07 4099 9444 Web: 07 4098 2902 Postal: enquiries@douglas.qld.gov.au Office: www.douglas.qld.gov.au PO Box 723 Mossman Qld 4873 64-66 Front St Mossman

Working Dogs – Self Assessment

Animal Management (Cats and Dogs) Act 2008 and Animal Management (Cats and Dogs) Regulation 2009.

You MUST complete ALL questions unless the form indicates otherwise. Incomplete forms or forms without all necessary information and documentation will result in your application not being a properly made application.

Mobile:

For all applications, you must:

- Complete this form;
- Complete any other forms relevant to your application;
- Provide any mandatory supporting information identified on the forms as being required to accompany your application.

SECTION 1 – OWNER	DETAILS
Applicant Name:	

Address where Dog is kept:

Postal Address:

Telephone:

Email:

SECTION 2 – SELF ASSESSMENT				
If you tick NO to any of the questions, your dog/s DO NOT qualify as 'Working Dogs'.				
1. Does your dog work stock?	This means your dog/s is/are used primarily for the purpose of droving, protecting, tending or working stock.			
🗆 Yes 🗆 No	If you ticked YES, please provide further details, or attach documents to support that your dog(s) are working dogs.			
	Just being zoned Rural Land does not qualify you under the Act.			
2. Do you live on rural land?	Rural land for the purpose of the Legislation means your land is used for grazing or cultivating on a commercial basis.			
□ Yes □ No	If you ticked YES, please provide further details, or attach documents to support that you qualify.			
3. Are you a primary producer?	A 'Primary Producer' is a person whose main occupation is a farmer (dairy, grain, cane, fruit, grazier, etc).			
□ Yes □ No	If you ticked YES, please provide further details by attaching documents to support that you qualify as a 'Primary Producer'.			
Note: If your dog has been declared a dangerous or menacing dog (prescribed under Animal Management (Cats and				
Dogs) Regulation 2009), your dog(s) DO NOT qualify as 'Working Dogs'.				

OFFICE USE							
Supporting documents provided:	🗆 Yes	🗌 No	Date:		CSO:		



DECLARATION

I _______ declare that the information provided by me in this application is true and correct and I consent to the making of enquiries and exchange of information with authorities of any Local, State/Territory or Commonwealth department in regards to any matters relevant to this application.

Applicant Signature:	Da	Date:	
----------------------	----	-------	--

Douglas Shire Council – Privacy Collection Notice:

Douglas Shire Council collects and manages personal information in the course of performing its activities, functions and duties. We respect the privacy of the personal information held by us. The way in which the council manages personal information is governed by *the Information Privacy Act 2009* (Qld). We are collecting your personal information in accordance with the *Local Government Act 2009* so that we can assess and finalise your application. Generally, we will not disclose your personal information outside of Council unless we are required to do so by law, or unless you have given us your consent to such disclosure. For further information about how we manage your personal information please see our Information Privacy Policy.

Extract – Animal Management (Cats and Dogs) Act 2008

- (1) This section does not apply to—
 - (a) the operator of a pound or shelter; or
 - (b) the owner of a cat or dog less than 12 weeks old.
- 2) An owner of a cat or dog must comply with section 46 to register the cat or dog in the relevant local government's area within 14 days after starting to keep the cat or dog in the area unless the person has a reasonable excuse.
 - Maximum penalty—20 penalty units.
- (3) A person who becomes an owner of a cat or dog must comply with section 46 to register the cat or dog in the relevant local government's area within 14 days unless the person has a reasonable excuse.

Note— See also section 216 (Cat or dog not registered at commencement).

Maximum penalty—20 penalty units.

- (4) It is a defence to a prosecution for an offence against subsection (2) or (3) for the defendant to prove the cat or dog is—
 - (a) a government entity dog; or
 - (b) a working dog; or
 - (c) another class of cat or dog prescribed under a regulation.

'Working Dog' —

(a) means a dog usually kept or proposed to be kept—

- (i) on rural land; and
- (ii) by an owner who is a primary producer, or a person engaged or employed by a primary producer; and
- (iii) primarily for the purpose of—
 - droving, protecting, tending, or working, stock; or
 - being trained in droving, protecting, tending, or working, stock; and
- (b) does not include a class of dog prescribed under a regulation.

'Primary Producer' -

(a) means a person primarily engaged in the occupation of a-

- (i) dairy farmer; or
- (ii) wheat, maize, or cereal grower; or
- (iii) cane grower; or
- (iv) fruit grower; or
- (v) grazier; or
- (vi) farmer, whether engaged in general or mixed farming, cotton, potato, or vegetable growing, or poultry or pig raising; and
- (b) includes a person engaged in primary production.

'Rural Land' means land used for grazing stock or cultivating crops on a commercial basis.

Documents can include but are not limited to a letter from their accountant, tax returns and/or rates notice.