

RJD:NW T.2/2 (327/2) (95RO6127)

Mr. Devine

22nd March, 1996

Hush Corporation Consultants Pty. Ltd.,
C/- Buckley Vann Taylor,
P.O. Box 7801,
CAIRNS, Q. 4870.

Dear Sir,

**REZONE APPLICATION NO. 327/2 - HUSH CORPORATION CONSULTANTS
PTY. LTD.**

I refer to your combined application for rezoning of land described as Lot 337 on NR.53 from Rural A Zone to Special Facilities (Conservation, 30 Unit Eco-tourism resort, 70 Self-contained Houses as per Plan of Development No.5589 SK 1 - 5 and attached Schedule of Development) Zone, and objections thereto and subsequent Group title Subdivision.

Council, having considered the objections, proposes to recommend to the Minister for the approval of the rezone application, subject to the attached conditions, following the expiration of the appeal period.

In accordance with the requirements of the Local Government (Planning and Environment) Act 1990-1991, I attach hereto:-

- (i) Conditions of Approval
- (ii) Guidelines to Applicant following Notification of Council's Decision
- (iii) Proforma of Acceptance Letter
- (iv) Notice of Institution of Appeal
- (v) List of names and addresses of objectors

As Council desires to have the legal agreement drawn up as soon as possible, would you please return the Acceptance letter as soon as possible if you do not wish to appeal Council's decision. Should you so desire, you may have your Solicitor draw up this agreement to Council's satisfaction at your cost. Please advise also your desire in this regard.

Please note that any appeal against Council's proposed recommendation for approval must be lodged with the Planning and Environment Registry within 40 days of the date of Council's decision (unless the Court extends that time). I suggest you seek appropriate professional advice if you desire to appeal Council's decision.



Cont'd/...

I would point out that any Objector has the right by virtue of the provisions of Section 7.1 of the Local Government (Planning and Environment) Act 1990-1991 to appeal to the Court against Council's intention. Before further action may be taken, it is necessary under the Local Government Act to allow time, forty (40) days after the date of notification, in which the objector may lodge an appeal. Objectors are today being notified of Council's intention.

I further advise that the granting of an application does not constitute an amendment to the Town Planning Scheme. Under Section 4 of the Act, the Council, upon recommending for approval an application for rezoning, is required to make application to the Minister for amendment to the Scheme. The final decision on the proposed amendment is made by the Governor in Council.

I also advise your application to subdivide Lot 337 on plan NR53 into proposed lots 1 to 5 as submitted is approved, subject to the following conditions:-


- (1) The approval of the proposed subdivision is subject to the final gazettal of the rezone application 327/2.
- (2) Bikepath: A contribution in respect of Group Title lots shall be payable towards bikepath construction, at time of signing and sealing the formal plan of survey. Such contribution shall be the fee/lot existing at that time. The current fee/lot is \$300.
- (3) NO THROUGH ROAD Sign: The applicant shall erect a NO THROUGH ROAD sign at the intersection of Ella Bay Road and Lot 5 (as shown on Drawing BM3685-01 Rev A).

The applicant is required to acknowledge in writing, acceptance of the conditions of rezone approval within 30 days from the date of expiration of the appeal period.

Yours faithfully,



E.L. McEACHAN
GENERAL MANAGER

ORIGINAL J.S.G. POSTED
DELIVERED
26 MAR 1996
INITIALS 

CONDITIONS OF APPROVAL

REZONE APPLICATION NO.327/2

For the purposes of these conditions, reference to EIS in these conditions shall be interpreted as the EIS prepared in relation to the Proposed Eco-Tourism Resort - Ella Bay by Environmental Science and Services (NQ) dated September 1995 (Job No. 136c).

- (1) This approval does not authorise the use of land and the erection of buildings and/or structures for the purposes not mentioned in the name of the Special Facilities zone, and nothing contained herein shall be taken to imply approval of any other uses of the land.
- (2)
 - (i) The site shall be developed in substantial accordance with Plans of Development No. 5589 SKI-5 and the Schedule of Development set out in the Report prepared by Buckley Vann Taylor Town Planning Consultants for the Combined Application Rezoning and Group Title Subdivision Ella Bay - Eco-Tourism Resort dated September 1995 as lodged with Council on 6/10/95 and as amended by these conditions to the satisfaction of the Council or its delegated officer.
 - (ii) The Schedule of Development prepared by Buckley Vann Taylor shall be amended at the applicant's expense to include siting, design and infrastructure performance criteria set out in advices from referral agencies in response to the EIS. Specifically the Schedule shall incorporate the recommendations set out in correspondence from QDEH dated 17 November 1995 (Reference 500232, 213383) and from QDPI dated 10 November 1995 (Reference SJ:DC 00n/140/000(183)). The amended Schedule of Development shall be submitted to Council for approval and inclusion with the rezoning material prior to the application being forwarded to the Minister for review and gazettal.
- (3) The developer shall undertake roadworks external to the site to upgrade access along Ella Bay Road to the satisfaction of the Council or its delegated officer.

Works required shall be designed in conjunction with QDEH to ensure that works to be carried out are sensitive to roadside vegetation.

Roadworks shall be intended to provide for the safe passage of vehicles while aiming to preserve the sensitive environmental approaches to the site.

The standard of construction from the end of Ruby Street to Heath Point shall be a bitumen seal pavement of minimum width of 6 m and from Heath Point to the development a bitumen sealed pavement with minimum width of 4 m with widenings to provide for vehicular passing where practical.

Cont/d...

Traffic islands and kerbing to regulate traffic at the corners of Judy Street and Ruby Street, and Judy Street and George Street are to be constructed to the satisfaction of Manager Engineering Services.

The applicant shall construct a 2m width concrete paved walking path on esplanade area, generally no more than 1 m from the boundary of the subject land, from the access to the Council camping area northwards to the north eastern corner of lot 337 on NR.53. (This is to adequately define the limit of development and prevent encroachment of resort activities onto esplanade).

- (4) The developer shall dedicate a Road Reserve at no cost to Council consisting of the areas designated as road/esplanade reserve (lot 5) and access easement (lot 3) on BM Surveyor's Plan No. 3685-01 Rev A dated 8 November 1995. The area shall continue in use as public road and the plan of Subdivision creating the new road reserve shall be lodged at the Titles Office within one year of gazettal of the rezoning or prior to Council endorsing any Plan of Group Title subdivision in connection with the approval, whichever occurs first.

Alternatively, the area shown as access easement lot 3 will be accepted by Council as an easement giving access to lot 320 on N.157629, to the north, subject to the applicant providing evidence that agreement concerning conditions of access has been reached with the owner of lot 320 on N.157629.

- (5) All internal access roads shall be the responsibility of the developer to construct and subsequently the responsibility of the Body Corporate to maintain. Construction of the road/track through the property to the land to the north shall be maintained by Council once any appropriate works have been constructed as is required by the applicant for the development.
- (6) The site shall be developed in accordance with:
- this approval; and
 - the Plans of Development including amendments required by this approval; and
 - the Schedule of Development; and
 - the EMP developed pursuant to Condition 15(i) hereof.
- (7) The developer shall enter into a Conservation Agreement with the QDEH as foreshadowed in material submitted with the application to Council prior to construction commencing on the site to the satisfaction of Council. The Agreement shall cover the whole of the balance area of the site which is to be held as Common Property in the intended Group Title Plan with the exception of any areas required for infrastructure.

Cont/d...

- (8) The Common Property of the proposed Group Title Plan shall with the exception of the area intended to house infrastructure, generally be kept clear of the building and structures. Boardwalks, paths, pedestrian bridges, seats and the like may be constructed in the area subject to the provisions of the Conservation Agreement.
- (9) The developer and operators of the development shall comply with all relevant provisions of the Local Government (Planning and Environment) Act, Fire Safety Act, Health Act and all other relevant acts and regulations and the By-laws of Council in relation to all works. Where required permissions and approvals required under legislation shall be obtained from the appropriate authorities. The developer should liaise with the Great Barrier Reef Marine Park Authority to ascertain approvals required from that authority.
- (10) The applicant shall meet the cost of all alterations to public utilities, mains and services made necessary in connection with any works arising from this approval and shall restore and reinstate all roads to the satisfaction of the Council or its delegated officer when such works have been carried out.
- (11) Each lot within the Group Title Plan shall be provided with a connection to water supply, electricity supply and sewerage generally as proposed in the material supporting the application to Council.
- All uses and areas producing septic effluent and household wastes shall be connected to the internal sewerage system.
- (12) An on-site package sewerage treatment plant to tertiary level shall be provided. Standard of effluent shall comply with DEH requirements.
- (13) Operation and maintenance of all the infrastructure servicing the development shall be the responsibility of the Body Corporate.
- (14) The By-laws of the Body Corporate shall at all times include:
- that domestic pets and other non-native animals shall not be kept on the land without exception; and
 - that all registered proprietors and their tenants shall at all times comply with the conditions of this approval and the provisions of the EMP developed pursuant to Condition (15)(i) hereof.
 - the form and structure of all villas shall be compatible with the desired character of the area as determined by the plan of development.

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(15) Legal Agreement:

A written legal agreement shall be entered into between the applicant and the Council, (such written agreement, if prepared by Council will cost \$400. Alternatively, the applicant may have the agreement prepared by others at his/her cost to the satisfaction of the Council) prior to the application to the Minister for gazettal of the rezoning. It shall incorporate the following:-

(i) The applicant shall prepare an Environmental Management Plan (EMP) in connection with the proposed development which shall take into account and provide for the management of issues identified in Section 8 of the EIS including:

- Acid Sulphate Soils
- Construction
- Cultural Material
- Energy
- Fire
- Groundwater
- Landscape and Habitat
- Liquid Waste
- Recreation
- Soil Conservation
- Solid Waste

The aims and format/structure of the EMP shall be as set out in Section 8 of the EIS.

The EMP shall be submitted for review by QDEH and DHLG&P prior to it gaining Council approval.

The EMP shall require approval from Council before any civil works commence or building permits are issued in connection with the approved development.

The applicant's attention is drawn to implications/issues identified in the EIS which may affect detailed design of the development. These aspects shall be taken into account and provided for in detailed design work and any provision considered necessary shall be include din the EMP in this regard.

(ii) The applicant shall bear the cost of periodic independent auditing of the site and development for compliance with and to measure the effectiveness of management provisions detailed in the EMP. Independent auditing shall be undertaken by a suitably qualified auditor approved by Council in accordance with the following schedule:

- | | |
|---|-----------|
| • During construction of the resort | 6 monthly |
| • During construction of villa lots/dwellings to registration of the last lot | yearly up |

Cont/d...

• Upon registration of the final villa lot/dwelling once only 6 months after registration of the last lot

(iii) Results of audits shall be provided to Council for consideration and at Council discretion having regard to the results, modification or amendment of the EMP may be required. Similarly, where the audit establishes that a remedial action is required pursuant to the EMP to rectify and/or manage an issue on site, the developer shall at the direction of Council or its delegated officer undertake the necessary action. All costs associated with remedial action specified by Council pursuant to this condition shall be borne by the developer.

(iv) Stage one of the proposed development shall at least include the upgrading of Ella Bay Road and associated road works and the development of the resort precinct.

(v) The upgrading of the Ella Bay Road and Flying Fish Point roadworks and construction of the footpath along the frontage of the subject land are to be completed prior to the commencement of resort operations and occupancy of villas associated with stage one.

The area designated as park on plan BM 3685-01 Rev A is to be amended so as to consolidate the area designated into a centralised lot to the south-eastern corner of the development site.

All structures are to be set back at least 20 m from any watercourse.

(16) Change of Ownership:

In the event of a proposed change of ownership of the land, it will be the duty of the applicant and subsequent owners to advise prospective owners, in writing, of the agreement between Council and the Applicants.

(17) The written agreement referred to in (15) above shall be prepared within 30 days of the expiration of the appeal period, provided no appeal is lodged. The applicant shall advise forthwith after the expiration of the appeal period if he/she requires Council to draw up such agreement. Failure to have the document prepared within the 30 day period may render this approval null and void.

(18) Upon signing and sealing of the written agreement as per (15) above, and acceptance by Council of the Bond (if applicable), the application be forwarded to the Hon. the Minister for Local Government for approval, subject to finalisation of application process under the Local Government (Planning & Environment) Act.

INNISFAIL, Q.
22/3/1996

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E.L. McEACHAN
GENERAL MANAGER

GUIDELINES TO APPLICANTS FOLLOWING NOTIFICATION OF COUNCIL'S DECISIONS

The Local Government (Planning and Environment) Act 1990-1991 provides that in notifying its decision on an application made pursuant to the Act, Council shall include copies of the attached Sections 7.1 and 7.1A detailing rights of appeal to the Planning and Environment Court.

The Act further provides that Council shall provide a copy of the form entitled "Notice of Institution of an Appeal" for your use should you decide to appeal against Council's decision to the Planning and Environment Court.

WHERE YOU WISH TO APPEAL

Should you decide to appeal pursuant to the provisions of the Act, you must follow the procedure detailed in the attached copies of Section 7.1 and 7.1A.

IT IS SUGGESTED THAT YOU SHOULD SEEK APPROPRIATE PROFESSIONAL ASSISTANCE IN THIS REGARD

WHERE YOU DO NOT WISH TO APPEAL

The Act provides that where you do not wish to appeal Council's decision, you may notify Council of your acceptance without dispute of Council's decision and that you do not intend to exercise any right to appeal to the Court in respect of the decision.

Such notification is intended to speed up the issuing of a formal approval by Council by alleviating the requirement of the Act for Council to wait for forty (40) days in case an appeal is lodged.

Should you wish to accept without dispute Council's decision in relation to your application and to waive your right to appeal to the Planning and Environment Court, a draft of a letter addressed to the Shire Clerks is attached for your use.

SHOULD YOU BE IN ANY DOUBT OR REQUIRE ADVICE IN RELATION TO YOUR RIGHTS, YOU SHOULD SEEK APPROPRIATE PROFESSIONAL ASSISTANCE IN THIS REGARD.

(date)

The Shire Clerk
Johnstone Shire Council
PO Box 887
INNISFAIL QLD 4860

Dear Sir

I/We _____

(insert full name(s) of applicant(s))

being the applicant for the development described below:

PARTICULARS OF APPLICATION

Site			
1.	Real Property Description		
	Parish	County	
2.	Area		
3.	Post Address		
	Number	Street/Road	
	Parish/Town		Postcode
Proposal			
4.	Type of Application		
5.	Use desired.		

hereby notify Council, that pursuant to the provisions of the Local Government (Planning and Environment) Act 1990-1991, I/we accept without dispute the decision of the Johnstone Shire Council given on _____ in relation to the abovementioned applicant.

(insert date of Council meeting)

PART 7—APPEALS

7.1 Appeals to the Court. (1) A person may appeal to the Court where—

- (a) this Act confers the right of appeal;
- (b) that person is an applicant who is dissatisfied with a decision of a Local Authority or conditions applied pursuant to the planning scheme or by-law with respect to the use of any premises or the erection of a building or other structure permitted by the planning scheme (other than where a right of objection is conferred by the *Building Act 1975-1988*);
- (c) that person is an applicant or objector who is dissatisfied with a decision of a Local Authority made pursuant to an interim development control provision.

(2) (a) An appeal against a decision of a Local Authority is to be instituted within 40 days from the date on which the decision was made or such longer period as the Court may allow, where it is established that the Clerk failed to notify persons in accordance with this Act.

(b) Where a Local Authority has failed to decide an application within the period specified by this Act, an appeal may be instituted at any time after the expiration of the period specified for the decision on the application by the Local Authority.

(c) The institution of an appeal is to be made as prescribed and in accordance with the Rules of the Court.

(3) Where an applicant has instituted an appeal pursuant to paragraph (2) (b) and the applicant was required by this Act to cause public notice of the application to be given, the applicant is to forthwith make application to the Clerk to be furnished, in respect of each objection duly made, with the name and address of every principal objector who has duly made an objection to the application in relation to which the appeal has been instituted and the Clerk is to provide the information forthwith.

(4) (a) Within 10 days of the date of the institution of an appeal (or where subsection (3) applies, within 10 days of the date of the furnishing of the information by the Clerk) or such further period as the Court may allow the appellant is to serve upon—

- (i) in the case of an applicant appellant—the Local Authority and each principal objector who has duly made an objection;
- (ii) in the case of an objector appellant—the Local Authority and the applicant,

notice of the appeal and the grounds thereof and where the notice is to an applicant or a principal objector it is to include a statement that the person on whom the notice is served may elect within 14 days after the date notice is served to become a respondent to the appeal.

(b) A person electing to be a respondent is to file in the Court a notice of election, as prescribed by the Rules of Court, within 14 days after the date notice is served or such longer period as the Court may allow where sufficient cause is shown for an extension.

(c) A respondent to an appeal is entitled to be heard in the appeal as a party thereto.

(d) Where an objection is made by more than one person, the right of appeal or the right to elect to become a respondent to an appeal applies to those persons in addition to the principal objector.

(e) For the purposes of this subsection and the Rules of Court, the Local Authority is a respondent to an appeal.

7.1A Determination of appeal. (1) Subject to subsection (3) (e), the Court is not to determine an appeal in respect of an application for which public notice is required to be given by this Act unless it is satisfied by evidence or by affidavit that the applicant has complied with the relevant provisions of this Act in respect of the giving of public notice.

LOCAL GOVERNMENT (PLANNING AND ENVIRONMENT) ACT 1990-1991

1. Full Name of Appellant _____

2. Residential and Postal Address of Appellant _____

3. Name and address for service of notice _____

4. Telephone No. _____ (Home) _____ (Business Hours)

5. Name of Local Authority which made the decision _____

6. Type of application to Local Authority _____

7. Date of Local Authority's decision upon the application referred to above _____

8. Location of proposed development (i.e. street address and real property description) _____

9. Type of decision against which this appeal is lodged (include details in respect of whether the appeal is against the whole or part of the decision)

10. Reasons for the appeal _____

11. This Appeal is filed in the Planning and Environment Court at _____ (Place)
(Address) _____
on _____ (Date)

12. Signature _____

13. Detail the judgement, order, direction or other decision the appellant seeks _____

(To be completed by appellant or agent)

14. Appeal Number _____ of _____
Between
Appellant _____
and
Respondent _____
Respondent
by Election _____
(This part will be filled in by the Court Registry)

NOTE:
An appeal against a decision of a Local Authority must be lodged with the Planning and Environment Court Registry nearest to you within 40 days from the date of that decision (unless the Court extends that time) pursuant to Section 7.1 of the *Local Government (Planning and Environment) Act 1990-1991*.
The notice must be lodged in person, and must be accompanied by the prescribed fee. (The Planning and Environment Court Registry will have details of the amount).

JOHNSTONE SHIRE COUNCIL

LISTING OF OBJECTORS AND ADDRESSES

TO APPLICATION FOR REZONE OF LAND DESCRIBED AS LOT 337 ON PLAN NR.53,
PARISH GLADY FROM RURAL A TO SPECIAL FACILITIES (ECO-TOURISM RESORT AND
VILLA HOUSING) ZONE.

.....
Mrs. E.M. Richardson
4 Ruby Street,
FLYING FISH POINT, Q. 4860.

Ms. Kimberly J. Mitton,
8 Mahogany Avenue,
WEIPA, Q. 4874.

Mr. Gerard Blackman,
P.O. Box 1,
FLYING FISH POINT, Q. 4860.

Ms. Marie-Anne Stout,
24 Maud Street,
FLYING FISH POINT, Q. 4860.

Ms. Doris Busuttil,
P.O. Box 35,
SILKWOOD, Q. 4856.

Mr. Roy Anderson,
P.O. Box 126,
MIRIWinni, Q. 4871.

Ms. Patricia Clarkson,
28 Bindon Street,
FLYING FISH POINT, Q. 4860.

G. Ballington,
P.O. Box 1673,
INNISFAIL, Q. 4860.

M.Y. McNaughton,
C/- August Moon Caravan Park,
INNISFAIL, Q. 4860.

N. Agius,
27 Church Street,
BABINDA, Q. 4861.

C. Stockwell,
Flat 1, 8 Bonvilla Avenue,
INNISFAIL, Q. 4860.

K.E. Ah Shay,
C/- P.O. Box 5,
FLYING FISH POINT, Q. 4860.

J. Garget,
6 Enid Street,
FLYING FISH POINT, Q. 4860.

Pam O'Driscoll,
14 Enid Street,
FLYING FISH POINT, Q. 4860.

Dave Glennie,
5 Tee Street,
YORKEYS KNOB, Q. 4878.

C.J. Lobenwein,
P.O. Box 33,
FLYING FISH POINT, Q. 4860.

Peter Elgers,
46 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

M. Lobenwein,
12 Ann Street,
FLYING FISH POINT, Q. 4860.

S. Mabb,
3 Gray Street,
WANGAN, Q. 4871

K.J. Jensen,
17 Judy Street,
FLYING FISH POINT, Q. 4860.

B.G. Whittington,
9 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Mrs. V.J. Rohan,
Elizabeth Street,
FLYING FISH POINT, Q. 4860.

F. Kruckow,
Feldt Street,
FLYING FISH POINT, Q. 4860.

N. Clifford,
10 Bindon Street,
FLYING FISH POINT, Q. 4860.

Mrs. Sue Melchiori,
8 Bindon Street,
FLYING FISH POINT, Q. 4860.

Mr. Mario Melchiori,
8 Bindon Street,
FLYING FISH POINT, Q. 4860.

Mr. G. MacKellar,
17 Esplanade,
FLYING FISH POINT, Q. 4860.

K.S. Salveson,
P.O. Box 1507,
INNISFAIL, Q. 4860.

Bronwyn Appoo,
8 Danelle Street
INNISFAIL, Q. 4860.

I. Quinn,
24 Bindon Street,
FLYING FISH POINT, Q. 4860.

V.D. Quinn,
24 Bindon Street,
FLYING FISH POINT, Q. 4860.

K.P. Darveniza,
C/- Innisfail Central School,
INNISFAIL, Q. 4860.

Ms. J. Ovenden,
30 Herbert Street,
INNISFAIL, Q. 4860.

Olivia Catelan,
9 Judy Street,
FLYING FISH POINT, Q. 4860.

Bevan Walker,
9 Judy Street,
FLYING FISH POINT, Q. 4860.

Larry Doherty,
1/92 Bay Road,
THE COCONUTS,
VIA INNISFAIL, Q. 4860.

R.A. Parker,
C/- Ella Bay Camping Grounds,
C/- Post Office,
FLYING FISH POINT, Q. 4860.

L. Hopwood,
C/- Ella Bay Camping Grounds,
C/- Post Office,
FLYING FISH POINT, Q. 4860.

N.E. Jones,
19 Judy Street,
FLYING FISH POINT, Q. 4860.

J. Jones,
19 Judy Street,
FLYING FISH POINT, Q. 4860.

Frank M. Whittington,
9 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Kylie Stewart,
P.O. Box 26,
FLYING FISH POINT, Q. 4860.

Lindsay Rogers,
16 Bindon Street,
FLYING FISH POINT, Q. 4860.

L.C. Larkin,
16 Bindon Street,
FLYING FISH POINT, Q. 4860.

Chris Wilson,
8 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

F. Ash,
25 Judy Street,
FLYING FISH POINT, Q. 4860.

Mrs. R.M. Warrington,
1 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Sheryl Robertson,
6 Maud Street,
FLYING FISH POINT, Q. 4860.

N. Daniels,
20 Maud Street,
FLYING FISH POINT, Q. 4860.

J. Ah Shay,
P.O. Box 5,
FLYING FISH POINT, Q. 4860.

B.J. Hill,
19 Judy Street,
FLYING FISH POINT, Q. 4860.

C.E.O. Jones,
2 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Chris Webb,
2 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Vicki Harburn,,
5 Bourke Street,
INNISFAIL, Q. 4860.

K.L. Claussen,
21 Palm Avenue,
FLYING FISH POINT, Q. 4860.

R. Tait,
16 Judy Street,
FLYING FISH POINT, Q. 4860.

L. Tait,
16 Judy Street,
FLYING FISH POINT, Q. 4860.

D.J. Wyle,
25 Maud Street,
FLYING FISH POINT, Q. 4860.

Cindy Cole,
18 Maud Street,
FLYING FISH POINT, Q. 4860.

Heather E. Castle,
1/2 Belvedere Avenue,
BELVEDERE, Q. 4860.

Gary Payne,
1/2 Belvedere Avenue,
BELVEDERE, Q. 4860.

A.F. Price,
27 Campbell Street,
INNISFAIL, Q. 4860.

W. Jose,
8 Danelle Street,
INNISFAIL, Q. 4860.

Mary Appo,
735 Palmerston Highway,
INNISFAIL, Q. 4860.

Alicia Moller,
7 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

N.P. Armstrong,
18 Maud Street,
FLYING FISH POINT, Q. 4860.

Mark J. McAvoy,
Dinner Creek Road,
GARRADUNGA, Q. 4860.

S. McClusky,
18 Mission Beach Parade,
MISSION BEACH, Q. 4852.

J. Scamolla,
17 Fitzgerald Street,
INNISFAIL, Q. 4860.

Mr. Gray,
17 Judy Street,
FLYING FISH POINT, Q. 4860.

E. Waldon,
9 Bay Road,
FLYING FISH POINT, Q. 4860.

Douglas Villaflor,
3 Katoora Street,
INNISFAIL, Q. 4860.

L. Collins,
3 Grey Street,
WANGAN, Q. 4871.

R. Jose,
35 Cahill Street,
INNISFAIL, Q. 4860.

P. Durman & Others,
C/- P.O. Box 449,
INNISFAIL, Q. 4860.

Chris Cunliffe,
17 Enid Street,
FLYING FISH POINT, Q. 4860.

S.M. Saunders,
C/- Innisfail Central School,
INNISFAIL, Q. 4860.

B.J. Tower,
1/20 Maud Street,
FLYING FISH POINT, Q. 4860.

Ms. Anna Saro,
23 Middle Avenue,
SOUTH JOHNSTONE, Q. 4859.

D. Telan,
C.M.G. Meat Group,
Dodds Road,
INNISFAIL, Q. 4860.

G. Cacha,
P.O. Box 1100,
INNISFAIL, Q. 4860.

Catherine Flanagan,
Innisfail Hospital,
C/- 87 Rankin Street,
INNISFAIL, Q. 4860.

M.A. O'Connor,
C/- Post Office,
EUBENANGEE, Q. 4860.

Mary Kolopelnyk,
3/9 Gladly Street,
INNISFAIL, Q. 4860.

K. Clarkin,
3/9 Gladly Street,
INNISFAIL, Q. 4860.

E. Davies,
25 Clyde Road,
BABINDA, Q. 4861.

J. Rus,
13 Howe Street,
INNISFAIL, Q. 4860.

R. Hay,
9 Vidar Street,
INNISFAIL, Q. 4860.

L. Burridge,
C/- F.F.P. Caravan Park,
FLYING FISH POINT, Q. 4860.

C. Sangster,
P.O. Box 1860,
SHEPPARTON, VIC. 3630.

D.T. Wallwork,
44 Mill Street,
MOURILYAN, Q. 4858.

T. Hayes,
12 Dayman Street,
INNISFAIL, Q. 4860.

M. Bryde,
P.O. Box 938,
TULLY, Q. 4854.

Mr. Lissa,
6 Middle Avenue,
SOUTH JOHNSTONE, Q. 4859.

Angelo Scamolla,
17 Fitzgerald Street,
INNISFAIL, Q. 4860.

S. Pensini,
15 Ryan Street,
INNISFAIL, Q. 4860.

E. Ryle,
6 Beech Street,
INNISFAIL, Q. 4860.

D.L. McLaren,
4 O'Reilly Close,
INNISFAIL, Q. 4860.

N.S. Howe,
36 Maud Street,
FLYING FISH POINT, Q. 4860.

P.S. Miller,
36 Maud Street,
FLYING FISH POINT, Q. 4860.

D. Miller,
36 Maud Street,
FLYING FISH POINT, Q. 4860.

The Householder,
17 Judy Street,
FLYING FISH POINT, Q. 4860.

The Householder,
8 Middle Avenue,
SOUTH JOHNSTONE, Q. 4859.

The Householder,
2/2 The Corso,
INNISFAIL, Q. 4860.

The Householder,
3 Katoora Street,
INNISFAIL, Q. 4860.

The Householder,
P.O. Box 1806,
SHEPPARTON, VIC. 3630.

The Householder,
89 Bridge Avenue,
OAK FLATS, N.S.W. 2529.

Ms. Marian Harrison,
34 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Mr. Alan T. Harrison,
34 Elizabeth Street,
FLYING FISH POINT, Q. 4860.

Mrs. Helen Venables,
P.O. Box 1,
FLYING FISH POINT, Q. 4860.

Mrs. Wendy Cuthbertson,
19 Coronation Drive,
INNISFAIL, Q. 4860.