OUR REF: ROL 3316/2009 (734293)

6 November 2015

Mr Vixie Scomazzon C/- Cardno HRP PO Box 1619 CAIRNS QLD 4870

Dear Sir

DECISION NOTICE UNDER S 335 SUSTAINABLE PLANNING ACT 2009: DEVELOPMENT APPLICATION FOR VIXIES ROAD, WONGA BEACH

With reference to the abovementioned Development Application, which was determined by Council at the Ordinary Meeting held on 3 November 2015, 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 Neil Beck of Development and Environment on telephone number 07 4099 9451.

Yours faithfully

Donna Graham Manager Development & Environment

Att

APPLICANT DETAILS

Vixie Scomazzon C/- Cardno HRP PO Box 1619 CAIRNS QLD 4870

ADDRESS

Vixies Road, Wonga Beach

REAL PROPERTY DESCRIPTION

Lot 32 on SP126925

PROPOSAL

Reconfiguring a Lot (1 Lot into 72 Lots) plus Park

DECISION

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

DECISION DATE

3 November 2015

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	Concurrence	Far North Queensland Regional Office PO Box 2358 CAIRNS QLD 4870
MCU or ROL containing remnant vegetation as defined under the Vegetation Management Act 1999	Department of Infrastructure, Local Government and Planning	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
Contour & Drainage Plan – Sheet 1 of 3	Q144007-001-C01 Rev 03	25 March 2015
Contour & Drainage Plan – Sheet 2 of 3	Q144007-001-C02 Rev 03	25 March 2015
Contour & Drainage Plan – Sheet 3 of 3	Q144007-001-C03 Rev 04	6 May 2015
Layout Plan – Sheet 1 of 3	Q144007-001-L01 Rev 02	24 September 2015
Layout Plan – Sheet 2 of 3	Q144007-001-L02 Rev 02	24 September 2015
Layout Plan - Sheet 3 of 3	Q144007-001-L02 Rev 03	24 September 2015
Supporting Technical Docum	nents	
Wonga Beach Flood Study	Q144007	20 November 2014

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 issue of a Compliance Certificate for the Plan of Survey, except where specified otherwise in these conditions of approval.

Street Layout and Design

3. The street layout and design is to be generally in accordance with Cardno Drawings Q144007-001-C01 to C03 subject to any amendments to comply with conditions, Queensland Streets and the FNQROC Development Manual, to the satisfaction of the Chief Executive Officer. In particular:

- a. Design and construct the internal road servicing lots 6 to 72 in accordance with the FNQROC Development Manual and generally in accordance with the Cross Section as detailed on Drawing No Q144007-001-C01 subject to the construction of a seven (7) metre sealed pavement with one (1) metre gravel shoulders.
- b. Design and construct the road connection to South Arm Drive. Lots 27 and 28 are to be amended to ensure the road reserve width is consistent for the entire length of the road. Noting the vegetation constraints in the drainage reserve, the road connection within the drainage corridor is to meet the following performance criteria:
 - (i) the road connection is to be a two (2) lane road;
 - (ii) pedestrian access is to be provided on at least one (1) side;
 - (iii) suitable barriers are to be provided as required;
 - (iv) plans are to demonstrate clearance to and location of significant vegetation;
 - (v) drainage calculations are to show the crossing achieves flood immunity for the ARI 10 year rainfall event and are to show compliance with the Queensland Urban Drainage Manual for events flows up to and including the 100 year ARI rainfall event (1%AEP).

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.

Earthworks and Drainage Plan

- 4. Provide revised earthworks and drainage plans to address the following requirements:
 - a. Provide a plan identifying a building pad of minimum 1000m² located at least 300mm above the identified Q100 ARI flood interval level for each lot on site. The minimum freeboard is to be confirmed based on the freeboard requirements in QUDM but shall be a minimum of 300mm; and
 - b. Where cutting and filling is proposed to achieve the building pad footprint, confirm extents of cut and fill and demonstrate the proposed work does not have a worsening impact on the drainage and flooding. In particular that the areas of the site being cut down do not become impacted by flooding as a result of the earthworks.

The amended Plan must be submitted to Council, to the satisfaction of the Chief Executive Officer, prior to submitting a Development Application for Operational Works. All filling is to be completed in accordance with the approved plans during the Operational Works stage.

Building Envelope Plan

5. Provide a Plan nominating building envelopes for all habitable buildings on each lot. These envelopes are to correspond with the 1000m² building pads required by conditions of this Development Permit.

The Building Envelope Plan must be submitted to Council, to the satisfaction of the Chief Executive Officer prior to the issue of a Compliance Certificate for the Plan of Survey.

The applicant / owner must also ensure that the endorsed building envelope plans are made known to all prospective purchasers of the lots.

Updated Flood Study Plan

6. The Wonga Beach Flood Study prepared by Cardno and dated 20 November 2014, must be updated based on detailed survey of the site and drainage lines adjacent to the site. Subject to the findings of the updated flood modelling the development footprint and layout must be confirmed and any changes identified.

The updated study based on detailed survey is to verify the findings of the November 2014 assessment that relied on LIDAR data. In particular the flood modelling must consider the following elements:

- a. The in-stream barriers where existing crossings occur including on existing Lot 31 to the north of the development;
- b. The impact of the proposed crossings for the accesses to Lots 70 to 72;
- c. The impact of the proposed crossing linking the development to South Arm Drive between Lots 27 and 28:
- d. The detailed survey of the site and subsequent flood modelling must also verify that the existing site levels on the northern lots are consistent with the LIDAR data and therefore the extent of inundation of these lots is not greater than currently indicated in the November 2014 assessment.

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

External Works

- 7. Undertake the following external works:
 - a. Construct the intersection for the proposed new road with Vixies Road in accordance with the FNQROC Development Manual requirements, including line marking, street lighting, drainage, pavement design and carriageway widening if required to facilitate the intersection operation.

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 plan prior to the issue of a Compliance Certificate for the Plan of Survey.

Plan of Drainage Works

- 8. The subject land must be drained to the satisfaction of the Chief Executive Officer. This includes provision of the following:
 - a. Drainage infrastructure generally in accordance with the concepts shown on Cardno drawings Q144007-001-C01 to C03 Revision 3 and 4 subject to amendments required to comply with the FNQROC Development Manual. Calculations of the sub-catchment discharge and the flow width and depth in roadside drains and easements must be provided prior to the issue of a Development Permit for Operational Works. The calculations must demonstrate that the flows are fully contained in the drainage paths and do not enter private property except where easements exist;
 - b. The drainage lines along the side boundaries are to be included in easements with sufficient width for vehicular access for maintenance;
 - c. The cross drainage culverts for the accesses to Lots 70 72 are to be designed to provide immunity for the ARI 10 year event unless otherwise approved by Council. Any alternative crossing arrangement must demonstrate that acceptable immunity is provided for minor rainfall events with access maintained for the 100 year ARI event (1%AEP event). In particular trafficability and flow depth are to be demonstrated for the accesses for various rainfall events.
 - d. The building pads and on-site sewage disposal areas on all new allotments shall have immunity from flooding associated with an ARI 100 year rainfall event;
 - e. The drainage swale at the rear of Lots 1 5 inclusive can be re-profiled to formalise the drainage line through this area. The rear boundaries of Lots 1-5 must be amended to reflect the re-profiling works undertaken. The re-profiling works must also be reflected in the updated flood study required by conditions of the Development Permit.

The nature and extent of drainage easements will be determined at the time of seeking a Development Permit for Operational Works.

All drainage works must be completed to the satisfaction of the Chief Executive Officer, prior to the issue of a Compliance Certificate for the Plan of Survey.

Existing Creek and Drainage Systems

9. All existing creek systems and drainage areas must be left in their current state, including no channel alterations and no removal of vegetation unless consented to in writing by the Chief Executive Officer.

The applicant / owner must obtain any necessary approvals from the Department of Natural Resources and Mines for carrying out works in a watercourse.

Lawful Point of Discharge

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

Open Space

11. The area identified as Park on Drawing No Q144007-001-C02 / 03 is not suitable to be dedicated as Park due to the characteristics and location of the land. The land could form one (1) additional residential lot within the development.

Water Supply Master Plan

12. A Water Supply Master Plan accompanied by supporting calculations must be provided which demonstrates how the development can be connected to Council's water supply network at the nearest point of connection.

The calculations must include modelling of the internal reticulation and the external connection mains and must include provision for fire fighting flows in accordance with the FNQROC Development Manual.

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 for Stages 2 – 6 inclusive.

Water Supply Works Internal

- 13. Undertake the following water supply works internal to the subject land for Stages 2 6 inclusive:
 - a. Provide ability for water connection to each lot in accordance with the FNQROC Development Manual;

b. Provide the conduit for water supply for the full length of the access leg for proposed Lots 70 to 72 and Lot 39. The conduit does not need to be connected to Council's water supply. The conduit must be capped and staked at the road frontage and at the nominated building pad for easy identification when a future house is constructed on these lots.

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

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.

Infrastructure Credits for Augmentation of Water Main

14. Where water supply infrastructure has the potential to service external development areas, some of this work may be subject to infrastructure credits. The value will need to be assessed in consultation with Council officers for the costs over and above that which the developer would need to provide to service the proposed development subject of this Development Permit.

Subject to detailed design for water supply and where it is agreed that a credit is applicable, the cost of constructing water supply infrastructure must be agreed to by the Chief Executive Officer prior to the issue of a Development Permit for Operational Works to construct the infrastructure.

Damage to Infrastructure

15. In the event that any part of Council's existing infrastructure is damaged as a result of construction activities occurring on the site, Council must be notified of the affected infrastructure and have it repaired or replaced at no cost to Council.

Electricity Supply

16. 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

17. 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 for Stages 2 – 6 inclusive. Stage 1 may be serviced by existing over head power.

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.

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 Vixies Road only, unless authorised by the Chief Executive Officer.

Access to Hatchet or Battleaxe Lots

22. Construct an imperviously sealed driveway to battleaxe Lots 70, 71, 72 and 39 extending the full length of the access leg from adjacent edge of carriageway with an approximate crossover of the road side table drain in accordance with FNQROC Development Manual Standard Drawings. The access legs must have a minimum width of six (6) metres.

Construction of the concrete driveways must be generally in accordance with FNQROC Development Manual Standard Drawing except that the minimum width of the sealed pavement must be three (3) m for Lot 70 with a passing bay on the western side of the drainage swale and 4.5m for the shared access for Lots 71 and 72. The width and alignment of the cross drainage culverts for Lots 71 and 72 will be determined at the time of seeking Operational Works approval and must seek to retain the significant vegetation at this location. Council will accept a bitumen sealed driveway if requested.

The size of the drainage crossing is to be confirmed in accordance with the drainage conditions of this Development Permit.

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

23. Provide service conduits to Lots 70, 71, 72 and 39 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.

Temporary Vehicle Turnaround

24. 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.

Access & Service Easement/s

25. Create Access and Service Easements to allow vehicle access and on-site manoeuvring for Lots 71 and 72 and Lots 39 and 40 to the requirements and satisfaction of the Chief Executive Officer.

Create an Access Easement over Lot 72 in favour of Lot 59 on SP204110 to the requirements and satisfaction of the Chief Executive Officer.

A copy of the easement documents must be submitted to Council for the approval of Council's solicitors at no cost to Council. The approved easement documents must be submitted at the same time as seeking approval and dating of the Plan of Survey and must be lodged and registered with the Department of Natural Resources and Mines in conjunction with the Plan of Survey.

Acid Sulfate Soil Investigation

26. 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 the document produced by Department of Natural Resources and Mines (DNRM) – QASSIT Guidelines. The results of this investigation must be submitted to Council for approval prior to any earthworks 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 2014, which must be prepared to the satisfaction of the Chief Executive Officer.

CONCURRENCE AGENCY CONDITIONS & REQUIREMENTS:

Concurrency	Concurrence Agency	Date	Council Electronic
Agency	Reference		Reference
Department of	DEHP –	15 February 2012	309310
Environment &	IC0909CNS0006		
Heritage Protection			
Department of Main	214/655/102 (1489.06)	15 September	160587
Roads		2009	

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

ADVICE

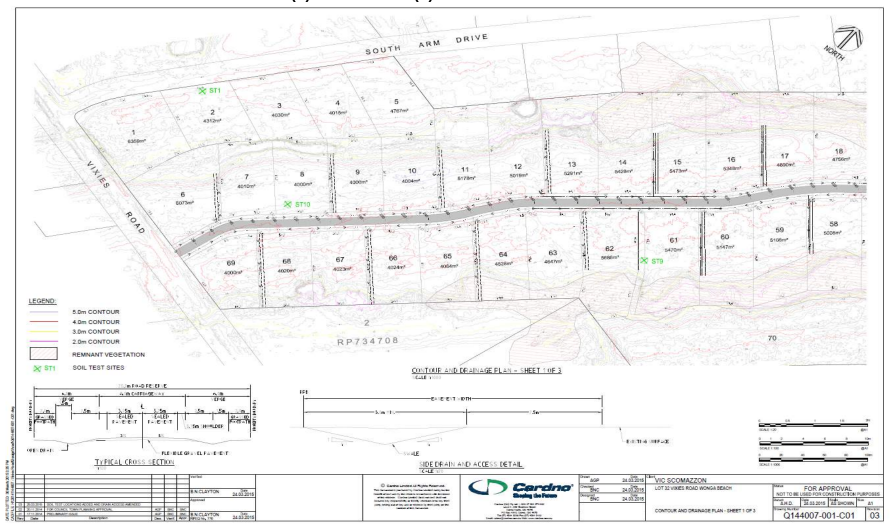
- 1. This approval, granted under the provisions of the *Sustainable Planning Act* 2009, shall lapse four (4) years from the day the approval takes effect in accordance with the provisions of sections 339 and 341 of the *Sustainable Planning Act* 2009.
- 2. All building site managers must take all action 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. If the works identified in Condition 14 generate a credit, Council and the applicant / owner shall enter into an Infrastructure Agreement. The Agreement shall document, to the satisfaction of both parties, the terms and conditions under which the applicant is to be reimbursed.
- 5. For information relating to the *Sustainable Planning Act* 2009 log on to www.dilgp.qld.gov.au. To access the *FNQROC Development Manual*, Local Laws and other applicable Policies log on to www.douglas.qld.gov.au.

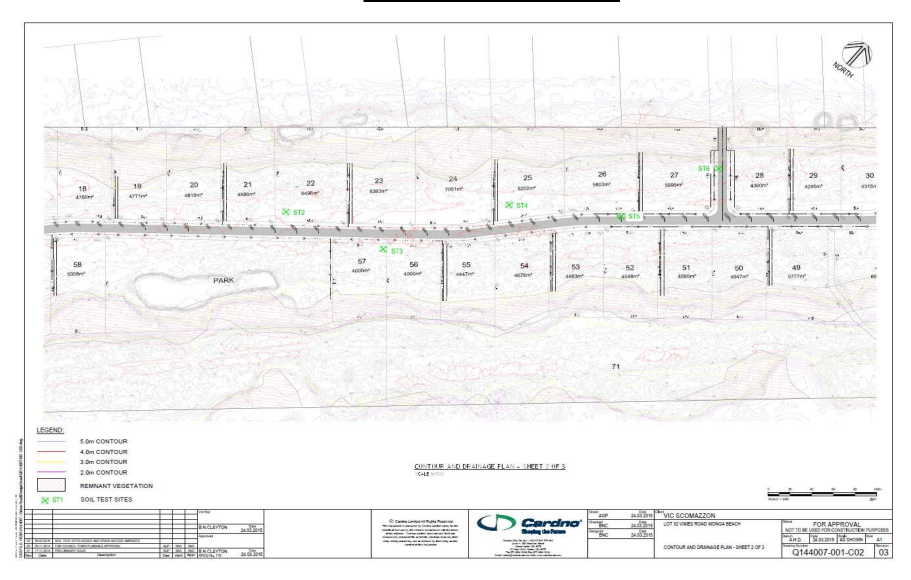
RIGHTS OF APPEAL

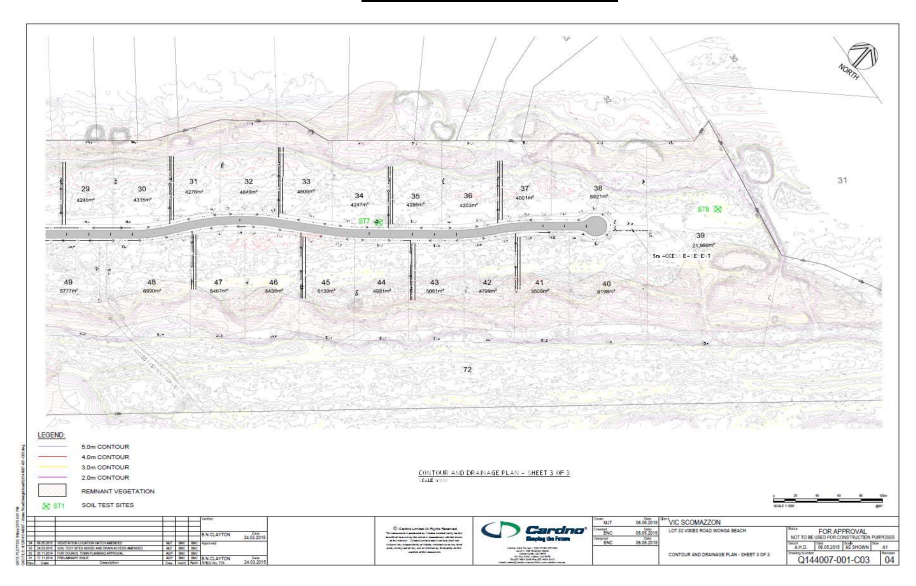
Attached

End of Decision Notice

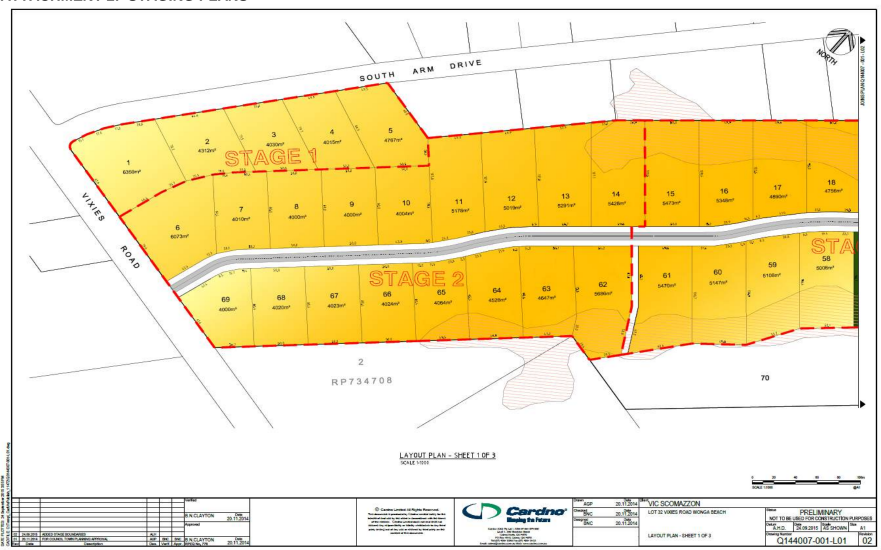
ATTACHMENT 1: APPROVED DRAWING(S) & DOCUMENT(S)

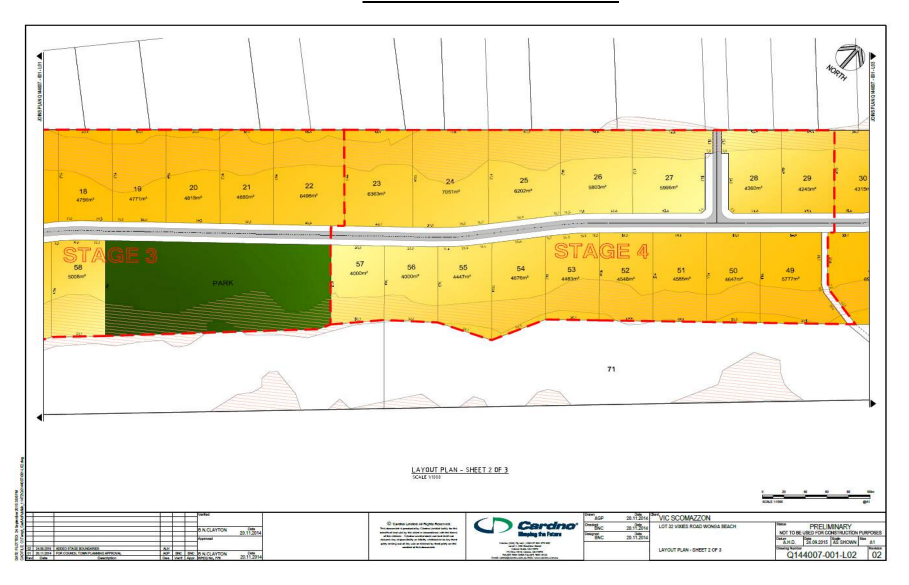


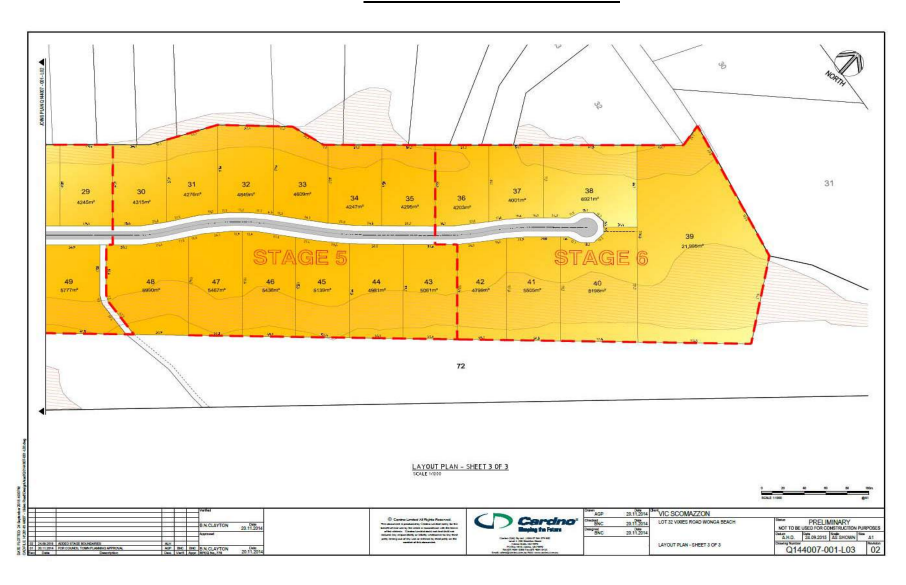




ATTACHMENT 2: STAGING PLANS









Council Ref: 8/13/1481

15 September 2009

Chief Executive Officer Cairns Regional Council PO Box 359 Cairns Qld 4870

Attention: Gary Warner

1 δ SEP 2009
File No.

Department of Main Roads

Dear Mr Warner

Integrated Planning Act 1997 - Referral Agency Response

Applicant:

Vittorio Scomazzon

Application:

Reconfiguration of Lot (72 Rural Settlement Allotments, Parks & New Roads)

Location:

Lot 32 on SP 126925, Parish of Whyanbeel

Vixies Road, Wonga Beach

I refer to the above application received at the Department of Transport & Main Roads (DTMR) on 11 September 2009 requesting consideration of the above development.

Pursuant to sections 3.3.15, 3.3.16 and 3.3.18 of the *Integrated Planning Act 1997*, the Department, as a Concurrence Agency, has assessed the impact of the proposed development on the State-controlled road network and requires that Council include the following attached conditions of development for the subject application

Should you have any queries regarding the response please contact Malcolm Hardy on telephone 4050 5511.

Council is requested to reflect the conditions on its Rates Record, to ensure that the planning intentions of the conditions are secured.

The Department would appreciate a copy of Council's decision notice regarding the application.

A copy of this letter has been sent to the applicant.

Yours sincerely

Malcolm Hardy

ساحصله

Senior Planner (Assets & Operations) Far North

Assets & Operations (A&O) Floor 4 Caims Corporate Tower 15 Lake Street PO Box 6185 CAIRNS Queensland 4870 ABN 57 836 727 711 A&O Enquiries Malcolm Hardy Our Ref : 214/655/102 (1489.06)

Telephone - 4050 5511 Facsimile - 4050 5429

Conditions of Development

Statement of Reasons

15 September 2009

Date:

Council Ref: 8/13/1481
State-controlled road: Mossman-Daintree Road

d: Mossman-Daintree Road

Proposal: Reconfiguration of Lot (72 Rural Settlement Allotments, Parks & New Roads)

Real property description: Lot 32 on SP 126925, Parish of Whyanbeel Site locality: Vixies Road, Wonga Beach

TAICS AVOID, TOUGH DEACH	Vittorio Scomazzon
one locality:	Applicant:

S	Conditions of Development	Reasons	Condition Basis	
Layout 1.	out Unless otherwise approved in writing by DTMR the development site layout must generally comply with Projex North Pty Ltd drawing numbered 09-012-SK01-14A "Lot 32 Vixies Road Wonga Beach General Layout Plan".	To ensure the development proceeds in accordance with the proposal		
Per 2.	Permitted Road Access Location 2. Vehicular access between the state-controlled road (Mossman-Daintree Road) and the Subject Land DTMR must ensure that access shall be via Vixies Road only, to the satisfaction of Cairns Regional Council. shall be via Vixies Road only, to the satisfaction of Cairns Regional Council. efficient operation of the state-	DTMR must ensure that access between to the Subject Land does not adversely impact the safe and efficient operation of the state-	s. 62 Transport Infrastructure Act 1994 (Qld)	
mi	No direct vehicular access between the state-controlled road (Mossman-Daintree Road) and the Subject Land is permitted.	controlled road		

Conditions of Development	Development	Reasons	Condition Basis
Intersection Works 4. Prior to Cot applicant/la Road inters 13.60 in DT in accordan concrete ke	Prior to Council signing and sealing the first plan of survey for the proposed reconfiguration, the applicant/landowner shall design and construct an upgrade of the Mossman-Daintree Road/Vixies Road intersection with Channelised Right Turn (CHR) treatment generally in accordance with Figure 13.60 in DTMR's Road Planning and Design Manual and Basic Left Turn (BAL) treatment generally in accordance with Figure 13.80 in DTMR's Road Planning and Design Manual with a 15m radius and concrete kerb return. The design shall include: Through and turn lane widths no less than 3.5m, and Shoulders sealed to a width no less than 1.5m.	Access works at the permitted access location are required to mitigate the impacts of development generated traffic onto the state-controlled road.	s. 33 Transport Infrastructure Act 1994 (Qld) DTMR's Road Planning and Design Manual
The in Chapta	The intersection shall include intersection lighting to a minimum V5 standard in accordance with Chapter 17 of DTMR's Road Planning and Design Manual and shall comply with: The Electrical Safety Act and regulations 2002 Australian Standards (ASI 158.1.1 2005 Lighting for roads and public spaces, AS3000 2000 Australian wiring rules for electrical installations) MR specifications MRS11.91, MRS11.92, MRS11.94 & MRS11.95 MR Standard Drawings and District specific standards, notes and drawing details (made available on request) Registered Professional Engineer Queensland (RPEQ) (Electrical) certification is mandatory		
To this end: (i) Thu the (ii) Thu (ii) Thu (iii) Sul (iii) Sul the the (iii) Sul (iiii) Sul the the the the (iiii) Sul (iiiiii) Sul (iiiiii) Sul (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	The applicant/landowner shall obtain DTMR approval prior to commencing any works within the state-controlled road reserve. The applicant/landowner shall submit to DTMR for approval engineering drawings, certified by a Registered Professional Engineer of Queensland (RPEQ), of the proposed works. Subject to DTMR approval of the engineering designs the applicant/landowner shall construct the works.	Any works within the state-controlled road reserve must have the written approval of the Chief Executive Officer	s. SO Transport Infrastructure Act 1994 (Qld)

Condition Racie	Collection Design	_	s. 50 Transport	Infrastructure Act 1994	(Old)	
	Reasons		Advertising devices may obscure	sionage and distract motorists.		
		Conditions of Development	Advertising	 No advertising device for the proposed development is permitted within the state control of the proposed development. 	reserve (Mossman-Daintree Road).	



Management

Environment and Resource

Your Reference: Our Reference:

8/13/1481 (2194244) IC0909CNS0006 Ecotrack project: 340610

Contact: Directorate / Unit:

Phone:

Cristina Cochennec Regional Planning & Coordination

(07) 4222 5446

15 February 2012

The Chief Executive Officer Cairns Regional Council PO Box 359 CAIRNS QLD 4870

Attention: G Warner

Dear

Development Application for Reconfiguration of a Lot (1 Lot into 72 Lots and Park) Vixies Road, Wonga Beach (Lot 32 SP126925) - REFERRAL AGENCY RESPONSE.

The Department of Environment and Resource Management (Concurrence and Advice agency for the application) advises as follows:

The referral agency response for the application, prepared pursuant to section 3.3.16 of the Integrated Planning Act 1997, is enclosed. I look forward to receiving a copy of the decision notice for the application in due course.

Should you have any questions about this advice, please contact Cristina Cochennec on 07 4222 5446

M College co Yours sincerely

Cristina Cochennec

Natural Resource Officer

Regional Planning & Coordination

North Region

CC

V G Scomazzon c/ - Peter Robinson Planner P O Box 4751 CAIRNS QLD 4870

> Department of Environment & Resource Management Level 4, 5b Sheridan Street PO Box 937 Cairns Queensland 4 870 Australia Telephone + 617 4222 5446 Facsimile + 61 7 4222 5493 Website www.derm.qld.gov.au

Department of Environment and Resource Management – Referral agency response

Given under Section 3.3.16 of the Integrated Planning Act 1997

Application details

 1.1.
 Applicant's name
 V G Scomazzon

 1.2.
 Property description
 LOT 32 on SP126925

 1.3.
 Development type
 Reconfiguring a Lot

 1.4.
 Assessment manager
 Cairns Regional Council

 1.5.
 Referral date
 14 September 2009

1.6. Our references Trackjob: IC0909CNS0006 Ecotrack: Project No 340610

2. Concurrence Agency Response: Vegetation Management Act 1999 - Remnant Vegetation

Please refer to the attached concurrence agency response from Senior Vegetation Management Officer Shannon Farrell dated 2 February 2012 (Attachment 1).

3. Advice agency response - Wetlands and Conservation Estate

Please refer to the attached advice agency response from Mike Trenerry dated 17 February 2010. (Attachment 2).

4. Third Party Advice: Water Act 2000 - Watercourse

It is noted that part of the proposed development covers an area that has two (2) identified watercourse as defined by the *Water Act 2000*. Please refer to the attached NRW map of 24 September 2009 showing the two (2) watercourses in blue.

From the information provided by the applicant and specifically Drawings 09-012-SK01-05 to 07 show that a proposed road will be crossing a watercourse.

Any activities within these watercourses will require approval under a separate operational works application and must satisfy sustainability criteria under the Water Act 2000.

5. Third Party Advice - Sewage treatment & Groundwater

The submitted 'On-site effluent disposal report' for the proposed Reconfiguration of a Lot, prepared by Projex North Pty Ltd on 12/08/09, proposes the following:

- · On-site secondary sewage treatment.
- Conventional trenches and beds of an area of 45 m² for each allotment.
- 30 m buffer from top of bank of watercourse, drains, etc.

DERM advices that the proposed effluent disposal system, via trenches, is not suitable for category 2 soil (sand and loamy sand). The proposed system can cause groundwater pollution and subsequently health risks for the users of the potable water coming from bore water.

Recommendation

The recommended effluent disposal system for shallow watertable and category 2 soil is an irrigation system (AS 1547:2000 – On-Site Domestic-wastewater Management). This system will require a larger area of effluent disposal than shown in the Drawings 09-012-SK01-03 to 09.

Department of Environment and Resource Management – Referral agency response

Given under Section 3.3.16 of the Integrated Planning Act 1997

Any queries about the assessment should be made to the coordinating officer for the application. Contact details for the coordinating officer are:

Coordinating Officer:

Cristina Cochennec

Address:

PO Box 937, Cairns QLD 4870

Phone:

07 4222 5446

Cristina Cochennec

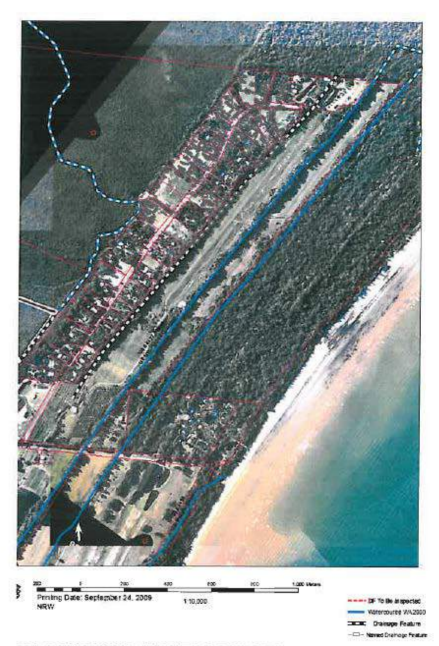
Natural Resource Officer

Regional Planning & Coordination

Qualeur es

North Region

15 February 2012



MAP SHOWING WATERCOURSES

ATTACHMENT 1

Vegetation Management

Referral Agency Response - Reconfiguring a Lot

S3.3.16 Integrated Planning Act 1997

1. Application Information

- 1.1. Applicant's name: VG Scomazzon C/- PRP Planning
- 1.2. Property description: 32 SP126925
- Assessment Manager/Reference: 8/12/1481 (2194244) Caims Regional Council
- Date application was referred to Department: 14 September 2009
- Departmental Reference: eLVAS Case No: 2009/008520, File Ref. No: MBA000764, Trackjob No: IC0909CNS0006
- 1.6. Type of development sought by the application:
 - · Reconfiguring a Lot

2. Concurrence Agency response:

The Chief Executive of the Department of Environment and Resource Management directs that the application is approved subject to the following conditions:

- All infrastructure associated with the reconfiguration of Lot 32 SP126925 must be located outside of 'Area A' (Parts A1 to A8) as identified on Referral Agency Response (Vegetation) Plan 2009/008520, dated 4 January 2012.
- All infrastructure, apart from roads, fences or underground services, must be located at least 20 metres from 'Area A' (Parts A1 to A8) as identified on Referral Agency Response (Vegetation) Pian 2009/008520, dated 4 January 2012.

Covenant:

- The applicant will, upon Council's approval of the development application, have registered in the land registry, simultaneously with registration of the survey plan for the reconfiguration of the lot:
 - a) A properly completed plan of survey:
 - Over the area of which is generally in accordance with the area identified as 'Area A' (A1 to A8) as identified on Referral Agency Response (Vegetation) Plan 2009/008520, dated 4 January 2012; and
 - To the standards required by the Registrar of Titles for registration of an instrument of covenant over part of a lot; and
 - iii) That the Department of Environment and Resource Management agrees is generally in accordance with the area identified as 'Area A' (A1 to A8) of Referral Agency Response (Vegetation) Plan 2009/008520, dated 4 January 2012; and
 - A properly completed instrument of covenant in the form and including such terms as set out in Schedule 2 of this approval.
- The State of Queensland, represented by the Department of Environment and Resource Management will not bear any of the costs associated with the lodging and registration of the instrument of covenant including:
 - a) The preparation of any documents

IDAS Referral Agency Response

- b) The preparation of a survey plan suitable for registration
- c) Legal fees; and
- d) Any lodgement fees.
- 5. The applicant must comply with the terms of the registered covenant.
- Clearing of remnant vegetation must not occur within 'Area A' (A1 to A8) on Referral Agency Response (Vegetation) Plan 2009/008520, dated 4 January 2012 except in accordance with the terms of the registered covenant required by Condition 3.

3. Reasons:

A Statement of Reasons is attached at Schedule 1.

4. Authorised Officer Signature:

Shannon Farrell

Stamell

Senior Vegetation Management Officer

North Region

Date of Response: 2 February 2012

Att. Schedule 1 - Statement of Reasons

Schedule 2 - Draft Instrument of Covenant

Environment and Resource Management- Referral Agency Response

eLVAS Cese No: 2009/008520 File Ref. No: MBA000764

Trackjob No:

IC0909CNS0008

Schedule 1

Statement of Reasons Referral Agency Response Application for Reconfiguring a Lot VG Scomazzon

The following Statement of Reasons is provided pursuant to s.3.3.16 of the Integrated Planning Act 1997

Introduction

- The Department of Environment and Resource Management (DERM) received an application from VG Scomazzon on 14 September 2009
- The application is for 14 September 2009 for Reconfiguring a Lot on 32 on SP126925 – Cairns Regional Council.
- Information request period extended 10 business days sent on 25 September 2009
- An Information Request was sent by registered post to the applicant on the 12 October 2009. This request disclosed information on addressing Part P of the Regional Vegetation Management Code for the Coastal Bioregions – 20 November 2006.
- 5. The applicant responded to the Information Request on the 16 April 2010.
- The application provided draft covenant documents on 9 August 2010.
- The application was extended several times between April 2010 and February 2012. The Referral Agency Response is due on 6 February 2012.
- An Assessment Report was sent to the Delegate of the Chief Executive, Senior Vegetation management Officer, on 1 February 2012
- The Delegate determined the Referral Agency Response on 2 February 2012.

Evidence

- Application dated 23 August 2009.
 - a) Completed IDAS Form 1 Part "J".
 - b) Property Vegetation Management Plan.
- Integrated Planning Act 1997 & Integrated Planning Regulation 1997
- Vegetation Management Act 1999
- Sustainable Planning Act 2009
- Department of Environment and Resource Management Concurrence Agency Policy for Reconfiguring a Lot – 23 August 2007 (Ral. Policy)
- State Planning Policy (SPP) 1/03 Mitigating the Adverse Impacts of Flood, Bushfire, and Landslide
- Response to information request dated 16 April 2010
- 8. Proposed covenant documents submitted 9 August 2010
- SmartMap
- Calms Regional Council Planning Scheme zoning information

Environment and Resource Management- Referral Agency Response



Page 3 of 5

Regional ecosystem Description Database (2009) (version 6) Regional Ecosystem data.

Findings of fact

- An application was received from VG Scomazzon on 14 September 2009 for 1. Reconfiguring a Lot on Lot 32 on SP126925- Cairns Regional Council. The Reconfiguring a Lot application is a 1 Into 70, rural residential allotments
- The subject lot is freehold land and zoned "Rural 4" 2.
- The applicant has proposed the use of a covenant to ensure no clearing as a 3. result of the RaL. The application is therefore assessable under Criteria Table A of the RaL Policy.
- The application satisfies Performance Requirement (PR) A.1 of Criteria Table 4. A as clearing will not occur within assessable vegetation.

Reasons

The assessing officer is satisfied that the application meets the Performance Requirement of Criteria Table A.1: A RaL assessed under this Table may occur only where clearing as a result of the RaL will not occur within assessable vegetation of the Concurrence Agency Policy for Reconfiguring a Lot (RaL) 23 August 2007 and therefore recommends the application be approved with conditions.

Conditions are required to ensure that the covenant is finalised at the time of approval of the application by the Cairns Regional Council.

Shannon Farrell

Samell

Senior Vegetation Management Officer North Region

Date: 02/02/2012

Schedule 2: Draft Instrument of Covenant

Form 31 and Form 20 attached.

Environment and Resource Management- Referral Agency Response



Page 5 of 5

QUEENSLAND LAND REGISTRY COVENANT FORM 31 Version 3 Land Title Act 1994 and Land Act 1994 Page 1 of 1 Dealing Number Lodger (Name, address & phone number) Lodger Vittorio Scomazzon Code C/- Peter Robinson OFFICE USE ONLY PO Box 4751 Cairns QLD 4870 Privacy Statement
Collection of this Information is authorised by the <u>Land Title Act 1994</u> and
the <u>Land Act 1994</u> and is used to maintain the publicly searchable register.
In the land registry. For more information about privacy in NR&W see
http://www.nrw.qld.gov.au/about/privacy/index.html. Ph: (07) 4041 5118 1. Covenantor Vittorio G Scomazzon 2. Description of Covenant / Lot on Plan County Parish Title Reference Lot 32 SP126925 Solander Whyanbeel 50336091 Covenantee 3. THE STATE OF QUEENSLAND (Represented by Department of Environment and Resource Management) Description of Covenant (Include reference to relevant section of legislation) Pursuant to Section 97A (3)(b)(i) of the Land Title Act 1994 and the terms of the attached schedule A to preserve the vegetation in the Covenant Area. 5. Execution The Covenantor being the registered owner of the lot described in item 2 covenants with the Covenantee in respect of the covenant described in item 4 and the attached schedule A. Witnessing officer must be aware of his/her obligations under section 162 of the Land Title Act 1994qualification Witnessing Officer **Execution Date** Covenantor's Signature (Witnessing officer must be in accordance with Schedule 1 of Land Title Act 1994 og Legal Practitioner, JP, C Dec)signaturefull namegualification Witnessing Officer **Execution Date** Covenantee's Signature (Witnessing officer must be in accordance with Schedule of Land Title Act 1994 eg Legal Practitioner, JP, C Dec)

QUEENSLAND LAND REGISTRY Land Title Act 1994, Land Act 1994 and Water Act 2000

SCHEDULE A

Form 20 Version 2 Page _ of _

Title Reference

This is Schedule A referred to in Covenant dated <insert date>

1. Interpretation

Unless the context otherwise requires or the contrary Intention appears, the following terms shall have the meanings respectively assigned to them –

"Clear/ing" - as defined in the Vegetation Management Act 1999 and as amended from time to time

"Council" means Cairns Regional Council together with its assigns and successors and includes all persons authorised by the Council

"Covenant Area" means that area referred to in Item 2 of the Form 31.

"Covenantee" means the State of Queensland (represented by Department of Environment and Resource Management) Including any delegated or authorised officer

"Covenantor" means the person or persons named in item 1 of the Form 31 and their and each of their successors in title, transferees and assigns.

"Covenantor's obligations" means the obligations set out in clause 3 (Covenantor's Obligations)

"Development approval" - means the approval given by the Cairns Regional Council DA 8/13/1481

"Fence" means a structure of posts and boards, palings, rails, galvanised iron, metal, or wire, or a wall, ditch, or embankment, or a combination of any of these, enclosing or bounding land, and includes any foundation, foundation wall, or support reasonably necessary for the support and maintenance of the fence, but does not include a wall which is part of a house or other building.

"Infrastructure" - includes roads and excavation for civil works and other fixtures

"Structure/s" - includes any building, shed, pergola, gazebo, wall, fence, pillar, post and pool

"the Land" – means the lots specified in item 2 of the Form 31 and any land created in lieu the lots mentioned in item 2 of the Form 31 by registration of any other plan and howsoever described

"Vegetation" - as defined in the Vegetation Management Act 1999 and as amended from time to time

2. Description of Covenant

This Covenant is for the purpose of preserving the vegetation in the Covenant Area.

3. Covenantor's Obligations

The Covenantor covenants, and agrees with the Covenantee, that:

- 3.1 Except as provided in clause 3.3, clearing of vegetation is not authorised in the Covenant Area.
- 3.2 Infrastructure and structures, including fences are not permitted in the Covenant Area.
- 3.3 Clearing of vegetation in the Covenant Area is allowed:
 - by fire under the Fire and Rescue Service Act 1990 to reduce hazardous fuel loads or an activity under the Fire and Rescue Service Act 1990, section 53, 68 or 69; or
 - (b) where it is necessary to remove or reduce the imminent risk that the vegetation poses to serious personal injury or damage to property; or

QUEENSLAND LAND REGISTRY Land Title Act 1994, Land Act 1994 and Water Act 2000

SCHEDULE A

Form 20 Version 2 Page _ of _

Title Reference

- to give effect to any subsequent development approvals for operational works that is the clearing of native vegetation.
- 3.4 Subject to the conditions of the development approval, nothing prevents the Covenantor from using the Covenant Area, provided such use is consistent with the obligations imposed by this covenant.

4. Rights of Access

The Covenantor covenants, and agrees with the Covenantee, that:

- 4.1 The Covenantee or the Council may inspect the vegetation within the Covenant Area at any reasonable time after the giving of notice.
- 4.2 Representatives of the Queensland Fire and Rescue Service (or any successor to that body), may at any reasonable time after giving notice enter, re-enter and traverse the covenant area each year to assess the bushfire hazard risk of the Covenant Area.

Release and indemnity

- 5.1 The Covenantor irrevocably releases the Covenantee from, and waives, any claim, right, remedy, action, cause of action, loss, damage, expense or liability which the Covenantor may have against the Covenantee in respect of this Covenant or its performance or breach.
- 5.2 The Covenantor indemnifies and holds the Covenantee harmless from and against any claim, right, remedy, action, cause of action, loss, damage, expense or flability incurred, suffered or asserted by any person in connection with the performance of this Covenant by the Covenantor or its breach by the Covenantor or connected with any negligence or other legal wrong of the Covenantor.

6. No Obligations on Covenantee

6.1 The rights given to the Covenantee by this covenant are permissive only and nothing in this Covenant Imposes any duty of any kind on the Covenantee to anyone or obliges the Covenantee to perform any act or to incur any expense for any of the purposes set out in this Covenant.

No Effect on Rates and Charges

7.1 Nothing in this Covenant of itself affects any obligations of the Covenantor to pay all taxes, rates, charges and levies lawfully imposed in respect of the Land.

8. Registration

8.1 The Covenantor agrees to do everything necessary at the Covenantor's expense to ensure that this Covenant is registered against the title to the Covenant Area.

Walver

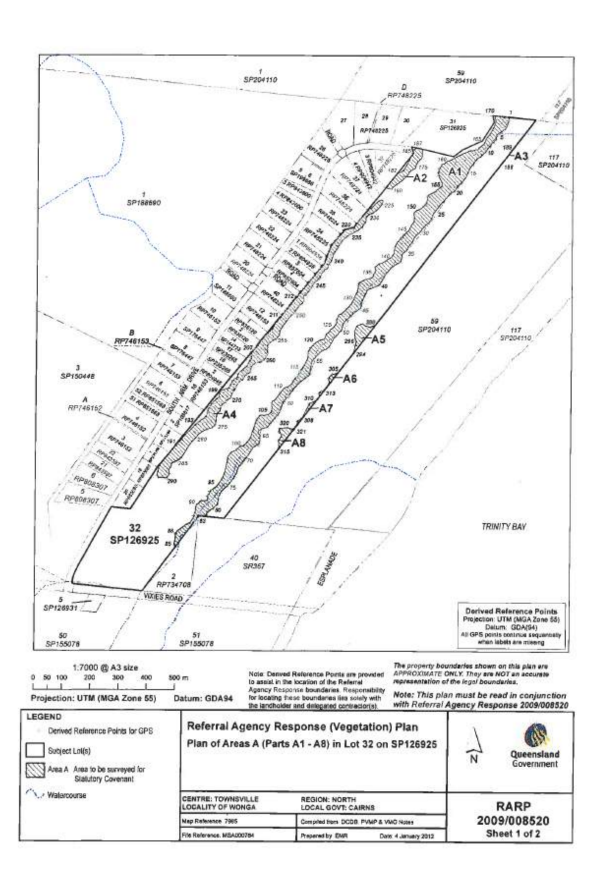
9.1 Any alleged waiver of any breach of this Covenant is effective only if it is an express waiver in writing of the breach. A waiver of a breach of this Covenant does not operate as a waiver of any other breach of this Covenant.

10. Severance

10.1 If any part of this Covenant is held to be invalid, illegal or unenforceable by a court having the jurisdiction to do so, that part is to be considered to have been severed from the rest of this Covenant and the rest of this Covenant remains in force unaffected by that holding or by the severance of that part.

11. Enurement

11.1 This Covenant binds the parties to it and their respective successors, heirs, executors and administrators.



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24	A1 :	331842	8195228	89	A1		8194128	154	A1		8195279		A4		8196127	284	A4		819433
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30	A1	331779	6198141	95	A1		8194231	160	A1	331872	8195386	225	A4		8195244	290	A4		019426
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39	At	****	6194900	104	A1		8194453	169	A1		8195524		A4	331552		299	A5	331571	8194808
40	A1	331632	8194947	105	AI		8194487	170	A1		6195549		A4		6195129	300	A5		8194790
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53	A1 .	331444	8194718	118	A1	221101	8194709	183	AZ		8196363	248		331361	8194888	313		331436	
54			B194714	119	A1	331392		184	A2	331738	8196390	249		331342	8194867	314		331333	
56	2.4.4	4001-100	8194882	120	A1	331404		185	A2		8195414		A4	331320		315	AB	331281	8194368
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62	A1	331240	8194445	127	A1	331481	8194822	192	A4		8194398	257			8194734			10001	- 101104
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Projection: UTM (MGA Zone 55) Datum: GDA94 Note: Derived Reference Points are provided to assist in the location of the Referral Agency Response boundaries. Responsibility for locating these boundaries lies solely with the landfolder and defeated contractor(s)	Referral Agency F Plan of Areas A (Pa	Queensland Government	
The property bounderies shown on this plan are APPROXIMATE ONLY. They are NOT an accurate representation of the legal boundaries.		REGION: MORTH LOCAL GOVT: CAIRNS	RARP
Note: This plan must be read in conjunction with Reformi Agency Response 2009/008520	Map Reference 7905	Compiled from DCDB, PVMP & VMD Notes	2009/008520
	Fås Relevance, MBA000764	Prepared by SMR Date 4 January 2012	Sheet 2 of 2

ATTACHMENT 2

Department of Environment and Resource Management

Notice

Advice Agency Response - Wetlands and Conservation Estate

This notice is issued by the Department of Environment and Resource Management acting as an advice agency under the integrated Planning Act 1997 ("the Act").

Our reference: 340610

1. Application Details

Assessment Manager ref.:

8/13/1481 (2194244)

Date application referred to DERM:

· 14-SEP-2009

Development approval applied for:

Development permit

Aspect of development:

Integrated Planning Regulation 1998 - Schedule 2, table 2, item 38; Integrated Planning Regulation 1998 - Schedule 2, table 2, item 39

Development description:

Reconfiguring a Lot -- 1 Lot onto 72 Lots & Park

Property/Location description:

Lot 32 on SP126925, Vixies Road, WONGA BEACH.

The Chief Executive, Department of Environment and Resource Management (DERM) concurrence
agency response, amended concurrence agency response for the concurrence agency referral
jurisdiction for the aspect of development involved with the application the subject of this Notice is to
tell the assessment manager as follows.

Not Applicable

Page 1 of 3 • 091217 Department of Environment and Resource Management www.derm.qld.gov.au ABN 46540294485



Notice Advice Agency Response

 The Chief Executive, Department of Environment and Resource Management (DERM) advice agency response for the advice agency referral jurisdiction for the aspect of development involved with the application the subject of this Notice is to recommend to the assessment manager as follows:

The reconfiguration involves the creation of 72 new allotments on a dune and swale system at Vixies Road. The supporting information comprises Engineering and a Planning Report.

A key unresolved and constraining issue relates to water supply and wastewater management. The proponent has not demonstrated that the aquifer can supply sufficient freshwater all year for all of the new residents. No meaningful work has been done to establish the seasonal variation in aquifer depth, current water quality or the potential for saline water ingress should the aquifer be depressed from extraction. The photos show mangroves in one of the swales.

Insufficient work has also been carried out to establish what the risks are from wastewater releases to water quality of the aquifer. This is especially important if residents are compelled to use groundwater for domestic purposes. Compatibility of waste releases with groundwater extraction and sustainability of use require further scrutiny.

The above matters need to be resolved to the satisfaction of Cairns Regional Council.

4. Approved plans / specifications

Ni

General advice to assessment manager

Pursuant to sections 334 and 363 of the Act, a copy of a decision notice or negotiated decision notice issued by the assessment manager must be forwarded to DERM as a referral agency for the relevant application at Department of Environment and Resource Management, PO Box 2066, CAIRNS QLD 4870 and an electronic copy to eco.access@derm.gid.gov.au.

The State's Native Title Work Procedures provide that responsibility for assessment of native title issues for an IDAS application rests with the assessment manager. Therefore, DERM as a referral agency for the relevant application has not provided notification to native title parties.

6. Additional comments or advice about the application

Nil

7. Additional information for applicants

Notifiable Activities under the Environmental Protection Act 1994

It is a requirement of Section 371 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 3 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

Page 2 of 3 + 091217

Department of Environment and Resource Management

Notice Advice Agency Response

Aboriginal Cultural Heritage

Under section 23 of the *Aboriginal Cultural Heritage Act 2003* a person who carries out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal cultural heritage (the "cultural heritage duty of care"). Maximum penalties for breaching the duty of care are \$750,000 for a corporation and \$75,000 for an individual.

Applicants will comply with the duty of care in relation to Aboriginal cultural heritage if they are acting in accordance with cultural heritage duty of care guidelines gazetted under the *Aboriginal Cultural Heritage Act 2003*, available on the DERM website, or in accordance with an agreement with the Aboriginal party for the area or a cultural heritage management plan approved under part 7 of the *Aboriginal Cultural Heritage Act 2003*.

Applicants are also encouraged to undertake a search of the Aboriginal Cultural Heritage Database and the Aboriginal Cultural Heritage Register, administered by the Cultural Heritage Coordination Unit, DERM. Application forms to undertake a free search of the Cultural Heritage Register and the Database may be obtained by contacting the Cultural Heritage Coordination Unit on (07) 3238 3838 or on the DERM website www.derm.qld.qov.au/cultural_heritage

Delegate
Mike Trenerry
Far Northern Region
Department of Environment and Resource
Management
17/05/2010

Enquiries: Matt Bogart Department of Environment and Resource Management PO Box 2066 Cairns Q 4870

Phone: (07) 4046 6680 Fax: (07) 4046 6606

Email: matt.bogart@derm.qld.gov.au

Attachment(s)

Nil

Page 3 of 3 · 091217

Department of Environment and Resource Management

ATTACHMENT 4: INFRASTRUCTURE CHARGES

V Scomazzon			No.	1	0
DEVELOPERS NA	AME:		ESTATE		STAGE
Vixies Road	Wonga Beach	Lot 32 SP	10343		
STREET No. & NAME		SUBURB	LOT & R	P No.s	PARCEL No.
ROL		3316/2009	31-Ma	r-15	4
DEVELOPMENT TYPE		COUNCIL FIL			VALIDITY PERIOD (years)
732376		1			
DSC Reference Doc . No.		VERSION No.			
	Use	Charge per Use	Amount Due	Amount Paid	Receipt Code & GL Cod
Rural Areas - Water Only	2588	100000000000000000000000000000000000000	01-00000000000		
proposed	68	14,263,83	966,940.44		
	U.	0.00	0.00		
existing	1	14,263.83	14,263.83		
*		0.0000	222222		
Total			955,676,61		
Irban Areas - Water only					
proposed	0	0.00	0.00		
	0	0.00	0.00		
existing	0	0.00	0.00		
271			20		
Total			0.00		
Irban Arees - Water & Sewer					
proposed	0	0.00	0.00		
	0	0,00	0,00		
existing	0	0.00	0.00		
Total		1	0.00		
		TOTAL _	\$955,676.61	** :: =::	
Prepared by N	Beck		15-Oct-15	Amount Paid	
hecked by J Elp	hinstone		15-Oct-15	Date Paid	P
Date Payable				1 1	
Unit Payaula				Receipt No.	
mendments		.0	ate	907070000	
				Cashier	

Note:

The infrastructure Charges in this Notice are payable in accordance with Part 2 Division 1 of the Sustainable Planning Act 2009 (SPA).

Charges are payable to: Douglas Shire Council. You can make payment at any of Council's Business Offices or by mail with your cheque or money order to Douglas Shire Council, PO Box 723, Mossman GLD 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

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

OUR REF: ROL 3316/2015 (734293)

6 November 2015

Mr Vixie Scomazzon C/- Cardno HRP PO Box 1619 CAIRNS QLD 4870

Dear Sir

ADOPTED INFRASTRUCTURE CHARGES NOTICE FOR VIXIES ROAD, WONGA BEACH

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 Neil Beck of Development and Environment on telephone number 07 4099 9451.

Yours faithfully

Donna Graham Manager Development & Environment

Att

41.2009.3316 42/43

ADOPTED INFRASTRUCTURE CHARGES NOTICE

V Scomazzon			No.		0
DEVELOPERS NA	ME	Wonga	ESTATE		STAGE
Vixies Road		Beach	Lot 32 SP		10343
STREET No. & NAME		SUBURB	LOT & R		PARCEL No.
DEVELOPMENT TYPE		COUNCIL FIL	31-88	1-10	VALIDITY PERIOD (years)
732376					The control of the co
DSC Reference Doc . No.		VERSION No.			
	Use	Charge per Use	Amount Due	Amount Paid	Receipt Code & GL Cod
bural Areas - Water Only	200	peruse	101.73036699464414		101
proposed	68	14,263,83	969,940.44		
	U	0.00	0.00		
existing	1	14,263.83	14,263.83		
Total			955,676,61	1 1	
2500			2526527		
rban Areas - Water only	0	0.00	0.00	1 1	
proposed	0	0.00	0.00	1 1	
	28	1	2000	1 1	
existing	0	0.00	0.00	1 1	
Total			0.00		
Makes & Course				1 1	
Irban Areas - Water & Sewer proposed	0	0.00	0.00	1 1	
4-3-00	0	0.00	0,00		
existing	0	0.00	0.00		
Yotal			0.00		
		TOTAL _	\$955,676.61	10 12 70	
repared by N	Beck		15-Oct-15	Amount Paid	
hecked by J Elp	hinstone		15-Oct-15	Date Paid	
Date Payable				Receipt No.	
mandmanta		.0	ate	and the same	
				Cashier	

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