DA Form 1 – Development application details

Approved form (version 1.1 effective 22 JUNE 2018) 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 building work.

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

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

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

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

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

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

PART 1 – APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Steven Leslie Bowtell
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	23 Dilkera Street
Suburb	Balmoral
State	Qld
Postcode	4171
Country	Australia
Contact number	0417 614 041
Email address (non-mandatory)	bowts@bigpond.net.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

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



PART 2 – LOCATION DETAILS

Note : P <u>Forms (</u>	rovide details b Guide: Relevan	elow and a <u>t plans.</u>	attach a s			t application. For further information, see <u>DA</u>
3.1) St	treet addres	s and lot	on pla	n		
				n (all lots must be list		
				n for an adjoining 1. jetty, pontoon; all loi		e premises (appropriate for development in
	Unit No.	Street N	Ē	Street Name and	,	Suburb
``		11		Ti Tree Street		Port Douglas
a)	Postcode	Lot No.		Plan Type and N	umber (e.g. RP, SP)	Local Government Area(s)
	4877	25		RP728667		Douglas Shire Council
	Unit No.	Street N	No.	Street Name and	I Туре	Suburb
b)						
b)	Postcode	Lot No.		Plan Type and N	umber (e.g. RP, SP)	Local Government Area(s)
3.2) C	oordinates c	f premis	es (appl	ropriate for developm	ent in remote areas, over part of a	a lot or in water not adjoining or adjacent to land
	nnel dredging i lace each set o			eparate row. Only on	e set of coordinates is required fo	r this part.
				ngitude and latitu		
Longit			Latitu	-	Datum	Local Government Area(s) (if applicable)
	. ,				WGS84	
					GDA94	
					Other:	
	ordinates of	premise	s by ea	asting and northin	g	
Eastin	g(s)	North	ing(s)	Zone Ref.	Datum	Local Government Area(s) (if applicable)
				54	WGS84	
				55	GDA94	
2 2) /	dditional pre	micoc				
	-		rolova	unt to this develop	ment application and their	details have been attached in a
	ule to this ap				inent application and their	details have been attached in a
No [*]	t required					
4) Identify any of the following that apply to the premises and provide any relevant details						
🗌 In d	or adjacent t	o a wate	r body	or watercourse o	r in or above an aquifer	
Name of water body, watercourse or aquifer:						
On strategic port land under the <i>Transport Infrastructure Act</i> 1994						
Lot on plan description of strategic port land:						
Name of port authority for the lot:						
🗌 In a	a tidal area					
Name	of local gov	ernment	for the	tidal area (if applic	cable):	
Name	of port auth	ority for t	idal are	ea (if applicable):		
🗌 On	airport land	under th	e Airpo	ort Assets (Restru	ucturing and Disposal) Act	2008
Name of airport:						

Listed on the Environmental Management Register (EMR) under the Environmental Protection Act 1994			
EMR site identification:			
Listed on the Contaminated Land Register (CLR) under the Environmental Protection Act 1994			
CLR site identification:			
E) Are there easy evicting accomments ever the promises?			

5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u>.

Yes – All easement locations, types and dimensions are included in plans submitted with this development application

🛛 No

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect						
a) What is the type of development? (tick only one box)						
Material change of use	Reconfiguring a lot	Operational work	Building work			
b) What is the approval type? (tick only one box)						
🛛 Development permit	Preliminary approval	Preliminary approval that	includes			
		a variation approval				
c) What is the level of assessmer	nt?					
Code assessment	Impact assessment (requir	es public notification)				
d) Provide a brief description of th lots):	ne proposal (e.g. 6 unit apartment b	uilding defined as multi-unit dwelling, i	reconfiguration of 1 lot into 3			
(D#832788) (dated 31 October 20 Conditions attached with this app required amended plan showing ((b) Landscaping in lieu of the rem and overhead power lines connect	Removal of two large Melaleuca Trees from my property as noted and depicted in Approval OP2247/2017 (D#832788) (dated 31 October 2017), Site Plan in Schedule 1. In accordance with Assessment Manager Conditions attached with this application is current Building Permit for swimming pool in front yard which includes required amended plan showing (a) the detail and particular location of the swimming pool and associated fencing; (b) Landscaping in lieu of the removed significant trees having regard to the requirements for swimming pool fencing and overhead power lines connecting the house and all landscaping being on the land (impliedly satisfied by virtue of the Building Permit being issued).					
e) Relevant plans Note: Relevant plans are required to be s <u>Relevant plans.</u>	ubmitted for all aspects of this develop	ment application. For further informati	ion, see <u>DA Forms guide:</u>			
Relevant plans of the propose	d development are attached to	the development application				
6.2) Provide details about the sec	cond development aspect					
a) What is the type of developme	nt? (tick only one box)					
Material change of use	Reconfiguring a lot	Operational work	Building work			
b) What is the approval type? (tick only one box)						
Development permit Preliminary approval Preliminary approval that includes a variation approval						
c) What is the level of assessment?						
Code assessment Impact assessment (requires public notification)						
d) Provide a brief description of th lots):	ne proposal (e.g. 6 unit apartment b	uilding defined as multi-unit dwelling, i	reconfiguration of 1 lot into 3			

e) Relevant plans

Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide</u>: <u>Relevant plans</u>.

Relevant plans of the proposed development are attached to the development application

6.3) Additional aspects of development

Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application Not required

Section 2 - Further development details

7) Does the proposed development application involve any of the following?			
Material change of use	Yes – complete division 1 if assessable against a local planning instrument		
Reconfiguring a lot	Yes – complete division 2		
Operational work	\boxtimes Yes – complete division 3		
Building work	Yes – complete DA Form 2 – Building work details		

Division 1 - Material change of use

Note: This division is only required to be completed if any part of the development application involves a material change of use assessable against a local planning instrument.

8.1) Describe the proposed material char	nge of use			
Provide a general description of the proposed use	Provide the pl (include each def	anning scheme definitio	on Number of dwell units (if applicable)	
8.2) Does the proposed use involve the u	use of existing b	ouildings on the premise	es?	
🗌 Yes				
No				

Division 2 - Reconfiguring a lot

Note: This division is only required to be completed if any part of the development application involves reconfiguring a lot.

9.1) What is the total number of existing lots making up the premises?

9.2) What is the nature of the lot reconfiguration? (tick all applicable boxes)				
Subdivision (complete 10))	Dividing land into parts by agreement (complete 11))			
Boundary realignment (complete 12))	Creating or changing an easement giving access to a lot from a construction road (complete 13))			

10) Subdivision 10.1) For this development, how many lots are being created and what is the intended use of those lots:					
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:	
Number of lots created					
10.2) Will the subdivision be staged?					
 Yes – provide additional details below No 					

How many stages will the works include?	
What stage(s) will this development application apply to?	

11) Dividing land into parts by agreement – how many parts are being created and what is the intended use of the parts?				
Intended use of parts created	Residential	Commercial	Industrial	Other, please specify:
Number of parts created				

12) Boundary realignment 12.1) What are the current and proposed areas for each lot comprising the premises?					
12.1) what are the current and p	roposed areas for each lot com	prising the premises?			
Currer	Current lot Proposed lot				
Lot on plan description	Area (m ²)	Lot on plan description	Area (m ²)		
12.2) What is the reason for the boundary realignment?					

13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (attach schedule if there are more than two easements)					
				Identify the land/lot(s) benefitted by the easement	

Division 3 – Operational work **Note**: This division is only required to be completed if any part of the development application involves operational work.

14.1) What is the nature of the operational work?			
Road work	Stormwater	Water infrastructure	
Drainage work	Earthworks	Sewage infrastructure	
Landscaping	Signage	Clearing vegetation	
Other – please specify:			
14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision)			
Yes – specify number of new lots:			
🖾 No			
14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)			
\$	\$		

PART 4 – ASSESSMENT MANAGER DETAILS

15) Identify the assessment manager(s) who will be assessing this development application

16) Has the local government agreed to apply a superseded planning scheme for this development application?

Yes – a copy of the decision notice is attached to this development application

Local government is taken to have agreed to the superseded planning scheme request – relevant documents attached

🛛 No

PART 5 - REFERRAL DETAILS

17) Do any aspects of the proposed development require referral for any referral requirements? <i>Note:</i> A development application will require referral if prescribed by the Planning Regulation 2017.
\boxtimes No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Regulation 2017:
Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA have not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Queensland heritage place (on or near a Queensland heritage place)
Infrastructure – designated premises
Infrastructure – state transport infrastructure
Infrastructure – state transport corridors and future state transport corridors
Infrastructure – state-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure – near a state-controlled road intersection
On Brisbane core port land near a State transport corridor or future State transport corridor
On Brisbane core port land – ERA
On Brisbane core port land – tidal works or work in a coastal management district
On Brisbane core port land – hazardous chemical facility
On Brisbane core port land – taking or interfering with water
On Brisbane core port land – referable dams
On Brisbane core port land - fisheries
Land within Port of Brisbane's port limits
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 – construction of new levees or modification of existing 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 have been devolved to local government) Local heritage places
Matters requiring referral to the chief executive of the distribution entity or transmission 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 Oil and gas infrastructure
Matters requiring referral to the Brisbane City Council:
Matters requiring referral to the Minister under the <i>Transport Infrastructure</i> Act 1994 : Brisbane core port land (inconsistent with Brisbane port LUP for transport reasons) Strategic port land
Matters requiring referral to the relevant port operator: Land within Port of Brisbane's port limits (below high-water mark)
Matters requiring referral to the Chief Executive of the relevant port authority: Land within limits of another port (below high-water mark)
Matters requiring referral to the Gold Coast Waterways Authority: Tidal works, or work in a coastal management district in Gold Coast waters
Matters requiring referral to the Queensland Fire and Emergency Service: Image: Tidal works marina (more than six vessel berths)

18) Has any referral agency provided a referral response for this development application?

Yes – referral response(s) received and listed below are attached to this development application
 No

Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed development application that was the subject of the referral response and the development application the subject of this form, or include details in a schedule to this development application (<i>if applicable</i>).		

PART 6 – INFORMATION REQUEST

19) Information request under Part 3 of the DA Rules

I agree to receive an information request if determined necessary for this development application

I do not agree to accept an information request for this development application

Note: By not agreeing to accept an information request I, the applicant, acknowledge:

• that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties

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

Further advice about information requests is contained in the DA Forms Guide.

PART 7 – FURTHER DETAILS

20) Are there any associated dev	elopment applications or currer	nt approvals? (e.g. a preliminary app	roval)
 Yes – provide details below or include details in a schedule to this development application No 			
List of approval/development application references	Reference number	Date	Assessment manager
Approval	OP2247/2017 (D#832788)	31 October 2017	Jenny Elphinstone
Approval Development application			

21) Has the portable long service leave levy been paid? (only applicable to development applications involving building work or operational work)
Yes – a copy of the receipted QLeave form is attached to this development application

 \Box No – I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid \Box Not applicable (*e.g. building and construction work is less than \$150,000 excluding GST*)

Amount paid	Date paid (dd/mm/yy)	QLeave levy number
\$		

22) Is this development application in response to a show cause notice or required as a result of an enforcement notice?

Yes – show cause or enforcement notice is attached

🛛 No

23) Further legislative requirements

Environmentally relevant activities

23.1) Is this development application also taken to be an application for an environmental authority for an **Environmentally Relevant Activity (ERA)** under section 115 of the *Environmental Protection Act 1994*?

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 authority can be found by searching "ESR/2015/1791" as a search term at www.gld.gov.au. An ERA

Note: Application for an environmental authority can be found by searching "ESR/2015/1791" as a search term at <u>www.qld.gov.au</u>. An ERA requires an environmental authority to operate. See <u>www.business.qld.gov.au</u> for further information.

Proposed	ERA	number:

Proposed ERA name:

Multiple ERAs are applicable to this development application and the details have been attached in a schedule to this development application.

Proposed ERA threshold:

Hazardous chemical facilities

23.2) Is this development application for a hazardous chemical facility?

Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application

🛛 No

Note: See www.business.qld.gov.au for further information about hazardous chemical notifications.

Clearing native vegetation

23.3) Does this development application involve **clearing native vegetation** that requires written confirmation that the chief executive of the *Vegetation Management Act 1999* is satisfied the clearing is for a relevant purpose under section 22A of the *Vegetation Management Act 1999*?

Section Was a section application includes written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination)

🛛 No

Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.

2. See https://www.gld.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 *Environmental Offsets Act 2014*?

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 <u>www.gld.gov.au</u> for further information on environmental offsets.

Koala conservation

23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work within an assessable development area under Schedule 10, Part 10 of the Planning Regulation 2017?

Yes

🛛 No

Note: See guidance materials at <u>www.des.qld.gov.au</u> 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*?

 \Box Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the *Water Act 2000* <u>may be</u> required prior to commencing development \boxtimes No

NO

Note: Contact the Department of Natural Resources, Mines and Energy at <u>www.dnrme.qld.gov.au</u> 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 <u>https://planning.dsdmip.qld.gov.au/</u>. For a development application involving waterway barrier works, complete DA Form 1 Template 4.

Marine activities

23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?

Yes – an associated *resource* allocation authority is attached to this development application, if required under the *Fisheries Act 1994*

🛛 No

Note: See guidance materials at www.daf.gld.gov.au for further information.

Quarry materials from a watercourse or lake

23.9) Does this development application involve the **removal of quarry materials from a watercourse or lake** under the *Water Act 2000?*

 Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <u>www.dnrme.gld.gov.au</u> and <u>www.business.gld.gov.au</u> for further
information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995</i> ?
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☑ No
Note : Contact the Department of Environment and Science at <u>www.des.qld.gov.au</u> for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
 Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application No
Note: See guidance materials at www.dnrme.qld.gov.au for further information.
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
 Yes – the following is included with this development application: Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) A certificate of title No
Note : See guidance materials at <u>www.des.qld.gov.au</u> for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register?
\Box Yes – details of the heritage place are provided in the table below \boxtimes No
Note: See guidance materials at <u>www.des.gld.gov.au</u> for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
Brothels
23.14) Does this development application involve a material change of use for a brothel?
 Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> No
Decision under section 62 of the Transport Infrastructure Act 1994
23.15) Does this development application involve new or changed access to a state-controlled road?
 Yes - this application will be taken to be an application for a decision under section 62 of the <i>Transport</i> Infrastructure Act 1994 (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) No

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 <i>Note</i> : See the Planning Regulation 2017 for referral requirements	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <i>DA Form 2 – Building work details</i> have been completed and attached to this development application	☐ Yes ⊠ Not applicable
Supporting information addressing any applicable assessment benchmarks is with 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</u> <u>Forms Guide: 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 <u>DA Forms Guide: Relevant plans</u> .	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21))	☐ Yes☑ Not applicable

25) Applicant declaration

By making this development application, I declare that all information in this development application is true and correct

Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the *Electronic Transactions Act 2001 Note: It is unlawful to intentionally provide false or misleading information.*

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

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

- such disclosure is in accordance with the provisions about public access to documents contained in the *Planning Act 2016* and the Planning Regulation 2017, and the access rules made under the *Planning Act 2016* and Planning Regulation 2017; or
- required by other legislation (including the Right to Information Act 2009); or
- otherwise required by law.

This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002.*

PART 9 - FOR OFFICE USE ONLY

Date received:

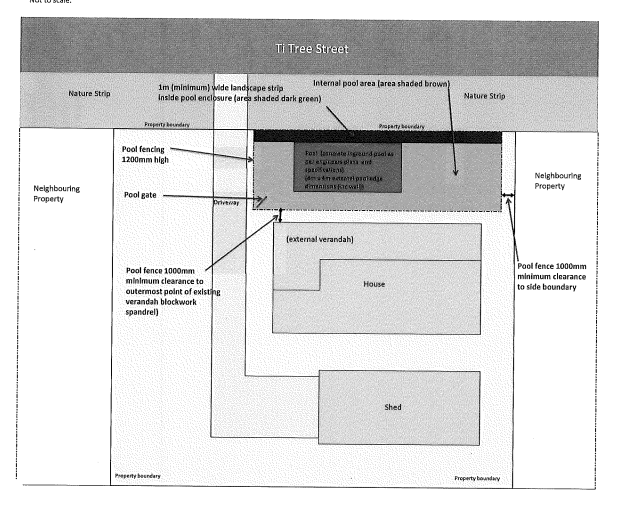
Reference number(s):

Notification of engagement of alternative assessment manager	
Prescribed assessment manager	
Name of chosen assessment manager	
Date chosen assessment manager engaged	
Contact number of chosen assessment manager	

Relevant licence number(s) of chosen assessment	
manager	

QLeave notification and payment Note: For completion by assessment manager if applicable	
Description of the work	
QLeave project number	
Amount paid (\$)	
Date paid	
Date receipted form sighted by assessment manager	
Name of officer who sighted the form	

Site plan of 11 Ti Tree Street, Port Douglas. Not to scale.





GMA Certification Group

Unit 5, Owen Street Craiglie Business Park Craiglie QLD 4877

PO Box 831 Port Douglas QLD 4877

Phone: 07 4098 5150 Fax: 07 4098 5180 Email: adminpd@gmacert.com.au

Development Application Decision Notice

This Permit is issued in accordance with Section 282 s63(2) of the Planning Act 2016

Building Certifier Reference Number:		20193544		
Approval Type:		Development Permit For Building Works		
The Development Application was Assessed and:		Approved with Conditions		
Building Certifier Decision Date:		Wednesday, 21 August 2019		
Local Government Area:		Douglas Shire Council		
Applicant:		Steven Bowtell		
Owner:		Steven Bowtell		
Address of Site:		11 Ti Tree St PORT DOUGLAS QLD 4877		
Building Class & Description of Works:				
10b New Construction of Swimming Pool				
Real Property Description of Site or GPS Coordinates:				
Lot Type: Lot No: Plan Type Current 25 RP	e: Plan Numbers(s 728667	5):		
This Development Permit Approval should be read in conjunction with:				
Referal and Concurrence Agencies (If Applicable) :		See Attachment A		
Required Inspections :		See Attachment A		
Approved Drawings and Documents Described as :		See Attachment A		
Required Certificates and Building Certifiers Conditions:		See Attachment A		
Other Applicable Codes (If Known) for Self Assessable Development:		See Attachment A		
Reason for Refusal (If Applicable):		See Attachment A		

Date of this Notice:Wednesday, 21 August 2019Date of Expiry:Friday, 21 August 2020

Certifier: Jeff Evans Licence Number: A706169 Signature:

Tet Evans



A.B.N: 53 150 435 617

ATTACHMENT A

REQUIRED INSPECTIONS

Description

Final Inspection Pool/Class 10b

Recommended Agent GMA Certification Group <u>Contact</u> 07 4098 5150

APPROVED DOCUMENTATION

Architectural

Plans Endorsed with BA 20193544

BUILDING CONDITIONS

APPLICATION SPECIFIC CONDITIONS

1 Work is not to commence until full engineering details, including the Form 15 Design Certificate, relating to the reinforced concrete swimming pool have been submitted to the building certifier.

STANDARD CONDITIONS

- 1 The works are to be constructed generally in accordance with the stamped approved plans that accompany this decision. These conditions of approval are to be read in conjunction with the stamped approved plans. Where a conflict occurs between the conditions of approval and the stamped approved plans, the conditions shall take precedence.
- 2 All references made to the BUILDING CODE OF AUSTRALIA (BCA) within this approval are references to the version in force on the date the application was made.
- Building work approved on this building application has to be
 (a) commenced within [6] months of approval or the approval will lapse, and
 (b) finalised within [12] months of approval.

PLEASE NOTE: A Compulsory inspection will be undertaken in [3] months from the date of this approval.

- 4 In order for GMA Certification Group to perform its statutory obligation under the Building Act 1975, an Inspection of the pool work will be required to be conducted at the earlier of the following, 6 months after the date of approval or 2 weeks prior to the development approval lapsing.
- BEFORE a person fills the pool with water to a depth of 300mm or more, the person MUST ensure a) the pool complies with the pool safety standard for the pool as per Section 232, Part 2 of the Building Act 1975 and;

b) a certificate in the approved form has been issued by the Building Certifier as per Section 236, Part 2 of the Building Act 1975

- 6 Swimming pool fencing must comply with the Building Regulation 2006, Queensland Development Code MP3.4 and AS1926 2007 as amended by QDC.
 - NOTE: No direct access from the dwelling to the pool enclosure permitted.
- 7 Where pool is located within 1.5m of the boundary a solid wall or fence (splash proof) must be constructed at 1.8 high min above the finished ground level and 1.0m min above the pool coping between the pool and the adjoining lot. Where the total height exceeds 2.0m above the natural ground level then a siting variation application/approval will be required from Council prior to any final certification.
- 8 RESUSCITATION SIGN The owner must ensure that a complying pool resuscitation sign is displayed at all times.
- 9 WARNING SIGN A complying warning sign must be displayed before construction commences and must be displayed until the Building Certifier has certified that the fencing complies.
- 10 All references made to the Queensland Development Code within this approval are references to the version current at the time of the lodgement of the application.
- 11 Retaining Walls (If Applicable) Retaining walls over 1m high, or within 1.5m of any building works or another retaining wall and/or subject to surcharge loadings will require building approval along with Engineer's design and certification.
- 12 No parts of any building works are to encroach closer to the existing sewer/ stormwater infrastructure than as shown on the approved plans.

Due to the possibility of inaccurate information in relation to existing infrastructure, it is the Builder/Applicants responsibility to ensure compliance is maintained by onsite confirmation. Where works are found not to comply then all works must cease until appropriate approvals are obtained. Evidence of compliance may be required prior to final certification

Attachment A

ATTACHMENT A

BUILDING CONDITIONS

- 13 In issuing this permit GMA Certification Pty Ltd does not certify that the design is correct and does not assume any responsibility for the correctness of the design.
- 14 Compliance with the Building Act 1975 and the relevant Planning Scheme is the responsibility of the applicant.

ADVISORY NOTES

1 This building has been assessed in accordance with the relevant building legislation but it remains the responsibility of the owner, designer and builder to ensure compliance with other laws including the anti-discrimination legislation. Failure to provide EQUAL access and facilities may be unlawful by:

i) Disability Discrimination Act- Australia ii) Anti-Discrimination Act - Queensland.

Further information may be obtained from: Human Rights and Equal Opportunity Commission GPO Box 5218 SYDNEY, NSW, 1042 PH: 02 9284 9761 FX: 02 9284 9789 TTY 1800 620 241 http://www.hreoc.gov.au/disabil/access.htm

- 2 All works are approved on the basis of the disclosure of information to the Certifier provided by the Builder, Owner, Council or the like and including that no other existing buildings or structures are located within the current property boundaries and not, noted upon the application documents. It is the Builders / Applicants responsibility to notify the Certifier as soon as practically possible where other buildings or structures may be found to pre-exist within the property boundaries and have not been disclosed. Where applicable, reassessment and further permits may be required prior to any works being commenced
- 3 Section 73 of the Building Act requires the applicant to ensure that one legible set of the current drawings for the building is, while the building work is being carried out, available for inspection by anyone who, under an Act, is entitled to inspect the relevant building site.
- 4 The builder is to take all necessary steps to ensure that the properties of the foundation soils providing support to or otherwise in contact with the structure do not exceed the design limitations specified in the structural engineering design
- 5 This Approval does not include the following: Tree removal, demolition of any type, or any other structures other than that detailed upon the stamped approved plans and noted for approval.

Appeal rights

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

Appeal by an applicant

An applicant for a development application may appeal to the Planning and Environment Court against the following:

- the refusal of all or part of the development application
- a provision of the development approval
- the decision to give a preliminary approval when a development permit was applied for
- a deemed refusal of the development application.

An applicant may also have a right to appeal to the Development tribunal. For more information, see schedule 1 of the *Planning Act 2016*.

Appeal by a submitter

A submitter for a development application may appeal to the Planning and Environment Court against:

- any part of the development application for the development approval that required impact assessment
- a variation request.

The timeframes for starting an appeal in the Planning and Environment Court are set out in section 229 of the *Planning Act* 2016.

Attachment 2 is an extract from the *Planning Act 2016* that sets down the applicant's appeal rights and the appeal rights of a submitter.

ATTACHMENT 2

APPEAL RIGHTS UNDER THE PLANNING ACT 2016

Chapter 6, Part 1, Section 229 Appeals to Tribunal or P & E Court

- (1) Schedule 1 states-
 - (a) matters that may be appealed to-
 - (i) either a tribunal or the P& E Court; or
 - (ii) only a tribunal; or
 - (iii) only the P& E Court; and
 - (b) the person-
 - (i) who may appeal a matter (the *appellant*); and
 - (ii) who is a respondent in an appeal of the matter; and
 - (iii) who is a co-respondent in an appeal of the matter; and
 - (iv) who may elect to be a co-respondent in an appeal of the matter.
- (2) An appellant may start an appeal within the appeal period.
- (3) The appeal period is-
 - (a) for an appeal by a building advisory agency-10 business days after a decision notice for the decision is given to the agency; or
 - (b) for an appeal against a deemed refusal-at any time after the deemed refusal happens; or
 - (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises-20 business days after a notice is published under section 269(3)(a) or (4); or
 - (d) for an appeal against an infrastructure charges notice-20 business days after the infrastructure charges notice is given to the person; or
 - (e) for an appeal about a deemed approval of a development application for which a decision notice has not been given-30 business days after the applicant gives the deemed approval notice to the assessment manager; or
 - (f) for any other appeal-20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.
- (4) Each respondent and co-respondent for an appeal may be heard in the appeal.
- (5) If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or P& E Court to withdraw from the appeal.

Schedule 1, Table 3 Appeals to a Tribunal only

- 1. Building advisory agency appeals. An appeal may be made against giving a development approval for building work to the extent the building work required code assessment against the building assessment provisions.
- 2. Inspection of building work. An appeal may be made against a decision of a building certifier or referral agency about the inspection of building work that is the subject of a building development approval under the Building Act.
- 3. Certain decisions under the Building Act and the Plumbing and Drainage Act
 - An appeal may be made against-
 - (a) a decision under the Building Act, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act; or
 - (b) a decision under the Plumbing and Drainage Act, part 4 or 5, if an information notice about the decision was given or required to be given under that Act.
- 4. Local government failure to decide application under the Building Act An appeal may be made against a local government's failure to decide an application under the Building Act within the period required under that Act.

Development Tribunals

If you are not happy with a decision made by your private certifier, you may be able to appeal to the Development Tribunal.

To appeal to the Development Tribunals you must:

- submit a -Form 10Application for appeal or declaration http://www.hpw.qld.gov.au/aboutus/ReportsPublications/FormsTemplates/Pages/DevelopmentTribunalForms.as px within the set timeframes
- pay the fee
 <u>http://www.hpw.qld.gov.au/construction/BuildingPlumbing/DisputeResolution/Pages/DisputeResolutionFees.asp</u>
 x

Contact details for lodging appeals are provided below: -Building and Development Dispute Resolution Committees Queensland Department of Housing and Public Works Postal address: GPO Box 2457, Brisbane Qld. 4001 Registrar Phone: 1800 804 833 Email: registrar@qld.gov.au mailto:registrar@qld.gov.au

Website: http://www.hpw.qld.gov.au/construction/BuildingPlumbing/DisputeResolution/Pages/BuildingDevelopmentDisputeResolutionCommittee s.aspx