

Chief Executive Officer Douglas Shire Council 64-66 Front Street MOSSMAN QLD 4873

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

RE: DEVELOPMENT APPLICATION FOR A MATERIAL CHANGE OF USE (DWELLING HOUSE AND ANCILLARY SHED) OVER LAND ON STEWART CREEK ROAD, DAINTREE, MORE FORMALLY DESCRIBED AS LOT | ON RP738175

Aspire Town Planning and Project Services act on behalf of on behalf of Christopher Clarke and Jamie Clarke (the 'Applicant' and the 'Land Owner') in relation to the above described Development Application.

On behalf of the Applicant, please accept this correspondence and the accompanying attachments as a properly made Development Application pursuant to Sections 50 and 51 of the *Planning Act 2016* seeking a Development Permit for a Material Change of Use (Dwelling House and Ancillary Shed).

Please find enclosed the following documentation associated with this Development Application:

- Duly completed DA Form I (Attachment I);
- Land Owner's Consent (Attachment 2); and
- Town Planning Report (Attachment 3).

The relevant Application Fee is calculated to be \$344 under the Douglas Shire Council Fees and Charges Schedule for Years 2022/2023. It is respectfully requested that Council issue an Invoice, so the fee can be paid directly by the Applicant.

Thank you for your time in considering the attached Development Application. If you wish to inspect the property or have any further queries, please contact the undersigned.

Regards,

Daniel Favier

Senior Town Planner

ASPIRE Town Planning and Project Services

Attachment I

Duly completed DA Form I

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)	Christopher and Jaimee Clarke
Contact name (only applicable for companies)	c/- Daniel Favier (Aspire Town Planning and Project Services)
Postal address (P.O. Box or street address)	PO Box 1040
Suburb	Mossman
State	QLD
Postcode	4873
Country	Australia
Contact number	0418 826 560
Email address (non-mandatory)	admin@aspireqld.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	2022-04-05 - Clarke - Lot 1 Stewart Creek Road, Daintree

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 Forms Guide: Relevant plans.</u>									
3.1) S	treet addres	s and lot	on plan						
⊠ Str	eet address	AND lot	on plan (all	lots must be liste	ed), or				
				an adjoining of an adjoining of jetty, pontoon. Al			premises (appropriate for development in		
	Unit No.	Street I	No. Stre	Street Name and Type			Suburb		
a)			Stev	wart Creek Ro	ad		Daintree		
a)	Postcode	Lot No.	. Plar	n Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)		
	4873	1	RP7	' 38175			Douglas Shire		
	Unit No.	Street I	No. Stre	et Name and	Туре		Suburb		
b)									
D)	Postcode	Lot No.	. Plar	n Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)		
	Unit No.	Street I	No. Stre	et Name and	Туре		Suburb		
- \									
c)	Postcode	Lot No.	. Plar	n Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)		
3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay) Note: Place each set of coordinates in a separate row.									
☐ Co	ordinates of	premise	s by longitu	ide and latitud	le				
Longit	Longitude(s) Latitude(s) Datum Local Government Area(s) (if applicable)						Local Government Area(s) (if applicable)		
					Other:				
		1		g and northing					
Eastin	ıg(s)	Northir	ng(s)	Zone Ref.	Datum		Local Government Area(s) (if applicable		
				54	☐ WGS84				
				□ 55 □ 56	Other:				
2.2\ 4	alaliti avvanlara				U Other.				
	dditional pre			thin days law		an and the	ataila of the communication because he are		
				this developrelopment appli		ion and the d	etails of these premises have been		
	t required								
	· · ·								
4) Ide	ntify any of t	ne follow	ing that ap	ply to the pren	nises and pro	vide any rele	vant details		
☐ In or adjacent to a water body or watercourse or in or above an aquifer									
Name	of water boo	dy, water	rcourse or a	aquifer:					
On	strategic po	rt land u	nder the Ti	ransport Infras	tructure Act	1994			
Lot on	ı plan descrip	otion of s	strategic po	rt land:					
Name	of port auth	ority for t	the lot:						
☐ In a	a tidal area								

Name of local government for the tidal area (if applicable):	
Name of port authority for tidal area (if applicable):	
☐ On airport land under the Airport Assets (Restructuring	and Disposal) Act 2008
Name of airport:	
☐ Listed on the Environmental Management Register (EN	IR) 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 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 are 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/I= -4 :- 4I= -4 :	

6.1) Provide details about the first 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 □ Prelimina	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-ulots):	ınit dwelling, reconfiguration of 1 lot into 3
Development Application for a Material Change of Use (Dwelling House and Ancilla	ry Shed)
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For full Relevant plans.	rther information, see <u>DA Forms guide:</u>
$oxed{\boxtimes}$ Relevant plans of the proposed development are attached to the development a	pplication
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	l 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-ulots):	unit dwelling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For fun Relevant plans.	ther information, see <u>DA Forms Guide:</u>
Relevant plans of the proposed development are attached to the development a	pplication

6.3) Additional aspects of deve	· · · · · · · · · · · · · · · · · · ·						
Additional aspects of develo							
Not required	i Fail 3 c	bection i or	tilis lottii tiave bee	ii allaciieu	เบ แทร น	ечеюриненк ар	piication
Section 2 – Further develop	ment de	etails					
7) Does the proposed developr	nent appl	ication invol	ve any of the follov	ving?			
Material change of use	⊠ Yes -	- complete	division 1 if assess	able agains	t a local	planning instru	ıment
Reconfiguring a lot	Yes -	- complete	division 2				
Operational work		- complete					
Building work	∐ Yes -	- complete	DA Form 2 – Buildi	ng work det	ails		
Division 1 – Material change of	f use						
Note: This division is only required to be		f any part of th	e development applicat	ion involves a i	material c	hange of use asse	ssable against a
local planning instrument. 8.1) Describe the proposed ma	torial cha	ngo of uso					
Provide a general description o			ne planning scheme	e definition	Numb	er of dwelling	Gross floor
proposed use			h definition in a new rov			if applicable)	area (m²)
		D III I					(if applicable)
Single detached residential dwe	elling	Dwelling I	House				
8.2) Does the proposed use inv	olve the i	use of existi	ng buildings on the	nramicae?			
Yes	oive the t	ase of existi	ng bullaings on the	premises:			
⊠ No							
<u> </u>							
Division 2 – Reconfiguring a lo	ot						
Note: This division is only required to be				ion involves red	configurin	g a lot.	
9.1) What is the total number of	existing	lots making	up the premises?				
9.2) What is the nature of the lo	nt reconfic	uration? (tic	ck all annlicable boyes)				
Subdivision (complete 10))	r roooniig	jaratiorr. (iid		nto parts by	agreen	nent (complete 1	1))
Boundary realignment (comp	lete 12))		☐ Creating or changing an easement giving access to a lot				
	<i>"</i>		from a constru				
/a\ a							
10) Subdivision							
10.1) For this development, how		•	1		ded use		
Intended use of lots created	Reside	ential	Commercial	Commercial Industrial		Other, please	specify:
No. 1 Cl. 6							
Number of lots created	ngod2						
10.2) Will the subdivision be sta		,					
No	allo DCIUV	,					
How many stages will the work	s include	?					
What stage(s) will this develop							
apply to?							

11) Dividing land in	to monto by o	was a was a set of the set		ra orra basina		at in the internal of the			
parts?	to parts by ag	greement – now	v many pan	is are being	created and wha	at is the intended use of the			
Intended use of pa	arts created Residential		Com	mercial	Industrial	Other, please specify:			
Number of parts cr	eated								
12) Boundary realig	anment								
12.1) What are the		oroposed areas	for each lo	ot comprisin	g the premises?				
·	Current I	ot			Proposed lot				
Lot on plan descrip	tion Ar	ea (m²)		Lot on pla	n description	Area (m²)			
12.2) What is the re	eason for the	boundary reali	gnment?						
13) What are the d			existing ea	asements b	eing changed and	d/or any proposed easement?			
Existing or	Width (m)	Length (m)	Purpose of	of the easer	nent? (e.g.	Identify the land/lot(s)			
proposed?	, ,		pedestrian a	ccess)		benefitted by the easement			
Division 3 – Operat	tional work								
Note: This division is only				opment applica	ation involves operation	onal work.			
14.1) What is the n	ature of the c	perational work	_		□ \A/atani	was a transfer of the second			
☐ Road work☐ Drainage work		∐ Stormwa □ Earthwo				infrastructure ge infrastructure			
☐ Landscaping		☐ Signage				g vegetation			
☐ Other – please	specify:					<u> </u>			
14.2) Is the operati	onal work ne	cessary to facili	itate the cre	eation of ne	w lots? (e.g. subdiv	rision)			
Yes – specify n	umber of new	lots:							
□ No									
14.3) What is the m	nonetary valu	e of the propos	ed operation	nal work?	(include GST, materia	als and labour)			
PART 4 – ASS	ECCIVE	IT MANAC	ED NET	VII C					
FAIT 4 - A33	LOOIVILIV	II WANAG	LIVULI	AILO					
15) Identify the ass	essment mai	nager(s) who w	ill be asses	sing this de	evelopment applic	cation			
Douglas Shire Cou		0 ()		J					
		greed to apply a	a supersede	ed planning	scheme for this	development application?			
Yes – a copy of									
	☐ The local government is taken to have agreed to the superseded planning scheme request – relevant documents attached								
⊠ 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	ne distribution entity or transn	nission entity:
☐ Infrastructure-related referrals – Electricity infrastru	ucture	
Matters requiring referral to:		
The Chief Executive of the holder of the license.	ce, if not an individual	
The holder of the licence, if the holder of the licence.	ence is an individual	
☐ Infrastructure-related referrals – Oil and gas infras	tructure	
Matters requiring referral to the Brisbane City Counc	cil:	
☐ Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible	for administering the <i>Transp</i> e	ort Infrastructure Act 1994:
Ports – Brisbane core port land (where inconsistent wit	h the Brisbane port LUP for transport rea	asons)
☐ Ports – Strategic port land		
Matters requiring referral to the relevant port operate	or , if applicant is not port operate	or:
Ports – Land within Port of Brisbane's port limits (b	elow high-water mark)	
Matters requiring referral to the Chief Executive of the	ne relevant port authority:	
Ports – Land within limits of another port (below high	-	
Matters requiring referral to the Gold Coast Waterwa	vs Authority:	
☐ Tidal works or work in a coastal management distr	-	
Matters requiring referral to the Queensland Fire and Tidal works or work in a coastal management distr		aggal harthall
I ridal works of work in a coastal management disti	Tot (IIIVOIVIII) a mailia (more triaii six ve	ssser beruis))
40) [[nee for this development applies	4:
18) Has any referral agency provided a referral respo		
☐ Yes – referral response(s) received and listed below☒ No	ow are attached to this developm	ient application
	Defermel	Data of metamol management
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the propo		
referral response and this development application, o	r include details in a schedule to	this development application
(if applicable).		
PART 6 – INFORMATION REQUEST		
PART 0 - INFORMATION REQUEST		
19) Information request under Part 3 of the DA Rules		
☐ I agree to receive an information request if determ	-	nent application
I do not agree to accept an information request for		
Note: By not agreeing to accept an information request I, the application will be accepted and decid	-	han making this day clams at
 that this development application will be assessed and decid application and the assessment manager and any referral ag Rules to accept any additional information provided by the ag 	encies relevant to the development appl	lication are not obligated under the DA

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	development applications or	current approva	als? (e.g. a preliminary a	pproval)
	w or include details in a sche			
No No	W or molade details in a some		сторители арриосиог	
List of approval/development application references	Reference number	Date		Assessment manager
☐ Approval ☐ Development application				
Approval Development application				
Development application				
21) Has the portable long service operational work)				volving building work or
	ted QLeave form is attached rovide evidence that the porta	•	• •	n paid before the
	ides the development applica			
	val only if I provide evidence ng and construction work is le	•	•	levy nas been paid
	Date paid (dd/mm/yy)	T T	Leave levy number	(A B or E)
Amount paid	Date paid (dd/mm/yy)		cleave levy number	(A, B 01 E)
\$				
22) Is this development applic notice?	cation in response to a show o	cause notice or	required as a result	of an enforcement
☐ Yes – show cause or enfor ☐ No	cement notice is attached			
23) Further legislative require				
Environmentally relevant ac				
23.1) Is this development app Environmentally Relevant A				
	nent (form ESR/2015/1791) for ment application, and details			tal authority
No No		"EOD/0045/470	4"	4 554
Note : Application for an environment requires an environmental authority to				<u>w.qla.gov.au</u> . An ERA
Proposed ERA number:		Proposed ERA	A threshold:	
Proposed ERA name:			•	
☐ Multiple ERAs are applicat	ole to this development applic	cation and the c	details have been att	ached in a schedule to
this development application				
Hazardous chemical facilitie	<u>es</u>			
23.2) Is this development app	lication for a hazardous che	mical facility?		
Yes – Form 69: Notification	n of a facility exceeding 10%	of schedule 15	threshold is attache	d to this development
application	Tor a racinty exceeding 1070	or correction to	tinesitora is attache	a to this development
application ⊠ No	Tora radiity exceeding 1070	or correction to	threshold is attache	a to this development

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 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.qld.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 lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Natural Resources, Mines and Energy at www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Environment and Science at www.des.gld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
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 www.dnrme.qld.gov.au for further information.
<u>Tidal work or development within a coastal management district</u>
23.12) Does this development application involve tidal work or development in a coastal management district?
Yes – the following is included with this development application:
Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)
☐ A certificate of title
No Note: See guidance materials at www.des.gld.gov.au for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?
☐ Yes – details of the heritage place are provided in the table below☐ No
Note: See guidance materials at www.des.qld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
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 for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> ☑ No
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 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
	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 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 DAForms 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 development permit is issued (see 21)	☐ Yes ☑ Not applicable
25) Applicant declaration	
29) Applicant declaration	
	t application is true and
By making this development application, I declare that all information in this development	ctronic communications where written information
 ☑ 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 electrom the assessment manager and any referral agency for the development application vis required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Ac</i> 	ctronic communications where written information at 2001 ger and/or chosen of the sessional advisers elopment application. our chase, and/or
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 electrom the assessment manager and any referral agency for the development application was required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Active It is unlawful to intentionally provide false or misleading information. Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any provide may be engaged by those entities) while processing, assessing and deciding the 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 Planning Act 2016,	ctronic communications where written information t 2001 ger and/or chosen ofessional advisers elopment application. burchase, and/or Planning contained in the Planning
 ☑ 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 electron the assessment manager and any referral agency for the development application via required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Actoric It is unlawful to intentionally provide false or misleading information.</i> Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any provide may be engaged by those entities) while processing, assessing and deciding the deverable 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: such disclosure is in accordance with the provisions about public access to documents of <i>Act 2016</i> and the Planning Regulation 2017, and the access rules made under the <i>Planning Act 2016</i>, 	ctronic communications where written information t 2001 ger and/or chosen ofessional advisers elopment application. burchase, and/or Planning contained in the Planning
 ☑ 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 electrom the assessment manager and any referral agency for the development application vis required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Actoric It is unlawful to intentionally provide false or misleading information.</i> Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any provide may be engaged by those entities) while processing, assessing and deciding the deveral information relating to this development application may be available for inspection and propublished 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: such disclosure is in accordance with the provisions about public access to documents of <i>Act 2016</i> and the Planning Regulation 2017, and the access rules made under the <i>Planning Regulation 2017</i>; or 	etronic communications where written information t 2001 ger and/or chosen ofessional advisers elopment application. ourchase, and/or Planning contained in the Planning ning Act 2016 and

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	ager	
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			
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		

Attachment 2

Land Owner's Consent

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

Christopher Wayne Clarke; and Jaimee Louise Edna Clarke

as owner of the premises identified as follows:

Stewart Creek Road, Daintree, more formally described as Lot 1 on RP738175		
nsent to the making of a develop	ment application under the i	Planning Act 2016 by:
Daniel Favier (Aspire Town Pla	nning and Project Service	s)
the premises described above fo	r:	
		Owelling House and Ancillary Shed)
Signed	Signed	
ande		Mah
Christopher Wayne Clarke		Jaimee Louise Edna Clarke
Date 17/10/22		Date: 17/10/22

Attachment 3

Town Planning Report



20 OCTOBER 2022

ASPIRE Town Planning and Project Services
Authored by: Daniel Favier

Executive Summary

Aspire Town Planning and Project Services of on behalf of Christopher Clarke and Jamie Clarke (the 'Applicant' and the 'Land Owner').

This Development Application is for a Material Change of Use (Dwelling House and Ancillary Shed), over land on Stewart Creek, Daintree, more formally described as Lot 1 on RP738175. The proposed Dwelling House is a raised, single level building with four bedrooms, two bathrooms, internal laundry and central open plan kitchen, dining and living area. A 2.4m patio expands the entire frontage. The proposed Ancillary Shed is a standard concrete slab, 12m x 12m steel frame, colorbond shed.

Under the Douglas Shire Planning Scheme 2018 V1.0 (the 'Planning Scheme'), the subject site is included within the Rural Zone, where the development of a Dwelling House and Ancillary Shed is ordinarily Self Assessable, however due to the effect of the various Planning Scheme Overlays, a Code Assessable Development Application is required to Douglas Shire Council (the 'Council').

The proposed development does not trigger referral to the State Assessment and Referral Agency or another interested party.

This Town Planning Report includes a comprehensive assessment of the proposed development against the relevant Local Government Assessment Benchmarks. The information provided in this report, and accompanying attachments, demonstrates that the proposed development achieves compliance with the applicable provisions of the relevant Local Government Assessment Benchmarks and is presented to Council for approval. It would be appreciated if Council could provide 'without prejudice' draft conditions for review prior to the issue of a Decision Notice.

1.0 Summary

Table 1: Application Summary.

	Stewart Creek Road, Daintree
Lot and Plan	Lot 1 on RP738175
Land Owner	Christopher Clarke and Jamie Clarke
	See Attachment 1 – Certificate of Title
Size	33,640m ²
Road Frontages	Approximately 178m to Stewart Creek Road (earth road)
	Approximately 260m to Stewart Street (unformed)
Easements	Easement A on RP25782 burdening the land in favour of
	Douglas Shire Council. It is understood that the
	easement contains Council water infrastructure.
Proposal	Dwelling House and Ancillary Shed
Approvals Sought	Development Permit (Material Change of Use)
Level of Assessment	Code
Planning Scheme Zone	Rural
Regional Plan Designation	Regional Landscape and Rural Production Area
State Planning Policy	Not applicable
State Development	Not applicable
Assessment Provisions	
Referral	Not applicable

2.0 Site Description

Image 1 below illustrates the location the subject site, approximately 400m south of the Daintree Township on Stewart Creek Road, Daintree. The site is accessed directly from Stuart Creek Road which is an existing earth formed roadway.

The subject site is largely vegetated, however the proposed Dwelling House and Ancillary Shed is located within an existing cleared building pad. The subject site is steep in areas and generally slopes from the east down to the west, although the proposed building pad is level. The subject site is regular in shape and has a total area of 33,640m².

Overhead electricity infrastructure traverses the property on a south western to north eastern alignment. A Council water main is contained within an easement within the northern boundary.



Image 1: Subject Site (source: QLD Globe, 2022)

3.0 Proposal

This Development Application Seeks approval for a Development Permit for a Material Change of Use (Dwelling House and Ancillary Shed). The proposed Dwelling House and Ancillary Shed concept by the current Land Owner is sympathetic to the natural constraints of the site, and is located within the existing cleared and leveled building footprint.

The proposed Dwelling House is a single level building with four bedrooms, two bathrooms, internal laundry and central open plan kitchen, dining and living area. A 2.4m patio expands the the entire frontage. **Image 2** shows an external, front view of the proposed building. This is a kit home and Land Owner has opted for additional extras including a rear patio and a raised floor level of 2.8m above the ground. The supplier of the kit home does not release the final plans until such time as a deposit is placed. Therefore final plans may be issued to Council prior to the issue of a Development Permit for Building Works.



Image 2: Photograph of Dwelling House design (note: does not show rear patio and 2.8m raised floor)

The proposed Ancillary Shed is a standard concrete slab, 12m x 12m steel frame colorbond shed.

Refer to **Attachment 2 – Site, Floor and Elevation Plans**.

The subject site is already connected to reticulated water and electricity supply. It is proposed that waste water will be treated and disposed onsite. Whilst a site assessment and waste water design report has been developed for this site, it relates to an earlier development concept and is currently being revised. The revised report will be supplied separately to Council as an addendum to the Development Application material.

4.0 Statutory Town Planning Framework

4.1 Planning Act 2016

The *Planning Act 2016* (the 'Planning Act') is the statutory instrument for the State of Queensland under which, amongst other matters, Development Applications are assessed by Local Governments. The Planning Act is supported by the Planning Regulation 2017 (the 'Planning Regulation'). The following sections of this report discuss the parts of the Planning Act and Planning Regulation applicable to the assessment of a development application.

4.1.1 Approval and Development

Pursuant to Sections 49, 50 and 51 of the Planning Act, the Development Application seeks a Development Permit for Material Change of Use (Dwelling House and Ancillary Shed).

4.1.2 Application

The proposed development is:

- development that is located completely in a single local government area;
- development made assessable under a local categorising instrument; and
- for a Material Change of Use.

In accordance with Section 48 of the Planning Act and Schedule 8, Table 2, Item 1 of the Planning Regulation, the development application is required to be made to the applicable Local Government, in this instance being Douglas Shire Council.

4.1.3 Referral

Section 54(2) of the Planning Act and Section 22 and Schedules 9 and 10 of the Planning Regulation provide for the identification of the jurisdiction of referral agencies, to which a copy of the development application must be provided. A review of the Planning Regulation confirms that there are no relevant referral agencies to the Development Application.

4.1.4 Public Notification

Section 53(1) of the Planning Act provides that an applicant must give notice of a Development Application where any part is subject to Impact Assessment or where it is an application, which includes a variation request.

The Development Application is subject to Code Assessment and therefore Public Notification of the Development Application is not required.

4.1.5 Assessment Framework

As noted within this report, the proposed development triggers a Code Assessable Development Application. Section 45(3) of the *Planning Act* provides that:

- "(3) A code assessment is an assessment that must be carried out only—
 - (a) against the assessment benchmarks in a categorising instrument for the development; and
 - (b) having regard to any matters prescribed by regulation for this paragraph."

The Douglas Shire Planning Scheme 2018 v1.0, as the applicable local categorising instrument, is discussed in greater detail in the following sections of this report.

Section 26 of the *Planning Regulation* provides the following assessment benchmarks for the purposes of Section 45(3)(a) of the *Planning Act*:

- "(1) For section 45(3)(a) of the Act, the code assessment must be carried out against the assessment benchmarks for the development stated in schedules 9 and 10.
- (2) Also, if the prescribed assessment manager is the local government, the code assessment must be carried out against the following assessment benchmarks—
 - (a) the assessment benchmarks stated in—
 - (i) the regional plan for a region, to the extent the regional plan is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (ii) the State Planning Policy, part E, to the extent part E is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (iii) any temporary State planning policy applying to the premises;
 - (b) if the local government is an infrastructure provider—the local government's LGIP.
- (3) However, an assessment manager may, in assessing development requiring code assessment, consider an assessment benchmark only to the extent the assessment benchmark is relevant to the development."

Section 27 of the *Planning Regulation* provides matters for the purposes of Section 45(3)(b) of the *Planning Act*:

- "(1) For section 45(3)(b) of the Act, the code assessment must be carried out having regard to—
 - (a) the matters stated in schedules 9 and 10 for the development; and

...

- (d) if the prescribed assessment manager is a person other than the chief executive—
 - (i) the regional plan for a region, to the extent the regional plan is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (ii) the State Planning Policy, to the extent the State Planning Policy is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
 - (iii) for designated premises—the designation for the premises; and
- (e) any temporary State planning policy applying to the premises; and
- (f) any development approval for, and any lawful use of, the premises or adjacent premises; and
- (g) the common material.
- (2) However—
 - (a) an assessment manager may, in assessing development requiring code assessment, consider a matter mentioned in subsection (1) only to the extent the assessment manager considers the matter is relevant to the development; and
 - (b) if an assessment manager is required to carry out code assessment against assessment benchmarks in an instrument stated in subsection (1), this section does not require the assessment manager to also have regard to the assessment benchmarks."

The following sections of this report discuss the applicable assessment benchmarks and applicable matters in further detail.

4.2 Far North Queensland Regional Plan 2009-2031

The Far North Queensland Regional Plan 2009 - 2031 ('the Regional Plan') is intended to guide and manage the region's development and to address key regional environmental, social, economic and urban objectives. The site falls within the area to which the Regional Plan applies. The Regional Plan is identified in the Planning Scheme as being appropriately integrated in the scheme and therefore not assessed in any further detail in this Development Application.

4.3 State Planning Policy

The State Planning Policy ('the SPP') was released on 2 December 2013 and replaced all previous State Planning Policies. The SPP has since been revised, with new versions released on 2 July 2014, 29 April 2016 and 3 July 2017. The April 2016 version of the SPP is identified in the Planning Scheme as being appropriately integrated. Whilst the SPP has been amended since April 2016 version, it is considered that the policy content and outcomes contained within the SPP, to the extent they are

relevant and applicable to the proposed development, have not been sufficiently amended to require the reconsideration of the SPP separately.

4.4 Temporary State Planning Policies

There are currently no temporary State Planning Policies in effect in Queensland.

4.5 Douglas Shire Planning Scheme 2018 v1.0

The Douglas Shire Planning Scheme 2018 v1.0 (the 'Planning Scheme') came into effect on 2 January 2018 and is the applicable planning scheme to the Douglas Local Government Area. It is noted that the Planning Scheme was drafted under the *Sustainable Planning Act 2009* ('the SPA'). The interpretation of the Planning Scheme with respect to the proposed development is therefore based on the transitional provisions of the Planning Act.

The following sections include an assessment against the relevant sections of the Planning Scheme.

4.5.1 Zone

The subject site is identified within the Rural Zone, see Image 3 below. The Rural Zone is generally intended to support rural uses, including cropping, animal keeping, primary production and ancillary tourism activities where in certain circumstance compatible with the agricultural and environmental constraints of the land. It is noted that the Rural Zone does not discourage development of a site for the purpose of a Dwelling House. It is submitted in this instance the land in any case is not suitable for for cropping or animal keeping.

It is submitted that the proposed development does not compromise the Purpose of the Rural Zone and appropriately responds to the site constraints.

A full assessment of the proposed development against the Rural Zone Code is included within **Attachment 3 – Statement of Code Assessment**.



Image 3: Site Zoning (source: Douglas Shire Planning Scheme Property Report, 2022)

4.5.2 Local Plan

The subject site is not located within Local Plan Area.

4.5.3 Overlays

Table 2: identifies the applicable Overlays to the site.

	•
Overlay	Sub-category Sub-category
Acid Sulfate Soils	Acid Sulfate Soils 5-20m AHD
Bushfire Hazard	Very High Bushfire Intensity
	Potential Impact Buffer
Flood and Storm Tide Hazard Overlay	100 Year ARI – Mossman and Port Douglas Flood Studies
Hillslopes	Area Affected by Hillslope
Landscape Values Overlay	High Landscape Values
Potential Landslide Hazard	High and Medium Hazard Risk
Overlay	
Natural Areas	MSES- Regulated Vegetation (Intersecting with a Watercourse) MSES – Wildlife Habitat
Transport Road Hierarchy	Major Rural Road

4.5.4 Category of Assessment

Pursuant to Part 5 of the Planning Scheme, a Development Application for a Material Change of Use (Dwelling House and Ancillary Shed) in the Rural Zone is identified as Self Assessable Development, however due to the effect of the Overlays pertaining to the subject site, the proposed development is triggered for Code Assessment.

4.5.5 Assessment Criteria

The following Planning Scheme Codes are identified as applicable:

Zone Code

Rural

Land Use Code

Dwelling House

Overlay Codes

- Acid Sulfate Soils
- Bushfire Hazard Overlay
- Flood and Storm Tide Inundation Overlay
- Hillslopes Overlay
- Landscape Values Overlay
- Potential Landslide Overlay
- Natural Areas Overlay
- Transport Network Overlay

Development Codes

- Access, Parking and Services
- Filling and Excavation Code

A detailed assessment against the Zone, Land Use and Development Codes is provided in **Attachment 3 – Statement of Code Assessment**. The following Table includes a summary of the assessment against the relevant Overlay Codes. A detailed assessment against the Overlay Codes in this instance

is not included within the Development Application, due to the nature of the proposed development and degree of general code compliance.

Table 3: Overlay Assessment

Overlay	Sub-category	Assessment Comment
Acid Sulfate Soils	Acid Sulfate Soils 5-20m AHD	Minor excavations will be required for building footings, which are not expected to cause disturbance of Acid Sulfate Soils. Compliance with the Overlay Code is achieved. No further detailed Code Assessment is included in
Bushfire	Very High Bushfire Intensity	this Development Application. The Very High Potential Bushfire Overlay only just
Hazard	Potential Impact Buffer	encroaches on the cleared and leveled building pad. The building pad is located low on the western side of the ridgeline. It is expected that if a bushfire were to cross the ridge, this would be a slow downslope burn, rather than an intense upslope burn fanned by prevailing winds. In this instance it is suggested that the subject site is capable of residential development and that the compliance with bushfire hazard provisions would be more appropriately dealt with by the Building Certifier assessment against the Building Code of Australia requirements. Compliance with the Overlay Code is achieved. No further detailed Code Assessment is included in this Development Application.
Flood and	100 Year ARI – Mossman and	The flood levels for the subject site are not known at
Storm Tide Hazard Overlay	Port Douglas Flood Studies	this stage. The Site Plan illustrates the extent of the 1% AEP event, this should be read in conjunction with the Flood and Storm Tide Hazard Overlay Map, as the two slightly vary. In any case a portion of the existing building pad is located within the 1% AEP area, it is noted that the floor level of the proposed Dwelling House will be located 2.8m above the ground level. The proposed Ancillary Shed will be within the edge of the 1% AEP area. It is suggested that the proposed risk is minimal in this instance given the Dwelling House is raised and the Shed will be a minimum 100mm above ground level. It is anticipated that Council will condition minimum finished floor level heights.

	Compliance with the Overlay Code is achieved.
	No further detailed Code Assessment is included in this Development Application.
Area Affected by Hillslope	The entire building pad is included within the Area Affected by Hiilslopes. However, it is noted that the building pad is level and cleared, no additional clearing is proposed and the development would not be easily visible from external vantage points. Therefore compliance with the Overlay Code is achieved.
	No further detailed Code Assessment is included in this Development Application.
High Landscape Values	Not applicable to the assessment of a Dwelling House and Ancillary Shed.
	No further detailed Code Assessment is included in this Development Application.
High and Medium Hazard Risk	The proposed Dwelling House and Ancillary Shed is located within an existing cleared and levelled building pad.
	The proposed buildings are located outside the area affected by the Overlay and therefore compliance with the Overlay Code is achieved.
	No further detailed Code Assessment is included in this Development Application.
MSES- Regulated Vegetation (Intersecting with a Watercourse) MSES – Wildlife Habitat	The proposed Dwelling House and Ancillary Shed is located within an existing cleared and levelled building pad.
	No further vegetation clearing is required to facilitate the proposed development, therefore compliance with the Overlay Code is achieved.
	No further detailed Code Assessment is included in this Development Application.
Major Rural Road	The site gains access via Stewart Creek Road which is designated as a Major Rural Road. The proposed development does not raise any issues of non-compliance with respect to the Transport Road Hierarchy Overlay Code.
	High Landscape Values High and Medium Hazard Risk MSES- Regulated Vegetation (Intersecting with a Watercourse) MSES – Wildlife Habitat

Therefore compliance with the Overlay Code is achieved.
No further detailed Code Assessment is included in this Development Application.

5.0 Conclusion

This Report accompanies an application by Christopher Clarke and Jamie Clarke, seeking a Development Permit for a Material Change of Use (Dwelling House and Ancillary Shed) over land on Stewart Creek Road, Daintree, more formally described as Lot 1 on RP738175.

This application is lodged pursuant to sections 49, 50 and 51 of the Planning Act.

Assessment of the proposed development against the applicable planning framework has been undertaken in order to assess potential impacts and compliance of the proposed development with the relevant assessment criteria. The information provided in this Report (and accompanying attachments) demonstrates that the proposed development largely complies with the applicable provisions of the relevant planning framework; where conflicts exist, suitable alternative solutions are provided to support approval of the development application.

If Council requires any further information, either formally or informally, throughout the assessment of the Development Application please contact Aspire Town Planning and Project Services. Prior to the determination of the Development Application it would be greatly appreciated if Council could provide a suite of Draft Conditions to facilitate discussion and reach a mutually favourable outcome.

Attachment 1Certificate of Title





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	21203211
Date Title Created:	21/03/1983
Previous Title:	20764142

ESTATE AND LAND

Estate in Fee Simple

LOT 1 REGISTERED PLAN 738175 Local Government: DOUGLAS

REGISTERED OWNER

Dealing No: 718612176 02/03/2018 CHRISTOPHER WAYNE CLARKE JAIMEE LOUISE EDNA CLARKE

JOINT TENANTS

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 20293128 (POR 34)
- 2. EASEMENT IN GROSS No 601101828 (N684164) 12/10/1972 BURDENING THE LAND TO COUNCIL OF THE SHIRE OF DOUGLAS OVER EASEMENT A ON RP25782
- 3. MORTGAGE No 718612177 02/03/2018 at 16:04 COMMONWEALTH BANK OF AUSTRALIA A.C.N. 123 123 124

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

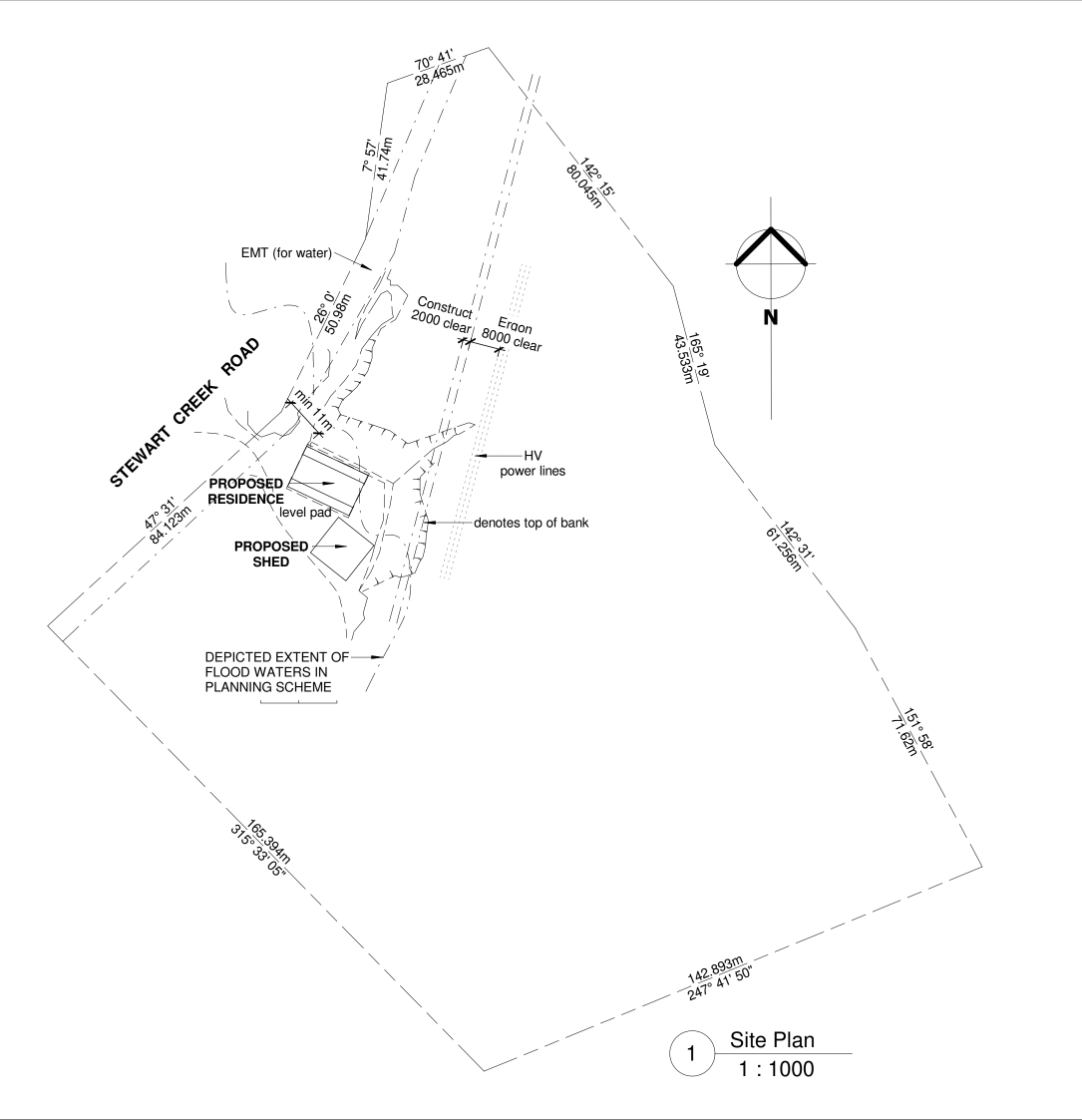
NIL

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

Attachment 2

Site, Floor and Elevation Plans





GREG SKYRING

Design and DRAFTING Pty. Ltd.
Lic Under QBSA Act 1991 - No 1040371

11 Noli Close, Mossman Q. 4873 Phone/Fax: (07) 40982061 Mobile: 0419212652 Email: greg@skyringdesign.com.au

PROJECT

Proposed Residence and Garage, Stewart Creek Road, L1 RP738175, DAINTREE

PLAN TITLE

Site Plan

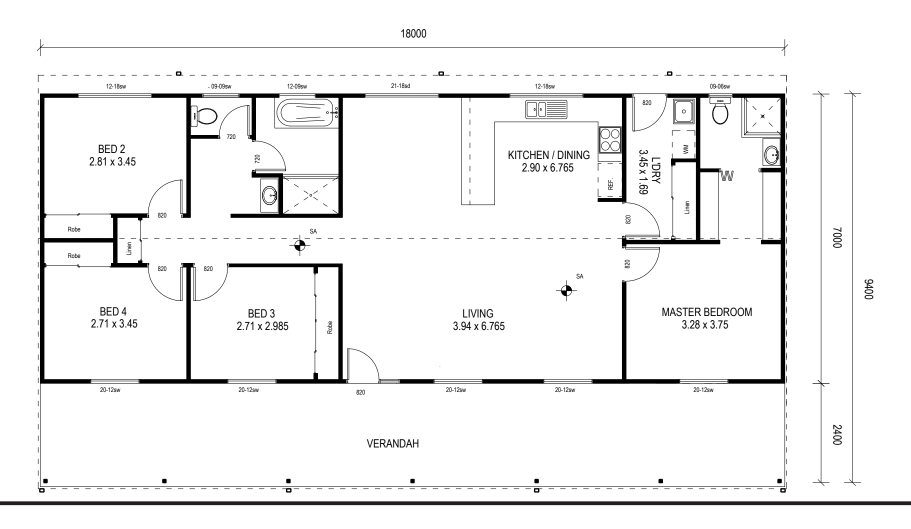
CLIENT

C. & J Clarke

SCALES	WIND CLASS		SHEET NO
1:1000	C2	506-21	1 of 3
		REV.	

THE AUSSIE RETREAT 169 B FLOOR PLANS

Print this floor plan to take to Council to commence the certification process.

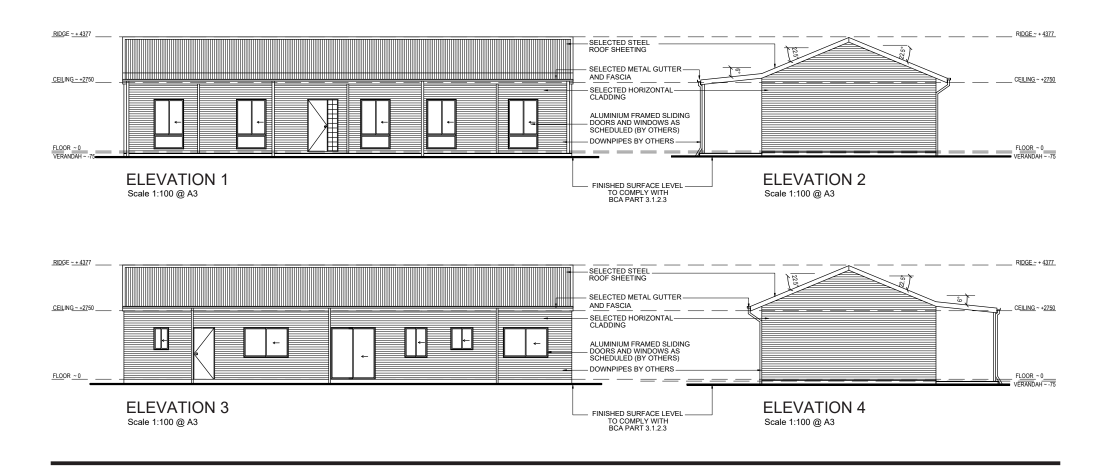


Phone: 1800 764 764 www.shedsnhomes.com.au



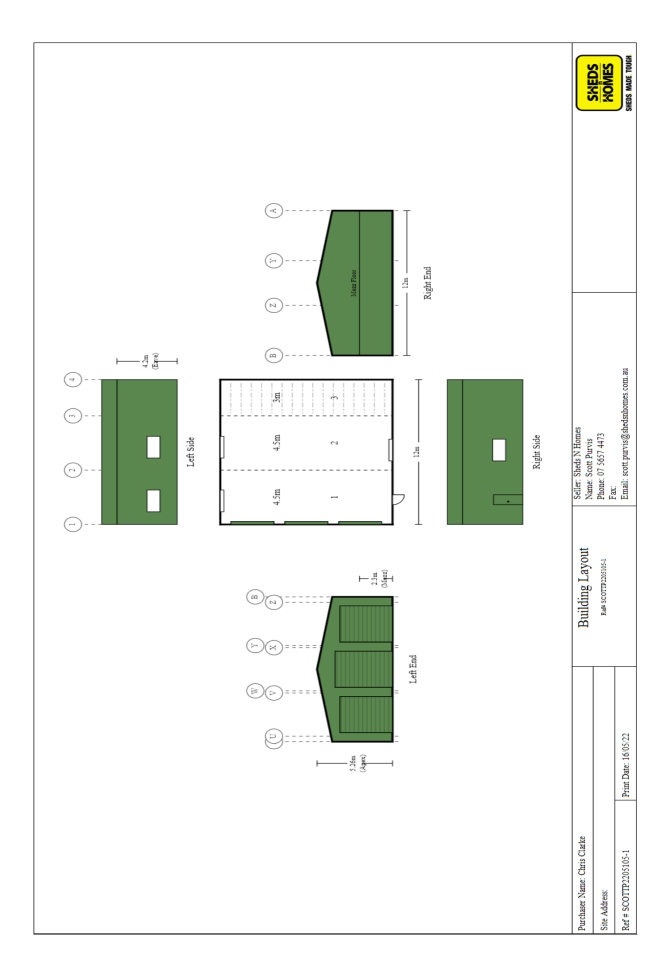
THE AUSSIE RETREAT 169 B ELEVATIONS

Print this elevation to take to Council to commence the certification process.



Phone: 1800 764 764 www.shedsnhomes.com.au





Attachment 3 Statement of Code Assessment



6.2.10 Rural zone code

6.2.10.1 Application

- (1) This code applies to assessing development in the Industry 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:
 - 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.





Criteria for assessment

Table 6.2.10.3.a – Rural zone code assessable development

Performance outcomes	Acceptable outcomes	Applicant response	
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. AO1.2 Rural farm sheds and other rural structures are not more than 10 metres in height.	Complies The proposed Dwelling House is single level on raised footings. With the 2.8m raised floor the Dwelling House will be 7.177m from ground level to roof ridge.	
Setbacks			
PO2 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.	Alternative solution The proposed Dwelling House is setback 11m from Stewart Creek Road. The frontage is reasonably vegetated and not easily visible from the road. It is submitted that the proposed setbacks are not out of character for the area especially considering the site is located only approximately 400m from the Daintree Township.	
PO3 Buildings/structures are designed to maintain the rural character of the area.	AO3 White and shining metallic finishes are avoided on external surfaces of buildings.	Will comply The colour scheme has not yet been selected and may be provided to Council for endorsement prior to the issue of a Development Permit for Building Works.	
For assessable development			
PO4	AO4 Uses identified in Table 6.2.10.3.b are not established in the Rural zone.	Complies	





Performance outcomes	Acceptable outcomes	Applicant response
The establishment of uses is consistent with the outcomes sought for the Rural zone and protects the zone from the intrusion of inconsistent uses.		
PO5 Uses and other development include those that: (a) promote rural activities such as agriculture, rural enterprises and small scale industries that serve rural activities; or (b) promote low impact tourist activities based on the appreciation of the rural character, landscape and rural activities; or (c) are compatible with rural activities.	AO5 No acceptable outcomes are prescribed.	Complies The proposed development is compatible and appropriately setback from surrounding rural activities.
PO6 Existing native vegetation along watercourses and in, or adjacent to areas of environmental value, or areas of remnant vegetation of value is protected.	AO6 No acceptable outcomes are prescribed.	Complies No vegetation clearing is proposed.
PO7 The minimum lot size is 40 hectares, unless (a) the lot reconfiguration results in no additional lots (e.g. amalgamation, boundary realignments to resolve encroachments); or (b) the reconfiguration is limited to one additional lot to accommodate: (i) Telecommunications facility; (ii) Utility installation.	AO7 No acceptable outcomes are prescribed.	Not applicable





Table 6.2.10.3.b - Inconsistent uses within the Rural zone.

Inconsistent uses		
 Adult store Bar Brothel Car wash Child care centre Club Community care centre Community residence Detention facility, Dual occupancy Dwelling unit Food and drink outlet Hardware and trade supplies Health care services High impact industry 	 Hotel Indoor sport and recreation Low impact industry Medium impact industry Multiple dwelling Nightclub entertainment facility Non-resident workforce accommodation Office Outdoor sales Parking station Permanent plantation Port services Relocatable home park Renewable energy facility, being a wind farm 	 Residential care facility Resort complex Retirement facility Rooming accommodation Sales office Service station Shop Shopping centre Short-term accommodation Showroom Special industry Theatre Warehouse

Note – This table does not imply that all other uses not listed in the table are automatically consistent uses within the zone. Assessable development must still demonstrate consistency through the assessment process.





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	Applicant response
For self-assessable and assessable development		



PO1 Secondary dwellings: (a) are subordinate, small-scaled dwellings; (b) contribute to a safe and pleasant living environment; (c) are established on appropriate sized lots; (d) do not cause adverse impacts on adjoining properties.	AO1 The secondary dwelling: (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.	Not applicable
PO2 Resident's vehicles are accommodated on- site.	 AO2 Development provides a minimum number of onsite car parking spaces comprising: (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. 	Complies Parking space will be provided both under raised Dwelling House and also within the proposed Ancillary Shed.
PO3 Development is of a bulk and scale that: (a) is consistent with and complements the built form and front boundary setbacks prevailing in the street and local area; (b) does not create an overbearing development for adjoining dwelling houses and their private open space; (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.	AO3 Development meets the acceptable outcome for building height in the applicable Zone code associated with the site.	Complies The proposed Dwelling House and Shed are below the maximum 8.5m building height as discussed under the Rural Zone Code.



9.4 Other development codes

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	Applicant Response
For self-assessable and assessable development		
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 characteristics and scale; (c) the number of employees and the likely number of visitors to the site; (d) the level of local accessibility; (e) the nature and frequency of any public 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 building or place of local significance; (h) whether or not the proposed use involves the retention of significant vegetation.	AO1.1 The minimum number of on-site vehicle parking spaces is not less than the number prescribed in Table 9.4.1.3.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. AO1.2 Car parking spaces are freely available for the parking of vehicles at all times and are not used for external storage purposes, the display of products or rented/sub-leased. AO1.3 Parking for motorcycles is substituted for ordinary vehicle parking to a maximum level of 2% of total ordinary vehicle parking. 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 Not applicable Not applicable
PO2 Vehicle parking areas are designed and constructed in accordance with relevant standards.	AO2 Vehicle parking areas are designed and constructed in accordance with Australian Standard: (a) AS2890.1; (b) AS2890.3; (c) AS2890.6.	Will comply



PO3

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;
- (d) so that they do not impede traffic or pedestrian movement on the adjacent road area;
- (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 structures (other than what may be necessary to cross over a stormwater channel).

AO3.1

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.

AO3.2

Access, including driveways or access crossovers:

- (a) are not placed over an existing:
 - (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.

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;
- (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;

Complies

The existing single crossover will be utilised.

Complies

Driveway is existing.

Complies

Driveway is existing.



	 (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 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.	Complies The driveway is constructed of gravel road base material.
PO4 Sufficient on-site wheel chair accessible car parking spaces are provided and are identified and reserved for such purposes.	AO4 The number of on-site wheel chair accessible car parking spaces complies with the rates specified in AS2890 Parking Facilities.	Not applicable
PO5 Access for people with disabilities is provided to the building from the parking area and from the street.	AO5 Access for people with disabilities is provided in accordance with the relevant Australian Standard.	Not applicable
PO6 Sufficient on-site bicycle parking is provided to cater for the anticipated demand generated by the development.	AO6 The number of on-site bicycle parking spaces complies with the rates specified in Table 9.4.1.3.b.	Not applicable



PO7	AO7.1	Not applicable
Development provides secure and convenient bicycle parking which: (a) for visitors is obvious and located close to the building's main entrance;	Development provides bicycle parking spaces for employees which are co-located with end-of-trip facilities (shower cubicles and lockers);	
 (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; (c) is easily and safely accessible from outside 	AO7.2 Development ensures that the location of visitor bicycle parking is discernible either by direct view or using signs from the street.	Not applicable
the site.	AO7.3 Development provides visitor bicycle parking which does not impede pedestrian movement.	Not applicable
PO8 Development provides walking and cycle routes through the site which: (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.	AO8 Development provides walking and cycle routes which are constructed on the carriageway or through the site to: (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.	Not applicable
PO9 Access, internal circulation and on-site parking for service vehicles are designed and constructed: (a) in accordance with relevant standards;	AO9.1 Access driveways, vehicle manoeuvring and onsite parking for service vehicles are designed and constructed in accordance with AS2890.1 and	Complies



9.4.4 Filling and excavation code

9.4.4.1 Application

- (1) This code applies to assessing:
 - (a) operational work for filling or excavation which is self-assessable or code assessable development if this code is an applicable code identified in the assessment criteria column of a table of assessment; or
 - (b) a material change of use or reconfiguring a lot if:
 - (i) assessable development where this code is identified as a prescribed secondary code in the assessment criteria column of a table of assessment; or
 - (ii) impact assessable development, to the extent relevant.

Note—This code does not apply to building work that is regulated under the Building Code of Australia.

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

9.4.4.2 Purpose

- (1) The purpose of the Filling and excavation code is to assess the suitability of development for filling or excavation.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) filling or excavation does not impact on the character or amenity of the site and surrounding areas;
 - (b) filling and excavation does not adversely impact on the environment:
 - (c) filling and excavation does not impact on water quality or drainage of upstream, downstream or adjoining properties;
 - (d) filling and excavation is designed to be fit for purpose and does not create land stability issues;
 - (e) filling and excavation works do not involve complex engineering solutions.



9.4.4.3 Criteria for assessment

Table 9.4.4.3.a – Filling and excavation code – for self-assessable and assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For self-assessable and assessable development	nt	
Filling and excavation - General		
PO1 All filling and excavation work does not create a detrimental impact on the slope stability, erosion potential or visual amenity of the site or the surrounding area.	AO1.1 The height of cut and/or fill, whether retained or not, does not exceed 2 metres in height. and Cuts in excess of those stated in A1.1 above are separated by benches/ terraces with a minimum width of 1.2 metres that incorporate drainage provisions and screen planting. AO1.2 Cuts are supported by batters, retaining or rock walls and associated benches/terraces are capable of supporting mature vegetation. AO1.3 Cuts are screened from view by the siting of the building/structure, wherever possible.	Alternative solution Earthworks have been previously completed on the property. No further earthworks are proposed, other than excavation of building footings and building pad shaping. Fairly large batters wrap around the northern and eastern side of the building pad. The site is generally screened from external views. Batters would not be easily visible form the road once the buildings are constructed. Stormwater is captured at the base of the batters and directed away from the level building pad area. It is submitted that should Council have any concerns regarding the site stability that these issues are addressed through condition of approval.



	AO1.4 Topsoil from the site is retained from cuttings and reused on benches/terraces. AO1.5 No crest of any cut or toe of any fill, or any part of any retaining wall or structure is closer than 600mm to any boundary of the property, unless the prior written approval of the adjoining landowner has been obtained. AO1.6 Non-retained cut and/or fill on slopes are stabilised and protected against scour and erosion by suitable measures, such as grassing, landscaping or other protective/aesthetic measures.	
PO2 Filling and excavation are carried out in such a manner that the visual/scenic amenity of the area and the privacy and stability of adjoining properties is not compromised.	AO2.1 The extent of filling and excavation does not exceed 40% of the site area, or 500m² whichever is the lesser, except that AO2.1 does not apply to reconfiguration of 5 lots or more. AO2.2 Filling and excavation does not occur within 2 metres of the site boundary.	Complies No further earthworks are proposed, other than excavation of building footings and building pad shaping. Fairly large batters wrap around the northern and eastern side of the building pad. The site is generally screened from external views. Batters would not be easily visible form the road once the buildings are constructed.
Flooding and drainage		



Filling and excavation does not result in a change to the run off characteristics of a site which then have a detrimental impact on the site or nearby land or adjacent road reserves.	Filling and excavation does not result in the ponding of water on a site or adjacent land or road reserves. AO3.2 Filling and excavation does not result in an increase in the flow of water across a site or any other land or road reserves. AO3.3 Filling and excavation does not result in an increase in the volume of water or concentration of water in a watercourse and overland flow paths. AO3.4 Filling and excavation complies with the specifications set out in Planning Scheme Policy No SC5 – FNQROC Development Manual.	Complies Stormwater is captured at the base of the batters and directed offsite to existing drainage channels. The drainage regime across the property remains generally unchanged.
Water quality		
PO4 Filling and excavation does not result in a reduction of the water quality of receiving waters.	AO4 Water quality is maintained to comply with the specifications set out in Planning Scheme Policy No SC5 – FNQROC Development Manual.	Will comply Any concerns in this regard may be conditioned under a Development Permit.
Infrastructure		
PO5 Excavation and filling does not impact on Public Utilities.	AO5 Excavation and filling is clear of the zone of influence of public utilities.	Not applicable



 (b) so that they do not interfere with the amenity of the surrounding area; (c) so that they allow for the safe and convenient movement of pedestrians, cyclists and other vehicles. 	AS2890.2. AO9.2 Service and loading areas are contained fully within the site. AO9.3 The movement of service vehicles and service operations are designed so they: (a) do not impede access to parking spaces; (b) do not impede vehicle or pedestrian traffic movement.	Not applicable Not applicable
PO10 Sufficient queuing and set down areas are provided to accommodate the demand generated by the development.	AO10.1 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: (a) car wash; (b) child care centre; (c) educational establishment where for a school; (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 Queuing and set-down areas are designed and constructed in accordance with AS2890.1.	Not applicable

Table 9.4.1.3.b - Access, parking and servicing requirements

Note – Where the number of spaces is not a whole number, the number of spaces to be provided is the next highest whole number.

Note – Where the proposed development involves one or more land use, the minimum number of spaces for the proposed development will be calculated using the minimum number of spaces specified for each land use component.