DA Form 1 – Development application details

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

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

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

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

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

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

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

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

PART 1 – APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	PAUL & MARY MARTIN
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	C/- GMA CORTIFICATION CIROUP P.O. BOX 831 PORT DOUGLAS
Suburb	P.O. BOX 831 PORT DOUGLAS
State	Q UD
Postcode	4877
Country	
Contact number	40985750
Email address (non-mandatory)	40985150 adminpdægnacert-com-au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	40987180
Applicant's reference number(s) (if applicable)	

2) Owner's consent			
2.1) Is written consent of the own	er required for this developmen	t application?	
Yes – the written consent of th	e owner(s) is attached to this d	evelopment application	



PART 2 - LOCATION DETAILS

3) Loc	ation of the	premises	S (comple	ete 3.1) or 3.	2), and 3.	3) as applicable)	
Note: P		elow and a					t application. For further information, see <u>DA</u>
	reet addres		on plan	1			
	eet address				ıst be liste	ad. or	
☐ Stre	eet address	AND lot	on plan	n for an ac	ljoining	•	e premises (appropriate for development in
	Unit No.	Street I	No. S	Street Na	me and	Туре	Suburb
,		94	R	NI	20U	E DR.	CAPE TRIBULATION
a)	Postcode	Lot No.	F			ımber (e.g. RP, SP)	Local Government Area(s)
	4873	16	3	RP	73	8897	DOUGLAS
	Unit No.	Street		Street Na	me and	Туре	Suburb
b)	Postcode	Lot No.	F	Plan Type	and Nu	ımber (e.g. RP, SP)	Local Government Area(s)
: 	AID.						
3.2) C	oordinates o	of premis	es (appro	opriate for d	evelopme	nt in remote areas, over part of	a lot or in water not adjoining or adjacent to land
	nnel dredging i			anarata row	Only one	set of coordinates is required fo	r this part
	ordinates of			·		The state of the s	ruis part.
Longit		promoo	Latitud		- Iditad	Datum	Local Government Area(s) (if applicable)
Longic	440(0)		Latitat	30(0)		☐ WGS84	
						☐ GDA94	
						Other:	
☐ Coo	ordinates of	premise	s by eas	sting and	northing	3	
Easting	g(s)	North	ing(s)	Zor	e Ref.	Datum	Local Government Area(s) (if applicable)
					54	☐ WGS84	
					55	☐ GDA94	
					56	Other:	
· · ·	dditional pre			**			
				nt to this o	levelopr	ment application and their	details have been attached in a
	ule to this ap required	pplication	1				
	Toquilou						<u> </u>
4) Iden	tify any of the	he follow	ing that	t apply to	the nren	mises and provide any rele	ovant details
<u>-</u>	-				i	in or above an aquifer	vant details
	of water boo		•			in or above an aquiter	
				····		etructure Act 1994	
☐ On strategic port land under the <i>Transport Infrastructure Act 1994</i> Lot on plan description of strategic port land:							
	of port author		_	, port land	11		
	tidal area						
—	of local gove	ernment	for the	tidal area	(if annling	able).	
	of port author						
						cturing and Disposal) Act	L 2008
	of airport	ander th	is Allpu	71 7100010	(, (00))	otaling and Disposally Act	

	ania Anaona		
Listed on the Environmental N	lanagement Register (EMR) ι	under the Environmental Prote	ction Act 1994
EMR site identification:			- AND ENGINEERS (1970)
Listed on the Contaminated La	and Register (CLR) under the	Environmental Protection Act	1994
CLR site identification:			
5) Are there any existing easeme			
Note: Easement uses vary throughout Qu how they may affect the proposed develo		rectly and accurately. For further infor	mation on easements and
		cluded in plans submitted with	this development
application	VI	•	
☑ No			
PART 3 – DEVELOPMEN	IT DETAILS		
Section 1 Apparets of develo	nmant		
Section 1 – Aspects of develo 6.1) Provide details about the firs	•		
		37.00	
a) What is the type of developme	Reconfiguring a lot	☐ Operational work	☐ Building work
Material change of use		☐ Operational work	
b) What is the approval type? (tick	<u> </u>	Drollminon, approval the	at includes
Development permit	☐ Preliminary approval	☐ Preliminary approval that a variation approval	at includes
a) M/hat is the lavel of accompany	h40	a variation approvar	
c) What is the level of assessmer		due e a colo Herro e Alfin e Alexan	
Code assessment	Impact assessment (requ	·	
d) Provide a brief description of the lots):	ie proposal (e.g. 6 unit apartment	building defined as multi-unit dwelling	, reconfiguration of 1 lot into 3
CARACE			
e) Relevant plans			
Note: Relevant plans are required to be s	ubmitted for all aspects of this develo	opment application. For further informa	ation, see <u>DA Forms guide:</u>
Relevant plans of the propose	d dovolonment are attached t	to the development application	
6.2) Provide details about the sec	Andrew Committee of the	to the development apphoalion	
	· · · · · · · · · · · · · · · · · · ·		
a) What is the type of developme	Reconfiguring a lot	☐ Operational work	☐ Building work
Material change of use			Dulluling Work
b) What is the approval type? (tick	<u> </u>	Drolliminary approval the	at includes a variation
Development permit	☐ Preliminary approval	☐ Preliminary approval the approval	at includes a variation
c) What is the level of assessmen			AND WHAT
Code assessment	☐ Impact assessment (requ	uires public notification)	
d) Provide a brief description of the			reconfiguration of 1 lot into 3
lots):	ic proposal (e.g. o unit apartment	building defined as manifam awoning	, roominguration or riot into o
integri			
e) Relevant plans			
	ubmitted for all aspects of this devel	opment application. For further inform	ation, see <u>DA Forms Guide:</u>

1 × 2	VII. V VII. V V V V				TERRET OF THE ST	n New Year Co		
6.3) Additional aspects of dev		C ₁₀		,	E CONTRACT			
Additional aspects of deve								
that would be required under Not required	rait 3 Sec	ion i oi inis	om nave	been a	llached to t	nis deve	юртет арріс	alion
<u> </u>								
Section 2 – Further develo	pment de	tails						
7) Does the proposed develop		graduate and the second	ve any of t	ne follov	ving?			
Material change of use	☑ Yes -	- complete	division 1 if	assessa	able agains	t a local	planning instru	ument
Reconfiguring a lot	☐ Yes -	- complete	division 2		-		· · · · · · · · · · · · · · · · · · ·	
Operational work	☐ Yes -	- complete	division 3					
Building work	☐ Yes -	- complete	DA Form 2	– Buildi	ng work de	tails		
**************************************			Million I was a second of the					**************************************
Division 1 – Material change								
Note : This division is only required to be local planning instrument.	completed if	any part of the	aevelopment	applicatio	on involves a i	nateriai ch	ange of use asses	ssable against a
8.1) Describe the proposed m	aterial cha	nge of use						
Provide a general description	of the		e planning				er of dwelling	Gross floor
proposed use		(include eac	h definition in	a new row	V)	units (f applicable)	area (m²) (if applicable)
amarcie		DONNE	MNL	() = 1	e	,		(II applicable)
Direct Care		0.00 €		1700	36			
					- de constitución	•		
8.2) Does the proposed use in	avolve the I	ise of evisti	na huildina	s on the	nremises?			
Yes	TVOTVC LITC	age of existi		r-A-CA			1000年期100年	
□ No				17700		<u> </u>		
								<u>. </u>
Division 2 – Reconfiguring a l	ot							
Note: This division is only required to be	25 5-4, 11-30			The state of the state of	on involves red	configuring	a lot.	
9.1) What is the total number	of existing	lots making	up the pre	mises?				
0.00 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	l - L fi -							
9.2) What is the nature of the	iot reconfic	juration? (tid						
Subdivision (complete 10))					<u></u>		nent (complete 1	
Boundary realignment (com	nplete 12))			-	anging an e ruction road		nt giving acces	s to a lot
				<u> </u>	40000111000	· (complet	, ,,,,	
10) Subdivision	The state of the s				same and an	e pere		
10.1) For this development, he	ow many lo	ots are being	g created a	nd what	is the inter	ided use	of those lots:	
Intended use of lots created	Reside	ntial	Commerc	ial	Industrial		Other, please	specify:
Number of lots created								
10.2) Will the subdivision be s	taged?							
Yes – provide additional de	etails belov	/			-			
□ No					<u> </u>			
How many stages will the wor	ks include'	?						
What stage(s) will this develop	oment appl	ication						
apply to?								

11) Dividing land into parts by ac parts?	greement – how	many parts are l	peing created and wha	at is the intended use of the
Intended use of parts created	Residential	Commercia	l Industrial	Other, please specify:
Number of parts are stad				
Number of parts created				
12) Boundary realignment 12.1) What are the current and p	ronosed areas f	or each lot come	orising the promises?	
Curre		or each lot comp		Proposed lot
Lot on plan description	Area (m²)		Lot on plan description	· · · · · · · · · · · · · · · · · · ·
40.0) \\(\(\) \		10		
12.2) What is the reason for the	boundary realigr	nment?		
13) What are the dimensions and (attach schedule if there are more than t	d nature of any e	existing easemer	nts being changed and	d/or any proposed easement?
Existing or Width (m)	Length (m)	Purpose of the e	asement? (e.g.	Identify the land/lot(s)
proposed?		pedestrian access)		benefitted by the easement
		emes .		
	<u></u>			1
Division 3 – Operational work Note: This division is only required to be co			pplication involves operatio	nal work.
14.1) What is the nature of the o	·		[] \Makes in	- function and the
│		Stormwater Earthworks		nfrastructure e infrastructure
Landscaping		Signage		g vegetation
☐ Other – please specify:				
14.2) Is the operational work neo	cessary to facilita	ate the creation o	of new lots? (e.g. subdiv	ision)
☐ Yes – specify number of new	lots:			
No	f 11	al an analismal are		
14.3) What is the monetary value	e or the propose	o operational wo	TK? (Include GS1, materia	ils and labour)
PART 4 – ASSESSMEN	T MANAGE	R DETAILS		
15) Identify the assessment mar	nager(s) who will	be assessing th	is development applic	eation
DOUGLAS	SHIRE		and the second s	
16) Has the local government ag				development application?
☐ Yes – a copy of the decision☐ Local government is taken to				uest – relevant documents
attached No	- Land	•	·	

PART 5 - REFERRAL DETAILS

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

Matters requiring referral to the chie	f executive of the distribution entit	ty or transmission entity:
Matters requiring referral to:		
§	der of the licence, if not an individua	
	e holder of the licence is an individua	1
Oil and gas infrastructure		
Matters requiring referral to the Bris Brisbane core port land	bane City Council:	
•	ister under the <i>Transport Infrastruc</i>	
☐ Brisbane core port land (inconsis☐ Strategic port land	stent with Brisbane port LUP for trans	port reasons)
Matters requiring referral to the rele	•	
☐ Land within Port of Brisbane's po	ort limits (below high-water mark)	
Matters requiring referral to the Chi o	ef Executive of the relevant port au (below high-water mark)	ithority:
Matters requiring referral to the Gol	d Coast Waterways Authority:	
☐ Tidal works, or work in a coastal	management district in Gold Coast w	vaters
Matters requiring referral to the Que	ensland Fire and Emergency Serv	ice:
☐ Tidal works marina (more than s	ix vessel berths)	
	ed a referral response for this develop	
☐ Yes – referral response(s) receiv☐ No	ved and listed below are attached to t	his development application
Referral requirement	Referral agency	Date of referral response
		pplication that was the subject of the m, or include details in a schedule to this
PART 6 - INFORMATION	REQUEST	
	•	
19) Information request under Part	of the DA Rules	
I agree to receive an information	request if determined necessary for	this development application
	mation request for this development a	application
Note: By not agreeing to accept an informati		n provided when making this development application
and the assessment manager and any ref accept any additional information provided	erral agencies relevant to the development app I by the applicant for the development applicat	plication are not obligated under the DA Rules to ion unless agreed to by the relevant parties
 Part 3 of the DA Rules will still apply if the Further advice about information requests is 	application is an application listed under section contained in the <u>DA Forms Guide</u> .	ON 11.3 OF THE DA KUIES.

PART 7 – FURTHER DETAILS

20) And them are sintended			
☐ Yes – provide details below	evelopment applications or current or include details in a schedule to		proval)
☑ No			
List of approval/development application references	Reference number	Date	Assessment manager
Approval			
☐ Development application			
☐ Approval			
☐ Development application			
			·
21) Has the portable long service operational work)	e leave levy been paid? (only applic	able to development applications inv	olving building work or
	d QLeave form is attached to this	development application	
	vide evidence that the portable lon	, , , ,	paid before the
assessment manager decides t	he development application. I ack	nowledge that the assessmer	t manager may give
	I provide evidence that the portab	-	been paid
	and construction work is less than	· · · · · · · · · · · · · · · · · · ·	
Amount paid	Date paid (dd/mm/yy)	QLeave levy number	
\$			
22) Is this development applicat	tion in response to a show cause r	notice or required as a result o	of an enforcement
notice?	don'n' response to a snow cause i	iotioe of required as a result of	
☐ Yés – show cause or enforce	ement notice is attached		
☑No			
23) Further legislative requirement	ents		
Environmentally relevant acti	<u>vities</u>		
	ation also taken to be an applicati		
	tivity (ERA) under section 115 of		the first of the f
	nt (form ESR/2015/1791) for an a application, and details are provid		al authority
No	application, and details are provid	ed in the table below	
Note: Application for an environmental	authority can be found by searching "ESR/	/2015/1791" as a search term at <u>www</u>	.qld.gov.au. An ERA
	operate. See <u>www.business.qld.gov.au</u> for		
Proposed ERA number:		Proposed ERA threshold:	- AAA DARAMAA
Proposed ERA name:			
Multiple ERAs are appli schedule to this develop	cable to this development application.	tion and the details have beer	attached in a
Hazardous chemical facilities			
23.2) Is this development applic	ation for a hazardous chemical t	acility?	
Yes – Form 69: Notification	of a facility exceeding 10% of sche	edule 15 threshold is attached	to this development
application			
Noto: See www husiness ald any au foi	r further information about hazardous chen	nical notifications	
Clearing native vegetation	Tururor imormation about nazardous chen	nour notinoutions.	
Clearing native vegetation			

23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
☐ Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination) ☐ No
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.
2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014?</i>
☐ Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala conservation
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work within an assessable development area under Schedule 10, Part 10 of the Planning Regulation 2017?
□Yes
No Note: See guidance materials at <u>www.des.qld.gov.au</u> for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
☐ Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development ☐ No
Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves:
 Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
Taking overland flow water: complete DA Form 1 Template 3.
Waterway barrier works 23.7) Does this application involve waterway barrier works?
☐ Yes – the relevant template is completed and attached to this development application ☐ No
DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
☐ Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
No.
Note: See guidance materials at <u>www.daf.qld.gov.au</u> for further information. Quarry materials from a watercourse or lake
Qually materials holl a watercourse of lake

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

☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development
No
Note : Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au and www.business.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 <i>Coastal Protection and Management Act 1995?</i>
 ✓ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ✓ No
Note : Contact the Department of Environment and Science at <u>www.des.qld.gov.au</u> 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
Note: See guidance materials at www.dnrme.gld.gov.au 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
Note: See guidance materials at <u>www.des.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 Note: See suidence metarials at your decade gay by far information requirements regarding days language of Overensland havitage places.
Note: See guidance materials at www.des.gld.gov.au for information requirements regarding development of Queensland heritage places. Name of the heritage place: Place ID:
Brothels On 44 Draw this development and itself and involves and this labeled at the 10 days of
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 <i>Prostitution Regulation 2014</i> ✓ No
Decision under section 62 of the <i>Transport Infrastructure Act</i> 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</i> Infrastructure Act 1994 (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 a requirement(s) in question 17	nd all relevant referral	Yes		
Note: See the Planning Regulation 2017 for referral requirements		AND THE RESERVE OF THE PERSON		
If building work is associated with the proposed developme Building work details have been completed and attached to				
Supporting information addressing any applicable assessn development application				
Note : This is a mandatory requirement and includes any relevant templat and any technical reports required by the relevant categorising instrumen schemes, State Planning Policy, State Development Assessment Provision Forms Guide: Planning Report Template.	ts (e.g. local government planning	☑Yes		
Relevant plans of the development are attached to this development. Relevant plans are required to be submitted for all aspects of this conformation, see <u>DA Forms Guide</u> : Relevant plans.	• • • • • • • • • • • • • • • • • • • •	Yes		
The portable long service leave levy for QLeave has been development permit is issued (see 21))	paid, or will be paid before a	☐ Yes ☑ Not applicable		
25) Applicant declaration				
By making this development application, I declare that a correct	all information in this developmen	t application is true and		
Where an email address is provided in Part 1 of this for from the assessment manager and any referral agency for required or permitted pursuant to sections 11 and 12 of the	the development application whe	ere written information is		
required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Act 2001</i> 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 <i>Planning Act 2016</i> , Planning Regulation 2017 and the DA Rules except where:				
 such disclosure is in accordance with the provisions at Act 2016 and the Planning Regulation 2017, and the acc Regulation 2017; or 				
 required by other legislation (including the <i>Right to Info.</i>) otherwise required by law. 	rmation Act 2009); or			
This information may be stored in relevant databases. The <i>Public Records Act 2002.</i>	information collected will be retai	ned as required by the		
PART 9 – FOR OFFICE USE ONLY				
Date received: Reference number	er(s):			
Notification of engagement of alternative assessment mana	ager			
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	

GMA Certification Group Pty Ltd

BUILDING SURVEYORS





PORT DOUGLAS OFFICE

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30 April 2019

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

Attention: **Development Assessment**

Dear Sir,

Material Change of Use Re:

Lot 18 RP738897 [no. 94] Nicole Drive, Cape Tribulation

GMA Certification Group has been engaged to assess an application for the construction of garage on the abovementioned allotment. The subject site is located within a Conservation Zone and is subject to the Cape Tribulation & Daintree Coast Local Plan.

Accordingly, an application for Material Change of Use is enclosed for Council's consideration, which includes:

- 1. DA Form 1;
- 2. Assessment; and,
- 3. Plans

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

Kind Regards,

Jeff Evans

GMA Certification Group

Assessment Against the applicable Douglas Shire Planning Scheme Codes

Conservation Zone Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
P01 The establishment of uses is consistent with the outcomes sought for the Conservation zone and protects the zone from the intrusion of inconsistent uses	A01 Uses identified in table 6.2.3.3.b are not established in the Conservation zone.	The proposed development is consistent with Table 6.2.3.3.b
P02 The height of buildings is compatible with the character of the area and does not adversely affect the amenity of the area.	A02 Buildings and structures are not more than 8.5 metres in height and two storeys	The proposed development is a single storey garage, with a maximum height of 3.2m.
P03 Development is setback from site boundaries so they are screened from view from the boundaries of adjoining properties and adjoining roads to maintain the scenic values of the area.	A03 Buildings and structures are setback not less than: (a) 40 metres from the frontage of a State controlled road, existing or proposed arterial road, existing or proposed sub-arterial road, as identified on the Transport network overlay maps contained in Schedule 2; (b) 25 metres from Cape Tribulation Road frontage; (c) 20 metres from any other road frontage (d) 10 metres from side and rear boundaries	The proposed garage is approximately 8.5m from the side boundary. There is sufficient dense natural vegetation between the garage and the side boundary so as to effectively screen the building from the adjoining property.
P04 The site coverage of all buildings and structures does not have an adverse effect on the conservation or scenic amenity values of the site and surrounding area and buildings are subservient to the natural environment.	A04 Development is sited in an existing cleared area or an area approved for clearing, but which is not yet cleared until a development permit to carry out Building Works is issued. Any clearing is limited to a maximum area of 700m2 and is sited clear of the high bank of any watercourse.	The development is in an existing cleared area
P05 Development is consistent with the overall outcomes	A05 No acceptable outcomes are prescribed.	The proposed development does not negatively affect the overall

	outcome sought for the Conservation zone
A06 The exterior finishes and colours of all development are non-reflective and consist of colours that blend easily with surrounding native vegetation and view-shed.	Exterior colours of the proposed building will consist of dark hues.
A07.1 For any development, the balance area of the site not built upon, including all setback areas must be landscaped/revegetated with dense three tier, endemic planting which is maintained to ensure successful screening is achieved. A07.2 Endemic palm species, where used, are planted as informal accent features and not as avenues and not in a regular pattern.	Existing natural vegetation will not be removed.
A08.1 Development harmonises with the surrounding environment, for example, through suspended, light-weight construction on sloping sites, which requires minimal excavation or fill.	The proposed development is small scale and has been designed to blend in, with as little conflict as possible, with the environment and existing buildings
A08.2A driveway or parking areas are constructed and maintained to: (a) minimise erosion, particularly in the wet season; (b) minimise cut and fill; (c) follow the natural contours of the site;	Driveways and parking are existing
	colours of all development are non-reflective and consist of colours that blend easily with surrounding native vegetation and view-shed. A07.1 For any development, the balance area of the site not built upon, including all setback areas must be landscaped/revegetated with dense three tier, endemic planting which is maintained to ensure successful screening is achieved. A07.2 Endemic palm species, where used, are planted as informal accent features and not as avenues and not in a regular pattern. A08.1 Development harmonises with the surrounding environment, for example, through suspended, light-weight construction on sloping sites, which requires minimal excavation or fill. A08.2A driveway or parking areas are constructed and maintained to: (a) minimise erosion, particularly in the wet season; (b) minimise cut and fill; (c) follow the natural contours

	A08.3 Buildings and structures are erected on land not exceeding a maximum gradient of 1 in 6 (16.6%)	The land to be development on does not exceed a gradient of 1 in 6.
	or	
	On land steeper than 1 in 6 (16.6%) gradient:	
	(a) A split level building form is utilised;	
	(b) A single plane concrete slab is not utilised;	
	(c) Any voids between building and ground level, or between outdoor decks and ground level are screened from view using lattice/battens and/or landscaping.	
	and	
	(d) is accompanied by a Geotechnical Report prepared by a qualified engineer at development application stage which includes certification that the site can be stabilised, followed by a certificate upon completion of works.	
	A08.4 Buildings and structures are sited below any ridgelines and are sited to avoid protrusion above the surrounding tree-level canopy.	The development will not protrude above surrounding tree-level canopies
P09 Development is located to:	A09 No acceptable outcomes	a) Ecological values of the site
(a) protect the ecological values of the site and surrounding land;	are prescribed	are protected as development is small and proposed within already
(b) maintain the scenic values of the area;		cleared and developed land
(c) maintain appropriate setbacks to waterways, watercourses, wetlands, tidal areas and overland		b) Scenic values will be maintained as
		4 of 12

flow paths;		developme	ent is small and
(d) avoid areas that are		, ,	vithin already
vulnerable to natural		cleared and	d developed
hazards;		land	
(e) minimise to the greatest			
extent possible on site			backs from
excavation and filling;		waterways	
(f) provide buffers to cultural,		maintained	l.
historical or ecological			
features;		d) The develo	
(g) minimise visibility from			n the existing
external sites or public		cleared are	a.
viewing points;			
(h) minimises to the greatest		e) Developme	ent is proposed
extent possible the loss of		in an existi	ng cleared,
native vegetation and		developed	area minimising
fauna habitat		the need fo	or excavation
		and filling	
		f) The existing	g distances to
		the natural	vegetation will
		not be adv	ersely affected
		g) The site is o	circled with
		thick, natu	ral vegetation
		screening i	t from external
		sites and p	ublic viewing
		points	
		h) No loss of r	
		_	and fauna is
		proposed	
PO40 Development I	AO40 No account to	The development	dala t
P010 Development does not result in adverse impacts	A010 No acceptable outcomes are prescribed	The development is existing cleared are	
on:	are prescribed	away from waterwa	
		ecological functions	
(a) ecological function or features;		waterways will not	
·		affected.	
(b) on-site or surrounding waterways and wetlands.			
water ways and wetlands.			
P011 Rehabilitation of natural	A011 No accentable outcomes	No disturbance to	ovicting
processes on disturbed	A011 No acceptable outcomes are prescribed	No disturbance to e vegetation or wate	_
sites is undertaken to	are presentated	required for the de	•
	1	1	- p

improve the environmental integrity of the area		undertaken
P012 Fencing is designed to not impede the free movement of native fauna through the site.	A012 No acceptable outcomes are prescribed.	No fencing is proposed
P013 New lots contain a minimum lot size of 200 hectares, unless:	A013 No acceptable outcomes are prescribed.	NA
(a) the lot reconfiguration results in no additional lots (e.g. amalgamation, boundary realignments);		
(b) the reconfiguration is limited to one additional lot to accommodate an existing or approved:		
(i) Telecommunications facility;		
(ii) Utility installation;		
(c) the lot reconfiguration facilitates and outcome consistent with the Return to Country local plan.		

Cape Tribulation & Daintree Coast Local Plan Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
P01 Development does not result in a demand which exceeds the capacity of:	A01 No acceptable outcomes are prescribed.	The development does not increase the existing use of the premises
(a) the Daintree River ferry crossing;		
(b) Alexandra Range Road;		
(c) the local road network.		
P03 Development provides a	AO2 1 Water storage is	Evicting water storage will be
P02 Development provides a suitable standard of self-sufficient service for:	AO2.1 Water storage is provided in tank/s with a minimum capacity to service	Existing water storage will be utilised.
(a) potable water;	the proposed use, including fire fighting capacity, and	
(b) water for fire fighting	access to the tank/s for fire	
purposes;	trucks. Tank/s are to be:	

(c) electricity supply.	(a) fitted with a 50mm ball valve and camlock fitting;	
	(b) installed and connected prior to occupation;	
	(c) sited so as to be visually unobtrusive.	
	AO2.2 Water storage tanks are to be fitted with screening at their inlets to prevent the intrusion of leaves and insects.	
	AO2.3 An environmentally acceptable and energy efficient power supply is constructed, installed and connected prior to occupation	
PO3 On-site waste water does not adversely impact on the environmental quality of the water and soil resources or amenity of residents, through the implementation of best environmental practice.	AO3 No acceptable outcomes are prescribed.	N/A
PO4 The sustainability of the natural water resources of the area is protected for ecological and domestic consumption purposes.	AO4.1 If groundwater is to be used, development is limited to one bore per site and the bore is: not located within 100 metres of a septic disposal trench (on the site or adjoining sites); not located within 100 metres of another bore. AO4.2 Surface water is to be used for demostic purposes.	N/A
	used for domestic purposes only.	
PO5 Development does not adversely impact on areas of sensitive natural vegetation, foreshore areas, watercourses and/or areas of tidal inundation.	AO5 No acceptable outcomes are prescribed.	Development not no advisedly impact on the existing vegetation or waterways as its location is within an existing cleared and developed area

PO6 Development is subservient to the surrounding natural environment in scale and intensity and is designed to be functional in a humid tropical rainforest environment.	AO6.1 The exterior finishes and colours of buildings are non-reflective and complement the colours of the surrounding vegetation and view shed.	Exterior colours will consist of dark hues.
	AO6.2 The noise of generators is controlled by design, or the generator is enclosed within a sound insulated building with a residential approved muffler. The noise level generated is less than 65 dBA when measured from a distance of 7 metres.	Proposal will comply.
	AO6.3 Any fuel storage associated with an on-site generator, with storage of 20 litres or more of fuel, is enclosed with a building and provided with a bund.	
PO7 Landscaping of the development ensures that the endemic character of the local area is dominant.	AO7.1 Landscaping complies with the requirements of Planning Scheme Policy 7 – Landscaping;	The vast majority of the land is landscaped with natural vegetation hiding the development from view from the road and neighbouring allotments
	AO7.2 All of the existing landscaping to be retained and all of the proposed landscaping is 100% endemic or native species and the details are provided on a landscape plan.	All existing landscaping is to be retained. No additional landscaping is proposed
PO8 Site access driveways and roads within the local plan area are retained as safe, slow speed, scenic drives.	AO8.1 Site access driveways and existing or proposed roads comply with the relevant requirements of Planning Scheme Policy 5 – FNQROC Development Manual and are maintained as low speed gravel roads to maintain the scenic drive experience and to discourage the use of roads by through-	The site access driveway is existing

	+raffic.	
	traffic;	
	AO8.2 Where existing roads/tracks are 4-wheel drive only, upgrading to facilitate conventional vehicles and an increase in through traffic does not occur.	No upgrades to the existing driveway are proposed.
PO9 The on-site impacts on natural flow regimes and erosion and sedimentation are minimised.	AO9.1 Filling and excavation is kept to a minimum and involves not more than 5% of the cleared area of the lot. AO9.2 All exposed surfaces must incorporate erosion and	No further excavation or clearing is required. No disturbance to tree roots is proposed as the site is a cleared grass area.
	sediment controls during construction and must be maintained until revegetation, or other permanent stabilisation, has occurred.	The additional stormwater load created by the garage is negligable and will not adversely affect natural on-site drainage, ground surfaces or stormwater management.
	AO9.3 This is no disturbance to tree roots and trenching does not involve any damage to tree roots.	G
	AO9.4 On-site drainage and stormwater management:	
	(a) maintains natural flow regimes;	
	(b) minimises impervious surfaces;	
	(c) avoids concentration of flows, but where there is any form of concentration of flow, energy dissipation measures are installed at the outlet to avoid erosion (e.g. rock rip rap, gravel beds, diffusers etc.)	
PO10 Development minimises the loss of vegetation and habitat connectivity on site and is sited to protect the environmental values of	AO10.1 The elements of development and access to the site are included in a Designated Development Area (DDA).	The development is sited on an area of open space. No vegetation will be cleared.

the site.		
	AO10.2 Development is sited in an existing cleared area or in an area approved for vegetation clearing.	
	AO10.3 Any new clearing is limited to a maximum area of 700m2 and is sited to be clear of the high bank of any watercourse	
PO11 All existing native vegetation on a house site, other than that required and approved to be cleared for the construction of a house and access thereto, is protected to ensure the environmental integrity of the local plan area	AO11 No acceptable solutions are prescribed.	The development is within an existing cleared. The environmental integrity of the site will not be adversely affected.
PO12 Wildlife movement, fauna habitat and habitat corridors are protected and domestic impacts are minimised.	AO12.1 Fences are limited in extent to the confines of the cleared area around the house and any associated gates are self-closing.	No fences are proposed
	AO12.2 External lighting is to be kept to the minimum necessary for orientation, safety and security. Flood lights must not point up, and areas of retained vegetation should, in general, not be illuminated. Where appropriate, outdoor lights are controlled by movement detectors and/or timers.	Eno additional lighting is proposed.
PO13 House sites have efficient and safe vehicle access and maneuvering areas on site, and to the site, to an acceptable standard for the local plan area.	AO13.1 Vehicle access is limited to one access per lot and sited in an approved location, clear of any watercourses.	No accesses additional to the existing are proposed.

	AO13.2 Vehicular access is a maximum width of 4 metres, avoids large tree specimens and/or significant vegetation and habitat corridors and is constructed and maintained to a minimum gravel standard of 75mm of road base on a compacted soil surface. AO13.3 Vehicular access is constructed prior to house construction.	
PO25 Development complements, protects and enhances the	AO25.1 One dwelling house establishes per lot.	Proposal complies.
environmental and scenic values of the site.	AO25.2 Any other development is limited to existing cleared areas on the site.	No other development is currently proposed
	AO25.3 No development is to occur above the 60 metre contour line.	Development is not proposed above the 60m contour line.
	AO25.4 Any new primary production activity or a change to a primary production activity has minimal impact on the existing natural values of the site and surrounding area.	N/A
PO26 Large cleared or partially cleared sites are revegetated and rehabilitated in association with suitably small scale environmentally sustainable development.	AO26 The balance area of the development, including any existing area/s not identified for development is/are revegetated / rehabilitated in accordance with a landscape plan.	No vegetation will be cleared from the site. Natural vegetation exists over the majority of the lot with no additional vegetation clearing proposed.
PO27 Development is carried out in accordance with a site specific and development specific Environmental Management Plan.	PO27 Development is carried out in accordance with a site specific and development specific Environmental Management Plan.	NA



Mighty Sheds and Carports ABN: 35 527 647 266 Phone: 4032 5

Phone: 4032 5532 Lic No: 1284128

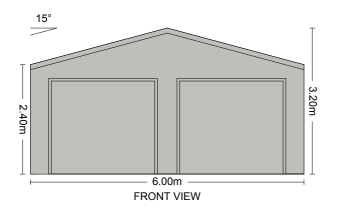
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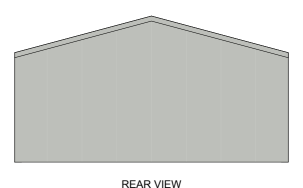
Email: alan@centrobuild.com.au Web: www.centrobuild.com.au

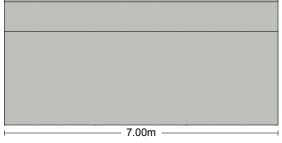
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Date: 02/08/2017



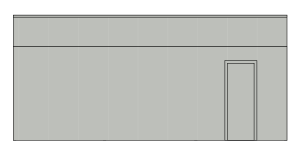




FRONT ELEVATION

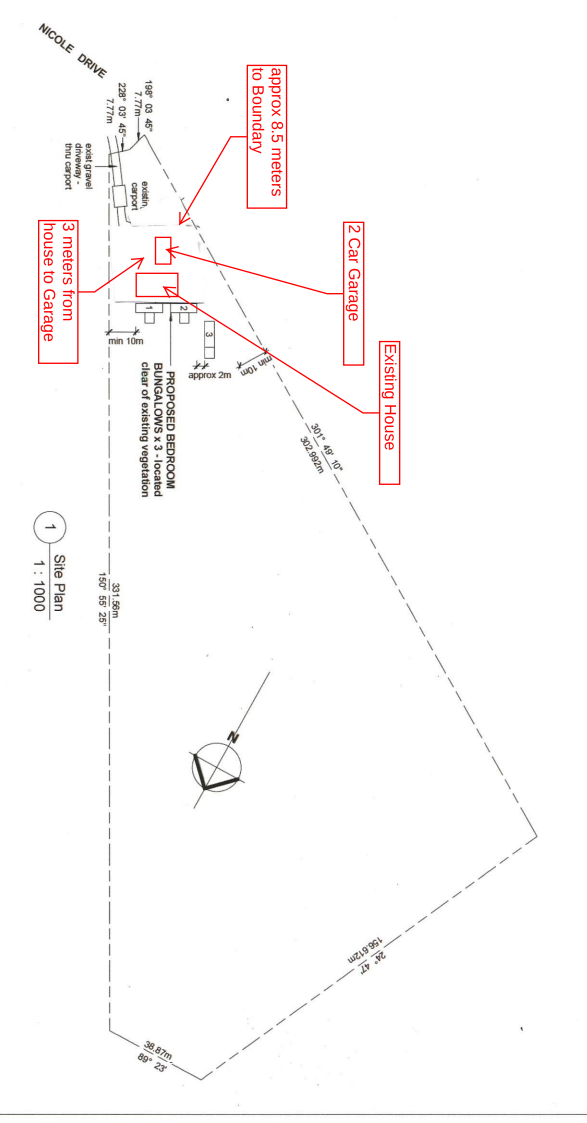


PLAN VIEW



REAR ELEVATION

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

I, Mary Martin and Paul Martin	9	
		[Insert full name.]
as owner of the premises identified as follows:		
	# 100 mm	9
94 Nicole Drive Cape Tribulation Queensland 4873		
Lot RP 738897		
consent to the making of a development application under	the <i>Planning Act 2016</i> by	<i>/</i> :
Mary Martin	30	
Paul Martin		*
on the premises described above for:		
2 Car Garage		J
Q< Un<	-2019	

[signature of owner and date signed]