# DELEGATED REPORT

SUBJECT: S & C SCURR - MATERIAL CHANGE OF USE -CARETAKER'S ACCOMMODATION - LOT 114 ON DA408 -225 RAINS ROAD, PADDYS GREEN - MCU/20/0015

DATE: 17 November 2020

<b>REPORT OFFICER'S</b>	
TITLE:	Senior Planner

**DEPARTMENT:** Corporate and Community Services

AP	PLICATION		PREMISES
APPLICANT	S & C Scurr	ADDRESS	
DATE LODGED	11 November 2020	RPD	Lot 114 on DA408
TYPE OF APPROVAL	Development Permit		
PROPOSED DEVELOPMENT	Material Change of Use - Caretaker's Accommodation		
FILE NO	MCU/20/0015	5 AREA	38.561 hectares

**OWNER** 

S & C Scurr

**APPLICATION DETAILS** 

Mareeba Shire Council Planning Scheme 2016
Rural zone
Code Assessment
n/a

S & C Scurr

ATTACHMENTS: 1. Proposal Plan/s

### **EXECUTIVE SUMMARY**

LODGED BY

Council is in receipt of a development application described in the above application details.

The application is code assessable and was not required to undergo public notification.

It has been assessed against the relevant statutory planning instruments, including the Regional Plan and the Planning Scheme and does not conflict with any relevant planning instrument.

It is recommended that the application be approved in full with conditions.

# **OFFICER'S RECOMMENDATION**

1. That in relation to the following development application:

AP	PLICATION		PREMISES
APPLICANT	S & C Scurr	ADDRESS	225 Rains Road,
			Paddys Green
DATE LODGED	11 November 2020	RPD	Lot 114 on DA408
TYPE OF	Development Permit		
APPROVAL			
PROPOSED DEVELOPMENT	Material Change of Use - Caretaker's Accommodation		

and in accordance with the Planning Act 2016, the applicant be notified that the application for a development permit for the development specified in (A) is:

Approved by Council in accordance with the approved plans/documents listed in (B), subject to assessment manager conditions in (C), assessment manager's advice in (D), relevant period in (E), further permits in (F), and further approvals from Council listed in (G);

### And

The assessment manager does not consider that the assessment manager's decision conflicts with a relevant instrument.

(A) APPROVED DEVELOPMENT: Development Permit for Material Change of Use - Caretaker's Accommodation

### (B) APPROVED PLANS:

Plan/Document Number	Plan/Document Title	Prepared by	Dated
-	Elevation 1	-	-
-	Elevation 2	-	-
-	Elevation 3	-	-
-	Elevation 4	-	-
-	Floor Plan	-	-
-	Site Plan	-	-
-	Site Plan - Detail	-	-

### (C) ASSESSMENT MANAGER'S CONDITIONS (COUNCIL)

- (a) <u>Development assessable against the Planning Scheme</u>
- 1. Development must be carried out generally in accordance with the approved plans and the facts and circumstances of the use as submitted with the application, subject to any alterations:

- found necessary by Council's delegated officer at the time of examination of the engineering plans or during construction of the development because of particular engineering requirements; and
- to ensure compliance with the following conditions of approval.
- 2. Timing of Effect
  - 2.1 The conditions of the development permit must be complied with to the satisfaction of Council's delegated officer prior to the commencement of the use except where specified otherwise in these conditions of approval.
  - 2.2 Prior to the commencement of use, the applicant must notify Council that all the conditions of the development permit have been complied with, except where specified otherwise in these conditions of approval.
- 3. General
  - 3.1 The applicant/developer is responsible for the cost of necessary alterations to existing public utility mains, services or installations required by works in relation to the proposed development or any works required by condition(s) of this approval.
  - 3.2 All payments or bonds required to be made to the Council pursuant to any condition of this approval must be made prior to commencement of the use and at the rate applicable at the time of payment.
  - 3.3 All works must be designed, constructed and carried out in accordance with FNQROC Development Manual requirements (as amended) and to the satisfaction of Council's delegated officer.
  - 3.4 The caretaker's accommodation shall not be used for any other purpose, including rental to any person who is not engaged in caretaker activities on the property.

Upon request by Council, the applicant/owner shall be responsible for providing an annual return to Council, which demonstrates that the occupants of the caretaker's residence have been employed in accordance with the conditions of this approval, to the satisfaction of Council's delegated officer. The return shall include the names of staff employed, and, employment and wage/s records.

- **Note:** Providing a caretaker and their immediate family (if any) with rent free or discounted accommodation in lieu of providing caretaking services on the subject site is acceptable by Council, provided evidence of such an agreement can be supplied upon Council's request.
- 4. Additional Payment Condition/s (section 130 of the Planning Act 2016)
  - 4.1 The additional payment condition has been imposed as the development will create additional demand on trunk infrastructure which will create additional trunk infrastructure costs for council.
  - 4.2 Prior to the commencement of the use (the occupation of the caretaker's accommodation) the applicant/developer must pay a single payment of \$4,820.00 as a contribution toward trunk infrastructure. Until paid, the amount

of the contribution will generally increase on 1 July each year in accordance with the increase for the PPI index for the period starting on the day the development approval takes effect, adjusted by reference to the 3-yearly PPI index average to the date of payment.

- 4.3 The trunk infrastructure for which the payment is required is:
  - The trunk transport network servicing the land (roads)
- 4.4 The developer may elect to provide part of the trunk infrastructure instead of making the payment.
- 4.5 If the developer elects to provide part of the trunk infrastructure the developer must:
  - Discuss with Council's delegated officer the part of the works to be undertaken;
  - Obtain the necessary approvals for the part of the works;
  - Indemnify the Council in relation to any actions, suits or demands relating to or arising from the works;
  - Take out joint insurance in the name of the Council and the developer in the sum of \$20,000,000 in relation to the undertaking of the works;
  - Comply with the reasonable direction of Council officers in relation to the completion of the works;
  - Complete the works to the standards required by the Council; and
  - Complete the works prior to the commencement of the use.

### (D) ASSESSMENT MANAGER'S ADVICE

- (a) A number of other charges or payments may be payable as conditions of approval. The applicable fee is set out in Council's Fees & Charges Schedule for each respective financial year.
- (b) Compliance with applicable codes/policies

The development must be carried out to ensure compliance with the provisions of Council's Local Laws, Planning Scheme Policies, Planning Scheme and Planning Scheme Codes to the extent they have not been varied by a condition of this approval.

(c) Compliance with Acts and Regulations

The erection and use of the building must comply with the Building Act and all other relevant Acts, Regulations and Laws, and these approval conditions.

(d) Environmental Protection and Biodiversity Conservation Act 1999

The applicant is advised that referral may be required under the *Environmental Protection and Biodiversity Conservation Act* 1999 if the proposed activities are likely to have a significant impact on a matter of national environmental significance. Further information on these matters can be obtained from www.environment.gov.au.

(e) Cultural Heritage

In carrying out the activity the applicant must take all reasonable and practicable measures to ensure that no harm is done to Aboriginal cultural heritage (the "cultural heritage duty of care"). The applicant will comply with the cultural heritage duty of care if the applicant acts in accordance with gazetted cultural heritage duty of care guidelines. An assessment of the proposed activity against the duty of care guidelines will determine whether or to what extent Aboriginal cultural heritage may be harmed by the activity. Further information on cultural heritage, together with a copy of the duty of care guidelines and cultural heritage search forms, may be obtained from www.datsip.qld.gov.au.

(E) RELEVANT PERIOD

When approval lapses if development not started (s.85)

- Material Change of Use six (6) years (starting the day the approval takes effect);
- (F) OTHER NECESSARY DEVELOPMENT PERMITS AND/OR COMPLIANCE PERMITS
  - Development Permit for Building Work
- (H) OTHER APPROVALS REQUIRED FROM COUNCIL
  - Compliance Permit for Plumbing and Drainage Work

# THE SITE

The subject site is situated at 225 Rains Road, Paddys Green and is more particularly described as Lot 114 on DA408. The site is irregular in shape, with a total area of 38.561 hectares and is zoned *Rural* under the Mareeba Shire Council Planning Scheme 2016.

The site is accessed via an established crossover onto Rains Road. Rains Road is predominately constructed to a rural gravel road standard. The site is improved by a farm dwelling house and other typical farm outbuildings all of which are located in the north-easten corner, adjacent to Rains Road.

Apart from several small slivers of remnant vegetation around its boundaries, the site has been cleared and improved for rural activities.

All surrounding lots are zoned Rural and are generally used for agricultural and grazing pursuits.



#### Map Disclaimer:

Based on or contains data provided by the State of Queensland (Department of Environment and Resource Management) (2009). In consideration of the State permitting use of this data you acknowledge and agree that the State gives no warranty in relation to the data (including accuracy, reliability, completeness, currency or suitability) and accepts no liability (including without limitation, liability in negligence) for any loss, damage or costs (including consequential damage) relating to any use of the data. Data must not be used for direct marketing or be used in breach of the privacy laws.



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# **BACKGROUND AND CONTEXT**

Nil

# **PREVIOUS APPLICATIONS & APPROVALS**

Nil

# DESCRIPTION OF PROPOSED DEVELOPMENT

The development application seeks a Development Permit for Material Change of Use - Caretaker's Accommodation in accordance with the plans shown in **Attachment 1**.

The applicants propose to establish a 190m2 GFA caretakers dwelling in the south-western corner of the subject land. The caretaker will assist with the rural activities occurring on the subject site.

Access to Rains Road will be via an internal access road and the existing turnout onto Rains Road.

# **REGIONAL PLAN DESIGNATION**

The subject site is included within the Regional Landscape and Rural Production Area land use category in the Far North Queensland Regional Plan 2009-2031. The Regional Plan Map 3-'Areas of Ecological Significance' also identifies small parts of the the site as:

- State & Regional Conservation Corridors
- Terrestrial Area of General Ecological Significance

# PLANNING SCHEME DESIGNATIONS

	Land Use Categories	
Strategic Framework:	Rural Area (Rural Agricultural Area & Rural other)	
Zone:	Rural zone	
Overlays:	Agricultural land overlay Bushfire hazard overlay Environmental significance overlay Hill & slope overlay Transport infrastructure overlay	

#### **Planning Scheme Definitions**

The proposed use is defined as:-

Column 1 Use	Column 2 Definition	Column 3 Examples include	Column 4 Does not include the following examples
Caretaker's accommodation	A dwelling provided for a caretaker of a non-residential use on the same premises.		Dwelling house

### **RELEVANT PLANNING INSTRUMENTS**

Assessment of the proposed development against the relevant planning instruments is summarised as follows:-

### (a) Far North Queensland Regional Plan 2009-2031

Separate assessment against the Regional Plan is not required because the Mareeba Shire Council Planning Scheme appropriately advances the Far North Queensland Regional Plan 2009-2031, as it applies to the planning scheme area.

### (b) State Planning Policy

Separate assessment against the State Planning Policy (SPP) is not required because the Mareeba Shire Council Planning Scheme appropriately integrates all relevant aspects of the SPP.

#### (c) Mareeba Shire Council Planning Scheme 2016

#### **Relevant Development Codes**

The following Development Codes are considered to be applicable to the assessment of the application:

- 6.2.9 Rural zone code
- 8.2.1 Agricultural land overlay code
- 8.2.3 Bushfire hazard overlay code
- 9.3.1 Accommodation activities code
- 9.4.3 Parking and access code
- 9.4.5 Works, services and infrastructure code

The application did not include a planning report and assessment against the planning scheme. An officer assessment has found that the application satisfies the relevant acceptable outcomes (or performance outcomes where no acceptable outcomes applies) of the relevant codes set out below, provided reasonable and relevant conditions are attached to any approval.

Relevant Codes	Comments
Rural zone code	The application can be conditioned to comply with the relevant acceptable outcomes (or performance outcomes where no acceptable outcome is provided) contained within the code.
Agricultural land overlay code	The application can be conditioned to comply with the relevant acceptable outcomes (or performance outcomes where no acceptable outcome is provided) contained within the code.
Bushfire hazard overlay code	The application can be conditioned to comply with the relevant acceptable outcomes (or performance outcomes where no acceptable outcome is provided) contained within the code.
Accommodation activities code	The application can be conditioned to comply with the relevant acceptable outcomes (or performance outcomes where no acceptable outcome is provided) contained within the code.
Parking and access code	The application can be conditioned to comply with the relevant acceptable outcomes (or performance outcomes where no acceptable outcome is provided) contained within the code.

Works, services and	The application can be conditioned to comply with the relevant	
infrastructure code	acceptable outcomes (or performance outcomes where no	
	acceptable outcome is provided) contained within the code.	

## (e) Planning Scheme Policies/Infrastructure Charges Plan

The following planning scheme policies are relevant to the application:

Planning Scheme Policy 4 - FNQROC Regional Development Manual

A condition will be attached to any approval requiring all development works be designed and constructed in accordance with FNQROC Development Manual standards.

### (f) Adopted Infrastructure Charges Notice

Section 130 of the *Planning Act 2016* allows Council to condition additional trunk infrastructure outside the PIA.

The proposed development will further add to the expected daily vehicle movements on Council's transport network. Based on the 2020/2021 Augmentation of the Road Network Contribution rate (see Fees and Charges Schedule), the following contribution is considered appropriate:

• 1 (10 vmpd) x \$4,820.00 = **\$4,820.00** 

### REFERRALS

This application did not trigger referral to a Referral Agency.

#### **Internal Consultation**

**Technical Services** 

### PLANNING DISCUSSION

Nil

Date Prepared: 17 November 2020

#### DECISION BY DELEGATE

DECISION Having considered the Planning Officer's report detailed above, I approve, as a delegate of Council, the application subject to the conditions listed in the report. day of JOUENBER 2020 Dated the 1774 B 2 **BRIAN MILLARD** SENIOR PLANNER MAREEBA SHIRE AS A DELEGATE OF THE COUNCIL

# **ATTACHMENT 1**













