

TANGALOOMA ISLAND RESORT DRONE POLICY



Drone / Remotely Piloted Aircraft System (RPAS) Policy

It is your crew's responsibility to ensure that you check that you are compliant with standards set by the Civil Aviation Safety Authority (CASA) for drones and RPAS. On Moreton Island, you must also ensure that you are compliant with any requirements set by National Parks.

Australia's safety laws for drones / RPAS as defined in the Civil Aviation Safety Regulations Part 101, vary depending on whether you are flying recreationally or for commercial purposes.

Recreational use (E.g. General Public and Resort Guests)

Please note that recreational drone use is not permitted on Tangalooma Island Resort property, its transportation services, or on resort tours/activities due to safety concerns and the close proximity to the Resort's helipads and Bulwer Airstrip, along with our commitment to prioritise the resort, its tours and facilities for the privacy, safety, and comfort of all guests. No enquiries to the resort regarding special access or approvals outside of these provisions will be entertained from recreational users.

Any violation of this prohibition policy on Tangalooma Island Resort Property, managed leases, transportation service or activities and tours, may include the suspension of your day pass, accommodation booking or day cruise access to the resort, confiscation of any equipment and subsequent reporting to the QLD Police. Individuals may be subject to litigious action for violation of privacy, injury to third party and breach of subsequent legislation.

Commercial Use of Drones (E.g. Film Crews)

When flying for any form of economic gain or on behalf of a commercial entity, film crews must have an operator that has all requisite CASA approvals & provide all evidence of CASA approvals/licenses to fly in the resort vicinity.

The crew are responsible and liable to understand and adhere to all local government regulations and National Park/Marine Park filming guidelines in the areas surrounding the resort prior to filming and acquiring any necessary permits/approvals.

In addition, express written approval must be obtained from Tangalooma Island Resort marketing department prior to drone use on the resort grounds, tours, transportation services or activities. Commercial operators can contact marketing@tangalooma.com for further information.

Please note: A controlled airspace broadcast via radio or phone call to Tangalooma Heli (07 3410 6980) is required prior to the flight of the drone. All CASA and air services regulations must be adhered to at all times.

We have adopted this policy to ensure the safety and privacy of our guests, visitors and staff. Drone use that is in breach of any regulation will be documented and reported to the Civil Aviation Safety Authority (CASA), the Queensland Police Service, and Queensland National Parks & Wildlife Services (as appropriate) who can impose infringement notices of up to \$8,500 per offence.

Information surrounding CASA's regulations for RPA usage can be found at:

<https://www.casa.gov.au/aircraft/landing-page/flying-drones-australia>

We encourage reporting of illegal usage of RPAs at Tangalooma Island Resort.

-This can be done through CASA at: <https://www.casa.gov.au/aircraft/standard-page/reporting-unsafe-operation-drones-and-remotely-piloted-aircraft>

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