

**Cairns Office**

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DOUGLAS SHIRE COUNCIL	
Received	
File Name	MCU1917/2015
Document No.	
- 6 JUL 2015	
Attention	NRB orig ✓
Information	

Our Ref: P1262894/OCK/AF/L74914
Date: 1 July 2015

Attn: Mr Neil Beck
Chief Executive Officer
Douglas Shire Council
PO Box 723
MOSSMAN QLD 4873

Via: Mail / Email

Dear Neil

RE: REQUEST FOR AN EXTENSION OF A CURRENCY PERIOD FOR THE APPROVED AIRCRAFT LANDING FACILITY ON LOT 16 NR15, CAPTAIN COOK HWY – CAIRNS REGIONAL COUNCIL REF: 8/8/1041

We refer to the above-mentioned Development Approval and correspondence received from Cairns Regional Council granting a 2 year extension of time (refer to copies in **Attachment A**) and advise that we act on behalf of the Applicant of the original Development Application and owners of the land, Grace and Sam Cavallaro, in respect of the subject request to extend the period of the approval pursuant to Section 383 of the Sustainable Planning Act. It is requested that the currency period of the Development Approval be extended for a period of 2 years.

The final design of the access required to the State Controlled Road, as stated in the Development Approval, has been determined with the Department of Transport and Main Roads (TMR). Design Plans have been prepared in accordance with the negotiated outcome and an application was lodged on 22 June 2015 for TMR's approval of the road access works and given the access design is consistent with the pre-lodgement consultation, an approval is expected within the next couple of weeks.

The extension of time is requested to facilitate the issue of TMR's approval and the tender and construction of the access to the Captain Cook Highway.

To facilitate Council's consideration of the requested extension of time, please find enclosed;

- (1) A cheque payable to Douglas Shire Council in the amount of \$3,017.21, Council's fee calculated as follows – 35% of \$8,620.60 MCU Fee for Aircraft Landing Facility; and
- (2) The signed owners consent for the extension of time request – refer to **Attachment B**.

A copy of this submission has been forwarded to the Department of Infrastructure, Local Government and Planning to facilitate the State Assessment and Referral Agency (SARA) referral process.

40,2015.917:1
RIN 84703

We welcome the opportunity to further discuss the extension of time request and/or to provide additional information prior to Council's formal consideration. If required, please do not hesitate to contact the undersigned in the Cairns office.

Yours sincerely
RPS



Owen Caddick-King
Principal - Planning

enc: **Cheque**
Attachment A: Development Approval, Approved Site Plan and Extension of Time advice
Attachment B: Owners Consent

cc: Mrs Grace Cavallaro
PO Box 89
MOSSMAN QLD 4873

Department of Infrastructure, Local Government and Planning
Far North Queensland Regional Officer
State Assessment and Referral Agency
CairnsSARA@dilgp.qld.gov.au



Attachment A

Development Approval, Approved Site Plan and Extension of
Time Advice

ENQUIRIES: Gary Warner
PHONE: (07) 4044 3576
FAX: (07) 4044 3836
YOUR REF: 62894 (R64882)
OUR REF: 8/8/1041 (2160336)

13 AUG 2009

10 July 2009

Mrs Grace Cavallaro
C/-Conics (Cairns) Pty Ltd
PO Box 355
MOSSMAN QLD 4873

Dear Madam

**NEGOTIATED DECISION NOTICE UNDER S3.5.15 INTEGRATED
PLANNING ACT 1997: DEVELOPMENT APPLICATION FOR
CAPTAIN COOK HIGHWAY, PORT DOUGLAS**

With reference to the abovementioned Development Application, please find attached the relevant Negotiated Decision Notice which was determined by Council at its Planning & Environment Committee Meeting held on 8 July 2009.

The notice includes extracts from the Act with respect to making representations about conditions, suspension of the appeal period, and lodging an Appeal.

Should you have any enquires in relation to this Negotiated Decision Notice, please contact Gary Warner of Council's Development Assessment team on telephone number (07) 4044 3576.

Yours faithfully



Simon Clarke
Manager Development Assessment

Att

40.2008.2825
1/22

APPLICANT DETAILS

Grace Cavallaro
C/-Conics (Cairns)
PO Box 359
MOSSMAN QLD 4873

ADDRESS

Captain Cook Highway, Port Douglas

REAL PROPERTY DESCRIPTION

Lot 16 on N15

PROPOSAL

Aircraft Landing Facility (Commercial)

DECISION

Approved subject to conditions (refer to approval package below).

DECISION DATE

This Negotiated Decision dated 8 July 2009 replaces the Decision Notice dated 27 May 2009

TYPE

Material Change of Use (Development Permit)

REFERRAL AGENCIES

(State Controlled Roads)

Department of Transport & Main Roads
(Formerly DMR)

PO Box 6185
CAIRNS QLD 4870

(Vegetation Clearing, Remnant Vegetation & Acid Sulfate Soils)

Department of Environment & Resources Management
(Formerly DNRW)

PO Box 937
CAIRNS QLD 4870

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(Heritage, Coastal & ERAs)
Department of Environment & Resources Management
(Formerly EPA)
Ecoaccess Customer Service Unit
PO Box 2066
CAIRNS QLD 4870

SUBMISSIONS

There were 15 properly made submissions for this application.

Ms Patricia Clifford	7/65 Davidson Street	PORT DOUGLAS QLD 4877
Mr Robert Hanan President Douglas Shire Sustainability Group	PO Box 762	MOSSMAN QLD 4873
Ms Rhona Eastment	PO Box 712	MOSSMAN QLD 4873
Ms Tonia McNamara	31 Coral Drive	PORT DOUGLAS QLD 4877
Ms Alex Mateer and Mr Rick Kilpatrick	10 Limpet Avenue	PORT DOUGLAS QLD 4877
SC Thomas	PO Box 563	PORT DOUGLAS QLD 4877
Ms Ann Rodgers	27 Mossman Street	MOSSMAN QLD 4877
Ms PM Burden	PO Box 1066	MOSSMAN QLD 4877
Douglas Shire Sustainability Group	PO Box 762	MOSSMAN QLD 4877
A Hart	PO Box 323	HERBERTON QLD 4887
Mr Gary Gardiner	24 Albatross Close	COOYA BEACH QLD 4873
Lee Walters	5 Ocean View Road	PORT DOUGLAS QLD 4877
Ms Heather McGillvray-Taylor	15 Cooya Beach Road	COOYA BEACH QLD 4873
Mr Callum Jones	6 Shalom Close	COOYA BEACH QLD 4873
Environmental Protection Agency	PO Box 2066	CAIRNS QLD 4870

FURTHER DEVELOPMENT PERMITS REQUIRED

Development Permit for Building Works
Development Permit for Plumbing Works

CODES TO COMPLY WITH FOR SELF-ASSESSABLE DEVELOPMENT

None

**DOES THE ASSESSMENT MANAGER CONSIDER THE APPLICATION TO BE IN
CONFLICT WITH APPLICABLE CODES, PLANNING SCHEME, STATE
PLANNING POLICIES OR PRIORITY INFRASTRUCTURE PLAN (IF YES,
INCLUDE STATEMENT OF REASONS)**

Not in conflict

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(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)

APPROVED DRAWING(S) AND/OR DOCUMENT(S)

The term 'approved drawing(s) and/or document(s)' or other similar expressions means:

Drawing or Document	Reference	Date
Proposed Aircraft Landing Facility	Conics 62894-2	04/02/2009
Fuel Farm Site Plan		Undated – received with application and attached in Appendix 1

ASSESSMENT MANAGER CONDITIONS

1. Carry out the approved development generally in accordance with the approved drawing(s) and/or document(s), and in accordance with:-
 - a. The specifications, facts and circumstances as set out in the application submitted to Council;
 - b. The following conditions of approval and the requirements of Council's Planning Scheme and the FNQROC Development Manual.

Except where modified by these conditions of approval

Timing of Effect

2. The conditions of the Development Permit must be effected prior to Commencement of Use, except where specified otherwise in these conditions of approval.

Parking

3. All parking associated with the uses must be in accordance with the parking requirements for Aircraft Landing Facilities – Commercial. A plan showing parking areas must be submitted for the approval of the Chief Executive Officer prior to the Commencement of Use.

Hours of Operation

4. The proposed use must only operate between the hours of 7:00 am and 7:00 pm Monday to Sunday except in emergencies or unless otherwise approved by the Chief Executive Officer.

Landscaping Plan

5. The applicant/owner must landscape the subject land and street frontage in accordance with the FNQROC Development Manual and the Planning Scheme Landscaping code and in accordance with a landscape plan endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Building Works. In particular, the plan must show:
- a. The provision of screening along the State Controlled Road frontage in accordance with the Department of Main Roads requirements;
 - b. Screening of facilities in accordance with the Aircraft Landing Facility – Commercial Code;
 - c. Inclusion of all requirements as detailed in other relevant conditions included in this Development Permit. A copy of this Development Approval must be given to the applicant's Landscape Architect/Designer.

Two (2) A1 copies and one (1) A3 copy of the landscape plan must be endorsed by the Chief Executive Officer prior to the issue of a Development Permit for Building Works. Areas to be landscaped must be established prior to Commencement of Use and must be maintained at all times, both to the satisfaction of the Chief Executive Officer.

~~Limitations on Operators~~

- ~~6. The use of the site shall be limited to the following operators;~~
- ~~a. One (1) operator based on site (with access to all associated on site facilities);~~
 - ~~b. One (1) operator using the site for re-fuelling; and~~
 - ~~c. One (1) operator/manager for the micro-light facility.~~

Flight records

7. a. Provide a record of all flights in and out of the site over the past calendar year in order to establish a baseline from which to determine future extensions to flight frequencies. Provide the above record to the satisfaction of the Chief Executive officer prior to the establishment of the additional fuel facilities.
- b. Provide a three (3) monthly (calendar quarter) record of all flight movements, including ultra lights and micro-light aircraft.

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Flight Frequencies

8. The maximum number of flight movements per day is to be twenty (20). (A flight movement is defined as one(1) take off and one (1) landing of the same aircraft). This number of flights is to be reviewed by the Chief Executive Officer annually in accordance with records submitted under condition 7b. If the flight movements are exceeded by 20% in any one (1) calendar year this condition is to be reviewed by full Council through application to Council for a change to a Development Approval. NB micro-light flights (recreational or commercial) are not included in the flight movement count).

Advertising Signage

9. Signs on the subject land must conform with the Planning Scheme and Department of Main Roads requirements and to the requirements and satisfaction of the Chief Executive Officer.
10. The Helicopter Landing Pad Area must not be externally illuminated unless further approval is gained from the Chief Executive Officer.

Aircraft Limitations

11. The use of the facility shall be restricted to helicopters, ultra lights and micro light aircraft only.

Concurrency Agency	Concurrency Agency Reference	Date	Council Electronic Reference
Department of Transport & Main Roads	214/20A/102(1581.04)	16/02/2009	1971540
Department of Environment and Resource Management (formerly Department of Natural Resources and Water)	IC1108CNS002	14/04/2009	2023749

Refer to Appendix 2: Concurrency Agency Requirements. (Please note that these conditions / requirements may be superseded by subsequent negotiations with the relevant referral agencies).

FURTHER ADVICE

1. This approval, granted under the provisions of the *Integrated Planning Act 1997*, shall lapse four (4) years from the day the approval takes effect in accordance with the provisions of Section 3.5.21 of the *Integrated Planning Act 1997*.

DECISION NOTICE DETAILS
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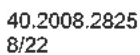
2. All building site managers must take all action necessary to ensure building materials and / or machinery on construction sites are secured immediately following the first cyclone watch and that relevant emergency telephone contacts are provided to Council Officers, prior to commencement of works.
3. This approval does not negate the requirement for compliance with all other relevant Local Laws and other statutory requirements.
4. For information relating to the *Integrated Planning Act 1997* log on to www.ipa.qld.gov.au. To access Council's Development Manual, Local Laws and other applicable Policies log on to www.cairns.qld.gov.au.

RIGHTS OF APPEAL

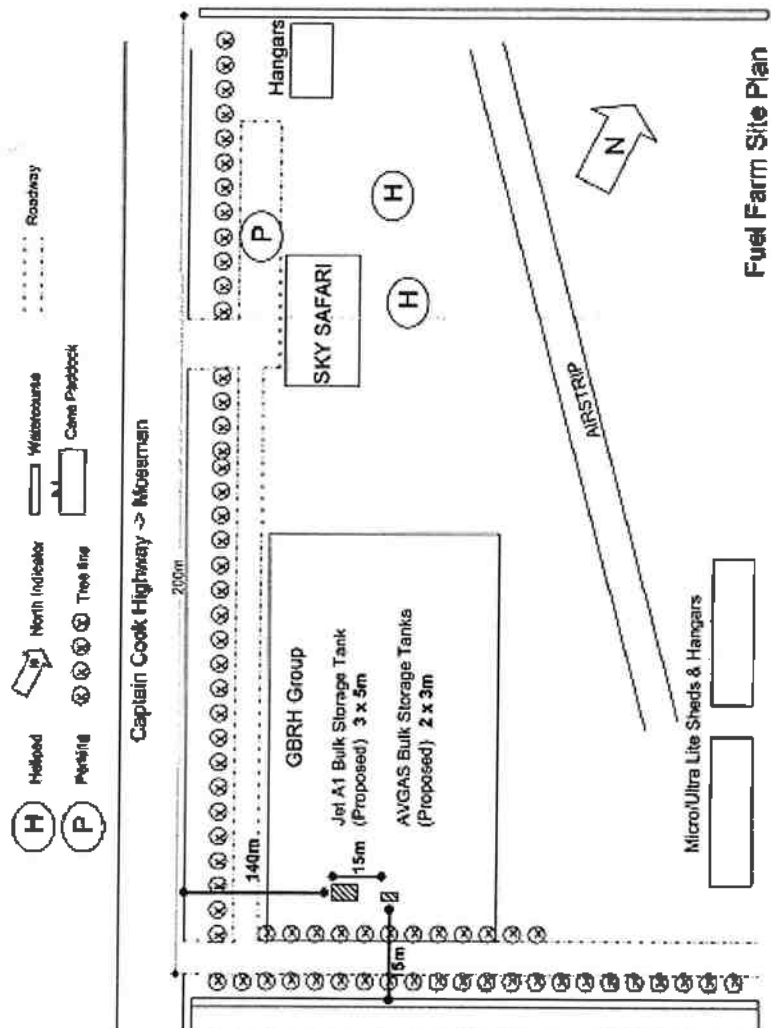
Attached

End of Decision Notice

APPENDIX 1 APPROVED PLAN(S) & DOCUMENT(S)



**DECISION NOTICE DETAILS
(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)**



DECISION NOTICE DETAILS
(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)

APPENDIX 2 CONCURRENCE AGENCY REQUIREMENTS

1. DEPARTMENT OF MAIN ROADS (NOW TRANSPORT & MAIN ROADS)



16 February 2009

Noel Briggs
Chief Executive Officer
Cairns Regional Council
PO Box 359
Cairns Qld 4870



Department of Main Roads

Dear Mr Briggs

Cairns Regional Council : Captain Cook Highway Highway
Situated approximately 2km north of Port Douglas Road intersection, Port Douglas
Lot 16 on NR 15, Parish of Salisbury
Grace Cavallaro
Proposed Material Change of Use (Aircraft Landing Facility (Commercial)) Application
Referral Agency Response (conditions apply)

I refer to the above application received at the Department 30 October 2008 and 13 February 2009 requesting consideration of the above development.

Pursuant to sections 3.3.15, 3.3.16 and 3.3.18 of the *Integrated Planning Act 1997*, the Queensland Department of Main Roads, as a Concurrence Agency, has assessed the impact of the proposed development on the State-controlled road network and requires that Council include the following attached conditions of development for the subject application

Should you have any queries regarding the response please contact Malcolm Hardy on telephone 4050 5511.

Council is requested to reflect the conditions on its Rates Record, to ensure that the planning intentions of the conditions are secured.

This Department would appreciate a copy of Council's decision notice regarding the application.

A copy of this letter has been sent to the applicant.

Yours sincerely

A handwritten signature in black ink, appearing to read "Malcolm Hardy".

Malcolm Hardy
SENIOR PLANNER FAR NORTH

Roads Business Group
Far North Regional Office
Floor 4 Cairns Corporate Tower 15 Lake Street
PO Box 6165 CAIRNS Queensland 4870
ABN 67 834 727 711

Our ref 214/20A/102(1581.D4)
Your ref 8/8/1041
Enquiries MALCOLM HARDY
Telephone +61 7 4050 5511
Facsimile +61 7 4050 5438

**Conditions of Development
and
Statement of Reasons**

Council Ref: 8/8/1041 **Date:** 16 February 2009
State-controlled road: Captain Cook Highway
Proposal: Material Change of Use (Aircraft Landing Facility (Commercial))
Road property description: Lot 16 on NR 15, Parish of Salisbury
Site locality: Approximately 2km north of Port Douglas Road intersection, Port Douglas
Applicant: Grace Cavallaro

Conditions of Development	Reasons	Condition Basis
Permitted Road Access Location 1. Vehicular access between the state-controlled road (Captain Cook Highway) and the Subject Land shall be via: (i) The existing access located about 700m south of McLelland Road intersection for the Aircraft Landing Facility (Commercial) use, (ii) The existing access located about 400m south of McLelland Road intersection for the Cardmaker's Residence use, and (iii) The existing access located about 800m south of McLelland Road intersection for Agriculture use only. 2. No additional direct vehicular access between the state-controlled road (Captain Cook Highway) and the Subject Land is permitted.	Main Roads must ensure that access between to the Subject Land does not adversely impact the safe and efficient operation of the state-controlled road	s. 62 Transport Infrastructure Act 1994 (Qld)

DECISION NOTICE DETAILS
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Conditions of Development	Reasons	Condition Basis
<p>Intersection Works</p> <p>3. Prior to the commencement of the approved use on the Subject Land, the applicant/landowner shall design and construct a new Basic Right Turn (BAR) treatment generally in accordance with Figure 13.58 in Chapter 13 of Main Roads' <i>Road Planning and Design Manual</i>.</p> <p>To this end:</p> <ul style="list-style-type: none"> (i) The applicant/landowner shall obtain Main Roads approval prior to commencing any works within the state-controlled road reserve. (ii) The applicant/landowner shall submit to Main Roads for approval engineering drawings, certified by a Registered Professional Engineer of Queensland (RPEQ), of the proposed works. (iii) Subject to Main Roads approval of the engineering designs the applicant/landowner shall construct the works. <p>Visual Amenity Treatments</p> <p>4. The applicant/landowner shall provide a 2m wide landscaped strip along the Subject Land's frontage to the Captain Cook Highway, except for the access driveways, to screen the onsite vehicular circulation. The landscaping shall be designed and planted such that when the landscaping matures, it provides a minimum 1m high screening and complementary screen trees approximately 6m tall at 7m spacings.</p> <p>The species of plants used in the landscaping works shall be in accordance with Council's standards. If Council does not have standards, then the only requirements are that the species are native, low maintenance species that are effective at providing the necessary screening specified above and do not create a safety risk (that is, no thorns, poisonous fruits or berries or large nuts).</p> <p>All landscaping works shall be completed prior to the commencement of the approved use to the written approval of Main Roads.</p>	<p>Access works at the permitted access location are required to mitigate the impacts of development generated traffic onto the state-controlled road.</p> <p>Any works within the state-controlled road reserve must have the written approval of the Chief Executive Officer</p> <p>To screen onsite vehicular circulation.</p>	<p>s. 33 <i>Transport Infrastructure Act 1994 (Qld)</i> Main Roads' <i>Road Planning and Design Manual</i> s. 50 <i>Transport Infrastructure Act 1994 (Qld)</i></p> <p>Main Roads' <i>Road Landscape Manual</i></p>

DECISION NOTICE DETAILS
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Conditions of Development	Reasons	Condition Basis
Building Alignment Setback 5. A minimum building alignment setback is required of at least the building alignment setback of the existing hangars from the Captain Cook Highway frontage of the Subject Land.	Main Roads has determined the land described in the condition as being within a proposed future land requirement area.	
Advertising 6. No advertising device for the proposed development is permitted within the state-controlled road reserve (Captain Cook Highway).	Advertising devices may obscure signage and distract motorists.	s. 50 Transport Infrastructure Act 1994 (Old)

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2. DEPARTMENT OF NATURAL RESOURCES AND WATER
(DEPARTMENT OF ENVIRONMENT & RESOURCE MANAGEMENT)

Your Reference: 8/8/1041
Our Reference: IC1108CNS0002
Contact: Cristina Froemmcke
Directorate / Unit: Landscapes and Community Services
Phone: (07) 4057 3890



**Queensland
Government**

14 April 2009

The Chief Executive Officer
Cairns Regional Council
PO Box 359
CAIRNS QLD 4870

Attention: Gary Warner



Department of
**Environment and Resource
Management**

Dear Sir/Madam

**APPLICATION FOR MATERIAL CHANGE OF USE FOR THE PURPOSE OF AN AIRCRAFT
LANDING FACILITY - COMMERCIAL, LOT 16 ON NR 15, AT CAPTAIN COOK HIGHWAY, PORT
DOUGLAS - REFERRAL AGENCY RESPONSE.**

The Department of Environment and Resource Management (Concurrence agency for the
application) advises as follows:

The referral agency response for the application, prepared pursuant to section 3.3.16 of the
Integrated Planning Act 1997, is enclosed. I look forward to receiving a copy of the decision notice
for the application in due course.

Should you have any questions about this advice, please contact Cristina Froemmcke on 07 4057
3890.

Yours sincerely


Cristina Froemmcke
Natural Resource Officer
Landscapes and Community Services
North Region

CC

G. Cavallaro
c/- Conics Cairns Pty Ltd
PO Box 355
MOSSMAN QLD 4873

Department of Environment
& Resource Management
Level 3, 5b Sheridan Street
PO Box 937
Cairns Queensland 4870
Australia
Telephone + 617 4057 3890
Facsimile + 61 7 4057 3365
Website www.dam.qld.gov.au

DECISION NOTICE DETAILS
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**Department of Environment and Resource Management –
Referral agency response**

Given under Section 3.3.16 of the Integrated Planning Act 1997

Application details

1.1. Applicant's name	G Cavallaro
1.2. Property description	Lot 16 NR 15
1.3. Development type	Material Change of Use (MCU)
1.4. Assessment manager	Cairns Regional Council
1.5. Referral date	3 November 2008
1.6. Our references	Trackjob: IC1108CNS0002 Recfind: CNS/022730

2. Concurrence agency response – Remnant Vegetation

Please refer to the attached concurrence agency response from Senior Vegetation Management Officer Kathryn Dark dated 14 April 2009.

3. Third Party Advice – Land Act 1994 – Development adjacent to State land

The subject land is adjacent to Unallocated State Land (USL) described as mangrove area and owned by this Department.

The department's interest is to protect this resource from proposed activities occurring at the subject land. The proposed fuel storage area will be located at 5m from a drainage channel which discharges into the wetland area.

DERM recommends that only uncontaminated water reaches the drainage on the site.

4. Third Party Advice – Water Act 2000 – Declared subartesian area (Mossman aquifer)

The proposed development of creation of a permanent fuel storage area has potential to contaminate the groundwater.

The subject land is located within an area declared as subartesian area (Mossman aquifer) under the Water Act 2000 and Water Regulation 2002. No information is given if groundwater on the site will be used for potable or irrigation or washwater purposes.

Departmental maps show that there is a moderate to high vulnerability to groundwater over the entire airstrip area

Recommendation

DERM's role is to provide advice in relation to the protection of the water quality of this groundwater. The following advice is given:

- Under the Water Act 2000, section 206 a water licence/permit is required to take or interfere with subartesian water, other than for the purposes specified within Schedule 11 of the Water Regulation 2002. Schedule 11 of the Water Regulation states that the subartesian area of Mossman does not require water entitlement for stock or domestic purposes.
- The activity on-site should be conducted in a manner to prevent the contamination of groundwater.

5. Third Party Advice – Aboriginal Cultural Heritage

Under Section 23 of the Aboriginal Cultural Heritage Act 2003, a person who carries out an activity must take all reasonable and practicable measures to ensure that the activity does not harm Aboriginal cultural heritage (the "cultural heritage duty of care"). Maximum penalties for

**Department of Environment and Resource Management –
Referral agency response**

Given under Section 3.3.16 of the *Integrated Planning Act 1997*

breaching the cultural heritage duty of care are \$750 000 for a corporation and \$75 000 for an individual.

Applicants will comply with the cultural heritage duty of care in relation to Aboriginal cultural heritage if they are acting in compliance with the cultural heritage duty of care guidelines gazetted under the *Aboriginal Cultural Heritage Act 2003*, available on the NRW's website, or in accordance with an agreement with the Aboriginal party for the area or a cultural heritage management plan approved under Part 7 of the *Aboriginal Cultural Heritage Act 2003*.

Applicants should also undertake a search of the Aboriginal Cultural Heritage Database and the Aboriginal Cultural Heritage Register, administered by the Cultural Heritage Coordination Unit, NRW. Application forms to undertake a free search of the Aboriginal Cultural Heritage Database and the Aboriginal Cultural Heritage Register may be obtained by contacting the Cultural Heritage Coordination Unit on (07) 323 83838 or on the NRW's website—
www.nrm.qld.gov.au/cultural_heritage.

Any queries about the assessment should be made to the coordinating officer for the application. Contact details for the coordinating officer are:

Coordinating Officer:

Cristina Froemmcke

Address:

PO Box 937, Cairns QLD 4870

Phone:

07 4057 3890


Cristina Froemmcke

Natural Resource Officer

Landscapes and Community Services

North Region

14 April 2009

**Referral Agency Response – Material Change of Use
/ Reconfiguring a Lot**

s 3.3.18 Integrated Planning Act 1997

1. Application Information

- 1.1. **Applicant's name:** Grace Cavallaro
- 1.2. **Property description:** 16 NR15 - Cairns Regional Council
- 1.3. **Assessment Manager/Reference:** Cairns Regional Council, Ref: 8/8/1041 (1855638)
- 1.4. **Date application was referred to Department:** 3 November 2008
- 1.5. **Departmental Reference:** eLVA Case No: 2008/008927, File Ref. No: MBA/000650, Trackjob No: IC1108CNS0002
- 1.6. **Type/s of development sought by the application:**
 - Material Change of Use

2. Concurrence Agency response:

The Chief Executive of the Department of Environment and Resource Management directs that the following conditions must be imposed on any approval given by the Assessment Manager:

- 2.1. There must be no clearing of remnant vegetation as a result of the material change of use of Lot 16 NR15.
- 2.2. Any future clearing of assessable vegetation will require a development approval, unless the clearing is exempt under Schedule 8 of the *Integrated Planning Act 1997*.

3. Reasons:

A Statement of Reasons is attached at Schedule 1.

4. Additional comments or information:

Moratorium on regrowth clearing

On 7 April 2009 the Minister for Natural Resources, Mines and Energy announced a moratorium on certain regrowth clearing. This moratorium covers clearing of all native vegetation within 50 metres of a watercourse in the Mackay/Whitsunday, Wet Tropics and Burdekin catchments and endangered regrowth vegetation. This moratorium will be in place for three months from 12:01am 8 April 2009. The Government may extend the moratorium period if necessary.

The Department of Environment and Resource Management (DERM) has assessed your application and prepared its referral agency response against existing laws. However it is important to note that clearing on Lot 16 NR15 within 50 metres of the watercourse which has been identified as a watercourse of priority will still be subject to the moratorium rules. This is the case even where the approval for your development authorises clearing. This may also include vegetation which had previously been exempt development and did not require any approval.

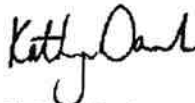
IDAS Referral Agency Response

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This means that your referral agency response will need to be read in conjunction with the moratorium rules to ensure that your clearing and development is lawful.

Vegetation affected by the moratorium is shown on a map created by DERM. This map and other information about the moratorium is available online at www.derm.qld.gov.au. If you are affected by the moratorium, the assessment of your clearing will occur at the operational works stage by DERM, under the moratorium rules. This may not prevent your clearing from proceeding but you will need to follow the correct processes.

5. Authorised Officer Signature:



Kathryn Dark
Senior Vegetation Management Officer
North Region

Date of Response: 14 April 2009

Att. Schedule 1 – Statement of Reasons

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(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)

eLVAS Case No:	2008/008927
File Ref. No:	MBA/000630
TreeJob No:	IC1100CNS0002

Schedule 1

**Statement of Reasons
Referral Agency Response
Application for Material Change of Use
Grace Cavallaro**

The following Statement of Reasons is provided pursuant to s. 3.3.18(3) of the *Integrated Planning Act 1997*:

Introduction

1. The Department Environment and Resource Management (DERM) received an application from Grace Cavallaro on 3 November 2008.
2. The application is for MCU (Concurrence-Multiple Issue) on 16 NR15 - Cairns Regional Council.
3. An Information Request was sent by registered post to the applicant on the 28 November 2008.
4. The applicant responded to the Information Request on the 18 February 2009.
5. An Assessment Report was sent to the Delegate of the Chief Executive, Kathryn Dark, on 8 April 2009.
6. The Delegate determined the Referral Agency Response on 14 April 2009.

Evidence

1. Application dated 3 November 2008.
 - a) Completed IDAS Form 1 Part "I".
 - b) Property Vegetation Management Plan.
2. *Integrated Planning Act 1997 & Integrated Planning Regulation 1998 (Schedule 2)*
3. *Vegetation Management Act 1999*
4. *Department of Natural Resources and Waters Concurrence Agency Policy for Material Change of Use/Reconfiguring a Lot dated 23 August 2007*
5. *State Planning Policy (SPP) 1/03 - Mitigating the Adverse Impacts of Flood, Bushfire, and Landslide.*
6. Natural Resources (IPA) Delegation (No.2) 2008
7. Information Request to applicant dated 28 November 2008.
8. Response to Information Request from applicant dated 18 February 2009.
9. Assessment Report dated 8 April 2009.
10. Current Title Search

Findings of fact

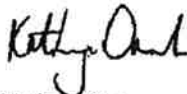
1. The lot contains assessable vegetation. The lot contains a small amount of remnant vegetation that is a *not of concern* regional ecosystem.
2. The area where the clearing to occur as a result of the MCU is not located within assessable vegetation and no additional exemptions to clear would be created and therefore the MCU will not result in the clearing of assessable vegetation.

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3. The lot does contain a watercourse that is considered to be within a reef catchment of priority by the moratorium. This watercourse is not within the area of the subject lot where development has been proposed.

Reasons

The application meets the performance requirements of Criteria Table A of the *Concurrence Agency Policy for Material Change of Use (MCU) 23 August 2007*. Clearing of assessable vegetation on Lot 16 NR15 will not occur as a result of the MCU and will be ensured by the attached conditions.



Kathryn Dark
Senior Vegetation Management Officer (VM1)
North Region

14 April 2009

DECISION NOTICE DETAILS
(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)



Author: Ben Clouston
File / Ref number: 2004/008927
Facsimile No: MRA/000650
Unit: Vegetation Management and Use
Phone: (07) 4799 7852

Department of
Environment and Resource
Management

14 April 2009

Grace Cavallaro
c/- Conica (Cairns) Pty Ltd
PO Box 355
Mossman Qld 4873

Dear Sir or Madam

**Re: Concurrence application to clear native vegetation on Lot 16 NR15 -
Notice regarding moratorium on clearing regrowth vegetation**

On 7 April 2009 the Minister for Natural Resources, Mines and Energy announced a moratorium on certain regrowth clearing. This moratorium covers clearing of all native vegetation within 50 metres of a watercourse in the Mackay/Whitsunday, Wet Tropics and Burdekin catchments and endangered regrowth vegetation. This moratorium will be in place for three months from 12:01am 8 April 2009. The Government may extend the moratorium period if necessary.

The Department of Environment and Resource Management (DERM) has assessed your application and prepared its referral agency response against existing laws. However it is important to note that clearing on Lot 16 NR15 within 50 metres of the watercourse which has been identified as a watercourse of priority will still be subject to the moratorium rules. This is the case even where the approval for your development authorises clearing. This may also include vegetation which had previously been exempt development and did not require any approval.

This means that your referral agency response will need to be read in conjunction with the moratorium rules to ensure that your clearing and development is lawful.

Vegetation affected by the moratorium is shown on a map created by DERM. This map and other information about the moratorium is available online at www.derm.qld.gov.au or can be viewed at your local DERM business centre.

DERM Townsville
3rd Floor, State Govt Building
187-209 Stanley Street
PO Box 5318 Mc
Townsville Qld 4810
Telephone (07) 4799 7126
Facsimile (07) 4760 7436
Website www.derm.qld.gov.au
ABN 83 705 537 588

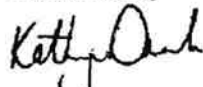
DECISION NOTICE DETAILS
(SECTION 3.5.15 INTEGRATED PLANNING ACT 1997)

I would encourage you check the map and web site material as soon as possible and contact DERM if you think you might be affected.

If you are affected by the moratorium, the assessment of your clearing will occur at the operational works stage by DERM, under the moratorium rules. This may not prevent your clearing from proceeding but you will need to follow the correct processes.

If you wish to discuss this matter further, please contact Ms Bree Clouten, Vegetation Management Officer, North Region, on telephone number (07) 4799 7052 quoting the above reference number.

Yours sincerely



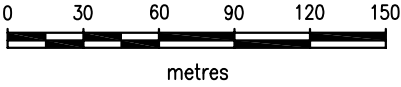
Kathryn Dark
Senior Vegetation Management Officer
North Region




- IMPORTANT NOTE**
1. This plan was prepared for the sole purposes of the client for the specific purpose of accompanying an application to the Cairns Regional Council for a material change of use of land described on this plan. This plan is strictly limited to the Purpose and does not apply directly or indirectly and will not be used for any other application, purpose, use or matter. The plan is presented without the assumption of a duty of care to any other person (other than the Client) ("Third Party") and may not be relied on by Third Party.
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 - B. Conics (Cairns) Pty Ltd relying on information provided to it by the Client or a Third Party where the information is incorrect, incomplete, inaccurate, out-of-date or unreasonable;
 - C. any inaccuracies or other faults with information or data sourced from a Third Party;
 - D. Conics (Cairns) Pty Ltd relying on surface indicators that are incorrect or inaccurate;
 - E. the Client or any Third Party not verifying information in this plan where recommended by Conics (Cairns) Pty Ltd;
 - F. lodgement of this plan with any local authority against the recommendation of Conics (Cairns) Pty Ltd;
 - G. the accuracy, reliability, suitability or completeness of any approximations or estimates made or referred to by Conics (Cairns) Pty Ltd in this plan.
 3. Without limiting paragraph 1 or 2 above, this plan may not be copied, distributed, or reproduced by any process unless this note is clearly displayed on the plan.
 4. Scale shown is correct for the original plan and any copies of this plan should be verified by checking against the bar scale.
 5. The dimensions, area, size and location of improvements, flood information (if shown) and number of lots shown on this plan are approximate only and may vary.
 6. Cadastral boundaries are obtained by title dimensions and/or digitising from existing cadastral maps. These boundaries have not been verified and are approximate only.

LEGEND

- Building _____
- Edge of Bitumen _____
- Open Unlined Drain - - - - -
- Unsealed Access - - - - -



SCALE 1:3000 IS APPLICABLE ONLY TO THE ORIGINAL SHEET SIZE. (A3)

AMENDMENTS		PROJECT MANAGER		G CAVALLARO		 CONICS DESIGN : PLANNING : SURVEYING ECONOMICS + ADVISORY MOBBMAN OFFICE PO Box 365 MOBBMAN QLD 4873 Tel: (07) 4086 1148 Fax: (07) 4086 1814 mossman@conics.com.au www.conics.com.au Conics (Cairns) Pty Ltd A.C.N. 055 931 086		
		A GARRETT						
		SURVEYED MJW 02/02/2009						
		DRAWN SE 04/02/2009		PROPOSED AIRCRAFT LANDING FACILITY LOT 16 ON NR15 CAPTAIN COOK HIGHWAY PORTDOUGLAS PARISH: SALSIBURY COUNTY: SOLANDER		SCALE 1:3000		
CHECKED	CAD REF 62894-2.dwg	SHEET 1 OF SHEETS 1	A3			DATE 04/02/2009	DRAWING NO. 62894-2	ISSUE
DRAFTING CHECKED	6289401.ccx	SHEET SIZE						



ENQUIRIES: Mrs Michelle Henderson
PHONE: (07) 4099 9457
FAX: (07) 4044 3836
YOUR REF: P1262894/OCK/AMB/L72359
OUR REF: 8/8/1041 (4136628)

30 September 2013

Mr & Mrs Grace & Sam Cavallaro
C/- RPS Australia East Pty Ltd
PO Box 1949
CAIRNS QLD 4870

RECEIVED
03 OCT 2013

BY:

Dear Sir/Madam

**DECISION NOTICE UNDER S 383 SUSTAINABLE PLANNING ACT 2009:
DEVELOPMENT PERMIT FOR
6312R CAPTAIN COOK HIGHWAY, PORT DOUGLAS**

Reference is made to your request to extend the relevant period of the abovementioned Development Permit, which was determined by Council at the Ordinary Meeting held on 25 September 2013.

This Development Permit is now valid for a further two (2) years, up to and including 14 July 2015. All other conditions of the Negotiated Decision Notice dated 10 July 2009 remain unchanged.

The notice includes extracts from the Act with respect to lodging an Appeal.

Should you have any enquiries in relation to this Decision Notice, please contact Michelle Henderson of Council's Development Services team on telephone number (07) 4099 9457.

Yours faithfully

Neil Beck
Acting Manager Development & Regulatory Services



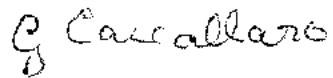
Attachment B

Owners Consent

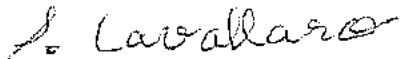
To Whom It May Concern

This letter is to acknowledge that we, Orazia (Grace) Cavallaro and Salvatore (Sam) Cavallaro, as owners of the lot 16 on NR15 (refer to attached Conics Plan Drawing No. 62894-2), consent to the lodgement of request for the extension of the relevant period relating to the material change of use development approval for the Aircraft Landing Facility.

Orazia (Grace) Cavallaro

Handwritten signature of Orazia (Grace) Cavallaro in cursive script.

Salvatore (Sam) Cavallaro

Handwritten signature of Salvatore (Sam) Cavallaro in cursive script.