

Cairns Office

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RPS Australia East Pty Ltd ABN 44 140 292 762 A member of the RPS Group Plc

Date: 15 May 2018

Our Ref: PR140532/OCK/IL/L77579

Via: Email

Attn: Mr Daniel Lamond Chief Executive Officer Douglas Shire Council PO Box 723 MOSSMAN QLD 4873

Dear Sir,

RE: APPLICATION FOR DEVELOPMENT PERMIT FOR RECONFIGURATION OF A LOT (BOUNDARY REALIGNMENT) OVER LAND LOCATED AT UPPER DAINTREE ROAD, UPPER DAINTREE, FORMALLY DESCRIBED AS LOT 2 ON SP144724 AND LOT 2 ON SR209

RPS Australia East Pty Ltd confirms that we act on behalf of Ian Hill (the 'applicant' and 'owner' of the Iand) in order to prepare and lodge the abovementioned Development Application with Douglas Shire Council.

This application seeks development approval for a Reconfiguration of a Lot to realign the boundary between Lot 2 on SP144724 and Lot 2 on SR209.

In support of this application, please find attached the following:

- The completed Development Application Form, included as Attachment 1;
- Certificates of Title, included as Attachment 2;
- RPS Drawing PR140441-1, included as Attachment 3;
- A copy of Council's receipt for the \$950.00 application fee (refer to Attachment 4); and
- The following details to facilitate Council's assessment of the proposal.

1.0 Site Information

I.I Site Details

Key details of the subject site include:

Address:	Upper Daintree Road, Upper Daintree
Real Property Description:	Lot 2 on SP144724 and Lot 2 on SR209
Land Area:	88.26ha
Land Owners:	lan hill
Easements / Encumbrances:	Refer to Attachment 2 for detail



1.2 Planning Context

The planning context relating to the site includes:

Planning Scheme Zone:	Rural Zone
Relevant Overlays:	Various Overlays relate to the land but are not considered relevant for the boundary re-alignment proposal
1.3 Site Characteristics	
Topography:	Open undulating grazing land adjacent to Upper Daintree Road with patches of forested hillside land further west of Upper Daintree Road.
Vegetation:	The land includes patches of Category B Regulated Vegetation generally on the western parts of the land.
Waterways:	The land slopes towards the Daintree River but is separated from the River by an Esplanade.
Road Frontage:	The land fronts either side of Upper Daintree Road for approximately 1km
Existing Use:	Rural uses including grazing purposes and a dwelling and ancillary farm buildings on Lot 2 on SP144724.

1.4 Surrounding Land Uses

Land in the immediate surrounds appears to be either grazing land or forested hillsides.

2.0 Application Details

Key application details for the subject development are:

Aspects of the Development Sought:	Development Permit for Reconfiguration of a Lot (Boundary Realignment).
Applicant:	Ian Hill C/- RPS Australia East Pty Ltd
Contact:	Owen Caddick-King C/- RPS Australia East Pty Ltd Ph: 07 4031 1336 Email: owen.caddick-king@rpsgroup.com.au

3.0 Proposed Development

To create a larger balance lot for grazing and other future rural purposes and a more manageable 12.18ha lot, on which the farm residence exists, for grazing and other rural purposes.



4.0 Legislative Requirements

4.1 Planning Act 2016

This section provides an overview of the legislative context of the development application under the provisions of the *Planning Act 2016*.

4.1.1 Confirmation that development is not prohibited

The proposed development is not prohibited. This has been established by considering all relevant instruments which can provide prohibitions under the *Planning Act 2016*.

4.1.2 Assessable Development

The development proposed by this application is "assessable development" pursuant to section 43 of the *Planning Act 2016*.

4.1.3 Assessment Manager

The Assessment Manager for this development application is Douglas Shire Council as determined by Schedule 8 of the *Planning Regulation 2017*.

4.1.4 Level of Assessment

The table below summarises the level of assessment under the provisions of Douglas Shire Council Planning Scheme 2018:

Aspect of Development	Local Categorising Instrument that determines Level of Assessment	Level of Assessment
Reconfiguration of a Lot (Boundary Realignment)	Douglas Shire Planning Scheme 2018	Code Assessable

4.1.5 Referral Agencies

No referrals are triggered by the proposed development.

4.1.6 Public Notification

This application does not require public notification as it is subject to 'code' assessment.

5.0 Statutory Planning Assessment

5.1 Regional Plan

Section 2.2 of the Planning Scheme states that, "The minister has identified that the planning scheme appropriately advances the Far North Queensland Regional Plan 2009-2031, as it applies in the planning scheme area". Therefore, assessment against the applicable Planning Scheme provisions will address any relevant Regional Plan matters.

5.2 State Planning Policies

As outlined in Part 2 of the Douglas Shire Planning Scheme, all relevant aspects of the State Planning Policy have been adequately reflected in Council's current Planning Scheme. Accordingly, assessment against the applicable Planning Scheme provisions will address any relevant State Issues.



5.3 State Development Assessment Provisions

Given that no referrals are triggered by the proposed development, no State Development Assessment Provisions are applicable to the proposed boundary realignment.

5.4 Planning Scheme

Under Douglas Shire Planning Scheme 2018, the subject site is included within the Rural Zone where a lot less than 40 hectares is permitted where the proposed development is a boundary re-alignment and no additional lots are created. In this instance the boundary realignment proposal responds to the land owners changing needs and seeks to create a larger balance lot for grazing and other future rural purposes and a more manageable 12.18ha lot, on which the farm residence exists, for grazing and other rural purposes. The intent of the proposal is to maintain the rural use of the land and is considered to be consistent with the intent of the Planning Scheme's provisions that relate to development in the Rural Zone.

5.4.1 Codes

While the boundary re-alignment proposal is subject to a number of assessment benchmarks (Planning Scheme Codes), the boundary re-alignment proposal is not considered to be a significant change that requires extensive assessment against the Planning Scheme Codes.

A review of the applicable Codes has been conducted and it has been determined that the proposal is generally compliant with the relevant 'Acceptable Solution' and/or 'Performance Criteria' of these Codes.

6.0 Conclusions and Recommendations

This submission has been prepared on behalf of Ian Hill to seek approval for Reconfiguration of a Lot (Boundary Realignment) over Iand located at Upper Daintree Road, Upper Daintree, formally described as Lot 2 on SP144724 and Lot 2 on SR209.

In summary, we submit that the proposed development is unlikely to have any significant impacts upon infrastructure, environment or community that cannot be adequately controlled though the imposition of reasonable and relevant conditions. We therefore commend the development for Council approval.

We trust this information is sufficient for your purposes, however should you require any further details or clarification, please do not hesitate to contact the undersigned in the Cairns office.

Yours sincerely

RPS

Owen Caddick-King Principal Planner

enc: Attachment 1: Application Form 1
Attachment 2: Certificate of Titles

Attachment 3: RPS Drawing PR140441-1

Attachment 4: Council's receipt for Application fee



Attachment I

Development Application Form I

DA Form 1 – Development application details

Approved form (version 1.0 effective 3 July 2017) made under section 282 of the Planning Act 2016.

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

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

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

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

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

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

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

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Ian Hill C/- RPS Australia East Pty Ltd
Contact name (only applicable for companies)	Owen Caddick-King
Postal address (P.O. Box or street address)	PO Box 1949
Suburb	Cairns
State	Queensland
Postcode	4870
Country	Australia
Contact number	(07) 4031 1336
Email address (non-mandatory)	Owen.caddick-king@rpsgroup.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	PR140532

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



PART 2 - LOCATION DETAILS

Note: P		elow and a		1) or 3.2), and 3.3 an for any or all p		t application. For further information, see <u>DA Forms</u>	
3.1) St	reet address	s and lot	on plan				
⊠ Stre	eet address	AND lot	on plan (all	lots must be liste	d), or		
				an adjoining o		premises (appropriate for development in water	
Dut days	Unit No.	Street N		et Name and		Suburb	
	•	•		er Daintree Ro		Upper Daintree	
a)	Postcode	Lot No.			mber (e.g. RP, SP)	Local Government Area(s)	
	4873	2	SR2		, ,	Douglas Shire Council	
	Unit No.	Street N	lo. Stree	et Name and	Type	Suburb	
				er Daintree I		Upper Daintree	
b)	Postcode	Lot No.		lan Type and Number (e.g. RP, SP)		Local Government Area(s)	
		2		P144724 Douglas Shire Council			
3.2) C	oordinates o	f premis	es <i>(appropria</i>	te for developme	nt in remote areas, over part of a	a lot or in water not adjoining or adjacent to land e.g.	
channel	dredging in Mo	oreton Bay))		set of coordinates is required fo		
				de and latitude		r triis part.	
Longiti		promiso	Latitude(s)		Datum	Local Government Area(s) (if applicable)	
Longic	ado(o)		Latitudo(o)		□ WGS84	Local Government / Hodies (in approach)	
					☐ GDA94		
					Other:		
Cod	ordinates of	premises	s by easting	and northing			
Eastin	g(s)	North	ing(s)	Zone Ref.	Datum	Local Government Area(s) (if applicable)	
				<u></u> 54	☐ WGS84		
				☐ 55 ☐ 50	GDA94		
0.0) 4	ميرم اميرم			□ 56	Other:		
	dditional pre		rale (ont to	thic dovolopp	and application and their	details have been attached in a achedula	
	application	11505 are	relevant to	this developin	пентаррисацон ано тнен	details have been attached in a schedule	
	required						
					nises and provide any rele	vant details	
	-		-		in or above an aquifer		
	of water boo				4 4 4 4004	Daintree River	
	• •			•	tructure Act 1994		
	plan descrip		• .	t lana:			
	of port author	Ority IOI i	ne iot:				
_	tidal area	oromont	for the tidal	orog (if applied	I. I - W		
	•			area (if applica	ible).		
	of port authorized				sturing and Dienosal) Act	2000	
	of airport:	unuer in	e Allpolt A	รรษเรา(กษรแนต	cturing and Disposal) Act	2008	
	•	nvironma	antal Manac	romont Pogist	tor (EMP) under the Envir	onmental Protection Act 1994	
	ito identifica		illai ivialiag	ement Regist	ter (EIVIK) under the Envir	Onnental Frotection Act 1994	

Listed on the Contaminated Land Register (CLR) under the Environmental	Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified correctly and accurate they may affect the proposed development, see <u>DA Forms Guide</u> .	ely. For further information on easements and how
	submitted with this development

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of devel	opment		
6.1) Provide details about the firs	t development aspect		
a) What is the type of developme	nt? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type? (tick	k only one box)		
□ Development permit	☐ Preliminary approval	Preliminary approval that	at includes
		a variation approval	
c) What is the level of assessmer	nt?		
	☐ Impact assessment (requi	ires public notification)	
d) Provide a brief description of the lots):	ne proposal (e.g. 6 unit apartment l	building defined as multi-unit dwelling	, reconfiguration of 1 lot into 3
Reconfiguration of a Lot (Bounda	ry realignment – 2 Lots into 2	Lots).	
e) Relevant plans			
Note : Relevant plans are required to be s Relevant plans.	submitted for all aspects of this develo	oment application. For further informa	ation, see <u>DA Forms guide:</u>
$oxed{\boxtimes}$ Relevant plans of the propose	d development are attached to	the development application	
6.2) Provide details about the sec	cond development aspect		
a) What is the type of developme	nt? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type? (tick	conly one box)		
Development permit	☐ Preliminary approval	Preliminary approval that approval	at includes a variation
c) What is the level of assessmer	nt?		
☐ Code assessment	Impact assessment (requi	ires public notification)	
d) Provide a brief description of the	ne proposal (e.g. 6 unit apartment i	building defined as multi-unit dwelling	, reconfiguration of 1 lot into 3 lots)
e) Relevant plans	and a standard from all and the standard from all all all all all all all all all al	annest englishing 5 C. d. d. d.	- 1'- 1
Note : Relevant plans are required to be s Relevant plans.	·		
Relevant plans of the propose	d development are attached to	the development application	
6.3) Additional aspects of develop	oment		
Additional aspects of develop		opment application and the de	etails for these aspects
that would be required under Par			
Not required ■			

	opment d oment appl		any of the follo	wing?		
Material change of use	Yes -	- complete div	vision 1 if asses	sable agains	t a local planning instr	ument
Reconfiguring a lot	⊠ Yes -	- complete div	vision 2			
Operational work	☐ Yes -	- complete div	vision 3			
Building work	☐ Yes -	- complete DA	A Form 2 – Build	ding work det	tails	
Division 1 – Material change Note: This division is only required to planning instrument. 8.1) Describe the proposed m	be completed		development applic	ation involves a	material change of use ass	essable against
Provide a general description proposed use		Provide the	planning schem definition in a new ro		Number of dwelling units (if applicable)	Gross floor area (m²) (if applicable)
8.2) Does the proposed use in	nvolve the (use of existing	g buildings on th	e premises?		
□ res						
9.2) What is the nature of the Subdivision (complete 10)) Boundary realignment (con		guration? (tick a	Dividing land	into parts by hanging an e	agreement (complete 1 easement giving accessete 13))	
10) Subdivision						
10.1) For this development, h						
Intended use of lots created	Reside	entiai (Commercial	Industrial	Other, please	T CUACITY!
						s specify.
Number of lots created						е эреспу.
Number of lots created 10.2) Will the subdivision be s	staged?					е зреспу.
Number of lots created 10.2) Will the subdivision be s Yes – provide additional d No		V				в зреспу.
10.2) Will the subdivision be s Yes – provide additional d No	etails belov					в эреспу.
10.2) Will the subdivision be s	etails below	?				з эреспу.
10.2) Will the subdivision be so Yes – provide additional do No How many stages will the work What stage(s) will this develo	etails belov rks include? pment appl	? ication	parts are being	created and	what is the intended u	
10.2) Will the subdivision be so a Yes – provide additional do No How many stages will the work What stage(s) will this develoapply to? 11) Dividing land into parts by	etails below rks include? pment appl	ication t – how many	parts are being	created and	what is the intended to Other, please	use of the

40) Dayndamy realia	v. o. o. o. o. f.					
12) Boundary realig		roposed areas	s for each lot come	orising the premises?		
TETT) WHAT ARE THE	Currer	•	o tor odom tot comp	oneing the premises.	Proposed	d lot
Lot on plan descrip		Area (m²)		Lot on plan description		Area (m²)
Lot 2 on SP144724		59.14hectar	es	Proposed Lot 20		12.18ha
Lot 2 on SR209		29.12 hecta		Proposed Lot 10		76.09 ha
12.2) What is the re	eason for the l			торосси долго		
· ·				urposes and a more m	anageabl	le 12.18ha lot, on
which the farm resi						,
					.,	
13) What are the di (attach schedule if there	mensions and are more than to	d nature of any vo easements)	existing easemer	nts being changed and	or any pi	roposed easement?
Existing or	Width (m)	Length (m)	Purpose of the e	asement? (e.g.	Identify	the land/lot(s)
proposed?	` ′		pedestrian access)		benefitte	ed by the easement
Division 3 – Opera	tional work					
		ompleted if any p	art of the development	application involves operati	onal work.	
14.1) What is the na	ature of the o	perational wor	k?			
Road work			Stormwater	_	frastructu	
☐ Drainage work			」Earthworks		infrastruc	
Landscaping	an a cifuu		Signage		vegetation	ות
Other – please	specily.					
14.2) Is the operation	onal work ned	essary to facil	itate the creation of	of new lots? (e.g. subdivi	sion)	
Yes – specify nu				(9	<i>)</i>	
□ No						
14.3) What is the m	nonetary value	of the propos	sed operational wo	ork? (include GST, material	s and labou	r)
\$			·			
PART 4 – ASS	SESSMEN	T MANAC	SER DETAILS	3		
15) Identify the eas	accoment man	agar(a) who w	ill be seessing th	is development applie	ation	
Douglas Shire Cou		ager(s) who w	mi be assessing in	is development applic	allon	
ū		rood to apply	a superseded plan	nning scheme for this o	lovolonma	ont application?
			a superseded plan ned to this develop		ievelopini	эн аррисацон:
			•	planning scheme requ	est – rele	vant documents
attached		a.o ag.ooa i		pramming demonite requ		
⊠ No						
PART 5 – REF	EKKALL	E I AILS				
17) Do any aspects Note: A development ap				l for any referral requir	ements?	
	referral requ			oment aspects identifie	ed in this o	development
Matters requiring re		hief executiv	e of the Planning	Regulation 2017		
☐ Clearing native		inei execuliv	C Of the Flaming	Negulation 2017.		
	* ogotation					

Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA have not been devolved to a local government)
☐ Fisheries – aquaculture ☐ Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
☐ Hazardous chemical facilities
Queensland heritage place (on or near a Queensland heritage place)
☐ Infrastructure – designated premises
☐ Infrastructure – state transport infrastructure
☐ Infrastructure – state transport corridors and future state transport corridors
Infrastructure – state-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure – state-controlled roads
Land within Port of Brisbane's port limits
SEQ development area
SEQ regional landscape and rural production area or SEQ Rural living area – community activity
 □ SEQ regional landscape and rural production area or SEQ Rural living area – indoor recreation □ SEQ regional landscape and rural production area or SEQ Rural living area – residential development
SEQ regional landscape and rural production area or SEQ Rural living area – residential development
☐ Tidal works or works in a coastal management district
☐ Urban design
Water-related development – taking or interfering with water
☐ Water-related development – removing quarry material (from a watercourse or lake)
☐ Water-related development – referable dams
☐ Water-related development – construction of new levees or modification of existing levees (category 2 or 3 levees only)
Wetland protection area
Matters requiring referral to the local government:
Airport land
Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government)
Local heritage places
Matters requiring referred to the eleist executive of the distribution entity or transmission entity:
Matters requiring referral to the chief executive of the distribution entity or transmission entity:
☐ Electricity infrastructure
☐ Electricity infrastructure Matters requiring referral to:
☐ Electricity infrastructure Matters requiring referral to: • The chief executive of the holder of the licence, if not an individual
Electricity infrastructure Matters requiring referral to: The chief executive of the holder of the licence, if not an individual The holder of the licence, if the holder of the licence is an individual
 ☐ Electricity infrastructure Matters requiring referral to: • The chief executive of the holder of the licence, if not an individual • The holder of the licence, if the holder of the licence is an individual ☐ Oil and gas infrastructure
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Electricity infrastructure Matters requiring referral to: • The chief executive of the holder of the licence, if not an individual • The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure Matters requiring referral to the Brisbane City Council: Brisbane core port land Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Brisbane core port land Strategic port land Matters requiring referral to the relevant port operator: Brisbane core port land (below high-water mark and within port limits) Matters requiring referral to the chief executive of the relevant port authority: Land within limits of another port
Electricity infrastructure Matters requiring referral to: • The chief executive of the holder of the licence, if not an individual • The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure Matters requiring referral to the Brisbane City Council: Brisbane core port land Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Brisbane core port land Strategic port land Matters requiring referral to the relevant port operator: Brisbane core port land (below high-water mark and within port limits) Matters requiring referral to the chief executive of the relevant port authority: Land within limits of another port

_	ovided a referral response for				
Yes – referral response(s) received and listed below are attached to this development application					
No No					
Referral requirement	Referral agency		Date of referral response		
			that was the subject of the referral s in a schedule to this development		
PART 6 – INFORMATI	ON REQUEST				
19) Information request under l	Part 3 of the DA Rules				
I agree to receive an inform	ation request if determined ne	cessary for this develo	pment application		
I do not agree to accept an	•	• • • • • • • • • • • • • • • • • • • •			
Note: By not agreeing to accept an infe that this development application will			en making this development application and		
the assessment manager and any re	eferral agencies relevant to the develo	pment application are not o	bligated under the DA Rules to accept any		
 Part 3 of the DA Rules will still apply 	he applicant for the development appli				
Further advice about information reque					
PART 7 - FURTHER D	DETAILS				
20) Are there any associated d					
Yes – provide details below					
☐ Yes – provide details below ☐ No	or include details in a schedul	e to this development	application		
☐ Yes – provide details below☒ NoList of approval/development					
☐ Yes – provide details below ☐ No ☐ List of approval/development application references	or include details in a schedul	e to this development	application		
☐ Yes – provide details below ☐ No List of approval/development application references ☐ Approval	or include details in a schedul	e to this development	application		
 Yes – provide details below No List of approval/development application references □ Approval □ Development application 	or include details in a schedul	e to this development	application		
 Yes – provide details below No List of approval/development application references Approval Development application Approval 	or include details in a schedul	e to this development	application		
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 Yes – provide details below No List of approval/development application references Approval Development application Approval Development application 	Reference number	Date	Assessment manager		
 Yes – provide details below No List of approval/development application references Approval Development application Approval 	Reference number	Date	Assessment manager		
 Yes – provide details below No List of approval/development application references Approval Development application Approval Development application 21) Has the portable long servioperational work) Yes – the yellow local gove 	Reference number ice leave levy been paid? (only	Date Date applicable to development a	Assessment manager Applications involving building work or		
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23) Further legislative requirement			
Environmentally relevant activit			
23.1) Is this development application Environmentally Relevant Activities			
☐ Yes – the required attachment development application, and deta☐ No Note: Application for an environmental aut to operate. See www.business.qld.gov.au	ils are provided in the table belowed in the table belowed in the table below in the table below its arching "EM941".	w	
Proposed ERA number:		roposed ERA threshold:	
Proposed ERA name:			
•	ole to this development application.	on and the details have been	attached in a schedule
Hazardous chemical facilities			
23.2) Is this development application	on for a hazardous chemical fa	cility?	
☐ Yes — Form 69: Notification of a application ☐ No Note: See www.justice.qld.gov.au for furth	, .	dule 15 threshold is attached	to this development
Clearing native vegetation			
23.3) Does this development applied executive of the Vegetation Management Acoustic Control of the Vegetation Control of the	gement Act 1999 is satisfied the o		
☐ Yes – this development applica Vegetation Management Act 1999 ☑ No Note: See www.qld.gov.au for further infor		onfirmation from the chief ex	secutive of the
Environmental offsets			
23.4) Is this development application prescribed environmental matter			nt residual impact on a
☐ Yes – I acknowledge that an er significant residual impact on a pre ☐ No		ded for any prescribed activi	ity assessed as having a
Note: The environmental offset section of a environmental offsets.	he Queensland Government's website ca	an be accessed at <u>www.qld.gov.au</u>	for further information on
Koala conservation			
23.5) Does this development appli an assessable development area			
☐ Yes ⊠ No			
Note: See guidance materials at www.ehp	<u>qld.gov.au</u> for further information.		
Water resources			
23.6) Does this development appliinterfering with water in a water			
☐ Yes – the relevant template is o ☐ No	completed and attached to this de	evelopment application	
Note: DA templates are available from www			
23.7) Does this application involve with water in a watercourse, lake			

 Yes − I acknowledge that a relevant water authorisation under the Water Act 2000 may be required prior to commencing development No
Note : Contact the Department of Natural Resources and Mines at www.dnrm.qld.gov.au for further information.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
☐ Yes – an associated resource allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i> ☐ No
Note: See guidance materials at www.daf.qld.gov.au for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Natural Resources and Mines at www.dnrm.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the Coastal Protection and Management Act 1995?
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Environment and Heritage Protection at www.ehp.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
⊠ No
Note: See guidance materials at <u>www.dews.qld.gov.au</u> for further information.
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
 Yes – the following is included with this development application: □ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) □ A certificate of title
No No
Note: See guidance materials at <u>www.ehp.qld.gov.au</u> for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?
 Yes − details of the heritage place are provided in the table below No Noe: See guidance materials at www.ehp.qld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the Prostitution Regulation 2014

⊠ No
Decision under section 62 of the Transport Infrastructure Act 1994
23.15) Does this development application involve new or changed access to a state-controlled road?
 ✓ Yes - this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) ✓ No

PART 8 – CHECKLIST AND APPLICANT DECLARATION

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

25) Applicant declaration

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

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

Note: It is unlawful to intentionally provide false or misleading information.

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

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

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

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

PART 9 – FOR OFFICE USE ONLY	
Date received: Reference number(s):	
Notification of engagement of alternative assessment manager	
Prescribed assessment manager	
Name of chosen assessment manager	
Date chosen assessment manager engaged	
Contact number of chosen assessment manager	
Relevant licence number(s) of chosen assessment manager	
QLeave notification and payment	
Note: For completion by assessment manager if applicable	
Description of the work	
QLeave project number	
Amount paid (\$)	
Date paid	
Date receipted form sighted by assessment manager	
Name of officer who sighted the form	

The *Planning Act 2016*, the Planning Regulation 2017 and the DA Rules are administered by the Department of Infrastructure, Local Government and Planning. This form and all other required development application materials should be sent to the assessment manager.



Attachment 2

Certificate of Titles

CURRENT TITLE SEARCH

NATURAL RESOURCES, MINES AND ENERGY, QUEENSLAND

Request No: 28570585

Search Date: 08/05/2018 15:07 Title Reference: 50436057

Date Created: 15/04/2003

Previous Title: 21104014

REGISTERED OWNER

Dealing No: 706518521 10/04/2003

IAN JOHN HILL

ESTATE AND LAND

Estate in Fee Simple

LOT 2 SURVEY PLAN 144724

Local Government: DOUGLAS

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 20083018 (POR 139)
- 2. EASEMENT IN GROSS No 601521861 (N764613) 07/01/1975
 BURDENING THE LAND
 TO COUNCIL OF THE SHIRE OF DOUGLAS
 OVER EASEMENT D ON RP25790 AND EASEMENT E ON RP26174
- 3. MORTGAGE No 712230451 19/02/2009 at 11:01 AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED A.B.N. 11 005 357 522

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 **

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CURRENT TITLE SEARCH

NATURAL RESOURCES, MINES AND ENERGY, QUEENSLAND

Request No: 28570557

Search Date: 08/05/2018 15:05 Title Reference: 20371097

Date Created: 28/11/1944

REGISTERED OWNER

Dealing No: 703384399 09/06/1999

IAN JOHN HILL

ESTATE AND LAND

Estate in Fee Simple

LOT 2 CROWN PLAN SR209

Local Government: DOUGLAS

For exclusions / reservations for public purposes refer to Plan CP $\ensuremath{\mathsf{SR209}}$

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 10641134 (POR 121)

ADMINISTRATIVE ADVICES - NIL UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - Yes 30/06/1999 703390830 Certificate No. 2

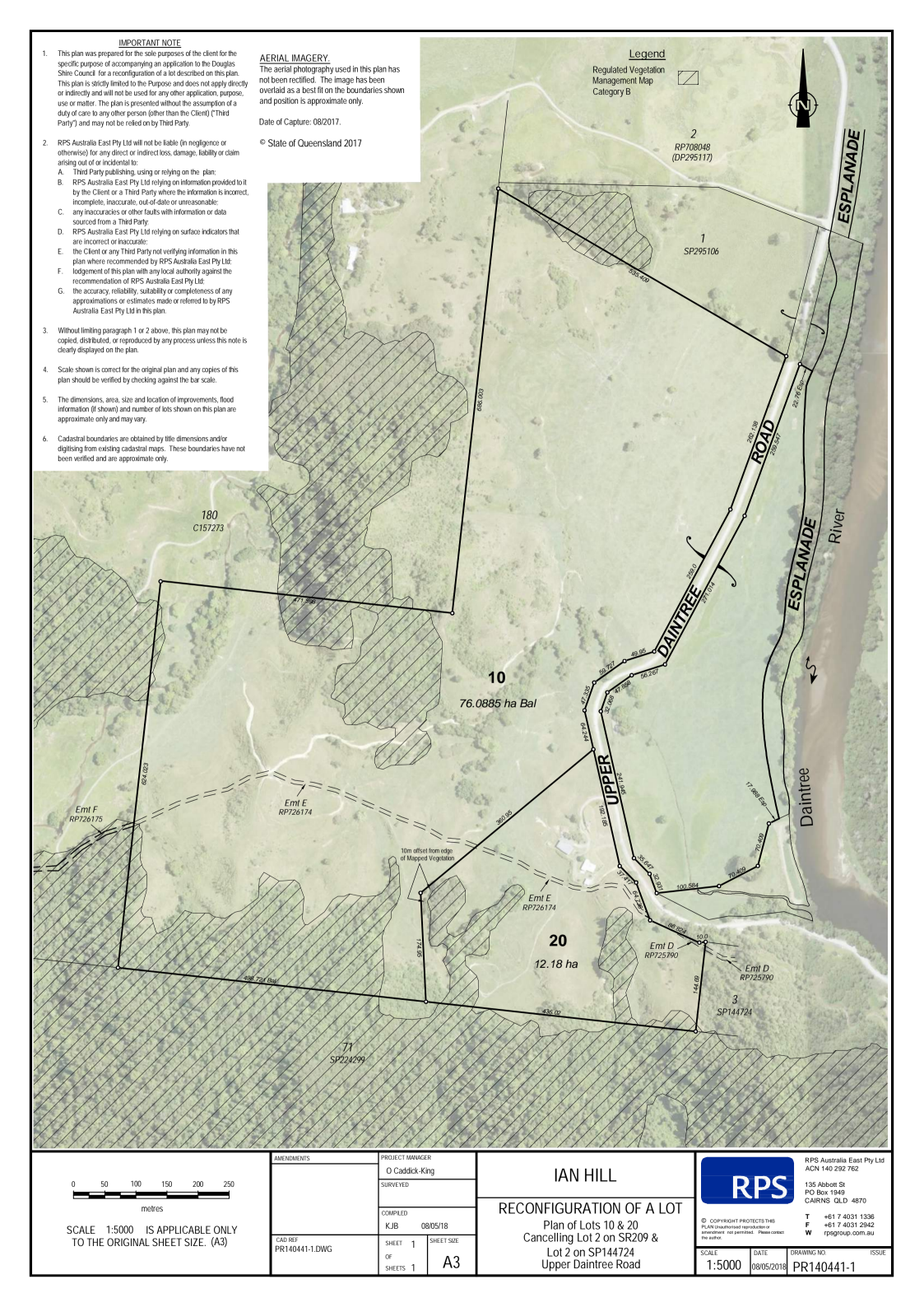
** End of Current Title Search **

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Attachment 3

RPS Drawing PR140441-1





Attachment 4

Council's receipt for Application fee

DOUGLAS SHIRE COUNCIL ABN 71 241 237 800

tax invoice $\mathbf{A}007529$ RECEIPT

Received from: Land Hill	Address: PO		<u>117</u>
	Paid by: Cash / C	Cheque / EFT Sa	
FOR: ITEM / DESCRIPTION	SUPPLY VALUE	GST	TOTAL INCLUDING GST
ROL			950.
L2 SR209 +			
L2 SP144724			
Upper Daintree Rd		, ·	
<u> </u>	,	Subtotal	
	1% Credit	Card Surcharge	
		TOTAL	950
PAYMENT BY CHEQUE - Acceptance of a Cheque and the issue of	of	· · · · · · · · · · · · · · · · · · ·	1 11

Receipt therefore is conditional on collection of the proceeds and until collection no credit is to be given or implied.

for Chief Executive Officer