

Chief Executive Officer Douglas Shire Council 64-66 Front Street MOSSMAN QLD 4873

Via email: enquiries@douglas.qld.gov.au

RE: COMBINED DEVELOPMENT APPLICATION FOR BUILDING WORKS ASSESSABLE AGAINST THE PLANNING SCHEME (EXTENSION TO DWELLING HOUSE) OVER LAND AT 292 SYNDICATE ROAD, MIALLO, MORE FORMALLY DESCRIBED AS LOT 112 ON N157666 AND RECONFIGURING A LOT (ACCESS EASEMENT) OVER 279 SYNDICATE ROAD, MIALLO AND MORE FORMALLY DESCRIBED AS LOT 5 ON RP731070 IN FAVOUR OF LAND AT 292 SYNDICATE ROAD, MIALLO, MORE FORMALLY DESCRIBED AS LOT 112 ON N157666

Aspire Town Planning and Project Services act on behalf of on behalf of Young Street (No. 137) Pty Ltd A.C.N. 060 017 665 (the 'Applicant' and the 'Land Owner') in relation to the above described Development Application.

On behalf of the Applicant, please accept this correspondence and the accompanying attachments as a properly made Development Application pursuant to Sections 50 and 51 of the *Planning Act 2016* seeking a Development Permit for Building Works Assessable Against the Planning Scheme (Extension to a Dwelling House) and a Development Permit for Reconfiguring a Lot (Access Easement).

As such please find enclosed the following documentation associated with this Development Application:

- Duly completed DA Form I and 2 (Attachment I);
- Land Owner Consent (Attachment 2); and
- Town Planning Report (Attachment 3).

The relevant Application Fee is calculated to be \$1,419.00, comprising \$358.00 for the Building Works component, plus \$1,061.00 for the Reconfiguring a Lot component, under the Douglas Shire Council Fees and Charges Schedule for Years 2023/2024. It is respectfully requested that Council issue an Invoice, so the fee can be paid directly by the Applicant.

Thank you for your time in considering the attached Development Application. If you wish to inspect the property or have any further queries, please contact the undersigned.

Regards,

Daniel Favier

Senior Town Planner

ASPIRE Town Planning and Project Services



Attachment I

Duly completed DA Form I and 2

DA Form 1 – Development application details

Approved form (version 1.4 effective 15 December 2023) 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)	Young Street (No. 137) Pty Ltd A.C.N. 060 017 665
Contact name (only applicable for companies)	c/- Daniel Favier T/A Aspire Town Planning and Project Services
Postal address (P.O. Box or street address)	PO Box 1040
Suburb	Mossman
State	QLD
Postcode	4873
Country	Australia
Contact number	0418826560
Email address (non-mandatory)	admin@aspireqld.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	2023-03-48 – Young Street (No. 137) - 292 Syndicate Road, Miallo

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

Name of airport:

) or 3.2), and 3 n for any or all p			he developmen	t application. For further information, see <u>DA</u>
Forms C	Buide: Relevant	plans.							<u> </u>
	reet address				ata must ba lista	-d\ Or			
			•		ots must be liste an adioining		cent pi	operty of the	premises (appropriate for development in
					etty, pontoon. Al				, promises (appropriate to action princip
	Unit No.	Stree	t No.	Stree	et Name and	Туре			Suburb
a)		292		Sync	dicate Road				Miallo
a)	Postcode	Lot N	0.	Plan	Type and No	umber	(e.g. RI	P, SP)	Local Government Area(s)
	4873	112		N157	7666				Douglas
	Unit No.	Stree	t No.	Stree	et Name and	Type			Suburb
b)		279		Sync	dicate Road				Miallo
D)	Postcode	Lot N	0.	Plan	Type and No	umber	(e.g. Rl	P, SP)	Local Government Area(s)
	4873	5		RP7	31070				Douglas
e.g	oordinates og. channel dred lace each set o	ging in N	Noreton B	ay)		ent in rem	note area	as, over part of a	a lot or in water not adjoining or adjacent to land
☐ Cod	ordinates of	premis	es by lo	ngitud	de and latitud	le			
Longit	ude(s)		Latitud	le(s)		Datur	n		Local Government Area(s) (if applicable)
						□w	GS84		
						☐ GI	DA94		
						☐ Ot	her:		
Co	ordinates of	premis	es by e	asting	and northing)			
Eastin	g(s)	North	ing(s)		Zone Ref.	Datur	n		Local Government Area(s) (if applicable)
					☐ 54	_	GS84		
					<u>55</u>	_	DA94 		
					□ 56	☐ Ot	her:		
,	dditional pre								
							oplicati	on and the d	etails of these premises have been
	t required	nedule	: 10 11115	ueven	opment appli	CallOII			
	. roquirou								
4) Ider	ntify any of th	ne follo	wing th	at app	ly to the pren	nises a	nd pro	vide any rele	evant details
⊠In c	or adjacent to	o a wa	er body	or wa	atercourse or	in or a	bove a	n aquifer	
Name	of water boo	ly, wat	ercours	e or a	quifer:		Saltw	ater Creek	
On	strategic po	rt land	under t	he <i>Tra</i>	nsport Infras	tructur	e Act 1	994	
Lot on	plan descrip	otion of	strateg	ic port	land:				
Name	of port author	ority fo	the lot						
	a tidal area	-							
Name	of local gove	ernmer	nt for the	e tidal	area (if applica	able):			
	of port author								
	-				sets (Restru	cturing	and D	isposal) Act	2008

MR) under the Environmental Protection Act 1994
r the Environmental Protection Act 1994
ed correctly and accurately. For further information on easements and
re included in plans submitted with this development

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first	rst development aspect		
a) What is the type of developme	ent? (tick only one box)		
☐ Material change of use ☐	Reconfiguring a lot	Operational work	Building work ■
b) What is the approval type? (tid	ck only one box)		
□ Development permit □	Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of assessme	ent?		
☐ Code assessment] Impact assessment (require	es public notification)	
d) Provide a brief description of t lots):	the proposal (e.g. 6 unit apartn	nent building defined as multi-unit dw	elling, reconfiguration of 1 lot into 3
Extension to an Existing Dwelling	ng House		
e) Relevant plans Note: Relevant plans are required to be Relevant plans.	e submitted for all aspects of this d	evelopment application. For further in	formation, see <u>DA Forms guide:</u>
⊠ Relevant plans of the propos	sed development are attach	ed to the development applica	ation
6.2) Provide details about the se	econd development aspect		
a) What is the type of developme	ent? (tick only one box)		
☐ Material change of use ☐	Reconfiguring a lot	Operational work	Building work
b) What is the approval type? (tid	ck only one box)		
□ Development permit □	Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of assessme	ent?		
	Impact assessment (require	es public notification)	
d) Provide a brief description of tots):	the proposal (e.g. 6 unit apartn	nent building defined as multi-unit dw	elling, reconfiguration of 1 lot into 3
Extension of an existing Access	Easement burdening Lot 5	on RP731070 in favour of Lo	t 112 on N157666
e) Relevant plans Note: Relevant plans are required to be s Relevant plans.	submitted for all aspects of this de	evelopment application. For further int	formation, see <u>DA Forms Guide:</u>
☐ Relevant plans of the propose	sed development are attach	ed to the development applica	ation
6.3) Additional aspects of develo	opment		
		evelopment application and th m have been attached to this	

Section 2 – Further development details

Section 2 Turtifier develop	nont ac	talis					
7) Does the proposed developm							
Material change of use			division 1 if assessa	able agains	t a local	planning instru	ıment
Reconfiguring a lot		complete of					
Operational work		complete of					
Building work	⊠ Yes –	complete I	DA Form 2 – Buildii	ng work det	ails		
Division 4 Metavial above a							
Division 1 – Material change of Note : This division is only required to be d		any part of the	e development applicati	on involves a i	material ch	nange of use asse	ssable against a
local planning instrument. 8.1) Describe the proposed mat	erial chan	ae of use					
Provide a general description of proposed use	•	Provide th	ne planning scheme th definition in a new row			er of dwelling f applicable)	Gross floor area (m²) (if applicable)
8.2) Does the proposed use inv	olve the u	se of existi	ng buildings on the	premises?			
Yes							
□ No							
Division 2 – Reconfiguring a lo	•						
Note: This division is only required to be c		anv part of the	e development application	on involves red	configuring	ı a lot.	
9.1) What is the total number of					<u>J</u>		
Two							
9.2) What is the nature of the lo	t reconfigu	uration? (tic	k all applicable boxes)				
Subdivision (complete 10))			Dividing land in	nto parts by	agreen	nent (complete 1	())
Boundary realignment (comple	ete 12))		Creating or cha from a constru				s to a lot
10) Subdivision							
10.1) For this development, how	many lot	s are bein	g created and what	is the inten	ded use	of those lots:	
Intended use of lots created	Resider	ntial	Commercial	Industrial		Other, please	specify:
Number of lots created							
10.2) Will the subdivision be sta	ged?						
☐ Yes – provide additional deta☐ No	ails below						
How many stages will the works	include?						
What stage(s) will this developn apply to?	nent applio	cation					

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)	has been develved to lead as vernment)	
Heritage places – Local heritage places	nas been devolved to local government)	
Matters requiring referral to the Chief Executive of the di	stribution entity or transmissi	on entity:
☐ Infrastructure-related referrals – Electricity infrastructur	e	
Matters requiring referral to:	not on individual	
 The Chief Executive of the holder of the licence, if The holder of the licence, if the holder of the licence 		
☐ Infrastructure-related referrals – Oil and gas infrastructi		
Matters requiring referral to the Brisbane City Council:		
Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible for		
Ports – Brisbane core port land (where inconsistent with the Ports – Strategic port land	Brisbane port LUP for transport reasons)
Matters requiring referral to the relevant port operator , if	applicant is not port operator:	
Ports – Land within Port of Brisbane's port limits (below)	high-water mark)	
Matters requiring referral to the Chief Executive of the re	-	
Ports – Land within limits of another port (below high-wate	·	
Matters requiring referral to the Gold Coast Waterways A	_	
Matters requiring referral to the Queensland Fire and Em Tidal works or work in a coastal management district (in		berths))
18) Has any referral agency provided a referral response t	or this development application?	?
☐ Yes – referral response(s) received and listed below ar☒ No	e attached to this development a	application
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed of referral response and this development application, or inclessification.		
PART 6 – INFORMATION REQUEST		
19) Information request under Part 3 of the DA Rules		
	necessary for this development	application

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

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

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

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

Further advice about information requests is contained in the DA Forms Guide.

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PART 7 – FURTHER DETAILS

20) Are there any associated	development applications or o	current appr	ovals? (e.g. a preliminary ap	proval)
Yes – provide details below	w or include details in a sched	dule to this d	levelopment application	
□ No				
List of approval/development application references	Reference number	Date		Assessment manager
☑ Approval☑ Development application	MCU 045/00	Unkr	nown	Douglas Shire Council
Approval Development application				
21) Has the portable long ser operational work)	vice leave levy been paid? (or	nly applicable to	o development applications inv	olving building work or
	oted QLeave form is attached	to this devel	opment application	
	rovide evidence that the porta		• • • • • • • • • • • • • • • • • • • •	paid before the
	ides the development application			
	val only if I provide evidence t ng and construction work is le	•		evy nas been paid
Amount paid	Date paid (dd/mm/yy)	55 triair \$ 150	QLeave levy number (A	A Ror E)
\$	Date paid (dd/mm/yy)		QLeave levy number (/	1, D 01 E)
Ψ				_
22) Is this development applic	cation in response to a show o	cause notice	or required as a result o	of an enforcement
notice?	sation in response to a snew c			ari emercement
Yes – show cause or enfor	rcement notice is attached			
⊠ No				
23) Further legislative require	ements			
Environmentally relevant ac	<u>ctivities</u>			
	olication also taken to be an ap Activity (ERA) under section			
	ment (form ESR/2015/1791) for			
accompanies this develop	ment application, and details a			ii authority
	tal authority can be found by searchin to operate. See <u>www.business.qld.go</u>			<u>.qld.gov.au</u> . An ERA
Proposed ERA number:			ERA threshold:	
Proposed ERA name:	L			
	ble to this development applic	ation and th	e details have been atta	ched in a schedule to
Hazardous chemical facilitie				
	<u>oo</u> blication for a hazardous che i	mical facilit	v?	
Yes – Form 69: Notificatio	n of a facility exceeding 10%			to this development
application ⊠ No				
Note: See www business ald gov au	for further information about hazardo	ous chemical no	otifications	

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act</i> 1999 is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act</i> 1999?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
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.des.qld.gov.au for further information.
Water resources
<u>Water resources</u> 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? ☐ Yes − the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development ☐ No
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
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23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.gld.gov.au . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works
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23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information. DA templates are available from https://planning.dsdmip.gld.gov.au . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works? Yes – the relevant template is completed and attached to this development application involving waterway barrier works, complete DA templates are available from https://planning.dsdmip.gld.gov.au/ . For a development application involving waterway barrier works, complete
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No. No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 3.7) Does this application involve waterway barrier works? Yes – the relevant template is completed and attached to this development application No DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
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23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the Water Act 2000? Yes — I acknowledge that a quarry material allocation notice must be obtained prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au and www.dnrme.gld.gov.au for further information. To commencing development and Science at www.des.gld.gov.au for further information. Referable dams 23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the Water Supply (Safety and Reliability) Act 2008 (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.dnrme.gld.gov.au for further information. Tidal work or development within a coastal management district 23.12) Does this development application involve tidal work or development in a coastal management district?
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Quarry materials from land under tidal waters 23.10) Does this development application involve the removal of quarry materials from land under tidal water under the Coastal Protection and Management Act 1995? ☐ Yes ─ I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☑ No Note: Contact the Department of Environment and Science at www.des.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 Water Supply (Safety and Reliability) Act 2008 (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.dnrme.qld.gov.au for further information. Tidal work or development within a coastal management district 23.12) Does this development application involve tidal work or development in a coastal management district?
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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 www.des.gld.gov.au for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?
 ☐ Yes – details of the heritage place are provided in the table below ☑ No
Note: See guidance materials at www.des.gld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i>
⊠ No
<u>Decision under section 62 of the Transport Infrastructure Act 1994</u>
23.15) Does this development application involve new or changed access to a state-controlled road?
Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered ☐ No
Note: See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

QA\ Davidania and annilia dia nada addid	
24) Development application checklist I have identified the assessment manager in question 15 and all relevant referral	
requirement(s) in question 17	⊠ Yes
Note: See the Planning Regulation 2017 for referral requirements	
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2</u> –	⊠ Yes
Building work details have been completed and attached to this development application	☐ 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	⊠ Yes
and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA Forms Guide: Planning Report Template</u> .	₩ 163
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</u> : Relevant plans.	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a	⊠ Yes
development permit is issued (see 21)	■ Not applicable
25) Applicant declaration	
=-/	
By making this development application, I declare that all information in this development correct	t application is true and
$oxed{\boxtimes}$ By making this development application, I declare that all information in this developmen	
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PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received:	Reference numb	per(s):	
	_		
Notification of engagement of	of alternative assessment man	ager	
Prescribed assessment man	ager		
Name of chosen assessmen	t manager		
Date chosen assessment ma	anager engaged		
Contact number of chosen a	ssessment manager		
Relevant licence number(s) of manager	of chosen assessment		
QLeave notification and pays Note: For completion by assessmen			
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)	
Contact name (only applicable for companies)	
Postal address (PO Box or street address)	
Suburb	
State	
Postcode	
Country	
Contact number	
Email address (non-mandatory)	
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

PART 2 – LOCATION DETAILS

2) Location of the premises (complete 2.1 and 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 Guide: Relevant plans.</u>
2.1) Street address and lot on plan
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		
Postcode	Lot No.	Plan Type and Number (e.g. RP, S	(P) Local G	iovernment Area(s)	
. 00.0000	201110.	a.r 13po ana 14ambor (e.g. Ar, e	Local C	Local Government Area(s)	
2.2) Additional p	oremises				
Additional pr	emises are rele	vant to this development applicati	on and the details	s of these premises have been	
attached in a	schedule to this	s development application			
☐ Not required					
Note: Easement use	es vary throughout (ents over the premises? Queensland and are to be identified correc	etly and accurately. Fo	or further information on easements and	
		opment, see the <u>DA Forms Guide</u>		citted with this development	
application	sement locations	s, types and dimensions are include	ded in plans subr	nitted with this development	
□ No					
Ш					
PART 3 – FL	IDTUED DE	TAILC			
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		ding work assessable against the	building assessr	ment provisions?	
Yes – procee	ed to 8)				
∐ No					
				ulia akia u	
5) Identify the as	ssessment man	ager(s) who will be assessing this	development ap	plication	
		reed to apply a superseded plann		nis development application?	
Voc a conv		notice is attached to this develop			
		•	• • •		
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9) Has the portable long servi	ce leave levy b	een paid?		
Yes – a copy of the receip	ted QLeave for	n is attached t	o this development appl	ication
No − I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may				
	•			vice leave levy has been paid
Not applicable (e.g. buildir	g and construc	tion work is les	ss than \$150,000 exclud	ing GST)
Amount paid	Date paid (dd/	mm/yy)	QLeave levy r	number (A, B or E)
\$				
10) Is this development applic notice?	cation in respon	se to a show o	ause notice or required	as a result of an enforcement
Yes – show cause or enfor	cement notice	s attached		
□ No				
11) Identify any of the followir application	ng further legisla	ative requireme	ents that apply to any as	pect of this development
☐ The proposed developmer	at is on a place	entered in the	Ouganaland Haritaga	Pagiatar or in a local
government's Local Herita				
requirements in relation to				
Name of the heritage place:			Place ID:	
0 1				
PART 4 — REFERRAL 12) Does this development ap		e any building	work aspects that have	any referral requirements?
Yes – the Referral checklisNo – proceed to Part 5	st for building w	ork is allached	i to this development ap	plication
No proceed to 1 art 5				
13) Has any referral agency p	rovided a refer	ral response fo	or this development appli	ication?
☐ Yes – referral response(s) ☐ No	received and is	sted below are	attached to this develop	oment application
Referral requirement			Referral agency	Date referral response
Identify and describe any cha	nges made to tl	ne proposed d	evelonment annlication t	that was the subject of the
				to this development application
PART 5 – BUILDING V	NORK DET	All S		
. , (,		
14) Owner's details				
☐ Tick if the applicant is also		proceed to 15		
	the owner and	proceed to 15). Otherwise, provide the	e following information.
Name(s) (individual or company fu		proceed to 15). Otherwise, provide the	e following information.
Name(s) (individual or company fur Contact name (applicable for con	II name)	proceed to 15). Otherwise, provide the	e following information.
Contact name (applicable for con	ll name) npanies)	proceed to 15). Otherwise, provide the	e following information.
Contact name (applicable for con Postal address (P.O. Box or street	ll name) npanies)	proceed to 15). Otherwise, provide the	e following information.
Contact name (applicable for con Postal address (P.O. Box or street	ll name) npanies)	proceed to 15). Otherwise, provide the	e following information.
Contact name (applicable for con	ll name) npanies)	proceed to 15). Otherwise, provide the	e following information.

Postcode					
Country					
Contact number					
Email address (non-mandatory)					
Mobile number (non-mandatory)					
Fax number (non-mandatory)					
		•			
15) Builder's details					
☐ Tick if a builder has not yet b following information.	een engaged	d to undertake the	work and	d proceed to 16). C	therwise provide the
Name(s) (individual or company full n	ame)	Walker Homes ar	nd Const	truction	
Contact name (applicable for compa	nies)	Zeph Walker			
QBCC licence or owner – builde	r number	1187646			
Postal address (P.O. Box or street a	ddress)	54 Marine Parade	Э		
Suburb		Newell			
State		QLD			
Postcode		4873			
Contact number		0438165999			
Email address (non-mandatory)		info@walkerhc.co	om.au		
Mobile number (non-mandatory)					
Fax number (non-mandatory)					
16) Provide details about the pro		ng work			
What type of approval is being s	ought?				
Development permit					
Preliminary approval	nt?				
b) What is the level of assessme	ent?				
Impact assessment (requires p	ublic notification	n)			
c) Nature of the proposed building			es)		
New building or structure			/	□ Repairs, altera	tions or additions
☐ Change of building classifica	tion (involving l	building work)			l and/or pool fence
☐ Demolition	, 3	,		Relocation or r	·
d) Provide a description of the work below or in an attached schedule.					
Three new Bures in accordance					
e) Proposed construction materi					
, ,	als				
	als Double b	orick	Stee	l	Curtain glass
External walls	☐ Double b☐ Brick vei	neer	Stee		☐ Curtain glass☐ Aluminium
External walls	Double b	neer	Timb		
External walls Frame	☐ Double b☐ Brick vei	neer	Timb	e cement	Aluminium
	☐ Double to ☐ Brick ver ☐ Stone/co	neer oncrete	☐ Timb	er cement	☐ Aluminium ☐ Other
Frame Floor	☐ Double t☐ Brick ver☐ Stone/cc☐ Timber☐ Other☐	neer oncrete e	Timb Fibre Steel Timb Timb	e cement I Der	☐ Aluminium ☐ Other ☐ Aluminium
Frame	□ Double t □ Brick vel □ Stone/co □ Timber □ Other □ Concrete □ Slate/co □ Aluminiu	neer oncrete e ncrete ım	Timb Fibre Stee	e cement I Der	☐ Aluminium ☐ Other ☐ Aluminium ☐ Other

na				
g) New building use/classifica	tion? (if applicable)			
Class 1				
h) Relevant plans Note: Relevant plans are required to Relevant plans.	be submitted for all aspects of this development a	oplication. For further information, see <u>DA Forms Guide:</u>		
Relevant plans of the prop	osed works are attached to the developr	nent application		
·	e of the proposed building work?			
\$tba				
18) Has Queensland Home W ☐ Yes – provide details below ☐ No	/arranty Scheme Insurance been paid? v			
Amount paid	Date paid (dd/mm/yy)	Reference number		
\$				
PART 6 – CHECKLIST	AND APPLICANT DECLAR	ATION		
19) Development application of	checklist			
The relevant parts of Form 2 -	- Building work details have been comple	eted 🛚 Yes		
This development application includes a material change of use, reconfiguring a lot or				

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 (see 9) Not applicable	This development application includes a material change of use, reconfiguring a lot or operational work and is accompanied by a completed <i>Form 1 – Development application details</i>	✓ Yes☐ Not applicable
	Note: Relevant plans are required to be submitted for all aspects of this development application. For further	⊠ Yes

20) Applicant declaration By making this development application, I declare that all information in this development application is true and correct

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

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

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any 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 r	numbers:		
For completion by the building	g certifier			
Classification(s) of approved	building work			
Name		QBCC Ce number	ertification Licence	QBCC Insurance receipt number
Notification of engagement of	alternative assessm	ent manag	er	
Prescribed assessment mana	iger			
Name of chosen assessment	manager			
Date chosen assessment ma	nager engaged			
Contact number of chosen as	sessment manager			
Relevant licence number(s) o manager	f chosen assessmen	t		
Additional information require		ment		
External walls	☐ Double brick ☐ Brick veneer ☐ Stone/concret	e	☐ Steel ☐ Timber ☐ Fibre cement	☐ Curtain glass ☐ Aluminium ☐ Other
Frame	☐ Timber ☐ Other		Steel	Aluminium
Floor	☐ Concrete		Timber	Other
Roof covering	☐ Slate/concrete)	☐ Tiles ☐ Steel	Fibre cement Other
QLeave notification and paym Note: For completion by assessment				
Description of the work				
QLeave project number				
Amount paid (\$)		D	ate paid (dd/mm/yy)	
Date receipted form sighted b	y assessment manaç	ger		
Name of officer who sighted to	he form			
Additional building details req	uired for the Australia	an Bureau o	of Statistics	
Existing building use/classification	ation? (if applicable)			
New building use/classificatio	n?			
Site area (m²)		F	loor area (m²)	



Attachment 2

Land Owner Consent

Page Omitted

To be Supplied Separately



Attachment 3

Town Planning Report



15 April 2024

ASPIRE Town Planning and Project Services

Authored by: Daniel Favier

Ref: 2023-03-48 - Young Street (No. 137) - 292

Syndicate Road, Miallo

Executive Summary

Aspire Town Planning and Project Services has been engaged and act on behalf Young Street (No. 137) Pty Ltd A.C.N. 060 017 665 (the 'Applicant' and the 'Land Owner' of 292 Syndicate Road, Miallo).

This Combined Development Application is for Building Works Assessable Against the Planning Scheme, specifically for the Extension to an Existing Dwelling House, over land at 292 Syndicate Road, Miallo, more formally described as Lot 112 on N157666 (the 'subject site') and Reconfiguring a Lot (Access Easement) over land at 279 Syndicate Road, more formally described as Lot 5 on RP731070 (the 'neighbouring site'). The subject site contains an existing Dwelling House which is proposed to be extended. The neighbouring site contains the existing driveway access which is under an existing access easement, however the easement needs to be rectified as there is a slight misalignment and does not fully contain the actual driveway. No vegetation clearing or earthworks, other than minor works to prepare the building site, are required to facilitate the development.

The proposed Dwelling House Extension seeks approval for three new Bures within the vicinity of the existing structures. The Bures are single bedroom structures with Ensuite.

Under the Douglas Shire Planning Scheme 2018 V1.0 (the 'planning scheme'), the subject site and neighbouring site are included within the Rural Zone. Ordinarily the proposed Building Work is Self Assessable, however due to the Hillslopes Overlay, the proposal triggers Code Assessable development. The proposed Reconfiguring a Lot is ordinarily Code Assessable.

This Town Planning Report includes a comprehensive assessment of the proposed development against the relevant Local Government Assessment Benchmarks. The information provided in this report, and accompanying attachments, demonstrates that the proposed development achieves compliance with the applicable provisions of the relevant Local Government Assessment Benchmarks and is presented to Douglas Shire Council ('Council') for approval. It would be appreciated if Council could provide 'without prejudice' draft conditions for review prior to the issue of a Decision Notice.

1.0 Summary

Table 1: Application Summary.

Street Address	292 Syndicate Road, Miallo	279 Syndicate Road, Miallo	
Lot and Plan	Lot 112 on N157666	Lot 5 on RP731070	
Land Owner See Attachment 1 – Certificate of Title	Young Street (No. 137) Pty Ltd A.C.N. 060 017 665	John Saunders Pollock Barbara Christine Noakes Donald Charles Pollock	
Size	103,190m² (10.3190ha)	386,410m² (38.641ha)	
Road Frontages	390m (approx.) gazetted unformed road to the east	Various frontages to gazetted unformed road to the east and frontage to syndicate road to the south and west	
Easements See Attachment 1 - Certificate of Title	Easement No 601239353 Burdening the land to Lot 112 on N157666 over Easement A on RP862639 Easement No 601239354 Benefiting the land over Easement B on RP862639 Easement No 601239354 Benefiting the land over Easement B on RP862639 Easement No 601239 Burdening the land to Lot 75 on NR220 over Easement C on		
Proposal	Building Works (Extension to Dwelling House)	RP865390 Reconfiguring a Lot (Access Easement)	
Approvals Sought	Development Permit		
Level of Assessment	Code		
Planning Scheme Zone	Rural		
Local Plan	Nil		
Regional Plan Designation	Regional Landscape and Rura	al Production Area	
State Planning Policy	Appropriately integrated wit	hin the Planning Scheme	
State Development Assessment Provisions	Not applicable		
Referral	Not applicable		

2.0 Site Description

Image 1 below illustrates the location of the subject site and neighbouring site in the context of the wider locality. The subject site and neighbouring site are located approximately 4.43km north west of the Mossman Township and accessed via Syndicate Road.

The subject site contains an existing cleared are of 1.15ha approximately around the Dwelling House. The existing Dwelling House comprises four separate Bures. The Proposed Outdoor Dining and Pool Deck and Bure 1 are not currently built, however are approved buildings under an earlier Development Permit for a Dwelling House (Council ref: MCU 045/00, date of issue unknown) and are intended to be constructed. The subject site has existing water supply, onsite wastewater treatment, electricity and telecommunications. Access is gained via an existing driveway through the neighbouring site.

The neighbouring site contains three separate cane paddocks. The balance of the site is vegetated. An existing cleared single lane driveway provides access through to the subject site. There are no other known improvements to the land.



Image 1: Subject Site (source: QLD Globe, 2024)

3.0 Proposal

This Development Application seeks approval for a Development Permit for Building Works Assessable against the Planning Scheme for the Extension to the Existing Dwelling including addition of three new single storey Bures over the subject site. The proposed Bures are consistent in terms of design with the other existing Bures. These structures are 6m x 6m and contain a single bedroom, walk in robe and ensuite. Existing Bure 3 nominated on the proposal plans contains the central dining and living area.

The Proposed Outdoor Dining and Pool Deck and Bure 1 nominated on the Proposal Plans are not currently built, however are approved buildings under an earlier Development Permit for a Dwelling House (Council ref: MCU 045/00, date of issue unknown) and are intended to be constructed.

Further refer to the Proposal Plans included under Attachment 2.

The Development Application further seeks approval for a Development Permit for Reconfiguring a Lot (Access Easement) over the neighbouring site. Existing Easement A on RP862639 currently provides lawful access to the site however at some point in time, the driveway through the neighbouring lot has diverged from the easement, see highlighted area in **Image 2** below.



Image 2: Extract from Proposal Plan

3.1 Summary of Key Issues

- The existing Dwelling House was approved under a Development Permit for a Dwelling House (Council ref: MCU 045/00, date of issue unknown). Two buildings under this approval weren't constructed at the time including Bure 1 and the Outdoor Dining and Pool Deck (nominated on the Proposal Plans), however are intended to be constructed at the same time as the proposed new Bures.
- The Development Application seeks approval for the establishment of three new Bures on the subject site, totaling approximately 108m² additional gross floor area.
- The site is currently connected to necessary services and no alteration is required.
- No vegetation clearing is proposed. The proposed Bures have been sited a minimum 20m from the mapped regulated vegetation in order to avoid triggering Exempt Clearing Work and referral to the State Assessment and Referral Agency.
- The driveway through the neighbouring site is existing and no vegetation clearing is required. No upgrade to the road alignment or surface is proposed. The driveway has appropriately functioned since the establishment of the Dwelling House.
- The proposed Reconfiguration of a Lot (Access Easement) seeks to resolve a current misalignment between the existing driveway within the neighbouring site and the existing Access Easement. This aspect of development does not generate any new impacts or issues.
- The project has already experienced considerable delays due to wet weather. The property has been vacated to allow construction works to be completed. It is critical that Building Works commence as soon as possible and therefore we request that the timing for the registration of the new Access Easement aligns with Prior to Commencement of Use, rather than prior to issue of a Development Permit for Building Works, which will save some time with engaging survey, etc. and allow Building Works to commence.
- At the time of lodgement the Applicant was awaiting Land Owners Consent from the owners of 279 Syndicate Road, Miallo. This will be provided to Council under separate cover.

4.0 Statutory Town Planning Framework

4.1 Planning Act 2016

The *Planning Act 2016* (the 'Planning Act') is the statutory instrument for the State of Queensland under which, amongst other matters, Development Applications are assessed by Local Governments. The Planning Act is supported by the *Planning Regulation 2017* (the 'Planning Regulation'). The following sections of this report discuss the parts of the Planning Act and Planning Regulation applicable to the assessment of a Development Application.

4.1.1 Approval and Development

Pursuant to Sections 49, 50 and 51 of the Planning Act, the Development Application seeks a Development Permit for Building Works Assessable against the Planning Scheme (Extension to a Dwelling House) and Reconfiguring a Lot (Access Easement).

4.1.2 Application

The proposed development is:

- development that is located completely in a single local government area;
- development made assessable under a local categorising instrument; and
- for Building Works and Reconfiguring a Lot,

In accordance with Section 48 of the Planning Act and Schedule 8, Table 2, Item 1 of the Planning Regulation, the development application is required to be made to the applicable Local Government, in this instance being Douglas Shire Council (the 'Council').

4.1.3 Referral

Section 54(2) of the Planning Act and Section 22 and Schedules 9 and 10 of the Planning Regulation provide for the identification of the jurisdiction of referral agencies, to which a copy of the development application must be provided. A review of the Planning Regulation confirms that there are no relevant referral agencies to the Development Application. The proposed Bures have been sited with appropriate minimum 20m separation from mapped regulated vegetation. This setback is nominated on the Proposal Plans.

4.1.4 Public Notification

Section 53(1) of the Planning Act provides that an applicant must give notice of a Development Application where any part is subject to Impact Assessment or where it is an application, which includes a variation request.

The Development Application is subject to Code Assessment and therefore Public Notification of the Development Application is not required.

4.1.5 Assessment Framework

As noted within this report, the proposed development triggers a Code Assessable Development Application. Section 45(3) of the *Planning Act* provides that:

- "(3) A code assessment is an assessment that must be carried out only—
 - (a) against the assessment benchmarks in a categorising instrument for the development; and
 - (b) having regard to any matters prescribed by regulation for this paragraph."

The Douglas Shire Planning Scheme 2018 v1.0, as the applicable local categorising instrument, is discussed in greater detail in the following sections of this report.

Section 26 of the *Planning Regulation* provides the following assessment benchmarks for the purposes of Section 45(3)(a) of the *Planning Act*:

- "(1) For section 45(3)(a) of the Act, the code assessment must be carried out against the assessment benchmarks for the development stated in schedules 9 and 10.
- (2) Also, if the prescribed assessment manager is the local government, the code assessment must be carried out against the following assessment benchmarks—
 - (a) the assessment benchmarks stated in—
 - (i) the regional plan for a region, to the extent the regional plan is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (ii) the State Planning Policy, part E, to the extent part E is not identified in the planning scheme as being appropriately integrated in the planning scheme; and

- (iii) any temporary State planning policy applying to the premises;
- (b) if the local government is an infrastructure provider—the local government's LGIP.
- (3) However, an assessment manager may, in assessing development requiring code assessment, consider an assessment benchmark only to the extent the assessment benchmark is relevant to the development."

Section 27 of the *Planning Regulation* provides matters for the purposes of Section 45(3)(b) of the *Planning Act*:

- "(1) For section 45(3)(b) of the Act, the code assessment must be carried out having regard to—
 - (a) the matters stated in schedules 9 and 10 for the development; and

•••

- (d) if the prescribed assessment manager is a person other than the chief executive—
 - (i) the regional plan for a region, to the extent the regional plan is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (ii) the State Planning Policy, to the extent the State Planning Policy is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (iii) for designated premises—the designation for the premises; and
- (e) any temporary State planning policy applying to the premises; and
- (f) any development approval for, and any lawful use of, the premises or adjacent premises; and
- (g) the common material.
- (2) However—
 - (a) an assessment manager may, in assessing development requiring code assessment, consider a matter mentioned in subsection (1) only to the extent the assessment manager considers the matter is relevant to the development; and

(b) if an assessment manager is required to carry out code assessment against assessment benchmarks in an instrument stated in subsection (1), this section does not require the assessment manager to also have regard to the assessment benchmarks."

The following sections of this report discuss the applicable assessment benchmarks and applicable matters in further detail.

4.2 Far North Queensland Regional Plan 2009-2031

The Far North Queensland Regional Plan 2009 - 2031 ('the Regional Plan') is intended to guide and manage the region's development and to address key regional environmental, social, economic and urban objectives. The site falls within the area to which the Regional Plan applies. The Regional Plan is identified in the Planning Scheme as being appropriately integrated in the scheme and therefore not assessed in any further detail in this Development Application.

4.3 State Planning Policy

The State Planning Policy ('the SPP') was released on 2 December 2013 and replaced all previous State Planning Policies. The SPP has since been revised, with new versions released on 2 July 2014, 29 April 2016 and 3 July 2017. The April 2016 version of the SPP is identified in the Planning Scheme as being appropriately integrated. Whilst the SPP has been amended since April 2016 version, it is considered that the policy content and outcomes contained within the SPP, to the extent they are relevant and applicable to the proposed development, have not been sufficiently amended to require the reconsideration of the SPP separately.

4.4 Temporary State Planning Policies

There are currently no temporary State Planning Policies in effect in Queensland.

4.5 Douglas Shire Planning Scheme 2018 v1.0

The Douglas Shire Planning Scheme 2018 v1.0 (the 'Planning Scheme') came into effect on 2 January 2018 and is the applicable planning scheme to the Douglas Local Government Area. It is noted that the Planning Scheme was drafted under the *Sustainable Planning Act 2009* ('the SPA').

The interpretation of the Planning Scheme with respect to the proposed development is therefore based on the transitional provisions of the Planning Act.

The following sections include an assessment against the relevant sections of the Planning Scheme.

4.5.1 Zone

The subject site and neighbouring site are located within the Rural Zone. The purpose of this zone is to:

"a. provide for rural uses including cropping, intensive horticulture, intensive animal industries, animal husbandry, animal keeping and other primary production activities;

b. provide opportunities for non-rural uses, such as ancillary tourism activities that are compatible with agriculture, the environmental features, and landscape character of the rural area where the uses do not compromise the long-term use of the land for rural purposes;

c. protect or manage significant natural resources and processes to maintain the capacity for primary production. It is submitted that the proposed development for a single Multiple Dwelling (and existing short term accommodation rights) directly aligns with the purpose of the zone."

The proposed development over the subject site is for the extension of an existing approved residential building which is consistent with the Rural Zone. The balance of the subject site remains available should the owners or future owners choose to pursue rural activities. Residential uses are generally accepted within the Rural Zone.

The proposed Reconfiguration of a Lot (Access Easement) over the neighbouring site, does not impact upon the function or continued use of the land for agricultural purposes.

It is submitted that the proposed development is consistent with the purpose of the Rural Zone. A full assessment of the proposed development against the Rural Zone Code is included within **Attachment 3 – Code Assessment**.

4.5.3 Overlays

Table 2: identifies the applicable Overlays to the site generally.

Overlay	Sub-category	Initial Assessment Comment
Acid Suplphate	5-20m AHD	The proposed development does not include
Soils		works which are likely to disturb Acid
		Sulphate Solis.

		No conflict with the code is identified and therefore a full documented assessment against the code is not included within this report.
Bushfire Hazard	Potential Impact Buffer Very High Bushfire Intensity High Potential Bushfire Intensity	The driveway to the subject site is existing and not impacted by the mapped hazard. The proposed additional Bures are also not located within the mapped hazard. No conflict with the code is identified and therefore a full documented assessment against the code is not included within this report.
Flood and Storm Tide Hazard	Flood Plain Assessment Overlay (Mossman River and Daintree River)	The driveway within the neighbouring site is partially affected by the mapped hazard, however this is existing and no new works are proposed for the driveway. The proposed Bures are located outside of the mapped hazard area. No conflict with the code is identified and therefore a full documented assessment against the code is not included within this report.
Hillslopes	Area Affected by Hillslope	The driveway within the neighbouring site is partially affected by the mapped hazard, however this is existing and no new works are proposed for the driveway. This aspect of development does not raise conflict with the code. The proposed Bures are located within the Hillslope of the mapped hazard area. Further detailed assessment of this aspect of development is included under Attachment 3.
Landscape Values	Landscape Value – High Landscape Values – Medium	The proposed Reconfiguration of a Lot relates to the correction of a misaligned Access Easement over an existing driveway. This aspect of development does not raise conflict with the code. It is noted that the code is not applicable to Building Works.

		Therefore a full documented assessment against the code is not included within this report.
Potential Landslide Hazard	Landslide Hazard – High and Medium Hazard Risk	No works are proposed to the existing driveway through the neighbouring site. Furthermore the proposed Bures are located outside of the mapped hazard area. No conflicts with the code are noted and therefore a full documented assessment against the code is not included within this report.
Natural Areas	MSES - Regulated Vegetation (Intersecting a Watercourse) MSES - Wildlife Habitat MSES - Regulated Vegetation	The proposed Reconfiguration of a Lot relates to the correction of a misaligned Access Easement over an existing driveway. This aspect of development does not raise conflict with the code. It is noted that the code is not applicable to Building Works. Therefore a full documented assessment against the code is not included within this report.
Road Hierarchy	Major Rural Road Minor Rural Road	The proposed Reconfiguration of a Lot relates to the correction of a misaligned Access Easement over an existing driveway. This aspect of development does not raise conflict with the code. It is noted that the code is not applicable to Building Works. Therefore a full documented assessment against the code is not included within this report.

4.5.4 Category of Assessment

Pursuant to Part 5 of the Planning Scheme, a Development Application for Building Works Assessable against the Planning Scheme in the Rural Zone is identified as Self Assessable Development. However,

due to the effect of the Hillslopes Overlay, the category of assessment is elevated to Code Assessment.

Furthermore, pursuant to Part 5 of the Planning Scheme, a Development Application for Reconfiguring a Lot within the Rural Zone is identified as Code Assessable Development.

4.5.5 Assessment Criteria

As determined by the Rural Zone Table of Assessment, and pursuant to discussion under s4.5.3 of this report, the following Planning Scheme Codes are identified as applicable in the assessment of the Development Application:

Zone Code

Rural Zone

Overlay Codes

Hillslopes

Development Codes¹

• Reconfiguring a Lot Code.

A detailed assessment against the other relevant assessment criteria is provided in **Attachment 3 – Code Assessment**.

¹ The Rural Zone Table of Assessment identifies that no Development Codes are applicable to the Building Works aspect of the application. The Rural Zone Table of Assessment identifies that the following Development Codes are applicable to an application for Reconfiguring a Lot Access, Servicing and Parking Code, Environmental Performance Code, Filling and Excavation Code, Infrastructure Works Code, Landscaping Code and Vegetation Management Code. However as the proposed Reconfiguration of a Lot is limited to an Access Easement only and does not require any earthworks, vegetation clearing or alteration of the existing driveway in any way, it is assessed that the proposed Reconfiguring a Lot does not conflict with the aforementioned applicable codes and therefore a full detailed assessment of these codes is not included within this report.

5.0 Conclusion

This report accompanies a Combined Development Application is for Building Works Assessable Against the Planning Scheme, specifically for the Extension to an Existing Dwelling House, over land at 292 Syndicate Road, Miallo, more formally described as Lot 112 on N157666 and Reconfiguring a Lot (Access Easement) over land at 279 Syndicate Road, more formally described as Lot 5 on RP731070.

This application is lodged pursuant to sections 49, 50 and 51 of the Planning Act.

Assessment of the proposed development against the applicable planning framework has been undertaken in order to assess potential impacts and compliance of the proposed development with the relevant assessment criteria. The information provided in this Report (and accompanying attachments) demonstrates that the proposed development complies with the applicable provisions of the relevant planning framework; where conflicts exist, suitable alternative solutions are provided to support approval of the development application.

If Council requires any further information, either formally or informally, throughout the assessment of the Development Application please contact Aspire Town Planning and Project Services. Prior to the determination of the Development Application it would be greatly appreciated if Council could provide a suite of Draft Conditions to facilitate discussion and reach a mutually favourable outcome.

Attachment 1 Certificate of Title





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	21054248
Date Title Created:	20/09/1977
Previous Title:	20743213

ESTATE AND LAND

Estate in Fee Simple

LOT 5 REGISTERED PLAN 731070 Local Government: DOUGLAS

For exclusions / reservations for public purposes refer to Plan RP 731070

REGISTERED OWNER	INTEREST
Dealing No: 713607483 03/12/2010	
JOHN SAUNDERS POLLOCK BARBARA CHRISTINE NOAKES DONALD CHARLES POLLOCK	1/3 1/3 1/3

AS TENANTS IN COMMON

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 20150038 (POR 109V)
- EASEMENT No 601239353 (T735913D) 21/01/1994
 BURDENING THE LAND
 TO LOT 112 ON PLAN N157666
 OVER EASEMENT A ON RP862639
- EASEMENT No 601239354 (T735914F) 21/01/1994
 BENEFITING THE LAND
 OVER EASEMENT B ON RP862639

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

www.titlesqld.com.au





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	50198435
Date Title Created:	04/12/1997
Previous Title:	21135044, 211350

ESTATE AND LAND

Estate in Fee Simple

LOT 112 CROWN PLAN N157666

Local Government: DOUGLAS

REGISTERED OWNER

Dealing No: 720695422 01/04/2021

YOUNG STREET (NO. 137) PTY LTD A.C.N. 060 017 665

UNDER INSTRUMENT 720695422

TRUSTEE

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 20945095 (POR 112V)
 Deed of Grant No. 20945096 (POR 112V)
 Deed of Grant No. 20945097 (POR 112V)

- EASEMENT No 601239353 (T735913D) 21/01/1994 BENEFITING THE LAND OVER EASEMENT A ON RP862639
- 3. EASEMENT No 601239354 (T735914F) 21/01/1994 BURDENING THE LAND TO LOT 5 ON RP 731070 OVER EASEMENT B ON RP862639
- 4. EASEMENT No 700134528 28/07/1994 at 15:21 burdening the land to LOT 75 ON PLAN NR220 OVER EASEMENT C ON RP 865390
- MORTGAGE No 720787037 12/05/2021 at 15:29
 NATIONAL AUSTRALIA BANK LIMITED A.C.N. 004 044 937

ADMINISTRATIVE ADVICES

NIL

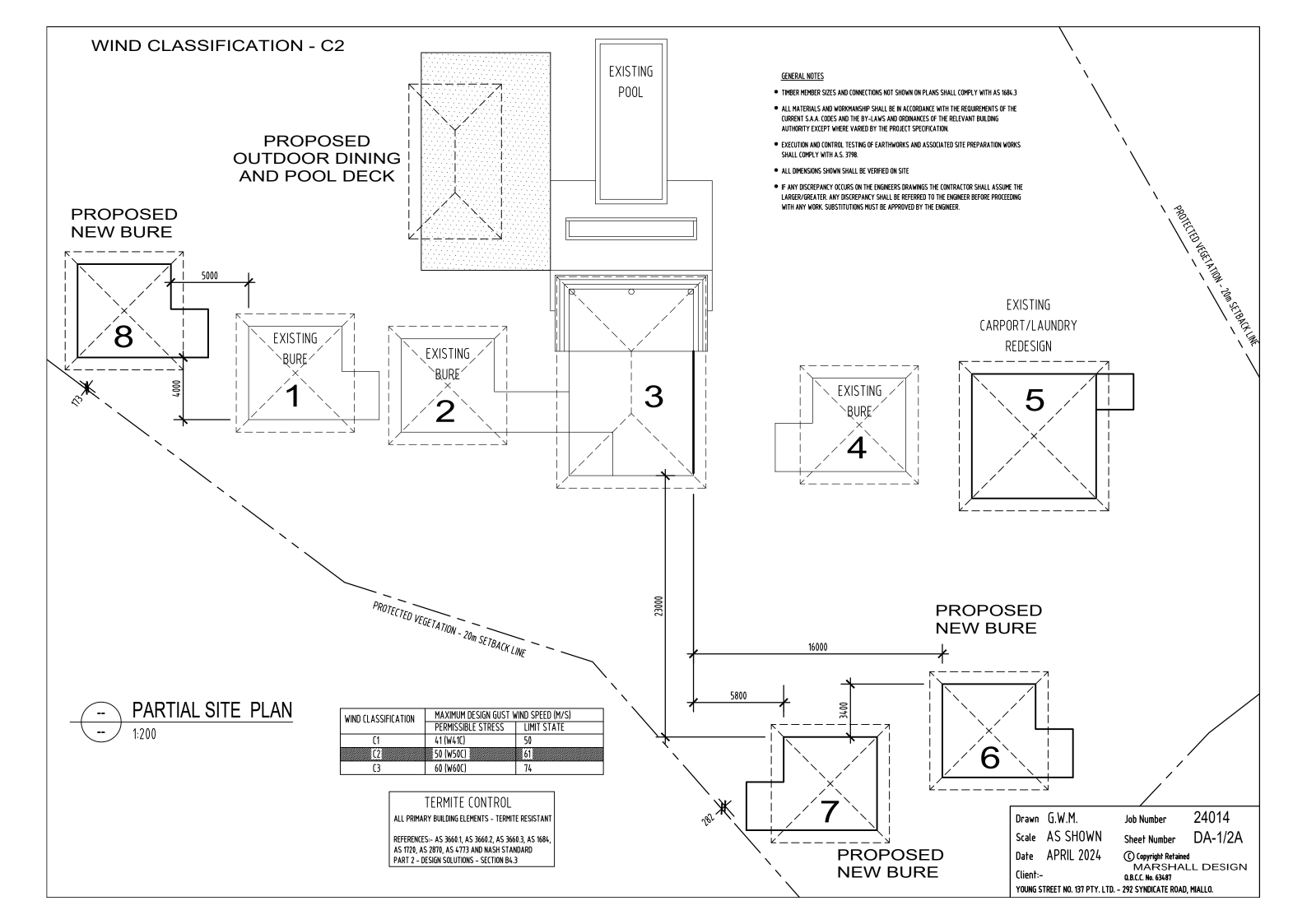
UNREGISTERED DEALINGS

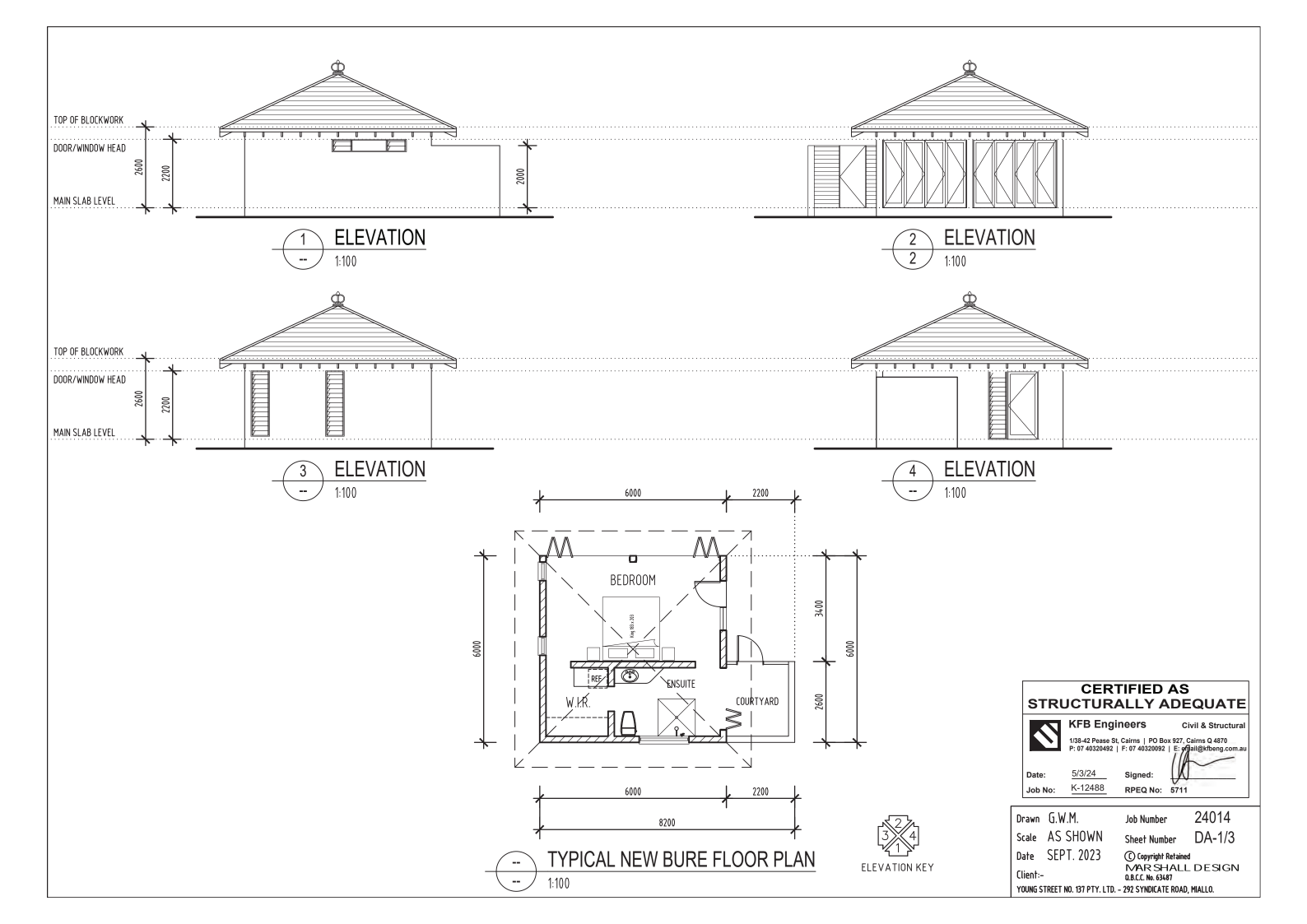
NIL

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

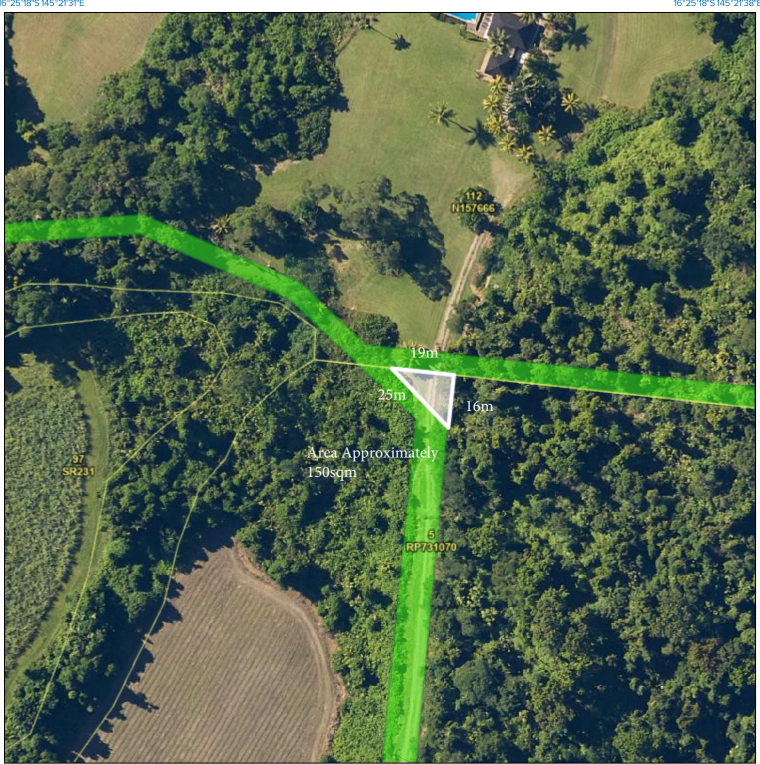
Attachment 2 Proposal Plans





Proposed Access and Services Easement

16°25'18"S 145°21'31"E 16°25'18"S 145°21'38"E



16°25'25"S 145°21'31"E





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Legend located on next page



Scale: 1:1200

Printed at: A4 Print date: 6/3/2024

Not suitable for accurate measurement. **Projection:** Web Mercator EPSG 102100 (3857)

For more information, visit https://qldglobe.information.qld.gov.au/help-info/Contact-us.html



Attachment 3Code Assessment



6.2.10 Rural zone code

6.2.10.1 Application

- (1) This code applies to assessing development in the Industry zone.
- (2) When using this code, reference should be made to Part 5.

6.2.10.2 Purpose

- (1) The purpose of the Rural zone code is to provide for:
 - (a) provide for rural uses including cropping, intensive horticulture, intensive animal industries, animal husbandry, animal keeping and other primary production activities;
 - (b) provide opportunities for non-rural uses, such as ancillary tourism activities that are compatible with agriculture, the environmental features, and landscape character of the rural area where the uses do not compromise the long-term use of the land for rural purposes;
 - (c) protect or manage significant natural resources and processes to maintain the capacity for primary production.
- (2) The local government purpose of the code is to:
 - (a) implement the policy direction set in the Strategic Framework, in particular:
 - Theme 2: Environment and landscape values, Element 3.5.5 Scenic amenity.
 - (ii) Theme 3: Natural resource management, Element 3.6.2 Land and catchment management, Element 3.6.3 Primary production, forestry and fisheries, Element 3.6.4 Resource extraction.
 - (iii) Theme 5 Economy, Element 3.8.2 Economic growth and diversification, Element 3.8.4 Primary production.
 - (iv) Theme 6: Infrastructure and transport, Element 3.9.4 Transport.
 - (b) recognise the primacy of rural production, in particular sugar cultivation, and other farming practices in rural areas;
 - (c) provide protection to areas of ecological significance and scenic amenity significance where present.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Areas for use for primary production are conserved and fragmentation is avoided.
 - (b) Development embraces sustainable land management practices and contributes to the amenity and landscape of the area.
 - (c) Adverse impacts of land use, both on-site and on adjoining areas, are avoided and any unavoidable impacts are minimised through location, design, operation and management.
 - (d) Areas of remnant and riparian vegetation are retained or rehabilitated.





Criteria for assessment

Table 6.2.10.3.a – Rural zone code assessable development

Performance outcomes	Acceptable outcomes	Applicant response	
For self-assessable and assessable development			
PO1 The height of buildings is compatible with the rural character of the area and must not detrimentally impact on visual landscape amenity.	AO1.1 Dwelling houses are not more than 8.5 metres in height. Note – Height is inclusive of roof height. AO1.2 Rural farm sheds and other rural structures are not more than 10 metres in height.	Complies. The proposed Bures are single storey and less than 8.5m in height.	
Setbacks	,		
PO2 Buildings and structures are setback to maintain the rural character of the area and achieve separation from buildings on adjoining properties.	Buildings are setback not less than: (a) 40 metres from the property boundary and a State-controlled road; (b) 25 metres from the property boundary adjoining Cape Tribulation Road; (c) 20 metres from the boundary with any other road; (d) 6 metres from side and rear property boundaries.	Complies. The proposed Bures are setback sufficiently within the property boundary.	
PO3 Buildings/structures are designed to maintain the rural character of the area.	AO3 White and shining metallic finishes are avoided on external surfaces of buildings.	Complies. The proposed Bures are consistent in terms of design and material as the existing Bures. The wall finish is light coloured cement render as per the existing Bures, however the roof is finished in a dark grey tile which is also consistent with is also consistent with the existing Bures. The roof is non-reflective. See image below sourced from QldGlobe. The buildings are not visible	





Performance outcomes	Acceptable outcomes	Applicant response
		from external public vantage points and do not impact on the rural character of the area.
		112 N157363
		N157665





Performance outcomes	Acceptable outcomes	Applicant response
For assessable development		
PO4 The establishment of uses is consistent with the outcomes sought for the Rural zone and protects the zone from the intrusion of inconsistent uses.	AO4 Uses identified in Table 6.2.10.3.b are not established in the Rural zone.	Complies. The Development Application is for the extension of an existing Dwelling House which is a consistent use within the Rural Zone.
Uses and other development include those that: (a) promote rural activities such as agriculture, rural enterprises and small scale industries that serve rural activities; or (b) promote low impact tourist activities based on the appreciation of the rural character, landscape and rural activities; or (c) are compatible with rural activities.	AO5 No acceptable outcomes are prescribed.	Complies. The Development Application is for the extension of an existing Dwelling House which is a consistent use within the Rural Zone.
PO6 Existing native vegetation along watercourses and in, or adjacent to areas of environmental value, or areas of remnant vegetation of value is protected.	AO6 No acceptable outcomes are prescribed.	Complies. No vegetation damage or removal is proposed.
PO7 The minimum lot size is 40 hectares, unless (a) the lot reconfiguration results in no additional lots (e.g. amalgamation, boundary realignments to resolve encroachments); or (b) the reconfiguration is limited to one additional lot to accommodate: (i) Telecommunications facility; (ii) Utility installation.	AO7 No acceptable outcomes are prescribed.	Not Applicable. The Reconfiguration of a Lot aspect relates only to resolve a misalignment between an existing Access Easement and existing driveway.





Table 6.2.10.3.b - Inconsistent uses within the Rural zone.

Inconsistent uses		
 Adult store Bar Brothel Car wash Child care centre Club Community care centre Community residence Detention facility, Dual occupancy Dwelling unit Food and drink outlet Hardware and trade supplies Health care services High impact industry 	 Hotel Indoor sport and recreation Low impact industry Medium impact industry Multiple dwelling Nightclub entertainment facility Non-resident workforce accommodation Office Outdoor sales Parking station Permanent plantation Port services Relocatable home park Renewable energy facility, being a wind farm 	 Residential care facility Resort complex Retirement facility Rooming accommodation Sales office Service station Shop Shopping centre Short-term accommodation Showroom Special industry Theatre Warehouse

Note — This table does not imply that all other uses not listed in the table are automatically consistent uses within the zone. Assessable development must still demonstrate consistency through the assessment process.





8.2.5 Hillslopes overlay code

8.2.5.1 Application

- (1) This code applies to assessing a material change of use, reconfiguring a lot, operational work or building work within the Hillslopes overlay, if:
 - (a) self assessable or assessable development where the code is identified as being applicable in the Assessment criteria for the Overlay Codes contained in the Levels of Assessment Tables in section 5.6;
 - (b) impact assessable development.
- (2) Land in the Hillslopes overlay is identified on the Hillslopes overlay map in Schedule 2 and includes the following sub-categories:
 - (a) Hillslopes constraint sub-category.
- (3) When using this code, reference should be made to Part 5.

8.2.5.2 **Purpose**

- (1) The purpose of the Hillslopes overlay code is to:
 - (a) implement the policy direction in the Strategic Framework, in particular:
 - (i) Theme 1 Settlement pattern: Element 3.4.7 Mitigation of hazards;
 - (ii) Theme 2 Environment and landscape values: Element 3.5.5 Scenic amenity.
 - (b) enable an assessment of whether development is suitable on land within the Hillslopes sub-categories.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) development on hillslopes is safe, serviceable and accessible;
 - (b) the ecological values, landscape character and visual quality of the hillslopes are protected from development so as to retain the scenic backdrop to the region;
 - (c) Development on hillslopes is appropriate, having regard to the topographic constraints and environmental characteristics of the land;
 - (d) Development responds to the constraints of the site including gradient and slope stability;
 - (e) Works do not involve complex engineering solutions.





Criteria for assessment

Table 8.2.5.3.a - Hillslopes overlay code -assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For self-assessable development		
PO1 The landscape character and visual amenity quality of hillslopes areas is retained to protect the scenic backdrop to the region.	AO1.1 Development is located on parts of the site that are not within the Hillslopes constraint sub-category as shown on the Hillslopes overlay Maps contained in schedule 2.	Does not Comply. Therefore the proposal triggers Code Assessment.
For assessable development		
PO2 The landscape character and visual amenity quality of hillslopes areas is retained to protect the scenic backdrop to the region.	AO2.1 Development does not occur on land with a gradient in excess of 1 in 6 (16.6%) or AO2.2 Where development on land steeper than 1 in 6 (16.6%) cannot be avoided, development follows the natural contours of the site. AO2.3 Access ways and driveways are: (a) constructed with surface materials that blend with the surrounding environment; (b) landscaped with dense planting to minimise the visual impact of the construction; (c) provided with erosion control measures immediately after construction.	Complies. The proposed new Bures are located within an existing generally levelled area of the site. Only minor earthworks are required to prepare the building pad. The proposed building is located below the skyline. No works are required for the driveway access. This is an existing single lane gravel driveway. No vegetation clearing or destruction is required. The proposed Bures are single storey and consistent in terms of design and material as the existing Bures. The wall finish is light coloured cement render as per the existing Bures, however the roof is finished in a dark grey tile which is also consistent with is also consistent with the existing Bures. The roof is non-reflective.





Performance outcomes	Acceptable outcomes	Applicant response
	AO2.4 The clearing or disturbance of vegetation is limited to clearing and disturbance that: (a) is necessary for the construction of driveways; (b) is necessary to contain the proposed development; (c) minimises canopy clearing or disturbance; (d) minimises riparian clearing or disturbance.	It is noted that the buildings are located within the lower limits of the Hillslopes Overlay, screened by existing vegetation and not visible from public vantage points.
	AO2.5 On land with slopes greater than 1 in 6 (16.6%) or greater, alternative construction methods to concrete slab on ground are utilised (i.e. split level or post and beam constructed buildings that minimise modification to the natural terrain of the land).	
	AO2.6 Development does not alter the sky line.	
	AO2.7 Buildings and structures: (a) are finished predominantly in the following exterior colours or surfaces: (b) moderately dark to darker shades of olive green, brown, green, blue, or charcoal; or (c) moderately dark to darker wood stains that blend with the colour and hues of the surrounding vegetation and landscape; (d) are not finished in the following exterior colours or surfaces: (e) pastel or terracotta colours, reds, yellows, shades of white or beige, or other bright colours	
	that do not blend with the surrounding vegetation and landscape; (f) reflective surfaces.	



Performance outcomes	Acceptable outcomes	Applicant response
	AO2.8 Exterior colour schemes limit the use of white or other light colours to exterior trim and highlighting of architectural features AO2.9 Areas between the first floor (including outdoor deck areas) and ground level are screened from view. AO2.10 Recreational or ornamental features (including tennis courts, ponds or swimming pools) do not occur on land: (a) with a gradient of 1 in 6 (16.6%) or more; (b) are designed to be sited and respond to the natural constraints of the land and require minimal earthworks	
PO3 Excavation or filling does not have an adverse impact on the amenity, safety, stability or function of the site or adjoining premises through: (a) loss of privacy; (b) loss of access to sunlight; (c) intrusion of visual or overbearing impacts; (d) complex engineering solutions.	Excavation or fill: (a) is not more than 1.2 metres in height for each batter or retaining wall; (b) is setback a minimum of 2 metres from property boundaries; (c) is stepped with a minimum 2 metre wide berm to incorporate landscaping in accordance with Planning scheme policy SC6.7 – Landscaping; (d) does not exceed a maximum of 3 batters and 3 berms (i.e. not greater than 3.6 metres in height) on any one lot.	Complies. Only minor earthworks are proposed to prepare the building pads.





Performance outcomes	Acceptable outcomes	Applicant response
Lot reconfiguration		
PO4 For development that involves reconfiguring a lot, lot layout and design is responsive to the natural constraints of the land and each lot is capable of being used for its intended purpose.	AO4.1 The frontage and depth of all lots is of sufficient width to: (a) allow driveways to follow the natural contours of the site and not exceed a gradient of 1 in 6 (16.6%); (b) accommodate any changes in gradient between the road and lot within the lot boundary and not within the road reserve. AO4.2 Development does not create new lots containing land of greater than 1 in 6 (16.6%), except where a rectangular area of land of lesser grade is contained within the new lots to accommodate the intended land use, with the balance left in its natural state to the greatest extent possible. Note – The size of rectangular areas is outlined within each zone code. AO4.3 Development does not alter ridgelines. AO4.4 Lots are designed to ensure rooflines of future buildings and structures do not protrude above a	Not Applicable. Application is for an Access Easement only. No earthworks are required.





9.4.7 Reconfiguring a lot code

9.4.7.1 Application

- (1) This code applies to assessing reconfiguring a lot if:
 - (a) assessable development where the code is an applicable code identified in the assessment criteria column of a table of assessment;
 - (b) impact assessable development, to the extent relevant.
- (2) When using this code, reference should be made to Part 5.

9.4.7.2 Purpose

- (1) The purpose of the Reconfiguring a lot code is to regulate development for reconfiguring a lot.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) development results in a well-designed pattern of streets supporting walkable communities;
 - (b) lots have sufficient areas, dimensions and shapes to be suitable for their intend use taking into account environmental features and site constraints;
 - (c) road networks provide connectivity that is integrated with adjoining existing or planned development while also catering for the safe and efficient access for pedestrians, cyclists and for public transport;
 - (d) lots are arranged to front all streets and parkland such that development enhances personal safety, traffic safety, property safety and security; and contributes to streetscape and open space quality;
 - (e) development does not diminish environmental and scenic values, and where relevant, maintains and enhances public access and use of natural areas, rivers, dams, creeks and the foreshore, in a way that protects natural resources;
 - (f) people and property are not placed at risk from natural hazards;
 - (g) a range of functional parkland, including local and district parks, major areas of parkland with a region-wide focus and open space links are available for the use and enjoyment of residents and visitors to the region;
 - (h) the appropriate standard of infrastructure is provided.

9.4.7.3 Criteria for assessment

Table 9.4.7.3.a - Reconfiguring a lot code - assessable development

Performance outcomes	Acceptable outcomes	Applicant response
General lot design standards		
PO1 Lots comply with the lot reconfiguration outcomes of the applicable Zone code in Part 5.	AO1 No acceptable outcomes are prescribed.	Not Applicable. The application is for an Access Easement only.



PO2 New lots are generally rectangular in shape with functional areas for land uses intended by the zone.	AO2 Boundary angles are not less than 45 degrees.	Not Applicable. The application is for an Access Easement only.
PO3 Lots have legal and practical access to a public road.	AO3 Each lot is provided with: (a) direct access to a gazetted road reserve; or (b) access to a gazetted road via a formal access arrangement registered on the title.	Complies. The application seeks to resolved a misalignment between an existing Access Easement and existing driveway.
PO4 Development responds appropriately to its local context, natural systems and site features.	AO4 Existing site features such as: (a) significant vegetation and trees; (b) waterways and drainage paths; (c) vistas and vantage points are retained and/or are incorporated into open space, road reserves, near to lot boundaries or as common property.	Complies. There is no disturbance of site features.
PO5 New lots which have the capability of being further reconfigured into smaller lots at a later date are designed to not compromise ultimate development outcomes permitted in the relevant zone.	AO5 The ability to further reconfigure land at a later date is demonstrated by submitting a concept plan that meets the planning scheme requirements for the applicable Zone.	Not Applicable. It is not intended to further reconfigure.
PO6 Where existing buildings or structures are to be retained, development results in: (a) boundaries that offer regular lot shapes and usable spaces; (b) existing improvements complying with current building and amenity standards in relation to boundary setbacks.	AO6 Development ensures setbacks between existing buildings or structures and proposed boundaries satisfy relevant building standards or zone code requirements, whichever is the greater.	Not Applicable. The proposed development does not create any issues with respect to existing buildings and setbacks.
Note - This may require buildings or structures to be modified, relocated or demolished to meet setback standards, resolve encroachments and the like.		



PO7

Where rear lots are proposed, development:

- (a) provides a high standard of amenity for residents and other users of the site and adjoining properties;
- (b) positively contributes to the character of adjoining properties and the area;
- (c) does not adversely affect the safety and efficiency of the road from which access is gained.

A07.1

Where rear lots are to be established:

- (a) the rear lot is generally rectangular in shape, avoiding contrived sharp boundary angles;
- (b) no more than 6 lots directly adjoin the rear lot;
- (c) no more than one rear lot occurs behind the road frontage lot;
- (d) no more than two access strips to rear lots directly adjoin each other;
- (e) access strips are located only on one side of the road frontage lot.

AO7.2

Access strips to the rear lot have a minimum width dimension of:

- (a) 4.0 metres in Residential Zones.
- (b) 8.0 metres in Industrial Zones category.
- (c) 5.0 metres in all other Zones.

Note - Rear lots a generally not appropriate in non-Residential or non-Rural zones.

AO7.3

Access strips are provided with a sealed pavement of sufficient width to cater for the intended traffic, but no less than:

- (a) 3.0 metres in Residential Zone.
- (b) 6.0 metres in an Industrial Zone.
- (c) 3.5 metres in any other Zone.

Not Applicable.



Performance outcomes	Acceptable outcomes	
Structure plans		
Additional requirements for: (a) a site which is more than 5,000m² in any of the Residential zones; or		
within these zones, and (b) creates 10 or more lots; or (c) involves the creation of new roads and/or public use land.		
ог		
 (d) For a material change of use involving: (i) preliminary approval to vary the effect of the planning scheme; (ii) establishing alternative Zones to the planning scheme. Note - This part is to be read in conjunction with the other parts of the code		
P08	AO8.1	Not Applicable.
A structure plan is prepared to ensure that neighbourhood design, block and lot layout, street network and the location and provision on any open space recognises previous planning for the area and its surroundings, and integrates appropriately into its surroundings.	Neighbourhood design, lot and street layout, and open space provides for, and integrates with, any: (a) approved structure plan; (b) the surrounding pattern of existing or approved subdivision. Note - Planning scheme policy SC14— Structure planning provides guidance on meeting the performance outcomes.	
	AO8.2 Neighbourhood design, lot and street layouts enable future connection and integration with adjoining undeveloped land.	



PO9 Neighbourhood design results in a connected network of walkable streets providing an easy choice of routes within and surrounding the neighbourhood.	AO9.1 Development does not establish cul-de-sac streets unless: (a) cul-de-sacs are a feature of the existing pattern of development in the area; (b) there is a physical feature or incompatible zone change that dictates the need to use a cul-de-sac streets.	Not Applicable.
	AO9.2 Where a cul-de-sac street is used, it: (a) is designed to be no longer than 150 metres in length; (b) is designed so that the end of the cul-de-sac is visible from its entrance; (c) provides connections from the top of the cul-de-sac to other streets for pedestrians and cyclists, where appropriate.	
	AO9.3 No more than 6 lots have access to the turning circle or turning-tee at the end of a cul-de-sac street.	
PO10 Neighbourhood design supports diverse housing choices through block sizes and lot design. In developing areas, significant changes in lot size and frontage occur at the rear of lots rather than on opposite sides of a street.	PO10 No acceptable outcomes are prescribed.	Not Applicable.
PO11 Provision of physical and social infrastructure in developing residential neighbourhoods is facilitated through the orderly and sequential development of land. Note - Part 4 – Local government infrastructure plan may identify specific levels of infrastructure to be provided within development sites.	AO11.1 New development adjoins adjacent existing or approved urban development. AO11.2 New development is not established beyond the identified Local government infrastructure plan area.	Not Applicable.
Urban parkland and environmental open space		



PO12 Where appropriate development maintains and enhances public access and use of natural areas, rivers, dams, creeks and the foreshore.	AO12 No acceptable outcomes are prescribed.	Not Applicable.
PO13 Development provides land to: (a) meet the recreation needs of the community; (b) provide an amenity commensurate with the structure of neighbourhoods and land uses in the vicinity; and adjacent to open space areas; (c) provide for green corridors and linkages.	AO13 No acceptable outcomes are prescribed. Note - Part 4 – Priority infrastructure plan and Planning scheme policy SC14 – Structure Plans provides guidance in providing open space and recreation land.	Not Applicable.



AO14

Lot size, dimensions, frontage and orientation permits buildings to be established that will facilitate casual surveillance to urban parkland and environmental open space.

AO14.1

Urban parkland is regular in shape.

AO14.2

At least 75% of the urban parkland's frontage is provided as road.

AO14.3

Urban parkland and environmental open space areas are positioned to be capable of being overlooked by surrounding development.

AO14.4

Surrounding lots are orientated so that facades will front and overlook the urban parkland and environmental open space.

AO14.5

The number of lots that back onto, or are sideorientated to the urban parkland and environmental open space is minimised.



Inconsistent design solution - low total number of lots complying with the acceptable outcomes.

Not Applicable.



	Lots orientated to front and overlook park to provide casual surveillance. Consistent design solution - high total number of lots complying with the acceptable outcomes.	
Private subdivisions (gated communities)		
PO15 Private subdivisions (gated communities) do not compromise the establishment of connected and integrated infrastructure and open space networks.	PO15 No acceptable outcomes are prescribed.	Not Applicable.
Additional requirements for reconfiguration in	volving the creation of public streets or roads	
PO16 The function of new roads is clearly identified and legible and provides integration, safety and convenience for all users.	AO16 No acceptable outcomes are prescribed. Note - The design and construction standards are set out in Planning scheme policy SC5 – FNQROC Regional Development Manual, with reference to the specifications set out in Sections D1 and D3.	Not Applicable.
PO17 Street design supports an urban form that creates walkable neighbourhoods. Street design: (a) is appropriate to the function(s) of the street; (b) meets the needs of users and gives priority to the needs of vulnerable users.	AO17 No acceptable outcomes are prescribed.	Not Applicable.
Public transport network		



PO18 Development provides a street pattern that caters for the extension of public transport routes and infrastructure including safe pedestrian pick-up and set-down up facilities.	AO18 No acceptable outcomes are prescribed.	Not Applicable.
Pest plants		
PO19 Development activities and sites provide for the removal of all pest plants and implement ongoing measures to ensure that pest plants do not reinfest the site or nearby sites.	AO19 Pest plants detected on a development site are removed in accordance with a management plan prepared by an appropriately qualified person prior to earthworks commencing.	May be conditioned to Comply. Pest plants are managed onsite by the respective land owners.
Editor's note - This does not remove or replace all land owner's obligations or responsibilities under the Land Protection (Pest and Stock Route Management) Act 2002.	Note - A declaration from an appropriately qualified person validates the land being free from pest plants. Declared pest plants include locally declared and State declared pest plants.	