



Phone: 07 4222 9888 Email: info@tbac.com.au

23/12/2021

Douglas Shire Council PO Box 723 MOSSMAN QLD 4873

Dear Sir/Madam.

MCU application for a Dwelling located at 10 Splendour Road, Mossman QLD 4873 (8 RP907340)

Please find our Material Change of Use Application and report which demonstrates compliance with the relevant performance requirements of Douglas Shire Planning Scheme Dwelling located at 10 Splendour Road, Mossman QLD 4873 (Lot8 RP907340)

The subject property is located within the Rural Zone under the Douglas Shire Planning Scheme. Within this zone, building work is self-assessable development, provided the development meets all the acceptable outcomes of the self-assessable criteria of the relevant Codes. As such, an assessment against the relevant acceptable outcomes has revealed three departures from the acceptable outcomes. Given the departures, the building work is deemed code assessable development requiring compliance with the applicable performance requirements.

Please note, the existing dwelling on the property will become a secondary dwelling use in accordance with the planning scheme – refer to attached plans

Please find below our code assessment of the building work which demonstrates compliance with the applicable performance criteria.

If you have any queries or require any additional information, please do not hesitate to contact Ryan Wagemaker on 07 4222 9888

Yours faithfully,

The Building Approval Company

ISO 9001:2015 BCS - 211138 Page 1 of 1



9.4.9 Vegetation management code

9.4.9.1 Criteria for assessment

Table 9.4.9.3.a - Vegetation management -assessable development

Performance outcomes	Acceptable outcomes	
For self-assessable and assessable developmen	ut .	
PO1 Vegetation is protected to ensure that: (a) the character and amenity of the local area is maintained; (b) vegetation damage does not result in fragmentation of habitats; (c) vegetation damage is undertaken in a sustainable manner; (d) the Shire's biodiversity and ecological values are maintained and protected; (e) vegetation of historical, cultural and / or visual significance is retained; (f) vegetation is retained for erosion prevention and slope stabilisation.	AO1.1 Vegetation damage is undertaken by a statutory authority on land other than freehold land that the statutory authority has control over; or AO1.2 Vegetation damage is undertaken by or on behalf of the local government on land controlled, owned or operated by the local government; or AO1.3 Vegetation damage, other than referenced in AO1.1 or AO1.2 is the damage of: (a) vegetation declared as a pest pursuant to the Land Protection (Pest and Stock Route Management) Act 2002; or (b) vegetation identified within the local government's register of declared plants pursuant to the local government's local laws; or (c) vegetation is located within a Rural zone and the trunk is located within ten metres of an existing building; or (d) vegetation is located within the Conservation zone or Environmental management zone	Does not comply with AO1.1-AO1.12 Complies with PO1 The proposed vegetation damage is required for the construction of a proposed dwelling within the vegetated area of the property. The proposed dwelling will be located 74m from Splendor Road and approximately 34m from the nearest neighboring boundary (that is also vegetated). An aerial investigation identified the neighboring properties Lot 9 and Lot 10 to have cleared sections of vegetation of a similar size, assumably to make way for the construction of a dwelling. The significant separation from the road will ensure the amenity and character of the local area will be maintained. The cleared section will be similarly separated from the road as the neighboring properties.



and the trunk is located within three metres of an existing or approved structure, not including a boundary fence;.

or

AO1.4

Vegetation damage that is reasonably necessary for carrying out work that is:

- (a) authorised or required under legislation or a local law;
- (b) specified in a notice served by the local government or another regulatory authority; or

AO1.5

Vegetation damage for development where the damage is on land the subject of a valid development approval and is necessary to give effect to the development approval; or

AO1.6

Vegetation damage is in accordance with an approved Property Map of Assessable Vegetation issued under the *Vegetation Management Act* 1999;

or

AO1.7

Vegetation damage is essential to the maintenance of an existing fire break; or

AO1.8

Vegetation damage is essential to prevent interference to overhead service cabling;



remove one tree in order to protect an adjacent more significant tree (where they are growing close to one another). or

AO1.9

Vegetation damage is for an approved Forest practice, where the lot is subject to a scheme approved under the *Vegetation Management Act* 1999;

or

AO1.10

Vegetation damage is undertaken in accordance with section 584 of the *Sustainable Planning Act* 2009.

AO1.11

Vegetation damage where it is necessary to **AO1.12**

Private property owners may only remove dead, dying, structurally unsound vegetation following receipt of written advice from, at minimum, a fully qualified Certificate V Arborist. A copy of the written advice is to be submitted to Council for its records, a minimum of seven business days prior to the vegetation damage work commencing.



PO2 Vegetation damaged on a lot does not result in a nuisance	AO2.1 Damaged vegetation is removed and disposed of at an approved site; or AO2.2 Damaged vegetation is mulched or chipped if used onsite.	Can comply with AO2.1 and or AO2.2
For assessable development		
PO3 Vegetation damage identified on the Places of significance overlay lot does not result in a negative impact on the site's heritage values.	AO3 No acceptable outcomes are prescribed.	Not applicable to application



8.2.2 Bushfire hazard overlay code

8.2.2.1 Criteria for assessment

Table 8.2.2.3.a – Bushfire hazard overlay code –assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For self-assessable and assessable developmen	nt	
Compatible development		
PO1 A vulnerable use is not established or materially intensified within a bushfire hazard area (bushfire prone area) unless there is an overriding need or other exceptional circumstances. Note - See the end of this code for examples of vulnerable uses.	Vulnerable uses are not established or expanded. Note – Where, following site inspection and consultation with Council, it is clear that the mapping is in error in identifying a premises as being subject to a medium, high, very high bushfire hazard or potential impact buffer sub-category, Council may supply a letter exempting the need for a Bushfire Management Plan. Note – Where the assessment manager has not previously approved a Bushfire Management Plan (either by condition of a previous development approval), the development proponent will be expected to prepare such a plan. Note – Planning scheme policy SC6.9 - Natural hazards, provides a guide to the preparation of a Bushfire Management Plan.	Complies with AO1 Dwelling use is not considered vulnerable
PO2 Emergency services and uses providing community support services are able to function effectively during and immediately after a bushfire hazard event.	AO2 Emergency Services and uses providing community support services are not located in a bushfire hazard sub-category and have direct access to low hazard evacuation routes.	Not applicable to application
PO3 Development involving hazardous materials manufactured or stored in bulk is not located in bushfire hazard sub-category.	AO3 The manufacture or storage of hazardous material in bulk does not occur within bushfire hazard sub-category.	Not applicable to application
Development design and separation from bush	fire hazard – reconfiguration of lots	



Performance outcomes	Acceptable outcomes	Applicant response
Where reconfiguration is undertaken in an urban area or is for urban purposes or smaller scale rural residential purposes, a separation distance from hazardous vegetation is provided to achieve a radiant heat flux level of 29kW/m² at the edge of the proposed lot(s). Note - "Urban purposes" and "urban area" are defined in the Sustainable Planning Regulations 2009. Reconfiguration will be taken to be for rural residential purposes where proposed lots are between 2000m² and 2ha in area. "Smaller scale" rural residential purposes will be taken to be where the average proposed lot size is 6000m2 or less. Note - The radiant heat levels and separation distances are to be established in accordance with method 2 set out in AS3959-2009. PO4.2 Where reconfiguration is undertaken for other purposes, a building envelope of reasonable dimensions is provided on each lot which achieves radiant heat flux level of 29kW/m² at any point.	AO4.1 No new lots are created within a bushfire hazard sub-category. or AO4.2 Lots are separated from hazardous vegetation by a distance that: (a) achieves radiant heat flux level of 29kW/m² at all boundaries; and (b) is contained wholly within the development site. Note - Where a separation distance is proposed to be achieved by utilising existing cleared developed areas external to the site, certainty must be established (through tenure or other means) that the land will remain cleared of hazardous vegetation. For staged developments, temporary separation distances, perimeter roads or fire trails may be absorbed as part of subsequent stages. Note - The achievement of a cleared separation distance may not be achievable where other provisions within the planning scheme require protection of certain ecological, slope, visual or character features or functions.	Not applicable to application
Where reconfiguration is undertaken in an urban area or is for urban purposes, a constructed perimeter road with reticulated water supply is established between the lots and the hazardous vegetation and is readily accessible at all times for urban fire fighting vehicles. The access is available for both fire fighting and maintenance/defensive works.	AO5.1 Lot boundaries are separated from hazardous vegetation by a public road which: (a) has a two lane sealed carriageway; (b) contains a reticulated water supply; (c) is connected to other public roads at both ends and at intervals of no more than 500m; (d) accommodates geometry and turning radii in accordance with Queensland Fire and Emergency Services' Fire Hydrant and	Not applicable to application



Performance outcomes	Acceptable outcomes	Applicant response
	Vehicle Access Guidelines; (e) has a minimum of 4.8m vertical clearance above the road; (f) is designed to ensure hydrants and water access points are not located within parking bay allocations; and (g) incorporates roll-over kerbing. AO5.2 Fire hydrants are designed and installed in accordance with AS2419.1 2005, unless otherwise specified by the relevant water entity. Note - Applicants should have regard to the relevant standards set out in the reconfiguration of a lot code and works codes in this planning scheme.	
Where reconfiguration is undertaken for smaller scale rural residential purposes, either a constructed perimeter road or a formed, all weather fire trail is established between the lots and the hazardous vegetation and is readily accessible at all times for the type of fire fighting vehicles servicing the area. The access is available for both fire fighting and maintenance/hazard reduction works.	AO6 Lot boundaries are separated from hazardous vegetation by a public road or fire trail which has: (a) a reserve or easement width of at least 20m; (b) a minimum trafficable (cleared and formed) width of 4m capable of accommodating a 15 tonne vehicle and which is at least 6m clear of vegetation; (c) no cut or fill embankments or retaining walls adjacent to the 4m wide trafficable path; (d) a minimum of 4.8m vertical clearance; (e) turning areas for fire-fighting appliances in accordance with Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; (f) a maximum gradient of 12.5%; (g) a cross fall of no greater than 10 degrees;	Not applicable to application



Performance outcomes	Acceptable outcomes	Applicant response
	 (h) drainage and erosion control devices in accordance with the standards prescribed in a planning scheme policy; (i) vehicular access at each end which is connected to the public road network at intervals of no more than 500m; (j) designated fire trail signage; (k) if used, has gates locked with a system authorised by Queensland Fire and Emergency Services; and (l) if a fire trail, has an access easement that is granted in favour of Council and Queensland Fire and Emergency Services. 	
Where reconfiguration is undertaken for other purposes, a formed, all weather fire trail is provided between the hazardous vegetation and either the lot boundary or building envelope, and is readily accessible at all times for the type of fire fighting vehicles servicing the area. However, a fire trail will not be required where it would not serve a practical fire management purpose.	Lot boundaries are separated from hazardous vegetation by a public road or fire trail which has: (a) a reserve or easement width of at least 20m; (b) a minimum trafficable (cleared and formed) width of 4m capable of accommodating a 15 tonne vehicle and which is at least 6m clear of vegetation; (c) no cut or fill embankments or retaining walls adjacent to the 4m wide trafficable path; (d) a minimum of 4.8m vertical clearance; (e) turning areas for fire-fighting appliances in accordance with Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; (f) a maximum gradient of 12.5%; (g) a cross fall of no greater than 10 degrees; (h) drainage and erosion control devices in accordance with the standards prescribed in a planning scheme policy;	Not applicable to application



Performance outcomes	Acceptable outcomes	Applicant response
	 (i) vehicular access at each end which is connected to the public road network; (j) designated fire trail signage; (k) if used, has gates locked with a system authorised by Queensland Fire and Emergency Services; and if a fire trail, has an access easement that is granted in favour of Council and Queensland Fire and Emergency Services. 	
PO8 The development design responds to the potential threat of bushfire and establishes clear evacuation routes which demonstrate an acceptable or tolerable risk to people.	AO8 The lot layout: (a) minimises the length of the development perimeter exposed to, or adjoining hazardous vegetation; (b) avoids the creation of potential bottleneck points in the movement network; (c) establishes direct access to a safe assembly /evacuation area in the event of an approaching bushfire; and (d) ensures roads likely to be used in the event of a fire are designed to minimise traffic congestion. Note - For example, developments should avoid finger-like or hour-glass subdivision patterns or substantive vegetated corridors between lots. In order to demonstrate compliance with the performance outcome, a bushfire management plan prepared by a suitably qualified person may be required. The bushfire management plan should be developed in accordance with the Public Safety Business Agency (PSBA) guideline entitled "Undertaking a Bushfire Protection Plan. Advice from the Queensland Fire and Emergency Services (QFES) should be sought as appropriate	Not applicable to application



Performance outcomes	Acceptable outcomes	Applicant response
PO9 Critical infrastructure does not increase the potential bushfire hazard.	AO9 Critical or potentially hazardous infrastructure such as water supply, electricity, gas and telecommunications are placed underground.	Not applicable to application
Development design and separation from bushfin	e hazard – material change of use	
PO10 Development is located and designed to ensure proposed buildings or building envelopes achieve a radiant heat flux level at any point on the building or envelope respectively, of: (a) 10kW/m² where involving a vulnerable use; or (b) 29kW/m² otherwise. The radiant heat flux level is achieved by separation unless this is not practically achievable. Note - The radiant heat levels and separation distances are to be established in accordance with method 2 set out in AS3959-2009.	Buildings or building envelopes are separated from hazardous vegetation by a distance that: (a) achieves a radiant heat flux level of at any point on the building or envelope respectively, of 10kW/m² for a vulnerable use or 29kW/m² otherwise; and (b) is contained wholly within the development site. Note - Where a separation distance is proposed to be achieved by utilising existing cleared developed areas external to the site, certainty must be established (through tenure or other means) that the land will remain cleared of hazardous vegetation. For staged developments, temporary separation distances, perimeter roads or fire trails may be absorbed as part of subsequent stages. Note - The achievement of a cleared separation distance may not be achievable where other provisions within the planning scheme require protection of certain ecological, slope, visual or character features or functions.	Complies with AO10 Proposed development is able to comply.
PO11 A formed, all weather fire trail is provided between the hazardous vegetation and the site boundary or building envelope, and is readily accessible at all times for the type of fire fighting	AO11 Development sites are separated from hazardous vegetation by a public road or fire trail which has: (a) a reserve or easement width of at least 20m; (b) a minimum trafficable (cleared and formed)	Does not comply with AO11 Complies with PO11



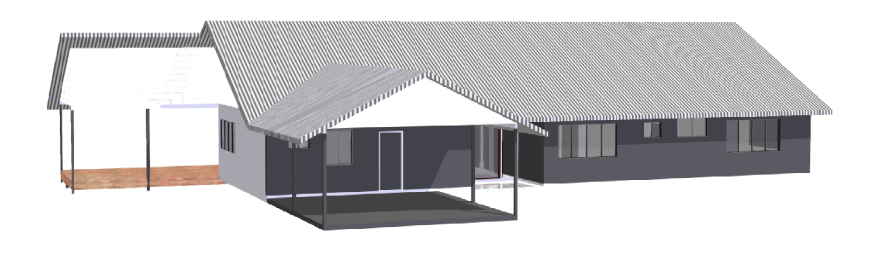
Performance outcomes	Acceptable outcomes	Applicant response
vehicles servicing the area. However, a fire trail will not be required where it would not serve a practical fire management purpose. Note - Fire trails are unlikely to be required where a development site involves less than 2.5ha	width of 4m capable of accommodating a 15 tonne vehicle and which is at least 6m clear of vegetation; (c) no cut or fill embankments or retaining walls adjacent to the 4m wide trafficable path; (d) a minimum of 4.8m vertical clearance; (e) turning areas for fire-fighting appliances in accordance with Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; (f) a maximum gradient of 12.5%; (g) a cross fall of no greater than 10 degrees; (h) drainage and erosion control devices in accordance with the standards prescribed in a planning scheme policy; (i) vehicular access at each end which is connected to the public road network which is connected to the public road network at intervals of no more than 500m; (j) designated fire trail signage; (k) if used, has gates locked with a system authorised by Queensland Fire and Emergency Services; and (l) if a fire trail, has an access easement that is granted in favour of Council and Queensland Fire and Emergency Services.	Development site is less than 2.5ha. Fire trail is not considered to be required. The proposed dwelling will be provided with three means of vehicle access/escape.
All development		
PO12 All premises are provided with vehicular access that enables safe evacuation for occupants and easy access by fire fighting appliances.	AO12 Private driveways: (a) do not exceed a length of 60m from the street to the building; (b) do not exceed a gradient of 12.5%;	Complies with AO12 Driveway access and cleared area around the dwelling can comply



Performance outcomes	Acceptable outcomes	Applicant response
	 (c) have a minimum width of 3.5m; (d) have a minimum of 4.8m vertical clearance; (e) accommodate turning areas for fire-fighting appliances in accordance with Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; and (f) serve no more than 3 dwellings or buildings. 	
PO13 Development outside reticulated water supply areas includes a dedicated static supply that is available solely for fire fighting purposes and can be accessed by fire fighting appliances.	AO13 A water tank is provided within 10m of each building (other than a class 10 building) which: (a) is either below ground level or of non- flammable construction; (b) has a take off connection at a level that allows the following dedicated, static water supply to be left available for access by fire fighters: (i) 10,000l for residential buildings Note – A minimum of 7,500l is required in a tank and the extra 2,500l may be in the form of accessible swimming pools or dams. (ii) 45,000l for industrial buildings; and (iii) 20,000l for other buildings; (c) includes shielding of tanks and pumps in accordance with the relevant standards; (d) includes a hardstand area allowing medium rigid vehicle (15 tonne fire appliance) access within 6m of the tank; (e) is provided with fire brigade tank fittings – 50mm ball valve and male camlock coupling and, if underground, an access hole of 200mm (minimum) to accommodate suction lines; and (f) is clearly identified by directional signage	Complies with PO13 The water supply to the dwelling will be a pressurised bore that is located on the existing building pad. This bore system can be made available to fire services if required.



Performance outcomes	Acceptable outcomes	Applicant response
	provided at the street frontage.	
PO14 Landscaping does not increase the potential bushfire risk.	AO14 Landscaping uses species that are less likely to exacerbate a bushfire event, and does not increase fuel loads within separation areas.	Complies with AO14 Landscaping is able to comply
PO15 The risk of bushfire and the need to mitigate that risk is balanced against other factors (such as but not limited to, biodiversity or scenic amenity).	AO15 Bushfire risk mitigation treatments do not have a significant impact on the natural environment or landscape character of the locality where this has value.	Complies with AO15 Mitigation treatments are considered to comply.



PROPOSED RESIDENCE AT LOT 8 SPLENDOUR RD MOSSMAN

DRAWIN	G SHEET LEGEND
HOUSE	
WD00	COVER SHEET
WD01	SITE PLAN
WD02	HOUSE FOUNDATION PLAN
WD02A	DRAINAGE PLAN
WD03	HOUSE FLOOR PLAN
WD04	HOUSE ELEVATION PLAN
WD05	HOUSE SECTIONS PLAN
WD06	HOUSE WALL FRAME PLAN
WD07	

H0	USE WINDOW	SCHEDU	JLE -	C2 Cyc	lone (Cat. Std Powder coat frame color	urs
NO.	LOCATION	HEIGHT	WIDTH	HEAD	SILL	DESCRIPTION	GLASS
W1	PANTRY	600	800	2200	1600	XO SLIDING WINDOW	CLEAR
W2	LAUNDRY	1200	1000	2200	1000	XO SLIDING WINDOW	CLEAR
W3	LAUNDRY	2200	900	2200	0	HINGED ALUMIUM- GLASS DOOR	CLEAR
W4	ENTRY	2300	600	2400	100	GLASS LOUVRES	CLEAR
W 5	ENTRY	2300	600	2400	100	GLASS LOUVRES	CLEAR
W6	BED 3	1300	2600	2200	900	OXXO SLIDING WINDOW	CLEAR
W7	WC	600	800	2200	1600	OX SLIDING WINDOW	OBSCURE
W8	BATHROOM	800	1400	2400	1600	XO SLIDING WINDOW	CLEAR
W9	BED 2	1300	2600	2200	900	OXXO SLIDING WINDOW	CLEAR
W10	BED 2	1300	2600	2200	900	OXXO SLIDING WINDOW -FINS ON	CLEAR
W11	RUMPUS	2400	3400	2400	0	OXXO SLIDING DOOR -FINS ON	CLEAR
W12	MASTER BED	1300	3000	2200	1300	OXXO SLIDING WINDOW -FINS ON	CLEAR
W13	MASTER BED	1300	3000	2200	900	OXXO SLIDING WINDOW	CLEAR
W14	WIR	600	800	2400	1800	XO SLIDING WINDOW	CLEAR
W15	ENSUITE	800	1700	2400	1600	XO SLIDING WINDOW	CLEAR
W16	STUDY	1200	2600	2200	1000	OXXO SLIDING WINDOW	CLEAR
W17	LIVING	2300	3400	2400	100	Combination 800 L-1800 FP-800 L	CLEAR
W18	LIVING	2400	4000	2400	0	XXXO STACKING SLIDING DOOR -FINS ON	CLEAR
W19	KITCHEN	2400	4000	2400	0	XXXO STACKING SLIDING DOOR -FINS ON	CLEAR
W20	KITCHEN	1200	3000	2200	1000	OXXO SLIDING WINDOW -FINS ON	CLEAR

Job No.	TH-01		Drawn	JH
Sheet	WD00		Scale	1: 100
Status	FOR CONST	RUCTION	Date	21-10-20
Design 1	Wind speed	C2		

HUNT CONSTRUCTIONS

RESIDENTIAL HOUSE DESIGNERS & BUILDERS

Email -huntconstructions@gmail.com ABN. 32931265549

BRETT- 0410289559 JOHN -0418727393 | QBCC 1192669 QBCC 32283

Title COVER SHEET

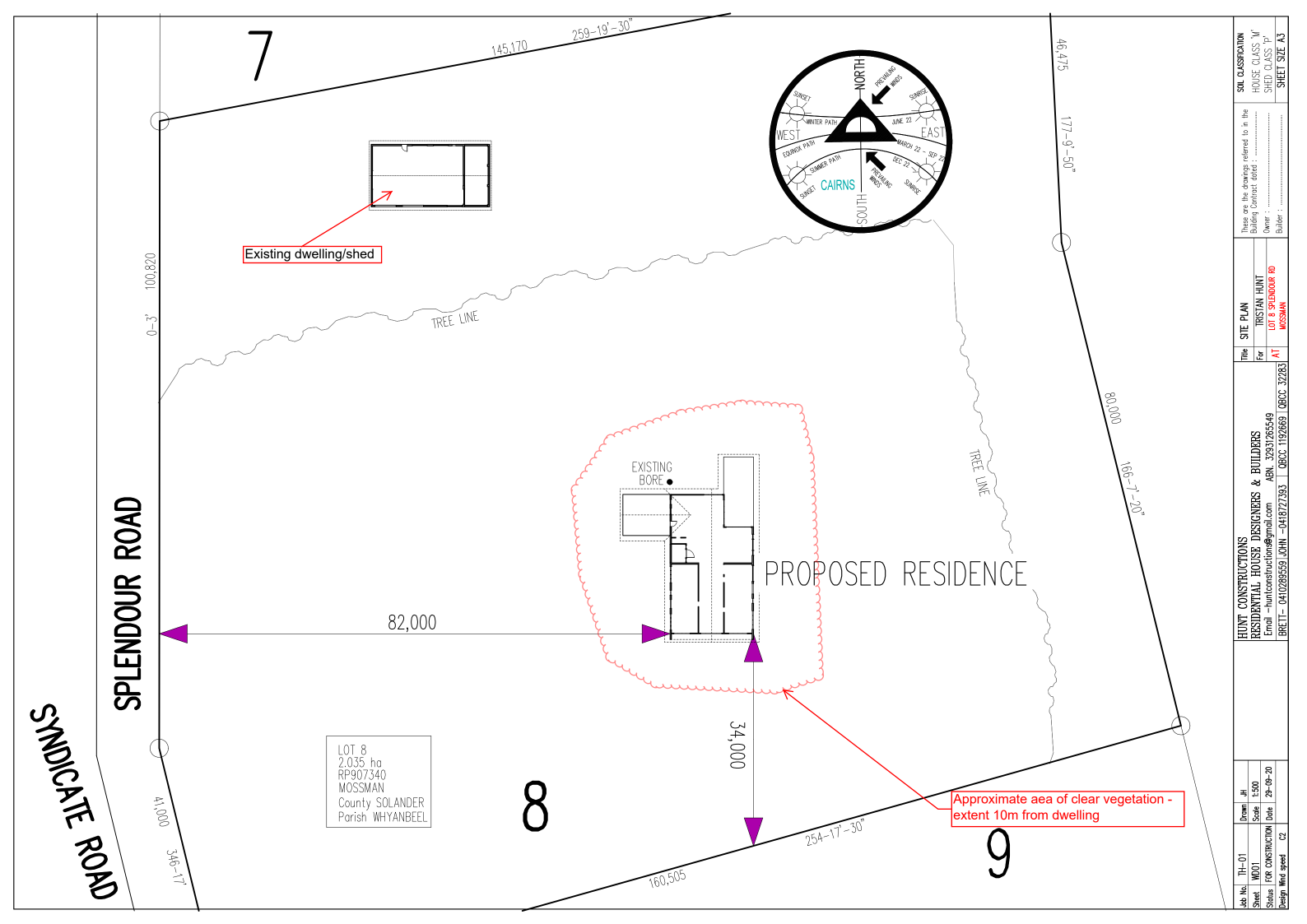
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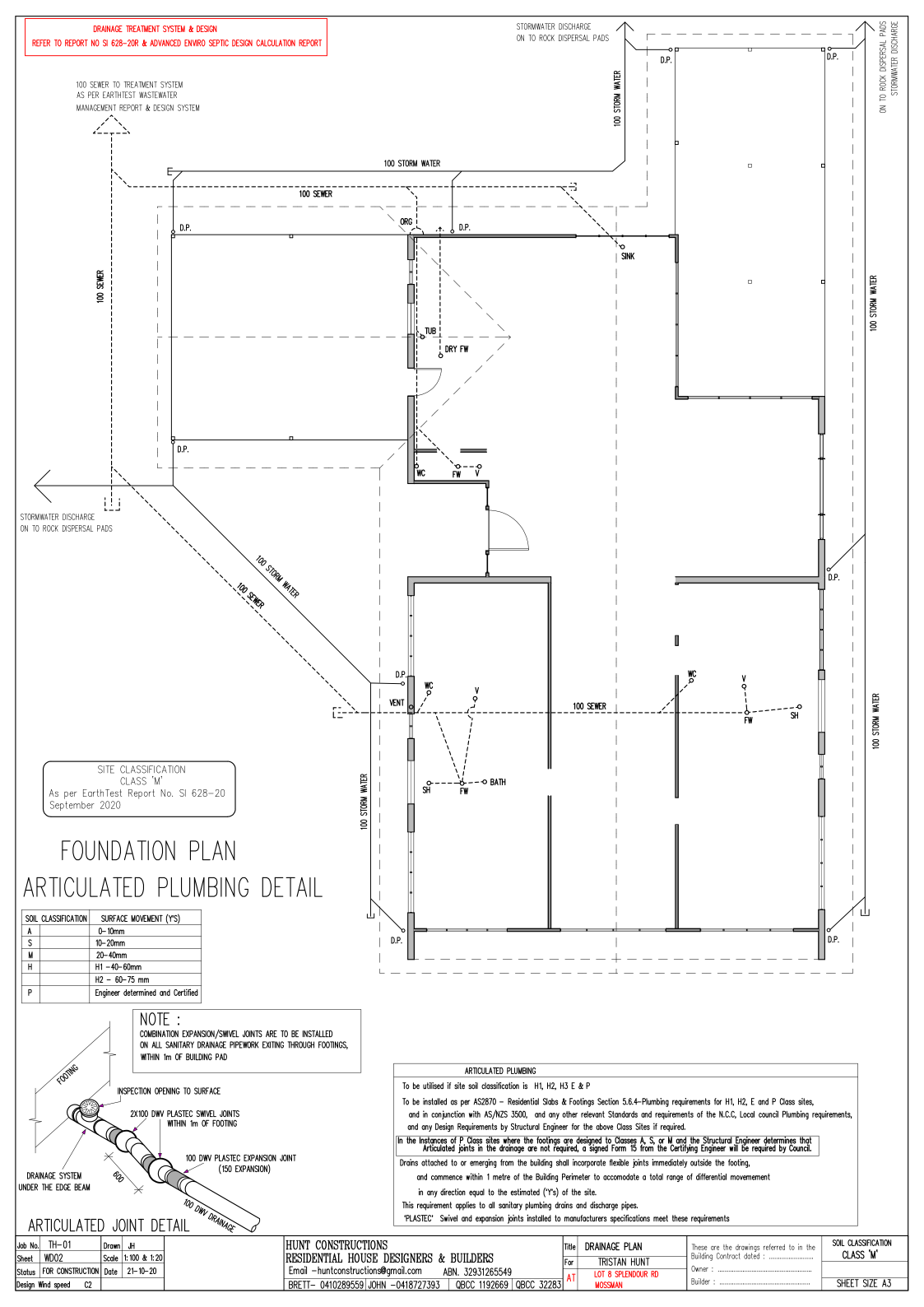
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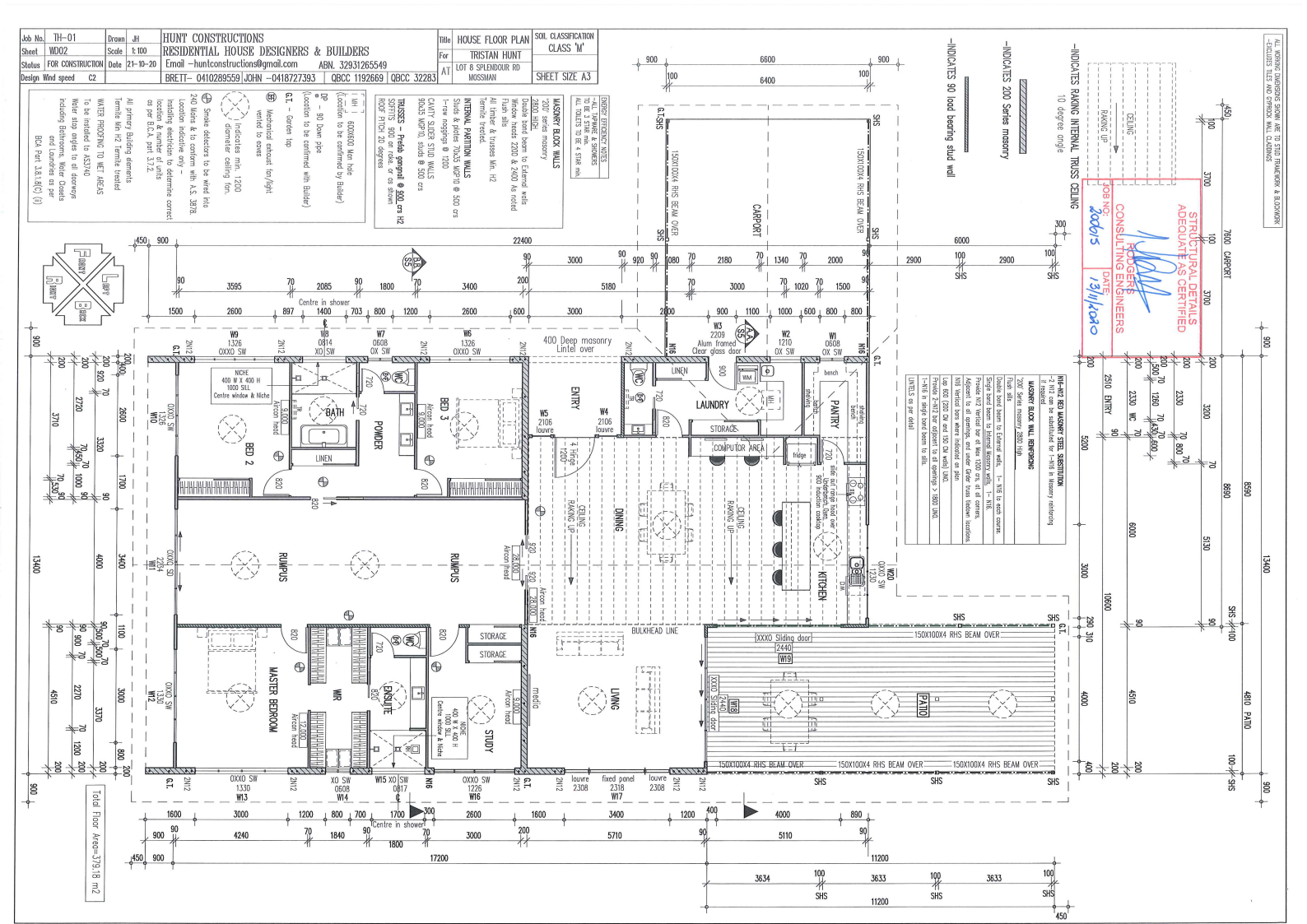
MOSSMAN

SOIL CLASSIFICATION HOUSE— CLASS 'M'

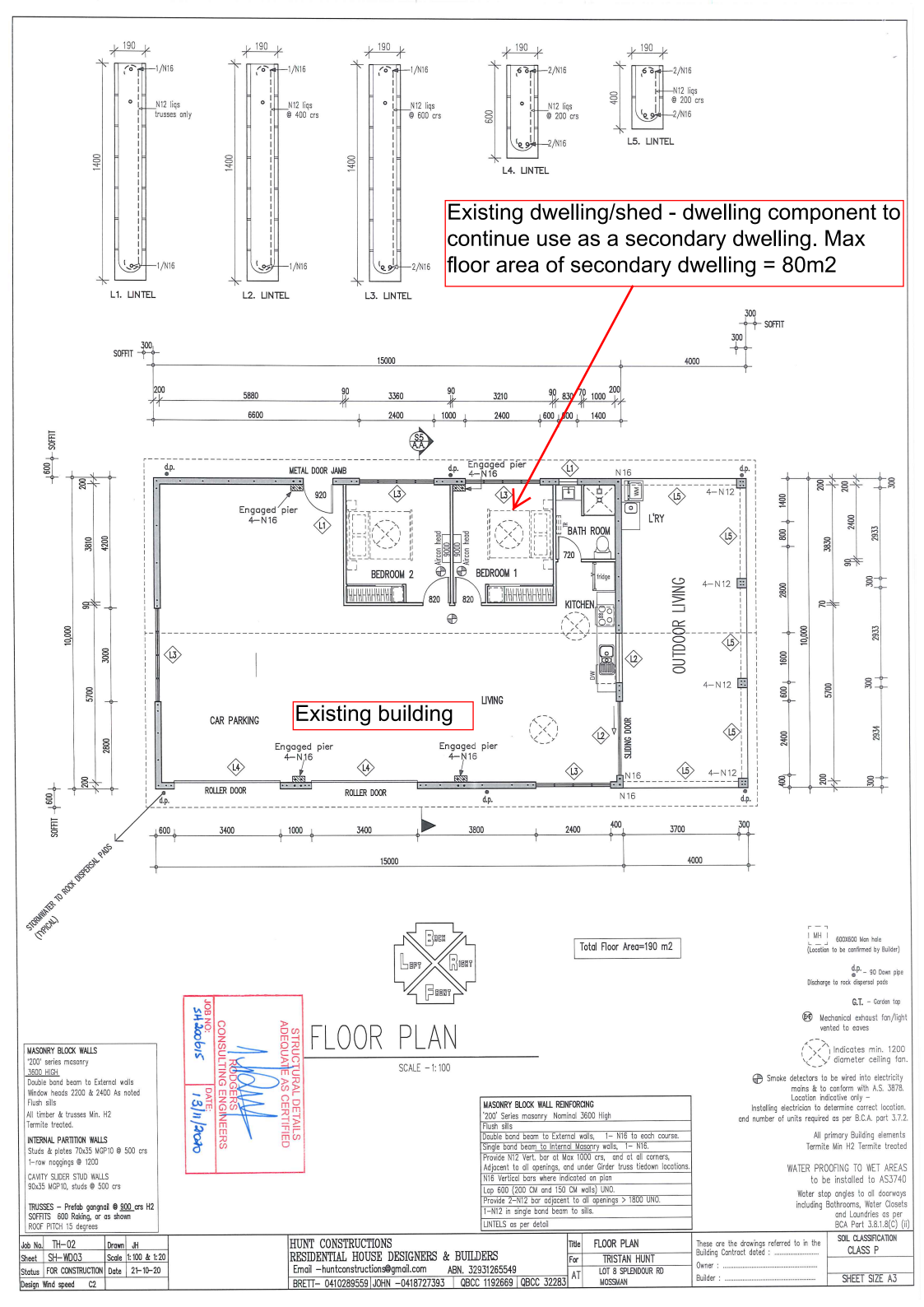
SHEET SIZE A3











16°25'58"S 145°21'48"E 16°25'58"S 145°21'55"E



16°26'5"S 145°21'48"E





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16°25'53"S 145°21'40"E 16°25'53"S 145°21'59"E



16°26'11"S 145°21'40"E





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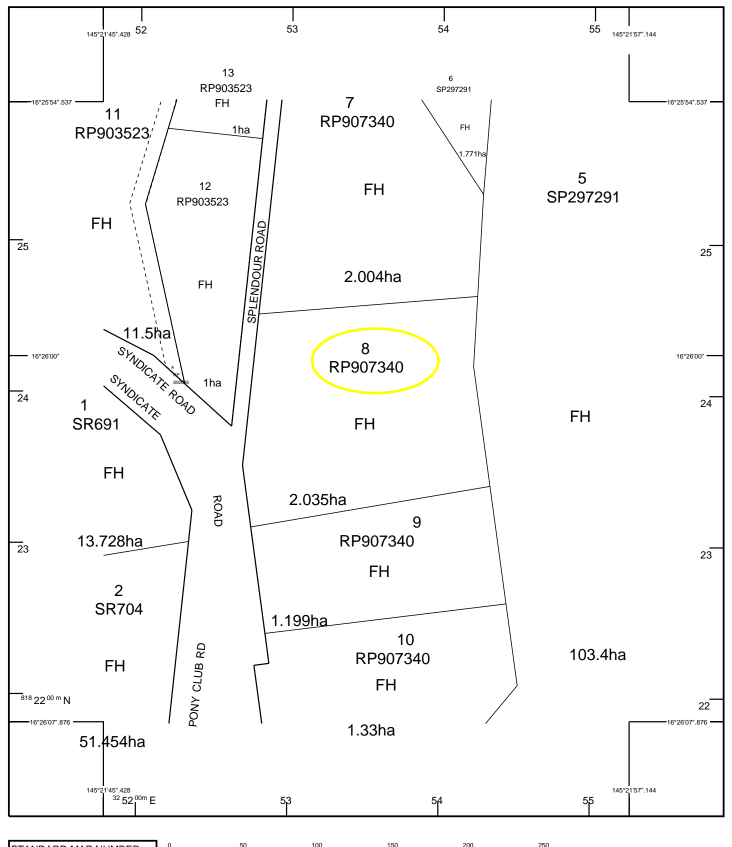
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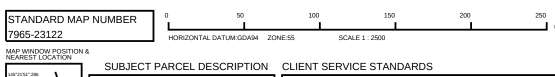
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Department of Natural Resources, Mines and Energy







DCDB Lot/Plan Area/Volume Local Government Locality

8/RP907340 2.035ha FREEHOLD DOUGLAS SHIRE MOSSMAN

PRINTED (dd/mm/yyyy) 10/11/2020

09/11/2020

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MOSSMAN 3.12 KM

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)	Hunt Constructions C/- The Building Approval Company
Contact name (only applicable for companies)	Troy Richardson
Postal address (P.O. Box or street address)	PO Box 74
Suburb	Redlynch
State	QLD
Postcode	4870
Country	Australia
Contact number	07 4222 9822
Email address (non-mandatory)	troy@tbac.com.au
Mobile number (non-mandatory)	0438 546 088
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	211138/01

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

Note: F		pelow and		2.1) or 3.2), and 3. Slan for any or all p			t application. For further information, see <u>DA</u>
3.1) S	treet addres	s and lo	ot on plan				
⊠ Str	eet address	AND Ic	t on plan (all	lots must be liste	d), or		
				an adjoining of jetty, pontoon. Al			premises (appropriate for development in
	Unit No.	Street	No. Stre	et Name and	Туре		Suburb
2)		10	Spl	endour Road	l	·	Mossman
a)	Postcode	Lot No	o. Plar	n Type and Nu	ımber (e.g. F	RP, SP)	Local Government Area(s)
	4873	8	RPS	907340			Douglas Shire Council
	Unit No.	Street	No. Stre	et Name and	Туре		Suburb
b)							
b)	Postcode	Lot No	o. Plar	n Type and Nu	ımber (e.g. F	RP, SP)	Local Government Area(s)
						<u> </u>	
3.2) C	oordinates	of prem	ises (appropri	ate for developme	ent in remote ar	reas, over part of a	a lot or in water not adjoining or adjacent to land
	.g. channel dred Place each set d			ate row.			
				ide and latitude	e		
	tude(s)		Latitude(s)		Datum		Local Government Area(s) (if applicable)
					□ WGS84	ļ	.,,,,,
					☐ GDA94		
					☐ Other:		1
□ Co	ordinates of	premis	es by easting	g and northing			
Eastin			Northing(s) Zone Ref.		Datum		Local Government Area(s) (if applicable)
	3(-)			□ 54	□ WGS84		
				□ 55	☐ GDA94		
				□ 56	☐ Other:		
3.3) A	dditional pre	mises					
□ Add	ditional prem	nises ar		this developn elopment appli		tion and the de	etails of these premises have been
4) Ide	ntify any of t	he follo	wing that ap	ply to the pren	nises and pr	ovide any rele	vant details
☐ In c	or adjacent to	o a wat	er body or w	atercourse or	in or above	an aquifer	
Name	of water boo	dy, wat	ercourse or a	aquifer:			
□ On	strategic po	rt land	under the <i>Tr</i>	ansport Infras	tructure Act	1994	
Lot on	n plan descrip	ption of	strategic po	rt land:			
Name	of port author	ority for	r the lot:				
☐ In a	a tidal area						
Name	of local gov	ernmer	nt for the tida	ıl area (if applica	able):		
Name	of port author	ority fo	r tidal area (i	f applicable):			
☐ On airport land under the Airport Assets (Restructuring and Disposal) Act 2008							

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	ppment? (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	$\hfill\Box$ 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):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3					
Dwelling house								
e) Relevant plans Note: Relevant plans are required in Relevant plans.	Note : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms guide:</u>							
⊠ Relevant plans of the property of the p	posed development are attach	ed to the development applica	ation					
6.2) Provide details about the second development aspect								
a) What is the type of develo	ppment? (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	\square 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 of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):								
Dwelling								
e) Relevant plans Note: Relevant plans are required to Relevant plans.	o be submitted for all aspects of this o	levelopment application. For further in	nformation, see <u>DA Forms Guide:</u>					
☐ Relevant plans of the pro	posed development are attach	ed to the development applica	ation					
	•							

☐ Additional aspects of development of the Additional aspects of the Additional aspec										
Section 2 – Further develo	oment de	etails								
7) Does the proposed develop			ve anv of the follow	vina?						
Material change of use			livision 1 if assessa		a local	planning instru	ment			
Reconfiguring a lot										
Operational work	☐ Yes – complete division 3									
Building work	⊠ Yes -	complete L	DA Form 2 – Buildii	ng work deta	ails					
Division 1 – Material change of Note: This division is only required to be local planning instrument.		f any part of th	e development applicati	ion involves a r	material cl	nange of use asse	ssable against a			
8.1) Describe the proposed ma	aterial cha	nge of use								
Provide a general description of proposed use	of the		e planning scheme h definition in a new row			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)			
Dwelling										
8.2) Does the proposed use in	volve the i	use of existi	ng buildings on the	premises?						
⊠ Yes										
□ No										
Division 2 – Reconfiguring a I	ot									
Note: This division is only required to be				on involves red	configuring	g a lot.				
9.1) What is the total number of	of existing	lots making	up the premises?							
9.2) What is the nature of the I	ot reconfic	uration? /tic	k all applicable boxes)							
☐ Subdivision (complete 10))	ot roooriiig	jarationi (se	☐ Dividing land in	nto parts by	agreem	ent (complete 11))			
☐ Boundary realignment (comp	olete 12))		☐ Creating or cha	anging an e	asemen	t giving access	* *			
10) Subdivision										
10.1) For this development, ho					ded use					
Intended use of lots created	Reside	ential	Commercial	Industrial		Other, please	specify:			
Number of lots created										
10.2) Will the subdivision be st	aged?									
☐ Yes – provide additional de☐ No	tails below									
How many stages will the work	s include?	·								
What stage(s) will this develop apply to?	ment appl	ication								

11) Dividing land int parts?	o parts by	/ agre	eement – how	v many pa	arts are being o	created and what	t is the intended use of the
Intended use of par	ts created	k	Residential		mmercial	Industrial	Other, please specify:
Number of parts created							
12) Boundary realig	nment						
12.1) What are the		nd pr	oposed areas	for each	lot comprising	the premises?	
	Curre						osed lot
Lot on plan descript	tion	Area	a (m²)		Lot on plan	description	Area (m²)
					-	·	
12.2) What is the re	ason for t	the b	oundary reali	gnment?			
							,
13) What are the di	mensions are more th	and nan tw	nature of any o easements)	existing	easements bei	ng changed and	or any proposed easement?
Existing or	Width (n	n)	Length (m)		of the easeme	ent? (e.g.	Identify the land/lot(s)
proposed?				pedestriar	n access)		benefitted by the easement
Division 3 – Operati	ional wor	ſk					
Note : This division is only			npleted if any par	rt of the dev	elopment applicati	ion involves operation	nal work.
14.1) What is the na	ature of th	е ор	erational work	k?		_	
☐ Road work				Stormwa		□ Water inf	
☐ Drainage work			☐ Earthworks			•	infrastructure
☐ Landscaping		_	□ Signage			☐ Clearing	vegetation
☐ Other – please s	• •						
14.2) Is the operation			-	itate the c	reation of new	lots? (e.g. subdivis	sion)
☐ Yes – specify nu	mber of n	ew Ic	ots:				
□ No							
14.3) What is the m	ionetary v	alue	of the propos	ed opera	tional work? (in	clude GST, materials	s and labour)
PART 4 – ASSI	ESSME	= NIT	ΓΜΔΝΔΩ	ER DE	ΤΔΙΙ ς		
1 AN 1 4 – AOO	LOOIVIL	_			IAILO		
15) Identify the asse	essment r	mana	ager(s) who w	ill be asse	essina this dev	elopment applica	ation
Douglas Shire Cour			9- (-)			1	
ű		t agr	eed to apply a	a superse	ded planning s	scheme for this d	evelopment application?
☐ Yes – a copy of			•				' ''
					•	• •	equest – 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
\square SEQ regional landscape and rural production area or SEQ rural living area – urban activity
\square 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							
\square Environmentally relevant activities (ERA) (only if the ERA t	nas been devolved to local government)						
☐ Heritage places – Local heritage places							
Matters requiring referral to the Chief Executive of the di ☐ Infrastructure-related referrals – Electricity infrastructure	·	on entity:					
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 infrastructu	ıre						
Matters requiring referral to the Brisbane City Council: ☐ Ports – Brisbane core port land							
Matters requiring referral to the Minister responsible for	administering the Transport Ir	nfrastructure Act 1994:					
☐ Ports – Brisbane core port land (where inconsistent with the b	Brisbane port LUP for transport reasons)						
☐ Ports – Strategic port land							
Matters requiring referral to the relevant port operator, if	applicant is not port operator:						
$\ \square$ Ports – Land within Port of Brisbane's port limits (below t	nigh-water mark)						
Matters requiring referral to the Chief Executive of the re	levant port authority:						
$\hfill \square$ Ports – Land within limits of another port (below high-water	· mark)						
Matters requiring referral to the Gold Coast Waterways A	uthority:						
$\hfill\Box$ Tidal works or work in a coastal management district (in	Gold Coast waters)						
Matters requiring referral to the Queensland Fire and Em	ergency Service:						
$\hfill\Box$ Tidal works or work in a coastal management district (in	volving a marina (more than six vessel b	perths))					
18) Has any referral agency provided a referral response f	or this development application?						
\square Yes – referral response(s) received and listed below are	e attached to this development a	pplication					
⊠ No							
Referral requirement Referral agency Date of referral response							
Identify and describe any changes made to the proposed development application that was the subject of the referral response and this development application, or include details in a schedule to this development application (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, acknowledge:
 that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties
Part 3 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules.

PART 7 - FURTHER DETAILS

20) Are there are associated d	avalanment applications or aurent	opprovolo2 (
	evelopment applications or current							
☐ Yes – provide details below or include details in a schedule to this development application								
⊠ No	Defended in the	2-1-	A					
List of approval/development application references	Reference number	Date	Assessment manager					
☐ Approval								
☐ Development application								
☐ Approval								
☐ Development application								
21) Has the portable long serv operational work)	ice leave levy been paid? (only applica	able to development applica	ations involving building work or					
	d QLeave form is attached to this de	evelopment applicatio	n					
	vide evidence that the portable long		•					
	les the development application. I ac al only if I provide evidence that the							
• • • • • • • • • • • • • • • • • • • •	and construction work is less than	•	•					
Amount paid	Date paid (dd/mm/yy)		mber (A, B or E)					
\$1,568.00	13/10/21	S283126						
Ψ1,000.00	10/10/21	0200120						
22) Is this development applica	ation in response to a show cause no	otice or required as a	result of an enforcement					
notice?								
\square Yes – show cause or enforce	ement notice is attached							
⊠ No								
23) Further legislative requirem								
Environmentally relevant act	<u>ivities</u>							
	cation also taken to be an application tivity (ERA) under section 115 of the							
	ent (form ESR/2015/1791) for an ap							
·	ent application, and details are prov	rided in the table below	N					
No Note: Application for an applicamenta	Louthouity can be found by accreting "FSD/S	1015/1701" as a secret torn	n of warry old gov ov. An EDA					
	l authority can be found by searching "ESR/2 operate. See <u>www.business.qld.gov.au</u> for fu		ii at <u>www.qiu.gov.au</u> . Aii ERA					
Proposed ERA number:	Propos	sed ERA 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	<u> </u>							
	23.2) Is this development application for a hazardous chemical facility?							
			tached to this development					
☐ Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application								
⊠ No								

Note : See <u>www.business.qld.gov.au</u> 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 Vegetation Management Act 1999 (s22A determination) ☑ No
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.qld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Toking or interfering with underground water through an extension or subattaging berg, complete DA Form 1 Template 1.
 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 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 un the <i>Fisheries Act 1994</i>	der
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 removal of quarry materials from a watercourse or lak under the <i>Water Act 2000?</i>	æ
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing develop	ment
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au and www.business.qld.gov.au for further information.	er
Quarry materials from land under tidal waters	
23.10) Does this development application involve the removal of quarry materials from land under tidal wa under the <i>Coastal Protection and Management Act 1995?</i>	ter
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing develop	ment
⊠ No	
Note : Contact the Department of Environment and Science at www.des.qld.gov.au for further information.	
Referable dams	
23.11) Does this development application involve a referable dam required to be failure impact assessed und section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?	er
☐ Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application	
⊠ No	
Note : See guidance materials at <u>www.dnrme.qld.gov.au</u> for further information.	
Tidal work or development within a coastal management district	
23.12) Does this development application involve tidal work or development in a coastal management dist	rict?
☐ Yes – the following is included with this development application:	
☐ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only reapplication involves prescribed tidal work)	quired if
☐ A certificate of title	
⊠ No	
Note: See guidance materials at <u>www.des.qld.gov.au</u> for further information.	
Queensland and local heritage places	
23.13) Does this development application propose development on or adjoining a place entered in the Queens heritage register or on a place entered in a local government's Local Heritage Register ?	sland
☐ Yes – details of the heritage place are provided in the table below	
No Note: See guidance materials at www.des.gld.gov.au for information requirements regarding development of Queensland heritage places	•
	•
Brothels 23.14) Does this development application involve a material change of use for a brothel?	
 ☐ Yes – this development application demonstrates how the proposal meets the code for a development application a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> ☒ No 	ication
Decision under section 62 of the Transport Infrastructure Act 1994	

23.15) Does this development application involve new or changed access to a state-controlled road?

☐ Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being 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 <u>www.planning.dsdmip.qld.gov.au</u> 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</u>	⊠ Yes
Building work details 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 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 DA Forms Guide: Planning Report Template.	⊠ Yes
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 DA Forms Guide: Relevant plans .	⊠ Yes
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

25) Applicant declaration

- ⊠ By making this development application, I declare that all information in this development application is true and correct
- Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Act 2001

Note: It is unlawful to intentionally provide false or misleading information.

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website.

Personal information will not be disclosed for a purpose unrelated to the *Planning Act 2016*, Planning Regulation 2017 and the DA Rules except where:

- such disclosure is in accordance with the provisions about public access to documents contained in the *Planning Act 2016* and the Planning Regulation 2017, and the access rules made under the *Planning Act 2016* and 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 retained as required by the <i>Public Records Act 2002.</i>

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

Date received:	Reference numb	per(s):	
	<u> </u>		
Notification of engagement of	of alternative assessment man	ager	
Prescribed assessment man	nager		
Name of chosen assessmen	nt manager		
Date chosen assessment manager engaged			
Contact number of chosen assessment manager			
Relevant licence number(s) of chosen assessment			
manager			
QLeave notification and payment			
Note: For completion by assessment 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

DA Form 2 – Building work details

Approved form (version 1.2 effective 7 February 2020) made under Section 282 of the Planning Act 2016.

This form must be used to make a development application involving building work.

For a development application involving **building work only**, use this form (*DA Form 2*) only. The DA Forms Guide provides advice about how to complete this form.

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

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)	Hunt Constructions
Contact name (only applicable for companies)	Brett Hunt
Postal address (PO Box or street address)	12 Gibson Close
Suburb	Clifton Beach
State	QLD
Postcode	4879
Country	Australia
Contact number	0410 289 559
Email address (non-mandatory)	huntconstructions@gmail.com
Mobile number (non-mandatory)	0410 289 559
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

PART 2 – LOCATION DETAILS

2) Location of the premises (complete 2.1 and 2.2 if 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 Forms Guide</u> : Relevant plans.
2.1) 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.	Street No.	Street Name and Type	Suburb	
	10	Splendour Road	Mossman	
Postcode	Lot No.	Plan Type and Number (e.g. RI	P, SP) Local Gove	ernment Area(s)
4873	8	RP907340	Douglas S	hire Council
2.2) Addition	al premises			
	in a schedule to thi	vant to this development applicates s development application	tion and the details of th	ese premises have been
Note: Easement how they may a	t uses vary throughout of ffect the proposed deve	nents over the premises? Queensland and are to be identified correlopment, see the <u>DA Forms Guide</u> By types and dimensions are includent.		
applicatio ⊠ No	n			
PART 3 –	FURTHER DE	ETAILS		
4) Is the ann	lication only for bui	lding work assessable against th	e huilding assessment r	provisions?
✓ Yes – pro	•	ding work acceptable against tr	to ballaring accomment p	rioviciono.
□ No	0000 10 0)			
5) Identify the	e assessment man	ager(s) who will be assessing th	is development applicati	on
Troy Richard	lson – The Building	Approval Company		
		reed to apply a superseded plan		elopment application?
	• •	notice is attached to this develo		annet relevant de comente
attached	government is take	n to have agreed to the superse	ded planning scheme re	quest – relevant documents
⊠ No				
7) Informatio	n request under Pa	art 3 of the DA Rules		
⋈ I agree to	receive an informa	tion request if determined neces	sary for this developme	nt application
☐ I do not a	gree to accept an ir	nformation request for this devel	opment application	
that this de application	evelopment application and the assessment ma	rmation request I, the applicant, acknow will be assessed and decided based on a anager and any referral agencies releval rmation provided by the applicant for the	the information provided when nt to the development applicat	ion are not obligated under the DA
	• •	ly if the application is an application liste	ed under section 11.3 of the DA	A Rules.
Further advice a	about information reque	sts is contained in the <u>DA Forms Guide</u> .		
8) Are there	any associated dev	velopment applications or curren	t approvals?	
,		or include details in a schedule to	• • •	cation
⊠ No				
List of approapplication	val/development	Reference	Date	Assessment manager
□ Approval				
	ent application			

☐ Approval				
☐ Development application				
9) Has the portable long service	e leave levy been paid?			
		•	• •	
□ No – I, the applicant will prov				
assessment manager decide give a development approva			,	0 ,
☐ Not applicable (e.g. building	•	•	_	
Amount paid	Date paid (dd/mm/yy)		QLeave levy	number (A, B or E)
\$1,568.00	13/10/21		S283126	
			<u> </u>	
10) Is this development applica	tion in response to a show ca	ause notice or re	quired as a re	esult of an enforcement
notice?				
☐ Yes – show cause or enforce	ement notice is attached			
□ No				
11) Identify any of the following	further legislative requireme	ante that apply to	any aspect of	f this dayalanment
 Identify any of the following application 	Turtiler legislative requireme	inis mai appiy to	any aspect o	i triis development
☐ The proposed development i	s on a place entered in the (Queensland He	ritage Registe	er or in a local
government's Local Heritag	e Register. See the guidance	ce provided at <u>w</u>	ww.des.qld.go	
requirements in relation to the	e development of a Queens	land heritage pla	ace	
Name of the heritage place:		Place ID:		
PART 4 – REFERRAL [DETAILS			
12) Does this development app	lication include any building	work aspects that	at have any re	ferral requirements?
☐ Yes – the Referral checklist	for building work is attached	to this developm	nent application	n
No − proceed to Part 5				
13) Has any referral agency pro	ovided a referral response fo	r this developme	nt application	?
☐ Yes – referral response(s) re	eceived and listed below are	attached to this	development	application
□ No				
Referral requirement		Referral agency		Date referral response
Identify and describe any chang				
referral response and this deve (if applicable)	lopment application, or include	de details in a so	chedule to this	development application
(ii application)				
PART 5 – BUILDING W	ORK DETAILS			
14) Owner's details				
☐ Tick if the applicant is also t	he owner and proceed to 15). Otherwise, pro	vide the follow	wing information.
Name(s) (individual or company full	Tristan Hunt and Clare Wa	ırren		
name)				

Contact name (applicable for companies)	Tristan Hunt and Clare Warren
Postal address (P.O. Box or street address)	9 Wandi Close
Suburb	Craiglie
State	QLD
Postcode	4877
Country	Australia
Contact number	0407 334 893
Email address (non-mandatory)	hunttr80@gmail.com
Mobile number (non-mandatory)	0407 334 893
Fax number (non-mandatory)	

15) Builder's details			
☐ Tick if a builder has not yet been engaged to undertake the work and proceed to 16). Otherwise provide the following information.			
Name(s) (individual or company full name)	Hunt Constructions		
Contact name (applicable for companies)	Brett Hunt		
QBCC licence or owner – builder number	32283		
Postal address (P.O. Box or street address)	12 Gibson Close		
Suburb	Clifton Beach		
State	QLD		
Postcode	4879		
Contact number	0410 289 559		
Email address (non-mandatory)	huntconstructions@gmail.com		
Mobile number (non-mandatory)	0410 289 559		
Fax number (non-mandatory)			

16) Provide details about the pro	pposed building work			
What type of approval is being sought?				
□ Development permit				
☐ Preliminary approval				
b) What is the level of assessme	ent?			
□ Code assessment				
☐ Impact assessment (requires public notification)				
c) Nature of the proposed building	ng work (tick all applicable	boxes)		
			\square Repairs, alterations or additions	
☐ Change of building classification (involving building work)			\square Swimming pool and/or pool fence	
□ Demolition □ Relocation or remova		☐ Relocation or removal		
d) Provide a description of the w	ork below or in an attache	ed schedule.		
Dwelling				
e) Proposed construction materi	als			
External walls	☐ Double brick	☐ Steel	☐ Curtain glass	

	☐ Brick veneer	☐ Timber	☐ Aluminium
		☐ Fibre cement	☐ Other
Frame	⊠ Timber	☐ Steel	☐ Aluminium
riame	☐ Other		
Floor		☐ Timber	☐ Other
Doof on various	☐ Slate/concrete	☐ Tiles	☐ Fibre cement
Roof covering	☐ Aluminium	⊠ Steel	☐ Other
f) Existing building use/cl	assification? (if applicable)		
g) New building use/class	sification? (if applicable)		
Class 1a			
h) Relevant plans			
Note: Relevant plans are requi	red to be submitted for all aspects of this	development application. For further	er information, see <u>DA Forms Guide:</u>
☐ Relevant plans of the	proposed works are attached to	the development application	
· · · · · · · · · · · · · · · · · · ·	· ·	·	
17) What is the monetary	value of the proposed building v	work?	
\$300,000.00			
18) Has Queensland Hon	ne Warranty Scheme Insurance	been paid?	
	pelow		
□ No	15	, 15	
Amount paid	Date paid (dd/mm/y	/y) Re	ference number
2102.1	22/09/2021		014321341
		DEG! 4D4T!01!	
'ART 6 – CHECKL	IST AND APPLICANT	DECLARATION	
19) Development applica			
The relevant parts of For	m 2 – Building work details have	been completed	⊠ Yes
	ation includes a material change		⊠ Yes
operational work and is a application details	ccompanied by a completed For	m 1 – Development	☐ Not applicable
	valanment are attached to this de	avalanment application	
•	velopment are attached to this de red to be submitted for all aspects of this ide: Relevant plans.	• • •	er ⊠ Yes
	e leave levy for QLeave has beer	n paid, or will be paid before	⊠ Yes
a development permit is	issued (see 9)		☐ Not applicable
			• •

20) Applicant declaration

- ☑ By making this development application, I declare that all information in this development application is true and
- Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Act 2001

Note: It is unlawful to intentionally provide false or misleading information.

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application.

All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website.

Personal information will not be disclosed for a purpose unrelated to the *Planning Act 2016*, Planning Regulation 2017 and the DA Rules except where:

- such disclosure is in accordance with the provisions about public access to documents contained in the *Planning Act 2016* and the Planning Regulation 2017, and the access rules made under the *Planning Act 2016* and 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 retained as required by the *Public Records Act 2002.*

PART 7 – FOR COMPLETION BY THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

USE ONLY							
Date received: 2	3/12/2021	Reference nu	mbers:	211	138		
For completion by the	ne building certifier						
Classification(s) of a	approved building	work					
1a							
Name	lame QBCC Certific		ation Licence number		number	QBCC Insurance receipt number	
Troy Richardson		A707525				014321341	
Notification of enga	agement of alterna	tive assessmen	t manag	er			
Prescribed assessi	ment manager		Troy Richardson				
Name of chosen as	ssessment manage	er	Troy F	Richar	dson		
Date chosen asses	ssment manager e	ngaged	23/12/	2021			
Contact number of chosen assessment manager		ent manager	07 4222 9822				
Relevant licence number(s) of chosen assessment manager		A707525					
Additional informat			ent				
		Double brick		П	Steel	☐ Curtain glass	
External walls		Brick veneer		`		☐ Aluminium	
		Stone/concrete			Fibre cement	☐ Other	
Frame		imber Other			Steel	☐ Aluminium	
Floor	⊠ (Concrete			Timber	☐ Other	
		Slate/concrete			Tiles	☐ Fibre cement	
Roof covering		Aluminium		\boxtimes	Steel	☐ Other	
QLeave notification Note: For completion by		if applicable					
		Dwelling / Dwelling					
QLeave project nur	mber		S283126				
Amount \$1,568 paid (\$)	3.00		Date pa (dd/mm/		13/10/21		

Date receipted form sighted by assessment manager	
Name of officer who sighted the form	

Additional building details required for the Australian Bureau of Statistics			
Existing building use/classification? (if applicable)		1	
New building use/classification?		Dwelling / 1a	
Site area (m²)	20350	Floor area (m²)	

Referral checklist for building work

This referral checklist is required where any aspect of building work for a development application requires referral as identified in *DA Form 2 – Building work details*.

All relevant referral requirements for the development application are to be identified on this checklist. This checklist is to accompany *DA Form 2 – Building work details* for all development applications for building work that require referral.

Note: All terms used within the forms have the meaning given under the Planning Act 2016 and the Planning Regulation 2017.

1) Referral requirements relevant to any building work identified on Form 2 – Building work Note: The Planning Regulation 2017 will determine if referral is required for a development application.
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Premises seaward of coastal building line
☐ Declared fish-habitat area
☐ State transport corridor
☐ Future state transport corridor
☐ Queensland heritage place
Matters requiring referral to the local government:
☐ Particular class 1 and 10 buildings and structures involving possible amenity and aesthetic impacts
☐ Particular buildings for residential purposes
☐ Design and siting
☐ Fire safety in particular budget accommodation building
☐ Higher risk personal appearance services
☐ Building work for residential services
☐ Building work for removal or rebuilding
☑ Building work for particular class 1 buildings relating to material change of use
☐ Temporary accommodation buildings
☐ Building work relating to end of trip facilities for Queensland Development Code, part 4.1
☐ Building work for class 1 building on premises with on-site wastewater management system
☐ Flood-hazard area
☐ Local heritage place
Matters requiring referral to the Queensland Fire and Emergency Service:
☐ Fire safety system – special fire services required or alternative solution proposed
☐ Fire safety system – budget accommodation buildings
☐ Fire safety system – residential care building
☐ Water-based fire safety installations
☐ Fire safety – farm buildings
Matters requiring referral to the Safe Food Production QLD:
☐ Retail meat premises
Matters requiring referral to the Chief Health Officer under the Hospital and Health Boards Act 2011:
☐ Private health facilities
Matters requiring referral to the chief executive of the Pastoral Workers' Accommodation Act 1980:
☐ Pastoral workers' accommodation
Matters requiring referral to the relevant service provider:
☐ Building work over or near relevant infrastructure relating to Queensland Development Code, part 1.4



Individual owner's consent for making a development application under the *Planning Act 2016*

I, Tristan Hunt and Clare Warren					
as owner of the premises identified as follows:					
10 (Lot 8) RP907340 Splendour Road, Mossman					
consent to the making of a development application under the <i>Planning Act 2016</i> by:					
The Building Approval Company					
on the premises described above for:					
Material change of use triggering a Code Assessable Development Application					
Signed Med CM					
date signed 12/19/2021					