DA Form 1 – Development application details

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

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

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

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

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

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

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

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

PART 1 – APPLICANT DETAILS

1) Applicant details		
Applicant name(s) (individual or company full name)	Cameron Case	
Contact name (only applicable for companies)		DOUGLAS SHIRE COUNCIL Regelved
Postal address (P.O. Box or street address)	20 Thomas Street	File NameROL
Suburb	Mossman	Document No
State	Queensland	2 2 JUL 2022
Postcode	4873	Attaction
Country	Australia	LAD NRB
Contact number	0457786277	Information
Email address (non-mandatory)	cbcase@westnet.com.a	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?

 \Box Yes – the written consent of the owner(s) is attached to this development application

 \boxtimes No – proceed to 3)



PART 2 – LOCATION DETAILS

) or 3.2), and 3. n for any or all r			ne developmeni	application. For further information, see <u>DA</u>
<u>Forms (</u>	<u> Guide: Relevan</u>	<u>t plans.</u>			n tor any or any		span of a		
	treet addres					-> -	n an an an Anna An	an der state der state der state	
Str	eet address	AND Ic	, ot on pla	an for a	ots must be liste an adjoining (etty, pontoon. Al	or adja			premises (appropriate for development in
	Unit No.	Street			t Name and				Suburb
,		20		Thom	nas Street				Mossman
a)	Postcode	Lot N	D.	Plan	Type and Nu	Imber	(e.g. RP,	SP)	Local Government Area(s)
	4873	7		RP71	5930				Douglas
	Unit No.	Street	No.	Stree	t Name and	Туре			Suburb
		22		Thor	nas Street				Mossman
b)	Postcode	Lot N	o.	Plan	Type and Nu	mber	(e.g. RP,	SP)	Local Government Area(s)
	4873	8		RP71	5930			ne a serrardata	Douglas
3.2) C	oordinates o	of prem	ises (ap	propriat	e for developme	ent in rei	mote area	s, over part of a	a lot or in water not adjoining or adjacent to land
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					le and latitud				
Longit		prenna	Latituc			Datu	m		Local Government Area(s) (if applicable)
Longit	145.3767	52	-16.46	<u> </u>			/GS84		Douglas
	140.0707	52	-10.40	0002			DA94		
Lot 8	145.3767	79	-16.46	0950			other:		
	ordinates of	i		asting	and northing]		· · · · · · · · · · · · · · · · · · ·	
Eastin	g(s)	North	ing(s)		Zone Ref.	Datu			Local Government Area(s) (if applicable)
					54	. —	/GS84		
					55		DA94		-
			and the second		56		other:		
	dditional pre								
					this developr opment appli			on and the d	etails of these premises have been
	t required	chequit		ueven	opinent appi	cation			
4) Ider	ntify any of t	he follo	wing the	at app	ly to the pren	nises a	and prov	vide any rele	vant details
🗌 In d	or adjacent t	o a wa	ter body	or wa	atercourse or	in or a	above ar	n aquifer	
Name	of water bo	dy, wat	ercours	e or a	quifer:				
🗌 On	strategic po	ort land	under t	he Tra	ansport Infras	structu	re Act 1	994	
Lot on	plan descri	ption of	strateg	ic port	land:				
	of port auth		-	-					
	a tidal area								
Name	of local gov	ernmer	nt for the	e tidal	area (if applica	able):			
	of port auth								
					sets (Restru	cturing	, and Di	sposal) Act a	2008
	Name of airport:								

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Listed on the Environmental Management Register	(EMR) under the Environmental Protection Act 1994
EMR site identification:	
Listed on the Contaminated Land Register (CLR) un	nder the Environmental Protection Act 1994
CLR site identification:	

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

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

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PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the	ne first development aspect		
a) What is the type of devel	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 t	hat includes a variation approval
c) What is the level of asses	ssment?		
Code assessment	Impact assessment (req	uires public notification)	
d) Provide a brief descriptio lots):	n of the proposal <i>(e.g. 6 unit ap</i>	artment building defined as multi-un	it dwelling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required <u>Relevant plans.</u>	to be submitted for all aspects of th	is development application. For furt	her information, see <u>DA Forms guide:</u>
Relevant plans of the pro	posed development are atta	ched to the development ap	plication
6.2) Provide details about th	ne second development aspe	oct	
a) What is the type of devel	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 includes a variation approva
c) What is the level of asses	ssment?		
Code assessment	Impact assessment (req	uires public notification)	
d) Provide a brief descriptio lots):	n of the proposal <i>(e.g. 6 unit ap</i> .	artment building defined as multi-ur	it dwelling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required <u>Relevant plans.</u>	to be submitted for all aspects of this	s development application. For furth	er information, see <u>DA Forms Guide:</u>
Relevant plans of the pro	pposed development are atta	ched to the development ap	plication
6.3) Additional aspects of de	evelopment		
			nd the details for these aspects this development application

Section 2 – Further development details

7) Does the proposed devel	opment application involve any of the following?
Material change of use	Yes - complete division 1 if assessable against a local planning instrument
Reconfiguring a lot	X Yes – complete division 2
Operational work	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 cha	nge of use		
Provide a general description of the proposed use	Provide the planning scheme definition (include each definition in a new row)	Number of dwelling units <i>(if applicable)</i>	Gross floor area (m ²) <i>(if applicable)</i>
8.2) Does the proposed use involve the	use of existing buildings on the premises?		
🗌 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	g up the premises?
2	
9.2) What is the nature of the lot reconfiguration? (t	ick 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 constructed road <i>(complete 13))</i>

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 sta	ged?	the states and			
Yes – provide additional deta	ails below				
No					
How many stages will the works	s include?				
What stage(s) will this developn apply to?	What stage(s) will this development application				

11) Dividing land into parts by ag parts?	reement – how mar	ly parts are being c	created and what is	the intended use of the
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 fo	or each lot comprising the premises?	
Cu	rrent lot	Prc	pposed lot
Lot on plan description	Area (m ²)	Lot on plan description	Area (m²)
7	615	7	679
8	615	8	550
12.2) What is the reason fo	or the boundary realign	iment?	

Existing house is on 2 lots, realigning the boundary will have the house contained in 1 lot.

	e dimensions an there are more than t		y existing easements being changed	and/or any proposed easement?
Existing or proposed?	Width (m)	Length (m)	Purpose of the easement? (e.g. pedestrian access)	Identify the land/lot(s) benefitted by the easement

Division 3 – Operational work

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Note: This division is only required to be completed i	f any part of the development app	lication involves operational work.	
14.1) What is the nature of the operation	al 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 The local government is taken to have agreed to the superseded planning scheme request – relevant document attached No 	S

PART 5 - REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Heritage places – Queensland heritage place (on or near a Queensland heritage place)
Infrastructure-related referrals – designated premises
Infrastructure-related referrals – state transport infrastructure
Infrastructure-related referrals – State transport corridor and future State transport corridor
Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure-related referrals – near a state-controlled road intersection
🗌 Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
🗌 Koala habitat in SEQ region – key resource areas
Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
Ports – Brisbane core port land – environmentally relevant activity (ERA)
Ports – Brisbane core port land – tidal works or work in a coastal management district
Ports – Brisbane core port land – hazardous chemical facility
Ports – Brisbane core port land – taking or interfering with water
Ports – Brisbane core port land – referable dams
Ports – Brisbane core port land – fisheries
Ports – Land within Port of Brisbane's port limits (below high-water mark)
SEQ development area
SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and recreation activity
SEQ regional landscape and rural production area or SEQ rural living area – community activity
SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
SEQ regional landscape and rural production area or SEQ rural living area – combined use
Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
Erosion prone area in a coastal management district
Urban design
Water-related development – taking or interfering with water
Water-related development – removing quarry material (from a watercourse or lake)
U 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 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
 Infrastructure-related referrals – Oil and gas infrastructure Matters requiring referral to the Brisbane City Council: Ports – Brisbane core port land
Matters requiring referral to the Minister responsible for administering the <i>Transport Infrastructure Act 1994</i> : Ports – Brisbane core port land (where inconsistent with the Brisbane port LUP for transport reasons) Ports – Strategic port land
Matters requiring referral to the relevant port operator , if applicant is not port operator:
Matters requiring referral to the Chief Executive of the relevant port authority: Ports – 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 <i>(in Gold Coast waters)</i>
Matters requiring referral to the Queensland Fire and Emergency Service: Tidal works or work in a coastal management district <i>(involving a marina (more than six vessel berths))</i>
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

Referral requirement	Referral agency	Date of referral response

Identify and describe any changes made to the proposed development application that was the subject of the referral response and this development application, or include details in a schedule to this development application (if applicable).

PART 6 – INFORMATION REQUEST

19) Information request under Part 3 of the DA Rules

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

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

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

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

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

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

PART 7 – FURTHER DETAILS

20) Are there any associated development applications or current approvals? (e.g. a preliminary approval)			
Yes – provide details below of 🕅 No	r include details in a schec	lule to this developmen	t application
List of approval/development application references	Reference number	Date	Assessment manager
🗌 Approval			
Development application			
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			
 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 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 (A, B or E)	
\$			

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 <u>www.gld.gov.au</u>. An ERA requires an environmental authority to operate. See <u>www.business.gld.gov.au</u> for further information.

Proposed ERA number: Proposed ERA threshold:

Proposed ERA name:	
Multiple ERAs are applica	his to this development application and the details have been attached in a

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

Hazardous chemical facilities

23.2) Is this development 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

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Note: See <u>www.business.gld.gov.au</u> for further information about hazardous chemical notifications.

<u>Clearing native vegetation</u> 23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
 Yes – this development application includes written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination) No
 Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See <u>https://www.qld.gov.au/environment/land/vegetation/applying</u> for further information on how to obtain a s22A determination.
<u>Environmental offsets</u> 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 <u>www.qld.gov.au</u> for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
 Yes – the development application involves premises in the koala habitat area in the koala priority area Yes – the development application involves premises in the koala habitat area outside the koala priority area No
Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at <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 <i>Water Act 2000</i> ?
 artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i>? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ? Yes – the relevant template is completed and attached to this development application and I acknowledge that a
 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 relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development ☑ No
 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 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.
 artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i>? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <u>www.dnrme.qld.gov.au</u> for further information. DA templates are available from <u>https://planning.dsdmip.qld.gov.au/</u>. If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works?
 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 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 overland flow water: complete DA Form 1 Template 3. Waterway barrier works
 artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i>? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.qov.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 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
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 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 water in a watercourse, lake or spring: complete DA Form 1 Template 1 • Taking or interfering with water in a watercourse, lake or spring: complete DA Form 1 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. Waterway barrier works 23.7) Does this application involve waterway barrier works? □ Yes - the relevant template is completed and attached to this development applicati
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 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.gld.gov.au for further information. DA templates are available from https://planning.dsdmip.gld.gov.au/ . If the development application involves: • Taking or interfering with water in a watercourse, lake or spring: complete DA Form 1 Template 1 • Taking or interfering with water in a watercourse, lake or spring: complete DA Form 1 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.gld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4. Marine activities

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Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ⊠ No
Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au and www.business.ald.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
 ☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development. ☑ No
Note: Contact the Department of Environment and Science at <u>www.des.gld.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 <u>www.dnrme.gld.gov.au</u> for further information.
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
Yes – the following is included with this development application:
Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)
A certificate of title
No
Note: See guidance materials at www.des.gld.gov.au for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register?
\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 199423.15) 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> <i>Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) No

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation

23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?

Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered

🛛 No

Note: See guidance materials at <u>www.planning.dsdmip.qld.gov.au</u> for further information.

PART 8 – CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 <i>Note: See the Planning Regulation 2017 for referral requirements</i>	Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 –</u> <u>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</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 COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received:		Reference number(s):	
Notification of end	agement of alternative	assessment manager	ne version de la construction de la Romana de

working and the single generation and the address and the	The Ber
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 (dd/mm/yy)
Date receipted form sighted by assessment manager	
Name of officer who sighted the form	



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6.2.6 Low density residential zone code

6.2.6.1 Application

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

6.2.6.2 Purpose

- (1) The purpose of the Low density residential zone code is to provide for predominantly dwelling houses supported by community uses and small-scale services and facilities that cater for local residents.
- (2) The local government purpose of the code is to:
 - (a) implement the policy direction set in the Strategic Framework, in particular:
 - (i) Theme 1 : Settlement pattern, Element 3.4.2 Urban settlement, Element 3.4.5 Residential areas and activities, Element 3.4.7 Mitigation of hazards.
 - (ii) Theme 4 : Strong community and identity, Element 3.7.3 Active communities, Element 3.7.4 Sense of place, community and identity, Element 3.7.5 Housing choice and affordability.
 - (iii) Theme 6 : Infrastructure and transport, Element 3.9.2 Energy, Element 3.9.3 Water and waste management, Element 3.9.4 Transport, Element 3.9.5 Information technology.
 - (b) retain the low density residential character and amenity of the area, consisting predominantly of low-rise 1 and 2 storey detached dwelling houses;
 - (c) provide support for compatible small scale non-residential use activities;
 - (d) ensure development occurs on appropriately sized and shaped lots.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) A range of housing, predominantly detached dwelling houses, on a range of lot sizes is provided.
 - (b) Development maintains a high level of residential amenity having regard to traffic, noise, dust, odour, lighting and other locally specific impacts.
 - (c) Development reflects and enhances the existing low density scale and character of the area.
 - (d) Development is reflective and responsive to the environmental constraints of the land.
 - (e) Development is supported by necessary community facilities, open space and recreational areas and appropriate infrastructure to support the needs of the local community.



Douglas Shire Planning Scheme 2018 Version 1.0 Part 6: Zones Code Compliance Table – 6.2.6 Low density residential zone code Page 1 of 4



Criteria for assessment

Table 6.2.6.3.a - Low density residential zone code - assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For self-assessable and assessable development		
PO1 The height of all buildings and structures must be in keeping with the residential character of the area.	AO1 Buildings and structures are not more than 8.5 metres and two storeys in height. Note – Height is inclusive of the roof height.	There will be no 2 story houses built on this Lot or any building higher than 8.5metres.
For assessable development		
PO2 The establishment of uses is consistent with the outcomes sought for the Low density residential zone and protects the zone from the intrusion of inconsistent uses.	AO2 Uses identified in Table 6.2.6.3.b are not established in the Low density residential zone.	None of the inconsistent uses identified in the table 6.2.6.3.b are going to be used for this Lot.
 PO3 The setback of buildings and structures: (a) maintains the amenity of adjoining lots and the residential character of the area; achieves separation from neighbouring buildings and frontages. 	AO3 No acceptable outcomes are prescribed.	Agreed
PO4 Development is located, designed, operated and managed to respond to the natural characteristics, features and constraints of the site and surrounds. Note – Planning scheme policy – Site assessments provides guidance on identifying the characteristics and features and constraints of a site and its surrounds.	AO4 No acceptable outcomes are prescribed.	Agreed

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Performance outcomes	Acceptable outcomes	Applicant response
PO5 Development does not adversely affect the residential character and amenity of the area in terms of traffic, noise, dust, odour, lighting or other physical or environmental impacts.	AO5 No acceptable outcomes are prescribed.	Agreed
 PO6 New lots contain a minimum area of : (a) 600m² (in sewered areas); (b) 1000m² (in unsewered areas). 	AO6 No acceptable outcomes are prescribed.	Lot 8 will be approximately 550Sqm. This is due to the minimum offset from the property structure on Lot 7.
PO7 New lots have a minimum road frontage of 15 metres.	AO7 No acceptable outcomes are prescribed.	Both Lots have a road frontage of 15metres.
PO8 New lots contain a 20m x 15m rectangle.	AO10 No acceptable outcomes are prescribed.	Lot 8 will have an narrowing at the back boundary to allow for the minimum offset from the property structure on Lot 7.





Table 6.2.6.3.b - Inconsistent uses within the Low density residential zone

Inconsistent uses		
 Adult store Agricultural supplies store Air services Animal husbandry Aquaculture Bar Brothel Bulk landscape supplies Car wash Club Crematorium Cropping Detention facility Emergency services Extractive industry Food and drink outlet Funeral parlour Garden centre Hardware and trade supplies 	 Hospital Hotel Indoor sport and recreation Intensive animal industry Intensive horticulture Landing Low impact industry Major electricity infrastructure Major sport, recreation and entertainment facility Marine industry Medium impact industry Motor sport facility Nature based tourism Nightclub entertainment facility Non-resident workforce accommodation Office Outdoor sales Outstation Parking station 	 Permanent plantation Port services Renewable energy facility Research and technology industry Resort complex Roadside stall Rooming accommodation Rural industry Rural workers accommodation Service industry Shop Shopping Centre Showroom Special industry Theatre Transport depot 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.



9.4.7 Reconfiguring a lot code

9.4.7.1 Application

- (1) This code applies to assessing reconfiguring a lot if:
 - (a) assessable development where the code is an applicable code identified in the assessment criteria column of a table of assessment;
 - (b) impact assessable development, to the extent relevant.
- (2) When using this code, reference should be made to Part 5.

9.4.7.2 Purpose

- (1) The purpose of the Reconfiguring a lot code is to regulate development for reconfiguring a lot.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) development results in a well-designed pattern of streets supporting walkable communities;
 - (b) lots have sufficient areas, dimensions and shapes to be suitable for their intend use taking into account environmental features and site constraints;
 - (c) road networks provide connectivity that is integrated with adjoining existing or planned development while also catering for the safe and efficient access for pedestrians, cyclists and for public transport;
 - (d) lots are arranged to front all streets and parkland such that development enhances personal safety, traffic safety, property safety and security; and contributes to streetscape and open space quality;
 - (e) development does not diminish environmental and scenic values, and where relevant, maintains and enhances public access and use of natural areas, rivers, dams, creeks and the foreshore, in a way that protects natural resources;
 - (f) people and property are not placed at risk from natural hazards;
 - (g) a range of functional parkland, including local and district parks, major areas of parkland with a region-wide focus and open space links are available for the use and enjoyment of residents and visitors to the region;
 - (h) the appropriate standard of infrastructure is provided.

9.4.7.3 Criteria for assessment

Table 9.4.7.3.a – Reconfiguring a lot code – assessable development

Performance outcomes	Acceptable outcomes
General lot design standards	
PO1 Lots comply with the lot reconfiguration outcomes of the applicable Zone code in Part 5.	AO1 No acceptable outcomes are prescribed.
PO2 New lots are generally rectangular in shape with functional areas for land uses intended by the zone.	AO2 Boundary angles are not less than 45 degrees.
PO3 Lots have legal and practical access to a public road.	 AO3 Each lot is provided with: (a) direct access to a gazetted road reserve; or (b) access to a gazetted road via a formal access arrangement registered on the title.
PO4 Development responds appropriately to its local context, natural systems and site features.	 AO4 Existing site features such as: (a) significant vegetation and trees; (b) waterways and drainage paths; (c) vistas and vantage points are retained and/or



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Performance outcomes	Acceptable outcomes
	are incorporated into open space, road reserves, near to lot boundaries or as common property.
P05 New lots which have the capability of being further reconfigured into smaller lots at a later date are designed to not compromise ultimate development outcomes permitted in the relevant zone.	AO5 The ability to further reconfigure land at a later date is demonstrated by submitting a concept plan that meets the planning scheme requirements for the applicable Zone.
 PO6 Where existing buildings or structures are to be retained, development results in: (a) boundaries that offer regular lot shapes and usable spaces; (b) existing improvements complying with current building and amenity standards in relation to boundary setbacks. Note - This may require buildings or structures to be modified, relocated or demolished to meet setback standards, resolve encroachments and the like. 	AO6 Development ensures setbacks between existing buildings or structures and proposed boundaries satisfy relevant building standards or zone code requirements, whichever is the greater.
 PO7 Where rear lots are proposed, development: (a) provides a high standard of amenity for residents and other users of the site and adjoining properties; (b) positively contributes to the character of adjoining properties and the area; (c) does not adversely affect the safety and efficiency of the road from which access is gained. 	 AO7.1 Where rear lots are to be established: (a) the rear lot is generally rectangular in shape, avoiding contrived sharp boundary angles; (b) no more than 6 lots directly adjoin the rear lot; (c) no more than one rear lot occurs behind the road frontage lot; (d) no more than two access strips to rear lots directly adjoin each other; (e) access strips are located only on one side of the road frontage lot. AO7.2 Access strips to the rear lot have a minimum width dimension of: (a) 4.0 metres in Residential Zones. (b) 8.0 metres in all other Zones. Note - Rear lots a generally not appropriate in non-Residential or non-Rural zones. AO7.3 Access strips are provided with a sealed pavement of sufficient width to cater for the intended traffic, but no less than: (a) 3.0 metres in an Industrial Zone. (b) 6.0 metres in an Industrial Zone.



Performance outcomes	Acceptable outcomes
Structure plans	
Additional requirements for: (a) a site which is more than 5,000m ² in any of th	ne Residential zones; or
within these zones, and (b) creates 10 or more lots; or (c) involves the creation of new roads and/or pub	blic use land.
or	
 (d) For a material change of use involving: (i) preliminary approval to vary the effect of the involving alternative Zones to the plane 	
Note - This part is to be read in conjunction with the other part	s of the code
PO8 A structure plan is prepared to ensure that neighbourhood design, block and lot layout, street network and the location and provision on any open space recognises previous planning for the area and its surroundings, and integrates appropriately into its surroundings.	 AO8.1 Neighbourhood design, lot and street layout, and open space provides for, and integrates with, any: (a) approved structure plan; (b) the surrounding pattern of existing or approved subdivision. Note - Planning scheme policy SC14- Structure planning provides guidance on meeting the performance outcomes.
	AO8.2 Neighbourhood design, lot and street layouts enable future connection and integration with adjoining undeveloped land.
PO9 Neighbourhood design results in a connected network of walkable streets providing an easy choice of routes within and surrounding the neighbourhood.	 AO9.1 Development does not establish cul-de-sac streets unless: (a) cul-de-sacs are a feature of the existing pattern of development in the area; (b) there is a physical feature or incompatible zone change that dictates the need to use a cul-de-sac streets.
	 AO9.2 Where a cul-de-sac street is used, it: (a) is designed to be no longer than 150 metres in length; (b) is designed so that the end of the cul-de-sac is visible from its entrance; (c) provides connections from the top of the cul-de-sac to other streets for pedestrians and cyclists, where appropriate.
	AO9.3 No more than 6 lots have access to the turning circle or turning-tee at the end of a cul-de-sac street.
PO10 Neighbourhood design supports diverse housing choices through block sizes and lot design. In developing areas, significant changes in lot size and frontage occur at the rear of lots rather than on opposite sides of a street.	PO10 No acceptable outcomes are prescribed.



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Performance outcomes	Acceptable outcomes
PO11 Provision of physical and social infrastructure in developing residential neighbourhoods is facilitated through the orderly and sequential	AO11.1 New development adjoins adjacent existing or approved urban development.
development of land. Note - Part 4 – Local government infrastructure plan may identify specific levels of infrastructure to be provided within development sites.	AO11.2 New development is not established beyond the identified Local government infrastructure plan area.
Urban parkland and environmental open space	e
PO12 Where appropriate development maintains and enhances public access and use of natural areas, rivers, dams, creeks and the foreshore.	AO12 No acceptable outcomes are prescribed.
 PO13 Development provides land to: (a) meet the recreation needs of the community; (b) provide an amenity commensurate with the structure of neighbourhoods and land uses in the vicinity; and adjacent to open space areas; (c) provide for green corridors and linkages. 	AO13 No acceptable outcomes are prescribed. Note - Part 4 – Priority infrastructure plan and Planning scheme policy SC14 – Structure Plans provides guidance in providing open space and recreation land.
(c) provide for green controls and intrages. A014 Lot size, dimensions, frontage and orientation permits buildings to be established that will facilitate casual surveillance to urban parkland and environmental open space.	AO14.1 Urban parkland is regular in shape. AO14.2 At least 75% of the urban parkland's frontage is provided as road. AO14.3 Urban parkland and environmental open space areas are positioned to be capable of being overlooked by surrounding development. AO14.4 Surrounding lots are orientated so that facades will front and overlook the urban parkland and environmental open space. AO14.5 The number of lots that back onto, or are side- orientated to the urban parkland and environmental open space is minimised.





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Performance outcomes	Acceptable outcomes
	Lots orientated to front and overlook park
	Consistent design solution - high total number of lots complying with the acceptable outcomes.
Private subdivisions (gated communities)	
PO15 Private subdivisions (gated communities) do not compromise the establishment of connected and integrated infrastructure and open space networks.	PO15 No acceptable outcomes are prescribed.
Additional requirements for reconfiguration involving the	volving the creation of public streets or roads
PO16 The function of new roads is clearly identified	AO16 No acceptable outcomes are prescribed.
and regione and provides integration, safety and convenience for all users.	Note - The design and construction standards are set out in Planning scheme policy SC5 - FNQROC Regional Development Manual, with reference to the specifications set out in Sections D1 and D3.
PO17 Street design supports an urban form that creates walkable neighbourboods Street	AO17 No acceptable outcomes are prescribed.
 design: (a) is appropriate to the function(s) of the street; (b) meets the needs of users and gives priority to the needs of vulnerable users. 	
Public transport network	
PO18 Development provides a street pattern that caters for the extension of public transport routes and infrastructure including safe pedestrian pick-up and set-down up facilities.	AO18 No acceptable outcomes are prescribed.
Pest plants	
PO19 Development activities and sites provide for the removal of all pest plants and implement ongoing measures to ensure that pest plants do not reinfest the site or nearby sites.	AO19 Pest plants detected on a development site are removed in accordance with a management plan prepared by an appropriately qualified person prior to earthworks commencing.
Editor's note - This does not remove or replace all land owner's obligations or responsibilities under the Land Protection (Pest and Stock Route Management) Act 2002.	Note - A declaration from an appropriately qualified person validates the land being free from pest plants. Declared pest plants include locally declared and State declared pest plants.

