

Our Ref.: MCU22/0004.01:SL:SR

SENT VIA EMAIL AND REGISTERED POST: mail@wallplanning.com.au

Moranbah Workers Club Inc C/- Wall Planning & Environmental Consulting PO Box 345 CLERMONT QLD 4721

Dear Sir/Madam

# INFRASTRUCTURE CHARGE NOTICE AMENDED NOTICE

#### **SECTION 307 OF THE PLANNING ACT 2016**

#### ISAAC REGIONAL COUNCIL CHARGES RESOLUTION (NO. 3) 2021

This Amended Notice supersedes the previous Infrastructure Charges Notice issued on the 25 August 2023.

### **APPLICATION DETAILS**

APPLICATION TYPE: Material Change of Use

APPLICATION NUMBER: MCU22/0004.01

APPLICANT: Moranbah Workers Club Inc

C/- Wall Planning & Environmental Consulting

OWNER: Moranbah Workers Club Inc

SITE ADDRESS: 49-55 Mills Avenue, Moranbah

PROPERTY DESCRIPTION: Lot 22 on CP855645

Lot 43 on CP904478 Lot 44 on CP904478

PLANNING INSTRUMENT: Isaac Regional Planning Scheme February 2021 v1

### APPROVAL DETAILS

DECISION DATE: 28 February 2024

NATURE OF APPROVAL: Approved



TYPE OF APPROVAL: Minor Change to a development approval - Material

Change of Use for extensions to an existing club

(function facility and food & drink outlet)

PREVIOUS APPLICATION NUMBERS: MCU23/0009, MCU22/0004 and PA11121

### THE INFRASTRUCTURE CHARGE

Date of Issue of Infrastructure Charge Notice: 07 March 2024

Timing of Payment: Prior to commencement of the use in

accordance with Section 122(1)(c)

Planning Act 2016

GROSS LEVIED CHARGE	\$240,423.10
OFFSETS APPLIED GROSS	Nil
REFUNDS APPLIED	Nil
CREDITS (DISCOUNTS) APPLIED	Nil
INFRASTRUCTURE AGREEMENT IN PLACE AT TIME OF ISSUE OF THIS INFRASTRUCTURE CHARGES NOTICE	Nil
LEVIED CHARGE	\$240,423.10

The applicable net charges per stage of the development are shown below:

STAGE	NET CHARGE
STAGE 1A	\$54,015.40
STAGE 1B	\$53,043.90
STAGE 2	\$94,429.80
STAGE 3	\$38,934.00
TOTAL NET CHARGE	\$240,423.10

(Details of how these charges were calculated are shown overleaf)

### ADJUSTMENTS TO THE INFRASTRUCTURE CHARGE

### 1. AUTOMATIC INCREASE PROVISION

An infrastructure charge levied by Council is to be increased by the difference between the Producer Price Index (PPI) applicable at the time the infrastructure charge was levied, and PPI Index applicable at the time of payment of the levied charge, adjusted by reference to the 3-yearly

PPI Index average<sup>1</sup>.

If the levied charge is increased using the method described above, the charge payable is the amount equal to the sum of the charge as levied and the amount of the increase. The total sum levied for any of the infrastructure networks cannot exceed the maximum adopted charge rate for that infrastructure network calculated for the additional demand of the approved development.

Upon request Council shall provide the indexation amount that needs to be added to the levied charge and confirm the total amount outstanding.

#### 2. INFRASTRUCTURE AGREEMENT

An Infrastructure Agreement may apply in respect of this Infrastructure Charges Notice. The Infrastructure Agreement may be entered into before or after the Decision Notice is issued for the approved development. An agreement about either or both of the following may be entered into:

- a. payment other than as provided by Section 122 of the *Planning Act 2016*, for instance payment by instalment;
- b. provision of infrastructure instead of paying all or part of the levied charge. In the event of an inconsistency between an Infrastructure Agreement and this Infrastructure Charges Notice, the Infrastructure Agreement may prevail pursuant to Section 157 of the *Planning Act 2016.*

#### 3. FAILURE TO PAY

A levied charge for infrastructure fixed by a local government is, for the purposes of recovery, as per Section 144(1) of the *Planning Act 2016*. This is taken to be a rate within the meaning of the *Local Government Act 2009*. This means:

- an adopted infrastructure charge may be recovered by court action for a debt;
- an adopted infrastructure charge may be recovered from the person for the time being owning the relevant land, regardless of who was the owner or other person upon whom the charges was imposed;
- c. interest is payable on overdue payments (Compound annual interest at 11% calculated daily is to be applied on an overdue charge); and
- d. if a levied charge is unpaid for 3 years, the land can be sold to recover the outstanding charges.

#### **PAYMENT OF THE INFRASTRUCTURE CHARGE**

#### 1. PAYMENT BY MAIL

Confirm the current levied charge applicable and obtain an updated payment notice from Council's Planning Department.

Mail this updated payment notice immediately with your payment to: ISAAC REGIONAL COUNCIL, PO Box 97, MORANBAH QLD 4744.

NOTE: Cheques must be made payable to ISAAC REGIONAL COUNCIL

#### 2. PAYMENT AT COUNCIL OFFICES

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<sup>&</sup>lt;sup>1</sup> 3-yearly PPI index average is defined in schedule 2 of the *Planning Act 2016* and means the PPI index smoothed in accordance with the 3-year moving average quarterly percentage change between quarters. PPI Index is the producer price index for construction 6427.0 (ABS PPI) index number 3101 – Road and Bridge construction index for Queensland published by the Australian Bureau of Statistics.

Confirm the current levied charge applicable.

Present written confirmation of charges with your payment to an Isaac Regional Council Office. Please see Council's website for locations.

NOTE: Cheques must be made payable to ISAAC REGIONAL COUNCIL

#### 3. PAYMENT MADE BY CREDIT CARD

Credit Cards accepted: Mastercard or Visa

### 4. PAYMENT MADE BY ELECTRONIC FUND TRANSFER (EFT)

BSB: 014-550

Account No: 485 702 245

Account Name: ISAAC REGIONAL COUNCIL

Reference: ICN MCU22/0004.01

Provide Council with a copy of the EFT transfer receipt or remittance advice and copy of the confirmed current applicable levied charge.

#### OTHER MATTERS

#### 1. LAPSING OF INFRASTRUCTURE CHARGES NOTICE

This Infrastructure Charges Notice stops having effect to the extent the approved development stops having effect.

#### 2. GOODS AND SERVICES TAX

The Federal Government has determined that rates and utility charges levied by a Local Government will be GST free. Accordingly, no GST is included in this Infrastructure Charges Notice.

#### 3. APPLICABLE OFFSETS AND REFUNDS

Infrastructure offsets and refunds apply when developers are required to provide trunk infrastructure. These may be physical works (such as a sewer main) or land to accommodate infrastructure (for a future road upgrade). The infrastructure (or land) requirement will be conditioned as part of a development approval. In those circumstances, the cost of that trunk infrastructure will be offset against any infrastructure charges payable under the development approval (as an Infrastructure Charges Notice will still be issued where adopted infrastructures apply). Where the cost of providing the trunk infrastructure is greater than the infrastructure charges, a refund will be paid to the developer.

#### 4. RATIONALE FOR ISSUE OF INFRASTRUCTURE CHARGES NOTICE

Isaac Regional Council has issued this Infrastructure Charges Notice as a result of additional demand placed upon trunk infrastructure that will be generated by the approved development.

#### 5. CONTACT

For further information please contact your local Council:

Phone: 1300 ISAACS (1300 47 22 27) or +617 4846 3500 if phoning from overseas or 07 4846 3500 (alternative phone number)

Write to:

The Chief Executive Officer Isaac Regional Council PO Box 97 MORANBAH OLD 4744

E-mail: records@isaac.qld.gov.au

(In order for us to receive your email, please ensure it is no larger than 10MB)

Send a message on our 'Contact' located on the web page:

https://www.isaac.qld.gov.au/contact-us/home

This web page also lists all of our office locations if you would prefer to visit your nearest Council office, open Monday to Friday, 8.30 am to 5 pm.

#### 6. APPEAL RIGHTS

Should you wish to appeal an Infrastructure Charges Notice, you may make representations to Isaac Regional Council within twenty (20) business days after receipt of the Infrastructure Charges Notice, under section 125 of the *Planning Act 2016*.

Isaac Regional Council may only give one (1) negotiated infrastructure charge notice in respect of section 125 of the *Planning Act 2016*.

Attached is an extract from the *Planning Act 2016* which details the appeal rights in relation to the Infrastructure Charges Notice, 'Planning Act 2016 – Appeals Information'.

#### 7. CHARGE SUMMARY

#### A. Charges

### **Stage 1A - Charges**

### Table 1: Water Supply Adopted Charges for Stage 1A

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	278	m² GFA,	\$47.00	Table 2.2	\$13,066.00

### Table 2: Sewerage Adopted Charges for Stage 1A

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	278	m <sup>2</sup> GFA	\$45.00	Table 2.2	\$12,510.00

#### Table 3: Transport Adopted Charges for Stage 1A

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	278	m <sup>2</sup> GFA	\$102.30	Table 2.2	\$28,439.40

### Table 4: Parks and Land for Community Facilities Adopted Charges for Stage 1A

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	278	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

### Table 5: Stormwater Adopted Charges for Stage 1A

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Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	278	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

Table 6: All Networks Levied Charges for Stage 1A

Development Description	Water Supply	Sewerage	Transport	Parks & Land for Community Facilities	Stormwater	Total
Commercial (Retail)	\$13,066.00	\$12,510.00	\$28,439.40	\$0.00	\$0.00	\$54,015.40
Total						\$54,015.40

### Stage 1B - Charges

### Table 7: Water Supply Adopted Charges for Stage 1B

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	273	m² GFA,	\$47.00	Table 2.2	\$12,831.00

### Table 8: Sewerage Adopted Charges for Stage 1B

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	273	m <sup>2</sup> GFA	\$45.00	Table 2.2	\$12,285.00

### Table 9: Transport Adopted Charges for Stage 1B

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	273	m <sup>2</sup> GFA	\$102.30	Table 2.2	\$27,927.90

### Table 10: Parks and Land for Community Facilities Adopted Charges for Stage 1B

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial	273	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00
(Retail)					

### Table 11: Stormwater Adopted Charges for Stage 1B

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	273	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

Table 12: All Networks Levied Charges for Stage 1B

Development Description	Water Supply	Sewerage	Transport	Parks & Land for Community Facilities	Stormwater	Total
Commercial (Retail)	\$12,831.00	\$12,285.00	\$27,927.90	\$0.00	\$0.00	\$53,043.90
Total						\$53,043.90

### Stage 2 - Charges

### **Table 13: Water Supply Adopted Charges for Stage 2**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	486	m² GFA,	\$47.00	Table 2.2	\$22,842.00

### Table 14: Sewerage Adopted Charges for Stage 2

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	486	m <sup>2</sup> GFA	\$45.00	Table 2.2	\$21,870.00

### **Table 15: Transport Adopted Charges for Stage 2**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	486	m <sup>2</sup> GFA	\$102.30	Table 2.2	\$49,717.80

### Table 16: Parks and Land for Community Facilities Adopted Charges for Stage 2

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Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	486	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

### **Table 17: Stormwater Adopted Charges for Stage 2**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Commercial (Retail)	486	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

Table 18: All Networks Levied Charges for Stage 2

Development Description	Water Supply	Sewerage	Transport	Parks & Land for Community Facilities	Stormwater	Total
Commercial (Retail)	\$22,842.00	\$21,870.00	\$49,717.80	\$0.00	\$0.00	\$94,429.80
Total						\$94,429.80

### Stage 3 - Charges

### **Table 19: Water Supply Adopted Charges for Stage 3**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Place of Assembly	515	m² GFA,	\$18.00	Table 2.2	\$9,270.00

### Table 20: Sewerage Adopted Charges for Stage 3

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Place of Assembly	515	m <sup>2</sup> GFA	\$17.00	Table 2.2	\$8,755.00

# **Table 21: Transport Adopted Charges for Stage 3**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Place of Assembly	515	m <sup>2</sup> GFA	\$40.60	Table 2.2	\$20,909.00

# Table 22: Parks and Land for Community Facilities Adopted Charges for Stage 3

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Place of Assembly	515	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

### **Table 23: Stormwater Adopted Charges for Stage 3**

Development Description	GFA	Units of Measure	Charge Rate	Reference	Amount
Place of Assembly	515	m <sup>2</sup> GFA	\$0.00	Table 2.2	\$0.00

Table 24: All Networks Levied Charges for Stage 3

Development Description	Water Supply	Sewerage	Transport	Parks & Land for Community Facilities	Stormwater	Total
Place of Assembly	\$9,270.00	\$8,755.00	\$20,909.00	\$0.00	\$0.00	\$38,934.00
Total						\$38,934.00

# **All Stages - Charges**

**Table 25: Net Levied Charge- All Stages** 

Development Description	Water Supply	Sewerage	Transport	Parks & Land for Community Facilities	Stormwater	Total
Stage 1A	\$13,066.00	\$12,510.00	\$28,439.40	\$0.00	\$0.00	\$54,015.40
Stage 1B	\$12,831.00	\$12,285.00	\$27,927.90	\$0.00	\$0.00	\$53,043.90
Stage 2	\$22,842.00	\$21,870.00	\$49,717.80	\$0.00	\$0.00	\$94,429.80
Stage 3	\$ 9,270.00	\$ 8,755.00	\$20,909.00	\$0.00	\$0.00	\$38,934.00
Total						240,423.10

### **B.** Credits

Not Applicable

### 8. OFFSET OR REFUND

Not Applicable



SARAH LAWLEY
Acting Manager Liveability and Sustainability
(on behalf of Ken Gouldthorp, Chief Executive Officer)

Enclosure: Representation and Appeal Information for Infrastructure Charges Notice.

#### Planning Act 2016

#### **Chapter 4 Infrastructure**

#### Subdivision 5 Changing charges during relevant appeal period

### 124 Application of this subdivision

This subdivision applies to the recipient of an infrastructure charges notice given by a local government.

#### 125 Representations about infrastructure charges notice

- (1) During the appeal period for the infrastructure charges notice, the recipient may make representations to the local government about the infrastructure charges notice.
- (2) The local government must consider the representations.
- (3) If the local government—
  - (a) agrees with a representation; and
  - (b) decides to change the infrastructure charges notice;

the local government must, within 10 business days after making the decision, give a new infrastructure charges notice (a negotiated notice) to the recipient.

- (4) The local government may give only 1 negotiated notice.
- (5) A negotiated notice—
  - (a) must be in the same form as the infrastructure charges notice; and
  - (b) must state the nature of the changes; and
  - (c) replaces the infrastructure charges notice.
- (6) If the local government does not agree with any of the representations, the local government must, within 10 business days after making the decision, give a decision notice about the decision to the recipient.
- (7) The appeal period for the infrastructure charges notice starts again when the local government gives the decision notice to the recipient.

### 126 Suspending relevant appeal period

- (1) If the recipient needs more time to make representations, the recipient may give a notice suspending the relevant appeal period to the local government.
- (2) The recipient may give only 1 notice.
- (3) If the representations are not made within 20 business days after the notice is given, the balance of the relevant appeal period restarts.
- (4) If representations are made within the 20 business days and the recipient gives the local government a notice withdrawing the notice of suspension, the balance of the relevant appeal period restarts the day after the local government receives the notice of withdrawal