BUILDING SURVEYORS

ACN 150 435 617



Leaders in Building Certification Services

PORT DOUGLAS

P: 07 4098 5150 E: adminpd@gmacert.com.au

Unit 5 "Craiglie Business Centre" Owen Street, Craiglie, Qld, 4877

P.O. Box 2760, Nerang Qld 4211

Planning Report

Application for Building Works Assessable Against the Planning Scheme for a BBQ Area, Generator Shed, Deck and Pool on land described as

Lot 49 on RP735856 George Road, Forest Creek

February 2025

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BUILDING CERTIFICATION

ENERGY EFFICIENCY ASSESSMENTS

TOWN PLANNING



1.0 Application Details

Table 1. Summary of relevant details of the application.

Applicant	Cameron Leyshon	
Registered Owner of Land	Cameron Leyshon	
Contact	Rebekah Mulligan	
	GMA Certification Group Pty Ltd	
	PO Box 831	
	PORT DOUGLAS Q 4877	
	Ph 07 4098 5150	
Real Property Description	Lot 49 on RP735856	
Location	George Road, Forest Creek	
Tenure	Free Hold	
Total Area	2.275 Hectares	
Present Use	Vacant (Foundations of Dwelling Constructed)	
Contaminated Lands or Environmental	Nil	
Management Registers		
Easements and Encumbrances	Nil	
Proposal	New BBQ Area, Generator Shed, Deck and Pool	
Local Government Authority	Douglas Shire Council	
Planning Scheme	Douglas Shire Planning Scheme 2018	
Planning Area	Environmental Management Zone	
Overlays	Bushfire – Potential Impact Buffer	
	Landscape Values – High	

2.0 Proposed Development

The application seeks a Development Permit for a Material Change of Use for the purpose of a dwelling, BBQ area, pool, generator shed and shed on the subject allotment.

The attached plans illustrate:

- Site plan, indicating the location of the proposed buildings; and,
- Architectural plans including floor plans and elevations.

3.0 Level of Assessment

The proposed development is 'assessable development' under the Douglas Shire Planning Scheme and as defined in the Planning Act 2016.

Under the provisions of the Planning Act and the Douglas Shire Planning Scheme, the following level of assessment is applicable, in accordance with the IDAS process:

 'Code Assessable" – Material Change of Use for the purpose of a house within the Environmental Management Zone

4.0 Planning Considerations

The Planning Act 2016, provides a legislative framework within Queensland for local and state authorities to assess development applications. Relevant matters within the Planning Act with respect to the application are considered below.

4.1 Douglas Shire Planning Scheme Code Assessment

Table 2 provides an assessment of the proposal with regard to the Douglas Shire Planning Scheme's associated Codes. The proposal generally complies with the Acceptable Solutions of the Scheme.

Table 2. Assessment Against the Douglas Shire Planning Scheme Codes

Environmental Management Zone Code

PERFORMANCE OUTCOMES	ACCEPTABLE OUTCOMES	COMMENTS
PO1 The height of all buildings and structures is in keeping with the natural	AO1.1 Buildings and structures are not more than 8.5 metres and two storeys in height.	The proposed development complies as it has a maximum height of approximately 5m.
characteristics of the site. Buildings and structures are low-rise and not unduly	Note – Height is inclusive of the roof height.	
visible from external sites.	AO1.2 Buildings have a roof height not less than 2 metres.	
PO2 Buildings and structures are set back to: (a) maintain the	AO2 Buildings and structures are set back not less than:	The proposed setbacks comply with the Acceptable Outcomes.
natural character of the area; (b) achieve separation from neighbouring buildings and from road	(a) 40 metres from the frontage of a state controlled road;	
frontages.	(b) 25 metres from the frontage to Cape Tribulation Road;	
	(c) 6 metres from any other road;	
	(d) 6 metres from the side and rear boundaries of the site.	
PO3 Development is consistent with the purpose of the Environmental management zone and protects the zone from the intrusion of inconsistent uses.	AO3 Inconsistent uses as identified in Table 6.2.4.3.b are not established in the Environmental management zone.	The use is not inconsistent.
PO4 The site coverage of all buildings and structures and associated services do not have an adverse effect on the environmental or scenic values of the site.	PO4 No acceptable outcomes are prescribed.	NA
PO5 Development is located, designed, operated and managed to respond to the characteristics, features	AO5.1 Buildings, structures and associated access, infrastructure and private open space are sited:	The structures are to be constructed in an existing cleared area at the front of the allotment.
and constraints of the site and its surrounds.	(a) within areas of the site which are already cleared; or (b) within areas of the site which are environmentally degraded;	The land is level in the location of the proposed buildings.

	(c) to minimise additional vegetation clearing.	
	AO5.2 Buildings and structures and associated infrastructure are not located on slopes greater than 1 in 6 (16.6%) or on a ridgeline	
PO6 Buildings and structures are responsive to steep slope through innovative construction techniques so as to: (a) maintain the geotechnical stability of slopes; (b) minimise cut and/or fill; (c) minimise the overall height of development	AO6.1 Where development on land steeper than 1 in 6 (16.6%) cannot be avoided, development follows the natural contours of the land and single plane concrete slab on-ground methods of construction are not utilised. AO6.2 Access and vehicle manoeuvring and parking areas are constructed and maintained to: (a) minimise erosion;	The land is level therefore no cutting or filling is required to construct the buildings or driveway.
	(b) minimise cut and fill;	
	(c) follow the natural contours of the site.	
PO7 The exterior finishes of buildings and structures are consistent with the surrounding natural environment.	PO7 The exterior finishes and colours of buildings and structures are non-reflective and are moderately dark to darker shades of grey, green, blue and brown or the development is not visible external to the site.	Exterior colours of the dwelling, generator shed and shed is to be Colorbond Woodland Grey for both walls and roofs. The BBQ area is to be a combination of natural timbers and woodland grey.
PO8 Development does not adversely affect the amenity of the zone and adjoining land uses in terms of traffic, noise, dust, odour, lighting or other physical or environmental impacts.	AO8 No acceptable outcomes are prescribed	NA
PO9 The density of development ensures that the environmental and scenic amenity values of the site and surrounding area are not adversely affected.	AO9 The maximum residential density is one dwelling house per lot.	Complies.
PO10 Lot reconfiguration results in no additional lots.	AO10 No acceptable outcomes are prescribed.	NA

Landscape Values Overlay Code Development in a High landscape value area

PERFORMANCE OUTCOMES	ACCEPTABLE OUTCOMES	COMMENTS
PO1	AO1.1	
Development within High landscape value areas identified on the Landscape values overlay maps contained in Schedule 2:	Buildings and structures are not more than 8.5 metres and two storeys in height.	Proposal complies.
 (a) avoids detrimental impacts on the landscape values of forested skylines, visible hillslopes, ridgelines, the coastal foreshore or the shoreline of other water bodies through the loss of vegetation; (b) is effectively screened from 	Note - Height is inclusive of roof height. AO1.2 Buildings and structures are setback not less than 50 metres from ridgelines or peaks.	Proposal complies.
view from a road, lookout or other public place by an existing natural landform or native vegetation, or will be effectively screened by native vegetation within 3 years of construction;	AO1.3 Development is screened from view from roads or other public places by an existing natural landform or an existing native vegetation buffer.	The land between the road and development area is clear of all vegetation. The owner will provide landscaping should it be necessary.
(c) retains existing vegetation and incorporates new landscaping to enhance existing vegetation and visually soften built form elements;	AO1.4 Where development on land steeper than 1 in 6 (16.6%) cannot be avoided: (h) development follows the	The land is level therefore NA.
(d) incorporates development of a scale, design, height, position on site, construction materials and external finishes that are compatible with the landscape values of the locality;	natural; contours of the site; (i) buildings are split level or suspended floor construction, or a combination of the two; (j) lightweight materials are used to areas with	
(e) avoids detrimental impacts on landscape values and excessive changes to the natural landform as a result of the location, position on site, scale, design, extent and alignment of earthworks, roads, driveways, retaining walls and other on-ground or inground infrastructure; (f) avoids detrimental impacts	suspended floors. Note - Examples of suitable lightweight materials include timber or fibre cement boards or sheeting for walls and factory treated metal sheeting for walls and roofs. AO1.5 The external features, walls and roofs of buildings and	

views as a result of the location, position on site, scale, design and alignment of telecommunications facilities, electricity towers, poles and lines and other tall infrastructure;

(g) extractive industry operations are avoided.

Note - A visual impact assessment is undertaken in accordance with Planning scheme policy SC6.6 – Landscape values in order to satisfy performance outcomes. structures have a subdued and non-reflective palette.

Note - Examples of suitable colours include shades of green, olive green, blue green, grey green, green blue, indigo, brown, blue grey, and green yellow.

AO1.6

No clearing of native vegetation occurs on land with a slope greater than 1 in 6 (16.5%).

AO1.7

Where for accommodation activities or reconfiguration of a lot in a High landscape value area, development demonstrates that the height, design, scale, positioning onsite, proposed construction materials and external finishes are compatible with the landscape values.

Note - A visual impact assessment undertaken in accordance with Planning scheme policy SC6.6 – Landscape values may be required.

AO1.8

Advertising devices do not occur.

See Environmental Management Zone Code assessment for proposed colours.

The land is level and clear of vegetation therefore NA.

NA

NA

Bushfire Hazard Overlay Code

PERFORMANCE OUTCOMES	ACCEPTABLE OUTCOMES	COMMENTS
PO1 A vulnerable use is not established or materially intensified within a bushfire hazard area (bushfire prone area) unless there is an overriding need or other exceptional circumstances.	AO1 Vulnerable uses are not established or expanded.	The proposal is not a vulnerable use.

Emergency Services and uses providing community support services are not located in a bushfire hazard sub-category and have direct access to low hazard evacuation routes.	Emergency Services and uses providing community support services are not located in a bushfire hazard sub-category and have direct access to low hazard evacuation routes.	NA
PO3 Development involving hazardous materials manufactured or stored in bulk is not located in bushfire hazard sub-category.	AO3 The manufacture or storage of hazardous material in bulk does not occur within bushfire hazard sub-category.	NA
PO10 Development is located and designed to ensure proposed buildings or building envelopes achieve a radiant heat flux level at any point on the building or envelope respectively, of: (k) 10kW/m² where involving a vulnerable use; or (l) 29kW/m² otherwise. The radiant heat flux level is achieved by separation unless this is not practically achievable. Note - The radiant heat levels and separation distances are to be established in accordance with method 2 set out in AS3959-2009.	Buildings or building envelopes are separated from hazardous vegetation by a distance that: (m) achieves a radiant heat flux level of at any point on the building or envelope respectively, of 10kW/m² for a vulnerable use or 29kW/m² otherwise; and (n) is contained wholly within the development site. Note - Where a separation distance is proposed to be achieved by utilising existing cleared developed areas external to the site, certainty must be established (through tenure or other means) that the land will remain cleared of hazardous vegetation. For staged developments, temporary separation distances, perimeter roads or fire trails may be absorbed as part of subsequent stages. Note - The achievement of a cleared separation distance may not be achievable where other provisions within the	The proposed development has sufficient separation distances from vegetation so as to achieve compliance.

	planning scheme require protection of certain ecological, slope, visual or character features or	
	functions.	
PO11	AO11	
A formed, all weather fire trail is	Development sites are	
provided between the	separated from hazardous	The nearby vegetation is not
hazardous vegetation and the	vegetation by a public road or	considered hazardous. Further,
site boundary or building	fire trail which has:	the area between the development
envelope, and is readily	(o) a reserve or easement	and road boundary is clear of
accessible at all times for the	width of at least 20m;	vegetation.
type of fire fighting vehicles	(p) a minimum trafficable	
servicing the area.	(cleared and formed)	
	width of 4m capable of	
However, a fire trail will not be	accommodating a 15	
required where it would not	tonne vehicle and which is	
serve a practical fire	at least 6m clear of	
management purpose.	vegetation;	
	(q) no cut or fill	
Note - Fire trails are unlikely to	embankments or retaining	
be required where a	walls adjacent to the 4m	
development site involves less	wide trafficable path;	
than 2.5ha	(r) a minimum of 4.8m	
	vertical clearance;	
	(s) turning areas for fire-	
	fighting appliances in	
	accordance with	
	Queensland Fire and	
	Emergency Services' Fire	
	Hydrant and Vehicle	
	Access Guidelines;	
	(t) a maximum gradient of 12.5%;	
	(u) a cross fall of no greater	
	than 10 degrees;	
	(v) drainage and erosion	
	control devices in	
	accordance with the	
	standards prescribed in a	
	planning scheme policy;	
	(w) vehicular access at each	
	end which is connected to	
	the public road network	
	which is connected to the	
	public road network at	
	intervals of no more than	
	500m;	
	(x) designated fire trail	
	signage;	
	(y) if used, has gates locked	
	with a system authorised	
	by Queensland Fire and	
	Emorgoney Convices, and	

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Emergency Services; and

	(z) if a fire trail, has an access easement that is granted in favour of Council and Queensland Fire and Emergency Services.	
PO12 All premises are provided with vehicular access that enables safe evacuation for occupants and easy access by fire fighting appliances.	AO12 Private driveways: (aa) do not exceed a length of 60m from the street to the building; (bb) do not exceed a gradient of 12.5%; (cc) have a minimum width of 3.5m; (dd) have a minimum of 4.8m vertical clearance; (ee) accommodate turning areas for fire-fighting appliances in accordance with Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; and (ff) serve no more than 3	Proposal complies.
PO13 Development outside reticulated water supply areas includes a dedicated static supply that is available solely for fire fighting purposes and can be accessed by fire fighting appliances.	dwellings or buildings. AO13 A water tank is provided within 10m of each building (other than a class 10 building) which: (gg) is either below ground level or of non-flammable construction; (hh) has a take off connection at a level that allows the following dedicated, static water supply to be left available for access by fire fighters: (i) 10,000l for residential buildings Note — A minimum of 7,500l is required in a tank and the extra 2,500l may be in the form of accessible swimming pools or dams. (ii) 45,000l for industrial buildings; and (iii) 20,000l for other buildings;	It is proposed to provide sufficient water storage to comply with this Acceptable Outcome. However, water supply is to be provided via above ground plastic tank/s as with 99% of the of properties not on a reticulated water supply.

	 (ii) includes shielding of tanks and pumps in accordance with the relevant standards; (jj) includes a hardstand area allowing medium rigid vehicle (15 tonne fire appliance) access within 6m of the tank; (kk) is provided with fire brigade tank fittings – 50mm ball valve and male camlock coupling and, if underground, an access hole of 200mm (minimum) to accommodate suction lines; and (II) is clearly identified by directional signage provided at the street frontage. 	The tank/s will have top access for a suction line.
PO14 Landscaping does not increase	AO14 Landscaping uses species that	Noted.
the potential bushfire risk.	are less likely to exacerbate a	
	bushfire event, and does not increase fuel loads within	
	separation areas.	
PO15	+	Noted.
The risk of bushfire and the need to mitigate that risk is		
balanced against other factors		
(such as but not limited to,		
biodiversity or scenic amenity).		

Dwelling House Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
PO1 Secondary dwellings:	AO1 The secondary dwelling:	NA
(a) are subordinate, small-scaled		
dwellings;	(a) has a total gross floor area	
(b) contribute to a safe and pleasant living	of not more than 80m2 ,	
environment;	excluding a single carport	
(c) are established on appropriate sized lots;	or garage;	
(d) do not cause adverse impacts on	(b) is occupied by 1 or more	
adjoining properties.	members of the same	
	household as the dwelling	
	house	

PO2 Resident's vehicles are accommodated on- site.	 AO2 Development provides a minimum number of onsite car parking spaces comprising: (a) 2 car parking spaces which may be in tandem for the dwelling house; (b) 1 car parking space for any secondary dwelling on the same site. 	There is adequate area on-site for parking of 2 vehicles.
PO3 Development is of a bulk and scale that: (a) is consistent with and complements the built form and front boundary setbacks prevailing in the street and local area; (b) does not create an overbearing development for adjoining dwelling houses and their private open space; (c) does not impact on the amenity and privacy of residents in adjoining dwelling houses; (d) ensures that garages do not dominate the appearance of the street.	AO3 Development meets the acceptable outcome for building height in the applicable Zone code associated with the site.	Complies.

Infrastructure Works Code – Applicable parts only.

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
PO3 An adequate, safe and reliable supply of potable, fire fighting and general use water is provided.	AO3.1 The premises is connected to Council's reticulated water supply system in accordance with the Design Guidelines set out in Section D6 of the Planning scheme policy SC5 – FNQROC Regional Development Manual;	
	AO3.2 Where a reticulated water supply system is not available to the premises, on site water storage tank/s with a minimum capacity of 10,000 litres of stored water, with a minimum 7,500 litre tank, with the balance from other sources (e.g. accessible	See assessment under the Bushfire Hazard Overlay Code assessment.

	swimming pool, dam etc.) and access to the tank/s for fire trucks is provided for each new house or other development. Tank/s are to be fitted with a 50mm ball valve with a camlock fitting and installed and connected prior to occupation of the house and sited to be visually unobtrusive.	
Provision is made for the treatment and disposal of effluent to ensure that there are no adverse impacts on water quality and no adverse ecological impacts as a result of the system or as a result of increasing the cumulative effect of systems in the locality.	AO4.1 The site is connected to Council's sewerage system and the extension of or connection to the sewerage system is designed and constructed in accordance with the Design Guidelines set out in Section D7 of the Planning scheme policy SC5 — FNQROC Regional Development Manual;	
	or AO4.2 Where not in a sewerage scheme area, the proposed disposal system meets the requirements of Section 33 of the Environmental Protection Policy (Water) 1997 and the proposed on site effluent disposal system is designed in accordance with the Plumbing and Drainage Act (2002).	See attached waste water assessment.
PO5 Development is planned, designed, constructed and operated to avoid or minimise adverse impacts on stormwater quality in natural and developed catchments by: (mm) achieving stormwater quality objectives; (nn) protecting water environmental values; (oo) maintaining waterway hydrology.	AO5.1 A connection is provided from the premises to Council's drainage system; or AO5.2 An underground drainage system is constructed to convey stormwater from the premises to Council's drainage system in accordance with the Design Guidelines set out in Sections D4 and D5 of the Planning scheme policy SC5 —	Stormwater will be managed onsite.

FNQROC Regional Development Manual.

AO5.3

A stormwater quality management plan is prepared, and provides for achievable stormwater quality treatment measures meeting design objectives listed in Error!

Reference source not found. and Error! Reference source not found., reflecting land use constraints, such as:

- (pp) erosive, dispersive
 and/or saline soil types;
- (qq) landscape features
 (including landform);
- (rr) acid sulfate soil and management of nutrients of concern;
- (ss) rainfall erosivity.

Stormwater will be disposed onsite to existing grassed areas, away from buildings and boundaries.

AO5.4

Erosion and sediment control practices are designed, installed, constructed, monitored, maintained, and carried out in accordance with an erosion and sediment control plan.

Not required as the site has an effective grass cover which will prevent sediment from egressing the site.

AO5.5

Development incorporates stormwater flow control measures to achieve the design objectives set out in Error! Reference source not found. and Error! Reference source not found, including management of frequent flows, peak flows, and construction phase hydrological impacts.

Stormwater flow control will be achieved by discharge of roof waste water to grassed areas.

Note – Planning scheme policy SC5 – FNQROC Regional Development Manual provides guidance on soil and water control measures to meet the requirements of the *Environmental Protection Act* 1994.

Note – During construction	
phases of development,	
contractors and builders are to	
have consideration in their	
work methods and site	
preparation for their	
environmental duty to protect	
stormwater quality.	

Access, Parking and Servicing Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
pol Sufficient on-site car parking is provided to cater for the amount and type of vehicle traffic expected to be generated by the use or uses of the site, having particular regard to:	AO1.1 The minimum number of on-site vehicle parking spaces is not less than the number prescribed in Table 9.4.1.3.b for that particular use or uses.	There is adequate area on-site for vehicle parking in accordance with Table 9.4.1.3.b
(a) the desired character of the area; (b) the nature of the particular use and its specific characteristics and scale; (c) the number of employees and the likely number of	AO1.2 Car parking spaces are freely available for the parking of vehicles at all times and are not used for external storage purposes, the display of products or rented/subleased.	NA
visitors to the site; (d) the level of local accessibility; (e) the nature and frequency of any public transport serving the area;	AO1.3 Parking for motorcycles is substituted for ordinary vehicle parking to a maximum level of 2% of total ordinary vehicle parking.	NA
(f) whether or not the use involves the retention of an existing building and the previous requirements for car parking for the building (g) whether or not the use involves a heritage building or place of local significance; (h) whether or not the proposed use involves the retention of significant vegetation.	AO1.4 For parking areas exceeding 50 spaces parking, is provided for recreational vehicles as a substitute for ordinary vehicle parking to a maximum of 5% of total ordinary vehicle parking rate.	NA
PO2 Vehicle parking areas are designed and constructed in accordance with relevant standards.	AO2 Vehicle parking areas are designed and constructed in accordance with Australian Standard: (a) AS2890.1; (b) AS2890.3; (c) AS2890.6	NA

- **PO3** Access points are designed and constructed:
- (a) to operate safely and efficiently;
- (b) to accommodate the anticipated type and volume of vehicles
- (c) to provide for shared vehicle (including cyclists) and pedestrian use, where appropriate;
- (d) so that they do not impede traffic or pedestrian movement on the adjacent road area;
- (e) so that they do not adversely impact upon existing intersections or future road or intersection improvements;
- (f) so that they do not adversely impact current and future on-street parking arrangements;
- (g) so that they do not adversely impact on existing services within the road reserve adjacent to the site; (h) so that they do not involve ramping, cutting of the adjoining road reserve or any built structures (other than what may be necessary to cross over a stormwater channel).

- **AO3.1** Access is limited to one access cross over per site and is an access point located, designed and constructed in accordance with:
- (a) Australian Standard AS2890.1;
- (b) Planning scheme policy SC6.5 – FNQROC Regional Development Manual - access crossovers.
- **AO3.2** Access, including driveways or access crossovers:
- (a) are not placed over an existing:
 - (i) telecommunications pit;
 - (ii) stormwater kerb inlet;
 - (iii) sewer utility hole; (iv) water valve or hydrant.
- a) bare designed to accommodate any adjacent footpath;
- (c) adhere to minimum sight distance requirements in accordance with AS2980.1.
- AO3.3 Driveways are:
 - (a) designed to follow as closely as possible to the existing contours, but are no steeper than the gradients outlined in Planning scheme policy SC6.5 FNQROC Regional Development Manual;
- (b) constructed such that where there is a grade shift to 1 in 4 (25%), there is an area with a grade of no more than 1 in in 6 (16.6%) prior to this area, for a distance of at least 5 metres;

One access point is proposed.

Noted.

Land is level, therefore driveway will be level.

		,
	(c) on gradients greater than 1 in 6 (16.6%) driveways are constructed to ensure the cross-fall of the driveway is one way and directed into the hill, for vehicle safety and drainage purposes;	
	(d) constructed such that the transitional change in grade from the road to the lot is fully contained within the lot and not within the road reserve;	
	(e) designed to include all necessary associated drainage that intercepts and directs storm water runoff to the storm water drainage system	
	AO3.4 Surface construction materials are consistent with the current or intended future streetscape or character of the area and contrast with the surface construction materials of any adjacent footpath.	Gravel surface proposed as with current public road.
PO4 Sufficient on-site wheel chair accessible car parking spaces are provided and are identified and reserved for such purposes.	AO4 The number of on-site wheel chair accessible car parking spaces complies with the rates specified in AS2890 Parking Facilities.	NA
PO5 Access for people with disabilities is provided to the building from the parking area and from the street.	AO5 Access for people with disabilities is provided in accordance with the relevant Australian Standard.	NA
PO6 Sufficient on-site bicycle parking is provided to cater for the anticipated demand generated by the development.	AO6 The number of on-site bicycle parking spaces complies with the rates specified in Table 9.4.1.3.b.	NA
PO7 Development provides secure and convenient bicycle parking which: (a) for visitors is obvious and located close to the building's main	AO7.1 Development provides bicycle parking spaces for employees which are colocated with end-of-trip facilities (shower cubicles and lockers);	NA
building's main entrance;		NA

(b) for employees is conveniently located to provide secure and convenient access between the bicycle storage area, end-of- trip facilities and the main area of the building; (c) is easily and safely accessible from outside the site.	AO7.2 Development ensures that the location of visitor bicycle parking is discernible either by direct view or using signs from the street. AO7.3 Development provides visitor bicycle parking which does not impede pedestrian movement.	NA
PO8 Development provides walking and cycle routes through the site which: (a) link to the external	AO8 Development provides walking and cycle routes which are constructed on the carriageway or through the site to:	NA
network and pedestrian and cyclist destinations such as schools, shopping centres, open space, public transport stations, shops and local activity centres along the safest, most direct and convenient routes; (b) encourage walking and cycling; (c) ensure pedestrian and cyclist safety.	 (a) create a walking or cycle route along the full frontage of the site; (b) connect to public transport and existing cycle and walking routes at the frontage or boundary of the site. 	
PO9 Access, internal circulation and on-site parking for service vehicles are designed and constructed:	AO9.1 Access driveways, vehicle manoeuvring and onsite parking for service vehicles are designed and constructed in accordance with AS2890.1 and AS2890.2	NA
(a) in accordance with relevant standards;(b) so that they do not interfere with the	AO9.2 Service and loading areas are contained fully within the site.	
amenity of the surrounding area; (c) so that they allow for the	AO9.3 The movement of service vehicles and service operations are designed so they:	
safe and convenient movement of pedestrians, cyclists and other vehicles.	(a) do not impede access to parking spaces;	
	(b) do not impede vehicle or pedestrian traffic movement.	

PO10 Sufficient queuing and set down areas are provided to accommodate the demand generated by the development.	AO10.1 Development provides adequate area on-site for vehicle queuing to accommodate the demand generated by the development where drive through facilities or dropoff/pick-up services are proposed as part of the use, including, but not limited to, the following land uses: (a) car wash; (b) child care centre; (c) educational establishment where for a school; (d) food and drink outlet, where including a drive-through facility; (e) hardware and trade supplies, where including a drive-through facility; (f) hotel, where including a drive-through facility; (g) service station.	NA NA
	AO10.2 Queuing and set-down areas are designed and constructed in accordance with AS2890.1.	

Filling and Excavation Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
PO1 All filling and excavation work does not create a detrimental impact on the slope stability, erosion potential or visual amenity of the site or the surrounding area.	AO1.1 The height of cut and/or fill, whether retained or not, does not exceed 2 metres in height. and Cuts in excess of those stated in A1.1 above are separated by benches/ terraces with a minimum width of 1.2 metres that incorporate drainage provisions and screen planting.	No filling or excavation is proposed on-site.
	AO1.2 Cuts are supported by batters, retaining or rock walls and associated benches/terraces are capable	No cuts requiring retaining will be made

of supporting mature vegetation.	NA
AO1.3 Cuts are screened from view by the siting of the building/structure, wherever possible	IVA
	NA
AO1.4 Topsoil from the site is retained from cuttings and reused on benches/terraces.	NA
AO1.5 No crest of any cut or toe of any fill, or any part of any retaining wall or structure is closer than 600mm to any boundary of the property, unless the prior written approval of the adjoining landowner has been obtained.	
AO1.6 Non-retained cut and/or fill on slopes are stabilised and protected against scour and erosion by suitable measures, such as grassing, landscaping or other protective/aesthetic measures.	NA
AO2.1 The extent of filling and excavation does not exceed 40% of the site area, or 500m2 whichever is the lesser, except that	None proposed.
AO2.1 does not apply to reconfiguration of 5 lots or more.	NA
AO2.2 Filling and excavation does not occur within 2 metres of the site boundary.	NA
AO3.1 Filling and excavation does not result in the ponding of water on a site or adjacent land or road reserves.	None proposed.
AO3.2 Filling and excavation does not result in an increase in the flow of water across a site or any other land or road reserves.	
	vegetation. AO1.3 Cuts are screened from view by the siting of the building/structure, wherever possible AO1.4 Topsoil from the site is retained from cuttings and reused on benches/terraces. AO1.5 No crest of any cut or toe of any fill, or any part of any retaining wall or structure is closer than 600mm to any boundary of the property, unless the prior written approval of the adjoining landowner has been obtained. AO1.6 Non-retained cut and/or fill on slopes are stabilised and protected against scour and erosion by suitable measures, such as grassing, landscaping or other protective/aesthetic measures. AO2.1 The extent of filling and excavation does not exceed 40% of the site area, or 500m2 whichever is the lesser, except that AO2.1 does not apply to reconfiguration of 5 lots or more. AO2.2 Filling and excavation does not occur within 2 metres of the site boundary. AO3.1 Filling and excavation does not result in the ponding of water on a site or adjacent land or road reserves. AO3.2 Filling and excavation does not result in an increase in the flow of water across a site or any other land or road

	AO3.3 Filling and excavation does not result in an increase in the volume of water or concentration of water in a watercourse and overland flow paths. AO3.4 Filling and excavation complies with the specifications set out in Planning Scheme Policy No SC5 – FNQROC Development Manual.	
PO4 Filling and excavation does not result in a reduction of the water quality of receiving waters	AO4 Water quality is maintained to comply with the specifications set out in Planning Scheme Policy No SC5 – FNQROC Development Manual.	Water quality to be maintained as per the FNQROC Development Manual
PO5 Excavation and filling does not impact on Public Utilities.	AO5 Excavation and filling is clear of the zone of influence of public utilities.	No public utilities are available

Vegetation Management Code

PERFORMANCE CRITERIA	ACCEPTABLE SOLUTIONS	COMMENTS
PO1 Vegetation is protected to ensure that:	AO1.1 Vegetation damage is undertaken by a statutory authority on land other than	Building to be constructed within an existing cleared area. Therefore, Code is not applicable.
(a) the character and amenity of the local area is maintained;	freehold land that the statutory authority has control over; or	
(b) vegetation damage does not result in fragmentation of habitats;	AO1.2 Vegetation damage is undertaken by or on behalf of the local government on land controlled, owned or operated by the local government; or	
(c) vegetation damage is undertaken in a sustainable manner;	AO1.3 Vegetation damage, other than referenced in AO1.1 or AO1.2 is the damage	
(d) the Shire's biodiversity and ecological values are	of:	

- maintained and protected;
- (e) vegetation of historical, cultural and / or visual significance is retained;
- (f) vegetation is retained for erosion prevention and slope stabilisation.
- (a) vegetation declared as a pest pursuant to the Land Protection (Pest and Stock Route Management) Act 2002; or
- (b) vegetation identified within the local government's register of declared plants pursuant to the local government's local laws; or
- (c) vegetation is located within a Rural zone and the trunk is located within ten metres of an existing building; or
- (d) vegetation is located within the Conservation zone or Environmental management zone and the trunk is located within three metres of an existing or approved structure, not including a boundary fence; or
- **AO1.4** Vegetation damage that is reasonably necessary for carrying out work that is:
- (a) authorised or required under legislation or a local law;
- (b) specified in a notice served by the local government or another regulatory authority;

or

AO1.5 Vegetation damage for development where the damage is on land the subject of a valid development approval and is necessary to give effect to the development approval; or

AO1.6 Vegetation damage is in accordance with an approved Property Map of Assessable

	AO1.7 Vegetation damage is essential to the maintenance of an existing fire break; or	
	AO1.8 Vegetation damage is essential to prevent interference to overhead service cabling; or	
	AO1.9 Vegetation damage is for an approved Forest practice, where the lot is subject to a scheme approved under the Vegetation Management Act 1999; or	
	AO1.10 Vegetation damage is undertaken in accordance with section 584 of the Sustainable Planning Act 2009.	
	AO1.11 Vegetation damage where it is necessary to remove one tree in order to protect an adjacent more significant tree (where they are growing close to one another).	
	AO1.12 Private property owners may only remove dead, dying, structurally unsound vegetation following receipt of written advice from, at minimum, a fully qualified Certificate V Arborist. A copy of the written advice is to be submitted to Council for its records, a minimum of seven business days prior to the vegetation damage work commencing.	
PO2 Vegetation damaged on a lot does not result in a nuisance	AO2.1 Damaged vegetation is removed and disposed of at an approved site; or AO2.2 Damaged vegetation is	Complies
	mulched or chipped if used onsite.	

PO3 Vegetation damage identified on the Places of significance overlay lot does not result in a negative impact on the site's heritage values	AO3 No acceptable outcomes are prescribed.	NA

Conclusion

The development application seeks a Development Permit for Material Change of Use for the purpose of a dwelling and shed on land describes as Lot 49 RP735856 George Road, Forest Creek.

The proposed development is considered consistent with the relevant Planning Scheme Codes and the surrounding locality.

In summary the report concludes:

- The proposal complies with the requirements for making a Development Application under the Planning Act 2016; &
- The proposal is consistent with the existing and future use of the property.

DA Form 1 – Development application details

Approved form (version 1.6 effective 2 August 2024) 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)	Cameron Leyshon			
Contact name (only applicable for companies)	C/- GMA Certification			
Postal address (P.O. Box or street address)	PO Box 2760			
Suburb	Nerang			
State	Qld			
Postcode	4211			
Country	Australia			
Contact number	0488 187 771			
Email address (non-mandatory)	adminpd@gmacert.com.au			
Mobile number (non-mandatory)	0488 187 771			
Fax number (non-mandatory)				
Applicant's reference number(s) (if applicable)	20182866			
1.1) Home-based business				
Personal details to remain private in accordance with section 264(6) of <i>Planning Act 2016</i>				

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



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>									
3.1) Street address and lot on plan									
	eet address				ots must be liste	ed), O			
☐ Str		AND Id	ot on pla	n for a	an adjoining	or adjad			premises (appropriate for development in
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb
- \				Geor	ge Road				Forest Creek
a)	Postcode	Lot N	О.	Plan	Type and No	umber (e.g. R	P, SP)	Local Government Area(s)
	4873	49		RP 7	35856				Douglas Shire council
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb
b)	Postcode	Lot N	o.	Plan	Type and N	umber (e.g. R	P, SP)	Local Government Area(s)
								·	
е.	oordinates o g. channel dred lace each set o	ging in N	Noreton Ba	ay)		ent in rem	ote are	as, over part of a	a lot or in water not adjoining or adjacent to land
☐ Co	ordinates of	premis	es by lo	ngitud	e and latitud	le			
Longit	ude(s)		Latitud	e(s)		Datun	n		Local Government Area(s) (if applicable)
						□ wo	GS84		
							DA94		
						Otl	her:		
☐ Co	ordinates of	premis	es by ea	sting	and northing)			
Eastin	g(s)	North	ing(s)		Zone Ref.	Datun	n		Local Government Area(s) (if applicable)
					☐ 54	_	GS84		
					<u></u> 55		DA94		
					□ 56	│	her:		
3.3) A	dditional prei	mises							
atta	ached in a so						plicat	ion and the d	etails of these premises have been
	t required								
4) Ider	ntify any of th	ne follo	wing tha	ıt appl	y to the pren	nises aı	nd pro	vide any rele	vant details
	or adjacent to								
	of water boo		•					·	
On	strategic po	rt land	under th	ne <i>Tra</i>	nsport Infras	structure	e Act	1994	
Lot on	plan descrip	tion of	strategi	c port	land:				
Name	of port author	ority for	the lot:			-			
☐ In a	a tidal area								
Name	of local gove	ernmer	nt for the	tidal	area (if applica	able):			
	of port author								

☐ On airport land under the Airport Assets (Restructuring	and Disposal) Act 2008
Name of airport:	
☐ Listed on the Environmental Management Register (EN	IR) under the Environmental Protection Act 1994
EMR site identification:	
☐ Listed on the Contaminated Land Register (CLR) under	r 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 how they may affect the proposed development, see <u>DA Forms Guide.</u>	ed correctly and accurately. For further information on easements and
☐ Yes – All easement locations, types and dimensions ar application	e included in plans submitted with this development
No	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about th	e first development aspect		
a) What is the type of develo	ppment? (tick only one box)		
	Reconfiguring a lot	Operational work	Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	at includes a variation approval
c) What is the level of asses	sment?		
	☐ Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit	dwelling, reconfiguration of 1 lot into 3
New Dwelling, Pool and Out	buildings		
e) Relevant plans Note: Relevant plans are required to Relevant plans.	to be submitted for all aspects of this o	development application. For furthe	r information, see <u>DA Forms guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development appl	ication
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	ppment? (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 th	at includes a variation approval
c) What is the level of asses	sment?		
☐ Code assessment	☐ Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit	dwelling, reconfiguration of 1 lot into 3
Relevant plans	be submitted for all aspects of this o		



6.3) Additional aspects of de	evelonment				
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	e relevant to t	nis development application	and the details for the	se asnects
•	•		s form have been attached		•
Not required ■					
6.4) Is the application for St	ate facilitated	d development	?		
Yes - Has a notice of dec	claration bee	n given by the	Minister?		
⊠ No					
O4: O - F4b d	1	-4-! -			
Section 2 – Further deve	•				
7) Does the proposed devel					
Material change of use		· · · · · · · · · · · · · · · · · · ·	ision 1 if assessable agains	t a local planning instru	ument
Reconfiguring a lot		 complete div 			
Operational work		 complete div 			
Building work	⊠ Yes -	 complete DA 	Form 2 – Building work de	tails	
Division 1 Material chang	o of uso				
Division 1 – Material chang Note: This division is only required to		f any nart of the d	evelonment application involves a	material change of use asse	essable against a
local planning instrument.			ечетортнети аррисацият тотчез а	material change of use asse	ssabic against a
8.1) Describe the proposed	material cha	nge of use			
Provide a general description	on of the		planning scheme definition efinition in a new row)	Number of dwelling	Gross floor
proposed use		(Include each d	eminion in a new row)	units (if applicable)	area (m²) (if applicable)
					(ii applicable)
8.2) Does the proposed use	involve the i	use of existing	huildings on the premises?		
Yes	, involve the t	use of existing	buildings on the premises:		
⊠ No					
	(alanment rel	ata ta tampara	ary accepted dayslanment i	inder the Planning Peo	ulation?
8.3) Does the proposed dev	-				Julation?
· · · · · · · · · · · · · · · · · · ·	iow or include	e details in a s	chedule to this developmen	application	
No Position and the state of t				0	
Provide a general description	on of the temp	porary accepte	ed development	Specify the stated pe under the Planning R	
				arraer are r ramming r	.oguidaeri
Division 2 – Reconfiguring	a lot				
Note: This division is only required to	be completed if	f any part of the d	evelopment application involves re	configuring a lot.	
9.1) What is the total number	er of existing	lots making up	the premises?		
9.2) What is the nature of th	e lot reconfig	guration? (tick a	ll applicable boxes)		
Subdivision (complete 10)			Dividing land into parts by	y agreement (complete 1	1)
Boundary realignment (c	omplete 12)		Creating or changing an		s to a lot
			from a constructed road (complete 13)	



10) Subdivision							
10.1) For this devel	opment, h	now many lots are	being creat	ed and wha	t is the intended u	se of those lots:	
Intended use of lots created Residential		Com	mercial	Industrial	Other, please specify:		
Number of lots crea	ited						
		'	'				
10.2) Will the subdi	vision be	staged?					
☐ Yes – provide ad	dditional d	etails below					
How many stages v	vill the wo	rks include?					
What stage(s) will the apply to?	nis develo	pment application	า				
(A) D: : !:							
parts?	o parts by	agreement – hov	w many part	s are being	created and what	is the intended use of the	
Intended use of par	ts created	I Residential	Com	mercial	Industrial	Other, please specify:	
Number of parts cre	eated						
			•				
12) Boundary realig							
12.1) What are the		<u> </u>	s for each lo	t comprising	•		
	Curre					osed lot	
Lot on plan description Area (m ²)		Area (m²)		Lot on plar	n description	Area (m²)	
12.2) What is the re	ocen for t	ha haundaru raal	ianmont?				
12.2) What is the re	:a50111011	ne boundary real	igriment?				
13) What are the di			y existing ea	sements be	ing changed and/o	or any proposed easement?	
Existing or proposed?	Width (n	n) Length (m)	Purpose o	of the easem ccess)	ent? (e.g.	Identify the land/lot(s) benefitted by the easement	
Division 3 – Operati	ional wor		1				
lote: This division is only i			art of the develo	pment applicat	tion involves operation	al work.	
14.1) What is the na							
☐ Road work			Stormwate	er		astructure	
			☐ Earthwork			infrastructure	
Landscaping Signaç					☐ Clearing v	/egetation	
Other – please s			:4 - 4 1 -	alian C			
14.2) Is the operation		-	illate the cre	ation of new	V IOIS ? (e.g. subdivisio	on)	
Yes – specify nu	iniber of h	IEW IOIS:					
□ No							



14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)	
\$	

PART 4 – ASSESSMENT MANAGER DETAILS

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
SEQ northern inter-urban break – tourist activity or sport and recreation activity



SEQ northern inter-urban break – community activity SEQ northern inter-urban break – indoor recreation SEQ northern inter-urban break – urban activity SEQ northern inter-urban break – 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 to Heritage places — Local heritage places							
Matters requiring referral to the Chief Executive of the dis Infrastructure-related referrals – Electricity infrastructure	——————————————————————————————————————	on entity:					
Matters requiring referral to:							
• The Chief Executive of the holder of the licence, if	not an individual						
The holder of the licence, if the holder of the licence							
☐ Infrastructure-related referrals – Oil and gas infrastructu	ire						
Matters requiring referral to the Brisbane City Council : ☐ Ports – Brisbane core port land							
Matters requiring referral to the Minister responsible for a Ports – Brisbane core port land (where inconsistent with the B Ports – Strategic port land							
Matters requiring referral to the relevant port operator , if a ☐ Ports – Land within Port of Brisbane's port limits (below h	• • •						
Matters requiring referral to the Chief Executive of the rel Ports – Land within limits of another port (below high-water							
Matters requiring referral to the Gold Coast Waterways A Tidal works or work in a coastal management district (in	• • • • • • • • • • • • • • • • • • •						
Matters requiring referral to the Queensland Fire and Emo	ergency Service:						
☐ Tidal works or work in a coastal management district (in	volving a marina (more than six vessel b	perths))					
40)							
18) Has any referral agency provided a referral response for ☐ Yes – referral response(s) received and listed below are ☐ No							
Referral requirement	Referral agency	Date of referral response					
Troising agondy Bate of folding response							
Identify and describe any changes made to the proposed of referral response and this development application, or inclu (if applicable).							

PART 6 - INFORMATION REQUEST

19) Information request under the	ne DA Rules							
☑ I agree to receive an informa	ation request if determined neces	sary fo	or this development applic	ation				
☐ I do not agree to accept an i	☐ I do not agree to accept an information request for this development application							
Note: By not agreeing to accept an info	rmation request I, the applicant, acknowle	edge:						
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 under Chapter 1 of the DA	Rules will still apply if the application is a	n applica	ation listed under section 11.3 o	of the DA Rules or				
•	Rules will still apply if the application is fo	r state fa	acilitated development					
Further advice about information reque-	sts is contained in the <u>DA Forms Guide</u> .							
PART 7 – FURTHER DI	ETAILS evelopment applications or currer	nt appr	0V2Is2 (a. a. a	royal				
·	•			rovai)				
Yes − provide details belowNo	or include details in a schedule to	this d	evelopment application					
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)	ce leave levy been paid? (only appl	licable to	development applications invo	lving building work or				
☐ Yes – a copy of the receipte	d QLeave form is attached to this	devel	opment application					
No − I, the applicant will provassessment manager decided give a development approva	vide evidence that the portable lo es the development application. I al only if I provide evidence that the and construction work is less that	ng ser ackno ne porta	vice leave levy has been wledge that the assessm able long service leave le	ent manager may				
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A	B or F)				
\$0.00	24/3/19		\$187792	, = 0. =/				
\$0.00	24/3/19		3101192					
22) Is this development applicant notice?	tion in response to a show cause	notice	or required as a result of	an enforcement				
Yes – show cause or enforce	ement notice is attached							
No	mont notice is attached							

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 <i>Environmental Protection Act</i> 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 www.qld.gov.au . An ERA requires an environmental authority to operate. See www.business.qld.gov.au for further information.					
Proposed ERA number:		d 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 faciliti	<u>es</u>				
23.2) Is this development app	lication for a hazardous chemical fac	ility?			
application	on of a facility exceeding 10% of sched	dule 15 threshold is a	attached to this development		
Note: See www.husiness.ald.gov.au	for further information about hazardous chemica	al notifications			
Clearing native vegetation	ioi iuitilei iiioiiiation about nazardous chemica	ar notineations.			
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 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 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.desi.qld.gov.au for further information.					



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 Resources at www.resources.qld.gov.au for further information.
DA templates are available from planning.statedevelopment.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.
<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>planning.statedevelopment.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 resource allocation authority is attached to this development application, if required under the Fisheries Act 1994 No Note: See guidance materials at www.daf.qld.gov.au for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Resources at www.resources.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, Science and Innovation at www.desi.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
No Note: See guidance materials at www.resources.qld.gov.au for further information.

Water resources



Tidal work or development	within a coastal manageme	ent 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.desi.qld.gov.au</u> for further information.					
Queensland and local herita	age places				
23.13) Does this development application propose development on or adjoining a place entered in the Queensland					
		nent's Local Heritage Registe	er?		
☐ Yes – details of the heritage place are provided in the table below No					
	<u>w.desi.qld.gov.au</u> for information req	uirements regarding development of 0	Queensland heritage places.		
For a heritage place that has cultural heritage significance as a local heritage place and a Queensland heritage place, provisions are in place under the Planning Act 2016 that limit a local categorising instrument from including an assessment benchmark about the effect or impact of, development on the stated cultural heritage significance of that place. See guidance materials at www.planning.statedevelopment.qldgov.au for information regarding assessment of Queensland heritage places.					
Name of the heritage place:		Place ID:			
Decision under section 62 of the Transport Infrastructure Act 1994					
Decision under Section 02 0	of the Transport Infrastruct	<u>ure Act 1994</u>			
23.14) Does this developmen			trolled road?		
23.14) Does this developmen Yes – this application will be	t application involve new or c be taken to be an application		2 of the <i>Transport</i>		
23.14) Does this developmen Yes – this application will be Infrastructure Act 1994 (su	t application involve new or c be taken to be an application	hanged access to a state-cont for a decision under section 6	2 of the <i>Transport</i>		
23.14) Does this developmen Yes – this application will be Infrastructure Act 1994 (sure satisfied)	t application involve new or one taken to be an application abject to the conditions in sec	hanged access to a state-conf for a decision under section 6 tion 75 of the <i>Transport Infrast</i>	2 of the <i>Transport</i> tructure Act 1994 being		
23.14) Does this developmen ☐ Yes – this application will be Infrastructure Act 1994 (sure satisfied) ☐ No Walkable neighbourhoods as	t application involve new or one taken to be an application abject to the conditions in seconds assessment benchmarks up to application involve reconfiging.	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation		
23.14) Does this development Yes – this application will be Infrastructure Act 1994 (sus satisfied) No Walkable neighbourhoods at 23.15) Does this development (except rural residential zones Yes – Schedule 12A is appschedule 12A have been constitution.	t application involve new or complete taken to be an application abject to the conditions in secondary assessment benchmarks up the application involve reconfigures), where at least one road is plicable to the development as	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		
23.14) Does this developmen Yes – this application will be Infrastructure Act 1994 (sus satisfied) No Walkable neighbourhoods at 23.15) Does this developmen (except rural residential zones Yes – Schedule 12A is app	t application involve new or complete taken to be an application abject to the conditions in secondary assessment benchmarks up the application involve reconfigures), where at least one road is plicable to the development a sidered	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in created or extended? spplication and the assessment	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		
23.14) Does this development Yes – this application will be Infrastructure Act 1994 (subsatisfied) No Walkable neighbourhoods at 23.15) Does this development (except rural residential zones) Yes – Schedule 12A is approximately schedule 12A have been consistent of the consistent	t application involve new or complete taken to be an application abject to the conditions in secondary to the conditions in secondary to the development applicable to the development application application involve new or conditions in secondary to the development application appli	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in created or extended? upplication and the assessment	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		
23.14) Does this development Yes – this application will be Infrastructure Act 1994 (subsatisfied) No Walkable neighbourhoods at 23.15) Does this development (except rural residential zones Yes – Schedule 12A is appschedule 12A have been consistency No Note: See guidance materials at www. PART 8 – CHECKLIST	t application involve new or complete taken to be an application abject to the conditions in secondary to the conditions in secondary to the conditions in secondary to the development applicable to the development application application application application involve new or conditions in secondary to the development application application application application in secondary to the development application applicat	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in created or extended? upplication and the assessment	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		
23.14) Does this developmen ☐ Yes – this application will be Infrastructure Act 1994 (subsatisfied) ☐ No Walkable neighbourhoods at 23.15) Does this development (except rural residential zones) ☐ Yes – Schedule 12A is applied to the schedule 12A have been considered by No Note: See guidance materials at www. PART 8 – CHECKLIST 24) Development application	t application involve new or complete taken to be an application abject to the conditions in secondary to the conditions in secondary to the conditions in secondary to the conditions involve reconfigures, where at least one road is plicable to the development as idered	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in created or extended? application and the assessment of the plauring and the decision and the assessment of the plauring for further information. DECLARATION	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		
23.14) Does this development Yes – this application will be Infrastructure Act 1994 (subsatisfied) No Walkable neighbourhoods at 23.15) Does this development (except rural residential zones Yes – Schedule 12A is appschedule 12A have been consistency No Note: See guidance materials at www. PART 8 – CHECKLIST	t application involve new or complete taken to be an application abject to the conditions in secondary to the conditions in secondary to the conditions in secondary to the conditions in volve reconfigures, where at least one road is plicable to the development as idered TAND APPLICANT In the checklist contains a property of the condition of the condition involve reconfigures, we planning stated evelopment and the condition of the condition of the condition involve reconfigures, we planning stated evelopment and the condition of the conditions in secondary to the conditions in secon	hanged access to a state-confor a decision under section 6 tion 75 of the <i>Transport Infrast</i> nder Schedule 12A of the Plauring a lot into 2 or more lots in created or extended? application and the assessment of the plauring and the decision and the assessment of the plauring for further information. DECLARATION	2 of the <i>Transport</i> tructure Act 1994 being anning Regulation n certain residential zones		

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – 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 DAForms Guide: Planning Report Template .	⊠ Yes
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	



25) Applicant declaration					
By making this development application, I declare that correct	t all information in this development application is true and				
Where an email address is provided in Part 1 of this for the provided in Part 1 of this provided in Part 1 of this provided in Part 1 of this provided in Part 2 of the provided in Part 2 of the provided in Part 3 of the provided in Part	orm, 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 <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 assessment manager, any relevant referral agency and/o which may be engaged by those entities) while processin All information relating to this development application mapublished on the assessment manager's and/or referral a Personal information will not be disclosed for a purpose of	or building certifier (including any professional advisers ag, assessing and deciding the development application. ay be available for inspection and purchase, and/or agency's website.				
Regulation 2017 and the DA Rules except where:					
• such disclosure is in accordance with the provisions about public access to documents contained in the <i>Planning Act 2016</i> and the Planning Regulation 2017, and the access rules made under the <i>Planning Act 2016</i> and Planning Regulation 2017; or					
 required by other legislation (including the <i>Right to Information Act 2009</i>); or 					
 otherwise required by law. 					
This information may be stored in relevant databases. The information collected will be retained as required by the <i>Public Records Act 2002</i> .					
PART 9 – FOR COMPLETION OF THE A JSE ONLY	SSESSMENT MANAGER – FOR OFFICE				
Date received: Reference num	nber(s):				
Notification of angagement of alternative assessment ma	nogor				
Notification of engagement of alternative assessment ma Prescribed assessment manager	nager				
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

DA Form 2 – Building work 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 building work.

For a development application involving **building work only**, use this form (*DA Form 2*) only. The DA Forms Guide provides advice about how to complete this form.

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

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)	Cameron Leyshon
Contact name (only applicable for companies)	C/- GMA Certification
Postal address (PO Box or street address)	PO Box 2760
Suburb	NERANG
State	QLD
Postcode	4211
Country	
Contact number	0488 187 771
Email address (non-mandatory)	adminpd@gmacert.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	20182866

PART 2 - LOCATION DETAILS

2) Location of the premises (complete 2.1 and/or 2.2 if 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 Forms</u> Guide: Relevant plans.

2.1) Street address and lot on plan

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



	Street No.	Street Name and Type	Suburb	
Unit No.	Officer 140.	George Rd	FOREST CREEK	
Postcode	Lot No.	Plan Type and Number (e.g. RP, S		Area(s)
4873	49	RP 735856	Douglas Shire Co	. ,
2.2) Additional			Bodgide Office Co.	
☐ Additional p	remises are releva	vant to this development application	on and the details of these pre	mises have been
Note: Easement us	ses vary throughout (ents over the premises? Queensland and are to be identified correc ent, see the <u>DA Forms Guide</u>	ctly and accurately. For further inform	ation on easements and how
		, types and dimensions are includ	ed in plans submitted with this	s development
PART 3 – F	URTHER D	ETAILS		
4) Is the applica ✓ Yes – (proce	<u> </u>	ding work assessable against the	building assessment provisior	ns?
5) Identify the a		ager(s) who will be assessing this	development application	
6) Has the loca	l government agr	eed to apply a superseded planni	ng scheme for this developme	ent application?
	•	notice is attached to this developr in to have agreed to the supersed		- relevant documents
✗ No				
	request under Pa	rt 3 of the DA Rules		
7) Information r I agree to re I do not agree that this develund the assession any additional Part 3 of the D	eceive an informa ee to accept an in eing to accept an infor lopment application w sment manager and a information provided OA Rules will still appl	tion request if determined necessing formation request for this development of the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed atts is contained in the DA Forms Guide.	oment application dge: e information provided when making i lopment application are not obligated lication unless agreed to by the relev	this development application under the DA Rules to accept
7) Information r I agree to re I do not agree that this deve and the asses any additional Part 3 of the D Further advice abo	eceive an informa ee to accept an in- eing to accept an infor- lopment application w sment manager and a information provided OA Rules will still appl out information reques	tion request if determined necess of this development or request I, the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application listed	oment application dge: e information provided when making a lopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules.	this development application under the DA Rules to accept
7) Information r I agree to re I do not agree that this deve and the asses any additional Part 3 of the D Further advice abo 8) Are there an	eceive an informa ee to accept an in- eing to accept an infor- lopment application was ment manager and a information provided OA Rules will still appli- out information requesty y associated deve	tion request if determined necess. Information request for this development of this development of the assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed atts is contained in the DA Forms Guide.	oment application dge: e information provided when making a lopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules.	this development application under the DA Rules to accept
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7) Information r I agree to re I do not agree that this devel and the asses any additional Part 3 of the D Further advice abo 8) Are there an I Yes – provid No List of approval	eceive an informate to accept an information of the second accept an information of the second accept an information provided to the second accept accept and accept accep	tion request if determined necess of the formation request for this development on request I, the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development applications or current and the property of the property of the application of the property of the pro	oment application dge: e information provided when making a fopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules. approvals? this development application	this development application under the DA Rules to accept ant parties.
7) Information r I agree to re I do not agree Note: By not agree that this devel and the asses any additional Part 3 of the D Further advice abo 8) Are there an Yes – provid No List of approval application Approval	eceive an informate to accept an information of the second accept an information of the second accept an information provided to the second accept accept and accept accep	tion request if determined necess of the formation request for this development on request I, the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development applications or current and the property of the property of the application of the property of the pro	oment application dge: e information provided when making a fopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules. approvals? this development application	this development application under the DA Rules to accept ant parties.
7) Information r I agree to re I do not agree that this developmen that the agree that this developmen that the agree that this developmen that the agree that this developmen that the assets that this developmen that the assets that this developmen that the assets that the agree that the agre	eceive an informate to accept an inferior to accept an information to accept an information provided to A Rules will still apply out information requesty associated development	tion request if determined necess of the formation request for this development on request I, the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development applications or current and the property of the property of the application of the property of the pro	oment application dge: e information provided when making a fopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules. approvals? this development application	this development application under the DA Rules to accept ant parties.
7) Information r I agree to re I do not agree that this development Part 3 of the D Further advice about 8) Are there an I Yes – provid No List of approval application Approval Development	eceive an informate to accept an inferior to accept an information to accept an information provided to A Rules will still apply out information requesty associated development	tion request if determined necess of the formation request for this development on request I, the applicant, acknowle will be assessed and decided based on the any referral agencies relevant to the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development apply if the application is an application listed at its contained in the DA Forms Guide. The property of the development applications or current and the property of the property of the application of the property of the pro	oment application dge: e information provided when making a fopment application are not obligated lication unless agreed to by the relev under section 11.3 of the DA Rules. approvals? this development application	this development application under the DA Rules to accept ant parties.

oxrightarrow Yes – a copy of the receipted QLeave form is attached to this development application

□ No – I, the applicant will provide evidence assessment manager decides the development approval only if I provide	opment application. I ack	nowledge that the assessn	nent manager may give
☐ Not applicable (e.g. building and constru	ction work is less than \$	150,000 excluding GST)	
Amount paid Date paid (de	d/mm/yy)	QLeave levy number (A,	B or E)
\$0.00 24/3/19	•••	S187792	•
10) Is this development application in respor notice?	ise to a show cause noti	ce or required as a result of	an enforcement
☐ Yes – show cause or enforcement notice	is attached		
▼ No			
11) Identify any of the following further legisla	ative requirements that a	pply to any aspect of this d	evelopment application
The proposed development is on a p	•		
government's Local Heritage Regis	ter . See the guidance pr	ovided at <u>www.des.qld.gov</u>	
requirements in relation to the develo	opment of a Queensland	heritage place	_
Name of the heritage place:	Pla	ace ID:	
PART 4 - REFERRAL DETAILS	}		
12) Does this development application include	do any building work acn	acts that have any referral r	roquiroments?
	·	·	equirements:
☐ Yes – the Referral checklist for building w	ork is attached to this de	evelopment application	
☑ No – proceed to Part 5			
13) Has any referral agency provided a refer	ral response for this dev	elopment application?	
☐ Yes – referral response(s) received and I	isted below are attached	to this development applica	ation
□ No			
Referral requirement	Referral agency	Date refer	rral response
-			·
Identify and describe any changes made to t	he proposed developme	nt application that was the	subject of the referral
response and the development application the			
application (if applicable)			
	· T A II O		
PART 5 – BUILDING WORK DE	HAILS		
14) Owner's details			
☐ Tick if the applicant is also the owner and	d proceed to 15). Otherw	ise, provide the following in	formation.
Name(s) (individual or company full name)	Cameron Leyshon		
Contact name (applicable for companies)	Cameron Leyshon		
Postal address (P.O. Box or street address)	12 Bimba St		
Suburb	POINT LOOKOUT		
State	QLD		
Postcode	4183		
Contact number	0490 706 533		

nsi61@live.com

0490 706 533

na

Email address (non-mandatory)

Mobile number (non-mandatory)

Fax number (non-mandatory)

15) Builder's details			
☐ Tick if a builder has not yet be information.	een engaged to unde	ertake the work and proceed t	o 16). Otherwise provide the following
Name(s) (individual or company full na	ame) Quali	ty Sheds	
Contact name (applicable for compa	nies) Wayr	ne Laverty	
QBCC licence or owner – builde	r number 4019	6	
Postal address (P.O. Box or street a	ddress) POE	Box 475	
Suburb	ATHE	ERTON	
State	QLD		
Postcode	4883		
Contact number	07 43	26 0215	
Email address (non-mandatory)	kim@	qualitysheds.com.au	
Mobile number (non-mandatory)	0418	721 229	
Fax number (non-mandatory)			
Name(s) (individual or company full no		eron Leyshon	
Contact name (applicable for compa			
QBCC licence or owner – builde		38132	
Postal address (P.O. Box or street a	,	mba St	
Suburb		Lookout	
State	QLD		
Postcode	4183		
Contact number	0490	706 533	
Email address (non-mandatory)			
Mobile number (non-mandatory)			
Fax number (non-mandatory)			
16) Provide details about the pro	posed building work		
a) What type of approvals is be			
☑ Development permit	<u> </u>		
☐ Preliminary approval			
b) What is the level of assessme	ent?		
☐ Impact assessment (requires	public notification)		
c) Nature of the proposed buildir	· ·	cable boxes)	
New building or structure	. 	•	rs, alterations or additions
☐ Change of building classificat	tion (involving building	work) Swimn	ning pool and/or pool fence
☐ Demolition		☐ Reloca	ation or removal
d) Provide a description of the w	ork below or in an at	tached schedule.	
Deck, Generator Shed, Pool, BB	Q Area		
e) Proposed construction materi	als		
External walls	☐ Double brick		☐ Curtain glass
	☐ Brick veneer	☐ Timber	☐ Aluminium
France	☐ Stone/concrete	☐ Fibre cement	□ Other
Frame	Timber		☐ Aluminium

	☐ Other		
Floor	☑ Concrete	☐ Timber	☐ Other
Roof covering	☐ Slate/concrete	☐ Tiles	☐ Fibre cement
	☐ Aluminium	☐ Steel	☐ Other
f) Existing building use/class	sification? (if applicable)		
10a, 10b			
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		_	
g) New building use/classific	cation? (if applicable)		
10b & 10a			
h) Relevant plans Note : Relevant plans are required <u>Relevant plans.</u>	to be submitted for all aspects of thi	s development application. For fu	urther information, see <u>DA Forms Guide:</u>
Relevant plans of the pro	posed works are attached to	the development application	on
17) What is the monetary va	alue of the proposed building	work?	
140,000.00	arus or aro proposed surraing	went.	
	M	: 10	
18) Has Queensland Home	Warranty Scheme Insurance	been paid?	
Yes – provide details bel	ow		
□ No			1
□ No Amount paid	Date paid (dd/mm/yy)	Reference	number
	Date paid (dd/mm/yy) 28/3/2018	Reference 013840922	

19) Development application checklist	
The relevant parts of Form 2 – Building work details have been completed	✓ Yes
This development application includes a material change of use, reconfiguring a lot or operational work and is accompanied by a completed Form 1 – Development application details	
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 DA Forms Guide: Relevant plans	
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued	

20) Applicant declaration

- X 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 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.

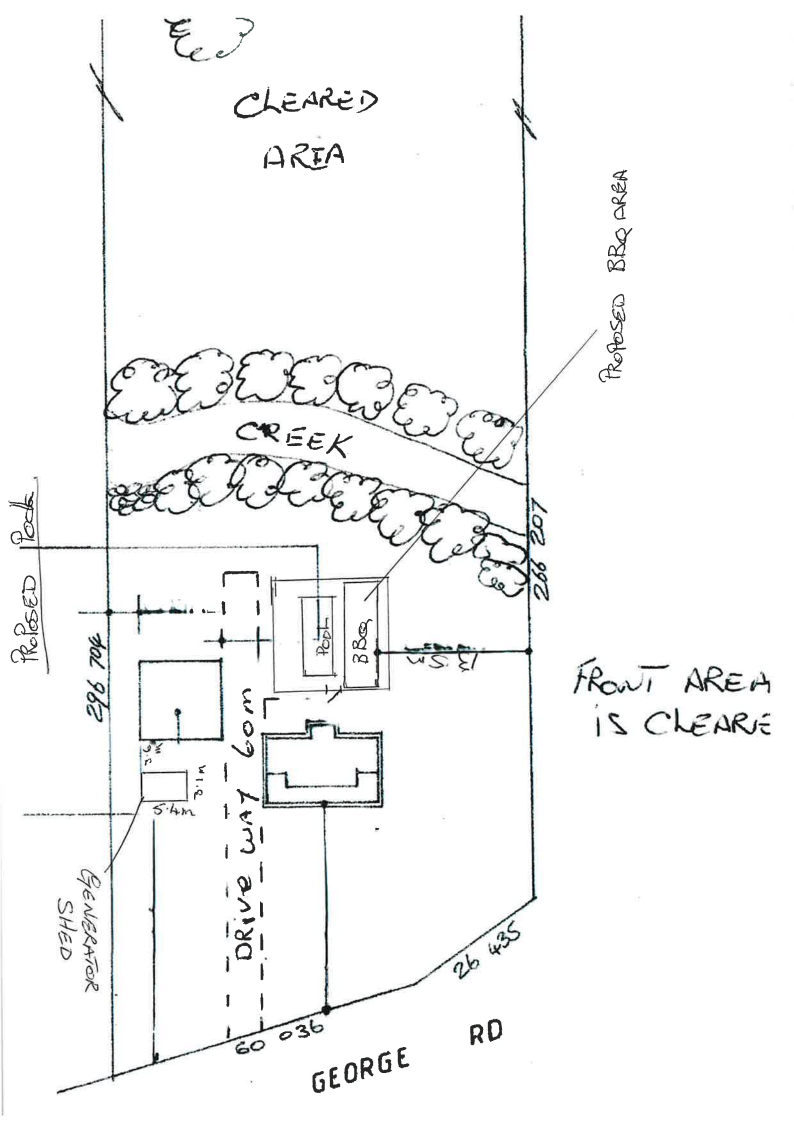
This information may be stored in relevant databases. The information collected will be retained as required by the Public Records Act 2002.

PART 7 -FOR COMPLETION BY THE ASSESSMENT MANAGER - FOR OFFICE **USE ONLY** Date received: Reference numbers: For completion by the building certifier Classification(s) of approved building work 1a & 10a **QBCC** Certification Licence Name QBCC Insurance receipt number number **GMA Certification Group** Notification of engagement of alternate chosen 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 Additional information required by the local government Confirm proposed construction materials: ☐ Double brick □ Steel ☐ Curtain glass External walls ☐ Brick veneer □ Timber ☐ Aluminium ☐ Stone/concrete ☐ Other ☐ Fibre cement ☐ Timber □ Steel ☐ Aluminium Frame ☐ Other Floor ☐ Concrete □ Timber ☐ Other ☐ Slate/concrete ☐ Tiles ☐ Fibre cement Roof covering ☐ Aluminium ☐ Steel ☐ Other 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

Additional building details required for the Australian Bureau of Statistics			
Existing buildin	g use/classification? (if applicable)		
New building u	New building use/classification?		
Site area (m²)	22750	Floor area (m²)	0

Name of officer who sighted the form

FENCE 9.0 m 7.0 m BBR AREA 0.0 FATE House REAR \$10 × 4.0 Pool 1.0 GARDEN 7.0 m





PO Box 723 Mossman Qld 4873 www.douglas.qld.gov.au enquiries@douglas.qld.gov.au ABN 71 241 237 800

> Administration Office 64 - 66 Front St Mossman P 07 4099 9444 F 07 4098 2902

20 August 2018

Enquiries:

Daniel Lamond

Our Ref:

MCUC2774/2018 (867932)

Your Ref: 2

20182866

C R Leyshon

C/- GMA Certification Group

PO Box 831

PORT DOUGLAS QLD 4877

Dear Sir/Madam

Development Application

Material Change of Use (Dwelling & Shed)

George Road FOREST CREEK

Land Described as LOT: 49 on RP: 735856

Thank you for lodging the above Development Application with Council on 26 July 2018.

Please find attached the Decision Notice for the above-mentioned development application.

Please quote Council's application number: MCUC2774/2018 in all subsequent correspondence relating to this development application. Should you require any clarification regarding this, please contact Daniel Lamond on telephone 07 4099 9456.

Yours faithfully

Neil Beck

A/Manager Sustainable Communities

encl.

- Decision Notice
- Approved Plans

DECISION NOTICE

APPROVAL (WITH CONDITIONS)

(GIVEN UNDER SECTION 63 OF THE PLANNING ACT 2016)

Please be aware that Douglas Shire Council has assessed your application and decided it as follows:

1. Applicant's details

Name:

C R Leyshon

Postal Address:

C/- GMA Certification Group

PO Box 831

PORT DOUGLAS QLD 4877

2. Location details

Street Address:

George Road FOREST CREEK

Real Property Description:

LOT: 49 RP: 735856

Local Government Area:

Douglas Shire Council

3. Details of proposed development

Material Change of Use (Dwelling & Shed)

4. Decision

Date of decision:

20 August 2018

Decision details:

Approved in full with conditions. These conditions are set out in Schedule 1 and

are clearly identified to indicate whether the assessment manager or a

concurrence agency imposed them.

5. Approved plans and specifications

Copies of the following plans, specifications and/or drawings are enclosed.

Drawing/report title	Prepared by	Date	Reference no.	Sheet
Aspect of development:	Material Change of	Use (Dwellir	ng House)	
Site Plan	Magnic Drafting Service	April 2018	Drawing No 181681	1 of 11

House Floor Plan	Magnic Drafting Service	April 2018	Drawing No 181681	3 of 11
Elevations- Front & Right	Magnic Drafting Service	April 2018	Drawing No 181681	4 of 11
Elevations- Rear & Left	Magnic Drafting Service	April 2018	Drawing No 181681	5 of 11
Slab Plan- Shed	Wayne Laverty Quality Sheds	5 January 2018	18-00006; F	Not nominated
Wall Girt Layout	Wayne Laverty Quality Sheds	5 January 2018	18-00006; D	Not nominated

6. Conditions

This approval is subject to the conditions in Schedule 1. These conditions are clearly identified to indicate whether the assessment manager or concurrence agency imposed them.

7. Further development permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

- All Building Work
- All Plumbing Work

8. Properly made submissions

Not applicable — No part of the application required public notification.

9. Currency period for the approval

This development approval will lapse at the end of the period set out in section 85 of *Planning Act* 2016.

10. Rights of appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment Court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016*. For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*).

A copy of the relevant appeal provisions are included in Schedule 2.

SCHEDULE 1 - CONDITIONS AND ADVICE

PART 1A—CONDITIONS IMPOSED BY THE ASSESSMENT MANAGER

- 1. Carry out the approved development generally in accordance with the approved drawing(s) and/or document(s), and in accordance with:
 - a. The specifications, facts and circumstances as set out in the application submitted to Council;
 - b. The following conditions of approval and the requirements of Council's Planning Scheme and the FNQROC Development Manual.

Except where modified by these conditions of approval

Timing of Effect

2. The conditions of the Development Permit must be effected prior to Commencement of Use, except where specified otherwise in these conditions of approval.

Damage to Council Infrastructure

3. In the event that any part of Council's infrastructure is damaged as a result of construction activities occurring on the site, including but not limited to; mobilisation of heavy construction equipment, stripping and grubbing, the applicant/owner must notify Council immediately of the affected infrastructure and have it repaired or replaced at the developer's/owners/builders cost, prior to the Commencement of Use.

On-Site Effluent Disposal

4. The method of on-site effluent disposal must be in accordance with the Queensland Plumbing & Wastewater Code. Details of the wastewater treatment system to be installed must be approved by the Chief Executive Officer prior to the issue of a Development Permit for Building Work.

Landscaping

5. A landscaping plan drawn to scale must be submitted to Council for endorsement by the Chief Executive Officer prior to commencement of use. A minimum of 60% of the total proposed species are endemic or native species. The plan must include planting of the frontage and setback areas to achieve a visual buffer between the road and the buildings.

Vegetation Clearing

6. Existing vegetation on the subject land must be retained in all areas. Any further clearing requires an Operational Works Approval.

Building Colours

7. The exterior finishes and colours of Buildings must be non-reflective and must blend with the natural colours of the surrounding environment. Roofs and structures must be of

moderately dark to darker shades of green, grey, blue and brown.

The following proposed building colours are approved for use on the house and shed:

Exterior Walls - Colorbond Woodland Grey or similar

Roof- Colorbond Woodland Grey or similar

External Works

8. Any proposed concrete crossover and apron are to be designed and constructed in accordance with *FNQROC Development Manual Standard Drawing S1105*. A copy is attached at Appendix 2. The crossover must not impact on storm water flows in minor and major flow events.

Shed

9. The domestic shed must not be used for habitation.

PART 1B-ADVICE NOTES

- 1. This approval, granted under the provisions of the *Planning Act* 2016, shall lapse six (6) years from the day the approval takes effect.
- 2. The applicant/owner is advised that this approval does not approve the construction of the building work. A Development Permit for Building Work must be obtained in order for construction to commence.
- 3. All building site managers must take all action necessary to ensure building materials and / or machinery on construction sites are secured immediately following the first cyclone watch and that relevant emergency telephone contacts are provided to Council officers, prior to commencement of works.
- 4. This approval does not negate the requirement for compliance with all other relevant Local Laws and other statutory requirements.
- 5. For information relating to the *Planning Act* 2016 log on to www.dsdmip.qld.gov.au. To access the *FNQROC Development Manual*, Local Laws and other applicable Policies log on to www.douglas.qld.gov.au

PART 1C- STATEMENT OF REASONS

- 1. The proposal generally complies with the 2018 Douglas Shire Planning Scheme version 1.0.
- 2. Conditions have been imposed to make the proposal compliant with the benchmarks of the relevant development codes of the 2018 Douglas Shire Planning Scheme version 1.0.

SCHEDULE 2 - PLANNING ACT EXTRACT ON APPEAL RIGHTS

CHAPTER 6, PART 1 APPEAL RIGHTS

229 Appeals to tribunal or P&E Court

- (1) Schedule 1 states—
 - (a) matters that may be appealed to-
 - (i) either a tribunal or the P&E Court; or
 - (ii) only a tribunal; or
 - (iii) only the P&E Court; and
 - (b) the person-
 - (i) who may appeal a matter (the appellant); and
 - (ii) who is a respondent in an appeal of the matter; and
 - (iii) who is a co-respondent in an appeal of the matter; and
 - (iv) who may elect to be a co-respondent in an appeal of the matter.
- (2) An appellant may start an appeal within the appeal period.
- (3) The appeal period is—
 - (a) for an appeal by a building advisory agency—10 business days after a decision notice for the decision is given to the agency; or
 - (b) for an appeal against a deemed refusal—at any time after the deemed refusal happens; or
 - (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises—20 business days after a notice is published under section 269(3)(a) or (4); or
 - (d) for an appeal against an infrastructure charges notice—20 business days after the infrastructure charges notice is given to the person; or
 - (e) for an appeal about a deemed approval of a development application for which a decision notice has not been given—30 business days after the applicant gives the deemed approval notice to the assessment manager; or
 - (f) for any other appeal—20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

Note — See the P&E Court Act for the court's power to extend the appeal period.

- (4) Each respondent and co-respondent for an appeal may be heard in the appeal.
- (5) If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or P&E Court to withdraw from the appeal.
- (6) To remove any doubt, it is declared that an appeal against an infrastructure charges notice must not be about—
 - (a) the adopted charge itself; or
 - (b) for a decision about an offset or refund—
 - (i) the establishment cost of trunk infrastructure identified in a LGIP; or
 - (ii) the cost of infrastructure decided using the method included in the local government's charges resolution.

230 Notice of appeal

- (1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that—
 - (a) is in the approved form; and
 - (b) succinctly states the grounds of the appeal.
- (2) The notice of appeal must be accompanied by the required fee.
- (3) The appellant or, for an appeal to a tribunal, the registrar must, within the service period, give a copy of the notice of appeal to—

- (a) the respondent for the appeal; and
- (b) each co-respondent for the appeal; and
- (c) for an appeal about a development application under schedule 1, table 1, item 1—each principal submitter for the development application; and
- (d) for an appeal about a change application under schedule 1, table 1, item 2—each principal submitter for the change application; and
- (e) each person who may elect to become a co-respondent for the appeal, other than an eligible submitter who is not a principal submitter in an appeal under paragraph (c) or (d); and
- (f) for an appeal to the P&E Court—the chief executive; and
- (g) for an appeal to a tribunal under another Act—any other person who the registrar considers appropriate.

(4) The service period is-

- (a) if a submitter or advice agency started the appeal in the P&E Court—2 business days after the appeal is started; or
- (b) otherwise—10 business days after the appeal is started.
- (5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
- (6) A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days after the notice of appeal is given to the person.

SCHEDULE 1 APPEALS

1 Appeal rights and parties to appeals

- (1) Table 1 states the matters that may be appealed to—
 - (a) the P&E court; or
 - (b) a tribunal.
- (2) However, table 1 applies to a tribunal only if the matter involves—
 - (a) the refusal, or deemed refusal of a development application, for-
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (b) a provision of a development approval for-
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (c) if a development permit was applied for—the decision to give a preliminary approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (d) a development condition if-
 - (i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and
 - (ii) the building is, or is proposed to be, not more than 3 storeys; and
 - (iii) the proposed development is for not more than 60 sole-occupancy units; or
 - (e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
 - (f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
 - (g) a matter under this Act, to the extent the matter relates to-
 - (i) the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or

- (ii) the Plumbing and Drainage Act, part 4 or 5; or
- (h) a decision to give an enforcement notice in relation to a matter under paragraphs (a) to (g); or
- (i) a decision to give an infrastructure charges notice; or
- (j) the refusal, or deemed refusal, of a conversion application; or
- (k) a matter that, under another Act, may be appealed to the tribunal; or
- (I) a matter prescribed by regulation.
- (3) Also, table 1 does not apply to a tribunal if the matter involves—
 - (a) for a matter in subsection (2)(a) to (d)—
 - a development approval for which the development application required impact assessment;
 and
 - (ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
 - (b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.
- (4) Table 2 states the matters that may be appealed only to the P&E Court.
- (5) Table 3 states the matters that may be appealed only to the tribunal.
- (6) In each table—
 - (a) column 1 states the appellant in the appeal; and
 - (b) column 2 states the respondent in the appeal; and
 - (c) column 3 states the co-respondent (if any) in the appeal; and
 - (d) column 4 states the co-respondents by election (if any) in the appeal.
- (7) If the chief executive receives a notice of appeal under section 230(3)(f), the chief executive may elect to be a co-respondent in the appeal.

Table 1
Appeals to the P&E Court and, for certain matters, to a tribunal

Extract of Schedule 1 of the Planning Act 2016

Development application	ations			
An appeal may be m	An appeal may be made against—			
(a) the refusal of al	l or part of the developmen	t application; or		
(b) the deemed ref	usal of the development ap	plication; or		
(c) a provision of the	ne development approval; c	or		
(d) if a developmer	nt permit was applied for—t	he decision to give a prelimina	ry approval.	
Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)	
The applicant	The assessment manager	If the appeal is about a concurrence agency's	A concurrence agency that is not a co-respondent	
		referral response—the concurrence agency	If a chosen assessment manager is the respondent—the prescribed assessment manager	
			Any eligible advice agency for the application	
			Any eligible submitter for the application	

Table 2 Appeals to the P&E Court only

2. Eligible submitter appeals

An appeal may be made against the decision to give a development approval, or an approval for a change application, to the extent that the decision relates to—

(a) any part of the development application for the development approval that required impact assessment; or

(b) a variation request.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
For a development application—an eligible submitter for the development application For a change application—an eligible submitter for the change application	For a development application—the assessment manager For a change application—the responsible entity	The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency	Another eligible submitter for the application

3. Eligible submitter and eligible advice agency appeals

An appeal may be made against a provision of a development approval, or failure to include a provision in the development approval, to the extent the matter relates to—

(a) any part of the development application or the change application, for the development approval, that required impact assessment; or

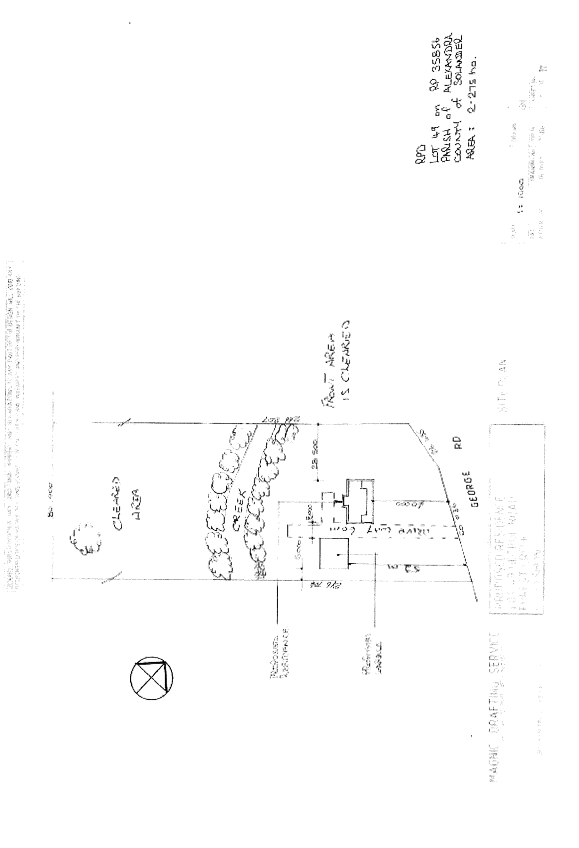
(b) a variation request.

Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)
 For a development application—an eligible submitter for the development application For a change application—an eligible submitter for the change application 	For a development application—the assessment manager For a change application—the responsible entity	The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency	Another eligible submitter for the application
3 An eligible advice agency for the development application or change application			

Note:

Attached is a Rights of Appeal Waiver form (Schedule 3). Please complete and return this form if you are satisfied with the approval and agree to the conditions contained therein and you wish to waiver the 20 day appeal period available under the *Planning Act 2016*

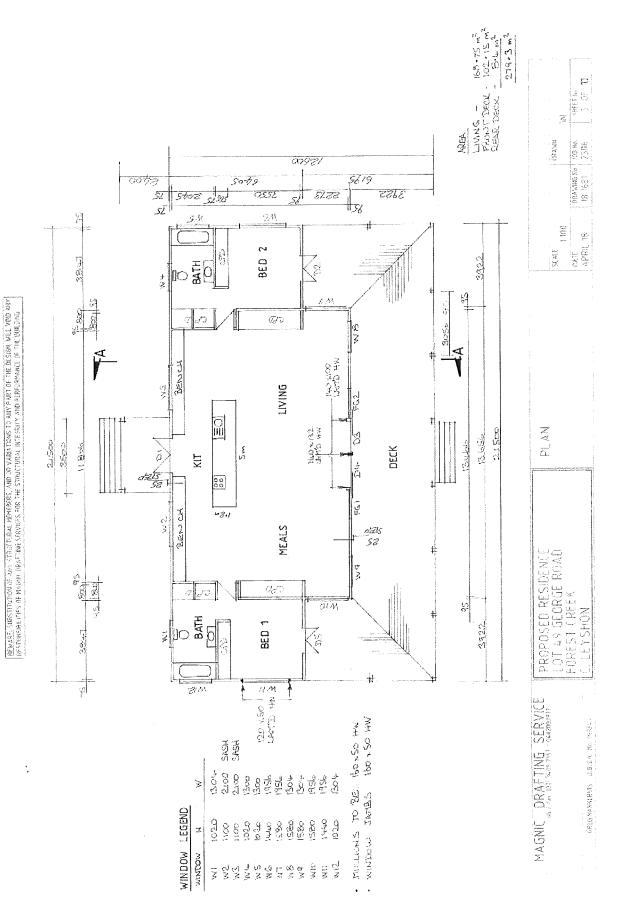
APPROVED PLANS (ATTACHING TO THE DECISION NOTICE)



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MCUC2774/2018



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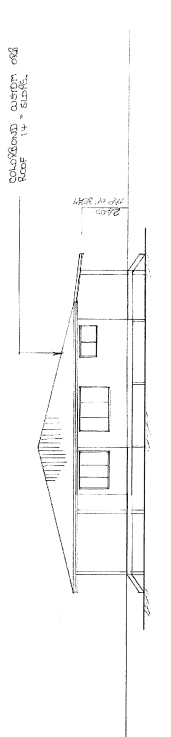
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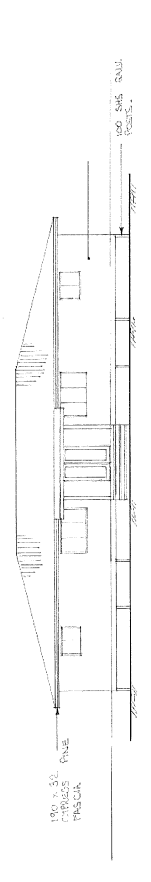
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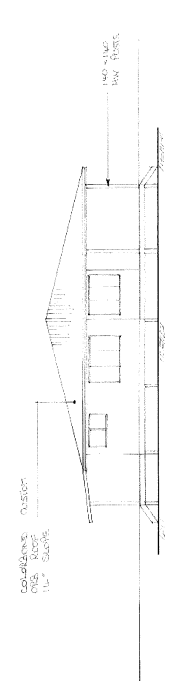
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