane Street, Goondiwindi, QLD

Designer	AM	Sheet Name Perpectives	
Drawn by	AM	Sheet Number	г
Checked by	AM		L
Client Signature		Plot Date	
Project Number	18-0811		

DA.900 12/10/18 Α1 18-0811



# **Attachment 3 – Infrastructure Charges Notice**



Goondiwindi Customer Service
Centre
4 McLean Street
Goondiwindi
Inglewood Customer Service
Centre
18 Elizabeth Street
Inglewood

Locked Mail Bag 7 Inglewood QLD 4387

Telephone: 07 4671 7400 Fax: 07 4671 7433

Email: mail@grc.qld.gov.au

# Infrastructure Charges Notice

Address	25 & 27 Brisbane Street and 29 Callandoon Street, Goondiwindi	
Owner	The Corporation of the Roman Catholic Diocese of Toowoomba	
Applicant	St Mary's Parish School Goondiwindi C/- Precinct Urban Planning	
Application No.	18/37G	
Lot and Survey Plan	Lot 76 on G472, Lot 1 on RP210946 and Lot 20 on SP127549	
Date	19 December 2018	
Approval	Development Permit – Material Change of Use	

### **Development Application Details**

"Community activities" - "Educational establishment" – Secondary School (Expansion to existing primary school).

Type of Charge	Charge Area (A, B, C, D or E)	Type of Charge	Charge Amount (\$)	Unit	Total Charge (\$)
Educational establishment	A	Water, sewerage, transport and parks	8.00 per m <sup>2</sup> of GFA	330.97m²	2,647.76
	A	Stormwater	1.00 per m <sup>2</sup> for all impervious area	432.8m²	432.80

Due Date	When the change of use happens	Total	
Charge to be paid to	Goondiwindi Regional Council Charge 3		3,080.56
Lapse Date	19 December 2024	(\$)	

Authorised by:

RM MC

Print Name: Mrs Ronnie McMahon

Manager of Planning Services

In accordance with the Planning Act 2016

Office Use – Receipt Number Charges – 1250-1150-0000 Drainage – 1250-1151-0000 An offset has been applied to this notice for existing areas, at the rate of \$8 per m<sup>2</sup> of GFA and \$1 per m<sup>2</sup> for all impervious areas.



Attachment 4 – Notice about decision - Statement of reasons

# Notice about decision - Statement of reasons

The following information is provided in accordance with section 63 (5) of the Planning Act 2016 and must be published on the assessment managers website.

The development application for "Community activities" – "Educational establishment" – Secondary school
(Expansion to existing primary school)
18/37G
25 & 27 Brisbane Street and 59 Callandoon Street, Goondiwindi
Lot 76 on G472, Lot 1 on RP210946 and Lot 20 on SP127549
On 19 December 2018, the above development application was:
approved in full or
approved in part foror
□ approved in full with conditions or
approved in part for
with conditions or
refused.

### 1. Reasons for the decision

The reasons for this decision are:

 Having regard to the relevant criteria in the General Residential Zone Code, the Community Facilities Zone Code, the Transport and Infrastructure Code, the Flood Hazard Overlay Code and the Heritage Overlay Code of the Goondiwindi Region Planning Scheme 2018, the proposed development satisfied all relevant criteria, and was approved subject to appropriate, relevant and reasonable conditions.

## 2. Assessment benchmarks

The following are the benchmarks applying for this development:

Benchmarks applying for the development	Benchmark reference
General Residential Zone Code	Goondiwindi Region Planning Scheme 2018: PO1, AO2.1, AO3.1, AO3.2PO4, AO5.1, AO5.2
Community Facilities Zone Code	Goondiwindi Region Planning Scheme 2018: AO1, AO2.1, AO3, AO4
Transport and Infrastructure Code	Goondiwindi Region Planning Scheme 2018: AO1, AO2, AO3.1, AO4.1, AO5.1, AO5.2, AO6, AO7, AO8, AO9, AO10, AO11.1, AO12.1, AO13, AO14, AO15.1, AO15.2, AO15.3
Flood Hazard Overlay Code	Goondiwindi Region Planning Scheme 2018: AO1.1, AO2.1, AO3.1, AO3.2
Heritage Overlay Code	Goondiwindi Region Planning Scheme 2018: AO1, AO2.1, AO3, AO4.1, AO4.2

## 3. Compliance with benchmarks

Not applicable, as the proposed development complied with all applicable benchmarks.

# 4. Relevant matters for impact assessable development

Not applicable, as the proposed development was code assessable.

# 5. Matters raised in submissions for impact assessable development

Not applicable, as the proposed development was code assessable.

## 6. Matters prescribed by Regulation

Not applicable for this proposed development.



# Attachment 5 – Planning Act 2016 Extracts



# EXTRACT FROM PLANNING ACT 2016 RELATING TO APPEAL RIGHTS

# Chapter 6 Dispute Resolution, Part 1 Appeal Rights

#### 229 Appeals to tribunal or P&E Court

- (1) Schedule 1 states—
  - (a) matters that may be appealed to-
    - (i) either a tribunal or the P&E Court; or
    - (ii) only a tribunal; or
    - (iii) only the P&E Court; and
  - (b) the person-
    - (i) who may appeal a matter (the appellant); and
    - (ii) who is a respondent in an appeal of the matter; and
    - (iii) who is a co-respondent in an appeal of the matter; and
    - (iv) who may elect to be a co-respondent in an appeal of the matter.
- (2) An appellant may start an appeal within the appeal period.
- (3) The appeal period is—
  - (a) for an appeal by a building advisory agency—10 business days after a decision notice for the decision is given to the agency; or
  - for an appeal against a deemed refusal at any time after the deemed refusal happens; or
  - (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises—20 business days after a notice is published under section 269(3)(a) or (4); or
  - (d) for an appeal against an infrastructure charges notice—20 business days after the infrastructure charges notice is given to the person; or
  - (e) for an appeal about a deemed approval of a development application for which a decision notice has not been given—30 business days after the applicant gives the

- deemed approval notice to the assessment manager; or
- (f) for any other appeal—20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

Note-

- See the P&E Court Act for the court's power to extend the appeal period.
- (4) Each respondent and co-respondent for an appeal may be heard in the appeal.
- (5) If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or P&E Court to withdraw from the appeal.
- (6) To remove any doubt, it is declared that an appeal against an infrastructure charges notice must not be about—
  - (a) the adopted charge itself; or
  - (b) for a decision about an offset or refund-
    - (i) the establishment cost of trunk infrastructure identified in a LGIP; or
    - (ii) the cost of infrastructure decided using the method included in the local government's charges resolution.

#### 230 Notice of appeal

- (1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that—
  - (a) is in the approved form; and
  - (b) succinctly states the grounds of the appeal.
- (2) The notice of appeal must be accompanied by the required fee.
- (3) The appellant or, for an appeal to a tribunal, the registrar must, within the service period, give a copy of the notice of appeal to—
  - (a) the respondent for the appeal; and
  - (b) each co-respondent for the appeal; and
  - (c) for an appeal about a development application under schedule 1, table 1, item 1—each

- principal submitter for the development application; and
- (d) for an appeal about a change application under schedule 1, table 1, item 2—each principal submitter for the change application; and
- (e) each person who may elect to become a corespondent for the appeal, other than an eligible submitter who is not a principal submitter in an appeal under paragraph (c) or (d); and
- (f) for an appeal to the P&E Court—the chief executive; and
- (g) for an appeal to a tribunal under another Act any other person who the registrar considers appropriate.

#### (4) The service period is-

- (a) if a submitter or advice agency started the appeal in the P&E Court—2 business days after the appeal is started; or
- (b) otherwise—10 business days after the appeal is started.
- (5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
- (6) A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days after the notice of appeal is given to the person.

#### 231 Other appeals

- (1) Subject to this chapter, schedule 1 and the P&E Court Act, unless the Supreme Court decides a decision or other matter under this Act is affected by jurisdictional error, the decision or matter is non-appealable.
- (2) The Judicial Review Act 1991, part 5 applies to the decision or matter to the extent it is affected by jurisdictional error.
- (3) A person who, but for subsection (1) could have made an application under the Judicial Review Act 1991 in relation to the decision or matter, may apply under part 4 of that Act for a statement of reasons in relation to the decision or matter.

#### (4) In this section-

#### decision includes-

- (a) conduct engaged in for the purpose of making a decision; and
- (b) other conduct that relates to the making of a decision; and
- (c) the making of a decision or the failure to make a decision; and
- (d) a purported decision; and
- (e) a deemed refusal.

non-appealable, for a decision or matter, means the decision or matter—

- (a) is final and conclusive; and
- (b) may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the Judicial Review Act 1991 or otherwise, whether by the Supreme Court, another court, a tribunal or another entity; and
- (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.

#### 232 Rules of the P&E Court

- (1) A person who is appealing to the P&E Court must comply with the rules of the court that apply to the appeal.
- (2) However, the P&E Court may hear and decide an appeal even if the person has not complied with rules of the P&E Court.

#### Part 2 Development tribunal

#### Division 1 General

#### 233 Appointment of referees

- (1) The Minister, or chief executive, (the appointer) may appoint a person to be a referee, by an appointment notice, if the appointer considers the person—
  - (a) has the qualifications or experience prescribed by regulation; and
  - (b) has demonstrated an ability—
    - (i) to negotiate and mediate outcomes between parties to a proceeding; and

- (ii) to apply the principles of natural justice; and
- (iii) to analyse complex technical issues; and
- (iv) to communicate effectively, including, for example, to write informed succinct and well-organised decisions, reports, submissions or other documents.

### (2) The appointer may—

- (a) appoint a referee for the term, of not more than 3 years, stated in the appointment notice; and
- (b) reappoint a referee, by notice, for further terms of not more than 3 years.
- (3) If an appointer appoints a public service officer as a referee, the officer holds the appointment concurrently with any other appointment that the officer holds in the public service.
- (4) A referee must not sit on a tribunal unless the referee has given a declaration, in the approved form and signed by the referee, to the chief executive.
- (5) The appointer may cancel a referee's appointment at any time by giving a notice, signed by the appointer, to the referee.
- (6) A referee may resign the referee's appointment at any time by giving a notice, signed by the referee, to the appointer.
- (7) In this section—

#### appointment notice means-

- (a) if the Minister gives the notice—a gazette notice; or
- (b) if the chief executive gives the notice—a notice given to the person appointed as a referee.

### 234 Referee with conflict of interest

- (1) This section applies if the chief executive informs a referee that the chief executive proposes to appoint the referee as a tribunal member, and either or both of the following apply—
  - (a) the tribunal is to hear a matter about premises—
    - (i) the referee owns; or

- (ii) for which the referee was, is, or is to be, an architect, builder, drainer, engineer, planner, plumber, plumbing inspector, certifier, site evaluator or soil assessor; or
- (iii) for which the referee has been, is, or will be, engaged by any party in the referee's capacity as an accountant, lawyer or other professional; or
- (iv) situated or to be situated in the area of a local government of which the referee is an officer, employee or councillor;
- (b) the referee has a direct or indirect personal interest in a matter to be considered by the tribunal, and the interest could conflict with the proper performance of the referee's functions for the tribunal's consideration of the matter.
- (2) However, this section does not apply to a referee only because the referee previously acted in relation to the preparation of a relevant local planning instrument.
- (3) The referee must notify the chief executive that this section applies to the referee, and on doing so, the chief executive must not appoint the referee to the tribunal.
- (4) If a tribunal member is, or becomes, aware the member should not have been appointed to the tribunal, the member must not act, or continue to act, as a member of the tribunal.

#### 235 Establishing development tribunal

- (1) The chief executive may at any time establish a tribunal, consisting of up to 5 referees, for tribunal proceedings.
- (2) The chief executive may appoint a referee for tribunal proceedings if the chief executive considers the referee has the qualifications or experience for the proceedings.
- (3) The chief executive must appoint a referee as the chairperson for each tribunal.
- (4) A regulation may specify the qualifications or experience required for particular proceedings.
- (5) After a tribunal is established, the tribunal's membership must not be changed.

#### 236 Remuneration

A tribunal member must be paid the remuneration the Governor in Council decides.

#### 237 Tribunal proceedings

- (1) A tribunal must ensure all persons before the tribunal are afforded natural justice.
- (2) A tribunal must make its decisions in a timely way.
- (3) A tribunal may-
  - (a) conduct its business as the tribunal considers appropriate, subject to a regulation made for this section; and
  - (b) sit at the times and places the tribunal decides; and
  - (c) hear an appeal and application for a declaration together; and
  - (d) hear 2 or more appeals or applications for a declaration together.
- (4) A regulation may provide for-
  - (a) the way in which a tribunal is to operate, including the qualifications of the chairperson of the tribunal for particular proceedings; or
  - (b) the required fee for tribunal proceedings.

#### 238 Registrar and other officers

- The chief executive may, by gazette notice, appoint—
  - (a) a registrar; and
  - (b) other officers (including persons who are public service officers) as the chief executive considers appropriate to help a tribunal perform its functions.
- (2) A person may hold the appointment or assist concurrently with any other public service appointment that the person holds.

### Division 2 Applications for declarations

#### 239 Starting proceedings for declarations

- (1) A person may start proceedings for a declaration by a tribunal by filing an application, in the approved form, with the registrar.
- (2) The application must be accompanied by the required fee.

## 240 Application for declaration about making of development application

- (1) The following persons may start proceedings for a declaration about whether a development application is properly made—
  - (a) the applicant;
  - (b) the assessment manager.
- (2) However, a person may not seek a declaration under this section about whether a development application is accompanied by the written consent of the owner of the premises to the application.
- (3) The proceedings must be started by—
  - (a) the applicant within 20 business days after receiving notice from the assessment manager, under the development assessment rules, that the development application is not properly made; or
  - (b) the assessment manager within 10 business days after receiving the development application.
- (4) The registrar must, within 10 business days after the proceedings start, give notice of the proceedings to the respondent as a party to the proceedings.
- (5) In this section—

#### respondent means—

- (a) if the applicant started the proceedings—the assessment manager; or
- (b) if the assessment manager started the proceedings—the applicant.

# 241 Application for declaration about change to development approval

- This section applies to a change application for a development approval if—
  - (a) the approval is for a material change of use of premises that involves the use of a classified building; and
  - (b) the responsible entity for the change application is not the P&E Court.
- (2) The applicant, or responsible entity, for the change application may start proceedings for a

- declaration about whether the proposed change to the approval is a minor change.
- (3) The registrar must, within 10 business days after the proceedings start, give notice of the proceedings to the respondent as a party to the proceedings.
- (4) In this section—

#### respondent means-

- (a) if the applicant started the proceedings—the responsible entity; or
- (b) if the responsible entity started the proceedings—the applicant.

# Division 3 Tribunal proceedings for appeals and declarations

#### 242 Action when proceedings start

If a document starting tribunal proceedings is filed with the registrar within the period required under this Act, and is accompanied by the required fee, the chief executive must—

- (a) establish a tribunal for the proceedings; and
- (b) appoint 1 of the referees for the tribunal as the tribunal's chairperson, in the way required under a regulation; and
- (c) give notice of the establishment of the tribunal to each party to the proceedings.

### 243 Chief executive excusing noncompliance

- (1) This section applies if—
  - (a) the registrar receives a document purporting to start tribunal proceedings, accompanied by the required fee; and
  - (b) the document does not comply with any requirement under this Act for validly starting the proceedings.
- (2) The chief executive must consider the document and decide whether or not it is reasonable in the circumstances to excuse the noncompliance (because it would not cause substantial injustice in the proceedings, for example).
- (3) If the chief executive decides not to excuse the noncompliance, the chief executive must give a notice stating that the document is of no effect,

- because of the noncompliance, to the person who filed the document.
- (4) The chief executive must give the notice within 10 business days after the document is given to the chief executive.
- (5) If the chief executive does excuse the noncompliance, the chief executive may act under section 242 as if the noncompliance had not happened.

# 244 Ending tribunal proceedings or establishing new tribunal

(1) The chief executive may decide not to establish a tribunal when a document starting tribunal proceedings is filed, if the chief executive considers it is not reasonably practicable to establish a tribunal.

Examples of when it is not reasonably practicable to establish a tribunal—

- there are no qualified referees or insufficient qualified referees because of a conflict of interest
- the referees who are available will not be able to decide the proceedings in a timely way
- (2) If the chief executive considers a tribunal established for tribunal proceedings—
  - (a) does not have the expertise to hear or decide the proceedings; or
  - (b) is not able to make a decision for proceedings (because of a tribunal member's conflict of interest, for example); the chief executive may decide to suspend the proceedings and establish another tribunal, complying with section 242(c), to hear or re-hear the proceedings.
- (3) However, the chief executive may instead decide to end the proceedings if the chief executive considers it is not reasonably practicable to establish another tribunal to hear or re-hear the proceedings.
- (4) If the chief executive makes a decision under subsection (1) or (3), the chief executive must give a decision notice about the decision to the parties to the proceedings.
- (5) Any period for starting proceedings in the P&E Court, for the matter that is the subject of the tribunal proceedings, starts again when the chief

- executive gives the decision notice to the party who started the proceedings.
- (6) The decision notice must state the effect of subsection (5).

#### 245 Refunding fees

The chief executive may, but need not, refund all or part of the fee paid to start proceedings if the chief executive decides under section 244—

- (a) not to establish a tribunal; or
- (b) to end the proceedings.

#### 246 Further material for tribunal proceedings

- (1) The registrar may, at any time, ask a person to give the registrar any information that the registrar reasonably requires for the proceedings.
  - Examples of information that the registrar may require—
  - material about the proceedings (plans, for example)
  - information to help the chief executive decide whether to excuse noncompliance under section 243
  - for a deemed refusal—a statement of the reasons why the entity responsible for deciding the application had not decided the application during the period for deciding the application.
- (2) The person must give the information to the registrar within 10 business days after the registrar asks for the information.

# 247 Representation of Minister if State interest involved

If, before tribunal proceedings are decided, the Minister decides the proceedings involve a State interest, the Minister may be represented in the proceedings.

#### 248 Representation of parties at hearing

A party to tribunal proceedings may appear—

- (a) in person; or
- (b) by an agent who is not a lawyer.

### 249 Conduct of tribunal proceedings

- (1) Subject to section 237, the chairperson of a tribunal must decide how tribunal proceedings are to be conducted.
- (2) The tribunal may decide the proceedings on submissions if the parties agree.
- (3) If the proceedings are to be decided on submissions, the tribunal must give all parties a notice asking for the submissions to be made to the tribunal within a stated reasonable period.
- (4) Otherwise, the tribunal must give notice of the time and place of the hearing to all parties.
- (5) The tribunal may decide the proceedings without a party's submission (written or oral) if—
  - (a) for proceedings to be decided on submissions—the party's submission is not received within the time stated in the notice given under subsection (3); or
  - (b) for proceedings to be decided by hearing the person, or the person's agent, does not appear at the hearing.
- (6) When hearing proceedings, the tribunal—
  - (a) need not proceed in a formal way; and
  - (b) is not bound by the rules of evidence; and
  - (c) may inform itself in the way it considers appropriate; and
  - (d) may seek the views of any person; and
  - (e) must ensure all persons appearing before the tribunal have a reasonable opportunity to be heard; and
  - (f) may prohibit or regulate questioning in the hearing.
- (7) If, because of the time available for the proceedings, a person does not have an opportunity to be heard, or fully heard, the person may make a submission to the tribunal.

#### 250 Tribunal directions or orders

A tribunal may, at any time during tribunal proceedings, make any direction or order that the tribunal considers appropriate.

Examples of directions—

- a direction to an applicant about how to make their development application comply with this Act
- a direction to an assessment manager to assess a development application, even though the referral agency's response to the assessment manager was to refuse the application

#### 251 Matters tribunal may consider

- (1) This section applies to tribunal proceedings about—
  - (a) a development application or change application; or
  - (b) an application or request (however called) under the Building Act or the Plumbing and Drainage Act.
- (2) The tribunal must decide the proceedings based on the laws in effect when—
  - (a) the application or request was properly made; or
  - (b) if the application or request was not required to be properly made—the application or request was made.
- (3) However, the tribunal may give the weight that the tribunal considers appropriate, in the circumstances, to any new laws.

# 252 Deciding no jurisdiction for tribunal proceedings

- (1) A tribunal may decide that the tribunal has no jurisdiction for tribunal proceedings, at any time before the proceedings are decided—
  - (a) on the tribunal's initiative; or
  - (b) on the application of a party.
- (2) If the tribunal decides that the tribunal has no jurisdiction, the tribunal must give a decision notice about the decision to all parties to the proceedings.
- (3) Any period for starting proceedings in the P&E Court, for the matter that is the subject of the tribunal proceedings, starts again when the tribunal gives the decision notice to the party who started the proceedings.

- (4) The decision notice must state the effect of subsection (3).
- (5) If the tribunal decides to end the proceedings, the fee paid to start the proceedings is not refundable.

#### 253 Conduct of appeals

- (1) This section applies to an appeal to a tribunal.
- (2) Generally, the appellant must establish the appeal should be upheld.
- (3) However, for an appeal by the recipient of an enforcement notice, the enforcement authority that gave the notice must establish the appeal should be dismissed.
- (4) The tribunal must hear and decide the appeal by way of a reconsideration of the evidence that was before the person who made the decision appealed against.
- (5) However, the tribunal may, but need not, consider—
  - (a) other evidence presented by a party to the appeal with leave of the tribunal; or
  - (b) any information provided under section 246.

## 254 Deciding appeals to tribunal

- This section applies to an appeal to a tribunal against a decision.
- (2) The tribunal must decide the appeal by-
  - (a) confirming the decision; or
  - (b) changing the decision; or
  - (c) replacing the decision with another decision;
  - (d) setting the decision aside, and ordering the person who made the decision to remake the decision by a stated time; or
  - (e) for a deemed refusal of an application-
    - (i) ordering the entity responsible for deciding the application to decide the application by a stated time and, if the entity does not comply with the order, deciding the application; or
    - (ii) deciding the application,

- (3) However, the tribunal must not make a change, other than a minor change, to a development application.
- (4) The tribunal's decision takes the place of the decision appealed against.
- (5) The tribunal's decision starts to have effect-
  - (a) if a party does not appeal the decision—at the end of the appeal period for the decision; or
  - (b) if a party appeals against the decision to the P&E Court—subject to the decision of the court, when the appeal ends.

#### 255 Notice of tribunal's decision

A tribunal must give a decision notice about the tribunal's decision for tribunal proceedings, other than for any directions or interim orders given by the tribunal, to all parties to proceedings.

#### 256 No costs orders

A tribunal must not make any order as to costs.

# 257 Recipient's notice of compliance with direction or order

If a tribunal directs or orders a party to do something, the party must notify the registrar when the thing is done.

#### 258 Tribunal may extend period to take action

- (1) This section applies if, under this chapter, an action for tribunal proceedings must be taken within a stated period or before a stated time, even if the period has ended or the time has passed.
- (2) The tribunal may allow a longer period or a different time to take the action if the tribunal considers there are sufficient grounds for the extension.

#### 259 Publication of tribunal decisions

The registrar must publish tribunal decisions under the arrangements, and in the way, that the chief executive decides.

#### Schedule 1 Appeals

#### section 229

#### 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; or
- (i) an infrastructure charges notice; or
- (j) the refusal, or deemed refusal, of a conversion application; or
- (I) 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 a development application called in by the

Minister, 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.

# EXTRACT FROM THE PLANNING ACT 2016 RELATING TO LAPSE DATES

# Division 4 Lapsing of and extending development approvals

#### 85 Lapsing of approval at end of current period

- (1) A part of a development approval lapses at the end of the following period (the currency period)—
  - (a) for any part of the development approval relating to a material change of use—if the first change of use does not happen within—
    - (i) the period stated for that part of the approval; or
    - (ii) if no period is stated—6 years after the approval starts to have effect;
  - (b) for any part of the development approval relating to reconfiguring a lot—if a plan for the reconfiguration that, under the Land Title Act, is required to be given to a local government for approval is not given to the local government within—
    - (i) the period stated for that part of the approval; or
    - (ii) if no period is stated—4 years after the approval starts to have effect;
  - (c) for any other part of the development approval if the development does not substantially start within—
    - (i) the period stated for that part of the approval; or
    - (ii) if no period is stated—2 years after the approval starts to take effect.
- (2) If part of a development approval lapses, any monetary security given for that part of the approval must be released.