*Coastal Protection and Management Act 1995*

Accepted development

This notice is used to notify of the intention to undertake work under the Code for accepted development for tidal works, or work completely or partly in a coastal management district[[1]](#footnote-1) (the Code). It must be completed and submitted to the Department of Environment, Science and Innovation (DESI) at least five business days (but no more than 20 business days) before work commences unless the work is:

• construction and maintenance of a queuing beach adjacent to an existing public boat ramp (refer to Part B.1 of the Code);

• beach nourishment or sand relocation work to maintain physical coastal processes around minor public marine development (e.g. relocation of sand accumulated adjacent to a boat ramp or jetty to the down drift beach—refer to Part B.1 of the Code); or

• installation of screens, trash racks, flood mitigation or backflow prevention devices associated with stormwater infrastructure (refer to Part B.2 of the Code).

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| Details of project: |
| Construction entity: |       |
| Description of work: |       |
| Location of work: |       |
| Value of work:  |       |
| Start date: |       |

Attach the following (please tick):

[ ]  A site plan (A4 size) showing:

* real property description and boundaries;
* street names;
* existing structures; and
* extent of the structure footprint and proposed work area for the development.

[ ]  A clear photo showing the extent of the site prior to commencement of the work.

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| Endorsement I confirm that:1. Permission and direction has been obtained from the owner, lessee, trustee or manager of the land on which the work is to be located (as per Part A, AO2 of the Code);
2. Advice has been sought from the local government (for work within a local government area), the relevant Regional Harbour Master (for work below high-water mark, excluding Gold Coast waters), or the Chief Executive Officer, Gold Coast Waterways Authority (for work proposed within Gold Coast waters) (as per Part A, AO2 of the Code);
3. Work on any State land is consistent with the purpose for which the State land is dedicated or granted (as per Part A, AO3 of the Code);
4. Authorisation has been obtained from the local government, or the Department of Transport and Main Roads (as per Part A, AO4 of the Code, where relevant); and
5. For minor public marine development, consent of the State Land Officer has been obtained in relation to the proposed work (as per Part B.1, AO18 of the Code).
 |
| Print name: |       |
| Position title: |       |
| Signature: |  |

Please keep a copy of this form for your records. No confirmation of receipt will be given by the department.

Please return your completed notification form via email to palm@des.qld.gov.au or mail to:

Permit and Licence Management
Department of Environment, Science and Innovation
GPO Box 2454
Brisbane Queensland 4001

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| --- |
| Office use |
| Reference number: |       |
| Date entered: |       |
| DESI office: |       |

1. This document is available on the Queensland Government website at [www.qld.gov.au](http://www.qld.gov.au) using the publication number EPP/2017/3930 as a search term. [↑](#footnote-ref-1)