

Our Ref: R6-23

8 March 2024

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

Attention: Planning Department

Dear Sir/Madam,

DEVELOPMENT APPLICATION SEEKING A DEVELOPMENT PERMIT RECONFIGURE A LOT – BOUNDARY REALIGNMENT SITUATED AT 538 CHEWKO ROAD, MAREEBA FORMALLY DESCRIBED AS LOT 44 & 47 ON SP217444

We act on behalf of our client, N. Menniti in preparing and submitting the following development application which seeks a Development Permit to Reconfigure the subject allotment under the *Planning Act 2016* located at 538 Chweko Road, Mareeba to facilitate the proposed boundary realignment of the subject allotments.

The subject properties cover a combined total of 67.13 hectares, with both allotments fronting onto Chewko Road for approximately 530 metres. Currently lot 44 contains all of the improvements on the site, with the existing dwelling and all the associated outbuildings that are utilised as part of the very small farming operations conducted lot 44. Lot 47 on the other hand is void of any structures, where the intent of this proposal being to secure buffers avoid any impacts from potential spray drift if lot 44 was to plant trees in the southern pocket.

By way of this development application, the applicant is seeking specific approval to undertake the development as detailed within the attached planning report and approval of the plans. The report will include a complete assessment of the proposed development against the relevant assessment benchmarks within the Mareeba Shire Planning Scheme 2016.

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

Yours faithfully,

Ramon Samanes Director, U&i Town Plan Bachelor of Applied Science, Majoring in Environmental and Urban Planning



PLANNING REPORT

DEVELOPMENT APPLICATION FOR RECONFIGURATION OF A LOT – BOUNDARY REALIGNMENT

PROJECT LOCATION:

SITUATED AT 538 CHEWKO ROAD, MAREEBA FORMALLY DESCRIBED AS LOT 44 & 47 ON SP217444

Prepared by Ramon Samanes DIRECTOR, U&I TOWN PLAN



TABLE OF CONTENTS

1.0	EXECUTIVE SUMMARY				
2.0	SITE	3			
3.0	DEVE	ELOPMEN	IT PROPOSAL	5	
4.0	DEVE	ELOPMEN	IT APPLICATION DETAILS	6	
5.0	PLAN	INING JU.	STIFICATION	6	
	5.1	Assess	ment Benchmarks	7	
		5.1.1	Rural Zone Code	7	
		5.1.2	Reconfiguration of a Lot Code	9	
		5.1.3	Landscape Code	12	
		5.1.4	Parking and Access Code	12	
		5.1.5	Works, Services and Infrastructure Code	12	
		5.1.6	Agricultural Land Overlay Code	12	
		5.1.7	Bushfire Hazard Overlay Code	12	
		5.1.8	Environmental Significance Overlay Code	13	
		5.1.9	Flood Hazard Overlay Code	14	
	5.2	State D	Development Assessment Provisions	16	
		5.2.1	Clearing Native Vegetation	16	
	5.3	Far No	orth Regional Plan 2009-2031	16	

6.0 CONCLUSION

16

APPENDICIES

Appendix 1: DA Form 1 – Development Application Details Appendix 2: Owner's Consent Appendix 3: Development Plans Appendix 4: Landline Consulting – Suitability Assessment



Assessment Manager:	MAREEBA SHIRE COUNCIL, PLANNING DEPARTMENT	
DEVELOPMENT TYPE:	DEVELOPMENT PERMIT – RECONFIGURATION OF A LOT (IMPACT ASSESSABLE)	
PROPOSED WORKS:	BOUNDARY REALIGNMENT	
REAL PROPERTY DESCRIPTION:	LOT 44 & 47 ON SP217444	
LOCATION:	538 CHEWKO ROAD, MAREEBA	
ZONE:	RURAL ZONE	
Applicant:	N. MENNITI C/- U&I TOWN PLAN	
Assessment Criteria:	RECONFIGURATION OF A LOT (CODE ASSESSABLE)	
REFERRAL AGENCIES:	NO REFERRAL AGENCY.	
STATE PLANNING:	THE PROPOSAL DOES NOT TRIGGER ASSESSMENT AGAINST THE STATE DEVELOPMENT ASSESSMENT PROVISIONS.	

IMPORTANT NOTE

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

This Report has been prepared for N. Menniti for the sole purpose of making a Development Application seeking a Development Permit for Reconfiguration of a Lot on land at 538 Chewko Road, Mareeba (over Lot 44 & 47 on SP217444) for the purpose of a boundary realignment. This report is strictly limited to the purpose, and facts and circumstances stated within. It is not to be utilised for any other purpose, use, matter or application.

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

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

U&i Town Plan is not aware of any particular fact or circumstance, which would render these assumptions incorrect, as at the date of preparation of the Report.

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



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 110 ACN: 603 029 107 ABN: 40 603 029 107

1.0 EXECUTIVE SUMMARY

This development application is seeking a development permit to Reconfigure the allotments under the *Planning Act 2016* at 538 Chewko Road, Mareeba to facilitate the realignment of the boundary between Lot 44 & Lot 47 on SP217444. By way of this development application, the applicant is seeking specific approval to undertake the development as detailed in this planning report and approval of the plans.

The conclusion of this report is that all the requirements set by the assessment criteria can be met and that the strategic level policy outcomes sought by the planning scheme and any applicable State planning instruments can be achieved. It is the opinion of the applicant that once all the policy requirements have been considered by assessing authorities and equitably balanced with the site constraints and benefits of the proposal; the assessment process established under the Planning Act will result in the approval of this development application and the issuing of a development permit subject to conditions. This opinion is based on the level of strategic and analytical justification provided in support of the proposal and the decision-making requirements imposed on regulatory authorities under the Planning Act.

2.0 SITE DESCRIPTION

The subject land is described as Lot 44 & Lot 47 on SP217444, located at 538 Chewko Road, Mareeba. The subject properties cover a combined total of 67.13 hectares, with both allotments fronting onto Chewko Road for approximately 530 metres. The property is located approximately 6km from the CBD of Mareeba and is surrounded by mix of lot sizes within the rural zone.



Figure 1: Aerial View of the Subject Land (© The State of Queensland, all rights reserved, 2019.)



A site summary is provided below:

Street address:	538 Chewko Road, Mareeba	
Real property description:	Lot 44 & 47 on SP217444	
Local government area	Mareeba Shire Council	
Tenure:	Freehold	
Site area:	Lot 44: 65.13 hectares	
	Lot 47: 2 hectares	
Zone:	Rural zone	
Current use:	Lot 44: Lychees Orchid & vegetable farm, limited by access to water	
	Lot 47: Vacant	
Road frontage:	Chewko Road	
Adjacent uses:	Surrounding Rural properties	
Topography / Vegetation:	The site appears to fall from Turkey Hill away towards the Granite Creek &	
	Chewko Road. The site is predominantly cleared, with riparian vegetation along	
	creek, with sections of the foothills for Turkey hill still slightly vegetated.	
Easements:	No easements relevant to either lot 44 or 47.	



Figure 2: Site Locality (© The State of Queensland, all rights reserved, 2023.)



3.0 DEVELOPMENT PROPOSAL

This development application is seeking a development permit to Reconfigure the allotments under the *Planning Act 2016* at 538 Chewko Road, Mareeba to facilitate the realignment of the boundary between Lot 44 7 Lot 47. Currently lot 44 contains all of the improvements on the site, with the existing dwelling and all the associated outbuildings that are utilised as part of the very small farming operations conducted lot 44. Lot 47 on the other hand is void of any structures, where the intent of this proposal being to secure buffers to avoid any potential impacts from spray drift if lot 44 was to plant trees in the southern pocket. With the south-easterly trade winds securing this section of land south of lot 47, provides a better outcome for lots 44 and 47 in the future in managing and avoiding any impacts from dust, spray drift or noise.

By way of this development application, the applicant is seeking specific approval to undertake the development as detailed in this planning report and approval of the plans.



Figure 3: Extract from Development Plans (Prepared by U&i Town Plan.)

See Appendix 3: Development Plans for further detail.



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 110 ACN: 603 029 107 ABN: 40 603 029 107

3.1 Development Definition

The proposal is described as a "Reconfiguration of a Lot" under the Planning Act and planning scheme. The proposal is defined under the Planning Act as follows:

reconfiguring a lot means-

- (a) creating lots by subdividing another lot; or
- (b) amalgamating 2 or more lots; or
- (c) rearranging the boundaries of a lot by registering a plan of subdivision under the Land Act or Land Title Act; or
- (d) dividing land into parts by agreement rendering different parts of a lot immediately available for separate disposition or separate occupation, other than by an agreement that is—
 - (i) a lease for a term, including renewal options, not exceeding 10 years; or
 - (ii) an agreement for the exclusive use of part of the common property for a community titles scheme under the Body Corporate and Community Management Act 1997 ; or
- (e) creating an easement giving access to a lot from a constructed road.

3.2 Boundary Realignment

Currently lot 44 contains all of the improvements on the site, with the existing dwelling and all the associated outbuildings that are utilised as part of the very small farming operations conducted lot 44. Lot 47 on the other hand is void of any structures, where the intent of this proposal being to secure buffers to avoid any potential impacts from spray drift if lot 44 was to plant trees in the southern pocket. With the south-easterly trade winds securing this section of land south of lot 47, provides a better outcome for lots 44 and 47 in the future in managing and avoiding any impacts from dust, spray drift or noise.

The proposed reconfiguration will result in the following allotment sizes:

- Proposed Lot 44 63.53 hectares; and
- Proposed Lot 47 3.6ha

4.0 DEVELOPMENT APPLICATION DETAILS

This code assessable development application seeks a development permit to Reconfigure the Lots under the *Planning Act 2016* to facilitate the realignment of the boundary between Lot 10 and Lot 145, as well as the creation of a new easements for access and water. By way of this development application, the applicant is seeking specific approval of the following development permit to authorise the subdivision of the allotments as detailed in this planning report.



5.0 PLANNING JUSTIFICATION

This development application is made in accordance with the requirements of the *Planning Act 2016* and is for the Reconfiguration of the lot at 538 Chewko Road, Mareeba to facilitate the realignment of the boundary between Lot 44 & Lot 47. The proposal is considered to satisfy the requirements set by the applicable assessment benchmarks from the planning scheme, specifically the Temporary Local Planning Instrument (TLPI) No.01 of 2019 – Subdivision in Rural Zone, Rural Zone Code and Reconfiguring a Lot Code.

5.1 Mareeba Shire Planning Scheme 2016

Given that the application is code assessable, the application is required to be assessed against only the relevant codes within the planning scheme where applicable to the development. In particular, the following sections of the planning scheme are considered relevant to this development:

- Rural Zone Code
- Reconfiguration of a Lot Code
- Landscape Code
- Parking and Access Code
- Works, Services and Infrastructure Code
- Bushfire Hazard Overlay Code
- Environmental Significance Overlay Code
- Flood Hazard Overlay Code

Accordingly, an assessment of the proposed development against the above listed codes has been completed. Where the requirements of an Acceptable Outcome were impractical or inappropriate to address, the Performance Outcome was addressed and satisfied. By satisfying the requirements of the Performance Outcomes, the overall "Purpose" of the code was inherently satisfied, as was the Strategic Framework for the planning scheme. In terms of the assessment documented in this report, should any part of the development not comply with any sections of the codes, the relevant sections will be adequately referenced and addressed in further detail to ensure compliance has been achieved.

5.1.1 Rural Zone Code

- The purpose of the Rural Zone Code is to:
 - a) Provide for rural uses including cropping, intensive horticulture, intensive animal industries, animal husbandry, animal keeping and other primary production activities;
 - b) Provide opportunities for non-rural uses that are compatible with agriculture, the environmental features, and landscape character of the rural area where the uses do not compromise the long-term use of the land for rural purposes;
 - *c) Protect or manage significant natural resources and processes to maintain the capacity for primary production.*



Mareeba Shire Council's purpose of the Rural zone code is to recognise the importance of primary
productions to the economy of the region and to maintain and strengthen the range of primary
industries which contribute to the rural economy.

The purpose of the Rural zone code is to:

- a) Recognise the diversity of rural uses that exists throughout the region;
- b) Protect the rural character of the region;
- c) Provide facilities for visitors and tourists that are accessible and offer unique experience;
- d) Protect the infrastructure of the Mareeba-Dimbulah Irrigation Scheme Area from development which may compromise long term use for primary production;
- e) Maintain distinct boundaries between the rural areas and the villages, towns and urban areas of the region;
- *f) Provide for a range of uses, compatible and associated with rural or ecological values including recreational pursuits and tourist activities;*
- g) Prevent adverse impacts of development on ecological values;
- h) Preserve land in large holdings; and
- *i)* Facilitate the protection of strategic corridors across the landscape which link remnant areas of intact habitat and transport corridors.

The purpose of the Rural zone code will be achieved through the following overall outcomes:

- (a) Areas for use for primary production are conserved and fragmentation below economically viable lot sizes is avoided;
- (b) The establishment of a wide range of rural pursuits is facilitated, including cropping, intensive horticulture, forestry, intensive animal industries, animal husbandry and animal keeping and other compatible primary production uses;
- (c) The establishment of extractive industries, mining and associated activities and alternative forms of energy generation is appropriate where environmental impacts and land use conflicts are minimised;
- (d) Uses that require isolation from urban areas as a consequence of their impacts such as noise or odour may be appropriate where land use conflicts are minimised;
- (e) Development is reflective of and responsive to the environmental constraints of the land;
- *(f) Residential and other development is appropriate only where directly associated with the rural nature of the zone;*
- (g) Low-impact tourism and recreation activities do not compromise the long-term use of the land for rural purposes;
- (h) The viability of both existing and future rural uses and activities is protected from the intrusion of incompatible uses;
- (i) Visual impacts of clearing, building, materials, access ways and other aspects of development are minimised or appropriately managed;
- (j) Adverse impacts of development both on-site and from adjoining areas are avoided and any impacts are minimised through location, design, operation and management; and
- (k) Natural features such as creeks, gullies, waterways, wetlands and bushland are retained, managed, enhanced and separated from adjacent development.



Statement of Compliance:

No new allotments are created as a result of this development. These provisions apply to new subdivisions to avoid any <u>new</u> or additional lots being created within the Rural Zone below 60ha. In this instance, the two (2) existing allotments that are the subject of this application result in lot 44 being over 60ha and lot 47 only 2ha in size. The shift in 2ha from 44 to 47 is to provide a better planning outcome to remove any impacts from spray drift and dust. The resulting lot sizes being itemised as follows:

- Proposed Lot 44 63.53 hectares; and
- Proposed Lot 47 3.6ha.

The purpose of this development remains to improve the overall productivity across the two (2) existing properties in accordance with the outcomes sought above in section 1.2.1.1 (1). To achieve this outcome the proposed realignment of the boundaries between <u>existing</u> Lots 44 and 47, is required secure buffers to avoid any potential impacts from spray drift if lot 44 was to plant trees in the southern pocket. With the south-easterly trade winds securing this section of land south of lot 47, provides a better outcome for lots 44 and 47 in the future in managing and avoiding any impacts from dust, spray drift or noise.

In concluding the proposed development has two (2) existing rural zone lots with existing infrastructure in place, which demonstrates that the proposed lots have been already able to accommodate all buildings and structures and works associated with the existing established rural uses across both sites, whilst containing suitable access from Chewko Road. By doing so, this development achieves the rural zone purpose outcomes in that the existing primary industry activities are protected and maintained as a result of this development. There will be no loss or direct impact in relation to production across properties as a result of this development.

5.1.2 Reconfiguring a Lot Code

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.

The purpose of the code will be achieved through the following overall outcomes:

- (a) Subdivision of land achieves the efficient use of land and the efficient provision of infrastructure and transport services;
- (b) Lots are of a suitable size and shape for the intended or potential use having regard to the purpose and overall outcomes of the relevant zone or precinct.
- (c) Subdivision of land creates lots with sufficient area and dimensions to accommodate the ultimate use, meet user requirements, protect environmental features and account for site constraints;
- (d) A range and mix of lot sizes is provided to facilitate a variety of industry and housing types;
- (e) Subdivision design incorporates a road network that provides connectivity and circulation for vehicles and provide safe and efficient access for pedestrians, cyclists and public transport;



- *(f)* Subdivision design provides opportunities for walking and cycling for recreation and as alternative methods of travel;
- (g) Subdivision of land provides and integrates a range of functional parkland, including local and district parks and open space links for the use and enjoyment of the residents of the locality and the shire;
- (h) Subdivision of land contributes to an open space network that achieves connectivity along riparian corridors and between areas with conservation values;
- (i) Subdivision within the Rural zone maintains rural landholdings in viable parcels;
- (j) Land in historical townships is not reconfigured to be used for urban purposes; and
- (k) Residential subdivision and greenfield development is designed to consider and respect:
 - (i) topography;
 - (ii) climate responsive design and solar orientation;
 - (iii) efficient and sustainable infrastructure provision;
 - (iv) environmental values;
 - (v) water sensitive urban design;
 - (vi) good quality agricultural land; and
 - (vii) the character and scale of surrounding development.

ASSESSMENT	BENCHMARKS
A332331112141	DENCIMINAN

Performance Outcomes	Acceptable Outcomes	Proposal Justification			
Area and frontage of Lots – Rural Zone					
PO1.1	A01.1 – N/A	Does not apply as the development application involves a boundary realignment. Satisfied.			
PO1.2	A01.2 – N/A	No new allotments are created as a result of this development. These provisions apply to new subdivisions to avoid any new or additional lots being created within the Rural Zone below 60ha. In this instance, the two (2) existing allotments that are the subject of this application result in lot 44 being over 60ha and lot 47 only 2ha in size. The shift in 2ha from 44 to 47 is to provide a better planning outcome to remove any impacts from spray drift and dust. The resulting lot sizes being itemised as follows: Proposed Lot 44 – 63.53 hectares; and Proposed Lot 47 – 3.6ha. The purpose of this development remains to improve the overall productivity across the two (2) existing properties in accordance with the outcomes sought above in section 1.2.1.1 (1). To achieve this outcome the proposed realignment of the boundaries between existing Lots 44 and 47, is required secure buffers to avoid any potential impacts from spray drift if lot 44 was to plant trees in the southern pocket. With the south-easterly trade winds securing this section of land south of lot 47, provides a better outcome for lots 44 and 47 in the future in managing and avoiding any impacts from dust, spray drift or noise.			



	A02.2	
PO2	A02.1	
Existing bui	ldings and easements	
		Satisfied.
PO1.6	P01.6	Satisfied. Existing accesses are already established for both allotments.
PO1.5	A01.5 – N/A	Not applicable.
PO1.4	AO1.4 – N/A	This application is not for a public reconfiguration purpose.
		Satisfied.
		Lastly Dr. Michael Gilberts assessment attached to this application provides clarity around farming viability of this area for farming/grazing. Accordingly the boundary realignment resolves boundary issues and ensures and potential impacts from dust and spray drift particularly from the south east trade winds, is removed completely.
		The purpose of this development remains to improve the overall productivity across the two (2) existing properties in accordance with the outcomes sought above in section 1.2.1.1 (1). To achieve this outcome the proposed realignment of the boundaries between existing Lots 44 and 47, is required secure buffers to avoid any potential impacts from spray drift if lot 44 was to plant trees in the southern pocket. With the south-easterly trade winds securing this section of land south of lot 47, provides a better outcome for lots 44 and 47 in the future in managing and avoiding any impacts from dust, spray drift or noise.
PO1.3	A01.3 – N/A	trade winds, is removed completely. Satisfied. No new allotments are created as a result of this development. These provisions apply to new subdivisions to avoid any new or additional lots being created within the Rural Zone below 60ha. In this instance, the two (2) existing allotments that are the subject of this application result in lot 44 being over 60ha and lot 47 only 2ha in size. The shift in 2ha from 44 to 47 is to provide a better planning outcome to remove any impacts from spray drift and dust. The resulting lot sizes being itemised as follows: Proposed Lot 44 – 63.53 hectares; and Proposed Lot 47 – 3.6ha.
		Lastly Dr. Michael Gilberts assessment attached to this application provides clarity around farming viability of this area for farming/grazing. Accordingly the boundary realignment resolves boundary issues and ensures and potential impacts from dust and spray drift particularly from the south east



PO3	AO3	The existing dwelling is located on proposed Lot 44 and will be contained within this allotment.		
		The reason for this boundary realignment is to protect the future dwelling on proposed lot 47, therefore complying with the performance outcomes.		
		Satisfied.		
Boundary I	Realignment	Juliyicul		
PO4	N/A	The proposed boundary realignment retains all existing infrastructure		
		services and connections for each property. The purpose for this approval is to ensure any potential impacts from dust and spray drift particularly from the south-eastern trade winds are removed completely.		
		Satisfied.		
Access and	road network			
PO5	N/A	Both		
		Satisfied.		
PO6	A06	Existing accesses are already established for both allotments.		
		Satisfied.		
P07	N/A	Not applicable.		
		Site is in the rural zone.		
Rear Lots				
PO8	A08.1	No rear lots proposed.		
		Satisfied.		
	A08.2	No rear lots proposed.		
		Satisfied.		
	A08.3	No rear lots proposed.		
	100 /	Satisfied.		
	A08.4	No rear lots proposed.		
		Satisfied.		
	A08.5	No rear lots proposed.		
		Satisfied.		
	A08.6	Not applicable.		
		Site is in the rural zone.		
	ention and commu			
PO9	N/A	The development is located in the Rural zone. This provision doesn't		
		particularly apply to this type of development within this zone and is more associated with residential lot developments within town.		
		Satisfied.		



Pedestrian	and cycle movem	ent network
PO10	N/A	The development is located in the Rural zone. This provision doesn't particularly apply to this type of development within this zone and is more associated with residential lot developments within town.
		Satisfied.
Public tran	sport network	
PO11	N/A	The development is located in the Rural zone. The Site does not include public transport corridor or future public transport.
		Satisfied.
	Subdivison	
PO12	N/A	The development is located in the Rural zone. The development is not creating a residential subdivision.
		Satisfied.
Rural resid	ential zone	
PO13	N/A	The development is located in the Rural zone. The development is seeking to create an additional lot adjacent to a pocket of seven (7) other rural lifestyle allotments.
		Satisfied.
Additional	provisions for gre	enfield development only
PO14	N/A	Not applicable
PO15	N/A	Not applicable
PO16	N/A	Not applicable
PO17	N/A	Not applicable
PO18	N/A	Not applicable
PO19	N/A	Not applicable
PO20	N/A	Not applicable

5.1.3 Landscaping Code

The proposed reconfiguration of a lot which is seeking approval for a boundary realignment and easement for water is located within the Rural Zone. As such this code is not considered applicable to this development.

5.1.4 Parking and Access Code

The proposed reconfiguration of a lot which is seeking approval for a boundary realignment and easement for water is located within the Rural Zone. As such, this code is not considered applicable to this development in terms of controlling parking demands and requirements as part of a reconfiguration of a lot. However, it is noted that the existing access crossovers from Chewko Road into both proposed allotments is considered to be consistent with the rural standards for access.



5.1.5 Works, Service and Infrastructure Code

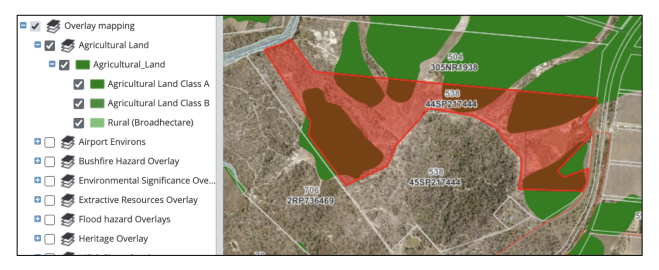
The proposed reconfiguration of a lot which is seeking approval for a boundary realignment is located within the Rural Zone, and as such limited services and infrastructure are required to be provided. As such, it is considered that the proposed Reconfiguration of a lot development achieves compliance with the outcomes sought to be achieved within Works, Services and Infrastructure Code.

5.1.6 Agricultural Land Overlay Code

The purpose of the Agricultural land overlay code is to protect or manage important agricultural areas, resources, and processes which contribute to the shire's capacity for primary production.

The purpose of the code will be achieved through the following overall outcomes:

- (a) The alienation, fragmentation or reduction in primary production potential of land within the 'Class A' area or 'Class B' area is avoided, except where:
 - (i) an overriding need exists for the development in terms of public benefit,
 - (ii) no suitable alternative site exists; and
 - (iii) the fragmentation or reduced production potential of agricultural land is minimised;
- (b) 'Class A' areas and 'Class B' areas continue to be used primarily for more intensive agricultural activities which utilise the land quality provided in these areas;
- (c) Grazing on very large land holdings is maintained as the dominant rural activity in the 'Broadhectare rural' area; and
- (d) Land with the 'Broadhectare rural' area is maintained in its current configuration.



Statement of Compliance:

As discussed in the meeting held on the 17th November 2023, we are of the opinion that given the limitations that exist on site in terms of soil types and access to water, that this immediate area is most likely in fact not Class A agricultural land. As such, shifting 1.6ha (2.4%) on an already 65.13ha lot will not



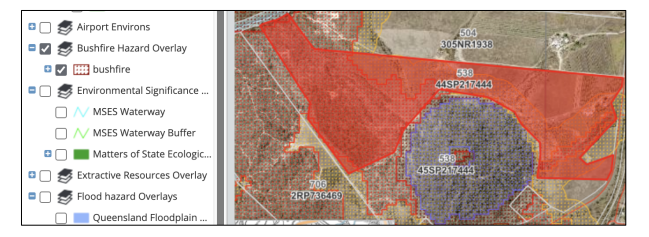
impact whatsoever on the viability of farming that property. It's seeming quite evident from the aerial mapping of the area, that this immediate area appears to fail to support commercially viable gazing or farming activities, which completely contradicts the assumptions made under the Agricultural Land Overlay Code. Accordingly, it would appear that it's not a coincidence as to why this farm and surrounding properties are being not farmed.

To provide sound reasoning and justification to support these statements, we commissioned Dr. Michael Gilbert from Landline Consulting to conduct an assessment on-site and provide a report on those findings. A copy of Dr. Michael Gilberts assessment is provided as an attachment to this document. The conclusion is that the proposed development achieves compliance with the relevant overlay code.

5.1.7 Bushfire Hazard Overlay Code

The purpose of the Bushfire hazard overlay code is to minimise the threat of bushfire to people and property. The purpose of the code will be achieved through the following overall outcomes:

- (a) Development in a Bushfire hazard area is compatible with the nature of the hazard;
- (b) The number of people and properties subject to bushfire hazards are minimised through appropriate building design and location;
- (c) Development does not result in a material increase in the extent, duration or severity of bushfire hazard; and
- (d) Appropriate infrastructure is available to emergency services in the event of a bushfire.



Statement of Compliance:

The site is mapped as containing areas of Potential Impact Buffer (100 metres), Medium and High Bushfire Hazard, which correlate with the areas on the site covered by natural bushland. Given the proposal simply involves the creation of realignment of the boundaries of two (2) properties in which the infrastructure is already established, renders any controls regarding fire hazard to be not applicable. The site has existing access to water that is currently available to be used for fire-fighting purposes. The appropriate water source contains sufficient access to water via an existing bore on both lots 44 & 47 available at any time



for Firefighting Supply and will be provided with the appropriate connections where required. Lot 47 which is predominantly where the changes are occurring is only within the 'potential' bushfire zone. Lastly, the properties are regularly maintained by the landowners to ensure no build-up of hazardous materials and that existing or proposed firebreaks are maintained. Accordingly, it is considered that this development achieves compliance with the outcomes sought under the Bushfire Hazard Overlay Code.

5.1.8 Environmental Significance Overlay Code

The purpose of the Environmental significance overlay code is to identify and protect matters of environmental significance, which include matters of state environmental significance (MSES) as defined under the state planning policy.

The Environmental significance overlay code ensures that:

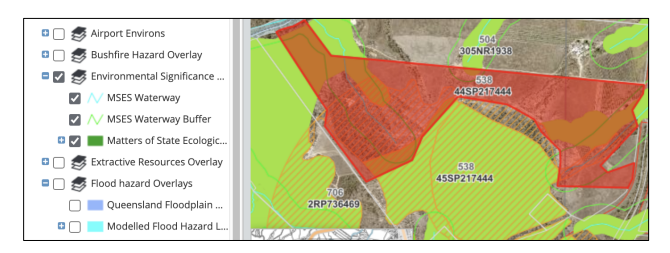
- (a) waterways and high ecological significance wetlands are protected and enhanced to maintain ecosystem services and hydrological processes and provide aquatic habitat for flora and fauna; and
- (b) the environmental values of regulated vegetation, wildlife habitat, protected areas and legally secured offset areas are protected and managed.

The purpose of the code will be achieved through the following overall outcomes:

- (a) the biodiversity values, ecosystem services and climate change resilience of areas of environmental significance are protected, managed, enhanced and rehabilitated;
- (b) the biodiversity values of protected areas and legally secured offset areas are protected from development unless overriding community need is demonstrated;
- (c) development is located, designed and managed to minimise the edge effects of development on areas of regulated vegetation and wildlife habitat;
- (d) areas of regulated vegetation and wildlife habitat are managed to minimise biodiversity losses;
- (e) development maintains, protects and enhances a regional network of vegetated corridors that assist in wildlife movement and contribute to the maintenance of habitat and biological diversity;
- (f) development is appropriately setback from waterways and high ecological significance wetlands to minimise direct and indirect impacts on water quality and biodiversity; and
- (g) riparian vegetation and vegetation associated with high ecological significance wetlands is protected and enhanced to improve water quality and natural ecosystem function.



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 110 ACN: 603 029 107 ABN: 40 603 029 107



Statement of Compliance:

The site is Mapped as containing areas of land considered regulated vegetation. The proposed changes fall well outside of these areas, and therefore no referral or further assessment is required. The areas of importance correlate with the areas on the property that are covered by natural bushland, which are not impacted in anyway with the realignment of the boundaries. Accordingly, the outcomes sought within this code are considered to be achieved as a consequence and no further assessment of this development is required against the Environmental Significance Overlay Code.

5.1.9 Flood Hazard Overlay Code

The purpose of the Flood hazard overlay code is to manage development outcomes in flood hazard areas identified on the Flood hazard overlay maps (OM-006ao) so that risk to life, property, community and the environment during flood events is minimised, and to ensure that development does not increase the potential for flood damage on site or to other property.

The purpose of the code will be achieved through the following overall outcomes:

- (a) Development in the 'Extreme flood hazard area':
 - *i.* maintains and enhances the hydrological function of the land;
 - *ii.* does not involve filling (earthworks) or changes to existing landform or drainage lines that results in a loss of the flood conveyance and flood storage capacity of the land;
 - iii. is limited to:
 - A. flood proofed Sport and recreation activities;
 - B. Rural activities where for Animal husbandry, Cropping or Permanent plantation;
 - C. flood proofed Utility installations, Substations or Major electricity infrastructure;
 - D. conservation and natural area management; and
 - E. replacement of existing lawful development, including Accommodation activities where habitable rooms are elevated above the defined flood level and include freeboard.



Where there is no increase to the number of persons at risk of flood and where development reduces existing or potential risks to life and property.

- (b) Development in the 'High flood hazard area':
 - *i.* maintains the hydrological function of the land;
 - *ii.* does not involve filling (earthworks) or changes to the existing landform or drainage lines that results in a loss of the flood conveyance and flood storage capacity of the land;
 - iii. is limited to:
 - A. flood proofed Sport and recreation activities and Club uses;
 - B. Non-resident workforce accommodation, Relocatable home park, Resort complex, Rooming accommodation, Short term accommodation and Tourist park uses where these uses comprise permanent on-site management and a flood evacuation management plan ensures the health and safety of persons during a flood event;
 - C. a Dwelling house only where the lot existed or had a lawful reconfiguring a lot approval at the commencement of the planning scheme and the land is included in a Residential zone or the Centre zone or where for minor intensification of existing Dwelling houses;
 - D. Rural activities where for Animal husbandry, Cropping or Permanent plantation;
 - E. Industrial activities and Commercial activities where it is accepted development that flood damage is incurred as an operational cost and where flood sensitive elements of the development or use are elevated above the defined flood level, including freeboard;
 - *F. flood proofed Utility installations, Substations or Major electricity infrastructure;*
 - G. conservation and natural area management; and
 - H. replacement of existing lawful development; Where there is no increase to the number of persons at risk of flood and where development reduces existing or potential risks to life and property.
 - iv. protects surrounding land and land uses from increased flood hazard impacts;
 - v. elevates habitable rooms for all accommodation activities (including where for minor building work) above the defined flood level, including freeboard.
- (c) Development in the 'Significant flood hazard area':
 - *i. minimises risk to life and property from flood events;*
 - *ii. involves changes to the existing landform and drainage lines in this area only where detrimental impacts to the flood hazard risk of surrounding areas is avoided;*
 - *iii. is limited to:*
 - A. Sport and recreation activities;
 - B. Industrial activities and Commercial activities where it is accepted development that flood damage is incurred as an operational cost and where flood sensitive elements of the development or use are elevated above the defined flood level, including freeboard;
 - C. Rural activities;



- D. Accommodation activities, excluding Residential care facility and Retirement facility;
- E. flood proofed Community activities, excluding Child care centre, Hospital and Community use where a flood emergency evacuation plan ensures the safety of people during a flood event;
- *F. flood proofed Utility installations, Substations or Major electricity infrastructure;*
- G. conservation and natural area management;
- *iv.* locates habitable rooms for all accommodation activities above the defined flood level, including freeboard; and
- v. locates the minimum floor level for all buildings other than accommodation activities, industrial activities and business activities above the defined flood level.
- (d) Development in the 'Low flood hazard area':
 - *i. minimises risk to life and property from flood events;*
 - *ii.* locates habitable rooms for all Accommodation activities above the defined flood level, including freeboard; and
 - *iii. locates the minimum floor level for all buildings other than Accommodation activities above the defined flood level, including freeboard.*
- (e) Development in the 'Potential flood hazard area':
 - *i.* maintains the safety of people on the development site from flood events and minimises the potential damage from flooding to property;
 - *ii.* does not result in adverse impacts on people's safety, the environment or the capacity to use land within the floodplain;
 - *iii.* locates habitable rooms for all Accommodation activities above a 1% Annual Exceedance Probability (AEP), including freeboard; and
 - *iv. locates the minimum floor level for all building work other than Accommodation activities above the 1% AEP flood level, including freeboard.*





Statement of Compliance:

The site is mapped within the Potential Flood Level Hazard Area along Granite Creek. As noted previously, the proposal simply involves the creation of realignment of the boundaries of two (2) properties in which the infrastructure is already established, of which all sit outside the flood hazard area. Nevertheless, in terms of any potential impacts on proposed lot 44 and lot 47, it is anticipated that any future structures proposed to be built on these properties will be adequately positioned to ensure they immune from flooding and will be subject to any requirements for immunity at the time of building works applications and approvals. It is considered that the proposed creation of new access easements complies with the Flood Hazard Overlay Code requirements and no further assessment is required.

5.2 State Development Assessment Provisions

The State Development Assessment Provisions (SDAP) set out the matters of interest to the state for development assessment. The SDAP identifies the matters of interest – where relevant they have been addressed by heading in this section. Where the State is a referral agency for a development application under the provisions, the state code applies.

In this instance, the proposed development does not trigger referral and therefore assessment against the SDAP codes is not required.

5.3 Far North Regional Plan 2009-2031

The site is located within the 'Regional Landscape and Rural Production Area Regional Land Use Category of the Far North Queensland 2009-2031. The Minister has identified that the planning scheme, specifically the Strategic Framework, appropriately advances the FNQRP 2009- 2031. Hence, compliance with the FNQRP is demonstrated through the compliance with the Planning Scheme (refer to this report and attachments for demonstration of this compliance).

6.0 CONCLUSION

It is considered that the proposed development being a Reconfiguration of a Lot – Boundary Realignment and Easement (water) over land described as Lot 10 and Lot 145 on SP163445 is appropriately designed to comply with the planning scheme requirements. In particular, the proposed development:

- Achieves compliance with the Performance Outcomes relating to the realignment of the boundary and easement creation;
- Achieves compliance with the Performance Outcomes, Purposes and the Intent of the Reconfiguring a Lot Code for land included in the Rural Zone;
- Satisfies compliance with the relevant applicable mapped Overlays;



• Does not conflict with the Far North Queensland Regional Plan 2009 – 2031, in particular the Rural Production Area Regional Land Use Category.

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

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

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

Ramon Samanes Director, U&i Town Plan Bachelor of Applied Science, Majoring in Environmental and Urban Planning



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 410 ACN: 603 029 107 ABN: 40 603 029 107

APPENDIX 1: DA FORM 1 – DEVELOPMENT APPLICATION DETAILS

DA Form 1 – Development application details

Approved form (version 1.2 effective 7 February 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)	N. Menniti c/- U&i Town Plan
Contact name (only applicable for companies)	Ramon Samanes
Postal address (P.O. Box or street address)	PO Box 524
Suburb	Mareeba
State	QLD
Postcode	4880
Country	Australia
Contact number	0411344110
Email address (non-mandatory)	Ramon@uitownplan.com.au
Mobile number (non-mandatory)	0411344110
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	R6-23

PART 1 – APPLICANT DETAILS

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

~ · ·

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) Street address and lot on plan									
 3.1) Street address and lot on plan Street address AND lot on plan (all lots must be listed), or Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed). 									
	Unit No.	Street No.	Street Name and		Suburb				
,		538	Chewko Road		Mareeba				
a)	Postcode	Lot No.	Plan Type and Number (e.g. RP, SP)		Local Government Area(s)				
	4880	44 & 47 on	SP217444		Mareeba Shire Council				
	Unit No.	Street No.	Street Name and	Туре	Suburb				
L)									
b)	Postcode	Lot No.	Plan Type and N	umber (e.g. RP, SP)	Local Government Area(s)				
	Unit No.	Street No.	Street Name and	Туре	Suburb				
c)	Postcode	Lot No.	Plan Type and N	umber (e.g. RP, SP)	Local Government Area(s)				
				ent in remote areas, over part of a	a lot or in water not adjoining or adjacent to land				
		lging in Moreton I If coordinates in a							
Co	ordinates of	premises by I	ongitude and latitu	de					
			Local Government Area(s) (if applicable)						
				WGS84					
				GDA94	_				
				Other:					
	ordinates of	· · · · ·	easting and northin	g					
Eastin	g(s)	Northing(s)	Zone Ref.	Datum	Local Government Area(s) (if applicable)				
			54	WGS84					
				GDA94					
56 Other:									
	dditional pre			we are the area lightly and the all					
Additional premises are relevant to this development application and the details of these premises have been attached in a schedule to this development application									
Not required									
4) Identify any of the following that apply to the premises and provide any relevant details									
		5	In or adjacent to a water body or watercourse or in or above an aquifer						
🗌 In d			y or watercourse o	r in or above an aquifer					
Name	or adjacent t of water boo	o a water bod dy, watercours	se or aquifer:						
Name	or adjacent t of water boo	o a water bod dy, watercours	-						

Name of port authority for the lot:

In a tidal area

Name of local government for the tidal area (if applicable):				
Name of port authority for tidal area (if applicable):				
On airport land under the Airport Assets (Restructuring	and Disposal) Act 2008			
Name of airport:				
Listed on the Environmental Management Register (EN	IR) 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 first development aspect						
a) What is the type of development? (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 assess	sment?					
Code assessment	Impact assessment (requir	res public notification)				
d) Provide a brief description lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit dv	velling, reconfiguration of 1 lot into 3			
Boundary Realignment						
e) Relevant plans Note: Relevant plans are required to <u>Relevant plans.</u>	o be submitted for all aspects of this o	development application. For further i	nformation, see <u>DA Forms guide:</u>			
\boxtimes Relevant plans of the prop	posed development are attach	ned to the development applic	ation			
6.2) Provide details about the second development aspect						
a) What is the type of develo	a) What is the type of development? (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 assess	sment?					
Code assessment 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 lots):						
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide:</u> <u>Relevant plans.</u>						
Relevant plans of the proposed development are attached to the development application						

6.3) Additional aspects of development

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
 Not required

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	Xes – 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 (if applicable)	Gross floor area (m ²)			
			(if applicable)			
8.2) Does the proposed use involve the use of existing buildings on the premises?						
Yes						
No						

Division 2 – Reconfiguring a lot

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?				
Two (2) Allotments				
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 (<i>complete 13</i>))			

10) Subdivision					
10.1) For this development, how many lots are being created and what is the intended use of those lots:					
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:	
Number of lots created					
10.2) Will the subdivision be staged?					
Yes – provide additional details below					
□ No					
How many stages will the works include?					
What stage(s) will this development application 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 and proposed areas for each lot comprising the premises?					
Current lot Proposed lot					
Lot on plan description	Area (m ²)	Lot on plan description	Area (m ²)		
Lot 47 on SP217444	2ha	Lot 47	~3.6ha		
Lot 44 on SP217444	65.13ha	Lot 44	~63.53ha		
12.2) What is the reason for the boundary realignment?					

To separate the two (2) dwellings on site so that each allotment has its own dwelling and shed on each allotment.

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 nee	cessary to facilitate the creation of n	ew lots? (e.g. subdivision)			
Yes – specify number of new	lots:				
□ No					
14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)					
\$					

PART 4 – ASSESSMENT MANAGER DETAILS

15) 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
C 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)

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

Heritage places – Local heritage places

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 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 dev	elopment applications or currer	nt approvals? (e.g. a preliminary app	roval)
☐ Yes – provide details below or ⊠ No	r include details in a schedule to	o this development application	
List of approval/development application references	Reference number	Date	Assessment manager
Approval Development application			
Approval Development application			

21) Has the portable long servi operational work)	ice leave levy been paid? (only applicable to	o development applications involving building work or
Yes – a copy of the receipted	ed QLeave form is attached to this develo	opment application
assessment manager decid give a development approv	les the development application. I ackno	vice leave levy has been paid before the wledge that the assessment manager may able long service leave levy has been paid 0,000 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?

 \Box Yes – show cause or enforcement notice is attached \boxtimes 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?

	nent (form ESR/2015/1791) fo ment application, and details a		
No			
	tal authority can be found by searching to operate. See <u>www.business.qld.gov</u>		ו at <u>www.qld.gov.au</u> . An ERA
Proposed ERA number:		Proposed ERA threshold:	
Proposed ERA name:			
Multiple ERAs are applicat this development application	ble to this development application.	ation and the details have be	en attached in a schedule to
Hazardous chemical facilitie	es		
23.2) Is this development app	plication for a hazardous cher	nical facility?	
Yes – Form 69: Notification application	n of a facility exceeding 10% o	of schedule 15 threshold is at	tached to this development
🖂 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 https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note : The environmental offset section of the Queensland Government's website can be accessed at <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> ?
 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 <u>www.dnrme.gld.gov.au</u> for further information.
DA templates are available from <u>https://planning.dsdmip.qld.gov.au/</u> . If the development application involves:
 Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2
Taking overland flow water: complete DA Form 1 Template 3.
Waterway barrier works
23.7) Does this application involve waterway barrier works?
 Yes – the relevant template is completed and attached to this development application No
DA templates are available from <u>https://planning.dsdmip.qld.gov.au/</u> . 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

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

PART 8 – CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 <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 DA Form 2 –	Yes
Building work details have been completed and attached to this development application	☐ Tes ☑ 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> <u>Forms Guide: Planning Report Template</u> .	⊠ Yes
Relevant plans of the development are attached to this development application Note : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ⊠ Not applicable

25) Applicant declaration

By making this development application, I declare that all information in this development application is true and correct

Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the *Electronic Transactions Act 2001*

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

Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website.

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

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

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

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

Date received:	Reference numb	per(s):
Notification of eng	gagement of alternative assessment man	ager
Prescribed asses	sment manager	
Name of chosen a	assessment manager	
Date chosen asse	essment manager engaged	
Contact number of	of chosen assessment manager	
Relevant licence i manager	number(s) of chosen assessment	

QLeave notification and pays Note: For completion by assessment			
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		



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 410 ACN: 603 029 107 ABN: 40 603 029 107

APPENDIX 2: OWNER'S CONSENT

1|Page



	LETED AND RET	Reconfiguring a L	ot – Boundary Realignment
PROJE	A STATE OF THE OWNER AND A STATE OF	538 Chewko Rd, Mareeba (Lot 44 & 47 on SP217444)	
PROJECT A	DDRESS:	538 Chewro rtd, ma	
			(enter client name)
client Details			(primary contact)
Client:	NATAL	E MENNITI	(enter invoice address)
Invoice	POBr	X 52H MAR	EEBA 4880
Address:	LIC BO	A officiation	(enter client phone)
Phone:	PH17	790598	CALL IN ALL AND A REAL AND A
Email:	DATO	MENNITI @ 9M	IAIL . COM
1.12.6.19			
ndowner Det	tails		(enter landowner name/a
andowner Name/s:	MENNI	TI ENTERPRISE	ES (LOT 44) MEN
X	ROSS.	MENNITI	(oner address
ddress:	-38CH	EWKORD	MARFEBA LOT 2
Il Owners	11. 11	A THE	
3	N- Meni	· V.	landowners Patho

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

Signed:

NATALE MENNITI 20-9-23

Name: Date:

Please complete, sign and return to: ramon@uitownplan.com.au. Along with a copy of the receipt of payment of selected fees.



R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 410 ACN: 603 029 107 ABN: 40 603 029 107

APPENDIX 3: DEVELOPMENT PLANS

Proposed Subdivision - Boundary Realignment

538 Chewko Road, Mareeba (LOT 44 & 47 ON SP217444) Plan#1.0, dated 16.10.23, prepared by U... 17°1'53"S 145°22'44"F 17°1'53"S 145°23'6"E



17°2'13"S 145°22'44"E

A product of (Queensland Globe



Includes material $\ensuremath{\mathbb{S}}$ State of Queensland 2023. You are responsible for ensuring that the map is suitable for your purposes. The State of Queensland makes no representation or warranties in relation to the map contents and disclaims all liability.

If imagery is displayed, imagery includes material ${\rm \odot}$ CNES reproduced under license from Airbus DS, all rights reserved ${}^{\odot}$ 21AT ${}^{\odot}$ Earth-i, all rights reserved, ${}^{\odot}$ Planet Labs PBC, 2023

Document Set ID: 4335886 Version: 1, Version Date: 08/03/2024 Legend located on next page

100 metres Scale: 1:3396

Printed at: A4 Print date: 16/10/2023 Not suitable for accurate measurement

Projection: Web Mercator EPSG 102100 (3857)

For more information, visit https://qldglobe.information.qld.gov.au/help-info/Contact-us.html





R&A Samanes Pty Ltd t/a U&i Town Plan ramon@uitownplan.com.au Phone: 0411 344 410 ACN: 603 029 107 ABN: 40 603 029 107

APPENDIX 4: LANDLINE CONSULTING ASSESSMENT

29 February 2024

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

Attention: Planning Department

Proposed Reconfiguration of Lot – Boundary Realignment, 538 Chewko Road, Mareeba. Application No. RAL/23/0014

Real Property Description: Lot 44 & 47 on SP217444

On 28 February 2024 I was asked to inspect a proposed boundary realignment on Chewko Road, Mareeba, owned by Nat Menniti and his brother. In approximately 2008, they subdivided a 2-hectare block from the main property of 65.13 ha, leaving a residual 63.13 ha main property (shown in Map 1).

The proposal is to realign the boundary of the 2-ha lot and expand it to 3.6ha by removing a 'awkward' area that is difficult to manage in a farming situation. On 28 February 2024 I inspected the property, and particularly the proposed realignment area, which is used for cattle grazing, though it is a paddock of weeds. The area receives sub-surface flow from the nearby Turkey Hill. Surface soils are sandy red with clay at shallow depth and the surrounding vegetation is a mix of *Corymbia* species, *Melaleuca* and *Pandanus*, reflecting poor soil internal drainage. Images shown the country associated with the proposed realignment.

Parts of the main property grow Lychee with irrigation from a dam and a bore, though imagery shows considerable variation in the productivity of the lychee area immediately to the north of the house, possibly due to shallow soils. The properties are located on the foot-slopes of Turkey Hill and the soils will inevitably be shallow and of variable depth. Based on these various site characteristics, I consider that this is the reason why sections of Lots 44 & 47 and surrounding allotments within the area were not farmed.

I consider that the 1.6 ha area that would be excised from the main property by the realignment will not have a material impact on the overall productivity of Lot 44. The excised area would potentially carry one adult-equivalent steer, though less given the poor productivity of the current pasture. The area potentially could be used for cropping in the future though it is in a tight area where farming operations would generate impacts from dust and spray drift onto existing lot 47.

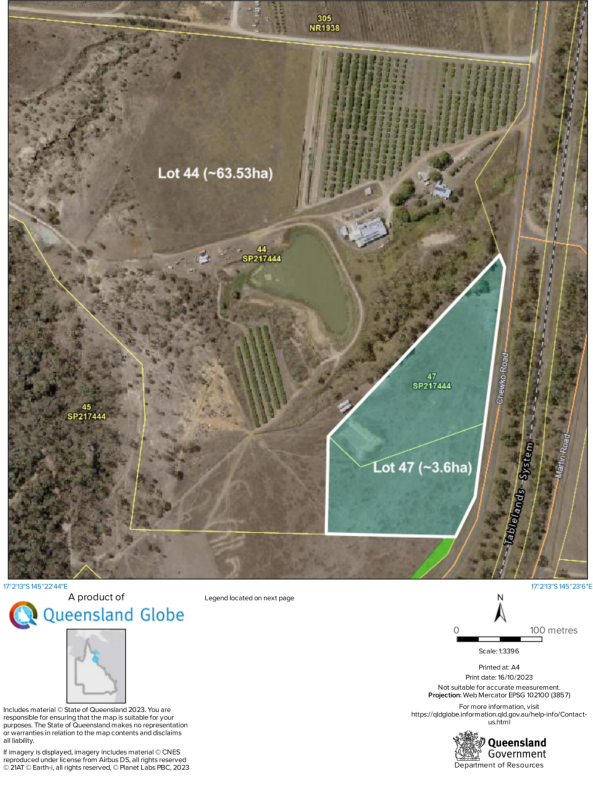
A CV is attached.

Mill Ctit

Dr Mike Gilbert Landline Consulting

Proposed Subdivision - Boundary Realignment

538 Chewko Road, Mareeba (LOT 44 & 47 ON SP217444) Plan#1.0, dated 16.10.23, prepared by U... 17/153/5145/2244'E



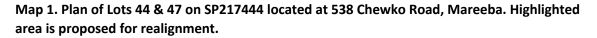




Image 1. Image of Lot 47 and the proposed realignment boundary.



Image 2. Image of Lot 47 and the proposed realignment boundary, close to barn.



Image 3. Image of Lot 47 at corner peg with Lot 44.

LANDLINE CONSULTING - CAPABILITIES

Landline Consulting is a consultancy specializing in environmental, natural resource and agricultural areas associated with mining, but has research and extension experience with pastures and crops in Australia.

We are based on the Atherton Tablelands in north Queensland and our experienced staff have lived and worked in the region for the past 40 years, with an intimate knowledge of the benefits and use of fertilizers for pastures and crops in Australia, Papua New Guinea and Southeast Asia.

The Project Manager is Dr Mike Gilbert, Principal Environmental Scientist with Australian and international experience as an environmental and agricultural consultant, as Principal Regional Environmental Officer with the Department of Mines and Energy, North Queensland, and 25 years' experience in Queensland region with the Department of Primary Industries and CSIRO. He has authored or co-authored some 80 scientific publications associated with soil fertility and plant nutrition and has practical experience in providing pasture and crop nutrition advice to farmers, agricultural and mining companies in Australia, Papua New Guinea and Oman.

Mike has undertaken agricultural land suitability assessments for farming properties in the Mt Surprise area and the Sunshine Coast and for mining companies as part of the Environmental Impact Assessment process.

Mike has a B. Applied Science (UQ Gatton), M. Agric Science (UQ) and PhD in Soil Science & Plant Nutrition (UWA).

Neil Bryde is a senior scientist with 20 years' experience in assessing land suitability, and monitoring fauna, soils and vegetation with the Department of Primary Industries and Dept of Natural Resources in Queensland (22 years). He has a B. Applied Science (JCU).

Kevin Shaw is a senior consultant with 40 years' experience in the Queensland Department of Primary Industries and for 10 years collaborated with Mike Gilbert in conducting fertility trials throughout in north Queensland. He has a wealth of experience in extension activities with primary producers. Kevan has a Diploma in Agriculture from the Queensland Agricultural College, Gatton.

CONTACT DETAILS: Dr Mike Gilbert, LANDLINE CONSULTING office, RN14 Marnane Road (PO Box 523) Tolga QLD 4882, Australia. Mobile: 0407 955 496. Email: mgilbert@landlineconsulting.com