



Our Ref: R7-22

10 May 2022

Chief Executive Officer Mareeba Shire Council 65 Rankin Street Mareeba, QLD, 4880

Attention: Planning Department

Dear Sir/Madam,

DEVELOPMENT APPLICATION SEEKING A DEVELOPMENT PERMIT FOR A

RECONFIGURATION OF A LOT – 1 INTO 2 LOTS

LOCATED AT – 10 COLLINS COURT, MAREEBA

FORMALLY DESCRIBED AS - LOT 6 ON SP189419

We have been commissioned by Raymond Cater, in preparing and submitting the following development application which seeks a Development Permit to Reconfigure a Lot (1 into 2 lots) under the Planning Act 2016, located at 10 Collins Court, Mareeba.

The subject land parcel is identified as being a greenfield site that is located towards the cul-de-sac end of Collins Court. The subject site covers a total area of 1,139m² with approximately 27.6m of road frontage onto Collins Court. The proposed application seeks to create a total of 2 allotments. The proposed reconfiguring a lot triggers a **code assessable** development application.

By way of this development application, the applicant is seeking specific approval to undertake the development as detailed within the attached planning report and approval of the plans. The report will include a complete assessment of the proposed development against the relevant assessment benchmarks within the *Mareeba Shire Planning Scheme 2016*. In terms of application fees, the current fees and charges schedule stipulates that the application fee for the proposed reconfiguring a lot is **\$1,095.00**. Please contact our office on 0411 344 110 to process the payment over the phone.

Should there be any questions or queries in relation to the development application presented, we would appreciate if you could contact our office immediately. As always, we ask if all correspondence be also forwarded to our office via email.

Yours faithfully,

Ramon Samanes

Director, U&i Town Plan

Bachelor of Applied Science, Majoring in Environmental and Urban Planning

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)	Raymond Cater c/- U&i Town Plan
Contact name (only applicable for companies)	Ramon Samanes
Postal address (P.O. Box or street address)	PO Box 657
Suburb	Mareeba
State	QLD
Postcode	4880
Country	Australia
Contact number	0411344110
Email address (non-mandatory)	Ramon@uitownplan.com.au
Mobile number (non-mandatory)	0411344110
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	R7-22

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



PART 2 – LOCATION DETAILS

Note: P		elow and) or 3.2), and 3. n for any or all p			he development	application. For further information, see <u>DA</u>	
3.1) S	treet addres	s and l	ot on pla	an						
⊠ Str	eet address	AND I	ot on pla	an (all le	ots must be liste	ed), or				
	Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed).									
	Unit No.	Stree	t No.	Street Name and Type					Suburb	
- \		10		Collin	s Court				Mareeba	
(a)	Postcode	Lot N	0.	Plan	Type and Nu	mber (e.g. RF	P, SP)	Local Government Area(s)	
		6		SP18	9419				Mareeba Shire Council	
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb	
I- \										
b)	Postcode	Lot N	0.	Plan	Type and Nu	mber (e.g. RF	P, SP)	Local Government Area(s)	
е.	g. channel dred	iging in N	Noreton B	ay)		nt in rem	ote area	as, over part of a	o lot or in water not adjoining or adjacent to land	d
	lace each set o									
∐ Co	ordinates of	premis			de and latitud	le				
Longit	ude(s)		Latitud	de(s)		Datur	n		Local Government Area(s) (if applicab	le)
					☐ WGS84					
	☐ GDA94									
Other:										
Coordinates of premises by easting and northing										
Eastin	g(s)	North	ning(s)		Zone Ref. Datum		n		Local Government Area(s) (if applicab	le)
					<u>54</u>					
					<u></u> 55	GDA94				
	☐ 56 ☐ Other:									
3.3) A	3.3) Additional premises									
							pplicat	on and the d	etails of these premises have been	
		chedule	e to this	develo	opment appli	cation				
⊠ No	t required									
4) Iden	tify any of the	e follow	ing that	annly t	o the premise	s and n	rovide	any relevant o	lotails	
					rcourse or in o				Actuns	
Name	of water body	v, water	course c	or aquif	er:					
		•			port Infrastru	cture Ac	t 1994			
Lot on	plan descript	ion of s	trategic	port lar	nd:					
1	of port autho									
	a tidal area	,								
_		nment	for the ti	idal are	a (if annlicable):					
1	Name of local government for the tidal area (if applicable): Name of port authority for tidal area (if applicable):									
	On airport land under the Airport Assets (Restructuring and Disposal) Act 2008									

Name of airport:	
Listed on the Environmental Management Register (EMR) u	nder the <i>Environmental Protection Act 1994</i>
EMR site identification:	
Listed on the Contaminated Land Register (CLR) under the E	nvironmental 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 how they may affect the proposed development, see <u>DA Forms Guide</u> .	d correctly and accurately. For further information on easements and
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

6.1) Provide details about the	first development aspect		
a) What is the type of develop	ment? (tick only one box)		
Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type?	(tick only one box)		
Development permit	Preliminary approval	Preliminary approval that	tincludes a variation approval
c) What is the level of assessr	ment?		
	Impact assessment (requir	res public notification)	
d) Provide a brief description of lots):	of the proposal (e.g. 6 unit aparti	ment building defined as multi-unit dv	velling, reconfiguration of 1 lot into 3
Reconfiguring a Lot – 1 into 2	lots		
e) Relevant plans Note: Relevant plans are required to Relevant plans.	be submitted for all aspects of this o	development application. For further i	nformation, see <u>DA Forms guide:</u>
Relevant plans of the prop	osed development are attach	ned to the development applic	ation
6.2) Provide details about the	second development aspect		
a) What is the type of develop	ment? (tick only one box)		
Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type?	(tick only one box)		
Development permit	Preliminary approval	Preliminary approval that	t includes a variation approval
c) What is the level of assessr	ment?		
Code assessment	Impact assessment (requir	res public notification)	
d) Provide a brief description of lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dv	welling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to be Relevant plans.	be submitted for all aspects of this d	evelopment application. For further ir	nformation, see <u>DA Forms Guide:</u>
Relevant plans of the prop	osed development are attach	ned to the development applic	ation
6.3) Additional aspects of dev	elopment		

☐ Additional aspects of development of that would be required under the large of the la							
Cantina O Frathan davalor		4-:1-					
Section 2 – Further develop				in and			
 Does the proposed developred Material change of use 			division 1 if assess			nlanning instru	ımont
Reconfiguring a lot		- complete		able against	a local	pianning instru	iment
Operational work		- complete					
Building work			DA Form 2 – Buildi	ing work det	aile		
Dullaring Work		Complete	DA I OIIII Z — Ballal	ng work deta	ans		
Division 1 – Material change o							
Note : This division is only required to be local planning instrument.	completed if	any part of th	e development applicati	ion involves a n	naterial cl	nange of use asse	ssable against a
8.1) Describe the proposed ma	iterial chai	nge of use					
Provide a general description of proposed use	of the		ne planning scheme h definition in a new row			er of dwelling f applicable)	Gross floor area (m²) (if applicable)
0.0\ D (b	-1 - 11						
8.2) Does the proposed use inv	voive the t	ise of existi	ng buildings on the	premises?			
☐ Yes							
∐ No							
Division 2 – Reconfiguring a lo	ot						
Note: This division is only required to be				on involves rec	onfiguring	g a lot.	
9.1) What is the total number o	f existing	lots making	up the premises?				
9.2) What is the nature of the lo	ot reconfic	uration? (tic	ok all applicable bayes)				
Subdivision (complete 10))	or recorning	uration: (ac		into narts hy	agreen	nent (complete 1:	1))
Boundary realignment (comp	olete 12))		☐ Dividing land into parts by agreement (complete 11)) ☐ Creating or changing an easement giving access to a lot				
Boundary realignment (comp	nete 12))		from a constru				3 10 4 101
10) Subdivision							
10.1) For this development, ho	w many lo	ts are bein	g created and what	is the intend	ded use	of those lots:	
Intended use of lots created	Reside	ntial	Commercial	Industrial		Other, please	specify:
Number of lots created	2						
10.2) Will the subdivision be sta							
Yes – provide additional de		<i>y</i>					
No	talis belev	Y					
How many stages will the work	s include?	,					
What stage(s) will this develop							
apply to?							

11) Dividing land int parts?	o parts b	y ag	reement – hov	v mar	ny part	s are being o	created and wha	at is t	he intended use of the
Intended use of par	ts create	d	Residential Co		Com	mercial	Industrial		Other, please specify:
Number of parts cre	ated								
12) Boundary realig	nment								
12.1) What are the		nd p	roposed areas	for e	each lo	t comprising	the premises?		
	Curre	nt lo	ot				Pro	pose	d lot
Lot on plan descript	tion	Are	ea (m²)			Lot on plan	description	Α	rea (m²)
10.0) \//hat is the go	acon for	4lo o	harradam, na ali	O. 10 100 0	m#0				
12.2) What is the re	ason lor	ine	boundary reali	gnme	ent?				
13) What are the di	mensions are more ti	and an t	d nature of any wo easements)	exis	ting ea	sements bei	ing changed and	d/or a	any proposed easement?
Existing or proposed?	Width (r	n)	Length (m)		pose o	f the easeme	ent? (e.g.		entify the land/lot(s) nefitted by the easement
proposed:				peac	Sulan a	UC E SS)		De	Hellited by the easement
			<u> </u>					1	
Division 3 – Operati			latad if any no	-1 of th	- 40,4010		involvas aparatia	- ~ ~ 1 14	d.
Note : This division is only n 14.1) What is the na					e uevero	рпіені арріісан	On ilivoives operaud)iiai w	Ork.
Road work				_	rmwate	er	 Water in	nfras	tructure
Drainage work				_	thwork	(S			astructure
Landscaping		ļ		Sig	nage		Clearing	g veg	getation
Other – please s									
14.2) Is the operation			,	itate	the cre	ation of new	lots? (e.g. subdivi	ision)	
Yes – specify nu	ımber of	new	lots:						
No			o of the propos	ad a	a a vati a	mal want O (,	
14.3) What is the m	onetary v	raiue	e or the propos	ea o	perallo	nai work? (in	clude GS1, material	is and	labour)
Ψ									
PART 4 – ASSE	ESSME	ΞΝΤ	T MANAGE	ER I	DETA	AILS			
15) Identify the asso	essment	man	nager(s) who w	ill be	asses	sing this dev	elopment applic	atior	1
16) Has the local go	vernmer	ıt ag	reed to apply a	a sup	ersede	ed planning s	scheme for this o	deve	lopment application?
Yes – a copy of	the decis	ion	notice is attach	ned to	this d	levelopment	application		
The local govern	nment is t	take	n to have agre	ed to	the su	perseded pl	anning scheme	requ	est – relevant documents
No									

PART 5 – REFERRAL DETAILS

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

Matters requiring referral to the local government:		
Airport land		
Environmentally relevant activities (ERA) (only if the ERA	has been devolved to local government)	
Heritage places – Local heritage places		
Matters requiring referral to the Chief Executive of the di Infrastructure-related referrals – Electricity infrastructur	•	on entity:
Matters requiring referral to:		
 The Chief Executive of the holder of the licence, if The holder of the licence, if the holder of the licence 		
☐ Infrastructure-related referrals – Oil and gas infrastruct	ure	
Matters requiring referral to the Brisbane City Council:		
Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible for	administering the <i>Transport Ir</i>	nfrastructure Act 1994:
Ports – Brisbane core port land (where inconsistent with the	•	
Ports – Strategic port land		
Matters requiring referral to the relevant port operator, if	applicant is not port operator:	
Ports – Land within Port of Brisbane's port limits (below	high-water mark)	
Matters requiring referral to the Chief Executive of the re	levant port authority:	
Ports – Land within limits of another port (below high-water	r mark)	
Matters requiring referral to the Gold Coast Waterways A	uthority:	
☐ Tidal works or work in a coastal management district (ii	•	
Matters requiring referral to the Queensland Fire and Em	ergency Service:	
☐ Tidal works or work in a coastal management district (iii	nvolving a marina (more than six vessel	berths))
18) Has any referral agency provided a referral response f	or this development application?	?
☐ Yes – referral response(s) received and listed below ar ☐ No	e attached to this development	application
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed or referral response and this development application, or incl (if applicable).		
PART 6 – INFORMATION REQUEST		
19) Information request under Part 3 of the DA Rules		
☐ I agree to receive an information request if determined	·	application
I do not agree to accept an information request for this		
Note: By not agreeing to accept an information request I, the applicant, a that this development application will be assessed and decided based and decided		aking this development
application and the assessment manager and any referral agencies. Rules to accept any additional information provided by the applicar parties	s 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) Are there any associated de	evelopment applications o	r current appr	ovals? (e.g. a prelin	ninary approval)	
Yes – provide details below	or include details in a sch	edule to this o	levelopment appl	lication	
⊠ No					
List of approval/development application references	Reference number	Date		Assessment manager	
Approval					
Development application					
Approval					
Development application					
21) Has the portable long service l	eave levy been naid? /only an	anlicable to develop	ment applications invol	hina huilding work or operational work)	
Yes – a copy of the receipted C				iving building work of operational work)	
No – I, the applicant will provide		-		n paid before the assessment	
manager decides the developn	nent application. I acknowle	dge that the as	sessment manager	-	
approval only if I provide evide	· -		•		
Not applicable (e.g. building ar		than \$150,000 e			
Amount paid	Date paid (dd/mm/yy)		QLeave levy num	iber (A, B or E)	
\$					
22) Is this development application	n in response to a show caus	se notice or rea	uired as a result of	f an enforcement notice?	
Yes – show cause or enforceme					
No					
23) Further legislative requirement	ents				
Environmentally relevant acti					
23.1) Is this development applic Environmentally Relevant Act					
Yes – the required attachme	<u> </u>				
accompanies this developme					
⊠ No					
Note : Application for an environmental requires an environmental authority to d				m at <u>www.qld.gov.au</u> . An ERA	
Proposed ERA number:			RA threshold:		
Proposed ERA name:		·			
Multiple ERAs are applicable this development application		lication and th	e details have be	een attached in a schedule to	
Hazardous chemical facilities					
23.2) Is this development applic	ation for a hazardous ch	emical facilit	y ?		
Yes – Form 69: Notification	of a facility exceeding 109	% of schedule	15 threshold is a	ttached to this development	
application					
No Note: See www.business.gld.gov.au for	r further information about hazar	rdous chemical no	otifications		

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes − I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
Yes – the development application involves premises in the koala habitat area outside the koala priority area
No
Note : If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
⊠ No
Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/ . If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1
Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
Taking overland flow water: complete DA Form 1 Template 3.
Waterway barrier works 23.7) Does this application involve waterway barrier works?
☐ Yes – the relevant template is completed and attached to this development application☐ No
DA templates are available from https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
⊠ No

Note: See guidance materials at www.daf.gld.gov.au for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Natural Resources, Mines and Energy at www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act</i> 1995?
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Environment and Science at www.des.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
No
Note: See guidance materials at www.dnrme.qld.gov.au for further information.
<u>Tidal work or development within a coastal management district</u> 23.12) Does this development application involve tidal work or development in a coastal management district ?
Yes – the following is included with this development application:
Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)
☐ A certificate of title ☐ No
Note: See guidance materials at <u>www.des.qld.gov.au</u> for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?
Yes – details of the heritage place are provided in the table below
≥ No
Note: See guidance materials at www.des.gld.gov.au for information requirements regarding development of Queensland heritage places. Discourse of the heritage places Discourse
Name of the heritage place: Place ID:
Brothels 23.14) Does this development application involve a material change of use for a brothel?
Yes – this development application demonstrates how the proposal meets the code for a development
application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> No
Decision under section 62 of the Transport Infrastructure Act 1994
23.15) Does this development application involve new or changed access to a state-controlled road?
Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport</i>
Infrastructure Act 1994 (subject to the conditions in section 75 of the Transport Infrastructure Act 1994 being

satisfied)

⊠ No
Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered ☐ No
Note : See guidance materials at 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	☐ Yes ☑ Not applicable		
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DAFORMS 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</u> : Relevant plans.	⊠ 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 electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Act 2001</i>			
Note: It is unlawful to intentionally provide false or misleading information. Privacy – Personal information collected in this form will be used by the assessment management management.	or and/or abasan		
assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or			

published on the assessment manager's and/or referral agency's website.

Personal information will not be disclosed for a purpose unrelated to the Planning Act 2016, Planning Regulation 2017 and the DA Rules except where:

- such disclosure is in accordance with the provisions about public access to documents contained in the Planning Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Act 2016 and Planning Regulation 2017; or
- required by other legislation (including the Right to Information Act 2009); or
- otherwise required by law.

This information may be stored in relevant databases. The information collected will be retained as required by the Public Records Act 2002.

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

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



PLANNING REPORT

DEVELOPMENT APPLICATION FOR A DEVELOPMENT PERMIT TO RECONFIGURE A LOT — ONE (1) INTO TWO (2) ALLOTMENTS

PROJECT LOCATION:

SITUATED AT 10 COLLINS COURT, MAREEBA
FORMALLY DESCRIBED AS LOT 6 ON SP189419



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APPENDICIES

Appendix 1: DA Form 1 – Development Application Details

Appendix 2: Owner's Consent Appendix 3: Development Plans





ASSESSMENT MANAGER: MAREEBA SHIRE COUNCIL, PLANNING DEPARTMENT

DEVELOPMENT TYPE: DEVELOPMENT PERMIT – RECONFIGURE A LOT

PROPOSED WORKS: ONE (1) INTO TWO (2) ALLOTMENTS

REAL PROPERTY DESCRIPTION: LOT 6 ON SP189419 (FREEHOLD)

LOCATION: 10 COLLINS COURT, MAREEBA

ZONE: LOW DENSITY RESIDENTIAL ZONE

APPLICANT: RAYMOND CATER C/- U&I TOWN PLAN

ASSESSMENT CRITERIA: RECONFIGURATION OF A LOT (CODE ASSESSABLE)

REFERRAL AGENCIES: NIL

IMPORTANT NOTE

Apart from fair dealing for the purposes of private study, research, criticism, or review as permitted under the Copyright Act, no part of this Report may be reproduced by any process without the written consent of R&A Samanes Pty Ltd ('U&i Town Plan').

This Report has been prepared for Raymond Cater for the sole purpose of making a Development Application seeking a Development Permit to Reconfigure a Lot on land at 10 Collins Court, Mareeba (over Lot 6 on SP189419) to create two (2) new allotments. This report is strictly limited to the purpose, and facts and circumstances stated within. It is not to be utilised for any other purpose, use, matter or application.

U&i Town Plan has made certain assumptions in the preparation of this report, including:

- a) That all information and documents provided to us by the Client or as a result of a specific search or enquiry were complete, accurate and up to date;
- b) That information obtained as a result of a search of a government register or database is complete and accurate.

U&i Town Plan is not aware of any particular fact or circumstance, which would render these assumptions incorrect, as at the date of preparation of the Report. While every effort has been made to ensure accuracy, U&i Town Plan does not accept any responsibility in relation to any financial or business decisions made by parties' other than those for whom the original report was prepared for and/or provided to. If a party other than the Client uses or relies upon facts, circumstances and/or content of this Report without consent of U&i Town Plan, U&i Town Plan disclaims all risk and the other party assumes such risk and releases and indemnifies and agrees to keep indemnified U&i Town Plan from any loss, damage, claim or liability arising directly or indirectly from the use of or reliance on this report.



1.0 EXECUTIVE SUMMARY

Raymond Cater (the 'Applicant') is seeking the required development approval from the Mareeba Shire Council ('Council') for the proposed reconfiguration of a lot located at 10 Collins Court, Mareeba for the purposes of obtaining approval to reconfigure the property from one (1) into two (2) allotments.

The subject land is located within the Low Density Residential Zone and the proposed subdivision triggers a reconfiguration of a lot development application to be submitted to Council for assessment and approval. Upon review of the Mareeba Shire Council Planning Scheme 2016 (planning scheme) the relevant tables of assessment confirm the application is subject to Code Assessment. Accordingly, this application seeks the following approval:

• Development Permit to Reconfigure a Lot – One (1) into Two (2) Allotments

This report has been undertaken to:

- Examine the physical characteristics of the subject land and appropriateness in relation to the proposed development;
- Present the proposed layout and orientation of the proposed subdivision;
- Address all applicable statutory requirements triggered through the Planning Act 2016 (PA) and the Planning Scheme; and
- Provide commentary on the identified key planning issues and offer reasonable alternative solutions as a means of establishing sound planning grounds in support of the proposed development, where required.

In summary, the proposed reconfiguration of the allotment meets the outcomes sought for an efficient land use pattern, while not compromising the character and amenity of the locality and is encouraged under the existing planning frameworks that are applicable to the site. Furthermore, the development is generally compliant with the Planning Scheme. There may some departures away from a handful of the 'deemed to comply' Acceptable Outcomes, although where these departures have been identified, a detailed assessment has been provided to justify and demonstrate that, based on sound planning grounds, compliance with the corresponding Performance Outcomes can still be achieved.

Accordingly, we now submit this application to Council for assessment and trust that it suitably addresses all the statutory requirements under the Planning Scheme to allow favourable consideration through the application of reasonable and relevant development conditions.



2.0 SITE DESCRIPTION

The subject land is described as Lot 6 on SP189419, located at 10 Collins Court, Mareeba. The site is identified as being a greenfield allotment, which is currently void of any buildings or structures. The proposed allotments are consistent with the established low density residential lifestyle character in the immediate and surrounding area. The subject site has the ability to connect to both reticulated water and sewerage infrastructure.



Figure 1: Aerial View of the Subject Land (© State of Queensland (Department of Resources) 2022)



A site summary is provided below:

Table 2.0: Site summary

Street address:	10 Collins Court, Mareeba	
Real property description:	Lot 6 on SP189419	
Local government area	Mareeba Shire Council	
Tenure:	Freehold	
Site area:	1,139m²	
Zone:	Low Density Residential Zone	
Current use:	Greenfield site	
Road frontage:	~27.6 metres along Collins Court	
Adjacent uses:	Low Density Residential Allotments	
Topography	The site is relatively flat with a slight slope towards the road	
	frontage.	
Vegetation:	The site is currently void of any vegetation.	
Easements:	There are no existing easements across the property.	
Existing Infrastructure:	Access to Council's reticulated water and sewerage supply can be	
	obtained.	

3.0 DEVELOPMENT PROPOSAL

3.1 General Description

The Applicant seeks the required development approval from the Mareeba Shire Council ('Council') for the proposed reconfiguration of the Lot 6 on SP189419, at 10 Collins Court, Mareeba for the purposes of obtaining approval to reconfigure the property from one (1) into two (2) allotments. Accordingly, this application seeks the following approval:

• Development Permit to Reconfigure a Lot – One (1) into Two (2) Allotments

3.2 Proposal Details

This development application is seeking a development permit to Reconfigure the allotment formally described as Lot 6 on SP189419, at 10 Collins Court, Mareeba for the purposes of obtaining approval to reconfigure the property from one (1) into two (2) allotments. The proposed lot layout and configuration is illustrated in figure 2. The proposed development provides a unique low density residential product to the market within 4 minutes of the Mareeba town centre that is consistent in maintaining the residential outlook and character of its surrounds.





Figure 2: Extract from Development Plans – Lot Layout and Configurations

The proposed reconfiguration seeks to create two (2) allotments currently described as proposed lot 1 and 2. The proposed areas of these allotments are provided in the table below:

Lot No.	Proposed Lot Area	New Road Frontage
1	~565m²	~13m to Collins Court
2	~565m²	~14.6m to Collins Court

In terms of the zoning of the property, the subject site is designated within the 'Low Density Residential Zone' under the Mareeba Shire Council Planning Scheme 2016. An insert of the subject property and the relevant zoning from the Mareeba Shire Planning Scheme is provided in figure 3 below.



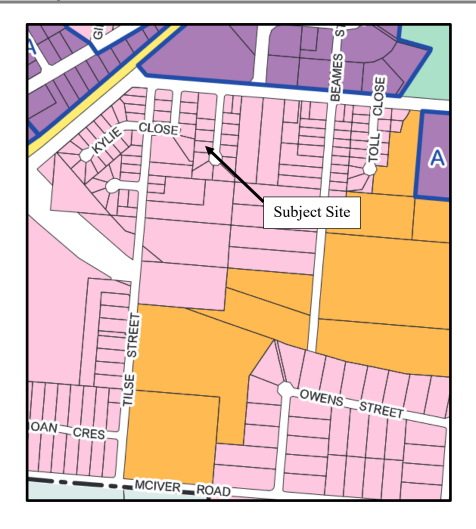


Figure 3: Planning Scheme Zoning Map – Low Density Residential Zone (pink)

In terms of the minimum lot size and dimensions for the various zones under the planning scheme, we wish to provide the following table from the planning scheme.



Table 9.4.4.3B—Minimum area and dimensions for Reconfiguring a lot

Zone	Туре	Minimum area	Minimum frontage
Centre	All lots	800m ²	20 metres
Community facilities	All lots	Not specified	Not specified
Conservation	All lots	Not specified	Not specified
Emerging community	All lots	10 hectares	100 metres
Low density residential			nected to reticulated
	water and sewerage		
	Rear lot	800m ²	5 metres
	All other lots	350m ²	10 metres
	Where connected to	reticulated water a	nd sewerage
	Rear lot	800m ²	5 metres
	All other lots	600m ²	16 metres
	Where connected to reticulated water		
	Rear lot	1,000m ²	5 metres
	All other lots	800m ²	16 metres
Medium density residential	Rear lot	600m ²	5 metres
	All other lots	400m ²	10 metres
Industry	All lots	1,500m ²	45 metres
Recreation and open space	All lots	Not specified	Not specified
Rural	All lots	60 hectares	400 metres
Rural residential 2 hectare precinct			
	All lots	2 hectares	60 metres
	1 hectare precinct		
	All lots	1 hectare	40 metres
	4,000m ² precinct		
	All lots	4,000m ²	40 metres

It is identified that typically the minimum lot size within the low density residential zone where the development is upon a greenfield site is 350m², where connection is made to reticulated water and sewerage.

The proposed development seeks to create two (2) low density residential allotments with an identical lot size of 565m2, which is compliant with the minimum lot size criteria prescribed under the Reconfiguring a Lots Code for greenfield development within the Low Density Residential Zone.



In terms of the services provided as part of this development, we proposed the development be serviced in the following format:

- Access: Two (2) new vehicular access crossovers for proposed lots 1 & 2 will be constructed in accordance with the FNQROC Development Manual.
- <u>Water:</u> Reticulated water is available within the road reserve area fronting the site and is anticipated to be connected to each proposed allotment. Details of which will be provided as part of the Development Application for Building Works or Plumbing Works.
- <u>Sewerage:</u> Any future dwelling on proposed lots 1 and 2 will be required to connect onto Council's
 sewerage infrastructure that is available within the road reserve area fronting the site. Details of
 which will be provided as part of the Development Application for Building Works or Plumbing
 Works.
- <u>Power:</u> As conditioned on other residential developments, we would anticipate a condition of approval to require power to be provided and demonstrated at the time of building approval.
 Reticulated power is available within the surrounding road network and is anticipated to be connected to each proposed allotment; and
- <u>Telecommunications:</u> Phone and internet lines are available within the road reserve area fronting the site and is anticipated to be connected to each proposed allotment. Details of which will be provided as part of the Development Application for Building Works or Plumbing Works.

Based on the various reasons listed above and the proposed controls to be implemented, we consider that this development has merit based on sound planning grounds that justify and support the creation of two (2) separate low density residential allotments within the low density residential zone, which meets the prescribed minimum lot size for the current site situation. It is considered that this development meets the performance outcomes and purpose statements outlined within the Low Density Residential Zone Code and Reconfiguring a Lot Code. As such, this development should be supported and recommended for approval, subject to reasonable and relevant conditions being imposed.

4.0 LEGISLATIVE REQUIREMENTS

4.1 Planning Act 2016

The proposed development is defined under the act as a Reconfiguration of a Lot under the Planning Act 2016. The extract of definition is provided as follows:

reconfiguring a lot means—

- (a) creating lots by subdividing another lot; or
- (b) amalgamating 2 or more lots; or
- (c) rearranging the boundaries of a lot by registering a plan of subdivision under the Land Act or Land Title Act; or
- (d) dividing land into parts by agreement rendering different parts of a lot immediately available for separate disposition or separate occupation, other



than by an agreement that is—

- (i) a lease for a term, including renewal options, not exceeding 10 years; or
 (ii) an agreement for the exclusive use of part of the common property for a
 community titles scheme under the Body Corporate and Community Management Act
 1997; or
- (e) creating an easement giving access to a lot from a constructed road.

The proposed reconfiguration of a lot within the low density residential zone is listed as code assessable also referred to as assessable development. Hence the development is deemed to be "Assessable Development" pursuant to Section 44 of PA, which states that "Assessable development is development for which a development approval is required."

4.2 Assessment Manager

The Assessment Manager for this development application is the Mareeba Shire Council, as determined by Schedule 8 of the Planning Regulations 2017 (PR).

5.0 ASSESSMENT

The proposed development is identified as code assessable in the reconfiguration of a lot table of assessment. There are no other relevant components of the planning scheme or Planning Regulations 2017 which affect the level of assessment for the development. The development application is subject to a bound assessment against the specifically identified assessment benchmarks from the planning instruments. The following assessment benchmarks are identified as being applicable to the assessment of the development application.

5.1 Assessment Benchmarks Pertaining to State Planning Instruments

State Planning Policy

There are no applicable components of the State planning policy.

5.2 Assessment Benchmarks Pertaining to Local Planning Instruments

5.2.1 Planning Scheme (Mareeba Shire Council Planning Scheme 2016)

The applicable planning scheme for the application is the Mareeba Shire Council Planning Scheme 2016, and there are no other identified applicable local planning instruments.

5.2.2 Applicable Codes

It is noted that the tables of assessment for Reconfiguring a Lot applies to all zones and states that all aspect of reconfiguring a lot require a code assessable development application to be submitted.



The development is therefore only subject to assessment against the following codes:

Planning Scheme				
Assessment Benchmarks:	 Low Density Residential Zone Code 			
	Landscaping Code			
	Parking and Access Code			
	Reconfiguring a Lot Code			
	Works, Services & Infrastructure Code			

<u>Assessment Benchmarks – Planning Scheme</u>

The application has been assessed against each of the applicable components of the planning scheme and found to be:

- consistent with the strategic framework,
- compliant with the applicable codes,
- reflective of the land use intent for the low density residential zone.

Any pertinent issues arising from the assessment against the planning scheme are discussed below. For clarity, any codes or outcomes not discussed below are considered to be objectively satisfied.

5.2.3 Zone Codes

Low Density Residential Zone Code: Complies

- (1) The purpose of the Low density residential zone code is to provide for predominantly dwelling houses supported by community uses and small-scale services and facilities that cater for local residents.
- (2) Mareeba Shire Council's purpose of the Low density residential zone code is to:
 - (a) maintain the integrity of established residential areas, which are characterized primarily by Dwelling houses and Dual occupancy development;
 - (b) provide opportunities for other forms of residential development where existing character and amenity will not be compromised; and
 - (c) facilitate non-residential development that directly supports the day to day needs of the immediate residential community, in new residential areas.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) The dominant form of development is detached dwelling houses, on a range of lot sizes;
 - (b) In greenfield areas, in proximity to activity centres, a wider range of higher density residential development may occur where existing low density residential amenity is not compromised;
 - (c) High quality Residential care facilities and Retirement facilities are located on larger sites;



- (d) Development provides for an efficient land use pattern and is well connected to other developments;
- (e) Development is designed to provide safe and walkable neighbourhoods that connect residents to desirable destinations including schools, parks, shops and community facilities;
- (f) Development facilitates other small-scale uses that integrate personal employment and residential activities, provided they complement local residential amenity;
- (g) Development maintains a high level of residential amenity avoiding uses that introduce impacts associated with noise, hours of operation, traffic, advertising devices, visual amenity, privacy, lighting, odour and emissions;
- (h) Development reflects and enhances the existing low density scale and character of the area;
- (i) Development is supported by necessary transport infrastructure which is designed to provide and promote safe and efficient public transport use, walking and cycling;
- (j) Development is supported by necessary community facilities, open space and recreational areas and appropriate infrastructure to meet the needs of the local community;
- (k) Non-residential development may be supported in new residential areas where such uses directly support the day to day needs of the immediate residential community;
- (I) Development takes account of the environmental constraints of the land; and
- (m) Any unavoidable impacts are minimised through location, design, operation and management requirements.

In the low density residential zone, it is understood that low density residential development with appropriate building setback areas are accepted, with one (1) dwelling per lot being preferred. Given the subject site allows for greenfield development, it is expected that any future development upon the new lots will ensure compliance with the intent and setback provisions for the current zoning over the site.

Various similar sized low density residential allotments exist within the immediate and surrounding area. As such, the development achieves compliance with the strategic framework outcomes for land use patterns, in that the development creates residential allotments complaint with the prescribed minimum lot size for the low density residential zone.

Based on the various reasons listed above and the proposed controls to be implemented, we consider that this development certainly has merit, based on sound planning grounds that justify and support the creation of the two (2) residential allotments within the low density residential zone. The proposed development achieves compliance with the performance outcomes for 'Low Density Residential Allotments' in which allotments incorporating between 350m2 and 800m2 are encouraged under the existing planning frameworks that are applicable to the subject greenfield site. As such, this development should be supported and recommended for approval, subject to reasonable and relevant conditions being imposed.



5.2.4 Development Codes

Landscaping code: Complies.

Although landscaping is not proposed as part of this development application, it is anticipated that any future development upon proposed Lots 1 & 2 will implement the required amount of landscape treatments in accordance with the provisions of the Landscaping Code.

Parking and access code: Complies.

Two (2) new vehicular access crossovers will be required for proposed lots 1 & 2 in accordance with FNQROC Development Manual. Details of such will be provided as part of any operational works application.

Reconfiguring a Lot Code: Complies.

- (1) The purpose of the Reconfiguring a lot code is to ensure that land is:
 - (a) arranged in a manner which is consistent with the intended scale and intensity of development within the area;
 - (b) provided with access to appropriate movement and open space networks; and
 - (c) contributes to housing diversity and accommodates a range of land uses.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Subdivision of land achieves the efficient use of land and the efficient provision of infrastructure and transport services;
 - (b) Lots are of a suitable size and shape for the intended or potential use having regard to the purpose and overall outcomes of the relevant zone or precinct.
 - (c) Subdivision of land creates lots with sufficient area and dimensions to accommodate the ultimate use, meet user requirements, protect environmental features and account for site constraints;
 - (d) A range and mix of lot sizes is provided to facilitate a variety of industry and housing types;
 - (e) Subdivision design incorporates a road network that provides connectivity and circulation for vehicles and provide safe and efficient access for pedestrians, cyclists and public transport;
 - (f) Subdivision design provides opportunities for walking and cycling for recreation and as alternative methods of travel;
 - (g) Subdivision of land provides and integrates a range of functional parkland, including local and district parks and open space links for the use and enjoyment of the residents of the locality and the shire;
 - (h) Subdivision of land contributes to an open space network that achieves connectivity along riparian corridors and between areas with conservation values;
 - (i) Subdivision within the Rural zone maintains rural landholdings in viable parcels;
 - (j) Land in historical townships is not reconfigured to be used for urban purposes; and
 - (k) Residential subdivision and greenfield development is designed to consider and respect: i. topography;



- ii. climate responsive design and solar orientation;
- iii. efficient and sustainable infrastructure provision;
- iv. environmental values;
- v. water sensitive urban design;
- vi. good quality agricultural land; and
- vii. the character and scale of surrounding development.

Table 9.4.4.3B—Minimum area and dimensions for Reconfiguring a lot

Zone	Туре	Minimum area	Minimum frontage
Centre	All lots	800m ²	20 metres
Community facilities	All lots	Not specified	Not specified
Conservation	All lots	Not specified	Not specified
Emerging community	All lots	10 hectares	100 metres
Low density residential Where greenfield development and connect water and sewerage			nected to reticulated
	Rear lot	800m ²	5 metres
	All other lots	350m ²	10 metres
	Where connected to	reticulated water a	nd sewerage
	Rear lot	800m ²	5 metres
	All other lots	600m ²	16 metres
	Where connected to	reticulated water	
	Rear lot	1,000m ²	5 metres
	All other lots	800m ²	16 metres
Medium density residential	Rear lot	600m ²	5 metres
	All other lots	400m ²	10 metres
Industry	All lots	1,500m ²	45 metres
Recreation and open space	All lots	Not specified	Not specified
Rural	All lots	60 hectares	400 metres
Rural residential	2 hectare precinct		
	All lots	2 hectares	60 metres
	1 hectare precinct		
	All lots	1 hectare	40 metres
	4,000m ² precinct		
	All lots	4,000m ²	40 metres

It is identified that typically the minimum lot size within the low density residential zone for a greenfield site is between 350-800m², where connection is made to reticulated water and sewerage. The proposed development seeks to create two (2) residential allotments with identical lot size of 565m², which is compliant with the minimum lot size criteria prescribed under the Reconfiguring a Lots Code for greenfield Low Density Residential allotments.



It should be noted that any new dwelling on proposed lots 1 and 2 will be connected to Council's reticulated water supply system that is located within the road reserve area fronting the site. Likewise, any future dwelling on proposed lots 1 and 2 will be required to have connection to Council's sewerage infrastructure system. Details of which will be provided as part of any application for Operational Works or Plumbing Works.

Various similar sized low density residential lifestyle allotments existing within the immediate and surrounding area. As such, the development achieves compliance with the strategic framework outcomes for land use patterns, in that the development creates additional residential allotments complaint with the prescribed minimum lot size for greenfield land within the Low Density Residential Zone.

Based on the various reasons listed above and the proposed controls to be implemented, we consider that this development certainly has merit, based on sound planning grounds that justify and support the creation of the two (2) residential allotments within the low density residential zone. The proposed development achieves compliance with the performance outcomes for 'Low Density Residential Allotments' in which allotments incorporating between 350m2 and 800m2 are encouraged under the existing planning frameworks that are applicable to the subject greenfield site. As such, this development should be supported and recommended for approval, subject to reasonable and relevant conditions being imposed.

Works, Services and Infrastructure code: No issues, subject to standard conditions of approval relating to the provision of infrastructure to the development.

In terms of the services provided as part of this development, we proposed the development be serviced in the following format:

- Access: Two (2) new vehicular access crossovers for proposed lots 1 & 2 will be constructed in accordance with the FNQROC Development Manual.
- Water: Reticulated water is available within the road reserve area fronting the site and is anticipated to be connected to each proposed allotment. Details of which will be provided as part of the Development Application for Building Works or Plumbing Works.
- <u>Sewerage:</u> Any future dwelling on proposed lots 1 and 2 will be required to connect onto Council's
 sewerage infrastructure that is available within the road reserve area fronting the site. Details of
 which will be provided as part of the Development Application for Building Works or Plumbing
 Works.
- <u>Power:</u> As conditioned on other residential developments, we would anticipate a condition of approval to require power to be provided and demonstrated at the time of building approval.
 Reticulated power is available within the surrounding road network and is anticipated to be connected to each proposed allotment; and
- <u>Telecommunications</u>: Phone and internet lines are available within the road reserve area fronting
 the site and is anticipated to be connected to each proposed allotment. Details of such will be
 provided as part of the Development Application for Building Works or Plumbing Works.



6.0 PUBLIC NOTIFICATION

The application is code assessable and will not be subject to public notification.

7.0 CONCLUSION

This application has been prepared by U&i Town Plan on behalf of Raymond Cater over Lot 6 on SP189419, located at 10 Collins Court, Mareeba for the purposes of obtaining approval to reconfigure the property from one (1) lot into two (2) residential allotments. Accordingly, this application seeks the following approval:

• Development Permit to Reconfigure a Lot – One (1) into Two (2) Allotments

The applicant strongly believes that an assessment of the common material forming part of this development application in accordance with the decision-making rules established under the Planning Act will result in the approval of the development application and the issuing of a development permit subject to conditions.

The proposal is consistent with the "Purpose" of the Low Density Residential Zone and Development Codes for Reconfiguring a Lot. The proposal constitutes works and a use of the site in a manner that meets the strategic outcomes sought by the planning instruments and the expectations of the community. The conclusion of this report is that all the requirements set by the assessment benchmarks can be met and that the strategic level policy outcomes sought by the planning scheme for the site and locality can be achieved. The common material provided as part of this development application contains sufficient justification to establish compliance with the assessment benchmarks. It is the applicant's opinion that the development application contains sufficient justification to warrant approval subject to reasonable and relevant conditions.

We request that Council provide a copy of the Draft Conditions with sufficient time for review prior to issuing a Decision Notice for the development. If you have any queries, please do not hesitate to contact our office on 0411 344 110.

Ramon Samanes, MPIA

Director, U&i Town Plan

Bachelor of Applied Science, Majoring in Environmental and Urban Planning



APPENDIX 1: DA FORM 1 - DEVELOPMENT APPLICATION DETAILS



APPENDIX 2: OWNER'S CONSENT



APPENDIX 3: DEVELOPMENT PLANS



CLIENT ACCEPTANCE FORM / OWNER'S CONSENT

(TO BE COMPLETED AND RETURNED) PROJECT: Reconfiguration of a Lot - 1 into 2 Lots 10 Collins Court, Mareeba PROJECT ADDRESS:

Client Details		
Client:	Zannos Cara	(enter client name) (primary contact)
Invoice		(enter Invoice address)
Address:	10. Idances Close	MRECRA
Phone:	0400583864	(enter client phone)
Email:	raymond eater e bigs	pond. Com
Accounts Contact:	Lina.	(enter accounts ereal & phone)
Landowner Det	ails	
Landowner		(enter landowner name/s)

Name/s: Address: All Owners Signatures:

1 / we, the party named below (the Client), confirm the commission of R&A Samanes Pty Ltd t/a U&i Town Plan (the Consultant), in relation to the project referenced above and accept all terms and conditions of the Quote and in particular confirm responsibility for payment of fees generated by this commission and payable to the Consultant strictly prior to lodgement of the Application and in other cases within 7 days of the date of invoice.

Signed:

Name:

Rymon Awain Core

Date:

9.5.2022

Please complete, sign and return this page only to: ramon@uitownplan.com.au

Subdivision Plan - 1 into 2 Lots

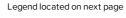
10 Collins Court, Mareeba (Lot 6 on SP189419) Plan# R7-22(v1.0) dated 07.05.22

17°0'34"S 145°24'48"E



17°0'36"S 145°24'46"E

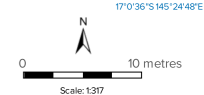






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Subdivision Plan - 1 into 2 Lots

10 Collins Court, Mareeba (Lot 6 on SP189419) Plan# R7-22(v1.0) dated 07.05.22



Legend

Tunnel

Attribution

Land parcel Road **Parcel** Highway - Main Land parcel - gt 1 ha — Local Private **Parcel** Railway Land parcel - gt 10 ha **Parcel Cities and Towns** Land parcel - gt 1000 ha **Parcel** Land parcel label Land parcel label - gt 1 ha Land parcel label - gt 10 ha Land parcel label - gt 1000 ha **Road Crossing** Bridge

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