

Ref: 1462

11 August 2023

Chief Executive Officer Douglas Shire Council PO Box 723 MOSSMAN QLD 4873

Attention: Environment & Planning

Dear Sir/Madam

DEVELOPMENT APPLICATION FOR MATERIAL CHANGE OF USE FOR DWELLING HOUSE L178 CEDAR ROAD, COW BAY – LOT 178 ON RP738148

We refer to the above and advise we now submit to Council an application for a Material Change of Use for a Dwelling House, on land located at L178 Cedar Road, Cow Bay, being properly described as Lot 178 on RP738148.

The following provides a review of the of the subject land, a detailed description of the proposed development, a review of the legislative provisions and an assessment of the proposed development against the relevant provisions the Douglas Shire Planning Scheme 2018.

THE SITE

The subject land is located at Cedar Road, Cow Bay and is properly described as Lot 178 on RP738148. The site is a rectangular configuration, with a total land area of approximately 1.01 hectares. The land has direct frontage to Cedar Road of approximately 73.4 metres.

The site is currently void of any buildings or structures and is covered with vegetation, with the topography of the being generally flat. The site is located to the north of the Daintree River and development in the locality comprises detached dwellings on large lifestyle lots and larger areas of conservation.

PROPOSAL

This Development Application seeks approval from Douglas Shire Council for a Material Change of Use for a Dwelling House. The plans detailing the proposed Dwelling House are included at *Attachment B*.

The proposed Dwelling House is located towards the front boundary, approximately 31.67 metres from the Cedar Road frontage (at the closest point). The Dwelling House is also setback approximately 16.75 metres from the eastern boundary, 83.74 metres from the rear (southern) boundary and 31.42 metres from the western boundary.

As identified on the plans, the proposed Dwelling House (including the external decks) has a floor area of approximately 312.6m². The proposed Dwelling House has a pavilion style floor plan, with one 'wing' comprising the kitchen, dining and lounge and a guest bedroom (with separate toilet). The other 'wing' comprises main bedroom, library, study, bathroom and laundry. The Dwelling House includes expansive decks and a swimming pool. The exterior finishes of the Dwelling House will be non-reflective and will be consistent with the surrounding environment.

Access will be provided by a single driveway from Cedar Road. The proposed driveway and car parking area will be gravel construction.

The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and onsite wastewater treatment.

An "All-Waste" septic tank discharging into an "Advanced Enviro-Septic" bed is being proposed for the Dwelling House. The onsite wastewater treatment and disposal system has been designed by Earth Test. The report and design are included at *Attachment C*.

PLANNING ACT 2016 CONSIDERATIONS

The table below provides an overview of the legislative context of the development application under the provisions of the *Planning Act 2016* and *Planning Regulation 2017*.

Assessable Development

Under the local categorising instrument, Douglas Shire Planning Scheme 2018 a Material Change of Use for a Dwelling House in the Conservation Zone is assessable development. Accordingly, pursuant to section 44(3) of the *Planning Act 2016* a development approval is required.

Assessment Manager

The Assessment Manager for this Development Application is Douglas Shire Council as determined by Schedule 8 of the *Planning Regulation 2017*.

Level of Assessment

The Table of Assessment for the Conservation Zone under the Douglas Shire Planning Scheme 2018 identifies that an application for a Material Change of Use for a Dwelling House, when within Precinct 2 of the Cape Tribulation and Daintree Coast Local Plan is Code Assessable.

Public Notification

As the Development Application is Code Assessable only, the application does not need to be publicly notified.

Referral Agencies

A review of the Development Assessment Mapping System (DAMS) and Schedule 10 of the *Planning Regulations 2017* has confirmed that the development does not trigger referral for any matters.

DOUGLAS SHIRE COUNCIL PLANNING SCHEME 2018

Douglas Shire Planning Scheme 2018 is the applicable Local Categorising Instrument for this development application. The following sections of this report provide an assessment of the proposed development against the relevant provisions of the Douglas Shire Planning Scheme 2018.

Zone	Conservation Zone Code
Local Plan	Cape Tribulation and Daintree Coast Local Plan
Overlays	
Acid Sulfate Soils	Land is located within 5m to 20m AHD area
Bushfire Hazard	Land is within High Potential and Medium Potential Bushfire
	Intensity areas
Landscape Values	Land is within High Landscape Values area
Natural Areas	Land contains MSES – Regulated Vegetation
Transport Network (Road Hierarchy)	Subject land adjoins a Major Rural Road

The Table of Assessment for the Conservation Zone identifies that a Material Change of Use for a Dwelling House, when within Precinct 2 of the Cape Tribulation and Daintree Coast Local Plan requires assessment against the following planning scheme Codes:

- Conservation Zone
- Cape Tribulation and Daintree Coast Local Plan Code



- Acid Sulfate Soils Overlay Code
- Bushfire Hazard Overlay Code
- Natural Areas Overlay Code
- Dwelling House Code
- Access, Parking and Servicing Code
- Filling and Excavation Code
- Landscaping Code

An assessment of the proposed development against the relevant provisions of the applicable Codes is provided below and at *Attachment D*.

	APPLICABLE CODE	ASSESSMENT AGAINST CODE
Zone	Conservation Zone	The proposed development is for a single Dwelling House, which has been designed and site to be complementary with the surrounding environment and maintain the habitat, conservation and scenic values of the site. A complete assessment of the proposed Dwelling House against the relevant assessment benchmarks of the Conservation Zone Code is provided at Attachment D.
Local Plan Code	Cape Tribulation and Daintree Coast Local Plan Code	The proposed development is for a single Dwelling House, which has been sited to minimise impacts on conservation, biological, ecological and scenic amenity values to the maximum extent possible. A complete assessment of the proposed Dwelling House against the relevant assessment benchmarks of the Cape Tribulation and Daintree Coast Local Plan Code is provided at <i>Attachment D</i> .
Overlays	Acid Sulfate Soils Overlay Code	The existing ground levels of the subject land, where the Dwelling House is proposed are in the order of 10m to 11m AHD. Excavation or filling will be very minor and limited to establishing the building pad and footings. Accordingly, the proposed development is considered to comply with the relevant assessment benchmarks of the Acid Sulfate Soils Overlay Code.
	Bushfire Hazard Overlay Code	The proposed development is for a Dwelling House, which is not identified as a 'vulnerable use'. A condition of approval can be imposed regarding the house construction to ensure that it is in accordance with AS3959-2009 and AS3959-2018. A designated vehicle access and driveway will be provided to the proposed Dwelling House, which will allow for safe evacuation for occupants and easy access by firefighting appliances. A water storage tank will be provided on site (10,000 litre), which will also be provided with a 50mm ball valve with a camlock fitting, which is available for firefighting purposes and can be accessed by firefighting appliances. The proposed development is considered to comply with the relevant assessment benchmarks of the Bushfire Hazard Overlay Code. The above provides a sufficient assessment against the provisions of the Code.
	Natural Areas Overlay Code	The subject land is significantly vegetated, which is identified on the overlay mapping as being MSES – Regulated Vegetation. The extent of vegetation clearing will be limited to that for the Dwelling House and surrounding buffer area, vehicle access and driveway and on-



		site wastewater treatment. Vegetation on the balance of the allotment will be maintained.
		As identified on the site plan, the proposed Dwelling House is located to ensure that majority of the existing vegetation on site is retained, to preserve the existing habitat and maintain ecological functions and processes.
		The proposed development is considered to comply with the relevant assessment benchmarks of the Natural Areas Overlay Code. The above provides a sufficient assessment against the provisions of the Code.
	Transport Network Overlay Code	The proposed development for a Dwelling House includes the provision of a new vehicle crossover and access driveway from Cedar Road. A condition can be imposed requiring that the access be constructed in accordance with the FNQROC Development Manual.
		Cedar Road is identified as a Major Rural Road. Access from Cedar Road for the proposed land use is consistent with the intended role and function of the road and will not compromise the safety or efficiency of the transport network.
		The proposed development is considered to comply with the relevant assessment benchmarks of the Transport Network Overlay Code. The above provides a sufficient assessment against the provisions of the Code.
Development	Use Code	·
Codes	Dwelling House Code	The proposed Dwelling House is intended to be occupied by a single household.
		The proposed Dwelling House includes an enclosed garage, adjoining the house which provides for two (2) car parking spaces.
		As identified on the plans, the proposed Dwelling House is a single storey building and less than 8.5 metres (approximately 4.5 metres in height), which is meets the Acceptable Outcome for building height in the Conservation Zone.
		The proposed development is considered to comply with the relevant assessment benchmarks of the Dwelling House Code. The above provides a sufficient assessment against the provisions of the Code.
	Other Developmen	
	Access, Parking and Servicing Code	The proposed Dwelling House includes a double garage, adjoining the house which provides for two (2) car parking spaces.
		Access will be provided by a single driveway from Cedar Road and will be a gravel driveway, consistent with driveway surfaces in the area. It is considered that the access point and driveway are such that all vehicle movements to and from the site are safe and efficient.
		A condition can be imposed requiring that the access be constructed in accordance with the FNQROC Development Manual.
		The proposed development is considered to comply with the relevant assessment benchmarks of the Access, Parking and Servicing Code. The above provides a sufficient assessment against the provisions of the Code.
	Filling and Excavation Code	Excavation or filling on site will be very minor and limited to establishing the building pad and footings. The extent of earthworks will not adversely



	impact on the character or amenity of the site or create any land stability issues.
	The works on site will not result in a change to the stormwater runoff characteristics of the site or have a detrimental impact on the site, nearby land or adjacent road reserves.
	The proposed development is considered to comply with the relevant assessment benchmarks of the Filling and Excavation Code. The above provides a sufficient assessment against the provisions of the Code.
Landscapin	The proposed development will result in clearing for the Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment area. Vegetation on the balance of the allotment will be maintained to appropriately screen the development from adjoining roads and properties. Any additional landscaping provided on site will be endemic or native species and contribute to a high quality landscape character.
	The proposed development is considered to comply with the relevant assessment benchmarks of the Landscaping Code. The above provides a sufficient assessment against the provisions of the Code.
Vegetation Manageme Code	The proposed development will result in clearing for the Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment area. Any vegetation damage would be undertaken to give effect to any development approval granted as a result of this application.

CONCLUSION

This report supports the Development Application to Douglas Shire Council for a Material Change of Use for a Dwelling House on land located at L178 Cedar Road, Cow Bay.

This report has provided a review of the of the subject land, a description of the proposed development, identified the applicable legislative provisions and provided an assessment of the proposed development against the relevant provisions the Douglas Shire Planning Scheme 2018.

The proposed Dwelling House is consistent with the applicable assessment benchmarks and is considered to be a suitable use and development of the site. The Dwelling House is consistent in terms of scale and intensity to other forms of development in the locality and proposed development can be established without adverse impact on the character and amenity of the area.

Overall, it is considered that the proposed development is an appropriate response to the site and subject to the imposition of reasonable and relevant conditions, Council can issue a Development Permit for a Material Change of Use for a Dwelling House.

SUPPORTING DOCUMENTS

Please see enclosed the following attachments to assist with Council's assessment of the application:

Attachment A: DA Form 1 and Landowners Consent Letter;

Attachment B: Plans of Proposed Dwelling House;

Attachment C: Site Classification and Wastewater Management System Report; and Attachment D: Assessment Against Douglas Shire Council Planning Scheme Codes.



We trust that the enclosed documentation is sufficient to allow Council's consideration, however, should you have any further queries or wish to discuss please do not hesitate to contact the undersigned on 0402 806 016 or erin@mdlandsurveys.com.au.

Yours Sincerely

Etin Berthelsen
Senior Planner



ATTACHMENT A

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.

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)	MD Land Surveys
Contact name (only applicable for companies)	Erin Berthelsen
Postal address (P.O. Box or street address)	228 Draper Street
Suburb	Parramatta Park
State	Queensland
Postcode	4870
Country	Australia
Contact number	0402 806 016
Email address (non-mandatory)	erin@mdlandsurveys.com.au
Mobile number (non-mandatory)	0402 806 016
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	1462

2) Owner's consent
2.1) Is written consent of the owner required for this development application?



PART 2 - LOCATION DETAILS

Note: F		elow and		1) or 3.2), and 3. an for any or all _l				t application. For further information, see <u>DA</u>
3.1) S	treet addres	s and lo	ot on plan					
⊠ Str	eet address	AND lo	ot on plan (all	lots must be liste	ed), or			
Str	eet address ter but adjoining	AND log or adjac	ot on plan for eent to land e.g.	an adjoining jetty, pontoon. A	or adjac	ent pi st be lis	operty of the ted).	e premises (appropriate for development in
	Unit No.	Street	No. Stre	et Name and	Туре			Suburb
- \		L178	Ced	ar Road				Cow Bay
a)	Postcode	Lot No	o. Plan	Type and Nu	umber (e	e.g. RF	P, SP)	Local Government Area(s)
	4873	178	RP7	38148				Douglas Shire Council
	Unit No.	Street	No. Stre	et Name and	Туре			Suburb
b)	Postcode	Lot No	o. Plan	Type and Nu	umber (e	e.g. RF	P, SP)	Local Government Area(s)
					·		i	
	Coordinates of g. channel dred			ate for developn	nent in ren	note ar	eas, over part o	f a lot or in water not adjoining or adjacent to lar
			oordinates in a s	eparate row.				
☐ Co	ordinates of	premis	es by longitu	de and latitud	de			
Longit	ude(s)		Latitude(s)		Datum	ı		Local Government Area(s) (if applicable)
				☐ WGS84				
				☐ GDA94				
Other:								
☐ Co	ordinates of	premis	es by easting	and northing	g			
Eastin	ıg(s)	North	ing(s)	Zone Ref. Datum		Local Government Area(s) (if applicable)		
				□ 54		GS84		
				□ 55)A94		
				□ 56	Oth	ner:		
3.3) A	dditional pre	mises						
				o this develo		applic	ation and the	e details of these premises have been
⊠ No	t required							
4) Ide	ntify any of t	ne follo	wing that app	oly to the prer	mises ar	nd pro	vide any rele	vant details
☐ In	or adjacent t	o a wat	er body or w	atercourse or	in or ab	ove a	n aquifer	
Name	of water boo	dy, wate	ercourse or a	quifer:				
On	strategic po	rt land	under the <i>Tr</i>	ansport Infras	structure	Act 1	1994	
Lot on plan description of strategic port land:								
Name	of port auth	ority for	the lot:					
☐ In a	a tidal area							
Name	of local gov	ernmen	t for the tidal	area (if applica	able):			
Name	of port auth	ority for	tidal area (if	applicable):				
On	airport land	under t	the Airport A	ssets (Restru	cturing a	and D	isposal) Act 2	2008

Name of airport:	
Listed on the Environmental Management Register (EM	IR) under the Environmental Protection Act 1994
EMR site identification:	
Listed on the Contaminated Land Register (CLR) unde	r 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 dimension application	ns are included in plans submitted with this developmen
⊠ No	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

Section 1 - Aspects of de	evelopinent		
6.1) Provide details about th	e first development aspect		
a) What is the type of develo	opment? (tick only one box)		
Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	t includes a variation approval
c) What is the level of asses	sment?		
□ Code assessment	☐ Impact assessment (requi	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit o	welling, reconfiguration of 1 lot into 3
Dwelling House			
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this	development application. For further	information, see <u>DA Forms guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applic	cation
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval that	at includes a variation approval
c) What is the level of asses	sment?		
Code assessment	Impact assessment (requi	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apar	ment building defined as multi-unit c	welling, reconfiguration of 1 lot into 3
e) Relevant plans			
Note : Relevant plans are required to Relevant plans.	o be submitted for all aspects of this o	levelopment application. For further i	information, see <u>DA Forms Guide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applic	cation
6.3) Additional aspects of de	evelopment		
•	velopment are relevant to this nder Part 3 Section 1 of this fo		•

☐ Not required							
Section 2 – Further developn	nent de	etails					
7) Does the proposed developme	ent appli	cation invol	ve any of the follov	ving?			
Material change of use	⊠ Yes -	- complete o	division 1 if assess	able agains	t a local	planning instru	ument
Reconfiguring a lot	Yes -	- complete o	division 2				
Operational work	Yes -	- complete o	division 3				
Building work	Yes -	- complete I	DA Form 2 – Buildi	ing work det	ails		
Division 1 – Material change of	LISA						
Note: This division is only required to be co local planning instrument.		any part of the	e development applicat	ion involves a	material c	hange of use asse	ssable against a
8.1) Describe the proposed mate	erial char	nge of use					
Provide a general description proposed use	of the		e planning scheme h definition in a new row			er of dwelling if applicable)	Gross floor area (m²) (if applicable)
Residential Dwelling		Dwelling h	ouse		n/a		250m²
8.2) Does the proposed use invo	lve the ι	use of existi	ng buildings on the	premises?			
Yes							
⊠ No							
Division 2 – Reconfiguring a lot							
Note: This division is only required to be co				ion involves red	configurin	g a lot.	
9.1) What is the total number of o	existing	iots making	up the premises?				
	wa a a va fi o	uration? «					
9.2) What is the nature of the lot	reconing	uration? (tid		Sata a sata b			
Subdivision (complete 10))			_			nent (complete 1	
Boundary realignment (comple	te 12))		Creating or ch				s to a lot
				,	<u>, </u>	<i>"</i>	
10) Subdivision							
10.1) For this development, how	many lo	ts are being	created and what	is the inten	ded use	of those lots:	
Intended use of lots created	Reside	ntial	Commercial	Industrial		Other, please	e specify:
						, 1	
Number of lots created							
10.2) Will the subdivision be stag	ged?						
☐ Yes – provide additional deta☐ No	ils below	1					
How many stages will the works	include?)					
What stage(s) will this developm							
apply to?	on appr						

11) Dividing land in parts?	to parts by	/ agreement – ho	ow many pa	arts are being	g created and wha	at is the intended use of the
Intended use of par	e of parts created Residential		Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
12) Boundary realig	nmont					
12.1) What are the		d proposed areas	s for each lo	nt comprising	the premises?	
Current lot Proposed lot						esed lot
Lot on plan descript	tion	Area (m²)		Lot on plan	description	Area (m²)
12.2) What is the re	ason for th	ne boundary reali	ignment?			
13) What are the di	maneione	and nature of any	v ovieting of	scomonte hoi	ng changed and/o	or any proposed easement?
(attach schedule if there			y existing ea		ng changed and/c	or any proposed easement:
Existing or proposed?	Width (m) Length (m)	Purpose of pedestrian a	of the easeme		Identify the land/lot(s) benefitted by the easement
						·
Division 3 – Operati Note : This division is only i			art of the devel	onment annlicati	ion involves operations	al work
14.1) What is the na				эртот аррича.	on more of operations	
☐ Road work			Stormwat	_		astructure
☐ Drainage work			☐ Earthwork			nfrastructure
☐ Landscaping☐ Other – please s	nooifu.		Signage		Clearing \	/egetation
14.2) Is the operation	•	necessary to facil	litate the cre	ation of new	Ints? (e.g. subdivisi	an)
Yes – specify nu			ntato trio ore	duon of now	10to: (e.g. sabalvisie	, i
□ No						
14.3) What is the m	onetary va	alue of the propos	sed operation	onal work? (in	clude GST, materials	and labour)
\$						
			ED DET	-		
PART 4 – ASSI	ESSIME	INT MANAG	EK DE I	AILS		
15) Identify the asso	essment m	nanager(s) who w	ill be asses	sina this dev	elopment applicat	ion
Douglas Shire Cour				J		
ű		agreed to apply	a supersed	ed planning s	scheme for this de	velopment application?
☐ Yes – a copy of	the decision	on notice is attach	ned to this o	levelopment	application	
	nment is ta	aken to have agr	eed to the	superseded p	planning scheme	request - relevant documents
attached						

PART 5 – REFERRAL DETAILS

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

Matters requiring referral to the Chief Executive of the di Infrastructure-related referrals – Electricity infrastructur	-	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 infrastructure	ure		
Matters requiring referral to the Brisbane City Council: Ports – Brisbane core port land			
	administaring the Transport Is	ofractructura Act 1004	
Matters requiring referral to the Minister responsible for			
 □ Ports – Brisbane core port land (where inconsistent with the □ Ports – Strategic port land 	Brisbarie port LUP for transport reasons,)	
Matters requiring referral to the relevant port operator , if	• • •		
Ports – Land within Port of Brisbane's port limits (below	nign-water mark)		
Matters requiring referral to the Chief Executive of the re			
Ports – Land within limits of another port (below high-water	r mark)		
Matters requiring referral to the Gold Coast Waterways A	authority:		
☐ Tidal works or work in a coastal management district (in	n Gold Coast waters)		
Matters requiring referral to the Queensland Fire and Em	ergency Service:		
☐ Tidal works or work in a coastal management district (iii		berths))	
	3 (,,	
18) Has any referral agency provided a referral response f	or this development application?		
Yes – referral response(s) received and listed below ar			
No	e attached to this development a	аррисации	
Referral requirement	Referral agency	Date of referral response	
The lettal requirement	Referral agency	Date of felefial response	
Identify and describe any changes made to the propos			
referral response and this development application, or inc (if applicable).	clude details in a schedule to thi	s development application	
(п аррпсаме).			
PART 6 – INFORMATION REQUEST			
ANT 0 - INI ONWATION NEQUEST			
19) Information request under Part 3 of the DA Rules			
I agree to receive an information request if determined		application	
☐ I do not agree to accept an information request for this			
Note: By not agreeing to accept an information request I, the applicant, 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

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 DA Forms Guide.

parties

PART 7 – FURTHER DETAILS

20) Are there any associated	•			
Yes – provide details below	w or include details in a sche	edule to this d	evelopment applica	ation
⊠ No		1		
List of approval/development application references	Reference number	Date		Assessment manager
Approval				
Development application				
☐ Approval				
☐ Development application				
21) Has the portable long se operational work)	rvice leave levy been paid	? (only applicat	ole to development app	olications involving building work o
Yes – a copy of the receipt	ted QLeave form is attached	d to this devel	opment application	
No − I, the applicant will				
	ides the development application idea in the development application in the device in the state of the development application in the state of the development application in the state of			
	val only if I provide evidence ing and construction work is l	•		•
Amount paid	Date paid (dd/mm/yy)		QLeave levy num	,
\$	Date para (da/iiii/yy)		QLOUVO 10VY HUIII	(71, D 01 L)
Ψ				
22) Is this development appli	ication in response to a sh	ow cause no	tice or required as	a result of an enforcemen
notice?				
☐ Yes – show cause or enforcement notice is attached				
⊠ No				
23) Further legislative requirer	ments			
Environmentally relevant ac	<u>tivities</u>			
23.1) Is this development application also taken to be an application for an environmental authority for an Environmentally Relevant Activity (ERA) under section 115 of the <i>Environmental Protection Act 1994</i> ?				
Yes – the required attachment (form ESR/2015/1791) for an application for an environmental authority accompanies this development application, and details are provided in the table below				
⊠ No				
Note : Application for an environmental requires an environmental authority to				at <u>www.qld.gov.au</u> . An ERA
Proposed ERA number:	,		RA threshold:	
Proposed ERA name:				
☐ Multiple ERAs are applicate	ole to this development appl	ication and th	e details have beer	n attached in a schedule to
this development application				
Hazardous chemical facilities	<u>es</u>			
23.2) Is this development app	lication for a hazardous ch	emical facilit	y ?	
Yes – Form 69: Notificatio application	n of a facility exceeding 109	% of schedule	15 threshold is att	tached to this development
⊠ No				
	for further information about hazar	days chamical no	tifications	

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)
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.gld.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 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.gld.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 Water Act 2000?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a
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
relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development
relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development ⊠ No
relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
relevant authorisation or licence under the Water Act 2000 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:
relevant authorisation or licence under the Water Act 2000 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: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1
relevant authorisation or licence under the Water Act 2000 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: 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
relevant authorisation or licence under the Water Act 2000 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: 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.
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relevant authorisation or licence under the Water Act 2000 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: 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.
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relevant authorisation or licence under the Water Act 2000 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: 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
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Quarry materials from a watercourse or lake			
23.9) Does this development application involve the remov under the <i>Water Act 2000?</i>	ral of quarry materials from	a watercourse or lake	
☐ Yes – I acknowledge that a quarry material allocation notice☒ No	ce must be obtained prior to co	mmencing development	
Note : Contact the Department of Natural Resources, Mines and Energy at $\underline{\mathbf{w}}$ information.	ww.dnrme.qld.gov.au and www.busine	ess.gld.gov.au for further	
Quarry materials from land under tidal waters			
23.10) Does this development application involve the remov under the <i>Coastal Protection and Management Act 1995?</i>	val of quarry materials from	land under tidal water	
☐ Yes – I acknowledge that a quarry material allocation notice☒ No	ce must be obtained prior to co	mmencing development	
Note: Contact the Department of Environment and Science at www.des.qld.c	gov.au for further information.		
Referable dams			
23.11) Does this development application involve a referab section 343 of the <i>Water Supply (Safety and Reliability) Act</i> 2		impact assessed under	
Yes – the 'Notice Accepting a Failure Impact Assessment' Supply Act is attached to this development application	from the chief executive admir	nistering the Water	
No Note: See guidance materials at www.dnrme.qld.gov.au for further information	on.		
Tidal work or development within a coastal management	<u>district</u>		
23.12) Does this development application involve tidal work of	or development in a coastal ı	management district?	
☐ Yes – the following is included with this development appli			
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 <u>www.des.gld.gov.au</u> for further information.			
Queensland and local heritage places			
23.13) Does this development application propose development heritage register or on a place entered in a local government	t's Local Heritage Register?	ered in the Queensland	
☐ Yes – details of the heritage place are provided in the table ☐ No			
Note: See guidance materials at <u>www.des.gld.gov.au</u> for information requirer		nsiand heritage places.	
31, 44	lace ID:		
Brothels			
23.14) Does this development application involve a material of	change of use for a brothel?		
Yes – this development application demonstrates how the		development	
application for a brothel under Schedule 3 of the <i>Prostitution</i> No	on Regulation 2014		
Decision under section 62 of the Transport Infrastructure	Act 1994		
23.15) Does this development application involve new or char		ed road?	
Yes – this application will be taken to be an application for Infrastructure Act 1994 (subject to the conditions in section	a decision under section 62 of	the Transport	
satisfied) ⊠ No		<u> </u>	

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 No
Note : See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

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

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

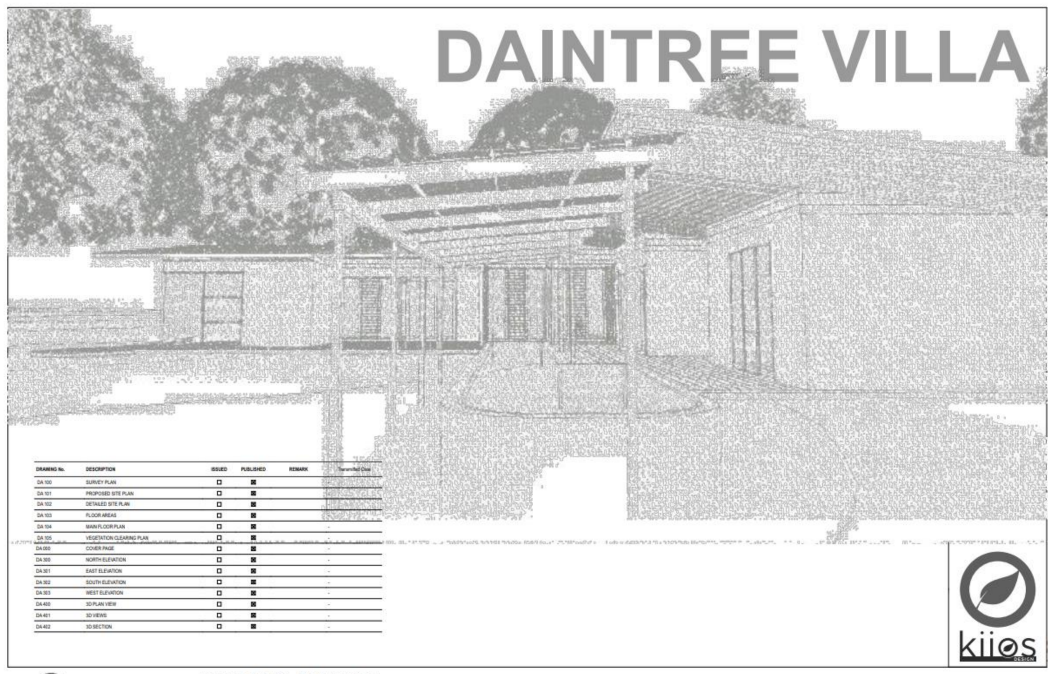
Date received:	Reference numb	per(s):	
Notification of engagement of alternative assessment manager			
Prescribed assessment man	ager		
Name of chosen assessmen	t manager		
Date chosen assessment ma	anager engaged		
Contact number of chosen a	ssessment manager		
Relevant licence number(s) of chosen assessment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

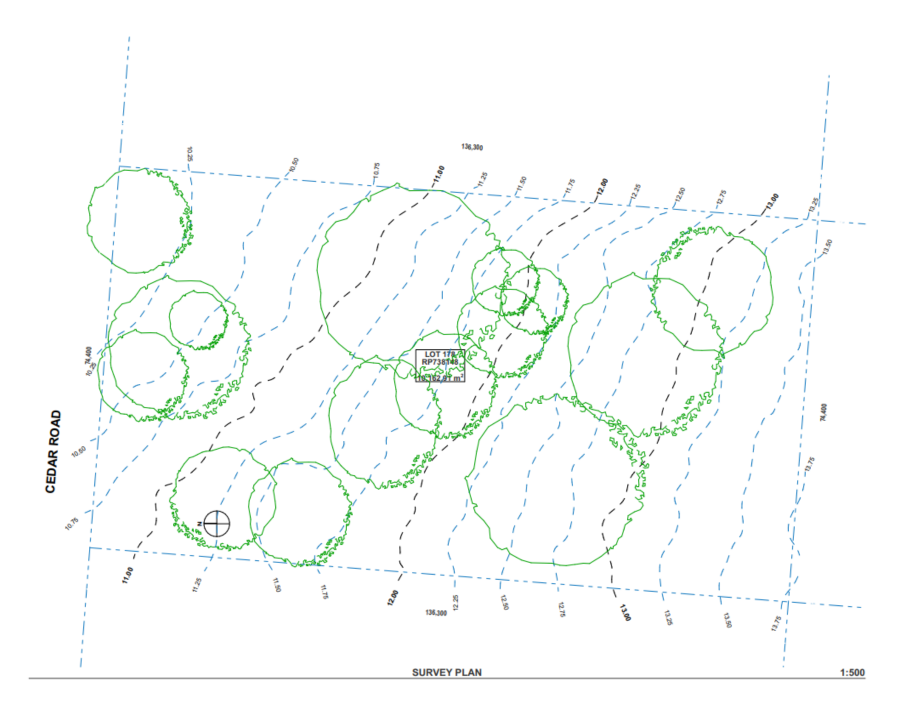
Name of officer who sighted the form

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

l,				
as owner of the premise	s identified as follows:			
178 cedor Ro	ead, Cow Bay	ē		
consent to the making of	a development applicatio	ո under the <i>Plannin</i> ։	g Act 2016 by:	
MD Land Surveys				
on the premises describe	d above for:			
Material Change of Use		· · · · · · · · · · · · · · · · · · ·	×	
3	1 July 2023			

ATTACHMENT B





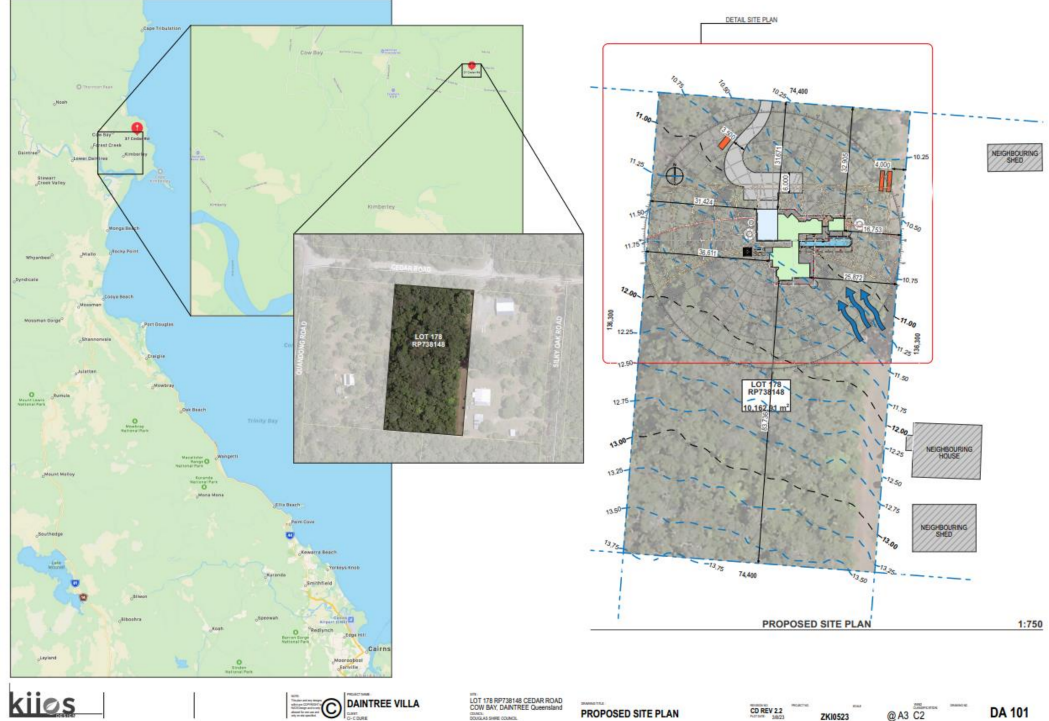




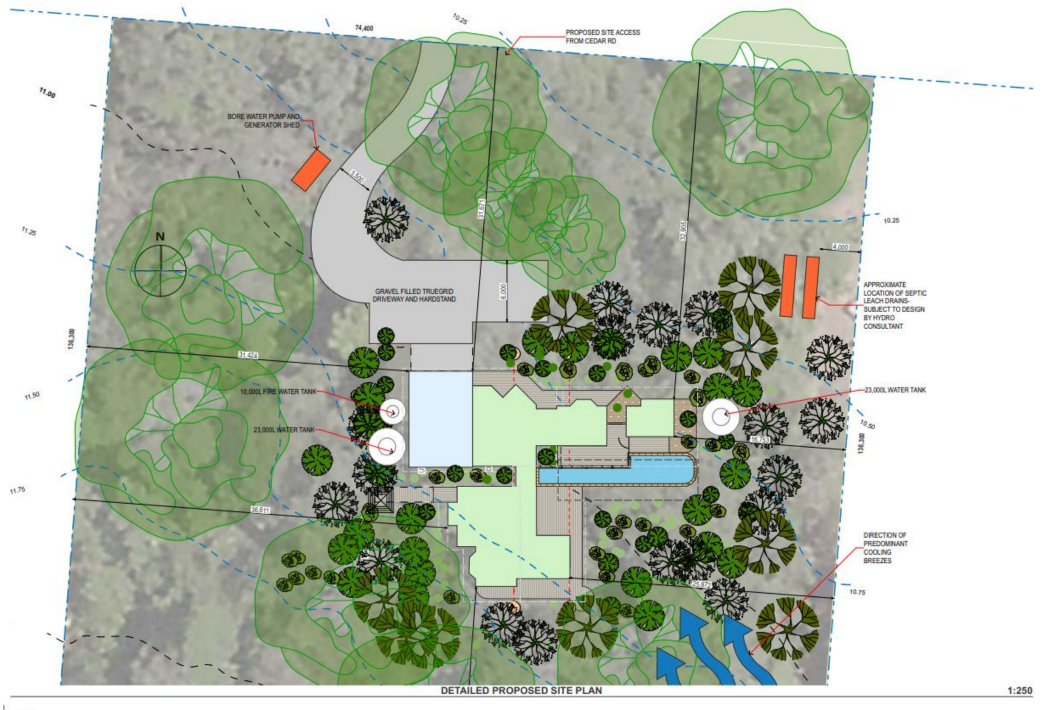






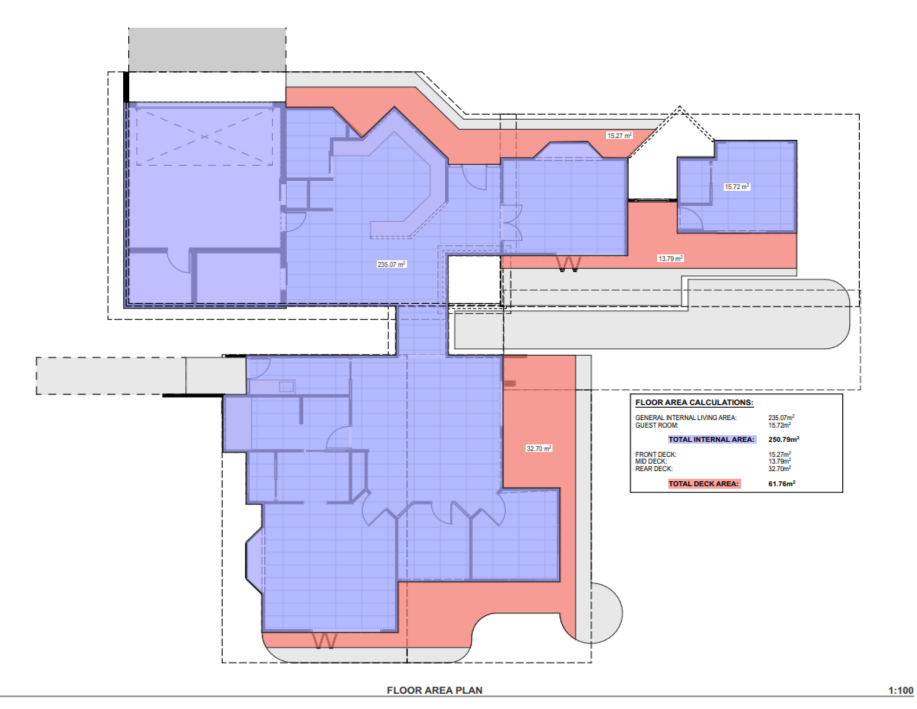


















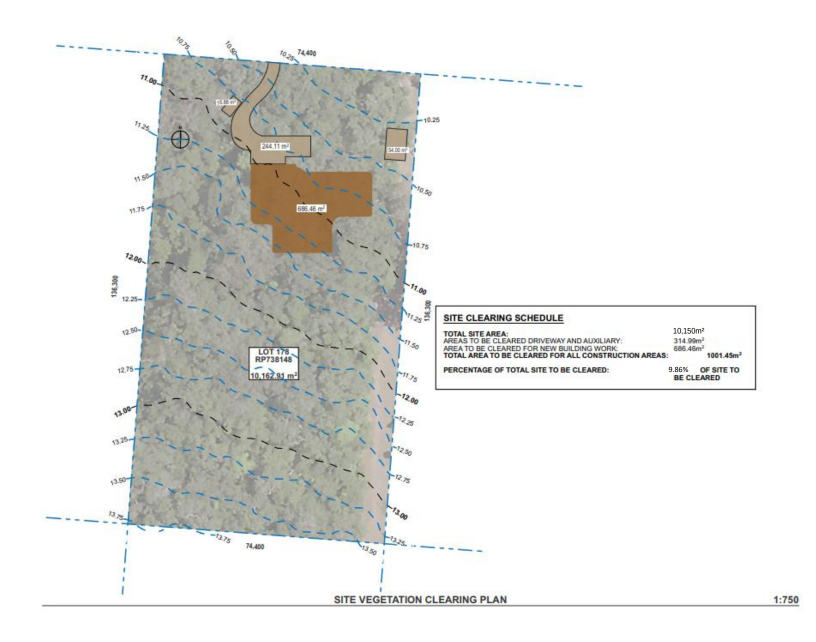
LOT 178 RP738148 CEDAR ROAD COW BAY, DAINTREE Queensland COUNCIL. DOUGLAS SHIPE COLINCIL.

MAIN FLOOR PLAN

CD REV 2.2

@ A3 C2

DA 104

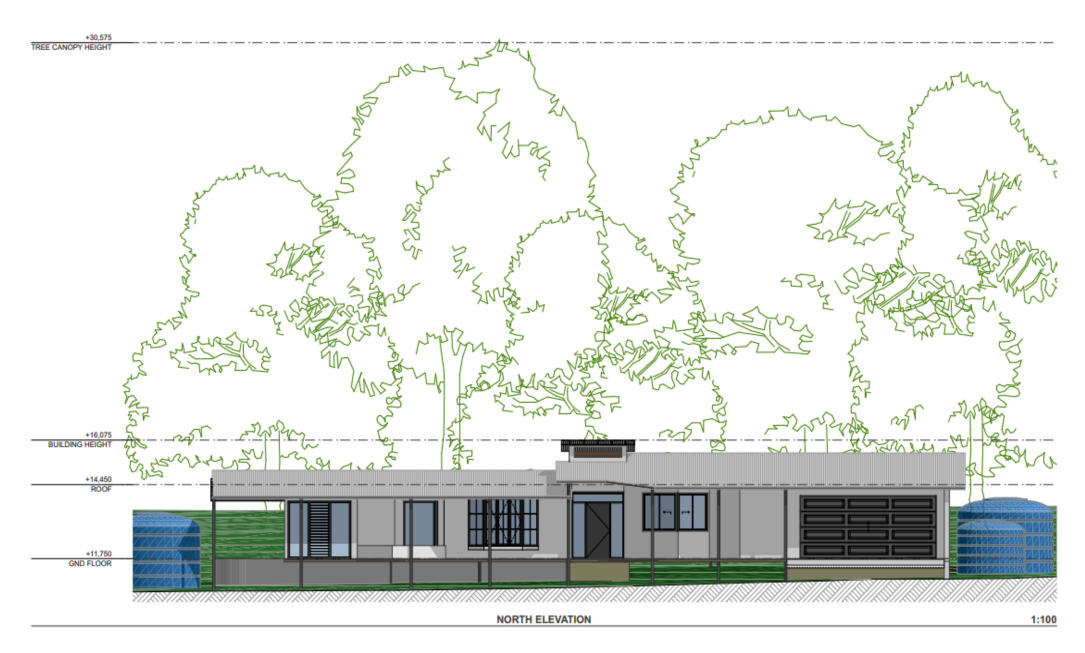








VEGETATION CLEARING PLAN







LOT 178 RP738148 CEDAR ROAD COW BAY, DAINTREE Queensland

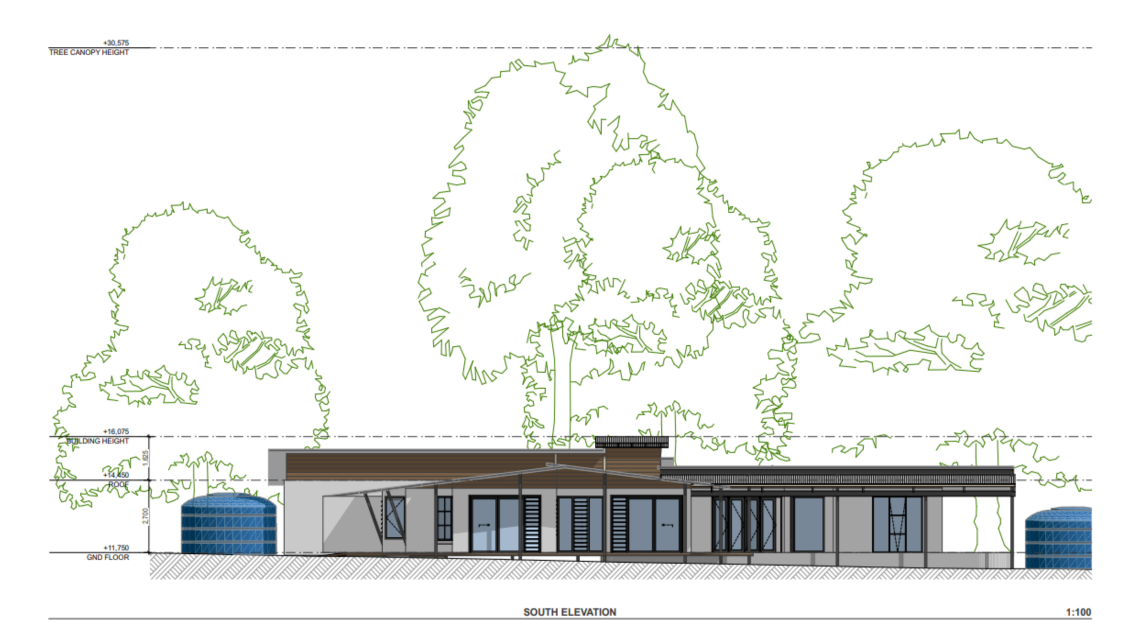
NORTH ELEVATION

DA 300









































3D SECTION

ZKI0523

ATTACHMENT C



Site Classification

And

Wastewater Management System

For



Lot 178 Cedar Road

Cow Bay



INTRODUCTION:

Earth Test has been engaged by to assess, design and report on Site Classification and a Domestic Wastewater Management System at Lot 178 Cedar Road, Cow Bay.

Real Property Description:-

Lot 178, on RP 738148

Local Authority: Douglas Shire Council.

It is understood the intention is to construct a dwelling at the site.

A site and soil evaluation was carried out in October 2018.

SITE FACTORS:

The site was identified by its site address, a photo is included to confirm the sites identity. The lot has an area of about one hectare.

The water supply for the dwelling will be from a future bore.

Three Dynamic Cone Penetrometer tests were performed at locations DCP1, DCP2 and DCP3, and one borehole BH1 as shown on the site plan.

Atterberg Limits tests were performed on a disturbed sample from Borehole 1.



BH1 being sampled at Lot 178 Cedar Road, Cow Bay

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SITE INVESTIGATION REPORT

BOREHOLE LOG

CLIENT: DATE SAMPLED: 10/10/2018

PROJECT: Lot 178 Cedar Road, Cow Bay. Sampled by: G. Negri & B. Wyatt

REPORT DATE: 1/08/2023

BOREHOLE No: BH1

BOREHOLE NO. BIII			
DEPTH (m)	DESCRIPTION	COMMENTS	
0.0-0.5	Brown Silty-Clay	Disturbed sample 0.6- 0.9m.	
0.5-1.0	Red-Brown Silty-Clay	Watertable not encountered	

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ATTERBERG LIMITS TEST REPORT

CLIENT: SAMPLE No: SI 384.2-18

PROJECT: Lot 178 Cedar Road, Cow Bay **DATE SAMPLED:** 10/10/2018

SAMPLE DETAILS: BH1 0.6-0.9m **Sampled by:** G. Negri & B. Wyatt

REPORT DATE: 1/08/2023 **Tested By:** B. Wyatt

TEST METHOD	RESULT	
Liquid Limit: AS 1289.3.1.2	48%	
Plastic Limit: AS 1289.3.2.1	28%	
Plasticity Index: AS 1289.3.3.1	20%	
Linear Shrinkage: AS 1289.3.4.1	11.0%	
Length Of Mould:	250.1mm	
Cracking, Crumbling, Curling, Number Of Breaks:	Three Breaks	
Sample History:	Air Dried	
Preparation Method:	Dry Sieved	
Insitu Moisture Content:	20.7%	
% Passing 0.075mm:	%	

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DYNAMIC CONE PENETROMETER REPORT AS 1289.6.3.2

CLIENT: SAMPLE No: SI 384-18

PROJECT: Lot 178 Cedar Road, Cow Bay. **DATE SAMPLED:** 10/10/2018

SAMPLE DETAILS: Sites "DCP1, DCP2 & DCP3" as **Tested By:** G. Negri & B. Wyatt

per site plan.

REPORT DATE: 1/08/2023

DEPTH	Site: DCP1	Site: DCP2	Site: DCP3
(Metres)	No Blows	No Blows	No Blows
0.0 - 0.1	6	3	3
0.1 - 0.2	5	4	4
0.2 - 0.3	4	5	3
0.3 - 0.4	5	4	4
0.4 - 0.5	5	4	4
0.5 - 0.6	6+	3	3
0.6 - 0.7	Tree Root	3	3
0.7 - 0.8	Stopped	4	4
0.8 - 0.9		3	3
0.9 – 1.0		3	3
1.0 – 1.1			
1.1 – 1.2			
1.2 – 1.3			
1.3 – 1.4			
1.4 – 1.5			
1.5 – 1.6			
1.6 – 1.7			
1.7 – 1.8			
1.8 – 1.9			
1.9 – 2.0			

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SITE CLASSIFICATION

Lot 178 Cedar Road, Cow Bay.

"Abnormal moisture conditions (AS2870-2011 Clause 1.3.3)" exist at the site due to the future removal of trees

The Dynamic Cone Penetrometer test results indicate adequate allowable bearing pressure to 1.0m.

The Atterberg Limits test results indicate a moderately reactive soil.

Due to the presence of "Abnormal moisture conditions", the site must be classified <u>CLASS-</u>
"P".

To comply with the "Building Services Board Subsidence Policy" advice should be sought from a Registered Professional Engineer for footing design.

All site works must be carried out in accordance with AS 3798-2007 "Guidelines on earthworks for commercial and residential developments"

If the depth of any cut exceeds 0.5m or uncontrolled fill exceeds 0.4m the classification shall be reconsidered.

Because this investigation is limited in scope and extent, it is possible that areas may exist which differ from those shown on the test hole records and used in the site classification. Should any variation from the reported conditions be encountered during excavation work, this office must be notified immediately so that reappraisal of the classification can be made.

Gavin Negri Earth Test

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SITE AND SOIL EVALUATION

Lot 178 Cedar Road, Cow Bay.

The site and soil evaluation carried out on 10/10/2018 provided the following results.

Site Assessment

Site Factor	Result
Slope	Predominately level
Shape	Linear Planar
Aspect	Nil
Exposure	Good
Erosion/land slip	Not noted.
Boulders/rock outcrop	Not on lot
Vegetation	Extensive Rainforest
Watercourse	Not in area affected by Land Application Area.
Water table	Not encountered during investigation.
Fill	Not in Land Application Area.
Flooding	Not likely.
Channelled run-off	Not found
Soil surface conditions	Firm, dry
Other site specific factors	Not noted

Soil Assessment

Soil Property	Result
Colour	Brown
Texture	Clay-Loam
Structure	Moderately structured
Coarse Fragments	Nil
Measured Permeability Ksat (m/d)	Indicative Permeability 0.5-1.5
Dispersion	Slakes
Soil Category	4
Resultant Design Load Rating, DLR (mm/d)	15

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WASTEWATER MANAGEMENT SYSTEM

An "All-Waste" septic tank discharging into an "Advanced Enviro-Septic" bed is considered suitable for this site.

This system has been designed to conform to the requirements of the following codes, acts, regulations and standards. All work to be carried out in accordance with the following codes.

- AS/NZ 1547:2012 On-site domestic-wastewater management.
- Queensland PLUMBING AND DRAINAGE ACT 2018.
- Queensland STANDARD PLUMBING AND DRAINAGE REGULATION 2019.
- Queensland PLUMBING AND WASTEWATER CODE.

SYSTEM SIZING FACTORS.

A population equivalent of four (4) persons has been chosen for the proposed two bedroom dwelling.

The site is to be connected to a bore water supply system.

Standard water-reduction fixtures <u>must</u> be used to ensure the integrity of the system. They shall include:-

- Dual flush 6/3 Litre water closets.
- Shower-flow restrictors.
- Aerator faucets (taps).
- Water-conserving automatic washing machines.

Note: - Garbage grinders are not permitted.

As per AS/NZ 1547:2012 Appendix H, Table H1 the "Typical wastewater design flow" for a "Reticulated water supply" gives a flow allowance of 150 L/Person/day.

The daily flow for the dwelling (4 persons @ 150 L/person/day) will be 600 L/day.

From AS/NZ 1547:2012 Table J1 the minimum capacity of the All-Waste septic tank required is 3000 L.

The tank must NOT be fitted with an outlet filter.



LAND-APPLICATION SYSTEM

DISPOSAL AREA SIZING

From AS/NZ 1547:2012 APPENDIX L, L4 DESIGN AREA SIZING, L4.2 Sizing

L = Q / (DLRxW)

Where:

L = length in m

Q = design daily flow in L/day

DLR = Design Loading Rate in mm/d

W = Width in m

L = 600/15*3.17

= 12.6m.

Use one 12.6m long by 3.17m wide advanced enviro septic bed.

See site plan and detail cross-section.

1kg gypsum per m² shall be applied to the scarified base before laying the sand

SYSTEM SAND

All Advanced Enviro-Septic systems require the use of "system sand" surrounding the pipe. This sand, typically washed coarse sand, must adhere to the following specification.

AS Sieve Size (mm)	Percent Passing %
9.50	100
4.75	95-100
2.36	80-100
1.18	50-85
0.600	25-60
0.300	5-30
0.150	0-10
0.075	0-2

If there is any doubt if the sand media proposed for use will meet the requirements please contact Earth Test for further advice.

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SYSTEM INSTALLATION

The entire bottom of the bed should be scarified a minimum of 200mm deep parallel to the AES pipes.

Avoid compaction by keeping people and machinery off the finished trench or bed floor. The system shall be installed by a licensed plumber in accordance with the manufacturer's recommendations and the relevant Australian Standards.

Operation and Maintenance

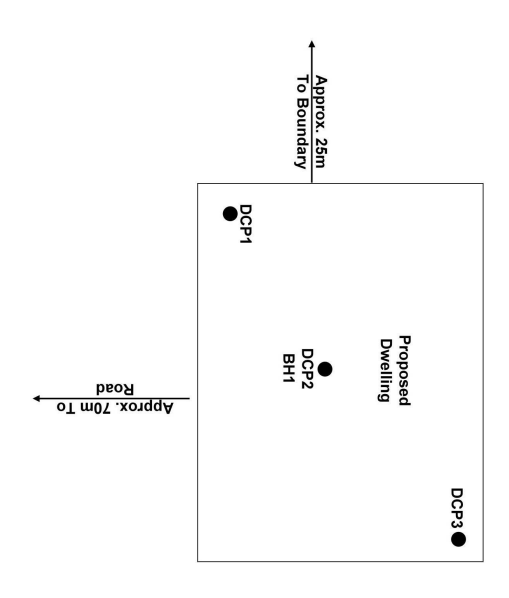
Homeowners should be fully informed of the proper operation and maintenance requirements of the on-site wastewater system.

Gavin Negri Earth Test

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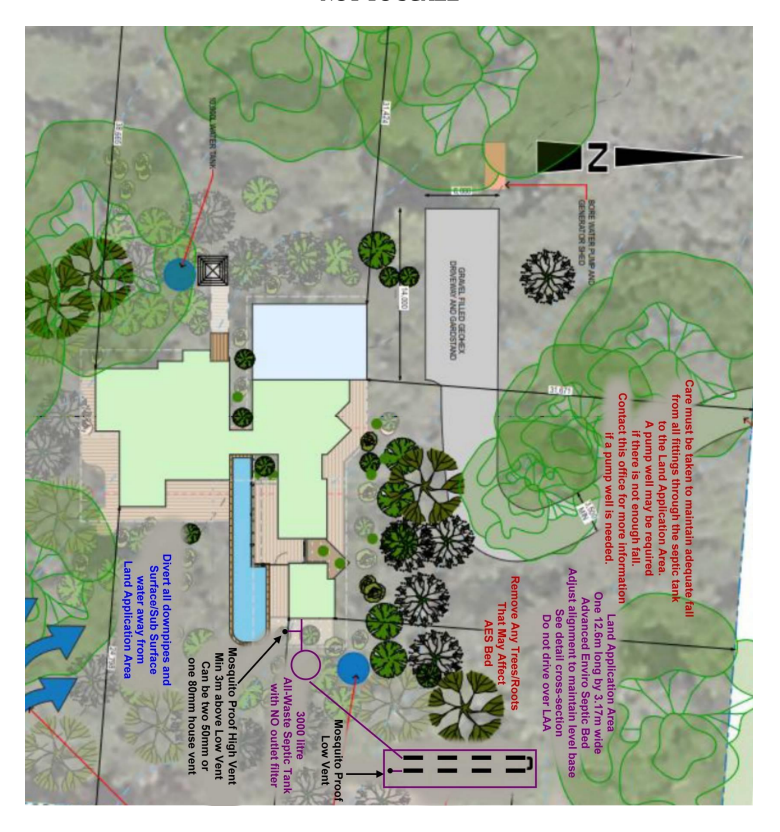
SITE PLAN Lot 178 Cedar Road, Cow Bay. NOT TO SCALE



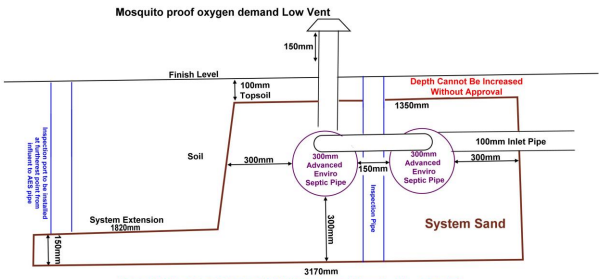
Ph: 4095 4734 Page 10 Aug-23 SI 384.2-18Report



WASTEWATER SITE PLAN Lot 178 Cedar Road, Cow Bay. NOT TO SCALE

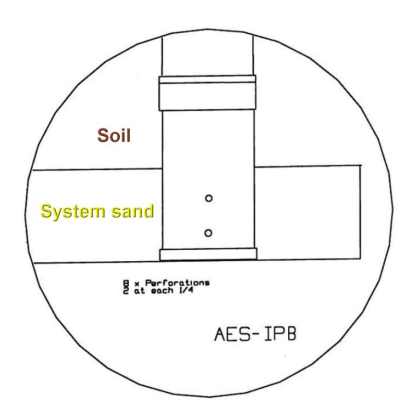






Base must be scarrified 200mm deep. Parallel to AES Pipes

3170mm Wide Two Pipe Advanced Enviro-Septic Cross-Section



AES Inspection point detail

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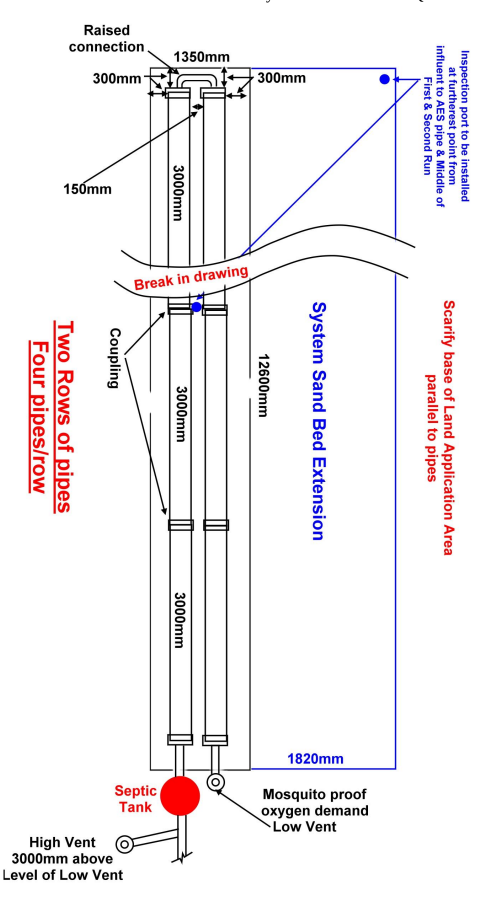




Table T5 - Setback distances for on-site sewerage facilities and greywater use facilities - Protection of surface water and groundwater.

Feature Separation distance ●			
For onsite – see Table 2.1 in AS 1546.3	Advanced Secondary	Secondary	Primary ⊘
For greywater – see Table 2.1 in AS 1546.4	Level 1 and Level 2	Level 3	Untreated
Top of bank of permanent water course			
Top of bank of intermittent water course			
Top of bank of a lake, bay or estuary			
Top water level of a surface water source used for agriculture, aquaculture or stock purposes	10	30	50
Open stormwater drainage channel or drain			
Bore or a dam			
Unsaturated soil depth to a permanent water table (vertically)	0.3	0.6	1.2

[•] Distances are given in metres and are measured from the edge of the irrigated wetted area to any point of the feature

Table T2 – Setback distances for subsurface land application area for a greywater treatment plant or an on-site sewage treatment plant

Feature	Horizontal separation distance 0		
	Up slope	Down slope	Level
Property boundaries, pedestrian paths, walkways, recreation areas, retaining wall, and footings for buildings and other structures.	2	4	2
Inground swimming pools	6	6	6
Inground potable water tank not exposed to primary effluent	6	6	6
Inground potable water tank exposed to primary effluent	15	15	15

[•] Distances are given in metres and are measured from the edge of trench/bed excavation or subsurface irrigation distribution pipework to the nearest point of the feature

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② Note: Primary effluent typically has a (BOD⁵) (Biochemical Oxygen Demand) of between 120 -240 mg/L and Total Suspended Solids of between 65 -180 mg/L.

ATTACHMENT D



6.2.3 Conservation zone code

6.2.3.1 Application

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

6.2.3.2 Purpose

- (1) The purpose of the Conservation zone code is to provide for the protection, restoration and management of areas identified as supporting significant biological diversity and ecological integrity.
- (2) The local government purpose of the code is to:
 - (a) implement the policy direction set in the Strategic Framework, in particular:
 - (i) Theme 2: Environmental and landscape values, Element 3.5.2 Aboriginal cultural heritage values, Element 3.5.3 Biodiversity, Element 3.5.3 Coastal zones.
 - (ii) Theme 3 Natural resource management, Element 3.6.2 Land and catchment management.
 - (iii) Theme 4 Strong communities and identity, Element 3.7.8 Strengthening indigenous communities.
 - (b) conserve and maintain the integrity of biodiversity values, wildlife, habitats and other significant ecological assets and processes over time, across public and private lands.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Biological diversity, ecological integrity and scenic amenity are protected;
 - (b) Any recreational or other uses of areas that are in the control of the Crown, or the Council, such as reserves, national parks and the Wet Tropics World Heritage Area or areas adjacent to these areas, are consistent with the management plans of the controlling authority so that conservation and scenic values of these areas are not adversely affected;
 - (c) Any use of land in private ownership does not affect the environmental, habitat, conservation or scenic values of that land or surrounding area;
 - (d) Any low intensity facilities based on the appreciation of the natural environment or nature based recreation only establish where there is a demonstrated need and provided they have a minimal impact on the environmental and scenic amenity values of the site or surrounding area.
 - (e) The provisions of the Return to Country Local Plan facilitate economic and social opportunities on traditional Indigenous lands;
 - (f) Further lot reconfigurations other than amalgamations, boundary realignments to resolve encroachments, or for the practical needs of essential community infrastructure, or to facilitate Return to Country outcomes do not occur.





6.2.3.3 Criteria for assessment

Table 6.2.3.3.a - Conservation zone - assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For assessable development		
PO1 The establishment of uses is consistent with the outcomes sought for the Conservation zone and protects the zone from the intrusion of inconsistent uses.	AO1 Uses identified in Table 6.2.3.3.b are not established in the Conservation zone.	Complies AO1 The proposed development is for a Dwelling House - Dwelling House development is not identified as an 'inconsistent use' within the Conservation Zone.
PO2 The height of buildings is compatible with the character of the area and does not adversely affect the amenity of the area.	AO2 Buildings and structures are not more than 8.5 metres in height and two storeys. Note - Height is inclusive of roof height.	Complies AO2 The proposed Dwelling House is a single storey building and less than 8.5 metres (approximately 4.5 metres in height).
PO3 Development is setback from site boundaries so they are screened from view from the boundaries of adjoining properties and adjoining roads to maintain the scenic values of the area.	AO3 Buildings and structures are setback not less than: (a) 40 metres from the frontage of a State-controlled road, existing or proposed arterial road, existing or proposed sub-arterial road, as identified on the Transport network overlay maps contained in Schedule 2; (b) 25 metres from Cape Tribulation Road frontage; (c) 20 metres from any other road frontage (d) 10 metres from side and rear boundaries.	Complies AO3 The proposed Dwelling House is setback (from the closest point) approximately 31.6 metres from the Cedar Road frontage
PO4 The site coverage of all buildings and structures does not have an adverse effect on the conservation or scenic amenity values of the site and surrounding area and buildings are subservient to the natural environment.	AO4 Development is sited in an existing cleared area or an area approved for clearing, but which is not yet cleared until a development permit to carry out Building Works is issued. Any clearing is limited to a maximum area of 700m² and is sited clear of the high bank of any watercourse. Note – The 700m² area of clearing does not include an access driveway.	Complies AO4 The extent of clearing for the proposed Dwelling House (excluding the access driveway) is approximately 686.5m². It is also noted that there are no watercourses traversing the property.
PO5 Development is consistent with the overall outcomes sought for the Conservation zone.	AO5 No acceptable outcomes are prescribed.	Complies PO5 The proposed development is for a Dwelling House - Dwelling House development is not identified as an 'inconsistent use' within the Conservation Zone.



Performance outcomes	Acceptable outcomes	Applicant response
		The development footprint is kept to a minimum to maintain the environmental, habitat, conservation and scenic values of the land and surrounding area.
Performance outcomes	Acceptable outcomes	Applicant response
PO6 Development complements, and is subservient to the surrounding environment and is in keeping with the ecological, landscape and scenic values of the area.	AO6 The exterior finishes and colours of all development are non-reflective and consist of colours that blend easily with surrounding native vegetation and view-shed.	Can be Conditioned to Comply The exterior finishes of the Dwelling House will be non-reflective and will be consistent with the surrounding environment. The following condition can be imposed regarding the exterior colours and finishes. "The exterior finishes and colours of buildings must be non-reflective and must blend with the natural
		colours of the surrounding environment."
PO7 Development is screened from view from adjoining roads and properties with a dense screen of endemic/native landscape which: (a) is informal in character and complementary to the existing natural environment; (b) provides screening; (c) enhances the visual appearance of the development. Note – Planning scheme policy – Landscaping provides further guidance on meeting the performance outcome.	For any development, the balance area of the site not built upon, including all setback areas must be landscaped/revegetated with dense three tier, endemic planting which is maintained to ensure successful screening is achieved. AO7.2 Endemic palm species, where used, are planted as informal accent features and not as avenues and not in a regular pattern.	Complies PO7 The subject land is significantly vegetated. The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. Vegetation on the balance of the allotment will be maintained to appropriately screen the development from adjoining roads and properties.
P08 Development is complementary to the surrounding environment.	AO8.1 Development harmonises with the surrounding environment, for example, through suspended, light-weight construction on sloping sites, which requires minimal excavation or fill.	Complies AO8.3 The design of the proposed Dwelling House is complementary with the surrounding environment and will not result in significant excavation or fill.





Performance outcomes	Acceptable outcomes	Applicant response
	AO8.2 A driveway or parking areas are constructed and maintained to: (a) minimise erosion, particularly in the wet season; (b) minimise cut and fill; (c) follow the natural contours of the site; (d) minimise vegetation clearing.	Complies AO8.2 The proposed driveway and car parking area will be gravel construction and designed to minimise erosion and vegetation clearing.
	AO8.3 Buildings and structures are erected on land not exceeding a maximum gradient of 1 in 6 (16.6%). or	Complies AO8.3 Development is not proposed on land with a gradient of greater than 1 in 6.
	On land steeper than 1 in 6 (16.6%) gradient: (a) A split level building form is utilised; (b) A single plane concrete slab is not utilised; (c) Any voids between building and ground level, or between outdoor decks and ground level are screened from view using lattice/battens and/or landscaping. and (d) is accompanied by a Geotechnical Report prepared by a qualified engineer at development application stage which includes certification that the site can be stabilised, followed by a certificate upon completion of works.	
	AO8.4 Buildings and structures are sited below any ridgelines and are sited to avoid protrusion above the surrounding treelevel canopy.	Complies AO8.4 Development is not located on a ridgeline and does not protrude above the surrounding tree canopy.
PO9 Development is located to: (a) protect the ecological values of the site and surrounding land; (b) maintain the scenic values of the area;	AO9 No acceptable outcomes are prescribed.	Complies PO9 The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. The development footprint is kept to a minimum to maintain the ecological, environmental values and scenic values. Vegetation on the





Performance outcomes	Acceptable outcomes	Applicant response
 (c) maintain appropriate setbacks to waterways, watercourses, wetlands, tidal areas and overland flow paths; (d) avoid areas that are vulnerable to natural hazards; (e) minimise to the greatest extent possible on site excavation and filling; (f) provide buffers to cultural, historical or ecological features; (g) minimise visibility from external sites or public viewing points; (h) minimises to the greatest extent possible the loss of native vegetation and fauna habitat. 		balance of the allotment will be maintained to appropriately screen the development from adjoining roads and properties.
Performance outcomes	Acceptable outcomes	Applicant response
PO10 Development does not result in adverse impacts on: (a) ecological function or features; (b) on-site or surrounding waterways and wetlands.	AO10 No acceptable outcomes are prescribed.	Complies PO10 There are no waterways wetlands or ecological features that are located on or traverse the site that will be adversely impacted as a result of the proposed Dwelling House.
PO11 Rehabilitation of natural processes on disturbed sites is undertaken to improve the environmental integrity of the area.	AO11 No acceptable outcomes are prescribed	Complies PO11 The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. Where appropriate, disturbed parts will be rehabilitated to improve environmental integrity.
PO12 Fencing is designed to not impede the free movement of native fauna through the site.	AO12 No acceptable outcomes are prescribed.	Complies PO12 Any fencing will be designed to not impeded the free movement of native fauna through the site.
PO13 New lots contain a minimum lot size of 200 hectares, unless: (a) the lot reconfiguration results in no additional lots (e.g. amalgamation, boundary realignments);	AO13 No acceptable outcomes are prescribed.	Not Applicable No new lots are proposed.





Performance outcomes	Acceptable outcomes	Applicant response
 (b) the reconfiguration is limited to one additional lot to accommodate an existing or approved: (i) Telecommunications facility; (ii) Utility installation; (c) the lot reconfiguration facilitates and outcome consistent with the Return to Country local plan. Note – Boundary realignments must result in an improved environmental outcome or resolve encroachments. 		





Table 6.2.3.3.b - Inconsistent uses within the Conservation zone

Inconsistent uses

- Adult store
- Agricultural supplies store
- Air services
- Animal husbandry
- Aquaculture
- Bar
- Brothel
- Bulk landscape supplies
- Car wash
- Caretaker's accommodation
- Cemetery
- Child care centre
- Club
- · Community care centre
- Community residence
- Community use
- Crematorium
- Cropping
- Detention facility
- Dual occupancy
- Dwelling unit
- Educational establishment
- Extractive industry
- Food and drink outlet
- Function facility

- Garden centre
- Hardware and trade supplies
- High impact industry
- Hospital
- Hotel
- Indoor sport and entertainment
- Intensive animal industry
- Intensive horticulture
- Landing
- Low impact industry
- Major sport, recreation and entertainment facility
- Marine industry
- Market
- Motor sport facility
- Multiple dwelling
- · Nightclub entertainment facility
- Office
- Outdoor sales
- Parking station
- Place of worship
- Port services
- Relocatable home park
- Research and technology industry
- · Residential care facility

- Resort complex
- · Retirement facility
- Roadside stall
- Rooming accommodation
- Rural activities (unless in accordance with the exceptions nominated in the Table of Assessment for the Conservation Zone in Part 5)
- Rural workers accommodation
- Sales office
- Service Station
- Shop
- Shopping centre
- Showroom
- Special industry
- Substation
- Theatre
- Tourist attraction
- Tourist park
- Transport depot
- Utility installation
- Veterinary services
- Warehouse
- Wholesale nursery
- Winery

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.





7.2.1 Cape Tribulation and Daintree Coast local plan code

7.2.1.1 Application

- (1) This code applies to assessing development within the Cape Tribulation and Daintree Coast local plan area as identified on the Cape Tribulation and Daintree Coast local plan maps contained in Schedule 2.
- (2) When using this code, reference should be made to Part 5.

7.2.1.2 Context and setting

Editor's note - This section is extrinsic material under section 15 of the Statutory Instruments Act 1992 and is intended to assist in the interpretation of the Cape Tribulation and Daintree Coast local plan code.

The Cape Tribulation and Daintree Coast local plan area is located in the northern half of the Douglas Shire on land located predominantly to the north and east of the Daintree River. The local plan area contains land of extremely high biodiversity value and is where two World Heritage areas meet – the Wet Tropics World Heritage Area and the Great Barrier Reef World Heritage Area. The precinct is a biodiversity hotspot of international significance and predominantly consists of the Daintree National Park and other reserves. The local plan area provides significant habitat for the critically endangered Southern Cassowary, amongst many other species of fauna and flora and cultural and landscape heritage sites.

The natural environment, containing areas of the highest biodiversity value and flora and fauna unique to the area, are part of the immense drawcard to large numbers of domestic and international visitors. While such an economic resource is invaluable to the Shire, the area needs to be carefully managed to ensure these values are not diminished. However, a significant portion of the local plan area is privately owned freehold land and outside the boundaries of the Wet Tropics World Heritage Area, but is still equally important to the continued conservation of the biodiversity, environmental and scenic values of the area.

Prior to European settlement, the area formed part of the traditional land of the Eastern Kuku Yalanji people. In the late 1800s, limited European settlement commenced associated with timber getting and agriculture. From the 1920s onwards seasonal workers and miners also set up semi-permanent camps in the area. However such activity was restricted due to the relative isolation of the area. The settlement pattern in the area dramatically changed in the late 1970s to 1980s when approximately 950 residential lots were created. The 'rural residential style' allotments north of the Daintree River posed a risk of significant detrimental impacts on the ecology and landscape character of the area, particularly if fully developed. Such development would also result in a greater resident population leading to pressure for an increased level of service and extension of infrastructure, which in turn would lead to more development pressure. Such an outcome is contrary to the objectives of preserving the area's natural environment, landscape character and relative isolation to maintain the area's intrinsic attractiveness to tourists and residents.

Past successive planning regimes have progressively proceeded to rein in development rights within the area. Precincts were created and development was limited. In particular, decisive action was undertaken in 2004 to control and limit permanent residential development north of the Daintree River. This was necessary to ensure a critical population was not reached, and adverse effects from development were not felt on the water quality, biodiversity, scenic amenity and flora and fauna of the region.





Where development rights were extinguished, compensation was paid and / or land was bought as part of a buy-back scheme and retained for conservation purposes. The protection of the regional ecosystem and rare and threatened species is paramount in the limitation of development opportunities within the region.

7.2.1.3 Purpose

- (1) The purpose of the Daintree River Bloomfield River local plan is to retain the attraction of the area as a very low-key, largely undeveloped nature-based recreation environment, based on the exploration and appreciation of the natural environment and to ensure that any development that does occur is appropriate and does not place additional pressures on the values of area.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) areas within the local plan are appropriately managed to protect biological diversity, water catchment quality, ecological functioning, beach protection and coastal management, scenic amenity, and historical and cultural values;
 - (b) the natural character of the locality is protected, and where degraded, restored or enhanced;
 - (c) new development does not occur, with the exception of development located within, and consistent with the respective precinct intents for:
 - (i) Precinct 1 Conservation precinct
 - (ii) Precinct 2 Low impact residential precinct;
 - (iii) Precinct 3 Low impact commercial precinct;
 - (iv) Precinct 4 Low impact community purpose precinct;
 - (v) Precinct 5 Low impact rural production and tourism enterprise precinct;
 - (vi) Precinct 6 Low impact tourism accommodation precinct;
 - (d) where development occurs it is:
 - (i) very low scale and remains within the limits imposed by the vehicular capacity of the Daintree River ferry crossing, the Alexandra Range road crossing and the local road network;
 - (ii) sensitive and sympathetic to its remote location in an area of unique biodiversity, ecological, conservation and scenic amenity value;
 - (iii) self-contained through the use of appropriate on-site or nearby rain water collection and storage, sewerage treatment and electricity generation;
 - (e) adequate services and facilities for settlement areas and an appropriate level of economic opportunity for local residents are provided



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7.2.1.4 Precinct 1 – Conservation precinct

- (1) The purpose of Precinct 1 as detailed on the Local Plan maps contained in Schedule 2 is to provide for the protection, restoration and management of areas identified as supporting significant biological diversity and ecological integrity.
- (2) The overall outcomes sought for Precinct 1 are to:
 - (a) ensure the conservation, protection and restoration of biological diversity and ecological integrity values of land, and to maintain scenic amenity values:
 - (b) ensure that further incompatible development, including houses, does not occur;
 - (c) ensure that where development does occur, it does not adversely affect environmental and scenic amenity values and is in keeping with the natural characteristics of the land.

7.2.1.5 Precinct 2- Low impact residential precinct

- (1) The purpose of Precinct 2 as detailed on the Local Plan maps contained in Schedule 2 is to allow for the construction of a single detached dwelling and necessarily associated infrastructure and outbuildings.
- (2) The overall outcomes sought for Precinct 2 are to:
 - (a) ensure development is for a single detached dwelling of limited scale and size and necessary outbuildings and infrastructure only;
 - (b) locate development within existing cleared areas, or where no cleared area exists, development is located such that impacts on conservation, biological, ecological and scenic amenity values are mitigated through the minimisation of excavation, fill and vegetation removal, to the maximum extent possible;
 - (c) ensure development is visually non-obtrusive.

7.2.1.6 Precinct 3 - Low impact commercial precinct

- (1) The purpose of Precinct 3 as detailed on the Local Plan maps contained in Schedule 2 is to recognise the existing commercial uses and permit their continued use.
- (2) The overall outcomes sought for Precinct 3 are to:
 - (a) ensure that is visually non-obtrusive.

7.2.1.7 Precinct 4 - Low impact community purpose precinct

- (1) The purpose of Precinct 4 as detailed on the Local Plan maps contained in Schedule 2 is to recognise the existing public purpose uses and permit their continued use.
- (2) The overall outcomes sought for Precinct 4 are to:





- ensure the establishment and expansion of community and public purpose uses such as child care centre, community use, educational
 establishment, health care services, outdoor sport and recreation, utility installation on appropriate sites within the precinct;
- (b) locate development within existing cleared areas or where no cleared area exists, development is located such that impacts on conservation, biological, ecological and scenic amenity values are mitigated through the minimisation of excavation, fill and vegetation removal, to the maximum extent possible
- (c) services are provided which are appropriate and adequately cater for the demand;
- (d) carry out development in accordance with an Environmental Management Plan;
- (e) ensure development is visually non-obtrusive.

7.2.1.8 Precinct 5 - Low impact rural production and tourist enterprise precinct

- (1) The purpose of Precinct 5 as detailed on the Local Plan maps contained in Schedule 2 is to recognise existing rural areas and permit their continued use, while encouraging low-impact tourism enterprise including bed and breakfast, short term accommodation (being farm stay accommodation) and nature based tourism (being forest stay accommodation) as an alternative land use, where significant restoration and/or rehabilitation measures are undertaken as an incentive.
- (2) The overall outcomes sought for Precinct 5 are to:
 - (a) provide for continued rural production activities where lawfully established and to permit low-key ancillary tourism enterprise such as farm attractions, roadside stalls in appropriate locations;
 - (b) provide for other tourism enterprise in the form of bed and breakfast, farm stay accommodation or forest stay accommodation as an alternative land use to primary production, where significant rehabilitation of habitat is achieved.
 - (c) facilitate other existing tourism enterprises based on the appreciation of the natural environment.
 - (d) ensure development, including waste treatment is limited to existing cleared areas;
 - (e) development, including primary production, is carried out in accordance with an Environmental Management Plan.

7.2.1.9 Precinct 6 - Low impact tourism accommodation precinct

- (1) The purpose of Precinct 6 as detailed on the Local Plan maps contained in Schedule 2 is to recognise existing small-scale tourist accommodation and ancillary low-key activities, based on and compatible with an appreciation of the natural environment and permit their continued use.
- (2) The overall outcomes sought for Precinct 6 are to:
 - (a) provide for continued small-scale tourist accommodation and ancillary low-key activities, based on and compatible with an appreciation of the natural environment in appropriate locations;
 - (b) ensure development, including treatment of waste, is confined to existing cleared areas;





- (c) carry out development in accordance with an Environmental Management Plan;
- (d) ensure development is visually non-obtrusive.

Criteria for assessment

Table 7.2.1.10 a - Cape Tribulation and Daintree Coast local plan - assessable development

Performance outcomes	Acceptable outcomes	Applicant response
All development in the Cape Tribulation and Dain	tree Coast local plan area	
PO1 Development does not result in a demand which exceeds the capacity of: (a) the Daintree River ferry crossing; (b) Alexandra Range Road; (c) the local road network.	AO1 No acceptable outcomes are prescribed.	Complies PO1 The proposed development is for a Dwelling House, the demand generated will not exceed the capacity of the Daintree River ferry crossing, Alexandra Range Road or the local road network.
PO2 Development provides a suitable standard of self- sufficient service for: (a) potable water; water for fire fighting purposes; electricity supply.	Water storage is provided in tank/s with a minimum capacity to service the proposed use, including fire fighting capacity, and access to the tank/s for fire trucks. Tank/s are to be: (a) fitted with a 50mm ball valve and camlock fitting; (b) installed and connected prior to occupation; (c) sited so as to be visually unobtrusive.	Complies AO2.1 Water supply is to be provided by installed water tanks sufficient for the dwelling house and for firefighting purposes. A condition of approval can be imposed regarding the water storage tank(s).
	Water storage tanks are to be fitted with screening at their inlets to prevent the intrusion of leaves and insects. AO2.3 An environmentally acceptable and energy efficient power supply is constructed, installed and connected prior to occupation and sited so as to be screened from the road.	Complies AO2.2 A condition of approval can be imposed regarding the water storage tank(s) and ensuring that the tanks are fitted with screening to prevent intrusion of leaves and insects. Complies AO2.3 The Dwelling House will be provided with solar panels and appropriate battery system for the provision of power supply.





Performance outcomes	Acceptable outcomes	Applicant response
PO3 On-site waste water does not adversely impact on the environmental quality of the water and soil resources or amenity of residents, through the implementation of best environmental practice.	AO3 No acceptable outcomes are prescribed	Complies PO3 The onsite wastewater treatment and disposal system has been designed by Earth Test in accordance with the requirements of the assessment benchmark. The report and design are included at Attachment D.
PO4 The sustainability of the natural water resources of the area is protected for ecological and domestic consumption purposes.	AO4.1 If groundwater is to be used, development is limited to one bore per site and the bore is: not located within 100 metres of a septic disposal trench (on the site or adjoining sites); not located within 100 metres of another bore. AO4.2 Surface water is to be used for domestic purposes only.	Complies PO4.1 In addition to the rainwater tanks, there will be a bore onsite (one only) – the bore will be located such that it is not within 100 metres of the on-site waste water disposal area (on site or adjoining sites)
PO5 Development does not adversely impact on areas of sensitive natural vegetation, foreshore areas, watercourses and/or areas of tidal inundation	AO5 No acceptable outcomes are prescribed	Complies PO5 The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. The development footprint is kept to a minimum to maintain the environmental, habitat, conservation and scenic values of the land and surrounding area.
PO6 Development is subservient to the surrounding natural environment in scale and intensity and is designed to be functional in a humid tropical rainforest environment.	AO6.1 The exterior finishes and colours of buildings are non-reflective and complement the colours of the surrounding vegetation and view shed. AO6.2 The noise of generators is controlled by design, or the generator is enclosed within a sound insulated building with a residential approved muffler. The noise level	AO6.1 - Can be Conditioned to Comply The exterior finishes of the Dwelling House will be non-reflective and will be consistent with the surrounding environment. The following condition can be imposed regarding the exterior colours and finishes. "The exterior finishes and colours of buildings must be non-reflective and must blend with the



Performance outcomes	Acceptable outcomes	Applicant response
	generated is less than 65 dBA when measured from a distance of 7 metres.	natural colours of the surrounding environment." AO6.2 - Can be Conditioned to Comply A condition can be imposed regarding the noise from generators, air-conditioning units, service equipment or other mechanical equipment not emanating from the subject land to a degree that would create an environmental nuisance.
Performance outcomes	Acceptable outcomes	Applicant response
	AO6.3 Any fuel storage associated with an on-site generator, with storage of 20 litres or more of fuel, is enclosed with a building and provided with a bund.	AO6.3 - Can be Conditioned to Comply A condition can be imposed requiring that all fuels must be stored in an undercover and secure location at all times.
PO7 Landscaping of the development ensures that the endemic character of the local area is dominant.	AO7.1 Landscaping complies with the requirements of Planning Scheme Policy 7 – Landscaping; AO7.2 All of the existing landscaping to be retained and all of the proposed landscaping is 100% endemic or native species and the details are provided on a landscape plan.	Complies PO7 The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. Vegetation on the balance of the allotment will be maintained to appropriately screen the development from adjoining roads and properties. Any additional landscaping provided on site will be endemic or native species.
PO8 Site access driveways and roads within the local plan area are retained as safe, slow speed, scenic drives.	AO8.1 Site access driveways and existing or proposed roads comply with the relevant requirements of Planning Scheme Policy 5 – FNQROC Development Manual and are maintained as low speed gravel roads to	Complies AO8.1 The proposed driveway and car parking area will be gravel construction. A condition can be imposed requiring that the access be constructed in accordance with the FNQROC Development Manual.



Performance outcomes	Acceptable outcomes	Applicant response
	maintain the scenic drive experience and to discourage the use of roads by through-traffic; AO8.2 Where existing roads/tracks are 4-wheel drive only, upgrading to facilitate conventional vehicles and an increase in through traffic does not occur.	
PO9 The on-site impacts on natural flow regimes and erosion and sedimentation are minimised.	Filling and excavation is kept to a minimum and involves not more than 5% of the cleared area of the lot. AO9.2 All exposed surfaces must incorporate erosion and sediment controls during construction and must be maintained until revegetation, or other permanent stabilisation, has occurred. AO9.3 This is no disturbance to tree roots and trenching does not involve any damage to tree roots. AO9.4 On-site drainage and stormwater management: (a) maintains natural flow regimes; (b) minimises impervious surfaces; (c) avoids concentration of flows, but where there is any form of concentration of flow, energy dissipation measures are installed at the outlet to avoid erosion (e.g. rock rip rap, gravel beds, diffusers etc.)	Complies AO9.1 Excavation or filling will be very minor and limited to establishing the building pad and footings. Complies AO9.2 Appropriate erosion and sediment control will be provided in accordance with AO9.2. Complies AO9.3 Where possible disturbance to tree roots will be avoided. Complies AO9.3 The proposed development will not impact existing drainage across the premises.
General requirements – Dwelling house	amass.s stery	
PO10 Development minimises the loss of vegetation and habitat connectivity on site and is sited to protect the environmental values of the site.	AO10.1 The elements of development and access to the site are included in a Designated Development Area (DDA).	Complies AO10.1 The extent of clearing will be limited to that Dwelling House and surrounding buffer area,



Performance outcomes	Acceptable outcomes	Applicant response
		access driveway and on-site wastewater treatment.
	AO10.2 Development is sited in an existing cleared area or in an area approved for vegetation clearing. AO10.3 Any new clearing is limited to a maximum area of 700m2 and is sited to be clear of the high bank of any watercourse. Note – The 700m² of clearing does not include an access driveway	Complies AO10.3 The extent of clearing for the proposed Dwelling House (excluding the access driveway) is approximately 686.5m². It is also noted that there are no watercourses traversing the property.
PO11 All existing native vegetation on a house site, other than that required and approved to be cleared for the construction of a house and access thereto, is protected to ensure the environmental integrity of the local plan area.	AO11 No acceptable solutions are prescribed.	Complies PO11 The extent of clearing will be limited to that Dwelling House and surrounding buffer area, access driveway and on-site wastewater treatment. Vegetation on the balance of the allotment will be maintained to appropriately screen the development from adjoining roads and properties.
PO12 Wildlife movement, fauna habitat and habitat corridors are protected and domestic impacts are minimised.	Fences are limited in extent to the confines of the cleared area around the house and any associated gates are self-closing. AO12.2 External lighting is to be kept to the minimum necessary for orientation, safety and security. Flood lights must not point up, and areas of retained vegetation should, in general, not be illuminated. Where appropriate, outdoor lights are controlled by movement detectors and/or timers.	Complies PO12 Any fencing will be designed to not impeded the free movement of native fauna through the site. External lighting is to be kept to the minimum necessary for orientation, safety and security.





Performance outcomes	Acceptable outcomes	Applicant response
PO13 House sites have efficient and safe vehicle access and manoeuvring areas on site, and to the site, to an acceptable standard for the local plan area.	AO13.1 Vehicle access is limited to one access per lot and sited in an approved location, clear of any watercourses. AO13.2 Vehicular access is a maximum width of 4 metres, avoids large tree specimens and/or significant vegetation and habitat corridors and is constructed and maintained to a minimum gravel standard of 75mm of road base on a compacted soil surface. AO13.3 Vehicular access is constructed prior to house construction.	Complies PO13.1 Proposed vehicle access is limited to one access per lot and is sited clear of any watercourses. Complies PO13.2 The access and driveway, where possible avoids large tree specimens and/or significant vegetation and habitat corridors. Complies PO13.3 The proposed vehicular access will be constructed prior to the house construction.
Performance outcomes	Acceptable outcomes	Applicant response
Additional requirements for Nature based tourism	, being Forest stay accommodation	
PO14 Forest stay accommodation provides a local economic opportunity for permanent residents of those parts of the Shire which are isolated and constrained by a lack of urban services and facilities.	Forest stay accommodation: (a) is confined to: (i) Precinct 2 – Low impact residential precinct; (ii) Precinct 5 – Low impact rural and tourism enterprise precinct; (iii) Precinct 6 – Low impact tourism accommodation precinct. (b) does not occur above the 60 metre contour; (c) is located on lots of 10 hectares or greater.	Not Applicable
PO15 Forest stay accommodation remains ancillary to the primary residential use and the natural values of the land and the use is compatible with the character and amenity of the locality.	AO15.1 The maximum number of gusts is 10 (10 bed spaces) with up to a maximum of 4 staff (4 bed spaces); Note – Staff includes permanent residents of the dwelling house involved in catering for the use.	Not Applicable





Performance outcomes	Acceptable outcomes	Applicant response
	None of the accommodation, whether for guests or staff, is self-contained as the use operates only in association with an existing dwelling on the site. AO15.3 Forest stay accommodation is located on a site which has an existing cleared area. AO15.4 The natural values of the balance area of the site are protected and enhanced with organised tours being conducted for visiting guests.	
Performance outcomes	Acceptable outcomes	Applicant response
	AO15.5 If forest stay accommodation is provided in buildings which are separate from the dwelling: (a) the maximum number of separate building/s is determined based on each building containing a minimum of 2 bed spaces each, provided that each building has a maximum area of 50m² (inclusive of verandahs/patios etc.); or (b) a maximum of one communal bunkhouse is provided with a maximum area of 150m² to accommodate 10 guests (10 bed spaces) (inclusive of verandahs/patios etc.); or (c) a maximum of two communal bunkhouses are provided with a maximum area of 150m² each to accommodate a maximum of 20 guests (20 bed spaces) (inclusive of verandahs/patios etc). AO15.6	Not Applicable





Performance outcomes	Acceptable outcomes	Applicant response
	No kitchen or cooking facilities, with the exception of those located within the existing dwelling on the site are provided in association with the forest stay accommodation.	
PO16 Development ensures guests are accommodated for short-stay and the dwelling is not the usual residence of the guest.	AO16 Development involves guests staying a maximum of 14 consecutive nights.	Not Applicable
PO17 Development ensures that effluent disposal and treatment minimise odour and impacts on the natural environment.	AO17 Development provides an on-site effluent treatment system that is adequately sized to effectively treat effluent from the dwelling house and any additional persons occupying the premises as guests.	Not Applicable
Performance outcomes	Acceptable outcomes	Applicant response
Additional requirements for Precinct 1 – Conserva	ation precinct	
PO18 The biodiversity value of the area and the habitat of endemic species is protected on land included in the Rainforest Conservation precinct.	No new development occurs whether on undeveloped or developed land except for: Undeveloped land that meets one or more of the following criteria: Land which has been previously been lawfully cleared and currently remains cleared; (a) Land which is the subject of a current Clearing Permit, but has yet to be cleared; (b) Land which is subject of a current Operational Works Permit, can be developed for a house subject to compliance with all relevant codes. In addition, minor extensions can be undertaken to an existing development, provided:	Not Applicable



Acceptable outcomes	Applicant response
 (a) The extensions are limited to 30% of the existing gross floor area of the house at the commencement date of the planning scheme. or (b) The extent of extensions are determined on a site specific/use specific basis for other land uses, and (c) No further clearing is required to accommodate the extensions for either a house or any other land use development. 	
ct residential precinct	
AO19.1 Development is limited to one dwelling house per lot. AO19.2 Establishment of bed and breakfast accommodation only occurs on land on which a dwelling house has been approved and constructed. AO19.3 Bed and breakfast accommodation is limited to cleared areas on the land; or	Complies AO19.1 The proposed development is for one (1) Dwelling House.
	 (a) The extensions are limited to 30% of the existing gross floor area of the house at the commencement date of the planning scheme. or (b) The extent of extensions are determined on a site specific/use specific basis for other land uses, and (c) No further clearing is required to accommodate the extensions for either a house or any other land use development. ct residential precinct AO19.1 Development is limited to one dwelling house per lot. AO19.2 Establishment of bed and breakfast accommodation only occurs on land on which a dwelling house has been approved and constructed. AO19.3 Bed and breakfast accommodation is limited to cleared areas on the land;





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Performance outcomes	Acceptable outcomes	Applicant response
	Bed and breakfast accommodation is established within an existing house, where there is no additional vegetation clearing required to accommodate the use;	
	AO19.5 Bed and breakfast accommodation occurs on a site with a minimum area of 1 hectare, and thereafter occurs at a rate of 1 bedroom (2 beds) per hectare, up to a maximum of 4 bedrooms (8) beds per site. AO19.6 Development is setback a minimum of 100 metres to	
	an Esplanade or a foreshore frontage.	
Additional requirements for Precinct 3 – Low impa	act commercial precinct	
PO20 Commercial development is located in a convenient location and meets the requirements of the local community and visitors to the area.	AO20 Commercial development is located within Precinct 3 and has frontage to Cape Tribulation Road.	Not Applicable
PO21 Development is small scale and provides a necessary service to the surrounding community.	AO21 No acceptable outcomes are prescribed.	Not Applicable
PO22 Development is carried out in accordance with a site-specific, and development specific Environmental Management Plan.	AO22 No acceptable outcomes are prescribed.	Not Applicable
Note – Planning scheme policy SC6.4 – Environmental management plans provides further guidance on meeting the performance outcome.		
Additional requirements for Precinct 4 – Low impa	act community purpose precinct	
PO23	AO23 No acceptable outcomes are prescribed.	Not Applicable





Performance outcomes	Acceptable outcomes	Applicant response
Development results in a small scale expansion of an existing use which provides a necessary service to the surrounding community;		
or		
Development results in a new community use or public purpose use for which there is an identified need within the surrounding community.		
PO24 Development is carried out in accordance with a site specific and development specific Environmental Management Plan.	AO24 No acceptable outcomes are prescribed.	Not Applicable
Note – Planning scheme policy SC6.4 – Environmental management plans provides further guidance on meeting the performance outcome.		
Performance outcomes	Acceptable outcomes	Applicant response
Additional requirements for Precinct 5 – Low imp	act rural production and tourism enterprise precinct	
PO25		
Development complements, protects and enhances the environmental and scenic values of the site.	AO25.1 One dwelling house establishes per lot. AO25.2 Any other development is limited to existing cleared areas on the site. AO25.3 No development is to occur above the 60 metre	Not Applicable





Performance outcomes	Acceptable outcomes	Applicant response	
	existing natural values of the site and surrounding area.		
PO26 Large cleared or partially cleared sites are revegetated and rehabilitated in association with suitably small scale environmentally sustainable development.	AO26 The balance area of the development, including any existing area/s not identified for development is/are revegetated / rehabilitated in accordance with a landscape plan.	Not Applicable	
PO27 Development is carried out in accordance with a site specific and development specific Environmental Management Plan. Note – Planning scheme policy SC6.4 – Environmental management plans provides further guidance on meeting the performance outcome.	AO27 No acceptable outcomes are prescribed.	Not Applicable	
Performance outcomes	Acceptable outcomes	Applicant response	
Additional requirements for Precinct 6 – Low impact tourist accommodation precinct			
PO28 Development complements, protects and enhances the environmental and scenic values of the site.	AO28.1 One dwelling house establishes per lot. AO28.2 Any other development is limited to existing cleared areas on the site. AO28.3 No development is to occur above the 60 metre contour line.	Not Applicable	
PO29 Development results in a small scale expansion of existing tourist accommodation and any associated activities, based on the appreciation of the natural environment.	AO29 No acceptable outcomes are prescribed.	Not Applicable	





Performance outcomes	Acceptable outcomes	Applicant response
PO30 Development is carried out in accordance with a site specific and development specific Environmental Management Plan.	AO30 No acceptable outcomes are prescribed.	Not Applicable
Note – Planning scheme policy – Environmental management plans SC6.4 provides further guidance on meeting the performance outcome.		

