

PERMIT

Great Barrier Reef Marine Park Regulations 1983 (Commonwealth)
Marine Parks Regulation 2017 (Queensland)

RE-ISSUE

G18/39785.1

These permissions remain in force, unless sooner surrendered or revoked, for the following period:

5-JUL-2018 TO **30-JUN-2038**

Permission is granted to:

PERMITTEE: **STATE OF QUEENSLAND**
Acting Through the Department of Transport and Main Roads
ADDRESS: **GPO Box 1549**
BRISBANE QLD 4001

for use of and entry to zones in the **Amalgamated Great Barrier Reef Marine Park Section** (as established by the *Great Barrier Reef Marine Park Act 1975* (Cth)) and the **Great Barrier Reef Coast Marine Park** (as established by the *Marine Parks Act 2004* (Qld)) in accordance with the details set out herein.



4/7/2018



5/07/2018

..... Date
Delegate of the
Great Barrier Reef Marine Park Authority

..... Date
Delegate of the Chief Executive of the
Department of Environment and Science

The purpose/s of use and entry may only be undertaken in the zone/s and location/s described below.

Zone/s and location/s to which the permission applies:

HABITAT PROTECTION ZONE (HP-17-5140) – Mission Beach coastal area Habitat Protection Zone (Clump Point).

Purpose/s of use and entry authorised by the permission:

As specified in Schedules 1 and 2.

STANDARD CONDITIONS

- 1 All activities conducted under this permit must be undertaken in accordance with the provisions of the laws in force from time to time in the State of Queensland and the Commonwealth of Australia.
 - 2 The Permittee must ensure that when operations are conducted in the Marine Parks under this permit, this permit and any related documents such as the approved Environmental Management Plan or Schedule of Works are held at the site or sites of operation.
 - 3 The Permittee must inform all staff and participants in the activities permitted herein (including, but not limited to, the employees, officers, sub-contractors and agents of the Permittee) of relevant restrictions or requirements applying under any zoning plans, plans of management, Marine Parks legislation, this permit, the Deed, the Schedule of Works and the Environmental Management Plan as approved by the Managing Agency from time to time.
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DEED CONDITIONS

- 4 Within 30 business days of the date of commencement of this permit, the Permittee must execute, seal and deliver as a Deed to the Great Barrier Reef Marine Park Authority, a Deed in the form annexed to this permit, identified with the permit number, and marked 'Deed of Agreement'.
 - 5 The Permittee must, upon execution of the Deed, observe and perform its obligations under and pursuant to the Deed. Any breach of the Deed shall be a breach of this condition.
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ENVIRONMENTAL HARM CONDITIONS

- 6 The Permittee must take all reasonable steps to ensure that all permitted operations and works do not cause harm to the environment and any Aboriginal cultural heritage.
- 7 The Permittee must notify the Managing Agency, if a protected species is found injured or dead within 300 metres of the permitted works, no later than 24 hours after the protected species is found. If works are underway at the time, the Permittee must further ensure that:
 - (i) all use of equipment that may have contributed to the injury or death of the protected species ceases immediately;
 - (ii) an assessment is made of the cause of the incident and a report submitted to the Managing Agency;
 - (iii) additional measures are incorporated into the relevant Environmental Management Plan or Schedule of Works to minimise the risks identified; and
 - (iv) the works do not resume without the approval of the Managing Agency.
- 8 The Permittee must notify the Managing Agency within 24 hours of all incidents. The notification must include:
 - (i) details of the incident including date, time, location, cause and nature of the incident;
 - (ii) the name and contact details of the person(s) witnessing, reporting and/or responsible for the incident;
 - (iii) the type, estimated volume and concentration of any pollutants involved;
 - (iv) measures taken or proposed to be taken to manage the impact and the success of those measures in addressing the incident; and
 - (v) details of any monitoring and reporting that will be undertaken.
- 9 The Permittee must keep a record of all incidents and provide the record for inspection upon request by the Managing Agency. Such records must be kept and made available for the term of the permit.

ENVIRONMENTAL MANAGEMENT PLAN CONDITIONS

- 10 The Permittee must submit to the Managing Agency for approval a Construction Environmental Management Plan (CEMP) no less than 40 business days before the proposed commencement of any works which includes, but is not limited to, the following:
- (i) a communication strategy to advise the public of closure dates and alternative ramp access including signage on-site;
 - (ii) soft start procedures for in-water works;
 - (iii) the name and contact details of marine mammal and marine reptile observers for in-water works;
 - (iv) deployment of sediment curtains;
 - (v) construction methodologies;
 - (vi) source of reclamation area fill material;
 - (vii) water quality and turbidity monitoring during in-water works (based on DES water quality objectives);
 - (viii) cultural heritage (Traditional Owner) site monitoring;
 - (ix) control measures to prevent harm from Potential Acid Sulfate Soils and/or Actual Acid Sulfate Soils;
 - (x) a Vegetation Clearing Plan which identifies the areas of vegetation that will be retained, lost, impacted and rehabilitated;
 - (xi) a plan to remove the stray floating walkway modules from the nearby mangroves, removal of anchor chain from coral in Boat Bay and a general clean-up of rubbish around Boat Bay; and
 - (xii) details of how any basaltic boulders will be retained.
- 11 Prior to commencing operations of the facilities, the Permittee must submit an Operational Environmental Management Plan (OEMP) to the Managing Agency for approval which includes, but is not limited to, the following:
- (i) management strategies for all activities at the facilities including but not limited to re-fuelling, vessel loading and unloading, vessel movements, safety, lighting and waste management;
 - (ii) monitoring of the gap to ensure the Great Barrier Reef Marine Park boundary is maintained;
 - (iii) incident response procedures including a detailed Re-fuelling Manual;
 - (iv) go-slow zones and signage about marine mega-fauna including how to minimise risks of harm;
 - (v) maintenance schedule (including methodology) for the marine infrastructure;
 - (vi) signage about the values and cultural significance of the area to the Djiru Traditional Owners; and
 - (vii) an approved Cultural Heritage Management Plan.
- 12 The Permittee must not commence any:
- (i) construction works until the CEMP has been approved by the Managing Agency; and
 - (ii) operations until the OEMP has been approved by the Managing Agency.
- 13 The Permittee must implement and comply with the Environmental Management Plans as approved in writing by the Managing Agency.
- 14 The Permittee must ensure that any revisions to the Environmental Management Plans are approved in writing by the Managing Agency prior to implementation.
- 15 The Managing Agency may request the Permittee to make revisions to the Environmental Management Plans, if required to meet the objects of the *Great Barrier Reef Marine Park Act 1975*.
- 16 The approved Environmental Management Plans must be made publicly available on the Permittee's website within 10 business days of approval.

SCHEDULE OF WORKS CONDITIONS

- 17 The Permittee must provide a Schedule of Works in writing to the Managing Agency, no less than 20 business days before the proposed commencement of any maintenance works not covered by an approved Environmental Management Plan.
- 18 The Permittee must not carry out any works until the Schedule of Works has been approved in writing by the Managing Agency.
- 19 The Permittee must implement the Schedule of Works as approved in writing by the Managing Agency.

ENVIRONMENTAL SITE SUPERVISOR CONDITIONS

- 20 When the Permittee is advised by the Managing Agency that environmental site supervision of works is required, the Permittee must:
- (i) provide the 24-hour contact details of an on-site liaison officer whom the Environmental Site Supervisor can contact; and
 - (ii) ensure that the Environmental Site Supervisor has access to works as and when they require.
- 21 The Environmental Site Supervisor is authorised by the Managing Agency to stop or suspend or modify works, which in their opinion have caused or are likely to cause harm to the environment or to Aboriginal cultural heritage.
- 22 Where the Environmental Site Supervisor has directed the Permittee to cease works under condition 21, the Permittee must not recommence works unless authorised in writing by the Environmental Site Supervisor.
- 23 Where the Environmental Site Supervisor directs the Permittee to cease works or to modify the works under condition 21, the conduct of the Permittee when complying with the order must be in accordance with:
- (i) any directions given by the Environmental Site Supervisor; or
 - (ii) the Environmental Management Plan; or
 - (iii) the Schedule of Works.
- 24 The Permittee and its employees, contractors and subcontractors and agents must comply with any reasonable direction given by the Environmental Site Supervisor for the purpose of ensuring compliance with this permit, the Deed, the Environmental Management Plan or any direction considered necessary by the Environmental Site Supervisor to meet the objects of the *Great Barrier Reef Marine Park Act 1975*.

SCHEDULE 1 – FACILITY OPERATION

Purpose/s of use and entry authorised by the permission:

OPERATING A FACILITY – being one (1) boat ramp, one (1) access jetty; two (2) breakwaters, two (2) landing pontoons, two (2) pontoon walkways, six (6) pen berths and parking facilities including: building, assembling, fixing in position, maintaining or demolishing the facilities.

CARRYING OUT WORKS – being reclamation of 2,450 square metres within the Great Barrier Reef (Coast) Marine Park.

ANY OTHER PURPOSE – being the transfer of fuel.

OPERATION AND MAINTENANCE CONDITIONS

- 25 The Permittee must obtain a facility compliance certificate, certified by an Engineer or Level 1 Bridge Inspector that verifies the facilities have been installed and maintained in accordance with the As Constructed Drawings every three (3) years commencing 30 January 2020 unless otherwise agreed in writing by the Managing Agency. A copy of the facility compliance certificate must be provided to the Managing Agency within 20 business days of the inspection taking place.
- 26 The Permittee must obtain a facility compliance certificate, certified by a Registered Professional Engineer of Queensland (RPEQ), that verifies the facilities have been installed and maintained in accordance with the As Constructed Drawings:
- (i) Within 20 business days following completion of any works unless otherwise advised by the Managing Agency; or
 - (ii) Within 20 business days following a significant event unless otherwise advised by the Managing Agency.
- 27 The Permittee must only operate the permitted facility in accordance with a Facility Notification Approval.
- 28 The Permittee must ensure that the Facility Notification Approval is held with this permit at all times.
- 29 An approval under condition 27 ceases to have effect when a subsequent Facility Notification Approval is given under that condition.
- 30 Reclamation works is limited to State Marine Park tidal areas as specified in Drawing No BEJ54-DW-CV-SKT-0014 unless otherwise advised in writing by the Managing Agency.

SCHEDULE 2 – MOORING OPERATION

Purpose/s of use and entry authorised by the permission:

OPERATION OF SIX (6) MOORING FACILITIES – being primary moorings GM3296, GM3297, GM3298, GM3299, GM3300 and GM3301.

MOORING CONDITIONS

- 31 The Permittee must install, relocate, de-tackle or remove the permitted moorings only in the presence of an officer of the Managing Agency, unless the Permittee has received written advice from the Managing Agency of alternative arrangements.
 - 32 Where installation, relocation, de-tackling or removal of a permitted mooring occurs in the presence of an officer of the Managing Agency, the Permittee and its agents must comply with any directions of that officer in relation to the siting and manner of installation and placement of the permitted moorings as are reasonably necessary for the conservation, protection and preservation of the Marine Parks and property and things in the Marine Parks.
 - 33 The Permittee must relocate, de-tackle or remove from the Marine Parks any moorings permitted therein if instructed to do so in writing by the Managing Agency.
 - 34 The Permittee must ensure that any de-tackled moorings, as specified in the Mooring Notification Approval, are installed and maintained in accordance with the approved As Constructed Drawing within two (2) years of the date of de-tackling.
 - 35 The Permittee must obtain an approved mooring compliance certificate annually on the anniversary of the date of installation or retackling of each mooring permitted herein that verifies that the moorings are installed and maintained in accordance with the approved As Constructed Drawing, and provide those certificates to the Managing Agency within 21 days of being called upon to do so.
 - 36 The Permittee must, within 21 days of being called upon to do so, provide to the Managing Agency an approved As Constructed Drawing of the permitted moorings.
 - 37 The Permittee must, within 21 days of being called upon to do so, provide to the Managing Agency the Differential Global Positioning System (DGPS) location of the permitted moorings.
 - 38 The Permittee must only conduct the permitted moorings in accordance with a Mooring Notification Approval.
 - 39 The Permittee must ensure that the Mooring Notification Approval is held with this permit at all times.
 - 40 An approval under condition 38 above ceases to have effect when a subsequent Mooring Notification Approval is given under that condition.
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UNINSTALLED MOORINGS

- 41 The Permittee must, prior to installation of the permitted moorings, submit in writing to the Managing Agency a copy of an approved Design Construction Drawing for each mooring.
- 42 The Permittee must only install the permitted moorings in accordance with the approved Design Construction Drawings specified in the Mooring Notification Approval.
- 43 The Permittee must inform the Queensland Parks and Wildlife Service, in writing, of the nature and timing of the installation of the permitted moorings at least 28 days prior to the proposed installation date.
- 44 The Permittee must install the permitted moorings within two (2) years of the date of commencement of this permit, unless otherwise advised in writing by the Managing Agency.

- 45 The Permittee must provide to the Managing Agency the Differential Global Positioning System (DGPS) location and confirm that the permitted moorings have been installed in accordance with the approved Design Construction Drawings, within 21 days of installation of any permitted moorings.

INTERPRETATION AND DEFINITIONS

INTERPRETATION

This permit extends to all employees of the Permittee, or other persons, who are acting on behalf of, or at the direction of, the Permittee for the purposes specified in this permit.

This permit is not intended to extinguish any native title.

A law shall be taken to be a law in force in the State of Queensland notwithstanding that it applies to only part of the State.

A word or phrase in this permit has the same meaning as the word or phrase has in the *Great Barrier Reef Marine Park Act 1975* (Cth), the *Great Barrier Reef Marine Park Regulations 1983* (Cth), the *Marine Parks Act 2004* (Qld), the *Marine Parks Regulation 2017* (Qld), Zoning Plans or Plans of Management, unless the contrary intention appears.

A note or heading may be used to give assistance in interpreting conditions in case of ambiguity.

A reference to a date includes that date.

DEFINITIONS

'Aboriginal cultural heritage' as defined by the Aboriginal Cultural Heritage Act 2003 Duty of Care guidelines: "The Act requires that a person must exercise due diligence and reasonable precaution before undertaking an activity which may harm Aboriginal cultural heritage.

'As Constructed Drawings' means a complete set of drawings signed by a Registered Professional Engineer Queensland that reflect how the facility was actually built, including on-site revisions and 'as-built' modifications from the Design Construction Drawings.

'approved Cultural Heritage Management Plan' means a cultural heritage management plan that has been approved under Part 7 of the *Aboriginal Cultural Heritage Act 2003* (Qld) between the State of Queensland and the Djiru Warrangburra Aboriginal Corporation.

'cultural heritage management plan' means a document providing for how activities for a project are to be managed for their impact on Aboriginal cultural heritage.

'Design Construction Drawings' means the final proposed design suitable for construction purposes signed by a Registered Professional Engineer Queensland, including DGPS coordinates and technical specifications of all components.

'DES' means the Queensland Department of Environment and Science.

'De-tackling' means the temporary removal of all the mooring tackle including chains, shackles, ropes and buoys from the structure fixing the mooring to the seabed.

'Engineer' means a person who has the qualification, training and skill in the design, construction and maintenance of facilities.

'environment' includes:

- (a) ecosystems and their constituent parts;
- (b) natural and physical resources; and
- (c) the qualities and characteristics of locations, places and areas, that contribute to their:
 - (i) biodiversity and ecological integrity; or
 - (ii) intrinsic or attributed aesthetic, cultural, heritage, ecological, economic, recreational, social, scientific value or interest or amenity.

'Environmental Management Plan' means the construction or operational environmental management plan prepared by the Permittee (or at its direction), and approved by the Managing Agency in writing.

'Environmental Site Supervisor' means the person from time to time nominated in writing by the Managing Agency to the Permittee.

'facility' in this permit has the same definition as the word has in the *Great Barrier Reef Marine Park Act 1975*. Facility includes a building, a structure, a vessel, goods, equipment, or services.

'Facility Notification Approval' is a written approval from the Managing Agency that contains details of the facility including the design drawings number, the Differential Global Positioning System location and datum.

'gap' in this permit refers to the minimum 25 metre gap left open between the crest of the mainland (breakwater) and the crest of the detached breakwater.

'harm' includes:

- (a) any adverse effect;
- (b) direct or indirect harm; or
- (c) harm to which the person's use or entry has contributed, to any extent (whether or not other matters have contributed to the harm).

'harm' to the environment is material if:

- (a) it involves actual or potential harm to the health or safety the environment that is not trivial and any act or omission that results in the pollution of the Marine Parks; or
- (b) it results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding \$10,000 (or such other amount as is prescribed by the regulations). Loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good harm to the environment, that is not trivial or otherwise not authorised by this permit.

'incident' means an event involving actual or potential harm to the ecosystem including but not limited to:

- (a) coral damage; or
- (b) seagrass damage; or
- (c) a cyclone; or
- (d) any shipping event that requires notification to a relevant authority under the *Queensland Marine Act 1958* or the *Navigation Act 2012*; or
- (e) any aircraft event that requires notification to the relevant Authority under the *Civil Aviation Act 1988*; or
- (f) the discharge of untreated sewage effluent; or
- (g) the release of oil or fuel pollutants.

'Level 1 Bridge Inspector' means a person who holds a certificate of accreditation as a Level 1 Bridge Inspector in accordance with the Queensland Department of Transport and Main Roads requirements.

'Managing Agency' means:

- (a) in relation to the Great Barrier Reef Marine Park, the Great Barrier Reef Marine Park Authority, a member of the staff of that Authority or a person referred to in Section 48A of the *Great Barrier Reef Marine Park Act 1975* (Cth) performing functions or exercising powers under that Act in accordance with an agreement referred to in that section; and
- (b) in relation to the Great Barrier Reef Coast Marine Park, means the Chief Executive of the Department of Environment and Science, his/her Delegate, an officer of the Queensland Parks and Wildlife Service, or a person referred to in section 52 of the *Marine Parks Act 2004* (Qld), appointed as an inspector.

'Marine Mammal and Marine Reptile Observers' means a suitably experienced person for whale, dolphin, dugong, sea turtle and crocodile observation. The Marine Mammal and Marine Reptile Observers monitor the observation zone from an elevated vantage point to enable an unobstructed view of the area and are equipped with binoculars and a communication device throughout the duration of the monitoring.

'Marine Parks' means the Great Barrier Reef Marine Park established by the *Great Barrier Reef Marine Park Act 1975* (Cth) and the Great Barrier Reef Coast Marine Park established pursuant to the *Marine Parks Act 2004* (Qld).

INTERPRETATION AND DEFINITIONS

'Marine Parks regulations' means:

- (a) in relation to the Great Barrier Reef Marine Park, the *Great Barrier Reef Marine Park Regulations 1983* (Cth); and
- (b) in relation to a Queensland Marine Park the *Marine Parks Regulation 2017* (Qld).

'Mission Beach coastal area Habitat Protection Zone' means that area defined as HP-17-5140 in Item 2.138 of Schedule 1 to the *Great Barrier Reef Marine Park Zoning Plan 2003* (Cth) and the intertidal area adjacent to HP-17-5140.

'mooring' means a permanently located facility that is designed solely for mooring a vessel or aircraft, and includes the mooring buoy, tackle and the point of attachment to the seabed.

'Mooring compliance certificate' means a certificate of compliance for a permitted mooring system approved by an appropriately experienced person, which demonstrates that the mooring has been installed and maintained in accordance with the approved As Constructed Drawing.

'Mooring Notification Approval' is a written approval from the Managing Agency that contains mooring details including: the mooring reference number; the Differential Global Positioning System location and datum; the design; the type; the status; and particulars of the approved Design Construction Drawing or As Constructed Drawing.

'observation zone' means an area no less than 500 metre radius delineated by surface floats or natural land marks which is monitored by the Marine Mammal and Protected Reptile Observers and within which vessel and equipment activities are managed to minimise risks of collisions, underwater noise and vibration with marine fauna.

'operations' means and includes all activities, works and all plant and materials comprising or used in connection with activities (not associated with Construction) authorised by the permit and the use (authorised or unauthorised) of the Marine Parks in connection with the permit other than installation.

'permit' means the permissions the subject of Permit Number G18/39785.1 granted to the Permittee pursuant to the *Great Barrier Reef Marine Park Regulations 1983* (Cth) and the *Marine Parks Regulation 2017* (Qld).

'Permittee' means STATE OF QUEENSLAND Acting Through the Department of Transport and Main Roads.

'primary mooring' means a mooring that:

- (a) is associated with, and supports, the operation of a resort or tourist facility, the operation of which is authorised by a relevant permission; and
- (b) is primarily used by the main vessel associated with the operation, rather than ancillary vessels.

'protected species' means any individual from any species that meets one of the following criteria:

- (a) is a listed threatened species, a listed migratory species or a listed marine species under the *Environment Protection and Biodiversity Conservation Act 1999* (Cth);
- (b) is prescribed as endangered, vulnerable, near-threatened or least concern under the *Nature Conservation Act 1992* of Queensland;
- (c) is mentioned in Table 29 of the *Great Barrier Reef Marine Park Regulations 1983* (Cth); or
- (d) is from the genus *Epinephelus* (cods and groupers other than *E. tukula* or *E. lanceolatus*) and is more than 1000 millimetres in length.

'Reasonable steps' - In determining whether all reasonable steps have been taken, regard shall be given to the following:

- (a) the nature of the harm to the environment or Aboriginal cultural heritage that might or will result from the person's use or entry;
- (b) the risk of harm from the person's use or entry;
- (c) the sensitivity of the environment that might or will be affected by the person's use or entry;

- (d) if the person is using or entering a zone - any objectives specified for the zone in its zoning plan;
- (e) the practicalities, including cost, of steps that will prevent or minimise the harm;
- (f) whether or not the person's use or entry complies with the laws applying in the Marine Parks in relation to the environment or natural resources;
- (g) whether or not the person's use or entry complies with any relevant code of practice, standard or guideline; and
- (h) whether or not the person's use or entry is in accordance with any conditions of a permission granted under the regulations for the purposes of a zoning plan or a provision of the *Great Barrier Reef Marine Park Act 1975* (Cth) or the *Marine Parks Act 2004* (Qld).

'Registered Professional Engineer Queensland' means an engineer certified under the *Professional Engineers Act 2002* (s115) or someone acting under the direct supervision of a registered professional engineer.

'Schedule of Works' means a document which includes as a minimum:

- (a) details of the works to be undertaken including the methods and timeframe for works;
- (b) a risk assessment;
- (c) if appropriate, details of the disposal and fate of waste and/or the facility including any encrusting fauna and flora; and
- (d) any remediation strategies to rehabilitate and/or clean up the site.

'significant event' means a cyclone located within the Mission Beach coastal area Habitat Protection Zone.

'soft start' means a method for starting works where the timing and intensity of noise and/or vibration gradually increases to operational capacity over a minimum of 10 minutes to give nearby animals a warning and opportunity to leave the area before the highest intensity works or noise occurs.

'waste' means any oils, noxious liquid substances, packaged harmful substances, sewage, garbage or mixtures where the oil content is greater than 15 parts in 1,000,000 parts.

'works' means all activities associated with installation, construction, maintenance and/or removal of all plant and materials comprising or used in connection with the permitted activities (including dredging, installations, structures, facilities, moorings, vessels or aircraft of any kind associated directly or indirectly with the permission) and the use (authorised or unauthorised) of the Marine Parks in connection with the permit.

'Zoning Plan' means:

- (a) in relation to the Great Barrier Reef Marine Park, the *Great Barrier Reef Marine Park Zoning Plan 2003* (Cth); and
- (b) in relation to the Great Barrier Reef Coast Marine Park, the *Marine Parks (Great Barrier Reef Coast) Zoning Plan 2004* (Qld).

File No.: P007364
Ref.: G39785.1

STATE OF QUEENSLAND
Acting Through the Department of Transport and Main Roads
GPO Box 1549
BRISBANE QLD 4001
ATTN: Mr Chris VOISEY

Dear Mr Voisey

Re: Permit G18/39785.1 – FACILITY NOTIFICATION APPROVAL (FNA)

I refer to your application to the Great Barrier Reef Marine Park Authority, dated 23 June 2017 to operate facilities in the Marine Parks.

In accordance with condition 27 of your Marine Parks permit, the Managing Agencies give approval for the use of the following facilities under permit G18/39785.1.

Facility Type: one (1) boat ramp, one (1) access jetty; two (2) breakwaters, two (2) landing pontoons, two (2) pontoon walkways, six (6) pen berths and parking facilities
Location: Mission Beach coastal area Habitat Protection Zone
Status: Not Installed
Drawing Nos.: KBR

BEJ754-DW-CV-KEY-0001
BEJ754-DW-CV-GAR-0001
BEJ754-DW-CV-GAR-0002
BEJ754-DW-CV-TCS-0001
BEJ754-DW-CV-TCS-0002
BEJ754-DW-CV-TCS-0003
BEJ754-DW-CV-TCS-0004
BEJ754-DW-CV-TCS-0005
BEJ754-DW-CV-TCS-0006

BEJ754-DW-ST-KEY-0001
BEJ754-DW-ST-TCS-0001
BEJ754-DW-ST-TCS-0002
BEJ754-DW-ST-GAR-0001
BEJ754-DW-ST-GAR-0002
BEJ754-DW-ST-GAR-0003
BEJ754-DW-ST-GAR-0004

You are reminded that the permit contains the conditions under which each facility is to be operated.



..... 4/7/2018
Kirstin Dobbs, For the Managing Agencies

**THIS LETTER MUST BE AVAILABLE WITH THE PERMIT
FOR INSPECTION AT ALL TIMES**