

Our Reference: RAL/2026/1299
 CS Portal Reference: DA-52389
 Contact Officer: Kasey McKillop
 Contact: 07 4692 0159
 Email: development@tr.qld.gov.au

AMENDED CONFIRMATION NOTICE
Planning Act 2016 Section 68(1)
Development Assessment Rules Section 2

Jamie Barkla
 C/- Smk Qld
 PO Box 422
 GOONDIWINDI QLD 4390

Email: tom@smkqld.com.au

13 May 2026

Dear Sir

Development Application for: Reconfiguring a Lot - Boundary Realignment 4 into 4 Lots and Access Easement
Location: 2389 & 2423 Toowoomba Karara Road & 57 Nunkulla Road, Felton QLD 4358
Property Description: Lot 2884 A341384, Lot 4064 A342133, Lot 1 RP23232, Lot 2 RP59169
Relevant Planning Scheme: Toowoomba Regional Planning Scheme 2012

This amended Confirmation Notice supersedes the notice issued on 28 April 2026. Council received a notice about the revival of a lapsed development application in accordance with Section 31.2 of the Development Assessment Rules 2025; and a non-minor change to a development application under Section 52(1) of the *Planning Act 2016* on 15 April 2024. The change to development application described above was properly made to Council on 15 April 2024. I can advise the following:

1. Details of the Application

The application seeks development approval for –

	Development Permit	Preliminary Approval
• Reconfiguring a lot	<input checked="" type="checkbox"/>	<input type="checkbox"/>

2. Referral Agencies

The applicant confirmed on 23 April 2026 that there are no referral agencies applicable for this application.

3. Level of Assessment – Impact

Public Notification of the application must be given as this application:

- requires Impact Assessment – consequently, the whole of the application must be publicly notified under the provisions of Part 4 of the *Development Assessment Rules* under Section 68(1) of the *Planning Act 2016*; and

You must undertake public notification in accordance with Section 53 of the *Planning Act 2016* and Chapter 1 Part 17 of the DA Rules.

For Section 53(4)(b) of the *Planning Act 2016*, the public notification period is at least:

- 15 business days after the notice is given.

For Chapter 1 Part 17.1(c) of the DA Rules you must:

- Where there is a hard copy local newspaper for the locality of the premises the subject of the application, publishing a notice at least once in a hard copy local newspaper circulating generally in the locality of the premises the subject of the application; or
- Where there is no hard copy local newspaper for the locality of the premises the subject of the application by either—
 - publishing a notice at least once in an online local newspaper for the locality of the premises the subject of the application in a section of that publication that is intended for displaying notices intended for members of the public; or
 - publishing a notice at least once in a hard copy state newspaper.

Please note that public notification is required to be undertaken within legislative timeframes. You can electronically access public notification templates, the *Development Assessment Rules* and the *Planning Act 2016* on the State Government website (<https://planning.dsdmip.qld.gov.au>).

Landowner details can be requested from Council via email: development@tr.qld.gov.au once you are ready to commence public notification i.e., after all information request responses to all information requests have been made (if applicable). Any request will be required to nominate the lot and plan numbers of the properties for which landowner details are sought. Please allow at least 24 hours' notice for receipt of a response to this request as the response is required to be in writing. **Failure to commence public notification, and/or provide a Notice of Compliance within the legislative timeframes will result in your application lapsing.**

Public notification signs are available for purchase at our relevant Customer Service Centres.

Please note that Council will accept electronic submissions. Submissions are required to be emailed to development@tr.qld.gov.au.

4. Status of Information Request

An information request may be made by the assessment manager. Regardless of this advice, any concurrence agency for the application may make an information request.

You are further advised that the truth and accuracy of the information provided in the application form and accompanying information is relied on when assessing and deciding this application. If you find an inaccuracy in any of the information provided above or have a query or seek clarification about any of these details, please contact Council's Lead Senior Planner, Kasey McKillop on the above number.

Yours faithfully



Matthew Coleman
Principal Planner, Planning Branch