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Our Ref: 24-15/001331

Date: 28 October 2024

Chief Executive Officer Mareeba Shire Council 65 Rankine Street MAREEBA QLD 4880

Via: Email - info@msc.qld.gov.au

Dear Sir,

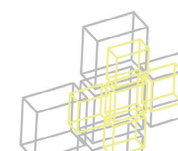
RE: APPLICATION FOR A DEVELOPMENT PERMIT FOR MATERIAL CHANGE OF USE FOR 'WAREHOUSE' (OUTDOOR TIMBER STORAGE YARD) ON LAND AT 16 – 20 GOWAN STREET, MAREEBA, DESCRIBED AS LOTS 68 – 70 ON SP198060

Planning Plus Pty Ltd has been engaged by Marcotta Tiles Pty Ltd ('the Applicant') to prepare and lodge the abovementioned Development Application.

In support of the application, please find attached completed DA Form 1 included as **Annexure 1**.

Payment of the relevant application fee of \$1,822.00 in accordance with Council's 2024/25 Schedule of Fees and Charges has been made.

In addition to the above, the following submission has been prepared to assist Council and other relevant authorities with their assessment of the application.



1.0 Site Information

1.1. **Site Details**

The land the subject of this application is situated at 16 – 20 Gowan Street, Mareeba, and is formally described as Lots 68 - 70 on SP198060. The following information is provided in relation to the site:

- QLD Globe Aerial Overlay included as **Annexure 2**;
- SmartMap included as Annexure 3; and
- Title Certificate included as Annexure 4.

The site comprises a total area of 6,534m2 and is currently vacant.

A summary of key site characteristics and planning designations is provided below.

1.2. **Site Characteristics**

Key site characteristics include:

Topography:	Flat
Vegetation:	None
Wetlands:	None
Conservation Areas:	None
Watercourses:	None
Road frontages:	Gowan Street
Existing use of site:	Vacant

1.3. **Planning Context**

The planning context of the site includes:

Regional Plan designation:	Urban Footprint
Local Plan Area:	None
Zone:	Heavy Industry C
Planning Scheme Overlays:	 Airport Environs Overlay (Obstacle Limitation Surface)
	 Transport Infrastructure Overlay (Access Street)
SDAP Mapping:	Water resource planning area

Proposal 3.0

This application seeks a Development Permit for Material Change of Use for 'Warehouse' (Outdoor Timber Storage Yard). The proposal is illustrated by the site plan included as Annexure 5.

The proposal involves the storage of unprocessed logs harvested from sustainable plantations in Cape York. The logs will be stored onsite for later transport to a mill at Tiaro near Maryborough.

The only structure proposed is a small site office and toilet, with the rest of the site simply comprising storage areas and associated truck access. It is proposed to utilise existing gated access points, with a single entry point and separate exit point. The applicant envisages approximately 3 truck movements per week - given this low frequency of movements, it is proposed that the onsite driveway remain unsealed.

Existing chain-wire fencing will be retained but embellished with screening material to screen views and minimise dust impacts.

4.0 Legislative Requirements

4.1 Planning Act 2016

This section provides an overview of the legislative context of the application under the provisions of the *Planning Act 2009*.

4.1.1. Assessable Development

The proposed development is identified as 'assessable' under the *Planning Act 2016* due to the effect of the Mareeba Shire Planning Scheme.

4.1.2. Assessment Manager

The Assessment Manager for this development application is Mareeba Shire Council as determined by Schedule 8 of the *Planning Regulation 2017*.

4.1.3. Level of Assessment

The proposal is 'code-assessable'.

4.1.4. Referral Agencies

A review of Schedule 10 of the *Planning Regulation 2017* indicates that the application will not trigger referral to State agencies.

4.1.5. Public Notification

This application is subject to 'code-assessment' and therefore does not require Public Notification.

5.0 **Assessment Benchmarks**

This section assesses the application against all relevant assessment benchmarks.

5.1 **State Planning Regulatory Provisions**

No State Planning Regulatory Provisions are relevant to this application.

5.2 **State Planning Policy**

It is understood that all applicable state interests have been appropriately integrated into the Planning Scheme relevant to the site.

5.3 State Development Assessment Provisions (SDAP)

No State Development Assessment Provisions are identified as being applicable to the proposal.

5.4 **Mareeba Shire Planning Scheme**

Within the Mareeba Shire Planning Scheme, the subject site is included within the 'Heavy Industry C' Zone. Within this zone, the proposed Material Change of Use is identified as being 'code-assessable' development.

5.4.1 Codes

The following codes are identified as being applicable to this development application:

- Industry zone code
- Industrial activities code
- Landscaping code
- Parking and access code
- Works, services and infrastructure code

A detailed assessment against the Planning Scheme codes is included as Annexure 6 to this report. The proposal is considered generally compliant with the relevant 'Acceptable Outcomes' and/or 'Performance Outcomes' of the relevant codes. Where strict compliance with the 'Acceptable Outcome' is not achieved, comments addressing the relevant 'Performance Outcome' have been provided in the code tables.

6.0 Conclusion

This submission supports an application by Marcotta Tiles Pty Ltd for a Development Permit for Material Change of Use for 'Warehouse' (Outdoor Timber Storage Yard) on land at 16 - 20 Gowan Street, Mareeba, described as Lots 68 – 70 on SP198060.

The submission has included an assessment of the proposal against the relevant statutory planning controls at both the local and state level and included supporting information intended to address the likely concerns of Council and assessing authorities.

In summary, we submit that the proposed development is unlikely to have any significant impacts on the infrastructure, environment or community of the surrounding area that cannot be adequately controlled through the use of reasonable and relevant conditions.

We trust this information is sufficient for your purposes; however should you require any further details or clarification, please do not hesitate to contact the undersigned.

Yours Faithfully

Evan Yelavich Director / Planner Planning Plus

Annexure 1: **DA Forms**

QLD Globe Aerial Overlay Annexure 2:

Annexure 3: SmartMap Annexure 4: **Title Searches** Annexure 5: Proposed Site Plan

Annexure 6: **Planning Scheme Code Assessment**

Annexure 1: DA Forms

DA Form 1 – Development application details

Approved form (version 1.6 effective 2 August 2024) 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

No – proceed to 3)

1) Applicant details				
Applicant name(s) (individual or company full name)	Marcotta Tiles Pty Ltd c/- Planning Plus			
Contact name (only applicable for companies)	Evan Yelavich			
Postal address (P.O. Box or street address)	PO Box 399			
Suburb	REDLYNCH			
State	QLD			
Postcode	4870			
Country	AUS			
Contact number	(07) 4039 3409			
Email address (non-mandatory)				
Mobile number (non-mandatory)				
Fax number (non-mandatory)				
Applicant's reference number(s) (if applicable)				
1.1) Home-based business				
Personal details to remain private in accordance with section 264(6) of Planning Act 2016				
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



PART 2 – LOCATION DETAILS

Note: P	ation of the provide details be Guide: Relevant	elow and							application. For further information, see <u>DA</u>
3.1) Street address and lot on plan									
⊠ Str	eet address	AND lo	ot on pla	ın (a <i>ll l</i> o	ots must be liste	ed), or			
Stre	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.	Stree	t No.	Stree	et Name and	Туре			Suburb
- \		16 - 2	20	Gow	an Street				Mareeba
a)	Postcode	Lot N	0.	Plan	Type and No	umber (e.g. R	P, SP)	Local Government Area(s)
	4880	68 - 7	70	SP19	98060				Cairns
	Unit No.	Stree	t No.	Stree	t Name and	Туре			Suburb
b)	Postcode	Lot N	0.	Plan	Type and No	umber (e.g. R	P, SP)	Local Government Area(s)
3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay) Note: Place each set of coordinates in a separate row. Coordinates of premises by longitude and latitude									
Longit	ude(s)		Latitud	le(s)		Datun	n		Local Government Area(s) (if applicable)
						□ wo	GS84		
	GI GI		☐ GE	DA94					
☐ Other:									
Co.	ordinates of	premis	es by ea	asting	and northing)			
Eastin	g(s)	North	ing(s)		Zone Ref.	Datun	n		Local Government Area(s) (if applicable)
					☐ 54		GS84		
					<u></u> 55		DA94		
					<u> </u>	∐ Otl	her:		
3.3) A	dditional prei	nises							
 ☐ 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) Ider	ntify any of th	ne follo	wing the	at anni	v to the pren	nises al	nd nro	vide any rele	vant details
- '	or adjacent to								vant details
<u> </u>	of water boo		•				0000	in aquilei	
	strategic po				•	tructure	e Act	1994	
	plan descrip				•	[
ŀ	of port author		_	•	idird.				
	a tidal area	, 101							
	Name of local government for the tidal area (if applicable):								
ł	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 (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 are application	e included in plans submitted with this development
⊠ No	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about th	e first development aspect		
a) What is the type of develo	opment? (tick only one box)		
	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	t includes a variation approval
c) What is the level of asses	sment?		
	Impact assessment (requir	res public notification)	
d) Provide a brief description (ots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3
Warehouse (Outdoor Timbe	r Storage)		
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this	development application. For further	information, see <u>DA Forms quide:</u>
Relevant plans of the pro	posed development are attach	ned to the development applic	cation
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type	? (tick only one box)		
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval tha	t includes a variation approval
c) What is the level of asses	sment?		
Code assessment	Impact assessment (requir	res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3
1010):			
6.3) Additional aspects of de	evelopment		
6.3) Additional aspects of de	evelopment relopment are relevant to this on nder Part 3 Section 1 of this fo		
6.3) Additional aspects of development of the control of the contr	relopment are relevant to this onder Part 3 Section 1 of this fo		



Section 2 – Further development details

Subdivision (complete 10)

☐ Boundary realignment (complete 12)

	opinioni ac	, tano				
7) Does the proposed develo	opment appl	ication involve any of the following?				
Material change of use	⊠ Yes -	- complete division 1 if assessable agains	t a local planning instru	ument		
Reconfiguring a lot	Yes – complete division 2					
Operational work	Yes -	- complete division 3				
Building work	Yes -	- complete DA Form 2 – Building work det	tails			
Division 1 – Material change						
Note : This division is only required to local planning instrument.	be completed in	f any part of the development application involves a	material change of use asse	ssable against a		
8.1) Describe the proposed r	material cha	nge of use				
Provide a general description proposed use	n of the	Provide the planning scheme definition (include each definition in a new row)	Number of dwelling units (if applicable)	Gross floor area (m²) (if applicable)		
Outdoor timber storage yard		Warehouse				
8.2) Does the proposed use	involve the	use of existing buildings on the premises?				
Yes						
⊠ No						
8.3) Does the proposed deve	elopment rel	ate to temporary accepted development u	nder the Planning Reg	gulation?		
Yes – provide details belo	ow or include	e details in a schedule to this developmen	t application			
⊠ No						
Provide a general description	n of the temp	porary accepted development	Specify the stated pe			
			under the Planning R	egulation		
Division 2 – Reconfiguring a	a lot					
		f any part of the development application involves re	configuring a lot			
		lots making up the premises?	oormganing a lot.			
,		5 . ,				
9.2) What is the nature of the	e lot reco <u>nfi</u> c	guration? (tick all applicable boxes)				

☐ Dividing land into parts by agreement (complete 11)

☐ Creating or changing an easement giving access to a lot from a constructed road (complete 13)

10) Subdivision							
10.1) For this devel	onment how	, many lots are	heing crea	ited and wha	t is the intended	use of those lots:	
Intended use of lots		Residential		nmercial	Industrial	Other, please sp	ecify:
intended use of lots	Greated	Nesiderillar	Con	IIIIGIGIAI	ilidustilai	Other, please sp	ecity.
Number of lots crea	ntad						
Number of lots crea							
10.2) Will the subdi	vision be sta	ged?					
☐ Yes – provide a							
How many stages v	will the works	include?					
What stage(s) will the			1				
apply to?	4010.001.	ют аррисаног					
			•				
11) Dividing land int parts?	to parts by a	greement – hov	w many par	ts are being	created and wha	t is the intended use	of the
Intended use of par	ts created	Residential	Con	nmercial	Industrial	Other, please sp	ecify:
Number of parts cre	eated						
(0) 5							
12) Boundary realig							
12.1) What are the			s for each i	ot comprising			
Latan plan da anim	Current I			l at an mlan	-	posed lot	
Lot on plan descrip	uon Ai	rea (m²)		Lot on plar	description	Area (m²)	
12.2) What is the re	ason for the	houndary real	ianment?				
12.2) What is the re	ason for the	boulldary real	igriirierit:				
13) What are the di			y existing e	asements be	ing changed and	or any proposed eas	sement?
Existing or proposed?	Width (m)	Length (m)	Purpose of pedestrian a	of the easem	ent? <i>(e.g.</i>	Identify the land/lote benefitted by the ea	` '
Division 2 Operat	ional work						
Division 3 – Operat Note : This division is only		ompleted if any pa	nt of the devel	opment applicat	tion involves operatio	nal work	
14.1) What is the na							
☐ Road work			Stormwat	ter	☐ Water in	frastructure	
		Earthworl	rthworks Sewage		infrastructure		
Landscaping		L	Signage		☐ Clearing	vegetation	
Other – please s							
14.2) Is the operation		-	litate the cr	eation of new	/ lots? (e.g. subdivi	sion)	
Yes – specify nu	ımber 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	iels
☐ 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 area	IS
☐ 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 – 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 – indoor recreation	
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 Erosion prone area in a coastal management district Urban design Water-related development – taking or interfering with Water-related development – removing quarry materia 	water					
 □ Water-related development – referable dams □ Water-related development –levees (category 3 levees only □ Wetland protection area 	y)					
Matters requiring referral to the local government:						
☐ Airport land ☐ Environmentally relevant activities (ERA) (only if the ERA ☐ Heritage places – Local heritage places	has been devolved to local government,)				
Matters requiring referral to the Chief Executive of the d ☐ Infrastructure-related referrals – Electricity infrastructur		ion entity:				
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						
☐ Infrastructure-related referrals – Oil and gas infrastruct	ure					
Matters requiring referral to the Brisbane City Council: Ports – Brisbane core port land						
l <u> </u>	Matters requiring referral to the Minister responsible for administering the <i>Transport Infrastructure Act 1994</i> : 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: Description: Description:						
Matters requiring referral to the Chief Executive of the re Ports – Land within limits of another port (below high-water)	•					
Matters requiring referral to the Gold Coast Waterways A	_					
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))						
40\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	for this development application					
18) Has any referral agency provided a referral response Yes – referral response(s) received and listed below at No						
Referral requirement	Referral agency	Date of referral response				
Troising requirement	1 tolollar agolloy	Date of foldinal response				
Identify and describe any changes made to the proposed	development application that wa	s the subject of the				
referral response and this development application, or inc (if applicable).		-				
I						

PART 6 - INFORMATION REQUEST

19) Information request under the	ne 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					
	rmation request I, the applicant, acknowle	~			
application and the assessment n	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 narries.				
Part 3 under Chapter 1 of the DA	Rules will still apply if the application is ar	application listed	under section 11.3 c	of the DA Rules or	
Part 2under Chapter 2 of the DA	Rules will still apply if the application is for	state facilitated de	velopment		
Further advice about information reques	sts is contained in the <u>DA Forms Guide</u> .				
PART 7 – FURTHER DI					
20) Are there any associated de	evelopment applications or curren	t approvals? <i>(e.</i>	g. a preliminary app	roval)	
☐ Yes – provide details below ☐ No	or include details in a schedule to	this developme	ent application		
List of approval/development application references	Reference number	Date		Assessment manager	
Approval					
☐ Development application					
☐ Approval					
Development application					
21) Has the portable long service operational work)	ce leave levy been paid? (only appli	cable to developme	ent applications invo	lving building work or	
Yes – a copy of the receipted	d QLeave form is attached to this	development a	pplication		
No − I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid					
Not applicable (e.g. building	and construction work is less that	n \$150,000 exc	luding GST)		
Amount paid	Date paid (dd/mm/yy) QLeave levy		eave levy number (A, B or E)		
\$					
	ion in response to a show cause	notice or requir	ed as a result of	an enforcement	
notice?					
Yes – show cause or enforce	ement notice is attached				
⊠ No					

23) Further legislative requirements					
Environmentally relevant activities					
23.1) Is this development app	lication also taken to be an ap	oplication for an environmenta	l 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	nent application, and details a	are provided in the table below	Y		
Note: Application for an environment	al authority can be found by searching		at <u>www.qld.gov.au</u> . An ERA		
	o operate. See <u>www.business.qld.gov</u> 				
Proposed ERA number:		Proposed ERA threshold:			
Proposed ERA name:	alo to this development applic	ation and the details have been	on attached in a schodule to		
this development applicati	ole to this development application.	ation and the details have bee	en attached in a schedule to		
Hazardous chemical facilities	<u>es</u>				
23.2) Is this development app	lication for a hazardous cher	mical facility?			
	on of a facility exceeding 10%	of schedule 15 threshold is a	ttached to this development		
application ⊠ No					
	for further information about hazardo	us chemical notifications.			
Clearing native vegetation					
	application involve clearing n vetation Management Act 1999 Management Act 1999?				
☐ Yes – this development ap Management Act 1999 (s2 ☑ No	pplication includes written conf 22A determination)	firmation from the chief execu	tive of the <i>Vegetation</i>		
Note: 1. Where a development application the development application	lication for operational work or materia n is prohibited development. /environment/land/vegetation/applyin				
	lication taken to be a prescrib		gnificant residual impact on		
	matter under the Environmen		L C . M		
having a significant residu	an environmental offset must l al impact on a prescribed envi		d activity assessed as		
Note: The environmental offset secti	on of the Queensland Government's v	website can be accessed at www.old	gov au for further information on		
environmental offsets.	on or the Queensiana Covernment of	wessite can be accessed at www.qid	101 Tartifor Information of		
Koala habitat in SEQ Regio	<u>n</u>				
	application involve a material nent under Schedule 10, Part				
Yes – the development ap	plication involves premises in	the koala habitat area in the l	koala priority area		
☐ Yes – the development ap☒ No	plication involves premises in	the koala habitat area outside	e the koala priority area		
Note : If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.desi.qld.gov.au for further information.					



<u>Water resources</u>
23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
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 No
Note : Contact the Department of Resources at <u>www.resources.qld.gov.au</u> for further information.
DA templates are available from <u>planning_statedevelopment.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 applicationNo
DA templates are available from <u>planning.statedevelopment.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 <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
⊠ No
Note : See guidance materials at <u>www.daf.qld.gov.au</u> for further information.
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 Resources at www.resources.qld.gov.au and www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <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, Science and Innovation at www.desi.gld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
No No
Note: See guidance materials at <u>www.resources.qld.gov.au</u> for further information.



Tidal work or development	within a coastal manageme	ent district	
23.12) Does this development	t application involve tidal w o	ork or development in a coastal	management district?
		pplication: sable development that is prescrit	ped tidal work (only required
⊠ No			
Note: See guidance materials at www	<u>w.desi.qld.gov.au</u> for further informa	ation.	
Queensland and local herita	age places		
		pment on or adjoining a place ent nent's Local Heritage Register ?	ered in the Queensland
	ge place are provided in the t	table below	
Note: See guidance materials at www	w desi ald any au for information rev	quirements regarding development of Que	ensland heritage places
For a heritage place that has cultural under the Planning Act 2016 that limit	l heritage significance as a local her it a local categorising instrument fro eritage significance of that place. Se	itage place and a Queensland heritage pla m including an assessment benchmark ab ee guidance materials at www.planning.sta	nce, provisions are in place out the effect or impact of,
Name of the heritage place:	Moule Cottage	Place ID:	
Decision under section 62 of	of the <i>Transport Infrastruct</i>	ture Act 1994	
23.14) Does this development	t application involve new or o	changed access to a state-control	ed road?
		for a decision under section 62 o ction 75 of the <i>Transport Infrastruc</i>	
Walkable neighbourhoods a	assessment benchmarks u	nder Schedule 12A of the Planr	ing Regulation
23.15) Does this development (except rural residential zones		uring a lot into 2 or more lots in cest created or extended?	ertain residential zones
☐ Yes – Schedule 12A is app schedule 12A have been cons ☑ No Note: See guidance materials at www	sidered	application and the assessment be over a position of the assessment be over a position over a position of the assessment be over a position of the assessment and a position of the	enchmarks contained in
PART 8 – CHECKLIST	Γ AND APPLICANT I	DECLARATION	
24) Development application	checklist		
I have identified the assessme requirement(s) in question 17 Note: See the Planning Regulation 2	,	and all relevant referral	⊠ Yes
		ent, Parts 4 to 6 of <u>DA Form 2 –</u> to this development application	⊠ Yes □ Not applicable
Supporting information address development application Note: This is a mandatory requireme and any technical reports required by schemes, State Planning Policy, State	ent and includes any relevant templa y the relevant categorising instrume	ntes under question 23, a planning report nts (e.g. local government planning	⊠ Yes

Forms Guide: Planning Report Template.

development permit is issued (see 21)

Relevant plans of the development are attached to this development application

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

The portable long service leave levy for QLeave has been paid, or will be paid before a



☐ Yes

25) Applicant declaration				
By making this development application, I declare that correct	all information in this development application is true and			
Where an email address is provided in Part 1 of this for from the assessment manager and any referral agency is required or permitted pursuant to sections 11 and 12 Note: It is unlawful to intentionally provide false or misleading information	for the development application where written information of the <i>Electronic Transactions Act 2001</i>			
Privacy – Personal information collected in this form will be				
assessment manager, any relevant referral agency and/or which may be engaged by those entities) while processing All information relating to this development application may published on the assessment manager's and/or referral agency and personal information will not be disclosed for a purpose ur	building certifier (including any professional advisers , assessing and deciding the development application. y be available for inspection and purchase, and/or jency's website.			
Regulation 2017 and the DA Rules except where:				
 such disclosure is in accordance with the provisions at Act 2016 and the Planning Regulation 2017, and the ar Planning Regulation 2017; or 	oout public access to documents contained in the <i>Planning</i> ccess rules made under the <i>Planning Act 2016</i> and			
 required by other legislation (including the <i>Right to Info</i> 	rmation Act 2000): or			
 otherwise required by law. 	imation Act 2009), of			
 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 angagement of alternative assessment man	200			
Notification of engagement of alternative assessment man	ager			
Prescribed assessment manager				
Name of chosen assessment manager				
Date chosen assessment manager engaged				
Contact number of chosen assessment manager Palevent license number(s) of chosen assessment				
Relevant licence number(s) of chosen assessment manager				
QLeave notification and payment Note: For completion by assessment manager if applicable				
Description of the work				
QLeave project number				
Amount paid (\$)	Date paid (dd/mm/yy)			
Date receipted form sighted by assessment manager				

Name of officer who sighted the form

LAND OWNER CONSENT FOR DEVELOPMENT APPLICATION UNDER PLANNING ACT 2016

PJFM NO.2 PTY LTD A.C.N. 126 291 601, being the registered land owner of Lots 68, 69 & 70 on SP198060, hereby consents to the lodgement of a Development Application by Marcotta Tiles Pty Ltd to Mareeba Shire Council over the subject land.

Name Andrew Inderbitzin
Signed Anderster
Date23/10/24
Name
Signed
Date

Annexure 2: QLD Globe Aerial Overlay

16°58'37"S 145°24'15"E 16°58'37"S 145°24'9"E



16°58'43"S 145°24'9"E

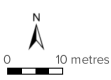


Legend located on next page



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Scale: 1:664

Printed at: A3 Print date: 22/10/2024

Not suitable for accurate measurement. **Projection:** Web Mercator EPSG 102100 (3857)

 $For more information, visit \ https://qldglobe.information.qld.gov.au/help-info/Contact-leading and the property of the prop$ us.html



Road parcel

Land parcel

Parcel

Land parcel - gt 1 ha

Parcel

Land parcel - gt 10 ha

Parcel

Easement parcel

Strata parcel

Volumetric parcel

Land parcel - gt 1000 ha

Parcel

Land parcel label

Land parcel label - gt 1 ha

Land parcel label - gt 10 ha

Land parcel label - gt 1000 ha

Places: My Places(1)

My Place 1

Railway stations

A

Railways

_

Roads and tracks

Motorway

Highway

Secondary

Connector

Local

Restricted Access Road

- Mall

Busway

Bikeway

Restricted Access

Bikeway

Walkway

Restricted Access

Walkway

• • • Non-vehicular Track

🗕 🍨 🛮 Track

Restricted Access Track

-- Ferry

Proposed Thoroughfare

Green bridges

Bridges

Tunnels

--

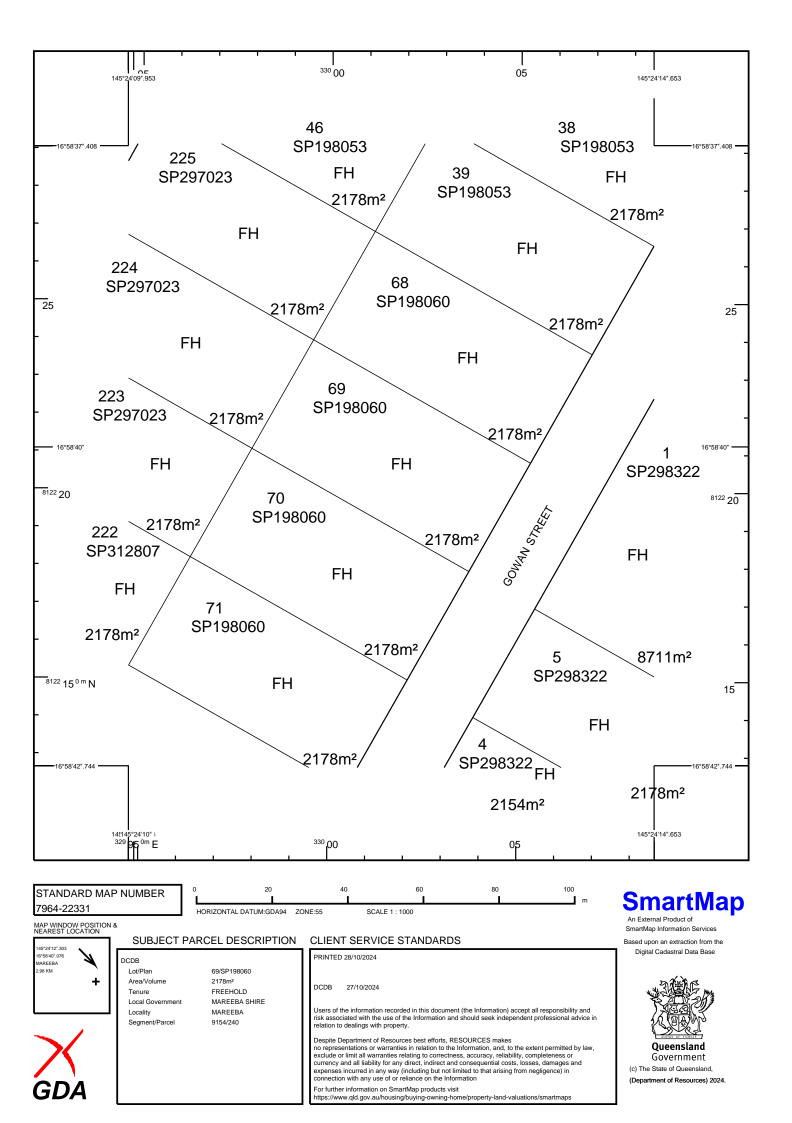
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Annexure 3: SmartMap



Annexure 4: Title Searches





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	50876619
Date Title Created:	11/04/2012
Previous Title:	50695828

ESTATE AND LAND

Estate in Fee Simple

LOT 68 SURVEY PLAN 198060

Local Government: MAREEBA

REGISTERED OWNER

Dealing No: 714441986 01/05/2012 PJFM NO.2 PTY LTD A.C.N. 126 291 601

M NO.2 PTY LTD A.C.N. 126 291 601 TRUSTEE UNDER INSTRUMENT NO.714441986

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 21114185 (POR 879)

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

** End of Current Title Search **





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	50876620
Date Title Created:	11/04/2012
Previous Title:	50695828

ESTATE AND LAND

Estate in Fee Simple

LOT 69 SURVEY PLAN 198060

Local Government: MAREEBA

REGISTERED OWNER

Dealing No: 714441986 01/05/2012

PJFM NO.2 PTY LTD A.C.N. 126 291 601 UNDER INSTRUMENT NO.714441986 **TRUSTEE**

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 21114185 (POR 879)

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

** End of Current Title Search **





Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	50876621
Date Title Created:	11/04/2012
Previous Title:	50695828

ESTATE AND LAND

Estate in Fee Simple

LOT 70 SURVEY PLAN 198060

Local Government: MAREEBA

REGISTERED OWNER

Dealing No: 714441986 01/05/2012

PJFM NO.2 PTY LTD A.C.N. 126 291 601 UNDER INSTRUMENT NO.714441986 TRUSTEE

EASEMENTS, ENCUMBRANCES AND INTERESTS

 Rights and interests reserved to the Crown by Deed of Grant No. 21114185 (POR 879)

ADMINISTRATIVE ADVICES

NIL

UNREGISTERED DEALINGS

NIL

** End of Current Title Search **

Annexure 5: Proposed Site Plan

Proposed Timber Yard - Site Plan

16 - 20 Gowan Street, Mareeba / Plan No. 24-15.01 / Date: 22/10/2024

6°58'37"S 145°24'12"E 16°58'39"S 145°24'16"E



16°58'41"S 145°24'9"E





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Printed at: A3
Print date: 22/10/2024

Not suitable for accurate measurement. **Projection:** Web Mercator EPSG 102100 (3857)

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



Proposed Timber Yard - Site Plan

16 - 20 Gowan Street, Mareeba / Plan No. 24-15.01 / Date: 22/10/2024



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Annexure 6: Planning Scheme Code Assessment

6.2.5 Industry zone code

6.2.5.1 Application

- (1) This code applies to assessing development where:
 - (a) located in the Industry zone; and
 - (b) it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

6.2.5.2 Purpose

(1) The purpose of the Industry zone code is to provide for a range of service, low, medium, or high impact industrial uses.

It may include non-industrial and business uses that support the industrial activities where they do not compromise the long-term use of the land for industrial purposes.

- (2) Mareeba Shire Council's purpose of the Industry zone code is to facilitate industrial activity in order to:
 - (a) contribute to and strengthen the economic development of the region;
 - (b) service the needs of the communities in the shire; and
 - (c) provide for a variety of employment opportunities.
- (3) The shire's industrial areas will vary in their role and level of service provision and cater for different scales and types of industrial development. Three precincts are identified within the zone in order to establish a hierarchy of industrial areas catering for lower impact to higher impact industries:
 - (a) The Trades and services precinct is intended to accommodate service industry and low impact industries. This precinct encompasses the majority of the existing smaller industrial areas which are often located in commercial areas or adjoining residential areas. The precinct is strategically located in serviced areas to provide light industry, service and trades industries to meet local needs and located. Higher impact industries may be appropriate in some locations within this precinct where it can be demonstrated that they will not have any adverse impacts on surrounding development and land uses;
 - (b) The General industry precinct is intended to accommodate medium impact industries and existing high impact industries. This precinct encompasses the central industrial area of Mareeba. Further expansion of high impact industries is not encouraged due to the proximity of the precinct to residential areas, meaning a transition to lower impact industries is supported; and
 - (c) The Heavy industry precinct is intended to accommodate a range of industrial uses including high impact industries and encompasses the Chillagoe industrial area, the Mareeba major industrial area and the Mareeba Airport industrial area.
- (4) The purpose of the code will be achieved through the following overall outcomes:
 - (a) Uses and works for industrial purposes are located, designed and managed to maintain safety to people, avoid significant adverse effects on the natural environment and minimise impacts on surrounding non-industrial land;
 - (b) Development is sited having regard to its servicing capabilities in terms of transport, water, sewage, electricity, telecommunications infrastructure, proximity to other associated industries and work force;
 - (c) Development maximises the use of existing transport infrastructure and has access to an appropriate level of transport infrastructure and facilities;
 - (d) Development is supported by necessary transport infrastructure which is designed to provide and promote safe and efficient public transport use, walking and cycling;
 - (e) Development is reflective of and responsive to the environmental constraints of the land;
 - (f) The scale, character and built form of development contributes to an appropriate standard of amenity;

- (g) Non-industrial uses, such as offices, retail uses and caretaker's accommodation that directly support the industrial area are facilitated;
- (h) The viability of both existing and future industrial activities is protected from the intrusion of incompatible uses;
- (i) Adverse impacts on natural features and processes both on-site and from adjoining areas are minimised through location, design, operation and management of development;
- (j) Industrial uses are adequately separated and buffered from sensitive land uses to minimise the likelihood of environmental harm including environmental nuisance occurring;
- (k) Land included in the Industry zone is to be protected from incompatible uses to ensure that industrial activities may continue and expand; and
- (I) Development is appropriately coordinated and sequenced to ensure the most effective use of land within the zone.

6.2.5.3 Criteria for assessment

Table 6.2.5.3—Industry zone code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments	
For accepted development su	ubject to requirements and ass	sessable developme	ent	
Height				
PO1 Building height takes into consideration and respects the following: (a) the height of existing buildings on adjoining premises; (b) the development potential, with respect to height, on adjoining premises; (c) the height of buildings in the vicinity of the site; (d) site area and street frontage length.	residential zone, the Medium density residential zone or the Rural residential zone;		Proposal complies.	
Siting				

Performance outcomes	Acceptable outcomes	Complies	Comments
PO2 Development is sited in a manner that considers and respects: (a) the siting and use of adjoining premises; (b) appearance of building bulk; and (c) relationship with road corridors.	Buildings and structures include a minimum setback of: (a) 3 metres from any road frontage; (b) 6 metres from side and rear boundaries where adjoining land in the Low density residential zone, the Medium density residential zone or the Rural residential zone; and (c) 0 metres from side and rear boundaries otherwise.		Proposal complies.
For assessable developme	ent		
Site cover			
PO3 Buildings and structures occupy the site in a manner that: (a) makes efficient use of land; (b) is consistent with the bulk and scale of surrounding buildings.	AO3 No acceptable outcome is provided.	•	Site cover is minimal.
Building design			
PO4 Building facades are appropriately designed to maintain and enhance the character of the surrounds.	Buildings in the Industrial zone include: (a) a main entrance which is easily identifiable and is directly accessible from the primary road frontage; and (b) any office space sited and oriented towards the primary road frontage.	•	Proposal complies.

Performance outcomes	Acceptable outcomes	Complies	Comments
PO5 Development complements and integrates with the established built character of the Industry zone, having regard to: (a) roof form and pitch; (b) building materials, colours and textures; and (c) window and door size and location.	AO5 No acceptable outcome is provided.	•	Proposal complies.
Non-industrial uses			
PO6 Development involving a non- industrial use: (a) has access to adequate infrastructure and essential services; (b) is complementary in nature to the character and amenity of the Industry zone; and (c) does not negatively impact on the operation of existing uses within the Industry zone.	AO6 No acceptable outcome is provided.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
Amenity			
PO7 Development must not detract from the amenity of the local area, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO7 No acceptable outcome is provided.		Proposal complies. Proposed use will involve minimal vehicle movements and will include screening to maintain visual amenity.
PO8 Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO8 No acceptable outcome is provided.		Proposal complies. Proposed use will involve minimal vehicle movements and will include screening to maintain visual amenity.

9.3.5 Industrial activities code

9.3.5.1 Application

- (1) This code applies to assessing development where:
 - (a) involving Industrial activities; and
 - (b) it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

9.3.5.2 Purpose

- (1) The purpose of the Industrial activities code is to ensure Industrial activities are:
 - (a) appropriately located within designated industrial areas;
 - (b) established and operated in an efficient manner with minimal impact on the character, scale, amenity and environmental values of the surrounding area; and
 - (c) managed to allow for progressive rehabilitation where involving Extractive industry.
- (2) The purpose of the code will be achieved through the following overall outcomes:
 - Industrial activities are appropriately located having regard to topography, surrounding land uses, natural environment, accessibility, local character and potential social and community impacts;
 - (b) Industrial activities meet the needs of the local community and the local economy through well located, safe and convenient points of service;
 - (c) Industrial activities are designed to have minimal impact on the character, amenity and environment of the surrounding area;
 - (d) Industrial activities provide a safe working environment;
 - (e) Industrial activities are designed to promote sustainability and energy efficiency;
 - (f) Industrial activities are co-located with complimentary and compatible uses;
 - (g) External impacts associated with Extractive industry operations do not impact on the character and amenity of the surrounding area and the safety and wellbeing of the community;
 - (h) Extractive industry operations are adequately separated from potentially incompatible land uses; and
 - (i) Extractive industry sites are progressively rehabilitated.

9.3.5.3 Criteria for assessment

Table 9.3.5.3—Industrial activities code— For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments
For accepted development	t subject to requirements	and assessable de	velopment
Separation			
PO1 Industrial activities are appropriately separated from sensitive uses to ensure their amenity is maintained, having regard to: (a) noise; (b) odour; (c) light; and (d) emissions.	AO1 Development is separated from sensitive uses as follows: (a) medium impact industry—250 metres; or (b) high impact industry—500 metres; or (c) special industry—1.5 kilometres.	•	Proposal complies.
Note—Development proposed to be located closer than the separation distances specified in AO2 requires supporting investigations to demonstrate that the expected impacts from the industry use have been adequately mitigated in consideration of the local context.			
For assessable developme	ent		
Amenity			
Industrial activities protect and enhance the character and amenity of the locality and streetscape through the appropriate location and screening of: (a) air conditioning; (b) refrigeration plant; (c) mechanical plant; and (d) refuse bin storage areas.	AO2 No acceptable outcome is provided.	•	Proposal complies – screen fencing will be used to screen stockpiles from the street.
PO3 Development avoids and, where unavoidable, mitigates impacts on ground water, particularly where ground water is heavily drawn upon for irrigation or domestic purposes.	AO3 No acceptable outcome is provided.	N/A	
If for Extractive industry			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO4 The site has sufficient area and dimensions to safely accommodate: (a) the extractive use; (b) vehicular access and on site vehicular movements; (c) buildings including staff facilities; (d) parking areas for visitors and employees; (e) storage areas and stockpiles; (f) any environmentally significant land; and (g) landscaping and buffer areas. Note—Refer to Planning Scheme Policy 3 - Extractive Industry.	AO4 No acceptable outcome is provided.		Proposal complies – refer to proposed site plan.
PO5 Extractive industry is established and operated in a way that does not impact on public safety.	AO5 Safety fencing is provided for the full length of the perimeter of the site and is appropriately signed with warning signs advising of the nature of the use and any danger or hazard.	N/A	
PO6 Extractive industry is appropriately located to adequately mitigate visual, noise, vibration and dust impacts on sensitive uses.	AO6 All aspects of the Extractive industry are setback from all boundaries: (a) 200 metres where not involving blasting or crushing; and (b) 1,000 metres for where involving blasting or crushing. Note—Refer to Planning Scheme Policy 3 - Extractive Industry.	N/A	
PO7 The Extractive industry is designed and managed to appropriately address its interface with the natural environment and	AO7.1 The Extractive industry does not cause a reduction in the quality of ground water or receiving surface waters.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
landscape, having regard to: (a) water quality; (b) existing vegetation; and (c) declared plants.	AO7.2 Vegetation is retained on site that contributes towards alleviating the impact of the development on the visual amenity of surrounding sensitive land uses. AO7.3	N/A	
	No declared plants are transported from the site.	NA	
Extractive industry actively integrates rehabilitation into the ongoing operations on the site to progressively restore the site to its original (or an improved) condition, having regard to matters of: (a) locally prevalent plant species; (b) plant spacing; (c) local climatic conditions; (d) locations of waterways and wetlands; (e) ongoing maintenance; (f) potential habitat opportunities; (g) erosion and sediment control; and (h) fencing. Note—A revegetation plan must be prepared by a suitably experienced person in the field of natural area revegetation and rehabilitation, at a standard acceptable to Council, which addresses the items identified in Performance Outcome PO8.	AO8 No acceptable outcome is provided.	N/A	

9.4.3 Parking and access code

9.4.3.1 Application

This code applies to assessing development where it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

9.4.3.2 Purpose

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

9.4.3.3 Criteria for assessment

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

Performance outcomes	Acceptable outcomes	Complies	Comments
For accepted development so	ubject to requirements and	d assessable dev	/elopment
Car parking spaces			
PO1 Development provides sufficient car parking to accommodate the demand likely to be generated by the use, having regard to the: (a) nature of the use; (b) location of the site; (c) proximity of the use to public transport services; (d) availability of active transport infrastructure; and (e) accessibility of the use to all members of the community.		•	Proposal triggers demand for one (1) parking space which can easily be accommodated onsite.
Vehicle crossovers			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO2 Vehicle crossovers are provided to:: (a) ensure safe and efficient access between the road and premises; (b) minimize interference with the function and operation of roads; and	AO2.1 Vehicular access to/from Council roads is designed and constructed in accordance with the Standard drawings in Planning Scheme Policy 4 - FNQROC Regional Development Manual.	•	Proposal is capable of complying.
(c) minimise pedestrian to vehicle conflict.	AO2.2 Development on a site with two or more road frontages provides vehicular access from: (a) the primary frontage where involving Community activities or Sport and recreation activities, unless the primary road frontage is a Statecontrolled road; or (b) from the lowest order road in all other instances.	N/A	
	AO2.3 Vehicular access for particular uses is provided in accordance with Table 9.4.3.3E.	•	Proposal complies.
PO3 Access, manoeuvring and car parking areas include appropriate pavement treatments having regard to: (a) the intensity of anticipated vehicle movements; (b) the nature of the use that they service; and (c) the character of the surrounding locality.	AO3 Access, manoeuvring and car parking areas include pavements that are constructed in accordance with Table 9.4.3.3C.	Performance Outcome	Owing to the proposal's low frequency of vehicle movements and location in an industrial area, it is proposed to leave the internal driveway unsealed.
For assessable development			·
Parking area location and des	sign		

Performance outcomes	Acceptable outcomes	Complies	Comments
PO4 Car parking areas are located and designed to: (a) ensure safety and efficiency in operation; and (b) be consistent with the	AO4.1 Car parking spaces, access and circulation areas have dimensions in accordance with AS/NZS 2890.1 Off-street car parking.	•	Proposal is capable of complying.
character of the surrounding locality.	AO4.2 Disabled access and car parking spaces are located and designed in accordance with AS/NZS 2890.6 Parking facilities - Off-street parking for people with disabilities.	N/A	
	AO4.3 The car parking area includes designated pedestrian routes that provide connections to building entrances.	N/A	
	Parking and any set down areas are: (a) wholly contained within the site; (b) visible from the street where involving Commercial activities, Community activities or a use in the Recreation and open space zone; (c) are set back behind the main building line where involving a Dual occupancy, Multiple dwelling, Residential care facility or Retirement facility; and (d) provided at the side	N/A	
	or rear of a building in all other instances.		
Site access and manoeuvring			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO5 Access to, and manoeuvring within, the site is designed and located to: (a) ensure the safety and efficiency of the external road network; (b) ensure the safety of pedestrians; (c) provide a functional and convenient layout; and (d) accommodate all vehicles intended to use the site.	AO5.1 Access and manoeuvrability is in accordance with: (a) AS28901 — Car Parking Facilities (Off Street Parking); and (b) AS2890.2 — Parking Facilities (Off-street Parking) Commercial Vehicle Facilities. Note—Proposal plans should include turning circles designed in accordance with AP34/95 (Austroads 1995) Design Vehicles and Turning Path Templates.		Proposal is capable of complying.
	AO5.2 Vehicular access has a minimum sight distance in accordance with Part 5 of AUSTROADS.	•	Proposal complies.
	AO5.3 Vehicular access is located and designed so that all vehicles enter and exit the site in a forward gear.	~	Proposal complies.
	AO5.4 Pedestrian and cyclist access to the site: (a) is clearly defined; (b) easily identifiable; and (c) provides a connection between the site frontage and the entrance to buildings and end of trip facilities (where provided).	N/A	
PO6 Development that involves an internal road network ensures that it's design: (a) ensure safety and efficiency in operation;	AO6.1 Internal roads for a Tourist park have a minimum width of: (a) 4 metres if one way; or (b) 6 metres if two way.	N/A	

Perf	ormance outcomes	Acceptable outcomes	Complies	Comments
(b) (c) (d)	does not impact on the amenity of residential uses on the site and on adjoining sites, having regard to matters of: (i) hours of operation; (ii) noise (iii) light; and (iv) odour; accommodates the nature and volume of vehicle movements anticipated to be generated by the use; allows for convenient access to key on-site features by pedestrians, cyclists and motor vehicles; and in the Rural zone, avoids environmental	For a Tourist park, internal road design avoids the use of cul-desacs in favour of circulating roads, where unavoidable, cul-de-sacs provide a full turning circle for vehicles towing caravans having: (a) a minimum approach and departure curve radius of 12 metres; and (b) a minimum turning circle radius of 8 metres. AO6.3 Internal roads are imperviously sealed and	N/A Performance Outcome	Owing to the proposal's low frequency of
	degradation.	drained, apart from those for an Energy and infrastructure activity or Rural activity.		vehicle movements and location in an industrial area, it is proposed to leave the internal driveway unsealed.
		AO6.4 Speed control devices are installed along all internal roads, apart from those for an Energy and infrastructure activity or Rural activity, in accordance with Complete Streets.	N/A	
		AO6.5 Internal roads, apart from those for an Energy and infrastructure activity or Rural activity, are illuminated in accordance with AS 4282 (as amended) - Control of Obtrusive effects of outdoor lighting.	N/A	

Perf	ormance outcomes	Acceptable outcomes	Complies	Comments
		AO6.6 Where involving an accommodation activity, internal roads facilitate unobstructed access to every dwelling, accommodation unit, accommodation site and building by emergency services vehicles.	N/A	
		For an Energy and infrastructure activity or Rural activity, internal road gradients: (a) are no steeper than 1:5; or (b) are steeper than 1:5 and are sealed.	N/A	
Serv	ricing			
acce	elopment provides iss, maneuvering and icing areas on site that: accommodate a service vehicle commensurate with the likely demand generated by the use; do not impact on the safety or efficiency of internal car parking or maneuvering areas; do not adversely impact on the safety or efficiency of the road	AO7.1 All unloading, loading, service and waste disposal areas are located: (a) on the site; (b) to the side or rear of the building, behind the main building line; (c) not adjacent to a site boundary where the adjoining property is used for a sensitive use.	•	Proposal complies.
(d) (e)	network; provide for all servicing functions associated with the use; and are located and designed to minimise their impacts on	AO7.2 Unloading, loading, service and waste disposal areas allow service vehicles to enter and exit the site in a forward gear.	*	Proposal complies.
	adjoining sensitive land uses and streetscape quality.	AO7.3 Development provides a servicing area, site access and maneuvering areas to accommodate the applicable minimum servicing vehicle specified in Table 9.4.3.3B.	•	Proposal complies.

Performance outcomes	Acceptable outcomes	Complies	Comments
Maintenance			
PO8 Parking areas are used and maintained for their intended purpose.	AO8.1 Parking areas are kept and used exclusively for parking and are maintained in a suitable condition for parking and circulation of vehicles.	~	Proposal is capable of complying.
	AO8.2 All parking areas will be compacted, sealed, drained, line marked and maintained until such time as the development ceases.	Performance Outcome	Owing to the proposal's low frequency of vehicle movements and location in an industrial area, it is proposed to leave internal parking areas unsealed.
End of trip facilities			
PO9 Development within the Centre zone; Industry zone or Emerging community zone provides facilities for active transport users that:	AO9.1 The number of bicycle parking spaces provided for the use is in accordance with Table 9.4.3.3D.	N/A	
 (a) meet the anticipated demand generated from the use; (b) comprise secure and convenient bicycle parking and storage; and (c) provide end of trip 	AO9.2 End of trip facilities are provided in accordance with Table 9.4.3.3D.	N/A	
facilities for all active transport users. If for Educational establishm	nent or Child care centra	whore involvin	a more than 100

If for Educational establishment or Child care centre where involving more than 100 vehicle movements per day or Renewable energy facility, Sport and recreation activities or Tourist park

Performance outcomes	Acceptable outcomes	Complies	Comments
PO10 The level of traffic generated by the development on the surrounding local road network must not result in unacceptable impacts on adjacent land and local road users. If for Educational establishmy vehicle movements per day cor Tourist park			
PO11 The level of traffic generated by the development on the surrounding local road network must not result in unacceptable impacts on adjacent land and local road users.	AO11 A traffic impact report is prepared by a suitably qualified person that identifies: (d) the expected traffic movements to be generated by the facility; (e) any associated impacts on the road network; and (f) any works that will be required to address the identified impacts.	N/A	

Table 9.4.3.3B—Vehicle Parking and Service Vehicle Space Requirements

able 5.4.5.5D—Verlicit	e Parking and Service Vehicle Space Red	Minimum
Definition	Minimum number of Car parking spaces	
Adult store	Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per 20m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m².	One SRV space.
Agricultural supplies store	Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 30m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Queuing for 3 vehicles should be supplied where a GFA is greater than 600m².	One HRV space.
Air services	If accepted development subject to requirements development: One space per 90m² or part thereof of net lettable area; or If Assessable development: As determined by Council.	If accepted development subject to requirements: One space per 200m² or part thereof of net lettable area. If assessable development: As determined by Council.
Animal husbandry	If accepted development subject to requirements: One space. If assessable development: As determined by Council.	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Animal keeping	Minimum of three spaces or one space per 200m ² of use area, whichever is greater.	One SRV space.
Aquaculture	 If accepted development subject to requirements: In the rural or rural residential zones - two spaces; or Enclosed within a building - one space per 90m² of net lettable area. If assessable development: As determined by Council. 	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.
Brothel	As determined by Council.	As determined by Council.
Bulk landscape supplies	Minimum of five spaces or one space per 250m ² of use area, whichever is greater.	One AV if the site has an area of greater than 2,000m²; or One HRV space.
Car wash	Minimum of two parking spaces plus 1 car queuing space for each car wash or service bay and parking at rates applicable to ancillary use/s.	One AV space.
Caretaker's accommodation	One space per dwelling unit.	Nil.
Cemetery	As determined by Council.	As determined by Council.
Child care centre	A minimum of 3 spaces will be required to be used for setting down and picking up of children, plus one space per 10 children for staff parking.	One SRV space.
Club	Minimum of 5 spaces per use or one space per 25m² or part thereof of GFA, whichever is greater.	One SRV space; and One HRV space if greater than 500m ² .
Community care centre	Minimum of 5 spaces per use or one space per 25m ² or part thereof of GFA, whichever is greater.	One SRV space.
Community residence	Three spaces.	Nil.
Community use	Minimum of 5 spaces per use or one space per 50m ² or part thereof of GFA, whichever is greater.	One SRV space if greater than 500m ² GFA.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Crematorium	One space per 30m ² GFA or part thereof.	As determined by Council.
Cropping	If accepted development subject to requirements: Two spaces. If assessable development: As determined by Council.	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.
Detention facility	As determined by Council.	As determined by Council.
Dual occupancy	One covered space per dwelling; and One visitor space.	Nil.
Dwelling house	One covered space per dwelling house. One space per secondary dwelling.	Nil.
Dwelling unit	One covered space per dwelling unit. A minimum of 0.25 spaces per dwelling is to remain in common property for visitor use.	Nil
Educational establishment	For all establishments: 1 space per every10 students plus 1 space per employee, and Provision for 3 vehicles for loading and unloading of passengers in addition to the requirements above.	For accepted development subject to requirements: One HRV space; and One SRV space; and A minimum of 3 Bus / coach parking / set down areas. For assessable development: As determined by Council.
Emergency services	Minimum of 5 spaces per use or one space per 25m ² or part thereof of GFA, whichever is greater.	As determined by Council.
Environment facility	As determined by Council.	As determined by Council.
Extractive industry	As determined by Council.	As determined by Council.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Food and drink outlet	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA and one space per 15m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA and one space per 10m² or part thereof of GFA above 400m². Drive-through: Queuing spaces for 6 passenger vehicles within the site boundaries. One service vehicle space per use or one service vehicle space per 1,000m²	One HRV space.
Function facility	GFA, whichever is greater. One space per 30m ² or part thereof of GFA.	One SRV space.
Funeral parlour	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 20m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One SRV space.
Garden centre	A minimum of 5 spaces for customer parking or one space per 150m² or part thereof of use area, whichever is greater. One service vehicle space per use or one service vehicle space per 800m² use area, whichever is greater.	One AV if the site has an area of greater than 2,000m², otherwise One HRV space.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Hardware and trade supplies	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per or part thereof of GFA above 400m². Outside the Centre zone: One space per or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One AV if the site has an area of greater than 2,000m², otherwise One HRV space.
Health care services	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 40m² or part thereof of net lettable area. Outside the Centre zone: One space per 20m² of or part thereof of net lettable area.	One SRV space per 500m ² GFA.
High impact industry	One space per 90m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Home based business	Bed and breakfasts: One space per guest room. Other home based business: One space for home based business and one covered space for the dwelling.	Nil.
Hospital	One space per 6 residential care beds. One space per 4 hostel unit beds. Visitor parking at 30% of resident parking requirements.	One HRV space. One SRV for every 800m² of GFA and part thereof; and One space for an emergency vehicle.
Hotel	One space per 10m ² or part thereof of GFA per bar, beer garden and other public area. One space per 50m ² or part thereof of GFA per bulk liquor sales area. One space per guest room.	One HRV space.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Indoor sport and recreation	If accepted development subject to requirements: One space per 25m² of net lettable area. If assessable development: As determined by Council.	An internal bus set down and pick up area that enables the bus to be in a forward motion at all times whilst onsite Internal dedicated taxi bays provided within 200 metres of the site entrance.
Intensive animal industries	If accepted development subject to requirements: Two spaces.	One SRV space.
	If assessable development: As determined by Council.	
Intensive horticulture	If accepted development subject to requirements: Two spaces.	If accepted development subject to requirements: Nil.
	If assessable development: As determined by Council.	If assessable development: As determined by Council.
Landing	As determined by Council.	As determined by Council.
Low impact industry	One space per 90m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Major electricity infrastructure	As determined by Council.	As determined by Council.
Major sport, recreation and entertainment facility	As determined by Council.	As determined by Council.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Marine industry	One space per 90m ² GFA or part thereof.	One HRV space if the site has an area greater than 1,000m², otherwise One SRV space.
Market	As determined by Council.	As determined by Council.
Medium impact industry	One space per 90m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Motor sport facility	As determined by Council.	As determined by Council.
Multiple dwelling	One covered space per dwelling. One dedicated vehicle wash-down bay for premises containing 5 or more dwellings. A minimum of 0.25 spaces per dwelling is to remain in common property for visitor use.	Nil.
Nature-based tourism	One space per dwelling; or 0.75 spaces per guest room if in dormitory or shared facilities.	As determined by Council.
Nightclub entertainment facility	One space per 60m ² GFA or part thereof.	Nil.
Non-resident workforce accommodation	One space per dwelling unit.	Nil.
Office	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 20m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One SRV space.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Outdoor sales	A minimum of 5 spaces for customer parking or one space per 150m² of use area, whichever is greater. One service vehicle space per use or one service vehicle space per 800m², whichever is greater.	site has an area of greater than 2,000m ² ,
Outdoor sport and recreation	Coursing, horse racing, pacing or trotting: One space per five seated spectators; plus One space per 5m² of other spectator areas. Football: 50 spaces per field. Lawn bowls: 30 spaces per green. Swimming pool: 15 spaces; plus One space per 100m² of useable site area. Tennis or other Court: Four spaces per court. Golf Course: Four spaces per tee on the course; plus One space per 50m² of net lettable area. Any other use: As determined by council.	An internal bus set down and pick up area that enables the bus to be in a forward motion at all times whilst onsite Internal dedicated taxi bays provided within 200 metres of the site entrance.
Park	As determined by Council.	As determined by Council.
Parking station	Not applicable	Nil.
Permanent plantation	If accepted development subject to requirements: Two spaces. If assessable development:	If accepted development subject to requirements:
	As determined by Council.	If assessable development: As determined by Council.
Place of worship	Minimum of 5 spaces per use or one space per 25m ² or part thereof of GFA, whichever is greater.	One SRV space.
Port services	As determined by Council.	As determined by Council.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Relocatable home park	One space for each home site plus 1 space for each 5 home sites or part thereof for visitors.	One HRV space.
Renewable energy facility	As determined by Council.	As determined by Council.
Research and technology industry	One space per 90m ² GFA or part thereof.	One HRV space if the site has an area greater than 1,000m², otherwise One SRV space.
Residential care facility	One space per 4 hostel unit beds. Visitor parking at 30% of resident parking requirements.	One SRV space; and One space for an emergency vehicle.
Resort complex	As determined by Council.	As determined by Council.
Retirement facility	One covered space per unit and 0.5 spaces for visitors parking.	One SRV space; and One space for an emergency vehicle.
Roadside stall	One space per stall.	Nil.
Rooming accommodation	Inside the Centre zone: One space per 15 beds. Outside the Centre zone: One space per 8 beds.	One SRV space. One space for a 20 seater bus.
Rural industry	One space per 90m ² GFA or part thereof.	One AV space.
Rural workers' accommodation	If accepted development subject to requirements: Nil	If accepted development subject to requirements:
Colon office	As determined by Council.	If Assessable development: As determined by Council.
Sales office	One space per 25m ² GFA or part thereof.	Nil.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Service industry	Accepted where in an existing building within the Centre zone. Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One HRV space if the site is greater than 2,000m², otherwise One SRV space.
Service station	Minimum of four spaces plus car parking at rates applicable to ancillary use/s.	One AV space.
Shop	Accepted where in an existing building within the Centre zone. Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One HRV space if the site is greater than 2,000m², otherwise One SRV space.
Shopping centre	Inside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA and one space per 25m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA and one space per 15m² or part thereof of GFA above 400m².	One AV space per 1,000m²; and One SRV space per 500m²; or One SRV space per every 2 specialty uses, whichever the greater.
Short-term accommodation	One space per unit.	One HRV space if involves the serving of food or beverage; otherwise One SRV space.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Showroom	Accepted in an existing building within the Centre zone. Inside the Centre zone: One space per 25m² or part thereof of GFA up to 400m² GFA, and one space per 10m² or part thereof of GFA above 400m². Outside the Centre zone: One space per 50m² or part thereof of GFA up to 400m² GFA, and one space per 15m² or part thereof of GFA above 400m².	One AV space and One SRV space if the site is greater than 2,000m²; or One HRV space; and One SRV Space.
Special industry	One space per 90m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Substation	If assessable development: As determined by Council.	As determined by Council.
Telecommunication s facility	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.
Theatre	One space per 15m ² or part thereof of net lettable area, or one space per 5 seated spectators whichever is the greater.	One SRV space.
Tourist attraction	As determined by Council.	As determined by Council.
Tourist park	One space within each accommodation site plus 1 additional visitor space per 10 accommodation sites. Queuing for 2 vehicles towing caravans and 1 holding bay for a vehicle towing a caravan plus additional queuing for 1 vehicle towing a caravan per 40 accommodation sites.	One HRV space.

Definition	Minimum number of Car parking spaces	Minimum Service Vehicle Space Provision
Transport depot	One space per 125m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Utility installation	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.	If accepted development subject to requirements: Nil. If assessable development: As determined by Council.
Veterinary services	Accepted in an existing building within the Centre zone. Inside Centre zone: One space per 40m² or part thereof of net lettable area. Outside Centre zone: One space per 20m² or part thereof of net lettable area.	One HRV space if greater than 500m ² GFA; and One SRV space per 500m ² GFA.
Warehouse	One space per 90m ² GFA or part thereof.	One AV space if the site has an area greater than 2,000m², otherwise One HRV.
Wholesale nursery	As determined by Council.	As determined by Council.
Winery	As determined by Council.	As determined by Council.

Note—Any use not herein defined - as determined by Council.

Table 9.4.3.3C—Pavement Standards for Access, Manoeuvring and Car Parking areas

Zone	Compacted Gravel Base (minimum thickness)	Surfacing Options
All development	t other than dwe	lling house
All zones other than the Conservation zone or the	75mm	Reinforced concrete with a minimum thickness of: • 100mm for parking areas; and • 150mm for access ways.
Rural zone	150mm	Asphalt with a minimum thickness of 25mm
	150mm	Two coat sprayed bitumen seal
	150mm	Concrete pavers
Conservation zone or Rural zone	Not applicable	Minimum 150mm thickness compacted gravel suitable for all weather and dust free
Dwelling house		
All zones	75mm	Reinforced concrete with a minimum thickness of: • 100mm for parking areas; and • 150mm for access ways.
	150mm	Asphalt with a minimum thickness of 25mm
	150mm	Two coat sprayed bitumen seal
	150mm	Concrete pavers
	Not applicable	Minimum 150mm thickness compacted gravel suitable for all weather and dust free

Note—Where more than one surfacing option is listed, any one of the treatments listed may be provided.

Table 9.4.3.3D—Bicycle Parking and End of Trip Facility Requirements

Definition	Minimum number of bicycle parking spaces	
Commercial activities	New or redeveloped commercial activities buildings (other than a shopping centre), provide: • For employees - secure bicycle storage for 8% of building staff (based on one person per 60m² Gross leasable area). Secure bicycle parking involves a bicycle locker or bicycle rail in a locked compound/cage; and visitor facilities: - one bicycle rack space per 750m² NLA or part thereof; and - bicycle parking, signposted; and adjacent to a major public entrance to the building.	New or redeveloped commercial activities buildings (other than a shopping centre), provide the following employee facilities, which are continually accessible to employees: • accessible showers at the rate of one shower per 10 bicycle spaces provided or part thereof; • changing facilities adjacent to showers; and • secure lockers in the changing facilities for 20% of building staff (based on one person per 60m² GLA to cater for walkers, cyclists and other active users.
Community use	Four spaces per 1,500m ² GFA.	As determined by Council.

Definition	Minimum number of bicycle parking spaces	Minimum end of trip facilities
Educational establishment	New or redeveloped education facilities, provide: • For employees - secure bicycle storage for 8% of building staff (based on one person per 75m² GLA). Secure bicycle parking involves a bicycle locker or bicycle rail in a locked compound/cage; and • For students: - minimum of 8% of the peak number of students using the building at any one time (with 75% occupancy); and - bicycle storage within 100m of the building front entrance(s); or added to the campus central bicycle storage area.	New or redeveloped education facilities, provide the following employee facilities, which are continually accessible to employees: • accessible showers at the rate of one per 10 bicycle spaces provided or part thereof; • changing facilities adjacent to showers; and • secure lockers in changing facilities for 20% of building staff (based on one person per 75m² GLA) to cater for cyclists, walkers and other active users.
Food & drink outlet	One space per 100m² GFA.	As determined by Council.
Function facility	One space per 300m ² GFA.	As determined by Council.

Definition	Minimum number of bicycle parking spaces	Minimum end of trip facilities
Health care services	New or redeveloped healthcare facilities, provide the following facilities: • For employees - secure bicycle storage for 5% of building staff (based on one person per 75m² GLA). Secure bicycle parking involves a bicycle locker or bicycle rail in a locked compound/cage; and • For visitors: - facilities with inpatient accommodation provide one space per each 30 beds; - facilities without inpatient accommodation provide one space per each 4 practitioners; - aged care facilities provide one space per each 60 beds; - In every instance above, provide a minimum of 5 bicycle parking spaces; and - bicycle parking provided: in an accessible location, signposted and within 10m a major public entrance to the building.	New or redeveloped healthcare facilities, provide the following employee facilities, which are continually accessible to employees: • accessible showers at the rate of one per 10 bicycle spaces provided or part thereof; • changing facilities adjacent to showers; and • secure lockers in changing facilities for 20% of building staff (based on one person per 75m² GLA) to cater for cyclists, walkers and other active users.
Hospital	As determined by Council.	As determined by Council.
Indoor sport and recreation	One space per employee plus 1 space per 200m ² GFA	As determined by Council.
Park	As determined by Council.	As determined by Council.
Rooming accommodation	One space per 4 letting rooms.	As determined by Council.
Short term accommodation	One space per 4 letting rooms.	As determined by Council.

Definition	Minimum number of bicycle parking spaces	Minimum end of trip facilities
Shopping centre	New or redeveloped shopping centres, provide: • For employees - secure bicycle storage for 8% of building staff (based on one person per 60m² Gross leasable area). Secure bicycle parking involves a bicycle locker or bicycle rail in a locked compound/cage; and • visitor facilities: - one space per 500m² GLA or part thereof for centres under 30,000m²; or - one space per 750m² GLA or part thereof for centres between 30,000m² and 50,000m²; and - bicycle parking is signposted and within 10m of a major public entrance to the building.	New or redeveloped shopping centres, provide the following employee facilities, which are continually accessible to employees: • accessible showers at the rate of one shower per 10 bicycle spaces provided or part thereof; • changing facilities adjacent to showers; and • secure lockers in the changing facilities for 20% of building staff (based on one person per 60m² GLA to cater for walkers, cyclists and other active users.
Theatre	One space per 100m ² GFA.	As determined by Council.

Table 9.4.3.3E—Vehicular Access for Specific Uses

Use	Design
Dwelling house	A secondary dwelling shares a vehicle crossover with the Dwelling house.
Car wash	Site access involves: (a) a maximum width of 9 metres of any vehicle crossover across a footpath;
Service station	 (b) a minimum separation of 12 metres between any vehicle crossover and a road intersection; (c) a separate entrance and exit; and (d) a minimum separation between vehicle crossovers of 14 metres.
Industrial activities	Each lot is provided with no more than one access point every 15 metres.
Roadside stall	A single vehicular access point is provided to the site.
Tourist park	(a) a single vehicular access point is provided to the site; and(b) no accommodation site has individual vehicular access.

9.4.5 Works, services and infrastructure code

9.4.5.1 Application

(1) This code applies to assessing development where it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

9.4.5.2 Purpose

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

9.4.5.3 Criteria for assessment

Table 9.4.5.3 - Works, services and infrastructure code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments	
For accepted development subject to requirements and assessable development				
Water supply				

Performance outcomes	Acceptable outcomes	Complies	Comments
PO1 Each lot has an adequate volume and supply of water that: (a) meets the needs of users; (b) is adequate for firefighting purposes; (c) ensures the health, safety and convenience of the community; and (d) minimises adverse impacts on the receiving environment.	AO1.1 Development is connected to a reticulated water supply system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated water supply service area.	•	Proposal is capable of complying.
	Development, where located outside a reticulated water supply service area and in the Conservation zone, Rural zone or Rural residential zone is provided with: (a) a bore or bores are provided in accordance with the Design Guidelines set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual; or (b) on-site water storage tank/s: (i) with a minimum capacity of 90,000L; (ii) fitted with a 50mm ball valve with a camlock fitting; and (iii) which are installed and connected prior to the occupation or use of the development.	N/A	
Wastewater disposal			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO2 Each lot provides for the treatment and disposal of effluent and other waste water that: (a) meets the needs of users; (b) is adequate for firefighting purposes; (c) ensures the health, safety and convenience of the community; and (d) minimises adverse impacts on the receiving environment.	AO2.1 Development is connected to a reticulated sewerage system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated sewerage service area.	•	Proposal is capable of complying.
environment.	AO2.2 An effluent disposal system is provided in accordance with ASNZ 1547 On-Site Domestic Wastewater Management (as amended) where development is located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated sewerage service area.	N/A	
Stormwater infrastructure			
PO3 Stormwater infrastructure is designed and constructed to collect and convey the design storm event to a lawful point of discharge in a manner that mitigates impacts on life and property.	Where located within a Priority infrastructure area or where stormwater infrastructure is available, development is connected to Council's stormwater network in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
	AO3.2 On-site drainage systems are constructed: (a) to convey stormwater from the premises to a lawful point of discharge; and (b) in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	N/A	
Electricity supply			
PO4 Each lot is provided with an adequate supply of electricity	The premises: (a) is connected to the electricity supply network; or (b) has arranged a connection to the transmission grid; or (c) where not connected to the network, an independent energy system with sufficient capacity to service the development (at near average energy demands associated with the use) may be provided as an alternative to reticulated electricity where: (i) it is approved by the relevant regulatory authority; and (ii) it can be demonstrated that no air or noise emissions; and (iii) it can be demonstrated that no adverse impact on visual amenity will occur.		Proposal is capable of complying.
Telecommunications infrastr	ucture		

Performance outcomes	Acceptable outcomes	Complies	Comments
PO5 Each lot is provided with an adequate supply of telecommunication infrastructure	AO5 Development is provided with a connection to the national broadband network or telecommunication services.	•	Proposal is capable of complying.
Existing public utility servi	ices		
PO6 Development and associated works do not affect the efficient functioning of public utility mains, services or installations.	association with the works so	•	Proposal is capable of complying.
Excavation or filling			
PO7 Excavation or filling must not have an adverse impact on the:	AO7.1 Excavation or filling does not occur within 1.5 metres of any site boundary.	N/A	
 (a) streetscape; (b) scenic amenity; (c) environmental values; (d) slope stability; 	AO7.2 Excavation or filling at any point on a lot is to be no greater than 1.5 metres above or below natural ground level.	N/A	
(e) accessibility; or (f) privacy of adjoining premises.	AO7.3 Earthworks batters: (a) are no greater than 1.5 metres in height; (b) are stepped with a minimum width 2 metre berm; (c) do not exceed a maximum of two batters and two berms (not greater than 3.6 metres in total height) on any one lot; (d) have a slope no greater than 1 in 4; and (e) are retained.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
	AO7.4 Soil used for filling or spoil from excavation is not stockpiled in locations that can be viewed from: (a) adjoining premises; or (b) a road frontage, for a period exceeding 1 month from the commencement of the filling or excavation.	N/A	
	AO7.5 All batters and berms to be constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	N/A	
	AO7.6 Retaining walls have a maximum height of 1.5 metres and are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	N/A	
	AO7.7 Excavation or filling at any point on a lot is to include measures that protect trees at the foot or top of cut or fill batters by the use of appropriate retaining methods and sensitive earth removal or placement and in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	N/A	
For assessable development			
Transport network			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO8 The development has access to a transport network of adequate standard to provide for the safe and efficient movement of vehicles, pedestrians and cyclists.	AO8.1 Vehicle access, crossovers, road geometry, pavement, utilities and landscaping to the frontage/s of the site are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	>	Proposal is capable of complying.
	AO8.2 Development provides footpath pavement treatments in accordance with Planning Scheme Policy 9 – Footpath Paving.	N/A	
Public infrastructure			
PO9 The design, construction and provision of any infrastructure that is to be dedicated to Council is cost effective over its life cycle and incorporates provisions to minimise adverse impacts.	AO9 Development is in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	N/A	
Stormwater quality			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO10 Development has a non-worsening effect on the site and surrounding land and is designed to:	AO10.1 The following reporting is prepared for all Material change of use or Reconfiguring a lot proposals:	•	This matter can be conditioned if necessary.
(a) optimise the interception, retention and removal of waterborne pollutants, prior to the discharge to receiving waters; (b) protect the environmental values of waterbodies affected by the development,	(a) a Stormwater Management Plan and Report that meets or exceeds the standards of design and construction set out in the Queensland Urban Drainage Manual (QUDM) and the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development		
including upstream, on-site and downstream waterbodies;	Manual; and (b) an Erosion and Sediment Control Plan that meets or exceeds the Soil		
(c) achieve specified water quality objectives;	Erosion and Sedimentation Control Guidelines (Institute of		
(d) minimise flooding;(e) maximise the use of natural channel design principles;	Engineers Australia), including: (i) drainage control; (ii) erosion control;		
(f) maximise community benefit; and (g) minimise risk to public safety.	(iii) sediment control; and (iv) water quality outcomes.		

Performance outcomes	Acceptable outcomes	Complies	Comments
	For development on land greater than 2,500m² or that result in more than 5 lots or more than 5 dwellings or accommodation units, a Stormwater Quality Management Plan and Report prepared and certified by a suitably qualified design engineer (RPEQ) is prepared that demonstrates that the development: (a) meets or exceeds the standards of design and construction set out in the Urban Stormwater Quality Planning Guideline and the Queensland Water Quality Guideline; (b) is consistent with any local area stormwater water management planning; (c) accounts for development type, construction phase, local climatic conditions and design objectives; and (d) provides for stormwater quality treatment measures reflecting land use constraints, such as soil type, landscape features (including landform), nutrient hazardous areas, acid sulfate soil and rainfall erosivity.		This matter can be conditioned if necessary.

Performance outcomes	Acceptable outcomes	Complies	Comments
PO11 Storage areas for stormwater detention and retention: (a) protect or enhance the environmental values of receiving waters; (b) achieve specified water quality objectives; (c) where possible, provide for recreational use; (d) maximise community benefit; and (e) minimise risk to public safety.	AO11 No acceptable outcome is provided.	N/A	
Excavation or filling			
PO12 Traffic generated by filling or excavation does not impact on the amenity of the surrounding area.	1 :	N/A	
	AO12.2 Transportation of fill to or from the site does not occur: (a) within peak traffic times; and (b) before 7am or after 6pm Monday to Friday; (c) before 7am or after 1pm Saturdays; and (d) on Sundays or Public Holidays.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
PO13 Air pollutants, dust and sediment particles from excavation or filling, do not cause significant environmental harm or nuisance impacts.	AO13.1 Dust emissions do not extend beyond the boundary of the site.	•	Proposal will involve minimal vehicle movements and will be provided with screening the permitter fencing.
	AO13.2 No other air pollutants, including odours, are detectable at the boundary of the site.	•	Proposal complies.
	AO13.3 A management plan for control of dust and air pollutants is prepared and implemented.	N/A	
PO14 Access to the premises (including driveways and paths) does not have an adverse impact on: (a) safety; (b) drainage; (c) visual amenity; and (d) privacy of adjoining premises.	ACCESS to the premises (including all works associated with the access): (a) must follow as close as possible to the existing contours; (b) be contained within the premises and not the road reserve, and (c) are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development manual.	•	Proposal is capable of complying.
Weed and pest management			
PO15 Development prevents the spread of weeds, seeds or other pests into clean areas or away from infested areas.	AO15 No acceptable outcome is provided.	N/A	
Contaminated land			

Performance outcomes	Acceptable outcomes	Complies	Comments
PO16 Development is located and designed to ensure that users and nearby sensitive land uses are not exposed to unacceptable levels of contaminants	AO16 Development is located where: (a) soils are not contaminated by pollutants which represent a health or safety risk to users; or (b) contaminated soils are remediated prior to plan sealing, operational works permit, or issuing of building works permit.	•	Proposal complies.
Fire services in developme	ents accessed by common priva	te title	
PO17 Fire hydrants are located in positions that will enable fire services to access water safely, effectively and efficiently.	AO17.1 Fire hydrants are located in accessways or private roads held in common private title at a maximum spacing of: (a) 120 metres for residential development; and (b) 90 metres for any other development.	N/A	
	AO17.2 Fire hydrants are located at all intersections of accessways or private roads held in common private title.	N/A	

9.4.2 Landscaping code

9.4.2.1 Application

This code applies where it is identified in the assessment benchmarks for assessable development and requirements for accepted development column of an assessment table in Part 5 of the planning scheme.

9.4.2.2 Purpose

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

9.4.2.3 Criteria for assessment

Table 9.4.2.3A—Landscaping code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Complies	Comments		
For accepted development s	For accepted development subject to requirements and assessable development				
PO1 Development, other than in the Rural zone, includes landscaping that: (a) contributes to the landscape character of the Shire; (b) compliments the character of the immediate surrounds; (c) provides an appropriate balance between built and natural elements; and (d) provides a source of visual interest.	AO1 Development, other than in the Rural zone, provides: (a) a minimum of 10% of the site as landscaping; (b) planting in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species; (c) for the integration of retained significant vegetation into landscaping areas; (d) on-street landscaping works in accordance with the Design Guidelines set out in Section D9 Landscaping, of the Planning Scheme Policy 4 - FNQROC Regional Development Manual. Note—Where development exceeds a site cover of 90%, areas of landscaping may be provided above ground level to achieve a total supply of landscaping equivalent to 10% of the site area.	N/A	It is not considered necessary to landscape the site in this instance given the nature of the proposed use, being simply for the outdoor storage of raw materials with minimal built form component. Rather, it is proposed to implement screen fencing to screen views of the site from the street frontage and adjoining properties.		

Performance outcomes	Acceptable outcomes	Complies	Comments
PO2 Development, other than in the Rural zone, includes landscaping along site frontages that: (a) creates an attractive streetscape; (b) compliments the character of the immediate surrounds; (c) assists to break up and soften elements of built form; (d) screen areas of limited visual interest or servicing; (e) provide shade for pedestrians; and (f) includes a range and variety of planting.	AO2 Development, other than in the Rural zone, includes a landscape strip along any site frontage: (a) with a minimum width of 2 metres where adjoining a car parking area; (b) with a minimum width of 1.5 metres in all other locations; and (c) in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species. Note—Where development is setback from a frontage less than 1.5 metres, the setback area is provided as a landscape strip	N/A	As per PO1.
PO3 Development includes landscaping and fencing along side and rear boundaries that: (a) screens and buffer	AO3.1 Development provides landscape treatments along side and rear boundaries in accordance with Table 9.4.2.3B.	N/A	As per PO1.
land uses; (b) assists to break up and soften elements of built form; (c) screens areas of limited visual interest; (d) preserves the amenity of sensitive land uses; and (e) includes a range and variety of planting.	AO3.2 Shrubs and trees provided in landscape strips along side and rear boundaries: (a) are planted at a maximum spacing of 1 metre; (b) will grow to a height of at least 2 metres; (c) will grow to form a screen of no less than 2 metres in height; and (d) are mulched to a minimum depth of 0.1 metres with organic mulch.	N/A	As per PO1.
	AO3.3 Any landscape strip provided along a side or rear boundary is designed in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species.	N/A	As per PO1.

Performance outcomes	Acceptable outcomes	Complies	Comments
PO4 Car parking areas are improved with a variety of landscaping that: (a) provides visual interest; (b) provides a source of shade for pedestrians; (c) assists to break up and soften elements; and (d) improves legibility.	AO4.1 Landscaping is provided in car parking areas which provides: (a) a minimum of 1 shade tree for every 4 parking spaces, or part thereof, where the car parking area includes 12 or more spaces; (b) a minimum of 1 shade tree for every 6 parking spaces, or part thereof, otherwise; and (c) where involving a car parking area in excess of 500m²: (i) shade structures are provided for 50% of parking spaces; and (ii) a minimum of 10% of the parking area as landscaping. Note—Where a shade structure is provided over part of a car parking area, shade tree planting is not required in this area of the car parking area.	N/A	
	AO4.2 Landscaping in car parking areas is designed in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species.	N/A	
PO5 Landscaping areas include a range and variety of planting that:	AO5.1 Plant species are selected from the Plant Schedule in Planning Scheme Policy 6 - Landscaping and preferred plant species.	N/A	

Performance outcomes	Acceptable outcomes	Complies	Comments
 (a) is suitable for the intended purpose and local conditions; (b) contributes to the natural character of the Shire; (c) includes native species; (d) includes locally endemic species, where practical; and (e) does not include invasive plants or weeds. 	AO5.2 A minimum of 25% of (new and existing) plants is provided as larger, advanced stock with a minimum plant height of 0.7 metres and mulched to a minimum depth of 0.1 metres with organic mulch.	N/A	
PO6 Landscaping does not impact on the ongoing provision of infrastructure and services to the Shire.	AO6.1 Tree planting is a minimum of (a) 2 metres from any underground water, sewer, gas, electricity or telecommunications infrastructure; and (b) 4 metres from any inspection chamber.	N/A	
	AO6.2 Vegetation below or within 4 metres of overhead electricity lines and power poles has a maximum height of 3.5 metres at maturity.	N/A	
	AO6.3 Vegetation adjoining an electricity substation boundary, at maturity, will have: (a) a height of less than 4 metres; and (b) no foliage within 3 metres of the substation boundary, unless the substation has a solid wall along any boundary.	N/A	
For assessable development	t <u> </u>		

Performance outcomes	Acceptable outcomes	Complies	Comments
P07	A07	N/A	
Landscaping areas are	No acceptable outcome is		
designed to:	provided.		
(a) be easily maintained			
throughout the			
ongoing use of the			
site;			
(b) allow sufficient area			
and access to			
sunlight and water			
for plant growth;			
(c) not cause a			
nuisance to			
occupants of the site			
or members of the			
public; and			
(d) maintain or enhance			
the safety of			
pedestrians through			
the use of Crime			
Prevention Through			
Environmental			
Design principles.			

Table 9.4.2.3B—Side and rear boundary landscape treatments

Table 9.4.2.3B—Side and rear boundary landscape treatments			
Location or use	Landscape Strip Minimum Width	Screen Fencing Minimum Height	Extent of treatment
Where car parking, servicing or manoeuvring areas adjoin a side or rear boundary	1 metre	Not applicable	To the extent these areas adjoin the boundary
Where involving a use other than a dwelling house on a site with a common boundary with land in the Low density residential zone, the Medium density residential zone or the Rural residential zone:	1.5 metres	1.8 metres	Along the common boundary.
Development for an industrial activity which has a common boundary with land not within the Industry zone	2 metres	1.8 metres	Along the common boundary
Development involving (a) Tourist park not in the Rural zone (b) Sales office (c) Multiple dwelling (d) Residential care facility; or (e) Dual occupancy	Not applicable	1.8 metres	Along all side and rear boundaries and between dwellings for a Dual occupancy.
Development involving (a) Tourist park in the Rural zone (b) Service station (c) Car wash; or (d) Utility installation	2 metres	Not applicable	Along all side and rear boundaries
For: (a) waste storage; (b) equipment; (c) servicing areas; and (d) private open space and site facilities associated with Caretaker's accommodation.	Not applicable	1.8 metres	To prevent visibility

Note—Where more than one landscape treatment is applicable to a development in the above table, the development is to provide a landscape treatment that satisfies all applicable minimum specifications.