Your Ref:

Our Ref: F24/12

06 May, 2024

Chief Executive Officer Mareeba Shire Council PO Box 154 MAREEBA QLD 4880



Attention: Carl Ewin Regional Planning Group

Dear Sir,

RE: QUARANTINED ASSESSMENT AGAINST RELEVANT CODES FOR ACCEPTED DEVELOPMENT SUBJECT TO REQUIREMENTS – HOME-BASED BUSINESS (BED AND BREAKFAST).

LOT 1 ON RP725853, 264 BOYLES ROAD, KURANDA.

This Quarantined Assessment against the non-compliant relevant aspects in relation to the relevant codes demonstrating meeting the requirements for Accepted Development (subject to Requirements) for Home Based Business (Bed and Breakfast) over land described as Lot 1 on RP725853, situated at 264 Boyles Road, Kuranda is submitted on behalf of the David John Ives, the owner of the site. This submission comprises of Proposal Plan, Images, SmartMap and this Town Planning Quarantined Assessment.

#### The Site

The subject land is described as Lot 1 on RP725853, Locality of Kuranda, Parrish of Barron, County of Nares and is situated at 264 Boyles Road, Kuranda. The subject site comprises of a single irregular shaped allotment, has an area of 7,269 m², contains frontage to Grove Boyles Road and Lotus Lane, and encompasses two Dwelling Houses and associated structures. The site also contains nursery infrastructure, nursery staff amenities and a pond.

### The Proposed Development

The proposed development is for Home Based Business (Bed and Breakfast) in the Rural Zone of the Mareeba Shire Council's Planning Scheme. The site is located at 264 Boyles Road, Kuranda and is more particularly described as Lot 1 on RP725853. The site is irregular in shape, has an area of 7,269 m² and encompasses two Dwelling Houses and associated structures, nursery infrastructure, nursery staff amenities and a pond. The site is accessed from the existing Road Network, being Boyles Road and Lotus Lane.

Previous Advice provided by the Mareeba Shire Council, considered the Development to require a Quarantine Assessment Development Application within the Mareeba Shire Council's Planning Scheme.

The proposal is considered to conform to Council's 'low scale development' with the proposal containing non-compliance in relation to Accommodation Infrastructure and existing Density. Freshwater Planning Pty Ltd provides the following in relation to the non-compliance matters.

### **Existing Accommodation Density**

The Rural Zone Code's Acceptable Outcome 3.1 notes that Residential density does not exceed one dwelling per lot. The site contains two existing Dwelling Houses with the proposal not creating an additional Dwelling. The existing Dwelling Houses over the site is not considered to affect the provision of a Home Based Business in the form of a Bed and Breakfast. The proposal will be operated in conjunction with the existing Dwellings over the Page property. It is not considered that the proposed Bed and Breakfast will detrimentally affect the nature and 2 density of the surrounding Uses with the site and adjoining Rural Allotments containing native vegetation and acceptable existing buffering. The proposal is considered compliment the Rural and natural landscape by utilising these features for the proposed Bed and Breakfast. The proposal is considered to be of an appropriate scale ensuring that the density is acceptable.

## Lotus Tent and existing structures.

The proposal is for a Home Based Business (Bed and breakfast) over the 7,269 m<sup>2</sup> site within the Rural Zone of the Mareeba Shire Planning Scheme. The proposal is for the provision of a Lotus Tent located outside of the existing Dwellings while utilising the existing structures over the site. The Accommodation Activities Code requires that the Home Based Business is provided within the existing dwelling and utilising the existing outbuildings over the site. The proposal utilises the existing outbuildings within the property, however, provides for the addition of a Lotus Tent (accommodation aspect) fronting the pond. The proposal will not exceed 3 rooms and more than 6 guests at any one time as demonstrated by the scale and size of the proposed. However, the proposed Home Based Business for a Bed and Breakfast includes the provision of a Lotus Tent expected to be 25 m<sup>2</sup> in size in addition to utilising the existing outbuildings (Shack over the pond and existing amenities). It is accepted that this may occupy a Gross Floor Area marginally greater than 50 m<sup>2</sup> however, the majority of these aspects are existing to the site and located within a 7,269 m<sup>2</sup> Rural Allotment. Despite the above, the proposal is considered to be compatible with the built form, character and amenity of the site and surrounding area having regards to the size, scale, and nature of the proposed Use. It is considered that the proposed is acceptable and will not affect the existing Rural nature and character of the site and immediately adjoining vicinity.

It is considered that the proposed Quarantine Application is appropriate and acceptable. The proposal is for a 'low scale development' for a Home Based Business (Bed and Breakfast) within the Rural Zone of the Mareeba Shire Council's Planning Scheme. The proposal is considered to achieve the necessary requirements pertaining to the non-compliance in relation to Density, existing structures, and Gross Floor Area. Freshwater Planning Pty Ltd considers the abovementioned to appropriately address to the non-compliance matters.

For expediate purposes a quick assessment against the relevant aspects of the relevant aspects of the Rural Zone, Accommodation Activities, Parking and Access, and Works, Services and Infrastructure Codes are provided below for the Accepted Development requirements.

#### **Rural Zone Code**

The site is designated in the Rural Zone of the Mareeba Shire Council's Planning Scheme. The proposed development is considered to comply with the Code achieving the Acceptable Outcomes of the Code ensuring its Accepted Development. The proposed development is considered appropriate and not in conflict with the Rural Zone Code.

Performance outcomes	Acceptable outcomes	Comments
For self-assessable and assessable develo	ppment	
Height		
PO1 Building height takes into consideration and respects the following:  (a) the height of existing buildings on adjoining premises;  (b) the development potential, with respect to height, on adjoining	AO1.1 Development, other than buildings used for rural activities, has a maximum building height of:  (a) 8.5 metres; and  (b) 2 storeys above ground level.	Compiles, The proposed Home Based Business (Bed and Breakfast) will not exceed 8.5 metres in height nor be greater than 2 storeys above ground level.
premises; (c) the height of buildings in the vicinity of the site; (d) access to sunlight and daylight for the site and adjoining sites; (e) privacy and overlooking; and (f) site area and street frontage length.	AO1.2  Buildings and structures associated with a rural activity including machinery, equipment, packing or storage buildings do not exceed 10 metres in height.	Not Applicable. No new Rural Structures proposed.
Siting, where not involving a Dwelling ho Note—Where for Dwelling house, the set	<b>use</b> backs of the Queensland Development Code	apply.
PO2 Development is sited in a manner that considers and respects: (a) the siting and use of adjoining premises; (b) access to sunlight and daylight for the site and adjoining sites;	AO2.1  Buildings and structures include a minimum setback of:  (a) 40 metres from a frontage to a State-controlled road; and  (b) 10 metres from a boundary to an adjoining lot.	Complies, No new structures located within 10 metres of the adjoining Boundary or frontages.
<ul> <li>(c) privacy and overlooking;</li> <li>(d) air circulation and access to natural breezes;</li> <li>(e) appearance of building bulk; and</li> <li>(f) relationship with road corridors.</li> </ul>	AO2.2  Buildings and structures, where for a Roadside stall, include a minimum setback of 0 metres from a frontage to a road that is not a State-controlled road.	Not Applicable.
	AO2.3  Buildings and structures, expect where a Roadside stall, include a minimum setback of:  (a) 10 metres from a frontage to a sealed road that is not a State-controlled road; and  (b) 100 metres from a frontage to any other road that is not a State-controlled road;	Complies, No new structures located within 10 metres of the adjoining Boundary or frontages.
Accommodation density	,	
PO3 The density of Accommodation activities: (a) respects the nature and density of surrounding land use; (b) is complementary and subordinate to the rural and natural landscape values of the area; and	AO3.1 Residential density does not exceed one dwelling house per lot.	The proposal is for a Home Based Business (Bed and Breakfast) in addition to the existing Residential Uses over the site. The proposal is considered to respect the nature and density of the surrounding Land Uses ensuring to provide an appropriate scale.

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Performance outcomes		Acceptable outcomes	Comments	
(c)	is commensurate to the scale and frontage of the site.	AO3.2  Residential density does not exceed two dwellings per lot and development is for:  (a) a secondary dwelling; or  (b) Caretaker's accommodation and includes building work or minor building work with a maximum gross floor area of 100m²; or  (c) Rural worker's accommodation.	Not Applicable.	Pa 4

It is not considered that the proposal is in conflict with the relevant aspects of the Rural Zone Code. The proposal is considered to be appropriate and acceptable.

#### **Accommodation Activities Code**

The proposed development facilitates the provision of a Bed and Breakfast over the site utilising the existing natural and physical features of the site in the existing Rural setting. The proposal provides for an additional Residential Activities within Kuranda which will maintain and enhance the existing natural environment while not affecting the existing character and nature of the Rural Zone.

Table 9.3.1.3A—Accommodation activities code – For self-assessable and assessable development

Perfo	ormance outcomes	Acceptable outcomes	Comments						
For s	For self-assessable and assessable development								
All Accommodation activities, apart from Dwelling house									
PO1		AO1	Complies,						
	mmodation activities are located site that includes sufficient area: to accommodate all buildings,	Development is located on a site which provides the applicable minimum site area and minimum road frontage	The site contains an area greater than 600 m <sup>2</sup> with the table not requiring a particular frontage. The site is						
	structures, open space and infrastructure associated with the use; and	specified in <b>Table 9.3.1.3B</b> .	considered appropriate and acceptable for the proposed Home Based Business.						
(b)	to avoid adverse impacts on the amenity or privacy of nearby land uses.								
All A	ccommodation activities, apart fror	n Tourist park and Dwelling house							
PO2		AO2.1	Complies,						
	mmodation activities are provided on-site refuse storage areas that	A refuse area is provided that: (a) includes a water connection;	Refuse Storage Area associated with the Bed and Breakfast are provided in						
are:	J	(b) is of a size and configuration to	conjunction with the existing Dwelling						
(a)	sufficient to meet the anticipated demand for refuse storage; and	accommodate 2x240 litre bins per dwelling or accommodation unit where involving a use other than a	House. It is considered in this instance that the sharing of Refuse Bins is acceptable.						
(b)	appropriately located on the site having regard to potential odour	residential care facility or retirement facility; and	described and the second and the sec						
	and noise impacts on uses on the site and adjoining sites.	(c) is of a size and configuration to accommodate a minimum of two bulk refuse bins where involving a residential care facility or							
- 11		retirement facility.							
	ccommodation activities, except for								
PO3		AO3 The windows of habitable rooms:	Complies,						
		The willdows of Habitable fooths:	The site is existingly vegetated and ensures that no overlook from the						

Performance outcomes	Acceptable outcomes	Comments
Accommodation activities are designed to avoid overlooking or loss of privacy for adjoining uses.  Note—These provisions apply to any adjoining use, both on an adjoining site	<ul> <li>(a) do not overlook the windows of a habitable room in an adjoining dwelling or accommodation unit; or</li> <li>(b) are separated from the windows of a habitable room in an</li> </ul>	proposed Bed and Breakfast to the adjoining property occurs. The Bed and Breakfast will be screened naturally from the adjoining neighbours, which are understood to be over 500 metres away and from the existing Dwellings
and on the same site.	adjoining dwelling or accommodation unit by a distance greater than:  (i) 2 metres at ground level; and  (ii) 8 metres above ground level; or  (c) are treated with:  (i) a minimum sill height of	over the site.
	1.5 metres above floor level; or  (ii) fixed opaque glassed installed below 1.5 metres; or  (iii) fixed external screens; or  (iv) a 1.5 metre high screen fence along the common boundary.	
PO4 Accommodation activities are provided	AO4.1  Development, except for Caretaker's	Not Applicable. The proposal is for a Home Based
with sufficient private and communal	accommodation, Dwelling house, Dual	Business.
open space areas which:	occupancy or Home based business,	
(a) accommodate a range of landscape treatments, including	includes communal open space which meets or exceeds the minimum area,	
soft and hard landscaping;	dimension and design parameters	
(b) provide a range of opportunities	specified in <b>Table 9.3.1.3C</b> .	
for passive and active recreation;	AO4.2  Development includes private open	Complies, The Home Based Business is provided
(c) provide a positive outlook and high quality of amenity to residents;	l i	•
(d) is conveniently located and easily accessible to all residents; and	and design parameters specified in <b>Table 9.3.1.3D</b> .	exclusive Use Area includes the pond, shack, existing previous Amenities building in addition to the Lotus Tent.
(e) contribute to an active and attractive streetscape.	AO4.3 Clothes drying areas are provided at the side or rear of the site so that they are not visible from the street.	Can be provided if required. There is ample screened from the frontages for the provision of clothes drying.
	AO4.4	Not Applicable.
	If for Dual occupancy, Multiple dwelling, Residential care facility or Retirement facility, development provides a secure	The proposal is for a Home Based Business.
	storage area for each dwelling or	
	accommodation unit which:	
	(a) is located to facilitate loading and unloading from a motor vehicle;	
	(b) is separate to, and does not obstruct, on-site vehicle parking	
	or manoeuvring areas;	
	(c) has a minimum space of 2.4m <sup>2</sup> per	
	dwelling or accommodation unit;	

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Performance outcomes	Acceptable outcomes	Comments	
	<ul> <li>(d) has a minimum height of 2.1 metres;</li> <li>(e) has minimum dimensions to enable secure bicycle storage;</li> <li>(f) is weather proof; and</li> <li>(g) is lockable.</li> </ul>		Pag
If for Home based business			6
PO11  Home based businesses are compatible with the built form, character and amenity of the surrounding area, having regard to: (a) size and scale; (b) intensity and nature of use; (c) number of employees; and (d) hours of operation.	AO11.1  The Home based business is located within a dwelling house or outbuilding associated with a dwelling house.  AO11.2  The Home based business does not occupy a gross floor area of more than 50m².	The proposal is for a Bed and Breakfast utilizing the existing structures over the site in addition to the provision of a Lotus Tent.  The proposed Home Based Business for a Bed and Breakfast includes the provision of a Lotus Tent expected to be 25 m² in size and will utilise the existing Shack over the pond and existing amenities. It is accepted that this may occupy a Gross Floor Area greater than 50 m² however, these aspects are existing to the site and located within a Rural Allotment.	
	AO11.3  No more than 1 person (other than the residents of the site) is employed by the Home based business at any one time.	Complies, The proposal will be run by the proponent and resident of the site.	
	AO11.4  The Home based business, unless a home office, bed and breakfast or farm stay, does not operate outside the hours of 7.00 am and 6.00 pm.	Not Applicable. The proposal is for a Bed and Breakfast.	
	AO11.5  The Home based business does not involve the public display of goods external to the building.	Not Applicable. The proposal is for a Bed and Breakfast.	
	AO11.6  The Home based business does not involve the repair, cleaning or servicing of any motors, vehicles or other machinery.	Not Applicable. The proposal is for a Bed and Breakfast.	
	AO11.7  Any equipment or materials associated with the Home based business are screened from public view and adjacent properties by fencing or landscaping.	Complies, Existing fencing and landscaping (natural screening and buffering) is provided onsite.	
	AO11.8  The business does not involve the use of power tools or similar noise generating devices.	Not Applicable. The proposal is for a Bed and Breakfast.	
PO12 Home based businesses involving accommodation activities are appropriately scaled and designed to avoid detrimental impacts on the	AO12.1  Home based businesses involving accommodation activities are limited to the scale specified in Table 9.3.1.3E.	Complies, The proposal will not exceed 3 rooms and more than 6 guests at any one time as demonstrated by the scale and size of the proposed.	
amenity and privacy of surrounding residences.	AO12.2  A farm stay dwelling or accommodation unit is located within 20 metres of the primary dwelling house.	Complies, The proposed Lotus Tent is within 20 metres of a Dwelling House provided onsite.	

Performance outcomes	Acceptable outcomes	Comments		
	AO12.3	Not Applicable.		
	A farm stay is setback 100 metres from	The proposal is for a Bed and Breakfast.		
	any property boundary.			
	AO12.4	Complies,		
	Entertainment and dining facilities	The site contains existing		
	associated with an accommodation	Entertainment Areas around the pond and within the existing shack which is		
	activity are:			
	(a) located at least 5 metres from the	greater than 5 metres away (separated		
	bedrooms of adjoining	by the pond). Existing fencing and		
	residences; and	landscaping (natural screening and		
	(b) located or screened so that they	buffering) is also provided onsite with		
	do not directly overlook private	any neighbouring residence		
	open space areas of adjoining	understood to be greater than 500		
	properties.	metres away.		

It is not considered that the proposal is in conflict with the relevant aspects of the Accommodation Activities Code. The proposal provides for Accommodation Activities, in the form of a Bed and Breakfast, that complies with the Intent of the Accommodation Activities Code and is acceptable.

#### **Parking and Access Code**

The site contains frontage to the existing Road Network, being Boyles Road and Lotus Lane, and comprises existing crossovers from these Roads. No change to the existing crossovers is envisaged with the proposed Home Based Business. The proposed Bed and Breakfast will utilise the existing Carport provided onsite and is considered to comply with the minimum number of car parking spaces for the proposed Use. It is considered that the existing access, parking, and manoeuvring arrangement is acceptable for the Rural Zone and the proposed Home Based Business (Bed and Breakfast) Use. The proposal is considered not in conflict with the Purposes Purpose or Intent of the Parking and Access Code and is acceptable.

#### Works, Services, and Infrastructure Code

The site contains existing servicing, being all available and necessary services, with the proposal not changing any of the existing servicing. Any additional Stormwater Runoff from the proposed Lotus Tent will be discharged to the existing drainage infrastructure and detention (pond). It is not considered that the proposal will adversely affect any downstream neighbours. No Excavating or Filling is proposed onsite.

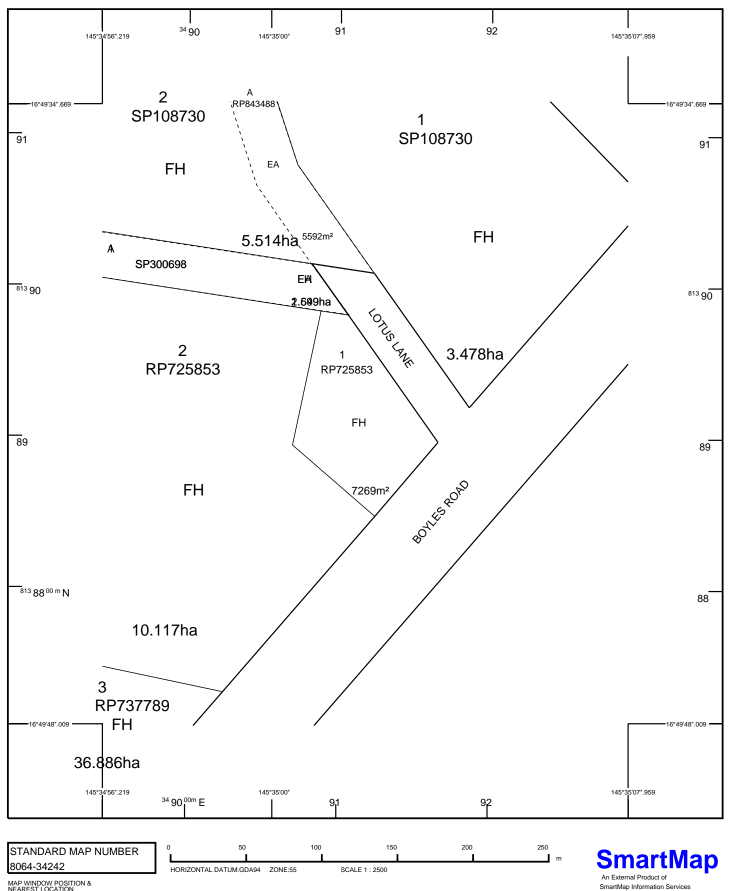
It is considered that the proposed Home Based Business (Bed and Breakfast) is not in conflict with the Purposes of the Works, Services, and Infrastructure Code and is considered acceptable and appropriate.

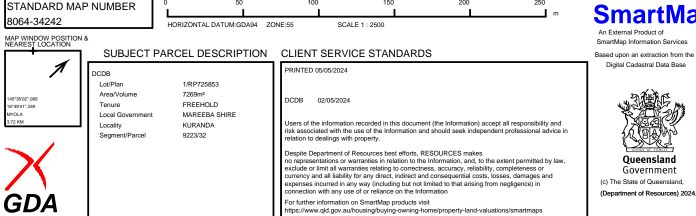
If you have any queries, please do not hesitate to contact Freshwater Planning Pty Ltd.

Yours faithfully,

MATTHEW ANDREJIC

FRESHWATER PLANNING PTY LTD











## DA Form 1 – Development application details

Approved form (version 1.4 effective 15 December 2023) 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)	David John Ives
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	C/ Freshwater Planning Pty Ltd 17 Barronview Drive
Suburb	Freshwater
State	QLD
Postcode	4870
Country	Australia
Contact number	0402729004
Email address (non-mandatory)	FreshwaterPlanning@outlook.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	F24/12

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: P.	ation of the provide details be Suide: Relevant	elow and						nt application. For further information, see <u>DA</u>		
3.1) St	reet address	and lo	ot on plar	n						
⊠ Stre	eet address	AND Id	t on plar	າ (a <i>ll lot</i>	s must be liste	d), <b>or</b>				
								e 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 Type Suburb								Suburb		
	Offic 140.	264			s Road	Турс				
a)	Postcode	Lot N		Plan Type and Number (			(e.a. RP. SP)			
	4881	1	_	RP725853			o.g , o. ,	( )		
	Unit No.	Stree			Name and	Type		Suburb Kuranda Local Government Area(s) Mareeba Shire Council Suburb  Local Government Area(s)  Local Government Area(s) (if applicable)  Local Government Area(s) (if applicable)		
						<u> </u>				
b)	Postcode	Lot N	0.	Plan T	Гуре and Nu	ımber (	(e.g. RP, SP)	Local Government Area(s)		
					,,	`	, ,			
3.2) C	oordinates o	f prem	ises (appr	ropriate	for developme	nt in rem	ote areas, over part of	a lot or in water not adjoining or adjacent to land		
e.	g. channel dred	ging in N	Noreton Bay	y)						
	lace each set of ordinates of					Δ				
Longiti	·	premis	Latitude		and latitud	Datun	n	Local Government Area(s) (if applicable)		
Longit	ado(0)		Latitude	3(3)			GS84	2004 Covernment / Wea(5) (II applicable)		
							DA94			
						Ot	her:			
Coc	ordinates of	premis	es by ea	sting a	and northing					
Eastin	g(s)	North	ing(s)		Zone Ref.	Datum		Local Government Area(s) (if applicable)		
				☐ 54 ☐ WGS84		GS84				
					☐ 55		DA94			
					☐ 56	Ot	her:			
3.3) Ad	dditional prer	mises								
	•				•		plication and the o	letails of these premises have been		
	iched in a so required	hedule	to this d	develo	pment appli	cation				
	required									
4) Ider	ntify any of th	ne follo	wing that	t apply	to the prem	nises ai	nd provide any rele	evant details		
							pove an aquifer			
	of water bod		•				Pond			
						tructure	e Act 1994			
On strategic port land under the <i>Transport Infrastructure Act 1994</i> Lot on plan description of strategic port land:										
Name of port authority for the lot:										
	tidal area									
	of local gove	ernmer	t for the	tidal a	rea (if applica	ble):				
	of port autho									
	-					cturing	and Disposal) Act	2008		
Name	of airport:									

Listed on the Environmental Management Register (EM	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 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 ar application	e included in plans submitted with this development
⊠ 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)
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 assessment?
☐ 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 lots):
Quarantined Assessment Application for Home Based Business
e) Relevant plans  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <a href="DA Forms guide: Relevant plans">DA Forms guide: Relevant plans</a> .
Relevant plans of the proposed development are attached to the development application
6.2) Provide details about the second 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 approv
c) What is the level of assessment?
☐ 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 lots):
e) Relevant plans  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <a href="DA Forms Guide: Relevant plans">DA Forms Guide: Relevant plans</a> .
Relevant plans of the proposed development are attached to the development application
6.3) Additional aspects of development
<ul> <li>☐ 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</li> <li>☑ Not required</li> </ul>

Section 2 – Futther develo	эрттепт ае	lans					
7) Does the proposed develo	pment appli	cation invo	lve any of the follo	wing?			
Material change of use	☑ Yes – complete division 1 if assessable against a local planning instrument						
Reconfiguring a lot	☐ Yes –	s – complete division 2					
Operational work	☐ Yes –	- complete division 3					
Building work	Yes –	- complete	nplete DA Form 2 – Building work details				
Division 1 – Material change  Note: This division is only required to l		f any part of th	ne development applica	tion involves a	material cl	nange of use asse	essable against
local planning instrument.			,				· ·
8.1) Describe the proposed no Provide a general description proposed use	_	Provide th	ne planning schem ch definition in a new ro			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)
Bed and Breakfast		Home Bas	sed Business		1		
8.2) Does the proposed use i	involve the u	use of existi	ing buildings on the	e premises?			
⊠ Yes							
□ No							
Division 2 – Reconfiguring a Note: This division is only required to the 9.1) What is the total number	be completed if			tion involves re	configuring	ı a lot.	
9.2) What is the nature of the	lot reconfig	uration? (tid					
Subdivision (complete 10))				•		ent (complete 1	
Boundary realignment (con	mplete 12))		Creating or changing an easement giving access to a lot from a constructed road (complete 13))				
10) Subdivision							
10.1) For this development, h	,				ided use		
Intended use of lots created	Reside	ntial	Commercial	Industrial		Other, please specify:	
Number of lots created							
10.2) Will the subdivision be							
<ul><li>☐ Yes – provide additional c</li><li>☐ No</li></ul>	letails below	1					
How many stages will the wo	rks include?	,					
What stage(s) will this develo							

11) Dividing land int parts?	o parts by	y agreement – I	how many pa	rts are being	created and wha	at is the intended use of the
Intended use of parts created		d Residentia	al Con	nmercial	Industrial	Other, please specify:
Number of parts created						
12) Boundary realig	nment					
12.1) What are the	current a	nd proposed are	eas for each l	ot comprising	the premises?	
Current lot Proposed lot			posed lot			
Lot on plan descript	tion	Area (m²)	∍a (m²)		description	Area (m²)
12.2) What is the re	ason for	the boundary re	ealignment?			
, , , , , , , , , , , , , , , , , , ,			Jan. 9			
13) What are the di (attach schedule if there				asements be	ing changed and	d/or any proposed easement?
Existing or proposed?	Width (r	n) Length (m	) Purpose pedestrian	of the easem	ent? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 3 – Operat	ional woi	rk				
<b>Note</b> : This division is only	required to l	be completed if any		lopment applicat	ion involves operation	onal work.
14.1) What is the na	ature of th	ne operational v	_		□ Matania	
☐ Road work ☐ Drainage work			☐ Stormwate			nfrastructure e infrastructure
☐ Landscaping			Signage		☐ Clearing vegetation	
Other – please s	specify:					
14.2) Is the operation	onal work	necessary to fa	acilitate the cr	eation of new	lots? (e.g. subdiv	vision)
Yes – specify nu	ımber of r	new lots:				
∐ No						
14.3) What is the m	onetary v	alue of the prop	posed operati	onal work? (ir	nclude GST, materia	als 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
☐ 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
☐ SEQ northern inter-urban break – tourist activity or sport and recreation activity
☐ SEQ northern inter-urban break – community activity
SEQ northern inter-urban break – indoor recreation
SEQ northern inter-urban break – urban activity
SEQ northern inter-urban break – 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 <b>local government</b> :				
Airport land				
Environmentally relevant activities (ERA) (only if the ERA has been devolved to local government)				
	Heritage places – Local heritage places			
Matters requiring referral to the Chief Executive of the distribution entity or transmission entity:				
Intrastructure-related referrals – Electricity intrastructur	☐ Infrastructure-related referrals – Electricity infrastructure			
Matters requiring referral to:				
The Chief Executive of the holder of the licence, if not an individual				
<u> </u>	The holder of the licence, if the holder of the licence is an individual			
Infrastructure-related referrals – Oil and gas infrastruct	ure			
Matters requiring referral to the <b>Brisbane City Council</b> :				
Ports – Brisbane core port land	a desiral at a size of the a Treatment to	of word was done and done		
Matters requiring referral to the <b>Minister responsible for</b> Ports – Brisbane core port land (where inconsistent with the				
Ports – Strategic port land	Brisbarie port LOP for transport reasons	)		
Matters requiring referral to the <b>relevant port operator</b> , if	applicant is not port operator.			
Ports – Land within Port of Brisbane's port limits (below)				
Matters requiring referral to the Chief Executive of the re	levant port authority:			
Ports – Land within limits of another port (below high-water	r mark)			
Matters requiring referral to the Gold Coast Waterways A	uthority:			
☐ Tidal works or work in a coastal management district (in	n 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 f	or this development application?	)		
Yes – referral response(s) received and listed below ar				
No No				
Referral requirement	Referral agency	Date of referral response		
<u>'</u>	9	'		
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).				
A D.T. 6. IN IFO DA A TION I DE ONIE OT				
PART 6 – INFORMATION REQUEST				
19) Information request under Part 3 of the DA Rules				

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:			
<ul> <li>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</li> </ul>			
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				
Yes – provide details below or include details in a schedule to this development application				
⊠ No				
List of approval/development	Reference number	Date		Assessment
application references				manager
Approval				
Development application				
Approval				
Development application				
21) Has the portable long service operational work)	vice leave levy been paid? (on	nly applicable to	development applications i	nvolving building work or
_	tod Ol cove form is ottoched t	اميده ام ماميدها		
	ted QLeave form is attached to rovide evidence that the portal			on noid before the
	ides the development applicat			
	val only if I provide evidence t			
Not applicable (e.g. building	ng and construction work is le	ss than \$150	0,000 excluding GST)	
Amount paid	Date paid (dd/mm/yy)		QLeave levy number	(A, B or E)
\$				,
Ψ				
22) Is this development applic	cation in response to a show d	ause notice	or required as a result	t of an enforcement
notice?			or roquirou do a rocal	
Yes – show cause or enfor	cement notice is attached			
No				
23) Further legislative require	ments			
Environmentally relevant ac				
23.1) Is this development app		ndication for	an environmental aut	hority for an
Environmentally Relevant A				
	nent (form ESR/2015/1791) fo			
	ment application, and details a			nar admonty
⊠No				
Note: Application for an environmental authority can be found by searching "ESR/2015/1791" as a search term at www.gld.gov.au. An ERA				
requires an environmental authority to	o operate. See <u>www.business.qld.go</u>			
Proposed ERA number:		Proposed E	RA threshold:	
Proposed ERA name:				
· ·	☐ Multiple ERAs are applicable to this development application and the details have been attached in a schedule to			
this development application.				
Hazardous chemical facilities				
23.2) Is this development application for a hazardous chemical facility?				
Yes – Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development				
application				
⊠ No				
<b>Note</b> : 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 <b>clearing native vegetation</b> 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)
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.  2. See <a href="https://www.qld.gov.au/environment/land/vegetation/applying">https://www.qld.gov.au/environment/land/vegetation/applying</a> for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a <b>prescribed environmental matter</b> under the <i>Environmental Offsets Act 2014</i> ?
<ul> <li>Yes − I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter</li> <li>No</li> </ul>
<b>Note</b> : The environmental offset section of the Queensland Government's website can be accessed at <a href="https://www.gld.gov.au">www.gld.gov.au</a> 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 <a href="https://www.des.gld.gov.au">www.des.gld.gov.au</a> 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 <a href="https://www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> for further information.
DA templates are available from <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . 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 <a href="https://planning.dsdmip.qld.gov.au/">https://planning.dsdmip.qld.gov.au/</a> . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated resource allocation authority is attached to this development application, if required under
the Fisheries Act 1994  ☑ No
Note: See guidance materials at <a href="https://www.daf.gld.gov.au">www.daf.gld.gov.au</a> for further information.

Quarry materials from a watercourse or lake				
23.9) Does this development application involve the <b>removal of quarry materials from a watercourse or lake</b> under the <i>Water Act 2000?</i>				
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No				
<b>Note</b> : Contact the Department of Natural Resources, Mines and Energy at <a href="www.dnrme.qld.gov.au">www.business.qld.gov.au</a> for further information.				
Quarry materials from land under tidal waters				
23.10) Does this development application involve the <b>removal of quarry materials from land under tidal water</b> under the <i>Coastal Protection and Management Act 1995?</i>				
☐ 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.qld.gov.au for further information.				
Referable dams				
23.11) Does this development application involve a <b>referable dam</b> 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 <a href="https://www.dnrme.qld.gov.au">www.dnrme.qld.gov.au</a> 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 <a href="https://www.des.qld.gov.au">www.des.qld.gov.au</a> for further information.				
Queensland and local heritage places				
23.13) Does this development application propose development on or adjoining a place entered in the <b>Queensland</b> heritage register or on a place entered in a local government's <b>Local Heritage Register</b> ?				
<ul><li>☐ Yes – details of the heritage place are provided in the table below</li><li>☒ No</li></ul>				
Note: See guidance materials at <a href="https://www.des.qld.gov.au">www.des.qld.gov.au</a> for information requirements regarding development of Queensland heritage places.				
Name of the heritage place: Place ID:				
<u>Brothels</u>				
23.14) Does this development application involve a material change of use for a brothel?				
Yes – this development application demonstrates how the proposal meets the code for a development				
application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> ☑ No				
Decision under section 62 of the 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 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
<b>Note</b> : See guidance materials at <a href="https://www.planning.dsdmip.qld.gov.au">www.planning.dsdmip.qld.gov.au</a> 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	⊠ Yes
requirement(s) in question 17  Note: See the Planning Regulation 2017 for referral requirements	⊠ res
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	⊠ Yes
Forms Guide: Planning Report Template.	
Relevant plans of the development are attached to this development application <b>Note</b> : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide</u> : Relevant plans.	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ⊠ Not applicable
25) Applicant declaration	
By making this development application, I declare that all information in this development correct	t application is true and
correct  Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application vis required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Actions	ctronic communications where written information
correct  Where an email address is provided in Part 1 of this form, I consent to receive future electron the assessment manager and any referral agency for the development application visits.	ctronic communications where written information at 2001  ger and/or chosen ofessional advisers elopment application. ourchase, and/or
correct  Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application via required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Active It is unlawful to intentionally provide false or misleading information.</i> Privacy – Personal information collected in this form will be used by the assessment manage assessment manager, any relevant referral agency and/or building certifier (including any privation may be engaged by those entities) while processing, assessing and deciding the deverall information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website.  Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> ,	ctronic communications where written information at 2001  ger and/or chosen ofessional advisers elopment application. burchase, and/or  Planning contained in the Planning
<ul> <li>Correct</li> <li>Where an email address is provided in Part 1 of this form, I consent to receive future election the assessment manager and any referral agency for the development application of is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Active It is unlawful to intentionally provide false or misleading information.</i></li> <li>Privacy − Personal information collected in this form will be used by the assessment manage assessment manager, any relevant referral agency and/or building certifier (including any province may be engaged by those entities) while processing, assessing and deciding the deverall information relating to this development application may be available for inspection and propublished on the assessment manager's and/or referral agency's website.</li> <li>Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i>, Regulation 2017 and the DA Rules except where:</li> <li>such disclosure is in accordance with the provisions about public access to documents of <i>Act 2016</i> and the Planning Regulation 2017, and the access rules made under the <i>Planning Regulation 2017</i>; or</li> <li>required by other legislation (including the <i>Right to Information Act 2009</i>); or</li> </ul>	ctronic communications where written information at 2001  ger and/or chosen ofessional advisers elopment application. burchase, and/or  Planning contained in the Planning
<ul> <li>Correct</li> <li>Where an email address is provided in Part 1 of this form, I consent to receive future electrom the assessment manager and any referral agency for the development application vis required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Active It is unlawful to intentionally provide false or misleading information.</i></li> <li>Privacy − Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any provide may be engaged by those entities) while processing, assessing and deciding the development application may be available for inspection and published on the assessment manager's and/or referral agency's website.</li> <li>Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i>, Regulation 2017 and the DA Rules except where:</li> <li>such disclosure is in accordance with the provisions about public access to documents of <i>Act 2016</i> and the Planning Regulation 2017; or</li> </ul>	ctronic communications where written information at 2001  ger and/or chosen ofessional advisers elopment application. ourchase, and/or  Planning contained in the Planning aning Act 2016 and

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

Date received:	Reference numb	per(s):		
Notification of engagement of alternative assessment manager				
Prescribed assessment man	nager			
Name of chosen assessmen	nt manager			
Date chosen assessment ma	anager engaged			
Contact number of chosen a	ssessment manager			
Relevant licence number(s) of chosen assessment				
manager				
QLeave notification and payment				
Note: For completion by assessmen	nt manager if applicable			
Description of the work				
QLeave project number				
Amount paid (\$)		Date paid (dd/mm/yy)		
Date receipted form sighted	by assessment manager			

Name of officer who sighted the form