YOUR REF:

OUR REF: CA 1654/2016 (787459)

12 September 2016

Telstra Corporation Limited Land Access & Environment Locked Bag 3577 BRISBANE QLD 4000

Attention: Rachel Aubrey

Dear Rachel

COMBINED ACKNOWLEDGEMENT NOTICE AND INFORMATION REQUEST FOR MATERIAL CHANGE OF USE (TELECOMMUNICATION FACILITIES) AND LOT RECONFIGURATION (LEASE EXCEEDING 10 YEARS) CAPTAIN COOK HIGHWAY, WANGETTI

Receipt of the above application for Telecommunication Facilities is acknowledged.

Please find attached an Acknowledgement Notice prepared in accordance with sections 267 and 268 of the *Sustainable Planning Act* 2009. The Acknowledgement Notice contains information relevant to the processing and assessment of the application.

It is indicated on the Acknowledgement Notice that the application requires referral to a referral agency. Accordingly you are required to forward a copy of the application and the attached Acknowledgement Notice to the State Assessment and Referral Agency within 20 business days (section 272). You must then advise Council in writing of the date that the application was referred to each agency (section 275). Should you be required to provide further information by the State Assessment and Referral Agency, then a copy of any response to such request must also be lodged with Council as the Assessment Manager (section 278(2)). Council requires that you provide two (2) copies of the response to all such information requests.

Public notification of the application may not commence until the end of the Information and Referral Stage, as the State Assessment and Referral Agency may wish to make an information request. Should you be required to provide further information by the State Assessment and Referral Agency then a copy of any response to such request must also be lodged with Council as the Assessment Manager (section 278(2)). Council requires that you provide two (2) copies of the response to all such information requests.

After a preliminary examination of the above application, the following information is required in order to complete an assessment of the proposal (section 276):

- Please outline the extent of works (if any) required along the access track for either the construction of the proposed telecommunications tower and/or the ongoing maintenance of the tower in terms of any track widening, earthworks, loss of vegetation and consequential visual impacts when viewed from the Captain Cook Highway.
- Please confirm whether the proposed tower will protrude above the ridgeline. A
 photomontage of the proposed facility when viewed from the Captain Cook
 Highway is required to gain an understating of the visual impact of the proposed
 telecommunications facility.

If required, Council is willing to convene a meeting to discuss the above information request.

In accordance with section 279 of the *Sustainable Planning Act* 2009, the application will lapse if no response to this information request is received within six (6) months (three (3) months for enforcement notices).

Please note that the information response to Council should include two (2) complete copies of the response and if plans form part of the response then two (2) sets of such plans at scale should also be provided.

Should you require any further information or assistance, please contact Simon Clarke of Development Assessment and Coordination on telephone number 07 4099 9480.

Yours faithfully

Paul Hoye | Manager
Sustainable Communities | Douglas Shire Council

Att

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12 September 2016

ACKNOWLEDGEMENT NOTICE PURSUANT TO S 267 & S 268 SUSTAINABLE PLANNING ACT 2009 FOR DEVELOPMENT APPLICATION CAPTAIN COOK HIGHWAY WANGETTI

PROPOSAL: Telecommunication Facilities and Lot

Reconfiguration (Lease exceeding 10

years)

APPLICANT: Telstra Corporation Limited

Land Access & Environment

Locked Bag 3577

BRISBANE QLD 4000

LOCATION OF SITE: Captain Cook Highway WANGETTI

REAL PROPERTY DESCRIPTION: Road Reserve North of Lot 32 on

NR7691 (Coordinates – Latitude 16.651880, Longitude 145.562690)

TYPE OF DEVELOPMENT:

The application seeks development approval for:

		Development Permit	Preliminary Approval
Development of a material change of use made assessable under the planning scheme, a temporary local planning instrument, a master plan or a preliminary approval to which the Sustainable Planning Act 2009 section 242 applies		✓	
Reconfiguring a lot	Part 1, table 3, item 1	✓	

REFERRAL AGENCIES

Based on the information provided in the application, referral is required to the State Assessment and Referral Agency (SARA), administered by the Department of Infrastructure, Local Government and Planning (DILGP).

DILGP prefers that referrals are made online at www.dilgp.qld.gov.au/MyDAS.

Alternatively, referrals can be posted or emailed as follows:

State Assessment and Referral Agency
Department of Infrastructure, Local Government and Planning
Far North Queensland Regional Office
Postal: PO Box 2358, CAIRNS QLD 4870

Email: CairnsSARA@dilgp.qld.gov.au

The triggers for the referral are listed in the following table:

For an application involving	Trigger (Schedule 7 Sustainable Planning Regulation 2009)	Name of technical agency	Advice or concurrence agency
Clearing vegetation	Table 3, Item 10	Department of Natural Resources & Mines	Concurrence
State-controlled road	Table 3, Item 1	Department of Main Roads, Road Safety & Ports	Concurrence

This list is provided for your information only. It is the applicant's responsibility to identify any referral agencies for the application and give each referral agency a copy of:

- the application (including the application forms and supporting material)
- this acknowledgement notice, and
- any required application fee.

The above material must be given to all referral agencies within:

- 20 business days after the applicant receives this acknowledgement notice, or
- the further period agreed between the assessment manager and the applicant.

If you do not give the material mentioned above to all referral agencies within these timeframes, the application will lapse (see section 273 of the *Sustainable Planning Act* 2009).

IMPACT ASSESSMENT REQUIRED: Yes

The requirements for public notification are set out in the *Sustainable Planning Act* 2009, chapter 6, part 4. You should have regard to the legislation when carrying out the public notification. In summary, you are required to:

- publish a notice at least once in a newspaper circulating generally in the locality of the land;
- place a notice on the land in the way prescribed under the *Sustainable Planning Regulation* 2009, and
- give a notice to the owners of all land adjoining the land.

All of the above notices must be in the approved form available on the Department of Infrastructure, Local Government and Planning's website at www.dilgp.gld.gov.au.

The notification period for the application must be at least:

15 business days (not including any business days between and including 20 December in a particular year and 5 January in the following year) or

The notice placed on the land must remain on the land for all of the notification period.

ASSESSMENT MANAGER INTENDS TO MAKE AN INFORMATION REQUEST:

Yes Attached.