Ref: ET21-006

Elizabeth Taylor Town Planner 23 Vallely Street **FRESHWATER QLD 4870**

17 May 2021

Chief Executive Officer Douglas Shire Council P O Box 723 MOSSMAN QLD 4873

Attention: Mr Daniel Lamond

Dear Sir,

APPLICATION FOR MATERIAL CHANGE OF USE TO RE: ALLOW LOT 301 SP212663, BEING PART OF THE BODY CORPORATE SCHEME KNOWN AS COCONUT **GROVE**, LOCATED AT 56-64 MACROSSAN STREET, PORT DOUGLAS AND APPROVED FOR MULTIPLE DWELLING (TOURIST) TO ALSO MULTIPLE **DWELLING** BE USED FOR (PERMANENT **OCCUPATION**)

This is an Application for Material Change of Use to allow an apartment, described above and currently approved for Multiple dwelling (tourist) use under the 1996 Planning Scheme and located in the Coconut Grove tourist complex, to have the flexibility to also be used for Multiple dwelling (permanent occupation) under the current 2018 Planning Scheme.

The Application is being made by the owners, R & B Cowley, who have signed the Landowner's Consent Form attached with DA Form 1, at Appendix 1.

The Application is comprised of:

- DA Form 1;
- Landowner's Consent Form; and
- Town Planning Submission.

The Site and Locality

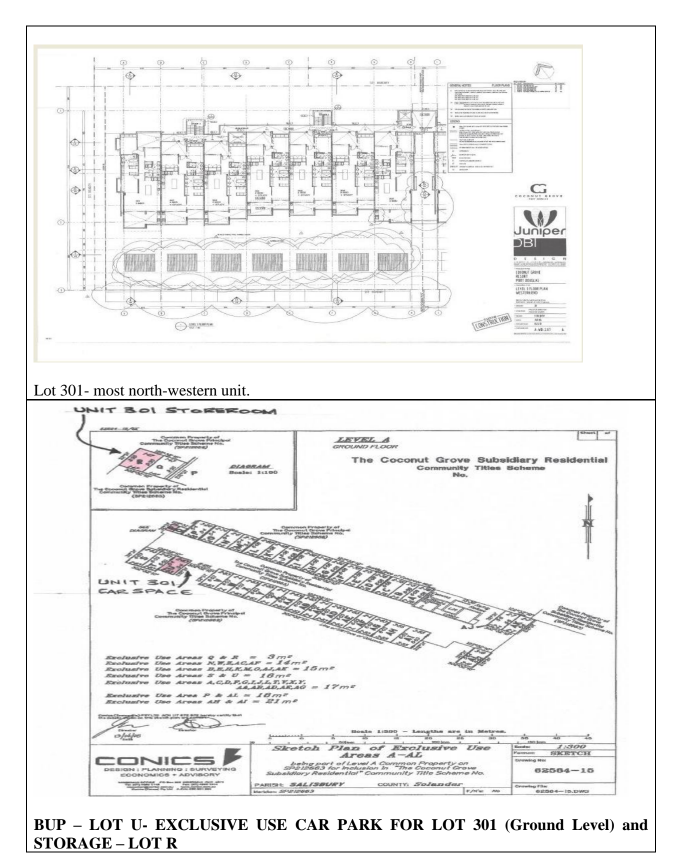


Coconut Grove is a tourist complex located at the junction of Davidson Street and Macrossan street, at the entry to the town centre of Port Douglas. It is comprised of commercial development at ground level with 33 x 3 bedroom apartments above, over several levels with large terraces.

Coconut Grove is proximate to Four Mile Beach and the vibrant commercial hub of Macrossan Street.

Lot 301 is identified in the complex as Apartment 301, refer Key plan below, and is shown on the Building Unit Plan (BUP) of the Community Title Scheme (CS) as Lot 301 on the third level with an exclusive use car park, shown as Lot U, refer BUP extracts, below.

 Key Plan
LEVEL 3
UNIT 301
3 BED UNIT



A Locality Plan showing the location of Coconut Grove in Port Douglas is attached, below.



The Proposed Development

The development application seeks to allow Apartment/Lot 301, which is currently only approved for short term holiday occupancy, defined as Multiple dwelling (tourist) under the 1996 Planning Scheme (defined as Short term accommodation under both the 2006 Superseded Planning Scheme and the current 2018 Planning Scheme) to also be used for an additional land use, being permanent occupation, defined as Multiple dwelling under the 2018 Planning Scheme.

Under the 1996 Planning Scheme, short term holiday accommodation was defined as Multiple dwelling (tourist):

"Multiple dwelling (tourist)" – Any premises comprising two or more dwelling units, where not dwelling-houses nor dwelling house/attached flat, and any of the following:-

- (a) a reception area;
- (b) an administration office; and/or

(c) any signage visible from the road adjoining the subject premises indicating the presence of a reception area or administration office, whether in the subject premises or elsewhere, or in any other way indicating that the premises are available for holiday accommodation;

The term does not include a retirement community as defined herein.

As all 33 apartments in Coconut Grove were approved as Multiple dwelling (tourist) they cannot lawfully also be used for permanent occupation without a planning approval for Multiple dwelling.

The Application seeks approval for the Apartment/Lot 301, to be able to be used for either short term holiday let, defined as Multiple dwelling (tourist) under the 1996 Planning Scheme and Short term accommodation under the 2018 Planning Scheme, refer below, or permanent residential occupancy – Multiple dwelling, as defined in the 2018 Planning Scheme, refer below.

Short-term accommodation	Premises used to provide short- term accommodation for tourists or travellers for a temporary period of time (typically not exceeding three consecutive months) and may be self- contained.	Motel, backpackers, cabins, serviced apartments, accommodation hotel, farm stay.	Hostel, rooming accommodation, tourist park.
	The use may include a manager's residence and office and the provision of recreation facilities for the exclusive use of visitors.		

Multiple dwelling	Premises containing three or more dwellings for separate households.	Apartments, flats, units, townhouses, row housing, triplex.	Rooming accommodation, dual occupancy, duplex, granny flat, residential care facility, retirement facility.
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No building work or operational work is required as part of the proposed development.

The apartment has an internal area of approximately $130m^2$ and an outdoor balcony/terrace of $20m^2$ and one (1) designated (exclusive use) car park and one (1) designated (exclusive use) storage area in the common car parking area on the ground level.

The apartment, is comprised of:

- Private entry court,
- 3 bedrooms;
- 2 bathrooms;
- Laundry;
- Combined kitchen, dining and living area; and
- Balcony.

The apartment has more than adequate living space and contains all necessary conveniences for both holiday and permanent occupation.

Planning Matters

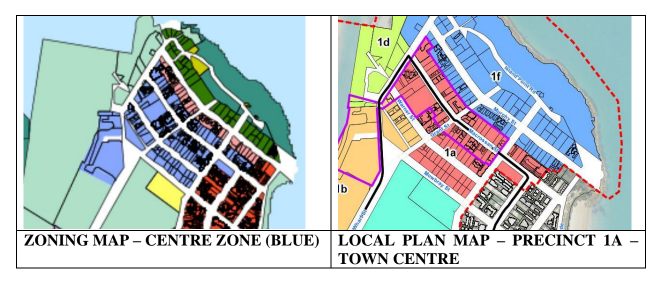
The site is included in the Urban Footprint Designation of the FNQ2009-2031 Regional Plan. The proposed development meets the intent of the Urban Footprint Designation and the requirements of the Regional Plan.

There are no State Referral Agencies for the Application.

Douglas Shire Planning Scheme 2018

Coconut Grove was approved under the 1996 Planning Scheme as a tourist complex. This Application, to also allow permanent occupation of Lot/Apartment 301 requires assessment against the relevant provisions of the current 2018 Planning Scheme.

Under the current Planning Scheme, the site is zoned Centre and is included in Precinct 1a – Town Centre of the Port Douglas and Craiglie Local Plan.



Both defined land uses – Short term accommodation and Multiple dwelling are Code assessable development in the Centre zone, <u>provided</u> they are located within Precinct 1a of the Local Plan, otherwise they are Impact assessable development.

Therefore, the proposal to allow Apartment/Lot 301 to be used for either visitor accommodation or permanent occupancy is supported by the zoning of the land and the Precinct designation and the prescribed level of assessment, which is Code.

The proposed mix of land uses, within an existing residential development, is considered to satisfy the Purpose statement of the Centre zone and of Precinct 1a of the Local Plan, as follows:

(1)	The purpose of the Centre zone code is to provide for a mix of land uses and activities.								
	(a)	These uses include, but are not limited to, business, retail, professional, administrative, community, entertainment, cultural and residential activities.							
	(b)	Centres are found at a variety of scales based on their location and surrounding activities.							
(2)	The	local government purpose of the code is to:							
	(a)	 implement the policy direction set in the Strategic Framework, in particular. (i) Theme 1 : Settlement pattern, Element 3.4.3 Activity Centres. (ii) Theme 4 : Strong communities and identity, Element 3.7.4 Sense of place, community and identity, Element 3.7.6 Arts and Culture 							
		 (iii) Theme 5 : Economy, Element 3.8.2 – Economic growth and diversification, Element 3.8.3 Tourism. 							
	(b)	provide for a mix of uses and level of economic and social activity to serve community needs.							
(3)	The purpose of the code will be achieved through the following overall outcomes:								
Sec. A	(a)	Development creates a range of retail, commercial, community and residential uses.							
	(b)	Development is consistent with any location specific provisions contained within a Local Plan.							
	(c)	Development provides activation and surveillance at ground level where adjoining roads or other public spaces.							
	(d)	Development is integrated and coordinated both within the site and in relation to surrounding land uses and activities.							
	(e)	Development provides a built form that establishes a cohesive streetscape and continuous pedestrian connections and shelters.							
	(f)	Development is sensitively designed and managed to mitigate impacts on surrounding sensitive land uses.							
	(g)	Development has access to infrastructure and services.							

(6)		Idition to other overall development outcomes, development in the Town Centre sub- inct facilitates the following development outcomes:
	(a)	tourist, retail, dining and entertainment activities are facilitated at an appropriate
		pedestrian scale;
	(b)	drive-through developments, bulky goods showrooms, outdoor sales, saleyards and other
		big-box retailing or entertainment facilities are not established;
	(c)	development contributes to a high quality public realm;
	(d)	parking (and associated infrastructure) does not undermine the relationship between
		buildings and street or pedestrian circulation patterns;
	(e)	consolidation of community and cultural land use activities along Mowbray Street
		between Wharf Street and Mudlo Street;
	(f)	active street frontages are established along Macrossan and Wharf Streets and other
	0.000	nearby streets as shown on the Port Douglas Centre Active Frontages and Pedestrian
		and Cycle Network Plan;
	(g)	Live entertainment activities are concentrated within the Live Entertainment Precinct and
	(9)	are subject to the recommendations of a suitably qualified acoustic engineer.

Under the Planning Scheme the two land uses (and a third land use of Retirement facility) are all assessed under one Code.

Multiple dwelling, short term accommodation and retirement facility code

The Purpose and overall outcomes of the Multiple dwelling, short term accommodation and retirement facility code, states:

9.3.1	3.2 P	urpose
(1)		purpose of the Multiple dwelling, short term accommodation and retirement facility code is seess the suitability of development to which this code applies.
(2)	The (a) (b) (c) (d) (e)	purpose of the code will be achieved through the following overall outcomes: development is compatible with and complementary to surrounding development, with regard to scale, bulk, and streetscape patterns; master planning is undertaken for larger developments to ensure connectivity and integration with adjoining uses and the wider neighbourhood; development does not adversely impact on the natural features on the site; the design of development creates a pleasant living environment and is appropriate for the tropical climate of the region; the impacts of development on adjoining premises are managed.

Coconut Grove already exists and is fully developed. It is not considered necessary to assess the proposed development against the detailed provisions of this Code.

However, it can be noted that the Coconut Grove complex is generally compatible with and complements surrounding development with regard to scale, bulk, appearance and streetscape and does not adversely impact on the natural environment. The complex is appropriately located and separated from incompatible noise and hazards and the design of the Apartment creates a pleasant living environment, appropriate to the tropical climate.

Therefore, the proposed development is considered to achieve the Purpose and Overall Outcomes outlined, above, in the relevant land use code.

Access, Parking and Servicing Code

The Purpose and Overall Outcomes of the Access, Parking and Servicing Code, states:

9.4.1.2 Purpose

- (1) The purpose of the Access, parking and servicing code is to assess the suitability of access, parking and associated servicing aspects of a development.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 (a) sufficient vehicle parking is provided on-site to cater for all types of vehicular traffic accessing and parking on-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 service staff;
 - (c) on-site parking is provided so as to be accessible and convenient, particularly for any short term uses;
 - (d) development provides walking and cycle routes through the site which link the development to the external walking and cycling network.
 - development to the external walking and cycling network;
 (e) 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 street network or on the area in which the development is located;
 - (f) new vehicular 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.

Under the 2018 Planning Scheme the following car parking provisions apply:

Multiple dwelling	If within Precinct 1 : Port Douglas precinct in the Port Douglas / Craiglie Local plan: 1 car space per dwelling unit. If outside Precinct 1 : Port Douglas precinct in the Port Douglas / Craiglie Local plan: 1.5 car spaces per dwelling unit In all cases 60% of the car parking area is to be covered.	1 bicycle space per 3 units and 1 visitor bicycle space per 12 units.	n/a	RCV (over 10 units)
Short term accommodatio n	If within Precinct 1 : Port Douglas precinct in the Port Douglas / Craiglie local plan: 0.5 car spaces per dwelling unit. If outside Precinct 1 : Port Douglas precinct in the Port Douglas / Craiglie local plan: For up to 5 units: 1 car space per dwelling unit, plus 1 space for visitors and 1 service/staff spaces. For 5 – 10 units: 1 car space per dwelling unit, plus 2 spaces for visitors and 1 service/staff spaces.	1 space per 10 rooms	n/a	SRV
	For over 10 units: 0.75 car spaces per dwelling unit, plus 3 spaces for visitors and 2 service/staff parking for the first 10 units and 0.5 additional service/staff space per 10 units, there-above. In all cases 60% of the car parking area is to be covered. Note: Where Short term accommodation is to be inter-changeable with a Multiple dwelling land use, multiple dwelling parking rates apply.			

Lot/Apartment 301 has one (1) designated (exclusive use) car parking space within the ground level car park of the complex; which complies with the specific requirements for private car parking for a dwelling unit, for Multiple dwelling development and exceeds the car parking requirement of 0.5 spaces for Short term accommodation development, on land zoned Centre and located within Precinct 1a – of the Port Douglas Town Centre.

The proposal to allow either short term occupancy or permanent occupation of Lot/Apartment 301 is fully compliant with the car parking provisions of the 2018 Planning Scheme.

Conclusion

The proposal to allow Lot/Apartment 301 to be used for either Short term accommodation (tourist/visitor occupation) or Multiple dwelling (permanent occupation) satisfies the relevant provisions of the 2018 Planning Scheme. Lot 301 contains a spacious self-contained Apartment and requires no upgrading to provide a pleasant living environment for either tourists or permanent residents.

The proposed development is recommended to Council for approval, subject to minimal, reasonable and relevant conditions, given that the Application is only required to overcome a land use technicality, to allow flexibility for a mix of residential occupancies. Car parking requirements are satisfied and no building, plumbing or drainage works or operational works are required to facilitate the change in use to Short term accommodation and/or Multiple dwelling.

Yours faithfully,

Chaylor.

Elizabeth Taylor Town Planner

APPENDIX: 1

DA Form 1 – Development application details

Approved form (version 1.2 effective 7 February 2020) 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 only 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)	R & BA Cowley
Contact name (only applicable for companies)	Liz Taylor
Postal address (P.O. Box or street address)	C/- Elizabeth Taylor, Town Planner 23 Vallely Street
Suburb	Freshwater
State	QLD
Postcode	4870
Country	Australia
Contact number	Liz - 0407584966
Email address (non-mandatory)	liz@elizabethtaylor.net.au
Mobile number (non-mandatory)	Liz - 0407584966
Fax number (non-mandatory)	N/A
Applicant's reference number(s) (if applicable)	ET21- 006

2) Owner's consent

2.1) Is written consent of the owner required for this development application?

 \boxtimes Yes – the written consent of the owner(s) is attached to this development application

No – proceed to 3)



PART 2 – LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.								
3.1) St	reet addres	s and lot o	on plan					
Str	eet address	AND lot of	on plan for	lots must be liste an adjoining ietty, pontoon. A	or adja		erty of the	premises (appropriate for development in
	Unit No.	Street N	o. Stree	et Name and	Туре			Suburb
a)		56-64	Mac	Macrossan Street				Port Douglas
a)	Postcode	Lot No.	Plan	Type and Nu	umber (e.g. RP, Sł	P)	Local Government Area(s)
	4877	301	SP2	12663			Douglas Shire	
	Unit No.	Street N	o. Stree	et Name and	Туре			Suburb
b)								
b)	Postcode	Lot No.	Plan	Type and Nu	umber (e.g. RP, Sł)	Local Government Area(s)
e.(Note : P	g. channel drec lace each set c	lging in Mor of coordinate	eton Bay) es in a separa	te row.		note areas, o	ver part of a	n lot or in water not adjoining or adjacent to land
		-		de and latitud	le			
Longit	ude(s)	L	atitude(s)		Datum			Local Government Area(s) (if applicable)
						GS84		
						DA94		
Co	ordinates of	premises	by easting	and northing		her:		
Eastin	g(s)	Northin	g(s)	Zone Ref.	Datur	n		Local Government Area(s) (if applicable)
				54	WGS84			
				55	GDA94			
				56	Ot	her:		
3.3) Ao	dditional pre	mises						
atta				this developi opment appli		plication a	and the de	etails of these premises have been
4) Ider	ntify any of th	he followi	ng that app	ly to the prer	nises a	nd provide	e any relev	vant details
				atercourse or				
Name	of water boo	dy, watero	course or a	quifer:			-	
🗌 On	strategic po	ort land ur	der the Tra	ansport Infras	structur	e Act 1994	4	
	plan descrip							
	of port author		• ·					
	a tidal area							
		ernment f	or the tidal	area (if applica	able):			
	of port auth				,			
				ssets (Restru	cturina	and Dispo	osal) Act 2	2008
	of airport:				0			

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

5) Are there any existing easements over the premises?

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

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

🛛 No

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect
a) What is the type of development? (tick only one box)
Material change of use Reconfiguring a lot Operational work Building work
b) What is the approval type? (tick only one box)
Development permit Preliminary approval Preliminary approval that includes a variation approval
c) What is the level of assessment?
Code assessment Impact assessment (requires public notification)
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):
Existing apartment to be used for both short term and permanent occupation
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms quide:</u> <u>Relevant plans</u> .
Relevant plans of the proposed development are attached to the development application
6.2) Provide details about the second development aspect
a) What is the type of development? (tick only one box)
Material change of use Reconfiguring a lot Operational work Building work
b) What is the approval type? (tick only one box)
Development permit Preliminary approval Preliminary approval that includes a variation approval
c) What is the level of assessment?
Code assessment Impact assessment (requires public notification)
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide:</u> <u>Relevant plans.</u>
Relevant plans of the proposed development are attached to the development application
6.3) Additional aspects of development
 Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application Not required

Section 2 – Further development details

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

Division 1 - Material change of use

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

8.1) Describe the proposed material change of use					
Provide a general description of the proposed use	Provide the planning scheme definition (include each definition in a new row)	Number of dwelling units (if applicable)	Gross floor area (m ²) (<i>if applicable</i>)		
Existing apartment to be used for both short term and permanent occupation	Short term accommodation and Multiple dwelling	1	150m ²		
8.2) Does the proposed use involve the u	use of existing buildings on the premises?				
🖂 Yes					
□ No					

Division 2 – Reconfiguring a lot

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

9.1) what is the total number of existing lots making	up the premises?
9.2) What is the nature of the lot reconfiguration? (tic	k all applicable boxes)
Subdivision (complete 10))	Dividing land into parts by agreement (complete 11))
Boundary realignment (complete 12))	Creating or changing an easement giving access to a lot from a constructed road (complete 13))

10) Subdivision				
10.1) For this development, how many lots are being created and what is the intended use of those lots:				
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:
Number of lots created				
10.2) Will the subdivision be staged?				
Yes – provide additional deta	ils below			
□ No				
How many stages will the works				
What stage(s) will this developm apply to?	ent application			

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

12) Boundary realignment					
12.1) What are the current a	nd proposed areas for each lo	t comprising the premises?			
Current lot Proposed lot					
Lot on plan description	Area (m ²)	Lot on plan description	Area (m ²)		
12.2) What is the reason for the boundary realignment?					

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

Division 3 – Operational work

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

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

PART 4 – ASSESSMENT MANAGER DETAILS

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

PART 5 – REFERRAL DETAILS

17) Does this development application include any aspects that have 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 Act 2016: Clearing native vegetation Contaminated land (unexploded ordnance) Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government) Fisheries – aquaculture Fisheries – declared fish habitat area Fisheries – marine plants Fisheries – waterway barrier works Hazardous chemical facilities Heritage places – Queensland heritage place (on or near a Queensland heritage place) Infrastructure-related referrals – designated premises Infrastructure-related referrals – state transport infrastructure ☐ Infrastructure-related referrals – State transport corridor and future State transport corridor Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels Infrastructure-related referrals – near a state-controlled road intersection Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas Koala habitat in SEQ region – key resource areas Ports – Brisbane core port land – near a State transport corridor or future State transport corridor Ports – Brisbane core port land – environmentally relevant activity (ERA) Ports – Brisbane core port land – tidal works or work in a coastal management district Ports – Brisbane core port land – hazardous chemical facility Ports – Brisbane core port land – taking or interfering with water Ports – Brisbane core port land – referable dams Ports – Brisbane core port land – fisheries Ports – Land within Port of Brisbane's port limits (below high-water mark) SEQ development area SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and recreation activity SEQ regional landscape and rural production area or SEQ rural living area – community activity SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation SEQ regional landscape and rural production area or SEQ rural living area – urban activity SEQ regional landscape and rural production area or SEQ rural living area – combined use Tidal works or works in a coastal management district Reconfiguring a lot in a coastal management district or for a canal Erosion prone area in a 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 –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 has been devolved to local government)

Heritage places – Local heritage places

Matters requiring referral to the Chief Executive of the distribution entity or transmission entity:

Infrastructure-related referrals – 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

Infrastructure-related referrals - Oil and gas infrastructure

Matters requiring referral to the Brisbane City Council:

Ports – Brisbane core port land

Matters requiring referral to the Minister responsible for administering the Transport Infrastructure Act 1994:

Ports – Brisbane core port land (where inconsistent with the Brisbane port LUP for transport reasons)

Ports – Strategic port land

Matters requiring referral to the relevant port operator, if applicant is not port operator:

Ports – Land within Port of Brisbane's port limits (below high-water mark)

Matters requiring referral to the Chief Executive of the relevant port authority:

Ports - Land within limits of another port (below high-water mark)

Matters requiring referral to the **Gold Coast Waterways Authority:**

Tidal works or work in a coastal management district (in Gold Coast waters)

Matters requiring referral to the **Queensland Fire and Emergency Service:**

Tidal works or work in a coastal management district (involving a marina (more than six vessel berths))

18) Has any referral agency provided a referral response for this development application?

Yes – referral response(s) received and listed below are attached to this development application

Referral requirement	Referral agency	Date of referral response

Identify and describe any changes made to the proposed development application that was the subject of the referral response and this development application, or include details in a schedule to this development application (*if applicable*).

PART 6 – INFORMATION REQUEST

19) Information request under Part 3 of the DA Rules

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

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

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

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

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

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

PART 7 – FURTHER DETAILS

20) Are there any associated development applications or current approvals? (e.g. a preliminary approval)				
\Box Yes – provide details below or include details in a schedule to this development application \boxtimes No				
List of approval/development application references	Reference number	Date	Assessment manager	
Approval Development application				
Approval Development application				

21) Has the portable long service leave levy been paid? (only applicable to development applications involving building work or operational work)					
Yes – a copy of the receipte	ed QLeave form is attached to this deve	lopment application			
 No – I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid Not applicable (e.g. building and construction work is less than \$150,000 excluding GST) 					
Amount paid	Date paid (dd/mm/yy)	QLeave levy number (A, B or E)			
\$					

22) Is this development	application in	response to a	show cause	notice or requ	uired as a res	ult of an enforcem	hent
notice?							

Yes – show cause or enforcement notice is attached

🛛 No

23) Further legislative requirements

Environmentally relevant activities

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

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

🛛 No

Note: See <u>www.business.qld.gov.au</u> for further information about hazardous chemical notifications.

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <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 Vegetation Management Act 1999 (s22A determination)
 No Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See <u>https://www.qld.gov.au/environment/land/vegetation/applying</u> 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 <u>www.qld.gov.au</u> for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
 Yes – the development application involves premises in the koala habitat area in the koala priority area Yes – the development application involves premises in the koala habitat area outside the koala priority area
No Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <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.gld.gov.au for further information.
DA templates are available from <u>https://planning.dsdmip.gld.gov.au</u> /. 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.
<u>Waterway barrier works</u> 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 <u>https://planning.dsdmip.qld.gov.au/</u> . 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.gld.gov.au</u> 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, Mines and Energy at <u>www.dnrme.qld.gov.au</u> and <u>www.business.qld.gov.au</u> 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 www.des.gld.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.dnrme.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						
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 guidance materials at <u>www.des.qld.gov.au</u> for information requirements regarding development of Queensland heritage places.						
Name of the heritage place: Place ID:						
Brothels						
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 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</i> <i>Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied)						
No 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 <i>Note</i> : See the Planning Regulation 2017 for referral requirements	⊠ Yes		
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 –</u> <u>Building work details</u> have been completed and attached to this development application	☐ Yes☑ Not applicable		
Supporting information addressing any applicable assessment benchmarks is with the development application Note : This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA</u> <u>Forms Guide: Planning Report Template</u> .	⊠ 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 correct

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

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

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

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

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

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

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received:	Reference numb	er(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 (dd/mm/yy)			
Date receipted form sighted by assessment manager					
Name of officer who sighted the form					

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

We, R & BA Cowley

as owners of the premises identified as follows:

Lot 301 SP212663, located at 56-64 Macrossan Street, Port Douglas, premises known as Coconut Grove

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

Elizabeth Taylor - Town Planner

on the premises described above for:

Material Change of Use to add Multiple dwelling to the existing Short-term accommodation land use of the apartment - Lot 301

illora

R Cowley

10/03/2021 Date

LA Courley

BA Cowley

10/03/2021 Date

The Planning Act 2016 is administered by the Department of Local Government, Infrastructure and Planning, Queensland Government.

Applicant template 10.0 Version 1.0-3 July 2017