

## Question on Notice

No. 132

Asked on 3 March 2026

**HON C DICK** asked the Deputy Premier, Minister for State Development, Infrastructure and Planning and Minister for Industrial Relations (HON J BLEIJIE) –

QUESTION:

Will the Deputy Premier advise (a) why the State Facilitated Development applications for (i) 154–170 Highfield Drive and Lot 1 Breakwater Road, Merrimac and 172–182 Highfield Drive, Robina and (ii) 2, 6, 8, 10 and 12 Lanyana Way and 28 Sunshine Beach Road, Noosa Heads; which were declared by the former Labor Government in September 2024, have not yet been decided by the Crisafulli LNP Government and (b) on what date decisions on these applications are expected to be made?

ANSWER:

- (a)
- i. The applicant has agreed to extend the decision period for the application until 30 March 2026, to enable the Department of State Development, Infrastructure and Planning (the Department) to finalise its assessment of the application.
  - ii. The applicant is yet to respond to the information request issued by the Department on 5 December 2024. The applicant and the Department have agreed to extend the information request response period until 31 March 2026. The assessment of the application cannot commence until the applicant responds to the information request.
- (b) A decision on the Robina application is currently due on 30 March 2026. A date on when a decision is expected for the Noosa proposal cannot be determined until necessary steps in the assessment process, including responding to the information request and undertaking public notification, are undertaken.