

## LIST OF DOCUMENTS

In the Planning and Environment Court Registry: Brisbane		<b>Appeal No. 3219</b> of 2000
Between:	<b>WINGATE PROPERTIES PTY LTD and QUEENSLAND CEMENT LIMITED</b>	Appellant
And:	<b>BRISBANE CITY COUNCIL</b>	Respondent
And:	<b>PIONEER CONCRETE (QLD) PTY LTD</b>	First Co-Respondent
And:	<b>BORAL RESOURCES (QLD) PTY LTD</b>	Second Co-Respondent
And:	<b>SAVE OUR RIVERFRONT BUSHLAND</b>	Third Co-Respondent
And:	<b>CENTENARY RIVERFRONT ADVISORY COMMITTEE (INC)</b>	Fourth Co-Respondent
And:	<b>DIANNE SCOTTE AS CHAIRMAN – SEVENTEEN MILE ROCKS PROGRESS ASSOCIATION</b>	Fifth Co-Respondent

The following is a list of the documents directly relevant to the matters in question in this proceeding in the possession or control of the Third Co-Respondent, **SAVE OUR RIVERFRONT BUSHLAND**, ("the disclosing party") and which is served in compliance with the Order of His Honour Senior Judge Skoien dated 12 May 2000.

1. The disclosing party possesses or has control of documents directly relevant to the matters in question in the proceeding set forth in the Schedule.
2. The disclosing party objects to produce the said documents set forth in Part 2 of the Schedule on the grounds that:
  - (a) the documents came into existence after these proceedings were commenced or were contemplated, and came into existence solely for the purpose of these proceedings or anticipated proceedings; or
  - (b) the documents comprise confidential communications passing between the disclosing party and the disclosing party's legal advisers in relation to matters which are the subject of these proceedings, those documents having come into existence for the sole purpose of obtaining legal advice.
3. Neither the disclosing party, nor a solicitor nor agent, nor any other person on the disclosing party's behalf, has possession or control of any document of any description whatever directly relevant to any matter in question in this proceeding other than the documents set forth in the Schedule.

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**List of Documents**  
Filed by the Appellant

Save Our Riverfront Bushland (SORB)  
c/- 3 Bibras St, Westlake, Qld 4074  
Contact person: Ed Parker  
Tel: 3376 1389 AH; 0419 750 682 BH  
Fax: 3279 6379  
Email: eparker@bigpond.net.au

## SCHEDULE

## Part 1

No.	Description of Document	Date (if any)
<b>1.</b>	<b>COURT DOCUMENTS</b>	
1.1	<b>P&amp;E Appeal No. 3219 of 1999</b>	
1.1.1	Notice of Appeal by the Appellants, Wingate Pty Ltd and Queensland Cement Limited (QCL)	16.08.99
1.1.2	Notice under Section 4.1.41 of the Appellants	26.08.99
1.1.3	Notice of Election filed by Save Our Riverfront Bushland (SORB)	09.09.99
1.1.4	Application to P&E Court of the Appellants	05.05.00
1.1.5	Entry of Appearance of the Appellants	05.05.00
1.1.6	Entry of Proceeding of the Appellants	05.05.00
1.1.7	Certificate of Exhibit of John Joseph Ware	09.05.00
1.1.8	Affadavit of John Henry Davidson	09.05.00
1.2	<b>P&amp;E Appeal No. 1625 of 2000</b>	
1.2.1	Notice of Appeal by the Appellants, SORB	20.04.00
1.2.2	Notice under Section 4.1.41 of the Appellants	25.04.00
1.2.3	Application to P&E Court of the Co-Respondents	05.05.00
1.2.4	Entry of Appearance of the Co-Respondents	05.05.00
1.2.5	Entry of Proceeding of the Co-Respondents	05.05.00
1.2.6	Request for Further & Better Particulars of the Co-Respondents	09.05.00
1.2.7	Certificate of Exhibit of John Joseph Ware	09.05.00
1.2.8	Affadavit of John Henry Davidson	09.05.00
<b>2.</b>	<b>CORRESPONDENCE</b>	
2.1	Save Our Riverfront Bushland (SORB) Submission for QCL Proposal	09.10.98
2.2	Brisbane City Council (BCC) acknowledgement of submission (re 19 Bellwood St, Darra)	13.10.98
2.3	BCC acknowledgement of submission (re 531 Seventeen Miles Rocks Rd)	13.10.98
2.4	Letter BCC to M Norris (SORB) re 19 Bellwood St, Darra	15.06.98
2.5	Bundle of papers Clayton Utz – serving notices	26.08.99
2.6	Facsimile SKM to SORB attaching plans re Riverside Precinct	10.03.00
2.7	Letter SKM to SORB enclosing Riverside Precinct Conditions of Approval – rec'd 14.03.00	09.03.00
2.8.1	Letter SORB to BCC - serving notice	25.04.00
2.8.2	Letter SORB to Wingate - serving notice	25.04.00
2.8.3	Letter SORB to QCL - serving notice	25.04.00
2.9.1	Facsimile BCC to SORB – list of submitters	26.04.00
2.9.2	Letter BCC to SORB – list submitters (hardcopy rec'd 28.04.00)	26.04.00
2.10	Letter SORB to (various) Submitters	02.05.00
2.11	Bundle of papers Clayton Utz – Entry of Proceedings, etc.	05.05.00
2.12	Facsimile Clayton Utz to SORB – enclosing draft orders	10.05.00
2.13	Facsimile SORB to Clayton Utz	10.05.00
2.14	Facsimile SORB to Clayton Utz	11.05.00
<b>3.</b>	<b>RELEVANT DOCUMENTS</b>	
3.1	EDAW River Precinct Masterplan, Figure 4 (A3 size)	15.07.99
3.2	Various Town Plan zoning map extracts	

No.	Description of Document	Date (if any)
3.3	Notes of phone call with SKM	09.03.99
3.4	Plan A4 - Riverside Precinct by Keilar Fox McGhie Drg No. JD1331-RP/32	Rec'd 10.03.99
3.5	Plan A4 – Fremont St Upgrade Drg No. C100175C175?	Rec'd 10.03.99
3.6	Plan A3 – QCL Darra Sites – Development Master Plan Rev.G	04.03.99
3.7	BCC Development Approval Package – Conditions	Rec'd SKM 14.03.99
3.8	Notes of phone call with BCC	17.03.00
3.9	Notes of phone call with SKM	17.03.99
3.10	Notes of phone call with BCC	29.03.00
3.11	Bundle of papers received from BCC, as follows:	Rec'd 23.03.99
3.11.1	Plan A3 – Keilar Fox McGhie Drg No. JD1331-RP/32	05.11.99
3.11.2	Plan A4 – Fremont St Upgrade	
3.11.3	Extracts IPA 1997	
3.11.4	BCC Development Approval Package – Conditions	
3.11.5	Report by EDAW – QCL Proposed Residential Development Concept Plan	...05.99
3.12	Minutes of Meeting SORB – resolution to lodge notice of appeal	19.04.00
3.13	Receipt District Court	20.04.00
3.14	Notes of phone calls to BCC requesting list of submitters	20.04.00
3.15	Information circular re Notice of Election	...05.00
3.16	Notes of phone call with Clayton Utz	09.05.00
3.17	Notes of phone call with Clayton Utz	11.05.00
3.18	Cover note Clayton Utz to SORB to bundle of documents collected by SORB – Request for F&BP's, draft orders, etc.	11.05.00
3.19	Miscellaneous working papers, photographs, plans prepared by SORB	

## Part 2

No.	Description of Document	Date
1.	Documents of a confidential nature passing between the disclosing party and the disclosing party's legal advisers for the sole purposes of obtaining legal advice.	Various
2.	Documents made and obtained by the disclosing party or on the disclosing party's behalf for the preparation of the disclosing party's case.	Various
3.	Documents passing between the disclosing party's legal advisers and the disclosing party's counsel relating solely to the preparation of the disclosing party's case.	Various

Signature of party: \_\_\_\_\_

Description of signatory: Secretary, Save Our Riverfront Bushland (SORB)

Dated: 02 June 2000