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)	Clayton James Crowe
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	8 Victor PI
Suburb	Kuranda
State	QLD
Postcode	4881
Country	Australia
Contact number	
Email address (non-mandatory)	
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

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



PART 2 - LOCATION DETAILS

Note: F		below and		3.1) or 3.2), and 3.3 plan for any or all p			elopment a	application. For further information, see <u>DA</u>
3.1) S	treet addres	s and lo	ot on plan					
			•	all lots must be listed	•			
□ Stre	eet address i	AND lot	on plan for	or an adjoining o g. jetty, pontoon. All	r adjacent	t property	of the p	remises (appropriate for development in
	Unit No.	Street		treet Name and		, notouj.		Suburb
		8		ictor Pl	-71			Kuranda
a)	Postcode	Lot No	o. Pl	lan Type and Nu	umber (e.g	j. RP, SP)		Local Government Area(s)
	4881	8		P861072				Mareeba Shire Council
	Unit No.	Street	No. St	treet Name and	Туре			Suburb
b)	Postcode	Lot No	o. Pl	lan Type and Nu	umber (e.g	J. RP, SP)		Local Government Area(s)
3.2) C	coordinates o	of premi	ises (appropi	riate for developme	ent in remote	areas, over	part of a l	lot or in water not adjoining or adjacent to land e.
	hannel dredging Place each set d			arate row				
				tude and latitude	2			
	tude(s)	515115	Latitude(s		Datum			Local Government Area(s) (if applicable
	(5)			-	□ WGS	884		
					□ GDA9			
					□ Other	r:		
□ Coc	ordinates of	premise	s by eastin	ng and northing				
Eastin	ng(s)	North	hing(s)	Zone Ref.	Datum			Local Government Area(s) (if applicable
		T		□ 54	□ WGS	84		
				□ 55	□ GDA9			
				□ 56	□ Other	r:		
	dditional pre							
				•	application	n and the o	details of	these premises have been attached in a
	nedule to this required	develop	тепт аррис	ation				
L 110.	Течинси							
4) Ider	ntify any of th	e follow	ing that app	oly to the premise	es and provi	ide any rel	levant de	tails
				tercourse or in or				
	Name of water body, watercourse or aquifer: Ephemeral drainage feature			feature				
□ On s	strategic port	land und	der the <i>Tran</i>	nsport Infrastructi				
	plan descript							
	of port autho							
	tidal area							
		rnment f	or the tidal	area (if applicable):				
	of port autho							
				sets (Restructurin	a and Disnu	osal) Act 2	กบร	
	ali por tilaniu u	nuel the	: All port Ass	sets (nestructurin	g una vispo	osul) Act 2	000	

Name of airport:	
☐ Listed on the Environmental Management Register (EMR) und	der the Environmental Protection Act 1994
EMR site identification:	
☐ Listed on the Contaminated Land Register (CLR) under the En	vironmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide</u> .	ed correctly and accurately. For further information on easements and
☐ Yes — All easement locations, types and dimensions are included No	ded in plans submitted with this development application

PART 3 - DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about th	e first development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	□ Reconfiguring a lot	□ Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	□ Preliminary approval	□ Preliminary approval that	includes a variation approval
c) What is the level of asses	sment?		
□ Code assessment	☐ Impact assessment (require	es public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apar	tment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3
Code assessable Operation	al Works - assessable against	the enviro significance overla	ay code
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this	development application. For further	information, see <u>DA Forms quide:</u>
X Relevant plans of the prop	oosed development are attach	ed to the development applica	ation
6.2) Provide details about th	ne second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	□ Reconfiguring a lot	□ Operational work	□ Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	□ Preliminary approval	□ Preliminary approval that	t includes a variation approval
c) What is the level of asses	sment?		
□ Code assessment	□ Impact assessment (require	es public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apan	tment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to Relevant plans.	to be submitted for all aspects of this o	levelopment application. For further i	information, see <u>DA Forms Guide:</u>
□ Relevant plans of the pro	posed development are attach	ed to the development applic	ation
6.3) Additional aspects of de	evelopment		

□ Additional aspects of de	evelopment ar						
□ Not required			this development this form have bee				
-							
Section 2 – Further dev							
7) Does the proposed dev							
Material change of use		<u> </u>	ivision 1 if assessa	ble against	a local planr	ning instru	ment
Reconfiguring a lot		- complete d					
Operational work		- complete d					
Building work	□ Yes -	- complete <i>D</i>	A Form 2 – Buildin	g work deta	ils		
Vivision 1 Motorial abon	as of use						
Division 1 – Material chan lote : This division is only required	•	if any part of the	e develonment annlicati	on involves a n	naterial change	of use asses	ssahle anainst a
local planning instrument.			о чогортен аррисан	on involved a n	ratorial orialigo	07 400 40000	odano agamera
8.1) Describe the propose							
Provide a general descript proposed use	tion of the		ne planning scheme h definition in a new rov		Number of units (if app	_	Gross floor area (m²) (if applicable)
8.2) Does the proposed us	se involve the	use of existi	na				
o.z/ Boos the proposed di			9				
□ Yes							
□ Yes □ No							
□ Yes □ No Division 2 – Reconfiguring	g a lot	f any part of the		on involves rec	onfiguring a lot		
☐ Yes ☐ No Division 2 — Reconfiguring lote: This division is only required	g a lot to be completed i		e development applicatio	on involves rec	onfiguring a lot		
□ Yes □ No Division 2 – Reconfiguring	g a lot to be completed i		e development applicatio	on involves rec	onfiguring a lot		
☐ Yes☐ No Division 2 — Reconfiguring Note: This division is only required 9.1) What is the total num	g a lot to be completed i ber of existing	lots making	e development application up the premises?	on involves rec	onfiguring a lot		
☐ Yes ☐ No Division 2 — Reconfiguring lote: This division is only required	g a lot to be completed i ber of existing the lot reconfi	lots making	e development application up the premises?)
□ Yes □ No Division 2 – Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of	g a lot to be completed i ber of existing the lot reconfi	lots making	e development application up the premises? k all applicable boxes)	nto parts by anging an ea	agreement (complete 11)	
□ Yes □ No Division 2 – Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10),	g a lot to be completed i ber of existing the lot reconfi	lots making	up the premises? ck all applicable boxes) Dividing land in	nto parts by anging an ea	agreement (complete 11)	
□ Yes □ No Division 2 – Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10),	g a lot to be completed i ber of existing the lot reconfi	lots making	up the premises? ck all applicable boxes) Dividing land in	nto parts by anging an ea	agreement (complete 11)	
□ Yes □ No Division 2 – Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10), □ Boundary realignment (complete 10),	g a lot to be completed i ber of existing the lot reconfi (complete 12))	lots making	e development application up the premises? ok all applicable boxes) Dividing land in Creating or chafrom a constru	nto parts by anging an ea acted road (c	agreement (asement givi asement givi	complete 11)	
□ Yes □ No Division 2 – Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10) □ Boundary realignment (complete 10)	g a lot to be completed i ber of existing the lot reconfi complete 12))	lots making guration? (tid	e development application up the premises? ok all applicable boxes) Dividing land in Creating or chafrom a constru	nto parts by anging an ea acted road (c	agreement (asement giviomplete 13))	complete 11)	to a lot
□ Yes □ No Division 2 — Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10), □ Boundary realignment (10) Subdivision 10) Subdivision	g a lot to be completed i ber of existing the lot reconfi complete 12))	lots making guration? (tid	e development application up the premises? ck all applicable boxes) Dividing land in Creating or characteristics from a construction	nto parts by anging an ea icted road (c	agreement (asement giviomplete 13))	ng access	to a lot
□ Yes □ No Division 2 — Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10), □ Boundary realignment (10) Subdivision 10) Subdivision	g a lot to be completed i ber of existing the lot reconfi complete 12))	lots making guration? (tid	e development application up the premises? ck all applicable boxes) Dividing land in Creating or characteristics from a construction	nto parts by anging an ea icted road (c	agreement (asement giviomplete 13))	ng access	to a lot
□ Yes □ No Division 2 — Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10)/ □ Boundary realignment (complete 10)/ 10) Subdivision 10.1) For this development intended use of lots created	g a lot to be completed i ber of existing the lot reconfit) complete 12)) at, how many led Reside	lots making guration? (tid	e development application up the premises? ck all applicable boxes) Dividing land in Creating or characteristics from a construction	nto parts by anging an ea icted road (c	agreement (asement giviomplete 13))	ng access	to a lot
□ Yes □ No Division 2 — Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10) □ Boundary realignment (complete 10) □ Subdivision 10) Subdivision 10.1) For this development Intended use of lots created	g a lot to be completed it ber of existing the lot reconfit) (complete 12)) at, how many led Reside be staged?	lots making guration? (tid	e development application up the premises? ck all applicable boxes) Dividing land in Creating or characteristics from a construction	nto parts by anging an ea icted road (c	agreement (asement giviomplete 13))	ng access	to a lot
□ Yes □ No Division 2 — Reconfiguring lote: This division is only required 9.1) What is the total num 9.2) What is the nature of □ Subdivision (complete 10) □ Boundary realignment (complete 10) □ Subdivision 10) Subdivision 10.1) For this development Intended use of lots created 10.2) Will the subdivision I□ Yes — provide additional	g a lot to be completed i ber of existing the lot reconfil) (complete 12)) at, how many led Reside be staged?	lots making guration? (tid	e development application up the premises? ck all applicable boxes) Dividing land in Creating or characteristics from a construction	nto parts by anging an ea icted road (c	agreement (asement giviomplete 13))	ng access	to a lot

11) Dividing land int parts?	to parts by	agreement – h	ow many pa	rts are being	created and wha	at is the intended use of the
Intended use of par	ts created	Residentia	Cor	nmercial	Industrial	Other, please specify:
Number of parts cre	lumber of parts created					
12) Boundary realig						
12.1) What are the	· ·	as for each l	ot comprisin	•		
l at an plan dagarin	Currer		1 -41			posed lot
Lot on plan descrip	an description Area (m²)		Lot on pia	n description	Area (m²)	
12.2) What is the re	eacon for t	ho houndary ro	alianment?			
12.2) What is the re	ason for t	ne boundary re	alignments			
13) What are the di	mensions are more tha	and nature of a	ny existing e	asements b	eing changed an	d/or any proposed easement?
Existing or proposed?	Width (m	n) Length (m)	Purpose pedestrian	of the easer access)	ment? (e.g.	Identify the land/lot(s) benefitted by the easement
		•	•			•
Division 3 – Operati N <u>ote: This division is only r</u>			part of the dove	onmont annlica	ation involves eneration	anal work
14.1) What is the n				ортен арриса	liion involves operatio	orial work.
□ Road work		•	□ Stormwat	er	□ Water in	frastructure
□ Drainage work			□ Earthwork	(S	□ Sewage	infrastructure
X Landscaping			□ Signage		X Clearing	vegetation
□ Other – please s	-					
14.2) Is the operation	onal work	necessary to fa	cilitate the cr	eation of ne	w lots? (e.g. subdiv	rision)
☐ Yes – specify nu	mber of ne	w lots:				
X No						
14.3) What is the m	onetary va	alue of the prop	osed operati	onal work? (include GST, materia	als and labour)
PART 4 – ASSE	ESSME	NT MANA(GER DET	AILS		
15) Identify the ass		nanager(s) who	will be asse	ssing this de	evelopment applic	cation
Mareeba Shire Cou	ıncil					
16) Has the local go	overnment	agreed to appl	y a supersec	led planning	scheme for this	development application?
□ Yes – a copy of t				•	• •	
attached	ment is tal	ken to have agr	eed to the su	uperseded p	lanning scheme i	request – relevant documents
□ No						

PART 5 - REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the P ann ng Regu at on 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 – refrable 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 h □ Heritage places – Local heritage places 	as been devolved to local government)	
Matters requiring referral to the Chief Executive of the di □ Infrastructure-related referrals – Electricity infrastructure	<u> </u>	on entity:
Matters requiring referral to: The Chief Executive of the holder of the licence, if The holder of the licence, if the holder of the licence Infrastructure-related referrals – Oil and gas infrastructure	is an individual	
Matters requiring referral to the Brisbane City Council: □ Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible for admir □ Ports − Brisbane core port land (where inconsistent with the Brisbane) □ Ports − Strategic port land		ure Act 1994:
Matters requiring referral to the relevant port operator , if appli □ Ports − Land within Port of Brisbane's port limits (below high wo		
Matters requiring referral to the Chief Executive of the relevant Ports – Land within limits of another port (below high water mark)		
Matters requiring referral to the Gold Coast Waterways Author Tidal works or work in a coastal management district (in Gold Coast Waterways)		
Matters requiring referral to the Queensland Fire and Emergen Tidal works or work in a coastal management district (involving		
18) Has any referral agency provided a referral response f	· · · · · · · · · · · · · · · · · · ·	
 □ Yes – referral response(s) received and listed below are □ No 	e attached to this development ap	pplication
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed of response and this development application, or include deta applicable).		

PART 6 – INFORMATION REQUEST

19) Information request under Part 3 of the DA Rules

X 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 DA Forms Guide.

PART 7 - FURTHER DETAILS

20) Are there are accepted	daalammanak amuliasakiana an an			0
	development applications or cur or include details in a schedule			proval)
□ No	or include details in a scriedule	to this de	evelopment application	
List of approval/development application references	Reference number	Date		Assessment manager
□ Approval□ Development application				
□ Approval□ Development application				
	e leave levy been paid? (only applicab			ling work or operational work)
	Leave form is attached to this dev		• •	f 4h
	de evidence that the portable long oment application. I acknowledge t			
	dence that the portable long service			,
□ Not applicable (e.g. building a	nd construction work is less than \$	150,000 ex	ccluding GST)	
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A,	B or E)
\$				
	•			
22) Is this development applicati	on in response to a show cause no	tice or req	uired as a result of an enfo	orcement notice?
☐ Yes — show cause or enforcement	ent notice is attached			
□ No				
23) Further legislative requirer				
Environmentally relevant ac				
	lication also taken to be an appl ctivity (ERA) under section 115			
accompanies this developr	ent (form ESR/2015/1791) for a nent application, and details are			I authority
□ No	al authority can be found by searching "	EQD/2015/1	701" as a soarch torm at www	wald govern An EDA
	o operate. See <u>www.business.qld.qov.a</u>			ruju gov.au, All ERA
Proposed ERA number:	Pi	roposed E	RA threshold:	
Proposed ERA name:	·		•	
 Multiple ERAs are applicabilities development application 	le to this development application.	on and the	e details have been atta	ched in a schedule to
Hazardous chemical facilities	<u>es</u>			
23.2) Is this development app	lication for a hazardous chemi	cal facilit	y?	
□ Yes – Form 69: Notification application	of a facility exceeding 10% of s	chedule 1	5 threshold is attached	to this development
□ No				
Note: See www.business.qld.gov.au	for further information about hazardous	chemical no	tifications.	

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
□ Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
 □ 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 https://www.ald.aov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
□ Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter
□ No Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
□ Yes – the development application involves premises in the koala habitat area in the koala priority area
□ Yes – the development application involves premises in the koala habitat area outside the koala priority area
□ No Note : If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.des.gld.gov.au for further information.
Water resources
<u>Water resources</u> 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the 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 <i>Water Act 2000</i>? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No
 23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the 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 Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information. DA templates are available from https://planning.dsdmip.qld.gov.au. If the development application involves: Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
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 https://planning.dsdmip.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 Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes - the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development 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.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 Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development 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.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 Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works? Yes – the relevant template is completed and attached to this development application involving waterway barrier works, complete DA templates are available from https://planning.dsdmip.gld.gov.au/ . For a development application involving waterway barrier works, complete
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <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.gld.gov.au for further information. DA templates are available from https://planning.dsdmip.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 involving waterway barrier works, complete DA Form 1 Template 4.
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000? Yes - the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the Water Act 2000 may be required prior to commencing development No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information. DA templates are available from https://planning.dsdmip.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 Form1 Template 2 • Taking overland flow water: complete DA Form 1 Template 3. Waterway barrier works 23.7) Does this application involve waterway barrier works? Yes - the relevant template is completed and attached to this development application involving waterway barrier works, complete DA Form 1 Template 4. Marine activities 23.8) Does this development application involve aquaculture, works within a declared fish habitat area or

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

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation 23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended? — Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered — No Note: See guidance materials at www.planning.dsdmip.gld.gov.au for further information.

PART 8 – CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	□ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	□ Yes □ Not applicable
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DA Forms Guide: Planning Report Template.	□ Yes
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans</u> .	□ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	□ Yes □ Not applicable

- X By making this development application, I declare that all information in this development application is true and correct
- X 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(s):				
Prescribed assessment manage	er			
Name of chosen assessment m	anager			
Date chosen assessment mana	ger engaged			
Contact number of chosen asse	essment manager			
Relevant licence number(s) of chosen assessment manager				
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



Date: 14 h October 2023

To: Clayton Crowe

From: Gemma Horner, Northern Ecology

Subject: MSC Planning Scheme Assessment

Reference: HEB23.06.01c

BACKGROUND

In August 2023 Northern Ecology conducted an Ecolog cal Assessment at 8 V ctor Place, Kuranda to prov de support ng documentat on for a proposed development of a res dent al dwell ng.

The ecological assessment was a med at identifying the ecological values present at the site to enable accurate assessment of relevant statutory and non-statutory matters that may be impacted by the development.

The proposed footpr nt s mapped as conta n ng one Matter of Local Env ronmental S gn f cance (MLES) under the *Mareeba Shire Council (MSC) Planning Scheme 2016* – Env ronmental S gn f cance Overlays, MSES W ldl fe Hab tat. As such, assessment was completed n accordance with the MSC Policy 2 - Ecological Assessment Reports to accurately address the potential impacts on W ldl fe Hab tat against the performance outcomes described in the Env ronmental S gn f cance Overlay Code (S8.2.4) under the *MSC Planning Scheme 2016*.

This document details the assessment against the relevant Environmental Significance Overlays associated with the development and should be read in conjunction with the Ecological Assessment Report (Northern Ecology, 2023).

ENVIRONMENTAL SIGNIFICANCE OVERLAY CODE – WILDLIFE HABITAT

W ldl fe hab tat mapping covers the mapped remnant vegetation within the study area and is mapped across the entire Project footprint (refer Northern Ecology 2023).

The remnant vegetat on w th n the Project footpr nt conta ns su table hab tat for protected w ldl fe. Dur ng the f eld survey, t was dent f ed that the area conta ns potent al forag ng resources and hab tat su table for nat ve spec es (refer Northern Ecology, 2023).

Approx mately 900 m² s proposed to be cleared for the Project which comprises a disturbed remnant vine forest community and non-remnant areas associated with the existing carport. There were no unique habitat features within the Project footprint that are not available in the surrounding landscape. Furthermore, given the contiguous habitat in the surrounding landscape no fragmentation, or habitat solation will occur as a result of works.

Nevertheless, the survey conf rmed that nat ve fauna spec es are l kely to ut l se the vegetat on here and t s recommended that a pre-construct on hab tat survey be conducted to dent fy f there are any an mal breed ng places pr or to clear ng, and a su tably qual f ed spotter-catcher shall be present during clear ng activities. Where a breeding place is dentified prior to clear ng, a Species Management Program (SMP) will be required prior to undertaking any works. This is considered sufficient in mitigating any potential impacts on native fauna.

Northern Ecology

MSC Planning Scheme Assessment - 8 Victor Place, Kuranda

An assessment has been conducted against the MSES wildlife habitation terrain S.8.2.4 - Environmental Significance Overlay Code of the MSC Planning Scheme 2016, shown in Table 1 below.

Table 1: Assessment criteria for development within MSES wildlife habitat

Performance outcome	Acceptable outcomes	Applicability to site
PO5	AO5	No Critically Endangered, Endangered,
Development within a 'Wildlife habitat' area	No acceptable outcome is provided	Vulnerable or Near Threatened fauna
identified on the Environmental		species were recorded within the Project
Significance Overlay Maps (OM-004a-o):		footprint. owever, it is possible they may
(a) protects and enhances the habitat of		utilise the resources and habitat within the
Endangered, Vulnerable and Near		site, though for many species this is likely
Threatened (EVNT) species and local species		to be in a transitory manner.
of significance;		
(b) incorporates siting and design measures		There are no unique ecological values
to protect and retain identified ecological		within the Project footprint that are not
values and underlying ecosystem processes		present in larger extent in the surrounding
within or adjacent to the development		landscape and there are no specific
site;		connectivity values given the Project
(c) maintains or enhances wildlife		footprint is part of a large, contiguous
interconnectivity at a local and		habitat areas.
regional scale; and		
(d) mitigates the impact of other forms of		Mitigation measures to minimise potential
potential disturbance (such as		impacts include, avoiding clearing between
presence of vehicles, pedestrian use,		October-November to avoid potential
increased exposure to domestic		impacts to the flute nosed bat (Murina
animals, noise, and lighting impacts)		florium), where practicable completing
to protect critical life stage ecological		works within the dry season months (May-
processes (such as feeding, breeding		August) to minimise impacts to migratory
or roosting).		birds, completing pre-construction habitat
		assessment (where an animal breeding
		place is identified an SMP will be prepared
		prior to works commencing), having a
		spotter-catcher present during clearing
		activities (if during works an animal
		breeding place is identified, works will
		cease until an SMP is received),
		demarcating the clearing area to avoid
		inadvertent clearing and restricting
		construction hours between 7am-5pm to
		reduce the impacts of noise on wildlife.
		Project can comply with PO5.

Results from the assessment demonstrate the performance outcome relating to the MSES wildlife habitation be achieved where appropriate mitigation measures are implemented (refer Northern Ecology, 2023).

REFERENCES

Northern Ecology (2023) *Ecological Assessment Report: Lot 8 on Plan RP861072, Kuranda.* Consultant report prepared for Clayton Crowe, 10th October 2023.