

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

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

RE: DEVELOPMENT APPLICATION FOR RECONFIGURING A LOT (BOUNDARY REALIGNMENT) OVER LAND AT THE END OF HERITAGE LANE AND 6325 CAPTAIN COOK HIGHWAY, CRAIGLIE, MORE FORMALLY DESCRIBED AS LOT 12 ON SP327673 AND LOT 4 ON N157389

Aspire Town Planning and Project Services act on behalf of Katandra Farming Pty Ltd (the 'Applicant' and 'Landowner') in relation to the above described Development Application.

On behalf of the Applicant, please accept this correspondence and the accompanying attachments as a properly made Development Application pursuant to Sections 50 and 51 of the *Planning Act 2016* seeking a Development Permit for Reconfiguring a Lot (Boundary Realignment).

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

- Duly completed DA Form I (Attachment I);
- Town Planning Report (Attachment 2).

In accordance with Douglas Shire Council's 2023/24 Fee Schedule it is noted that the relevant Application Fee for a Boundary Realignment is \$1,061.00. We kindly ask that Council issues an Invoice to facilitate payment of the Application Fee directly by the Applicant.

Thank you for your time in considering the attached Development Application.

Regards,

Daniel Favier

Senior Town Planner

ASPIRE Town Planning and Project Services

Attachment I

Duly completed DA Form I

DA Form 1 – Development application details

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

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

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

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

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

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

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

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

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	Katandra Farming Pty Ltd
Contact name (only applicable for companies)	c/- Daniel Favier T/A Aspire Town Planning and Project
Postal address (P.O. Box or street address)	PO Box 1040
Suburb	Mossman
State	Queensland
Postcode	4873
Country	Australia
Contact number	0418 826 560
Email address (non-mandatory)	admin@aspireqld.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	2023-10-84 – Katandra Farming - Heritage Lane, Craiglie

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



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note : Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.									
	3.1) Street address and lot on plan								
⊠ Str	 Street address AND lot on plan (all lots must be listed), Or Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed). 								
, , ,	Unit No.	Stree			t Name and		01 20 1101	<i>ou).</i>	Suburb
					age Lane				Craiglie
a)	Postcode	Lot N	0.		Type and Nu	ımber (e.g. RF	P, SP)	Local Government Area(s)
	4877	12		SP32	27673			<u> </u>	Douglas Shire
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb
		6325		Capta	ain Cook Hig	hway			Craiglie
b)	Postcode	Lot N	0.	-	Type and Nu		e.g. RF	P, SP)	Local Government Area(s)
	4877	4		N157	'389			·	Douglas Shire
3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay) Note: Place each set of coordinates in a separate row. Coordinates of premises by longitude and latitude									
Longit	ude(s)		Latitud	de(s)		Datur	m		Local Government Area(s) (if applicable)
	☐ WGS84 ☐ GDA94 ☐ Other:								
Со	ordinates of	premis	es by e	asting	and northing				
Eastin				Local Government Area(s) (if applicable)					
				☐ 54 ☐ WGS84 ☐ 55 ☐ GDA94 ☐ 56 ☐ Other:			DA94		
3.3) A	dditional pre	mises							
atta					this developr opment appli		oplicati	on and the d	etails of these premises have been
								vide any rele	vant details
☐ In o	or adjacent t	o a wa	ter body	or wa	itercourse or	in or a	bove a	n aquifer	
	of water boo	-			•				
	•				nsport Infras	structur	e Act 1	994	
Lot on	plan descrip	otion of	strateg	ic port	land:				
	of port auth	ority fo	r the lot	:					
☐ In a	a tidal area								
Name	of local gov	ernmer	nt for the	e tidal	area (if applica	able):			
Name	of port auth	ority fo	r tidal a	rea (if a	applicable):				
	-	under	the Airp	oort As	sets (Restru	cturing	and D	isposal) Act 2	2008
Name	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) unde	r the Environmental Protection Act 1994				
CLR site identification:					
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u> .					
	e included in plans submitted with this development				

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the	e first development aspect		
a) What is the type of develo	pment? (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 assess	sment?		
	☐ Impact assessment (requir	es public notification)	
d) Provide a brief description lots):	of the proposal (e.g. 6 unit aparts	ment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
Boundary Realignment			
e) Relevant plans			
Note : Relevant plans are required to <u>Relevant plans.</u>	o be submitted for all aspects of this o	development application. For further in	nformation, see <u>DA Forms guide:</u>
$oxed{\boxtimes}$ Relevant plans of the prop	posed development are attach	ned to the development applica	ation
6.2) Provide details about the	e second development aspect		
a) What is the type of develo	pment? (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 assess	sment?		
Code assessment	Impact assessment (requir	es public notification)	
d) Provide a brief description lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
e) Relevant plans			
Note : Relevant plans are required to <u>Relevant plans.</u>	be submitted for all aspects of this d	evelopment application. For further in	formation, see <u>DA Forms Guide:</u>
Relevant plans of the prop	posed development are attach	ned to the development applica	ation
6.3) Additional aspects of dev	velopment		
		levelopment application and the rm have been attached to this	

Section 2 – Further development details

	mont at	rano						
7) Does the proposed development	nent appl	ication invol	lve any of the follow	wing?				
Material change of use			complete division 1 if assessable against a local planning instrument					
Reconfiguring a lot	_		complete division 2					
Operational work			complete division 3					
Building work	Yes -	- complete	DA Form 2 – Buildi	ing work de	tails			
Division 1 – Material change o Note: This division is only required to be o local planning instrument. 8.1) Describe the proposed ma	completed i		e development applicat	ion involves a	material cl	nange of use asse	ssable against a	
Provide a general description o proposed use	_	Provide th	ne planning scheme The definition in a new row			er of dwelling f applicable)	Gross floor area (m²) (if applicable)	
8.2) Does the proposed use inv	olve the	use of existi	ing buildings on the	e premises?				
Division 2 — Reconfiguring a low Note: This division is only required to be a 9.1) What is the total number of 2 9.2) What is the nature of the low series in the series	eompleted in existing	lots making	up the premises?	ion involves re	configuring	g a lot.		
Subdivision (complete 10))	t reconny	guration: (#C		into parts by	/ agreem	nent (complete 1	1))	
Boundary realignment (comp.	lete 12))		Creating or ch	anging an e	easemen	it giving acces		
40) 0 4 11 11								
10) Subdivision						4.0		
10.1) For this development, how					ded use			
Intended use of lots created	Reside	ential	Commercial	Industrial		Other, please	specify:	
Number of lots created								
10.2) Will the subdivision be sta	iged?							
☐ Yes – provide additional det☐ No	ails belov	V						
How many stages will the works	s include	?						
What stage(s) will this developr	nent app	ication						

11) Dividing land int parts?	to parts by	/ agi	reement – hov	v mar	ny part	s are being o	reated and what	is the intended use of the
Intended use of par	ts created	k	Residential		Commercial		Industrial	Other, please specify:
Number of parts cre	eated							
12) Boundary realig								
12.1) What are the			•	for e	ach lo	t comprising	· ·	
	Curre						Propo	osed lot
Lot on plan descript	tion		ea (m²)			Lot on plan	description	Area (m ²)
Lot 4 on N157389		621	1,192			Proposed L	ot 11	992,232
Lot 12 on SP32767	3	377	7,102			Proposed L	ot 12	6,062
12.2) What is the re	eason for t	the t	ooundary reali	gnme	nt?			
	ication is	to re	ealign existing	title b				tivation of vanilla. The orticultural and Dwelling
<u> </u>			•	,				
13) What are the di (attach schedule if there				exist	ting ea	sements bei	ng changed and/	or any proposed easement?
Existing or proposed?	Width (n	n)	Length (m)	Purp pede	oose o estrian a	f the easement? (e.g.		Identify the land/lot(s) benefitted by the easement
Division 3 – Operat Note: This division is only 14.1) What is the na	required to b	oe co			e develo	pment application	on involves operation	al work.
Road work					mwate		_	rastructure
☐ Drainage work			<u> </u>		hwork	S		nfrastructure
Landscaping	.,	Г	L	J Sigi	nage		□ Clearing	vegetation
Other – please s	•						1	
14.2) Is the operation			-	itate t	ne cre	ation of new	IOTS? (e.g. subdivisi	on)
Yes – specify nu	ımber of r	new	lots:					
∐ No								
14.3) What is the m	onetary v	alue	of the propos	ed op	peratio	nal work? (in	clude GST, materials	and labour)
\$								
PART 4 – ASS	ESSME	ΞN	T MANAG	ER	DET	AILS		
15) Identify the assessment manager(s) who will be assessing this development application Douglas Shire Council								
- u		t 0.0	road to apply	2 0110	oroode	ad planning a	abama for this de	valenment englishtion?
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 documents					quest – relevant documents		
⊠ No								

PART 5 - REFERRAL DETAILS

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

☐ Heritage places – Local heritage places					
Matters requiring referral to the Chief Executive of the distribution entity or transmission entity: Infrastructure-related referrals – Electricity infrastructure					
<u> </u>					
 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 					
☐ Infrastructure-related referrals — Oil and gas infrastruct					
Matters requiring referral to the Brisbane City Council:					
Ports – Brisbane core port land					
	Matters requiring referral to the Minister responsible for administering the Transport Infrastructure Act 1994: 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 Ports – Land within Port of Brisbane's port limits (below					
Matters requiring referral to the Chief Executive of the re	elevant port authority:				
Ports – Land within limits of another port (below high-water					
Matters requiring referral to the Gold Coast Waterways A Tidal works or work in a coastal management district (iii	-				
Matters requiring referral to the Queensland Fire and Em Tidal works or work in a coastal management district (iii		berths))			
18) Has any referral agency provided a referral response to	for this development application?				
Yes – referral response(s) received and listed below asNo	re attached to this development a	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).					
DADT C. INICODMATION DECLICOT					
PART 6 – INFORMATION REQUEST					
40) Information request and an Bort 2 of the DA Balon					
19) Information request under Part 3 of the DA Rules	and the state of t	ann line tion			
☑ I agree to receive an information request if determined☑ I do not agree to accept an information request for this		application			
Note: By not agreeing to accept an information request I, the applicant, a					
 that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA. Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant. 					

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

Further advice about information requests is contained in the <u>DA Forms Guide</u>.

parties

PART 7 – FURTHER DETAILS

20) Are there any associated of	•			pproval)		
☐ Yes – provide details below ☐ No	Yes – provide details below or include details in a schedule to this development application					
List of approval/development	Reference number	Date		Assessment		
application references	Transferred Hamber	Date		manager		
Approval						
Development application						
Approval						
Development application						
21) Has the portable long serv	rica lagya layay baan naid? (anl	lu annicable te	a dayalanmant annliastiona in	salvina hvildina wark ar		
operational work)	ice leave levy been paid: (only	у аррисавіе іс	п иечетортнети аррпсацоть т	volving building work of		
Yes – a copy of the receipt	ed QLeave form is attached to	this devel	opment application			
	ovide evidence that the portab					
	des the development applicati al only if I provide evidence the					
Not applicable (e.g. building		•	~	.,		
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A, B or E)		
\$						
22) Is this development applica	ation in response to a show ca	ause 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?						
	ent (form ESR/2015/1791) for			al authority		
l <u> </u>	nent application, and details a	re provided	in the table below			
No Note: Application for an environmenta	al authority can be found by searching	a "ESR/2015/1	791" as a search term at www	v.gld.gov.au. An ERA		
requires an environmental authority to						
Proposed ERA number:		Proposed E	RA threshold:			
Proposed ERA name:						
	le to this development applica	ation and th	e details have been atta	ched in a schedule to		
this development application.						
Hazardous chemical facilitie						
23.2) Is this development appl						
Yes – Form 69: Notification application	of a facility exceeding 10% of	of schedule	15 threshold is attached	to this development		
No No						
Note: See <u>www.business.qld.gov.au</u> for further information about hazardous chemical notifications.						

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
☐ Yes – the development application involves premises in the koala habitat area in the koala priority area ☐ Yes – the development application involves premises in the koala habitat area outside the koala priority area ☐ No.
No Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
DA templates are available from https://planning.dsdmip.gld.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 No DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
No Note: See guidance materials at www.daf.qld.gov.au for further information.

Quarry materials from a watercourse or lake						
23.9) Does this development application involve the removal under the <i>Water Act 2000?</i>	l of quarry materials from	a watercourse or lake				
☐ Yes – I acknowledge that a quarry material allocation notion☐ No	ice must be obtained prior to	commencing development				
Note : Contact the Department of Natural Resources, Mines and Energy at winformation.	www.dnrme.qld.qov.au and www.bu	usiness.qld.qov.au for further				
Quarry materials from land under tidal waters						
23.10) Does this development application involve the remov e under the <i>Coastal Protection and Management Act 1995?</i>	al of quarry materials from	ı land under tidal water				
☐ Yes – I acknowledge that a quarry material allocation notion No	ice must be obtained prior to	commencing development				
Note: Contact the Department of Environment and Science at www.des.qld.	.gov.au for further information.					
Referable dams						
23.11) Does this development application involve a referable section 343 of the <i>Water Supply (Safety and Reliability) Act</i> 2						
☐ Yes – the 'Notice Accepting a Failure Impact Assessment Supply Act is attached to this development application	t' from the chief executive ac	Iministering the Water				
No Note: See guidance materials at www.dnrme.qld.gov.au for further information	tion.					
Tidal work or development within a coastal management	t district					
23.12) Does this development application involve tidal work	or development in a coas	tal 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)					
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 developm heritage register or on a place entered in a local government	nt's Local Heritage Registe					
☐ Yes – details of the heritage place are provided in the table ☐ No		Normalia di Salama				
Note: See guidance materials at <u>www.des.qld.gov.au</u> for information require		queensiand neritage places.				
	Place ID:					
<u>Brothels</u>						
23.14) Does this development application involve a ${\bf material}$	change of use for a broth	el?				
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	<u>e Act 1994</u>					
23.15) Does this development application involve new or cha	anged access to a state-cont	rolled road?				
Yes – this application will be taken to be an application for <i>Infrastructure Act 1994</i> (subject to the conditions in section satisfied)						
∑ No						

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered ☐ No
Note : See guidance materials at <u>www.planning.dsdmip.qld.gov.au</u> for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral	
requirement(s) in question 17	
Note: See the Planning Regulation 2017 for referral requirements	
If building work is associated with the proposed development, Parts 4 to 6 of DA Form 2 -	Yes
Building work details have been completed and attached to this development application	
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	⊠ Yes
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> Forms Guide: Planning Report Template.	
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	⊠ Yes
information, see <u>DA Forms Guide: Relevant plans.</u>	_
The portable long service leave levy for QLeave has been paid, or will be paid before a	Yes
development permit is issued (see 21)	Not applicable
25) Applicant declaration	
By making this development application, I declare that all information in this development	t application is true and
correct	application is true and
☐ Where an email address is provided in Part 1 of this form, I consent to receive future elec	ctronic communications
from the assessment manager and any referral agency for the development application v	
i i i i i i i i i i i i i i i i i i i	vhere written information
is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Ac</i>	
is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Ac</i> Note: It is unlawful to intentionally provide false or misleading information. Privacy – Personal information collected in this form will be used by the assessment management.	t 2001 Jer and/or chosen
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PART 9 - FOR COMPLETION OF THE ASSESSMENT MANAGER - FOR OFFICE **USE ONLY**

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

Name of officer who sighted the form

Attachment 2

Town Planning Report



7 November 2023

ASPIRE Town Planning and Project Services

Authored by: Daniel Favier

Ref: 2023-10-84 – Katandra Farming - Heritage Lane, Craiglie

1.0 Introduction

This Town Planning Report accompanies a Development Application over land located on at Heritage Lane and 6325 Captain Cook Highway, Craiglie, more formally described as Lot 12 on SP327673 and Lot 4 on N157389 (the "subject site"). The subject sites are under common ownership by Katandra Farming Pty Ltd (the "Landowner"), whom is also the "Applicant".

The Development Application seeks approval for a Development Permit for Reconfiguring a Lot for a Boundary Realignment. The purpose of the development is to improve farm and estate management, and specifically includes the realignment of boundaries to create a new title boundary around an existing Dwelling House and greenhouse, occupied and used, by a third party for intensive horticulture i.e. production of vanilla beans.

Proposed Lot 11 is 99.2232ha and contains an existing Dwelling House, Machinery Shed and land used for the cultivation of sugar cane. No changes are proposed to the site access via the Captain Cook Highway or infrastructure contained within the lot or services. Although a 12m wide stub is proposed to facilitate secondary access to Heritage Lane.

Proposed Lot 12 is 6,062m² and contains an existing Dwelling House and greenhouse structure used for intensive horticulture i.e. production of vanilla beans. No changes are proposed to the site access via Heritage Lane or infrastructure contained within the lot or services. The site has little broad acre agricultural value and is constrained by drain which runs adjacent the existing Dwelling House.

A portion of the Heritage Lane road reserve adjacent to existing Lot 12 has recently been closed. The new survey plan which absorbs this portion of road reserve has been registered with the Titles Office. A copy of this Plan of Survey is included under **Attachment 1**.

The proposed development has been previously assessed and approved by Council on the 20 December 2018 (Council ref: ROL 2960/2018 Do ID 885490). Unfortunately, the approval carried only a two year currency period, and although the currency period was extended slightly by the Minister for Economic Development Queensland in response to the Covid-19 Applicable Event, the approval recently lapsed on or around the 20 December 2022.

The new common boundary between Proposed Lot 11 and 12 has been determined to avoid SARA Vegetation Referral Triggers through the creation of exempt clearing works. The new boundary will maintain a minimum 20m from the mapped polygon.

The proposed development is assessable development for which a Code Assessable Development Application is required to be made to Douglas Shire Council.

This Town Planning Report documents the proposed development and provides a comprehensive assessment of the proposed development against the applicable Statutory Town Planning Framework. The report consists of the following chapters:

- Section 2 describes the site over which the development application is made;
- Section 3 summarises the proposed development, which is further documented in the proposal plans provided as **Attachment 4** to this report;
- Section 4 documents the Statutory Town Planning Framework applicable to the assessment of the Development Application; and

For the purposes of Section 51 of the *Planning Act 2016* a completed copy of DA Form 1 is provided within the Cover Letter.

2.0 Site Details and Characteristics

2.1 Site Details

The site details are outlined in **Table 1** below.

Table 1 – Site Details	
Address	Heritage Lane, Craiglie 6325 Heritage Lane, Craiglie
Real Property Description	Lot 12 on SP327673 Lot 4 on N157389
Applicant	Katandra Farming Pty Ltd c/- Daniel Favier T/A Aspire Town Planning and Project Services
Registered Owners	Katandra Farming Pty Ltd Refer to Attachment 2 – Certificate of Title
Easements	Easement A – Easement in gross burdening Lot 4 in favour of Far North Queensland Electrical Corporation. The easement extends the full length of the Captain Cook Highway property boundary
Contaminated Land	To the best of knowledge, the site is not listed on the Environmental Management Register or the Contaminated Land Register
Local Government	Douglas Shire Council
Existing Use	Lot 12: Dwelling House and intensive vanilla horticulture Lot 4: Dwelling House, ancillary Machinery Shed and broad acre sugar cane cultivation
Site Area	Lot 12: 37.7102ha Lot 4: 62.1192ha
Road Frontages	Lot 12: 643m to McClelland Road, 978m to the Captain Cook Highway Lot 4: 458m to McClelland Road, 154m to Heritage Lane
Water Supply	Existing.
Sewerage	Existing.
Stormwater	Existing.
Electricity	Existing.
Telecommunications	Existing.

1.1 Site Context

The subject sites are located within the suburb of Craiglie, approximately 1.8km north west of the Captain Cook Highway, Port Douglas Road intersection.

The subject sites are presently used for residential purposes as well as intensive horticulture and broad acre agriculture. Lot 12 contains an area of approximately 17.5ha of naturally vegetated land.

Notable surrounding features and land uses, includes:

- Other rural land uses and single detached Dwelling Houses to the north, east and south;
- A natural ridgeline is located west of the site containing natural vegetation; and
- A large aquaculture farm is located just north of the site on the eastern side of the highway.

An aerial image of the site is provided below at Figure 1 below.



Figure 1 Subject Site - Indicated by white shading (Source: QLD Globe, 2023)

3.0 Proposed Development

The Development Application seeks approval for a Development Permit for Reconfiguring a Lot for a Boundary Realignment. The purpose of the development is to improve farm and estate management, and specifically includes the realignment of boundaries to create a new title boundary around an existing Dwelling House and greenhouse, occupied and used, by a third party for intensive horticulture i.e. production of vanilla beans.

Proposed Lot 11 is 99.2232ha and contains an existing Dwelling House, Machinery Shed and land used for the cultivation of sugar cane. No changes are proposed to the site access via the Captain Cook Highway or infrastructure contained within the lot or services. Although a 12m wide stub is proposed to facilitate secondary access to Heritage Lane.

Proposed Lot 12 is 6,062m² and contains an existing Dwelling House and greenhouse structure used for intensive horticulture i.e. production of vanilla beans. No changes are proposed to the site access via Heritage Lane or infrastructure contained within the lot or services. The site has little broad acre agricultural value and is constrained by drain which runs adjacent the existing Dwelling House.

A portion of the Heritage Lane road reserve adjacent to existing Lot 12 has recently been closed. This area is depicted as Lot A within Figure 2 below. The new survey plan which absorbs this portion of road reserve has been registered with the Titles Office. A copy of the current Plan of Survey registering road closure area is included under **Attachment 1**.

The proposed development has been previously assessed and approved by Council on the 20 December 2018 (Council ref: ROL 2960/2018 Do ID 885490). Unfortunately, the approval carried only a two year currency period, and although the currency period was extended slightly by the Minister for Economic Development Queensland in response to the Covid-19 Applicable Event, the approval recently lapsed on or around the 20 December 2022. A copy of the Survey Plan which was prepared, but not registered, pertaining to this approval is included under **Attachment 3**.

The new common boundary between Proposed Lot 11 and 12 has been determined to avoid SARA Vegetation Referral Triggers through the creation of exempt clearing works. The new boundary will maintain a minimum 20m from the mapped polygon.

A copy of the current Proposal Plan is included under Attachment 4.

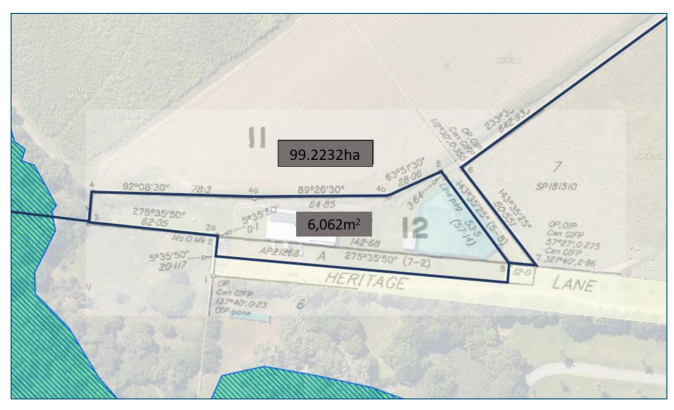


Figure 2 – Extract of the Proposal Plan (The area indicated as Lot A refers to the former area of road reserve)

4.0 Statutory Town Planning Framework

4.1 Planning Act 2016

The *Planning Act 2016* ('the Planning Act') is the statutory instrument for the State of Queensland under which, amongst other matters, development applications are assessed by local governments. The Planning Act is supported by the *Planning Regulation 2017* ('the Planning Regulation').

The following sections of this report discuss the parts of the Planning Act and Planning Regulation applicable to the assessment of a development application.

4.1.1 Approval and Development

Pursuant to Sections 49, 50 and 51 of the Planning Act, the Development Application seeks a Development Permit for Reconfiguring a Lot.

4.1.2 Application

The proposed development is:

- Development which is located completely in a single local government area; and
- Is development made assessable under a local categorising instrument.

In accordance with Section 48 of the Planning Act, the development application is required to be made to the applicable local government, in this instance being Douglas Shire Council ('Council').

4.1.3 Referral

Sections 54 and 55 of the Planning Act and Schedule 10 of the Planning Regulation, require and provide for the identification of Referral Agencies of which a Development Application requires referral and to which a copy of the Development Application must be provided.

As illustrated on the Proposal Plans, the site is affected by mapped Of Concern and Endangered Regional Ecosystem. The proposed Boundary Realignment has been sited as to not create new exempt clearing works and therefore referral is **not required**.

4.1.4 Public Notification

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

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

4.1.5 Assessment Framework

As discussed in this report, a Code Assessable development application is required in this instance. Section 45(3) of the Planning Act provides that:

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

The Douglas Shire Council Planning Scheme 2018 v1.0 ('the Planning Scheme'), as the applicable local categorising instrument, is discussed in greater throughout this report.

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

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

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

- "(1) For section 45(3)(b) of the Act, the code assessment must be carried out having regard to—
 - (a) the matters stated in schedules 9 and 10 for the development; and
 - (d) if the prescribed assessment manager is a person other than the chief executive—
 - (i) the regional plan for a region, to the extent the regional plan is not identified in the planning scheme as being appropriately integrated in

- the planning scheme; and
- (ii) the State Planning Policy, to the extent the State Planning Policy is not identified in the planning scheme as being appropriately integrated in the planning scheme; and
- (iii) for designated premises—the designation for the premises; and
- (e) any temporary State planning policy applying to the premises; and
- (f) any development approval for, and any lawful use of, the premises or adjacent premises; and
- (g) the common material.

(2) However—

- (a) an assessment manager may, in assessing development requiring code assessment, consider a matter mentioned in subsection (1) only to the extent the assessment manager considers the matter is relevant to the development; and
- (b) if an assessment manager is required to carry out code assessment against assessment benchmarks in an instrument stated in subsection (1), this section does not require the assessment manager to also have regard to the assessment benchmarks."

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

4.2 Schedules 9 and 10 of the Planning Regulation 2017

As illustrated on the Proposal Plans, the site is affected by mapped Least Concern Regional Ecosystem. The proposed Boundary Realignment has been sited as to not create new exempt clearing works and therefore referral is **not required**.

4.3 Far North Queensland Regional Plan 2009 – 2031

The Far North Queensland Regional Plan 2009 - 2031 ('the Regional Plan') is intended to guide and manage the region's development and to address key regional environmental, social, economic and urban objectives. The site falls within the area to which the Regional Plan applies.

The Minister has identified that the Planning Scheme, specifically the strategic framework, appropriately advances the Far North Queensland Regional Plan 2009-2031, as it applies in the planning scheme area.

4.4 State Planning Policy

The State Planning Policy ('the SPP') was released on 2 December 2013 and replaced all previous State Planning Policies. The SPP has since been revised, with new versions released on 2 July 2014, 29 April 2016 and 3 July 2017. The April 2016 version of the SPP is identified in the Planning Scheme as being appropriately integrated. Whilst the SPP has been amended since April 2016 version, it is considered that the policy content and outcomes contained within the SPP, to the extent they are relevant and applicable to the proposed development, have not been sufficiently amended to require the reconsideration of the SPP separately.

4.5 Temporary State Planning Policies

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

4.6 Schedule 12A Planning Regulation

Schedule 12A of the Planning Regulation does not apply as the Development Application does not seek to create new road.

4.7 Douglas Shire Council Planning Scheme 2018 v1.0

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

4.7.1 Zone

The subject site is located within the Rural Zone. The purpose of the proposal is to improve farm and estate management, and specifically includes the realignment of boundaries to separate intensive horticulture and broad acre cultivation uses.

The proposed boundary realignment supports the ongoing rural use of the land.

Under the circumstances it is submitted that the proposed development is consistent with the Purpose and Overall Outcomes of the Rural Zone.

4.7.2 Local Plan

The site is not included within an area to which a local plan applies under the Planning Scheme.

4.7.3 Overlays

The following Overlays are applicable to the subject site:

- Acid Sulfate Soils (<5m AHD; 5-20m AHD);
- Landscape Value (Scenic Route Buffer; High Landscape Value; Medium Landscape Value);
- Natural Areas (MSES Regulated Vegetation Intersecting with a Watercourse;
 Regulated Vegetation);
- Transport Noise Corridor (Category 1; Category 2; Category 3);
- Transport Pedestrian (Principal Route); and
- Transport Road Hierarchy (Access Road; Arterial Road; Major Transport Corridor Buffer Area State Controlled Road).

The proposed development has been assessed against each of the above referenced Overlays and it is noted that, the proposed development:

- Does not involve earthworks that could potentially disturb potential or actual acid sulfate soils;
- Does not propose vegetation clearing or structures which would compromise the scenic landscape;
- Does not propose vegetation clearing or any other works that would impact on natural areas; and
- Is not of a scale which would likely compromise the safety and function of the transport network.

Therefore a full documented assessment of the identified Overlay Codes is not included within this Development Application.

4.7.4 Categories of Development and Level of Assessment

The subject site is located within the Rural Zone. The Development Application is identified as Assessable Development, to which Code Assessment is applicable.

This category of development and assessment is not varied by any applicable overlay.

4.7.5 Applicable Codes

The following Planning Scheme codes are identified as being applicable and relevant to the assessment of the proposed development:

- Rural Zone Code;
- Access and Parking Code; and
- Reconfiguring a Lot Code.

The other identified codes within the Planning Scheme Table 5.6.J – Rural Zone are not considered applicable considering the nature and circumstances under which the Development Application is made.

A documented assessment against the above referenced relevant codes is included under **Attachment 5**.

5.0 Conclusion

This Town Planning Report accompanies a Development Application over land located on at Heritage Lane and 6325 Captain Cook Highway, Craiglie, more formally described as Lot 12 on SP327673 and Lot 4 on N157389 (the "subject site"). The subject sites are under common ownership by Katandra Farming Pty Ltd (the "Landowner"), whom is also the "Applicant".

The Development Application seeks approval for a Development Permit for Reconfiguring a Lot for a Boundary Realignment. The purpose of the development is to improve farm and estate management, and specifically includes the realignment of boundaries to create a new title boundary around an existing Dwelling House and greenhouse, occupied and used, by a third party for intensive horticulture i.e. production of vanilla beans.

The information provided in this report, and accompanying appendices, demonstrates that the proposed development achieves compliance with the applicable provisions of the statutory town planning framework.

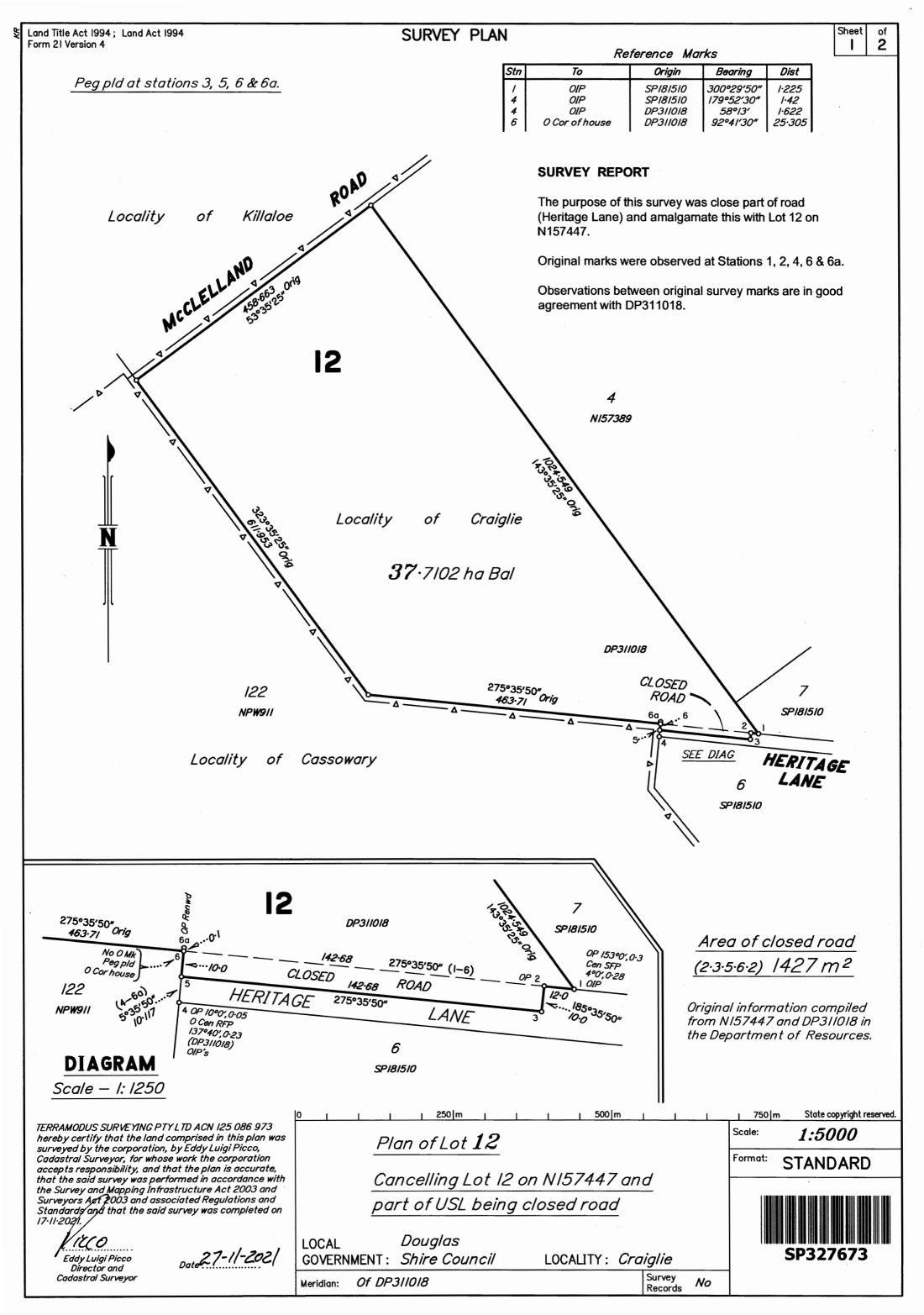
Accordingly, it is recommended the Development Application be supported on the following grounds:

- The proposed Reconfiguration of a Lot is proposed for farm and estate management purposes, whilst maintaining the integrity of the and ongoing viability of the existing rural uses;
- The proposed Reconfiguration of a Lot is sympathetic to the natural environment and does not result in vegetation clearing or other environmental damage;
- The proposed Reconfiguration of a Lot is subject to Code Assessment and compliance has been demonstrated against the relevant Planning Scheme Assessment Benchmarks.
- The proposal generally complies and/or can be conditioned to comply with the relevant Planning Scheme Assessment Benchmarks.

We therefore recommend that Council favourably consider the proposed development and approve the Development Application, subject to reasonable and relevant conditions.

Attachment 1

Plan of Survey (Registering Road Closure Area)



WARNING: Folded or Mutilated Plans will not be accepted. Plans may be rolled. Information may not be placed in the outer margins.					
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Attachment 2Certificate of Title





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	51240906
Date Title Created:	21/12/2020
Previous Title:	40078266

ESTATE AND LAND

Estate in Fee Simple

LOT 4 CROWN PLAN N157389

Local Government: DOUGLAS

REGISTERED OWNER

Dealing No: 720483068 21/12/2020 KATANDRA FARMING PTY LTD

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 20109050 (POR 4V)

2. EASEMENT IN GROSS No 701898376 03/04/1997 at 15:07 burdening the land to FAR NORTH QUEENSLAND ELECTRICITY CORPORATION over EASEMENT A ON RP 898821

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	51306675
Date Title Created:	31/01/2023
Previous Title:	40080168

ESTATE AND LAND

Estate in Fee Simple

LOT 12 SURVEY PLAN 327673

Local Government: DOUGLAS

REGISTERED OWNER

Dealing No: 722257639 30/01/2023

KATANDRA FARMING PTY. LTD A.C.N. 009 933 135

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 20124170 (POR 12V)

ADMINISTRATIVE ADVICES

NIL

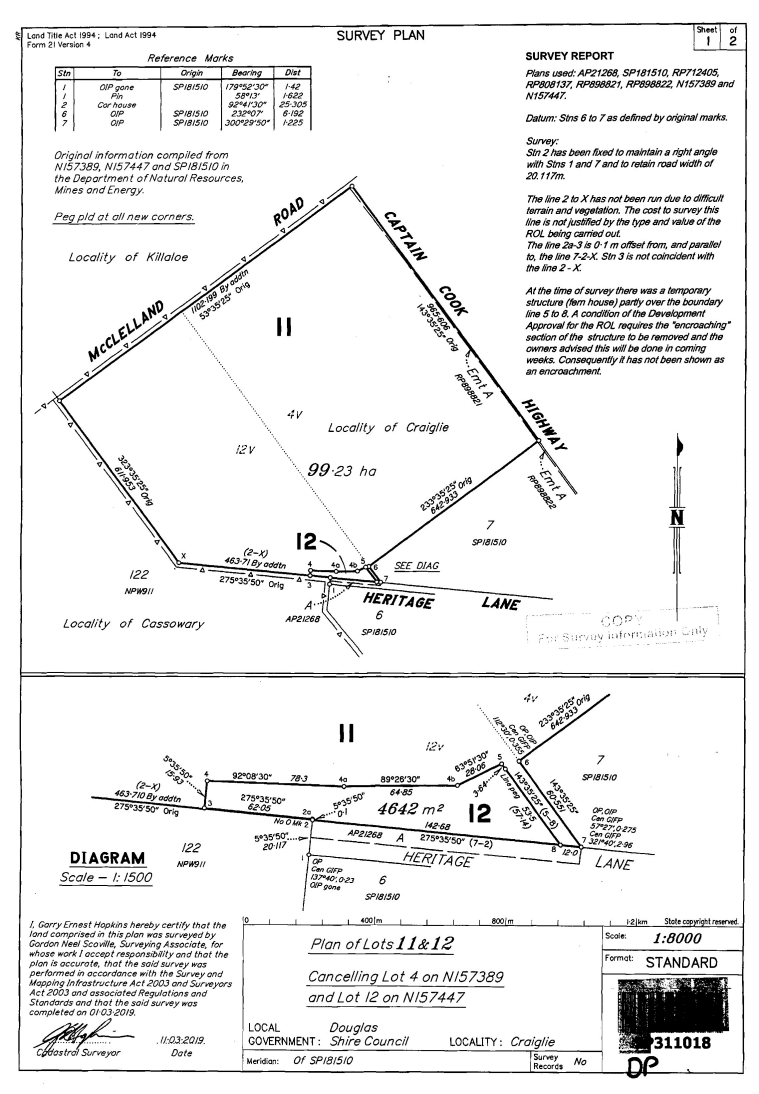
UNREGISTERED DEALINGS

NIL

** End of Current Title Search **

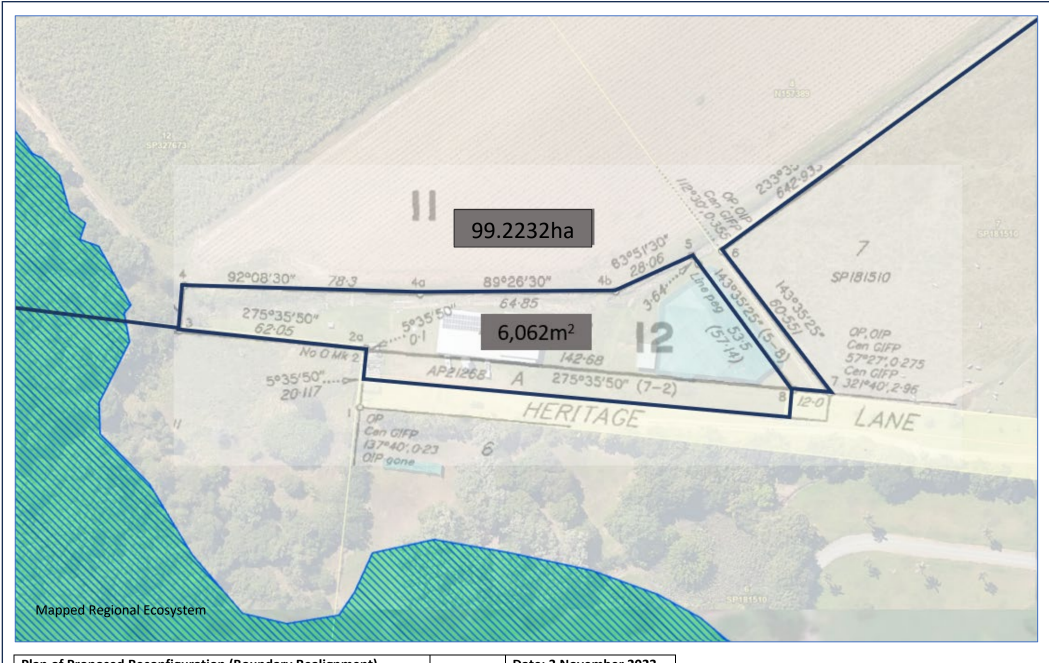
Attachment 3

Survey Plan (Not Registered)
Pertaining to Approved Development
under ROL 2960/2018



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Attachment 4 Proposal Plan



Plan of Proposed Reconfiguration (Boundary Realignment)
Proposed Lots 11 and 12
Cancelling Lot 12 on SP327673 and Lot 4 on N157389



Date: 3 November 2023

Attachment 5 Statement of Code Compliance Douglas Shire Planning Scheme



6.2.10 Rural zone code

6.2.10.1 Application

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

6.2.10.2 Purpose

- (1) The purpose of the Rural zone code is to provide for:
 - (a) provide for rural uses including cropping, intensive horticulture, intensive animal industries, animal husbandry, animal keeping and other primary production activities;
 - (b) provide opportunities for non-rural uses, such as ancillary tourism activities that are compatible with agriculture, the environmental features, and landscape character of the rural area where the uses do not compromise the long-term use of the land for rural purposes;
 - (c) protect or manage significant natural resources and processes to maintain the capacity for primary production.
- (2) The local government purpose of the code is to:
 - a) implement the policy direction set in the Strategic Framework, in particular:
 - (i) Theme 2: Environment and landscape values, Element 3.5.5 Scenic amenity.
 - (ii) Theme 3: Natural resource management, Element 3.6.2 Land and catchment management, Element 3.6.3 Primary production, forestry and fisheries, Element 3.6.4 Resource extraction.
 - (iii) Theme 5 Economy, Element 3.8.2 Economic growth and diversification, Element 3.8.4 Primary production.
 - (iv) Theme 6: Infrastructure and transport, Element 3.9.4 Transport.
 - (b) recognise the primacy of rural production, in particular sugar cultivation, and other farming practices in rural areas;
 - (c) provide protection to areas of ecological significance and scenic amenity significance where present.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Areas for use for primary production are conserved and fragmentation is avoided.
 - (b) Development embraces sustainable land management practices and contributes to the amenity and landscape of the area.
 - (c) Adverse impacts of land use, both on-site and on adjoining areas, are avoided and any unavoidable impacts are minimised through location, design, operation and management.
 - (d) Areas of remnant and riparian vegetation are retained or rehabilitated.





Criteria for assessment

Table 6.2.10.3.a – Rural zone code assessable development

Performance outcomes	Acceptable outcomes	Applicant response
For self-assessable and assessable development		
PO1 The height of buildings is compatible with the rural character of the area and must not detrimentally impact on visual landscape amenity.	AO1.1 Dwelling houses are not more than 8.5 metres in height. Note – Height is inclusive of roof height. AO1.2 Rural farm sheds and other rural structures are not more than 10 metres in height.	Not Applicable. No new buildings or structures are proposed.
Setbacks		
PO2 Buildings and structures are setback to maintain the rural character of the area and achieve separation from buildings on adjoining properties.	Buildings are setback not less than: (a) 40 metres from the property boundary and a State-controlled road; (b) 25 metres from the property boundary adjoining Cape Tribulation Road; (c) 20 metres from the boundary with any other road; (d) 6 metres from side and rear property boundaries.	Not Applicable. No new buildings or structures are proposed.
PO3 Buildings/structures are designed to maintain the rural character of the area.	AO3 White and shining metallic finishes are avoided on external surfaces of buildings.	Not Applicable. No new buildings are proposed.
For assessable development		
PO4 The establishment of uses is consistent with the outcomes sought for the Rural zone and protects the zone from the intrusion of inconsistent uses.	AO4 Uses identified in Table 6.2.10.3.b are not established in the Rural zone.	Not Applicable. The Development Application is to support the reconfiguration of the land not a Material Change of Use.





Performance outcomes	Acceptable outcomes	Applicant response
Uses and other development include those that: (a) promote rural activities such as agriculture, rural enterprises and small scale industries that serve rural activities; or (b) promote low impact tourist activities based on the appreciation of the rural character, landscape and rural activities; or (c) are compatible with rural activities.	AO5 No acceptable outcomes are prescribed.	Complies with PO5. The purpose of the development is to improve the way in which the land is managed. The proposed boundary realignment support the existing ongoing intensive horticulture and broad acre agricultural uses.
PO6 Existing native vegetation along watercourses and in, or adjacent to areas of environmental value, or areas of remnant vegetation of value is protected.	AO6 No acceptable outcomes are prescribed.	Complies with PO6. No vegetation damage or removal is proposed.
The minimum lot size is 40 hectares, unless (a) the lot reconfiguration results in no additional lots (e.g. amalgamation, boundary realignments to resolve encroachments); or (b) the reconfiguration is limited to one additional lot to accommodate: (i) Telecommunications facility; (ii) Utility installation.	AO7 No acceptable outcomes are prescribed.	Complies with PO7. Proposed Lot 11 complies, however Proposed Lot 12 is less than the prescribed minimum area of land. It is noted that Proposed Lot 12 is limited to an isolated pocket severed by a drain and contains an existing Dwelling House and greenhouse structure. The area serves little benefit in terms of supporting broad acre cultivation. Currently the greenhouse is used for intensive horticulture which aligns with the purpose and overall outcomes sought for the Rural Zone. Vanilla bean production is labour intensive and only requires a relatively small growing area.





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

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

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





9.4.7 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	Applicant response
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.	Complies with PO1. Proposed Lot 11 complies, however Proposed Lot 12 is less than the prescribed minimum area of land. It is noted that Proposed Lot 12 is limited to an isolated pocket severed by a drain and contains an existing



		Dwelling House and greenhouse structure. The area serves little benefit in terms of supporting broad acre cultivation. Currently the greenhouse is used for intensive horticulture which aligns with the purpose and overall outcomes sought for the Rural Zone. Vanilla bean production is labour intensive and only requires a relatively small growing area.
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.	Complies with AO2. The new boundary achieves angles of 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.	Complies with A03. Proposed Lot 11 has frontage to McCleland Road, Captain Cook Highway and Heritage Lane. Proposed Lot 12 has frontage to Heritage Lane
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 are incorporated into open space, road reserves, near to lot boundaries or as common property.	Complies with AO4. The proposed boundaries are located based on practical land requirements to contain the existing separate uses of the site.
PO5 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.	Not Applicable. It is not intended to further reconfigure the resulting lots.



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.

Complies with AO6.

The proposed development does not create any issues with respect to existing buildings and setbacks.



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.

A07.1

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.

A07.2

Access strips to the rear lot have a minimum width dimension of:

- (a) 4.0 metres in Residential Zones.
- (b) 8.0 metres in Industrial Zones category.
- (c) 5.0 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 Residential Zone.
- (b) 6.0 metres in an Industrial Zone.
- (c) 3.5 metres in any other Zone.

Not Applicable.



Performance outcomes	Acceptable outcomes	
Structure plans		
Additional requirements for: (a) a site which is more than 5,000m² in any of the	e Residential zones; or	
within these zones, and (b) creates 10 or more lots; or (c) involves the creation of new roads and/or public use land.		
or		
 (d) For a material change of use involving: (i) preliminary approval to vary the effect of the planning scheme; (ii) establishing alternative Zones to the planning scheme. Note - This part is to be read in conjunction with the other parts of the code		
PO8	AO8.1	Not Applicable.
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.	 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.	Not Applicable.
	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.	Not Applicable.
PO11 Provision of physical and social infrastructure in developing residential neighbourhoods is facilitated through the orderly and sequential development of land. Note - Part 4 – Local government infrastructure plan may identify specific levels of infrastructure to be provided within development sites.	AO11.1 New development adjoins adjacent existing or approved urban development. AO11.2 New development is not established beyond the identified Local government infrastructure plan area.	Not Applicable.
Urban parkland and environmental open space)	



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.	Not Applicable.
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.	Not Applicable.



AO14

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 sideorientated to the urban parkland and environmental open space is minimised.



Inconsistent design solution - low total number of lots complying with the acceptable outcomes.

Not Applicable.



	Lots orientated to front and overlook park to provide casual surveillance. 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.	Not Applicable.
Additional requirements for reconfiguration in	volving the creation of public streets or roads	
PO16 The function of new roads is clearly identified and legible and provides integration, safety and convenience for all users.	AO16 No acceptable outcomes are prescribed. 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.	Not Applicable.
PO17 Street design supports an urban form that creates walkable neighbourhoods. Street 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.	AO17 No acceptable outcomes are prescribed.	Not Applicable.
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.	Not Applicable.
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.	Complies with PO19. Pest plants are managed as result of the existing use of the land although not under a formal management plan.
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.	Given the nature of the proposed development this is not likely to result in infestation or spread of pest plants or raise concerns.



9.4 Other development codes

9.4.1 Access, parking and servicing code

9.4.1.1 Application

- (1) This code applies to assessing:
 - (a) operational work which requires a compliance assessment as a condition of a development permit; or
 - (b) a material change of use or reconfiguring a lot if:
 - (i) self-assessable or assessable development where this code is identified in the assessment criteria column of the table of assessment;
 - (ii) impact assessable development, to the extent relevant.
- (2) When using this code, reference should be made to Part 5.

9.4.1.2 Purpose

- (1) The purpose of the Access, parking and servicing code is to assess the suitability of access, parking and associated servicing aspects of a development.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) sufficient vehicle parking is provided on-site to cater for all types of vehicular traffic accessing and parking on-site, including staff, guests, patrons, residents and short term delivery vehicles;
 - (b) sufficient bicycle parking and end of trip facilities are provided on-site to cater for customer and service staff;
 - (c) on-site parking is provided so as to be accessible and convenient, particularly for any short term uses;
 - (d) development provides walking and cycle routes through the site which link the development to the external walking and cycling network;
 - (e) the provision of on-site parking, loading / unloading facilities and the provision of access to the site do not impact on the efficient function of street network or on the area in which the development is located;
 - (f) new vehicular access points are safely located and are not in conflict with the preferred ultimate streetscape character and local character and do not unduly disrupt any current or future on-street parking arrangements.



9.4.1.3 Criteria for assessment

Table 9.4.1.3.a – Access, parking and servicing code – assessable development

Performance outcomes	Acceptable outcomes	Applicant Response
For self-assessable and assessable development	nt	
Sufficient on-site car parking is provided to cater for the amount and type of vehicle traffic expected to be generated by the use or uses of the site, having particular regard to: (a) the desired character of the area; (b) the nature of the particular use and its specific characteristics and scale; (c) the number of employees and the likely number of visitors to the site; (d) the level of local accessibility; (e) the nature and frequency of any public transport serving the area; (f) whether or not the use involves the retention of an existing building and the previous requirements for car parking for the building (g) whether or not the use involves a heritage building or place of local significance; (h) whether or not the proposed use involves the retention of significant vegetation.	AO1.1 The minimum number of on-site vehicle parking spaces is not less than the number prescribed in Table 9.4.1.3.b for that particular use or uses. Note - Where the number of spaces calculated from the table is not a whole number, the number of spaces provided is the next highest whole number. AO1.2 Car parking spaces are freely available for the parking of vehicles at all times and are not used for external storage purposes, the display of products or rented/sub-leased. AO1.3 Parking for motorcycles is substituted for ordinary vehicle parking to a maximum level of 2% of total ordinary vehicle parking. AO1.4 For parking areas exceeding 50 spaces parking, is provided for recreational vehicles as a substitute for ordinary vehicle parking to a maximum of 5% of total ordinary vehicle parking rate.	Not Applicable.
PO2 Vehicle parking areas are designed and constructed in accordance with relevant standards.	AO2 Vehicle parking areas are designed and constructed in accordance with Australian Standard: (a) AS2890.1; (b) AS2890.3; (c) AS2890.6.	Alternative Solution Existing access arrangements suitably service respective lots. No change or upgrade is proposed to the access. The development does not seek to increase the number of lots nor does it seek to intensify existing uses.



PO₃

Access points are designed and constructed:

- (a) to operate safely and efficiently;
- (b) to accommodate the anticipated type and volume of vehicles
- (c) to provide for shared vehicle (including cyclists) and pedestrian use, where appropriate;
- (d) so that they do not impede traffic or pedestrian movement on the adjacent road area;
- (e) so that they do not adversely impact upon existing intersections or future road or intersection improvements;
- so that they do not adversely impact current and future on-street parking arrangements;
- (g) so that they do not adversely impact on existing services within the road reserve adjacent to the site:
- (h) so that they do not involve ramping, cutting of the adjoining road reserve or any built structures (other than what may be necessary to cross over a stormwater channel).

AO3.1

Access is limited to one access cross over per site and is an access point located, designed and constructed in accordance with:

- (a) Australian Standard AS2890.1;
- (b) Planning scheme policy SC6.5 FNQROC Regional Development Manual access crossovers.

AO3.2

Access, including driveways or access crossovers:

- (a) are not placed over an existing:
 - (i) telecommunications pit;
 - (ii) stormwater kerb inlet;
 - (iii) sewer utility hole;
 - (iv) water valve or hydrant.
- (b) are designed to accommodate any adjacent footpath;
- (c) adhere to minimum sight distance requirements in accordance with AS2980.1.

AO3.3

Driveways are:

- (a) designed to follow as closely as possible to the existing contours, but are no steeper than the gradients outlined in Planning scheme policy SC6.5 – FNQROC Regional Development Manual;
- (b) constructed such that where there is a grade shift to 1 in 4 (25%), there is an area with a grade of no more than 1 in in 6 (16.6%) prior to this area, for a distance of at least 5 metres;
- (c) on gradients greater than 1 in 6 (16.6%) driveways are constructed to ensure the cross-fall of the driveway is one way and directed into the hill, for vehicle safety and drainage purposes;

Alternative Solution.

Existing access arrangements suitably service respective lots. No change or upgrade is proposed to the access. The development does not seek to increase the number of lots nor does it seek to intensify existing uses.



	 (d) constructed such that the transitional change in grade from the road to the lot is fully contained within the lot and not within the road reserve; (e) designed to include all necessary associated drainage that intercepts and directs storm water runoff to the storm water drainage system. AO3.4 Surface construction materials are consistent with the current or intended future streetscape or character of the area and contrast with the surface construction materials of any adjacent 	
PO4 Sufficient on-site wheel chair accessible car parking spaces are provided and are identified and reserved for such purposes.	footpath. AO4 The number of on-site wheel chair accessible car parking spaces complies with the rates specified in AS2890 Parking Facilities.	Not Applicable.
PO5 Access for people with disabilities is provided to the building from the parking area and from the street.	AO5 Access for people with disabilities is provided in accordance with the relevant Australian Standard.	Not Applicable.
PO6 Sufficient on-site bicycle parking is provided to cater for the anticipated demand generated by the development.	AO6 The number of on-site bicycle parking spaces complies with the rates specified in Table 9.4.1.3.b.	Not Applicable.



PO7 Development provides secure and convenient bicycle parking which: (a) for visitors is obvious and located close to the building's main entrance; (b) for employees is conveniently located to provide secure and convenient access between the bicycle storage area, end-of-trip facilities and the main area of the building; (c) is easily and safely accessible from outside the site.	AO7.1 Development provides bicycle parking spaces for employees which are co-located with end-of-trip facilities (shower cubicles and lockers); AO7.2 Development ensures that the location of visitor bicycle parking is discernible either by direct view or using signs from the street. AO7.3 Development provides visitor bicycle parking which does not impede pedestrian movement.	Not Applicable.
PO8 Development provides walking and cycle routes through the site which: (a) link to the external network and pedestrian and cyclist destinations such as schools, shopping centres, open space, public transport stations, shops and local activity centres along the safest, most direct and convenient routes; (b) encourage walking and cycling; (c) ensure pedestrian and cyclist safety.	AO8 Development provides walking and cycle routes which are constructed on the carriageway or through the site to: (a) create a walking or cycle route along the full frontage of the site; (b) connect to public transport and existing cycle and walking routes at the frontage or boundary of the site.	Not Applicable .
PO9 Access, internal circulation and on-site parking for service vehicles are designed and constructed: (a) in accordance with relevant standards;	AO9.1 Access driveways, vehicle manoeuvring and onsite parking for service vehicles are designed and constructed in accordance with AS2890.1 and	Not Applicable.



(b) so that they do not interfere with the amenity of the surrounding area;(c) so that they allow for the safe and convenient movement of pedestrians, cyclists and other vehicles.	AS2890.2. AO9.2 Service and loading areas are contained fully within the site. AO9.3 The movement of service vehicles and service operations are designed so they: (a) do not impede access to parking spaces; (b) do not impede vehicle or pedestrian traffic movement.	
PO10 Sufficient queuing and set down areas are provided to accommodate the demand generated by the development.	AO10.1 Development provides adequate area on-site for vehicle queuing to accommodate the demand generated by the development where drive through facilities or drop-off/pick-up services are proposed as part of the use, including, but not limited to, the following land uses: (a) car wash; (b) child care centre; (c) educational establishment where for a school; (d) food and drink outlet, where including a drive-through facility; (e) hardware and trade supplies, where including a drive-through facility; (f) hotel, where including a drive-through facility; (g) service station. AO10.2 Queuing and set-down areas are designed and constructed in accordance with AS2890.1.	Not Applicable.

Table 9.4.1.3.b - Access, parking and servicing requirements

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

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