



# Request to change an existing approval template

(Sustainable Planning Act 2009 version 1.1 effective March 2010)

This template may be used for giving a written notice asking the responsible entity to make a permissible change to a development approval under section 369 of the *Sustainable Planning Act 2009* (SPA). It should be noted that if the responsible entity for the request has a form for the request, the request must made using that form.

This template must be lodged with the following entity (the responsible entity) as applicable:

- if the change is to a condition imposed by a Minister under chapter 6, part 11, division 1 of SPA the template must be lodged with the Minister that imposed the condition
- if the approval was given by a Minister under chapter 6, part 11, division 2 of SPA the template must be lodged with the Minister that gave the approval
- if the change is to a condition of the approval imposed by a concurrence agency the template must be lodged with the concurrence agency
- if the approval was given by the Planning and Environment Court the template must be lodged with the Planning and Environment Court
- in all other cases the template must be lodged with the assessment manager for the original development application.

Attach extra pages if there is insufficient space on this template. Terms used in this template having the meaning given in the *Sustainable Planning Act 2009*.

1. Who is making the request?	
Name/s (individual or company name in full)	
For companies, contact name	
Postal address	
Contact phone number	
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
, ,	
e-mail address (non-mandatory)	
	@



2. Wha	2. What are the details of the existing approval sought to be changed?						
Type o	f approva	l	Identification number	Date decision no d	ed	•	that issued the approval or ondition sought to be changed
	Developm permit	nent					
	Prelimina approval	ry					
3. Is th	ie approv	val for a	mobile and temporary e	nvironmen	tally releva	nt activity (ERA)	?
$\equiv$	No ⁄es—com	plete tab	le A and then go to quest	ion 5			
Table /	<b>Table A</b> —name of each local government area in which the mobile and temporary ERA is proposed to operate/ is operating						
4. Loca	ation of t	he prem	ises (complete table B an	id/or table	C as applica	ble. Identify eacl	n lot in a separate row)
Table I premis	es ] street ] street	address address	/lot on the plan		·		joining or adjacent to the
Street	address				Lot on pla	n description	Local government area
Unit no.	Street no.	Street n	ame and official suburb/ name	Post- code	Lot no.	Plan type and plan no.	(e.g. Logan, Cairns)

<b>Table C</b> —prem dredging in Mo		appropriate fo	r development in r	emote areas, ov	ver part of a lot or	in water e.g. channel
Coordinates (note: place each set of coordinates in a separate row)			Zone reference	Datum	Local government area (if applicable)	
Easting	Northing	Latitude	Longitude			
					GDA94 WGS84 Other	
5. Details of th	ne proposed char	nge				
6. Is owner's o	onsent required	for this reque	st? (refer to notes	at the end of th	is form for more ir	nformation)
No Yes—con	nplete either table	e D or table E a	s applicable			
Table D						
Name of owner	of the land					
I, the above-me	entioned owner of	the land, cons	ent to the making (	of this request.		
Signature of ow	vner of the land					
Date						
Table E						
Name of owner	of the land					
The owner'	s written consent	is attached				

## Notes for completing this template

- This template is not an approved form under the *Sustainable Planning Act 2009*. The entity responsible for deciding the request may have their own form for the purpose of making a written request to change an existing development approval. A change to an existing development approval may involve:
  - o a change to an approval given by the assessment manager
  - o a change to a condition imposed by a concurrence agency
  - o a change to an approval given by the Minister under a Ministerial call in
  - o a change to a condition imposed by the Minister under a Ministerial direction
  - o a change to an approval given by the Planning and Environment Court



#### Question 6:

- Under section 371 of the Sustainable Planning Act 2009, if the person making the request is not the owner of the land to which the approval relates, the request must be accompanied by the owner's consent.
- However, owner's consent is not required if the approval:
  - o relates to land that was acquisition land to which section 263(2)(d) of the Sustainable Planning Act 2009 applied when the application for the approval was made
  - o is for building work or operational work for the supply of community infrastructure on land designated for the community infrastructure, or
  - the consent of the owner would not be required under section 263(1) of the Sustainable Planning Act 2009 if a development application were made for the requested change
- Also, owners' consent is not required if the responsible entity is satisfied that:
  - o the number of owners of the land make it impracticable to obtain owners' consent, and the requested change does not materially affect the owners' land, or
  - o having regard to the nature of the proposed change, the owner has unreasonably withheld consent and the requested change does not materially affect the owner's land.

#### Question 7:

• Section 370(3) and (4) of the Sustainable Planning Act 2009 requires that if an application for the development approval were made at the time of making this request and evidence under section 264(1) of the Sustainable Planning Act 2009 would be required to support the application, this request must be accompanied by the written agreement of the chief executive from whom evidence would be required under section 264(1). (Section 264 of the Sustainable Planning Act 2009 provides that if a development involves a State resource, a regulation may require the application to be supported by certain evidence prescribed under the regulation. Schedule 14 of the Sustainable Planning Regulation 2009 prescribes the State resources for which evidence is required to be given, and the evidence required, to support the application.)

#### Question 9:

- Section 372 of the Sustainable Planning Act 2009 requires that a copy of the request be given to:
  - the assessment manager for the original application, if the request is made to a concurrence agency, the Minister, or the court
  - o any concurrence agencies for the original application, if the request is made to the assessment manager for the original application, the Minister or the court
  - o any other entity prescribed by a regulation.
- However, a copy of the request is not required to be given to an entity that has given a pre-request response notice for the request.

### OFFICE USE ONLY

Date received	Reference numbers	