



E: kelly@kellyreaston.com.au W: http://www.kellyreaston.com.au/ 44 McLeod Street, Cairns, QLD 4870

ABN: 22 652 093 626

22 September 2021

Our Ref: ARO0062

Chief Executive Officer Mareeba Shire Council PO BOX 154 MAREEBA QLD 4880

To: BrianM@msc.qld.gov.au (By Email)

Dear Brian,

Operational Works Application for Civil works associated with RAL/21/0007

155 Hastie Road, Mareeba (RP: Lot 2 on RP730887)

Kelly Reaston Development and Property Services has been engaged by Ian Wallace (the applicant) to prepare an application for Operational Works Application for Civil works associated with RAL/21/0007 at 155 Hastie Road, Mareeba.

In support of the Application, please find attached the following documents:

- 1. Completed DA Form 1 Attachment 1;
- 2. Plans of Development Attachment 2;
- 3. Copy of the Development Approval for RAL/21/0007- Attachment 3.

In accordance with Council's Schedule of Fees for the 2021/22 Financial Year, Council's application fee is \$450.00. Please provide an invoice directly to us at the email below.

Should you require any further information, please do not hesitate to contact Kelly Reaston on 0400 974 688 or at kelly@kellyreaston.com.au.

Kind regards

Kelly Reaston | Director



### 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)	lan Wallace
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	C/- Kelly Reaston Development & Property Services 44 McLeod Street
Suburb	Cairns
State	QLD
Postcode	4870
Country	Australia
Contact number	0400 974 688
Email address (non-mandatory)	kelly@kellyreaston.com.au
Mobile number (non-mandatory)	0400 974 688
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	ARO062

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)
<u> </u>



### PART 2 - LOCATION DETAILS

Note: P		elow and			) or 3.2), and 3. n for any or all p			he development	application. For further information, see <u>Dr</u>	4
3.1) St	3.1) Street address and lot on plan									
Str	eet address	AND Id	ot on pla	n (all lo	ots must be liste	d), <b>or</b>				
	Street address <b>AND</b> 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.	Street	t No.	Stree	t Name and	Туре			Suburb	
2)		155		Hasti	e Road				Mareeba	
a)	Postcode	Lot No	0.	Plan	Type and Nu	ımber	(e.g. RF	P, SP)	Local Government Area(s)	
	4880	2		RP73	0887				Mareeba Shire Council	
	Unit No.	Street	t No.	Stree	t Name and	Туре			Suburb	
<b>b</b> )										
b)	Postcode	Lot No	0.	Plan <sup>*</sup>	Type and Nu	ımber	(e.g. RF	P, SP)	Local Government Area(s)	
					e for developme	nt in ren	note area	as, over part of a	lot or in water not adjoining or adjacent to	land
	g. channel dred lace each set o				e row					
					e and latitud	e				
Longit		promo	Latitud			Datu	m		Local Government Area(s) (if appli	icable)
Longit	uuo(o)		Lantaa	0(0)			/GS84		2000. 0010	00010)
							DA94			
						_ _ _ 0	ther:			
☐ Co	ordinates of	premis	es by ea	asting	and northing					
Eastin	g(s)	North	ing(s)		Zone Ref.	Datu	m		Local Government Area(s) (if appli	icable)
					□ 54	□w	/GS84			
					□ 55	□G	DA94			
					□ 56		ther:			
3.3) Ad	dditional pre	mises								
☐ Add	ditional pren	nises aı	re releva	nt to t	this developr	nent a	pplicati	on and the d	etails of these premises have beer	1
		chedule	to this	develo	opment appli	cation				
⊠ No	t required									
1) Idor	atifu apu of t	ha falla	wing the	t appl	v to the prop	ninon o	and are	vido apv rola	vent detaile	
								vide any rele	vant details	
	•		•		tercourse or	in or a	ibove a	n aquiler		
Name of water body, watercourse or aquifer:										
On strategic port land under the <i>Transport Infrastructure Act 1994</i>										
Lot on plan description of strategic port land:										
	of port auth	ority for	r the lot:							
	a tidal area									
	_				area (if applica	ible):				
	of port auth									
☐ On	airport land	under	the <i>Airp</i> o	ort As	sets (Restru	cturing	and D	isposal) Act 2	2008	
Name	of airport:									

Listed on the Environmental Management Register (EM	IR) under the Environmental Protection Act 1994		
EMR site identification:			
Listed on the Contaminated Land Register (CLR) under	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> .			
☐ Yes – All easement locations, types and dimensions ar application	e included in plans submitted with this development		
⊠ No			

### PART 3 – DEVELOPMENT DETAILS

### Section 1 – Aspects of development

### Section 2 – Further development details

Occion 2 Turiner developi	mem ac	tans					
7) Does the proposed developm	nent appli	cation invo	lve any of the follov	ving?			
Material change of use	Yes – complete division 1 if assessable against a local planning instrument						
Reconfiguring a lot	Yes –	complete division 2					
Operational work	⊠ Yes –	es – complete division 3					
Building work	Yes –	complete	DA Form 2 – Buildi	ng work det	ails		
	_						
Division 1 – Material change of		any next of th	a dayalanmant annliaati	an invalvas a	matarial ak	ongo of upo oppo	anabla anninat a
Note: This division is only required to be a local planning instrument.	ompietea ii	any pan oi in	е аечеюртеті арріісац	on involves a	materiai cr	ange or use asse	ssabie agairist a
8.1) Describe the proposed mat	erial char	nge of use					
Provide a general description of proposed use	the		ne planning scheme h definition in a new row			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)
8.2) Does the proposed use inve	olve the u	ise of existi	ng buildings on the	premises?			
Yes							
□ No							
D							
Division 2 – Reconfiguring a lo Note: This division is only required to be c		any part of the	e develonment annlicati	on involves re	configuring	a lot	
9.1) What is the total number of				on involves le	comiganing	a lot.	
·			·				
9.2) What is the nature of the lo	t reconfig	uration? (tid	ck all applicable boxes)				
Subdivision (complete 10))			Dividing land i	nto parts by	agreem	ent (complete 1:	1))
☐ Boundary realignment (comple	ete 12))		☐ Creating or ch	anging an e	asemen	t giving acces	s to a lot
			from a constru	cted road (d	complete 1	3))	
40) Oak Britis							
10) Subdivision						• • • • • •	
10.1) For this development, how					ded use		
Intended use of lots created	Reside	ntial	Commercial	Industrial		Other, please	e specify:
Number of lots created							
10.2) Will the subdivision be sta							
☐ Yes – provide additional deta☐ No	ails below	,					
How many stages will the works	include?						
What stage(s) will this developm apply to?							

11) Dividing land int parts?	o parts b	y agre	eement – how	v many pa	arts are being	created and wha	at is the intended use of the
Intended use of par	ntended use of parts created		Residential		mmercial	Industrial	Other, please specify:
Number of parts cre	eated						
rumber of parts or	Jaioa						I
12) Boundary realig	ınment						
12.1) What are the	current a	nd pr	oposed areas	for each	lot comprisin	g the premises?	
Current lot Proposed lot					posed lot		
Lot on plan descript	Lot on plan description Area (m²)		Lot on pla	Lot on plan description Area (m²)			
12.2) What is the re	ason for	the b	oundary reali	gnment?			
ŕ			· · · · · · · · · · · · · · · · · · ·				
13) What are the di (attach schedule if there	mensions	s and	nature of any o easements)	existing	easements b	eing changed an	d/or any proposed easement?
Existing or	Width (		Length (m)	Purpose	e of the easen	nent? (e.g.	Identify the land/lot(s)
proposed?	,	Í		pedestriai	n access)		benefitted by the easement
Division 3 – Operat							
Note: This division is only to 14.1) What is the na					elopment applica	ation involves operati	onal work.
Road work	alure or li	не ор		Stormw	otor	□ Woter i	nfrastructure
☐ Road work ☐ Drainage work			_	] Storrillw ] Earthwo			e infrastructure
Landscaping			F	] Signage			g vegetation
Other – please s	specify:		_	1 - 9 9 -			9 9
14.2) Is the operation		nece	essary to facili	itate the d	reation of ne	w lots? (e.a. subdiv	vision)
Yes – specify nu				itato trio c	realistr stric	Trioto: (o.g. casan	16.6.1)
□ No	illibel of	IICW I	013.				
14.3) What is the m	onotory	volue.	of the propos	od oporo	tional work?	Graduala CCT mastaria	
Under \$150,000	onetary	value	or the propos	eu opera	uonai work! (	include GST, materia	ais and labour)
Under \$150,000							
PART 4 – ASSI	ESSM	FNT	MANAG	ER DE	TAILS		
17(1(1 4 7(00)	LOCIVII		1717 (1 47 (		. 17 (120		
15) Identify the ass	essment	mana	ger(s) who w	ill be ass	essing this de	velopment appli	cation
Mareeba Shire Cou	ıncil						
16) Has the local go	overnmer	nt agr	eed to apply a	a su <u>perse</u>	ded planning	scheme for this	development application?
			• • • • •	· · · · · ·	•		
• •	<ul><li>☐ Yes – a copy of the decision notice is attached to this development application</li><li>☐ The local government is taken to have agreed to the superseded planning scheme request – relevant documents</li></ul>						
attached			J			Ü	•
⊠ 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 <b>Chief Executive of the d</b> Infrastructure-related referrals – Electricity infrastructu		on entity:	
Matters requiring referral to:			
The Chief Executive of the holder of the licence, it	f not an individual		
The holder of the licence, if the holder of the licence is an individual			
☐ Infrastructure-related referrals – Oil and gas infrastructure	ture		
Matters requiring referral to the <b>Brisbane City Council:</b> ☐ Ports − Brisbane core port land			
Matters requiring referral to the <b>Minister responsible for</b> Ports – Brisbane core port land (where inconsistent with the  Ports – Strategic port land	-		
Matters requiring referral to the relevant port operator, it	applicant is not part apprature		
Ports – Land within Port of Brisbane's port limits (below			
Matters requiring referral to the <b>Chief Executive of the re</b> Ports – Land within limits of another port (below high-water)	•		
Matters requiring referral to the <b>Gold Coast Waterways</b> Tidal works or work in a coastal management district (	_		
Matters requiring referral to the <b>Queensland Fire and Emergency Service:</b> Tidal works or work in a coastal management district (involving a marina (more than six vessel berths))			
18) Has any referral agency provided a referral response	for this development application	?	
<ul><li>☐ Yes – referral response(s) received and listed below a</li><li>☐ No</li></ul>	re attached to this development	application	
Referral requirement	Referral agency	Date of referral response	
Identify and describe any changes made to the proposed referral response and this development application, or inc (if applicable).			
PART 6 – INFORMATION REQUEST			
ART 6 - INFURIMATION REQUEST			
19) Information request under Part 3 of the DA Rules			
☐ I agree to receive an information request if determined.	necessary for this development	application	
I do not agree to accept an information request for this	•		
<b>Note</b> : By not agreeing to accept an information request I, the applicant,	acknowledge:		
<ul> <li>that this development application will be assessed and decided be application and the assessment manager and any referral agencies. Rules to accept any additional information provided by the application parties.</li> </ul>	es relevant to the development application	n are not obligated under the DA	

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>.

### PART 7 – FURTHER DETAILS

20) A thi-tl	d		I-O ( " '		
20) Are there any associated					
	w or include details in a sched	lule to this deve	lopment applicat	ion	
□ No	1				
List of approval/development application references	Reference number	Date		Assessment manager	
<ul><li>☑ Approval</li><li>☑ Development application</li></ul>	RAL/21/0007	16 June	2021	Mareeba Shire Council	
Approval					
☐ Development application					
		•			
21) Has the portable long ser operational work)	vice leave levy been paid? (or	ly applicable to dev	relopment application	s involving building work or	
☐ Yes – a copy of the receip	ted QLeave form is attached	to this developn	nent application		
	rovide evidence that the porta				
	ides the development applicat				
	val only if I provide evidence t ng and construction work is le	•	•	•	
		T T		,	
Amount paid	Date paid (dd/mm/yy)	Qi	_eave levy numb	er (A, b or E)	
\$					
22) Is this development applic notice?	cation in response to a show o	cause notice or	required as a res	ult of an enforcement	
Yes – show cause or enfo	rcement notice is attached				
□ No					
23) Further legislative require	ments				
Environmentally relevant ac	<u>ctivities</u>				
	olication also taken to be an ap				
Yes – the required attachr	ment (form ESR/2015/1791) fo	or an application	for an environm	ental authority	
	ment application, and details a				
⊠ No					
<b>Note</b> : Application for an environment requires an environmental authority to	tal authority can be found by searching to operate. See <a href="www.business.qld.go">www.business.qld.go</a>	g "ESR/2015/1791" <mark>v.au</mark> for further infol	' as a search term at rmation.	<u>www.qld.gov.au</u> . An ERA	
Proposed ERA number:		Proposed ERA	threshold:		
Proposed ERA name:					
Multiple ERAs are applicable to this development application and the details have been attached in a schedule to this development application.					
Hazardous chemical facilities					
23.2) Is this development application for a hazardous chemical facility?					
			threshold is attac	hed to this development	
Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application					
⊠ No					
<b>Note</b> : 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 <b>clearing native vegetation</b> that requires written confirmation that the chief executive of the <i>Vegetation Management Act</i> 1999 is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act</i> 1999?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
No  Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.  2. See <a href="https://www.qld.gov.au/environment/land/vegetation/applying">https://www.qld.gov.au/environment/land/vegetation/applying</a> 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 <b>prescribed environmental matter</b> 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 <a href="https://www.qld.gov.au">www.qld.gov.au</a> for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
☐ Yes – the development application involves premises in the koala habitat area outside the koala priority area
No  Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at <a href="www.des.qld.gov.au">www.des.qld.gov.au</a> for further information.
Water resources
<u>Water resources</u> 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> ?
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
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
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 Note: Contact the Department of Natural Resources, Mines and Energy at <a href="https://www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au">https://planning.dsdmip.qld.gov.au</a> . If the development application involves:  Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . 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
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 <a href="www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au">https://planning.dsdmip.qld.gov.au</a> . If the development application involves:  • Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1  • Taking overland flow water: complete DA Form 1 Template 3.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . 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
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development  No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.gld.gov.au">https://planning.dsdmip.gld.gov.au</a> . 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
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development Note: Contact the Department of Natural Resources, Mines and Energy at <a href="https://planning.dsdmip.gld.gov.au/">www.dnrme.gld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.gld.gov.au/">https://planning.dsdmip.gld.gov.au/</a> . 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
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.gld.gov.au">www.dnrme.gld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.gld.gov.au">https://planning.dsdmip.gld.gov.au</a> . 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 involving waterway barrier works, complete DA templates are available from <a href="https://planning.dsdmip.gld.gov.au/">https://planning.dsdmip.gld.gov.au/</a> . For a development application involving waterway barrier works, complete
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?  Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No.  No Note: Contact the Department of Natural Resources, Mines and Energy at <a href="https://planning.dsdmip.qld.gov.au/">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . 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  3.7) Does this application involve waterway barrier works?  Yes – the relevant template is completed and attached to this development application  No  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?    Yes - the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development   No   Note: Contact the Department of Natural Resources, Mines and Energy at <a href="https://planning.dsdmip.qld.gov.au/">www.dnrme.qld.gov.au</a> for further information.  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . 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 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

Quarry materials from a watercou	urse or lake	
23.9) Does this development applicunder the <i>Water Act 2000?</i>	eation involve the removal of quarry materials from	a watercourse or lake
<ul><li>☐ Yes – I acknowledge that a quar</li><li>☑ No</li></ul>	rry material allocation notice must be obtained prior t	to commencing development
<b>Note</b> : Contact the Department of Natural Reinformation.	esources, Mines and Energy at <u>www.dnrme.qld.gov.au</u> and <u>www.k</u>	business.qld.gov.au for further
Quarry materials from land under	r tidal waters	
23.10) Does this development appli under the <i>Coastal Protection and M</i>	ication involve the <b>removal of quarry materials fro</b> <i>lanagement Act 1</i> 995?	m land under tidal water
<ul><li>☐ Yes – I acknowledge that a quar</li><li>☒ No</li></ul>	rry material allocation notice must be obtained prior t	to commencing development
Note: Contact the Department of Environme	ent and Science at <u>www.des.qld.gov.au</u> for further information.	
Referable dams		
	ication involve a <b>referable dam</b> required to be failure afety and Reliability) Act 2008 (the Water Supply Act	
Supply Act is attached to this de	ailure Impact Assessment' from the chief executive a velopment application	administering the Water
Note: See guidance materials at		

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 www.planning.dsdmip.qld.gov.au 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	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	<ul><li>☐ Yes</li><li>☒ Not applicable</li></ul>
Supporting information addressing any applicable assessment benchmarks is with the development application  Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DA Forms Guide: Planning Report Template.	⊠ Yes
Relevant plans of the development are attached to this development application  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ☑ Not applicable
25) Applicant declaration	
By making this development application, I declare that all information in this development correct	application is true and
Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application was required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Actions It is unlawful to intentionally provide false or misleading information.</i>	here written information
<b>Privacy</b> – Personal information collected in this form will be used by the assessment manage assessment manager, any relevant referral agency and/or building certifier (including any prowhich may be engaged by those entities) while processing, assessing and deciding the deverall information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website.  Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where:	ofessional advisers elopment application. urchase, and/or
<ul> <li>such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Regulation 2017; or</li> </ul>	
<ul> <li>required by other legislation (including the <i>Right to Information Act 2009</i>); or</li> <li>otherwise required by law.</li> </ul>	
This information may be stored in relevant databases. The information collected will be retain	ned as required by the

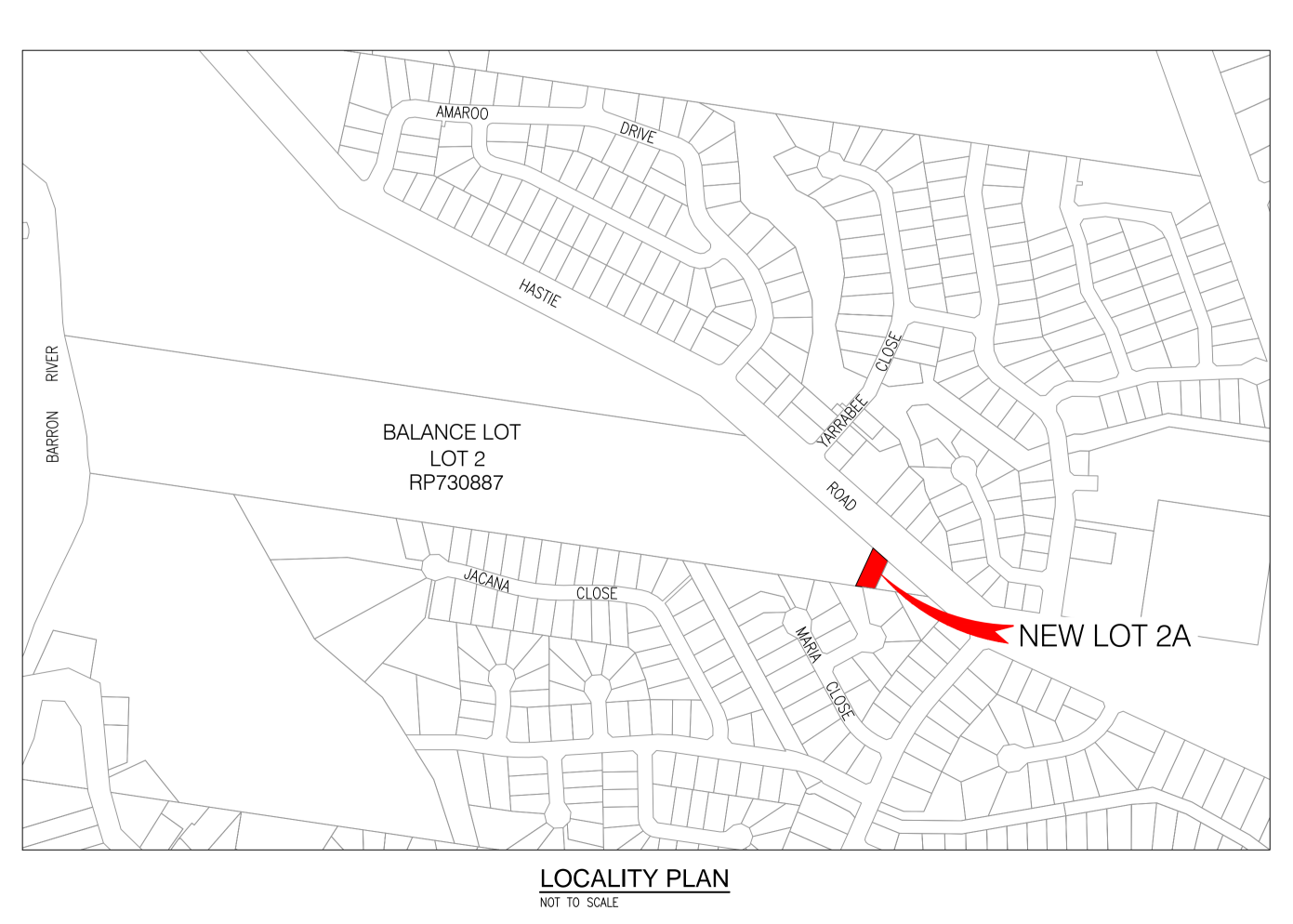
### PART 9 - FOR COMPLETION OF THE ASSESSMENT MANAGER - FOR OFFICE **USE ONLY**

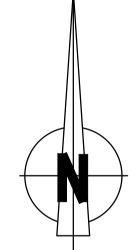
Date received:	Reference numb	per(s):	
	<u>.</u>		
Notification of engagement of	of alternative assessment man	ager	
Prescribed assessment man	ager		
Name of chosen assessmer	t manager		
Date chosen assessment ma	anager engaged		
Contact number of chosen a	ssessment manager		
Relevant licence number(s)	of chosen assessment		
manager			
QLeave notification and pay	ment		
Note: For completion by assessmen	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



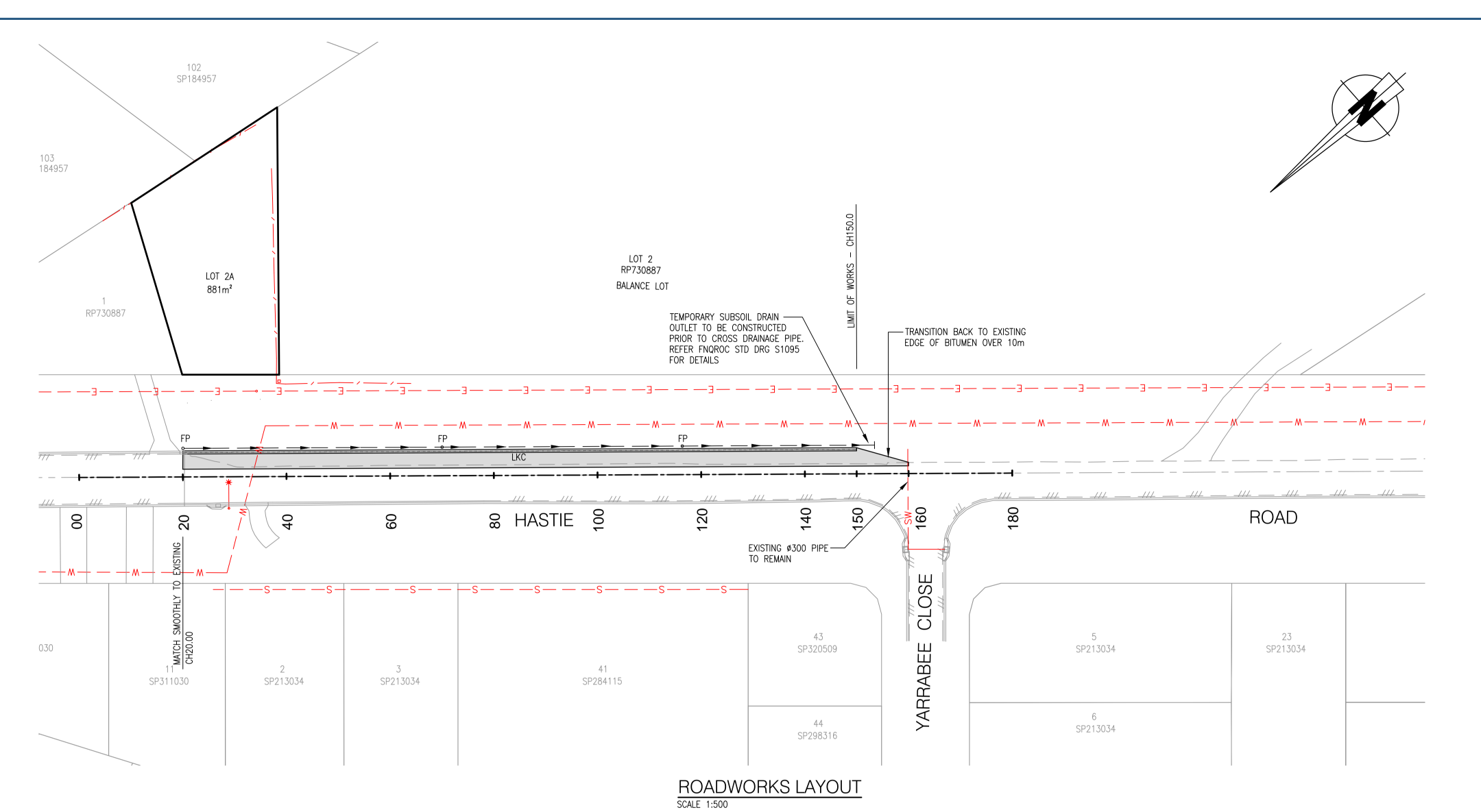
# 155 HASTIE ROAD 1 INTO 2 LOTS FOR WALLACE QUARRYING



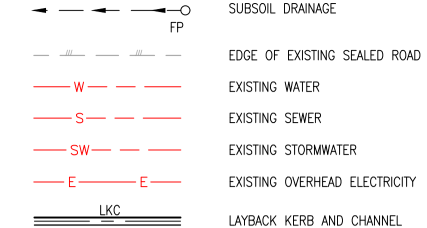


# SCHEDULE OF PROJECT DRAWINGS

ARO0062-C01 TITLE PAGE, LOCALITY PLAN AND DRAWING SCHEDULE ROADWORKS LAYOUT AND TYPICAL SECTION HASTIE ROAD KERB LONGITUDINAL SECTION ARO0062-C03 ANNOTATED CROSS SECTIONS WATER AND SEWERAGE PLAN



# LEGEND

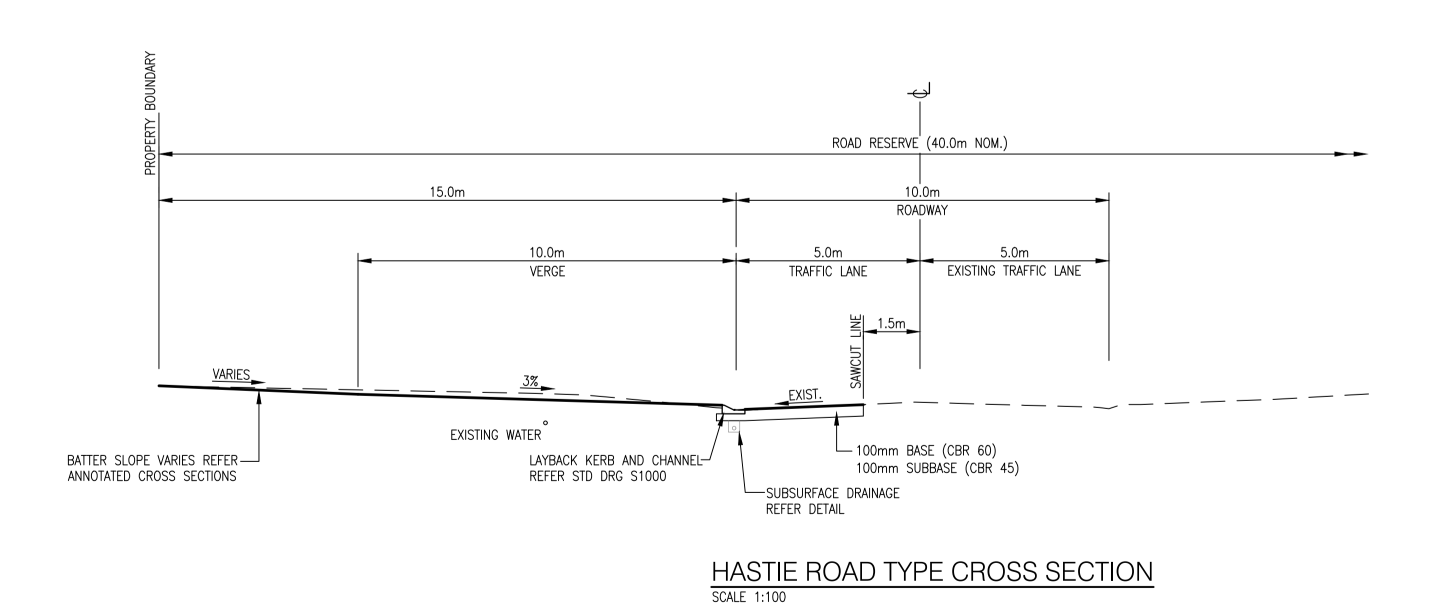


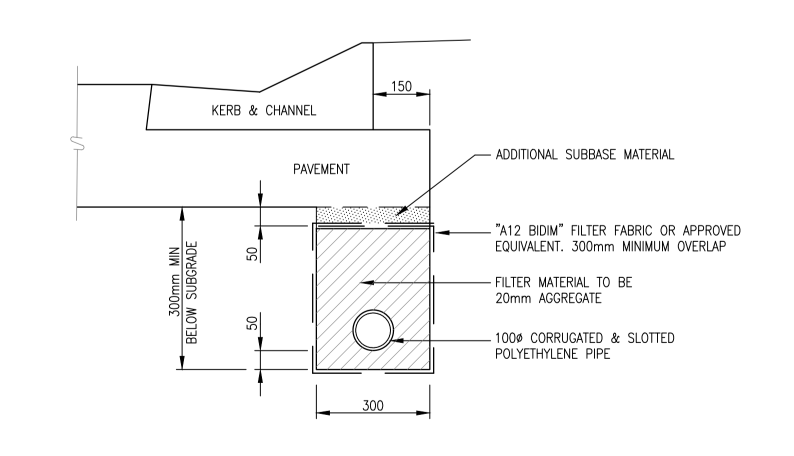
# NOTES

- 1. ALL WORKS AND MATERIALS TO BE IN ACCORDANCE WITH FNQROC DEVELOPMENT MANUAL GUIDELINES AND SPECIFICATIONS.
- 2. REFER TO FNQROC STANDARD DRAWINGS:
  S1000: CONCRETE KERB & CHANNEL
  S1010: PUBLIC UTILITIES ON ROADS AND VERGES
- 3. LOCATION OF ALL EXISTING SERVICES TO BE CONFIRMED PRIOR TO CONSTRUCTION BY CONTRACTOR THROUGH LIAISON WITH RELEVANT AUTHORITIES.
- 4. NEW ROADWORKS AND KERBING TO JOIN SMOOTHLY TO EXISTING WORKS. PROVIDE CUT BACK TO EXISTING SEALED ROADS WHERE NECESSARY.
- 5. TRIM AND DRILL SEED ALL FOOTPATHS/ROAD VERGES AFTER FINAL EARTHWORKS AND TOPSOILING IS COMPLETED.
- 6. TOPSOIL STOCKPILE TO BE LOCATED AT SITE ACCEPTABLE TO SUPERINTENDENT.

# **CONTROL LINE SETOUT**

CHAINAGE	EASTING	NORTHING	BEARING	RAD/SPIRAL	A.LENGTH	DEFL.ANGLE
0.000 150.000	333835.300 333722.346	8120260.559 8120359.257	311°08'40.09" 311°08'40.09"			





SUBSOIL DRAINAGE

0 5 10 15 20 25m SCALE 1:500 (A1)

APPROVAL ISSUE

No.	Description Reviewed	Approved Date	Client Logo	Client	WALLACE QUARRYING	Drawn	Designed App	proved	Scale (A1 size)	
				Project	155 HASTIE ROAD, MAREEBA (1 INTO 2 LOTS)	MS	MS		1:500	
3	LIMIT OF WORKS AMENDED - APPROVAL ISSUE -	- 23/09/202	1	Title		Drawing Check	Design Check RPE	EQ Date	Drawing is not to be	000
2	APPROVAL ISSUE -	- 06/09/202	1		ROADWORKS LAYOUT AND TYPICAL SECTION				used for construction	
1	PRELIMINARY ISSUE -	- 22/07/202	1						unless approved.	

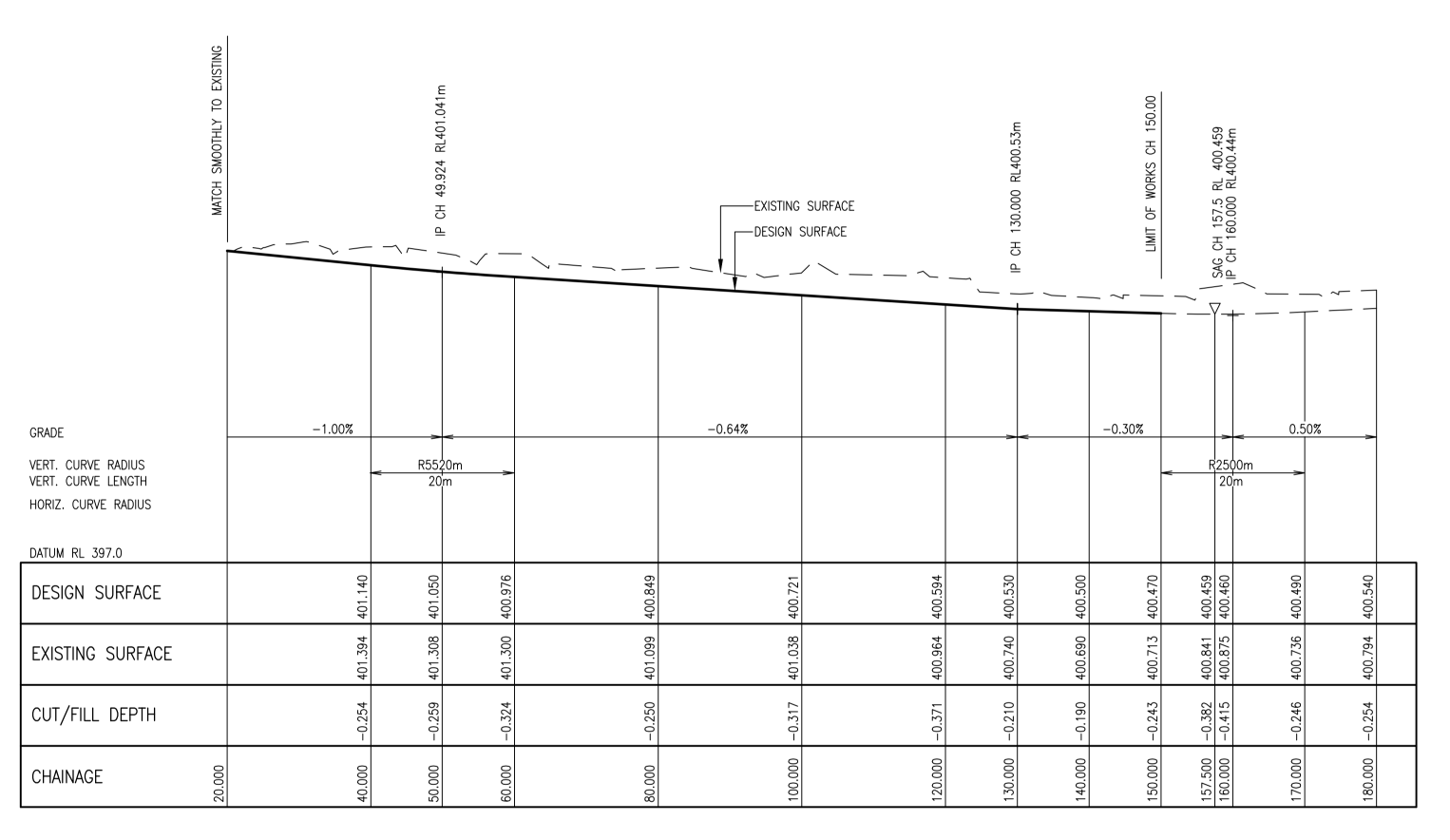
Drawing No.

## ARC

44 McLeod Street
Cairns Qld 4870

T (07) 4281 6897
E admin@aroindustries.com.au
W www.aroindustries.com.au

ABN: 49 641 461 298



HASTIE ROAD - KERB LIP LONGITUDINAL SECTION
SCALE HOR 1:500 VERT 1:50

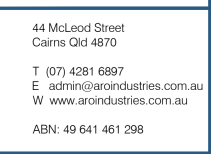
# APPROVAL ISSUE

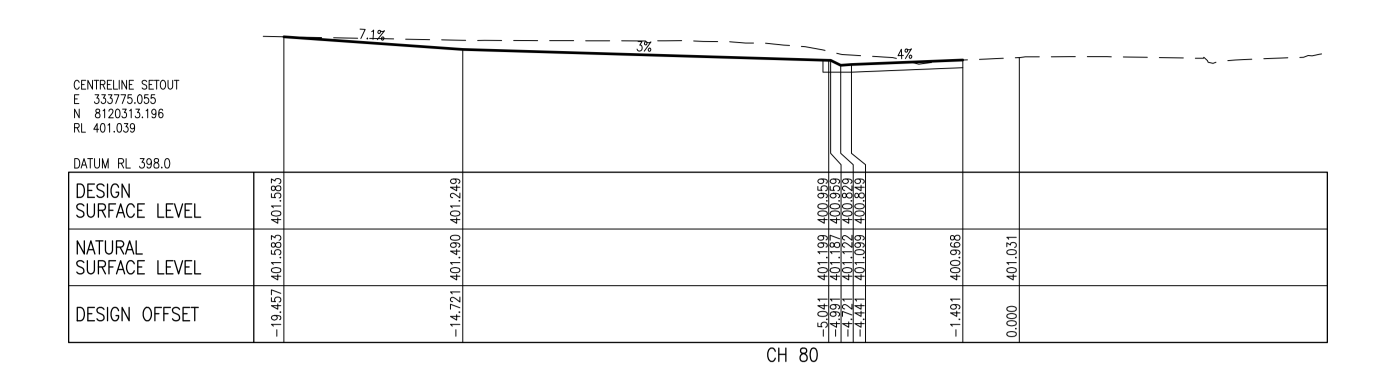
No.	Description Rev	viewed App	roved	Date	Client Logo	Client	WALLACE QUARRYING	Drawn		Approved		Scale (A1 size)	
0						Project	155 HASTIE ROAD, MAREEBA (1 INTO 2 LOTS)	MS	MS			1:100	
3 LIMIT OF W	VORKS AMENDED - APPROVAL ISSUE	-	- 23/	09/2021		Title		Drawing Check	Design Check	RPEQ	Date	Drawing is not to be	
2 APPROVAL	ISSUE	-	- 06/	09/2021			HASTIE ROAD KERB LONGITUDINAL SECTION					used for construction	•
1 PRELIMINA	ARY ISSUE	-	- 21/	07/2021								unless approved.	

Drawing No.









		i <del>n 8.</del> 5 — — — —	 				
CENTRELINE SETOUT E 333729.872 N 8120352.673 RL 400.622 DATUM RL 398.0				<u>*************************************</u>		- — — ~/	
DESIGN SURFACE LEVEL	401.424	400.900	400.610 400.610 400.480 400.480 400.500				
NATURAL SURFACE LEVEL	401.424	401.367	400.823 400.814 400.758 400.690	400.556	400.622		
DESIGN OFFSET	-19.177	-14.724	-5.044 -4.994 -4.724 -4.444	-1.494	000.0		
			 CH 140				

		5%	 		7 70	1			 
CENTRELINE SETOUT E 333790.116 N 8120300.037 RL 401.171					3.7%	6			
DESIGN SURFACE LEVEL	401.620	401.377		401.087 401.087 780.087	400.977	401.084	401.180		
NATURAL SURFACE LEVEL	401.620	401.615		401.355 401.355	401.300	401.084	401.180		
DESIGN OFFSET	-19.550	-14.721		-5.041 -4.991	-4,441	-1.491	0.000		
		•		CH 60				 	 

		7 <del>.8%</del>	 	- — — _	7.0%			
CENTRELINE SETOUT E 333744.933 N 8120339.514 RL 400.76					3.2%		 	
DESIGN SURFACE LEVEL	401.350	400.994		400.704 400.704 400.574 400.594				
NATURAL SURFACE LEVEL	401.350	401.328		401.037 401.037 400.999 400.964	400.687	400.762		
DESIGN OFFSET	-19.270	-14.723		-5.043 -4.993 -4.723	-1.493	0.000		
		•		CH 120				

		2.3%	- <del>- 30</del>			
CENTRELINE SETOUT E 333805.178 N 8120286.877 RL 401.308						
DATUM RL 399.0						
DESIGN SURFACE LEVEL	401.659	401.540		401.250 401.250 401.120 401.140		
NATURAL SURFACE LEVEL	401.656	401.659		401.453 401.448 401.422 401.394	401.299	
DESIGN OFFSET	-19.661	-14.720		-5.040 -4.990 -4.440	0.000	
				CH 40		

		_5.4%	 	σy	
CENTRELINE SETOUT E 333759.994 N 8120326.355 RL 400.909			4.3		 ~ ~
DESIGN SURFACE LEVEL	401.374	401.122	400.831 400.831 400.701 400.721		
NATURAL SURFACE LEVEL	401.374	401.359	401.151 401.142 401.090 401.036	400.897	
DESIGN OFFSET	-19.363	-14.722	-5.042 -4.992 -4.722	-1.492	
			CH 100		

# APPROVAL ISSUE

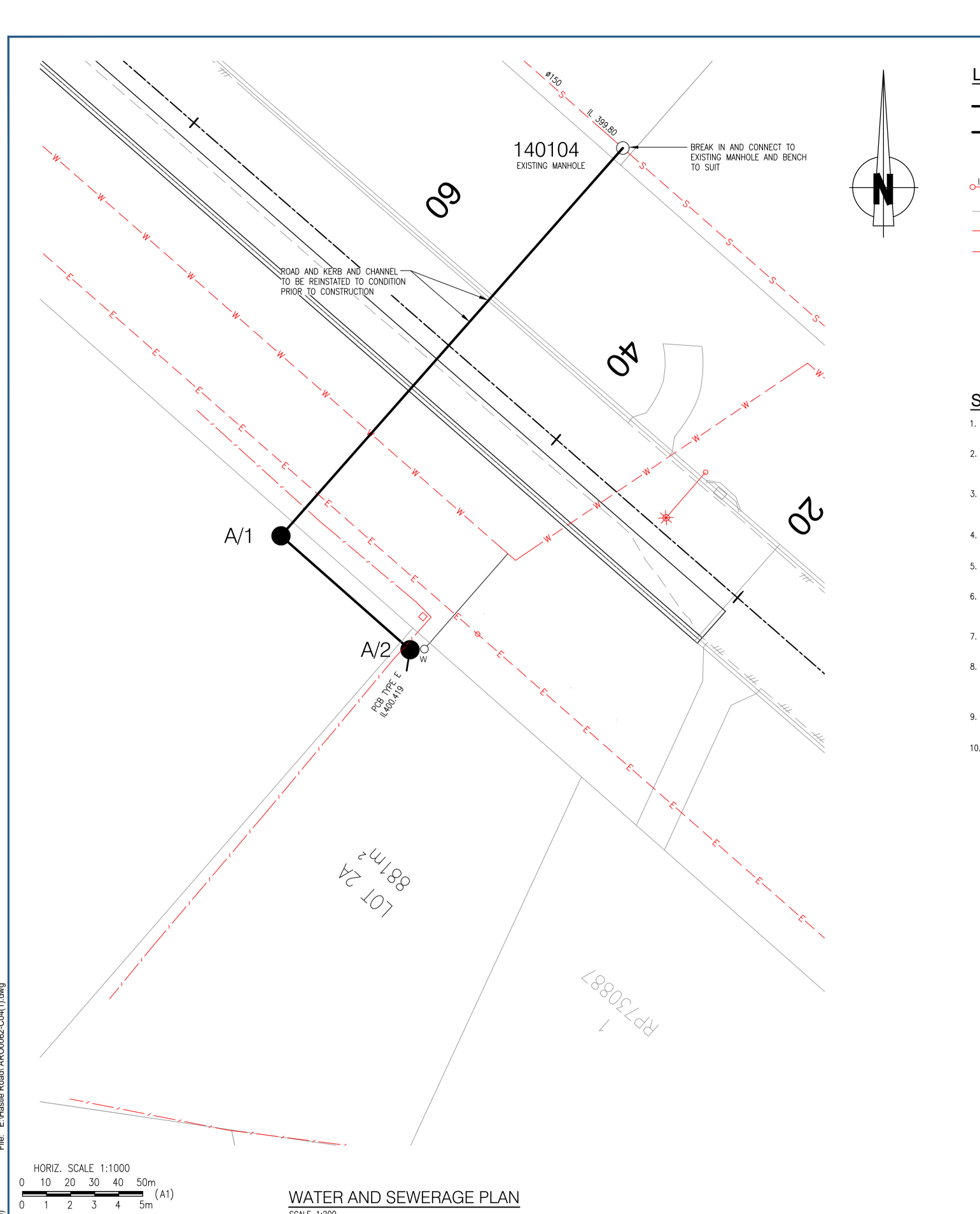
lo.	Description	Reviewed Approved Date	Client Logo Client	WALLACE QUARRYING	Drawn	Designed	Approved		Scale (A1 size)	
			Project	155 HASTIE ROAD, MAREEBA (1 INTO 2 LOTS)	MS	MS			1:100	•
3	CROSS SECTIONS REMOVED, APPROVAL ISSUE	23/09/2021	Title		Drawing Check	Design Check	RPEQ Dat	ate	Drawing is not to be	
2	APPROVAL ISSUE	06/09/2021		ANNOTATED CROSS SECTIONS					used for construction	•
1	PRELIMINARY ISSUE	21/07/2021							unless approved.	







ARO0062-C03



**LEGEND** 

SEWER PIPE AND MANHOLE HOUSE CONNECTION BRANCH (HCB) AND TYPE

LINE NUMBER / MANHOLE NUMBER

OIL 4.95 S Ø150 IL 4.90 EXISTING SEWER LINE, MANHOLES, PIPE DIAMETER

EDGE OF EXISTING SEALED ROAD

— W — EXISTING WATER

EXISTING OVERHEAD ELECTRICITY

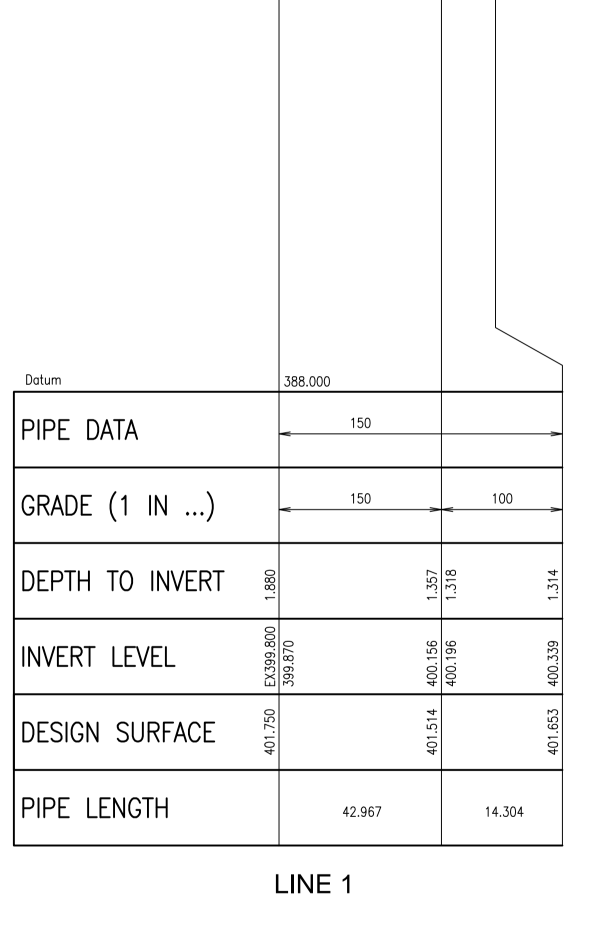
WATER SERVICE CONNECTION (INSTALLATION BY COUNCIL)

# **SEWER NOTES**

- 1. ALL WORKS AND MATERIALS TO BE IN ACCORDANCE WITH FNQROC DEVELOPMENT MANUAL GUIDELINES AND SPECIFICATIONS.
- 2. LOCATION OF ALL EXISTING SERVICES TO BE CONFIRMED ON SITE BY CONTRACTOR AND SUPERINTENDENT PRIOR TO CONSTRUCTION. THIS IS INCLUSIVE OF EXISTING SERVICES SHOWN ON PLAN.
- 3. CONTRACTOR TO CONFIRM EXACT LOCATIONS AND LEVELS OF EXISTING SEWER MANHOLES AND CONNECTING PIPES ON SITE PRIOR TO CONSTRUCTION.
- 4. SEWER PIPES SHOWN ARE Ø150 uPVC (CLASS SN8) UNLESS NOTED OTHERWISE ON PLAN.
- 5. SEWER HOUSE CONNECTIONS (HCB'S) FOR SINGLE RESIDENTIAL ALLOTMENTS TO BE Ø100 CONNECTION.
- 6. LOCATION OF ALL SEWER MANHOLES TO BE 1.5m OFFSET FROM FRONT PROPERTY BOUNDARY, AND 0.8m OFFSET FROM SIDE AND REAR PROPERTY BOUNDARIES, UNLESS DIMENSIONED OTHERWISE ON PLAN.
- 7. LOT DEVELOPMENT AREA SHOWN ON PLAN MUST BE TRANSFERRED TO AND SHOWN ON AS-CONSTRUCTED PLANS.
- 8. REFER TO FNQROC STANDARD DRAWINGS: S3000 SEWERAGE MANHOLES S3005 HOUSE CONNECTION BRANCHES S3015 SEWER BEDDING — TRENCH DETAILS
- 9. FINISHED LID LEVELS OF SEWER MANHOLES TO STAND 50mm PROUD OF FINISHED SURFACE LEVEL (AFTER TOPSOILING IS COMPLETED).
- 10. LOCATION OF WATER HOUSE CONNECTIONS TO BE AS PER FNQROC DESIGN GUIDELINES. LOCATIONS SHOWN ON PLAN ARE INDICATIVE AND TO BE USED AS A GENERAL GUIDE ONLY.

# MANHOLE SETOUT

MANHOLE No.	EASTING	NORTHING
A/1	333782.293	8120278.870
A/2	333793.020	8120269.408



(140104)

SEWERAGE LONGITUDINAL SECTION SCALE HOR 1:1000, 1:100 VERT

APPROVAL ISSUE

WALLACE QUARRYING AS SHOWN 155 HASTIE ROAD, MAREEBA (1 INTO 2 LOTS) Drawing Check Design Check RPEQ Drawing is not to be WATER AND SEWERAGE PLAN used for construction unless approved.







DO NOT SCALE

A/2

A/1

Drawing No.

Reviewed Approved Date

SCALE 1:200

VERT. SCALE 1:100

0 2 4 6 8 10m SCALE 1:200 (A1)

APPROVAL ISSUE

Description

External References: ARO-TITLE-A1.dwg; ARO0062-X-SURVEY.dwg;

Client Logo



17 June 2021

65 Rankin Street PO Box 154 MAREEBA QLD 4880

**P:** 1300 308 461 **F:** 07 4092 3323

W: www.msc.qld.gov.au E: info@msc.qld.gov.au

Planning Officer:

Carl Ewin

Direct Phone: Our Reference: 4086 4656 RAL/21/0007

Your Reference:

ARO062

Ian Wallace C/- Kelly Reaston Development and Property Services PO Box 6490 CAIRNS QLD 4870

Dear Applicant/s

# **Decision Notice Planning Act 2016**

I refer to your application and advise that on 16 June 2021, Council decided to approve the application in full subject to conditions.

Details of the decision are as follows:

### **APPLICATION DETAILS**

**Application No:** 

RAL/21/0007

Street Address:

155 Hastie Road, Mareeba

Real Property Description:

Lot 2 on RP730887

Planning Scheme:

Mareeba Shire Council Planning Scheme 2016

### **DECISION DETAILS**

Type of Decision:

Approval

Type of Approval:

Development Permit for Reconfiguring a Lot - Subdivision (1

into 2 Lots)

Date of Decision:

16 June 2021

### **CURRENCY PERIOD OF APPROVAL**

The currency period for this development approval is four (4) years starting the day that this development approval takes effect. (Refer to Section 85 "Lapsing of approval at end of currency period" of the *Planning Act 2016*.)

Public Office: 65 Rankin Street, Mareeba QLD 4880. Postal address: PO Box 154, Mareeba QLD 4880

### **INFRASTRUCTURE**

Where conditions relate to the provision of infrastructure, these are non-trunk infrastructure conditions unless specifically nominated as a "necessary infrastructure condition" for the provision of trunk infrastructure as defined under Chapter 4 of the Planning Act 2016.

### **ASSESSMENT MANAGER CONDITIONS**

- (A) ASSESSMENT MANAGER'S CONDITIONS (COUNCIL)
  - (a) <u>Development assessable against the Planning Scheme</u>
  - 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, and subject to any alterations:
    - found necessary by the 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 endorsement of the plan of survey, 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 or the Adopted Infrastructure Charges Notice must be made prior to the endorsement of the plan of survey and at the rate applicable at the time of payment.
- 3.3 The developer must relocate (in accordance with FNQROC standards) any services such as water, sewer, drainage, telecommunications and electricity that are not wholly located within the lots that are being created/serviced where required by the relevant authority, unless approved by Council's delegated officer.
- 3.4 Where utilities (such as sewers on non-standard alignments) traverse lots to service another lot, easements must be created in favour of Council for access and maintenance purposes. The developer is to pay all costs (including Council's legal expenses) to prepare and register the easement documents.
- 3.5 Where approved existing buildings and structures are to be retained, setbacks to any new property boundaries are to be in accordance with Planning Scheme

requirements for the relevant structure and/or Queensland Development Code.

3.6 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.

### 3.7 Charges

All outstanding rates, charges and expenses pertaining to the land are to be paid in full.

### 4. Infrastructure Services and Standards

### 4.1 Access

The existing access crossover servicing balance Lot 2 must be upgraded/constructed (from the edge of Hastie Road to the property boundary) in accordance with the FNQROC Development Manual (as amended), to the satisfaction of Council's delegated officer.

### 4.2 Roadworks - External

Hastie Road must be upgraded for the full frontage of Lot 2A to match the existing Hastie Road cross-sectional geometry to the south-east of the site. These works should generally include the following:

- The widening of the development side of Hastie Road to achieve a total road width of 10 metres;
- the installation of kerb and channel (of similar profile to the existing kerb and channel) on the development side of Hastie Road for the full frontage of Lot 2A; and
- Any stormwater inlet pit/s required to be installed to connect to the existing underground stormwater network on the opposite side of Hastie Road.

Plans for the abovementioned works must be submitted to Council as part of a subsequent application for operational works.

### 4.3 Stormwater Drainage

- 4.3.1 The applicant/developer must take all necessary steps to ensure a non-worsening effect on surrounding land as a consequence of the development and must take all reasonable and practical measures to ensure discharge occurs in compliance with the Queensland Urban Drainage Manual (QUDM) and the FNQROC Development Manual, to the satisfaction of Council's delegated officer.
- 4.3.2 All stormwater drainage must be discharged to an approved legal point of discharge.

### 4.4 Water Supply

4.4.1 Lot 2A must be provided with a water service connection in accordance with FNQROC Development Manual (as amended) to the satisfaction of Council's delegated officer.

4.4.2 Where the existing reticulated water supply does not currently service the site or is not at an adequate capacity, the developer is required to extend or upgrade the reticulated water supply infrastructure to connect the site to Council's existing infrastructure at a point that has sufficient capacity to service the development in accordance with FNQROC Development Manual standards (as amended).

### 4.5 Sewerage Connection

- 4.5.1 Lot 2A must be provided with a connection to Council's reticulated sewerage network in accordance with FNQROC Development Manual (as amended) to the satisfaction of Council's delegated officer.
- 4.5.2 Where sewerage connections are not available to the site, or where existing connections are not satisfactory for the proposed development, the developer is required to extend or upgrade the reticulated sewerage infrastructure to connect the site to Council's existing infrastructure at a point that has sufficient capacity to service the development in accordance with FNQROC Development Manual standards (as amended).
- 4.6 Electricity provision/supply

Lot 2A must be provided with an electricity supply in accordance with the FNQROC Development Manual (as amended) to the satisfaction of Council's delegated officer.

Written advice from an Electricity Service Provider is to be provided to Council indicating that an agreement has been made for the provision of power reticulation.

### 4.7 Telecommunications

The applicant/developer must enter into an agreement with a telecommunication carrier to provide telecommunication services to Lot 2A and arrange provision of necessary conduits and enveloping pipes.

### **REFERRAL AGENCIES**

Not Applicable.

### **APPROVED PLANS**

The following plans are Approved plans for the development:

Plan/Document Number	Plan/Document Title	Prepared by	Dated
ARO0062-SK01	Proposal Plan	ARO Industries Pty Ltd	6/04/2021

### **ADVISORY NOTES**

The following notes are included for guidance and information purposes only and do not form part of the assessment manager conditions:

### (A) ASSESSMENT MANAGER'S ADVICE

- (a) An Adopted Infrastructure Charges Notice has been issued with respect to the approved development. The Adopted Infrastructure Charges Notice details the type of infrastructure charge/s, the amount of the charge/s and when the charge/s are payable.
- (b) The Adopted Infrastructure Charges Notice does not include all charges or payments that are payable with respect to the approved development. 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.
- (c) Water Meters/Water Service Connection

Prior to the water service connection works commencing, a Water Quotation, Connection, Disconnection Request must be lodged with Council. The cost of the required water connection will be determined based upon the assessment of the Water Quotation Request. The Water Quotation Request must be lodged and the required connection fee paid prior to the signing of the survey plan.

(d) Property Connection to existing sewer main (house connection branch installation)

Prior to the property connection to the existing sewer main commencing, a request for a Property Connection Quotation must be lodged with Council. The cost of the required property connection will be determined based upon the assessment of the Property Connection Quotation Request. The Property Connection Quotation Request must be lodged and the required connection fee paid prior to the signing of the survey plan.

(e) Endorsement Fees

Council charges a fee for the endorsement of a Survey Plan, Community Management Statements, easement documents, and covenants. The fee is set out in Council's Fees & Charges Schedule applicable for each respective financial year.

(f) 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.

### (g) 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

### (h) 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

### **PROPERTY NOTES**

Not Applicable.

### **FURTHER DEVELOPMENT PERMITS REQUIRED**

- Development Permit for Operational Work
- Access approval arising from condition number 4.1 (Please contact Planning Section to obtain application form and applicable fee)

### **SUBMISSIONS**

There were one properly made submission about the application. In accordance with the *Planning Act 2016*, the name, residential or business address, and electronic address of the principal submitter for each properly made submission is provided below:

Name of Principal submitter		Address	
1. Freshwater Plan	ning Pty Ltd on behalf of	17 Barron View Drive, Freshwater QLD 4870	
BTM & S Stankov	vich Pty Ltd		

### **RIGHTS OF APPEAL**

You are entitled to appeal against this decision. A copy of the relevant appeal provisions from the *Planning Act 2016* is attached.

During the appeal period, you as the applicant may suspend your appeal period and make written representations to council about the conditions contained within the development approval.

If council agrees or agrees in part with the representations, a "negotiated decision notice" will be issued. Only one "negotiated decision notice" may be given. Taking this step will defer your appeal period, which will commence again from the start the day after you receive a "negotiated decision notice".

### **OTHER DETAILS**

If you wish to obtain more information about Council's decision, electronic copies are available on line at www.msc.qld.gov.au, or at Council Offices.

Yours faithfully

BRIAN MILLARD SENIOR PLANNER

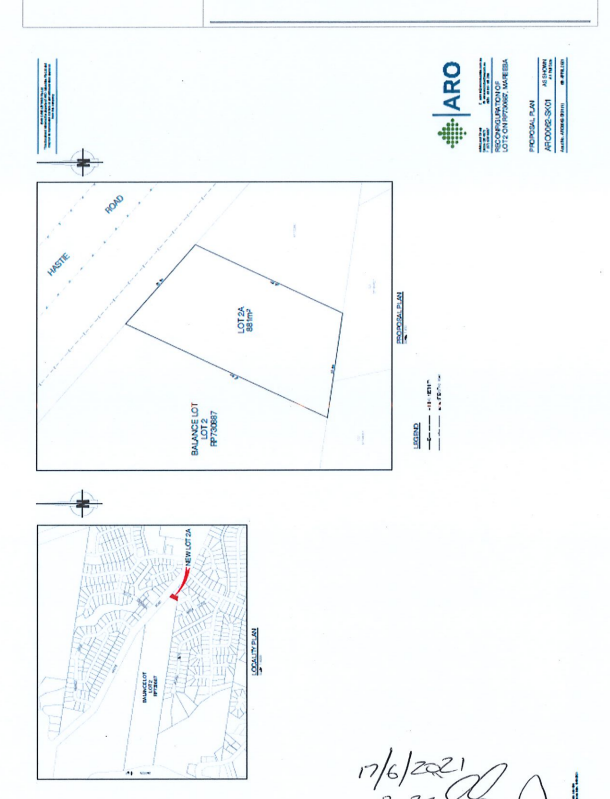
Enc:

Approved Plans/Documents

**Appeal Rights** 

**Adopted Infrastructure Charge Notice** 

# **Approved Plans/Documents**



### **Appeal Rights**

PLANNING ACT 2016 & THE PLANNING REGULATION 2017

### **Chapter 6 Dispute resolution**

### Part 1 Appeal rights

### 229 Appeals to tribunal or P&E Court

- (1) Schedule 1 of the Planning Act 2016 states -
- (a) Matters that may be appealed to
  - (i) either a tribunal or the P&E Court; or
  - (ii) only a tribunal; or
  - (iii) only the P&E Court; and
  - (b) The person-
    - (i) who may appeal a matter (the appellant); and
    - (ii) who is a respondent in an appeal of the matter; and
    - (iii) who is a co-respondent in an appeal of the matter; and
    - (iv) who may elect to be a co-respondent in an appeal of the matter.

(Refer to Schedule 1 of the Planning Act 2016)

- (2) An appellant may start an appeal within the appeal period.
- (3) The appeal period is -
  - (a) for an appeal by a building advisory agency 10 business days after a decision notice for the decision is given to the agency; or
  - (b) for an appeal against a deemed refusal at any time after the deemed refusal happens; or
  - (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises 20 business days after a notice us published under section 269(3)(a) or (4); or
  - (d) for an appeal against an infrastructure charges notice 20 business days after the infrastructure charges notice is given to the person; or
  - (e) for an appeal about a deemed approval of a development application for which a decision notice has not been given 30 business days after the applicant gives the deemed approval notice to the assessment manager; or
  - (f) for any other appeal 20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

### Note -

See the P&E Court Act for the court's power to extend the appeal period.

- (4) Each respondent and co-respondent for an appeal may be heard in the appeal.
- (5) If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or P&E Court to withdraw from the appeal.

- (6) To remove any doubt. It is declared that an appeal against an infrastructure charges notice must not be about-
  - (a) the adopted charge itself; or
  - (b) for a decision about an offset or refund-
    - (i) the establishment cost of trunk infrastructure identified in a LGIP; or
    - (ii) the cost of infrastructure decided using the method included in the local government's charges resolution.

### 230 Notice of appeal

- (1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that-
  - (a) is in the approved form; and
  - (b) succinctly states the grounds of the appeal.
- (2) The notice of appeal must be accompanied by the required fee.
- (3) The appellant or, for an appeal to a tribunal, the registrar must, within the service period, give a copy of the notice of appeal to
  - (a) the respondent for the appeal; and
  - (b) each co-respondent for the appeal; and
  - (c) for an appeal about a development application under schedule 1, table 1, item 1 each principal submitter for the development application; and
  - (d) for and appeal about a change application under schedule 1, table 1, item 2 each principal submitter for the change application; and
  - (e) each person who may elect to become a co-respondent for the appeal, other than an
    eligible submitter who is not a principal submitter in an appeal under paragraph (c)
    or (d); and
  - (f) for an appeal to the P&E Court the chief executive; and
  - (g) for an appeal to a tribunal under another Act any other person who the registrar considers appropriate.
- (4) The service period is -
  - (a) if a submitter or advice agency started the appeal in the P&E Court 2 business days after the appeal has started; or
  - (b) otherwise 10 business days after the appeal is started.
- (5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
- (6) A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days after the notice of appeal is given to the person.

### 231 Other appeals

- (1) Subject to this chapter, schedule 1 and the P&E Court Act, unless the Supreme Court decides a decision or other matter under this Act is affected by jurisdictional error, the decision or matter is non-appealable.
- (2) The *Judicial Review Act 1991*, part 5 applies to the decision or matter to the extent it is affected by jurisdictional error.
- (3) A person who, but for subsection (1) could have made an application under the Judicial Review Act 1991 in relation to the decision or matter, may apply under part 4 of that Act for a statement of reasons in relation to the decision or matter.
- (4) In this section –

### decision includes-

- (a) conduct engaged in for the purpose of making a decision; and
- (b) other conduct that relates to the making of a decision; and
- (c) the making of a decision or failure to make a decision; and
- (d) a purported decision; and
- (e) a deemed refusal.

non-appealable, for a decision or matter, means the decision or matter-

- (a) is final and conclusive; and
- (b) may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the Judicial Review Act 1991 or otherwise, whether by the Supreme Court, another court, a tribunal or another entity; and
- (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.

### 232 Rules of the P&E Court

- (1) A person who is appealing to the P&E Court must comply with the rules of the court that apply to the appeal.
- (2) However, the P&E Court may hear and decide an appeal even if the person has not complied with the rules of the P&E Court.