Relevant Development Codes - 2 Debel Close MAREEBA 4880

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

- 6.2.4 Emerging community zone code
- 6.2.8 Recreation and open space zone code

6.2.4 Emerging community zone code

#### 6.2.4.1 Application

- (1) This code applies to assessing development where:
- (a) located in the Emerging community zone; and
- (b) it is identified in the assessment benchmarks for assessable development and requirements

for accepted development column of an assessment table in Part 5 of the planning scheme.

#### 6.2.4.2 Purpose

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

Urban development may occur in the zone in accordance with an approved structure plan but the primary purpose of the zone and the code is to reserve land for future urban development, the majority of which is likely to occur beyond the life of the planning scheme. Urban growth areas are identified within the towns of Kuranda and Mareeba. These areas are subject to Local plan codes which include further provisions.

- (3) The purpose of the code will be achieved through the following overall outcomes:
- (a) Land that has the potential for development for urban purposes although may contain pockets of land unsuitable for development due to scenic or environmental constraints is preserved until detailed planning studies have occurred;
- (b) Interim development does not compromise the future development potential of the land for urban purposes;
- (c) Development of land is based upon the provision of infrastructure, consideration of environmental constraints and desired settlement pattern for the area;
- (d) Development is supported by necessary transport infrastructure which is designed to provide and promote safe and efficient public transport use, walking and cycling;
- (e) Development is supported by an internal road network and does not compromise the safety or efficiency of State-controlled or Local government collector roads;
- (f) Land is developed in an orderly sequence and, for all but minor proposals, in accordance with a structure planning process;

- (g) Land is developed in a sustainable manner to reflect the desired land use pattern of the local government area by integrating development sites, community infrastructure, open space and important natural features;
- (h) Non-residential development may be supported where such uses directly support the day to day needs of the immediate residential community or the precinct is identified for non-residential uses and is planned for as part of a structure plan;
- (i) Significant historical, architectural, topographic, landscape, scenic, social, recreational and cultural features, as well as natural habitat areas, wildlife corridors, wetlands and waterway corridors are protected and enhanced as part of the development of the zone; and
- (j) Roads and other transport corridors are coordinated and interconnected to ensure pedestrian, cyclists, public transport and private vehicles have accessibility between neighbourhoods, centres and other locations.

#### 6.2.4.3 Criteria for assessment

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

#### **HEIGHT**

#### PO1

Building height takes into consideration and respects the following:

- (a) the height of existing buildings on adjoining premises;
- (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;
- (e) privacy and overlooking; and
- (f) site area and street frontage length.

#### A01.1

Development, except where involving industrial activities, has a maximum building height of: (a) 8.5 metres; and

(b) 2 storeys above ground level.

The proposed development will be single storey only, maximum height approximately 4 metres above ground level.

#### A01.2

Industrial development has a maximum building height of 10 metres.

Not applicable to the proposed development

#### **OUTBUILDINGS AND RESIDENTIAL SCALE**

#### PO2

Domestic outbuildings:

- (a) do not dominate the lot on which they are located; and
- (b) are in scale with the character and amenity of the area.

#### A02.1

On lots less than 2 hectares, domestic outbuildings do not exceed:

- (a) 150m 2 in gross floor area; and
- (b) 5.5 metres above natural ground level.

The proposed development on a 4000+m2 block will have a primary residential house of less than 250m2, a secondary building 'granny flat' of approximately 70m2 and a shed of approximately 100m2.

#### A02.2

On lots greater than 2 hectares, domestic outbuildings do not exceed 200m 2 in gross floor area.

Not applicable

6.2.8 Recreation and open space zone code

#### 6.2.8.1 Application

- (1) This code applies to assessing development where:
- (a) located in the Recreation and open space 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.

#### 6.2.8.2 Purpose

(1) The purpose of the Recreation and open space zone code is to provide for a range of sporting, recreation, leisure, cultural and educational activities.

It may provide for local, district and regional scale parks that serve the recreation needs of residents and visitors and may include areas for conservation of natural values.

Areas such as parks, playing fields and playgrounds are generally accessible to the public. However, access may be limited in certain areas and at certain times.

Where required to meet community needs, development may include structures such as shelters, amenity facilities, picnic tables, clubhouses, gymnasiums, swimming pools, tennis courts and other infrastructure to support recreational or sporting activities.

- (2) Mareeba Shire Council's purpose of the Recreation and open space zone code is to ensure that:
- (a) suitable areas of open space are available for the wide range of recreational activities pursued and enjoyed by the residents of the shire;
- (b) appropriate open space linkages are provided and maintained; and
- (c) the natural, environmental, scenic and recreational values of open space are protected and enhanced where possible.
- (3) The purpose of the code will be achieved through the following overall outcomes:
- (a) Areas are provided for active sport and recreation to meet community needs,

including playing fields, equestrian facilities, outdoor cultural facilities, educational activities, public swimming pools and outdoor courts;

- (b) Impacts on adjacent areas from development and activities within the zone are managed through buffering to adjacent sensitive land uses and appropriate design, siting and operation of facilities and infrastructure;
- (c) Opportunities for sporting clubs using playing fields to establish club facilities are facilitated;
- (d) Open space is accessible to the general public for a range of outdoor sport and recreation activities;
- (e) A range of functional and accessible open spaces, including local and regional parks and linkages, are available for the use and enjoyment of residents and visitors;
- (f) Development is supported by necessary transport infrastructure that is designed to provide and promote safe and efficient public transport use, walking and cycling;
- (g) Ancillary structures and buildings such as shelters, amenity facilities, picnic tables and playgrounds are provided where necessary;
- (h) Where sport and recreation areas include natural habitats such as bushland, wetlands or waterways, or act as a buffer between natural and developed areas, adverse impacts on ecological values are avoided or minimised;
- (i) Sport and recreation areas are planned and designed to enhance community livability and scenic amenity; and
- (j) The use of sport and recreation areas does not affect the amenity of adjacent areas.

#### 6.2.8.3 Criteria for assessment

Table 6.2.8.3—Recreation and open space zone code - For accepted development subject to requirements and assessable development

#### **HEIGHT**

#### PO1

Building height takes into consideration and respects the following:

- (a) the height of existing buildings on adjoining premises;
- (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;
- (e) privacy and overlooking; and
- (f) site area and street frontage length.

#### AO1

Development has a maximum building height of:

- (a) 8.5 metres; and
- (b) 2 storeys above ground level.

The proposed development will be single storey only, maximum height approximately 4 metres above ground level.

#### **SITING**

#### PO2

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;
- (f) appearance of building bulk; and
- (g) relationship with road corridors.

#### AO2.1

Buildings and structures include a minimum setback of:

- (a) 10 metres from a State-controlled road frontage;
- (b) 6 metres from any other road frontage; and
- (c) 3 metres from side and rear boundaries.

All buildings are set back from the boundary by over three metres, the road frontage (Debel Close) by six metres and well over 10 metres from the nearest state-controlled road (highway).

#### A02.2

Car parking and set down areas are set back:

- (a) 3 metres from the road frontage; and
- (b) 2 metres from side and rear boundaries.

All car-parking is within property boundaries so more than three metres from road frontage and more than two metres from the boundaries.

#### **SITE COVER**

#### *PO3*

Buildings and structures occupy the site in a manner that:

- (a) makes efficient use of land for recreation purposes;
- (b) appropriately balances built and natural features.

#### A03

No acceptable outcome is provided.

The total building space occupies 400-450m2 of land, approximately 10% of the total land area. Existing large trees will be maintained where possible.

#### **AMENITY**

#### P06

Development must not detract from the amenity of the local area, having regard to:

- (a) noise;
- (b) hours of operation;
- (c) traffic;
- (d) advertising devices;
- (e) visual amenity;
- (f) privacy;
- (g) lighting;
- (h) odour; and
- (i) emissions.

#### A06

No acceptable outcome is provided.

The proposed development is a single residential building only so will have minimal impact on the local area.

#### PO7

Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to:

- (a) noise;
- (b) hours of operation;
- (c) traffic;
- (d) advertising devices;
- (e) visual amenity;
- (f) privacy;
- (g) lighting;
- (h) odour; and
- (i) emissions.

#### A07

No acceptable outcome is provided.

The proposed development is a single residential building only on a large block on the corner of the street so will likely reduce noise etc from the adjacent highway for existing properties. The building itself will have minimal environmental impacts on the area.

DA Form 1 – Development application details

Approved form (version 1.3 effective 28 September 2020) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving building work only, use DA Form 2 - Building work details.

For a development application involving building work associated with any other type of assessable development (i.e. material change of use, operational work or reconfiguring a lot), use this form (DA Form 1) and parts 4 to 6 of DA Form 2 – Building work details.

Unless stated otherwise, all parts of this form must be completed in full and all required supporting information must accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act* 1994, and airport land under the *Airport Assets (Restructuring and Disposal) Act* 2008. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

### PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	LINDA ABENTHUM + JARRAD ABENTHUM
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	112 SPEEWAH ROAD
Suburb	SPEEWAH
State	QLP
Postcode	4881
Country	AUSTRALIA
Contact number	0427779371
Email address (non-mandatory)	linda. abenthum@gmail.com
Mobile number (non-mandatory)	-
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

			NAME OF THE PARTY OF THE		來原為前班
2) Owner's consent	4.16 A.324 A.3			CAN DESCRIPTION OF THE STATE OF	Numer Committee of
2.1) Is written consent of t	he owner required for	this development	application?		
Yes – the written conse	ent of the owner(s) is a	attached to this dev	velopment application	on	
No - proceed to 3)					



## PART 2 - LOCATION DETAILS

3) 1 00	cation of the	nremise	S (complete	3.1) or 3.2) and 3	3.3) as applicable)		
Note: F	Provide details	below and	attach a site	plan for any or all	premises part of the develo	pment application. For further i	information, see <u>DA</u>
						ELEKANIA DE PER ESTA	
HATTER BANGE				all lots must be list			
☐ Str	reet address	AND lo	t on plan fo	or an adjoining	or adjacent property o	of the premises (appropriate	e for development in
wa	ter but adjoinin Unit No.	Street		g. jetty, pontoon. A reet Name and	All lots must be listed).	Suburb	
	Offic NO.	2	AMERICAN L. L. STAN	EBEL C			847 176 4
a)	Postcode	Lot No			5.11-2.71-	MAREEBA	nt Aron(a)
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	Unit No.	Street				MAREEBA	N TOUR ON THE
	Cinc. to.	Ollock	140.	Street Name and Type Suburb			
b)	Postcode	Lot No.	Pla	n Type and N	umber (e.g. RP, SP)	Local Governmen	-t Araa(a)
			-   -   -	ii iype and is	umber (e.g. Kr, Sr)	Local Governmen	nt Area(s)
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35.0				ude and latitud		ale, including	
Longitu	de(s)	L	Latitude(s)		Datum	Local Government	Area(s) (if applicable)
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					Other:		
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Easting	X +-0	Northin		Zone Ref.	Datum		
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				55	☐ GDA94		
				☐ 56	Other:		
3.3) Add	litional prem	nises	4. Jan 18				
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	water body						
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	port authori	ty for the	e lot:				
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lame of a	airport:						

[] Listed on the Facility			
	ntal Management Register (E	MR) under the Environment	tal Protection Act 1994
EMR site identification:			
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CLR site identification:			
	not polyfolyteget - Augstreggsverigt - penger prompy ar - Velgyre		PROPERTY AND CARGO CONTRACTOR OF THE CONTRACTOR
5) Are there any existing ea	sements over the premises?		uther information on easements and
how they may affect the proposed	development, see <u>DA Forms Guide.</u>	illed correctly and accurately, i or it	irther information on easements and
Yes - All easement local	tions times and dimensions	are included in plans submit	ted with this development
Tes - All easement loca.	tions, types and dimensions t	are included in plans subtilit	
application	tions, types and dimensions	are included in plans submit	
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application  No  PART 3 – DEVELOP  Section 1 – Aspects of de (6.1) Provide details about the a) What is the type of development of the control of the contro	MENT DETAILS  evelopment  ne first development aspect opment? (tick only one box)  Reconfiguring a lot	☐ Operational work	

Impact assessment (requires public notification)

☐ Impact assessment (requires public notification)

d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3

Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see DA Forms Guide:

Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application

house t

Relevant plans of the proposed development are attached to the development application

☐ Relevant plans of the proposed development are attached to the development application

☐ Reconfiguring a lot

☐ Preliminary approval

6.2) Provide details about the second development aspect

a) What is the type of development? (tick only one box)

b) What is the approval type? (tick only one box)

6.3) Additional aspects of development

c) What is the level of assessment?

d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3

Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms guide:</u>

3-buy shed

Operational work

Building work

Preliminary approval that includes a variation approval

Not required

Code assessment

4 bed room ; e) Relevant plans

Material change of use

Development permit

☐ Code assessment

e) Relevant plans

lots):

Section 2 - Further develop	oment details			and the second s	178440389759	
7) Does the proposed develop	ment application	n involve any of the follo	wing? 😽 😘		mont	
Material change of use	Yes - com	plete division 1 if assess	sable against	a local planning instri	unient	
Reconfiguring a lot	Yes - com	plete division 2		AF CAR SENSE		
Operational work		plete division 3				
Building work	Yes - com	plete DA Form 2 - Bullo	ling work deta	ils	ermile elenak	
Division 1 – Material change  Note: This division is only required to be local planning instrument.	completed if any p		ntion involves a m	aterial change of use asse	ssable against a	
(8.1) Describe the proposed ma					C	
Provide a general description proposed use		vide the planning schem ude each definition in a new ro		Number of dwelling units (if applicable)	Gross floor area (m²) (if applicable)	
Residential building	Dv	veiling -house	*	One	250m²	
			Continues to the second se		elocation of the CAR	
8.2) Does the proposed use in	volve the use o	of existing buildings on the	e premises?		A CAMPANA	
Yes						
<b>⊠</b> No						
Division 2 – Reconfiguring a	lot					
Note: This division is only required to be		part of the development applica	ation involves reco	onfiguring a lot.		
9.1) What is the total number,						
9.2) What is the nature of the	lot reconfigurat	ion? (tick all applicable boxes	) Ac	£9±20		
☐ Subdivision (complete 10)) /	3			agreement (complete 1	1))	
☐ Boundary realignment/(com	plete 12))		☐ Creating or changing an easement giving access to a lot from a constructed road (complete 13))			
					N. I be ches currently produced	
(10) Subdivision				200		
(10.1) For this development, he	ow many lots ar	e being created and wh	at is the intend	ded use of those lots:	100	
Intended use of lots created	Residential		Industrial	Other, pleas	e specify:	
Number of lots created	_					
(10.2) Will the subdivision be s	taged?			The State of the S		
Yes – provide additional de						
How many stages will the work	ks include?					
What stage(s) will this develop apply to?	ment application	on				

ended use of parts of	reated	Residential	Comr	nercial	Industrial	Other, please specify	<b>/</b> :
umber of parts create	ed	/					
2) Boundary realignn	nent S	of the second	2016, 474 (V)	0+A*52-782			
2.1) What are the cu			for each lo	comprisin	g the premises?	10世代の10世代に	
r val, d	Current lo			=		posed lot	
ot on plan description	n Are	ea (m²)		Lot on pla	n description	Area (m²)	
			· · · · · · · · · · · · · · · ·				-
							4513
2.2) What is the reas	son for the	boundary realig	gnment?				2015.31
3) What are the dim	ensions an	d nature of any	existing ea	sements b	eing changed ar	nd/or any proposed easem	ent?
attach schedule if there ar		Length (m)		f the ease	ment? (e.g.	Identify the land/lot(s)	
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Page 5
DA Form 1 – Development application details
Version 1.3— 28 September 2020

## PART 5 - REFERRAL DETAILS

7) Does this development application include a	ny aspects that have any referral requirements?
7) Does this development application include a lote: A development application will require referral if presc	ribed by the Planning Regulation 2017.
No, there are no referral requirements relevation - proceed to Part 6	int to any development aspects identified in the
Matters requiring referral to the Chief Executive	of the Planning Act 2016:
☐ Clearing native vegetation	[20] [11] [12] [12] [13] [14] [14] [14] [15] [15] [15] [15]
☐ Contaminated land (unexploded ordnance)	4. 네트님에게 그러가 하고 있다. 네네 됐네 걸어지는 않아
Tenvironmentally relevant activities (ERA) (onl	y if the ERA has not been devolved to a local government)
Fisheries – aquaculture	
☐ Fisheries – aquaculture	그리 이 마루이 뭐 되었다면서 뭐 하지 않고 있었다. 그 이 마음은
Fisheries – marine plants	[18] [18] [18] [18] [18] [18] [18] [18]
Fisheries – waterway barrier works	경기와 있다는 병기를 즐겁게 되는 그 것은 것이다. 그 같은 그
Hazardous chemical facilities	회사 경상 유유선 회사들이 되고 있는 것도 같은 그는 그리고 있다.
☐ Hazardous chemical ladilities ☐ Heritage places – Queensland heritage place	e (on or near a Queensland heritage place)
☐ Infrastructure-related referrals – designated	oremises
Infrastructure-related referrals – designated	
Infrastructure related referrals - State transp	ort corridor and future State transport corridor
Infrastructure-related referrals - State control	olled transport tunnels and future state-controlled transport tunnels
Infrastructure-related referrals – State-confidence of the Infrastructure-related referrals – near a state	controlled road intersection
Intrastructure-related referrals – flear a state	koala habitat in koala habitat areas outside koala priority areas
Koala habitat in SEQ region – interiering with	areas
Koala habitat in SEQ region – key resource	te transport corridor or future State transport corridor
Ports – Brisbane core port land – near a Sta	ntally relevant activity (FRA)
Ports – Brisbane core port land – environme Ports – Brisbane core port land – tidal works	or work in a coastal management district
Ports – Brisbane core port land – tidal works	chemical facility
Ports – Brisbane core port land – hazardous	storforing with water
Ports – Brisbane core port land – taking or ir	ineriening with water
Ports – Brisbane core port land – referable d	allis
Ports – Brisbane core port land – fisheries	mits /kelew high water mark)
Ports – Land within Port of Brisbane's port li	TIILS (Delow High-water Hark)
SEQ development area	area or SEO rural living area – tourist activity or sport and
SEQ regional landscape and rural production	n area or SEQ rural living area - tourist activity or sport and
recreation activity	n area or SEQ rural living area – community activity
SEQ regional landscape and rural production	n area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production	area or SEO rural living area – urban activity
SEQ regional landscape and rural production	n area or SEQ rural living area – urban activity
SEQ regional landscape and rural production	n area or SEQ rural living area – combined use
Tidal works or works in a coastal manageme	nt district
Reconfiguring a lot in a coastal management	district or for a carrai
Erosion prone area in a coastal managemen	t district
] Urban design	1 12 n 7 z j z 3
Water-related development – taking or interfe	ering with water
Water-related development – removing quar	ry material (from a watercourse of take)
Water-related development – referable dams	
Water-related development –levees (category	3 levees only)
Wetland protection area	
latters requiring referral to the local government	ent:
- 27 (4) Sub-	
☐ Airport land ☐ Environmentally relevant activities (ERA) (on	y if the ERA has been devolved to local government)

/		
☐ Heritage places – Local heritage places		
Matters requiring referral to the Chief Execu  Infrastructure-related referrals – Electricity	tive of the distribution entity or trans	mission entity:
Matters requiring referral to:	, illinois dotal c	3
The Chief Executive of the holder of the Chief Executive of the Chief Executive of the Chief Executive of the Chief Executive of the holder of the Chief Executive of the Chief Exec	he licence if not an individual	
• The holder of the licence, if the holder	of the licence is an individual	
☐ Infrastructure-related referrals – Oil and g	as infrastructure	
Matters requiring referral to the Brisbane Cit	y Council:	
Ports – Brisbane core port land	y council.	
Matters requiring referral to the Minister responsible Ports – Brisbane core port land (where income Ports – Strategic port land	ponsible for administering the Trans nsistent with the Brisbane port LUP for transport	port Infrastructure Act 1994: reasons)
Matters requiring referral to the <b>relevant por</b> Ports – Land within Port of Brisbane's por	t operator, if applicant is not port operations (below high-water mark)	ator:
Matters requiring referral to the Chief Execu	tive of the relevant port authority:	
Matters requiring referral to the Gold Coast I	Waterways Authority:	
Matters requiring referral to the Queensland  Tidal works or work in a coastal management	Fire and Emergency Service: nent district (involving a marina (more than six	vessel berths))
18) Has any referral agency provided a refer ☐ Yes – referral response(s) received and li ☒ No		
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the referral response and this development application (if applicable).		
PART 6 – INFORMATION REQU	EST	se <sup>7</sup>
19) Information request under Part 3 of the D	A Rules)	
☑ I agree to receive an information request i		pment application
I do not agree to accept an information red		
Note: By not agreeing to accept an information request i	, the applicant, acknowledge:	
<ul> <li>that this development application will be assessed application and the assessment manager and any Rules to accept any additional information provided parties</li> </ul>	and decided based on the information provided referral agencies relevant to the development a d by the applicant for the development application	pplication are not obligated under the DA on unless agreed to by the relevant
<ul> <li>Part 3 of the DA Rules will still apply if the applicate Further advice about information requests is contained in</li> </ul>		the DA Rules.

## PART 7 - FURTHER DETAILS

20) Are there any associated di	evelopment applications or curre	at approvals? (e.g. a preliminary a	pproval) (a)
☐ Yes – provide details below No	or include details in a schedule t	o this development application	
List of approval/development application references	Reference number	Date	Assessment manager
☐ Approval ☐ Development application			
☐ Approval ☐ Development application	e i		
21) Has the portable long service operational work)  Yes – a copy of the receipted	ce leave levy been paid? (only app d QLeave form is attached to this		volving building work or
No − I, the applicant will provassessment manager decide give a development approva	vide evidence that the portable lost the development application. It only if I provide evidence that the and construction work is less that	ing service leave levy has bee acknowledge that the assessine portable long service leave	ment manager may
Amount paid	Date paid (dd/mm/yy)	QLeave levy number (	A, B or E)
\$	1 ( ),,,		
23) Further legislative requirementally relevant actions 23.1) Is this development applicant requirementally Relevant Actions accompanies this developmentally No	vities ation also taken to be an applica ivity (ERA) under section 115 o	the Environmental Protection application for an environment	Act 1994?
Note: Application for an environmental a requires an environmental authority to o	authority can be found by searching "ESI perete. See www.business.gld.gov.au.fo	R/2015/1791* as a search term at myor further information.	v.c'd.gov.au. An ERA
Proposed ERA number:		osed ERA threshold:	
Proposed ERA name:			
Multiple ERAs are applicable this development application		and the details have been atta	ached in a schedule to
Hazardous chemical facilities			
23.2) Is this development applic	ation for a hazardous chemical	facility?	
Yes - Form 69: Notification of application	of a facility exceeding 10% of scl	nedule 15 threshold is attached	to this development
No Note: See www.business.qld.gov.au for	further information about hazardous cho	mical notifications.	

Clearing native vegetation
23.3) Does this development application involve <b>clearing native vegetation</b> that requires written confirmation that the chief executive of the <i>Vegetation Management Act</i> 1999 is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that section 22A of the <i>Vegetation Management Act</i> 1992 was a satisfied the clearing is for a relevant purpose under the confirmation that the confirm
Management Act 1999 (s22A determination)  Management Act 1999 (s22A determination)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.  2. See <a href="https://www.qld.gov.au/environment/land/vegetation/applying">https://www.qld.gov.au/environment/land/vegetation/applying</a> for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the Environmental Offsets Act 2014?
<ul> <li>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</li> <li>No</li> </ul>
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area  Yes – the development application involves premises in the koala habitat area outside the koala priority area  No  Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this
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 the subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking the subartesian bore.
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 <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.gld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.gov.au/. If the development application involves:
<ul> <li>Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1</li> <li>Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2</li> <li>Taking overland flow water: complete DA Form 1 Template 3.</li> </ul>
Waterway barrier works
23.7) Does this application involve waterway barrier works?
Yes – the relevant template is completed and attached to this development application  No  DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated resource allocation authority is attached to this development application, if required under the Fisheries Act 1994
No  Note: See guidance materials at www.daf.gld.gov.au for further information.

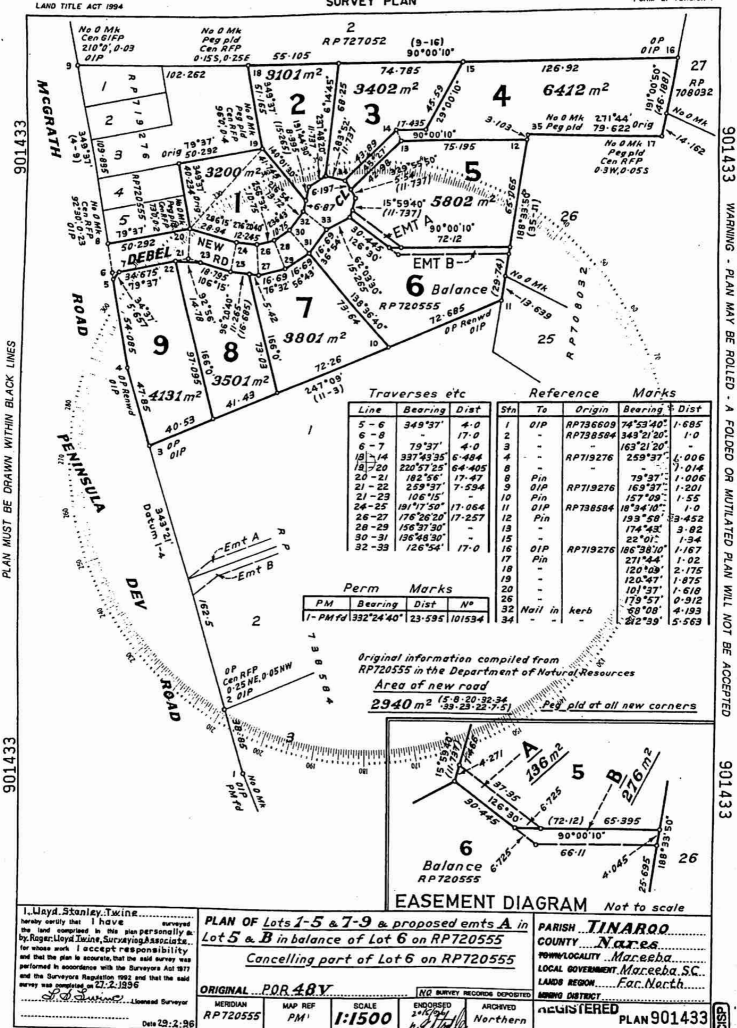
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The second of the second secon		and lake
Quarry materials from a watercourse or	lake grand of quarry materia	ils from a watercourse
Quarry materials from a watercourse or 23.9) Does this development application in under the Water Act 2000?  Yes – I acknowledge that a quarry materials and the Water Act 2000?	volve the removal of question obtains	d prior to commencing development
☐ Yes – I acknowledge that a quarry mate	erial allocation notice must be obtained	5 5 dhor
⊠No	at wayy darme ald gov.au a	nd <u>www.business.qld.gov.au</u> for further
	Mines and Energy at www.grimsey	
information,	The second secon	2000年1月1日 - 11月1日 - 1
Quarry materials from land under tidal v	involve the removal of quarry mater	ials from land under tidal water
under the Coastal Protection and Manager  Yes – I acknowledge that a quarry mate	ment Act 19957	d prior to commencing development
Yes - I acknowledge that a quarry mate	erial allocation notice must be obtaine	u pho to to
I DXI NO		
Note: Contact the Department of Environment and So	cience at <u>www.des.qld.gov.au</u> for lutilier illionii	
Referable dams 23.11) Does this development application	involve a referable dam required to b	e failure impact assessed under
	IU Reliability) Act 2000 (tho 110 to 10 to 10	M. Company of the Com
Yes – the 'Notice Accepting a Failure In Supply Act is attached to this developm	npact Assessment' from the chief exentent application	Cutive autilities.
No Note: See guidance materials at <a href="https://www.dnrme.qld.gov">www.dnrme.qld.gov</a>	au for further information.	
	2000年11月20日 11日 11日 11日 11日 11日 11日 11日 11日 11日 1	
Tidal work or development within a coa	Stal management district	t-0
23.12) Does this development application		1 a Coastai management dieta
Yes – the following is included with this	development application:	et is prescribed tidal work (only required
Evidence the proposal meets the if application involves prescribed tidal wo	: code for assessable development the	at is prescribed tidal work (only required
A certificate of title	any	, ,
⊠ No		17 R H H
Note: See guidance materials at www.des.qld.gov.au	u for further information.	
Queensland and local heritage places	Section 1	
23.13) Does this development application heritage register or on a place entered in	propose development on or adjoining a local government's <b>Local Heritage</b>	a place entered in the Queensland a Register?
Yes – details of the heritage place are	provided in the table below	
Note: See guidance materials at <a href="https://www.des.gld.gov.au">www.des.gld.gov.au</a>	t for information requirements regarding develo	opment of Queensland heritage places.
Name of the heritage place:	Place ID:	
Brothels (4)		a brothel?
23.14) Does this development application	involve a material charge of use to	a code for a development
Yes – this development application den application for a brothel under Schedule	nonstrates how the proposal meets the 3 of the <i>Prostitution Regulation 201</i>	4
⊠No	The same water water and the same and the sa	
Decision under section 62 of the Transp	oor Imrastructure Act 1994	
23.15) Does this development application	involve new or changed access to a s	state-controlled road?
Yes – this application will be taken to be Infrastructure Act 1994 (subject to the c satisfied)	o an application for a decision under	section 62 of the Transport
⊠ No		FI.

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planni	ing Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in cer (except rural residential zones), where at least one road is created or extended?	rtain residential zones
Yes – Schedule 12A is applicable to the development application and the assessment be schedule 12A have been considered  No	nchmarks contained in
Note: See guidance materials at www.planning.dsdmip.qld.gov.au for further information.	
PART 8 – CHECKLIST AND APPLICANT DECLARATION	
(24) Development application checklist	president de la companya (per
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17  Note: See the Planning Regulation 2017 for referral requirements	⊠Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	☐ Yes ☑ Not applicable
Supporting information addressing any applicable assessment benchmarks is with the development application	
Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA Forms Guide: Planning Report Template</u> .	⊠ Yes
Relevant plans of the development are attached to this development application  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide</u> ; Relevant plans.	⊠Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ☒ Not applicable
25) Applicant declaration	a de la companya de
By making this development application, I declare that all information in this development correct	
Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application was is required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Act.  Note: It is unlawful to intentionally provide false or misleading information.	here written information
Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any prowhich may be engaged by those entities) while processing, assessing and deciding the deverable information relating to this development application may be available for inspection and propublished on the assessment manager's and/or referral agency's website.  Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where:	ofessional advisers elopment application. urchase, and/or
<ul> <li>such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Regulation 2017; or</li> <li>required by other legislation (including the Right to Information Act 2009); or</li> </ul>	ontained in the <i>Planning</i> ing Act 2016 and
otherwise required by law.  This information may be stored in relevant databases. The information collected will be retain Public Records Act 2002.	ned as required by the

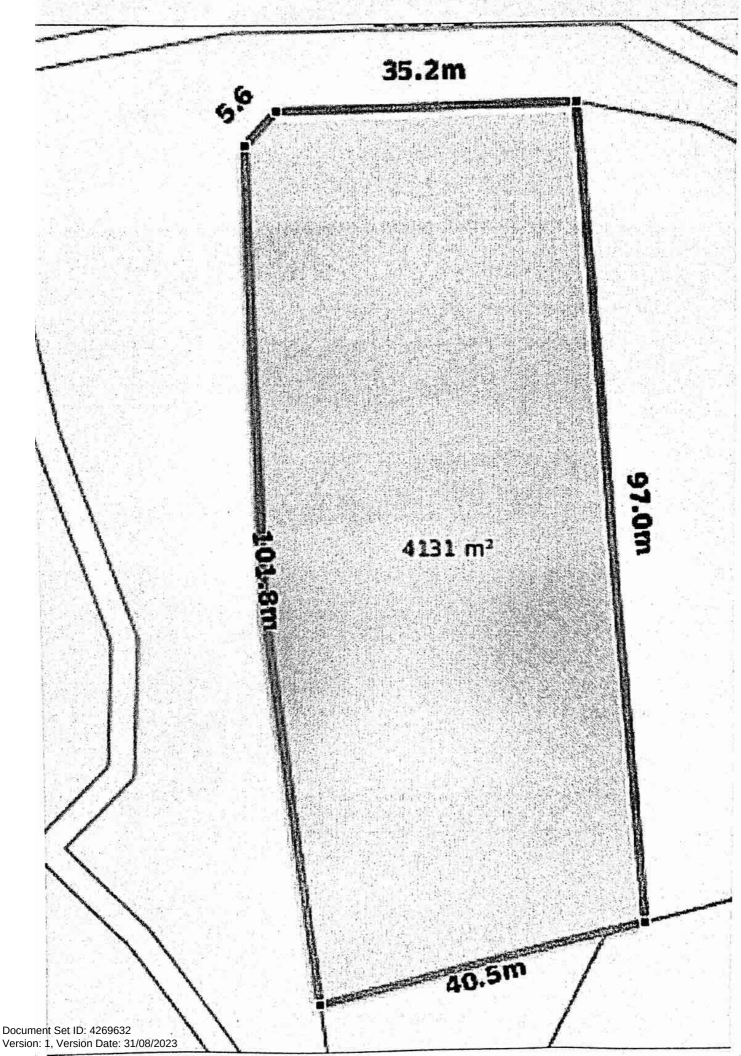
### PART 9 - FOR COMPLETION OF THE ASSESSMENT MANAGER - FOR OFFICE **USE ONLY** Reference number(s): Date received: Notification of engagement of alternative assessment manager Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment manager QLeave notification and payment Note: For completion by assessment manage Description of the work QLeave project number Date paid (dd/mm/yy) Amount paid (\$) Date receipted form sighted by assessment manager

Name of officer who sighted the form



# Done dimensioned boundary map.j...





# BUILDING FOOTPRINT PLAN/ SKETCH

DEBEL CLOSE

