RAL/17/0010

DA Form 1 – Development application details

Approved form (version 1.0 effective 3 July 2017) 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 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**, 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)	Stephen Paul & Judith Ann Beattie
Contact name (only applicable for companies)	N/A
Postal address (P.O. Box or street address)	P.O. Box 1914
Suburb	Mareeba
State	Queensland
Postcode	4880
Country	Australia
Contact number	0458495160 / 0409912820
Email address (non-mandatory)	spabec@westnet.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	900 900 900 900
Applicant's reference number(s) (if applicable)	

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



PART 2 – LOCATION DETAILS

Note: P		elow and a				3) as applicable) premises part of the developm	nent application. For further information, see <u>DA Forms</u>
3.1) S	trêet addres	s and lot	on pla	an			
☐ Str	eet address	AND lot	on pla	an for a	ots must be liste an adjoining on; all lots must	or adjacent property of t	the premises (appropriate for development in water
	Unit No.	Street I	No.	Stree	t Name and	Туре	Suburb
		82		McGr	rath Road		Mareeba
a)	Postcode	Lot No.		Plan Type and Number (e.g. RP, SP)		ımber (e.g. RP, SP)	Local Government Area(s)
	4880	1		RP7	36571		Mareeba
	Unit No.	Street I	No.	Stree	t Name and	Туре	Suburb
					- Commence of the Commence of		
b)	Postcode	Lot No.		Plan	Type and Nu	umber (e.g. RP, SP)	Local Government Area(s)
3.2) C	oordinates c	of premis	es (app	propriate	e for developme	nt in remote areas, over part	of a lot or in water not adjoining or adjacent to land e.g.
	l dredging in Mo			cenarat	e row. Only one	set of coordinates is required	I for this part
			CARLESCON		de and latitud		ior uns part.
	cude(s)	premise		ude(s)		Datum	Local Government Area(s) (if applicable)
Longit	uue(3)		Laut	uue(3)		□ WGS84	Local Government Alea(s) (il applicable)
						☐ GDA94	
						Other:	
Со	ordinates of	premise	s by e	asting	and northing		
Eastin	g(s)	North	ning(s))	Zone Ref.	Datum	Local Government Area(s) (if applicable)
					□ 54	☐ WGS84	
				0	□ 55	☐ GDA94	
			365,000,000		□ 56	Other:	
	dditional pre						
	ditional premapplication	nises are	releva	ant to t	this developr	ment application and the	eir details have been attached in a schedule
	t required						
	1						
4) Ider	ntify any of t	he follow	ing th	at app	y to the prer	mises and provide any re	elevant details
⊠ In a	or adjacent t	o a wate	r body	or wa	itercourse or	in or above an aquifer	
Name	of water boo	dy, watei	cours	e or ac	quifer:		Unnamed tributary to the Barron River
☐ On	strategic po	ort land u	nder t	he Tra	nsport Infras	structure Act 1994	
Lot on	ı plan descri	ption of s	strateg	ic port	land:		44
Name	of port auth	ority for t	the lot	:			
☐ In a	a tidal area						
Name	of local gov	ernment	for the	e tidal	area (if applica	able):	
Name	of port auth	ority for t	tidal ar	rea (if a	applicable):		
On	airport land	under th	ne Airp	ort As	sets (Restru	cturing and Disposal) Ad	ct 2008
Name	of airport:						
Lis	ted on the E	nvironm	ental N	Vlanag	ement Regis	ter (EMR) under the En	vironmental Protection Act 1994
EMR s	site identifica	ation:					

Listed on the Contaminated Land Register (CLR) under the <i>Environmental</i>	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 accurate they may affect the proposed development, see <u>DA Forms Guide</u> .	ly. For further information on easements and how
 Yes – All easement locations, types and dimensions are included in plans application No 	submitted with this development

PART 3 – DEVELOPMENT DETAILS

S

Section 1 – Aspects of develo	pment	,	
6.1) Provide details about the firs	t development aspect		
a) What is the type of developme	nt? (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 the a variation approval	at includes
c) What is the level of assessmer	nt?		
. Code assessment		ires public notification)	
d) Provide a brief description of the lots):1 into 2 lot subdivision	ne proposal (e.g. 6 unit apartment	building defined as multi-unit dwelling	g, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to be s Relevant plans.			
Relevant plans of the propose	d development are attached t	o the development application	
6.2) Provide details about the sec	cond development aspect		SHE CHARLED AND A STREET
a) What is the type of developme	nt? (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 the approval	at includes a variation
c) What is the level of assessmer	nt?		
☐ Code assessment	☐ Impact assessment (requ	ires public notification)	
d) Provide a brief description of the	ne proposal (e.g. 6 unit apartment	building defined as multi-unit dwelling	g, reconfiguration of 1 lot into 3 lots)
e) Relevant plans Note: Relevant plans are required to be s Relevant plans.	ubmitted for all aspects of this develo	opment application. For further informa	ation, see <u>DA Forms Guide:</u>
Relevant plans of the propose	d development are attached t	o the development application	
6.3) Additional aspects of develor	oment		
☐ Additional aspects of developmental Modern Particular Not required			

Section 2 – Further develop	ment details				
7) Does the proposed developr	nent application in	volve any of the foll	owing?	The second of the second of	
Material change of use	Yes – complet	e division 1 if asses	ssable agains	t a local planning instr	ument
Reconfiguring a lot		te division 2			
Operational work	Yes – complet	te division 3			
Building work	Yes – complet	te DA Form 2 – Bui	lding work det	tails	
Division 1 – Material change of Note: This division is only required to be of planning instrument. 8.1) Describe the proposed material Provide a general description of proposed use	ompleted if any part of terial change of us f the Provide		me definition	naterial change of use asse Number of dwelling units (if applicable)	Gross floor area (m²)
					(if applicable)
Ţ <u> </u>					5
8.2) Does the proposed use inv	olve the use of exi	isting buildings on t	he premises?		WHAT THE REAL PROPERTY.
Yes					
□ No					
9.2) What is the nature of the lo	t reconfiguration?	☐ Dividing land	d into parts by	agreement (complete 1	
Boundary realignment (comp	lete 12))		changing an e on road <i>(comple</i>	easement giving acces ete 13))	ss to a lot from
10) Subdivision	w many lots are be	ing created and wh	at is the inten	ded use of those lots:	
Intended use of lots created	Residential	Commercial	Industrial	Other, please	e specify:
Number of lots created	2				o =
10.2) Will the subdivision be sta	aged?			ALTERIOR DE LA	
☐ Yes – provide additional det ☐ No	ails below				
How many stages will the work	s include?		· · · · · · · · · · · · · · · · · · ·		
What stage(s) will this developr apply to?					
11) Dividing land into parts by a	agreement – how n	nany parts are bein	g created and	l what is the intended i	use of the
parts?					
Intended use of parts created	Residential	Commercial	Industrial	Other, please	e specify:
*Number of parts created			y garant la persona Technologia		

12) Boundary realignment 12.1) What are the current and	proposed areas f	or each lot com	prising the premises?	
Curr	ent lot			Proposed lot
Lot on plan description	Area (m²)		Lot on plan description	on Area (m²)
12.2) What is the reason for the	e boundary realigr	nment?		
13) What are the dimensions a		existing easeme	nts being changed and	or any proposed easement?
Existing or proposed? Width (m)		Purpose of the e pedestrian access)	easement? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 3 – Operational work Note: This division is only required to be o	completed if anv part o	of the development a	pplication involves operation	nal work.
14.1) What is the nature of the				
☐ Road work		Stormwater	☐ Water in	frastructure
☐ Drainage work	4. 1974	Earthworks	그 사람들이 아이지 않는 아이들은 그리는 것이 없는 것들이다.	infrastructure
Landscaping		Signage	☐ Clearing	vegetation
☐ Other – please specify:				
14.2) Is the operational work no		ate the creation	of new lots? (e.g. subdivi	sion)
Yes – specify number of ne	w lots:			
⊠ No				
14.3) What is the monetary val	ue of the propose	d operational wo	rk? (include GST, material	s and labour)
ART 4 - ASSESSMEN	IT MANAGE	R DETAILS		
15) Identify the assessment ma	anager(s) who will	be assessing th	is development applic	ation
Mareeba Shire Council				
16) Has the local government a				levelopment application?
Yes – a copy of the decision			하다 보다 가장 사람들은 그렇지만 하는 경기를 받았다. 그 모든 그 없다.	eet relevant decuments
Local government is taken t	o nave agreed to	tne superseded	planning scheme requ	est – relevant documents
⊠ No				
PART 5 – REFERRAL [
PARI 3 - REFERRAL I	JE I AILS			
17) Do any aspects of the prop Note: A development application will re				ements?
No, there are no referral recapplication − proceed to Part 6	uirements relevar	nt to any develo	oment aspects identifie	ed in this development
Matters requiring referral to the	chief executive	of the Planning	Regulation 2017:	
☐ Clearing native vegetation				
Contaminated land (unexplod	ed ordnance)			

Environmentally relevant activities (ERA) (only if the ERA have not been devolved to a local government)
☐ Fisheries – aquaculture
Fisheries – declared fish habitat area
☐ Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Queensland heritage place (on or near a Queensland heritage place)
☐ Infrastructure – designated premises
☐ Infrastructure — state transport infrastructure
☐ Infrastructure – state transport corridors and future state transport corridors
☐ Infrastructure – state-controlled transport tunnels and future state-controlled transport tunnels
☐ Infrastructure – state-controlled roads
Land within Port of Brisbane's port limits
SEQ development area
* 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 – residential development
☐ SEQ regional landscape and rural production area or SEQ Rural living area — urban activity
☐ Tidal works or works 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 – construction of new levees or modification of existing levees (category 2 or 3 levees only)
Wetland protection area
Matters requiring referral to the local government:
☐ Airport land
Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government)
Local heritage places
Matters requiring referral to the chief executive of the distribution entity or transmission entity:
☐ Electricity infrastructure
Matters requiring referral to:
The chief executive of the holder of the licence, if not an individual
• The holder of the licence, if the holder of the licence is an individual
☐ Oil and gas infrastructure
Matters requiring referral to the Brisbane City Council:
☐ Brisbane core port land
Matters requiring referral to the Minister under the Transport Infrastructure Act 1994:
☐ Brisbane core port land
☐ Strategic port land
Matters requiring referral to the relevant port operator:
☐ Brisbane core port land (below high-water mark and within port limits)
Matters requiring referral to the chief executive of the relevant port authority:
Land within limits of another port
Matters requiring referral to the Gold Coast Waterways Authority:
☐ Tidal works, or development in a coastal management district in Gold Coast waters
Matters requiring referral to the Queensland Fire and Emergency Service:
☐ Tidal works, or development in a coastal management district
☐ ridal works, or development in a coastal management district

Referral requirement	Referral agency		11010 00 0	referral reconnec
Neierrai requirement	Relettal agency		Date of f	referral response
dentify and describe any chang response and the development application (if applicable).				
ART 6 — INFORMATIO 19) Information request under P	art 3 of the DA Rules	socceany for this d	ovolonment ann	lication
I do not agree to accept an in Note: By not agreeing to accept an info	nformation request for this dermation request I, the applicant, ack	evelopment applic nowledge: the information provid	ation ded when making this	s development application ar
the assessment manager and any rel additional information provided by the Part 3 of the DA Rules will still apply i	ferral agencies relevant to the devel a applicant for the development applif if the application is an application lis	ication unless agreed ted under section 11.3	to by the relevant pa	
the assessment manager and any reladditional information provided by the Part 3 of the DA Rules will still apply Further advice about information requestant ART 7 — FURTHER DE 20) Are there any associated de Yes — provide details below to	ferral agencies relevant to the development applicant for the development applif the application is an application lists is contained in the <u>DA Forms Guerral Servelopment applications</u> or cu	ication unless agreed ted under section 11.3 ide.	to by the relevant pa of the DA Rules. (e.g. a preliminary a	oproval)
the assessment manager and any reladditional information provided by the Part 3 of the DA Rules will still apply Further advice about information requestant ART 7 — FURTHER DE 20) Are there any associated de Yes — provide details below a No List of approval/development	ferral agencies relevant to the development applicant for the development applif the application is an application lists is contained in the <u>DA Forms Guerral Servelopment applications</u> or cu	ication unless agreed ted under section 11.3 ide.	to by the relevant pa of the DA Rules. (e.g. a preliminary a	oproval)
the assessment manager and any reladditional information provided by the Part 3 of the DA Rules will still apply Further advice about information requestant ART 7 — FURTHER DE 20) Are there any associated de Yes — provide details below a No List of approval/development	ferral agencies relevant to the development applicant for the development application is an application lists is contained in the <u>DA Forms Guerral Sector</u> ETAILS Evelopment applications or current include details in a schedule.	ication unless agreed ted under section 11.3 ide. Irrent approvals?	to by the relevant pa of the DA Rules. (e.g. a preliminary a	oproval)
additional information provided by the Part 3 of the DA Rules will still apply further advice about information request ART 7 — FURTHER DE 20) Are there any associated de 20 Yes — provide details below 6 No List of approval/development application references Approval	ferral agencies relevant to the development applicant for the development application is an application lists is contained in the <u>DA Forms Guerral Sector</u> ETAILS Evelopment applications or current include details in a schedule.	ication unless agreed ted under section 11.3 ide. Irrent approvals?	to by the relevant pa of the DA Rules. (e.g. a preliminary a	oproval)
the assessment manager and any reladditional information provided by the Part 3 of the DA Rules will still apply Further advice about information requestant Part 7 — FURTHER DE 20) Are there any associated de 20 Are there any associated de 20 Yes — provide details below to No List of approval/development application references Approval Development application Approval Development application	ferral agencies relevant to the devel e applicant for the development appli if the application is an application lis sts is contained in the DA Forms Gu ETAILS evelopment applications or cu or include details in a schedu Reference number	ication unless agreed ted under section 11.3 urrent approvals? le to this develop Date	to by the relevant part of the DA Rules. (e.g. a preliminary apment application	oproval) Assessment manag
the assessment manager and any reladditional information provided by the Part 3 of the DA Rules will still apply further advice about information requestant information information requestant information information requestant information requestant information information information information requestant info	ferral agencies relevant to the devel e applicant for the development application is an application liss is contained in the DA Forms Gu ETAILS Evelopment applications or cue for include details in a schedu Reference number Reference number The leave levy been paid? (only interest) application.	ication unless agreed ted under section 11.3 Irrent approvals? le to this develop Date applicable to develop of the receipted C e long service lead acknowledge that	to by the relevant part of the DA Rules. (e.g. a preliminary appendix application) ment applications involve levy has been at the assessment.	Assessment manag volving building work or ttached to this n paid before the nt manager may give a

23) Further legislative requireme	nts
Environmentally relevant activ	<u>ities</u>
	ation also taken to be an application for an environmental authority for an vity (ERA) under section 115 of the Environmental Protection Act 1994?
development application, and de ⊠ No	It (form EM941) for an application for an environmental authority accompanies this tails are provided in the table below authority can be found by searching "EM941" at www.qld.gov.au . An ERA requires an environmental authority
to operate. See <u>www.business.qld.gov.ad</u>	
*Proposed ERA number: Proposed ERA name:	Proposed ERA threshold:
	able to this development application and the details have been ettenhed in a schodule
to this development appl	able to this development application and the details have been attached in a schedule ication.
Hazardous chemical facilities 23.2) Is this development applica	ation for a hazardous chemical facility?
	f a facility exceeding 10% of schedule 15 threshold is attached to this development
application	
⊠ No	
Note: See www.justice.qld.gov.au for fun	ner information.
Clearing native vegetation	
	olication involve clearing native vegetation that requires written confirmation the chief agement Act 1999 is satisfied the clearing is for a relevant purpose under section 22A act 1999?
Vegetation Management Act 199 ⊠ No	
Note: See <u>www.qld.gov.au</u> for further info	ormation.
	ation taken to be a prescribed activity that may have a significant residual impact on a term under the Environmental Offsets Act 2014?
Yes – I acknowledge that an esignificant residual impact on a p	environmental offset must be provided for any prescribed activity assessed as having a
No Note: The environmental offset section of environmental offsets.	f the Queensland Government's website can be accessed at <u>www.qld.gov.au</u> for further information on
Koala conservation	
23.5) Does this development app	plication involve a material change of use, reconfiguring a lot or operational work within a under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes	
⊠ No	
Note: See guidance materials at www.eh	<u>ρ.φια.gov.au</u> τοι ταιτιτει πτιοππαιιοπ.
	olication involve taking or interfering with artesian or sub artesian water, taking or ercourse, lake or spring, taking overland flow water or waterway barrier works?
Yes – the relevant template is	completed and attached to this development application
No Note: DA templates are available from w	ww.dilgp.qld.gov.au.
23.7) Does this application involv	re taking or interfering with artesian or sub artesian water, taking or interfering ke or spring, or taking overland flow water under the Water Act 2000?

☐ Yes – I acknowledge that a relevant water authorisation under the Water Act 2000 may be required prior to commencing development ☐ No
Note: Contact the Department of Natural Resources and Mines at www.dnrm.qld.gov.au for further information.
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 resource allocation authority is attached to this development application, if required under the Fisheries Act 1994
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 Water Act 2000?
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☑ No
Note: Contact the Department of Natural Resources and Mines at www.dnrm.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 Coastal Protection and Management Act 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 Heritage Protection at www.ehp.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.dews.qld.gov.au for further information.
Tidal work or development within a coastal management district
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 www.ehp.qld.gov.au 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.ehp.gld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
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 <i>Transport Infrastructure Act</i> 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 Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) ☑ No

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 Form 2 – Building work details have been completed and attached to this development application	☐ Yes ☑ Not applicable
Supporting information addressing any applicable assessment benchmarks is with 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 <u>DA Forms Guide: Planning Report Template</u> .	⊠ 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 application is true and correct

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 *Electronic Transactions Act 2001*

Note: It is unlawful to intentionally provide false or misleading information.

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen 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.*

	ART 9 – FOR OFFICE USE ONLY
_	Date received: Reference number(s):
I	Notification of engagement of alternative assessment manager
	Prescribed assessment manager
	Name of chosen assessment manager
	Date chosen assessment manager engaged
	Contact number of chosen assessment manager
	Relevant licence number(s) of chosen assessment manager
	QLeave notification and payment Note: For completion by assessment manager if applicable
l	Description of the work
	QLeave project number
	Amount paid (\$)
	Date paid
	Date receipted form sighted by assessment manager
	Name of officer who sighted the form

The *Planning Act 2016,* the Planning Regulation 2017 and the DA Rules are administered by the Department of Infrastructure, Local Government and Planning. This form and all other required development application materials should be sent to the assessment manager.

Individual owner's consent for making a development application under the *Planning Act 2016*

4
I, Stephen Paul Beattie and Judith Ann Beattie
as owners of the premises identified as follows:
82 McGrath Road, Mareeba QLD. 4880
Lot 1 Plan RP736571
consent to the making of a development application under the <i>Planning Act 2016</i> by:
Stephen Paul Beattie and Judith Ann Beattie
on the premises described above for:
Reconfiguration of one lot into two lots.
Date 4th DECEMBER, 2017
Date 4th DECEMBER, 2017

PLANNING REPORT

Prepared by Gary Searle

SITE DESCRIPTION

The proposed development is at 82 McGrath Road, Mareeba, on land described as Lot 1 on RP736571. The site is 2.834ha in size.





DEVELOPMENT PROPOSAL

The applicant proposes to subdivide the subject land into 2 blocks (a front lot and a rear lot). The front lot will be approximately 0.8 hectares in size. The rear lot will be approximately 2 hectares in size. See the attached drawings for the layout and locations of existing buildings.

ASSESSMENT AGAINST THE PLANNING SCHEME

Below is an assessment of the development against the current Planning Scheme.

Summary:

The main area of concern regarding the proposal is that it may set a precedent regarding 1 into 2 subdivisions within the emerging communities zone. The purpose of the zone is to protect strategic areas from ad hoc development so that they can be masterplanned and developed for urban purposes. There are in this case some exceptional circumstances. There are large tracts of the investigation area affected by flooding. This compromises the intent of the zone for this area. The proposed development is also a very minor one without any real infrastructure requirements.

STRATEGIC FRAMEWORK

- 3.3.8 Element-Urban expansion and investigation areas
- 3.3.8.1 Specific outcomes
- (1) Urban expansion areas and investigation areas are anticipated to provide for development beyond the life of the planning scheme and are preserved for this purpose, with interim development not compromising future residential development.
 - APPLICANT COMMENT: The minor nature of the proposed development will not compromise future potential for further development.
- (2) Well-serviced and designed greenfield residential development occurs in *urban expansion* areas of Mareeba and Kuranda only where it is planned, logically sequenced and can be efficiently serviced.
 - APPLICANT COMMENT: The proposed interim development neither contributes nor detracts from this desired outcome. It is important to note that the development will in no way prevent or impair the ability to achieve this outcome.
- (3) Urban expansion areas in Mareeba provide a range of housing options and aim for density targets of twelve dwellings per hectare by 2031.
 - APPLICANT COMMENT: The development does not comply. The rural residential nature of the development will not create the desired density. Due to the huge extent of flood hazard areas and the fact that the land can still easily be further subdivided in future the proposed development does support this overall outcome.
- (4) Local centre development may occur within *urban expansion areas* in Mareeba to provide for everyday community needs within a walkable catchment.

APPLICANT COMMENT: Not applicable.

3.3.8.2 Land use strategies

- (1) Investigation areas are to be investigated to accommodate future development beyond the life of the planning scheme. Investigation areas are not to be developed unless there is an insufficient supply of land for the purpose intended to be developed. The purpose of development in an investigation area should promote a logical land use pattern, having regard to nearby land use and the established hierarchy of activity centres. In the instance that new or expanded areas are investigated, these are to be supported by detailed land use investigations that must demonstrate:
 - (a) need for land for the proposed land use;
 - (b) mitigation or avoidance of impacts on sensitive receiving environments;
 - (c) where involving good quality agricultural land:
 - there is no alternative land available that is not good quality agricultural land;
 and
 - (ii) the need for future development represents a public benefit.
 - (d) suitable mitigation or offset arrangements in respect to impacts on areas of high ecological significance

- (e) consistency with the Strategic Framework.
- (f) consistency with State and Regional Planning requirements.

APPLICANT COMMENT:

There are two primary considerations that give weight to the validity of this development in the investigation area. The first is the extent of the flood hazard area mapped within the nother investigation area. With such a large area flood prone it raises the question about the viability of the Northern investigation area and whether the overall outcomes stated for the area are achievable. The second is the minor nature of the development that would have very little impact on the potential future development of the land for urban purposes. In fact the proposed development is in keeping with the character of the area as there are a mix of larger and smaller rural lifestyle and rural residential allotments within close proximity.

6.2.4 Emerging community zone code

6.2.4.1 Application

- (1) This code applies to assessing development where:
 - (a) located in the Emerging community zone; and
 - (b) it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

6.2.4.2 Purpose

- (1) The purpose of the Emerging community zone code is to:
 - identify land that is suitable for urban purposes and protect land that may be suitable for urban development in the future
 - (b) manage the timely conversion of non-urban land to urban purposes.
 - (c) prevent or discourage development that is likely to compromise appropriate longer term land use
- (2) Mareeba Shire Council's purpose of the Emerging community zone code is to provide for the sequenced release of land to meet community need and market demand for new urban development in designated urban growth areas.

Urban development may occur in the zone in accordance with an approved structure plan but the primary purpose of the zone and the code is to reserve land for future urban development, the majority of which is likely to occur beyond the life of the planning scheme.

Urban growth areas are identified within the towns of Kuranda and Mareeba. These areas are subject to Local plan codes which include further provisions.

- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Land that has the potential for development for urban purposes although may contain
 pockets of land unsuitable for development due to scenic or environmental constraints is
 preserved until detailed planning studies have occurred;

APPLICANT COMMENT: The northern investigation area of Mareeba is significantly constrained by the flood hazard overlay. There are large tracts of land that are unsuitable for development and the viability of this investigation area for large scale urban development should be questioned. The subject site sits on the edge of a fairly small area of developable land. The subject site contains some flood prone land but also has a significant area of land suitable for interim development.

 (b) Interim development does not compromise the future development potential of the land for urban purposes;

APPLICANT COMMENT: The single biggest factor compromising the development of the northern investigation area is flood hazard. The proposed development is rural residential in nature and is in keeping with the character of the area. The development is very minor and does not involve any significant infrastructure works that could impact on future development of the area.

 (c) Development of land is based upon the provision of infrastructure, consideration of environmental constraints and desired settlement pattern for the area;

APPLICANT COMMENT: The development uses existing infrastructure, allows for environmental constraints (namely the flood hazard areas) and matches the rural

residential/rural lifestyle character of the area.

 (d) Development is supported by necessary transport infrastructure which is designed to provide and promote safe and efficient public transport use, walking and cycling;

APPLICANT COMMENT: The development uses existing infrastructure.

 Development is supported by an internal road network and does not compromise the safety or efficiency of State-controlled or Local government collector roads;

APPLICANT COMMENT: The development does not require new roads.

 Land is developed in an orderly sequence and, for all but minor proposals, in accordance with a structure planning process;

APPLICANT COMMENT: The proposed development is considered to be a minor proposal.

(g) Land is developed in a sustainable manner to reflect the desired land use pattern of the local government area by integrating development sites, community infrastructure, open space and important natural features;

APPLICANT COMMENT: As a minor proposal these considerations are not very applicable.

(h) Non-residential development may be supported where such uses directly support the day to day needs of the immediate residential community or the precinct is identified for nonresidential uses and is planned for as part of a structure plan;

APPLICANT COMMENT: Not applicable.

(i) Significant historical, architectural, topographic, landscape, scenic, social, recreational and cultural features, as well as natural habitat areas, wildlife corridors, wetlands and waterway corridors are protected and enhanced as part of the development of the zone; and

APPLICANT COMMENT: As a minor proposal these considerations are not very applicable.

(j) Roads and other transport corridors are coordinated and interconnected to ensure pedestrian, cyclists, public transport and private vehicles have accessibility between neighbourhoods, centres and other locations.

APPLICANT COMMENT: The proposed development will use the existing roads.

6.2.4.3 Criteria for assessment

Table 6.2.4.3—Emerging community zone code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments
For accepted development su	bject to requirements and ass	essable develop	ment
Height			

	Performance outcomes	Acceptable outcomes	Complies	Comments
	PO1 Building height takes into consideration and respects the following: (a) the height of existing buildings on adjoining premises; (b) the development	AO1.1 Development, except where involving industrial activities, has a maximum building height of: (a) 8.5 metres; and (b) 2 storeys above ground level.		Height of new buildings will comply.
•	potential, with respect to height, on adjoining premises; (c) the height of buildings in the vicinity of the site; (d) access to sunlight and daylight for the site and adjoining sites; (e) privacy and overlooking; and (f) site area and street frontage length.	AO1.2 Industrial development has a maximum building height of 10 metres.		Not applicable.
	Outbuildings and residential s	cale		
	PO2 Domestic outbuildings: (a) do not dominate the lot on which they are located; and (b) are in scale with the character and amenity of the area.	AO2.1 On lots less than 2 hectares, domestic outbuildings do not exceed: (a) 150m² in gross floor area; and (b) 5.5 metres above natural ground level.	NA	The developmen does not involve new buildings other than a dwelling.
		AO2.2 On lots greater than 2 hectares, domestic outbuildings do not exceed 200m² in gross floor area.	NA	The developmen does not involve new buildings other than a dwelling.
•	Siting, where not involving a D	welling House		

. .

Performance outcomes	Acceptable outcomes	Complies	Comments
PO3 Development is sited in a manner that considers and respects: (a) the siting and use of adjoining premises; (b) access to sunlight and daylight for the site and adjoining sites; (c) privacy and overlooking; (d) opportunities for casual	AO3.1 Buildings and structures are setback from a State controlled road a minimum of 40 metres where a site is 2 hectares or larger. Note—Where on a site with an area of less than 2 hectares, the setbacks of the Queensland Development Code apply.	~	Development Complies
surveillance of adjoining public spaces; (e) air circulation and access to natural breezes; (f) appearance of building bulk; and (g) relationship with road corridors.	AO3.2 Buildings and structures include a minimum setback of: (a) 6 metres from a frontage to a sealed road that is not a State-controlled road; (b) 20 metres from a frontage to any other road; and (c) 10 metres from a boundary to an adjoining lot.		Development Complies
Accommodation density			
PO4 The density of Accommodation activities does not preclude the future re-development of the land for urban purposes consistent with Structure Plans approved in accordance it PO7.	AO4 Development provides a minimum density for Accommodation activities of 1 dwelling or accommodation unit per 1,250m² site area. Note—Calculation of Accommodation density excludes areas not developed as a result of provisions of an overlay.	NA .	Not applicable

Performance outcomes	tcomes Acceptable outcomes Co		Comments	
PO5 Development where not involving urban purposes: (a) does not compromise the future development potential of the land for urban purposes; and (b) is compatible with residential uses.	AO5 Non-urban development is limited to Animal husbandry or Cropping.		The development is rural residential in nature and is compatible with residential uses. The minor nature of this development means it will not impact on future urban development – if there will be any. See discussion about the flood prone land issue.	
PO6 Development involving urban purposes provides: (a) residential areas with a mix of lot sizes to allow for housing mix; and (b) industrial areas with a mix of industrial uses.	AO6 No acceptable outcome provided.	NA	Not Applicable.	

	is pre acco Plant 8 Str takes land type, prope deve	nt occurs as outlined in Plan that: epared in rdance with ning Scheme Policy ucture Planning; s into consideration use need and the scale, density of osed urban lopment; des a road network is logically designed; can be delivered sequentially; includes an urban morphology that is consistent with the surrounding area; provides pedestrian links to centres and open space;	AO7 No acceptable outcome provided.		Structure planning has not been carried out due to the minor nature of the development. This sort of very minor interim development should be allowed where it does not compromise future intent. The other issue is that the flooding hazard in this investigation precinct is quite considerable and would constrain development to the point where it would be very difficult to achieve the overall outcomes
(d)		es any non- ential development:			expressed for this area in the
	(i) (ii)	on major roads; where not introducing non- residential traffic to residential streets; and			planning scheme.
	(iii)	to provide the day to day needs of the immediate residential community;			
(e)		es any non- ential development		,	
	(i)	be consistent with the scale of surrounding residential development;			
	(ii)	not undermine the viability of nearby centres or the centres network; and			

Performance outcomes	Acceptable outcomes	Complies	Comments
(iii) not unduly detract from the amenity of nearby residences.		•	
Building design			
PO8 Development assists in the establishment of a consistent built character in the Emerging community zone, having regard to: (a) roof form and pitch; (b) eaves and awnings; (c) building materials, colours and textures; and (d) window and door size and location.	AO8 No acceptable outcome is provided.	NA	The area is rural residential in nature and dwellings have significant separation. It is not necessary to have strict building design controls.
Amenity			
PO9 Development must not detract from the amenity of the local area, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO9 No acceptable outcome is provided.		The residential nature of the proposed development means it complies.
PO10 Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO10 No acceptable outcome is provided.		The residential nature of the proposed development means it complies.

7.2.2 Mareeba local plan code

7.2.2.1 Application

- (1) This code applies to assessing development where:
 - (a) located in the Mareeba local plan area; and
 - (b) it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

7.2.2.2 Purpose

- (1) The purpose of the Mareeba local plan code is to:
 - (a) facilitate the continued use of the historic stables area adjacent to the Mareeba Racecourse for residential horse keeping:
 - (b) facilitate the continued development of the Mareeba Airport;
 - (c) facilitate efficient development that accords with local lifestyle and amenity expectations;
 - (d) identify and direct urban growth opportunities;
 - (e) facilitate a more vibrant and integrated town centre;
 - enhance accessibility to, and activation of, the Barron River and Centenary Lakes as important physical assets for Mareeba;
 - (g) enhance Mareeba's heritage and cultural elements; and
 - (h) facilitate the development of an appropriate site for special industry.
- (2) Ten precincts have been identified in the Mareeba local plan to achieve this purpose:
 - (a) The Town centre core precinct will be maintained as the retail and cultural heart of Mareeba. Development will be managed to increase the walkability of the precinct and better integrate the street and built environments. Character elements of the precinct will be maintained and new buildings or works to existing buildings will be respectful of character values.
 - (b) The Town centre fringe precinct consists of commercial and residential uses. The precinct will facilitate destination specific commercial development where it can be demonstrated that design measures can be incorporated to adequately mitigate any impacts upon residential amenity. The precinct will not detract from the role of the Town centre core precinct as the town's primary retail and commercial precinct.
 - (c) The Mareeba Airport precinct includes the existing airport facilities and an area on the south west side of the runway that is intended to be development for aviation based industry. The precinct will facilitate the continuing development of the Mareeba Airport, for passenger and freight movements, and other activities associated with the airport's primary function including industry, where it is demonstrated that these uses do not compromise efficient aircraft operation.
 - (d) The Mareeba northern investigation precinct is intended to support long term future urban development beyond the life of the planning scheme. Development in this precinct (particularly subdivision) is limited so that the future urban intent is not compromised.
 - (e) The Mareeba north-eastern expansion precinct, the Mareeba south-eastern expansion precinct and the Mareeba south-western expansion precinct are intended for urban residential development. These precincts are constrained by a range of important features including slopes, gullies, watercourses, open space and riparian linkages and the Mareeba Bypass. Development in these precincts preserves and enhances these features while supporting the development of a walkable and well connected transport network. Development in the Mareeba north-eastern expansion

- precinct supports the construction of a new bridge over the Barron River connecting Hastie Road with Lloyd Street to enable greater access to the town centre while small scale local centres are encouraged in the Mareeba south-western expansion precinct.
- (f) The Stable precinct defines an established area of residential properties incorporating horse stables adjoining the Mareeba Racecourse. The precinct is intended to protect the ongoing use of the stables on these properties, in association with residential uses.
- (g) The Industrial park precinct provides for the expansion, establishment and operation of General industry and Heavy industry uses within this precinct, where they are appropriately separated from incompatible uses.
- (h) The Noxious and hazardous industry precinct provides for the expansion, establishment and relatively unconstrained operation of Special industry in the precinct where the use is sufficiently isolated from other land uses and potential on and off site impacts can be adequately managed. Uses other than Special industry and High impact industry should not occur in this precinct in order to prevent compromising the intended function of the precinct.
- (3) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Development recognises and protects the town centre as Mareeba's most important commercial and social asset that is supported by substantial public and private investment in buildings, infrastructure and culture;
 - (b) Development within the Town centre core precinct promotes greater walkability and integration between street and built environments through the consolidation and effective design of retail and commercial facilities;
 - Development within the Town centre fringe precinct, accommodates destinationspecific premises that requires car and service vehicle access;
 - (d) Development provides opportunities for greater utilisation of, and improved public access to, the Barron River and open spaces;
 - (e) Development protects Mareeba's heritage places and tourist and cultural assets and enhances opportunities for their public appreciation;
 - (f) Development facilitates the continuing growth of the Mareeba Airport for passenger and freight movements and industry associated with the airport's primary function. Activities in the Mareeba Airport precinct will be limited to ensure they do not compromise efficient aircraft operation;
 - (g) Development in the Stable precinct facilitates the combination of stables and houses whilst maintaining a low density to minimise impacts;
 - (h) Development provides for the expansion, establishment and relatively unconstrained operation of Special industry in the Noxious and hazardous industry precinct; and
 - (i) The establishment and operation of a range of industries in the Industrial park precinct is supported.

7.2.2.3 Criteria for assessment

Table 7.2.2.3—Mareeba local plan - For accepted development subject to requirements and assessable development

Performance outcomes Acceptable outcomes Complies Comments

For accepted development subject to requirements and assessable development

If affected by the vegetated buffer area element

Performance outcomes	Acceptable outcomes	Complies	Comments
PO1 Industrial development is appropriately screened from view to minimise impacts on the: (a) visual amenity and character of the local plan area; and (b) amenity of nearby land uses.	AO1 A minimum 5 metre wide vegetated buffer area is provided in all areas of the site affected by the vegetated buffer element.	NA	Not applicable
If in the Stable precinct			
PO2 Development facilitates the co-location of houses and stables while maintaining an appropriate level of amenity, having regard to emissions of: (a) noise; (b) odour; and (c) light	Stables house no more than 10 animals and are: (a) separated by a minimum distance of 3 metres from any residential building on the same site; (b) separated by a minimum distance of 5 metres from any residential building on an adjoining site; and (c) setback a minimum of 6 metres from any road frontage.	NA	Not applicable
If on a site with a frontage		lement	
PO3 Development with a frontage to the Byrnes Street core element is designed to minimise the dominance of vehicular access within the streetscape by: (a) providing vehicular access from an alternative frontage; (b) minimising the size of necessary vehicle access; and (c) maximising the area of the frontage used	Where development has a frontage to the Byrnes Street core element, buildings are built to side boundaries, except for pedestrian access-ways and where alternative vehicular access is not available. In such instances, vehicular and pedestrian access-ways are not wider than 7 metres. Note—Refer to Figure A for further detail.	NA	Not applicable

Performance outcomes	Acceptable outcomes	Complies	Comments
for pedestrian focussed activities.	AO3.2 Vehicular access is not provided from Byrnes Street where a site has more than one frontage.		-
If on a site affected by the	Town centre fringe 6 metre	setback element	
PO4 Larger destination-specific premises that require increased provision for car and service vehicle access are supported where it can be demonstrated that sufficient separation is provided between the use and adjoining residential uses to adequately mitigate any potential impacts on the amenity of adjoining premises, having regard to: (a) noise; (b) odour; (c) light; and (d) overlooking and privacy.	AO4 Buildings and structures are setback a minimum of 6 metres from the boundary affected by the Town centre fringe 6 metre setback element.	NA	Not applicable
If in the Town centre fringe	precinct		
PO5 Development's address to the primary street frontage ensures: (a) car parking areas are not a dominant feature; and	AO5.1 No more than 50% of car parking is to be located between the building and the primary street frontage.	NA	Not applicable
(b) sources of visual interest and casual surveillance of the street frontage are provided.	AO5.2 Buildings include uses that orientated toward the primary street frontage with entrances and windows addressing the street.	ⁿ NA	Not applicable

Performance outcomes	Acceptable outcomes	Complies	Comments					
For assessable developme	For assessable development							
PO6 Development in the Mareeba local plan area: (a) promotes and does not prejudice the ongoing operation of Mareeba as the major regional activity centre of the Shire; (b) provides growth or redevelopment in areas within close proximity to the Town centre core precinct; (c) locates Community facilities in accessible locations within walking distance of the Town centre core precinct; and (d) contributes to the vibrancy and local identity of the Mareeba community.	AO6 No acceptable outcome is provided.	NA	Not applicable					
PO7 Development does prejudice the future construction of the Mareeba Bypass.	AO7 Development involving permanent buildings or structures does not occur on land affected by the Mareeba bypass element.	NA	Not applicable					
PO8 Development integrates the following elements identified on the Mareeba local plan maps: (a) open space elements; (b) indicative collector roads as higher order road linkages; (c) indicative minor roads in a similar design as shown as mapped; and (d) possible connections as important road linkages between developments.	AO8 No acceptable outcome is provided.	NA	Not applicable					

Performance outcomes	Acceptable outcomes	Compliés	Comments
PO9 Development integrates small-scale local retail centres that: (a) service the local neighbourhood; and (b) do not prejudice the ongoing operation of the Mareeba town centre.	AO9 No acceptable outcome is provided.	NA	Not applicable
If in the Stable precinct			
PO10 Development does not involve a density of residential development that is likely to prejudice the	AO10.1 Development does not result in a higher accommodation density than currently exists.	NA	Not applicable
ongoing use of land within the precinct for stables, having regard to the existing level of amenity.	AO10.2 Development does not result in the creation of any new lots.	NA	Not applicable
If in the Mareeba Airport p	recinct		
PO11 Development does not prejudice the ongoing operations or future development intentions of the Mareeba Airport.	AO11 Development is limited to activities which have a direct associated with aviation.	NA.	Not applicable
If in the Town centre core	precinct		
PO12 Development is to be of a scale and form which complements the character of the precinct, having regard to: (a) building location; (b) building height; (c) interface with the street; and (d) scale of windows, doors and structural elements	AO12 No acceptable outcome is provided.	NA	Not applicable

Performance outcomes	Acceptable outcomes	Complies	Comments
buildings in the main street, including those representing the booming	AO13.1 Buildings are re-used for new uses without alteration to their: (a) height; (b) width (at street frontage); (c) vertical or horizontal patterning; and (d) materials. Note—Refer to Planning Scheme Policy 1 – Character Area Design Guidelines for additional guidance in relation to the development outcomes sought.	NA	Not applicable
	AO13.2 Development on sites identified as building façade to be retained that retains the external (street facing) facade(s) of the building will qualify for a 10% reduction on car parking.	NA	Not applicable
If in the Town centre fringe	precinct		SEPSEMBLE CONTRACTOR
Development does not	AO14 No acceptable outcome is provided.	NA	Not applicable

Performance outcomes	Acceptable outcomes	Complies	Comments	
PO15 Appropriate provision is made for siting, managing and buffering uses in the Noxious and hazardous industry precinct to limitimpacts on adjoining properties, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions. Note—A facility management plan can be prepared to demonstrate that the ongoing operation of the use will maintain compliance with this	AO15 No acceptable outcome is provided.	NA	Not applicable	
outcome. If in the Industrial park pre	cinct			
PO16 Development that attracts the public into the Industrial park precinct does not develop within the Industrial park precinct.	AO16 No acceptable outcome is provided.	NA	Not applicable	
If in the Northern investiga	If in the Northern investigation precinct			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO17 Development does not compromise the long term future urban intent of this precinct.	AO17 No acceptable outcome is provided.		The single biggest factor compromising the development of the northern investigation area is flood hazard. The proposed development is rural residential in nature and is in keeping with the character of the area. The development is very minor and does not involve any significant infrastructure works that could impact on future development of the area.
western expansion precinc	pansion precinct, South-ea et	stern expansion p	recinct or South-
PO18 Development provides an average net accommodation density of at least 12 dwellings or accommodation units per hectare.	AO18 No acceptable outcome is provided.	x	The development is an interim development only and does not seek to align with the long term density
Note—Calculation of accommodation density excludes areas not developed as a result of provisions of an overlay.			goal.
PO19 Development provides a wide range of housing options, including different dwelling sizes and types that meet the needs of a range of household compositions.	AO19 No acceptable outcome is provided.	•	The proposed development contributes to the choice of rural residential lot sizes and types land in the area.

Performance outcomes	Acceptable outcomes	Complies	Comments
PO20 The road network is to be developed in a logical and sequential manner to provide for the co-ordinated development of the precinct.	AO20 No acceptable outcome is provided.	•	No new roads proposed
PO21 The road network provides encourages walking and cycling to daily activities to reduce local vehicle trips by: (a) being based on a street grid network; (b) having walkable block sizes; (c) providing safe, efficient and provides for the needs of all users; (d) having a high level of connectivity for all users; and (e) being linked to destinations such as shops, open space and schools.	AO21 No acceptable outcome is provided.	*	No new roads proposed

BYRNES STREET

PARKING

PARKING

SECONDARY STREET

a Maximum 7m

b Built to side boundaries where alternative access is available

8.2.3 Bushfire hazard overlay code

8.2.3.1 Application

- (1) This code applies to assessing development where:
 - (a) land the subject of development is located within a Bushfire hazard area and Potential impact buffer (100 metres) identified on the Bushfire hazard overlay maps (OM-003a-o); and
 - (b) it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

Note—Natural hazards are appropriately reflected in Overlay Maps 3, 6 and 8 and are required to be mapped by State Government in response to Hazard and Safety State Interests.

8.2.3.2 Purpose

- (1) The purpose of the Bushfire hazard overlay code is to minimise the threat of bushfire to people and property.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Development in a Bushfire hazard area is compatible with the nature of the hazard;
 - (b) The number of people and properties subject to bushfire hazards are minimised through appropriate building design and location;
 - (c) Development does not result in a material increase in the extent, duration or severity of bushfire hazard; and
 - (d) Appropriate infrastructure is available to emergency services in the event of a bushfire.

8.2.3.3 Criteria for assessment

Table 8.2.3.3—Bushfire hazard overlay code — For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments	
For accepted development subject to requirements and assessable development				
Water supply for fire-fighting	g purposes			
PO1 Development where within a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) maintains the safety of people and property by providing an adequate, accessible and reliable water supply for fire- fighting purposes which is safely located and has sufficient flow and pressure	Where within a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) AO1.1 Where in a reticulated water service area, the on-site water supply has flow and pressure characteristics of 10 litres a second at 200 kPa.		Complies	
characteristics. Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.	AO1.2 Where access to the reticulated water network is not available, a minimum on site water storage of 5,000 litres is provided that must comprise:	NA	Site has reticulated water	

	Performance outcomes	Acceptable outcomes	Complies	Comments
٠		(a) a separate tank; or (b) a reserve section in the bottom part of the main water supply tank; or (c) a dam; or (d) a swimming pool. Note—Where a water tank is provided for fire-fighting purposes it is fitted with standard rural fire brigade fittings and the tank is provided with a hardstand area for heavy vehicles.		
	For assessable developmen	t		
	Land use			
	PO2 Development within a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) is appropriate to the bushfire hazard risk having regard to the: (a) the bushfire risk compatibility of development; (b) the vulnerability of and safety risk to persons associated with the use; and (c) consequences of bushfire in regard to impacts on essential infrastructure, buildings and structures. Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.	AO2 All buildings, structures, infrastructure and facilities associated with the following uses are located outside any area of the site located within a 'Bushfire hazard area' and a 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o): (a) child care centre; or (b) community care centre; or (c) correctional facility; or (d) educational establishment; or (e) emergency services; or (f) hospital; or (g) residential care facility; or (h) retirement facility; or (i) rooming accommodation; or (j) shopping centre; or (k) tourist park; or (l) tourist attraction.		Complies
	Lot design			
	PO3 Reconfiguring a lot within a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) minimises the potential adverse impacts of bushfire on the safety of people,	Where within a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) AO3.1 No new lots are created.		The development complies.

Perfo	rmance outcomes	Acceptable outcomes	Complies	Comments
throug (a) (b) Note— manage by suits seeking	rty and the environment gh lot design that: is responsive to the nature and extent of bushfire risk; and allows efficient emergency access to buildings for firefighting appliances. A Bushfire hazard ement plan must be prepared ably qualified persons in g to demonstrate compliance as Performance outcome.	AO3.2 All lots include a building envelope that achieves a radiant heat flux level of 29kW/m² at the permitter of the building envelope. Note—Where a radiant heat flux of 29kW/m² is achieved and this relies on cleared or maintained land external to the land the subject of the development application it must be demonstrated that land external to the site will be maintained to a standard that does not exceed the level of bushfire hazard identified in a Bushfire hazard		
Fireb	reaks and access	management plan.		
and 'P (100 n Bush maps acces	Bushfire hazard area' Potential impact buffer metres)' identified on the fire hazard overlay (OM-003a-o), vehicular is is designed to ste against bushfire doby: ensuring adequate access for fire-fighting and other emergency vehicles; ensuring adequate access for the evacuation of residents and emergency	In a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o), roads are designed and constructed: (a) with a maximum gradient of 12.5%; (b) to not use cul-de-sacs; and (c) a constructed road width and weather standard complying with Planning Scheme Policy 4 - FNQROC Regional Development Manual.		Complies
provide A04.2	personnel in an emergency situation, including alternative safe access routes should access in one direction be blocked in the event of a fire; and providing for the separation of developed areas and adjacent bushland. Where it is not practicable to firebreaks in accordance with Fire Maintenance Trails are d in accordance with the	In a 'Bushfire hazard area' and 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o), firebreaks are provided: (a) consisting of a perimeter road that separates lots from areas of bushfire hazard; (b) a minimum cleared width of 20 metre; (c) a maximum gradient of 12.5%; and (d) a constructed road width and weather standard complying with Planning Scheme Policy 4 -		No new roads are proposed and firebreaks are not required.

Performance outcomes	Acceptable outcomes	Complies	Comments .
ii. the minimum cleared width not less than 6 metres; iii. the formed width is not less than 2.5 metres; iv. the formed gradient is not greater than 15%; v. vehicular access is provided at both ends; vi. passing bays and turning areas are provided for firefighting appliances located on public land. Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.	FNQROC Regional Development Manual.		
Hazardous materials			
PO5 Public safety and the environment are not adversely affected by the detrimental impacts of bushfire of hazardous materials manufactured or stored in bulk. Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.	AO5 The processing or storage of dangerous goods or hazardous materials is not undertaken in a 'Bushfire hazard area' and a 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o).		Complies
Landscaping			
PO6 Landscaping within a 'Bushfire hazard area' and a 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) does not result in a material increase in the extent, duration or severity of bushfire hazard having regard to: (a) fire ecology; (b) slope of site; and (c) height and mix of plant species. Note—Frost hollows and the associated grass kill facilitates a rapid curing of fuel and exacerbates bushfire hazard.	AO6 No acceptable outcome is provided.		Complies.

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Performance outcomes	Acceptable outcomes	Complies	Comments
Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.			
Infrastructure			
Infrastructure services located in a 'Bushfire hazard area' and a 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) are protected from damage or destruction in the event of a bushfire.	AO7 The following infrastructure services are located below ground: (a) water supply; (b) sewer; (c) electricity; (d) gas; and (e) telecommunications		Complies
Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.			
Private driveways			THE RESERVE
All premises located in a 'Bushfire hazard area' and a 'Potential impact buffer (100 metres)' identified on the Bushfire hazard overlay maps (OM-003a-o) are provided with vehicular access that enables safe evacuation for occupants and easy access by fire-fighting appliances. Note— A Bushfire hazard management plan must be prepared by suitably qualified persons in seeking to demonstrate compliance with the Performance outcome.	Private driveways: (a) do not exceed a length of 60 metres from the street frontage; (b) do not exceed a gradient of 12.5%; (c) have a minimum width of 3.5 metres; (d) have a minimum vertical clearance of 4.8 metres; (e) accommodate turning areas for fire-fighting appliances in accordance with the Queensland Fire and Emergency Services' Fire Hydrant and Vehicle Access Guidelines; and (f) serve no more than three dwellings or buildings.		Complies.