Schedule 3 Assessable Development Checklist 1—Various aspects of development

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This checklist applies to the carrying out of various aspects of development, as specified in the Sustainable Planning Regulation 2009, Schedule 3, Part 1, Table 5.

You may complete this checklist as part of your development application. The checklist will:

- help you identify whether you need to make a development application for the proposed development
- help you identify the relevant Integrated Development Assessment System (IDAS) form you need to complete as part of your application
- assist in identifying the assessment manager or referral agency for development that is assessable development under schedule 3 of the Sustainable Planning Regulation 2009.

If your development involves a material change of use, reconfiguring a lot, operational work or building work, it is recommended you complete the relevant checklists: *Checklist 2—Material change of use, Checklist 3—Reconfiguring a lot, Checklist 4—Operational work*, or *Checklist 5—Building work*.

If you are unsure how to answer any questions on this checklist, phone or visit your local government, or go to the Department of State Development, Infrastructure and Planning's (DSDIP) website at www.dsdip.qld.gov.au.

All terms used in this checklist have the meaning given in the *Sustainable Planning Act 2009* or the Sustainable Planning Regulation 2009.

Par	Part 1—General questions				
1.1	1.1 Does the proposal involve removing quarry material from a watercourse or lake for which an allocation notice is required under the <i>Water Act 2000</i> , other than within a priority development area or on a premises to which structure plan arrangements apply?				
√	No	•	Continue to question 1.2		
	Yes	•	Complete part 2 of this checklist		
1.2			rt of the proposed development intended to be carried out on a Queensland heritage place e Queensland Heritage Act 1992?		
√	No	•	Continue to question 1.3		
	Yes	•	Complete part 3 of this checklist		
1.3	Does	the	proposal involve development on a local heritage place?		
✓	No	•	Continue to question 1.4		
	Yes	•	Complete part 4 of this checklist		
1.4	1.4 Is any part of the development on strategic port land or airport land (other than development for a material change of use that is inconsistent with the land use plan for the strategic port land or airport land mentioned in the Sustainable Planning Regulation 2009, Schedule 3, Part 1, Table 2, item 3 or 4)?				
✓	No	•	End of checklist – A development permit is not required for this aspect of development under Sustainable Planning Regulation 2009, Schedule 3, Part 1, Table 5		
			5000		



Yes	Yes • Complete part 5 of this checklist				
Part 2—Removing quarry material					
2.1 Is any part of the quarry material which is intended to be removed, located within a wild river area under the <i>Wild Rivers Act 2005</i> ?					
☐ No	A development permit is required and this application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency against the Sustainable Management of Water Resources State Code in the State Development Assessment Provisions (SDAP).				
	Your application must include IDAS form 18—Removal of quarry material from	n a watercourse or lake.			
Yes	Continue to question 2.2				
	he development be carried out on land to which a property development plant 2005 applies?	under the Wild Rivers			
☐ No	No A development permit is required and this application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency against the Sustainable Management of Water Resources State Code in the SDAP. Your application must include IDAS form 18—Removal of quarry material from a watercourse or lake.				
Yes	Continue to question 2.3				
2.3 Is the	development consistent with the property development plan?				
Yes	Yes A development permit is required and this application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency against the <i>Sustainable Management of Water Resources State Code</i> in the SDAP.				
	Your application must include IDAS form 18—Removal of quarry material from a w	atercourse or lake.			
☐ No	This aspect of development is prohibited development. A development application cannot be made.	for this development			
Section reference: Sustainable Planning Regulation 2009, schedule 3, part 1, table 5, item 1 Sustainable Planning Regulation 2009, schedule 7, table 2, item 12 Sustainable Planning Act 2009, schedule 1, item 2					
Part 3—Qu	eensland heritage place				
3.1 Do a	ny of the following apply to the proposal?				
	ed development is only ongoing maintenance or minor work permitted by a general ertificate issued under section 75 of the <i>Queensland Heritage Act 1992</i> .	Yes No			
An exemption	on certificate has been issued under the Queensland Heritage Act 1992.	Yes No			
The propose Heritage Ac	ed development is liturgical development under section 78 of the <i>Queensland</i> t 1992.	Yes No			
The work is	being carried out by the state.	Yes No			
The work is	The work is being carried out in a priority development area.				
The develop	The development is mentioned in schedule 4 of the Sustainable Planning Regulation 2009.				

- If you answered **no** to all of the above, a development permit is required and this application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency against the *Queensland Heritage Place State Code* in the SDAP.
- Your application must include IDAS form 3—Queensland heritage place.
- If you answered **yes** to any of the above, a development permit is not required. End of part 3 of this checklist.

Section reference:

- Sustainable Planning Regulation 2009, schedule 3, part 1, table 5, item 2
- Sustainable Planning Regulation 2009, schedule 7, table 2, item 19

Part 4—Local heritage place	
4.1 Do any of the following apply to the proposal?	
The development is building works to be carried out by or on behalf of the state, a public sector entity or a local government	Yes No
The development is for public housing	Yes No
The development is to be carried out by the state on land designated for community infrastructure under the <i>Sustainable Planning Act 2009</i> .	Yes No
The development is mentioned in schedule 4 of the Sustainable Planning Regulation 2009.	Yes No
The local heritage place is on an airport lessee's airport land under the <i>Airport Assets</i> (<i>Restructuring and Disposal</i>) Act 2008.	Yes No

- If you answered **no** to all of the above, a development permit is required and your application to the local government, as assessment manager, must include *IDAS form 4—Local heritage place*.
- If you answered **yes** to any of the above, a development permit is not required.

Section reference:

- Sustainable Planning Regulation 2009, schedule 3, part 1, table 5, item 3
- Sustainable Planning Regulation 2009, schedule 3, part 2, table 1, item 1
- Airnorts Assets (Restructuring and Disposal) Act 2008 section 54

Allport	All ports Assets (Nestractaring and Disposar) Act 2000, section 34				
Part 5—Str	Part 5—Strategic port land or airport land				
5.1 Does the land use plan for the strategic port land or airport land state that the development is assessable development?					
☐ No	A development permit is not required for this aspect of development; end of this checklist.				
Yes	A development permit is required and your application may include, where applicable:				
	for a material change of use—IDAS form 5—Material change of use assessable against a planning scheme				
	for building or operational work—IDAS form 6—Building or operational work assessable against a planning scheme				
	for reconfiguring a lot—IDAS form 7—Reconfiguring a lot				
	The assessment manager will either be the local government or the port authority or DSDIP.				

Section reference:

• Sustainable Planning Regulation 2009, schedule 3, 1part, table 5, items 6 and 7

Privacy—Please refer to your assessment manager for further details on the use of information recorded in this checklist.

Disclaimer:

While the DSDIP believes that the information contained on this checklist and provided as part of this process will be of assistance to you, it is provided on the basis that you will not rely on the information. It is your responsibility to make your own enquiries regarding the interpretation and application of the applicable legislation to your circumstances.

To the full extent permitted by law, DSDIP expressly disclaims all liability (including but not limited to liability for negligence) for errors or omissions of any kind or for any loss (including direct and indirect losses), damage or other consequence which may arise from your reliance on this process and the information contained on this checklist.

OFFICE USE ONLY						
Date received		Reference numbers				

The Sustainable Planning Act 2009 is administered by DSDIP. This checklist and all other required application materials should be sent to your assessment manager and any referral agency.

Schedule 3 Assessable Development Checklist 2—Material change of use

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This checklist only applies when the development application seeks approval for a material change of use of premises. Before completing this checklist, please complete *Checklist 1—Various aspects of development*.

You may complete this checklist as part of your development application. The checklist will:

- help you identify whether you need to make a development application for the proposed development
- help you identify the relevant Integrated Development Assessment System (IDAS) forms you need to complete as part of your application
- assist in identifying the assessment manager or referral agency for development that is assessable development under schedule 3 of the Sustainable Planning Regulation 2009.

If your development involves reconfiguring a lot, building work or operational work, it is recommended you complete the relevant checklists: *Checklist 3—Reconfiguring a lot, Checklist 4—Operational* or *Checklist 5—Building work*, where relevant.

If you are unsure how to answer any questions on this checklist, phone or visit your local government, or go to the Department of State Development, Infrastructure and Planning's (DSDIP) website at www.dsdip.qld.gov.au

All terms used in this checklist have the meaning given in the *Sustainable Planning Act 2009* or the Sustainable Planning Regulation 2009.

Par	Part 1—General questions				
1.1	1.1 Is the proposed material change of use of premises for a brothel?				
√	No	•	Continue to question 1.2		
	Yes	•	Complete part 2 of this checklist		
1.2	Is the	pro	posed material change of use of premises on strategic port land?		
✓	No	•	Continue to question 1.3		
	Yes	•	Complete part 3 of this checklist		
1.3	Is the	pro	posed material change of use of premises on airport land?		
√	No	•	Continue to question 1.4		
	Yes	•	Complete part 4 of this checklist		
1.4 Is the proposed material change of use of premises for a major hazard facility or proposed major hazard facility?					
√	No	•	Continue to question 1.5		



	Yes	A development permit is required.			
	The chief executive of DSDIP will be assessment manager or concurrence agency for the				
		development application.			
		You must complete IDAS form 22—Major hazard facility.			
Sec	tion refe	nce:			
•	Sustair	ole Planning Regulation 2009, schedule 3, part 1, table 2, item 5			
•	Sustair	ble Planning Regulation 2009, schedule 6, table 3, item 4			
•	Sustair	ble Planning Regulation 2009, schedule 7, table 2, item 8			
1.5	Is the	roposed material change of use of a potentially affected premises?			
✓	No	Continue to question 1.6			
	Yes	Complete part 5 of this checklist			
1.6	Is the	roposed development a potentially sensitive material change of use of premises?			
✓	No	Continue to question 1.7			
	Yes	Complete part 6 of this checklist			
1.7	Is the	roposed material change of use of premises for aquaculture?			
✓	No	Continue to question 1.8			
	Yes	Complete part 7 of this checklist			
1.8		roposed material change of use of premises in a wild river area and is the proposed use for tural activities or animal husbandry activities (as defined under the <i>Wild Rivers Act 2005</i>)?			
✓	No	Continue to question 1.9			
	Yes	Complete part 8 of this checklist			
1.9 Is the proposed material change of use of premises for an environmentally relevant activity that, under the Environmental Protection Regulation 2008, section 16, is identified as a concurrence ERA (the relevant ERA)?					
	No	End of part 1 of checklist			
✓	Yes	Complete part 9 of this checklist			
Part 2—Brothel					
2.1	Do a	of the following apply?			
Mor	e than f	rooms in the proposed brothel are proposed to be used for providing prostitution.			
bou inte reas	Any land, the subject of the development, is in, or within 200 metres of the closest point on any boundary of, a primarily residential area, or an area approved for residential development or intended to be residential in character (measured according to the shortest route a person may reasonably and lawfully take, by vehicle or on foot, between the land the subject of the development and the other land).				

Any land, the subject of the development, is within 200 metres of the closest point on any boundary of land on which there is a residential building, place of worship, hospital, school, kindergarten or any other facility or place regularly frequented by children for recreational or cultural activities (measured according to the shortest route a person may reasonably and lawfully take, by vehicle or on foot, between the land the subject of the development and the other land).	Yes No				
Any land, the subject of the development, is within 100 metres of the closest point on any boundary of land on which there is a residential building, place of worship, hospital, school, kindergarten or any other facility or place regularly frequented by children for recreational or cultural activities, measured in a straight line.					
The land, the subject of the development, is in a town with a population of less than 25 000, the local government for the local government area has required that all material changes of use for such development within the area be prohibited, and the Minister has agreed that the development should be prohibited.	Yes No				
 If yes to any of the above, this aspect of the development is prohibited development and a de application cannot be made. If no to all of the above, a development permit is required. You must complete <i>IDAS form 9</i>—your application to the local government if the development is completely in a single local government. 	Brothel, and submit				
Section reference: Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 2 Sustainable Planning Regulation 2009, schedule 6, table 1, item 1(a)(iv) Sustainable Planning Act 2009, schedule 1, item 5	orimioni aroa.				
Part 3—Strategic port land					
3.1 Do any of the following apply?					
The proposed material change of use of premises is inconsistent with the land use plan approved	Yes No				
, , , , , , , , , , , , , , , , , , , ,	Yes No				
The proposed material change of use of premises is inconsistent with the land use plan approved under the <i>Transport Infrastructure Act 1994</i> . The proposed material change of use of premises is assessable development under the land use	Yes No assessment tion 2009). are also required to be agency.				
The proposed material change of use of premises is inconsistent with the land use plan approved under the <i>Transport Infrastructure Act 1994</i> . The proposed material change of use of premises is assessable development under the land use plan approved under the <i>Transport Infrastructure Act 1994</i> , but is not inconsistent with it. If yes to either of the above, a development permit is required. The port authority may be the manager for the development application (see schedule 6 of the Sustainable Planning Regula). If the proposed material change of use of premises is inconsistent with the land use plan, you refer the application to the Minister under the <i>Transport Infrastructure Act 1994</i> as concurrence.	Yes No assessment tion 2009). are also required to be agency.				
The proposed material change of use of premises is inconsistent with the land use plan approved under the <i>Transport Infrastructure Act 1994</i> . The proposed material change of use of premises is assessable development under the land use plan approved under the <i>Transport Infrastructure Act 1994</i> , but is not inconsistent with it. If yes to either of the above, a development permit is required. The port authority may be the manager for the development application (see schedule 6 of the Sustainable Planning Regula If the proposed material change of use of premises is inconsistent with the land use plan, you refer the application to the Minister under the <i>Transport Infrastructure Act 1994</i> as concurrence. You must complete <i>IDAS Form 10—Inconsistent development on strategic port land or Brisba</i> Section reference: Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 3 Sustainable Planning Regulation 2009, schedule 3, part 1, table 5, item 6	Yes No assessment tion 2009). are also required to be agency.				
The proposed material change of use of premises is inconsistent with the land use plan approved under the <i>Transport Infrastructure Act 1994</i> . The proposed material change of use of premises is assessable development under the land use plan approved under the <i>Transport Infrastructure Act 1994</i> , but is not inconsistent with it. • If yes to either of the above, a development permit is required. The port authority may be the manager for the development application (see schedule 6 of the Sustainable Planning Regula • If the proposed material change of use of premises is inconsistent with the land use plan, you refer the application to the Minister under the <i>Transport Infrastructure Act 1994</i> as concurrence. • You must complete <i>IDAS Form 10—Inconsistent development on strategic port land or Brisba</i> Section reference: • Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 3 • Sustainable Planning Regulation 2009, schedule 3, part 1, table 5, item 6 • Sustainable Planning Regulation 2009, schedule 6 • Sustainable Planning Regulation 2009, schedule 7, table 2, item 6	Yes No assessment tion 2009). are also required to be agency.				

The proposed material change of use of premises is assessable development under the land use plan approved under the <i>Airport Assets (Restructuring and Disposal) Act 2008</i> for the airport land, but is not inconsistent with it.	Yes No				
 If yes to either of the above, a development permit is required for this aspect of development. The chief executive of DSDIP may be the assessment manager (see schedule 6 of the Sustainable Planning Regulation 2009). If the proposed material change of use of premises is inconsistent with the land use plan approved under the Airport Assets (Restructuring and Disposal) Act 2008, you are also required to refer the application to the chief 					
 executive of DSDIP as concurrence agency, if the chief executive of DSDIP is not the assessm You must complete IDAS Form 5—Material change of use assessable against a planning schell 	ent manager.				
Section reference:					
 Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 4 					
 Sustainable Planning Regulation 2009, schedule 3, part 2, table 5, item 7 					
Sustainable Planning Regulation 2009, schedule 6					
 Sustainable Planning Regulation 2009, schedule 7, table 2, item 7 					
Part 5—Potentially affected premises					
5.1 Do any of the following apply?					
A suitability statement has been given for the premises, a site management plan has been	Yes No				
approved in relation to the proposed use and the material change of use only involves:					
the fit-out of a building, or					
minor site excavation (e.g. post holes for open-sided non-habitable structures).					
The proposed use is industrial and only involves minor site excavation (e.g. post holes for open- sided non-habitable structures).	Yes No				
If no to both of the above:					
 A development permit is required for this aspect of development 					
 The development application will require assessment by the chief executive of DSDIP, as as or concurrence agency 	sessment manager				
- You must complete IDAS form 24—Contaminated land					
 If yes to either of the above, this aspect of development is not assessable development but it is you provide a copy of any suitability statement or approved site management plan to the assess support your claim for exemption if any other aspects of your proposed use are assessable development. 	sment manager to				
Section reference:					
• Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 6					
Sustainable Planning Regulation 2009, schedule 6					
 Sustainable Planning Regulation 2009, schedule 7, table 2, item 23 					
Part 6—Potentially sensitive material change of use					
6.1 Do either of the following apply?					
All or part of the premises is used for, or if there is no existing use, was last used for, an industrial activity (other than a mining activity or chapter 5A activity).	Yes No				
All or part of the premises is in an area for which an area management advice has been given for	Yes No				
natural mineralisation or industrial activity (other than for a mining activity or a chapter 5A activity).					

- If **yes** to either of the above:
 - A development permit is required
 - The development application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency
 - You must complete IDAS form 24—Contaminated land
- If **no** to all of the above, this aspect of development does not require a development permit.

Section reference:

- Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 7
- Sustainable Planning Regulation 2009, schedule 6
- Sustainable Planning Regulation 2009, schedule 7, table 2, item 23

Part 7—Aquaculture							
7.1	7.1 Will the proposed material change of use of premises for aquaculture cause discharge of waste into Queensland waters (as defined in section 36 of the <i>Acts Interpretation Act 1954)</i> ?						
	No • Continue to question 7.2						
	Yes	•	Go to question 7.3				
7.2	Do a	ny of	the following apply?				
The	e aquacu of indig schedu	enou	is freshwater fish species mentioned in the Fisheries Regulation 2008,	Yes No			
•	in a cat		ent listed in that schedule for that species for aquarium display or human n only				
•			n ponds, or using above-ground tanks, that have a total water surface area than five hectares.				
cor	sumptio	n onl	is of indigenous freshwater fish for aquarium display or human y, or non-indigenous freshwater fish for aquarium display only, and is only above-ground tanks that have:	Yes No			
•	a floor	area,	excluding water storage area, of no more than 50m ²				
•	a roof i	mper	vious to rainwater.				
usi		bove	is of indigenous marine fish for aquarium display only and is carried out e-ground tanks that have a total floor area, excluding water storage areas, 50m^2 .	Yes No			
•	If no to	all o	f the above, continue to question 7.3				
•	• If yes to any of the above, a development permit is not required for this aspect of development, but the proposed material change of use will be self assessable development and must comply with applicable codes						
7.3 Is any part of the proposed material change of use of premises for aquaculture intended to be located in a wild river area?							
	 No A development permit is required for this aspect of development and this aspect of development requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency You must complete IDAS form 25—Aquaculture End of part 7 of this checklist 						
ь							

	Yes	Continue to question 7.4			
7.4	7.4 Is the proposed material change of use of premises for aquaculture in a wild river high preservation area or wild river special floodplain management area?				
	No	Continue to question 7.5			
	Yes	To the extent the development is in a wild river high preservation area or wild river special floodplain management area, this aspect of development is prohibited development and a development application cannot be made. If this is the only aspect of development, then that is the end of part 7 of this checklist, otherwise continue to question 7.5			
7.5		part of the proposed material change of use of premises on land to which a property development nder the <i>Wild Rivers Act 2005</i> applies?			
	No	 A development permit is required for this aspect of development and this aspect of development requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency You must complete IDAS form 25—Aquaculture End of part 7 of this checklist 			
	Yes	Continue to question 7.6			
		· · · · · · · · · · · · · · · · · · ·			
7.6		proposed material change of use inconsistent with the property development plan under the Wild at 2005?			
	No	A development permit is required for this aspect of development and this aspect of development requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency You must complete IDAS form 25—Aquaculture End of part 7 of this checklist			
	Yes	 This aspect of development is prohibited development and a development application can not be made for this aspect of development End of part 7 of this checklist 			
	.:	·			
•	 Section reference: Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 10 Sustainable Planning Regulation 2009, schedule 3, part 2, table 2, item 1 Sustainable Planning Regulation 2009, schedule 6 Sustainable Planning Regulation 2009, schedule 7, table 2, item 28 Sustainable Planning Act 2009, schedule 1, items 2 and 6 				
Par	t 8—Ag	culture and animal husbandry activities			
8.1 Is the proposed material change of use of premises for animal husbandry activities in a wild river high preservation area or wild river special floodplain management area?					
	No	Continue to question 8.2			
	Yes	To the extent the development is in a wild river high preservation area or wild river special floodplain management area, it is prohibited development and a development application cannot be made. If this is the only aspect of development, end of part 8 of this checklist, otherwise continue to question 8.2			

8.2	8.2 Is the proposed material change of use of premises for agricultural activities in any of the following?					
•	A wild river high preservation area					
•	A wild river preservation area or wild river special floodplain management area and the development involves the production of a high risk species					
•			special floodplain management area and the development is for agricultural at involve irrigation	Yes No		
•	If yes to any of the above, this aspect of development is prohibited development and a development application cannot be made. If this is the only aspect of development, end of part 8 of checklist, otherwise continue to question 8.3					
•	If no to	all o	of the above, continue to question 8.3			
8.3			levelopment be carried out on land to which a property development plan und applies?	er the Wild Rivers		
	No	•	A development permit is required and this application requires assessment by the DSDIP as assessment manager or concurrence agency	chief executive of		
		•	Your application must include IDAS form 29—Agricultural activities in a wild river a 30—Animal husbandry activities in a wild river area	area or IDAS form		
	Yes	•	Continue to question 8.4			
8.4	Is the	e dev	velopment inconsistent with any property development plan that applies to the	e land?		
	Yes	•	This aspect of the development is prohibited development and a development approache. End of part 8 of checklist	olication cannot be		
	No	•	A development permit is required and this application requires assessment by the DSDIP as assessment manager or referral agency	chief executive of		
		•	Your application must include IDAS form 29—Agricultural activities in a wild river a 30—Animal husbandry activities in a wild river area	area or IDAS form		
Sec	tion refe	renc	ee:			
•			e Planning Regulation 2009, schedule 3, part 1, table 2, item 11			
•			e Planning Regulation 2009, schedule 6			
•			e Planning Regulation 2009, schedule 7, table 2, item 41 e Planning Act 2009, schedule 1, items 1 and 2			
-			•			
Par	t 9—En	viroi	nmentally relevant activities (ERA)			
9.1	9.1 Has an environmental authority to carry out a concurrence ERA been approved for the premises?					
✓	No	•	Continue to question 9.4			
	Yes	•	Continue to question 9.2			
9.2	9.2 Is the relevant ERA and the concurrence ERA approved under the environmental authority to be carried out under the environmental authority?					
	No • Continue to question 9.4					
	Yes	•	Continue to question 9.3			

9.3 Does the relevant ERA have a lower aggregate environmental score than the concurrence ERA approved under the environmental authority, under the Environmental Protection Regulation 2008, section 14(1)?										
☐ No	Continue to question 9.4									
Yes	Yes • This aspect of development does not require a development permit. End of checklist									
9.4 Do	9.4 Do all of the following apply?									
The enviro	The environmentally relevant activity is to be carried out in the North Stradbroke Island Region.									
	The environmentally relevant activity is mentioned in the Environmental Protection Regulation 2008, schedule 2, part 4, section 16.									
The environmaterial a	onmentally relevant activity involves dredging or extracting more than 10 000 tonnes of year.	☐ Yes ✓ No								
or ext	to all of the above, this aspect of development is prohibited development (to the extent itracting more than 10000 tonnes of material a year) and a development application cannot aspect of development, end of checklist, otherwise continue to question 9.5									
• If no	to any of the above, continue to question 9.5									
	ny part of the proposed material change of use of premises for an environmentally ended to be located in a wild river area?	relevant activity								
✓ No	Go to question 9.14									
Yes	Continue to question 9.6									
9.6 Does the proposed development involve development in waters in a wild river area that is for an extraction ERA?										
		at is for an								
		at is for an								
exti	raction ERA?	at is for an								
exti No Yes 9.7 Will	• Go to question 9.8									
exti No Yes 9.7 Will	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a	n allocation ation cannot be								
extr No Yes 9.7 Will not	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic	n allocation ation cannot be								
exti No Yes 9.7 Will noti No Yes 9.8 Doe	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic made. If this is the only aspect of development, end of checklist, otherwise continuous con	n allocation ation cannot be nue to question 9.8								
exti No Yes 9.7 Will noti No Yes 9.8 Doe	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic made. If this is the only aspect of development, end of checklist, otherwise continue to question 9.8 The proposed development involve development in a wild river high preservation.	n allocation ation cannot be nue to question 9.8								
extr No Yes 9.7 Will noti No Yes 9.8 Doe rive	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic made. If this is the only aspect of development, end of checklist, otherwise continue to question 9.8 The proposed development involve development in a wild river high preservation or special floodplain management area?	n allocation ation cannot be nue to question 9.8								
extri No Yes 9.7 Will note No Yes 9.8 Doe rive No Yes	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic made. If this is the only aspect of development, end of checklist, otherwise continue to question 9.8 The proposed development involve development in a wild river high preservation are special floodplain management area? Go to question 9.10	n allocation ation cannot be nue to question 9.8								
exti No Yes 9.7 Will note No Yes 9.8 Doe rive No Yes 9.9 Is the	Go to question 9.8 Continue to question 9.7 I the development application for the proposed development be accompanied by a ice? This aspect of development is prohibited development and a development applic made. If this is the only aspect of development, end of checklist, otherwise continuation to question 9.8 The proposed development involve development in a wild river high preservation respecial floodplain management area? Go to question 9.10 Continue to question 9.9	n allocation ation cannot be nue to question 9.8								

A dvadaing EDA									
A dredging ERA	☐ Yes ☐ No								
An extraction ERA, if the activity is a low impact activity carried out outside waters and is for specified works, residential complexes, or another commercial, industrial or residential purpose in a designated urban area, in the wild river high preservation area or a wild river special floodplain management area									
A screening ERA, if the activity is carried out outside waters and is for specified works, or residential complexes, in the wild river high preservation area or a wild river special floodplain management area									
A crude oil or petroleum product storage ERA, if the activity is for residential complexes river high preservation area or a wild river special floodplain management area, and is outside a designated urban area									
An exempt prescribed ERA under the <i>Environmental Protection Act 1994</i> , section 174(designated urban area	4), in a Yes No								
 If yes to any of the above, continue to question 9.10 									
If no to all of the above, this aspect of development is prohibited development and cannot be made. If this is the only aspect of development, end of checklist, otherwards.									
9.10 Does the proposed development involve an extraction ERA in a wild river f	loodplain management area?								
✓ No • Go to question 9.12									
Yes • Continue to question 9.11									
9.11 Is the proposed development either of the following?									
A low impact activity carried out outside waters	☐ Yes ☐ No								
For specified works, residential complexes, or another commercial, industrial or resider purpose in a designated urban area, in the wild river floodplain management area	ntial Yes No								
 If yes to either of the above, continue to question 9.12 									
 If no to all of the above, this aspect of development is prohibited development and cannot be made. If this is the only aspect of development, end of checklist, otherw 									
9.12 Will the development be carried out on land to which a property development plan under the <i>Wild Rivers Act 2005</i> applies?									
✓ No • Go to question 9.14									
Yes • Continue to question 9.13									
9.13 Is the development inconsistent with any property development plan that a	pplies to the land?								
Yes • This aspect of the development is prohibited development and a development and a development is prohibited development and a development and a development is prohibited development and a development and a development is prohibited development and a development and a development is prohibited development and a developm	elopment application cannot be								
No ● Continue to question 9.14									
9.14 Is the concurrence ERA devolved to local government under the Environme 2008?	ental Protection Regulation								

√ No	•	A development permit is required and this application requires assessment by the chief executive of DSDIP as assessment manager or concurrence agency
	•	Your application must include IDAS form 8—Environmentally relevant activity
	•	End of checklist
Yes	•	A development permit is required and this application requires assessment by the local government as assessment manager or concurrence agency
	•	End of checklist

Section reference:

- Sustainable Planning Regulation 2009, schedule 3, part 1, table 2, item 1
- Sustainable Planning Regulation 2009, schedule 6
- Sustainable Planning Regulation 2009, schedule 7, table 2, item 1
- Sustainable Planning Act 2009, schedule 1, items 2, 9, 10, 11 and 13

Privacy—Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form.

Disclaimer:

While DSDIP believes that the information contained on this checklist and provided as part of this process will be of assistance to you, it is provided on the basis that you will not rely on the information. It is your responsibility to make your own enquiries regarding the interpretation and application of the applicable legislation to your circumstances.

To the full extent permitted by law, DSDIP expressly disclaims all liability (including but not limited to liability for negligence) for errors or omissions of any kind or for any loss (including direct and indirect losses), damage or other consequence which may arise from your reliance on this process and the information contained on this checklist.

OFFICE USE ONLY		
Date received	Reference numbers	

The Sustainable Planning Act 2009 is administered by DSDIP. This checklist and all other required application materials should be sent to your assessment manager and any referral agency.

IDAS form 1—Application details

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This form must be used for **ALL** development applications.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete this form (IDAS form 1—Application details)
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the *Sustainable Planning Act 2009* (SPA) or the Sustainable Planning Regulation 2009.

This form and any other IDAS form relevant to your application must be used for development applications relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994* and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008.* Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

PLEASE NOTE: This form is not required to accompany requests for compliance assessment.

This form can also be completed online using MyDAS at www.dsdip.gld.gov.au/MyDAS

Mandatory requirements

Applicant details (Note: the applicant is the person responsible for making the application and need not be the owner of the land. The applicant is responsible for ensuring the information provided on all IDAS application forms is correct. Any development permit or preliminary approval that may be issued as a consequence of this application will be issued to the applicant.)

Name/s (individual or company name in full)	Adani Mining Pty Ltd					
For companies, contact name	Hamish Manzi					
Postal address	GPO Box 25	569				
	3223 4800					
		Γ				
	Suburb	Brisbane				
	State	Qld	Postcode	4001		
	Country	Australia				
Contact phone number	3223 4800					
Mobile number (non-mandatory requirement)						
Fax number (non-mandatory requirement)						



Ema	ail address (non-mandatory requirement)	@		
	licant's reference number (non-mandatory uirement)			
1.	What is the nature of the development p	roposed and v	what type of approval is bein	g sought?
Tab	le A—Aspect 1 of the application (If there are	additional aspe	ects to the application please I	ist in Table B—Aspect 2.)
a)	What is the nature of the development? (Plea	ase only tick or	ne box.)	
	✓ Material change of use ☐ Reconfigu	ıring a lot	Building work	Operational work
b)	What is the approval type? (Please only tick	one box.)		
		ry approval 41 and s242	✓ Development permit	
c)	Provide a brief description of the proposal, in applicable (e.g. six unit apartment building description)			
d)	What is the level of assessment? (Please only	y tick one box.)		
	✓ Impact assessment ☐ Code ass	essment		
	Itional aspects of the application (If there are	additional aspe	ects to the application please I	ist in Table C—
a)	What is the nature of development? (Please	only tick one bo	ox.)	
	Material change of use Reconfigu	ıring a lot	Building work	Operational work
b)	What is the approval type? (Please only tick	one box.)		
		ry approval 41 and s242	Development permit	
c)	Provide a brief description of the proposal, in applicable (e.g. six unit apartment building description)			
d)	What is the level of assessment?			
	☐ Impact assessment ☐ Code ass	essment		
Tah	le C—Additional aspects of the application (If	there are addit	ional aspects to the application	n nlease list in a
	arate table on an extra page and attach to this		ional aspects to the application	piodoc iiot iii d
	Refer attached schedule Not require	ed		

2.	2. Location of the premises (Complete Table D and/or Table E as applicable. Identify each lot in a separate row.)											
adjace	Table D —Street address and lot on plan for the premises or street address and lot on plan for the land adjoining or adjacent to the premises (Note: this table is to be used for applications involving taking or interfering with water). (Attach a separate schedule if there is insufficient space in this table.)											
	Street address and lot on plan (All lots must be listed.)											
											appropriate for must be listed.)	
Street	addres	S					Lot on p descript				Local government a e.g. Logan, Cairns)	rea
Lot	Unit no.	Street no.		eet name and c ourb/ locality na		Post- code	Lot no.		an typ d pla	n no.		
i)							7	SP	233 ⁻	102 Is	saac Regional Cou	ncil
ii)												
iii)												
				he premises i e. Non-manda		multiple zo	nes, clearl	ly ide	ntify	the releva	ant zone/s for each lo	ot in a
Lot	Applica	lble zone / pr	ecino	ot	Applica	ble local pla	n / precinct			Applicable	e overlay/s	
i)	Rural Z	Zone .								None		
ii)												
iii)												
adjoini		ljacent to la									a lot or in water not edule if there is insuff	icient
Coord (Note:		ach set of c	oord	inates in a se	parate re	ow)	Zone referen	ice	Dat	um	Local governm area (if applical	
Easting	g I	Northing		Latitude	Lor	ngitude						
										GDA94	Isaac Regional C	Council
				-21.94231	147	147.72565				WGS8	4	
										other		
3. Tota	al area d	of the prem	ises	on which th	e devel	opment is	proposed	(indi	cate	square m	etres)	
4. Curi	rent use	e/s of the p	rem	ises (e.g. vac	ant land	, house, ap	artment bu	uildin	g, ca	ane farm e	etc.)	
Cattle 0	Cattle Grazing											

5.	Are there are	•	/als (e.g.	a preliminary app	oroval) associated	with this application? (Non-	
\checkmark	✓ No Yes—provide details below						
List o	of approval refe	erence/s		Date approved (dd/mm/yy)	Date approval lapses (dd/mm/yy)	
6.	Is owner's o	consent required	for this a	pplication? (Refe	er to notes at the en	d of this form for more information.)	
✓	No						
<u>.</u>	Yes—comple	te either Table F,	Table G o	r Table H as appli	cable		
Tabl							
-	e of owner/s o	f the land					
-			of the land	I consent to the m	naking of this applic	ation	
-	ature of owner		I the land	i, consent to the h	Taking of this applic	auon.	
Oigin	ataro or ownor.	70 or the land					
Date							
Tabl	e G						
Nam	e of owner/s o	f the land	Andrew	Fordyce			
√	The owner's w	ritten consent is a	ttached or	will be provided s	separately to the as	sessment manager.	
Tabl	e H						
Nam	e of owner/s o	f the land					
	By making this a	application, I, the ap	plicant, dec	clare that the owner	has given written cor	sent to the making of the application.	
7.	Identify if ar	ny of the followin	g apply to	o the premises (T	ick applicable box/	es.)	
	Adjacent to a	water hody wate	rcourse o	r aquifer (e.g. cree	ek river lake canal)—complete Table I	
	•	•			ct 1994—complete	,	
		er area—complete	•	n madi adia o n	ot roo r	145.00	
		·		ansport Infrastruct	ure Act 1994 (No ta	ble requires completion.)	
		•		,	•	8 (no table requires completion)	
				(, , , , , , , , , , , , , , , , , , ,			
Tabl							
Nam	e of water bod	y, watercourse or	aquifer				
Tabl	e J						
Lot o	n plan descrip	tion for strategic p	ort land		Port authority for t	he lot	

Tab	le K						
Nan	ne of local government for the tidal area (if applicable)	Port autho	rity for the tidal area (if applicable)			
8.	Are there any existing easements of water etc)	n the premises?	(e.g. for vehic	ular access, electricity, overland flow,			
/	No Yes—ensure the type, loca	ation and dimens	ion of each eas	sement is included in the plans submitted			
9.	Does the proposal include new build services)	ding work or op	erational wor	con the premises? (Including any			
✓	No Yes—ensure the nature, lo	ocation and dime	nsion of propos	sed works are included in plans submitted			
10.	Is the payment of a portable long se end of this form for more information.)	ervice leave levy	applicable to	this application? (Refer to notes at the			
✓	No—go to question 12 Yes						
11.	Has the portable long service leave information.)	levy been paid?	(Refer to note	es at the end of this form for more			
√	No						
	Yes—complete Table L and submit with receipted QLeave form	n this application	the yellow loca	al government/private certifier's copy of the			
Tab	le L						
Amo	ount paid		Date paid (dd/mm/yy)	QLeave project number (6 digit number starting with A, B, E, L or P)			
12.	12. Has the local government agreed to apply a superseded planning scheme to this application under section 96 of the <i>Sustainable Planning Act 2009</i> ?						
√	No						
	Yes—please provide details below						
Nam	Name of local government Date of written notice given by local government (if applicable) Reference number of written notice given by local government (if applicable)						

13. List below all of the forms and supporting information that accompany this application (Include all IDAS forms, checklists, mandatory supporting information etc. that will be submitted as part of this application. Note: this question does not apply for applications made online using MyDAS)

Description of attachment or title of attachment	Method of lodgement to assessment manager
IDAS Form 5: Material Change of Use Assessable Against the Planning Scheme	electronic
IDAS Form 8: Environmentally Relevant Activity	electronic
IDAS Checklist 1: Development Assessment Checklist	electronic
IDAS Checklist 2: Material Change of Use	electronic
Cardno HRP Planning Assessment Report and supporting assessment reports	electronic

14. Applicant's declaration

By making this application, I declare that all information in this application is true and correct (Note: it is unlawful to provide false or misleading information)

Notes for completing this form

Section 261 of the Sustainable Planning Act 2009 prescribes when an application is a properly-made application.
Note, the assessment manager has discretion to accept an application as properly made despite any non-compliance with the requirement to provide mandatory supporting information under section 260(1)(c) of the Sustainable Planning Act 2009

Applicant details

Where the applicant is not a natural person, ensure the applicant entity is a real legal entity.

Question 1

• Schedule 3 of the Sustainable Planning Regulation 2009 identifies assessable development and the type of assessment. Where schedule 3 identifies assessable development as "various aspects of development" the applicant must identify each aspect of the development on Tables A, B and C respectively and as required.

Question 6

• Section 263 of the Sustainable Planning Act 2009 sets out when the consent of the owner of the land is required for an application. Section 260(1)(e) of the Sustainable Planning Act 2009 provides that if the owner's consent is required under section 263, then an application must contain, or be accompanied by, the written consent of the owner, or include a declaration by the applicant that the owner has given written consent to the making of the application. If a development application relates to a state resource, the application is not required to be supported by evidence of an allocation or entitlement to a state resource. However, where the state is the owner of the subject land, the written consent of the state, as landowner, may be required. Allocation or entitlement to the state resource is a separate process and will need to be obtained before development commences.

Question 11

- The Building and Construction Industry (Portable Long Service Leave) Act 1991 prescribes when the portable long service leave levy is payable.
- The portable long service leave levy amount and other prescribed percentages and rates for calculating the levy are prescribed in the Building and Construction Industry (Portable Long Service Leave) Regulation 2002.

Question 12

- The portable long service leave levy need not be paid when the application is made, but the *Building and Construction Industry (Portable Long Service Leave) Act 1991* requires the levy to be paid before a development permit is issued.
- Building and construction industry notification and payment forms are available from any Queensland post office or agency, on request from QLeave, or can be completed on the QLeave website at www.qleave.qld.gov.au. For further information contact QLeave on 1800 803 481 or visit www.qleave.qld.gov.au.

Privacy—The information collected in this form will be used by the Department of State Development, Infrastructure and Planning (DSDIP), assessment manager, referral agency and/or building certifier in accordance with the processing and assessment of your application. Your personal details should not be disclosed for a purpose outside of the IDAS process or the provisions about public access to planning and development information in the *Sustainable Planning Act 2009*, except where required by legislation (including the *Right to Information Act 2009*) or as required by Parliament. This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002*.

OFFICE USE ONLY								
Date received			Reference nu	Reference numbers				
NOTIFICATION OF EN	E CERTIFIER							
То		Council. I have been engaged as the private certifier for the building work referred to in this application						
Date of engagement Name		Э			BSA Certification license number		Building classification/s	
QLEAVE NOTIFICATION	N ANI	D PAYMENT (For co	mpletion by as	sessment	mana	ager or private o	certifier if	
Description of the work		QLeave project number	Amount paid (\$)	Date p	aid	Date receipted form sighted by assessment manager	Name of officer who sighted the form	

The Sustainable Planning Act 2009 is administered by the Department of State Development, Infrastructure and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agency.

IDAS form 5—Material change of use assessable against a planning scheme

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This form must be used for development applications for a material change of use assessable against a planning scheme.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete IDAS form 1—Application details
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the Sustainable Planning Act 2009 (SPA) or the Sustainable Planning Regulation 2009.

This form must also be used for material change of use on strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994* and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008* that requires assessment against the land use plan for that land. Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

This form can also be completed online using MyDAS at www.dsdip.qld.gov.au/MyDAS					
Mandatory requirements					

Describe the proposed use. (Note: this is to provide additional detail to the information provided in question 1 of IDAS form 1—Application details. Attach a separate schedule if there is insufficient space in this table.)

General explanation of the proposed use	Planning scheme definition (include each definition in a new row) (non-mandatory)	No. of dwelling units (if applicable) or gross floor area (if applicable)	Days and hours of operation (if applicable)	No. of employees (if applicable)
Temporary Workers Camp	Accommodation Building	405		405

2. Are there any current approvals associated with the proposed material change of use? (e.g. a preliminary approval.)			
No ✓ Yes—provide details belo	w		
List of approval reference/s	Date approved (dd/mm/yy)	Date approval lapses (dd/mm/yy)	



3. Does the proposed use involve the following? (Tick all applicable boxes.)					
	The reuse of existing buildings on the premises No	Yes			
New building work on the premises		Yes			
	The reuse of existing operational work on the premises No	Yes			
	New operational work on the premises No	Yes			
	Mandatory supporting information				
	4. Confirm that the following mandatory supporting information according	mpanies this applica	ition		
	Mandatory supporting information	Confirmation of lodgement	Method of lodgement		
	All applications				
	A site plan drawn to an appropriate scale (1:100, 1:200 or 1:500 are recommended scales) which shows the following:	✓ Confirmed	electronic		
	 the location and site area of the land to which the application relates (relevant land) the north point the boundaries of the relevant land any road frontages of the relevant land, including the name of the road the location and use of any existing or proposed buildings or structures on the relevant land (note: where extensive demolition or new buildings are proposed, two separate plans [an existing site plan and proposed site plan] may be appropriate) any existing or proposed easements on the relevant land and their function the location and use of buildings on land adjoining the relevant land all vehicle access points and any existing or proposed car parking areas on the relevant land. Car parking spaces for persons with disabilities and any service vehicle access and parking should be clearly marked for any new building on the relevant land, the location of refuse storage the location of any proposed retaining walls on the relevant land and their height the location of any proposed landscaping on the relevant land the location of any stormwater detention on the relevant land. 				
	A statement about how the proposed development addresses the local government's planning scheme and any other planning instruments or documents relevant to the application.	✓ Confirmed	electronic		
	A statement about the intensity and scale of the proposed use (e.g. number of visitors, number of seats, capacity of storage area etc.).	✓ Confirmed	electronic		
	Information that states:	✓ Confirmed			
	 the existing or proposed floor area, site cover, maximum number of storeys and maximum height above natural ground level for existing or new buildings (e.g. information regarding existing buildings but not being reused) the existing or proposed number of on-site car parking bays, type of 	Not applicable			
	vehicle cross-over (for non-residential uses) and vehicular servicing				

A statement addressing the relevant part(s) of the State Development Assessment Provisions (SDAP).	☐ Confirmed ✓ Not applicable		
When the application involves the reuse of existing buildings			
Plans showing the size, location, existing floor area, existing site cover, existing maximum number of storeys and existing maximum height above natural ground level of the buildings to be reused.	Confirmed ✓ Not applicable		
When the application involves new building work (including extensions	s)		
Floor plans drawn to an appropriate scale (1:50, 1:100 or 1:200 are recommended scales) which show the following:	✓ Confirmed	electronic	
 the north point the intended use of each area on the floor plan (for commercial, industrial or mixed use developments only) the room layout (for residential development only) with all rooms clearly labelled the existing and the proposed built form (for extensions only) the gross floor area of each proposed floor area. 	al		
Elevations drawn to an appropriate scale (1:100, 1:200 or 1:500 are recommended scales) which show plans of all building elevations and facades, clearly labelled to identify orientation (e.g. north elevation)			
Plans showing the size, location, proposed site cover, proposed maximum number of storeys, and proposed maximum height above natural ground level of the proposed new building work.	el Confirmed Not applicable	electronic	
When the application involves reuse of other existing work	·		
Plans showing the nature, location, number of on-site car parking bays, existing area of landscaping, existing type of vehicular cross-over (non-residential uses), and existing type of vehicular servicing arrangement (non-residential uses) of the work to be reused.	☐ Confirmed ✓ Not applicable		
When the application involves new operational work			
Plans showing the nature, location, number of new on-site car parking bays, proposed area of new landscaping, proposed type of new vehicle cross-over (non-residential uses), proposed maximum new vehicular servicing arrangement (non-residential uses) of the proposed new operational work.			
Privacy —Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form.			
OFFICE USE ONLY			
Date received Reference numbers			

The Sustainable Planning Act 2009 is administered by the Department of State Development, Infrastructure and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agency.

IDAS form 8—Environmentally relevant activity

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This form must be used for development applications for an environmentally relevant activity.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete IDAS form 1—Application details
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in either the *Sustainable Planning Act 2009* (SPA), the Sustainable Planning Regulation 2009, the *Environmental Protection Act 1994* or the Environmental Protection Regulation 2008.

This form can also be completed online using MyDAS at www.dsdip.qld.gov.au/MyDAS			
Mandatory requirements			
What is the nature of the proposed environmentally relevant activity (ERA)? (complete a new Table A for each proposed ERA—including ERAs that are not concurrence ERAs)			
Table A			
ERA number and name	ERA 8 - Chemical Storage		
ERA threshold	Storing a total of 50t or more of chemicals class 1 or class 2,		
Applicable fees	\$ TBC		
Proposed scale/capacity			
Type of approval sought	✓ Development permit and environmental authority (see notes)☐ Preliminary approval		
Is the proposed ERA a concurrence ERA?	☐ No ☐ Yes		
2. Are there any existing ERAs on or associated with the premises?			
✓ No Yes—complete a new Table B for each existing ERA			
Table B			
ERA number and name			
ERA threshold			
Existing scale/capacity			
Is the ERA proposed to continue on site?	□ No □ Yes		



3. Does the proposed activity involve any of the following? (Tick all applicable boxes.)			
Release of water or waste to a wetland for treatment			
Release of waste directly to groundwater			
Mandatory supporting information			
4. Confirm that the following mandatory supporting information acco	ompanies this applica	ation	
About the subject land	Confirmation of lodgement	Method of lodgement	
Description of the site, including site maps showing vegetation, topography and any areas of cultural or heritage significance.	✓ Confirmed	Electronic	
Details of any known acid sulphate soils within or adjoining the premises.	Confirmed Not applicable	Electronic	
Details about how the choice of the site, at which the activity is to be carried out, minimises serious environmental harm on areas of high conservation value and special significance and sensitive land uses at adjacent places.	Confirmed	Electronic	
Details about how the location for the activity on a site protects all environmental values relevant to adjacent sensitive uses.	Confirmed	Electronic	
Details about how the design of the facility permits the operation of the site, at which the activity is to be carried out, in accordance with best practice environmental management.	Confirmed	Electronic	
About the proposed ERA			
Attachment to IDAS form 8—application for an environmental authority (EM941) completed and required information provided.	Confirmed	Electronic	
A statement addressing the relevant part(s) of the State Development Assessment Provisions (SDAP).	Confirmed Not applicable		
 Notes for completing this form: An environmental authority is required to operate an ERA. A development approval is only required if at least one of the ERAs to be operated is a concurrence ERA. Schedule 2 of the <i>Environmental Protection Regulation 2008</i> states the aggregate environmental scores, the thresholds that apply to ERAs, and which ERAs are concurrence ERAs (denoted by a 'C' in schedule 2, column 3). This development application is taken to be an application for an environmental authority. This application is not properly made unless it includes the <u>Attachment to IDAS form 8—application for an environmental authority (EM941)</u>. There are annual fees associated with the operation of an ERA. These fees are initially payable 20 business days after the environmental authority takes effect. After this initial payment, annual fees will be payable on the anniversary of the take effect day. Chapter 8 and Schedule 10 of the Environmental Protection Regulation 2008 contain all information about the applicable fees and how they are calculated. Privacy—Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form. 			
OFFICE USE ONLY			
Date received Reference numbers			

The Sustainable Planning Act 2009 is administered by the Department of State Development, Infrastructure and	
Planning. This form and all other required application materials should be sent to your assessment manager and any referral agencies.	
epartment of State Development, Infrastructure and Planning D Box 15009 City East Qld 4002 13 OGOV (13.74.68)	
13 OGOV (13 74 68)	

IDAS form 8—Environmentally relevant activity

(Sustainable Planning Act 2009 version 3.0 effective 1 July 2013)

This form must be used for development applications for an environmentally relevant activity.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete IDAS form 1—Application details
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in either the *Sustainable Planning Act 2009* (SPA), the Sustainable Planning Regulation 2009, the *Environmental Protection Act 1994* or the Environmental Protection Regulation 2008.

This form can also be completed online using MyDAS at www.dsdip.qld.qov.au/MyDAS			
Billion alota ma un maine ma ante			
Mandatory requirements			
1. What is the nature of the proposed environmentally relevant activity (ERA)? (complete a new Table A for each proposed ERA—including ERAs that are not concurrence ERAs)			
Table A			
ERA number and name	ERA 63 - Sewage Treatment		
ERA threshold	more than 100 but not more than 1500EP		
Applicable fees	\$ TBC		
Proposed scale/capacity			
Type of approval sought	✓ Development permit and environmental authority (see notes)☐ Preliminary approval		
Is the proposed ERA a concurrence ERA?	✓ No Yes		
2. Are there any existing ERAs on or associated with the premises?			
✓ No			
Yes—complete a new Table B for each existing ERA			
Table B			
ERA number and name			
ERA threshold			
Existing scale/capacity			
Is the ERA proposed to continue on site?	□ No □ Yes		



3. Does the proposed activity involve any of the following? (Tick all applicable boxes.)			
Release of water or waste to a wetland for treatment			
Release of waste directly to groundwater Release of waste directly to groundwater			
Mandatory supporting information			
4. Confirm that the following mandatory sup	porting information acco	ompanies this applica	ation
About the subject land		Confirmation of lodgement	Method of lodgement
Description of the site, including site maps showing and any areas of cultural or heritage significance.	vegetation, topography	✓ Confirmed	Electronic
Details of any known acid sulphate soils within or ac	ljoining the premises.	☐ Confirmed ✓ Not applicable	Electronic
Details about how the choice of the site, at which the out, minimises serious environmental harm on areas value and special significance and sensitive land us	s of high conservation	Confirmed	Electronic
Details about how the location for the activity on a senvironmental values relevant to adjacent sensitive		✓ Confirmed	Electronic
Details about how the design of the facility permits t at which the activity is to be carried out, in accordan environmental management.		✓ Confirmed	Electronic
About the proposed ERA			
Attachment to IDAS form 8—application for an envir (EM941) completed and required information provid		✓ Confirmed	Electronic
A statement addressing the relevant part(s) of the State Development Assessment Provisions (SDAP).		☐ Confirmed ✓ Not applicable	
 Notes for completing this form: An environmental authority is required to operate an ERA. A development approval is only required if at least one of the ERAs to be operated is a concurrence ERA. Schedule 2 of the <i>Environmental Protection Regulation 2008</i> states the aggregate environmental scores, the thresholds that apply to ERAs, and which ERAs are concurrence ERAs (denoted by a 'C' in schedule 2, column 3). This development application is taken to be an application for an environmental authority. This application is not properly made unless it includes the Attachment to IDAS form 8—application for an environmental authority (EM941). There are annual fees associated with the operation of an ERA. These fees are initially payable 20 business days after the environmental authority takes effect. After this initial payment, annual fees will be payable on the anniversary of the take effect day. Chapter 8 and Schedule 10 of the Environmental Protection Regulation 2008 contain all information about the applicable fees and how they are calculated. Privacy—Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form. 			
OFFICE USE ONLY	1		
Date received	Reference numbers		

The Sustainable Planning Act 2009 is administered by the Department of State Planning. This form and all other required application materials should be sent referral agencies.	e Development, Infrastructure and to your assessment manager and any
epartment of State Development, Infrastructure and Planning D Box 15009 City East Qld 4002	