ENQUIRIES:
 Michelle Henderson

 PHONE:
 (07) 4099 9457

 FAX:
 (07) 4044 3836

 YOUR REF:
 7082CRA-18

 OUR REF:
 8/13/1467 (2378922)

3 November 2009

B & D J Craven C/- Charles O'Neill Pty Ltd PO Box 5246 CAIRNS QLD 4870

Dear Sir/Madam

<u>DECISION NOTICE UNDER S3.5.15 INTEGRATED PLANNING ACT 1997:</u> <u>DEVELOPMENT APPLICATION FOR 114-120 SOUTH ARM DRIVE WONGA</u>

With reference to the abovementioned Development Application, please find attached the relevant Decision Notice which was determined under Instrument of Delegation on 3 November 2009.

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.

Should you have any enquires in relation to this Decision Notice, please contact Michelle Henderson of Council's Development Assessment Team on telephone number (07) 4099 9457.

Yours faithfully

Simon Clarke

Manager Development Assessment

Att.

APPLICANT DETAILS

D J Craven C/- Charles O'Neill Pty Ltd PO Box 5246 CAIRNS QLD 4870

ADDRESS

114-120 South Arm Drive Wonga

REAL PROPERTY DESCRIPTION

Lot 11 on SP188690

PROPOSAL

(1 into 2 lots)

DECISION

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

DECISION DATE

3 November 2009

TYPE

Reconfiguration of a Lot (Development Permit)

REFERRAL AGENCIES

Department of Environment & Resources Management (Formerly EPA)
Ecoaccess Customer Service Unit
PO Box 2066
CAIRNS QLD 4870

SUBMISSIONS

There were no submissions for this application.

FURTHER DEVELOPMENT PERMITS REQUIRED

None

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 expressions means:

Drawing or Document	Reference	Date
Plan of Reconfiguration	Charles O'Neill Plan No. 7082CRA-03	26 June 2009

ASSESSMENT MANAGER CONDITIONS

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

Except where modified by these conditions of approval.

Timing of Effect

2. The conditions of the Development Permit must be effected prior to approval and dating of the Plan of Survey, except where specified otherwise in these conditions of approval.

Amendment to Design

- 3. The proposed development must be amended to accommodate the following changes:
 - a. Revisit the design of Lot 20 to ensure that the allotment is provided with sufficient area to comply with the minimum area for lots in the Rural Settlement Planning Area, being 4000m².

Details of the above amendment must be endorsed by the Chief Executive Officer prior to signing and dating of the Plan of Survey.

Parkland Contribution

4. Pay a monetary contribution equivalent to 10% of the Unimproved Capital Value of the created allotment 20 only, in accordance with the Planning Scheme Policy.

At the time of seeking approval and dating of the Plan of Survey, a security equivalent to the amount payable must be submitted to Council. This security can take the form of a cash bond or bank guarantee. The amount payable must be determined by an appropriately qualified property valuer and must be submitted to Council as supporting information when seeking endorsement of the Survey Plan.

The contribution payable must be made within three (3) months of the registration of the allotment/s.

On-site Effluent Disposal

- 5. The method of on-site effluent disposal must be in accordance with the Queensland Plumbing & Wastewater Code. Details of the wastewater treatment system to be installed on Lot 20 must be approved by the Chief Executive Officer prior to approval and dating of the Plan of Survey.
- 6. Separation distances from the existing on-site sewerage and effluent disposal facility on Lot 10 to proposed lot boundaries must comply with the Queensland Plumbing & Wastewater Code. An On Site Sewerage Disposal Report for each lot must be approved by the Chief Executive Officer prior to approval and dating of the Plan of Survey.

Vegetation Clearing

7. Existing vegetation on the subject land must be retained in all areas except those affected by the construction of access driveways, the installation of services as detailed on the approved plans. Any further clearing requires a Permit to Damage Protected Vegetation under Amendment 1 of 2006 Of Local Law No. 56 Vegetation Management.

Lawful Point of Discharge

8. 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.

Existing Services

- 9. 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 submission of the Plan of Survey creating the lot.

Access to Hatchet or Battleaxe Lots

10. Construct a concrete driveway or other approved surface to battleaxe Lot 10 extending the full length of the access leg from adjacent edge of carriageway. All works must be carried out to the requirements and satisfaction of the Chief Executive Officer prior to approval and dating of the Plan of Survey.

Electricity Supply

11. 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

12. 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 approval and dating of the Plan of Survey.

CONCURRENCE AGENCY CONDITIONS & REQUIREMENTS

Concurrence Agency	Concurrence Agency Reference	Date	Council Electronic Reference
Department of	338625	18 Aug 2009	2194037
Environment and Resource			
Management			

Refer to Appendix 2: Concurrence Agency Requirements. (Please note that these conditions / requirements may be superseded by subsequent negotiations with the relevant referral agencies).

FURTHER ADVICE

1. This approval, granted under the provisions of the *Integrated Planning Act 1997*, shall lapse four (4) years from the day the approval takes effect in accordance with the provisions of Section 3.5.21 of the *Integrated Planning Act 1997*.

- 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. Please note that the contributions must be paid at the rates applicable at the time of payment.
- 5. For information relating to the *Integrated Planning Act 1997* log on to www.ipa.qld.gov.au. To access Council's Development Manual, Local Laws and other applicable Policies log on to www.cairns.qld.gov.au.

RIGHTS OF APPEAL Attached

End of Decision Notice

APPENDIX 1 PROPOSED PLAN OF RECONFIGURATION



APPENDIX 2 CONCURRENCE AGENCY CONDITIONS & REQUIREMENTS



Notice

Advice Agency Response – Wetlands

This notice is issued by the Department of Environment and Resource Management (DERM) pursuant to sections 3.3.16 and 3.3.19 of the Integrated Planning Act 1997.

@ecords

1 8 AUG 2009

Cairns Regional Council PO Box 359

CAIRNS QLD 4870

Your reference: 8/13/1467 Our reference : 338625

Attention: Mrs Michelle Henderson

Bruce & Daphne Craven C/- Charles O'Neill Pty Ltd PO Box 5246 CAIRNS QLD 4870

Dear Mrs Henderson

Advice concerning application for development at 114-120 South Arm Drive, Wonga (Lot 11 on Re:

Plan SP188690). Please treat this response as a properly made submission.

DERM referral number: IPAR01550309

Response type: Advice Agency Response

Date application received by DERM: 16 July 2009

ADVICE AGENCY JURISDICTION:	Item 38 of Table 2 of Schedule 2 of the Integrated Planning Regulation 1998.
ASSESSMENT MANAGER REFERENCE NUMBER:	8/13/1467
APPLICANT:	Bruce & Daphne Craven
ACTIVITY DESCRIPTION:	Development application for a Reconfiguration of a Lot (1 into 2 Lots)
	112-120 South Trin-Die Wongs
DESCRIPTION OF SUBJECT LAND:	Lot: 11 Plan: SP188690

Advice Agency Response

Response to Development Application

The lot is within 100m of Conservation Estate. The Department of Environment and Resource Management, acting as an advice agency under the *Integrated Planning Act 1997*, provides the following advice to the application as detailed above.

Department of Environment and Resource Management advice

The application is for the reconfiguration of Lot 11 on SP 188690 (1.06ha) at 114 to 120 South Arm Drive, Wonga Beach, into two lots. The property has a small (less than 10% of its area) strip of remnant vegetation along its western boundary that is mapped as 'not of concern' Regional Ecosystem and estuarine wetland.

From the photos and the Site Plan provided, it appears that the reconfiguration can be achieved with minimal adverse impacts on the wetlands. Should Cairns Regional Council approve the application it should be conditional on the greatest possible set back from the wetland for any infrastructure built on proposed Lot 10.

Additional information for applicants

It is a requirement of the *Environmental Protection Act* 1994 that if the owner or occupier of this site becomes aware that a Notifiable Activity (as defined under Schedule 2 of the *Environmental Protection Act* 1994) is being carried out on this land or that the land has been affected by a hazardous contaminant, they must, within thirty (30) days after becoming aware the activity is being carried out, give notice to the Department of Environment and Resource Management. A list of Notifiable Activities is provided within Schedule 2 of the *Environmental Protection Act* 1994.

Yours sincerely

Manager - Planning

North Region

Gary Innis

Department of Environment and Resource Managerment

Signature

14/08/2009

Date

Enquiries:

Michael Trenerry Department of Environment and Resource

Management PO Box 2066 CAIRNS QLD 4870

Telephone: (07) 4046 6694 Facsimile: (07) 4046 6606