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).

1) Applicant details	
Applicant name(s) (individual or company full name)	Ewa Knapik c/- RPS AAP Consulting Pty Ltd
Contact name (only applicable for companies)	Patrick Clifton - RPS
Postal address (P.O. Box or street address)	PO Box 1949
Suburb	Cairns
State	QLD
Postcode	4870
Country	Australia
Contact number	(07) 4031 1336
Email address (non-mandatory)	patrick.clifton@rpsgroup.com.au: stacey.devaney@rpsgroup.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	AI010804

PART 1 – APPLICANT DETAILS

2) Owner's consent2.1) 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

 \boxtimes No – proceed to 3)



PART 2 – LOCATION DETAILS

Note: P	3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.							
3.1) St	treet addres	s and lot or	plan					
Str	eet address	AND lot or	plan for a	ots must be liste an adjoining etty, pontoon. A	or adja		of the	premises (appropriate for development in
	Unit No.	Street No	Stree	t Name and	Туре			Suburb
- >		5	Kulla	roo Close				Kuranda
a)	Postcode	Lot No.	Plan	Type and Nu	umber	(e.g. RP, SP)		Local Government Area(s)
	4881	3	RP72	8595				Mareeba Shire Council
	Unit No.	Street No	Stree	t Name and	Туре			Suburb
L)								
b)	Postcode	Lot No.	Plan	Type and Nu	umber	(e.g. RP, SP)		Local Government Area(s)
e. Note : P	g. channel drec lace each set c	lging in Moret of coordinates	n Bay) n a separate	e row.		note areas, over	part of a	lot or in water not adjoining or adjacent to land
		•	-	le and latitud	le			
Longit	ude(s)	Lat	itude(s)		Datu			Local Government Area(s) (if applicable)
						GS84		
					_	DA94		
	ordinates of	premises b	y easting	and northing		ther:		
Eastin	g(s)	Northing(3)	Zone Ref.	Datu	m		Local Government Area(s) (if applicable)
				54	🗆 W	/GS84		
				55	🗌 G	DA94		
				56	0 🗌	ther:		
3.3) A	dditional pre	mises						
atta				this develop opment appl			d the de	etails of these premises have been
4) Ider	ntify any of t	he following	that appl	ly to the prer	nises a	and provide ar	ny relev	vant details
🗌 In d	or adjacent t	o a water b	ody or wa	tercourse or	in or a	bove an aqui	fer	
Name	of water boo	dy, waterco	urse or ac	quifer:				
🗌 On	strategic po	ort land und	er the <i>Tra</i>	nsport Infras	structu	re Act 1994		
Lot on	plan descrip	otion of stra	tegic port	land:				
Name	of port auth	ority for the	lot:					
🗌 In a	a tidal area							
Name	of local gov	ernment foi	the tidal	area (if applica	able):			
Name	of port auth	ority for tida	l area (if a	applicable):				
On	airport land	under the	Airport As	sets (Restru	cturing	and Disposa	I) Act 2	008
Name	of airport:							

Listed on the Environmental Management Register (EMR) under the Environmental Protection Act 1994			
EMR site identification:			
Listed on the Contaminated Land Register (CLR) under the Environmental Protection Act 1994			
CLR site identification:			

5) Are there any existing easements over the premises?

Note: Easement uses vary throughout Queensland and are to be identified correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u>.

Yes – All easement locations, types and dimensions are included in plans submitted with this development application

🛛 No

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the fir	rst development aspect		
a) What is the type of developm	nent? (tick only one box)		
☐ Material change of use ⊠	Reconfiguring a lot	Operational work	Building work
b) What is the approval type? (the	ick only one box)		
Development permit	Preliminary approval	Preliminary approval that	includes a variation approval
c) What is the level of assessme	ent?		
Code assessment	Impact assessment (require	es public notification)	
d) Provide a brief description of <i>lots)</i> :	the proposal (e.g. 6 unit apartn	nent building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
Reconfiguring a Lot (1 Lot into 2	2 Lots)		
e) Relevant plans <i>Note</i> : Relevant plans are required to be <u>Relevant plans.</u>	e submitted for all aspects of this d	levelopment application. For further ir	nformation, see <u>DA Forms guide:</u>
\boxtimes Relevant plans of the propos	sed development are attache	ed to the development application	ation
6.2) Provide details about the se	econd development aspect		
a) What is the type of developm	nent? (tick only one box)		
Material change of use	Reconfiguring a lot	Operational work	Building work
b) What is the approval type? (the	ick only one box)		
Development permit	Preliminary approval	Preliminary approval that	includes a variation approval
c) What is the level of assessme	ent?		
Code assessment	Impact assessment (require	es public notification)	
d) Provide a brief description of <i>lots</i>):	the proposal (e.g. 6 unit apartm	nent building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
e) Relevant plans Note : Relevant plans are required to be <u>Relevant plans.</u>	e submitted for all aspects of this de	evelopment application. For further in	formation, see <u>DA Forms Guide:</u>
Relevant plans of the propos	sed development are attache	ed to the development application	ation
6.3) Additional aspects of develo	lopment		
		evelopment application and the mean of the mean of the mean attached to this	

Section 2 – Further development details

7) Does the proposed development application involve any of the following?			
Material change of use	Yes – complete division 1 if assessable against a local planning instrument		
Reconfiguring a lot	\boxtimes Yes – complete division 2		
Operational work	Yes – complete division 3		
Building work	Yes – complete DA Form 2 – Building work details		

Division 1 – Material change of use

Note: This division is only required to be completed if any part of the development application involves a material change of use assessable against a local planning instrument.

8.1) Describe the proposed material change of use					
Provide a general description of the proposed use	Provide the planning scheme definition (include each definition in a new row)	Number of dwelling units <i>(if applicable)</i>	Gross floor area (m ²) (<i>if applicable</i>)		
8.2) Does the proposed use involve the	use of existing buildings on the premises?				
☐ Yes					
No					

Division 2 - Reconfiguring a lot

1

Note: This division is only required to be completed if any part of the development application involves reconfiguring a lot.

9.1) What is the total number of existing lots making up the premises?

9.2) What is the nature of the lot reconfiguration? (tick all applicable boxes)				
Subdivision (complete 10))	Dividing land into parts by agreement (complete 11))			
Boundary realignment (complete 12))	Creating or changing an easement giving access to a lot from a constructed road (complete 13))			

10) Subdivision				
10.1) For this development, how	many lots are being	g created and what	is the intended use	e of those lots:
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:
Number of lots created	2			
10.2) Will the subdivision be stag	ged?			
Yes – provide additional deta	ils below			
No				
How many stages will the works include?				
What stage(s) will this developm apply to?				

11) Dividing land into parts by agreement – how many parts are being created and what is the intended use of the parts?					
Intended use of parts created	Residential	Commercial	Industrial	Other, please specify:	
Number of parts created					

12) Boundary realignment				
12.1) What are the current a	nd proposed areas for each lo	ot comprising the premises?		
Current lot Proposed lot				
Lot on plan description	Area (m ²)	Lot on plan description	Area (m ²)	
12.2) What is the reason for the boundary realignment?				

13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (attach schedule if there are more than two easements)					
Existing or proposed?Width (m)Length (m)Purpose of the easement? (e.g. pedestrian access)Identify the land/lot(s) benefitted by the easement					

Division 3 – Operational work

Note: This division is only required to be completed if any part of the development application involves operational work.

14.1) What is the nature of the operational work?					
Road work	Stormwater	Water infrastructure			
Drainage work	Earthworks	Sewage infrastructure			
Landscaping	🗌 Signage	Clearing vegetation			
Other – please specify:					
14.2) Is the operational work nece	14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision)				
Yes – specify number of new l	ots:				
No					
14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)					
\$					

PART 4 – ASSESSMENT MANAGER DETAILS

Identify the assessment manager(s) who will be assessing this development application					
Mareeba Shire Council					
16) Has the local government agreed to apply a superseded planning scheme for this development application?					
 Yes – a copy of the decision notice is attached to this development application The local government is taken to have agreed to the superseded planning scheme request – relevant documents 					
attached					
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)

Page 6 DA Form 1 – Development application details Version 1.3— 28 September 2020 Heritage places – Local heritage places

Matters requiring referral to the Chief Executive of the distribution entity or transmission entity:

Infrastructure-related referrals – 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

Infrastructure-related referrals - Oil and gas infrastructure

Matters requiring referral to the Brisbane City Council:

Ports – Brisbane core port land

Matters requiring referral to the Minister responsible for administering the Transport Infrastructure Act 1994:

Ports – Brisbane core port land (where inconsistent with the Brisbane port LUP for transport reasons)

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 relevant port authority:

Ports - Land within limits of another port (below high-water mark)

Matters requiring referral to the **Gold Coast Waterways Authority**:

Tidal works or work in a coastal management district (in Gold Coast waters)

Matters requiring referral to the Queensland Fire and Emergency Service:

Tidal works or work in a coastal management district (involving a marina (more than six vessel berths))

18) Has any referral agency provided a referral response for this development application?

☐ Yes – referral response(s) received and listed below are attached to this development application ⊠ No

Referral requirement	Referral agency	Date of referral response			
Identify and describe any changes made to the proposed development application that was the subject of the					

Identify and describe any changes made to the proposed development application that was the subject of the referral response and this development application, or include details in a schedule to this development application *(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 necessary for this development application

I do not agree to accept an information request for this development application

Note: By not agreeing to accept an information request I, the applicant, acknowledge:

 that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties

• 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 development applications or current approvals? (e.g. a preliminary approval)					
\Box Yes – provide details below or include details in a schedule to this development application \boxtimes No					
List of approval/development application references Reference number Date Assessment manager					
Approval Development application					
Approval Development application					

21) Has the portable long service leave levy been paid? (only applicable to development applications involving building work or operational work)					
Yes – a copy of the receipte	ed QLeave form is attached to this devel	opment application			
 No – I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid Not applicable (e.g. building and construction work is less than \$150,000 excluding GST) 					
Amount paid Date paid (dd/mm/yy) QLeave levy number (A, B or E)					
\$					

22) Is this development application in response to a show cause notice or required as a result of an enforcement notice?

Yes – show cause or enforcement notice is attached

🛛 No

23) Further legislative requirements

Environmentally relevant activities

23.1) Is this development application also taken to be an application for an environmental authority for an **Environmentally Relevant Activity (ERA)** under section 115 of the *Environmental Protection Act 1994*?

Yes – the required attachment (form ESR/2015/1791) for an application for an environmental authority accompanies this development application, and details are provided in the table below							
🖂 No							
Note : Application for an environmental authority can be found by searching "ESR/2015/1791" as a search term at <u>www.qld.gov.au</u> . An ERA requires an environmental authority to operate. See <u>www.business.qld.gov.au</u> for further information.							
Proposed ERA number:		Proposed ERA threshold:					
Proposed ERA name:	Proposed ERA name:						
Multiple ERAs are applicable to this development application and the details have been attached in a schedule to this development application.							
Hazardous chemical facilities							
23.2) Is this development application for a hazardous chemical facility?							
Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application							
🖂 No							

Note: See <u>www.business.qld.gov.au</u> for further information about hazardous chemical notifications.

Clearing native vegetation
23.3) Does this development application involve 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 Vegetation Management Act 1999 (s22A determination)
 No Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See <u>https://www.qld.gov.au/environment/land/vegetation/applying</u> 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 <u>www.qld.gov.au</u> 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 <u>www.des.qld.gov.au</u> 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> ?
 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development
 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No
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 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at 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 Form 1 Template 2
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 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.ds/mip.gld.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 Form 1 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
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Quarry materials from a watercourse or lake						
23.9) Does this development a under the <i>Water Act 2000?</i>	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.dnrme.gld.gov.au and www.business.gld.gov.au for further 						
information.	aran neocaroos, minos ana Energy	at <u>www.driffio.qld.gov.dd</u> and <u>www.</u>	<u>Juoineee.qia.qov.aa</u> ioi farmor			
Quarry materials from land	under tidal waters					
23.10) Does this development under the <i>Coastal Protection</i> a			m land under tidal water			
☐ Yes – I acknowledge that a ⊠ No	a quarry material allocation n	notice must be obtained prior t	o commencing development			
Note: Contact the Department of Env	ironment and Science at <u>www.des.</u>	<u>qld.gov.au</u> for further information.				
<u>Referable dams</u>						
23.11) Does this development section 343 of the <i>Water Supp</i>						
Yes – the 'Notice Acceptin Supply Act is attached to the No	g a Failure Impact Assessmonis development application	ent' from the chief executive a	idministering the Water			
Note: See guidance materials at www	<u>v.dnrme.qld.gov.au</u> for further inforr	mation.				
Tidal work or development	within a coastal manageme	ent district				
23.12) Does this development	application involve tidal wo	ork or development in a coast	stal management district?			
if application involves pre ☐ A certificate of title ⊠ No	al meets the code for asses	sable development that is pre	scribed tidal work (only required			
Note: See guidance materials at www. Queensland and local herita		uon.				
23.13) Does this development heritage register or on a place	t application propose develo					
Yes – details of the heritag						
Note: See guidance materials at www	v.des.qld.gov.au for information req		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 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 <i>Transport Infrastructure Act 1994</i> 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?

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 <u>www.planning.dsdmip.qld.gov.au</u> 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 <i>Note</i> : 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 –</u> <u>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 <u>DA</u> Forms Guide: Planning Report Template.	⊠ Yes			
Relevant plans of the development are attached to this development application Note : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes			
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ⊠ Not applicable			

25) Applicant declaration

- By making this development application, I declare that all information in this development 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.*

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

Date received:		Reference number	er(s):				
Notification of engagement of alternative assessment manager							
Prescribed assessment manager							
Name of chosen a	assessment manager						

	2	
Date chosen assessment manager engaged		
Contact number of chosen assessment manager		
Relevant licence manager	e number(s) of chosen assessment	

QLeave notification and payment 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					

5 KULLAROO CLOSE, KURANDA



Town Planning Report – Reconfiguring a Lot (1 Lot into 2 Lots)



rpsgroup.com

REPORT

Document status					
Version	Purpose of document	Authored by	Reviewed by	Approved by	Review date
А	Planning report	S. Devaney	S. Devaney	P Clifton	7/7/2023
В	Client review	S. Devaney	E. Knapik	P Clifton	10/7/2023

Approval for issue

Patrick Clifton

17 July 2023

This report was prepared by RPS within the terms of RPS' engagement with its client and in direct response to a scope of services. This report is supplied for the sole and specific purpose for use by RPS' client. The report does not account for any changes relating the subject matter of the report, or any legislative or regulatory changes that have occurred since the report was produced and that may affect the report. RPS does not accept any responsibility or liability for loss whatsoever to any third party caused by, related to or arising out of any use or reliance on the report.

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SUMMARY

Table 1: Summary

Details			
Site Address:	5 Kullaroo Close, Kuranda	1	
Real Property Description:	Lot 3 on RP728595		
Site Area:	1,268m²		
Regional Plan Land Use Designation:	Urban Footprint		
Zone:	Low Density Residential Z	lone	
Owner(s):	Ewa Knapik		
Proposal			
Brief Description/ Purpose of Proposal	Application for Developme	ent Permit for R	econfiguring a Lot (1 Lot into 2 Lots)
Application Details			
Aspect of Development	Preliminary approv	al	Development permit
Material change of use			
Building Work			
Operational Work			
Reconfiguration of a Lot			\boxtimes
Assessment Category	⊠ Code		□ Impact
Public Notification	⊠ No		□ Yes:
Superseded Planning Scheme Application	□ Yes		⊠ No
Referral Agencies			
Agency	Concurrence	Advice	Pre-lodgement response
Nil			🗆 Yes 🗆 No
Applicant contact person	Patrick Clifton Senior Principal Planner D: +61 7 4031 1336 E: patrick.clifton@rpsgr @	oup.com.au	

1 INTRODUCTION

RPS AAP Consulting Pty Ltd has been engaged by Ewa Knapik to seek a Development Permit for Reconfiguring a Lot (1 Lot into 2 Lots) on land located at 5 Kullaroo Close, Kuranda, and described as Lot 3 on SP728595.

The subject site comprises a single, regular shaped residential allotment with frontage to Kullaroo Close of approximately 30 metres and contains an area of 1,268m². The site is currently improved by a dual occupancy development that is located adjacent the eastern boundary and setback 6 metres from the road frontage.

The area containing the site is characterised by a mix of predominantly residential development, rural residential development to the south and west and conservation areas to the north. To the north, south, east and west the site adjoins land within the Low Density Residential Zone.

The proposed development seeks to subdivide the land to create two standard format lots. Proposed lot 3B would have an area of 401m² and frontage to Kullaroo Close of approximately 10 metres. The balance lot (Proposed Lot 3A) would have an area of 867m² and a frontage to Kullaroo Close of approximately 30 metres. The land would be subdivided such that each lot would contain a single dwelling and associated curtilage.

The site is located in Mareeba Shire Council area and under the Mareeba Shire Council Planning Scheme, the site has the following designations/classifications:

- Zone Low Density Residential Zone; and,
- Overlays Residential Dwelling House and Outbuilding Overlay.

In accordance with the Tables of Assessment, the proposed development would require the approval of a Development Permit for Reconfiguring a Lot by Mareeba Shire Council. The application would be subject to Code Assessment and would require consideration of the following Assessment Benchmarks:

- Reconfiguring a Lot code;
- Low Density Residential Zone code;
- Landscaping code;
- Parking and access code; and,
- Works, Services and infrastructure code.

In determining the application, Council can only have regard to the requirements of the Planning Scheme, applicable Assessment benchmarks and other relevant planning matters. This report provides greater detail on the nature of the proposal and provides an assessment of the proposal against the intents and code requirements of relevant statutory planning documents.

Based on this assessment the application is submitted for approval subject to reasonable and relevant conditions.

2 SITE DETAILS

2.1 Site Particulars

The subject site is located at 5 Kullaroo Close, Kuranda, described as Lot 3 on RP728595. The site contains an area of 1,268m² and has frontage of approximately 30 metres to Kullaroo Close. The site is currently improved by a dual occupancy development that is located adjacent the eastern boundary and setback six (6) metres from the road frontage.

The area containing the site is characterised by residential development, predominantly low density, with the rural residential development located to the west and south.

Key details of the subject site are as follows:

Table 2: Site Particulars

Site Particulars		
Site Address	5 Kullaroo Close, Kuranda	
Real Property Description	Lot 3 on RP728595	
Site Area	1,268m ²	
Landowner(s)	Ewa Knapik	

The site location and its extent are shown in Figure 1.

Certificate/s of title confirming site ownership details are included at Appendix A.



Figure 1 Site Location

Source: QLD Globe

rpsgroup.com

2.2 Planning Context

The planning context of the site includes the following:

Table 3: Planning Context

Instrument Designation				
State Planning Policy Mapping				
Environment and Heritage	Biodiversity MSES – Regulated vegetation (category R), in part.			
Safety and Resilience to Hazards	Natural Hazard Risk and Resilience Flood hazard area – Local Government flood mapping area*			
Infrastructure	Strategic Airports and Aviation Facilities Obstacle limitation surface area Wildlife hazard buffer zone Aviation facility			
Development Assessment Mapping				
SARA DA Mapping	 Native vegetation clearing Regulated vegetation management map (Category X) 			
Far North Queensland Regional Plan 2009 - 2031				
Regional Plan designation	Urban Footprint			
Mareeba Shire Council Planning Scheme 2016				
Zoning	Low Density Residential Zone			
Overlays	Residential Dwelling House and Outbuilding Overlay			

Zoning of the subject site and surrounding lands is shown on Figure 2.

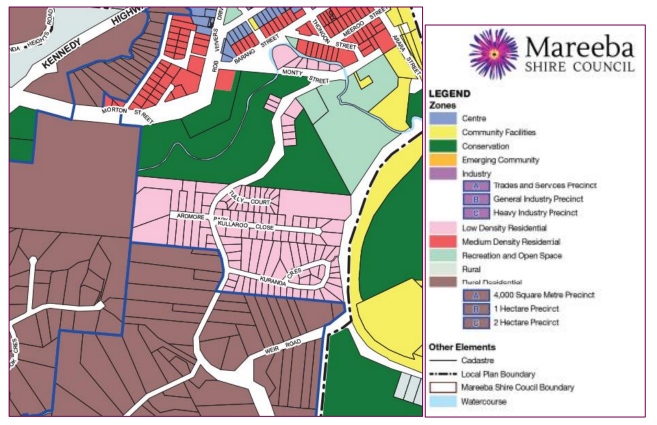


Figure 2: Zoning

Source: Mareeba Shire Council Planning Scheme 2016

3 PROPOSAL

It is proposed to subdivide 5 Kullaroo Close to create two (2) freehold lots. Proposed Lot 3A would have an area of approximately 867m² and frontage to Kullaroo Close of approximately 30 metres. Proposed Lot 3B would have an area of approximately 401m² and frontage to Kullaroo Close of 10 metres. Access to the proposed lots would be provided directly from Kullaroo Close. No other development would occur as part of the development application and the existing built form would be retained.

The site is currently improved by a dual occupancy development that is located within 1.298 metres of the eastern boundary and 0.4 metres from the northern boundary and setback 6 metres from the road frontage. The applicant has previously undertaken renovation and extension of the existing dwelling units and was granted dispensation for side and rear boundary setbacks, as detailed in the Queensland Development Code Assessment, provided for reference as **Appendix C**.

The ultimate form of the development would be two lots with each lot containing an attached Dwelling House, divided by a party wall. Each lot would retain separate access and car parking arrangements, providing for four (4) covered car parks for Proposed Lot 3A and one (1) covered car park for Proposed Lot 3B.

The proposed lots are serviced by sewer infrastructure located at the rear of the existing lot. Separate sewer connections would be required to be provided prior to the endorsement of the plan of survey and it is expected that any Development Permit would be conditioned accordingly. It is anticipated that the house connection branch servicing Proposed Lot 3A traverses the through Proposed lot 3B, which would be confirmed prior to survey plan endorsement. In the event that an easement is required, this would be provided as part of the survey plan endorsement application.

The proposed lots are summarised in Table 4 below:

Table 4: Proposed Lot Details

Proposed Lot	Area	Frontage
Proposed Lot 1	866.7m²	Approx. 22 metres to Kullaroo Close
Proposed Lot 2	401.3m²	Approx. 8 metres to Kullaroo Close

The site plan is shown in Figure 3 and the proposed plan of subdivision is included as Appendix B.

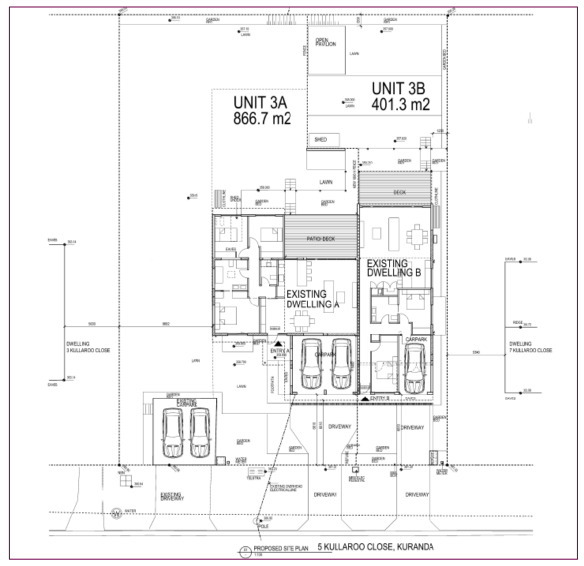


Figure 3: Proposal Plan

Source: EMK Group Pty Ltd

4 LEGISLATIVE REQUIREMENTS

4.1 Assessment Manager

In accordance with Schedule 8 of the *Planning Regulation 2017*, the assessment manager for this application is Mareeba Shire Council.

4.2 Categories of Assessment

The table below summarises the categorising instruments and categories of assessment applicable to this application.

Table 5: Categories of Assessment

Aspect of development	Categorising instrument	Category of assessment
Development Permit for Reconfiguring a Lot	Table 5.6.1 – Reconfiguring a Lot, Mareeba Shire Council Planning Scheme 2016	Code Assessment

4.3 Referrals

In accordance with Schedule 10 of the *Planning Regulation 2017*, the proposed development does not trigger any referrals.

4.4 **Public Notification**

This application does not require public notification as it is subject to code Statutory planning assessment only.

5 STATUTORY PLANNING ASSESSMENT

5.1 Overview

As the application is subject to code assessment, the assessment benchmarks, and the matters the assessment manager must have regard to, are those identified in section 45(3) of the *Planning Act 2016* and sections 26 and 27 of the *Planning Regulation 2017*.

5.2 State and Regional Assessment Benchmarks

5.2.1 State Planning Policy

The Planning Regulation 2017 at Section 26(2)(a)(ii(requires the assessment manager to assess the application against the assessment benchmarks stated in the State Planning Policy, Part E, to the extent Part E of the State Planning Policy is not identified in the planning scheme as being appropriately integrated into the planning scheme.

As detailed in Part 2 of the Mareeba Shire Council Planning Scheme 2016, it is understood that all aspects of the State Planning Policy have been adequately reflected in the Planning Scheme. Accordingly, no further assessment against the State Planning Policy is required in this instance.

5.2.2 Regional Plan

The Planning Regulation 2017at Section 26(2)(a)(i) requires the assessment manager to assess the application against the assessment benchmarks stated in the regional plan, to the extent the Regional Plan is not identified in the planning scheme as being appropriately integrated into the planning scheme.

Consistent with the State Planning Policy, it is understood that the Minister has identified that the planning scheme appropriately advances the Far North Queensland Regional Plan 2009-2031, as it applies in the planning scheme area. On this basis, no further assessment of the Regional Plan is required in this instance.

5.2.3 Development Assessment under Schedule 10 (SDAP)

Schedule 10 of the *Planning Regulation 2017* identify the matters that the assessment manager and/or referral agency assessment must have regard to if the application is identified as triggering referral to the state. In this instance, the application does not trigger referral and, therefore, no state codes apply.

5.3 Local Authority Assessment Benchmarks

This application is to be assessed against the Mareeba Shire Council Planning Scheme 2016. The assessment benchmarks applicable under the Planning Scheme are addressed below.

Table 6: Planning Scheme Code Responses

Planning Scheme Codes	Applicability	Comment		
Zone code				
Low Density Residential Zone Code	Applies	Complies with relevant Acceptable Outcomes.		
Overlay Codes				
Residential Dwelling House and Outbuilding Overlay	Not applicable	Not an identified Assessment Benchmark		
Development Codes				

Planning Scheme Codes	Applicability	Comment
Landscaping Code	Applies	Compiles with relevant Assessment Benchmarks
Parking and Access Code	Applies	Complies with relevant Acceptable Outcomes and existing approval requirements.
Work, Services and Infrastructure Code	Applies	Complies with relevant Acceptable Outcomes.
Reconfiguration of a Lot Code	Applies	Consideration is required in respect of Performance Outcomes PO1, which is discussed in further detail in section 5.3.1 below.

A detailed assessment against the relevant Planning Scheme Codes is provided at Appendix D.

5.4 Statement of Compliance – Planning Scheme Benchmark Assessment

5.4.1 Reconfiguring a Lot Code

Performance Outcome PO1 of the Reconfiguring a Lot Code states:

PO1

Lots include an area and frontage that:

- (a) Is consistent with the design of lots in the surrounding area;
- (b) allows the desired amenity of the zone to be achieved;
- (c) is able to accommodate all buildings, structures and works associated with the intended land use;
- (d) allow the site to be provided with sufficient access;
- (e) considers the proximity of the land to:
 - (i) centres;
 - (ii) public transport services; and
 - (iii) open space; and
- (f) allows for the protection of environmental features; and
- (g) accommodates site constraints.

The associated Acceptable Outcome states:

AO1.1

Lots provide a minimum area and frontage in accordance with Table 9.4.4.3B.

The proposed development would retain existing buildings that are setback 6 metres from the street frontage, 0.4 metres from the northern side boundary and 1.287 metres from the rear boundary. The proposal would facilitate two (2) separate lots with a party wall as the common boundary and a zero (0) metres setback.

This form of development is consistent with the character and amenity of the locality and consistent with nearby built forms, including 13 Kullaroo Close and 25 Kullaroo Close, which have reduced side boundary setbacks. The existing dual occupancy development has been granted dispensation for the reduced side and rear boundary setbacks, which is provided for reference as **Appendix C**.

The proposed development is considered to be consistent with the Performance Outcome in that it maintains the amenity of the area of the area and achieves separation from neighbouring buildings and road frontage.

Performance Outcome PO2 of the Reconfiguring a Lot Code states:

PO2

Reconfiguring a lot which contains existing land uses or existing buildings and structure ensures:

- (a) new lots are of sufficient area and dimension to accommodate existing land uses, buildings; and
- (b) any continuing use is not compromised by the reconfiguration.

The associated Acceptable Outcome states:

AO2

Each land use and associated infrastructure is contained within its individual lot.

AO2.2

All lots containing existing buildings and structures achieve the setback requirements of the relevant zone.

The proposed development would be able to comply with the reconfiguration outcomes by providing lots with sufficient area and dimension to accommodate the existing built form and curtilage. The residential use of the land would not be compromised by the proposed development.

The sewer is located at the rear of the proposed lots and separate connections would be provided at the time of seeking survey plan endorsement. The proposed development would ensure that existing infrastructure for each proposed lot is wholly contained within the lot serviced or provision of an easement, where required.

The applicant was previously granted a setback dispensation for the side and rear boundary setbacks, which is provided for reference as **Appendix C**.

It is considered that the proposed development satisfies the requirements of the Performance Outcome by providing sufficient area to accommodate each dwelling and their curtilage.

6 CONCLUSION

RPS AAP Consulting Pty Ltd has been engaged by Ewa Knapik to seek a Development Permit for Reconfiguring a Lot (1 Lot into 2 Lots) on land located at 5 Kullaroo Close, Kuranda, and described as Lot 3 on SP728595.

The subject site comprises a single, regular shaped residential allotment with frontage to Kullaroo Close of approximately 30 metres and contains an area of 1,268m². The site is currently improved by a dual occupancy development that is located adjacent the eastern boundary and setback six (6) metres from the road frontage.

The area containing the site is characterised by a mix of predominantly residential development, rural residential development to the south and west and conservation areas to the north. To the north, south, east and west the site adjoins land within the Low Density Residential Zone.

The proposed development seeks to subdivide the land to create two standard format lots. Proposed lot 3B would have an area of 401m² and frontage to Kullaroo Close of approximately 10 metres. The balance lot would have an area of 867m² and a frontage of 30 metres. The land would be subdivided such that each lot would contain a single dwelling and associated curtilage. The built form on the overall site would remain the same. Proposed Lot 3A has the capacity for two (2) covered car parking spaces and an additional 2 covered visitor spaces. Proposed Lot 3B had the capacity for one (1) covered car parking space.

In accordance with the Tables of Assessment, the proposed development would require the approval of a Development Permit for Reconfiguring a Lot by Mareeba Shire Council. The application would be subject to Code Assessment and in determining the application, Council can only have regard to the relevant Assessment Benchmarks established in the Planning Scheme Codes.

The assessment undertaken in this report demonstrates that the proposed development satisfies the relevant planning Assessment Benchmarks. Based on this assessment, the application is submitted for approval subject to reasonable and relevant conditions.

Appendix A

Certificate of Title

1 | 1 | B | 12 July 2023 **rpsgroup.com**

Document Set ID: 4246097 Version: 1, Version Date: 18/07/2023



Queensland Titles Registry Pty Ltd ABN 23 648 568 101

 Title Reference:
 20990177

 Date Title Created:
 24/06/1975

 Previous Title:
 20907148

ESTATE AND LAND

Estate in Fee Simple

LOT 3 REGISTERED PLAN 728595 Local Government: MAREEBA

REGISTERED OWNER

Dealing No: 720955057 21/07/2021

EWA MARIA KNAPIK

EASEMENTS, ENCUMBRANCES AND INTERESTS

- 1. Rights and interests reserved to the Crown by Deed of Grant No. 20676027 (POR 6V)
- 2. MORTGAGE No 720955058 21/07/2021 at 12:58 PERPETUAL CORPORATE TRUST LIMITED A.C.N. 000 341 533

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

Caution - Charges do not necessarily appear in order of priority

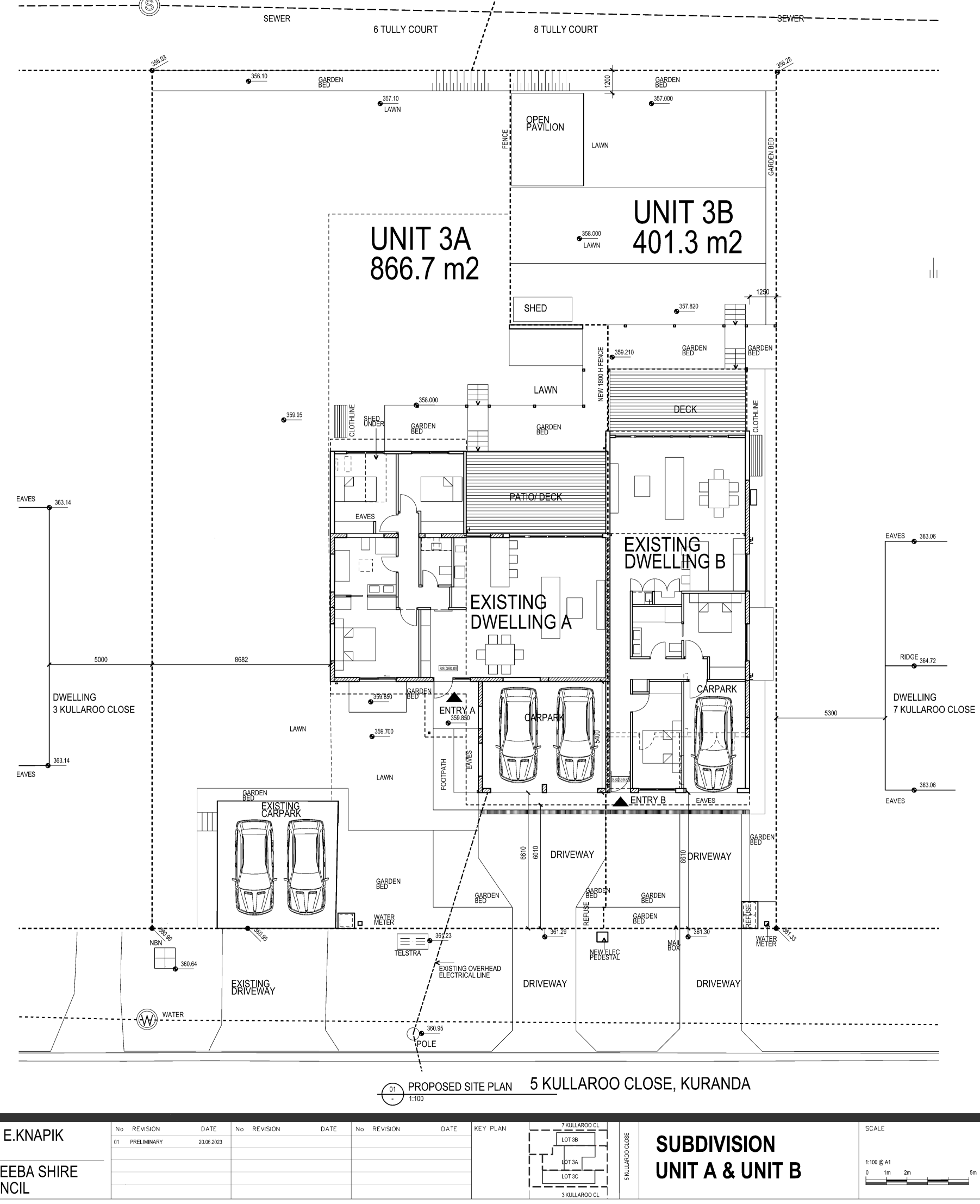
** End of Current Title Search **

Appendix B

Proposal Plan

1 | 1 | B | 12 July 2023 **rpsgroup.com**

Document Set ID: 4246097 Version: 1, Version Date: 18/07/2023



FMK	GROUE		CLIENT	MRS E.KNAPIK	No REVISION	DATE	No REVISION	DA
	GROUF	FII, LID.			01 PRELIMINARY	20.06.2023		
		040000045						
		0430388315	COUNCIL	MAREEBA SHIRE				
		ARCHITECT						
ABN 49	145 417 223	BOAQ 5845		COUNCIL				
D: 4246097								

NORTH		PROJECT	SIZE	SCALE
	SUBDIVISION SITE PLAN UNIT A & UNIT B	2306	A1	1:100
		DRAWING No	REVISION	DATE
	5 KULLAROO CLOSE KURANDA 4881	TP-03	00	20.06.2023

Appendix C

Queensland Development Code Assessment – Dual Occupancy

1 | 1 | B | 12 July 2023 **rpsgroup.com**



65 Rankin Street PO Box 154 MAREEBA QLD 4880

> 1300 308 461 07 4092 3323

www.msc.qld.gov.au info@msc.qld.gov.au

Council Ref: DEV-APP-GEN AA:krp

Building Approv & Bur Ref

BLD/21/0019

17/09/2021

Rapid Building Approvals Suite 2 Level 2/82 Grafton Street CAIRNS QLD 4870

Dear Sir/Madam

QDC ASSESSMENT – SETBACK DISPENSATION FOR PROPOSED SIDE AND REAR BOUDNARY SITUATED AT 5A – 5B KULLAROO CLOSE, KURANDA ON LAND DESCRIBED AS LOT 3 ON RP728595

With reference to the above-mentioned submission to Council regarding the QDC assessment for setback dispensation for the proposed dwelling additions and renovations to be situated at 5A – 5B Kullaroo Close, Kuranda I advise that the assessment of this application is complete.

The setback dispensation has been approved as follows:

- The lesser setback of 1.298 metres from the eastern property boundary is approved as per the submitted plan.
- The lesser setback of 0.4 metres from the northern property boundary is approved as per the submitted plan.
- The building work shall not exceed that shown on the submitted plans and all stormwater must be directed to a legal point of discharge.
- The re-developed dual occupancy must comply with all acceptable development assessment benchmarks of the relevant development codes apart from AO3.2 of the Low-density residential zone code.

Should you wish to discuss any aspect of this matter further, please direct your enquiry to Council on 1300 308 461

Yours faithfully

ANTHONY ARCHIE MANAGER DEVELOPMENT AND GOVERNANCE

Appendix D

Planning Scheme Code Responses

1 | 1 | B | 12 July 2023 **rpsgroup.com**



6.2.6 Low Density Residential Zone Code

6.2.6.1 Application

- 1) This code applies to assessing development where:
 - (a) located in the Low density residential 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.

6.2.6.2 Purpose

- 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 characterised 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;

Mareeba Shire Council Planning Scheme 2016 Part 6: Zones Code Compliance Table – 6.2.6 Low Density Residential Zone Code Page 1 of 8



- (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.

Criteria for assessment

Table 6.2.6.3A – Low density zone code – For acceptable development subject to requirements and assessable development.

Performance outcomes	Acceptable outcomes	Applicant response							
For accepted development subject to requirements and assessable development.									
Height									
P01	A01	Not applicable							
Building height takes into consideration and respects the following:	Development has a maximum building height of: (a) 8.5 metres; and	The application is for reconfiguring a lot only. No additional buildings or structures are proposed.							
 (a) the height of existing buildings on adjoining premises; 	(b) 2 storeys above ground level.								
 (b) the development 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; 									



Performance outcomes	Acceptable outcomes	Applicant response
(e) privacy and overlooking; and(f) site area and street frontage length.		
Outbuildings and residential scale		
 PO2 Domestic outbuildings: (a) do not dominate the lot on which they are located; and (b) are consistent with the scale and character of development in the Low- density residential zone. 	 AO2 Domestic outbuildings do not exceed: (a) 100m2 in gross floor area; and (b) 5.5 metres in height above natural ground level. 	Not applicable The application is for reconfiguring a lot only. No additional buildings or structures are proposed.
Siting		
 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 surveillance of adjoining public spaces; (e) air circulation and access to natural breezes; and 	 AO3.1 Buildings and structures include a minimum setback of: (a) 6 metres from the primary road frontage; and (b) 3 metres from any secondary road frontage. AO3.2 Buildings and structures include a minimum setback of 2 metres from side and rear boundaries. 	 Not applicable The application is for reconfiguring a lot only. No additional buildings or structures are proposed. The existing structures are setback a minimum of 6 metres from the primary road frontage. Not applicable The application is for reconfiguring a lot only. No additional buildings or structures are proposed and existing setbacks on the site would be maintained.



Performance outcomes	Acceptable outcomes	Applicant response
(f) appearance of building bulk; and		
(g) relationship with road corridors.		
Accommodation density		
PO4	AO4	Complies with AO4
The density of Accommodation activities:	Development provides a maximum density for	The proposed development would create two
 (a) contributes to housing choice and affordability; 	Accommodation activities in compliance with Table 6.2.6.3B.	standard format lots, with each containing an attached Dwelling House, divided by a party wall. The proposal would achieve a density of one
(b) respects the nature and density of surrounding land use;		dwelling per 400m ²
 (c) does not cause amenity impacts beyond the reasonable expectation of accommodation density for the zone; and 		
(d) is commensurate to the scale and frontage of the site.		
Gross floor area		
PO5	AO5	Not applicable
Buildings and structures occupy the site in a manner that:	Gross floor area does not exceed 600m ² .	The application is for reconfiguring a lot only. No additional buildings or structures are proposed.
(a) makes efficient use of land;		
(b) is consistent with the bulk and scale of surrounding buildings; and		
(c) appropriately balances built and natural		



Performance outcomes	Acceptable outcomes	Applicant response	
features.			
For assessable development	For assessable development		
Building design			
PO6	AO6	Not applicable	
Building facades are appropriately designed to:	Buildings include habitable space, pedestrian	The application is for reconfiguring a lot only. No	
 (a) include visual interest and architectural variation; 	entrances and recreation space facing the primary road frontage.	additional buildings or structures are proposed.	
 (b) maintain and enhance the character of the surrounds; 			
(c) provide opportunities for casual surveillance;			
(d) include a human scale; and			
(e) encourage occupation of outdoor space.			
P07	A07	Not applicable	
Development complements and integrates with the established built character of the Low density residential zone, having regard to:	No acceptable outcome is provided.	The application is for reconfiguring a lot only. No additional buildings or structures are proposed.	
(a) roof form and pitch;			
(b) eaves and awnings;			
(c) building materials, colours and textures; and			
(d) window and door size and location.			



Performance outcomes	Acceptable outcomes	Applicant response
Non-residential development		
P08	A08	Not applicable
Non-residential development is only located in new residential areas and:	No acceptable outcome is provided.	The application is for reconfiguring a lot associated with existing residential development.
 (a) is consistent with the scale of existing development; 		
 (b) does not detract from the amenity of nearby residential uses; 		
(c) directly supports the day to day needs of the immediate residential community; and		
(d) does not impact on the orderly provision of non-residential development in other locations in the shire.		
Amenity		
PO9	AO9	Not applicable
Development must not detract from the amenity of the local area, having regard to:	No acceptable outcome is provided.	The proposal is for reconfiguring a lot only. Existing residential land uses would be
(a) noise;		maintained.
(b) hours of operation;		
(c) traffic;		
(d) advertising devices;		
(e) visual amenity;		



Performance outcomes	Acceptable outcomes	Applicant response
(f) privacy;		
(g) lighting;		
(h) odour; and		
(i) emissions.		
PO10	AO10	Not applicable
Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to:	No acceptable outcome is provided.	The proposal is for reconfiguring a lot only. The existing residential land uses would be retained.
(a) noise;		
(b) hours of operation;		
(c) traffic;		
(d) advertising devices;		
(e) visual amenity;		
(f) privacy;		
(g) lighting;		
(h) odour; and		
(i) emissions.		

Table 6.2.6.3B—Maximum densities for Accommodation activities

Use	Maximum density	
Dual occupancy	1 dwelling per 400m ² of site area	
Multiple dwelling	(a) 1 dwelling per 400m ² of site area; and	

Mareeba Shire Council Planning Scheme 2016 Part 6: Zones Code Compliance Table – 6.2.6 Low Density Residential Zone Code Page 7 of 8 AU010804: 5 Kullaroo Close, Kuranda, Reconfiguring a Lot (1 Lot into 2 Lots)

Use	Maximum density	
	(b) 1 bedroom per 200m ² of site area.	
Residential care facility	1 dwelling or accommodation unit per 250m ² of site area.	
Retirement facility	1 dwelling or accommodation unit per 400m ² of site area	



9.4.2 Landscaping Code

9.4.2.1 Application

This code applies where 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

9.4.2.2 Purpose

- 1) The purpose of the Landscaping code is to ensure all development is landscaped to a standard that:
 - (a) complements the scale and appearance of the development;
 - (b) protects and enhances the amenity and environmental values of the site;
 - (c) complements and enhances the streetscape and local landscape character;
 - (d) and ensures effective buffering of incompatible land uses to protect local amenity.
- 2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Landscaping is a functional part of development design and is commensurate with the intended use;
 - (b) Landscaping accommodates the retention of existing significant on site vegetation where appropriate and practical;
 - (c) Landscaping treatments complement the scale, appearance and function of the development;
 - (d) Landscaping contributes to an attractive streetscape;
 - (e) Landscaping enhances the amenity and character of the local area;
 - (f) Landscaping enhances natural environmental values of the site and the locality;
 - (g) Landscaping provides effective screening both on site, if required, and between incompatible land uses;
 - (h) Landscaping provides shade in appropriate circumstances;
 - (i) Landscape design enhances personal safety and reduces the potential for crime and vandalism; and
 - (j) Intensive land uses incorporate vegetated buffers to provide effective screening of buildings, structures and machinery associated with the use.

Mareeba Shire Council Planning Scheme 2016 Part 9: Development Codes Code Compliance Table – 9.4.2 Landscaping Code Page 1 of 8



9.4.3.3 Criteria for assessment

 Table 9.4.3.3A – Landscaping code – For accepted development subject to requirements and assessable development.

Performance outcomes	Acceptable outcomes	Applicant response	
For accepted development subject to requirements and assessable development.			
PO1	A01	Complies with AO1	
Development, other than in the Rural zone, includes landscaping that:	Development, other than in the Rural zone, provides:	Existing vegetation would be retained to provide screening. A minimum of 10% of the site is able to	
(a) contributes to the landscape character of the	(a) a minimum of 10% of the site as landscaping;	be landscaped in accordance with Council's Planning Scheme Policy 6.	
Shire;(b) compliments the character of the immediate surrounds;	 (b) planting in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species; 		
 (c) provides an appropriate balance between built and natural elements; and 	 (c) for the integration of retained significant vegetation into landscaping areas; 		
(d) provides a source of visual interest.	 (d) on-street landscaping works in accordance with the Design Guidelines set out in Section D9 Landscaping, of the Planning Scheme Policy 4 - FNQROC Regional Development Manual. 		
	Note—Where development exceeds a site cover of 90%, areas of landscaping may be provided above ground level to achieve a total supply of landscaping equivalent to 10% of the site area.		
PO2	A02	Able to comply with AO2	
Development, other than in the Rural zone, includes landscaping along site frontages that:	Development, other than in the Rural zone, includes a landscape strip along any site frontage:	The proposed development provides sufficient area for landscaping strips along the street	
(a) creates an attractive streetscape;(b) compliments the character of the immediate	 (a) with a minimum width of 2 metres where adjoining a car parking area; 	frontage.	



Performance outcomes	Acceptable outcomes	Applicant response
 surrounds; (c) assists to break up and soften elements of built form; (d) screen areas of limited visual interest or servicing; (e) provide shade for pedestrians; and (f) includes a range and variety of planting. 	 (b) with a minimum width of 1.5 metres in all other locations; and (c) in accordance with Planning Scheme Policy 6 – Landscaping and preferred plant species. Note—Where development is setback from a frontage less than 1.5 metres, the setback area is provided as a landscape strip 	
 PO3 Development includes landscaping and fencing along side and rear boundaries that: (a) screens and buffer land uses; (b) assists to break up and soften elements of built form; (c) screens areas of limited visual interest; (d) preserves the amenity of sensitive land uses; and (e) includes a range and variety of planting. 	 AO3.1 Development provides landscape treatments along side and rear boundaries in accordance with Table 9.4.2.3B. AO3.2 Shrubs and trees provided in landscape strips along side and rear boundaries: (a) are planted at a maximum spacing of 1 metre; (b) will grow to a height of at least 2 metres; (c) will grow to form a screen of no less than 2 metres in height; and (d) are mulched to a minimum depth of 0.1 metres with organic mulch. 	Complies with AO3.1 Existing vegetation would be retained along the side and rear boundaries to provide screening. Fencing would be provided to the proposed common boundary. Complies with AO3.2 Existing vegetation would be retained along the side and rear boundaries to provide screening.
	AO3.3 Any landscape strip provided along a side or rear boundary is designed in accordance with Planning	Complies with AO3.3 Existing vegetation would be retained along the



Performance outcomes	Acceptable outcomes	Applicant response
	Scheme Policy 6 - Landscaping and preferred plant species.	side and rear boundaries to provide screening.
PO4	AO4.1	Not applicable
Car parking areas are improved with a variety of landscaping that:	Landscaping is provided in car parking areas which provides:	The proposal is for reconfiguring a lot.
(a) provides visual interest;	(a) a minimum of 1 shade tree for every 4 parking	
(b) provides a source of shade for pedestrians;	spaces, or part thereof, where the car parking area includes 12 or more spaces;	
(c) assists to break up and soften elements; and(d) improves legibility.	(b) a minimum of 1 shade tree for every 6 parking spaces, or part thereof, otherwise; and	
	(c) where involving a car parking area in excess of 500m2:	
	(i) shade structures are provided for 50% of parking spaces; and	
	(ii) (ii) a minimum of 10% of the parking area as landscaping.	
	Note—Where a shade structure is provided over part of a car parking area, shade tree planting is not required in this area of the car parking area.	
	AO4.2	Not applicable
	Landscaping in car parking areas is designed in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species.	The proposal is for reconfiguring a lot.
P05	A05.1	Not applicable
Landscaping areas include a range and variety of	Plant species are selected from the Plant Schedule in Planning Scheme Policy 6 -	No additional landscaping is proposed or required



Performance outcomes	Acceptable outcomes	Applicant response
planting that:	Landscaping and preferred plant species.	for the development.
 (a) is suitable for the intended purpose and local conditions; 	A05.2	Complies with AO5.2
(b) contributes to the natural character of the Shire;	A minimum of 25% of (new and existing) plants is provided as larger, advanced stock with a	Existing vegetation would be maintained along the side and rear boundaries.
(c) includes native species;	minimum plant height of 0.7 metres and mulched to a minimum depth of 0.1 metres with organic	
 (d) includes locally endemic species, where practical; and 	mulch.	
(e) does not include invasive plants or weeds.		
PO6	AO6.1	Not applicable
Landscaping does not impact on the ongoing provision of infrastructure and services to the Shire.	 Tree planting is a minimum of (a) 2 metres from any underground water, sewer, gas, electricity or telecommunications infrastructure; and (b) 4 metres from any inspection chamber. 	No additional landscaping is proposed or required for the development.
	AO6.2	Not applicable
	Vegetation below or within 4 metres of overhead electricity lines and power poles has a maximum height of 3.5 metres at maturity.	No additional landscaping is proposed or required for the development.
	AO6.3	Not applicable
	Vegetation adjoining an electricity substation boundary, at maturity, will have:	No additional landscaping is proposed or required for the development.
	(a) a height of less than 4 metres; and	



Performance outcomes	Acceptable outcomes	Applicant response
	(b) no foliage within 3 metres of the substation boundary, unless the substation has a solid wall along any boundary.	
For assessable development		
P07	A07	Complies with PO7
Landscaping areas are designed to:	No acceptable outcome is provided.	Existing vegetation would be maintained and
 (a) be easily maintained throughout the ongoing use of the site; 		there is sufficient area for maintenance of landscaped area.
 (b) allow sufficient area and access to sunlight and water for plant growth; 		
 (c) not cause a nuisance to occupants of the site or members of the public; 		
 (d) and maintain or enhance the safety of pedestrians through the use of Crime Prevention Through Environmental Design principles. 		



Location or use	Landscape Strip Minimum Width	Screen Fencing Minimum Height	Extent of treatment
Where car parking, servicing or manoeuvring areas adjoin a side or rear boundary	1.00 metre	Not applicable	To the extent these areas adjoin the boundary
Where involving a use other than a dwelling house on a site with a common boundary with land in the Low density residential zone, the Medium density residential zone or the Rural residential zone:	1.50 metres	1.80 metres	Along the common boundary.
Development for an industrial activity which has a common boundary with land not within the Industry zone	2.00 metres	1.80 metres	Along the common boundary
 Development involving (a) Tourist park not in the Rural zone (b) Sales office (c) Multiple dwelling (d) Residential care facility; or (e) Dual occupancy 	Not Applicable	1.80 metres	Along all side and rear boundaries and between dwellings for a Dual occupancy.
Development involving (a) Tourist park in the Rural zone (b) Service station (c) Car wash; or	2.00 metres	Not applicable	Along all side and rear boundaries

Table 9.4.3.3B – Landscaping code – For accepted development subject to requirements and assessable development.

Mareeba Shire Council Planning Scheme 2016 Part 9: Development Codes Code Compliance Table – 9.4.2 Landscaping Code Page 7 of 8



Location or use	Landscape Strip Minimum Width	Screen Fencing Minimum Height	Extent of treatment
(d) Utility installation			
For:	Not Applicable	1.8 metres	To prevent visibility
(a) waste storage;			
(b) equipment;			
(c) servicing areas; and			
 (d) private open space and site facilities associated with Caretaker's accommodation. 			

Table 9.4.3.3B – Landscaping code – For accepted development subject to requirements and ass	sessable development.
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Note—Where more than one landscape treatment is applicable to a development in the above table, the development is to provide a landscape treatment that satisfies all applicable minimum specifications.



9.4.3 Parking and Access Code

9.4.3.1 Application

This code applies to assessing development where 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

9.4.3.2 Purpose

- 1) The purpose of the Parking and access code is to ensure:
 - (a) parking areas are appropriately designed, constructed and maintained;
 - (b) the efficient functioning of the development and the local road network; and
 - (c) all development provides sufficient parking, loading/service and manoeuvring areas to meet the demand generated by the use.
- 2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Land uses have a sufficient number of parking and bicycle spaces designed in a manner to meet the requirements of the user;
 - (b) Parking spaces and associated manoeuvring areas are safe, functional and provide equitable access;
 - (c) Suitable access for all types of vehicles likely to utilise a parking area is provided in a way that does not compromise the safety and efficiency of the surrounding road network;
 - (d) Premises are adequately serviced to meet the reasonable requirements of the development; and
 - (e) End of trip facilities are provided by new major developments to facilitate alternative travel modes.
- 9.4.3.3 Criteria for assessment

Table 9.4.3.3A – Parking and access code – For accepted development subject to requirements and assessable development.

Performance outcomes	Acceptable outcomes	Applicant response
For accepted development subject to requirements and assessable development		
Car parking spaces		
PO1 Development provides sufficient car parking to	AO1 The number of car parking spaces provided for	Not applicable The application is for reconfiguring a lot only.



Performance outcomes	Acceptable outcomes	Applicant response
 accommodate the demand likely to be generated by the use, having regard to the: (a) nature of the use; (b) location of the site; (c) proximity of the use to public transport services; (d) availability of active transport infrastructure; and (e) accessibility of the use to all members of the community/ 	the use is in accordance with Table 9.4.3.3B . Note – Car parking spaces provided for persons with a disability are to be considered in determining compliance with AO1.	
Vehicle Crossovers		
PO2Vehicle crossovers are provided to:(a) ensure safe and efficient access between the road and premises;	AO2.1 Vehicular access to/from Council roads is designed and constructed in accordance with the Standard drawings in Planning Scheme Policy 4 - FNQROC Regional Development Manual.	Complies with AO2.1 Access to the site would be via the existing access from Kullaroo Close.
(b) minimize interference with the function and operation of roads; and(c) minimise pedestrian to vehicle conflict.	 AO2.2 Development on a site with two or more road frontages provides vehicular access from: (a) the primary frontage where involving Community activities or Sport and recreation activities, unless the primary road frontage is a State-controlled road; or (b) from the lowest order road in all other instances. 	Not applicable The site has one road frontage.



Performance outcomes	Acceptable outcomes	Applicant response
	AO2.3 Vehicular access for particular uses is provided in accordance with Table 9.4.3.3E.	Not applicable The application is for reconfiguring a lot only.
 PO3 Access, manoeuvring and car parking areas include appropriate pavement treatments having regard to: (a) the intensity of anticipated vehicle movements; (b) the nature of the use that they service; and (c) the character of the surrounding locality. 	AO3 Access, manoeuvring and car parking areas include pavements that are constructed in accordance with Table 9.4.3.3C .	Not applicable The application is for reconfiguring a lot only.
For Assessable Development		
Parking area location and design		
 PO4 Car parking areas are located and designed to: (a) ensure safety and efficiency in operation; and (b) be consistent with the character of the surrounding locality. 	AO4.1 Car parking spaces, access and circulation areas have dimensions in accordance with AS/NZS 2890.1 Off-street car parking. AO4.2 Disabled access and car parking spaces are located and designed in accordance with AS/NZS 2890.6 Parking facilities - Off-street parking for people with disabilities.	Not applicable The application is for reconfiguring a lot only. Not applicable The application is for reconfiguring a lot only.



Performance outcomes	Acceptable outcomes	Applicant response
	AO4.3	Not applicable
	The car parking area includes designated pedestrian routes that provide connections to building entrances	The application is for reconfiguring a lot only.
	AO4.4	Not applicable
	Parking and any set down areas are:	The application is for reconfiguring a lot only.
	(a) wholly contained within the site;	
	 (a) visible from the street where involving Commercial activities, Community activities, Industrial activities or a use in the Recreation and open space zone; 	
	 (b) are set back behind the main building line where involving a Dual occupancy, Multiple dwelling, Residential care facility or Retirement facility; and 	
	 (c) provided at the side or rear of a building in all other instances. 	
Site access and manoeuvring		
PO5	A05.1	Not applicable
Access to, and manoeuvring within, the site is designed and located to:	Access and manoeuvrability is in accordance with:	The application is for reconfiguring a lot only.
 (a) ensure the safety and efficiency of the external road network; 	(a) AS28901 – Car Parking Facilities (Off Street Parking); and	
b) ensure the safety of pedestrians;	(b) AS2890.2 – Parking Facilities (Off street	
c) provide a functional and convenient layout;	Parking) Commercial Vehicle Facilities.	



Performance outcomes	Acceptable outcomes	Applicant response
and (d) accommodate all vehicles intended to use the site.	Note—Proposal plans should include turning circles designed in accordance with AP34/95 (Austroads 1995) Design Vehicles and Turning Path Templates.	
	A05.2	Not applicable
	Vehicular access has a minimum sight distance in accordance with Part 5 of AUSTROADS.	No changes to the existing vehicle access arrangements are proposed.
	A05.3	Not applicable
	Vehicular access is located and designed so that all vehicles enter and exit the site in a forward gear.	No changes to the existing vehicle access arrangements are proposed.
	A05.4	Not applicable
	 Pedestrian and cyclist access to the site: (a) is clearly defined; (b) easily identifiable; and (c) provides a connection between the site frontage and the entrance to buildings and end of trip facilities (where provided). 	No specific pedestrian or cyclist access is proposed.
PO6	AO6.1	Not applicable
Development that involves an internal road network ensures that it's design:	Internal roads for a Tourist park have a minimum width of:	No internal roads are proposed as a part of this development.
(a) ensure safety and efficiency in operation;	(a) 4 metres if one way; or	
(b) does not impact on the amenity of residential uses on the site and on adjoining sites, having	(b) 6 metres if two way.	
regard to matters of:	AO6.2	Not applicable



Performance outcomes	Acceptable outcomes	Applicant response
 i. hours of operation; ii. noise iii. light; and iv. odour; (c) accommodates the nature and volume of vehicle movements anticipated to be generated by the use; 	 For a Tourist park, internal road design avoids the use of cul-de-sacs in favour of circulating roads, where unavoidable, cul-de-sacs provide a full turning circle for vehicles towing caravans having: (a) a minimum approach and departure curve radius of 12 metres; and (b) a minimum turning circle radius of 8 metres. 	No internal roads are proposed as a part of this development.
 (d) allows for convenient access to key on-site features by pedestrians, cyclists and motor vehicles; (e) and in the Rural zone, avoids environmental degradation. 	AO6.3 Internal roads are imperviously sealed and drained, apart from those for an Energy and infrastructure activity or Rural activity.	Not applicable No internal roads are proposed as a part of this development.
	AO6.4 Speed control devices are installed along all internal roads, apart from those for an Energy and infrastructure activity or Rural activity, in accordance with Complete Streets.	Not applicable No internal roads are proposed as a part of this development.
	AO6.5 Internal roads, apart from those for an Energy and infrastructure activity or Rural activity, are illuminated in accordance with AS 4282 (as amended) - Control of Obtrusive effects of outdoor lighting.	Not applicable No internal roads are proposed as a part of this development.
	AO6.6 Where involving an accommodation activity, internal roads facilitate unobstructed access to every dwelling, accommodation unit,	Not applicable No internal roads are proposed as a part of this development.



Performance outcomes	Acceptable outcomes	Applicant response
	accommodation site and building by emergency services vehicles.	
	AO6.7	Not applicable
	For an Energy and infrastructure activity or Rural activity, internal road gradients:	No internal roads are proposed as a part of this development.
	(a) are no steeper than 1:5; or	
	(b) are steeper than 1:5 and are sealed.	
Servicing		
P07	A07.1	Not applicable
Development provides access, manoeuvring and servicing areas on site that:	All unloading, loading, service and waste disposal areas are located:	The application is for reconfiguring a lot only.
(a) accommodate a service vehicle	(a) on the site;	
commensurate with the likely demand generated by the use;	 (b) to the side or rear of the building, behind the main building line; 	
 (b) do not impact on the safety or efficiency of internal car parking or manoeuvring areas; 	(c) not adjacent to a site boundary where the adjoining property is used for a sensitive use.	
 (c) do not adversely impact on the safety or efficiency of the road network; 		
(d) provide for all servicing functions associated	A07.2	Not applicable
with the use; and	Unloading, loading, service and waste disposal areas allow service vehicles to enter and exit the	The application is for reconfiguring a lot only.
 (e) are located and designed to minimise their impacts on adjoining sensitive land uses and 	site in a forward gear.	
streetscape quality.	A07.3	Not applicable
	Development provides a servicing area, site access and manoeuvring areas to accommodate	The application is for reconfiguring a lot only.



Performance outcomes	Acceptable outcomes	Applicant response
	the applicable minimum servicing vehicle specified in Table 9.4.3.3B.	
Maintenance		
P08	A08.1	Not applicable
Parking areas are used and maintained for their intended purpose.	Parking areas are kept and used exclusively for parking and are maintained in a suitable condition for parking and circulation of vehicles.	No additional parking areas are proposed as a part of this reconfiguring a lot application.
	A08.2	Not applicable
	All parking areas will be compacted, sealed, drained, line marked and maintained until such time as the development ceases.	No additional parking areas are proposed as a part of this reconfiguring a lot application.
End of trip facilities		
PO9	AO9.1	Not applicable
Development within the Centre zone; Industry zone or Emerging community zone provides facilities for active transport users that:	The number of bicycle parking spaces provided for the use is in accordance with Table 9.4.3.3D .	The site is within the Low-density residential zone.
(a) meet the anticipated demand generated from the use;	AO9.2 End of trip facilities are provided in accordance with Table 9.4.3.3D.	Not applicable
 (b) comprise secure and convenient bicycle parking and storage; and 		The site is within the Low-density residential zone.
 (c) provide end of trip facilities for all active transport users. 		

If for Educational establishment or Child care centre where involving more than 100 vehicle movements per day or Renewable energy facility,



Performance outcomes	Acceptable outcomes	Applicant response
Sport and recreation activities or Tourist park		
PO10 The level of traffic generated by the development on the surrounding local road network must not result in unacceptable impacts on adjacent land and local road users.	 AO10 A traffic impact report is prepared by a suitably qualified person that identifies: (a) the expected traffic movements to be generated by the facility; 	Not applicable No Educational establishment, child care, Renewable energy facility, sport and recreation activity or Tourist park is proposed.
If for Educational establishment or Child care co Sport and recreation activities or Tourist park	 (b) any associated impacts on the road network; and (c) any works that will be required to address the identified impacts. 	ements per day or Renewable energy facility,
P011	A011	Not applicable
The level of traffic generated by the development on the surrounding local road network must not result in unacceptable impacts on adjacent land and local road users	 A traffic impact report is prepared by a suitably qualified person that identifies: (a) the expected traffic movements to be generated by the facility; (b) any associated impacts on the road network; and (c) any works that will be required to address the identified impacts. 	No Educational establishment, child care, Renewable energy facility, sport and recreation activity or Tourist park is proposed.



9.4.4 Reconfiguring a Lot Code

9.4.4.1 Application

- 1) This code applies to assessing development where:
 - (a) for Reconfiguring a lot; 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—Agriculture is appropriately reflected in Overlay Map 1 and is required to be mapped by State Government in response to Economic Growth State Interests.

9.4.4.2 Purpose

- 2) 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.
- 3) 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;

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- (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.

Criteria for assessment

Table 9.4.4.A3 – Reconfiguring a Lot Code – For acceptable development

Performance outcomes	Acceptable outcomes	Applicant response	
Area and frontage of lots			
PO1	A01.1	Complies with PO1	
Lots include an area and frontage that:	Lots provide a minimum area and frontage in	There is an historic approval over the site for a	
 (a) is consistent with the design of lots in the surrounding area; 	accordance with Table 9.4.4.3B .	Dual Occupancy. Whilst the proposed development for Proposed	
 (b) allows the desired amenity of the zone to be achieved; 		Lot 3B would be below the minimum lot size, the proposal creates two freehold lots, with each containing an existing Dwelling House and	
(c) is able to accommodate all buildings,		curtilage.	
structures and works associated with the intended land use;		The amenity of the locality would not be affected and each lot is provided with separate access	
 (d) allow the site to be provided with sufficient access; 		and sufficient area to accommodate existing buildings and structures.	



Performance outcomes	Acceptable outcomes	Applicant response	
(e) considers the proximity of the land to:			
(i) centres;			
(ii) public transport services; and			
(iii) open space; and			
 (f) allows for the protection of environmental features; and 			
(g) accommodates site constraints.			
Existing buildings and easements			
PO2	AO2	Complies with AO2	
Reconfiguring a lot which contains existing land uses or existing buildings and structures ensures:	Each land use and associated infrastructure is contained within its individual lot.	The proposed development would ensure that existing infrastructure for each proposed lot is	
 (a) new lots are of sufficient area and dimensions to accommodate existing land 		wholly contained within the lot serviced or provision of an easement, where required.	
uses, buildings and structures; and (b) any continuing use is not compromised by	AO2.2	Complies with PO1	
the reconfiguration.	All lots containing existing buildings and structures achieve the setback requirements of the relevant zone.	The applicant has been granted setback dispensation for the side and rear boundaries for the existing Dual Occupancy, which is provided as Appendix C .	
		The proposed lots are of sufficient area to contain a single dwelling and associated curtilage.	
PO3	AO3	Not applicable	
Reconfiguring a lot which contains an existing	No acceptable outcome is provided.	No existing easements are identified on the site.	



Performance outcomes	Acceptable outcomes	Applicant response
easement ensures:		
 (a) future buildings, structures and accessways are able to be sited to avoid the easement; and 		
(b) the reconfiguration does not compromise the purpose of the easement or the continued operation of any infrastructure contained within the easement.		
Boundary Realignment		
PO4	AO4	Not applicable
The boundary realignment retains all attendant and existing infrastructure connections and potential connections.	No acceptable outcome is provided.	The proposed development is not related to a Boundary Realignment.
Access and road network		
P05	A05	Complies with PO5
Access to a reconfigured lot (including driveways and paths) must not have an adverse impact on:	No acceptable outcome is provided.	Access to the proposed lots and the existing dwellings are consistent with existing Dwelling
(a) safety;		Houses within Kullaroo Close and would not create any adverse impacts.
(b) drainage;		
(c) visual amenity;		
(d) privacy of adjoining premises; and		
(e) service provision.		



Performance outcomes	Acceptable outcomes	Applicant response	
PO6	AO6 Complies with AO6		
Reconfiguring a lot ensures that access to a lot can be provided that:	Vehicle crossover and access is provided in accordance with the design guidelines and	Access to the proposed lots and the existing dwellings are consistent with existing Dwelling	
 (a) is consistent with that provided in the surrounding area; 	specifications set out in Planning Scheme Policy 4 – FNQROC Regional Development Manual.	Houses within Kullaroo Close. Vehicle crossovers are constructed in accordance with the specifications on the FNQROC Regional	
(b) maximises efficiency and safety; and		Development Manual.	
 (c) is consistent with the nature of the intended use of the lot. 			
Note—The Parking and access code should be considered in demonstrating compliance with PO6.			
P07	A07	Not applicable	
Roads in the Industry zone are designed having regard to:	No acceptable outcome is provided.	The subject site is within the Low Density Residential Zone.	
(a) the intended use of the lots;			
(b) the existing use of surrounding land;			
 (c) the vehicular servicing requirements of the intended use; 			
(d) the movement and turning requirements of B- Double vehicles.			
Note—The Parking and access code should be considered in demonstrating compliance with PO7.			
Rear lots	·	·	
PO8	A08.1	Not applicable	

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Performance outcomes	Acceptable outcomes	Applicant response	
Rear lots are designed to:	Rear lots are designed to facilitate development	No rear lots are proposed.	
 (a) provide a high standard of amenity for residents and other users of the site; 	that adjoins or overlooks a park or open space.		
(b) provide a high standard of amenity for	A08.2	Not applicable	
adjoining properties; and	No more than two rear lots are created behind any lot with a road frontage.	No rear lots are proposed.	
(c) not adversely affect the safety and efficiency of the road from which access is gained.			
	AO8.3	Not applicable	
	Access to lots is via an access strip with a minimum width of:	No rear lots are proposed.	
	(a) 4 metres where in the Low density residential zone or Medium density residential zone; or		
	(b) 8 metres otherwise.		
	AO8.4	Not applicable	
	A single access strip is provided to a rear lot along one side of the lot with direct frontage to the street.	No rear lots are proposed.	
	Note—Figure A provides further guidance in relation to the desired outcome.		
	AO8.5	Not applicable	
	No more than 1 in 10 lots created in a new subdivision are rear lots.	No rear lots are proposed.	
	AO8.6	Not applicable	
	Rear lots are not created in the Centre zone or	No rear lots are proposed.	



Performance outcomes	Acceptable outcomes	Applicant response
	the Industry zone.	
Crime prevention and community safety		
PO9	A09	Complies with PO9
Development includes design features which enhance public safety and seek to prevent opportunities for crime, having regard to: (a) sightlines;	No acceptable outcome is provided.	The proposed development is to reconfigure the lots to create freeholds lots to contain single dwellings and curtilage. The existing dwellings are sited to the front of the proposed lots and
(b) the existing and intended pedestrian movement network;		maintain sightlines consistent with the locality.
 (c) the existing and intended land use pattern; and 		
(d) potential entrapment locations.		
Pedestrian and cycle movement network		
PO10	A010	Not applicable
Reconfiguring a lot must assist in the implementation of a Pedestrian and cycle movement network to achieve safe, attractive and efficient pedestrian and cycle networks.	No acceptable outcome is provided.	There is no pedestrian and cycle infrastructure within Kullaroo Close. The proposal is simply to facilitate separate freehold lots for two existing attached dwellings.
Public transport network		
P011	A011	Not applicable
Where a site includes or adjoins a future public	No acceptable outcome is provided.	The subject site does not include or adjoin a



Performance outcomes	Acceptable outcomes	Applicant response
transport corridor or future public transport site identified through a structure planning process, development:		future public transport corridor or future public transport site.
 (a) does not prejudice the future provision of the identified infrastructure; 		
 (b) appropriately treats the common boundary with the future corridor; and 		
(c) provides opportunities to integrate with the adjoining corridor where it will include an element which will attract pedestrian movement.		
Residential subdivision	1	
P012	A012	Complies with PO12
 Residential lots are: (a) provided in a variety of sizes to accommodate housing choice and diversity; and (b) located to increase variety and avoid large areas of similar lot sizes. 	No acceptable outcome is provided.	The proposed development would provide freehold lots to accommodate single attached dwellings and their curtilage. The proposed lot sizes would contribute to housing choice and diversity within the locality.
Rural residential zone		
P013	A013	Not applicable
New lots are only created in the Rural residential zone where land is located within the 4,000m2 precinct, the 1 hectare precinct or the 2 hectare	No acceptable outcome is provided.	The subject site is within the Low Density Residential Zone.



Performance outcomes	Acceptable outcomes	Applicant response
precinct.		
Additional provisions for greenfield developme	ent only	
PO14	A014	Not applicable
The subdivision design provides the new community with a local identity by responding to:	No acceptable outcome is provided.	The proposal is not for greenfield development.
(a) site context		
(b) site characteristics		
(c) setting		
(d) landmarks		
(e) natural features; and		
(f) views.		
P015	AO15	Not applicable
The road network is designed to provide a high level of connectivity, permeability and circulation for local vehicles, public transport, pedestrians and cyclists.	No acceptable outcome is provided.	The proposal is not for greenfield development.
PO16	AO16	Not applicable
The road network is designed to:	No acceptable outcome is provided.	The proposal is not for greenfield development.
(a) minimise the number of cul-de-sacs;		
(b) provide walkable catchments for all residents in cul-de-sacs; and		



Performance outcomes	Acceptable outcomes	Applicant response	
(c) include open cul-de-sacs heads.			
Note—Figure B provides further guidance in relation to the desired outcome.			
P017	A017	Not applicable	
Reconfiguring a lot provides safe and convenient access to the existing or future public transport network.	The subdivision locates 90% of lots within 400 metres walking distance of a future public transport route.	The proposal is not for greenfield development.	
PO18	AO18	Not applicable	
The staging of the lot reconfiguration prioritises delivery of link roads to facilitate efficient bus routes.	No acceptable outcome provided.	The proposal is not for greenfield development.	
PO19	AO19.1	Not applicable	
Provision is made for sufficient open space to:	A minimum of 10% of the site area is dedicated	The proposal is not for greenfield development.	
(a) meet the needs of the occupiers of the lots and to ensure that the environmental and	as open space.		
scenic values of the area are protected;	AO19.2	Not applicable	
 (b) retain riparian corridors, significant vegetation and habitat areas and provides linkages between those areas; and 	A maximum of 30% of the proposed open space can consist of land identified as significant vegetation or riparian corridor buffer.	The proposal is not for greenfield development.	
(c) meet regional, district and neighbourhood open space requirements.			
PO20	AO20	Not applicable	
A network of parks and community land is provided:	No acceptable outcome is provided.	The proposal is not for greenfield development.	



Performance outcomes	Acceptable outcomes	Applicant response
 (d) to support a full range of recreational and sporting activities; 		
 (e) to ensure adequate pedestrian, cycle and vehicle access; 		
 (f) which is supported by appropriate infrastructure and embellishments; 		
(g) to facilitate links between public open spaces;		
 (h) which is co-located with other existing or proposed community infrastructure; 		
 (i) which is consistent with the preferred open space network; and 		
(j) which includes a diversity of settings;		

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 connected to reticulated water and sewerage		
	Rear lot	800m ²	5 metres
	All other lots	350m ²	10 metres

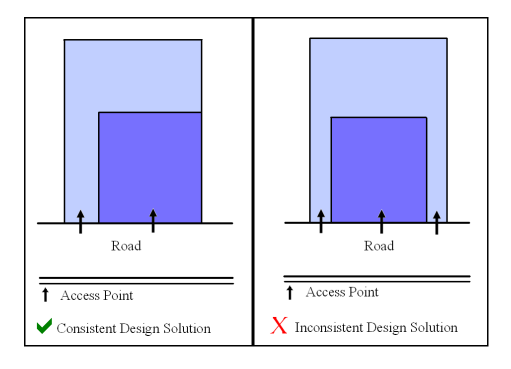


Zone	Туре	Minimum area	Minimum frontage	
	Where connected to reticulated water and sewerage			
	Rear lot	800m ²	5 metres	
	All other lots	600m ²	16 metres	
	Where connected to re	Where connected to reticulated water		
	Rear lot	1,000m ²	5 metres	
	All other lots	800m ²	16 metres	
Medium density residential	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	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	

Figure A – Examples of access to rear lots

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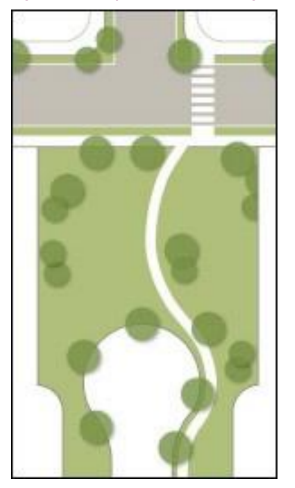




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Figure B – Example of cul-de-sac design



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9.4.5 Works, services and infrastructure code

9.4.5.1 Application

(1) This code applies to assessing development where 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.

9.4.5.2 Purpose

- (1) The purpose of the Works, services and infrastructure code is to ensure that all development is appropriately serviced by physical infrastructure, public utilities and services and that work associated with development is carried out in a manner that does not adversely impact on the surrounding area.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Development provides an adequate, safe and reliable supply of potable, firefighting and general use water in accordance with relevant standards;
 - (b) Development provides for the treatment and disposal of wastewater and ensures there are no adverse impacts on water quality, public health, local amenity or ecological processes;
 - (c) Development provides for the disposal of stormwater and ensures that there are no adverse impacts on water quality or ecological processes;
 - (d) Development connects to the road network and any adjoining public transport, pedestrian and cycle networks while ensuring no adverse impacts on the safe, convenient and efficient operation of these networks;
 - (e) Development provides electricity and telecommunications services that meet its desired requirements;
 - (f) Development is connected to a nearby electricity network with adequate capacity without significant environment, social or amenity impact;
 - (g) Development does not affect the efficient functioning of public utility mains, services or installations;
 - (h) Infrastructure dedicated to Council is cost effective over its life cycle;
 - (i) Work associated with development does not cause adverse impacts on the surrounding area; and
 - (j) Development prevents the spread of weeds, seeds or other pests.

9.4.5.2 Criteria for Assessment

Table 9.4.5.3 – Works, services and infrastructure code – For acceptable development subject to requirements and assessable development.

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Performance outcomes	Acceptable outcomes	Applicant response
For accepted development subject to requirem	ents and assessable development.	
Water supply		
P01	A01.1	Complies with AO1.1
 Each lot has an adequate volume and supply of water that: (a) meets the needs of users; (b) is adequate for fire-fighting purposes; (c) ensures the health, safety and convenience of the community; and (d) minimises adverse impacts on the receiving environment. 	 Development is connected to a reticulated water supply system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated water supply service area 	The existing Dwellings are connected to Council's reticulated water supply.
	 AO1.2 Development, where located outside a reticulated water supply service area and in the Conservation zone, Rural zone or Rural residential zone is provided with: (a) a bore or bores are provided in accordance with the Design Guidelines set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual; or (b) on-site water storage tank/s: (i). with a minimum capacity of 90,000L; (ii). fitted with a 50mm ball valve with a 	Not applicable The site is located within an area serviced by Council's reticulated water supply network.



Performance outcomes	Acceptable outcomes	Applicant response
	camlock fitting; and (iii). which are installed and connected prior to the occupation or use of the development.	
Waste disposal		
 PO2 Each lot provides for the treatment and disposal of effluent and other waste water that: (a) meets the needs of users; (b) is adequate for fire-fighting purposes; (c) ensures the health, safety and convenience of the community; and 	AO2 Development is connected to a reticulated sewerage system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and	Complies with AO2 The existing Dwellings are connected to Council's reticulated sewerage system.
(d) minimises adverse impacts on the receiving environment.	 (b) outside a reticulated sewerage service area. AO2.2 An effluent disposal system is provided in accordance with ASNZ 1547 On-Site Domestic Wastewater Management (as amended) where development is located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated sewerage service area. 	Not applicable The site is located within an area serviced by Council's reticulated w sewerage system.



Performance outcomes	Acceptable outcomes	Applicant response
Stormwater infrastructure		
PO3	AO3.1	Complies with AO3.1
Stormwater infrastructure is designed and constructed to collect and convey the design storm event to a lawful point of discharge in a manner that mitigates impacts on life and property.	Where located within a Priority infrastructure area or where stormwater infrastructure is available, development is connected to Council's stormwater network in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	The proposed development would maintain the existing Dwelling House connections to stormwater infrastructure, established under the previous Dual Occupancy approval.
	A03.2	Complies with AO3.2
	On-site drainage systems are constructed:	The existing drainage systems on the site would
	 (a) to convey stormwater from the premises to a lawful point of discharge; and 	be retained and stormwater would continue to be lawfully discharged.
	 (b) in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual. 	
Electricity supply		
PO4	A04	Complies with AO4
Each lot is provided with an adequate supply of	The premises:	Each of the proposed lots would be connected to
electricity	 (a) is connected to the electricity supply network; or 	the electricity supply network via existing connections associated with the existing dwellings.
	(b) has arranged a connection to the	



Performance outcomes	Acceptable outcomes	Applicant response
	 transmission grid; or (c) where not connected to the network, an independent energy system with sufficient capacity to service the development (at near average energy demands associated with the use) may be provided as an alternative to reticulated electricity where: (i). it is approved by the relevant regulatory authority; and (ii). it can be demonstrated that no air or noise emissions; and (iii). it can be demonstrated that no adverse impact on visual amenity will occur. 	
Telecommunications infrastructure		
PO5 Each lot is provided with an adequate supply of telecommunication infrastructure.	AO5 Development is provided with a connection to the national broadband network or telecommunication services.	Complies with AO4 Each of the proposed lots would be connected to telecommunications infrastructure via existing connections associated with the existing dwellings.
Existing public utility services	I	
PO6	A06	Complies with AO6
Development and associated works do not affect the efficient functioning of public utility mains,	Public utility mains, services are relocated, altered or repaired in association with the works so that they continue to function and satisfy the	The proposal would not affect the functioning of any existing public utility mains, services or



Performance outcomes	Acceptable outcomes	Applicant response
services or installations.	relevant Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	installations.
Excavation or filling		
PO7 Excavation or filling must not have an adverse impact on the: (a) streetscape; (b) scenic amenity; (c) environmental values; (d) slope stability; (e) accessibility; or (f) privacy of adjoining premises.	 A07.1 Excavation or filling does not occur within 1.5 metres of any site boundary. A07.2 Excavation or filling at any point on a lot is to be no greater than 1.5 metres above or below natural ground level. A07.3 Earthworks batters: (a) are no greater than 1.5 metres in height; (b) are stepped with a minimum width 2 metre berm; (c) do not exceed a maximum of two batters and two berms (not greater than 3.6 metres in total height) on any one lot; (d) have a slope no greater than 1 in 4; and (e) are retained. 	Not applicableNo excavation or filling is proposed as a part of this development.Not applicableNo excavation or filling is proposed as a part of this development.Not applicableNo excavation or filling is proposed as a part of this development.No excavation or filling is proposed as a part of this development.
	A07.4	Not applicable

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Performance outcomes	Acceptable outcomes	Applicant response
	Soil used for filling or spoil from excavation is not stockpiled in locations that can be viewed from:	No excavation or filling is proposed as a part of this development.
	(a) adjoining premises; or	
	(b) a road frontage, for a period exceeding 1 month from the commencement of the filling or excavation.	
	A07.5	Not applicable
	All batters and berms to be constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	No excavation or filling is proposed as a part of this development.
	A07.6	Not applicable
	Retaining walls have a maximum height of 1.5 metres and are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	No excavation or filling is proposed as a part of this development.
	A07.7	Not applicable
	Excavation or filling at any point on a lot is to include measures that protect trees at the foot or top of cut or fill batters by the use of appropriate retaining methods and sensitive earth removal or placement and in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional	No excavation or filling is proposed as a part of this development.



Performance outcomes	Acceptable outcomes	Applicant response
	Development manual.	
For assessable development		
Transport network		
P08	AO8.1	Complies with AO8.1
The development has access to a transport network of adequate standard to provide for the safe and efficient movement of vehicles, pedestrians and cyclists.	Vehicle access, crossovers, road geometry, pavement, utilities and landscaping to the frontage/s of the site are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	Existing access and crossovers would be constructed in accordance with the relevant guidelines and specifications within the FNQROC Regional Development manual.
	AO8.2	Not applicable
	Development provides footpath pavement treatments in accordance with Planning Scheme Policy 9 – Footpath Paving.	No footpaths are present within Kullaroo Close.
Public infrastructure		
PO9	A09	Not applicable
The design, construction and provision of any infrastructure that is to be dedicated to Council is cost effective over its life cycle and incorporates provisions to minimise adverse impacts.	Development is in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	No public infrastructure is proposed.



Performance outcomes	Acceptable outcomes	Applicant response
Stormwater quality		
PO10	AO10.1	Not applicable
 Development has a non-worsening effect on the site and surrounding land and is designed to: (a) optimise the interception, retention and removal of waterborne pollutants, prior to the discharge to receiving waters; (b) protect the environmental values of waterbodies affected by the development, including upstream, onsite and downstream waterbodies; (c) achieve specified water quality objectives; (d) minimise flooding; (e) maximise the use of natural channel design principles; (f) maximise risk to public safety. 	 The following reporting is prepared for all Material change of use or Reconfiguring a lot proposals: (a) a Stormwater Management Plan and Report that meets or exceeds the standards of design and construction set out in the Queensland Urban Drainage Manual (QUDM) and the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual; and (b) an Erosion and Sediment Control Plan that meets or exceeds the Soil Erosion and Sedimentation Control Guidelines (Institute of Engineers Australia), including: (i). (ii). (iii). (iii). (iv). (iv). 	The proposed development is for reconfiguring a lot. No additional works are proposed and the stormwater from each lot would be continued to be lawfully discharged.
	AO10.2 For development on land greater than 2,500m ² or that result in more than 5 lots or more than 5	Not applicable The subject site is less than 2,500m ² .
	dwellings or accommodation units, a Stormwater Quality Management Plan and Report prepared and certified by a suitably qualified design engineer (RPEQ) is prepared that demonstrates	

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Performance outcomes	Acceptable outcomes	Applicant response
	that the development:	
	 (a) meets or exceeds the standards of design and construction set out in the Urban Stormwater Quality Planning Guideline and the Queensland Water Quality Guideline; 	
	 (b) is consistent with any local area stormwater water management planning; 	
	 (c) accounts for development type, construction phase, local climatic conditions and design objectives; and 	
	 (d) provides for stormwater quality treatment measures reflecting land use constraints, such as soil type, landscape features (including landform), nutrient hazardous areas, acid sulfate soil and rainfall erosivity. 	
PO11	A011	Not applicable
Storage areas for stormwater detention and retention:	No acceptable outcome is provided.	The proposed development is for reconfiguring a lot. No additional works are proposed and the stormwater from each lot would be continued to
 (a) protect or enhance the environmental values of receiving waters; 		be lawfully discharged.
(b) achieve specified water quality objectives;		
 (c) where possible, provide for recreational use; 		
(d) maximise community benefit; and		
(e) minimise risk to public safety.		



Performance outcomes	Acceptable outcomes	Applicant response
Excavation or filling		
PO12	A012.1	Not applicable
Traffic generated by filling or excavation does not impact on the amenity of the surrounding area.	Haul routes used for transportation of fill to or from the site only use major roads and avoid residential areas.	No excavation or filling is proposed as a part of this development.
	A012.2	Not applicable
	Transportation of fill to or from the site does not occur:	No excavation or filling is proposed as a part of this development.
	(a) within peak traffic times; and	
	(b) before 7am or after 6pm Monday to Friday;	
	(c) before 7am or after 1pm Saturdays; and	
	(d) on Sundays or Public Holidays.	
PO13	A013.1	Not applicable
Air pollutants, dust and sediment particles from excavation or filling, do not cause significant environmental harm or nuisance impacts.	Dust emissions do not extend beyond the boundary of the site.	No excavation or filling is proposed as a part of this development.
	A013.2	Not applicable
	No other air pollutants, including odours, are detectable at the boundary of the site.	No excavation or filling is proposed as a part of this development.
	A013.3	Not applicable
	A management plan for control of dust and air pollutants is prepared and implemented.	No excavation or filling is proposed as a part of this development.



Performance outcomes	Acceptable outcomes	Applicant response
 PO14 Access to the premises (including driveways and paths) does not have an adverse impact on: (a) safety; (b) drainage; (c) visual amenity; and (d) privacy of adjoining premises. 	 AO14 Access to the premises (including all works associated with the access): (a) must follow as close as possible to the existing contours; (b) be contained within the premises and not the road reserve, and (c) are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual. 	Not applicable No excavation or filling is proposed as a part of this development.
Weed and pest management		
PO15 Development prevents the spread of weeds, seeds or other pests into clean areas or away from infested areas.	AO15 No acceptable outcome is provided.	Not applicable The applicant would ensure that the site is free of weed and pest species.
Contaminated land		
PO16 Development is located and designed to ensure that users and nearby sensitive land uses are not exposed to unacceptable levels of contaminants	 AO16 Development is located where: (a) soils are not contaminated by pollutants which represent a health or safety risk to users; or 	Not applicable The subject site has not been identified as contaminated.



Performance outcomes	Acceptable outcomes	Applicant response
	(b) contaminated soils are remediated prior to plan sealing, operational works permit, or issuing of building works permit.	
Fire services in developments accessed by com	nmon private title	
P017	AO17.1	Not applicable
Fire hydrants are located in positions that will enable fire services to access water safely, effectively and efficiently.	Fire hydrants are located in accessways or private roads held in common private title at a maximum spacing of:	No access via common private total is proposed.
	 (a) 120 metres for residential development; and 	
	(b) 90 metres for any other development	
	A017.2	Not applicable
	Fire hydrants are located at all intersections of accessways or private roads held in common private title.	No access via common private total is proposed.