

DSDILGP Reference:

TUL2022-0004



4 February 2022

Ms Michelle Moore-Carter
QML Pathology
michelle.moorecarter@qml.com.au

Department of
**State Development, Infrastructure,
Local Government and Planning**

Dear Ms Moore-Carter

Temporary use licence Decision Notice – New use (health care service – fever clinic) on Part of Lot 2 on RP862191, Boowagon Road, Merrimac

(Decision Notice given under section 275J of the *Planning Act 2016*)

As a delegate of the Chief Executive of the Department of State Development, Infrastructure, Local Government and Planning, I advise that your application for a temporary use licence for new use - health care service (fever clinic) at Part of Lot 2 on RP862191, Boowagon Road, Merrimac, is approved.

Applicant details

Applicant: QML Pathology Services C/- Michelle Moore-Carter
Applicant contact details: michelle.moorecarter@qml.com.au

Premises details

Street address: Boowagon Road, Merrimac
Real property description: Part of Lot 2 on RP862191
Local government area: City of Gold Coast
Existing use: Park and ride facility

Decision details

Decision: Temporary use licence is approved under section 275I of the *Planning Act 2016*.

Conditions: This approval is subject to the condition in **Attachment 1**

Advice: Advice is provided in **Attachment 2**

Details of relevant change: Establishment of an emergency health care service (fever clinic) for testing of patients in response to the declared COVID-19 emergency.
The fever clinic will provide a drive through COVID-19 testing capacity for QML Pathology. Members of the public will drive through the facility and will not be exiting their vehicles

Approved changes: Addition of new use (health care service – fever clinic)

Date of decision: 4 February 2022

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

Timing: This temporary use licence is in effect for the period of the COVID-19 emergency applicable event declared in accordance with section 275K of the *Planning Act 2016*.

Applicable event name: COVID-19 emergency

Applicable event declaration: 29 June 2021

Applicable event end date: 30 April 2022 (unless extended under s275F of the *Planning Act 2016*)

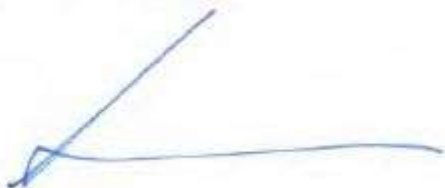
This temporary use licence is effective under section 275L of the *Planning Act 2016*. It does not constitute a development approval under section 63 or change to an existing development permit under section 83 of the *Planning Act 2016*.

This temporary use licence authorises the use of premises within the jurisdiction of the *Planning Act 2016*. A temporary use licence does not remove the need to obtain any other approvals that might be required by local, State and/or Commonwealth jurisdictions.

It is the responsibility of the holder of this licence to determine whether other permits or approvals are required before the use can lawfully commence.

If you require further information, please contact Rebecca Carpenter, Principal Planner, Planning Group – Department of State Development, Infrastructure, Local Government and Planning on (07) 3452 7477 or tul@dsdmip.qld.gov.au who will be pleased to assist.

Yours sincerely



Steve Conner
Executive Director
Planning Group

cc: City of Gold Coast
C/- Roger Sharpe
Executive Coordinator Planning Assessment
RSHARPE@goldcoast.qld.gov.au

Attachment 1 – Temporary use licence condition

No.	Condition of Temporary use licence
New Condition	
1.	Limitation of approval The approval is limited to an emergency health care facility drive through COVID-19 fever clinic.
2.	Car parking and manoeuvring The development must provide onsite car parking for staff and appropriate vehicle manoeuvring and queuing areas to facilitate the drive through COVID-19 testing facility.
3.	Traffic management Undertake traffic management measures to minimise queuing from the facility.

Attachment 2 - Advice

No.	Advice of Temporary use licence
New Condition	
1.	Further approvals may be required to be obtained from a building certifier under the building assessment provisions. It is the licence holder's responsibility to determine whether further approvals are required before the use can lawfully commence.