DA Form 1 – Development application details

Approved form (version 1.3 effective 28 September 2020) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving **building work only**, use *DA Form 2 – Building work details*.

For a development application involving **building work associated with any other type of assessable development** (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form **must** be completed in full and all required supporting information **must** accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Andrew and Chantal Ives
Contact name (only applicable for companies)	c/- Patrick Clifton
Postal address (P.O. Box or street address)	PO Box 831
Suburb	Port Douglas
State	QLD
Postcode	4877
Country	Australia
Contact number	0438 755 374
Email address (non-mandatory)	Patrick.clifton@gmacert.com.au
Mobile number (non-mandatory)	0438 755 374
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	20204038

2) Owner's consent
2.1) Is written consent of the owner required for this development application?
☐ Yes – the written consent of the owner(s) is attached to this development application☐ No – proceed to 3)



PART 2 – LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u>									
	Forms Guide: Relevant plans. 3.1) Street address and lot on plan								
					ots must be liste	od or			
							cent pro	operty of the	premises (appropriate for development in
wai	ter but adjoining	g or adjad	ent to la	nd e.g. je	etty, pontoon. A	ll lots mu	st be liste	ed).	(
	Unit No.	Street	No.	Stree	t Name and	Туре			Suburb
a)				Miallo	Bamboo Cr	eek Ro	ad		Bamboo
α,	Postcode	Lot No	٥.	Plan	Type and Nu	mber (e.g. RP,	SP)	Local Government Area(s)
	4877	3		SR22	23				Douglas Shire Council
	Unit No.	Street	No.	Stree	t Name and	Туре			Suburb
b)									
0)	Postcode	Lot No	٥.	Plan	Type and Nu	mber (e.g. RP,	SP)	Local Government Area(s)
3.2) C	oordinates o	of prem	ises (ap	propriat	e for developme	ent in rem	note area	s, over part of a	a lot or in water not adjoining or adjacent to land
	g. channel drec Place each set o				e row.				
					de and latitud	е			
	ude(s)		Latitud			Datur	n		Local Government Area(s) (if applicable)
	()			()		□ w	GS84		() () ()
						☐ GI	DA94		
						☐ Ot	her:		
☐ Co	ordinates of	premis	es by e	asting	and northing	l			
Eastin	g(s)	North	ing(s)		Zone Ref.	Datur	n		Local Government Area(s) (if applicable)
					□ 54	□ W	GS84		
					□ 55	☐ GI	DA94 _		
					□ 56	Ot	ther:		
3.3) A	dditional pre	mises							
							plication	n and the de	etails of these premises have been
		chedule	to this	devel	opment appli	cation			
⊠ No	t required								
4) Idei	ntify any of th	he follo	wina th	at ann	ly to the pren	nises a	nd prov	ide anv rele	vant details
					tercourse or				
	_		-			0. 4.	5070 di	- aqanor	
Name of water body, watercourse or aquifer: On strategic port land under the <i>Transport Infrastructure Act 1994</i>									
Lot on plan description of strategic port land:									
ł	of port author		_	•	iana.				
	a tidal area	Officy 101	1110 101	•					
		ernmer	nt for the	e tidal	area (if applica	able).			
ŀ	of port author								
						cturing	and Die	sposal) Act 2	2008
On airport land under the <i>Airport Assets (Restructuring and Disposal) Act 2008</i> Name of airport:									

Listed on the Environmental Management Register (EMR) under the Environmental Protection Act 1994				
EMR site identification:				
Listed on the Contaminated Land Register (CLR) under	the Environmental Protection Act 1994			
CLR site identification:				
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u> .				
 Yes – All easement locations, types and dimensions are included in plans submitted with this development application No 				

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the	e first development aspect		
a) What is the type of develo	pment? (tick only one box)		
	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	Preliminary approval	☐ Preliminary approval that	includes a variation approval
c) What is the level of assess	sment?		
□ Code assessment	☐ Impact assessment (requir	es public notification)	
d) Provide a brief description lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
Dwelling HOuse			
e) Relevant plans Note: Relevant plans are required to Relevant plans.	to be submitted for all aspects of this o	development application. For further in	nformation, see <u>DA Forms guide:</u>
$oxed{\boxtimes}$ Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.2) Provide details about the	e second development aspect		
a) What is the type of develo	pment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
☐ Development permit	Preliminary approval	Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
☐ Code assessment	Impact assessment (requir	es public notification)	
d) Provide a brief description lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to Relevant plans.	o be submitted for all aspects of this d	evelopment application. For further in	formation, see <u>DA Forms Guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applica	ation
6.3) Additional aspects of de	velopment		
	elopment are relevant to this c nder Part 3 Section 1 of this fo		

Section 2 – Further devei	opment ae	etalis				
7) Does the proposed develo	opment appli	ication invol	lve any of the follo	wing?		
Material change of use	☑ Yes – complete division 1 if assessable against a local planning instrument					
Reconfiguring a lot	Yes -	Yes – complete division 2				
Operational work	☐ Yes -	- complete	division 3			
Building work	Yes -	– complete DA Form 2 – Building work details				
	_					
Division 1 — Material change Note: This division is only required to local planning instrument. 8.1) Describe the proposed	be completed in		e development applica	tion involves a	material change of use	assessable against a
Provide a general descriptio proposed use	n of the		ne planning schem ch definition in a new ro		Number of dwelling units (if applicable)	ng Gross floor area (m²) (if applicable)
Dwelling House		Dwelling I	House		1	N/A
8.2) Does the proposed use	involve the ι	use of existi	ng buildings on the	e premises?		
Yes						
⊠ No						
Division O. Donostinosion	- 1-4					
Division 2 – Reconfiguring a Note: This division is only required to		f any nart of th	e develonment annlica	tion involves re	configuring a lot	
9.1) What is the total numbe					ooringaring a lot.	
·		<u> </u>				
9.2) What is the nature of the	e lot reconfig	juration? (tid	ck all applicable boxes)			
Subdivision (complete 10))			Dividing land	into parts by	agreement (comple	te 11))
☐ Boundary realignment (co	omplete 12))				easement giving ac	cess to a lot
			from a constru	ucted road (complete 13))	
10) Subdivision						
10.1) For this development,	have many la	sta ara bain	a areated and who	t is the inter	dad usa of those la	to:
Intended use of lots created	Reside	enuai	Commercial	Industrial	Other, pie	ease specify:
Number of late exected						
Number of lots created	ata a a dO					
10.2) Will the subdivision be						
☐ Yes – provide additional ☐ No	details below	ı				
How many stages will the wo	orks include?	?				
What stage(s) will this devel						
apply to?						

11) Dividing land int parts?	o parts b	y agreeme	nt – how	many part	s are being o	created and wha	at is the intended use of the
Intended use of par	ts created	d Resid	lential	Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated						
12) Boundary realig	nment						
12.1) What are the		nd propose	ed areas	for each lo	t comprising	the premises?	
,	Curre	ent lot				Pro	posed lot
Lot on plan descript	tion	Area (m²)			Lot on plan	description	Area (m²)
12.2) What is the re	ason for	the bounda	arv realio	ınment?			
TEIE) What is the re	40011101	ino boarra	ary roung	one.			
13) What are the di (attach schedule if there				existing ea	sements bei	ng changed and	d/or any proposed easement?
Existing or proposed?	Width (r	n) Leng	th (m)	Purpose o	f the easeme	ent? <i>(e.g.</i>	Identify the land/lot(s) benefitted by the easement
Division 2 Oneret	ionalo	ماء					
Division 3 – Operat Note: This division is only			l if any part	of the develo	opment applicati	on involves operation	onal work.
14.1) What is the na						,	
Road work				Stormwate			nfrastructure
☐ Drainage work			☐ Earthwork				e infrastructure
☐ Landscaping☐ Other – please s	enooify:			Signage		☐ Clearing	g vegetation
14.2) Is the operation		necessary	to facilit	ate the cre	ation of new	lots? (a.g. subdiv	icion)
Yes – specify nu			to raomi	ate the ore	ation of new	10t5 : (c.g. 3ubulvi	ision
□ No							
14.3) What is the m	onetary v	alue of the	propose	ed operatio	nal work? (in	clude GST, materia	ls and labour)
\$							
	E0014			-D DET	A II O		
PART 4 – ASS	ESSIVII	=N I M <i>F</i>	ANAGE	ER DET	AILS		
15) Identify the asso	essment	manager(s) who wi	ll be asses	sing this dev	elopment applic	ation
Douglas Shire Cour	Douglas Shire Council						
				•			development application?
Yes – a copy of					•	• •	waannaak walanaakala ah a
attached	iment is t	aken to na	ve agree	a to the su	perseded pla	anning scheme	request – relevant documents
⊠ No							

PART 5 – REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application − proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
☐ Hazardous chemical facilities
☐ Heritage places – Queensland heritage place (on or near a Queensland heritage place)
☐ Infrastructure-related referrals – designated premises
☐ Infrastructure-related referrals – state transport infrastructure
☐ Infrastructure-related referrals – State transport corridor and future State transport corridor
☐ Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
☐ Infrastructure-related referrals – near a state-controlled road intersection
☐ Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
☐ Koala habitat in SEQ region – key resource areas
☐ Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
☐ Ports – Brisbane core port land – environmentally relevant activity (ERA)
☐ Ports – Brisbane core port land – tidal works or work in a coastal management district
☐ Ports – Brisbane core port land – hazardous chemical facility
☐ Ports – Brisbane core port land – taking or interfering with water
☐ Ports – Brisbane core port land – referable dams
☐ Ports – Brisbane core port land – fisheries
☐ Ports – Land within Port of Brisbane's port limits (below high-water mark)
☐ SEQ development area
☐ SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and
recreation activity
SEQ regional landscape and rural production area or SEQ rural living area – community activity
SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
SEQ regional landscape and rural production area or SEQ rural living area – combined use
Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
Erosion prone area in a coastal management district
Urban design
Water-related development – taking or interfering with water
Water-related development – removing quarry material (from a watercourse or lake)
Water-related development – referable dams
Water-related development –levees (category 3 levees only)
Wetland protection area
Matters requiring referral to the local government :
☐ Airport land
Environmentally relevant activities (ERA) (only if the ERA has been devolved to local government)

☐ Heritage places – Local heritage places				
Matters requiring referral to the Chief Executive of the di	stribution entity or transmiss	ion entity:		
☐ Infrastructure-related referrals – Electricity infrastructure				
Matters requiring referral to:				
The Chief Executive of the holder of the licence, if	not an individual			
• The holder of the licence, if the holder of the licence	e is an individual			
☐ Infrastructure-related referrals – Oil and gas infrastruct	ure			
Matters requiring referral to the Brisbane City Council: ☐ Ports − Brisbane core port land				
Matters requiring referral to the Minister responsible for	administering the Transport I	nfrastructure Act 1994:		
 □ Ports – Brisbane core port land (where inconsistent with the □ Ports – Strategic port land 	Brisbane port LUP for transport reasons	5)		
Matters requiring referral to the relevant port operator , if	applicant is not port operator:			
☐ Ports – Land within Port of Brisbane's port limits (below	• • •			
Matters requiring referral to the Chief Executive of the re	-			
Ports – Land within limits of another port (below high-water	·			
Matters requiring referral to the Gold Coast Waterways A Tidal works or work in a coastal management district (i	_			
Matters requiring referral to the Queensland Fire and Em	nergency Service:			
☐ Tidal works or work in a coastal management district (i		berths))		
18) Has any referral agency provided a referral response	for this development application	?		
☐ Yes – referral response(s) received and listed below at ☐ No	re attached to this development	application		
Referral requirement	Referral agency	Date of referral response		
nelena requirement	Therenal agency	Date of felefral response		
	<u> </u>	<u> </u>		
Identify and describe any changes made to the proposed referral response and this development application, or inc				
(if applicable).				
PART 6 – INFORMATION REQUEST				
19) Information request under Part 3 of the DA Rules				
☐ I agree to receive an information request if determined necessary for this development application				
☐ I do not agree to accept an information request for this development application				
Note: By not agreeing to accept an information request I, the applicant,				
 that this development application will be assessed and decided ba application and the assessment manager and any referral agencie 				
Rules to accept any additional information provided by the applica				

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

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

PART 7 – FURTHER DETAILS

20) Are there any associated						
·	Yes – provide details below or include details in a schedule to this development application					
⊠ No						
List of approval/development	Reference number	Date		Assessment		
application references				manager		
☐ Approval						
Development application						
☐ Approval						
Development application						
		I				
21) Has the portable long ser	vice leave levy been paid? (or	nly applicable to	development applications in	volvina huildina work or		
operational work)	vice leave levy seem paid: (e)	πη αρρποαοίο το	тасторителя аррисалона ни	volving ballaning work of		
Yes – a copy of the receip	ted QLeave form is attached	to this devel	opment application			
	rovide evidence that the porta		• • • • • • • • • • • • • • • • • • • •	n paid before the		
	ides the development applica					
give a development appro	val only if I provide evidence	that the porta	able long service leave	levy has been paid		
Not applicable (e.g. buildir	ng and construction work is le	ss than \$150	0,000 excluding GST)			
Amount paid	Date paid (dd/mm/yy)		QLeave levy number	(A, B or E)		
\$,		
Ψ	<u> </u>					
22) Is this development applic	eation in response to a show of	rauso notico	or required as a result	of an onforcement		
notice?	cation in response to a snow t	Sause Hotice	or required as a result	or air emorcement		
	reament notice is attached					
☐ Yes – show cause or enforcement notice is attached☒ No						
MINO.						
22) Further legislative requirements						
23) Further legislative requirements						
Environmentally relevant activities						
23.1) Is this development application also taken to be an application for an environmental authority for an						
Environmentally Relevant A	ctivity (ERA) under section	115 of the <i>Ei</i>	nvironmental Protection	Act 1994?		
	ment (form ESR/2015/1791) fo			al authority		
•	ment application, and details	are provided	in the table below			
⊠ No						
Note: Application for an environment				<u>w.qld.gov.au</u> . An ERA		
requires an environmental authority t	o operate. See <u>www.business.gid.go</u>					
Proposed ERA number:		Proposed E	RA threshold:			
Proposed ERA name:						
☐ Multiple ERAs are applicable to this development application and the details have been attached in a schedule to						
this development application.						
Hazardous chemical facilities						
23.2) Is this development app	lication for a hazardous che	mical facilit	v?			
	n of a facility exceeding 10%			d to this development		
application	If of a facility exceeding 10%	or scriedule	15 threshold is attached	a to this development		
application ⊠ No						
Note: See www.business.qld.gov.au for further information about hazardous chemical notifications.						

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
☐ Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter
No Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
 ☐ Yes – the development application involves premises in the koala habitat area in the koala priority area ☐ Yes – the development application involves premises in the koala habitat area outside the koala priority area ☒ No
Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves:
Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watersawage lake as applied DA Form 1 Template 3. Taking or interfering with water in a watersawage lake as applied DA Form 1 Template 3.
 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3.
Waterway barrier works 23.7) Does this application involve waterway barrier works?
Yes – the relevant template is completed and attached to this development application
No DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
No Note: See guidance materials at www.daf.gld.gov.au for further information.

Quarry materials from a watercourse or lake				
23.9) Does this development application involve the remova under the <i>Water Act 2000?</i>	al of quarry materials from a	watercourse or lake		
☐ Yes – I acknowledge that a quarry material allocation not☒ No	ice must be obtained prior to	commencing development		
Note : Contact the Department of Natural Resources, Mines and Energy at information.	www.dnrme.gld.gov.au and www.bu	<u>siness.qld.gov.au</u> for further		
Quarry materials from land under tidal waters				
23.10) Does this development application involve the remov under the <i>Coastal Protection and Management Act 1995?</i>	val of quarry materials from	land under tidal water		
☐ Yes – I acknowledge that a quarry material allocation not☒ No	ice must be obtained prior to	commencing development		
Note: Contact the Department of Environment and Science at www.des.qlo	<u>1.gov.au</u> for further information.			
Referable dams				
23.11) Does this development application involve a referabl section 343 of the <i>Water Supply (Safety and Reliability) Act</i>				
☐ Yes – the 'Notice Accepting a Failure Impact Assessmen☐ Supply Act is attached to this development application	t' from the chief executive ad	ministering the Water		
No Note: See guidance materials at www.dnrme.qld.gov.au for further information	tion.			
Tidal work or development within a coastal management	t district			
23.12) Does this development application involve tidal work	or development in a coast	al management district?		
Yes – the following is included with this development app Evidence the proposal meets the code for assessa if application involves prescribed tidal work)		cribed tidal work (only required		
A certificate of title				
No Note: See guidance materials at www.des.gld.gov.au for further information	n			
Queensland and local heritage places				
23.13) Does this development application propose developmentage register or on a place entered in a local governme				
☐ Yes – details of the heritage place are provided in the tab ☐ No	ole below			
Note: See guidance materials at www.des.qld.gov.au for information require	,	ueensland heritage places.		
Name of the heritage place:	Place ID:			
<u>Brothels</u>				
23.14) Does this development application involve a material	I change of use for a brothe	el?		
Yes – this development application demonstrates how the proposal meets the code for a development				
application for a brothel under Schedule 3 of the <i>Prostitu</i> . ⊠ No	tion Regulation 2014			
Decision under section 62 of the <i>Transport Infrastructur</i>	re Act 1994			
23.15) Does this development application involve new or cha		rolled road?		
Yes – this application will be taken to be an application for <i>Infrastructure Act 1994</i> (subject to the conditions in section satisfied)	or a decision under section 62	of the <i>Transport</i>		
Satisfied) ☑ No				

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

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	☐ Yes☒ Not applicable
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report	⊠ Yes
and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA Forms Guide: Planning Report Template</u> .	⊠ res
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes☒ Not applicable
25) Applicant declaration	
By making this development application, I declare that all information in this development correct	application is true and
Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application was required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Ac Note:</i> It is unlawful to intentionally provide false or misleading information.	where written information
Privacy – Personal information collected in this form will be used by the assessment manage	er and/or chosen
assessment manager, any relevant referral agency and/or building certifier (including any pro	ofessional advisers
which may be engaged by those entities) while processing, assessing and deciding the deveraged All information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website.	
Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where:	Planning
 such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Regulation 2017; or 	
 required by other legislation (including the Right to Information Act 2009); or 	
otherwise required by law.	
This information may be stored in relevant databases. The information collected will be retain Public Records Act 2002	ned as required by the

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received:	Reference numb	per(s):	
Notification of engagement of	of alternative assessment man	nager	
Prescribed assessment man	ager		
Name of chosen assessmen	t manager		
Date chosen assessment ma	anager engaged		
Contact number of chosen a	ssessment manager		
Relevant licence number(s)	of chosen assessment		
manager			
QLeave notification and pay	ment		
Note: For completion by assessmen	nt manager if applicable		
Description of the work			
QLeave project number			
Amount paid (\$)		Date paid (dd/mm/yy)	
Date receipted form sighted	by assessment manager		

Name of officer who sighted the form

GMA Certification Group

BUILDING SURVEYORS

ACN 150 435 617

Leaders in Building Certification Services

PLANNING DIVISION

P: 0438 755 374 **E:** Patrick.c@gmacert.com.au P.O. Box 2760, Nerang Qld 4211

Our Ref: 20204038 Date: 16 October 2020

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

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

Dear Sir,

RE: PROPOSED DWELLING HOUSE ON LAND LOCATED AT LOT 3 MIALLO BAMBOO CREEK ROAD, BAMBOO (LOT 3 SR223)

GMA Certification are instructed to submit an application for Material Change of Use to facilitate the development of a Dwelling House on land located at lot 3 Miallo Bamboo Creek Road, Bamboo, and described as Lot 3 on SR223.

As part of the application material please find attached the following:

- Development Application Form;
- Certificate of Title demonstrating that the applicant is the landowner; and
- Proposal Plans.

We understand that the application attracts an application fee of \$333 and it would be appreciated if an invoice could be provided for prompt payment.

Set out below is an assessment against the relevant Assessment Benchmarks, as required for a properly made application.

Subject Site

The subject site is a single irregularly shaped allotment located at Miallo Bamboo Creek Road, Bamboo, and is described as Lot 3 on SR223. The site contains an area of 10,120m² and has frontage of approximately 205 metres to Miallo Bamboo Creek Road. The site is currently vacant and predominantly cleared and has most recently been used for the purpose of the cultivation of sugar cane.

www.gmacert.com.au

BUILDING APPROVALS & INSPECTIONS BUILDING CERTIFICATION ENERGY EFFICIENCY ASSESSMENTS TOWN PLANNING

Gold Coast Caboolture

Townsville

Cairns

Port Douglas

Childers

Kingscliff

The locality containing the site is characterised by rural activities, cane cultivation, and rural lifestyle residential development. To the north, west and south land is used for rural activities. To the east the site adjoins skeleton creek and further to the East, on Bamboo Creek Road, land has been developed for rural lifestyle residential uses.



Aerial Photograph of the site (Source: Queensland Globe)

Proposed development

It is proposed to develop the site for the purpose of a single storey Dwelling House, comprising:

- 4 bedrooms;
- Study;
- Gym;
- Living/dining/kitchen area;
- Covered patio;
- Double integrated garage; and,
- Utility rooms.

The dwelling house would be located centrally on the site and setback a minimum if 13 metres from the road frontage and a minimum of 5 metres from the side and rear boundaries. It would also be setback a minimum of 15 metres from the top of bank of the adjacent Skeleton Creek.

Planning Considerations

The site is within the Douglas Shire Council area and under the Douglas Shire Planning Scheme (2018) (the relevant planning scheme), the site is within the Rural Zone and is affected by the following overlays:

- Acid Sulfate Soils:
- Flood and Storm Tide Hazard;
- Landscape Values; and,
- Natural Areas

In accordance with the Tables of Assessment, the development is identified as Accepted Development, Subject to requirements. However, in this instance the development is not able to satisfy all the Accepted Development requirements relating to building setbacks location in respect of flooding and, consequently, a Code Assessable application is required to be submitted to Council for approval. In accordance, with section 5.4 (1) (c) (ii) of the Planning Scheme, the assessment is limited to the subject matter of the accepted development acceptable outcomes that were not complied with or were not capable of being complied with.

The proposed development is able to satisfy the Acceptable Outcomes/Requirements for Accepted Development with the exception of the matters listed below where an assessment is provided against the relevant Performance Outcomes.

6.2.10 Rural Zone Code

Performance Outcome	Acceptable Outcome	Compliance
Setbacks		
PO2 Buildings and structures are setback to maintain the rural character of the area and achieve separation from buildings on adjoining properties.	AO2 Buildings are setback not less than: (a) 40 metres from the property boundary and a State-controlled road; (b) 25 metres from the property boundary adjoining Cape Tribulation Road; (c) 20 metres from the boundary with any other road;	Complies with PO2 The Dwelling House would be setback 13 metres form Miallo Bamboo Creek Road and 5 metres from the northern side boundary, which is less than that accepted. Notwithstanding, the proposed dwelling house would have a setback consistent with the development on the corner of Miallo Bamboo Creek Road and Bamboo

(d) 6 metres from side and rear property boundaries.

Creek Road and the orientation of the building would provide the narrowest façade facing the street. In addition, there is no development in the adjoining sites. The proposed development would not adversely affect the rural character of the area or separation to buildings on adjoining properties.

8.2.4 Flood and Storm Tide Hazard Overlay Code

Performance outcomes Acceptable outcomes Compliance For assessable and self-assessable development **PO1** AO1.3 **Complies with PO1** Development is located New buildings are: The proposed Dwelling and designed to: House would be located (e) not located within the on the highest part of the (a) ensure the safety overlay area; site and with the desired of all persons; (f) located on the highest immunity level. It would minimise damage part of the site to not be subject to flood to the minimise entrance of inundation. development and flood waters: contents of (g) provided with clear buildings; and direct pedestrian (b) provide suitable and vehicle amenity; minimise evacuation routes off disruption to the site. residents, recovery time, and rebuilding or restoration costs after inundation events Note - For assessable development within the flood plain assessment sub-category, a flood study by a suitably qualified professional is required to identify compliance with the intent of the acceptable

Performance outcomes	Acceptable outcomes	Compliance
outcome.		

A detailed assessment against the relevant Planning Scheme is attached for reference.

State Involvement

Initial assessment indicates that no state agencies will be involved in the assessment of the application.

Conclusion

The proposed development has been assessed against the relevant requirements of the Douglas Shire Planning Scheme and is considered to satisfy the assessment benchmarks. The application is therefore submitted for approval subject to reasonable and relevant conditions.

Should you have queries in relation to this fee estimate please do not hesitate to contact Patrick Clifton on 0438 755 374.

Kind Regards,

Patrick Clifton
PLANNING MANAGER
GMA CERTIFICATION GROUP

DA Form 1 – Development application details

Approved form (version 1.3 effective 28 September 2020) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving **building work only**, use *DA Form 2 – Building work details*.

For a development application involving **building work associated with any other type of assessable development** (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form **must** be completed in full and all required supporting information **must** accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Andrew and Chantal Ives
Contact name (only applicable for companies)	c/- Patrick Clifton
Postal address (P.O. Box or street address)	PO Box 831
Suburb	Port Douglas
State	QLD
Postcode	4877
Country	Australia
Contact number	0438 755 374
Email address (non-mandatory)	Patrick.clifton@gmacert.com.au
Mobile number (non-mandatory)	0438 755 374
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	20204038

2) Owner's consent
2.1) Is written consent of the owner required for this development application?
☐ Yes – the written consent of the owner(s) is attached to this development application☑ No – proceed to 3)



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.									
3.1) Street address and lot on plan									
 Street address AND lot on plan (all lots must be listed), or ☐ Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed). 									
	Unit No.	Stree			t Name and				Suburb
					Bamboo Cr		oad		Bamboo
a)	Postcode	Lot N	0.	Plan	Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)
	4877	3		SR22	23				Douglas Shire Council
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb
1- \									
b)	Postcode	Lot N	0.	Plan	Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)
е.	oordinates of contract of the	dging in N	Noreton E	Bay)		ent in ren	note area	as, over part of a	lot or in water not adjoining or adjacent to land
Co.	ordinates of	premis	es by lo	ongitud	de and latitud	le			
Longit	ude(s)		Latitud	de(s)		Datum			Local Government Area(s) (if applicable)
							GS84		
							DA94		
							ther:		
		i		asung	and northing				Local Covernment Area(a) (formiliation
Eastin	9(5)	NOIL	ning(s)		Zone Ref.	Datur	/GS84		Local Government Area(s) (if applicable)
							DA94		
					☐ 56		ther:		
3.3) A	dditional pre	mises							
Add	ditional pren	nises a			this developropment appli		pplicati	on and the do	etails of these premises have been
4) Ider	ntify any of tl	he follo	wing th	at app	ly to the prer	nises a	nd pro	vide any rele	vant details
☐ In o	or adjacent t	o a wat	ter body	y or wa	tercourse or	in or a	bove a	n aquifer	
Name	of water boo	dy, wat	ercours	e or a	quifer:				
On strategic port land under the <i>Transport Infrastructure Act 1994</i>									
Lot on	plan descrip	otion of	stratec	gic port	land:				
Name	of port auth	ority fo	r the lot	:					
☐ In a	a tidal area								
Name	of local gove	ernmer	nt for th	e tidal	area (if applica	able):			
Name	of port auth	ority fo	r tidal a	rea (if a	applicable):				
On	airport land	under	the <i>Air</i>	oort As	sets (Restru	cturing	and D	isposal) Act 2	2008
Name	of airport:								

$\ \ \square$ Listed on the Environmental Management Register (EN	IR) under the Environmental Protection Act 1994
EMR site identification:	
Listed on the Contaminated Land Register (CLR) unde	the Environmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide</u> .	ed correctly and accurately. For further information on easements and
Yes – All easement locations, types and dimensions ar application	e included in plans submitted with this development
⊠ No	

PART 3 - DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect							
a) What is the type of development? (tick only one box)							
b) What is the approval type? (tick only one box)							
□ Development permit □ Preliminary approval □ Preliminary approval that includes a variation approval							
c) What is the level of assessment?							
☐ Code assessment ☐ Impact assessment (requires public notification)							
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):							
Dwelling HOuse							
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see DA Forms guide: Relevant plans .							
Relevant plans of the proposed development are attached to the development application							
6.2) Provide details about the second development aspect							
a) What is the type of development? (tick only one box)							
☐ Material change of use ☐ Reconfiguring a lot ☐ Operational work ☐ Building work							
b) What is the approval type? (tick only one box)							
☐ Development permit ☐ Preliminary approval ☐ Preliminary approval that includes a variation approval							
c) What is the level of assessment?							
Code assessment Impact assessment (requires public notification)							
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):							
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see DA Forms Guide: Relevant plans .							
Relevant plans of the proposed development are attached to the development application							
6.3) Additional aspects of development							
 ☐ Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application ☑ Not required 							

Section 2 - Further development details

Section 2 – Further develo	pment at	zialis					
7) Does the proposed develop	oment appl	ication invol	ve any of the follow	ving?			
Material change of use	☐ Yes – complete division 1 if assessable against a local planning instrument						
Reconfiguring a lot	☐ Yes -	es – complete division 2					
Operational work	☐ Yes -	s – complete division 3					
Building work	☐ Yes -	- complete I	complete DA Form 2 – Building work details				
	_						
Division 1 – Material change Note: This division is only required to b local planning instrument.		f any part of the	e development applicat	ion involves a	material cl	nange of use asse	essable against a
8.1) Describe the proposed m	aterial cha	nge of use					
Provide a general description proposed use	of the		e planning scheme h definition in a new rov			er of dwelling f applicable)	Gross floor area (m²) (if applicable)
Dwelling House		Dwelling H	House		1		N/A
8.2) Does the proposed use in	nvolve the i	use of existi	ng buildings on the	premises?			
Yes							
⊠ No							
Division 2 – Reconfiguring a				,	e		
Note: This division is only required to be 9.1) What is the total number				on involves re	configuring	g a lot.	
o. 1) What is the total named	or existing	ioto making	up the premises:				
9.2) What is the nature of the	lot reconfic	guration? (tic	k all applicable boxes)				
Subdivision (complete 10))		(nto parts by	/ agreen	nent (complete 1	1))
Boundary realignment (con	nplete 12))		☐ Creating or ch	<u>-</u>			
			from a constru	~ ~			
10) Subdivision							
10.1) For this development, he	ow many lo	ots are being	g created and what	is the inten	ded use	of those lots:	
Intended use of lots created	Reside	ential	Commercial	Industrial		Other, please	specify:
Number of lots created							
10.2) Will the subdivision be s	taged?						
Yes – provide additional de	etails belov	V					
How many stages will the wor	ks include	?					
What stage(s) will this develop							

11) Dividing land int parts?	o parts b	y ag	reement – how	/ mar	ny parts	s are being c	created and wha	at is the intended use of the	
Intended use of par	ts create	d	Residential		Commercial		Industrial	Other, please specify:	
N									
Number of parts cre	eated								
12) Boundary realignment									
12.1) What are the current and proposed areas for each lot comprising the premises?									
	Curre	ent lo	ot			Proposed lot			
Lot on plan descript	tion	Are	ea (m²)			Lot on plan	description	Area (m²)	
12.2) What is the re	eason for	the	boundary reali	nme	nt?				
12.2) What is the re	.00011101	uio	boarraary realig	grime					
13) What are the di				exis	ting ea	sements bei	ng changed and	d/or any proposed easement?	
Existing or	Width (ı	m)	Length (m)			f the easeme	ent? (e.g.	Identify the land/lot(s)	
proposed?				pede	strian ad	ccess)		benefitted by the easement	
Division 3 – Operati									
Note : This division is only in 14.1) What is the na					e develo	pment applicati	on involves operatio	onal work.	
☐ Road work					mwate	er	☐ Water ir	nfrastructure	
Drainage work					hwork	s	Sewage infrastructure		
Landscaping				Sigr	nage		☐ Clearing	g vegetation	
Other – please s	•	noc	cossary to facili	tata t	ho cro	ation of now	lots? (a.g. aubdivi	isian)	
Yes – specify nu				lale	ne cie	ation of new	10t5 ! (e.g. subaivi	sion)	
□ No			1010.						
14.3) What is the m	onetary v	/alue	e of the propos	ed op	peratio	nal work? (in	clude GST, materia	Is and labour)	
\$									
PART 4 – ASSI	ECCIM	⊏NI	TNANIAC	ED	DET	AII C			
PART 4 – ASSI		□IN	I WANAG			AILS			
15) Identify the asse	essment	man	ager(s) who w	ill be	assess	sing this dev	elopment applic	ation	
Douglas Shire Cour	ncil								
16) Has the local go	overnmer	nt ag	reed to apply a	a sup	ersede	d planning s	cheme for this o	development application?	
Yes – a copy of						•			
attached	iment is t	ake	n to nave agre	ea to	tne su	perseded pla	anning scheme	request – relevant documents	
⊠ No									

PART 5 – REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application − proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
☐ Fisheries – aquaculture
Fisheries – declared fish habitat area
☐ Fisheries – marine plants
☐ Fisheries – waterway barrier works
☐ Hazardous chemical facilities
☐ Heritage places – Queensland heritage place (on or near a Queensland heritage place)
☐ Infrastructure-related referrals – designated premises
☐ Infrastructure-related referrals – state transport infrastructure
☐ Infrastructure-related referrals – State transport corridor and future State transport corridor
☐ Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
☐ Infrastructure-related referrals – near a state-controlled road intersection
☐ Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
☐ Koala habitat in SEQ region – key resource areas
☐ Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
Ports – Brisbane core port land – environmentally relevant activity (ERA)
☐ Ports – Brisbane core port land – tidal works or work in a coastal management district
☐ Ports – Brisbane core port land – hazardous chemical facility
Ports – Brisbane core port land – taking or interfering with water
☐ Ports – Brisbane core port land – referable dams
☐ Ports – Brisbane core port land – fisheries
Ports – Land within Port of Brisbane's port limits (below high-water mark)
SEQ development area
☐ SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and recreation activity
SEQ regional landscape and rural production area or SEQ rural living area – community activity
SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
SEQ regional landscape and rural production area or SEQ rural living area – combined use
☐ Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
☐ Erosion prone area in a coastal management district
☐ Urban design
☐ Water-related development – taking or interfering with water
☐ Water-related development – removing quarry material (from a watercourse or lake)
☐ Water-related development – referable dams
Water-related development –levees (category 3 levees only)
☐ Wetland protection area
Matters requiring referral to the local government:
☐ Airport land
Environmentally relevant activities (ERA) (only if the ERA has been devolved to local government)

☐ Heritage places – Local heritage places			
Matters requiring referral to the Chief Executive of the di	stribution entity or transmissi	on entity:	
☐ Infrastructure-related referrals – Electricity infrastructure			
Matters requiring referral to:			
The Chief Executive of the holder of the licence, if	not an individual		
The holder of the licence, if the holder of the licence is an individual			
☐ Infrastructure-related referrals – Oil and gas infrastruct	ure		
Matters requiring referral to the Brisbane City Council:			
Ports – Brisbane core port land			
Matters requiring referral to the Minister responsible for			
Ports – Brisbane core port land (where inconsistent with the	Brisbane port LUP for transport reasons	5)	
Ports – Strategic port land			
Matters requiring referral to the relevant port operator , if	• • • • • • • • • • • • • • • • • • • •		
Ports – Land within Port of Brisbane's port limits (below	high-water mark)		
Matters requiring referral to the Chief Executive of the re	levant port authority:		
Ports – Land within limits of another port (below high-water	r mark)		
Matters requiring referral to the Gold Coast Waterways A	authority:		
☐ Tidal works or work in a coastal management district (iii	n Gold Coast waters)		
Matters requiring referral to the Queensland Fire and Emergency Service:			
☐ Tidal works or work in a coastal management district (ii)		berths))	
18) Has any referral agency provided a referral response t	or this development application	?	
Yes – referral response(s) received and listed below an	e attached to this development	application	
⊠ No			
Referral requirement	Referral agency	Date of referral response	
Identify and describe any changes made to the proposed			
referral response and this development application, or inclessing (if applicable).	ude details in a schedule to this	development application	
(п аррисаме).			
PART 6 – INFORMATION REQUEST			
ALCO IN GIAMATION NEGOEST			
19) Information request under Part 3 of the DA Rules			
	nagage within day alammant	application	
I agree to receive an information request if determined	· ·	application	
☐ I do not agree to accept an information request for this Note : By not agreeing to accept an information request I, the applicant, a			
that this development application will be assessed and decided bar	sed on the information provided when m		
application and the assessment manager and any referral agencie Rules to accept any additional information provided by the application			

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

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

PART 7 – FURTHER DETAILS

20) Are there any associated Yes – provide details below	•				
No provide detaile selec			п арриоцион		
List of approval/development application references	Reference number	Date	Assessment manager		
☐ Approval ☐ Development application					
☐ Approval ☐ Development application					
	1	-	,		
21) Has the portable long ser operational work)	vice leave levy been paid? (only applicable to developmen	t applications involving building work or		
	ted QLeave form is attached				
assessment manager deci	ides the development applic	ation. I acknowledge tha	levy has been paid before the the assessment manager may		
Solution in the state of the st		•	ervice leave levy has been paid		
Amount paid	Date paid (dd/mm/yy)		evy number (A, B or E)		
\$	Date paid (daminiyy)	QL00V0 N	(, t, B of E)		
7					
22) Is this development applic notice?	cation in response to a show	cause notice or required	d as a result of an enforcement		
☐ Yes – show cause or enfor ☐ No	cement notice is attached				
23) Further legislative require	ments				
Environmentally relevant ac	<u>ctivities</u>				
23.1) Is this development app Environmentally Relevant A					
accompanies this developr	nent (form ESR/2015/1791) ment application, and details				
No No	al authority one ha found hy annual	-i "FOD/0045/4704"	and town at warmald acress. An EDA		
requires an environmental authority to			arch term at <u>www.qld.gov.au</u> . An ERA		
Proposed ERA number:		Proposed ERA thresh	old:		
Proposed ERA name:					
Multiple ERAs are applicate this development application		ication and the details ha	ave been attached in a schedule to		
Hazardous chemical facilities					
23.2) Is this development app	lication for a hazardous ch	emical facility?			
Yes – Form 69: Notification application	n of a facility exceeding 10%	6 of schedule 15 thresho	ld is attached to this development		
⊠ No					
Note: See www.business.gld.gov.au	for further information about hazar	dous chemical notifications			

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act</i> 1999 is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act</i> 1999?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
☐ Yes – the development application involves premises in the koala habitat area outside the koala priority area
No Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
Water resources 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No
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Quarry materials from a water	course or lake		
23.9) Does this development apunder the <i>Water Act 2000?</i>	plication involve the remo	val of quarry materials from	a watercourse or lake
☐ Yes – I acknowledge that a q ☐ No	uarry material allocation r	notice must be obtained prior t	to commencing development
Note : Contact the Department of Natura information.	al Resources, Mines and Energy	at <u>www.dnrme.qld.gov.au</u> and <u>www.l</u>	<u>business.qld.gov.au</u> for further
Quarry materials from land un	ider tidal waters		
23.10) Does this development a under the Coastal Protection and			m land under tidal water
☐ Yes – I acknowledge that a q ☐ No	uarry material allocation r	notice must be obtained prior t	to commencing development
Note: Contact the Department of Environ	nment and Science at <u>www.des.</u>	<u>qld.gov.au</u> for further information.	
Referable dams			
23.11) Does this development a section 343 of the <i>Water Supply</i>			
Yes – the 'Notice Accepting a Supply Act is attached to this		ent' from the chief executive a	administering the Water
No Note: See guidance materials at www.d	Inrme.qld.gov.au for further infor	mation.	
Tidal work or development wit	thin a coastal managem	ent district	
23.12) Does this development a	pplication involve tidal w o	ork or development in a coa	stal management district?
Yes – the following is include	·	• •	
		sable development that is pre	scribed tidal work (only required
A certificate of title			
No Note: See guidance materials at www.de	les ald any au for further informa	tion	
Queensland and local heritage		uon.	
23.13) Does this development a heritage register or on a place	pplication propose develo		
Yes – details of the heritage			
⊠ No			
Note: See guidance materials at www.de	<u>es.qld.gov.au</u> for information req		Queensland heritage places.
Name of the heritage place:		Place ID:	
<u>Brothels</u>			
23.14) Does this development a	pplication involve a mater	ial change of use for a brot	hel?
		the proposal meets the code	for a development
application for a brothel unde ⊠ No	i Scriedule 3 of the Prost	ilulion Regulation 2014	
Decision under section 62 of t	the <i>Transport Infrastruct</i>	ture Act 1994	
23.15) Does this development a	pplication involve new or	changed access to a state-cor	ntrolled road?
Yes – this application will be Infrastructure Act 1994 (subje	taken to be an application	for a decision under section (62 of the <i>Transport</i>
satisfied) ⊠ No			

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation 23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended? Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered **Note**: See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral	_
requirement(s) in question 17	⊠ Yes
Note: See the Planning Regulation 2017 for referral requirements	
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2</u> –	☐ Yes
<u>Building work details</u> have been completed and attached to this development application	Not applicable
Supporting information addressing any applicable assessment benchmarks is with the	
development application	
Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report	⊠ Yes
and any technical reports required by the relevant categorising instruments (e.g. local government planning	
schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA</u> Forms Guide: Planning Report Template.	
Relevant plans of the development are attached to this development application	
Note: Relevant plans are required to be submitted for all aspects of this development application. For further	
information, see <u>DA Forms Guide: Relevant plans.</u>	_
The portable long service leave levy for QLeave has been paid, or will be paid before a	Yes
development permit is issued (see 21)	Not applicable ■ Not applicable Not applicable
25) Applicant declaration	
	t application is true and
By making this development application, I declare that all information in this developmen	t application is true and
By making this development application, I declare that all information in this developmen correct	
 ☑ By making this development application, I declare that all information in this development correct ☑ Where an email address is provided in Part 1 of this form, I consent to receive future electrical electrical entry. 	ctronic communications
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PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received: Reference number(s):				
Notification of engagement of alternative assessment manager				
Prescribed assessment man	ager			
Name of chosen assessmen	t manager			
Date chosen assessment manager engaged				
Contact number of chosen a	ssessment manager			
Relevant licence number(s)	of chosen assessment			
manager				
QLeave notification and pay	ment			
Note: For completion by assessmen	nt manager if applicable			
Description of the work				
QLeave project number				
Amount paid (\$)		Date paid (dd/mm/yy)		
Date receipted form sighted	by assessment manager			

Name of officer who sighted the form

CURRENT TITLE SEARCH

NATURAL RESOURCES, MINES AND ENERGY, QUEENSLAND

Request No: 35097858

Search Date: 01/10/2020 08:22 Title Reference: 20467112

Date Created: 15/08/1952

Previous Title: 20422228

20422229

REGISTERED OWNER

Dealing No: 720088247 05/06/2020

CHANTAL MAY IVES

ANDREW JOHN IVES JOINT TENANTS

ESTATE AND LAND

Estate in Fee Simple

LOT 3 CROWN PLAN SR223

Local Government: DOUGLAS

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 20422228 (POR 143) Deed of Grant No. 20422229 (POR 143)
- 2. MORTGAGE No 720088248 05/06/2020 at 11:36
 AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED A.C.N. 005
 357 522

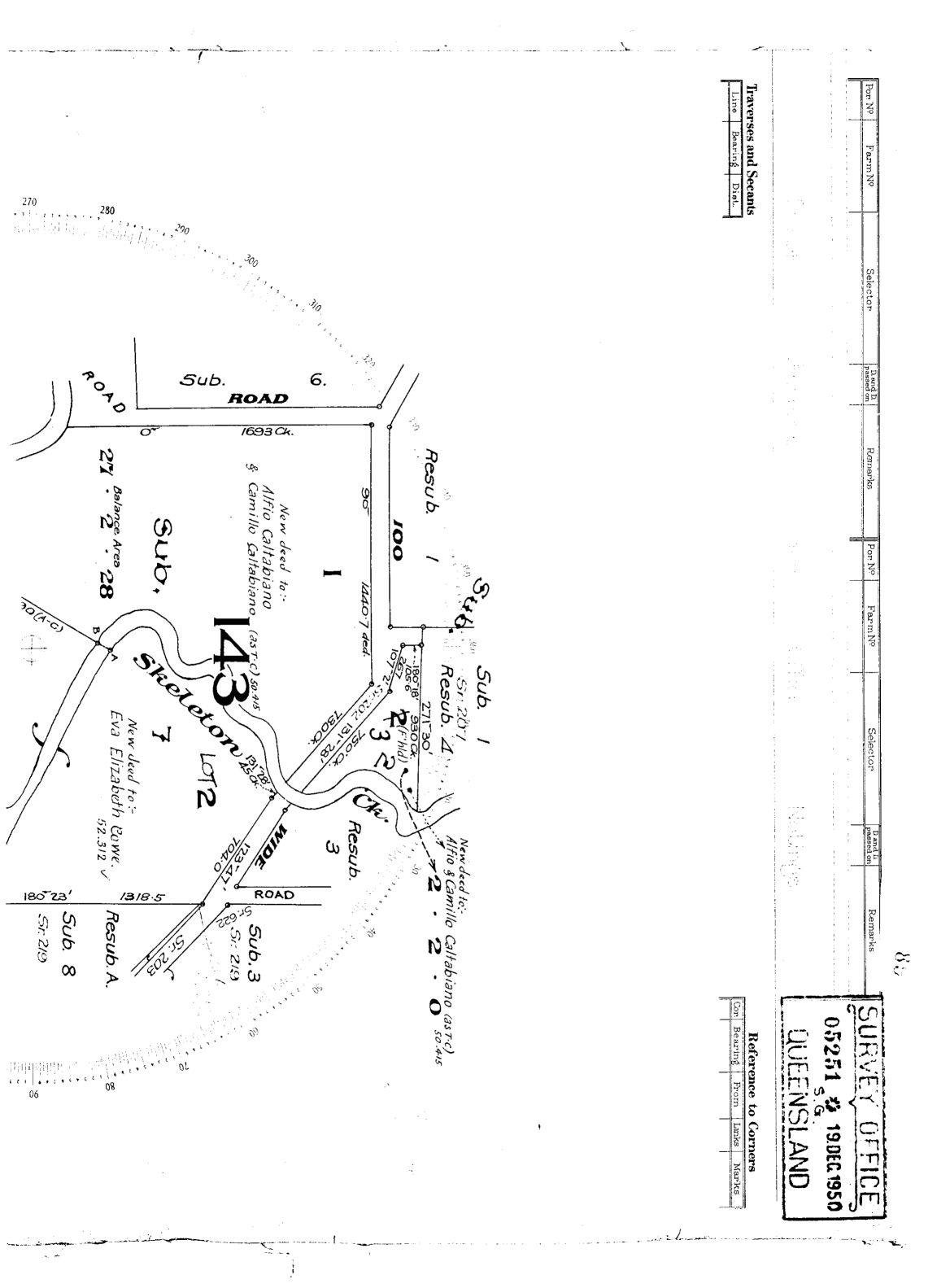
ADMINISTRATIVE ADVICES - NIL UNREGISTERED DEALINGS - NIL

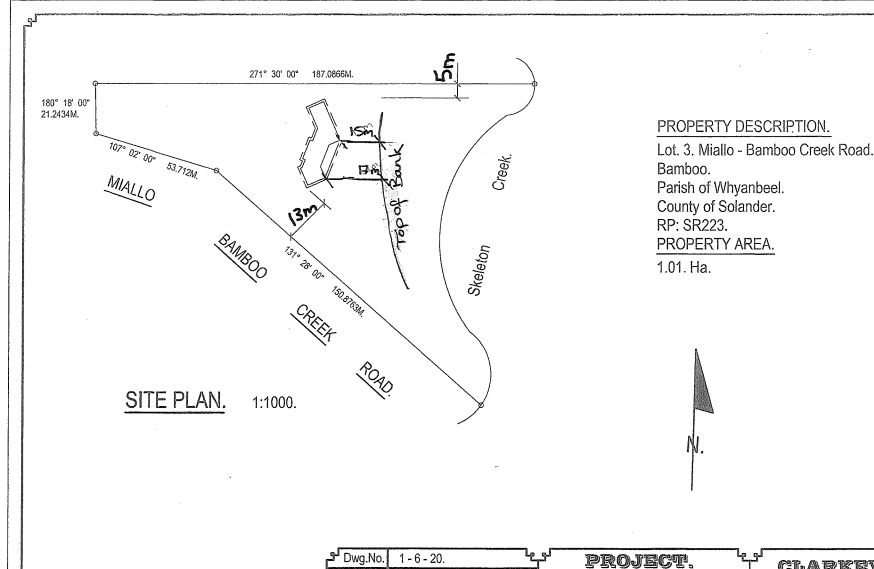
Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

COPYRIGHT THE STATE OF QUEENSLAND (NATURAL RESOURCES, MINES AND ENERGY) [2020] Requested By: D-ENQ GLOBALX

Por 143 For Additional Plan & Document Notings Refer to CISP completed the survey represented by this plan on which are written gulations of the Surveyor General's Department. survey has been executed in accordance with the existing re the bourings and lengths of the lines surreyed by me, and that the thereby certify that t, in person, mude, and on the Rep 1/4 2/15 ${f Adjustments}$ 28 · 0 · 28 32.1. 2 · 3 · /0 Previous Area Office Compilation A 237.52 Date 25.7.62 20.7.57 20.7.57 79 Register Andion Date Lat. Compiled from Partly covers Meridian Observations Long Observed CAM 5r. 202 & N.R.P.Plan N. 152. C. 157.337. Examined by Del 20-12 52 alc. Book Nº 1/149 Sales Register Vol. Vouctuer Nº Date of transmission of plans &c. Date of Instructions (By Addition) Scale 5 Chains to an Inch. Passed for payment Fol. R.C. 19155 0 Resub. 2 o. Distri Count Land A Porti PARISH OF 55.219 olander anbeel





Sheet. 6 of 6.

Scale. 1:100 or as shown.

Drawn. BWC. QBCC.66619.

17/8/20.

Do not scale off this drawing. Date.

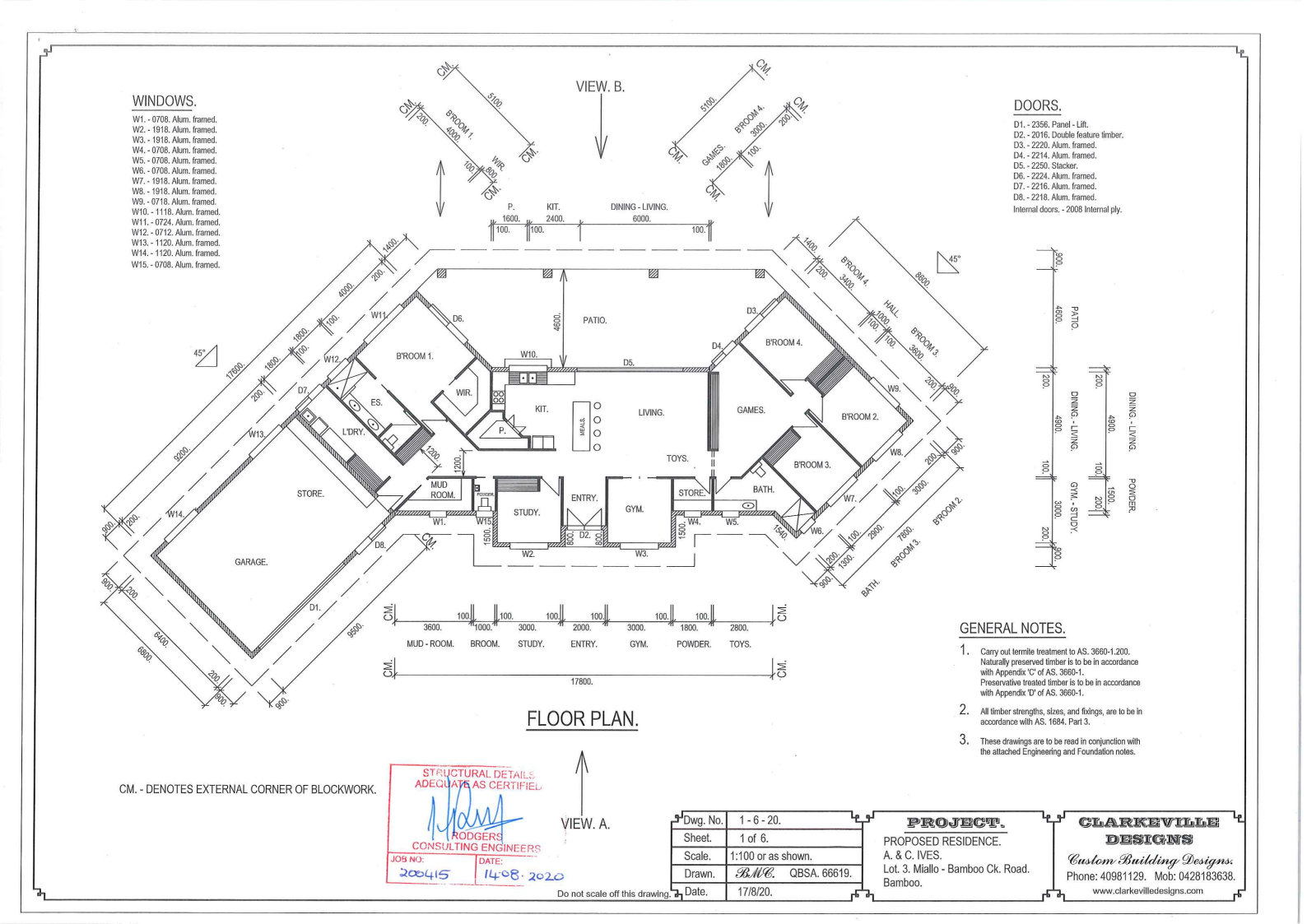
PROPOSED RESIDENCE.

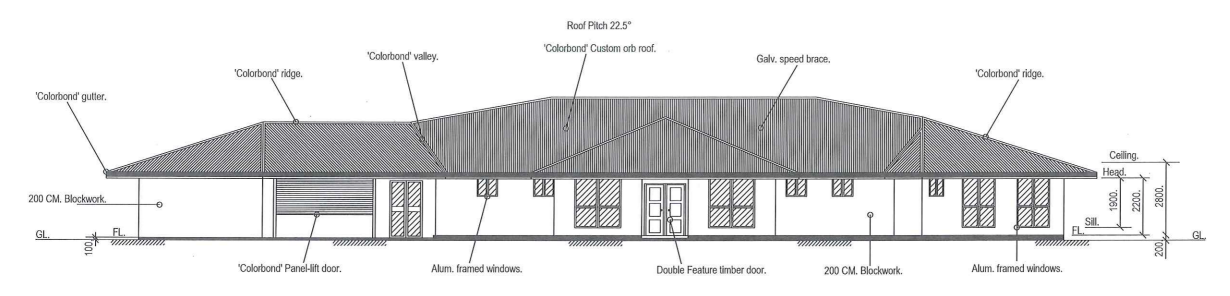
PROPOSED RESIDENCE.
A. & C. IVES.
Lot. 3. Miallo-Bamboo Ck. Road.
Bamboo.

CLARKEVILLE

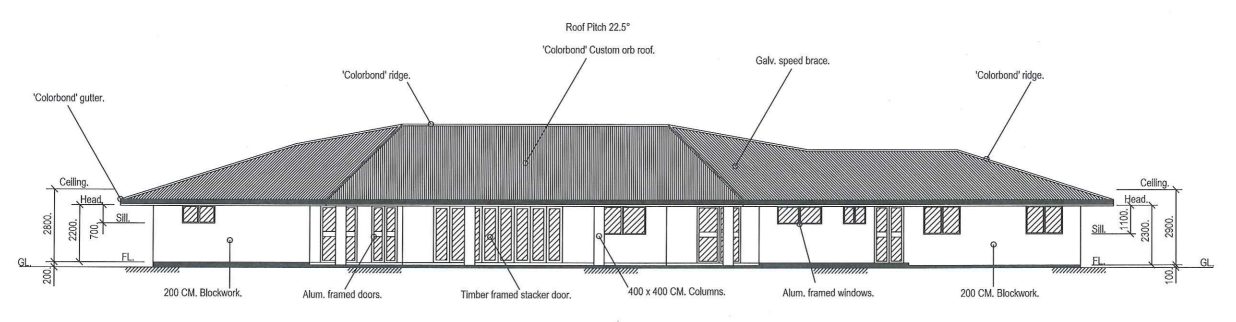
DESIGNS

Custom Building Designs. Mob: 0428183638.





VIEW. A.



VIEW. B.

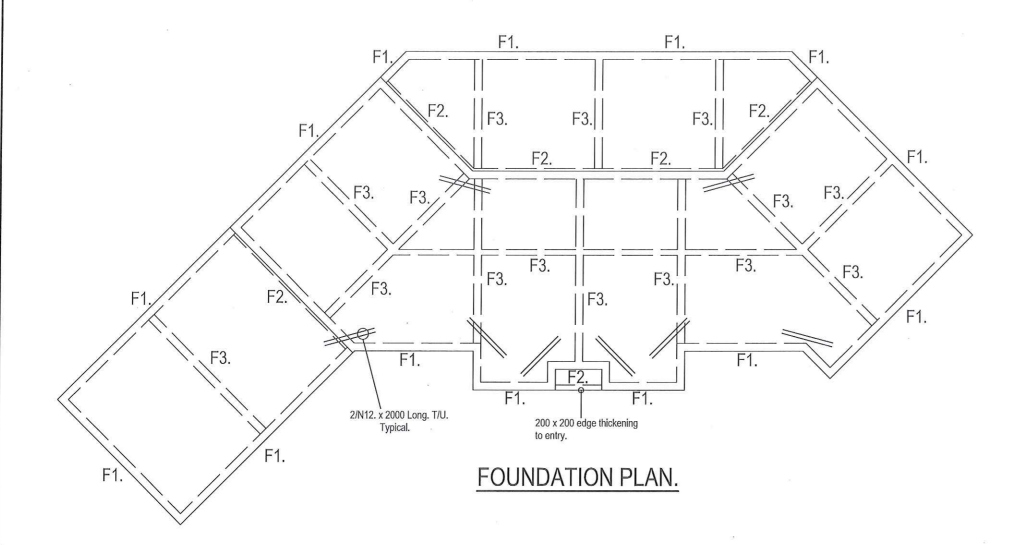


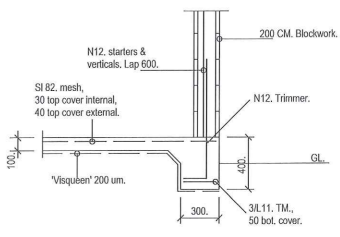
Dwg. No. 1 - 6 - 20. Sheet. 2 of. 6. PROPOSED RESIDENCE. A. & C. IVES. Scale. 1:100 or as shown. Lot. 3. Miallo - Bamboo Ck. Road. BMC. QBSA. 66619. Drawn. Bamboo. Do not scale off this drawing. Date. 17/8/20.

PROJECT.

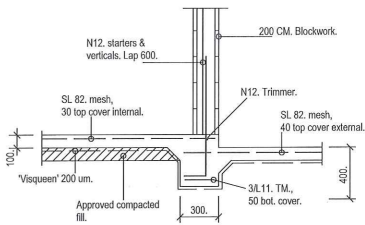
CLARKEVILLE Designs

Custom Building Designs. Phone: 40981129. Mob: 0428183638. www.clarkevilledesigns.com

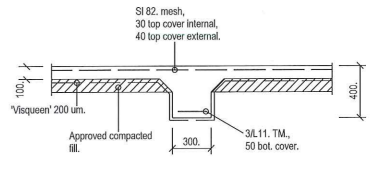




FOOTING F1. 1:20.



FOOTING F2. 1:20.



FOOTING F3. 1:20.

FOOTING NOTES.

Remove all grass and topsoil containing roots from slab site. Compact approved imported fill, if necessary, in 150 mm. max. layers to 98% SRDD. Concrete N25., 80mm. slump, 20mm. max. aggregate. Cure slab 7 days before loading. Footings have been designed as per Site Investigation Report No. 21467. By The Dirt Professionals. Soil classification = 'M'

SLAB.

100 mm. concrete slab. Reinforce with SL 82. mesh, 30 top cover internally,

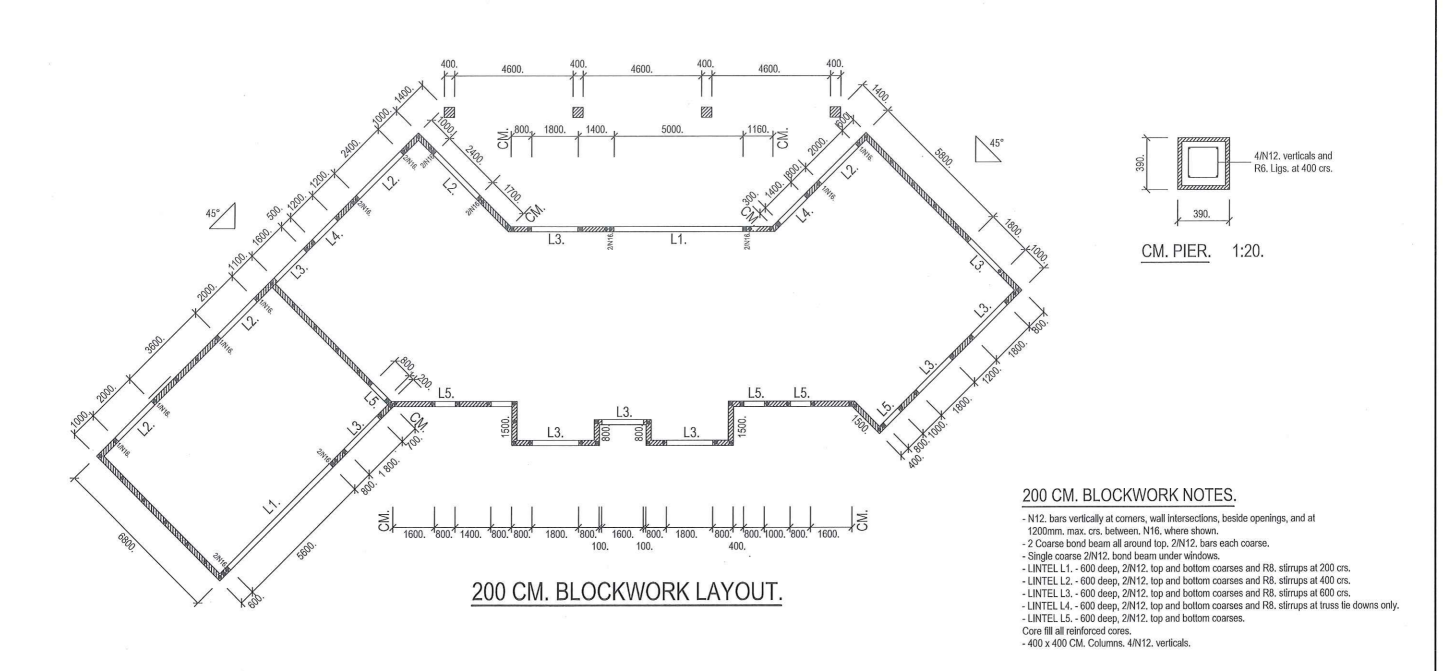
40 top cover externally. N12. trimmer all around. 'Visqueen' 200 um. under.

STRUCTURAL DETAILS ADEQUATE AS CERTIFIED CONSULTING ENGINEERS JOB NO: 200415 14.08.2020

Ė	Dwg. No.	1 - 6 - 20.		<u> </u>	Project.
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CM.- DENOTES EXTERNAL CORNER OF BLOCKWORK.

INTERNAL STUD WALLS.

1/ 75 x 38 MGP 10. top plate. 1/ 75 x 38 MGP 10. bottom plate. 75 x 38 MGP 10. studs at 450 crs. 1 row nogging. Sheet with 'Gyprock'. 'Villaboard' to wet areas.

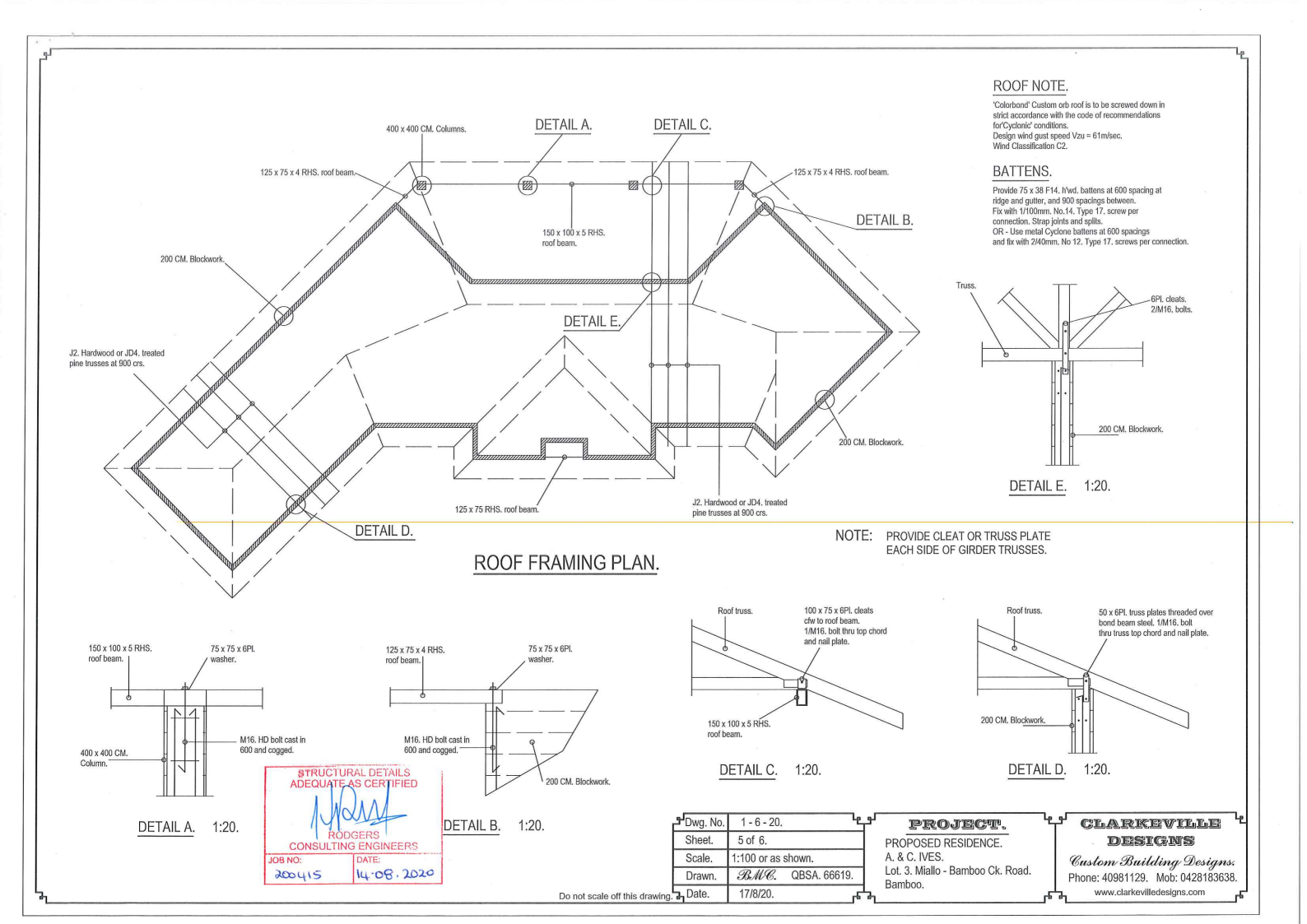


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CLARKEVILLE PROJECT. Designs PROPOSED RESIDENCE.

A. & C. IVES. Custom Building Designs. Lot. 3. Miallo - Bamboo Ck. Road. Bamboo.

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6.2.10 Rural zone code

6.2.10.1 Application

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

6.2.10.2 Purpose

- (1) The purpose of the Rural zone code is to provide for:
 - (a) provide for rural uses including cropping, intensive horticulture, intensive animal industries, animal husbandry, animal keeping and other primary production activities;
 - (b) provide opportunities for non-rural uses, such as ancillary tourism activities that are compatible with agriculture, the environmental features, and landscape character of the rural area where the uses do not compromise the long-term use of the land for rural purposes;
 - (c) protect or manage significant natural resources and processes to maintain the capacity for primary production.
- (2) The local government purpose of the code is to:
 - (a) implement the policy direction set in the Strategic Framework, in particular:
 - (i) Theme 2: Environment and landscape values, Element 3.5.5 Scenic amenity.
 - (ii) Theme 3: Natural resource management, Element 3.6.2 Land and catchment management, Element 3.6.3 Primary production, forestry and fisheries, Element 3.6.4 Resource extraction.
 - (iii) Theme 5 Economy, Element 3.8.2 Economic growth and diversification, Element 3.8.4 Primary production.
 - (iv) Theme 6: Infrastructure and transport, Element 3.9.4 Transport.
 - (b) recognise the primacy of rural production, in particular sugar cultivation, and other farming practices in rural areas;



- (c) provide protection to areas of ecological significance and scenic amenity significance where present.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Areas for use for primary production are conserved and fragmentation is avoided.
 - (b) Development embraces sustainable land management practices and contributes to the amenity and landscape of the area.
 - (c) Adverse impacts of land use, both on-site and on adjoining areas, are avoided and any unavoidable impacts are minimised through location, design, operation and management.
 - (d) Areas of remnant and riparian vegetation are retained or rehabilitated.

6.2.10.3 Criteria for assessment

Table 6.2.10.3.a —Rural zone code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Compliance	
For self-assessable and assessable developmen	For self-assessable and assessable development		
PO1 The height of buildings is compatible with the rural character of the area and must not detrimentally impact on visual landscape amenity.	AO1.1 Dwelling houses are not more than 8.5 metres in height. Note – Height is inclusive of roof height.	Complies with AO1 The Dwelling House would have a height of approximately 5.5 metres.	
	AO1.2	Not applicable	



Performance outcomes	Acceptable outcomes	Compliance
	Rural farm sheds and other rural structures are not more than 10 metres in height.	No outbuildings or farm shed are proposed as part of this application.
Setbacks		
Buildings and structures are setback to maintain the rural character of the area and achieve separation from buildings on adjoining properties.	Buildings are setback not less than: (a) 40 metres from the property boundary and a State-controlled road; (b) 25 metres from the property boundary adjoining Cape Tribulation Road; (c) 20 metres from the boundary with any other road; (d) 6 metres from side and rear property boundaries.	Complies with PO2 The Dwelling House would be setback 13 metres form Miallo Bamboo Creek Road and 5 metres from the northern side boundary, which is less than that accepted. Notwithstanding, the proposed dwelling house would have a setback consistent with the development on the corner of Miallo Bamboo Creek Road and Bamboo Creek Road and the orientation of the building would provide the narrowest façade facing the street. In
PO3	AO3	addition, there is no development in the adjoining sites. The proposed development would not adversely affect the rural character of the area or separation to buildings on adjoining properties. Able to Comply with AO3



Performance outcomes	Acceptable outcomes	Compliance
Buildings/structures are designed to maintain the rural character of the area.	White and shining metallic finishes are avoided on external surfaces of buildings.	Council are invited to attach a condition to any approval granted to secure compliance if considered necessary.
For assessable development		
Not applicable – A Dwelling House is identified as Self-Assessable development.		



8.2.1 Acid sulfate soils overlay code

8.2.1.1 Application

- (1) This code applies to assessing a material change of use, reconfiguring a lot, operational work or building work within the Acid sulfate soils overlay, if:
 - (a) self-assessable or assessable development where the code is identified as being applicable in the Assessment criteria for the Overlay Codes contained in the Levels of Assessment Tables in section 5.6;
 - (b) impact assessable development.
- (2) Land in the Acid sulphate soils overlay is identified on the Acid sulfate soils overlay map in Schedule 2 and includes the following sub-categories:
 - (a) Land at or below the 5m AHD sub-category;
 - (b) Land above the 5m AHD and below the 20m AHD sub-category.
- (3) When using this code, reference should be made to Part 5.

8.2.1.2 Purpose

- (1) The purpose of the acid sulfate soils overlay code is to:
 - (a) implement the policy direction in the Strategic Framework, in particular:
 - (i) Theme 2: Environment and landscape values, Element 3.5.4 Coastal zones.
 - (ii) Theme 3: Natural resource management, Element 3.6.2 land and catchment management, Element 3.6.3 Primary production, forestry and fisheries.
- (2) enable an assessment of whether development is suitable on land within the Acid sulfate soils overlay sub-categories.



- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Development ensures that the release of any acid and associated metal contaminant is avoided by not disturbing acid sulfate soils when excavating, removing soil or extracting ground water or filling land;
 - (b) Development ensures that disturbed acid sulphate soils, or drainage waters, are treated and, if required, on-going management practices are adopted that minimise the potential for environmental harm from acid sulfate soil and protect corrodible assets from acid sulfate soil.

8.2.1.3 Criteria for assessment

Table Error! No text of specified style in document..a – Acid sulphate soils overlay code –assessable development

Performance outcomes	Acceptable outcomes	Compliance
For assessable development		
PO1	AO1.1	Complies with AO1.1
The extent and location of potential or actual acid sulfate soils is accurately identified.	No excavation or filling occurs on the site.	No excavation or filling is proposed as part of the development.
Surface soils is accurately identified.	or	development.
	AO1.2	



Performance outcomes	Acceptable outcomes	Compliance
	An acid sulfate soils investigation is undertaken. Note - Planning scheme policy SC 6.12– Potential and actual acid sulfate soils provides guidance on preparing an acid sulfate soils investigation.	
PO2	AO2.1	Complies with AO2.1
Development avoids disturbing potential acid sulfate soils or actual acid sulfate soils, or is managed to avoid or minimise the release of acid and metal contaminants.	 The disturbance of potential acid sulfate soils or actual acid sulfate soils is avoided by: (a) not excavating, or otherwise removing, soil or sediment identified as containing potential or actual acid sulfate soils; (b) not permanently or temporarily extracting groundwater that results in the aeration of previously saturated acid sulfate soils; (c) not undertaking filling that results in: (d) actual acid sulfate soils being moved below the water table; 	No excavation or filling is proposed as part of the development.



Performance outcomes	Acceptable outcomes	Compliance
	(e) previously saturated acid sulfate soils being aerated.	
	or	
	AO2.2	
	The disturbance of potential acid sulfate soils or actual acid sulfate soils is undertaken in accordance with an acid sulfate soils management plan and avoids the release of metal contaminants by:	
	(a) neutralising existing acidity and preventing the generation of acid and metal contaminants;	
	(b) preventing the release of surface or groundwater flows containing acid and metal contaminants into the environment;	
	(c) preventing the in situ oxidisation of potential acid sulfate soils and actual acid sulfate soils through ground water level management;	



Performance outcomes	Acceptable outcomes	Compliance
	(d) appropriately treating acid sulfate soils before disposal occurs on or off site;	
	(e) documenting strategies and reporting requirements in an acid sulfate soils environmental management plan.	
	Note - Planning scheme policy SC 6.12 – Acid sulfate soils provides guidance on preparing an acid sulfate soils management plan.	
PO3	AO3	Complies with AO3
No environmental harm is caused as a result of exposure to potential acid sulfate soils or actual acid sulfate soils.	No acceptable outcomes are prescribed.	No excavation or filling is proposed as part of the development.



8.2.4 Flood and storm tide hazard overlay code

8.2.4.1 Application

- (1) This code applies to assessing a material change of use, reconfiguring a lot, operational work or building work within the Flood and storm tide hazard overlay, if:
 - (a) self assessable or assessable development where the code is identified as being applicable in the Assessment criteria for the Overlay Codes contained in the Levels of Assessment Tables in section 5.6;
 - (b) impact assessable development.
- (2) Land in the Flood and storm tide hazard overlay is identified on the Flood and storm tide hazard overlay map in Schedule 2 and includes the:
 - (a) Storm tide high hazard sub-category;
 - (b) Storm tide medium hazard sub-category;
 - (c) Flood plain assessment sub-category;
 - (d) 100 ARI Mossman, Port Douglas and Daintree Township Flood Studies sub-category.
- (3) When using this code, reference should be made to Part 5.

Note - The Flood and storm tide hazards overlay maps contained in Schedule 2 identify areas (Flood and storm tide inundation areas) where flood and storm tide inundation modelling has been undertaken by the Council. Other areas not identified by the Flood and inundation hazards overlay maps contained in Schedule 2 may also be subject to the defined flood event or defined storm tide event.

8.2.4.2 Purpose

(1) The purpose of the Flood and storm tide hazard overlay code is to:



- (a) implement the policy direction in the Strategic Framework, in particular:
 - (i) Theme 1 Settlement pattern: Element 3.4.7 Mitigation of hazards;
 - (ii) Theme 6 Infrastructure and transport: Element 3.9.2 Energy.
- (b) enable an assessment of whether development is suitable on land within the Flood and storm tide hazard sub-categories.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) development siting, layout and access responds to the risk of the natural hazard and minimises risk to personal safety;
 - (b) development achieves an acceptable or tolerable risk level, based on a fit for purpose risk assessment;
 - (c) the development is resilient to natural hazard events by ensuring siting and design accounts for the potential risks of natural hazards to property;
 - (d) the development supports, and does not unduly burden disaster management response or recovery capacity and capabilities;
 - (e) the development directly, indirectly and cumulatively avoids an unacceptable increase in severity of the natural hazards and does not significantly increase the potential for damage on site or to other properties;
 - (f) the development avoids the release of hazardous materials as a result of a natural hazard event;
 - (g) natural processes and the protective function of landforms and/or vegetation are maintained in natural hazard areas;
 - (h) community infrastructure is located and designed to maintain the required level of functionality during and immediately after a hazard event.

8.2.4.3 Criteria for assessment

Table 8.2.4.3.a – Flood and storm tide hazards overlay code –assessable development

Performance outcomes	Acceptable outcomes	Compliance	
For assessable and self-assessable development			



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Performance outcomes	Acceptable outcomes	Compliance
PO1 Development is located and designed to: (a) ensure the safety of all persons; minimise damage to the development and contents of buildings; (b) provide suitable amenity; minimise disruption to residents, recovery time, and rebuilding or restoration costs after inundation events. Note – For assessable development within the flood plain assessment sub-category, a flood study by a suitably qualified professional is required to identify compliance with the intent of the acceptable outcome.	AO1.1 Development is sited on parts of the land that is not within the Flood and Storm tide hazards overlay maps contained in Schedule 2; or For dwelling houses, AO1.2 Development within the Flood and Storm Tide hazards overlay maps (excluding the Flood plain assessment sub-category) is designed to provide immunity to the Defined Inundation Event as outlined within Table 8.2.4.3.b plus a freeboard of 300mm.	Complies with AO1.2 The proposed Dwelling House would be constructed on the highest part of the site and with the desired immunity level.
	AO1.3 New buildings are: (a) not located within the overlay area; (b) located on the highest part of the site to minimise entrance of flood waters;	Complies with PO1 The proposed Dwelling House would be located on the highest part of the site and with the desired immunity level. It would not be subject to flood inundation.



Performance outcomes	Acceptable outcomes	Compliance
	(c) provided with clear and direct pedestrian and vehicle evacuation routes off the site.	
	AO1.4	Complies with AO1.4
	In non urban areas, buildings and infrastructure are set back 50 metres from natural riparian corridors to maintain their natural function of reducing velocity of floodwaters.	The dwelling house would be setback greater than 50 metres from the riparian corridor of Skeleton Creek.
For assessable development		
Not Applicable Dwelling Houses are identified as Self-Assessable developments.		



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8.2.7 Natural areas overlay code

8.2.7.1 Application

- (1) This code applies to assessing a material change of use, reconfiguring a lot, operational work or building work within the Natural areas overlay, if:
 - (a) self-assessable or assessable development where the code is identified as being applicable in the Assessment criteria for the Overlay Codes contained in the Levels of Assessment Tables in section 5.6:
 - (b) impact assessable development.
- (2) Land in the Natural areas overlay is identified on the Natural areas overlay map in Schedule 2 and includes the following sub-categories:
 - (a) MSES Protected area;
 - (b) MSES Marine park;
 - (c) MSES Wildlife habitat;
 - (d) MSES Regulated vegetation;
 - (e) MSES Regulated vegetation (intersecting a Watercourse);
 - (f) MSES High ecological significance wetlands;
 - (g) MSES High ecological value waters (wetlands);
 - (h) MSES High ecological value waters (watercourse);
 - (i) MSES Legally secured off set area.

Note – MSES = Matters of State Environmental Significance.



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(3) When using this code, reference should be made to Part 5.

8.2.7.2 Purpose

- (1) The purpose of the Natural areas overlay code is to:
 - (a) implement the policy direction in the Strategic Framework, in particular:
 - (i) Theme 2: Environment and landscape values, Element 3.5.3 Biodiversity, Element 3.5.4 Coastal zones;
 - (ii) Theme 3: Natural resource management Element 3.6.2 Land and catchment management, Element 3.6.3 Primary production, forestry and fisheries.
 - (b) enable an assessment of whether development is suitable on land within the Biodiversity area overlay sub-categories.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) development is avoided within:
 - (i) areas containing matters of state environmental significance (MSES);
 - (ii) other natural areas;
 - (iii) wetlands and wetland buffers;
 - (iv) waterways and waterway corridors.
 - (b) where development cannot be avoided, development:
 - (i) protects and enhances areas containing matters of state environmental significance;
 - (ii) provides appropriate buffers;
 - (iii) protects the known populations and supporting habitat of rare and threatened flora and fauna species, as listed in the relevant State and Commonwealth legislation;



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- (iv) ensures that adverse direct or indirect impacts on areas of environmental significance are minimised through design, siting, operation, management and mitigation measures;
- (v) does not cause adverse impacts on the integrity and quality of water in upstream or downstream catchments, including the Great Barrier Reef World Heritage Area;
- (vi) protects and maintains ecological and hydrological functions of wetlands, waterways and waterway corridors;
- (vii) enhances connectivity across barriers for aquatic species and habitats;
- (viii) rehabilitates degraded areas to provide improved habitat condition, connectivity, function and extent;
- (ix) protects areas of environmental significance from weeds, pests and invasive species.
- (c) strategic rehabilitation is directed to areas on or off site, where it is possible to achieve expanded habitats and increased connectivity.

8.2.7.3 Criteria for assessment

Table Error! No text of specified style in document..a – Natural areas overlay code –assessable development

Performance outcomes	Acceptable outcomes	Compliance
For self-assessable and assessable development		
Protection of matters of environmental significance		
PO1	AO1.1	Complies with AO1.1



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Performance outcomes	Acceptable outcomes	Compliance
Development protects matters of environmental significance.	Development avoids significant impact on the relevant environmental values.	The proposed dwelling house would be sited outside of any identified areas of environmental
	or	significance.
	AO1.2	
	A report is prepared by an appropriately qualified person demonstrating to the satisfaction of the assessment manager, that the development site does not contain any matters of state and local environmental significance.	
	or	
	AO1.3	
	Development is located, designed and operated to mitigate significant impacts on environmental values. For example, a report certified by an appropriately qualified person demonstrating to the satisfaction of the assessment manager, how the proposed development mitigates impacts, including on water	



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Performance outcomes	Acceptable outcomes	Compliance
	quality, hydrology and biological processes.	
Management of impacts on matters of environn	nental significance	
PO2	AO2	Complies with AO2
Development is located, designed and constructed to avoid significant impacts on matters of environmental significance.	The design and layout of development minimises adverse impacts on ecologically important areas by: (a) focusing development in cleared areas to protect existing habitat; (b) utilising design to consolidate density and preserve existing habitat and native vegetation; (c) aligning new property boundaries to maintain ecologically important areas; (d) ensuring that alterations to natural landforms, hydrology and drainage patterns on the development site do not negatively affect ecologically important areas;	The proposed dwelling house would be sited outside of any identified areas of environmental significance.



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Performance outcomes	Acceptable outcomes	Compliance
	(e) ensuring that significant fauna habitats are protected in their environmental context; and	
	(f) incorporating measures that allow for the safe movement of fauna through the site.	
PO3	AO3.1	Not applicable
An adequate buffer to areas of state environmental significance is provided and maintained.	A buffer for an area of state environmental significance (Wetland protection area) has a minimum width of:	There are no wetland protection areas in the vicinity of the site.
	(a) 100 metres where the area is located outside Urban areas; or	
	(b) 50 metres where the area is located within Urban areas.	
	or	
	AO3.2	
	A buffer for an area of state environmental significance is applied and maintained, the width of	



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Performance outcomes	Acceptable outcomes	Compliance
	which is supported by an evaluation of environmental values, including the function and threats to matters of environmental significance.	
PO4	AO4.1	Not applicable
Wetland and wetland buffer areas are maintained, protected and restored.	Native vegetation within wetlands and wetland buffer areas is retained.	There are no wetland protection areas in the vicinity of the site.
Note – Wetland buffer areas are identified in AO3.1.	AO4.2	Not applicable
	Degraded sections of wetlands and wetland buffer areas are revegetated with endemic native plants in patterns and densities, which emulate the relevant regional ecosystem.	There are no wetland protection areas in the vicinity of the site.
PO5	AO5.1	Not applicable
Development avoids the introduction of non- native pest species (plant or animal) that pose a	Development avoids the introduction of non-native pest species.	There are no wetland protection areas in the vicinity of the site.



9.3.8 Dwelling house code

9.3.8.1 Application

- (1) This code applies to assessing development for a dwelling house if:
 - (a) self-assessable development or assessable development where this code identified in the assessment criteria column of a table of assessment; or
 - (b) impact assessable development.
- (2) When using this code, reference should be made to Part 5.

Note—Where the land is identified in an overlay map, additional provisions relating to that overlay also apply. For example, minimum floor levels for a dwelling house on a site subject to certain types of flooding are identified in the Flood and storm tide inundation overlay code.

Note – For a proposal to be self-assessable, it must meet all of the self-assessable outcomes of this code and any other applicable code. Where is does not meet all the self-assessable outcomes, the proposal becomes assessable development and a development application is required. Where a development application is triggered, only the specific acceptable outcomes that the proposal fails to meet need to be assessed against the corresponding performance outcomes. Other self-assessable outcomes that are met are not assessed as part of the development application.

9.3.8.2 Purpose

- (1) The purpose of the Dwelling house code is to assess the suitability of development to which this code applies.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) The dwelling house, including all habitable buildings on site, is occupied by a single household;
 - (b) A dwelling house, including a secondary dwelling or domestic out-buildings; ensures that the secondary dwelling is sub-ordinate to the primary dwelling house;



- (c) Development of a dwelling house provides sufficient and safe vehicle access and parking for residents;
- (d) The built form, siting, design and use of each dwelling is consistent with the desired neighbourhood character and streetscape elements of the area.

9.3.8.3 Criteria for assessment

Table 9.3.8.3.a – Dwelling house code –assessable development

Performance outcomes	Acceptable outcomes	Compliance
For self-assessable and assessable development		
PO1	AO1	Not applicable
Secondary dwellings:	The secondary dwelling:	No Secondary Dwelling is proposed.
 (a) are subordinate, small-scaled dwellings; (b) contribute to a safe and pleasant living environment; (c) are established on appropriately sized lots; (d) do not cause adverse impacts on adjoining properties. 	 (a) has a total gross floor area of not more than 80m², excluding a single carport or garage; (b) is occupied by 1 or more members of the same household as the dwelling house. 	



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Performance outcomes	Acceptable outcomes	Compliance
PO2	AO2	Complies with AO2
Resident's vehicles are accommodated on- site.	Development provides a minimum number of onsite car parking spaces comprising:	A double integrated garage would be provided as part of the development.
	(a) 2 car parking spaces which may be in tandem for the dwelling house;	
	(b) 1 car parking space for any secondary dwelling on the same site.	
PO3	AO3	Complies with AO3
Development is of a bulk and scale that:	Development meets the acceptable outcome for	Refer to the assessment against the Rural zone
(a) is consistent with and complements the built form and front boundary setbacks prevailing in the street and local area;	building height in the applicable Zone code associated with the site.	code.
(b) does not create an overbearing development for adjoining dwelling houses and their private open space;		



Performance outcomes	Acceptable outcomes	Compliance
(c) does not impact on the amenity and privacy of residents in adjoining dwelling houses;(d) ensures that garages do not dominate the appearance of the street.		



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Performance outcomes	Acceptable outcomes	Compliance
risk to ecological integrity.	AO5.2 The threat of existing pest species is controlled by adopting pest management practices for long-term ecological integrity.	Not applicable There are no wetland protection areas in the vicinity of the site.
Ecological connectivity		
PO6	AO6.1	Complies with AO6.1
Development protects and enhances ecological connectivity and/or habitat extent.	Development retains native vegetation in areas large enough to maintain ecological values, functions and processes.	No native vegetation would be removed as part of the development.
	and	
	AO6.2	
	Development within an ecological corridor rehabilitates native vegetation.	
	and	



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Performance outcomes	Acceptable outcomes	Compliance
	AO6.3	
	Development within a conservation corridor mitigates adverse impacts on native fauna, feeding, nesting, breeding and roosting sites and native fauna movements.	
PO7	AO7.1	Complies with AO7.1
Development minimises disturbance to matters of state environmental significance (including existing ecological corridors).	Development avoids shading of vegetation by setting back buildings by a distance equivalent to the height of the native vegetation.	The dwelling house would be located within an existing cane paddock that has been cleared of vegetation.
	and	
	AO7.2	
	Development does not encroach within 10 metres of existing riparian vegetation and watercourses.	
Waterways in an urban area		



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Performance outcomes	Acceptable outcomes	Compliance
PO8	AO8.1	Not Applicable
Development is set back from waterways to protect and maintain:	Where a waterway is contained within an easement or a reserve required for that purpose, development does not occur within the easement or reserve;	The site is not in an urban area.
(a) water quality;(b) hydrological functions;	or AO8.2	
(c) ecological processes;(d) biodiversity values;	Development does not occur on the part of the site affected by the waterway corridor.	
(e) riparian and in-stream habitat values and connectivity;	Note – Waterway corridors are identified within 8.	
(f) in-stream migration.		
Waterways in a non-urban area		
PO9	AO9	Complies with AO9
Development is set back from waterways to	Development does not occur on that part of the site	The development would be setback a significant



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Performance outcomes	Acceptable outcomes	Compliance
protect and maintain: (a) water quality; (b) hydrological functions; (c) ecological processes; (d) biodiversity values; (e) riparian and in-stream habitat values and connectivity; (f) in-stream migration.	affected by a waterway corridor. Note – Waterway corridors are identified within table 8.2.7.3.b.	distance from the waterway corridor of Skeleton Creek and a minimum of 15 metres from the top of bank.

8.2.7.3.b — Widths of waterway corridors for waterways

Waterways classification	Waterway corridor width
Waterways in Urban areas	10 metres measured perpendicular from the top of the high bank.
Waterways in Other areas	For a dwelling house, 10 metres measured perpendicular from the top of the high bank. For all other development, 20 metres measured perpendicular from the top of the high bank.



9.4.1 Access, parking and servicing code

9.4.1.1 Application

- (1) This code applies to assessing:
 - (a) operational work which requires a compliance assessment as a condition of a development permit; or
 - (b) a material change of use or reconfiguring a lot if:
 - (i) self-assessable or assessable development where this code is identified in the assessment criteria column of the table of assessment;
 - (ii) impact assessable development, to the extent relevant.
- (2) When using this code, reference should be made to Part 5.

9.4.1.2 Purpose

- (1) The purpose of the Access, parking and servicing code is to assess the suitability of access, parking and associated servicing aspects of a development.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) sufficient vehicle parking is provided on-site to cater for all types of vehicular traffic accessing and parking on-site, including staff, guests, patrons, residents and short term delivery vehicles;
 - (b) sufficient bicycle parking and end of trip facilities are provided on-site to cater for customer and service staff;
 - (c) on-site parking is provided so as to be accessible and convenient, particularly for any short term uses;
 - (d) development provides walking and cycle routes through the site which link the development to the external walking and cycling network;
 - (e) the provision of on-site parking, loading / unloading facilities and the provision of access to the site do not impact on the efficient function of street network or on the area in which the development is located;
 - (f) new vehicular access points are safely located and are not in conflict with the preferred ultimate streetscape character and local character and do



not unduly disrupt any current or future on-street parking arrangements.

9.4.1.3 Criteria for assessment

Table 9.4.1.3.a – Access, parking and servicing code –assessable development

Performance outcomes	Acceptable outcomes	Compliance	
For self-assessable and assessable development			
PO1	AO1.1	Complies with AO1.1	
Sufficient on-site car parking is provided to cater for the amount and type of vehicle traffic expected to be generated by the use or uses of the site, having particular regard to: (a) the desired character of the area; (b) the nature of the particular use and its specific	The minimum number of on-site vehicle parking spaces is not less than the number prescribed in Table 9.4.3.1.b for that particular use or uses. Note - Where the number of spaces calculated from the table is not a whole number, the number of spaces provided is the next highest whole number.	The proposed dwelling house would provide two carparking spaces.	
characteristics and scale; (c) the number of employees and the likely number of visitors to the site;	AO1.2 Car parking spaces are freely available for the parking of vehicles at all times and are not used	Complies with AO1.2 The proposed car parking spaces would be contained within an integrated garage.	



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Performance outcomes	Acceptable outcomes	Compliance
(d) the level of local accessibility;(e) the nature and frequency of any public	for external storage purposes, the display of products or rented/sub-leased.	
transport serving the area; (f) whether or not the use involves the retention of an existing building and the previous requirements for car parking for the building (g) whether or not the use involves a heritage	AO1.3 Parking for motorcycles is substituted for ordinary vehicle parking to a maximum level of 2% of total ordinary vehicle parking.	Not Applicable No motorcycle parking is proposed.
building or place of local significance; (h) whether or not the proposed use involves the retention of significant vegetation.	AO1.4 For parking areas exceeding 50 spaces parking, is provided for recreational vehicles as a substitute for ordinary vehicle parking to a maximum of 5% of total ordinary vehicle parking rate.	Not Applicable The car parking is limited to less than 50 spaces.
PO2 Vehicle parking areas are designed and constructed in accordance with relevant standards.	Vehicle parking areas are designed and constructed in accordance with Australian Standard:	Complies with AO2 The parking areas would be designed and constructed with the relevant Australian Standard.



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Performance outcomes	Acceptable outcomes	Compliance
	(a) AS2890.1;(b) AS2890.3;(c) AS2890.6.	
PO3	AO3.1	Complies with AO3.1
Access points are designed and constructed: (a) to operate safely and efficiently; (b) to accommodate the anticipated type and volume of vehicles (c) to provide for shared vehicle (including cyclists) and pedestrian use, where appropriate;	Access is limited to one access cross over per site and is an access point located, designed and constructed in accordance with: (a) Australian Standard AS2890.1; (b) Planning scheme policy SC6.5 – FNQROC Regional Development Manual - access crossovers.	Access would be limited to a single access which has been designed to the relevant Australian Standards.
(d) so that they do not impede traffic or pedestrian movement on the adjacent road area;	AO3.2 Access, including driveways or access crossovers: (a) are not placed over an existing:	Complies with AO3.2 The proposed driveway would be clear of any infrastructure.



Performance outcomes	Acceptable outcomes	Compliance
 (e) so that they do not adversely impact upon existing intersections or future road or intersection improvements; (f) so that they do not adversely impact current and future on-street parking arrangements; (g) so that they do not adversely impact on existing services within the road reserve adjacent to the site; (h) so that they do not involve ramping, cutting of the adjoining road reserve or any built 	 (i) telecommunications pit; (ii) stormwater kerb inlet; (iii) sewer utility hole; (iv) water valve or hydrant. (b) are designed to accommodate any adjacent footpath; (c) adhere to minimum sight distance requirements in accordance with AS2980.1. 	
structures (other than what may be necessary to cross over a stormwater channel).	AO3.3 Driveways are: (a) designed to follow as closely as possible to the existing contours, but are no steeper than the gradients outlined in Planning scheme policy SC6.5 – FNQROC Regional Development Manual;	Complies with AO3.3 The driveway would be constructed to comply with the FNQROC Manual standards and would not have a grade of greater than 1 in 6.



Performance outcomes	Acceptable outcomes	Compliance
	(b) constructed such that where there is a grade shift to 1 in 4 (25%), there is an area with a grade of no more than 1 in in 6 (16.6%) prior to this area, for a distance of at least 5 metres;	
	(c) on gradients greater than 1 in 6 (16.6%) driveways are constructed to ensure the cross-fall of the driveway is one way and directed into the hill, for vehicle safety and drainage purposes;	
	(d) constructed such that the transitional change in grade from the road to the lot is fully contained within the lot and not within the road reserve;	
	(e) designed to include all necessary associated drainage that intercepts and directs storm water runoff to the storm water drainage system.	
	AO3.4	Complies with AO3.4



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Performance outcomes	Acceptable outcomes	Compliance
	Surface construction materials are consistent with the current or intended future streetscape or character of the area and contrast with the surface construction materials of any adjacent footpath.	The proposed driveway would be constructed of gravel or similar, consistent with existing driveways in the locality.
PO4	AO4	Not Applicable
Sufficient on-site wheel chair accessible car parking spaces are provided and are identified and reserved for such purposes.	The number of on-site wheel chair accessible car parking spaces complies with the rates specified in AS2890 Parking Facilities.	There is no requirement for wheel chair accessible spaces.
PO5	AO5	Not Applicable
Access for people with disabilities is provided to the building from the parking area and from the street.	Access for people with disabilities is provided in accordance with the relevant Australian Standard.	Not applicable to dwelling houses.
PO6	AO6	Not Applicable
Sufficient on-site bicycle parking is provided to cater for the anticipated demand generated by the development.	The number of on-site bicycle parking spaces complies with the rates specified in Table 9.4.3.1.c.	Not applicable to dwelling houses.



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Performance outcomes	Acceptable outcomes	Compliance
PO7	AO7.1	Not Applicable
Development provides secure and convenient bicycle parking which:	Development provides bicycle parking spaces for employees which are co-located with end-of-trip	Not applicable to dwelling houses.
(a) for visitors is obvious and located close to the	facilities (shower cubicles and lockers);	
building's main entrance;	AO7.2	Not Applicable
(b) for employees is conveniently located to provide secure and convenient access between the bicycle storage area, end-of-trip facilities and the main area of the building;	Development ensures that the location of visitor bicycle parking is discernible either by direct view or using signs from the street.	Not applicable to dwelling houses.
(c) is easily and safely accessible from outside	AO7.3	Not Applicable
the site.	Development provides visitor bicycle parking which does not impede pedestrian movement.	Not applicable to dwelling houses.
PO8	AO8	Not Applicable
Development provides walking and cycle routes through the site which:	Development provides walking and cycle routes which are constructed on the carriageway or through the site to:	Not applicable to dwelling houses.



Performance outcomes	Acceptable outcomes	Compliance
 (a) link to the external network and pedestrian and cyclist destinations such as schools, shopping centres, open space, public transport stations, shops and local activity centres along the safest, most direct and convenient routes; (b) encourage walking and cycling; (c) ensure pedestrian and cyclist safety. 	(a) create a walking or cycle route along the full frontage of the site;(b) connect to public transport and existing cycle and walking routes at the frontage or boundary of the site.	
PO9	AO9.1	Complies with AO9.1
Access, internal circulation and on-site parking for service vehicles are designed and constructed: (a) in accordance with relevant standards; (b) so that they do not interfere with the amenity	Access driveways, vehicle manoeuvring and onsite parking for service vehicles are designed and constructed in accordance with AS2890.1 and AS2890.2.	The driveway has been designed in accordance with the relevant Australian Standards.
of the surrounding area;	AO9.2	Not Applicable
	Service and loading areas are contained fully within the site.	Not applicable to dwelling houses.



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Performance outcomes	Acceptable outcomes	Compliance
(c) so that they allow for the safe and convenient	AO9.3	Not Applicable
movement of pedestrians, cyclists and other vehicles.	The movement of service vehicles and service operations are designed so they:	Not applicable to dwelling houses.
	(a) do not impede access to parking spaces;	
	(b) do not impede vehicle or pedestrian traffic movement.	
PO10	AO10.1	Not Applicable
Sufficient queuing and set down areas are provided to accommodate the demand generated by the development.	Development provides adequate area on-site for vehicle queuing to accommodate the demand generated by the development where drive through facilities or drop-off/pick-up services are proposed as part of the use, including, but not limited to, the following land uses:	Not applicable to dwelling houses.
	(a) car wash;	
	(b) child care centre;	
	(c) educational establishment where for a school;	



Performance outcomes	Acceptable outcomes	Compliance
	(d) food and drink outlet, where including a drive- through facility;	
	(e) hardware and trade supplies, where including a drive-through facility;	
	(f) hotel, where including a drive-through facility;	
	(g) service station.	
	AO10.2	Not Applicable
	Queuing and set-down areas are designed and constructed in accordance with AS2890.1.	Not applicable to dwelling houses.