DA Form 1 - Development application details

Approved form (version 1.1 effective 22 JUNE 2018) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving building work.

For a development application involving building work only, use DA Form 2 - Building work details.

For a development application involving building work associated with any other type of assessable development (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form must be completed in full and all required supporting information must accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	GEIGH OBORNESEHZABETH OBORNE
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	P.O. BOX B31 PORT DOUGLAS
Suburb	P.O. BOX BSI PORT DOUGLAS
State	QLO
Postcode	4877
Country	
Contact number	40985750 adminped @ gmacert.com.au
Email address (non-mandatory)	admisped & gracert.com.a
Mobile number (non-mandatory)	, 0
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

2) Owner's consent	
2.1) is written consent of the owner required for this development application?	
Yes – the written consent of the owner(s) is attached to this development application	
No – proceed to 3)	



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable)

Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.

3.1) Street address and lot on plan

Street address AND lot on plan (all lots must be listed), or

Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon; all lots must be listed).

	Unit No.	Street No.	Street Name and Type	Suburb
2			SYNDICATE ROAD	MOSSMAN
a)	Postcode	Lot No.	Plan Type and Number (e.g. RP, SP)	Local Government Area(s)
	9B77	7	RP 907340	DOUGLAS
	Unit No.	Street No.	Street Name and Type	Suburb
b)	Postcode	Lot No.	Plan Type and Number (e.g. RP, SP)	Local Government Area(s)

3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay)

Note: Place each set of coordinates in a separate row. Only one set of coordinates is required for this part.

Coordinates of premises by longitude and latitude

Longitude(s)	Latitude((s)	Datum	Local Government Area(s) (If applicable)
	I		WGS84	
			GDA94	
			Other:	
🗌 Coordinates d	of premises by eastin	ng and northing	9	
Easting(s)	Northing(s)	Zone Ref.	Datum	Local Government Area(s) (if applicable)
		54	WGS84	
		55	GDA94	
		56	Other:	

3.3) Additional premises

Additional premises are relevant to this development application and their details have been attached in a schedule to this application

Not required

4) Identify any of the following that apply to the premises and provide any rel	evant details
In or adjacent to a water body or watercourse or in or above an aquifer	
Name of water body, watercourse or aquifer:	
On strategic port land under the Transport Infrastructure Act 1994	·
Lot on plan description of strategic port land:	
Name of port authority for the lot:	
🗌 in a tidal area	
Name of local government for the tidal area (if applicable):	
Name of port authority for tidal area (if applicable):	
On airport land under the Airport Assets (Restructuring and Disposal) Act	2008
Name of airport:	
	· · · ·

Listed on the Environmental Management Register (EMR) under the Envir	onmental Protection Act 1994
EMR site identification:	· · · · · · · · · · · · · · · · · · ·
Listed on the Contaminated Land Register (CLR) under the Environmental	Protection Act 1994
CLR site identification:	

5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u>.

Yes – All easement locations, types and dimensions are included in plans submitted with this development application

PART 3 - DEVELOPMENT DETAILS

<u>ection 1 – Aspects of deve</u>	lopment		
6.1) Provide details about the fi	irst development aspect		
a) What is the type of developn	nent? (lick only one box)		<u></u>
Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type? (lick only one box)		MADE ASSES
Development permit	Preliminary approval	Preliminary approval the a variation approval	nat includes
c) What is the level of assessm	ent?		
Code assessment	Impact assessment (req	uires public notification)	
 d) Provide a brief description of lots): 	the proposal (e.g. 6 unit apartment	t building defined as multi-unit dwellin	ng, reconfiguration of 1 lot into 3
SHED			
e) Relevant plans Note: Relevant plans are required to b <u>Relevant plans</u> Relevant plans of the propo	e submitted for all aspects of this devel sed development are attached		
6.2) Provide details about the s	•		
a) What is the type of developm	nent? (tick only one box)		
Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type? (i	ick only one box)		
Development permit	Preliminary approval	Preliminary approval the approval approval	nat includes a variation
c) What is the level of assessm	ent?		
Code assessment	Impact assessment (req	uires public notification)	'
d) Provide a brief description of lots):	the proposal (e.g. 6 unit apartment	t bullding defined as multi-unit dwellin	ng, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to be ————————————————————————————————————			
Relevant plans of the proposition	sed development are attached	to the development application	n

6.3) Additional aspects of development

Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application Not required

Section 2 - Further development details

7) Does the proposed deve	lopment application involve any of the following?
Material change of use	Yes – complete division 1 if assessable against a local planning instrument
Reconfiguring a lot	Yes – complete division 2
Operational work	Yes – complete division 3
Building work	Yes – complete DA Form 2 – Building work details

Division 1 - Material change of use

Note: This division is only required to be completed if any part of the development application involves a material change of use assessable against a local planning instrument.

SHED DWELLING HOUSE -	Provide a general description of the proposed use	Provide the planning sol (include each definition in a ne	Number of dwelling units (<i>if applicable</i>)	Gross floor area (m²) (if applicable)	
	SHED	DWELING	170132		
8.2) Does the proposed use involve the use of existing buildings on the premises?		use of existing buildings o	n the premises?		

Division 2 - Reconfiguring a lot

Note: This division is only required to be completed if any part of the development application involves reconfiguring a lot.

9.1) What is the total number of existing lots making up the premises?

9.2) What is the nature of the lot reconfiguration? (tio	k all applicable boxes)
Subdivision (complete 10))	Dividing land into parts by agreement (complete 11))
Boundary realignment (complete 12))	Creating or changing an easement giving access to a lot from a construction road (complete 13))

10) Subdivision 10.1) For this development, ho	w many lots are be	eing created and wh	at is the intended	l use of those lots:
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:
Number of lots created				
10.2) Will the subdivision be st	aged?			
☐ Yes – provide additional de ☐ No	tails below			
How many stages will the work	(s include?			
What stage(s) will this develop apply to?	ment application			

11) Dividing land into parts by a parts?	greement – how mai	ny parts are being i	created and what is	the intended use of the
Intended use of parts created	Residential	Commercial	Industrial	Other, please specify:
Number of parts created				

Cu	urrent lot	Propos	ed lot
Lot on plan description	Area (m²)	Lot on plan description	Area (m²)

13) What are the dimensions and nature of any existing easements being changed and/or any proposed eas (attach schedule if there are more than two easements)				
Existing or proposed?	Width (m)	Length (m)	Purpose of the easement? (e.g. pedestrian access)	Identify the land/lot(s) benefitted by the easement

Division 3 – Operational work Note: This division is only required to be completed if any part of the development application involves operational work.

14.1) What is the nature of the operational	al work?			
Road work	Stormwater	Water infrastructure		
Drainage work	Earthworks	Sewage infrastructure		
Landscaping	🗌 Signage	Clearing vegetation		
Other – please specify:				
14.2) Is the operational work necessary to	o facilitate the creation of	new lots? (e.g. subdivision)		
Yes – specify number of new lots:				
No			,	
14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)				
\$				

PART 4 - ASSESSMENT MANAGER DETAILS

15) Identify the assessment manager(s) who will be assessing this development application
DOUGLAS SHIPE COUNCIL
16) Has the local government agreed to apply a superseded planning scheme for this development application?
 Yes – a copy of the decision notice is attached to this development application Local government is taken to have agreed to the superseded planning scheme request – relevant documents attached No

PART 5 - REFERRAL DETAILS

17) Do any aspects of the proposed development require referral for any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Regulation 2017:
Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA have not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Experies – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Queensland heritage place (on or near a Queensland heritage place)
Infrastructure – designated premises
☐ Infrastructure – state transport infrastructure
Infrastructure – state transport corridors and future state transport corridors Infrastructure – state-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure – near a state-controlled road intersection
On Brisbane core port land near a State transport corridor or future State transport corridor
On Brisbane core port land – ERA
On Brisbane core port land – tidal works or work in a coastal management district
On Brisbane core port land – hazardous chemical facility
On Brisbane core port land – taking or interfering with water
On Brisbane core port land – referable dams
On Brisbane core port land - fisheries
Land within Port of Brisbane's port limits
SEQ development area
SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and recreation activity
SEQ regional landscape and rural production area or SEQ rural living area – community activity
SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
SEQ regional landscape and rural production area or SEQ rural living area – combined use
Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
Erosion prone area in a coastat management district
Water-related development – taking or interfering with water
Water-related development removing quarry material (from a watercourse or lake)
Water-related development – referable dams Water-related development – construction of new levees or modification of existing levees (category 3 levees only)
Wetland protection area
Matters requiring referral to the local government:
Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government)
Local heritage places

Matters requiring referral to the chief executive of the distribution entity or transmission entity:
 Matters requiring referral to: The Chief executive of the holder of the licence, if not an individual The holder of the licence, if the holder of the licence is an individual
Oil and gas infrastructure Matters requiring referral to the Brisbane City Council: Brisbane core port land
Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Image: Brisbane core port land (inconsistent with Brisbane port LUP for transport reasons) Image: Strategic port land
Matters requiring referral to the relevant port operator:
Matters requiring referral to the Chief Executive of the relevant port authority:
Matters requiring referral to the Gold Coast Waterways Authority:
Matters requiring referral to the Queensland Fire and Emergency Service: Image: Tidal works marina (more than six vessel berths)
18) Has any referral agency provided a referral response for this development application?
Yes – referral response(s) received and listed below are attached to this development application

	No
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Referral requirement	Referral agency	Date of referral response
Identify and describe any change referral response and the develop development application (if epplicat		application that was the subject of the m, or include details in a schedule to this

PART 6 – INFORMATION REQUEST

19) Information request under Part 3 of the DA Rules

I agree to receive an information request if determined necessary for this development application

I do not agree to accept an information request for this development application

Note: By not agreeing to accept an information request I, the applicant, acknowledge:

. that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties

· Part 3 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules.

Further advice about information requests is contained in the DA Forms Guide.

PART 7 - FURTHER DETAILS

20) Are there any associated development applications or current approvals? (e.g. a preliminary approval)			
Ves - provide details below of	or include details in a sched	lule to this development	application
⊠ No	1		
List of approval/development application references	Reference number	Date	Assessment manager
Approval Development application			
Approval Development application			

21) Has the portable long service leave levy been paid? (only applicable to development applications involving building work or operational work)
Yes – a copy of the receipted QLeave form is attached to this development application
No – I, the applicant will provide evidence that the portable long service leave levy has been paid before the

assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid

Amount paid	Date paid (dd/mm/yy)	QLeave levy number		
\$				

22) Is this development application in response to a show cause notice or required as a result of an enforcement notice?

☑ Yes – show cause or enforcement notice is attached ☑ No

23) Further legislative requirements

Environmentally relevant activities

23.1) Is this development application also taken to be an application for an environmental authority for an **Environmentally Relevant Activity (ERA)** under section 115 of the *Environmental Protection Act* 1994?

Yes – the required attachment (form ESR/2015/1791) for an application for an environmental authority accompanies this development application, and details are provided in the table below No Note: Application for an environmental authority can be found by searching "ESR/2015/1791" as a search term at <u>www.gld.gov.au</u> . An ERA requires an environmental authority to operate. See <u>www.business.gld.gov.au</u> for further information.			
Proposed ERA number: Proposed ERA threshold:			
Proposed ERA name:			
Multiple ERAs are applicable to this development application and the details have been attached in a schedule to this development application.			
Hazardous chemical facilities			
23.2) Is this development application for a hazardous chemical facility?			
Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application No			
Note: See www.business.gld.gov.au for further information about hazardous chemical notifications.			
Clearing native vegetation			

23.3) Does this development application involve **clearing native vegetation** that requires written confirmation that the chief executive of the *Vegetation Management Act 1999* is satisfied the clearing is for a relevant purpose under section 22A of the *Vegetation Management Act* 1999?

Yes – this development application includes written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination)

No

Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.

2. See https://www.gld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.

Environmental offsets

23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a **prescribed environmental matter** under the *Environmental Offsets Act 2014*?

Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter

⊘N₀

Note: The environmental offset section of the Queensland Government's website can be accessed at <u>www.ald.gov.au</u> for further Information on environmental offsets.

Koala conservation

23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work within an assessable development area under Schedule 10, Part 10 of the Planning Regulation 2017?

□ ¥es

Ø No.

Note: See guidance materials at www.des.gld.gov.au for further information.

Water resources

23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the *Water Act 2000*?

Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No

Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information.

DA templates are available from https://planning.dsdm/p.gld.gov.au/. If the development application involves:

• Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1

- Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
- Taking overland flow water: complete DA Form 1 Template 3.

Waterway barrier works

23.7) Does this application involve waterway barrier works?

☐ Yes – the relevant template is completed and attached to this development application

1 No

DA templates are available from https://planning.dsdmip.gld.gov.au/. For a development application involving waterway barrier works, complete DA Form 1 Template 4.

Marine activities

23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?

□ Yes – an associated *resource* allocation authority is attached to this development application, if required under the *Fisheries Act 1994*

No No

Note: See guidance materials at www.daf.gld.gov.au for further information.

Quarry materials from a watercourse or lake

23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the *Water Act 2000?*

Yes – I acknowledge that a quarry material allocation notice must	t be obtained prior to comme	encing development		
Note: Contact the Department of Natural Resources, Mines and Energy at <u>www.dnrme.gid.gov.au</u> and <u>www.business.gld.gov.au</u> for further				
information.	······································	····		
Quarry materials from land under tidal waters				
23.10) Does this development application involve the removal of qu under the <i>Coastal Protection and Management Act 1995</i> ?	uarry materials from land u	nder tidal water		
Yes – I acknowledge that a quarry material allocation notice must No	t be obtained prior to comme	encing development		
Note: Contact the Department of Environment and Science at www.des.gld.gov.au fo	or luther information.			
Referable dams				
23.11) Does this development application involve a referable dam resection 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the		assessed under		
Yes – the 'Notice Accepting a Failure Impact Assessment' from the Supply Act is attached to this development application	he chief executive administe	ring the Water		
Note: See guidance materials at <u>www.dnme.gld.gov.au</u> for further information.				
Tidal work or development within a coastal management distric	<u>:t</u>			
23.12) Does this development application involve tidal work or deve	elopment in a coastal man	agement district?		
Yes – the following is included with this development application:	•			
Evidence the proposal meets the code for assessable development	elopment that is prescribed tio	dal work <i>(only required</i>		
if application involves prescribed tidal work)				
Note: See guidance materials at <u>www.des.gld.gov.au</u> for further information.				
Queensland and local heritage places				
23.13) Does this development application propose development on or heritage register or on a place entered in a local government's Loc		in the Queensland		
Yes - details of the heritage place are provided in the table below	N			
Note: See guidance materials at <u>www.des.gld.gov.au</u> for information requirements re		d hentage places.		
Name of the heritage place:	ace ID:			
Brothels				
23.14) Does this development application involve a material change	e of use for a brothel?			
Yes - this development application demonstrates how the propos		elopment		
application for a brothel under Schedule 3 of the <i>Prostitution Regulation</i> 2014				
Decision under section 62 of the Transport Infrastructure Act 1		1.0		
23.15) Does this development application involve new or changed a				
Yes - this application will be taken to be an application for a decis Infrastructure Act 1994 (subject to the conditions in section 75 of the satisfied)				
Z No				

PART 8 – CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	Yes
If building work is associated with the proposed development, Parts 4 to 6 of DA Form $2 - Building$ work details have been completed and attached to this development application	☐ Xes ☑ Not applicable
Supporting information addressing any applicable assessment benchmarks is with development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA</u> Forms Guide: Planning Report Template.	Yes
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	T Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21))	☐ Yes ☑ Not applicable

25) Applicant declaration

By making this development application, I declare that all information in this development application is true and correct

Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the *Electronic Transactions Act 2001* Note: It is unlawful to intentionally provide false or misleading information.

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website.

Personal information will not be disclosed for a purpose unrelated to the *Planning Act 2016*, Planning Regulation 2017 and the DA Rules except where:

- such disclosure is in accordance with the provisions about public access to documents contained in the *Planning* Act 2016 and the Planning Regulation 2017, and the access rules made under the *Planning Act 2016* and Planning Regulation 2017; or
- required by other legislation (including the Right to Information Act 2009); or
- otherwise required by law.

This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002.*

PART 9 - FOR OFFICE USE ONLY

Date received:

Reference number(s):

Notification of engagement of alternative assessment manager		
Prescribed assessment manager		
Name of chosen assessment manager		
Date chosen assessment manager engaged		
Contact number of chosen assessment manager		

Relevant licence number(s) of chosen assessment manager	
	· · · ·
QLeave notification and payment Note: For completion by assessment manager if applicable	
Description of the work	
QLeave project number	
Amount paid (\$)	
Date paid	
Date receipted form sighted by assessment manager	
Name of officer who sighted the form	

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28 September 2018

The Chief Executive Officer Douglas Shire Council PO Box 723 MOSSMAN Q 4873

Attention: Development Assessment

Dear Sir/Madam,

Re: Application for Building Work Made Assessable Development under the Planning Scheme Lot 7 RP907340 Syndicate Road, Mossman

GMA Certification Group has been engaged to assess an application for the construction of a shed on the abovementioned allotment. The subject site is located within a Rural Zone and the proposed shed does not comply with the prescribed road boundary setbacks in the Code. Further, the shed is to be located on an area of the land affected by the Flood Plain Assessment, Bushfire and Landscape Values Overlays.

Accordingly, please find the application for Building Work Made Assessable Development under the Planning Scheme, which includes:

- 1. DA Form 1;
- 2. Owners Consent;
- 3. Assessment; &
- 4. Plans

ASSESSMENT

Flood & storm tide hazard overlay code

The property is partly affected by the Floodplain Assessment Overlay. However, there is no evidence the property has ever been affected by flooding. Further, contour maps reveal the Floodplain Assessment Overlay may be inaccurate. The shed is to be constructed on an elevated section of the land.

BUILDING APPROV	ALS & INSPECTIONS	BUILDING CE	RTIFICATION	FIRE SAFE	TY AUDITS
Gold Coast	Sunshine Coast	Cloncurry	Chinchilla	Atherton	Childers
(07) 5578 1622	(07) 5449 0383	(07) 4742 2022	(07) 4669 1166	(07) 4091 4196	(07) 4126 3069

Rural Zone Code

Rural Zone Code			
Performance Outcomes	Acceptable Outcomes	Comment	
For assessable and self ass	sessable development		
PO2	AO2	The shed is to be constructed up to 15m	
Buildings and structures	Buildings are setback not less	from the road boundary.	
are setback to maintain	than:		
the rural character of the	(a) 40 metres from the	The proposed setback is consistent with	
area and achieve	property boundary and	the existing dwellings and sheds in the	
separation from	a State-controlled road;	vicinity. Additionally, there is sufficient	
buildings on adjoining	(b) 25 metres from the	existing vegetation between the	
properties.	property boundary	proposed shed and the road reserve to	
	adjoining Cape Tribulation	effectively screen the shed. Accordingly,	
	Road;	the proposed location will not affect the	
	(c) 20 metres from the	rural character of the area.	
	boundary with any		
	other road;	Further, as the area is sparsely populated	
	(d) 6 metres from side and	the proposed location will achieve	
	rear property	adequate separation from adjoining	
	boundaries.	properties.	

Bushfire Hazard Overlay

Bushfire Hazard Overlay		
Performance Outcomes	Acceptable Outcomes	Comment
PO1 A vulnerable use is not established or materially intensified within a bushfire hazard area (bushfire prone area) unless there is an overriding need or other exceptional circumstances.	AO1 Vulnerable uses are not established or expanded.	The proposal is not a vulnerable use.
AO2 Emergency Services and uses providing community support services are not located in a bushfire hazard sub- category and have direct access to low hazard evacuation routes.	AO2 Emergency Services and uses providing community support services are not located in a bushfire hazard sub-category and have direct access to low hazard evacuation routes.	NA
PO3 Development involving hazardous materials manufactured or stored	AO3 The manufacture or storage of hazardous material in bulk does not occur within	NA

in bulk is not located in	bushfire hazard sub-	
bushfire hazard sub-	category.	
category.		
PO10	AO10	
Development is located	Buildings or building	
and designed to ensure	envelopes are separated	The proposed development has sufficient
proposed buildings or	from hazardous vegetation	separation distances from vegetation so as
building envelopes	by a distance that:	to achieve compliance.
achieve a radiant heat	(b) achieves a radiant heat	
flux level at any point on	flux level of at any point	
the building or envelope	on the building or	
respectively, of:	envelope respectively, of	
(a) 10kW/m ² where		
involving a	10kW/m ² for a	
vulnerable use; or	vulnerable use or	
	29kW/m ² otherwise; and	
29kW/m ² otherwise.		
	is contained wholly within	
The radiant heat flux	the development site.	
level is achieved by		
separation unless this is	Note - Where a separation	
not practically	distance is proposed to be	
achievable.	achieved by utilising existing	
	cleared developed areas	
Note - The radiant heat	external to the site, certainty	
levels and separation	must be established	
distances are to be	(through tenure or other	
established in	means) that the land will	
accordance with method	remain cleared of hazardous	
2 set out in AS3959-2009.	vegetation.	
	For staged developments,	
	temporary separation	
	distances, perimeter roads	
	or fire trails may be	
	absorbed as part of	
	subsequent stages.	
	Note - The achievement of a	
	cleared separation distance	
	may not be achievable	
	where other provisions	
	within the planning scheme	
	require protection of certain	
	ecological, slope, visual or	
	character features or	
	functions.	
PO11	A011	
A formed, all weather fire	Development sites are	
-	separated from hazardous	The nearby vegetation is not considered
trail is provided between	separateu nominazaruous	
the hazardous vegetation	vegetation by a public road	hazardous.

PO12	A012	Proposal complies.
DO12	4012	
	<u> </u>	
	Emergency Services.	
	Queensland Fire and	
	in favour of Council and	
	easement that is granted	
	if a fire trail, has an access	
	Emergency Services; and	
	Queensland Fire and	
	a system authorised by	
	designated fire trail signage; if used, has gates locked with	
	than 500m;	
	at intervals of no more	
	the public road network	
	which is connected to	
	the public road network	
	which is connected to	
	vehicular access at each end	
	scheme policy;	
	prescribed in a planning	
	with the standards	
	devices in accordance	
	10 degrees; drainage and erosion control	
	a cross fall of no greater than	
	12.5%;	
	a maximum gradient of	
	Access Guidelines;	
	Fire Hydrant and Vehicle	
	and Emergency Services'	
	with Queensland Fire	
	appliances in accordance	
2.5ha	turning areas for fire-fighting	
site involves less than	clearance;	
where a development	a minimum of 4.8m vertical	
unlikely to be required	trafficable path;	
Note - Fire trails are	adjacent to the 4m wide	
	or retaining walls	
management purpose.	no cut or fill embankments	
practical fire	vegetation;	
would not serve a	is at least 6m clear of	
not be required where it	tonne vehicle and which	
However, a fire trail will	accommodating a 15	
the drea.	width of 4m capable of	
the area.	(cleared and formed)	
fighting vehicles servicing	a minimum trafficable	
readily accessible at all times for the type of fire	width of at least 20m;	
readily accessible at all	(c) a reserve or easement	

	L	
All premises are provided	Private driveways:	
with vehicular access	(d) do not exceed a length	
that enables safe	of 60m from the street	
evacuation for occupants and easy access by fire	to the building;	
fighting appliances.	do not exceed a gradient of 12.5%;	
	have a minimum width of	
	3.5m;	
	have a minimum of 4.8m	
	vertical clearance;	
	accommodate turning areas	
	for fire-fighting	
	appliances in accordance	
	with Queensland Fire	
	and Emergency Services'	
	Fire Hydrant and Vehicle	
	Access Guidelines; and	
	serve no more than 3	
	dwellings or buildings.	
PO13	A013	
Development outside	A water tank is provided	
reticulated water supply	within 10m of each building	It is proposed to provide sufficient water
areas includes a	(other than a class 10	storage to comply with this Acceptable
dedicated static supply	building) which:	Outcome. However, water supply is to be
that is available solely for	(e) is either below ground	provided via above ground plastic tank/s as
fire fighting purposes and	level or of non-	with 99% of the of properties not on a
can be accessed by fire fighting appliances.	flammable construction;	reticulated water supply.
	(f) has a take off connection	
	at a level that allows the	
	following dedicated,	
	static water supply to be	
	left available for access	
	by fire fighters:	
	(i) 10,000l for	
	residential buildings	
	Note – A minimum of 7,500l	
	is required in a tank and the	
	extra 2,500l may be in the	
	form of accessible swimming	
	pools or dams.	
	45,000l for industrial	
	buildings; and	
	20,000l for other	
	buildings;	
	includes shielding of tanks	
	and pumps in	
	accordance with the	

P014	relevant standards; includes a hardstand area allowing medium rigid vehicle (15 tonne fire appliance) access within 6m of the tank; is provided with fire brigade tank fittings – 50mm ball valve and male camlock coupling and, if underground, an access hole of 200mm (minimum) to accommodate suction lines; and is clearly identified by directional signage provided at the street frontage. AO14	The tank/s will have top access for a suction line.
Landscaping does not increase the potential bushfire risk.	Landscaping uses species that are less likely to exacerbate a bushfire event, and does not increase fuel loads within separation areas.	Noted.
PO15 The risk of bushfire and the need to mitigate that risk is balanced against other factors (such as but not limited to, biodiversity or scenic amenity).	AO15 Bushfire risk mitigation treatments do not have a significant impact on the natural environment or landscape character of the locality where this has value.	Noted.

Landscape Values Overlay Code

Landscape Values (Medium) Overlay		
Performance Outcomes	Acceptable Outcomes	Comment
PO2	AO2.1	
Development within	Buildings and structures are	
Medium landscape value	not more than 8.5	Proposal complies.
areas identified on the	metres and two storeys in	
Landscape values overlay	height.	
maps contained in	Note - Height is inclusive of	
Schedule 2:	the roof height.	
(a) avoids detrimental	AO2.2	
impacts on the landscape	Development is screened	The land between the road and proposed
values of forested	from view from roads or	shed has existing vegetation which will
skylines, visible hillslopes,	other public places by an	provide screening.
ridgelines, the coastal	existing natural	

foreshore or the	landform or an existing	
shoreline of other water	native vegetation buffer.	
bodies through the	AO2.3	
loss of vegetation;	Where development on land	The land is level therefore NA.
(b) is effectively screened	steeper than 1 in 6	
from view from a road,	(16.6%) cannot be avoided:	
lookout or other public	(a) development follows the	
place by an existing	natural; contours of	
natural landform or	the site;	
native vegetation, or will	(b) buildings are split level or	
be effectively screened	suspended floor	
by native vegetation	construction, or a	
within 5 years of	combination of the two;	
construction;	(c) lightweight materials are	
(c) retains existing	used to areas with	
vegetation and	suspended floors.	
incorporates	Note - Examples of suitable	
new landscaping to	lightweight materials include	
enhance existing	timber or fibre cement	
vegetation and visually	boards or sheeting for walls	
soften built form	and factory	
elements;	treated metal sheeting for	
(d) incorporates	walls and roofs.	
development of a scale,	AO2.4	
design,	The external features, walls	
height, position on site,	and roofs of buildings	The shed will have compliant external
construction materials	and structures have a	finishes.
and external finishes that	subdued and non-reflective	
are compatible with	palette.	
the landscape values of	Note - Examples of suitable	
the locality;	colours include shades of	
(e) avoids detrimental	green,	
impacts on landscape	olive green, blue green, grey	
values and excessive	green, green blue, indigo,	
changes to the natural	brown,	
landform as a result of	blue grey, and green yellow.	
the location, position	AO2.5	
on site, scale, design and	No clearing of native vegetation occurs on land	The land is level and clear of vegetation
alignment of earthworks, roads,	0	therefore NA.
	with a slope greater than 1 in $f(1, 6, 6)$	
driveways, retaining walls	in 6 (16.6%). AO2.6	
and other on-ground or	Advertising devices do not	
in-ground	occur.	NA
infrastructure;		
(f) avoids detrimental		
impacts on landscape		
values and views as a		
result of the location,		
position on site, scale,		
design and alignment		
of telecommunications		

facilities, electricity	
towers, poles and lines	
and other tall	
infrastructure;	
(g) extractive industry	
operations are avoided,	
or	
where they cannot be	
avoided, are screened	
from view.	

Should you require any further information or wish to discuss the application, please contact me on 4098 5150 or by email <u>adminpd@gmacert.com.au</u>

Kind Regards,

Tet Evans

Jeff Evans GMA Certification Group

Individual owner's consent for making a development application under the *Planning Act 2016*

1. LEICH OBORNE	
ELIZABETH OBORNE	[Insert full name.]

as owner of the premises identified as follows:

[Insert street address, lot on plan description or coordinates of the premises the subject of the LOT SYNDICATE RD MOSSMAN 7 application.]

consent to the making of a development application under the Planning Act 2016 by:

LEICH	OBORNE	[Insert name of applicant.]

on the premises described above for:

[Insert details	of the proposed development, e.g. material change of use for four storey	apartment
DOMESTIC	SHED	building.]









