

Our Ref: J000275:WAKS(L8):KLG

Date: 17 January 2017

Chief Executive Officer Douglas Shire Council PO Box 723 Mossman QLD 4873

via: eServices Online

Attn: Mr Paul Hoye, Manager Sustainable Communities

Mr Neil Beck, Senior Planner

Dear Sir / Madam,

RE: Development Application for Material Change of Use for 'Service Industry' on land at 5 – 7 Pioneer Close, Craiglie more particularly described as Lot 8 on SP201317

I refer to the above-described matter, and confirm that Gilvear Planning Pty Ltd has been engaged by Waks Developments Pty Ltd to lodge the following Development Application seeking a Development Permit for Material Change of Use for 'Service Industry' ('the Application'). The Application relates to land located within the Craiglie Business Park, Craiglie more particularly described as Lot 8 on SP201317 ('the site').

Please find attached the following:

- a. Title Search (Annexure 1);
- b. Site Layout, Building Design and Elevation Plans (Annexure 2);
- c. Code Compliance Assessment (Annexure 3);
- d. Completed IDAS Forms (Annexure 4).

Council's Application fee has been calculated in compliance with the 2016/2017 FY Schedule of Fees and Charges, specifically:

$$$1,616.95 + (17.3 \times $339.10) = $7,483.38$$

Payment of this fee will be made as required to enable the Application to be declared "properly made".

The following assessment of the site, its surrounds and planning considerations affecting same confirm that the proposed material change of use for 'Service Industry' is largely consistent with the future intent for this area, and is not likely to detrimentally affect the amenity enjoyed by businesses in and around the site.

#### **Site Description**

The site is located at 5-7 Pioneer Close, Craiglie, and is described as Lot 8 on SP201317. The lot is part of the broader Craiglie Business Park, located to the west of the Captain Cook Highway in Craiglie, south-west of Port Douglas. Within **Annexure 1**, the following information is provided:

- Copy Title Search;
- Copy SP201317.

The site is unusually configured, and accessed off the southern 'end' of Pioneer Close. With 26.95m frontage to Pioneer Close, the site is burdened by Easement G, which is for drainage purposes and has an area of 1,112sq m. The easement is 9m wide along the southern property boundary, narrowing to 3.237m along the western property boundary. Terms for this Easement are also provided within **Annexure 1** for reference.



Plate 1: Aerial Image courtesy Google Earth and Queensland Globe © 2017

#### **Proposed Service Industry Use**

The Applicant seeks approval to enable the construction of three (3) sheds within which 19 individual units will be provided, accessways, car parks and infrastructure on site.

Site plans illustrating the Master Layout and Turning Circles (Sheets SK1 and SK2 Revision D) prepared by RECS Consulting Engineers and Building Designers are provided for reference within **Annexure 2**.

Additionally, Building Concept plans for Stage 1 sheds are within Annexure 2 for reference. Building Concept plans for Stage 2 sheds are not currently available, and the Applicant seeks approval from Council with a condition requiring submission of those plans for approval by Council's delegate prior to issuance of a Building Approval. Stage 2 sheds will be similar in form and function to Stage 1 sheds.

This Application seeks approval to:

- (a) Construct 19 units within three buildings;
- (b) Provide communal car parking, landscaping and access areas;
- (c) Provide an area for refuse bin storage;
- (d) Allow loading / unloading to occur in three locations within the accessway, without impeding traffic flow;
- (e) Stage development, such that Units 1 12 and thirteen car parks are constructed in the southern and eastern portions of the site, in addition to all access ways, and the balance Units 13 19 and car parks 15 21 are constructed in Stage 2;
- (f) Provide title to individual units via body corporate arrangement.

The proposal has been formulated in response to market demand for smaller, individually titled service industry buildings. A low cost product within an attractively finished site is required, capable of accommodating a range of complementary and supportive service industry land uses in proximity to the township of Port Douglas.

Additional information regarding the proposed development is provided below:

#### **Key Elements**

Key elements of the proposal are described below:

Site Area:	5,196m <sup>2</sup>
Site Cover:	35.22%
Floor Area:	1,200m <sup>2</sup> – Stage 1 (12 units)

	630m <sup>2</sup> – Stage 2 (7 units)		
Height:	5m		
Landscaping:	1,042m <sup>2</sup> (20%)		
Parking:	21 total including:  1 x disabled space		
	13 conventional spaces – Stage 1 7 conventional spaces – Stage 1		
Setbacks:	6m (Front)  3m (Northern Boundary)  3m (Western Boundary)  9m (Southern Boundary)  3m (Eastern Boundary)		

#### Land Use - Service Industry

The Douglas Shire Planning Scheme defines 'Service Industry' as:

"Means any premises used, or intended to be used for trades and services that cater to the tourist and marine activities in Port Douglas. This includes the manufacturing of goods on the premises, depots for receiving goods to be serviced and any administration and minor sales functions associated with the use, where these are carried out on the same Site and are ancillary to the Service Industry activity. Service Industry uses are limited to uses, which are allied to tourist and marine activities in Port Douglas.

The term may include but is not limited to the following activities:

- Limousine/bus depot;
- Cleaning or detailing of motor vehicles;
- Catering business;
- Servicing of small items and appliances such as:
  - Bicycles;

- Cameras;
- Electrical appliances for domestic or office use; and
- Marine equipment;
- Printing;
- Fishing gear manufacturing;
- Marine engineering;
- Bulk storage and ancillary sales of:
  - Indoor / outdoor furniture;
  - Hardware supplies;
  - Raw materials;
  - Plants and landscaping supplies;

Any off-Site effects do not cause any detriment to the amenity of the area. In particular, the noise levels generated, any dust, fumes, odours or other emissions produced from the Site, the appearance of the Site and any traffic generated by the activities on the Site must be managed so as not to cause detriment to the adjoining Sites.

This development seeks to provide smaller units within sheds (typically 100sq m in area) with parking, access and services to enable a range of 'supportive' services to establish and / or re-locate from inappropriate areas. Amongst the likely users of these units are:

- small equipment / electrical servicing;
- catering businesses;
- motor vehicle detailing;
- printing;
- general trades and services.

#### Car Parking and Access

Council's Planning Scheme requires 1 car parking space for each 90sq m of floor area for Service Industry projects. The site has a total floor area across two stages of 1,830sq m, requiring 21 car parks.

21 car parks are provided within a central "communal" area on site, accessed via a one-way driveway around the site.

A disabled car park is provided within this central area.

Vehicle loading / unloading for deliveries will be provided for within line marked "loading zones" on the driveway, around which vehicles may continue to circulate as required. Three (3) dedicated loading zones are proposed, providing appropriate access to all individual sheds on site.

RECS Consulting Engineers and Building Designers Sheet SK 2 Revision D provides swept path diagrams for car parks, and for vehicle movement around the driveway. 6.3m radii have been provided for movement into and out of car parks on site, whilst a7.1m radii is provided for movement through the common driveway, capable of loading / unloading in the zones illustrated.

In regards the driveway onto and around the site, one-way movement in a clockwise direction is proposed. Directional signage (both in terms of "one way" flow and unit location) may be provided at the sites entrance, and near Unit 1 within the communal area. The driveway off Pioneer Close will accommodate two-way movements as required.

One-way movement is proposed to enable appropriate 'landscaping' and communal open space to be provided, vehicle loading and unloading to be undertaken within the carriageway without impeding vehicular movement, and safe entry and exit to the car parks provided.

The driveway is no less than 6.2m in width between the sheds and car parking / communal area.

#### **Pedestrian Access**

Pedestrian movement to the site is likely to be minimal, given capacity to accommodate car parks and loading areas on site.

Pedestrian movement from car parks to units and around the site will be accommodated via a "shared zone" on the driveway, which is sufficient in width to accommodate vehicular movement and pedestrians in a low speed environment.

The nature of the use proposed, Service Industry, is such that browsing or more intensive pedestrian activity on site is likely to be minimal, if any. Directional signage and / or line marking may assist, if required, to delineate pedestrian areas, however, it is submitted that a shared zone arrangement is suitable in this instance.

The speed limit within the site in this shared zone will be limited to 10km / hr. Signs to this effect will be placed as required.

Potential for conflict between vehicular movement (if required) into or out of sheds and pedestrian access will be managed through use of line marking near roller-doors, if required.

#### Refuse Storage and Disposal

A communal area for refuse bin storage is proposed, to be provided as part of Stage 1 development, adjacent the site entry on its northern side.

It is proposed to provide conventional wheelie bins for each unit on site, capable of storage within this communal area, or within units (dependent upon the users' requirements). Each bin will be required to be placed on Pioneer Close for collection during Council's collection regime. Unit owners / users will be required to place bins pursuant to provisions in the Community Management Statement that will be prepared for the site.

The refuse storage area will be sealed and bunded as required. The area provided on the Master Layout is approximately 16sq m, which is anticipated to be sufficient to provide storage for the 19 bins required.

Whilst this storage area is within the front setback area, it may be appropriately screened from public view by fencing and landscaping, and will enable ready transfer for bins to the street for collection purposes.

It is understood the Pioneer Close cul de sac is capable of accommodating the turning movement of the garbage collection truck.

#### Landscaping

Landscaping is proposed throughout the site, in setback areas, behind sheds, beside Units 1, 3, 12, 13 and 19, and within the communal area in the centre of the site.

Within Stage 1, approximately 871sq m of the site will be landscaped, whilst in Stage 2 approximately 171sq m will be landscaped.

Whilst a detailed landscape plan has not been prepared for the Application, Council is requested to confirm compliance with reasonable landscaping requirements via imposition of condition. In this regard, it is noted the Applicant has delivered a number of projects within Craiglie Business Park, all with high quality landscaping compliant with Council requirements. A similar finish is proposed for this site.

#### **Building Design**

Building Plans for Stage 1 sheds are provided within **Annexure 2** for reference. It is noted that:

- (a) Units are to be provided within three (3) buildings;
- (b) Toilets are provided within each unit, with a communal disabled toilet being provided within Shed 3;
- (c) Units in Stage 1 are approximately 100sq m in size, whilst units in Stage 2 will be an average of 90sq m;
- (d) Roller doors will be provided to each unit, off the communal accessway, with conventional doors also provided;
- (e) Sheds will be no more than 5m in height, constructed in a conventional fashion on a concrete slab;

(f) Shed finish is likely to be Colourbond or similar, consistent with conventional shed construction in the region.

#### **Planning Considerations**

#### Sustainable Planning Act 2009

This section provides an overview of the legislative context of the application under the provisions of the *Sustainable Planning Act 2009*.

#### **Assessable Development**

The development proposed by this application includes development that is made assessable under the Douglas Shire Planning Scheme, in accordance with Section 88(2)(c) of the *Sustainable Planning Act 2009*.

#### **Assessment Manager**

The Assessment Manager for this development application is Douglas Shire Council as determined by Schedule 6 of the *Sustainable Planning Regulations 2009*.

#### Level of Assessment

Based on our review of the provisions of the relevant Planning Scheme and Sustainable Planning Act 2009 it is considered that the application is subject to Code Assessment.

#### Statutory Considerations for Assessable Development

As the development is subject to Code Assessment the relevant considerations of the Assessment Manager in making the decision are outlined in Sections 313, 324 and 346 of the *Sustainable Planning Act 2009*. These are discussed further within the Code Compliance contained in **Annexure 3.** 

#### **Referral Agencies**

No Referral Agencies are triggered by this proposal with reference to Schedule 7 of the *Sustainable Planning Regulations 2009*.

#### **Public Notification**

This application does not require public notification.

#### **State Resources**

The proposal does not involve any State Resources.

#### **State Planning Regulatory Provisions**

There are no State Planning Regulatory Provisions relevant to the proposed development.

#### Regional Plan

The site is within the urban footprint of Far North Queensland Regional Plan and the proposal includes development of sheds for industrial uses, consistent with the current zoning and planning scheme designations, therefore it does not require detailed assessment against the provisions contained in the policy or regulatory provisions.

#### **State Development Assessment Provisions**

As there are no referral agencies triggered for the development, accordingly, the State Development Assessment Provisions do not apply.

#### State Planning Policy

The site is mapped as being affected by:

- Flood Hazard Overlay Level 1; and
- · Stormwater management design objectives

Due to the consistency with the planning provisions and location within an existing industrial area, it is anticipated that such issues have been previously resolved and hence, achieves the objectives sought by the relevant Policies. Accordingly, no detailed assessment of the proposal against the Interim Development Assessment Provisions is considered necessary.

#### **Douglas Shire Planning Scheme**

The relevant Planning Scheme is the Douglas Shire Planning Scheme. Within the Scheme, the site is included within the Port Douglas and Environs Locality, with the following designations:

- Industrial Planning Area;
- Service Industry designation;
- Potential or Actual Acid Sulfate Soil Overlay;
- Low Risk Bushfire Hazard.

Within the Douglas Shire Planning Scheme, the following intent is confirmed in regard to the Port Douglas and Environs Locality:

- "consolidate Port Douglas as the major tourist accommodation and tourist service centre in the Shire;
- Ensure that tourist development and associated landscaping is of high quality which reflects and complements the image of Port Douglas as a tropical seaside resort town of international renown;
- Consolidate the area between Macrossan Street and Marina Mirage as the major tourist, retail, dining and entertainment centre of the Shire;

- Ensure that all forms of development complement the tropical image of the town by incorporating attractive design and architectural features;
- Encourage the expansion of residential areas that are pleasant, functional, distinctive and in visually well-defined areas;
- Protect existing and future residential areas from the intrusion of tourist accommodation and activity;
- Protect sensitive environments and attractive features which give Port Douglas its distinctive character and identity, in particular Four Mile Beach, Dicksons Inlet and Flagstaff Hill;
- Protect the surrounding rural and natural environments from intrusion by urban development;
- Maintain the distinctive rural hinterland, dominant natural environment of the western escarpment, and the existing vegetated hillside of Flagstaff Hill; and
- Protect primary functions of the port (marine and fishing activities) from incompatible land uses and acknowledge the industrial and commercial land uses associated with the maritime industry, whilst also providing secondary opportunities for recreational use by residents and tourists."

The proposed development will not undermine or inhibit the achievement of objectives for the Port Douglas and Environs Locality. Importantly, it will provide an additional alternative for smaller, or independent, service industry land users and uses to establish within an appropriately located industrial area.

The relevant Table of Assessment confirms the following codes are applicable:

- Port Douglas and Environs Locality Code;
- Industry Planning Area Code;
- Acid Sulfate Soil Overlay Code;
- Natural Hazards Overlay Code;
- Design and Siting of Advertising Devices Code;
- Filling and Excavation Code;
- Landscaping Code;
- Vehicle Parking and Access Code.

A detailed assessment of the proposed development as against these Codes is provided within **Annexure 3** to this Report. The assessment demonstrates that the proposal is consistent with the outcomes sought for the general area and proposed use.

#### Conclusion

Following an assessment of the site, surrounding land uses and planning considerations, it is submitted that the proposed material change of use for 'Service Industry' purposes is unlikely to have significant impact on the amenity of the area, nor to Council's infrastructure networks. It is therefore commended to Council for approval, subject to reasonable and relevant conditions.

Should any additional information be required, please do not hesitate to contact the undersigned.

Kind regards,



Kristy Gilvear
Director
Gilvear Planning Pty Ltd

#### **Far North Queensland Office**

t: 0448 897 991

e: kristy@gilvearplanning.com.au

p: PO Box 228, BABINDA, QLD, 4861

Encl: Annexure 1 – Title Search, Copy SP201317 and Copy Easement

Annexure 2 – Site Location and Proposed Development Concept Plans

Annexure 3 - Code Compliance Assessment

Annexure 4 - Completed IDAS Forms

## **ANNEXURE 1: Title Search, Copy Survey Plan and Easement Terms**

#### CURRENT TITLE SEARCH

#### DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 25144634

Search Date: 17/01/2017 10:22 Title Reference: 50681575

Date Created: 10/09/2007

Previous Title: 21385076

#### REGISTERED OWNER

Dealing No: 710964092 04/09/2007

WAKS DEVELOPMENTS PTY LTD A.C.N. 116 396 573

#### ESTATE AND LAND

Estate in Fee Simple

LOT 8 SURVEY PLAN 201317

Local Government: DOUGLAS

#### EASEMENTS, ENCUMBRANCES AND INTERESTS

- 1. Rights and interests reserved to the Crown by Deed of Grant No. 21385076 (Lot 83 on CP SR724)
- 2. MORTGAGE No 710202063 20/12/2006 at 12:43
  NATIONAL AUSTRALIA BANK LIMITED A.B.N. 12 004 044 937
- 3. EASEMENT IN GROSS No 710964112 04/09/2007 at 12:38 burdening the land DOUGLAS SHIRE COUNCIL over EASEMENT G ON SP201317

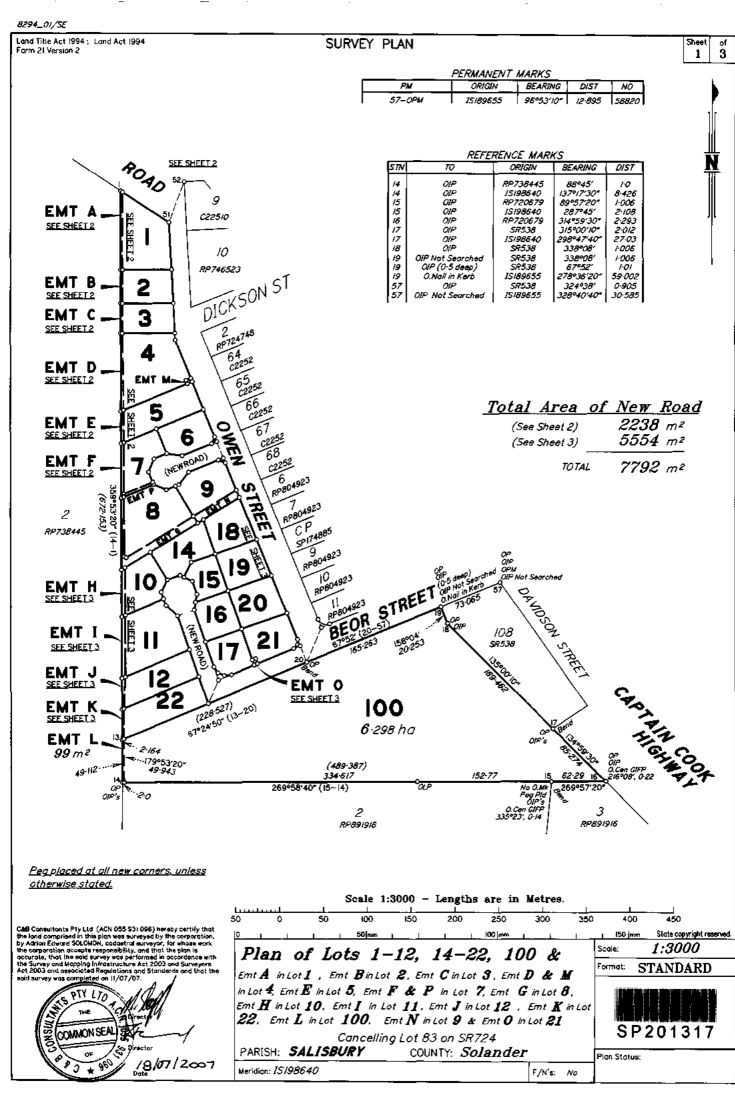
ADMINISTRATIVE ADVICES - NIL UNREGISTERED DEALINGS - NIL

#### CERTIFICATE OF TITLE ISSUED - No

Caution - Charges do not necessarily appear in order of priority

\*\* End of Current Title Search \*\*

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2017] Requested By: D-ENQ CITEC CONFIRM



# WARNING: Folded or Mutilated Plans will not be accepted. Plans may be rolled. Information may not be placed in the outer margins.

710964092

\$2032.50 04/09/2007 12:32

CS 400 NT

Registered

5. Lodged by

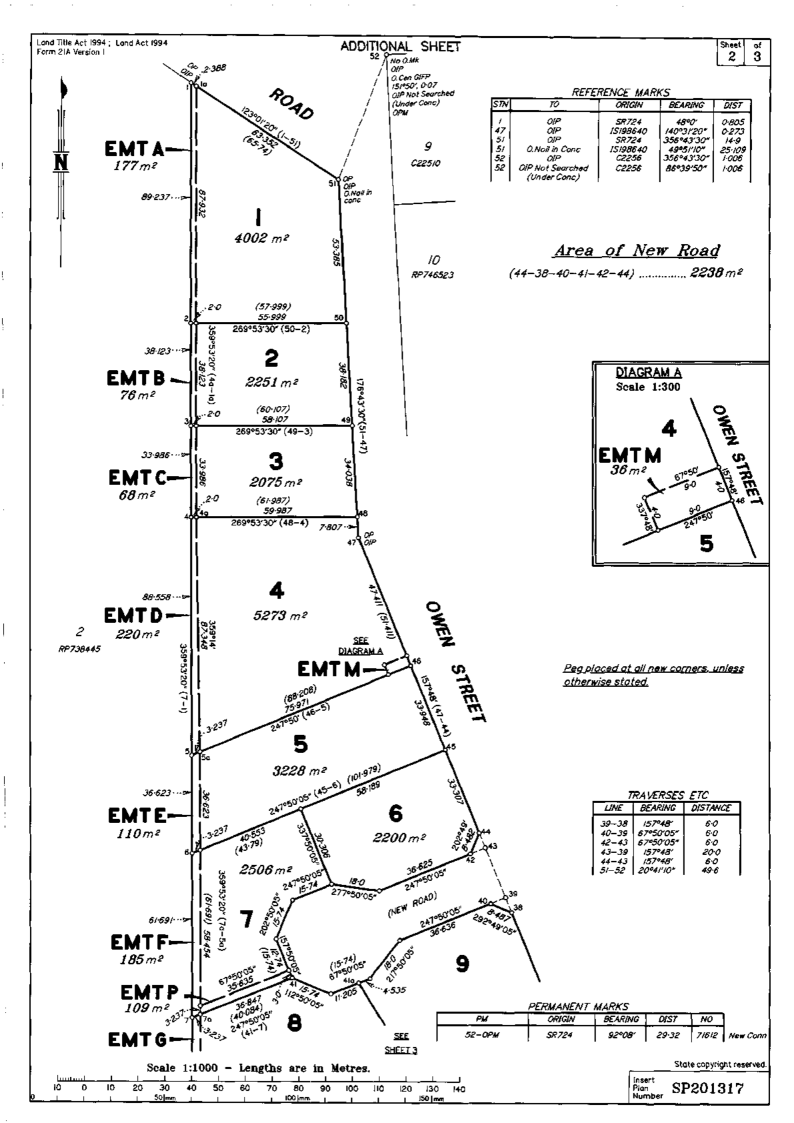
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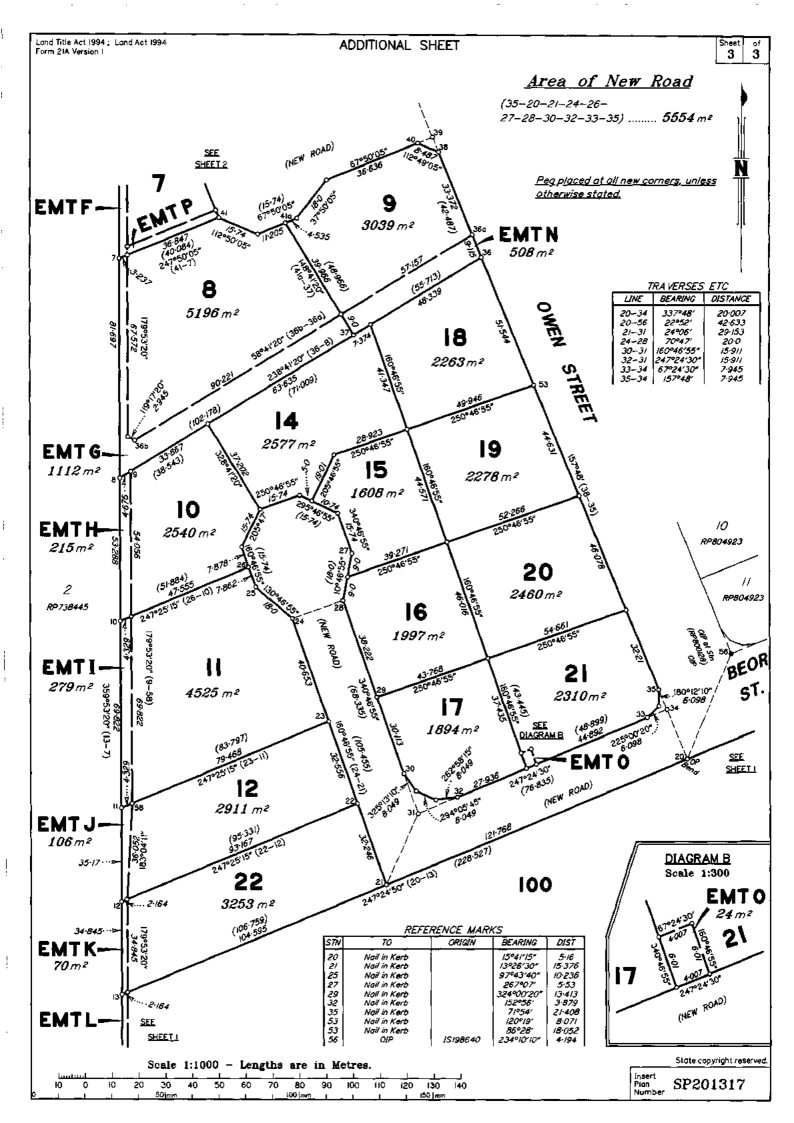
795

Lawyers PO Box 57

Port Douglas Qld 4877 Ph: 07 40 995 995 REF: AVT.KN 064948

				REF:	AVT.KN 064948				
		(Include addn			oddress, phone number, rel	ss, phone number, reference, and Lodger Code)			
. Certificate of Registered Owners or Lessees.		6. Existing				Created			
H/We WAKS DEVELOPMENTS PTY LTD		Title Reference	Lot	Plan	Lots	Emts	Road		
A.C.N. 116 396 573	,	21385076	83	SR724	I-12, 14-22 &	100 A-P	New Ro		
(Names in full)									
*as Registered Owners of this land agree to this plan an	d dedicate the Public Use				E ALLOCATION				
Lond as shown hereon in accordance with Section 50 of t	the Land Title Act 1994.	Mortgage Lots Fully Encumbered Lots Partially Encum				umbered			
<b>≭</b> as Leccess of this land agree to thic plan.	zal -	7102020	163 I	1-12, 14-3	22 &  00 I —	_			
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WAKS DEVELOPMENTS PTY LTD A.C.N. 116 396 573									
# Rule out whichever is inapplicable									
2. Local Government Approval.  * DOUGLAS SHIRE COUNCIL hereby opproves this plan in accordance with the:  % INTEGRATED PLANNING ACT 19	97								
		I-12, 14-2	2 <b>&amp;</b> c	Lot 83 on CP SR724	I certify that :  * As for as it is,	ormat Plans on	pine, no part		
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		7. Portion All	ocatio	n:	* Port of the bu	iliding shown on thi g edjoining * lots a	ind rood		
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DOUGLAS SHIRE COUNCIL  A MAYOR  OFFICER #		9. Locality:				13. Lodgement Fees :			
		CRAIGLIE			Survey Depo	sit \$			
		ю. Local Government :			Lodgement				
		DOUGLAS SHIRE		New Titl Photocopy	les \$ \$.				
* Insert the name of the Local Government. % Insert Integrated Planning Act 1997 or # Insert designation of signatory or delegation Local Government (Planning & Environment) Act 1990		ıı. Passed & l	Endors	sed:	Protocopy	•			
3.Plans with Community Management Statement :	4. References :	,		sultants Pty Ltd	TOTAL	\$			
CMS Number :	Dept File : Local Govt :	Date: 24/ Signed:	7/07 F	& Satto	I4. insert				
Nome:	Local Goyt :	Designed:		adapted Superior	Pion	SP20131	١7		





QUEENSLAND LAND REGISTRY Land Title Act 1994 and Land Act 1994

the land registry. For more important

#### EASEMENT

FORM 9 Version 4 Page 1 of 8



\$115.00

County

Queensland Duty Paid \$ / 5-

On the Amount of \$ 1.00

Duty Code: #FFB

13A : CCR : 01 Transaction No:

Signed:

24/8/01

Grantor

WAKS DEVELOPMENTS PTY LTD ACN 116 396 573

Lodger (Name, address & phone number)

Marino Moller Lawyers

PO Box 57

Lodger Çode 795

PORT DOUGLAS QLD 4877

Email: arthur.timms@marinomoller.com.au

Ph: 07 40995 995 Ref: AVT.KN 064948

Description of Easement/Lot on Plan

http://www.nrw.qld.gov.au/about/privacy/index.html.

Servient Tenement (burdened land)

See Enlarged Panel

\*Dominant Tenement (benefited land)

Parish

Title Reference

# not applicable if casement in grace

interest being burdened

Fee Simple

Interest being benefited

Not applicable - Easement in Gross

# not applicable if economical in groce

Grantee Given names Surname/Company name and number

(include tenancy if more than one)

DOUGLAS SHIRE COUNCIL

Consideration

\$1.00

Purpose of easement

Drainage

#### **Grant/Execution**

The Grantor for the above consideration grants to the Grantee the easement over the servient tenement for the purpose stated in item 7 and the Grantor and Grantee covenant with each other in terms of the attached schedule.

\* delete if not applicable

Witnessing officer must be aware of his/her obligations under section 162 of the Land Title Act 1994

Waks Developments Pty Ltd ACN 116 396 573

.....Signature

15 108 101

**Execution Date** 

Director

Executed in accordance with its Constitution & Section 127 of the Corporations Act 2001

**Grantor's Signature** 

Witnessing Officer

(Witnessing officer must be in accordance with Schedule 1 of Land Title Act 1994 eg Legal Practitioner, JP, C Dec)

signature

uli name

.... qualification

....STICE-QUE

23 /08/07

**Execution Date** 

David Egan

Chief Executive Officer

Mayor...

Grantee's Signature

Witnessing Officer

(Witnessing officer must be in accordance with Schedule 1 of Land Title Act 1994 eg Legal Practitioner, JP, C Dec)

1 August 2007

© The State of Queensland (Dept of Natural Resources and Mines) 2017

#### Title Reference Part 21385076

2. Description of Easement/Lot on Plan	County	Parish	Title Reference
Servient Tenement (burdened land)			
Easement A in Lot 1 on SP201317	Solander	Salisbury	71382076
Easement B in Lot 2 on SP201317	Solander	Salisbury	21385076
Easement C in Lot 3 on SP201317	Solander	Salisbury	21385076
Easement D in Lot 4 on SP 201317	Solander	Salisbury	21385076
Easement E in Lot 5 on SP201317	Solander	Salisbury	21385076
Easement F in Lot 7 on SP201317	Solander	Salisbury	21385076
Easement G in Lot 8 on SP201317	Solander	Salisbury	21385076
Easement H in Lot 10 on SP201317	Solander	Salisbury	21385076
Easement I in Lot 11 on SP201317	Solander	Salisbury	21385076
Easement J in Lot 12 on SP201317	Solander	Salisbury	21385076
Easement K in Lot 22 on SP201317	Solander	Salisbury	21385076
Easement L in Lot 100 on SP201317	Solander	Salisbury	21385076
Easement N in Lot 9 on SP201317	Solander	Salisbury	21385076

Page 3 of 8

#### Title Reference 21385076

This is the Schedule referred to in Easement dated

2007 Title Reference - Part 21385076

It is covenanted between the parties to the above Easement as follows:-

#### 1. INTERPRETATION AND DEFINITIONS

- 1.1. This Easement shall be construed as provided in this clause and the words and phrases set out below shall unless the context otherwise requires have the meanings respectively attributed to them -
- 1.2. "this Easement" means this Schedule together with the Form 9 Easement.
- 1.3. "the Grantee" shall mean and include the Grantee named in Item 5 of the Form 9 in this Easement and its successors and permitted assigns.
- 1.4. "the Grantor" shall mean and include the Grantor named in Item 1 of the Form 9 in this Easement and the executors administrators successors and assigns (as the case may be) of the Grantor.
- 1.5. "Servient Tenement" means the land described as such in Item 2 of the Form 9 in this Easement and includes any part of that land subject to the burden of this Easement.
- 1.6. "Works" includes all drains, pipes, conduits, channels and other improvements effected on the Servient Tenement pursuant to this Easement.
- 1.7. Every Covenant Agreement or Obligation expressed or implied in this Easement by which two or more persons covenant agree or are bound, shall bind such persons jointly and each of them severally and every provision expressed or implied in this Easement which applies to two or more persons shall apply to such persons jointly and each of them severally.
- 1.8. Words denoting the singular number only shall include the plural number and vice versa and words importing the masculine or neuter gender shall include all other genders and words denoting individuals only shall include a corporation, partnership, incorporated associations, body corporate, unincorporated body, instrument of the State and/or any public or local authority.
- 1.9. Headings have been included for ease of reference and guidance and this Easement shall be construed without reference to them.

#### 2. GRANT OF EASEMENT

#### 2.1. Grant of Easement

The Grantor hereby grants to the Grantee the full and free right, liberty and licence from time to time and at all times hereafter to use the Servient Tenement or any part or parts thereof for the Works used in connection therewith above or below or partly above and partly below the surface of the Servient Tenement as shall from time to time be required for the purpose of passage or conveyance of water and rain water in and through or under the Servient Tenement.

#### 2.2. Grantee's Rights

The Grantee shall have the full and free right and liberty at all times hereafter to enter upon the Servient Tenement for the purposes of constructing and thereafter forever using and maintaining such relevant works as it deems fit from time to time, and, in so doing, the Grantee, by its employees, agents and other person authorised by it shall have the right to:-

- (a) Construct, install, deepen, widen, cleanse, add to, remove, inspect, maintain and repair the relevant works, and, when and where thought fit by the Grantee, to remove and replace the relevant works with new relevant works (whether of a similar nature to those replaced or not);
- (b) Dig into, sink shafts in and erect scaffolding upon the Servient Tenement, and to open and break up the soil of the Servient Tenement or any part thereof including the sub surface thereof;
- (c) Remove and dispose of spoil created as a consequence of the Grantee exercising its rights hereunder;
- (d) Clear and keep clear the Servient Tenement by any means or method, or to cut and remove timber, trees and undergrowth from the Servient Tenement, and to burn off such timber, trees and undergrowth;
- (e) Construct and maintain on the Servient Tenement such access tracks, gates and appurtenant works as the Grantee considers necessary;
- (f) Enter upon and remain, pas and repass on and over the Servient Tenement for all or any of the purposes aforesaid, with or without vehicles, plant and equipment of any description whatsoever;
- (g) Enter and exit to and from the Servient Tenement over such part or parts of the Grantor's land adjoining or adjacent to the Servient Tenement as the Grantee considers most convenient or necessary for the purpose of passing between the Servient Tenement and the most convenient point of entry to or exit from the Grantor's land (whether adjoining a constructed road or not);
- (h) Do such other works and things through, across, in or under the Servient Tenement as are incidental to the proper exercise of the rights granted to the Grantee hereunder.

PROVIDED ALWAYS that the Grantee must at all times have regard to the rights of Ergon Energy Corporation Limited ACN 087 646 062 in respect of the Easement in its favour over Easement P in Lot 7 on SP 201317 and must not remove or interfere with any of Ergon Energy Corporation Limited's conduits, electrical installations and other improvements effected by it on its Easement.

#### 2.3. Grantor's Rights and Obligations

The Grantee shall not be obliged to use the Servient Tenement for the purposes aforesaid nor to exercise or do any of all the powers or things herein mentioned but shall be at liberty to do so from time to time at its pleasure and to such extent as it may think fit.

The Grantor shall at all times keep any drain or drains now or hereafter constructed on the Servient Tenement clear of debris and all other obstructions without the Grantee being liable to contribute towards any cost in respect thereof.

The Grantor shall at all times have the right to the flow of surface roof and other water from the land of the Grantor into the Servient Tenement and to any drains now or hereafter to be constructed or maintained on the Servient Tenement.

The Grantor will not execute or construct any excavations drains channels or other works of any kind on the Servient Tenement nor remove from or interfere with any existing drainage works or any retaining walls howsoever constructed or any other works within the area of the Servient Tenement without the prior approval in writing of the Grantee.

#### 2.4. Works Property of Grantee

All relevant works are and remain the property of the Grantee notwithstanding any actual or apparent affixation to the Servient Tenement, and the Grantee shall be solely responsible for the operation and maintenance of all relevant works.

#### 2.5. Fences

For the purpose of gaining access to the Servient Tenement the Grantee shall be entitled to pull down or break open any fencing on or adjacent to the Servient Tenement but, where livestock are contained within the fenced area, sufficient notice shall be given to the Grantor to enable the livestock to be secured.

The Grantee must reinstate all fences where the same have been damaged by the grantee in the exercise and performance of any of its rights and liberties granted herein; or in lieu of reinstating any such fence, install a gate the quality of the materials and workmanship of which, except with the Grantor's consent (such consent not to be unreasonably delayed or withheld) shall be not less than the quality of the materials and workmanship in the existing fence. A gate so installed shall become the property of the Grantor of the fence in which the gate is installed and thereafter shall be maintained by the Grantor.

#### 2.6. No Buildings

The Grantor must not at anytime:-

- (a) Erect any buildings or structures (other than fences) upon the Servient Tenement or any part thereof, or otherwise permit the Servient Tenement or any part thereof to be used in such a way as to obstruct or interfere with the relevant works and/or the proper or effective use thereof by the Grantee;
- (b) Install concrete, bitumen or other pavement or driveways on the Servient Tenement or gardens or landscaping involving concrete, brick or other permanent materials;
- (c) Remove or stockpile or permit the removal or stockpiling of any soil, sand, gravel or other substance or material on the Servient Tenement, or construct any roads, dam walls or other earthworks on the Servient Tenement which would in any way obstruct or interfere with the relevant works and/or the proper and effective use thereof by the Grantee.

#### 2.7. Grantee Not Liable to Fence

The Grantee shall not be required to fence or contribute to the fencing of any part or parts of the boundaries of the Servient Tenement.

#### 2.8. Grantee Not Liable

The Grantee shall in its sole discretion determine how and in what manner the rights granted to the Grantee hereunder are exercised. Subject to clause 2.5, the Grantee must not wilfully damage or destroy any matter to any extent greater than is reasonably necessary in order to exercise the Grantee's rights hereunder but:-

- (a) The Grantee shall not be otherwise responsible for any damage to or destruction of any matter in the course of the exercise by the Grantee of its rights hereunder; and
- (b) The Grantee shall not be under any obligation to reinstate or repair any matter damaged or destroyed in consequence of the exercise by the Grantee of its rights hereunder, and its only obligation, where any such matter has been so damaged or destroyed, shall be to leave the Servient Tenement in as clean and tidy state as is practical having regard to the nature of the matter which has been damaged or destroyed and the work which it has done; and
- (c) The Grantee shall not be responsible in any event for any inconvenience or disturbance to the Grantor or occupier of the Servient Tenement arising out of the course of or by virtue of the exercise by the Grantee of its rights hereunder.

In this Clause, the term "matter" means buildings, structures or other materials or things erected, placed, found or installed upon the Servient Tenement (whether in contravention of Clause 2.6 or otherwise) and trees and plants within the Servient Tenement.

#### 2.9. Grantee's Remedy

If a building, structure or other material or thing is erected, placed, found or installed upon the Servient Tenement in contravention of Clause 2.6, the Grantee may, in addition to any other remedies, and after having first given the Grantor reasonable notice of its intention to invoke this clause, enter upon the Servient Tenement and remove or demolish the relevant matter and, if it does so:-

- (a) It may dispose of the relevant matter or any resultant demolition materials in such manner as it deems fit without being liable to account to the Grantor; and
- (b) It may recover, in any Court of competent jurisdiction, costs actually incurred by it in taking that action (including internal wage and salary costs) less any money actually received by it as a result of disposing of the relevant matter or any resultant demolition materials.

#### 2.10. Maintenance

The Grantee shall be responsible for the maintenance and reparation of all drain or drains, pipe or pipes, conduits and channels constructed by it on, under or through the Servient Tenement and shall keep the same in good repair and condition PROVIDED THAT for so long as such drains, pipes, conduits and channels are below the surface of the Servient Tenement, the Grantor shall be responsible for the maintenance and reparation of the surface of the Servient Tenement and shall keep the Servient Tenement free of noxious weeds.

#### 2.11. Grantor Not to Interfere

The Grantor shall not do any act or make any omission likely to jeopardise or prejudicially affect the safety or reliable working of any relevant works.

#### 2.12. Costs

The costs and expenses of and incidental to the preparation (including the Council's legal costs), stamping and registration of this Easement shall be borne and paid by the Grantor.

#### 2.13. Grantor to Procure Registration

Each of the parties to this Easement will do all such acts necessary to enable this Easement to be registered.

#### 2.14. Easement to Continue

The benefit and burden of this Easement stipulations contained herein, shall pass with and bind the Grantee and Servient Tenement respectively so as to ensure for the benefit of and bind all persons deriving title from or through the Grantor and the Grantee respectively including but not limited to the Registered Owners for the time being of all lots in any subdivision or Building Format Plan comprising the Dominant Tenement its servants, agents, workmen, visitors and licensees.

#### 2.15. Further Assurance

If requested by the other, the Grantor and Grantee shall from time to time execute all Deeds and other instruments and do all other things for further assuring to the other the rights intended to be conferred by this Easement.

#### 2.16. No Waiver

Nothing in this Easement expressed or implied shall be construed to abrogate, limit, abridge or destroy any right or privilege at any time from time to time of the Grantee to purchase, to take by agreement or to resume or otherwise acquire any part or parts of the Servient Tenement.

#### QUEENSLAND LAND REGISTRY Land Title Act 1994, Land Act 1994 and Water Act 2000

#### GENERAL CONSENT

FORM 18 Version 5 Page 1 of 1

1. Lot on Plan Description County Parish Title Reference Lot 83 on Crown Plan SR724 Solander Salisbury 21385076

#### 2. Instrument/document being consented to

Instrument/document type Easement

Dated

15th August 2007

Names of parties

Waks Developments Pty Ltd ACN 118 396 573 as Grantor Douglas Shire Council as

Grantee

#### 3. Instrument/document under which consent required

Instrument/document type Mortgage

Dealing No.

710202063

Name of consenting party National Australia Bank Limited ABN 12 004 044 937

#### **Execution by consenting party**

The party identified in item 3 consents to the registration of the instrument/document identified in item 2.

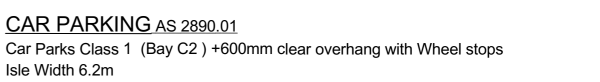
Witnessing officer must be aware of his/her obligations under section 162 of the Land Title Act 1994

NATIONAL AUSTRAI BY ITS ATTORNEY und .sianature 3 1 AUG 2007 full name Manager dification Witnessing Officer **Execution Date** Consenting Party's Signature (Witnessing officer) MARTIN DARRELL GEISEL gal Practitioner, JP, C Dec of Land Title Act 199

**Privacy Statement** 

Collection of this information is authorised by the Land Title Act 1994 the Land Act 1994 and the Water Act 2000 and is used to maintain the publicly searchable registers in the land registry and the water register. For more information about privacy in NR&W, see the department's website.

### **ANNEXURE 2: Site Location and Proposed Development Concept Plans**



## STAGE 1 CMS

STAGE 1 AREA 4357m2

0.8M

(STRIP

LANDSCAPING)

3

SITE COVERAGE ALLOWABLE 60% = 2625m2 Actual 1200m2 = 28%LANDSCAPE AREA REQUIRED 20% = 871m2 Actual 803m2 = 18% (ADDITIONAL 0.80M EXTRA = 67m2

LANDSCAPE AREA ADDED)

12 UNITS -- 1200sqm 14 CARPARKS (1200m2 / 1 Carpark per 90m2 Lettable area = 13.3 carparks)



## STAGE 2 CMS

STAGE 1 AREA 856m2

SITE COVERAGE ALLOWABLE 60% = 513m2 LANDSCAPE AREA REQUIRED 20% = 171m2 (ADDITIONAL 1.8M EXTRA = 76m2

LANDSCAPE AREA ADDED)

Actual 630m2 = 73%Actual 95m2 = 11%

Total 871m2 = 20%

Total 171m2 = 20%

7 UNITS -- 630sqm 7 CARPARKS (630m2 / 1 Carpark per 90m2 Lettable area = 7 carparks)

**MASTER PLAN** 1:500

STAGE 2 CMS REFUSE BIN STORAGE

LOADING AREA

(LINE MARKING)

18

DISABLED CAR

8

LANDSCAPING \

10

11

17

16

15

14

13

12

1.8M WIDE (STRIP LANDSCAPING)

3,000

3,000\*

DIRECTION OF TRAVEL

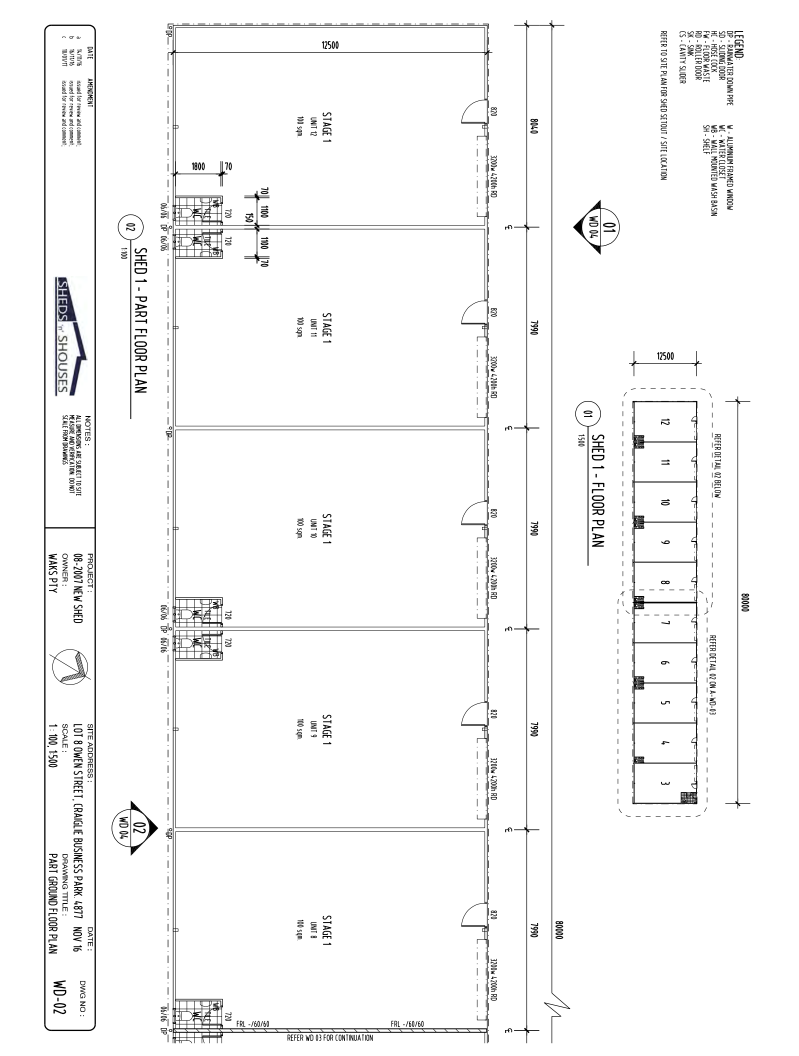
STAGE 1 CMS

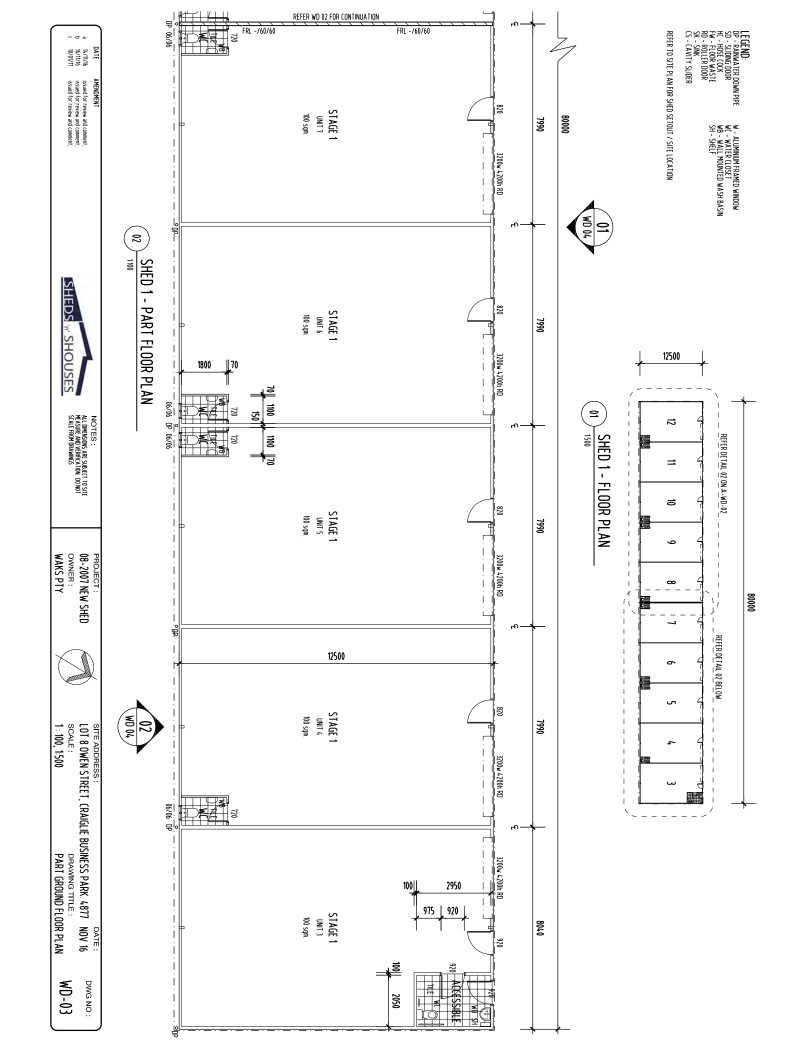


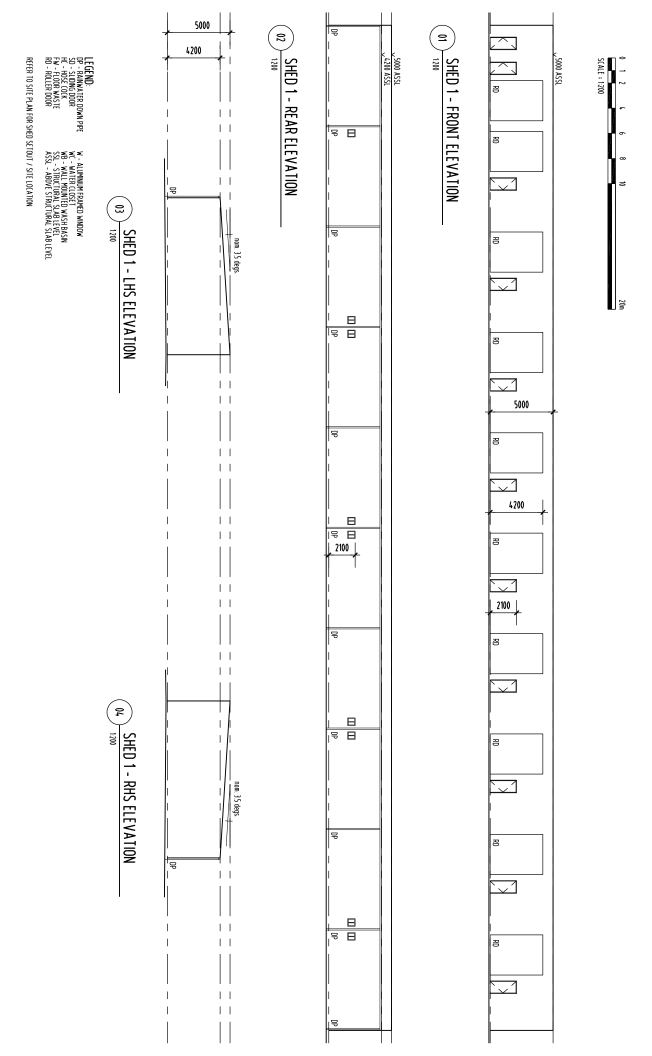
RECS PTY.LTD., SHOP 22 / LEVEL 2, SALTWATER BUILDING 26-30 MACROSSAN STREET, PO BOX 894, PORT DOUGLAS OLD 487 P. 07 4099 6010 F: 07 4099 6020 E: admin@recs.net.au ABN:95081197006

6.3 & 7.1m TURNING CIRCLES 90deg

PROJECT No. 08-2007







DATE
a 14/11/16
b 16/11/16
c 10/01/17

issued for review and comment; issued for review and comment; issued for review and comment;

SHEDS ... SHOUSES

NOTES:
ALL DIMENSIONS ARE SUBJECT TO SITE
MEASURE AND VERIFICATION. DO NOT
SCALE FROM DRAWINGS

PROJECT:
08-2007 NEW SHED
OWNER:
WAKS PTY

LOT 8 OWEN STREET, (RAIGLIE BUSINESS PARK. 4877 NOV 16 SCALE:

1: 200 SATE: DRAWING TITLE:

1: 200 SHED 1 ELEVATION

WD-04

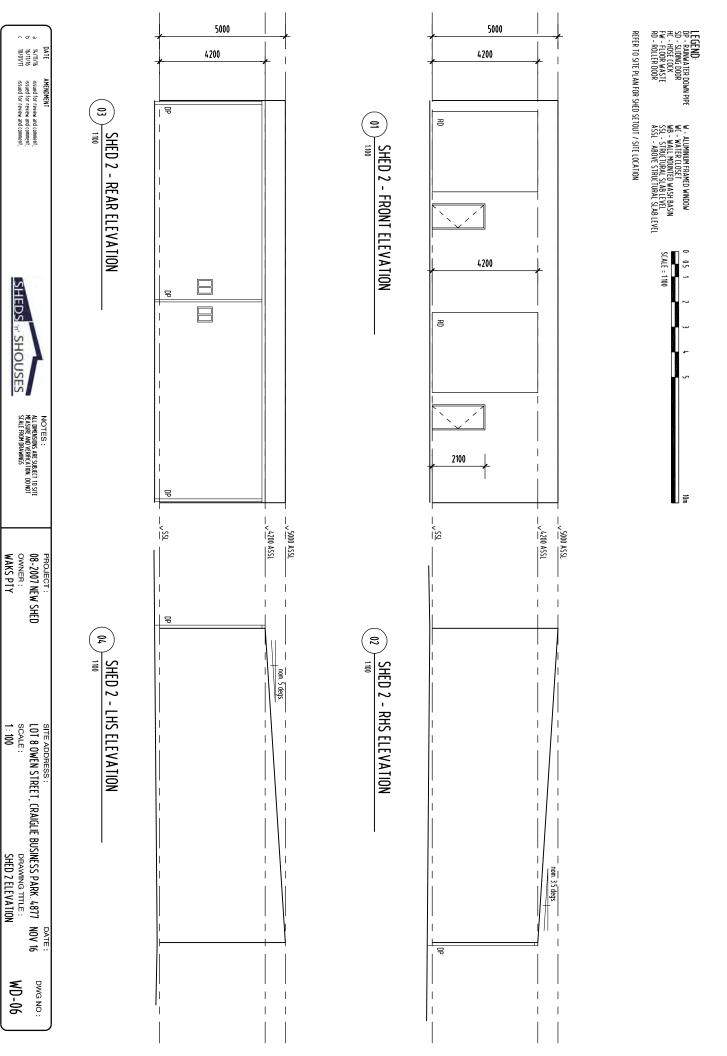
LEGEND:
DP - RANWATER DOWN PIPE
SD - SUNG DOOR
H - HOSE CORE,
FW - FLOOR WASTE
RD - ROLLER DOOR
SK - SINK
CS - CAVITY SLIDER REFER TO SITE PLAN FOR SHED SETOUT / SITE LOCATION DATE 14/11/16 16/11/16 10/01/17 issued for review and comment; issued for review and comment; issued for review and comment; W - ALUMINUM FRAMED WINDOW WC - WATER CLOSET WB - WALL MOUNTED WASH BASIN SH - SHELF WD 06 12500 SHEDS ... SHOUSES 2 SHED 2 - FLOOR PLAN NOTES:
ALL DIMENSIONS ARE SUBJECT TO SITE
MEASURE AND VERIFICATION. DO NOT
SCALE FROM DRAWINGS STAGE 1 100 sqm. 8000 3200w 4200h RD 70 1800 70 1100 06/06 DP 06/06 16000 1100 70 PROJECT:
08-2007 NEW SHED
OWNER:
WAKS PTY . 82 STAGE 1 100 sqm. 8000 3200w 4200h RD

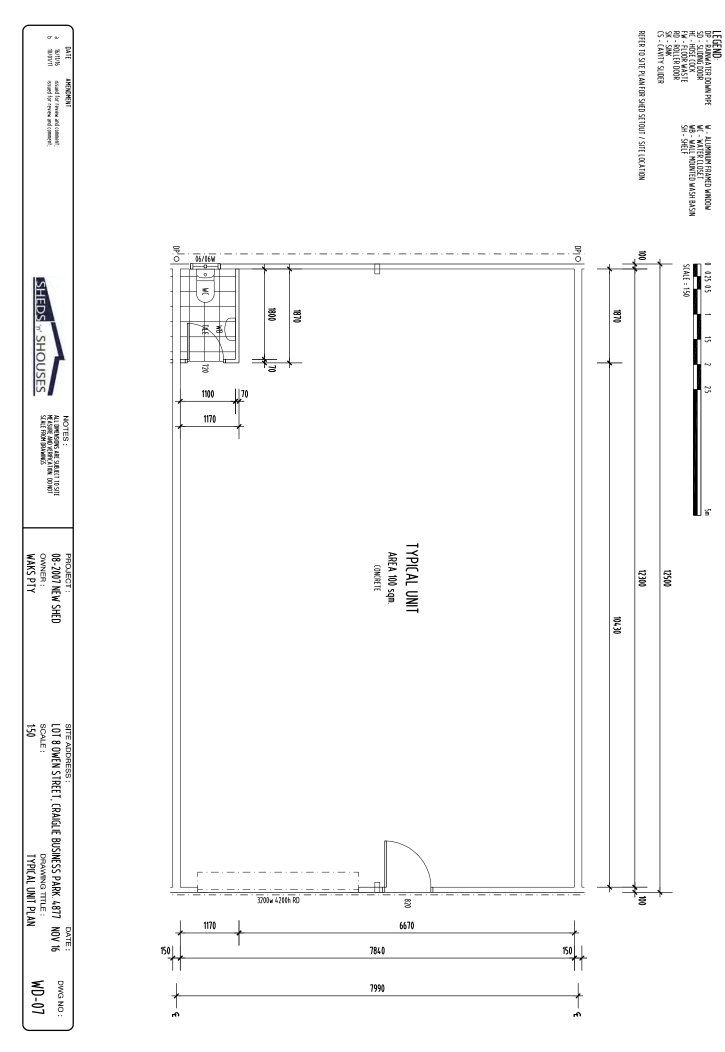


LOT 8 OWEN STREET, (RAIGLIE BUSINESS PARK. 4877 NOV 16
SCALE:
DRAWING TITLE:
1: 100
GROUND FLOOR PLAN

WD-05

DWG NO:





W - ALUMINUM FRAMED WINDOW WC - WATER CLOSET WB - WALL MOUNTED WASH BASIN SH - SHELF

0 0.25 0.5 SCALE = 1:50

## **ANNEXURE 3: Code Compliance Assessment**

## **Industrial Planning Area Code**

Purpose Statement	Comment		
Provide for the establishment of Industry, Class A and Class			
B and Service Industry on appropriate land with regard to			
Site suitability, accessibility, surrounding land uses and			
location of utilities and services			
Ensure that Industry achieves appropriate environmental			
standards			
Ensure that industrial buildings have a high standard of			
layout and building design that provides an efficient, safe			
and attractive working environment	The proposed development is code assessable,		
Ensure that Industry, Class A and Class B and Service	and located within an existing and established		
Industry do not adversely impact on surrounding land uses	service industry precinct.		
and Setback areas provide landscaped buffers to adjacent			
incompatible land uses			
Ensure that landscaping provides an attractive streetscape			
and screens utility, storage and car parking from the street			
Ensure that industrial land uses are protected from encroachment of incompatible land use activities			

Perfo	ormance Criteria	Accept	table Solutions	Comment / Compliance		
Cons	istent and Inconsistent Uses					
P1	The establishment of uses is consistent with the outcomes sought for Industry Planning Area.	A1.1	Uses identified as inconsistent uses in the Assessment Table are not established in the Industry Planning Area.	Complies:  The proposed use for 'service industry' purposes is code assessable on the relevant Table of Assessment.		
P2	A caretakers Residence is only established in association with an	A2.1	Only one Caretakers Residence is established on the parent site in association with an industrial use or	Not applicable:  No caretakers residence is proposed.		

Perfo	ormance Criteria	Accept	able Solutions	Comment / Compliance
	industrial use or activity operating as the primary use on the site.		activity located on one industrial allotment on a Standard Format Plan.	
Site (	Coverage			
P3	The Site Coverage of Buildings ensures that there is sufficient area for the provision of services and Landscaping.	A3.1	The Site Coverage of all Buildings does not exceed 60% of the Site area.	Complies:  Site coverage is approximately 35.22%.
Desig	n and Siting			
P4	The siting of industrial Buildings/structures contributes to the desired amenity of the area and protects the amenity of other land uses.	A4.1	Buildings/structures on Sites with Frontage to a State-Controlled Road, are Setback 8 metres from the Road Frontage.	Not applicable:  The site does not have frontage to a State Controlled Road.
		A4.2	In other cases, Buildings/structures are Setback:	Complies:
			<ul> <li>6 metres from the Main Street Frontage; and</li> <li>4 metres from any secondary street Frontage.</li> </ul>	The proposed sheds are sited greater than 6m from the main street frontage.
		A4.3	Where the site has a common boundary with land in an Industrial Planning Area, the Buildings/structure may be built to the side and rear boundaries where the Building Code requirements are satisfied.	Not Applicable:  Whilst the site does adjoin property within the Industry Planning Area, development to boundaries is not proposed.
			HOWEVER	

Perfo	ormance Criteria	Accept	table Solutions	Comment / Compliance
		A4.4	Where the Building Code requirements are not satisfied, Buildings are setback 2.5 metres or a quarter of the Height of the Building/structure, whichever is the greater, from side and rear boundaries.  Where the Site adjoins land not in an Industry Planning Area or land developed partially or wholly for a residential use, the Building/structure is Setback 2.5 metres or a quarter of the Height of the Building/structure, whichever is the greater, from the common boundary.  The Building/structure is sited to maximise energy conservation, natural cooling and shading from summer sun, with the use of high quality materials and non-reflective roof materials.	Not Applicable  Complies:  Non - Reflective roofing material will be used, in addition to the use of insulation to the roof to provide comfort and energy conservation internally.
Load	ing and Unloading Facilities			
P5	The transport of goods and materials to and from industrial sites does not adversely affect the movement of traffic on the Roads adjacent to the Site.	A5.1	All delivery/pick up vehicles are contained wholly within the Site when being loaded/unloaded.  Sufficient manoeuvring area is provided on Site to allow a single unit truck to ingress and egress the Site in a	Complies:  There is sufficient maneuvering area on site to accommodate access as required for the intended future use.

Perfo	ormance Criteria	Accept	able Solutions	Comment / Compliance
			forward gear.	
		A5.3	Site Access is limited to one Access point for each street Frontage.	
			OR	
			If the site has Frontage to the Captain Cook Highway and another road, Access is limited to the secondary Road.	
		A5.4	Where two Access points to the street Frontage are necessitated, to facilitate manoeuvrability of large industrial vehicles, the accesses are separated by a minimum distance of 10 metres.	
Land	scaping and Amenity			
P6	Industrial Sites are	A6.1	A minimum of 20% of the	Complies:
	landscaped to enhance the amenity of industrial areas and provide a pleasant		area of the Site is landscaped.	A minimum area of 20% will be landscaped on site.
	working environment.	A6.2	Dense Planting along any Road Frontage is a minimum width of 3 metres.	Compliance with this requirement may be confirmed via imposition of conditions on any approval issued.
			EXCEPT THAT	Landscaping will be of an
			Dense Planting along the Road Frontage is a minimum of 4 metres in width where adjacent to the Captain Cook	appropriate standard given the nature of the use proposed, and will incorporate species permitted by Council Policy. Species selection will
			Highway.  Any setback areas from the	occur in consultation with Council Officers.

Performance Criteria	Accept	table Solutions	Comment / Compliance
	A6.3	side and rear boundaries where the site adjoins land not in an Industry Planning Area or land developed partially or wholly for a residential use, are landscaped with Dense Planting in accordance with all the relevant requirements of the Landscaping Code and Planning Scheme Policy No 7 — Landscaping.  Areas use for loading and unloading, storage, utilities and car parking are screened from public view by a combination of Landscaping and screen fencing.	
P7 Industrial areas a characterized by proliferation of a signs and/or the large advertising	a dvertising use of	Signage complies with the Design and Siting of Advertising Devices Code.  AND  No wall signs are located on the walls of industrial Buildings facing the Captain Cook Highway or any other State-Controlled Road.	Complies:  While no signage is proposed at this stage, any future signage will comply with the relevant Code.

## Port Douglas and Environs Locality Code

Purpose Statement	Comment
Consolidate Port Douglas as the major tourist accommodation and tourist service centre in the Shire.	
Ensure that tourist development and associated landscaping is of high quality which reflects and complements the image of Port Douglas as a tropical seaside resort town of international renown.	
Consolidate the area between Macrossan Street and Marina Mirage as the major tourist, retail, dining and entertainment centre of the Shire.	
Ensure that all forms of development complement the tropical image of the town by incorporating attractive design and architectural features.	
Encourage the expansion of residential areas that are pleasant, functional, distinctive and in visually well-defined areas.	The proposed development will not undermine or inhibit the achievement of overall objectives for
Protect existing and future residential areas from the intrusion of tourist accommodation and activity.	the Port Douglas and Environs Locality.
Protect sensitive environments and natural features which give Port Douglas its distinctive character and identity, in particular Four Mile Beach, Dicksons Inlet and Flagstaff Hill.	
Protect the surrounding rural and natural environments from intrusion by urban development.	
Maintain the distinct rural hinterland, dominant natural environment of the western escarpment, and the existing vegetated hillside of Flagstaff Hill.	
Protect primary functions of the port (marine and fishing activities) from incompatible land uses and acknowledge the industrial and commercial land uses associated with the maritime industry, while also providing secondary opportunities for recreational use by residents and tourists.	

	Performance Criteria	Acceptable Solutions	Comment / Compliance
Gen	eral Requirements		
P1	Buildings and structures complement the Height of surrounding development,  AND  Buildings are limited to two Storeys;  OR  In the High Scale locations depicted on the Locality Plan, development of three Storeys is appropriate.	A1.1 In the Planning Areas (and parts thereof) listed below the maximum Height of Buildings/structures is 6.5 metres. In addition, the roof (including any ancillary roof features) does not exceed a maximum Height of 3.5 metres above the intersection of the pitching part of the roof and the wall of the Building:  • Residential 1;  • Industry;  • Conservation;  • Community and recreational Facilities;  • Residential 2;  • Tourist and Residential (Medium Scale);  • Commercial – (Medium Scale, outside the Tourist Centre);  and  • Commercial – (High Scale, outside the Tourist Centre);  and	Complies:  The total building height is 5m, with a 3.5 degree roof, as illustrated on Plans included within Annexure 3 to this Submission.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
			Macrossan Street) – in this instance there is no specified number of Storeys, however the maximum Height prevails.	
			In the Planning Areas (parts thereof) listed below the maximum Height of Buildings/structures is 10 metres and 3 Storeys. In addition, the roof (including any ancillary roof features) does not exceed a maximum Height of 3.5 metres above the intersection of the pitching part of the roof and the wall of the Building:  • Tourist and Residential – (High Scale); and  • Commercial – (High Scale, within the Tourist Centre and on the low side of Macrossan Street, through to Warner	
P2	Development is connected to available urban services.	A2.1	Development is connected to available urban services by underground connections,	Complies:  Appropriate access to road networks, water supply and effluent
			wherever possible.  AND/OR  Contributions are paid when applicable in accordance with the requirements of Planning Scheme Policy No 11 – Water	disposal is available.

	Performance Criteria		Acceptable Solutions	Comment / Compliance			
			Supply and Sewerage Headworks and Works External Contributions.				
P3	Landscaping of development Sites complements the existing tropical seaside resort town character of Port Douglas and creates a dominant tropical vegetated streetscape.	A3.1	Landscaping of a development Site complies with Planning Scheme Policy No 7 – Landscaping, with particular emphasis on appropriate species for Port Douglas.	Complies:  Compliance can be achieved through imposition of reasonable and relevant conditions on any approval issued.			
P4	Development Sites are provided with efficient and safe vehicle Access and manoeuvring areas on Site and to the Site, to an acceptable standard for the Locality.	A4.1	All Roads, driveways and manoeuvring areas on Site and adjacent to the Site are designed and maintained to comply with the specifications set out in the Planning Scheme Policy No 6 – FNQROC Development Manual.	Complies:  Compliance can be achieved through imposition of reasonable and relevant conditions on any approval issued.			
Tourist	t Centre						
Not ap	plicable						
Local C	Centres						
Not Ap	pplicable						
Reside	ntial Development Outside th	e Touris	t Centre				
Not ap	Not applicable						
Other	Other Development						
Not ap	Not applicable						
Comm	unity Facilities						
Not ap	plicable						

	Performance Criteria		Acceptable Solutions	Comment / Compliance	
Prote	ection of Scenic Amenity and Na	atural Va	alues		
P21	The views and vistas of Four Mile Beach from the intersection of Davidson Street and Macrossan Street to the beach front are maintained.	A21.1	Any development in Macrossan Street between Davidson Street and the beach front, outside the Tourist Centre, is designed with Macrossan Street as the Main Street Frontage and the Buildings are Setback 6 metres from the Main Street Frontage.	Not applicable:  The site is not located adjacent to or nearby Four Mile Beach.	
P22	Development does not adversely impact on areas of sensitive natural vegetation, foreshore areas, Watercourses and areas of tidal inundation which contribute the Scenic Amenity and natural values of the locality.	A22.1	No Acceptable Solution.  (Information that the Council may request to demonstrate compliance with the Performance Criteria is outlined in Planning Scheme Policy No 10 – Reports and Information the Council May Request, for code and impact assessable development).	Not applicable:  The site is not located adjacent to or nearby environmentally sensitive areas.	
	al Management Areas al Management Area 1: Flagsta	aff Hill			
Not a	pplicable				
Speci	al Management Area 2: Reside	ntial Gro	owth Area		
Not a	Not applicable				
Speci	al Management Area 3: Service	Industr	y Precincts (Craiglie)		
P28	Development within the Craiglie Service Industry Precinct supports the tourism and marine industries within Port Douglas.	A28.1	Only Service Industry uses are located in the Service Industry Precincts (Craiglie).	Complies:  A 'service industry' use is proposed.	

	Performance Criteria		Acceptable Solutions	Comment / Compliance
			The proponent of the proposed Service Industry use provides written evidence to Council that it supports/services the tourism or marine industry in Port Douglas.	
P29	Development on lots adjacent to the Captain Cook Highway is sited, designed and landscaped to provides an attractive visual approach to Port Douglas with all buildings, structures and carparking areas setback a sufficient	A29.1	Buildings and structures are setback 8 metres from the Captain Cook Highway Frontage, or no closer to the Captain Cook Highway Frontage than buildings and structures on adjoining Sites (averaged), which ever is the greater.	Not applicable:  The site is not located adjacent to the Captain Cook Highway.
	distance from the Frontage to enable landscaping to screen or soften the appearance of the development.	A29.2	The Setback area to the Captain Cook Highway Frontage is landscaped with advanced Dense Planting including trees species (100 litre bag stock), which will, at maturity, exceed the Height of the Building on Site.	Not applicable:  The site is not located adjacent to the Captain Cook Highway.
		A29.3	Advertising signs are discreet in appearance with no large advertising signs including tenancy signs located on or near the Captain Cook Highway Frontage, or within any landscaped setback area adjacent to the highway.	Not applicable:  The site is not located adjacent to the Captain Cook Highway.
		A29.4	Car parking areas, loading and other service areas are designed to be screened from the Captain Cook Highway and are located so as not to be visually prominent from the Captain Cook Highway.	Not applicable:  The site is not located adjacent to the Captain Cook Highway.
P30	The reconfiguration of Lot 83 on SR 724 for Industrial development proceeds in line with a emonstrated	A30.1	Council will only support the staged reconfiguration of that part of Lot 83 on SR 724 designated in the Industry	Not applicable:  Development of the parent parcel

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	demand for industrial land at Craiglie.		Planning Area, in association with a Needs Analysis, prepared in accordance with Planning Scheme Policy No 10 – Reports and Information the Council May Request, which demonstrates a clear demand for additional industrial land at Craiglie.	has already been approved.
		A30.2	The Needs Analysis incorporates a methodology to be approved by Council for the staged development of any reconfiguration of the land for industrial purposes, in line with a specified future demand scenario.	Not applicable:  Development of the parent parcel has already been approved.
		A30.3	The reconfiguration and/or redesignation for industrial development of that part of Lot 83 on SR 724 included in the Rural Planning Area does not occur in the life of this Planning Scheme, unless supported by another Needs Analysis prepared in accordance with A29.1 and A29.2 above.	Not applicable:  Development of the parent parcel has already been approved.
P31	The parkland contribution associated with the reconfiguration of Lot 83 on SR 724 provides for the expansion of Teamster Park.	A31.1	Provision shall be made for a park contribution associated with the reconfiguration of Lot 83 on SR 724. Should the park contribution be provided in stages, the total contribution of land must be identified in one area in association with Stage 1 of any reconfiguration application.	Not applicable:  Development of the parent parcel has already been approved, and parkland contribution arrangements have already been confirmed.
P32	Development on the western side of Owen Street provides for a range of Service Industry uses, which may incorporate a	A32.1	Service Industry development on the western side of Owen Street can be designed to designate up to a maximum of 30% of the total	Complies:  Service industry uses on the land will not contain any greater than 30% of the floor area for retail purposes

	Performance Criteria		Acceptable Solutions	Comment / Compliance		
	minor, ancillary and necessarily associated retail component.		Gross Floor Area of any Building/s on the Site for a retail component to be located at the front of the development, provided the retail component is allied to the primary Service Industry activity carried out on the Site.	associated with the primary Service Industry use on site. Compliance with this requirement may be confirmed via condition on any approval granted.		
P33	The potential for conflict between Industrial development and any residential development is minimised.	A33.1	Any residential development occurring immediately adjacent to Special Management Area 3 does not occur until Road closures and Road openings have been undertaken to provide physical separation between residential land and industrial land.  AND  New Road alignments are generally sited in accordance with the Access points identified on the relevant Locality Plan.	Not applicable:  Residential development is not proposed.		
·	Special Management Area 4: Service Industry Precincts (Mahogany Street)					
Not applicable  Special Management Area 5: Waterfront Investigation Precinct						
-		HOHL HIV	estigation Precinct			
Not a	Not applicable					

# **Acid Sulfate Soils Overlay Code**

Performance Criteria	Acceptable Solutions	Comment / Compliance
Disturbance of Acid Sulfate Soils		
P1 The release of acid and associated metal contaminants into the environment are avoided either by:  • not disturbing Acid Sulfate Soils; or by  • preventing the potential impacts of any disturbance through appropriate Site planning, treatment and ongoing management.	A1.1 The disturbance of Acid Sulfate Soils is avoided by: • not excavating or removing more than 100 m3 of material identified as containing or potentially containing Acid Sulfate Soils; • not permanently or temporarily extracting groundwater that results in the aeration of previously saturated Acid Sulfate Soils; and • demonstrating that any filling in excess of 500 m3 of material to depths greater than an average depth of 0.5 metres will not result in ground water extrusion from Acid Sulfate Soils and the aeration of previously saturated Acid Sulfate Soils from the compaction or movement of those soils.	Compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
	A1.2 Site planning, treatment and ongoing management are undertaken so that:  • acid and metal contaminants are not generated and acidity is neutralised;  • untreated Acid Sulfate Soils are not taken off-Site unless this is to an alternative location for treatment; and • surface and groundwater	Complies:  Compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

Performance Criteria		Acceptable Solutions	Comment / Compliance
Identification and Managen	nent of Acid Su	flows from areas containing Acid Sulfate Soils do not release leachate containing acid or metal contaminants into the environment.  Ilfate Soils	
P2 The location and external Acid Sulfate Soils are identified or development Site and appropriatel management so as to avoid the release acid and associated metal contaminants into the environment.	the y e of	No Acceptable Solution (Information that the Council may request to demonstrate compliance with the Performance Criteria is outlined in Planning Scheme Policy No 9 – Reports and Information the Council May Request, for code and impact assessable development).	Complies:  Compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

### **Natural Hazards Code**

Perfo	Performance Criteria		able Solutions	Comment / Compliance
Bushf	Bushfire			
P1	Development does not compromise the safety of people or property from bushfire.	A1.1	Any development on land identified as High Risk Hazard on any Natural Hazards Overlay on any Locality Map complies with the relevant requirements of State Planning Policy 1/03 – Mitigating the Adverse Impacts of Flood, Bushfire and Landslide.  AND  Development complies with a Bushfire Management Plan	Not applicable: The site is not located within a High Risk Hazard zone.
P2	Development maintains the safety of people and property by:  • avoiding areas of High or Medium Risk Hazard; or  • mitigating the risk through:  - lot design and the siting of Buildings; and - including firebreaks that provide adequate:  Setbacks between Building/structures and hazardous vegetation, and  Access for fire fighting/other emergency vehicles; - providing adequate Road Access for fire fighting/other emergency vehicles and safe evacuation; and - providing an adequate	A2.1	Development is located on a Site that is not subject to High or Medium Risk Hazard.  OR  For all development (if development is proposed to be located on a Site that is subject to High or Medium Risk Hazard), then:  Buildings and structures on lots greater than 2500 m2:  • are sited in locations of lowest hazard within the lot; and  • achieve Setbacks from hazardous vegetation of 1.5 times the predominant mature canopy tree Height or 10 metres, whichever is the greater; and	Not applicable:  The site is not located within a High or Medium Risk Hazard zone.

Performance Criteria	Acceptable Solutions	Comment / Compliance
and accessible water supply for fire-fighting purposes	<ul> <li>10 metres from any retained vegetation strips or small areas of vegetation; and</li> <li>are sited so that elements of the development least susceptible to fire are sited closest to the bushfire hazard.</li> </ul>	
	Building and structures on lots less than or equal to 2500 m2, maximize Setbacks from hazardous vegetation.	
	AND	
	For uses involving new or existing Buildings with a Gross Floor Area greater than 50 m2 each lot has:	
	<ul> <li>a reliable reticulated water supply that has sufficient flow and pressure characteristics for fire fighting purposes at all times (minimum pressure and flow is 10 litres a second at 200 kPa); or</li> <li>an on Site water storage of not less than 5000 litres (eg.</li> </ul>	
	accessible dam or tank with fire brigade tank fittings,	
	swimming pool).  A2.2 For development that will result in multiple Buildings or lots (if development is proposed to be located on a Site that is subject to High or Medium Risk Hazard), then:	Not applicable:  Site is not within Medium or High Hazard.
	Residential lots are designed so that their size and shape allow for:	

Performance Criteria	Acceptable Solutions	Comment / Compliance
	<ul> <li>efficient emergency Access to Buildings for fire fighting appliances (eg. by avoiding long narrow lots with long Access drives to Buildings); and</li> </ul>	
	<ul> <li>Setbacks and Building siting in accordance with 2.1 (a) above.</li> </ul>	
	AND	
	Firebreaks are provided by:	
	<ul> <li>a perimeter Road that separates lots from areas of bushfire hazard and that Road has:</li> </ul>	
	<ul> <li>- a minimum cleared width of 20 metres; and</li> <li>- a constructed Road width and all-weather standard complying with Council standards.</li> </ul>	
	OR	
	• where it is not practicable tocomply with fire break provisions above, maintenance trails are located as close as possible to the boundaries of the lots and the adjoining bushland hazard, and the fire/maintenance trails:	
	<ul> <li>have a minimum cleared width of 6 metres; and</li> <li>have a formed width and gradient, and erosion control devices to Council standards;</li> </ul>	

Performance Criteria	Acceptable Solutions	Comment / Compliance
	and - have vehicular Access at each end; and - provide passing bays and turning areas for fire fighting applicants; and - are either located on public land, or within an Access easement that is granted in favour of the Council and Queensland Fire Rescue Service (QFRS).	
	sufficient cleared breaks of 6 metres minimum width in retained bushland within the development (eg. creek corridors and other retained vegetation) to allow burning of sections and Access for bushfire response.	
	AND  Roads are designed and constructed in accordance with applicable Council and State government standards and:	
	<ul> <li>have a maximum gradient of 12.5%; and</li> <li>exclude culs-de-sac, except where a perimeter Road isolates the development from hazardous vegetation or the culs-de-sac are provided with an alternative Access linking the cul-de-sac to other through Roads.</li> </ul>	
P3 Public safety and the environment are not adversely affected by the	A3.1 Development complies with a Bushfire Management Plan prepared for the site.	Complies:

Performance Criteria	Acceptable Solutions	Comment / Compliance
detrimental impacts of bushfire on hazardous materials manufactured or stored in bulk.		Compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

### **Design and Siting of Advertising Devices Code**

An assessment of the Application in regard to compliance with the Purpose of the Code is provided below:

Purpose Statement	Comment
Ensure that Advertising Devices do not adversely impact on the streetscape or detract from the amenity of the locality  Ensure that Advertising Devices are appropriate to the	Advertising signage is to incorporate business
Ensure that any Advertising Devices which are incorporated in the Site design of a development or the architecture of a Building, complement the Building or development	detail, contact information and potentially directional signage; it will be designed and erected in a manner consistent with the amenity of the area.  Compliance with reasonable and relevant
Limit the number of Advertising Devices to avoid excessive signage throughout the Shire	requirements may also be confirmed via the imposition of conditions on any approval issued.
Ensure that Advertising Devices do not dominate the surrounding vegetation, Landscaping or natural features of the environment and scenic amenity of the Shire	

An assessment of the Application in regard to Code Performance Criteria and Acceptable Solutions is provided below:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Sign	age Type			
P1	Advertising Devices are subservient in scale to the primary use of the Site and relate to the use/s carried out on the Site.	A1.1	Where a Balloon, Blimp, Kite, Bunting, Flag, Banner or similar: • safely tethered to the ground, Building or structure; • maximum one per business; • displayed for one calendar month;	Not applicable – a balloon, blimp, kite, bunting, flag or similar is not proposed.

Performance Criteria	Acceptable Solutions		Comment / Compliance
		• not located over or attached to the ground of a Council controlled Road or a State- Controlled Road (SCR).	
	A1.2	Where a Below Awning Sign:  • maximum one per business, or one per Frontage;  • maximum Height of 0.6 metres  • ground clearance not less than 2.6 metres  • maximum width of 0.3 metres;  • maximum length of 2.5 metres and does not project beyond the awning.	Not applicable: a below awning sign is not proposed.
	A1.3	Where a Chalk Board or A Frame Sign:  • maximum of one Chalk Board or A Frame Sign per business, or Frontage;  • maximum Height of 1 metre;  • maximum width of 0.6 metre;  • able to be readily relocatable on a daily basis, if located within a Road reserve;  • do not rotate or spin in the wind;	Not applicable: A chalk board or A frame sign is not proposed.

Performance Criteria	Acceptable Solutions	Comment / Compliance	
	<ul> <li>only allowable within a         Statecontrolled         Road reserve where         the speed limit is 60 km/hr         or         less;         if located within the Road         reserve, located a minimum         of 1         metre from the kerb;         OR         where no kerb, a         minimum of 10         metres from the edge of the         Road carriageway.</li> </ul>		
	A1.4 Where a Directional Sign:  • if attached to a street sign, has the same dimensions as the street sign, unilluminated and advertising the name and distance/direction to the business;  • maximum of one directional sign per business attached to any street sign;  • if attached to a property boundary fence or gate, maximum area of 0.3 m², unilluminated and advertising only the name and distance/direction to the business which is carried out on the property;  • maximum of one directional sign	Compliance with reasonable and relevant requirements in this respect may be confirmed via the imposition of a condition on any approval issued.	

Performance Criteria	Acceptable Solutions		Comment / Compliance
	fence or gate Fronta	e for each Road ge.	
	on the fascia of maxisign perbusine Fronta of maxisign perbusine Fronta of maxisign perbusine face of the kernaria of the kernaria fascia of the kernaria fascia of the kernaria fascia of the kernaria of the kernaria fascia of the fascia of	of an awning: mum of one fascia er ss or one per ge; mum Height above d of 2.5 metres; not project above or cia of the Building; not project within Setback from the	Not applicable: a fascia sign is not proposed.
	Home Based • maxi busine • maxi • locat premis the Ho Based Busine • not i • adve and	mum area of 0.3 m <sub>2</sub> ; ed on the same ses as me Activity/ Home ss; lluminated; rtises only the name	Not applicable: the use proposed is not for 'home activity'.

Performance Criteria		Acceptable Solutions	Comment / Compliance
	A1.7	Where a Projecting Wall Sign:  • maximum of one projecting wall sign on any building facade or boundary wall;  • does not project further than 0.75 metres from the building line;  • minimum vertical clearance of 2.6 metres from the ground;  • not located above any awning and located at ground floor level;  • maximum surface area of 1 m <sub>2</sub> ;  • maximum depth of 0.3 metres;  • does not project above the roof, parapet, or Building or wall line.	Not applicable: a projecting wall sign is not proposed.
	A1.8	Where a Symbol, being any ornamental design or device not otherwise described, whether or not a message is included in the design or device:  • maximum area of 1 m <sub>2</sub> .	Not applicable: a symbol is not proposed.
	A1.9	Where a Tenancy Sign:  • maximum of one tenancy sign per Site or development;  • maximum Height of 5 metres;	Complies:  Compliance with reasonable and relevant requirements in regard to signage may be confirmed via the

Performance Criteria	Acceptable Solutions	Comment / Compliance
	<ul> <li>maximum width of 1.5 metres;</li> <li>maximum depth of 0.3 metres;</li> <li>limited to one double sided sign with one advertising pane on each side of the sign, each advertising panel with a maximum area of 4 m<sub>2</sub>;</li> <li>located on the boundar of a Site or fixed to a wall on the boundary of a Site to a Ro Frontage.</li> </ul>	h Y
	A1.10 Where a Wall Sign:  • maximum of one wall sign on any building facade or boundary wall;  • maximum area of 4 m²;  • maximum length of 3 metres;  • maximum Height of 2 metres and sited at ground floor level of a Building or boundary wall of than 0.10 metres from the face of the wall.	all;
	A1.11 Where a Window Sign:  • limited to windows on ground floor level only of any Building, or ground floor level and one	Not applicable: a Window Sign is not proposed.

Performance Criteria	Acceptable Solutions	Comment / Compliance
	level above if the Building is of a commercial nature; • maximum area of 1.2 m <sub>2</sub> ; • maximum Height of 1 metre; • maximum length of 2.4 metres.	
	A1.12 Where an Indirectly Illuminated Sign:	Not applicable: an indirectly illuminated sign is not proposed.
Signage Location		
P2 Advertising Devices are located in appropriate areas, relative to the land uses in the area and the amenity and character of the area46.	A2.1 Particular types of Advertising Devices are considered appropriate in the following locations: • Residential, Rural and Rural Settlement Areas: - Home Activity/Home Based Business Sign; and - Directional Sign	Complies:  Compliance with reasonable and relevant requirements in regard to signage may be confirmed via the imposition of conditions on any approval issued.

Acceptable Solutions	Comment / Compliance
Tourist and Residential  Areas:	
•	
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Commercial Areas:	
- Below Awning Sign;	
- Chalk Board or A Frame	
Sign;	
- Directional Sign;	
- Fascia Sign;	
- Projecting Wall Sign;	
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	<ul> <li>Tourist and Residential Areas: <ul> <li>Directional Sign;</li> <li>Projecting Wall Sign;</li> <li>Symbol;</li> <li>Wall Sign; and</li> <li>Indirectly Illuminated Sign.</li> <li>Commercial and Tourist Commercial Areas: <ul> <li>Balloon, Blimp, Kite,</li> <li>Bunting, Flag, Banner or similar (temporary);</li> <li>Below Awning Sign;</li> <li>Chalk Board or A Frame Sign;</li> <li>Directional Sign;</li> <li>Fascia Sign;</li> </ul> </li> </ul></li></ul>

### **Filling and Excavation Code**

An assessment of the Application in regard to compliance with the Purpose of the Code is provided below:

Purpose Statement: to ensure that filling and excavation do not:	Comment
Affect visual/scenic amenity values of the Shire	
Cause flooding and drainage problems	Filling and / or excavation on the site is likely to be
Impact upon the environment of an area	minimal, if any. Compliance with reasonable and relevant requirements may be confirmed through
Cause land instability	imposition of conditions on any approval issued.
Adversely impact upon utility services	

An assessment of the Application in regard to Code Performance Criteria and Acceptable Solutions is provided below:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Fillin	g and Excavation – General			
P1	All filling and excavation work does not create a detrimental impact on the slope stability, erosion potential or visual amenity of the Site or the surrounding area.	A1.1	The height of cut and/or fill, whether retained or not, does not exceed 2 metres in height.  AND  Cuts in excess of those stated in A1.1 above are separated by benches/terraces with a minimum width of 1.2 metres that incorporate drainage provisions and screen planting.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
		A1.2	Cuts are supported by batters, retaining or rock walls and associated benches/terraces are capable of supporting mature vegetation.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of

Performance Criteria		Acceptable Solutions	Comment / Compliance
			conditions on any approval issued.
	A1.3	Cuts are screened from view by the siting of the Building/structure, wherever possible.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
	A1.4	Topsoil from the Site is retained from cuttings and reused on benches/terraces.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
	A1.5	No crest of any cut or toe of any fill, or any part of any retaining wall or structure, is located closer than 600 mm to any boundary of the property, unless the prior written approval of the adjoining landowner and the Council, has been obtained.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
	A1.6	Non-retained cut and/or fill on slopes are stabilised and protected against scour and erosion by suitable measures, such as grassing, Landscaping or other protective/aesthetic measures.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Visua	al Impact and Site Stability			
P2	Filling and excavation are carried out in such a manner that the visual/scenic amenity of the area and the privacy and stability of adjoining properties is not compromised.	A2.1	The extent of filling or excavation does not exceed 40% of the Site area or 500 m <sub>2</sub> whichever is the lesser.  EXCEPT THAT  A2.1 does not apply to reconfiguration of 5 lots or more.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
		A2.2	Filling and excavation does not occur within 2 metres of the Site boundary.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
Floo	ding and Drainage			
P3	Filling and excavation does not result in a change to the run off characteristics of a Site which then have a detrimental impact upon the Site or nearby land or adjacent Road reserves.	A3.1	Filling and excavation does not result in the ponding of water on a Site or adjacent land or Road reserves.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
		A3.2	Filling and excavation does not result in an increase in the flow of water across a Site or any other land or Road reserves.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
		A3.3	Filling and excavation does not result in an increase in the volume of water or concentration of water in a Watercourse and overland flow paths.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
		A3.4	Filling and excavation complies with the specifications set out in the Planning Scheme Policy No 6 – FNQROC Development Manual.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.
Wate	er Quality			
P4	Filling and excavation does not result in a reduction of the water quality of receiving waters.	A4.1	Water quality is maintained to comply with the specifications set out in the Planning Scheme Policy No 6 – FNQROC Development Manual.	Complies:  Whilst filling and excavation on site is likely to be minimal, if any, compliance with reasonable and relevant requirements may be confirmed via the imposition of conditions on any approval issued.

#### **Landscaping Code**

An assessment of the Application in regard to compliance with the Purpose of the Code is provided below:

Purpose Statement:	Comment
Ensure that new Landscaping incorporates plants which encourage Biodiversity	
Maintain and strengthen the tropical and native landscape character of the Shire through high quality landscape works	
Create attractive streetscapes and public spaces through landscape design and the use of street trees and shade trees	Landscaping for the site will be compliant with
Ensure that native species incorporated into Landscaping, as a means of providing continuity between developed and undeveloped areas	requirements within the Landscape Code.  Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Ensure that existing vegetation on Site is retained, protected during works and integrated with the built environment	approval issued.
Ensure preferred plant species are selected in accordance with the Plant Species Schedule in Planning Scheme Policy No 7 – Landscaping	
Ensure that Landscaping screens buildings to reduce their bulk and to enhance the landscape character of the Shire	

An assessment of the Application in regard to Code Performance Criteria and Acceptable Solutions is provided below:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Land	scape Design			
P1	Landscape design satisfies the purpose and the detailed requirements of this	A1.1	Landscaping is undertaken in accordance with a Landscape Plan drawn to scale which complies with	Performance Based Assessment:  Compliance with this requirement may be confirmed via the

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	Code.		and illustrates all the relevant requirements of this Code and Planning Scheme Policy No 7 — Landscaping. AND Landscaping is maintained in accordance with the requirements specified in this Code and Planning Scheme Policy No 7 — Landscaping.	imposition of reasonable and relevant conditions on any approval issued.
Land	scape – Character and Planting	3		
P2	Landscaping contributes to a sense of place, is functional to the surroundings and provides dominant visual interest and form.	A2.1	A minimum of 80% of the proposed landscape area is open to the sky for sunlight and ventilation.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A2.2	The percentage of native or endemic species utilised in the Landscaping is as specified in the Locality Code. OR Where not specified in the Locality Code, in accordance with Planning Scheme Policy No. 7 – Landscaping.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A2.3	Landscaping includes planting layers comprised of canopy, middle storey, screening and groundcovers, with palm trees used as accent plants only.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Р3	Landscaping is consistent with the existing landscape character of the area and native vegetation existing	A3.1	Existing native vegetation on Site is retained and incorporated into the Site design, wherever possible.	Complies:  No existing native vegetation

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	on the Site is to be retained wherever possible and integrated with new Landscaping47.			remains on site.
		A3.2	Any mature vegetation on the Site which is removed or damaged during development of the Site is replaced with advanced native species.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A3.3	Where there is an existing landscape character in a street or locality which results from existing vegetation, similar species are planted on Site or on the street.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A3.4	Street trees are 100% native species which enhance the landscape character of the streetscape, with species chosen from the Plant Species Schedule in Planning Scheme Policy No 7 – Landscaping.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
P4	Plant species are selected with consideration to the scale and form of development, screening, buffering, streetscape, shading and the locality of the area.	A4.1	Species are selected in accordance with the Plant Species Schedule in Planning Scheme Policy No 7 – Landscaping.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
P5	Shade planting is provided in car parking areas where uncovered or open, and adjacent to driveways and internal	A5.1	Where car parking areas are uncovered or open, shade trees are planted at regular intervals (a minimum of 1 shade tree is provided for	Complies:  Compliance with this requirement may be confirmed via the

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	Roadways.		every 5 car parks) throughout the car parking areas, and adjacent to driveways and internal Roadways.	imposition of reasonable and relevant conditions on any approval issued.
		A5.2	A minimum of 1 shade tree is provided for every 10 metres along a driveway or internal Roadway.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A5.3	Landscape beds and trees are protected by garden edging, bollards or wheel stops.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A5.4	Trees within car parking areas have a minimum planting area the equivalent of 1 car parking bay, with a minimum topsoil depth of 0.8 metre.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Scree	ning			
P6	Fences along street Frontages are articulated with appropriate Landscaping.	A6.1	Perimeter fencing to any street Frontage complies with the relevant Planning Area Code.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A6.2	Trees, shrubs and groundcovers are planted within any recessed areas along the fence line.	Complies:  Compliance with this requirement may be confirmed via the

	Performance Criteria		Acceptable Solutions	Comment / Compliance
				imposition of reasonable and relevant conditions on any approval issued.
P7	Landscaping within Recreation Areas of residential development are functional, well designed and enhance the residential amenity.	A7.1	One shade tree is provided for each private open space or private Recreation Area.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A7.2	Tree species provide 30% shade over the area within 5 years.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A7.3	A minimum of 50% of the Landscaping and recreational Area is landscaped, with trees, shrubs, groundcovers, minimising large expanses of hardstand areas and structures.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A7.4	Plants are located to provide shelter and shade to Habitable Rooms and outdoor Recreation Areas from the hot summer sun.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
P8	Undesirable features are screened with Landscaping.	A8.1	Landscaping of Dense Planting is planted along and near retaining walls, long blank walls of Buildings, mechanical and air- conditioning units, clothes drying areas, bin	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any

	Performance Criteria		Acceptable Solutions	Comment / Compliance
			enclosures and other utility structures with appropriate trees, shrubs and groundcovers.	approval issued.
P9	The environmental values of the Site and adjacent land are enhanced.	A9.1	Landscaping using similar endemic or native species, is planted on-Site on land adjoining an area of natural environmental value.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Stree	tscape and Site Amenity			
P10	Landscaping for residential development enhances the streetscape and the visual appearance of the development.	A10.1	Dense Planting along the front of the Site incorporates:  • shade canopy trees to provide shade to the Frontage of the Site within 5 years of planting;  • landscape screening of blank walls;  • low shrubs, groundcovers and mulch to completely cover unsealed ground.	Not applicable: residential development is not proposed.
		A10.2	Dense Planting to the rear of the Site incorporates:  • 1 shade tree for an average of every 75 m2, growing to the Building eave Height within 5 years of planting;  • screening shrubs to grow to 3 metres in Height within 2 years of planting;  • low shrubs, groundcovers and mulch to completely cover unsealed ground.	Not applicable: Residential development is not proposed.
		A10.3	Dense Planting to the side boundaries incorporates:  • trees planted for an average of every 10 metres where adjacent to a Building;  • low shrubs, groundcovers	Not applicable: Residential development is not proposed.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
			and mulch to completely cover unsealed ground.	
P11	Landscaping for non-residential development enhances the streetscape and the visual appearance of the development.	A11.1	Dense Planting along the front boundary of the Site where a Building is Setback from the front alignment, incorporates:  • shade canopy trees to provide shade to the Frontage of the Site within 5 years of planting where appropriate;  • landscape screening of blank walls;  • low shrubs, groundcovers and mulch to completely cover unsealed ground.	Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A11.2	Dense Planting to the rear of the Site where a Building is Setback from the rear alignment, incorporates:  • 1 shade tree for an average of every 75 m2 growing to the Building eave Height within 5 years of planting;  • screening shrubs to grow to 3 metres in Height within 2 years of planting;  • low shrubs, groundcovers and mulch to completely cover unsealed ground.	Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
		A11.3	Dense Planting to the side boundaries where visible from the street or adjoining a boundary to a different Planning Area, and where a Building is Setback from the side boundary, incorporates:  • trees planted for an average of every 10 metres where adjacent to a Building;  • screening shrubs, low	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
		A11.4	shrubs and groundcover appropriate for the amount of space, light and ventilation of the area; • low shrubs, groundcovers and mulch to completely cover unsealed ground. A minimum of 20% of shade	Performance Based Assessment:
		A11.4	trees and shrubs is incorporated in all areas of Landscaping growing to the Building eave Height within 5 years.	Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Main	tenance and Drainage			
P12	Landscaped areas are designed in order to be maintained in an efficient manner.	A12.1	A maintenance program is undertaken in accordance with the Maintenance Schedule in Planning Scheme Policy No 7 – Landscaping. A reticulated irrigation	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.  Complies: Compliance may be
		A1Z.Z	system is provided to common Landscaping and Recreation Areas and planter boxes in accordance with Australian Standards, with 1 hose cock within each area.	confirmed via the imposition of reasonable and relevant conditions where required.
		A12.3	Turf areas are accessible by standard lawn maintenance equipment.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
		A12.4	Plant species are selected with long life expectancy and minimal maintenance requirements where on-Site management will be limited.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
		A12.5	Mulching is provided to all garden beds to reduce weed	Complies: Compliance may be

	Performance Criteria		Acceptable Solutions	Comment / Compliance
			growth and to retain water, and is to be replenished every year in the ongoing maintenance program.	confirmed via the imposition of reasonable and relevant conditions where required.
P13	Stormwater runoff is minimised and reused in Landscaping through water infiltration, where appropriate.	A13.1	Adequate drainage is provided to all paving, turf and garden beds, including the use of swales, spoon drains, subsurface drainage, field gullies, rock or pebble lined Watercourses and stormwater connections.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
		A13.2	Overland flow paths are not to be restricted by Landscaping works.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
		A13.3	Water runoff is re-used through draining of hard surface areas towards permeable surfaces, turf, garden beds and by minimising impervious surfaces on the Site.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
Safet	У			
P14	Tree species and their location accommodate vehicle and pedestrian sight lines.	A14.1	Trees located near pathways, driveways, Access points, parking areas and street corners have a minimum 3.0 metres of clear trunk.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
P15	The landscape design enhances personal safety and reduces the potential for crime and vandalism.	A15.1	Security and foot lighting is provided to all common areas, including car parks, entries, driveways and pathways.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
		A15.2	Hard surfaces are stable, non-slippery and useable in all weathers.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.

Performance Criteria		Acceptable Solutions	Comment / Compliance
	A15.3	Bushfire hazard is minimised with planting of bushfire resistant species near bushfire prone areas, (refer to the Bushfire Risk Overlay on the relevant Locality Map).	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A15.4	Lighting for bicycle paths is provided in accordance with the relevant Australian Standards	Not applicable: Bicycle paths are not proposed.
Utilities and Services			
P16 The location and type of plant species does not adversely affect the function and accessibility of services and facilities and service areas.	A16.1	Plant species are selected and sited with consideration to the location of overhead and underground services.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A16.2	All underground services are to be located under pathways and below the eaves of the Building.	Not applicable: no additional services are proposed
	A16.3	Irrigation control devices are located in the common Landscaping and Recreation Area.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A16.4	Landscaping is located to enable trade persons to Access and view meters and other mechanical equipment within the Site.	<b>Complies:</b> Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A16.5	Landscaping does not limit Access for service vehicles or rubbish trucks to utility areas, bin enclosures or docking areas.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A16.6	Landscaping near electric lines or substations is	Complies: Compliance may be

Performance Criteria	Acceptable Solutions	Comment / Compliance
	designed and developed so that any vegetation at maturity or Landscaping structures or works do not exceed 40 metres in Height on land:  • in an electric line shadow; or  • within 5.0 metres of an electric line shadow; or within 5.0 metres of a substation boundary.	confirmed via the imposition of reasonable and relevant conditions where required.
	A16.7 Elsewhere, vegetation is planted at a distance that is further from the nearest edge of an electric line shadow or substation boundary than the expected maximum Height at maturity of the vegetation.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.
	A16.8 On a Site adjoining an electricity substation boundary, the vegetation foliage at maturity is not within 3.0 metres of the substation boundary. However, where a substation has a solid wall along any part of its boundary, foliage may extend to, but not above or beyond, that solid wall.	Complies: Compliance may be confirmed via the imposition of reasonable and relevant conditions where required.

## **Vehicle Parking and Access Code**

An assessment of the Application in regard to compliance with the Purpose of the Code is provided below:

Purpose Statement:	Comment
Sufficient vehicle parking is provided on-Site to cater for all types of vehicular traffic accessing and parking on the Site, including staff, guests, patrons, residents and short-term delivery vehicles  Sufficient bicycle parking and end of trip facilities are provided on-Site to cater for customer and staff	Sufficient vehicle parking for both trucks and cars will be provided on site, and compliance with these requirements may be confirmed via
On-Site parking is provided so as to be accessible and convenient, particularly for any short term use  The provision of on-Site parking, loading/unloading facilities and the provision of Access to the Site, do not impact on the efficient function of the street network or on the area in which the development is located	imposition of reasonable and relevant conditions.  Vehicular movements onto and off site may be undertaken in a manner that is safe, efficient, and is unlikely to impact negatively on the surrounding road network.
New vehicle access points are safely located and are not in conflict with the preferred ultimate streetscape character and local character and do not unduly disrupt any current or future on-street parking arrangements	

An assessment of the Application in regard to Code Performance Criteria and Acceptable Solutions is provided below:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Vehi	cle Parking Numbers			
P1	Sufficient parking spaces are provided on the Site to accommodate the amount and type of vehicle traffic expected to be generated by the use or uses of the Site, having particular regard to:  • the desired character of	A1.1	The minimum number of vehicle parking spaces provided on the Site is not less than the number prescribed in Schedule 1 of this Code for the particular use or uses. Where the number of spaces calculated from the	Complies:  Twenty-one (21) car parks, including one (1) disabled car park, are provided on site.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	the area in which the Site is located; • the nature of the particular use and its specific characteristics and scale; • the number of employees and the likely number of visitors to the Site; • the level of local accessibility; • the nature and frequency of any public transport serving the area; • whether or not the use involves the retention of an existing Building and the previous requirements for car parking for the Building; • whether or not the use involves an identified Valuable Conservation Feature and Valuable Site; and • whether or not the use involves the retention of significant vegetation.		Schedule is not a whole number, the number of spaces provided is the next highest whole number.	
Park	ing for People with Disabilities			
P2	Parking spaces are provided to meet the needs of vehicle occupants with disabilities49.	A2.1	For parking areas with a total number of ordinary vehicle spaces less than 50, wheelchair accessible spaces are provided as follows:  • Medical, higher education, entertainment facilities and shopping centres – 2 spaces;  • All other uses – 1 space.	Complies:  One (1) disabled car park is provided on site.
		A2.2	For parking areas with 50 or more ordinary vehicle spaces, wheelchair accessible spaces are provided as follows:	Not applicable:  Less than 50 parking spaces are to be provided on site.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
Moto	or Cycles		<ul> <li>Medical, higher education, entertainment facilities and shopping centres – 3% (to the closest whole number) of the total number of spaces required;</li> <li>All other uses – 2% (to the closest whole number) of the total number of spaces required.</li> </ul>	
P3	In recognition that motorcycles are low Road-space transport, a proportion of the parking spaces provided may be for motorcycles. The proportion provided for motor cycles is selected so that:  • ordinary vehicles do not demand parking in the spaces reserved for motor cycles due to capacity constraints; and,  • it is a reflection of the make-up of the likely vehicle fleet that uses the parking; and,  • it is not a reflection of the lower cost of providing motorcycle parking.	A3.1	Parking for motorcycles is substituted for ordinary vehicle parking to a maximum level of 2% per cent of total ordinary parking.  AND The motorcycle parking complies with other elements of this Code.	Complies:  Motor cycle parking may be provided on site in a manner that is both safe and appropriate given the nature of the use. It is proposed that this parking be provide in an informal manner.
Com	pact Vehicles			
P4	A proportion of the parking spaces provided may be for compact vehicles. The proportion of total	A4.1	For parking areas exceeding 100 spaces for short term users or 50 spaces for long- term users, parking is provided for compact	Not applicable:  Parking areas do not exceed the 100 or 50 parking spaces thresholds.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	parking provided for compact vehicles is selected considering:  • compact vehicles spaces are not available to non-compact vehicles; and,  • it is a reflection of the proportion of the likely vehicle fleet that uses the parking; and,  • compact vehicle spaces are located so as to be proximate to pedestrian destinations such that they present significant inclination for use by users of compact vehicles; and,  • the scale of parking spaces, likely users and the likely degree of familiarity with the availability of such spaces.		vehicles as a substitute for ordinary vehicle parking so that:  • compact vehicle parking does not exceed 10% of total vehicle parking required; and,  • the parking location is proximate to the entry locations for parking users; and,  • the parking provided complies with other elements of this Code.	
Bicyc	les Parking			
P5	Sufficient bicycle parking spaces with appropriate security and end of trip facilities are provided on-Site to accommodate the amount of bicycles expected to be generated by the use or uses.	A5.1	The minimum number of bicycle parking spaces provided on Site is not less than the number prescribed in Schedule 1 of this Code, for the particular use or uses.	Complies:  Compliance with this requirement may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.  Given the nature of the use, it is unlikely that bicycle parking will be required, and it is proposed that it be provided in a safe, but more informal

Performance Criteria		Acceptable Solutions	Comment / Compliance
			manner than traditionally provided.
Vehicular Access to the Site			
P6 The location of Access points minimises conflicts and is designed to operate efficiently and safely taking into account:  • the amount and type of vehicular traffic; • the type of use (eg longstay, short-stay, regular, casual); • Frontage Road traffic conditions; • the nature and extent of future street or intersection improvements; • current and future onstreet parking arrangements; • the capacity of the adjacent street system; and • the available sight distance.	A6.1	The location of the Access points is in accordance with the provisions of the relevant Australian Standards. AND Where the Site has Frontage to more than one street, the Access is from the lowest order street.	Complies:  Site access will be provided in a manner that is compliant with relevant Australian Standards, and is efficient and safe.  Compliance may also be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
	A6.2	All redundant Accesses must be removed and a suitable barrier Erected to prevent further use of the Access.	Complies:  Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
	A6.3	Only one Access point is to be provided to each Site unless stated otherwise in another Code.	Complies:  Only one access to the site is proposed.
Accessibility and Amenity for Users			
P7 On-Site vehicle parking is	A7.1	Short term visitor parking is	Complies:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	provided where it is convenient, attractive and safe to use, and does not detract from an attractive or existing streetscape character.	re it is provided at the front the main approach si d does not the Site, with easy Acon attractive the Building entry, w		Loading spaces are provided in three areas within the shared zone driveway. These spaces are configured to permit continued through movement around them, and allow a van to load / unload on site.
P8	The layout of parking areas provides a high degree of amenity and accessibility for different users.	A8.1	customers and other visitors.  The layout of the parking area provides for the accessibility and amenity of the following:  • People with Disabilities  • Cyclists  • Motorcyclists  • Compact Vehicles  • Ordinary Vehicles  • Service Delivery Vehicles.  Where covered parking areas are required in accordance with Schedule  1 of this Code, sails or other	Complies:  Parking provides conventional, disabled and loading spaces as required.  Complies:  Shaded parking for loading is provided in individual units, if
			secure structural forms of covering provide shade and weather protection for vehicles and passengers.	required.
Acce	ss Driveways			
P9	The dimensions of Access driveways cater for all vehicles likely to enter the	A9.1	Access driveways are designed in accordance with the provisions of the	Alternative Compliance:

	Performance Criteria		Acceptable Solutions	Comment / Compliance
	Site and minimises the disruption of vehicular, cyclist and pedestrian traffic.		relevant Australian Standards.	The driveway at the head of a cul de sac will be constructed in compliance with FNQ ROC Development Manual and / or reasonable standards, to be confirmed by condition. The driveway is sufficient in width to accommodate movements required, and the driveway around the site (internally) is sufficient to accommodate one-way movement in a shared zone, low speed environment.
P10	The surface construction materials of Access driveways within the Road reserve contribute to the streetscape and alerts pedestrians to the location of the driveway.	A10.1	Surface construction materials are consistent with the current or intended future streetscape or character of the area and contrast with the surface construction materials of any adjacent footpath.	Complies:  Concrete finish within sheds and on the driveway / parking area is proposed.
Acces	s for People with Disabilities			
P11	Access for people with disabilities is provided to the Building from the parking area and from the street.	A11.1	Access for people with disabilities is provided in accordance with the relevant provisions of the Australian Standards.	Complies:  Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.
Acces	s for Pedestrians			
P12	Access for pedestrians is provided to the Building from the parking area and from the street.	A12.1	Defined, safe pedestrian pathways are provided to the Building entry from the parking area and from the street.	Alternative Compliance:  A 'Shared zone' arrangement is proposed, accommodating vehicular and pedestrian access in a 10km/hr environment.  Given the scale and nature of the use proposed, this arrangement is

	Performance Criteria		Acceptable Solutions	Comment / Compliance
				submitted as acceptable, particularly noting the Service Industry use is unlikely to be a significant 'attractor' for pedestrian browsing or similar.
Acces	ss for Cyclists			
P13	Access for cyclists is provided to the Building or to bicycle parking area from the street.	A13.1	Access pathways for cyclists are provided in accordance with the relevant provisions of the Australian Standards. AND Where Access for cyclists is shared with Access for pedestrians and vehicles, the shared use is identified by signage and linemarking.	Not applicable:  Cyclist pathways and the like are not required for this form of development, given the nature of the use and its location.
Dime	nsions of Parking Spaces			
P14	Parking spaces must have adequate areas and dimensions to meet user requirements.	A14.1	Car parking for the disabled, ordinary car parking spaces and motorcycle parking spaces meet the requirements of the relevant Australian Standards.  AND Parking spaces for special vehicles that are classified in accordance with the relevant Australian Standards meet the requirements of that Standard.  AND Parking spaces for standard sized buses have the following minimum dimensions:  • width: 4 metres  • length: 20 metres  • clear Height: 4 metres.  AND Parking spaces for compact vehicles	Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.

	Performance Criteria		Acceptable Solutions	Comment / Compliance
		A14.2	have the following minimum dimensions:  • 15 per cent less in width measurements than required by Australian Standards for any ordinary vehicle; and,  • 20 per cent less in length measurements than required by Australian Standards for any ordinary vehicle. AND Parking spaces for special vehicles meet the requirements dictated by the vehicle dimensions and manoeuvring characteristics and provide sufficient clearance to obstructions and adjacent vehicles to achieve a level of service to users equivalent to that specified by the relevant Australian Standards.  Parking spaces for bicycles	Complies:
			meet the requirement of the relevant Australian Standard.	Internal bicycle parking (within the units) may be provided.
On-Si	te Driveways, Maneuvering A	reas and	Parking / Standing Areas	
P15	On-Site driveways, manoeuvring areas and vehicle parking/standing areas are designed, constructed and maintained such that they: • are at gradients suitable forintended vehicle use;	A15.1	On-Site driveways, vehicle manoeuvring and loading/unloading areas: • are sealed in urban areas: AND upgraded to minimise noise, dust and runoff in other areas of theShire in	Complies:  Concrete finish within units and on driveways and parking areas is proposed.

Performance Criteria			Acceptable Solutions	Comment / Compliance	
	consider the shared movements of pedestrians and cyclists;     are effectively drained and surfaced; and     are available at all times they are required.  A15.2		accordance with the relevant Locality Code; • have gradients and other design features in accordance with the provisions of the relevant Australian Standards; and • drain adequately and in such a way that adjoining and downstream land is not adversely affected.  Parking areas are kept and used exclusively for parking and are maintained in a suitable condition for parking.	Complies:  Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.	
Vehic	le Circulation, Queuing and Se	et Down	Areas		
P16	Sufficient area or appropriate circulation arrangements are provided to enable all vehicles expected to use the Site to drive on and off the Site in forward gear.	A16.1	Circulation and turning areas comply with the provisions of the relevant Australian Standards.	Complies:  The driveway proposed is one-way, with a minimum width of 6.2m.  Swept path diagrams illustrate that vehicles with a 7.1m turn circle radius can safely move around the site, and vehicles (conventional) with a 6.3m turn circle radius can safely move around and into / out of parking spaces, and importantly, into and out of all units including Unit 3 and Unit 12.	
P17	An on-Site circulation system provides safe and practical Access to all parking, loading/unloading and manoeuvring areas.	A17.1	Circulation driveways comply with the provisions of the relevant Australian Standards.	Complies:  Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.	
P18	Where vehicle queuing, set down or special vehicle	A18.1	Queuing and set down areas comply with the relevant	Complies:	

Performance Criteria	Acceptable Solutions	Comment / Compliance
parking is expected, sufficient queuing or parking area is provided to enable vehicles to stand without obstructing the free flow of moving traffic or pedestrian movement.	Australian Standard and any relevant AUSTROAD Guidelines.	Compliance may be confirmed via the imposition of reasonable and relevant conditions on any approval issued.

### **ANNEXURE 4: IDAS Forms**

# IDAS form 1—Application details

(Sustainable Planning Act 2009 version 4.3 effective 5 December 2016)

This form must be used for **ALL** development applications.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete this form (IDAS form 1—Application details)
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the *Sustainable Planning Act* 2009 (SPA) or the Sustainable Planning Regulation 2009.

This form and any other IDAS form relevant to your application must be used for development applications 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*. Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

PLEASE NOTE: This form is not required to accompany requests for compliance assessment.

#### **Mandatory requirements**

**Applicant details** (Note: the applicant is the person responsible for making the application and need not be the owner of the land. The applicant is responsible for ensuring the information provided on all IDAS application forms is correct. Any development permit or preliminary approval that may be issued as a consequence of this application will be issued to the applicant.)

	ilvear, Gilvear Planning F	Ptv I td	
		., =	
O Box 228			
Suburb	BABINDA		
State	QLD	Postcode	4861
Country	AUSTRALIA		
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Em	ail address (non-mandatory requirement)	kristy					
		@ gilvearplanning.com.au					
	olicant's reference number (non-mandatory uirement)	J000275:WAKS(L8):KLG					
1.	What is the nature of the development p	roposed and what type of approval is being sought?					
Tab	Table A—Aspect 1 of the application (If there are additional aspects to the application please list in Table B—Aspect 2.)						
a)	What is the nature of the development? (Plea	ase only tick one box.)					
	Material change of use Reconfigu	rring a lot					
b)	What is the approval type? (Please only tick	one box.)					
	<del></del> · · · ·	ry approval Development permit 41 and s242					
c)		cluding use definition and number of buildings or structures where efined as a <i>multi-unit dwelling</i> , 30 lot residential subdivision etc.)					
	Service Industry						
d)	What is the level of assessment? (Please only						
	☐ Impact assessment ☐ Code assessment						
	ole B—Aspect 2 of the application (If there are litional aspects of the application.)	additional aspects to the application please list in Table C—					
a)	What is the nature of development? (Please	only tick one box.)					
	☐ Material change of use ☐ Reconfigu	rring a lot					
b)	What is the approval type? (Please only tick	one box.)					
	<del></del>	ry approval Development 41 and s242 permit					
c)		cluding use definition and number of buildings or structures where efined as a <i>multi-unit dwelling</i> , 30 lot residential subdivision etc.)					
d)	What is the level of assessment?	<u>'</u>					
	☐ Impact assessment ☐ Code ass	essment					
	<b>le C</b> —Additional aspects of the application (If arate table on an extra page and attach to this	there are additional aspects to the application please list in a form.)					
	Refer attached schedule Not requir	ed					

2.	2. Location of the premises (Complete Table D and/or Table E as applicable. Identify each lot in a separate row.)									
adjace	<b>Table D</b> —Street address and lot on plan for the premises or street address and lot on plan for the land adjoining or adjacent to the premises (Note: this table is to be used for applications involving taking or interfering with water.) (Attach a separate schedule if there is insufficient space in this table.)									
	Stree	et addres	ss <b>and</b> l	ot on plan (Al	l lots must b	e listed.)				
				ot on plan for er but adjoinin						
Street	addres				9		1		scription	Local government area
Lot					ial suburb/	Post- code	Lot no.	Plan to		(e.g. Logan, Cairns)
i)		5 – 7	Pione	er Close, Cra	iglie	4877	8	SP20	1317	Douglas Shire Council
ii)										
iii)										
				the premises e. Non-mand		ltiple zon	es, clearl	y identif	y the relevan	t zone/s for each lot in a
Lot	Lot Applicable zone / precinct Applicable local plan / precinct Applicable overlay/s					•				
i)	Indust	ry Plann	ing Are	a	Service Inc	Service Industry Precinct Refer Planning Submiss				nning Submission
ii)										
iii)										
adjoin		djacent to								lot or in water not ule if there is insufficient
	linates place e	ach set	of coord	linates in a se	parate row)		Zone referen		ntum	Local government area (if applicable)
Eastin	g	Northing		Latitude	Longitu	ıde				
									GDA94	
									WGS84	
	other									
3. Tot	al area	of land o	on whic	the develo	pment is pr	oposed	(indicate	square	metres)	
5,196	sq m									
4. Cur	4. Current use/s of the premises (e.g. vacant land, house, apartment building, cane farm etc.)									
Vacan	Vacant Industrial Land									

5.	Are there any current approvals (e.g. a preliminary approval) associated with this application? (Non-mandatory requirement)				
	No Yes—provide de	tails below			
List	of approval reference/s	Date ap	proved (dd/mm/yy)	Date approval lapses (dd/mm/yy)	
6.	Is owner's consent required	for this application	n? (Refer to notes at the en	d of this form for more information.)	
	No				
	Yes—complete either Table F,	Гable G or Table Н	as applicable		
Tabl	o F				
	e of owner/s of the land				
		f the land concen	t to the making of this applie	ation	
	, the above-mentioned owner/s of ature of owner/s of the land	i the land, consen	to the making of this applic	alion.	
Sign	ature of owner/s of the land				
Date					
Tabl	e G				
Nam	e of owner/s of the land	Waks Developm	ents Pty Ltd A.C.N. 116 39	6 573	
$\square$	The owner's written consent is a	tached or will be p	rovided separately to the as	sessment manager.	
Tabl	e H				
Nam	e of owner/s of the land				
	By making this application, I, the ap	licant, declare that t	ne owner has given written cor	nsent to the making of the application.	
7.	Identify if any of the following	g apply to the pre	mises (Tick applicable box/	es.)	
	Adjacent to a water body, water	course or aquifer	(e.g. creek, river, lake, cana	)—complete Table I	
	On strategic port land under th	e Transport Infrasti	ructure Act 1994—complete	Table J	
	In a tidal water area—complete	Table K			
	On Brisbane core port land under the <i>Transport Infrastructure Act 1994</i> (No table requires completion.)				
	On airport land under the <i>Airport Assets (Restructuring and Disposal) Act 2008</i> (no table requires completion)				
	Listed on either the Contaminated Land Register (CLR) or the Environmental Management Register (EMR) under the Environmental Protection Act 1994 (no table requires completion)				
Tabl	e I				
Nam	e of water body, watercourse or	aquifer			

Table J					
Lot on plan description for strategic port land		Port autho	prity for the lot		
Table K					
Name of local government for the tidal area (	if applicable)	Port autho	ority for the tidal area (if applicable)		
8. Are there any existing easements or water etc)	n the premises?	(e.g. for vehic	cular access, electricity, overland flow,		
☐ No ☐ Yes—ensure the type, loca	ition and dimension	on of each eas	sement is included in the plans submitted		
9. Does the proposal include new build services)	ding work or ope	erational wor	k on the premises? (Including any		
☐ No ☐ Yes—ensure the nature, lo	cation and dimen	sion of propos	sed works are included in plans submitted		
10. Is the payment of a portable long se end of this form for more information.)	rvice leave levy	applicable to	this application? (Refer to notes at the		
No—go to question 11 Yes					
10a. Has the portable long service leave information.)	levy been paid?	(Refer to note	es at the end of this form for more		
☐ No					
Yes—complete Table L and submit, wit accepted QLeave form	h this application,	the local gov	ernment/private certifier's copy of the		
Table L					
Amount paid		Date paid (dd/mm/yy)	QLeave project number (6 digit number starting with A, B, E, L, P or S)		
11. Has the local government agreed to apply a superseded planning scheme to this application under section 96 of the Sustainable Planning Act 2009?					
No No					
Yes—please provide details below					
Name of local government	Date of written r by local governr (dd/mm/yy)		Reference number of written notice given by local government (if applicable)		

**12.** List below all of the forms and supporting information that accompany this application (Include all IDAS forms, checklists, mandatory supporting information etc. that will be submitted as part of this application)

Description of attachment or title of attachment	Method of lodgement to assessment manager
Planning Submission (Gilvear Planning) January 2017	Online

13.	Appl	icant's	decl	aration
-----	------	---------	------	---------

By making this application, I dec	are that all information in this application is true ar	nd correct (Note: it is unlawful to
provide false or misleading informati	on)	

#### Notes for completing this form

Section 261 of the Sustainable Planning Act 2009 prescribes when an application is a properly-made application.
Note, the assessment manager has discretion to accept an application as properly made despite any non-compliance with the requirement to provide mandatory supporting information under section 260(1)(c) of the Sustainable Planning Act 2009

#### **Applicant details**

· Where the applicant is not a natural person, ensure the applicant entity is a real legal entity.

#### Question 1

• Schedule 3 of the Sustainable Planning Regulation 2009 identifies assessable development and the type of assessment. Where schedule 3 identifies assessable development as "various aspects of development" the applicant must identify each aspect of the development on Tables A, B and C respectively and as required.

#### Question 6

• Section 263 of the Sustainable Planning Act 2009 sets out when the consent of the owner of the land is required for an application. Section 260(1)(e) of the Sustainable Planning Act 2009 provides that if the owner's consent is required under section 263, then an application must contain, or be accompanied by, the written consent of the owner, or include a declaration by the applicant that the owner has given written consent to the making of the application. If a development application relates to a state resource, the application is not required to be supported by evidence of an allocation or entitlement to a state resource. However, where the state is the owner of the subject land, the written consent of the state, as landowner, may be required. Allocation or entitlement to the state resource is a separate process and will need to be obtained before development commences.

#### **Question 7**

• If the premises is listed on either the Contaminated Land Register (CLR) or the Environmental Management Register (EMR) under the *Environmental Protection Act 1994* it may be necessary to seek compliance assessment. Schedule 18 of the Sustainable Planning Regulation 2009 identifies where compliance assessment is required.

#### **Question 10**

- The Building and Construction Industry (Portable Long Service Leave) Act 1991 prescribes when the portable long service leave levy is payable.
- The portable long service leave levy amount and other prescribed percentages and rates for calculating the levy are prescribed in the Building and Construction Industry (Portable Long Service Leave) Regulation 2013.

#### **Question 10a**

- The portable long service leave levy need not be paid when the application is made, but the *Building and Construction Industry (Portable Long Service Leave) Act 1991* requires the levy to be paid before a development permit is issued.
- Building and construction industry notification and payment forms can be completed on the QLeave website at www.qleave.qld.gov.au. For further information contact QLeave on 1800 803 481.

**Privacy**—The information collected in this form will be used by the Department of Infrastructure, Local Government and Planning (DILGP), assessment manager, referral agency and/or building certifier in accordance with the processing and assessment of your application. Your personal details should not be disclosed for a purpose outside of the IDAS process or the provisions about public access to planning and development information in the *Sustainable Planning Act 2009*, except where required by legislation (including the *Right to Information Act 2009*) or as required by Parliament. This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002*.

OFFICE USE ONLY								
Date received			Reference nu	ımbers				
NOTIFICATION OF EN	GAGE	MENT OF A PRIVAT	E CERTIFIER					
To Council. I have been engaged as the private certifier for the building work referred to in this application						ifier for the		
Date of engagement Name				BSA Certification license number			uilding assification/s	
QLEAVE NOTIFICATIO applicable.)	N ANI	D PAYMENT (For co	mpletion by as	sessment	mana	ager or private	cer	tifier if
Description of the work QLeave project number		QLeave project number	Amount paid (\$)	Date pa	aid	Date receipted form sighted by assessment manager		Name of officer who sighted the form

The Sustainable Planning Act 2009 is administered by the Department of Infrastructure, Local Government and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agency.

# **IDAS form 5**—Material change of use assessable against a planning scheme

(Sustainable Planning Act 2009 version 3.1 effective 3 August 2015)

This form must be used for development applications for a material change of use assessable against a planning scheme.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete IDAS form 1—Application details
- · complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the *Sustainable Planning Act 2009* (SPA) or the Sustainable Planning Regulation 2009.

This form must also be used for material change of use on 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* that requires assessment against the land use plan for that land. Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

Mandatory requirements		

1. **Describe the proposed use.** (Note: this is to provide additional detail to the information provided in question 1 of *IDAS form 1—Application details*. Attach a separate schedule if there is insufficient space in this table.)

General explanation of the proposed use	Planning scheme definition (include each definition in a new row) (non-mandatory)	No. of dwelling units (if applicable) or gross floor area (if applicable)	Days and hours of operation (if applicable)	No. of employees (if applicable)
Service Industry	Service Industry	1,830sq m GFA (est)	TBC	TBC

2.		y current approvals asso	ciated with the p	roposed material c	hange of use?	
	No	Yes—provide details belo	w			
List of approval reference/s		Date approved (	dd/mm/yy)	Date approval lapse	es (dd/mm/yy)	



3.	Does the proposed use involve the following? (Tick all applicable box	xes.)	
The	reuse of existing buildings on the premises No	Yes	
New	building work on the premises No	Yes	
	reuse of existing operational work on the premises No	Yes	
	operational work on the premises	Yes	
11011	operational work on the promises		
Man	datory supporting information		
4.	Confirm that the following mandatory supporting information according	npanies this applica	ition
Man	datory supporting information	Confirmation of lodgement	Method of lodgement
All a	pplications		
	e plan drawn to an appropriate scale (1:100, 1:200 or 1:500 are mmended scales) which shows the following:	Confirmed	Online
( ( . t . t . t . t . t . t . t . t . t	the location and site area of the land to which the application relates relevant land) the north point the boundaries of the relevant land any road frontages of the relevant land, including the name of the road the location and use of any existing or proposed buildings or structures on the relevant land (note: where extensive demolition or new buildings are proposed, two separate plans [an existing site plan and proposed site plan] may be appropriate) any existing or proposed easements on the relevant land and their function the location and use of buildings on land adjoining the relevant land all vehicle access points and any existing or proposed car parking areas on the relevant land. Car parking spaces for persons with disabilities and any service vehicle access and parking should be clearly marked for any new building on the relevant land, the location of refuse storage the location of any proposed retaining walls on the relevant land and their neight the location of any proposed landscaping on the relevant land the location of any stormwater detention on the relevant land.		
Λ ctc	stament about how the proposed development addresses the local	N 0 #:	Online
gove	stement about how the proposed development addresses the local rnment's planning scheme and any other planning instruments or ments relevant to the application.	Confirmed	Offiline
	stement about the intensity and scale of the proposed use (e.g. number sitors, number of seats, capacity of storage area etc.).	Confirmed	Online
Infor	mation that states:	Confirmed	Online
s r r	the existing or proposed floor area, site cover, maximum number of storeys and maximum height above natural ground level for existing or new buildings (e.g. information regarding existing buildings but not being eused)	Not applicable	
\	the existing or proposed number of on-site car parking bays, type of rehicle cross-over (for non-residential uses) and vehicular servicing		

A statement addressing the relevant part(s) of the State Development	Confirmed				
Assessment Provisions (SDAP).	Not applicable				
When the application involves the reuse of existing buildings					
Plans showing the size, location, existing floor area, existing site cover, existing maximum number of storeys and existing maximum height above natural ground level of the buildings to be reused.	Confirmed Not applicable				
When the application involves new building work (including extensions)					
Floor plans drawn to an appropriate scale (1:50, 1:100 or 1:200 are <b>recommended</b> scales) which show the following:	Confirmed	Online			
<ul> <li>the north point</li> <li>the intended use of each area on the floor plan (for commercial, industrial or mixed use developments only)</li> <li>the room layout (for residential development only) with all rooms clearly labelled</li> <li>the existing and the proposed built form (for extensions only)</li> <li>the gross floor area of each proposed floor area.</li> </ul>					
Elevations drawn to an appropriate scale (1:100, 1:200 or 1:500 are <b>recommended</b> scales) which show plans of all building elevations and facades, clearly labelled to identify orientation (e.g. north elevation)	Confirmed	Online			
Plans showing the size, location, proposed site cover, proposed maximum number of storeys, and proposed maximum height above natural ground level of the proposed new building work.	Confirmed Not applicable	Online			
When the application involves reuse of other existing work					
Plans showing the nature, location, number of on-site car parking bays, existing area of landscaping, existing type of vehicular cross-over (non-residential uses), and existing type of vehicular servicing arrangement (non-residential uses) of the work to be reused.	Confirmed Not applicable	Online			
When the application involves new operational work					
Plans showing the nature, location, number of new on-site car parking bays, proposed area of new landscaping, proposed type of new vehicle cross-over (non-residential uses), proposed maximum new vehicular servicing arrangement (non-residential uses) of the proposed new operational work.	Confirmed Not applicable	Online			
<b>Privacy</b> —Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form.					
OFFICE USE ONLY					
Date received Reference numbers					

The Sustainable Planning Act 2009 is administered by the Department of Infrastructure, Local Government and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agency.

Company owner's consent to the making of a development application under the Sustainable Planning Act 2009

Director of the below me	ntioned company			
of WAKS DEVELOPM	MENTS PTY LTD A.C	C.N. 116 396 573		
as owner of premises ide	entified as follows:			
LOT 8 on SP201317 loc	ated at 5 – 7 Piones	er Close, Craiglie		
consent to the making o	a development appli	cation under the Sustain	able Planning Act 2009 by	/
WAKS DEVELOPMENT	S PTY LTD			
on the premises describe				
			fsignatur	e of Director
signed on the	18th	day of Jan	<u>wary</u> 2017	7

## **Smart eDA**



Smart eDA ID: 1484615324820

## **State assessments**

#### **5 PIONEER CL, CRAIGLIE**

1 matters requiring further investigation.

State Assessment and Referral Agency

**State Assessment and Referral Agency** 

**Environment and Heritage** 

Coastal zone

Yes