

From: [Catterall, Kylie](#)
To: [Darren BREWER](#)
Cc: [Regional Planning Interests Act; Exmann, Kim](#)
Subject: RE: RPI15/009 CurraghExt - amendment to existing RIDA
Date: Monday, 13 January 2025 10:02:51 AM
Attachments: [image005.png](#)
[image006.png](#)
[image007.png](#)

Good Morning Darren,

Thank you for the call on Friday. As discussed, we would like to formally withdraw the amendment to the **Curragh RIDA – RP115/009** under Section 32 of the **RPI Act**. This will allow us to refine the application and supporting documentation to account for the exempt SCL and incorporate the additional analysis outlined in the draft requirement for information.

We appreciate your assistance and look forward to reconnecting when we are ready to re-submit.

Kind regards,

Kylie

Dr Kylie Catterall Manager Environment

Coronado Global Resources Inc.

Level 33, Central Plaza One, 345 Queen Street (GPO Box 51),
Brisbane QLD 4000, Australia

t +61 7 4980 1906 m +61 459 695 313 e kcatterall@coronadoglobal.com

www.coronadoglobal.com



From: Darren BREWER

Sent: Thursday, January 9, 2025 4:49 PM

To: Catterall, Kylie

Cc: Regional Planning Interests Act

Subject: RPI15/009 CurraghExt - amendment to existing RIDA

Hi Kylie,

Thanks for your time on the phone to discuss your proposed withdrawal of the current application.

As noted, the applicant has to give the chief executive written notice of the withdrawal under section 32 of the RPI Act (see except **below**).

- (3) An assessment application can not be amended other than to make a permitted amendment.

32 Withdrawal of application

- (1) The applicant may give the chief executive a notice withdrawing an assessment application at any time before it is decided.
- (2) The withdrawal takes effect when the notice is given.
- (3) The chief executive may, but need not, refund all or part of any fee paid for the application if it is withdrawn.

33 Owner of land given notice of amendment or withdrawal

- (1) This section applies if—
 - (a) an assessment application is not notifiable; and
 - (b) the applicant is not the owner of the land; and
 - (c) the application is amended under section 31 or withdrawn under section 32.
- (2) The applicant must give the owner notice of the amendment or withdrawal within the prescribed time frame.

Division 4 Public notification of particular

We will discuss further when you call me tomorrow.

Regards,



**Queensland
Government**

Darren Brewer

Manager – Appeals and Regional Interests
Improvement and Assessment

Planning Group

Department of State Development, Infrastructure and Planning

[Microsoft Teams – meet now](#)

P (07) 3452 7472 | M 0438 425 063

Level 13, 1 William Street, Brisbane QLD 4000

PO Box 15009, City East QLD 4000

www.planning.qld.gov.au



*I acknowledge the traditional custodians of the lands and waters of Queensland.
I offer my respect to elders past, present and emerging as we work towards a just,
equitable and reconciled Australia.*



accept any responsibility for any loss or damage that may result from reliance on, or use of, any information contained in this email and/or attachments.

NOTICE

This email is confidential and may contain legally privileged information. If you are not the intended recipient, you must not disclose or use the information contained in it. If you have received this email in error, please notify us immediately by return email and delete the document.