YOUR REF:
 31122-042-01

 OUR REF:
 ROL 612/2015 (766328)

2 February 2016

Maxholl Pty Ltd C/- Brazier Motti Pty Ltd PO Box 1185 CAIRNS QLD 4870

Dear Sir/Madam

DECISION NOTICE UNDER S 335 SUSTAINABLE PLANNING ACT 2009: DEVELOPMENT APPLICATION FOR 12-36 ALCHERA DRIVE, MOSSMAN

With reference to the abovementioned Development Application, which was determined by Council at the Ordinary Meeting held on 28 January 2016, please find attached the relevant Decision Notice.

The Notice includes extracts from the Act with respect to making representations about conditions, negotiated decisions, suspension of the appeal period, and lodging an Appeal.

This notice also includes an Infrastructure Charges Notice issued in accordance with section 648F of the *Sustainable Planning Act* 2009.

Should you have any enquiries in relation to this Decision Notice, please contact Simon Clarke of Development Assessment on telephone number 07 4099 9482.

Yours faithfully

Paul Hoye General Manager Sustainable Communities

Att

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APPLICANT DETAILS

Maxholl Pty Ltd C/- Brazier Motti Pty Ltd PO Box 1185 CAIRNS QLD 4870

ADDRESS

12-36 Alchera Drive, Mossman

REAL PROPERTY DESCRIPTION

Lot 113 on SP213765

PROPOSAL

Reconfiguring a Lot (1 Lot into 68 Lots and Park)

DECISION

Approved subject to conditions (refer to approval package below).

DECISION DATE

28 January 2016

TYPE

Reconfiguration of a Lot (Development Permit)

REFERRAL AGENCIES

For an application involving	Name of referral agency	Advice agency or concurrence agency	Address
State-controlled road	Department of Infrastructure, Local Government and Planning	Advice or Concurrence	Far North Queensland Regional Office PO Box 2358 CAIRNS QLD 4870
State transport infrastructure (thresholds)	Department of Infrastructure, Local Government and Planning	Advice or Concurrence	Far North Queensland Regional Office PO Box 2358 CAIRNS QLD 4870

SUBMISSIONS

There were no submissions for this application.

FURTHER DEVELOPMENT PERMITS REQUIRED

Development Permit for Operational Work

CODES TO COMPLY WITH FOR SELF-ASSESSABLE DEVELOPMENT None

DOES THE ASSESSMENT MANAGER CONSIDER THE APPLICATION TO BE IN CONFLICT WITH APPLICABLE CODES, PLANNING SCHEME, STATE PLANNING POLICIES OR PRIORITY INFRASTRUCTURE PLAN (IF YES, INCLUDE STATEMENT OF REASONS)

Not in conflict

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

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

Drawing or Document	Reference	Date
Stage Plan	Brazier Motti Job 31122/42-1	To be Determined
	Drawing 31122/119 G dated	
	3 November 2015 and to be	
	amended by the conditions	
	of the approval	

ASSESSMENT MANAGER CONDITIONS

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

Except where modified by these conditions of approval

Timing of Effect

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

Lot Yield

3. The allotment yield as detailed on Drawing 31122/119 G dated 3 November 2015 prepared by Brazier Motti may reduce due to constraints. The lot yield will ultimately be determined following compliance with the conditions of this Development Permit requiring further investigation and design have potential implications to the lot layout.

Amendment to Design

- 4. The lot reconfiguration layout as shown on Drawing 31122/119 G must be amended to provide:
 - a. road access to balance Lot 1000 in minimum of two (2) locations (nominally opposite Lot 349 in Stage 4A and an extension to Daintree Horizons Drive nominally in the vicinity of Lot 368 in Stage 4B). The extension to Daintree Horizons Drive is to be designed to be suitable for buses in accordance with the FNQROC Development Manual;

b. The location and configuration of the park as shown in Stage 4A is not approved. A centrally located area of park is to be provided within the estate to provide a centrepiece for the estate and to adequately cater for the existing stages (1, 2 and 3) and remaining stages of the estate. The park is to be provided with substantial road frontage. A minimum of 10 per cent of the entire estate area (ie all stages inclusive) is to be provided as park.

An amended plan showing the above amendments must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works.

Traffic Impact Study

- 5. A Traffic Impact Study must be undertaken by an appropriately qualified professional with respect to the impacts of the current proposed development (components of Stage 4) and for the ultimate development on the road network and compliance with Austroads, (in particular *Guide to Traffic Management Part 12: Traffic Impacts of Developments*), Queensland Streets and the FNQROC Development Manual. The study is to include but not be limited to the following:
 - a. Volume of traffic generated by the development for the current proposed stages and for the ultimate development (including ultimate connectivity through to developable land to the South);
 - b. Impact on the operation of the intersections at:
 - i. Daintree Horizon drive with Johnson Road; and
 - ii. Johnson Road with Front Street,

for current and ultimate development traffic generation rates from the development in addition to existing and expected external traffic growth;

- c. Advice on possible intersection reconfiguration or provision of traffic islands, line-marking, signage, street lighting and other necessary external work that may be required as a consequence of the increased traffic volumes at these intersection per the analysis in a and b above;
- d. Assessment of the operation of existing lot accesses on Johnson Road and Daintree Horizon Drive (queuing areas, protection of stored vehicles and requirement for clearways) as a consequence of the operation of the intersection and possible upgrades;
- e. Consideration of the need for traffic calming to be installed at the internal intersections onto to the major internal collector route Daintree Horizon Drive including in particular at its intersections with Riflebird Close and Springhill Close.

Three (3) copies of the Traffic Impact Study report must be submitted and endorsed by the Chief Executive Officer prior to issue of a Development Permit for Operational Work. Such works recommended by the approved report must be constructed in accordance with the approved plans to the satisfaction of the Chief Executive Officer prior to the issue of a Compliance Certificate for the Plan of Survey.

Road Safety Audit – Road Layout

6. Further investigations must be undertaken by an appropriately qualified professional with respect to the proposed road layout and compliance with Queensland Streets and the FNQROC Development Manual.

Three (3) copies of the road safety audit that is approved by a Registered Professional Engineer of Queensland (RPEQ) and a plan of the works must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works.

Where specific access locations are nominated for particular allotments, the crossover and aprons must be constructed prior to the issue of a Compliance Certificate for the Plan of Survey.

Drainage Study of Site

- 7. Undertake a local drainage study of the proposed components of Stage 4 to determine the drainage impacts on upstream and downstream properties and the mitigation measures required to minimise such impacts. In particular, the study must address the following:
 - a. The contributing catchment boundaries and supporting information substantiating these boundaries. In particular, the assessment of the capacity, tenure and operation of any upslope diversion drains relied on in assessing contributing catchment boundaries;
 - b. The extent of the 100 year ARI flood event in relation to the site both pre- and post-development;
 - c. Primary and secondary flow paths for the 5 and 100 year ARI flood events;
 - d. Identify any requirement for drainage easements. The lot layout does not currently identify drainage easements. Introduction of easements may have implications on Council acceptance of the layout and Council reserves the right to review the layout in the event easements are required within allotments;
 - e. Identify the need and tenure for flood detention areas to ensure a no-worsening impact on downstream properties for the entire development;
 - f. Information on the proposed works and any impacts proposed at the drainage outlet from the proposed development; and
 - g. Lawful point of discharge.

The study must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works.

Filling Lots

8. Each lot must be filled to achieve a Q100 plus hydraulic modelling flood immunity for the building envelope area and access thereto.

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Street Layout and Design

- 9. The street layout and design must be revised to comply with Queensland Streets and the FNQROC Development Manual, to the satisfaction of the Chief Executive Officer. In particular:
 - a. Amend the design having regard to any requirements identified under further investigation required of Conditions 4 and 5 above;
 - b. All roads must have a minimum road reserve width of 16.5 metres;
 - c. Provision of a two (2) metre wide footpath is to be constructed within all Access Streets and higher order roads in accordance with Table D1.3;
 - d. Provide a convex viewing mirror at the bend in the pathway between lots 332/333 and 351/352;
 - f. Inclusion of a timber paling fence to a standard height of approximately 1.8 metres to the residential lots that have a common boundary to proposed Lot 1000 and suitable headland separation on proposed Lot 1000 from the common boundary to the residential lots and the Park lot for the ongoing agricultural use of the land;
 - g. The location of any substantial area of remaining fill / spoil must be suitably mounded, grassed and maintained to ensure no detriment to any property by way of ponding water or impact to drainage flows and not to be of such a height to be desirous to the visual amenity of residential properties;
 - h. Ensure the access place 'street leg length' is designed to satisfy the 30 km/hr design speed control criteria;
 - i. Ensure the access street 'street leg length' is designed to satisfy the 40 km/hr design speed control criteria;
 - j. Nomination of location and provision of driveways for the proposed Lots 353, 354, 360, 359, 367, 368, 376, 375, 372, 373, 391, 392, 393 and 394 to ensure the maximum sight distance possible to reduce conflict at the adjoining intersections;
 - k. A Master Plan for on-street parking must be provided for all lots with frontages less than 20m to demonstrate adequate parking opportunities can be provided to satisfy Qld Streets having regard to street services, road furniture, drainage inlet pits, street lights and driveways; and
 - I. Provision of on-street car parking spaces as identified in the above parking Master Plan and as a minimum, within the cul-de-sac in the vicinity of lots 403 to 408 to satisfy Queenlsand Streets.

An amended plan incorporating the above requirements must be submitted prior to the issue of a Development Permit for Operational Works.

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

Provision of Park

- 10. The applicant is to provide park in accordance with the requirements of Condition 4b in prior to Council being required to issue a certificate of compliance for Stage 4B. The park area must include:
 - a. Water service and provision of a tap for the central park;
 - b. Bollards around the perimeter to prevent vehicle access with the exception of Council access;
 - c. Shelter and seating area in the central park;
 - d. Profiling of the park is to be demonstrated on the earthworks plan. In particular site grading, batter height and slope must meet the requirements of the Planning Scheme and FNQROC Development Manual;
 - e. Seeded and grassed.

The inclusion of other embellishments will be determined at the time of seeking a Development Permit for Operational Works.

This area of land must be to the requirements and satisfaction of the Chief Executive Officer. The land must be transferred at the same time as registering the Plan of Survey with the Department of Natural Resources and Mines.

Water Supply and Sewerage Master Plan

11. A Water Supply and Sewerage Master Plan accompanied by supporting calculations must be provided which demonstrates how the proposed stages and the ultimate development can be serviced. Any staging issues or future upgrades need to be identified and the timing for such upgrades nominated in the master plan.

Three (3) copies of a plan of the works must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works.

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

Water Supply and Sewerage Works Internal

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

b. Provide a water supply reticulation network to enable future connection of each lot in accordance with the FNQROC Development Manual;

All the above works must be designed and constructed in accordance with the FNQROC Development Manual. Plans and supporting documentation incorporating the above requirements must be submitted prior to the issue of a Development Permit for Operational Works.

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

Acid Sulfate Soil Investigation

13. Undertake an Acid Sulfate Soil investigation in the area to be affected by this development. Soil sampling and analysis must be undertaken in accordance with procedures specified in 'Guidelines for Sampling and Analysis of Lowland Acid Sulfate Soils in Queensland' (1998) or updated version of document produced by Department of Natural Resources and Mines (Previously DNRW – QASSIT), and State Planning Policy 2/02 – 'Planning and Managing Development involving Acid Sulfate Soils'. The results of this investigation must be submitted to Council for approval prior to any earthworks or clearing being commenced on the site.

Identification of soils with a pyrite content in excess of the action levels nominated in the latest version of DNRM – QASSIT: *'Guidelines for Sampling and Analysis of Lowland Acid Sulfate Soils in Queensland'* (1998) will trigger the requirement for preparation of an Acid Sulfate Soil Environmental Management Plan in accordance with the most recent requirements of the DNRM: *'Queensland Acid Sulfate Soil Technical Manual'* (2002), including Soil Management Guidelines (updated Feb 2003), which must be prepared to the satisfaction of the Chief Executive Officer.

Access to Hatchet or Battleaxe Lots

14. Construct a concrete driveway or other approved surface to battleaxe Lot 405 extending the full length of the access leg from adjacent kerb and channel with a standard crossover in accordance with the FNQROC Development Manual Standard Drawings. Construction of the concrete driveway must be in accordance with the FNQROC Development Manual.

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

Service Conduits

15. Provide service conduits to Lot 405 adjacent to the driveway together with associated access pits if necessary, to extend from the front boundary to the end of the access driveway.

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

Demolish Structures

16. All structures not associated with the approved development (including disused services and utilities) must be demolished and/or removed from the subject land prior to the issue of a Compliance Certificate for the Plan of Survey.

Temporary Vehicle Turnaround

17. A temporary vehicle turnaround at end of all partially constructed roads where the length of road exceeds 60 metres (ie maximum acceptable reversing distance for garbage truck) must be provided. The turning facility must be of sufficient size to turn around a garbage truck, either in a continuous forward movement or by a three-point turn.

Stockpiling and Transportation of Fill Material

18. Soil used for filling or spoil from the excavation is not to be stockpiled in locations that can be viewed from adjoining premises or a road frontage for any longer than one (1) month from the commencement of works unless the mounded earth is grassed, maintained and does not detrimentally impact on stormwater. A drainage plan demonstrating the sufficiency for stormwater approved by an RPEQ must be provided to the satisfaction of the Chief Executive Officer where filling or spoil is stockpiled for more than one (1) month.

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

- a. peak traffic times; or
- b. before 7:00 am or after 6:00 pm Monday to Friday; or
- c. before 7:00 am or after 1:00 pm Saturdays; or
- d. on Sundays or Public Holidays.
- 19. Dust emissions or other air pollutants must not extend beyond the boundary of the site and cause a nuisance to surrounding properties.

Storage of Machinery and Plant

20. The storage of any machinery, material and vehicles must not cause a nuisance to surrounding properties, to the satisfaction of the Chief Executive Officer.

Construction Access

21. Vehicular access to the site for construction and demolition purposes must be provided from Daintree Horizon Drive only, unless authorised by the Chief Executive Officer.

Fence Requirement – Protection from ongoing cane usage

22. Construct an acoustic fence (that may be a standard 1.8m timber paling fence) to the common boundary of the residential lots to the proposed Lot 1000, authorised under this approval.

Vegetation Clearing

23. No vegetation clearing, other than regular agricultural activity is to occur on the Balance Lot 1000 unless further approval is gained as is necessary.

Weed Management

- 24. A Weed Management Plan for invasive pest species must be submitted to and endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works.
- 25. A vehicle wash down and inspection facility for all machinery entering and leaving the site during construction must be provided to reduce the spread of invasive weed species.

Lawful Point of Discharge

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

Plan of Drainage Works

- 27. The subject land must be drained to the satisfaction of the Chief Executive Officer. In particular,
 - a. Drainage infrastructure in accordance with the FNQROC Development Manual
 - b. The drainage system from the development must incorporate a gross pollutant trap(s) or equivalent measure(s), meeting the following Council specifications for stormwater quality improvement devices (SQID), namely:
 - i. End-of-line stormwater quality improvement devices (SQID) shall be of a proprietary design and construction and shall carry manufacturer's performance guarantees as to removal of foreign matter from stormwater and structural adequacy of the unit.
 - ii. SQIDs shall remove at least ninety-five per cent of all foreign matter with a minimum dimension of three (3) mm and shall be configured to prevent re-injection of captured contaminants. The SQID must treat all first flush runoff, which shall be defined as that volume of water equivalent to the runoff from the three (3) month ARI storm event. The location of SQIDs within the drainage system shall be planned to ensure that the first flush waters from all parts of the (developed) catchment are treated.
 - iii. The design of the SQID shall not compromise the hydraulic performance of the overall drainage system.
 - iv. SQIDs shall be positioned so as to provide appropriate access for maintenance equipment.

- v. In the event that the master plan for the ultimate development proposes a SQID that is not within the current stages the applicant is to advise when the SQID will be provided and what temporary measures are proposed.
- c. All new allotments shall have immunity from flooding associated with a one (1) per cent AEP (ARI 100 year) rainfall event; and
- d. Where practical, all new allotments must be drained to the road frontages, drainage easements or drainage reserves and discharged to the existing drainage system via storm water quality device(s).

Sediment and Erosion Control

28. A sediment and erosion control plan must be submitted prior the issue of a Development Permit for Operational Works. Such plans must be installed / implemented prior to discharge of water from the site, such that no external stormwater flow from the site adversely affects surrounding or downstream properties (in accordance with the requirements of the *Environmental Protection Act* 1994, and the FNQROC Development Manual).

Existing Services

- 29. Written confirmation of the location of existing services for the land must be provided. In any instance where existing services are contained within another lot, the following applies, either:
 - a. Relocate the services to comply with this requirement; or
 - b. Arrange registration of necessary easements over services located within another lot prior to, or in conjunction with, the lodgement of a Compliance Certificate for the Plan of Survey creating the lot.

Electricity Supply

30. Written evidence from Ergon Energy advising if distribution substation/s are required within the development must be provided. If required, details regarding the location of these facilities must be submitted to the Chief Executive Officer accompanied by written confirmation from Ergon Energy. Details regarding electricity supply must be provided prior to the issue of a Development Permit for Operational Works.

Electricity and Telecommunications

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

Street Lighting

- 32. The following arrangements for the installation of street lighting within the proposed subdivision must be provided prior to the issue of a Compliance Certificate for the Plan of Survey:
 - a. Prior to the approval and dating of the Plan of Survey, a Rate 2 lighting scheme is to be prepared by Ergon Energy or its approved consultant and submitted to the Chief Executive Officer for approval. The Rate 2 lighting scheme is to be designed in accordance with the relevant Road Lighting Standard AS/NZS 1158 and the FNQROC Development Manual. The applicable lighting category is to be determined from the Road Hierarchy Table D1.1 and the corresponding applicable Lighting Categories Table D8.1 as identified in the FNQROC Development Manual.

The design must provide the applicable illumination level specified in the Road Lighting Standard AS/NZS 1158 at the following road elements:

- Intersections
- Pedestrian Refuges
- Cul-de-sacs
- LATM Devices (Including Roundabouts)

LATM Devices are to be shown on the civil layout design, the electrical services and street lighting design must be submitted in accordance with Ergon Energy's latest Distribution Design Drafting Standard.

- b. Prior to the issue of a Compliance Certificate for the Plan of Survey written confirmation that the relevant capital contribution required by Ergon Energy has been paid must be submitted, to ensure that the street lighting will be constructed.
- c. Where a new intersection is formed on an existing roadway for the purpose of accessing a new subdivision development, the intersection and existing road approaches must be provided with street lighting for a distance equivalent to at least two (2) spans either side of the intersection to the relevant Lighting Category.
- d. Where an existing intersection is required to be upgraded as part of a development approval, the intersection and existing road approaches must be provided with street lighting for a distance equivalent to at least two (2) spans either side of the intersection to the relevant Lighting Category.

Damage to Council Infrastructure

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

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Landscape Plan

- 34. Undertake landscaping of the site and street frontages of new roads in accordance with FNQROC Development Manual and in accordance with a landscape plan. The landscape plan must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Work. In particular, the plan must show:
 - a. Planting of the footpath with trees, using appropriate species;
 - b. The provision of shade trees, especially in parks;
 - c. Species to have regard to the Planning Scheme Policy No 7 Landscaping;
 - d. Inclusion of all requirements as detailed in other relevant conditions included in this Approval, with a copy of this Development Approval to be given to the applicant's Landscape Architect / Designer.

Two (2) A1 copies and one (1) A3 copy of the landscape plan must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works. Areas to be landscaped must be established prior to approval and dating of the Plan of Survey and must be maintained for the duration of the on-maintenance period to the satisfaction of the Chief Executive Officer.

ADVICE

- 1. This approval, granted under the provisions of the *Sustainable Planning Act* 2009, shall lapse four (4) years from the day the approval takes effect in accordance with the provisions of sections 339 and 341 of the *Sustainable Planning Act* 2009.
- 2. All building site managers must take all action necessary to ensure building materials and / or machinery on construction sites are secured immediately following the first cyclone watch and that relevant emergency telephone contacts are provided to Council officers, prior to commencement of works.
- 3. This approval does not negate the requirement for compliance with all other relevant Local Laws and other statutory requirements.
- 4. Road and Site Grading Master Plan

Any future development of Lot 1000 will require a Road and Site Grading Master plan to be undertaken for the entire site to a preliminary level. Stages contained in Stage 4 (A, B, C and D) and as amended by the conditions of the approval set the road alignments and geometry for future road connectivity within the estate. In order for Stage 4 layouts to be accepted, the master plan will need to demonstrate that the proposed ultimate layout provides sufficient opportunities for efficient drainage through the site.

Council notes that the road layout appears to follow the contours indicating limited longitudinal fall along the road. Provision of preliminary road grading together with the drainage study will need to demonstrate that layout is responsive to the topography and does not impose excessive stormwater infrastructure requirements.

5. Drainage

Future development of Lot 1000 will require the submission of a Drainage Study and master plan.

6. Infrastructure Charges Notice

A charge levied for the supply of trunk infrastructure is payable to Council towards the provision of trunk infrastructure in accordance with the Adopted Infrastructure Charges Notice, a copy of which is attached for reference purposes only. The original Adopted Infrastructure Charges Notice will be provided under cover of a separate letter.

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

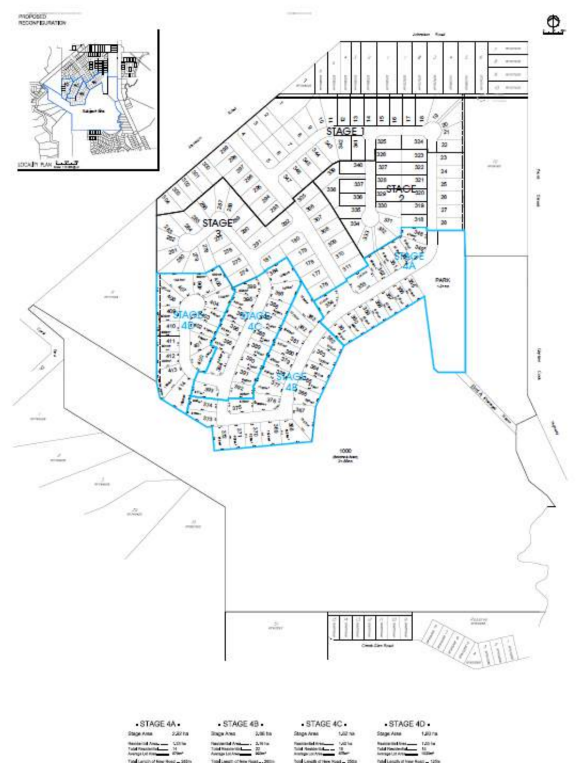
Please note that this Decision Notice and the Adopted Infrastructure Charges Notice are stand-alone documents. The *Sustainable Planning Act* 2009 confers rights to make representations and appeals in relation to a Decision Notice and an Adopted Infrastructure Charges Notice separately.

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

7. For information relating to the *Sustainable Planning Act* 2009 log on to <u>www.dilgp.qld.gov.au</u>. To access the FNQROC Development Manual, Local Laws and other applicable Policies log on to <u>www.douglas.qld.gov.au</u>.

RIGHTS OF APPEAL Attached

End of Decision Notice



APPENDIX 1: APPROVED DRAWING(S) & DOCUMENT(S)



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APPENDIX 2: REFERRAL AGENCY REQUIREMENTS

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Department of Infrastructure, Local Government and Planning

Our reference: SDA-0215-018102 Your reference: ROL 612/2015

24 November 2015

Chief Executive Officer Douglas Shire Council PO Box 723 Mossman QLD 4873

Dear Sir/Madam

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Amended concurrence agency response - changed condition

Development permit for a reconfiguration of a lot (1 Lot into 67 residential Lots, road, park and balance Lot) Daintree Horizons Estate Stage 4, on land located at 12-36 Alchera Drive, Mossman, QLD, described as Lot 113 on SP213765 (Given under section 290(1)(b) of the Sustainable Planning Act 2009)

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The Department of Infrastructure, Local Government and Planning issued a concurrence agency response under section 285 of the *Sustainable Planning Act 2009* on 23 February 2015. On 3 November 2015 the department received representations from the applicant under section 320(1) of the Act requesting that the department amend its concurrence agency response under section 290(1)(b)(i) of the Act.

The department has considered the written representations and agrees to issue the following amended concurrence agency response.

Applicant name:	Maxholl Pty Ltd	
Applicant contact details:	C/- Brazier Motti Pty Ltd	
	PO Box 1185 Cairns QLD 4870 <u>Cns.planning@braziermotti.com.au</u>	
Site details		
Street address:	12-36 Alchera Drive, Mossman, QLD	
Lot on plan:	Lot 113 on SP213765	
Page 1		Far North Queenstand Regional Offi Ground Floor, Cairna Port Authority PO Box 2358 Cairns QLD 4870

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		SDA-0215-018102
Local government area:	Douglas Shire Council	
Application details		
Proposed development:	Development permit for a reconfigur	

67 residential Lots, road, park and balance Lot) Daintree Horizons Estate Stage 4

Aspects of development and type of approval being sought

Nature of	Approval Type	Brief Proposal of	Level of
Development		Description	Assessment
Reconfiguring a Lot	Development permit	Reconfiguration of a Lot (1 Lot into 67 residential Lots, road, park and balance Lot) Daintree Horizons Estate Stage	Code Assessment

Referral triggers

The development application was referred to the department under the following provisions of the Sustainable Planning Regulation 2009:

Referral trigger

Schedule 7, Table 2, Item 2-State-controlled road

Schedule 7, Table 3, Item 2-State transport infrastructure (thresholds)

Conditions

Under section 287(1)(a) of the Sustainable Planning Act 2009, the conditions set out in Attachment 1 must be attached to any development approval.

Reasons for decision to impose conditions

Under section 289(1) of the Sustainable Planning Act 2009, the department must set out the reasons for the decision to impose conditions. These reasons are set out in Attachment 2.

Further advice

Under section 287(6) of the Sustainable Planning Act 2009, the department offers advice about the application to the assessment manager-see Attachment 3.

Approved plans and specifications

The department requires that the following plans and specifications set out below and in Attachment 4 must be attached to any development approval.

Drawing/Report Title	Prepared by	Date	Reference no.	Version/Issue
Aspect of development: De Residential Lots, Park, Roa	velopment Permit f id and Balance Lot	or a reconfigurat Daintree Horizor	ion of a Lot (1 L ns Estate Stage	ot into 67 4)
Proposed Reconfiguration Plan - Stages 4A, 4B, 4C &	Brazier Motti	03 November 2015	Plan No 31122/119	Issue G

Department of Infrastructure, Local Government and Planning

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		SDA-0	1215-018102	
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The applicant has provided written agreement to this amended concurrence agency response, as attached.

For further information, please contact Sue Lockwood, Senior Planning Officer, SARA Far North QLD on (07) 4037 3215, or email sue.lockwood@dilgp.qld.gov.au who will be pleased to assist.

Yours sincerely

Rober Clark

Robin Clark Manager (Planning)



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Maxholl Pty Ltd, cns.planning@braziermotti.com.au Attachment 1—Amended conditions to be imposed Attachment 2—Reesons for decision to impose conditions

Attachment 3—Further advice Attachment 4—Approved plans and specifications Applicant written agreement to amended concurrence agency response

Department of Infrastructure, Local Government and Planning

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SDA-0215-018102

Our reference: SDA-0215-018102 Your reference: ROL 612/2015

Attachment 1-Amended conditions to be imposed

No.	Conditions	Condition timing
Devel Balar	opment Permit - Reconfiguring a Lot (1 Lot into 67 Residential Lo ce Lot (Daintree Horizons Estate Stage 4)	ts, Park, Road and
transj 2009, of Tra devek	dule 7, Table 2, Item 2-State-controlled road and Schedule 7, Table port infrastructure (thresholds)—Pursuant to section 255D of the St the chief executive administering the Act nominates the Director-Genu insport and Main Roads to be the assessing authority for the develop opment approval relates for the administration and enforcement of any ing condition(s):	istainable Planning Act aral of the Department ament to which this
1.	AD01 - Model Condition The development must be carried out generally in accordance	At all times

Department of Infrastructure, Local Government and Planning. Page 4

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SDA-0215-018102

Our reference: SDA-0215-018102 Your reference: ROL 612/2015

Attachment 2-Amended reasons for decision to impose conditions

The reasons for this decision are:

 To ensure the development is carried out generally in accordance with the plan of development submitted with the application

Department of Infrastructure, Local Government and Planning Page 5

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SDA-0215-018102

Our reference: SDA-0215-018102 Your reference: ROL 612/2015

Attachment 3—Further advice

Ger	eral advice – advertising device
1.	Under section 43 of the Transport Infrastructure Act 1994, a local government must obtain approval from the Department of Transport and Main Roads if it intends to approve the erection, alteration or operation of an advertising sign or other device that would be visible from a state-controlled road, and beyond the boundaries of the state-controlled road, and reasonably likely create a traffic hazard for the state-controlled road.
Sta	te Planning Policy July 2014 – Interim development assessment provisions
2.	Douglas Shire Council, in its role as assessment manager, must assess the development application against the State Planning Policy July 2014 and in particular the interim development assessment provisions, such as natural hazards and water quality, to the extent it is relevant to the proposed development.

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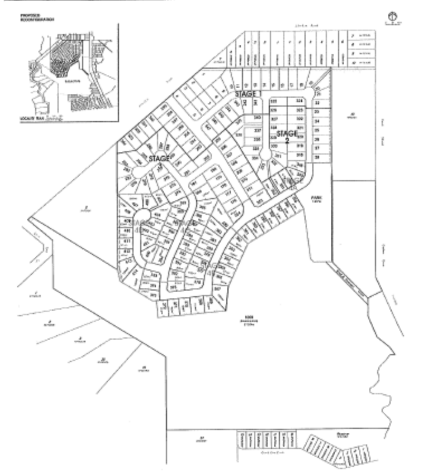
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SDA-0215-018102

Our reference: SDA-0215-018102 Your reference: ROL 612/2015

Attachment 4—Approved plans and specifications



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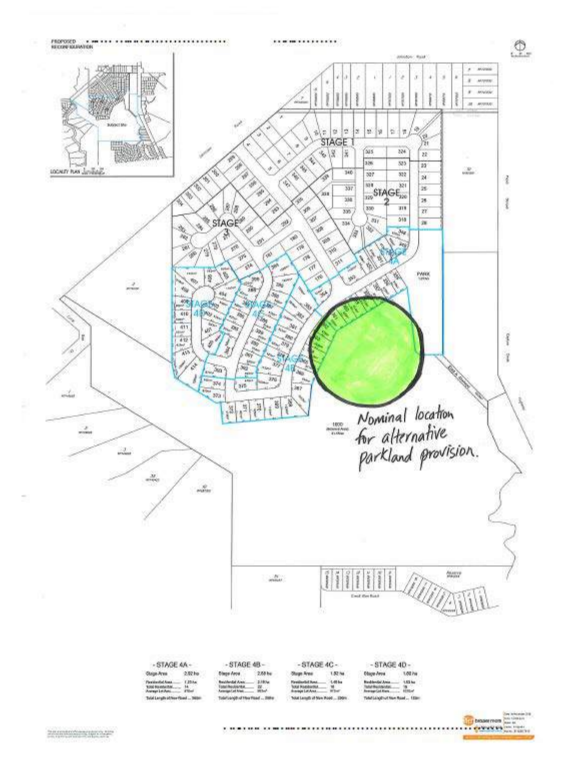
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Note: The Infrastructure Charges in this Notice are payable in accordance with Section 530 of the Sustainable Planning Act 2009 (SPA) as from Council's resolution from the Special meeting held on 24 June 2015.

Charge rates under the current Policy are not subject to indexing.

Charges are payable to: Douglas Shire Council. You can make payment at any of Council's Business Offices or by mail with your cheque or money order to Douglas Shire Council, PO Box 720, Mosaman QLD 4573. Cheques must be made payable to Douglas Shire Council and marked Not Negotiable.' Acceptance of a cheque is subject to collection of the proceeds. Post dated cheques will not be accepted

Any enquines regarding infrastructure Charges can be directed to the Development & Environment, Dougles Shire Council on 07 4009 5444 or by email on enquines@dougles.gid.gov.su



 YOUR REF:
 31122-042-01

 OUR REF:
 ROL 612/2015 (766328)

2 February 2016

Maxholl Pty Ltd C/- Brazier Motti Pty Ltd PO Box 1185 CAIRNS QLD 4870

Dear Sir/Madam

ADOPTED INFRASTRUCTURE CHARGES NOTICE FOR 12-36 ALCHERA DRIVE, MOSSMAN

Please find attached an Adopted Infrastructure Charges Notice issued in accordance with section 648F of the *Sustainable Planning Act* 2009 (the Act).

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

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

These charges are payable prior to the issue of a Compliance Certificate for the Plan of Subdivision.

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

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

Should you have any enquiries in relation to this Adopted Infrastructure Charges Notice, please contact Simon Clarke on telephone number 07 4099 9480.

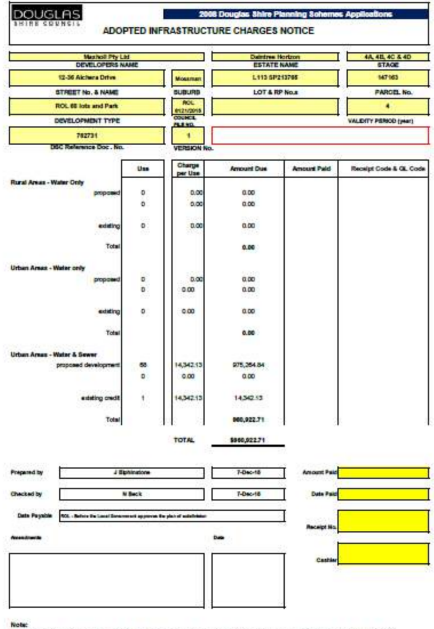
Yours faithfully

Paul Hoye General Manager Sustainable Communities

Att

41.2015.612 25/26

INFRASTRUCTURE CHARGES NOTICE



The infrastructure Charges in this Notice are payable in accordance with Section 630 of the Susteinable Planning Act 2009 (SPA) as from Council's resolution from the Special meeting held on 24 June 2015.

Charge rates under the current Policy are not subject to indexing.

Charges are payetile to: Douglas Shire Council. You can make payment at any of Council's Business Offices or by mail with your theque or money order to Douglas Shire Council, PO 8cc 723, Moseman OLD 4873. Cheques must be made payable to Douglas Shire Council and marked Not Negotiable. 'Acceptance of a cheque is subject to collection of the proceeds. Post dated cheques will not be accepted

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