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

6 October 2023

Enquiries: Jenny Elphinstone

Our Ref: CA 2023_5309/1 (Doc ID1187499)

Your Ref: 23-04/001230

NV & JS Pty Ltd C/- Planning Plus PO Box 399 REDLYNCH QLD 4870

Email: evan@planningplusqld.com.au

Attention Mr Evan Yelavich

Dear Sir

Development Application for MCUC (2 x Dual Occupancy and Short-term accommodation) and ROL (2 into 4 lots)

At 30 & 32 Warner Street Port Douglas

On Land Described as Lots 418 & 419 on PTD2091

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

Please quote Council's application number: CA 2023_5309/1 in all subsequent correspondence relating to this development application.

Should you require any clarification regarding this, please contact Jenny Elphinstone on telephone 07 4099 9444.

Yours faithfully

For Paul Hove

Manager Environment & Planning

encl.

- Decision Notice
 - Approved Drawing(s) and/or Document(s)
 - Reasons for Decision
- Advice For Making Representations and Appeals (Decision Notice)
- Adopted Infrastructure Charges Notice
- Advice For Making Representations and Appeals (Infrastructure Charges)



Negotiated Decision Notice

Approval (with conditions)

Given under s 63 of the Planning Act 2016

Applicant Details

Name: NV & JS Pty Ltd

Postal Address: C/- Planning Plus

PO Box 399

Redlynch Qld 4870

Email: evan@planningplusqld.com.au

Property Details

Street Address: 30 & 32 Warner Street Port Douglas

Real Property Description: Lots 418 & 419 on PTD2091

Local Government Area: Douglas Shire Council

Details of Proposed Development

Development Permit for a Combined Application for Material Change of use for Two (2) Dual Occupancies and Short-term Accommodation and Reconfiguration of a Lot (2 lots into 4 lots).

Decision

Date of Decision: 25 August 2023

Decision Details: Approved (Subject to Conditions)

Approved Drawing(s) and/or Document(s)

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

A. For the Material Change of Use

APPROVED DRAWING(S) AND / OR DOCUMENT(S)

The term 'approved drawing(s) and/or document(s) or other similar expressions means the following plans subject to compliance with Condition 3:

Note – The plans referenced above will require amending in order to comply with conditions of this Decision Notice.

Drawing or Document	Reference	Date
Site Plan, General Notes & Legend	Nathan Verri Masters of Design & Building, Project 30-32 WSPD, Sheet 01, ISO Revision 4 August 2023.	4 August 2023

Drawing or Document	Reference	Date				
FL1 Floor Plan	Nathan Verri Masters of Design & Building, Project 30-32 WSPD, Sheet 02, ISO Revision 4 August 2023.	4 August 2023				
FL2 Floor Plan	Nathan Verri Masters of Design & Building, Project 30-32 WSPD, Sheet 03, ISO Revision 4 August 2023.	4 August 2023				
Elevations	Nathan Verri Masters of Design & Building, Project 30-32 WSPD, Sheet 04, ISO Revision 4 August 2023.	4 August 2023				
Perspectives						
Landscape Concept Plan	Kate Hewitt Landscape Design, Job 30-32 Warner St, Port Douglas, Page 1 of 4, Issue C.	4 July 2023				
Typical Level 1 Planting	Kate Hewitt Landscape Design, Job 30-32 Warner St, Port Douglas, Page 2 of 4, Issue C.	4 July 2023				
Landscape Planting Plan	Kate Hewitt Landscape Design, Job 30-32 Warner St, Port Douglas, Page 3 of 4, Issue C.	4 July 2023				
Details & Notes						
FNQROC Regional Development Manual Standard Drawing/s for Vehicle Access						
Access Crossovers	Standard Drawing S1015 Issue E	27 August 2020				
Concrete driveway for allotment access	Standard Drawing S1110 Issue F	27 August 2020				

B. For the Reconfiguration of a Lot

The term 'approved drawing(s) and/or document(s) or other similar expressions means the following plans.

APPROVED DRAWING(S) AND / OR DOCUMENT(S)

The term 'approved drawing(s) and/or document(s) or other similar expressions means:

Drawing or Document	Reference	Date
Site Plan, General Notes & Legend	Nathan Verri Masters of Design & Building, Project 30-32 WSPD, Sheet 01, ISO Revision.	4 August 2023

Assessment Manager Conditions & Advices

A. For the Material Change of Use

Conditions

- 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

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

Amendment to Design

- 3. The proposed development must be amended to accommodate the following changes:
 - a. The street elevation (including landscaping and fencing) is to be designed to create individual premises to the street;
 - b. The garage door designs are to be discreet elements in the streetscape.
 - c. The pedestrian entry to the site must have a structural mass entry statement element that gives definition of this element to the streetscape and provide protected connecting element between the street entry point and the front door of the each dwelling;
 - d. Both the pedestrian gate and the security gate to the driveway must be sufficiently transparent to enable the appreciation of internal landscaping from the street;
 - e. The paved forecourt area to the garages must include a diversity of paving to reduce the visual mass of this area
 - f. A refuse bin area must be provided for each dwelling visually hidden from the street;
 - g. Specify the use of non-reflective glazing including the balcony areas for the dual occupancies;
 - h. Ensure access for disability persons is achieved from the street to the front door and from the parking area; and
 - i. The level 2 rear balcony roof line is to reflect the roof plan.

Details of the above amendments must be endorsed by the Chief Executive Officer prior to issue of a Development Permit for Building Work.

External Works

- 4. Undertake the following works external to the land at no cost to Council:
 - a. Provision of single width individual concrete crossover and aprons to each unit in accordance with FNQROC Development Manual Standard Drawing S1015 to each new dual occupancy / short-term accommodation premises;

- b. Remove existing crossovers that are redundant and replace with footpath, grass verge, kerb and channel to match the existing streetscape.
- c. Provide two additional street trees, species to match in the street;
- d. Construct protecting concrete verge islands and landscape beds around the remaining and new trees in the road reserve;
- e. Infill with road pavement areas between the verge islands and kerb and channel to the full width of the street frontage; and
- f. Line mark parking spaces in front of the subject land where available.

All works in the road reserve need to be properly separated from pedestrians and vehicles, with any diversions adequately signed and guarded. Particular attention must be given to providing safe passage for people with disabilities i.e., the provision of temporary kerb ramps if pedestrian diversions are necessary.

The external works outlined above constitute Operational Works. Three (3) copies of a plan of the works at A1 size and one (1) copy at A3 size must be endorsed by the Chief Executive Officer prior to commencement of such works. Such work must be constructed in accordance with the endorsed plan to the satisfaction of the Chief Executive Officer prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first.

Note: the above works are not considered to be creditable or trunk related works in accordance with s.145 of the *Planning Act 2016*.

Removal of Existing Street Trees

5. The removal of two Rosewood Street trees must not occur prior to the approval of the Development Permit for Operational Work required under the Material Change of Use Condition 4 of this approval and the approval of the Landscape Plan as required under the Material Change of Use Condition 17 of this approval.

The applicant must hold a Development Permit for Building Work for the dual occupancies prior to the removal of the street trees.

Council must be notified two (2) business days prior to the proposed date of commencement of any approved vegetation clearing.

Water Supply and Sewerage Works External

- 6. Undertake the following water supply and sewerage works external to the site to connect the site to existing water supply and sewerage infrastructure:
 - Augment existing water supply infrastructure to the extent necessary such that the development does not adversely affect the water supply to adjacent properties and such that a water service connection can be provided at the frontage to each new lot; and
 - b. Augment existing sewers and pump station downstream of the site, to the extent required to accommodate the increased flows generated by the development.

The external works outlined above constitute Operational Works. The plan of the works must be endorsed by the Chief Executive Officer prior to commencement of such works. Such work must be constructed in accordance with the endorsed plan to the satisfaction of the Chief Executive Officer prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first

Water Supply and Sewerage Works Internal

- 7. Undertake the following water supply and sewerage works internal to the subject land:
 - a. Provide a single internal sewer connection which must be clear of any buildings or structures to each new lot;

- b Provide a single internal water connection to each new lot; and
- c. Remove all un-utilised water and sewer connections.

All the above works must be designed and constructed in accordance with the FNQROC Development Manual.

The plan of the works must be endorsed by the Chief Executive Officer prior to the commencement of the works either through a Development Permit for Operational Work or a Development Permit for Building Work.

All works must be carried out in accordance with the approved plans, to the requirements and satisfaction of the Chief Executive Officer prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first.

Inspection of Sewers

8. CCTV inspections of sewers must be undertaken both prior to commencement of works on site and at works completion where works have been undertaken over or to sewers. Defects must be rectified to the satisfaction of the Chief Executive Officer at no cost to Council prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first.

Minimum Floor to Ceiling Clearance

9. All units must have a minimum floor to ceiling clearance of 2.7 metres.

Air-Conditioning Screens

10. Air-conditioning units located above ground level and visible from external properties and the street must be screened with appropriate materials to improve the appearance of the building. Such screening must be completed prior to the Commencement of Use.

Damage to Council Infrastructure

11. In the event that any part of Council's existing sewer / water or road 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.

Lighting

12. All lighting installed upon the premises including car parking areas must be certified by Ergon Energy (or such other suitably qualified person). The vertical illumination at a distance of 1.5 metres outside the boundary of the subject land must not exceed eight (8) lux measured at any level upwards from ground level.

Above Ground Transformer Cubicles / Electrical Sub-Stations

13. Any required above ground transformer cubicles and/or electrical sub-stations are to be positioned so that they do not detract from the appearance of the streetscape and must be clear of footpath areas. This will require cubicles / sub-stations to be setback from the street alignment behind suitable screening, or incorporated within the built form of the proposed building. Details of the electrical sub-station positioning must be endorsed by the Chief Executive Officer prior to the issue of Development Permit for Building Work.

Drainage Study of Site

14. Undertake a local drainage study on the subject land to determine drainage impacts on downstream properties and the mitigation measures required to minimise such impacts. In particular, the post-development discharge of stormwater from the subject site must have no worsening effect on the drainage of upstream or downstream properties. The report detail must consider and the drainage study design must provide for the event that the lawful point of discharge is blocked.

The study must also identify the location and parameters of any drainage easements to convey stormwater to the lawful point of discharge.

The drainage study must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Building Work with the necessary works being undertaken prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first.

The proposed development is not to create ponding nuisances and/or concentration of stormwater flows to adjoining properties.

Lawful point of discharge.

15. The study must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Building Work with the necessary works being undertaken prior to Commencement of Use or approval and dating of the Building Format Plan, whichever occurs first.

Acid Sulfate Soils - Basement / Pool Disturbance

16. The basement / pool excavation proposed may result in disturbance of potential acid sulfate soils (PASS). Prior to excavation, in association with a geotechnical assessment, an acid sulfate soil investigation must be undertaken. The investigation must be performed in accordance with the latest 'Guidelines for Sampling and Analysis of Lowland Acid Sulfate Soils in Queensland' produced by the Department of Natural Resources and Mines (previously DNRW), and State Planning Policy 2/02 – Planning and Managing Development Involving Acid Sulfate Soils. Where it is found that PASS exist, treatment of soil must be undertaken onsite to neutralise acid, prior to disposal as fill, in accordance with the DNRM 'Queensland Acid Sulfate Soil Technical Manual'.

Landscaping Plan

17. The landscape plan is to be amended to include the requirements of Conditions 3 and 4 above to the satisfaction of the Chief Executive Officer.

The site must be landscaped in accordance with details included on a Landscaping Plan. The approval and completion of all landscaping works must be undertaken in accordance with the endorsed plan prior to the issue of a Certificate of Classification or Commencement of Use whichever occurs. Landscaped areas must be maintained at all times to the satisfaction of the Chief Executive Officer.

Landscaped areas adjoining the parking area must be protected by a 150 mm high vertical concrete kerb or similar obstruction. The kerb must be set back from the garden edge sufficiently to prevent vehicular encroachment and damage to plants by vehicles.

All landscaped areas must be fully established prior to the commencement of use and must be maintained thereafter to the satisfaction of the Chief Executive Officer.

Minimum Fill and Floor Levels

18. All floor levels in all buildings must be located 300mm above the Q100 flood immunity level plus any hydraulic grade effect (whichever is the greater), in accordance with FNQROC Development Manual and Planning Scheme requirements. All habitable room floor levels must be at least 3.493 m AHD.

Details of Development Signage

19. The development must provide clear and legible signage incorporating the street number for the benefit of the public.

Construction Signage

- 20. Prior to the commencement of any construction works associated with the development, a sign detailing the project team must be placed on the road frontage of the site and must be located in a prominent position. The sign must detail the relevant project coordinator for the works being undertaken on the site, and must list the following parties (where relevant) including telephone contacts:
 - a. Developer;
 - b Project Coordinator;
 - c. Architect / Building Designer; and
 - d. Builder:

Stockpiling and Transportation of Fill Material

21. Soil used for filling or spoil from the excavation is not to be stockpiled in locations that can be viewed from adjoining premises or a road frontage for any longer than one (1) month from the commencement of works.

Transportation of fill or spoil to and from the site must not occur within:

- a. peak traffic times;
- b. before 7:00 am or after 6:00 pm Monday to Friday;
- c. before 7:00 am or after 1:00 pm Saturdays; or
- d. on Sundays or Public Holidays.

Advices

- 1. This approval, granted under the provisions of the *Planning Act 2016*, shall lapse six (6) years from the day the approval takes effect in accordance with the provisions of Section 85 of the *Planning Act 2016*.
- 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 potential cyclone warning and that relevant emergency telephone contacts are provided to Council officers, prior to commencement of works.
- 3. This approval does not negate the requirement for compliance with relevant Local Laws and statutory requirements.
- 4. For future use of the premises as a Centre Activities (Food and drink outlet) note that a Trade Waste Permit is usually required for a pre-treatment device (grease trap).
- 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.

Infrastructure Charges Notice

6. A charge levied for the supply of trunk infrastructure is payable to Council towards the provision of trunk infrastructure in accordance with the Infrastructure Charges Notice. The original Infrastructure Charges Notice will be provided under cover of a separate letter.

The amount in the Infrastructure Charges Notice has been calculated according to Council's Infrastructure Charges Resolution.

Please note that this Decision Notice and the Infrastructure Charges Notice are stand-alone documents. The *Planning Act 2016* confers rights to make representations and appeal in relation to a Decision Notice and an Infrastructure Charges Notice separately.

The amount in the Infrastructure Charges Notice is subject to index adjustments and may be different at the time of payment. Please contact the Development Assessment Team at council for review of the charge amount prior to payment.

The time when payment is due is contained in the Adopted Infrastructure Charges Notice.

B. For the Reconfiguration of a Lot

Assessment Manager Conditions

- 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 the issue of a Compliance Certificate for the Plan of Survey, except where specified otherwise in these conditions of approval. The Compliance Certificate for the Plan of Survey cannot be applied for prior to:
 - a. The under slab must be completed for all four dwellings with the relevant building inspection undertaken. The slab must be deemed satisfactory with the relevant documentation submitted to Council:
 - b. Construction of each of the four dwelling units must be commenced to the extent of three courses of blocks.; and
 - c. The construction and completion (or suitably bonded) of all external works.

Prior to the settlement and disposition of each lot, the Applicant must obtain a Final Certificate for the dwelling unit.

Drainage Easements

3. Where storm water and overland flow is taken and received from neighbouring land to be conveyed to the lawful point of discharge, the applicant must create drainage easements to the benefit of the neighbouring properties.

The extent of the drainage easements is to be determined by the consideration of the drainage plan required as under Material Change of Use Condition 14 of this approval and as accepted as satisfactory by the Chief Executive Officer.

A copy of the easement documents must be submitted to Council for the approval of Council's solicitors at no cost to Council.

The approved easement documents must be submitted at the same time as seeking approval for the endorsement of the Survey Plan and must be lodged and registered with the Department of Natural Resources in conjunction with the Plan of Survey.

Water Supply and Sewerage Works Internal

- 4. Undertake the following water supply and sewerage works internal to the subject land:
 - a. Provide a single sewer and water connection to each lot in accordance with the FNQROC Development Manual;

All the above works must be designed and constructed in accordance with the FNQROC Development Manual under a development permit for operational work.

All works must be carried out in accordance with the approved plans, to the requirements and satisfaction of the Chief Executive Officer prior to the issue of a Compliance Certificate for the Plan of Survey.

Lawful Point of Discharge

 All stormwater from the property must be directed to a lawful point of discharge such that it does not adversely affect surrounding properties or properties downstream from the development to the requirements and satisfaction of the Chief Executive Officer.

Electricity and Telecommunications

6. Written evidence of negotiations with Ergon Energy and the telecommunication authority must be submitted to Council stating that both an underground electricity supply and telecommunications service will be provided to the development prior to the issue of a Compliance Certificate for the Plan of Survey.

ADVICE

- 1. This approval, granted under the provisions of the *Planning Act 2016*, shall lapse four (4) years from the day the approval takes effect in accordance with the provisions of Section 85 of the Planning Act 2016.
- 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 potential cyclone warning and that relevant emergency telephone contacts are provided to Council officers, prior to commencement of works.
- 3. This approval does not negate the requirement for compliance with all relevant Local Laws and statutory requirements.
- 4. 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.

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 Operational Work

All Plumbing and Drainage Work must only be carried in compliance with the Queensland *Plumbing and Drainage Act 2018.*

Currency Period for the Approval

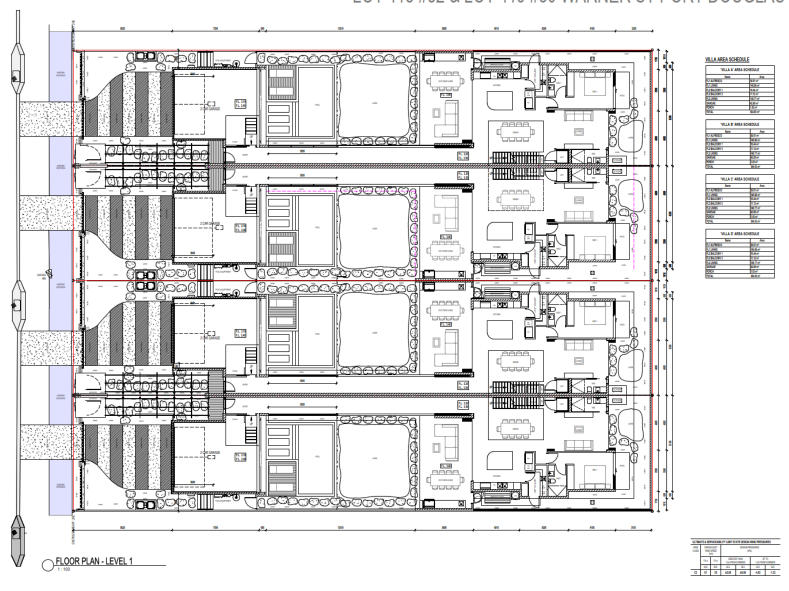
This approval, granted under the provisions of the *Planning Act 2016*, shall lapse six years for the MCU component and four years for the ROL component from the day the approval takes effect in accordance with the provisions of Section 85 of the *Planning Act 2016*.

Rights to make Representations & Rights of Appeal

The rights of applicants to make representations and rights 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*.

A copy of the relevant appeal provisions is attached.

LOT 418 #32 & LOT 419 #30 WARNER ST PORT DOUGLAS





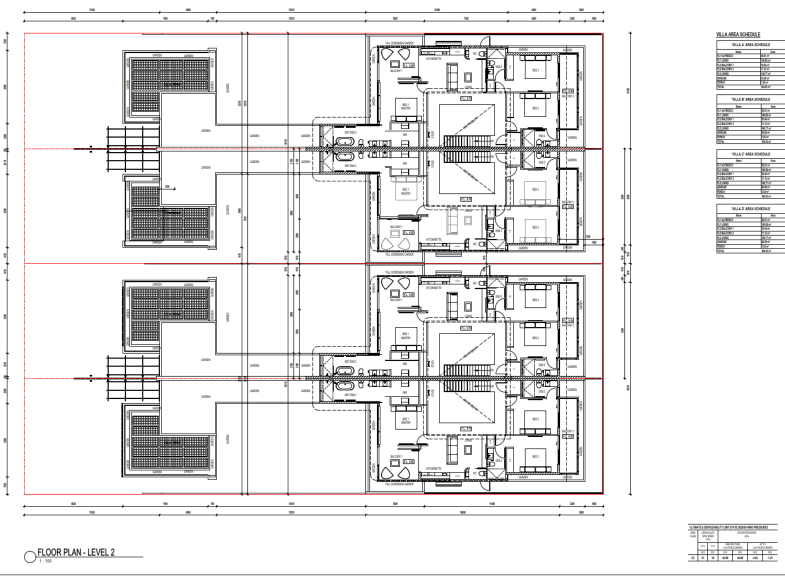
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DEED FLIF FLOOR FLAN

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LOT 418 #32 & LOT 419 #30 WARNER ST PORT DOUGLAS





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COSCION SONS NO SCALE ADDRING DAY PRODUCTIONERS 30.2299FD DHET 03

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LOT 418 #32 & LOT 419 #30 WARNER ST PORT DOUGLAS nathanverri PRELIMINARY ISSUE NOT FOR CONSTRUCTION

LOT 418 #32 & LOT 419 #30 WARNER ST PORT DOUGLAS





MODEL 10-20MSPD MODEL 00-30 & 32 WARNER ST - PORT DOUGLAS
SHET PRESPECTIVES

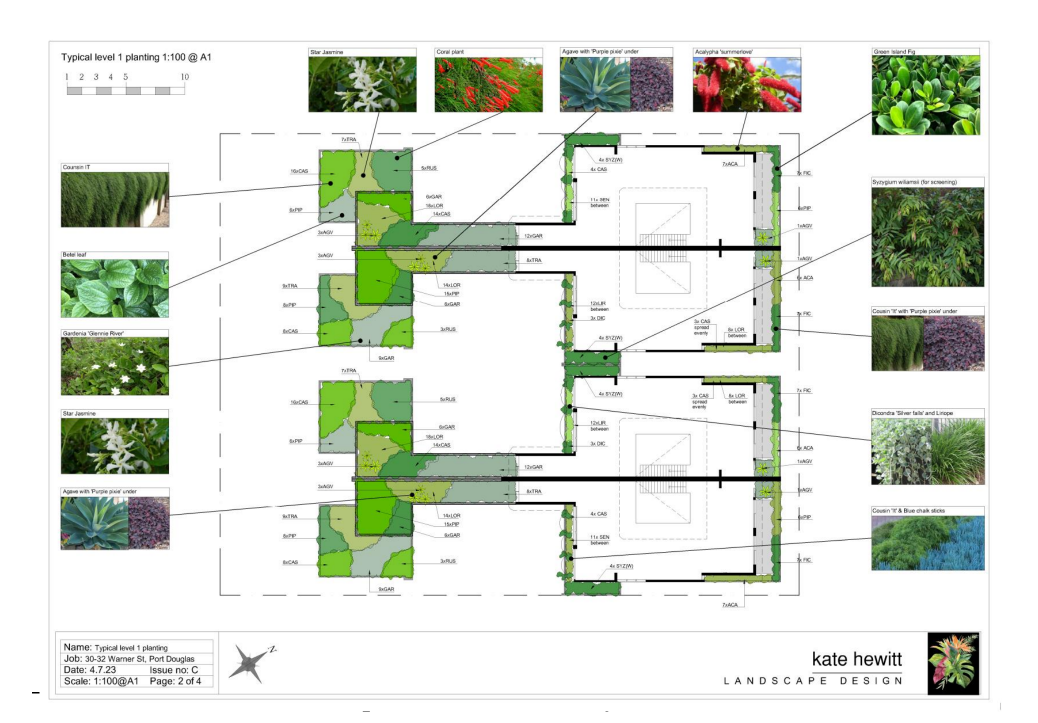
LOT 418 #32 & LOT 419 #30 WARNER ST PORT DOUGLAS











Landscape planting plan - ground floor 1:100 @ A1 3xPHI & 5x BEL mixed tropical planting 4x HEL-B 11x POL 2xFIC (climber) 12 LIR (under) 3x STR 12x COP 1x ALR 9x ALP 2x BAM ##1 12x HEL 1x LIQ 3x FIC climber on wall 2xCOS 1x DRA 9x ALP 15xLIR 12x COP 9x LIR 1x DAV 1x ALR 3xPHI & 5x BEL mixed tropical 11x POI 6x STR 11x POL 3x PHX 5xPHX 4x HEL-B 11x POL 1x DYP 3xPHI & 5x BEL mixed tropical planting 1x AIR 12x COP 9x BEL 9x ALP 3xALM 1x LIQ 2x BAM 12x HEL 1x LIQ 3x SPA 15xLIR 9x LIR 11x PHX 5x RHA 11x POL 11x POL

Name: Landscape planting plan Job: 30-32 Warner St, Port Douglas Date: 4.7.23 Issue no: C Scale: 1:100@A1 Page: 3 of 4



Scale: 1:100 @ A1

1 2 3 4 5 10

kate hewitt



Planting schedule - Ground floor

Symbol Botanical name		Common name	Cont. size	Mature height	Spacing	No req
	Palms / Accent Plants					_
ALR	Alacanatarea 'Rubra'	Giant Bromeliade	Medium	1.0M	As shown	4
ALP	Alpinia purpurata	Red Ginger	Medium	2-2.5M	1000mm	36
ALM	Alpinia malaccensis	White Alpinia	Medium	2.0m	1000mm	12
BAM	Bambusa guangxiensis	Dwarf Chinese Bamboo	Medium	3.0M	1000mm	8
cos	Costus stenophyllus	Cobra Costus	Medium	1.5-2M	800mm	8
COP	Costus productus	Spiral ginger	Medium	1M	800mm	48
DAV	Davidia involucrate	Handkerchief tree	Large	8-10M	As shown	2
DRA	Draceana marginata	Draceana	Medium	1.5M	As shown	4
DYP	Dypsis cabadae	Cabada Palm	Large	3-4M	As shown	4
HEL	Heliconia chartacea	Heliconia 'Sexy Pink'	Medium	1.5-2M	800mm	48
HEL-B	Heliconia bihai	Heliconia 'Hot Rio Nights'	Medium	2-3M	800mm	16
LIQ	Licuala grands	Fan Palm	Large	2M	As shown	4
POL	Polyalthia longifolia	Indian Mast tree	Large	10-12M	As shown	78
PLU	Plumeria acutifolia	'Sunset Dreamer' Francipani	Large	3-4.0M	As shown	2
RHA	Raphis excelsor	Lady Finger Palm	Medium	2-2.5M	As shown	32
STR	Strelitzia reginea	Bird of Paradise (Strappy leaved flowering accent plant)	Medium	1-1.2M	As shown	12
	overs / Climbers / Ferns					
BEL	Belchnum 'Silver Lady'	Silver Lady Fem	Small	1.0M	600mm	41
FIC	Ficus pumila	Creeping fig Ficus	Small	climber	As shown	20
PHI	Philodendron Imperial green	Imperial Green	Small	0.5-0.8M	800mm	14
PIP	Piper betle	Betal leaf	Small	0.2-0.4M	800mm	24
TRA	Trachelospermum jasminoides	Chinese Star Jasmine	Small	0.5M	800mm	12
	ntal grasses/strappy leaved pla					
LIR	Liriope muscari	Lily turf	Small	0.6M	800mm	150
SPA	Spathiphyllum	Peace Lilly	Small	0.4M	600mm	12
PHX	Philodendron 'Xanadu'	Xanadu (shade tolerant understory / border plant)	Medium	0.5M	700mm	70
Grass Zovsia cr	nee.	No-mow grass	per m2		20.8m2 (5.2	m2 a
OR			per IIIZ			
Buffelo lu	n f	Soft-leaf Buffalo	рег пт2		20.8m2 (5.2	m2 e

Planting schedule species to be sourced from local nurseries supplying plants of local provenance wherever possible. Numbers are exact. If unsure please contact Landscape Designer. Container sizes may vary due to availability. In most cases please ensure a size that will work for this site.

Planting schedule - Upper level

Symbol	Botanical name	Common name	Cont. size	Mature height	Spacing	No req.
Screenin	ng plants / Palms / Accent Plant	ts				
AGV	Agave attenuata	Century plant	Medium	0.5M	1000mm	16
SYZ(W)	Syzygium wilsonii	Powder puff Lilly Pilly	Medium	2-4M	1000mm	16
Small sh	rubs / Groundcovers / Climber	5				
ACA.	Acalypha reptans	Summer Love	Medium	0.5M	600mm	26
CAS	Casuarina glauca Çousin It'	Cousin It	Small	0.15M	400mm	90
DIC	Dicondra 'Silver Falls'	Silver Falls	Medium	sprawling	As shown	6
FIC	Ficus mcrocarpa	Green Island Fig	Small	0.5-1M	600mm	28
GAR	Gardenia 'Glennie River'	Glennie river	Small	0.4M	1000mm	66
LIR	Liriope muscari	Lilly Turf	Small	0.6M	600mm	24
LOR	Loropetalum chinense	Purple pixie	Small	0.3M	400mm	80
PIP	Piper bette	Betal leaf	Small	0.2-0.4M	800mm	70
RUS	Russelia-equisetiformis	Coral plant	Small	1.0M	1500mm	16
SEN	Senicia serpens	Blue Chalk Sticks (silver blue low succulent groundcover)	Small	0.2M	300mm	22
TRA	Trachelospermum jasminoides	Chinese Star Jasmine	Small	0.5M	800mm	48

Planting schedule species to be sourced from local nurseries supplying plants of local provenance wherever possible. Numbers are exact. If unsure please contact Landscape Designer. Container sizes may vary due to availability, in most cases please ensure a size that will work for this site.

Notes

Soil preparation

All proposed plant beds to be stripped of 150mm of soil and topped with at least 200mm of soil (preferably local)

Newly planted trees and large shrubs should be secured to stakes to prevent any damage.

Planting holes for plant material should be large enough in size to take root ball with additional space to take back filling of good quality planting mix.

Mature heights of planting as shown on planting schedule show the greatest height possible in ideal conditions.

Those heights may vary and are subject to particular site conditions, possible container environments and intended hedging or pruning for functional requirements such as available planting width, intended access under branches and solar access.

Turf / lawn
 Lay turf on prepared leveled soil. Ensure drainage is correct.

Use locally available suitable turf mix.

Curved steel edging (or similar) to be confirmed and chosen by owner.

Best turf choices for shade (particularly the back circular lawn) are Zoysia and Buffalo varieties .

Stepping stones in (10-20mm river gravel) pebble. Laid to a depth of 150mm over a thin layer of geo-textile.

Refer to Architects details for stepping stones specifications and details

All planting areas to be mulched with a minimum 75mm thick cover of recycled hardwood mulch and then all plant areas to be thoroughly soaked with water. All mulch shall be free of all weed species

All planting areas to be fertilised with slow release fertiliser.

Engineering

All structural and hydraulic details whatsoever to Architects details.

The Landscape Contractor shall maintain the contract areas by accepted horticultural practices as well as rectifying any defects that become apparent in the works under normal use.

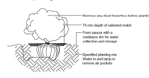
Mow the turf when it is established at regular intervals to maintain an average height of 50mm.

Detail 1.

Palm planting detail n.t.s



Detail 2. Shrub planting detail n.t.s

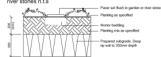


Detail 3. Soil preparation detail n.t.s.

Mix 150mm depth of topsoil with 50mm of A.N.L. 'Greentife' compost or equivalent & rotary hoe in. Remove top layer of soil to allow for removal of contaminants and provide

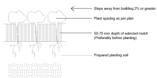
Detail 4.

Stepping stones in garden & river stones n.t.s



Detail 5.

Groundcover planting detail n.t.s



Name: Details & Notes

Job: 30-32 Warner St, Port Douglas Date:4.7.23

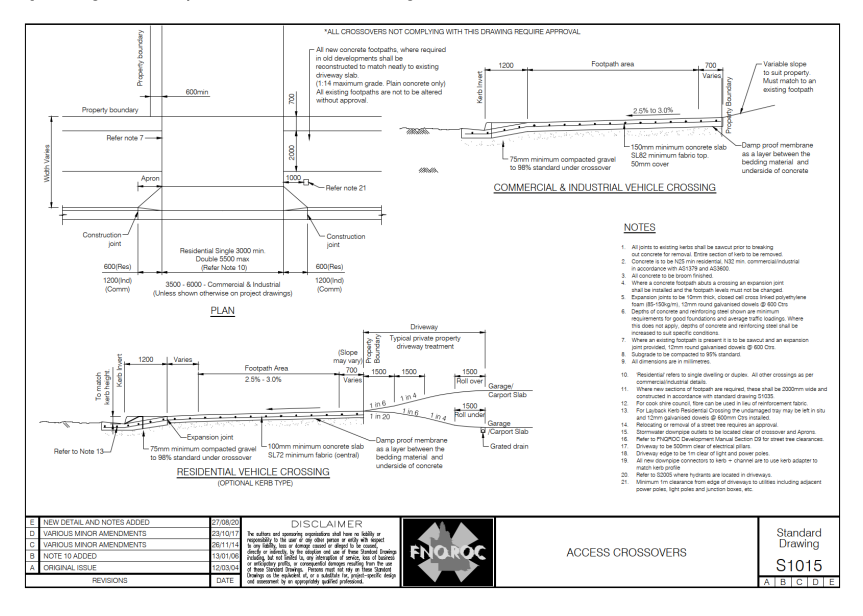
Scale: -

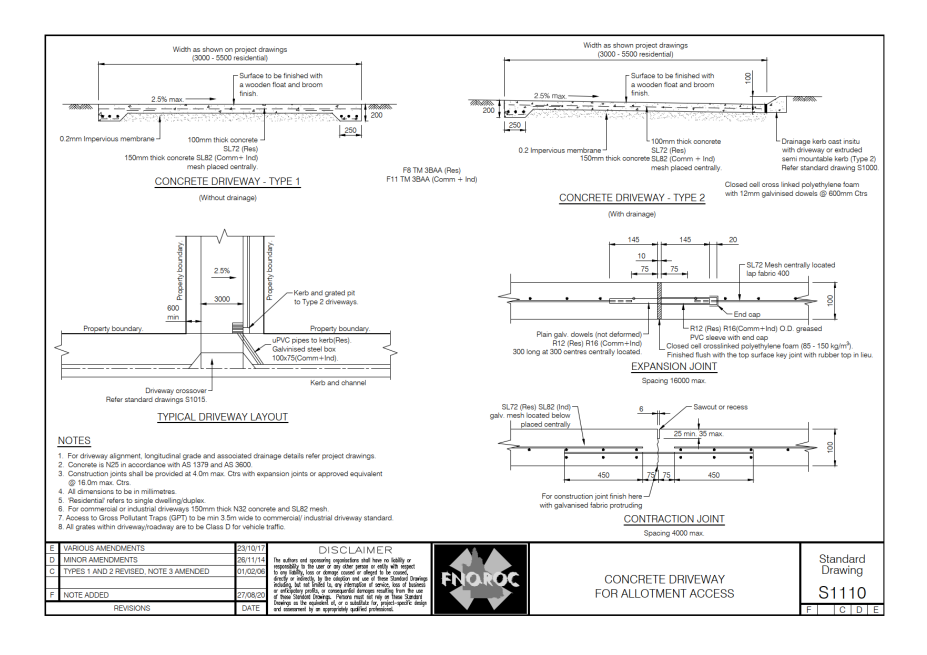
Issue no: C Page: 4 of 4





FNQROC Regional Development Manual Standard Drawing/s for Vehicle Access





Reasons for Decision

- 1. The reasons for this decision are:
 - a. Sections 60, 62 and 63 of the Planning Act 2016:
 - b. to ensure the development satisfies the benchmarks of the 2018 Douglas Shire Planning Scheme Version 1.0; and
 - c. to ensure compliance with the *Planning Act 2016*.
- 2. Findings on material questions of fact:
 - a. the amended development application was properly lodged to the Douglas Shire Council 15 June 2023 under section 51 of the *Planning Act 2016* and Part 1 of the *Development Assessment Rules*;
 - b. the development application contained information from the applicant which Council reviewed together with Council's own assessment against the 2017 State Planning Policy and the 2018 Douglas Shire Planning Scheme Version 1.0 in making its assessment manager decision.
- 3. Evidence or other material on which findings were based:
 - a. the development triggered assessable development under the Assessment Table associated with the Centre Zone Code;
 - Council undertook an assessment in accordance with the provisions of sections 60, 62 and 63 of the *Planning Act 2016*; and
 - c. the applicant's reasons have been considered and the following findings are made:
 - i. Subject to conditions, the development satisfactorily meets the Planning Scheme benchmarks.

Non-Compliance with Assessment Benchmarks

Through the conditions of the approval the development complies with the planning scheme, with the exception of the setback to the road frontage under the Local Plan, and no concerns are raised.

Benchmark Reference

Alternative Measure/Comment

AO7.1, requires, "For all buildings, parking is: (a) to the side of buildings and recessed behind the main building line; or (b) behind buildings; or (c) wrapped by the building façade, and not visible from the street." The associated PO states, Vehicle access, parking and service areas: (a) do not undermine the relationship between buildings and street or dominate the streetscape.

PO11 states, "Buildings: (a) address street frontages; (b) ensure main entrances front the street or public spaces; (c) do not focus principally on internal spaces or parking areas."

The development must have regard to the minimum finished floor height for storm tide inundation. development has been designed whereby the garages are at a lower level to the habitable rooms, thereby reducing the visual presence of the garage to the street. The development is in part of the street that does not require an active commercial use to the street front. The lower garage roof height enables good surveillance of the street from upper levels of the units. The development has had regard to achieving privacy from overlooking from the rear and cater for the collection of stormwater from surrounding lots. The conditions of the approval integrate the pedestrian entry directly to the street and create individual street presence with significant landscaping for each dwelling, taking away the focus of the forecourt area.



2018 Douglas Shire Planning Scheme version 1.0 Applications

ADOPTED	INFRASTRUCT	TURE CHARGES NOTICE			
NV & JS Pty Ltd DEVELOPERS NAME		N/A ESTATE NAME	0 STAGE		
30 & 32 Warner St	Port Douglas	L418 L419 PTD 2091	P2557 P2558		
STREET No. & NAME	SUBURB	LOT & RP No.s	PARCEL No.		
CA MCU Dual Occupancy x 2 & Short-term accommodation, ROL (2 into 4 Lots)		CA2023_5309	6		
DEVELOPMENT TYPE		COUNCIL FILE NO.	VALIDITY PERIOD (year)		
1178139	1	Payment before commencement of use for MCU; and Prior to signing and sealing of survey form for ROL			
DSC Reference Doc . No.	VERSION No.				

Infrastructure Charges as resolved by Council at the Ordinary Meeting held on 23 February 2021 (Came into effect on 1 March 2021)

		Charge per Use	\$ Rate	Floor area/No.	Amount	Amount Paid	Receipt Code & GL Code
Proposed Demand Residential	Dual occupancy (x2) (Also to be used as Short- term accommodation)	\$_per_3_or_more_be droom_dwelling	25,314.98	4	\$101,259.92 \$101,259.92		
Credit	, ota 2 omana				— • • • • • • • • • • • • • • • • • • •		
Existing land use							Prior arrangement for online payment via invoicing - see below.
3 or more bedroom dwelling	1 lot	\$_per_3_or_more_be droom_dwelling	25,314.98	2	\$50,629.96		
	Total Credit				\$50,629.96		Code 895 GL GL7500.135.825
	Required Payment or Credit		TOTAL		\$50,629.96		
Prepared by	J	Elphinstone			22-Aug-23	Amount Paid	
Checked by		R Taranto			22-Aug-23	Date Paid	
Date Payable	ROL - Before the Local Government approves the plan of subdivision						
						Receipt No.	
Amendments					Date		
			-			Cashier	

The Infrastructure Charges in this Notice are payable in accordance with Sections 119 and 120 of the Planning Act 2016 as from Council's resolution from the Ordinary Meeting held on 23 February 2021.

Charge rates under the Policy are subject to indexing.

Any Infrastructure Agreement for trunk works must be determined and agreed to prior to issue of Development Permit for Operational Work.

Charges are payable to: Douglas Shire Council. You can make payment at any of Council's Business Offices or by mail with your cheque or money order to Douglas Shire Council, PO Box 723, Mossman QLD 4873. Cheques must be made payable to Douglas Shire Council and marked 'Not Negotiable.' Acceptance of a cheque is subject to collection of the proceeds. Post dated cheques will not be accepted.

If you seek to pay online, please request an invoice to be issued via enquiries @douglas.qld.gov.au

Any enquiries regarding Infrastructure Charges can be directed to the Development & Environment, Douglas Shire Council on 07 4099 9444 or by email on enquiries@douglas.qld.gov.au

Planning Act 2016 Chapter 3 Development assessment

[s 74]

Division 2 Changing development approvals

Subdivision 1 Changes during appeal period

74 What this subdivision is about

- This subdivision is about changing a development approval before the applicant's appeal period for the approval ends.
- (2) This subdivision also applies to an approval of a change application, other than a change application for a minor change to a development approval.
- (3) For subsection (2), sections 75 and 76 apply—
 - (a) as if a reference in section 75 to a development approval were a reference to an approval of a change application;
 - (b) as if a reference in the sections to the assessment manager were a reference to the responsible entity; and
 - (c) as if a reference in section 76 to a development application were a reference to a change application;
 and
 - (d) as if the reference in section 76(3)(b) to section 63(2) and (3) were a reference to section 83(4); and
 - (e) with any other necessary changes.

75 Making change representations

- The applicant may make representations (change representations) to the assessment manager, during the applicant's appeal period for the development approval, about changing—
 - (a) a matter in the development approval, other than—
 - a matter stated because of a referral agency's response; or

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- (ii) a development condition imposed under a direction made by the Minister under chapter 3, part 6, division 2; or
- (b) if the development approval is a deemed approval—the standard conditions taken to be included in the deemed approval under section 64(8)(c).
- (2) If the applicant needs more time to make the change representations, the applicant may, during the applicant's appeal period for the approval, suspend the appeal period by a notice given to the assessment manager.
- (3) Only 1 notice may be given.
- (4) If a notice is given, the appeal period is suspended—
 - (a) if the change representations are not made within a period of 20 business days after the notice is given to the assessment manager—until the end of that period; or
 - (b) if the change representations are made within 20 business days after the notice is given to the assessment manager, until—
 - the applicant withdraws the notice, by giving another notice to the assessment manager; or
 - (ii) the applicant receives notice that the assessment manager does not agree with the change representations; or
 - (iii) the end of 20 business days after the change representations are made, or a longer period agreed in writing between the applicant and the assessment manager.
- (5) However, if the assessment manager gives the applicant a negotiated decision notice, the appeal period starts again on the day after the negotiated decision notice is given.

76 Deciding change representations

 The assessment manager must assess the change representations against and having regard to the matters that

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- must be considered when assessing a development application, to the extent those matters are relevant.
- (2) The assessment manager must, within 5 business days after deciding the change representations, give a decision notice to—
 - (a) the applicant; and
 - if the assessment manager agrees with any of the change representations—
 - (i) each principal submitter; and
 - (ii) each referral agency; and
 - (iii) if the assessment manager is not a local government and the development is in a local government area—the relevant local government; and
 - (iv) if the assessment manager is a chosen assessment manager—the prescribed assessment manager; and
 - (v) another person prescribed by regulation.
- (3) A decision notice (a negotiated decision notice) that states the assessment manager agrees with a change representation must—
 - (a) state the nature of the change agreed to; and
 - (b) comply with section 63(2) and (3).
- (4) A negotiated decision notice replaces the decision notice for the development application.
- (5) Only 1 negotiated decision notice may be given.
- (6) If a negotiated decision notice is given to an applicant, a local government may give a replacement infrastructure charges notice to the applicant.

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Current as at 10 June 2022

Planning Act 2016 Chapter 6 Dispute resolution

[s 229]

Chapter 6 Dispute resolution

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.
- An appellant may start an appeal within the appeal period.
- (3) The appeal period is—
 - 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

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- (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 an appeal relating to the Plumbing and Drainage Act 2018—
 - (i) for an appeal against an enforcement notice given because of a belief mentioned in the *Plumbing and Drainage Act 2018*, section 143(2)(a)(i), (b) or (c)—5 business days after the day the notice is given; or
 - (ii) for an appeal against a decision of a local government or an inspector to give an action notice under the *Plumbing and Drainage Act 2018*—5 business days after the notice is given; or
 - (iii) for an appeal against a failure to make a decision about an application or other matter under the Plumbing and Drainage Act 2018—at anytime after the period within which the application or matter was required to be decided ends; or
 - (iv) otherwise—20 business days after the day the notice is given; or
- (g) 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.

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- (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—
 - the establishment cost of trunk infrastructure identified in a LGIP; or
 - the cost of infrastructure decided using the method included in the local government's charges resolution.

230 Notice of appeal

- 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, section 1, table 1, item 1—each principal submitter for the application whose submission has not been withdrawn; and
 - (d) for an appeal about a change application under schedule 1, section 1, table 1, item 2—each principal submitter for the application whose submission has not been withdrawn; and

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- (e) each person who may elect to be a co-respondent for the appeal other than an eligible submitter for a development application or change application the subject of the appeal; 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 to an appeal by filing a notice of election in the approved form—
 - (a) if a copy of the notice of appeal is given to the person—within 10 business days after the copy is given to the person; or
 - (b) otherwise—within 15 business days after the notice of appeal is lodged with the registrar of the tribunal or the P&E Court.
- (7) Despite any other Act or rules of court to the contrary, a copy of a notice of appeal may be given to the chief executive by emailing the copy to the chief executive at the email address stated on the department's website for this purpose.

231 Non-appealable decisions and matters

(1) Subject to this chapter, section 316(2), schedule 1 and the P&E Court Act, unless the Supreme Court decides a decision or other matter under this Act is affected by jurisdictional error, the decision or matter is non-appealable.

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- (2) The Judicial Review Act 1991, part 5 applies to the decision or matter to the extent it is affected by jurisdictional error.
- (3) A person who, but for subsection (1) could have made an application under the *Judicial Review Act 1991* in relation to the decision or matter, may apply under part 4 of that Act for a statement of reasons in relation to the decision or matter.
- (4) In this section—

decision includes—

- (a) conduct engaged in for the purpose of making a decision; and
- (b) other conduct that relates to the making of a decision;
 and
- (c) the making of a decision or the failure to make a decision; and
- (d) a purported decision; and
- (e) a deemed refusal.

non-appealable, for a decision or matter, means the decision or matter—

- (a) is final and conclusive; and
- (b) may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the *Judicial Review Act 1991* or otherwise, whether by the Supreme Court, another court, any tribunal or another entity; and
- (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, any tribunal or another entity on any ground.

232 Rules of the P&E Court

- A person who is appealing to the P&E Court must comply with the rules of the court that apply to the appeal.
- (2) However, the P&E Court may hear and decide an appeal even if the person has not complied with rules of the P&E Court.

Current as at 10 June 2022

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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

25 August 2023

Enquiries:

Jenny Elphinstone

Our Ref: CA 2023_5309 (Doc ID 1178143)

Your Ref: 23-04/001230

NV & JS Pty Ltd C/- Planning Plus PO Box 399 REDLYNCH QLD 4870

Email: evan@planningplusqld.com.au

Attention Mr Evan Yelavich

Dear Sir

Adopted Infrastructure Charge Notice

Development Application for MCUC (2 x Dual Occupancy) and ROL (2 into 4 lots)

At 30 & 32 Warner Street Port Douglas

On Land Described as Lots 418 & 419 on PTD2091

Please find attached the Adopted Infrastructure Charges Notice issued in accordance with section 119 of the *Planning Act 2016*.

The amount in the Adopted Infrastructure Charges Notice has been calculated according to Council's Adopted Infrastructure Charges Resolution.

Please also find attached extracts from the Act regarding the following:

- your right to make representations to Council about the Adopted Infrastructure Charges Notice; and
- your Appeal rights with respect to the Adopted Infrastructure Charges Notice.

Please quote Council's application number: CA 2023_5309 in all subsequent correspondence relating to this matter.

Should you require any clarification regarding this, please contact Jenny Elphinstone on telephone 07 4099 9444.

Yours faithfully

For

Paul Hoye Manager Environment & Planning

encl.

- Adopted Infrastructure Charges Notice
- Rights to Make Representations and Appeals Regarding Infrastructure Charges

Doc ID: 1178143 CA 2023_5309/1 Page 33 of 41

Adopted Infrastructure Charges Notice

DOUGLAS SHIRE COUNCIL ADOPTED INFRASTRUCTURE CHARGES NOTICE								
	_	ADOI 122	/ 113.	FINACIN	.0010	LE CHARGEO NO.		
	NV & JS Pty Ltd				1	N/A		0
	DEVELOPERS NA	AME	 I 		l	ESTATE NA		STAGE
	30 & 32 Warner St		L	Port Douglas		L418 L419 PT		P2557 P2558
	STREET No. & NAME		Si	SUBURB	l	LOT & RP I	No.s	PARCEL No.
CAMCU Dual Occu	upancy x 2 & Short-term accor into 4 Lots)	nmodation, ROL (2				CA2023_5309		6
	DEVELOPMENT TYPE		. –		i			VALIDITY PERIOD (year)
	1178139			1				t of use for MCU; and survey form for ROL
	DSC Reference Doc . No.		VI	ÆRSION No.				
Infrastructure Charg	ges as resolved by Council at t	he Ordinary Meeting	held	d on 23 Febr	uary 2021	(Came into effect on 1 M	March 2021)	
		Charge per Use	lГ	\$ Rate	Floor	Amount	Amount Paid	Receipt Code & GL Code
Proposed Demand			1 -	-	area/No.			
Residential	Dual occupancy (x2) (Also to be used as Short-	\$_per_3_or_more_be		25,314.98	4	\$101,259.92		
residential	term accommodation)	droom_dwelling		25,514.50	•			
0	Total Demand					\$101,259.92		1
Credit								Prior arrangement for
Existing land use								online payment via
3 or more bedroom		\$_per_3_or_more_be			_			invoicing - see below.
dwelling	1 lot	droom_dwelling		25,314.98	2	\$50,629.96		
	Total Credit					\$50,629.96		Code 895
	Total Credit					\$50,025.50		GL GL7500.135.825
			· L	1				
	Required Payment or Credit		T	OTAL		\$50,629.96	ı	
Prepared by	J	Elphinstone				22-Aug-23	Amount Paid	
Checked by		R Taranto			l	22-Aug-23	Date Paid	
oncored by		Taramo			l	II Aug II	Jule 1 ala	
	ROL - Before the Local							
Date Payable	Government approves the plan of subdivision							
	pian or subdivision							
							Receipt No.	
A]			Dete	Į	
Amendments						Date	ſ	
							Cashier	
Note:								
The Infrastructure Cha	narges in this Notice are payab esolution from the Ordinary Me				nd 120 of th	he Planning Act 2016		
	the Policy are subject to indexi greement for trunk works must b		reed	d to prior to is	ssue of De	evelopment Permit for Op	perational Work.	
Council, PO Box 723	e to: Douglas Shire Council. Yo 3, Mossman QLD 4873. Chequ beeds. Post dated cheques will	ues must be made pay						
If you seek to pay o	online, please request an inv	oice to be issued vi	ia en	nquiries@d	iouglas.ql	ld.gov.au		
Any enquiries regard	ding Infrastructure Charges can	be directed to the De	evelo	pment & En	vironment,	, Douglas Shire Council o	on 07 4099 9444 c	or by email on

Extracts from the Planning Act 2016 – Making Representations during Applicant's Appeal Period

Planning Act 2016 Chapter 4 Infrastructure

[s 124]

Subdivision 5 Changing charges during relevant appeal period

124 Application of this subdivision

This subdivision applies to the recipient of an infrastructure charges notice given by a local government.

125 Representations about infrastructure charges notice

- During the appeal period for the infrastructure charges notice, the recipient may make representations to the local government about the infrastructure charges notice.
- (2) The local government must consider the representations.
- (3) If the local government—
 - (a) agrees with a representation; and
 - (b) decides to change the infrastructure charges notice;

the local government must, within 10 business days after making the decision, give a new infrastructure charges notice (a *negotiated notice*) to the recipient.

- (4) The local government may give only 1 negotiated notice.
- (5) A negotiated notice—
 - (a) must be in the same form as the infrastructure charges notice; and
 - (b) must state the nature of the changes; and
 - (c) replaces the infrastructure charges notice.
- (6) If the local government does not agree with any of the representations, the local government must, within 10 business days after making the decision, give a decision notice about the decision to the recipient.
- (7) The appeal period for the infrastructure charges notice starts again when the local government gives the decision notice to the recipient.

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126 Suspending relevant appeal period

- If the recipient needs more time to make representations, the recipient may give a notice suspending the relevant appeal period to the local government.
- (2) The recipient may give only 1 notice.
- (3) If the representations are not made within 20 business days after the notice is given, the balance of the relevant appeal period restarts.
- (4) If representations are made within the 20 business days and the recipient gives the local government a notice withdrawing the notice of suspension, the balance of the relevant appeal period restarts the day after the local government receives the notice of withdrawal.

Division 3 Development approval conditions about trunk infrastructure

Subdivision 1 Conditions for necessary trunk infrastructure

127 Application and operation of subdivision

- This subdivision applies if—
 - (a) trunk infrastructure—
 - (i) has not been provided; or
 - (ii) has been provided but is not adequate; and
 - (b) the trunk infrastructure is or will be located on—
 - (i) premises (the subject premises) that are the subject of a development application, whether or not the infrastructure is necessary to service the subject premises; or
 - (ii) other premises, but is necessary to service the subject premises.

Page 142 Current as at 10 June 2022

Planning Act 2016 Chapter 6 Dispute resolution

[s 229]

Chapter 6 Dispute resolution

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.
- An appellant may start an appeal within the appeal period.
- (3) The appeal period is—
 - 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

Current as at 10 June 2022

Page 213

- (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 an appeal relating to the Plumbing and Drainage Act 2018—
 - (i) for an appeal against an enforcement notice given because of a belief mentioned in the *Plumbing and Drainage Act 2018*, section 143(2)(a)(i), (b) or (c)—5 business days after the day the notice is given; or
 - (ii) for an appeal against a decision of a local government or an inspector to give an action notice under the *Plumbing and Drainage Act 2018*—5 business days after the notice is given; or
 - (iii) for an appeal against a failure to make a decision about an application or other matter under the Plumbing and Drainage Act 2018—at anytime after the period within which the application or matter was required to be decided ends; or
 - (iv) otherwise—20 business days after the day the notice is given; or
- (g) 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.

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Current as at 10 June 2022

- (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—
 - the establishment cost of trunk infrastructure identified in a LGIP; or
 - the cost of infrastructure decided using the method included in the local government's charges resolution.

230 Notice of appeal

- 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, section 1, table 1, item 1—each principal submitter for the application whose submission has not been withdrawn; and
 - (d) for an appeal about a change application under schedule 1, section 1, table 1, item 2—each principal submitter for the application whose submission has not been withdrawn; and

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- (e) each person who may elect to be a co-respondent for the appeal other than an eligible submitter for a development application or change application the subject of the appeal; 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 to an appeal by filing a notice of election in the approved form—
 - (a) if a copy of the notice of appeal is given to the person—within 10 business days after the copy is given to the person; or
 - (b) otherwise—within 15 business days after the notice of appeal is lodged with the registrar of the tribunal or the P&E Court.
- (7) Despite any other Act or rules of court to the contrary, a copy of a notice of appeal may be given to the chief executive by emailing the copy to the chief executive at the email address stated on the department's website for this purpose.

231 Non-appealable decisions and matters

(1) Subject to this chapter, section 316(2), schedule 1 and the P&E Court Act, unless the Supreme Court decides a decision or other matter under this Act is affected by jurisdictional error, the decision or matter is non-appealable.

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- (2) The Judicial Review Act 1991, part 5 applies to the decision or matter to the extent it is affected by jurisdictional error.
- (3) A person who, but for subsection (1) could have made an application under the *Judicial Review Act 1991* in relation to the decision or matter, may apply under part 4 of that Act for a statement of reasons in relation to the decision or matter.
- (4) In this section—

decision includes-

- (a) conduct engaged in for the purpose of making a decision; and
- (b) other conduct that relates to the making of a decision;
 and
- (c) the making of a decision or the failure to make a decision; and
- (d) a purported decision; and
- (e) a deemed refusal.

non-appealable, for a decision or matter, means the decision or matter—

- (a) is final and conclusive; and
- (b) may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the *Judicial Review Act 1991* or otherwise, whether by the Supreme Court, another court, any tribunal or another entity; and
- (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, any tribunal or another entity on any ground.

232 Rules of the P&E Court

- A person who is appealing to the P&E Court must comply with the rules of the court that apply to the appeal.
- (2) However, the P&E Court may hear and decide an appeal even if the person has not complied with rules of the P&E Court.

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