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## 17 October 2017

Enquiries: Phone: Reference: Daniel Lamond 4099 9456 MCUC2294\_2017 (830406)

G J Nicholson & C A Nicholson PO Box 1144 MOSSMAN QLD 4873

Dear Sir / Madam

# Development application- Material Change of Use- House 32 Atherton Street MOSSMAN

# Land described as lot: 9 SP: 167412

Thank you for your Development Application for a Material Change of Use for a house at 32 Atherton Street, Mossman on land described as lot 9 on SP167412 lodged with Council on 3 October 2017.

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

Please quote Council's application number: MCUC2294/2017 in all subsequent correspondence relating to this development application. Should you require any clarification regarding this, please contact Daniel Lamond on telephone 07 4099 9456.

Yours faithfully

## Tracey Crouch A/ Manager Sustainable Communities

encl.

- Decision Notice
- Approved Plans

### DECISION NOTICE APPROVAL (WITH CONDITIONS) (GIVEN UNDER SECTION 63 OF THE PLANNING ACT 2016)

Thank your for your development application detailed below which was properly made on 3 October 2017. Please be aware that Douglas Shire Council has assessed your application and decided it as follows:

# 1. Applicant's details

Name:	G J Nicholson & C A Nicholson
Postal Address:	PO Box 1144 MOSSMAN QLD 4873
Email:	cgnicho@bigpond.com

# 2. Location details

Street Address:	32 Atherton Street MOSSMAN
Real Property Description:	LOT: 9 SP: 167412
Local Government Area:	Douglas Shire Council

# 3. Details of proposed development

Material Change of Use- House

Λ	Decision	
4.	Decision	

Date of decision: 17 October 2017

Decision details:

Approved in full with conditions. These conditions are set out in Schedule 1 and are clearly identified to indicate whether the assessment manager or a concurrence agency imposed them.

# 5. Approved plans and specifications

Drawing/report title	Prepared by	Date	Reference no.	Version/issue
Aspect of development: House				
Site Plan, Sheet List	Greg Skyring Design and Drafting Pty Ltd	4 August 2017	Plan No. 308- 17, Sheet 1 of 4	Rev A
Floor Plan	Greg Skyring Design and Drafting Pty Ltd	4 August 2017	Plan No. 308- 17, Sheet 2 of 4	Rev A
Elevations- Sheet 1	Greg Skyring Design and Drafting Pty Ltd	4 August 2017	Plan No. 308- 17, Sheet 3 of 4	Rev A
Elevations- Sheet 1	Greg Skyring Design and Drafting Pty Ltd	4 August 2017	Plan No. 308- 17, Sheet 4 of 4	Rev A

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

## 6. Conditions

This approval is subject to the conditions in Schedule 1. These conditions are clearly identified to indicate whether the assessment manager or concurrence agency imposed them.

## 7. Further development permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

- Building Work
- Plumbing and Drainage Work

## 8. Properly made submissions

Not applicable — No part of the application required public notification.

## 9. Currency period for the approval

This development approval will lapse at the end of the period set out in section 85 of *Planning Act 2016*. Under section 85 of the act this approval will lapse six (6) years from the date of decision.

# 10. Rights of appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment Court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016*. For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*).

A copy of the relevant appeal provisions are included in Schedule 2.

## SCHEDULE 1 – CONDITIONS AND ADVICE

### PART 1A—CONDITIONS IMPOSED BY THE ASSESSMENT MANAGER

- 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, including recommendations and findings confirmed within technical reports; 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 satisfied prior to Commencement of Use, except where specified otherwise in these conditions of approval.

#### Lawful Point of Discharge

3. The flow of all external 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.

## PART 1B—ADVICE NOTES

- 1. This approval, granted under the provisions of the *Planning Act* 2016, shall lapse six (6) years from the day the approval takes effect.
- 2. The applicant/owner is advised that this approval does not approve the construction of the building work. A Development Permit for Building Work must be obtained in order for construction to commence.
- 3. 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.
- 4. This approval does not negate the requirement for compliance with all other relevant Local Laws and other statutory requirements.

5. For information relating to the *Planning Act* 2016 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>.

# SCHEDULE 2 – PLANNING ACT EXTRACT ON APPEAL RIGHTS

### CHAPTER 6, PART 1 APPEAL RIGHTS

#### 229 Appeals to tribunal or P&E Court

- (1) Schedule 1 states—
  - (a) matters that may be appealed to—
    - (i) either a tribunal or the P&E Court; or
    - (ii) only a tribunal; or
    - (iii) only the P&E Court; and
  - (b) the person—
    - (i) who may appeal a matter (the appellant); and
    - (ii) who is a respondent in an appeal of the matter; and
    - (iii) who is a co-respondent in an appeal of the matter; and
    - (iv) who may elect to be a co-respondent in an appeal of the matter.
- (2) An appellant may start an appeal within the appeal period.

### (3) The appeal period is—

- (a) for an appeal by a building advisory agency—10 business days after a decision notice for the decision is given to the agency; or
- (b) for an appeal against a deemed refusal—at any time after the deemed refusal happens; or
- (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises—20 business days after a notice is published under section 269(3)(a) or (4); or
- (d) for an appeal against an infrastructure charges notice—20 business days after the infrastructure charges notice is given to the person; or
- (e) for an appeal about a deemed approval of a development application for which a decision notice has not been given—30 business days after the applicant gives the deemed approval notice to the assessment manager; or
- (f) for any other appeal—20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

Note — See the P&E Court Act for the court's power to extend the appeal period.

- (4) Each respondent and co-respondent for an appeal may be heard in the appeal.
- (5) If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or P&E Court to withdraw from the appeal.
- (6) To remove any doubt, it is declared that an appeal against an infrastructure charges notice must not be about—
  - (a) the adopted charge itself; or
  - (b) for a decision about an offset or refund-
    - (i) the establishment cost of trunk infrastructure identified in a LGIP; or
    - (ii) the cost of infrastructure decided using the method included in the local government's charges resolution.

#### 230 Notice of appeal

- (1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that—
  - (a) is in the approved form; and
  - (b) succinctly states the grounds of the appeal.
- (2) The notice of appeal must be accompanied by the required fee.

- (3) The appellant or, for an appeal to a tribunal, the registrar must, within the service period, give a copy of the notice of appeal to—
  - (a) the respondent for the appeal; and
  - (b) each co-respondent for the appeal; and
  - (c) for an appeal about a development application under schedule 1, table 1, item 1—each principal submitter for the development application; and
  - (d) for an appeal about a change application under schedule 1, table 1, item 2—each principal submitter for the change application; and
  - (e) each person who may elect to become a co-respondent for the appeal, other than an eligible submitter who is not a principal submitter in an appeal under paragraph (c) or (d); and
  - (f) for an appeal to the P&E Court—the chief executive; and
  - (g) for an appeal to a tribunal under another Act—any other person who the registrar considers appropriate.
- (4) The service period is—
  - (a) if a submitter or advice agency started the appeal in the P&E Court—2 business days after the appeal is started; or
  - (b) otherwise—10 business days after the appeal is started.
- (5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
- (6) A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days after the notice of appeal is given to the person.

### SCHEDULE 1 APPEALS

#### 1 Appeal rights and parties to appeals

- (1) Table 1 states the matters that may be appealed to-
  - (a) the P&E court; or
  - (b) a tribunal.
- (2) However, table 1 applies to a tribunal only if the matter involves—

(a) the refusal, or deemed refusal of a development application, for-

- (i) a material change of use for a classified building; or
- (ii) operational work associated with building work, a retaining wall, or a tennis court; or
- (b) a provision of a development approval for-
  - (i) a material change of use for a classified building; or
  - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
- (c) if a development permit was applied for—the decision to give a preliminary approval for—
  - (i) a material change of use for a classified building; or
  - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
- (d) a development condition if—
  - (i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and
  - (ii) the building is, or is proposed to be, not more than 3 storeys; and
  - (iii) the proposed development is for not more than 60 sole-occupancy units; or
- (e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
- (f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
- (g) a matter under this Act, to the extent the matter relates to—

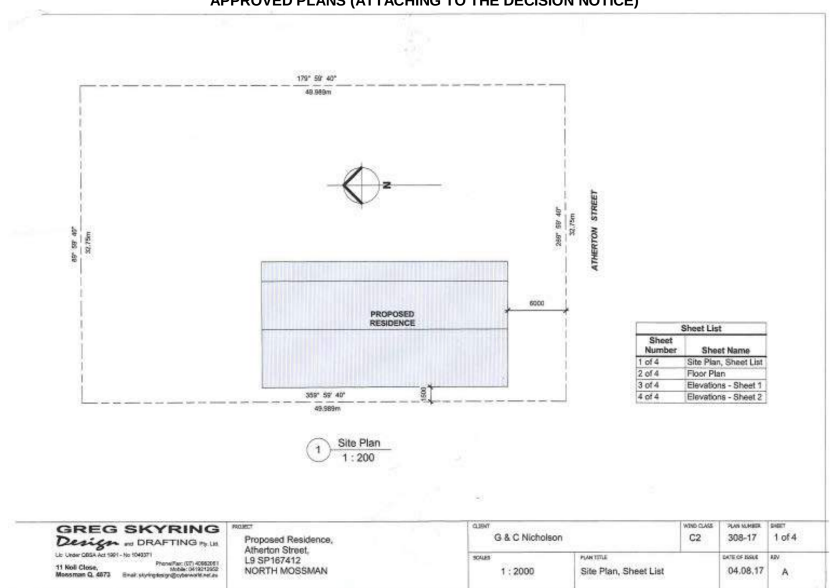
- (i) the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or
- (ii) the Plumbing and Drainage Act, part 4 or 5; or
- (h) a decision to give an enforcement notice in relation to a matter under paragraphs (a) to (g); or
- (i) a decision to give an infrastructure charges notice; or
- (j) the refusal, or deemed refusal, of a conversion application; or
- (k) a matter that, under another Act, may be appealed to the tribunal; or
- (I) a matter prescribed by regulation.
- (3) Also, table 1 does not apply to a tribunal if the matter involves-
  - (a) for a matter in subsection (2)(a) to (d)-
    - (i) a development approval for which the development application required impact assessment; and
    - (ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
  - (b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.
- (4) Table 2 states the matters that may be appealed only to the P&E Court.
- (5) Table 3 states the matters that may be appealed only to the tribunal.
- (6) In each table—
  - (a) column 1 states the appellant in the appeal; and
  - (b) column 2 states the respondent in the appeal; and
  - (c) column 3 states the co-respondent (if any) in the appeal; and
  - (d) column 4 states the co-respondents by election (if any) in the appeal.

(7) If the chief executive receives a notice of appeal under section 230(3)(f), the chief executive may elect to be a co-respondent in the appeal.

#### Extract of Schedule 1 of the Planning Act 2016

	Table 1           Appeals to the P&E Court and, for certain matters, to a tribunal				
1.	1. Development applications				
	An a	appeal may be ma	ade against—		
	(a)	the refusal of all	or part of the development	application; or	
	(b) the deemed refusal of the development application; or				
	(c) a provision of the development approval; or				
	(d) if a development permit was applied for-the decision to give a preliminary approval.				ry approval.
Colum Appella			Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)
The applicant		Int	The assessment manager	If the appeal is about a concurrence agency's referral response—the concurrence agency	1 A concurrence agency that is not a co-respondent
					2 If a chosen assessment manager is the respondent—the prescribed assessment manager
					3 Any eligible advice agency for the application
					4 Any eligible submitter for the application

	Appeals	Table 2 to the P&E Court only	
2. Eligible submitter appea	als		
An appeal may be mad to the extent that the de		give a development approval,	or an approval for a change application
(a) any part of the dev	velopment application for	the development approval that	t required impact assessment; or
(b) a variation reques	t.		1
Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)
An appeal may be mad development approval, (a) any part of the dev	to the extent the matter r	development approval, or failuelates to—	Another eligible submitter for the application
impact assessmen (b) a variation reques			
Column 1 Appellant	Column 2 Respondent	Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any)
<ol> <li>For a development application—an eligible submitter for the development application</li> <li>For a change application—an eligible submitter for the change application</li> <li>An eligible advice agency</li> </ol>	<ol> <li>For a development application—the assessment manager</li> <li>For a change application—the responsible entity</li> </ol>	<ol> <li>The applicant</li> <li>If the appeal is about a concurrence agency's referral response—the concurrence agency</li> </ol>	Another eligible submitter for the application
for the development application or change application			



### **APPROVED PLANS (ATTACHING TO THE DECISION NOTICE)**

