

Our ref: D223/26866

Department of

State Development, Infrastructure, Local Government and Planning

1 March 2023

Nimandra Gunasekera Access and Approvals Manager Westside Corporation Pty Ltd nimandra.gunasekera@westsidecorporation.com

Dear Ms Gunasekera

DECISION NOTICE

RPI22/006 Westside - Moura Seismic acquisition program

(given under section 51 of the Regional Planning Interests Act 2014 (RPI Act))

The regional interest development approval (RIDA) application described below was made on 1 September 2022.

Application details

Applicant	Westside Corporation Pty Ltd (ABN 74 117 145 516) as Operator and Westside Mungi Pty Ltd (ABN 37 055 269 040), Harcourt (Queensland) LLC (ABN 23 005 405 986), Westside CSG A Pty Ltd (ABN 80 138 989 358), Westside CSG D Pty Ltd (ABN 82 140 474 362) & Mitsui E&P Australia Pty Ltd (ABN 45 108 437 529) as the Permit Holders	
Subject lots	The subject lots are listed in Attachment 1	
Description	Seismic exploration activities	
Area of regional interest	Priority living area (PLA)	
Assessing agency	Banana Shire Council	
Advice agency	Gasfields Commission Queensland	
Decision		
Outcome	Approved, subject to conditions	
Date of decision	28 February 2023	

1 William Street Brisbane Qld 4000 PO Box 15009 City East Queensland 4002 Australia **Telephone** 13 QGOV (13 74 68) **Website** www.dsdilgp.qld.gov.au **ABN** 29 230 178 530

Reasons for the decision

The resource activities meet the relevant criteria for approval as contained in section 49 of the *Regional Planning Interests Act 2014*, including the relevant required outcome for the PLA as contained in the Regional Planning Interests Regulation 2014.

It is considered that the location, nature and conduct of the activity is compatible with the planned future for the PLA in the relevant planning instruments.

Conditions of approval

The attached Regional Interests Development Approval (RIDA) confirms the nature and extent of the resource activity the subject of this approval. Conditions include matters relating to the location of the resource activity, the recording of complaints received and keeping a copy of the RIDA on site at all times.

It is considered that by imposing conditions, impacts of the approved resource activity on the PLA will be appropriately managed.

Appeals

Details of the appeal process, under Part 5 of the RPI Act, are set out in Attachment 2.

This decision takes effect when the 'appeal period' for the decision ends. The 'appeal period' means the period ending on the last day on which an appeal against the decision may be started.

If you require any further information, please contact Morag Elliott, Manager, Planning Group, in the Department of State Development, Infrastructure, Local Government and Planning, by telephone on (07) 3452 7653 or by email RPIAct@dsdilgp.qld.gov.au, who will be pleased to assist.

Yours sincerely

Phil Joyce

Director

Development Assessment Division

Planning Group

enc. Attachment 1 - Subject lots

Attachment 2 - Extract from the Regional Planning Interests Act 2014

Regional Interests Development Approval

Attachment 1 – Subject Lots

Lot 6SP311690	Lot 61 FN563	Lot 107 FN513
Lot 1SP272409	Lot 22 RP911707	Lot 2 FN563
Lot 5SP311690	Lot 110 CP895858	Lot 64 FN339
Lot 2SP252890	Lot 2 SP272409	Lot 7 SP200916
Lot 107 SP200672	Lot 7 SP118855	Lot 97 FN488
Lot 6FN180	Lot 151 SP119263	Lot 6 CP886963
Lot 34 FN499	Lot 51 FN275	Lot 39 FN513
Lot 2 SP108639	Lot 19 FN200	Lot 3 FN563
Lot 57 FN275	Lot 2 SP122581	
Lot 109 FN524	Lot 1 SP252890	

Attachment 2 - Extract from the Regional Planning Interests Act 2014

Part 5 Appeals and declarations

In this part—

affected land owner, for a regional interests decision, means an owner of land (**affected land**) that may be adversely affected by the resource activity or regulated activity because of—

- (a) the proximity of the affected land to the land the subject of the decision; and
- (b) the impact the activity may have on an area of regional interest.

court means the Planning and Environment Court.

regional interests decision means each of the following decisions—

- (a) a decision to grant a regional interests development approval;
- (b) a decision to impose a condition on a regional interests development approval;
- (c) a decision to refuse all or part of an assessment application;
- (d) a decision to make, or refuse to make, a requested amendment to a regional interests development approval.

72 Appeal to Planning and Environment Court

The following may appeal (an appeal) against a regional interests decision to the court—

- (a) the applicant;
- (b) if the applicant is not the owner of the land—the owner of the land;
- (c) an affected land owner.

Note-

See the Planning and Environment Court Act 2016 for provisions about the powers, processes and procedures of the court.

73 Appeal period

- (1) An appeal may be started only within 20 business days after—
 - (a) for a person who received a decision notice, or a copy of a decision notice, for the decision—the notice was received; or
 - (b) for an affected land owner for a regional interests decision—notice of the decision was published under section 52.
- (2) However, the court may at any time extend the time for starting the appeal.

73A How appeals are started

- (1) An appeal is started by lodging a written notice of appeal with the registrar of the court.
- (2) The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.

74 Respondent for appeal

- (1) The chief executive is the respondent for the appeal.
- (2) If the appellant is not the applicant for the decision, the applicant is a co-respondent for the appeal.
- (3) If the appellant is not the owner of the land for the decision, the owner of the land may apply to the court to be a co-respondent for the appeal.
- (4) If the appeal is about an assessing agency's response, the assessing agency is a corespondent for the appeal.
- (5) If the appeal is only about an assessing agency's response, the chief executive may apply to the court to withdraw from the appeal.

75 Notice of appeal to other parties

- (3) An appellant must, within 10 business days after starting an appeal, give notice of the appeal to each of the following—
 - (a) a respondent or co-respondent for the appeal;
 - (b) if the appellant is not the owner of land for the regional interests decision—the owner of the land.
- (4) The notice must state—
 - (a) the grounds of the appeal; and
 - (b) if the person given the notice is the owner of the land—that the person may apply to the court to be a co-respondent for the appeal.

76 Stay of operation of decision

- (1) The starting of an appeal does not stay the operation of the decision appealed against.
- (2) However, the court may stay the operation of the decision to secure the effectiveness of the appeal.
- (3) A stay—
 - (a) may be given on reasonable conditions as the court considers appropriate; and
 - (b) operates until the first of the following happens—
 - (i) the period fixed by the court ends;
 - (ii) the appeal is decided, withdrawn or dismissed; and
 - (c) may be revoked or amended by the court.

77 Who must prove case for appeal

- (1) In an appeal by the applicant for a regional interests decision, it is for the appellant to establish the appeal should be upheld.
- (2) In an appeal by either of the following, it is for the applicant for a regional interests decision to establish the appeal should be dismissed—
 - (a) if the applicant is not the owner of the land—the owner of the land;
 - (b) an affected land owner.