

DEVELOPMENT APPLICATION

DEVELOPMENT PERMIT:

Reconfiguration of a Lot Boundary Realignment

195 & 219 Clacherty Road, Julatten, Qld. 4871 Lots 1 & 2 on RP744805

Prepared by: Scope Town Planning

November 2024



CONTENTS

	APPLICATION SUMMARY	3
1	PROPOSAL	4
1.1	Introduction	4
1.2	Proposed Development	4
	Figure 1: Proposed Boundary Realignment	5
1.3	Site and Locality	5
	Figure 2: Development Site aerial image	6
	Figure 3: Development Site location map	7
	Figure 4: Development Site Zoning	8
2	PLANNING CONSIDERATIONS	9
2.1	Compliance with Planning Scheme	9
2.2	State Agency Referral Items	9
3	PLANNING SUMMARY	10
4	RECOMMENDATION	10
App	endix 1: Assessment against the Planning Codes	(attached)
App	endix 2: Proposed ROL Site Plan	(attached)

APPLICATION SUMMARY		
DEVELOPMENT APPLICATION	Reconfiguration of a Lot	
PROPOSAL	Boundary Realignment	
ASSESSMENT LEVEL	Code	
STREET ADDRESS	195 & 219 Clacherty Road, Julatten, Qld. 4871	
REAL PROPERTY ADDRESS	Lots 1 & 2 on RP744805	
LAND AREA	Lot 1: 154,390m ² Lot 2: 151,700m ²	
APPLICANT	Scope Town Planning c/- Land Owner	
LAND OWNER	#195: A. Kiernan #219: A. McCracken	
LOCAL GOVERNMENT AREA	Mareeba Shire Council	
PLANNING SCHEME	Mareeba Shire Planning Scheme (2017)	
ZONE	Rural Zone	
PRECINCT	n/a	
LOCAL PLAN	n/a	
EASEMENTS	nil	
IMPROVEMENTS	Dwelling Houses, Outbuildings	
	Rural Zone Code	
APPLICABLE PLANNING CODES	Landscaping Code	
	Parking and Access Code	
	Reconfiguring a Lot Code	
	Works, Services and Infrastructure Code	
APPLICABLE REFERALS	n/a	

1 Proposal

1.1 Introduction

This application seeks a Development Permit for the Reconfiguration of a Lot – Boundary Realignment over land at 195 & 219 Clacherty Road, Julatten, Qld. 4871 formally known as Lot 1 on RP744805 and Lot 2 on RP744805, being located within the Rural Zone of the Mareeba Shire LGA.

As specified in Table 5.6.1 of the Mareeba Shire Planning Scheme, the application is classified as Code Assessable Development subject to compliance with the relevant codes for the Reconfiguration of a Lot (Boundary Realignment).

1.2 Proposed Development

The proposed development is the Reconfiguration of a Lot – Boundary Realignment over land at 195 & 219 Clacherty Road, Julatten to increase the grazing area of Lot 1RP744805 whilst retaining Lot 2RP744805 as a Rural Lifestyle lot.

The Boundary Realignment will result Lot 2 having an area of 62,000m² (15.32 acres) and Lot having an area of 244,090m² with the rear portion of Lot 2 becoming part of Lot 1.

All existing structures, access arrangements, crossovers and infrastructure will be retained in their current form and no improvements are required to support the boundary realignment.

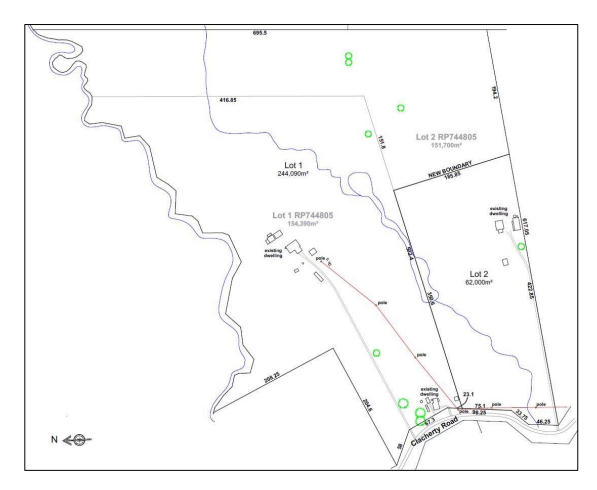


Figure 1: Proposed Boundary Realignment. (Qld. Globe)

1.3 Site and Locality

The proposal sites, #195 (Lot 1) & #219 (Lot 2), located in Julatten, are situated on Clacherty Road (a Local Government Controlled Road), which gains direct access to Mossman Mount Moloy Road (a State Controlled Road).

The sites are located amongst other Rural allotments which are densely vegetated or cleared lots containing grazing land and/or improved with Dwellings and associated Outbuildings. The site is mostly cleared of native vegetation for agricultural use.

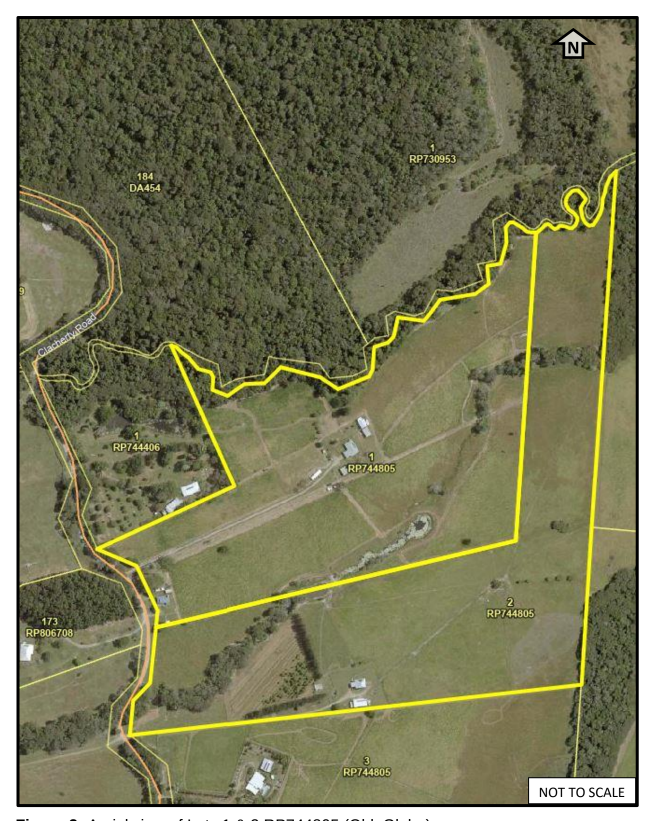


Figure 2: Aerial view of Lots 1 & 2 RP744805 (Qld. Globe).

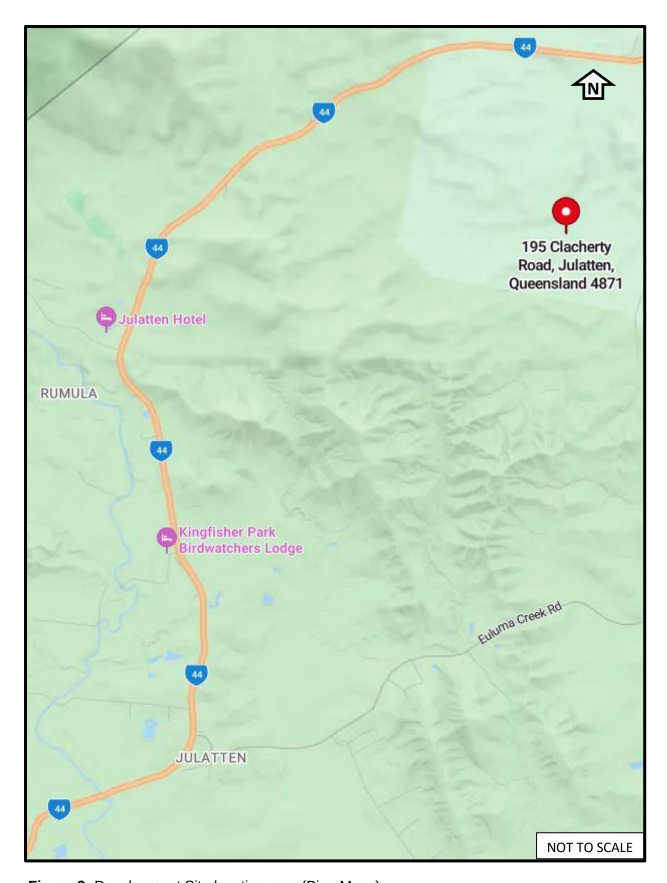


Figure 3: Development Site location map (Bing Maps).

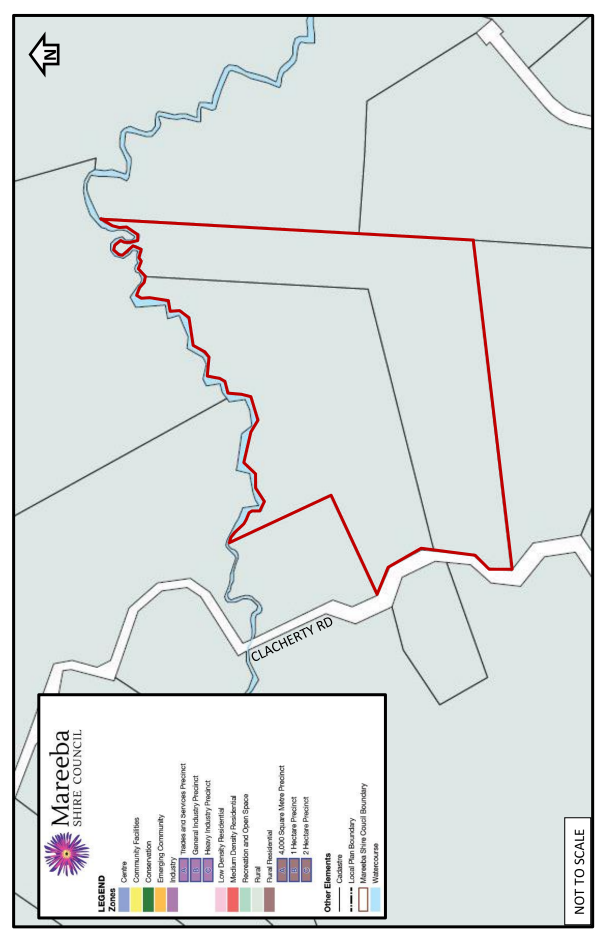


Figure 4: Development Site located in the Rural Zone (MSC).

2 Planning Considerations

2.1 Compliance with Planning Scheme

As prescribed by Table 5.6.1 of the Mareeba Shire Planning Scheme (2017), the proposed Boundary Realignment is Code Assessable Development being assessable against provisions of the following Codes;

- 6.2.9 Rural Zone Code
- 9.4.2 Landscaping Code
- 9.4.3 Parking and Access Code
- 9.4.4 Reconfiguring a Lot Code
- 9.4.5 Works, Services and Infrastructure Code

The proposed ROL is for a Boundary Realignment only and does not involve any vegetation clearing, new structures, new access points or crossovers, new infrastructure or earthworks. An assessment of the development proposal against the applicable Codes identified in Table 5.6.1 – Reconfiguring a Lot is provided in **Appendix 1 – Code Assessment**.

The site is not subject to a Local Plan and all relevant Policies are considered to be appropriately addressed in Mareeba Shire Planning Scheme.

2.2 State agency referral items

The proposed development application does not trigger referral to SARA or any other third party for assessment.

3 Planning Summary

This application seeks a Development Permit for the Reconfiguration of a Lot – Boundary Realignment over land at 195 & 219 Clacherty Road, Julatten, Qld. 4871 formally known as Lots 1 & 2 on RP744805, being located within the Rural Zone of the Mareeba Shire LGA.

The application is classified as Code Assessable Development subject to compliance with the requirements of the relevant codes as prescribed by Table 5.6.1 of the Mareeba Shire Planning Scheme. The proposed development application does not trigger referral to SARA or any other third party for assessment.

An assessment of the development proposal against the applicable Codes is provided in Appendix 1 – Code Assessment. If approved, a surveyor will be engaged to prepare a survey plan for Council endorsement.

4 Recommendation

It is the professional opinion of Scope Town Planning that the proposed Boundary Realignment at 195 & 219 Clacherty Road, Julatten satisfies the desired outcomes and requirements of the Mareeba Shire Planning Scheme and that this application should be fairly assessed and approved by Mareeba Shire Council with reasonable conditions.

Johnathan Burns

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Senior Town Planner | Scope Town Planning

DA Form 1 – Development application details

Approved form (version 1.5 effective 22 July 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

1) Applicant details	
Applicant name(s) (individual or company full name)	Mr John Archer c/- Scope Town Planning
Contact name (only applicable for companies)	Johnathan Burns, Scope Town Planning
Postal address (P.O. Box or street address)	183 Summerfields Dr
Suburb	Caboolture
State	Qld.
Postcode	4510
Country	Australia
Contact number	0450781841
Email address (non-mandatory)	jburns@scopetownplanning.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	24020

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



PART 2 – LOCATION DETAILS

2) Logotion of the promises (complete 2.4) as 2.9) and 2.9) as a sufficiently										
3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note : Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>										
3.1) Street address and lot on plan										
⊠ Str	eet address	AND I	ot on pla	an (a <i>ll l</i>	ots must be liste	d), or				
	Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed).									
	Unit No.	Stree	t No.	Stree	et Name and	Туре				Suburb
۵)		195	95 Clacherty Rd							Julatten
a)	Postcode	Lot No. Pla			Type and No	umber	(e.g. R	P, SP)		Local Government Area(s)
		1		RP7	44805					Mareeba Shire Council
	Unit No.	Stree	t No.	Stree	et Name and	Туре				Suburb
b)		219		Clac	herty Rd					Julatten
b)	Postcode	Lot N	lo.	Plan	Type and No	umber	(e.g. R	P, SP)		Local Government Area(s)
		2		RP7	44805					Mareeba Shire Council
3.2) C	oordinates o	f prem	ises (ap	propriat	te for developme	ent in ren	note are	as, over part of a	a lot	or in water not adjoining or adjacent to land
	g. channel dred lace each set o				te row.					
☐ Co	ordinates of	premis	es by lo	ngitud	de and latitud	e				
Longit	ude(s)		Latitud	de(s)		Datur	n		Lo	ocal Government Area(s) (if applicable)
						□W	GS84			
						☐ GI	DA94 _.			
						☐ O1	ther:			
☐ Co	ordinates of	premis	es by e	asting	and northing	j				
Eastin	g(s)	North	ing(s)		Zone Ref.	Datur	m		L	ocal Government Area(s) (if applicable)
					<u></u> 54		GS84			
					55		DA94			
					□ 56		ther:			
	dditional pre									
					this developr opment appli		pplicat	ion and the d	eta	ils of these premises have been
	t required	nedule	. 10 11115	ueven	оринені арріі	CallOII				
	<u>'</u>									
4) Ider	ntify any of th	ne follo	wing th	at app	ly to the pren	nises a	nd pro	vide any rele	vai	nt details
⊠ In o	or adjacent to	o a wa	ter body	or wa	atercourse or	in or a	bove a	an aquifer		
Name	of water boo	ly, wat	ercours	e or a	quifer:		unkn	own		
☐ On strategic port land under the <i>Transport Infrastructure Act 1994</i>										
Lot on plan description of strategic port land:										
Name	of port author	ority fo	r the lot							
☐ In a	a tidal area									
Name	of local gove	ernmer	nt for the	e tidal	area (if applica	able):				
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 correctly and accurately. For further information on easements and how they may affect the proposed development, see <u>DA Forms Guide</u> .						
 Yes – All easement locations, types and dimensions are included in plans submitted with this development application No 						

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect							
a) What is the type of development? (tick only one box)							
☐ Material change of use	Reconfiguring a lot Output Reconfiguring a lot Output Reconfiguring a lot Output Description Reconfiguring a lot Reconfiguring a lo	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?						
	☐ 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 o	welling, reconfiguration of 1 lot into 3				
Boundary Realignment (2 in	to 2)						
e) Relevant plans Note: Relevant plans are required to Relevant plans.	Note : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms guide:</u>						
Relevant plans of the pro	posed development are attach	ned to the development appli	cation				
6.2) Provide details about the second development aspect							
a) What is the type of develo	a) What is the type of development? (tick only one box)						
☐ Material change of use	☐ Reconfiguring a lot	Operational work	☐ Building work				
b) What is the approval type	? (tick only one box)						
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval that	at includes a variation approval				
c) What is the level of asses	sment?						
☐ Code assessment	☐ Impact assessment (require	res public notification)					
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):							
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see DA Forms Guide: Relevant plans .							
Relevant plans of the proposed development are attached to the development application							



6.3) Additional aspects of dev	velopment								
Additional aspects of deve	elopment are								
that would be required under Part 3 Section 1 of this form have been attached to this development application									
Not required ■ Not required ■ Not required ■ Not required ■ Not required Not req			-						
6.4) Is the application for Stat		· · · · · ·							
	Yes - Has a notice of declaration been given by the Minister?								
⊠ No									
Section 2 – Further devel	opment de	etails							
7) Does the proposed develo	•		ve any of the following?						
Material change of use			division 1 if assessable again	st a local planning instr	ument				
Reconfiguring a lot	⊠ Yes	- complete o	division 2						
Operational work	Yes	– complete d	division 3						
Building work	☐ Yes	– complete I	DA Form 2 – Building work d	etails					
Division 1 – Material change		:F							
Note : This division is only required to local planning instrument.	be completed i	r any part of the	e development application involves a	a material change of use ass	essable against a				
8.1) Describe the proposed n	naterial cha	nge of use							
Provide a general description	of the		e planning scheme definition definition in a new row)	Number of dwelling	Gross floor				
proposed use		(IIICIUUE EACII	delimilon in a new row)	units (if applicable)	area (m²) (if applicable)				
					, ,,				
8.2) Does the proposed use i	involve the ι	use of existir	ng buildings on the premises'	?					
Yes									
□No									
8.3) Does the proposed deve	lopment rel	ate to tempo	orary accepted development	under the Planning Reg	julation?				
☐ Yes – provide details belo	w or include	details in a	schedule to this developmer	nt application					
□No									
Provide a general description	of the temp	orary accep	ted development	Specify the stated pe					
				under the Planning R	egulation				
Division 2 – Reconfiguring a	a lot								
Note: This division is only required to		f any part of the	e development application involves i	reconfiguring a lot.					
9.1) What is the total number of existing lots making up the premises?									
2									
9.2) What is the nature of the	e lot reconfi	guration? (tic	k all applicable boxes)						
Subdivision (complete 10)			☐ Dividing land into parts b	by agreement (complete 1	1)				
Boundary realignment (co	omplete 12)		☐ Creating or changing an		ss to a lot				
from a constructed road (complete 13)									



10) Subdivision								
10.1) For this development, how many lots are being created and what is the intended use of those lots:								
Intended use of lots	s created	Residential	Com	mercial	Industrial	Other, please specify:		
Number of lots crea	ated							
10.2) Will the subdi	vision he sta	aed?						
Yes – provide ac								
How many stages v	will the works	include?						
What stage(s) will the apply to?	his developm	ent application	1					
11) Dividing land int	to parts by aç	greement – hov	v many part	s are being	g created and wh	at is the intended use of the		
Intended use of par	ts created	Residential	Com	mercial	Industrial	Other, please specify:		
Number of parts cre	eated							
12) Boundary realig	nment							
12.1) What are the	<i>,</i>	proposed areas	for each lo	t comprisin	ng the premises?			
,	Current I	ot			Pro	oposed lot		
Lot on plan descrip	tion Ar	ea (m²)		Lot on plan description		Area (m²)		
1 RP744805 1543		4390		1 RP744805		244090		
2 RP744805		1700	-	2 RP7448	305	62000		
12.2) What is the re		boundary reali	gnment?					
Increased grazing e	emciency							
13) What are the di			existing ea	asements b	eing changed ar	nd/or any proposed easement?		
Existing or proposed?	Width (m)	Length (m)	Purpose of the easement? (e.g. pedestrian access)		ment? (e.g.	Identify the land/lot(s) benefitted by the easement		
Division 3 – Operat Note: This division is only i		ompleted if any pa	rt of the develo	opment applica	ation involves operat	ional work.		
14.1) What is the na				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
☐ Road work			Stormwate			infrastructure		
		<u> </u>		= -	infrastructure			
	enecify:	L	Signage		☐ Cleani	ng vegetation		
Other – please specify: 14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision)								
Yes – specify number of new lots:								
□ No								
14.3) What is the m	onetary valu	e of the propos	sed operatio	nal work?	(include GST, materi	als and labour)		
\$								



PART 4 – ASSESSMENT MANAGER DETAILS

15) Identify the assessment manager(s) who will be assessing this development application
Mareeba Shire Council
16) Has the local government agreed to apply a superseded planning scheme for this development application?
Yes – a copy of the decision notice is attached to this development application The local government is taken to have agreed to the superseded planning scheme request – relevant documents attached
No No

PART 5 - REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Heritage places – Queensland heritage place (on or near a Queensland heritage place)
Infrastructure-related referrals – designated premises
Infrastructure-related referrals – state transport infrastructure
Infrastructure-related referrals – State transport corridor and future State transport corridor
Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure-related referrals – near a state-controlled road intersection
Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
Koala habitat in SEQ region – key resource areas
Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
Ports – Brisbane core port land – environmentally relevant activity (ERA)
Ports – Brisbane core port land – tidal works or work in a coastal management district
Ports – Brisbane core port land – hazardous chemical facility
Ports – Brisbane core port land – taking or interfering with water
Ports – Brisbane core port land – referable dams
Ports – Brisbane core port land – fisheries
☐ Ports – Land within Port of Brisbane's port limits (below high-water mark) ☐ SEQ development area
☐ SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and
recreation activity
SEQ regional landscape and rural production area or SEQ rural living area – community activity
SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
SEQ regional landscape and rural production area or SEQ rural living area – combined use
SEQ northern inter-urban break – tourist activity or sport and recreation activity
SEQ northern inter-urban break – community activity
SEQ northern inter-urban break – indoor recreation
SEQ northern inter-urban break – urban activity

 ☐ SEQ northern inter-urban break – combined use ☐ Tidal works or works in a coastal management district ☐ Reconfiguring a lot in a coastal management district or ☐ Erosion prone area in a coastal management district ☐ Urban design 							
 Water-related development – taking or interfering with water Water-related development – removing quarry material (from a watercourse or lake) Water-related development – referable dams Water-related development –levees (category 3 levees only) 							
Wetland protection area							
Matters requiring referral to the local government: Airport land							
☐ Environmentally relevant activities (ERA) (only if the ERA ☐ Heritage places — Local heritage places	has been devolved to local government)						
Matters requiring referral to the Chief Executive of the di Infrastructure-related referrals – Electricity infrastructur	-	on 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 is an individual Infrastructure-related referrals – Oil and gas infrastructure 							
Matters requiring referral to the Brisbane City Council: Ports – Brisbane core port land							
Matters requiring referral to the Minister responsible for administering the Transport Infrastructure Act 1994: □ Ports – Brisbane core port land (where inconsistent with the Brisbane port LUP for transport reasons) □ Ports – Strategic port land							
Matters requiring referral to the relevant port operator , if applicant is not port operator: Ports – Land within Port of Brisbane's port limits (below high-water mark)							
Matters requiring referral to the Chief Executive of the re Ports – Land within limits of another port (below high-wate	-						
Matters requiring referral to the Gold Coast Waterways A Tidal works or work in a coastal management district (in	•						
Matters requiring referral to the Queensland Fire and Emergency Service: Tidal works or work in a coastal management district (involving a marina (more than six vessel berths))							
18) Has any referral agency provided a referral response for this development application?							
☐ Yes – referral response(s) received and listed below ar ☐ No							
Referral requirement	Referral agency	Date of referral response					
Identify and describe any changes made to the proposed development application that was the subject of the referral response and this development application, or include details in a schedule to this development application (if applicable).							

PART 6 - INFORMATION REQUEST

19) Information request under the DA Rules					
☑ I agree to receive an information request if determined necessary for this development application					
☐ I do not agree to accept an information request for this development application					
Note: By not agreeing to accept an information request I, the applicant, acknowledge:					
 that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties 					
Part 3 under Chapter 1 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules or					
Part 2under Chapter 2 of the DA Rules will still apply if the application is for state facilitated development					
Further advice about information requests is contained in the <u>DA Forms Guide</u> .					

PART 7 – FURTHER DETAILS

20) Are there any associated development applications or current approvals? (e.g. a preliminary approval)					
Yes – provide details below or include details in a schedule to this development application					
⊠ No					
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 app	licable to	development applications invo	olving building work or	
☐ Yes – a copy of the receipte	d QLeave form is attached to this	devel	opment application		
☐ No – I, the applicant will pro	vide evidence that the portable lo	ng ser	vice leave levy has been		
	es the development application. I				
	al only if I provide evidence that the	•	•	evy has been paid	
	and construction work is less that	ırı ş i ə	· · · · · · · · · · · · · · · · · · ·	,	
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A	A, B or E)	
\$					
22) Is this development application in response to a show cause notice or required as a result of an enforcement notice?					
☐ Yes – show cause or enforcement notice is attached					
No No					
23) Further legislative requirem	ents				
Environmentally relevant acti	vities				
23.1) Is this development applic	cation also taken to be an applica	tion fo	r an environmental autho	rity for an	
Environmentally Relevant Activity (ERA) under section 115 of the Environmental Protection Act 1994?					
☐ Yes – the required attachment (form ESR/2015/1791) for an application for an environmental authority					
accompanies this development application, and details are provided in the table below					
☑ No					
Note : Application for an environmental authority can be found by searching "ESR/2015/1791" as a search term at www.qld.gov.au . An ERA requires an environmental authority to operate. See www.business.qld.gov.au for further information.					
Proposed ERA number:	Prop	osed E	ERA threshold:		
Proposed ERA name:					
Multiple ERAs are applicable to this development application and the details have been attached in a schedule to this development application.					

Hazardous chemical facilities
23.2) Is this development application for a hazardous chemical facility?
☐ Yes – Form 536: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application
No Note: See www.business.qld.gov.au for further information about hazardous chemical notifications.
Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
 Yes – this development application includes written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination) No
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note : The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
 Yes – the development application involves premises in the koala habitat area outside the koala priority area No
Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this development application. See koala habitat area guidance materials at www.desi.qld.gov.au for further information.
Water resources
23.6) Does this development application involve taking or interfering with underground water through an
artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
No
Note: Contact the Department of Resources at www.resources.qld.gov.au 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 application
⊠ No
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.

Page 9
DA Form 1 – Development application details
Version 1.5— 22 July 2024

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 www.daf.gld.gov.au 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 <u>www.desi.qld.gov.au</u> for further information.					
Referable dams					
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?					
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water					
Supply Act is attached to this development application No					
Note: See guidance materials at www.resources.qld.gov.au for further information.					
Tidal work or development within a coastal management district					
23.12) Does this development application involve tidal work or development in a coastal management district?					
Yes – the following is included with this development application:					
Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)					
☐ A certificate of title No					
Note: See guidance materials at www.desi.qld.gov.au for further information.					
Queensland and local heritage places					
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register ?					
☐ Yes – details of the heritage place are provided in the table below ☐ No					
Note: See guidance materials at www.desi.qld.gov.au for information requirements regarding development of Queensland heritage places.					
For a heritage place that has cultural heritage significance as a local heritage place and a Queensland heritage place, provisions are in place under the Planning Act 2016 that limit a local categorising instrument from including an assessment benchmark about the effect or impact of, development on the stated cultural heritage significance of that place. See guidance materials at www.planning.statedevelopment.qldgov.au for information regarding assessment of Queensland heritage places.					
Name of the heritage place: Place ID:					
<u>Brothels</u>					
23.14) Does this development application involve a material change of use for a brothel?					
Yes – this development application demonstrates how the proposal meets the code for a development					
application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> ⊠ No					

Decision under section 62 of the Transport Infrastructure Act 1994					
23.15) Does this development application involve new or changed access to a state-controlled road?					
 Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) No 					
Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation					
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?					
 Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered No Note: See guidance materials at www.planning.statedevelopment.qld.gov.au for further information. 					

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist				
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	⊠ Yes			
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – Building work details</u> have been completed and attached to this development application	☐ Yes ☑ Not applicable			
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning	⊠ Yes			
schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <u>DA</u> <u>Forms Guide: Planning Report Template</u> .				
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes			
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ☑ Not applicable			
25) Applicant declaration	<u></u>			
⊠ By making this development application, I declare that all information in this developmen correct	t application is true and			
Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Act 2001				
Note: It is unlawful to intentionally provide false or misleading information.	ar and/or choson			
Privacy – Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website.				
which may be engaged by those entities) while processing, assessing and deciding the development application may be available for inspection and published on the assessment manager's and/or referral agency's website.	elopment application. ourchase, and/or			
which may be engaged by those entities) while processing, assessing and deciding the deveraged All information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> ,	elopment application. ourchase, and/or			
which may be engaged by those entities) while processing, assessing and deciding the deveraged All information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Regulation 2017 and the DA Rules except where:	elopment application. ourchase, and/or Planning			
which may be engaged by those entities) while processing, assessing and deciding the deveraged All information relating to this development application may be available for inspection and published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> ,	elopment application. burchase, and/or Planning contained in the <i>Planning</i>			

This information may be stored in relevant databases. The information collected will be retained as required by the

Page 11 DA Form 1 – Development application details Version 1.5— 22 July 2024

otherwise required by law.

Public Records Act 2002.

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

Date received: Reference number(s):				
		. ,		
Notification of engagement of	f alternative assessment man	ager		
Prescribed assessment man	ager			
Name of chosen assessmen	t manager			
Date chosen assessment ma	anager engaged			
Contact number of chosen a	ssessment manager			
Relevant licence number(s)	of chosen assessment			
manager				
QLeave notification and pay	ment			
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			

Individual owner's consent for making a development application under the *Planning Act 2016*

and the second second second	and the second second second second second		
l,	ADELE	WINSOME	KIERNAN
(moon n	m name.j		
as owner	r of the premises id	entified as follows:	
Lot 1 on F	RP744805		* ,
195 Clack	herty Road, Julatten	ı Qld. 4871	
	, , , , ,		
onsent to	the making of a de	evelopment application ur	nder the <i>Planning Act 2016</i> by:
Scope To	own Planning		
on the pre	mises described ab	pove for:	
Reconfigu	uration of a Lot (Bou	ndary Realignment)	
Ĵ			
	Olchi	49 Kiernan	6/11/2024

Applicant template 10.0 Version 1.0—3 July 2017

[signature of owner and date signed]

Individual owner's consent for making a development application under the *Planning Act 2016*

I, ALLENE MARJORIE McCRACKEN	
[/nsert full name.]	
as owner of the premises identified as follows:	
Lot 2 on RP744805	
219 Clacherty Road, Julatten Qld. 4871	
consent to the making of a development application under the Scope Town Planning	Planning Act 2016 by:
n the premises described above for:	
Reconfiguration of a Lot (Boundary Realignment)	
977 MCCRACKEN	19.11.2024

Appendix 1: Assessment against the provisions of the Mareeba Shire Planning Scheme Codes

APPLICATION PREMISES			
FILE NO:	24020	ADDRESS:	195 & 219 Clacherty Road, Julatten, Qld. 4871
APPLICANT:	Land Owners	RPD:	Lots 1 & 2 on RP744805
LODGED BY:	Scope Town Planning	AREA:	Lot 1: 154,390m² Lot 2: 151,700m²
DATE LODGED:	November 2024	OWNER:	#195: A. Kiernan #219: A. McCracken
TYPE OF APPROVAL:	Development Permit		
PROPOSED DEVELOPMENT:	Reconfiguration of a Lot (Boundary Realignment)		
PLANNING SCHEME:	Mareeba Shire Council Planning Scheme		
ZONE:	Rural Zone		
LEVEL OF ASSESSMENT:	Code		
SUBMISSIONS:	n/a		

As identified in Part 5 of the Planning Scheme, this development is required to satisfy the Performance Criteria of the

following Codes:

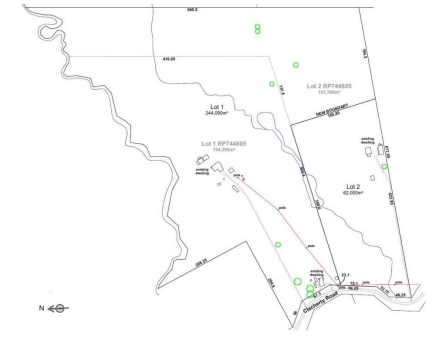
• 6.2.9 Rural Zone Code

• 9.4.2 Landscaping Code

• 9.4.3 Parking and Access Code

• 9.4.4 Reconfiguring a Lot Code

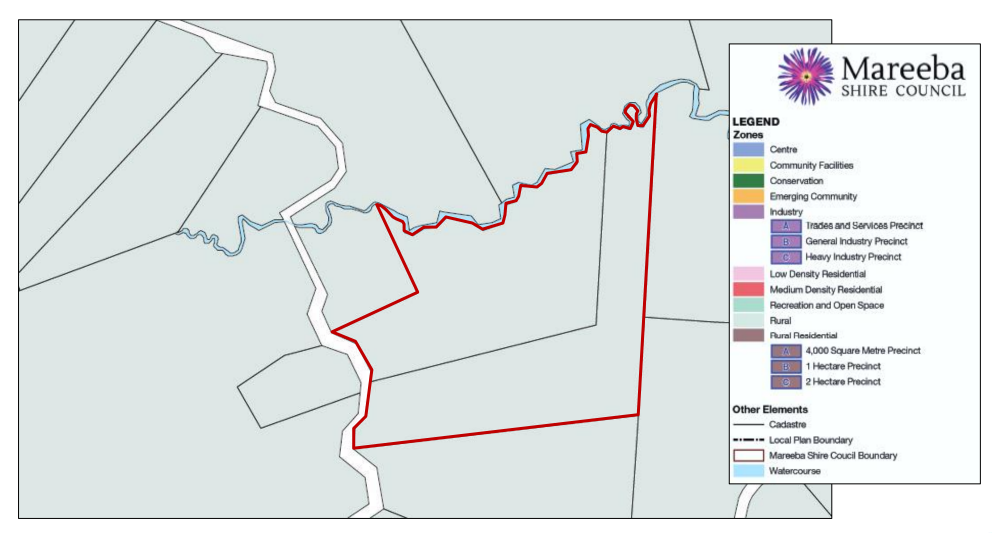
• 9.4.5 Works, Services and Infrastructure Code





6.2.9 Rural Zone Code

The proposed development is assessable against the provisions of the Rural Zone Code of the Mareeba Shire Planning Scheme.





6.2.9.3 Criteria for assessment

Table 6.2.9.3A— Rural zone code - For accepted development subject to requirements and assessable development

Performance outcomes	Acceptable outcomes	Compliance			
For accepted development subject to requirements and assessable development					
Height					
PO1 Building height takes into consideration and respects the following: (a) the height of existing buildings on adjoining premises;	AO1.1 Development, other than buildings used for rural activities, has a maximum building height of: (a) 8.5 metres; and (b) 2 storeys above ground level.	n/a Not applicable to the proposed Boundary Realignment.			
 (b) the development potential, with respect to height, on adjoining premises; (c) the height of buildings in the vicinity of the site; (d) access to sunlight and daylight for the site and adjoining sites; (e) privacy and overlooking; and (f) site area and street frontage length. 	AO1.2 Buildings and structures associated with a rural activity including machinery, equipment, packing or storage buildings do not exceed 10 metres in height.	n/a Not applicable to the proposed Boundary Realignment.			
Siting, where not involving a Dwelling house Note—Where for Dwelling house, the setbacks of the Queensl	and Development Code apply.				
PO2 Development is sited in a manner that considers and respects: (a) the siting and use of adjoining premises; (b) access to sunlight and daylight for the site and adjoining sites; (c) privacy and overlooking;	AO2.1 Buildings and structures include a minimum setback of: (a) 40 metres from a frontage to a State-controlled road; and (b) 10 metres from a boundary to an adjoining lot.	n/a Not applicable to the proposed Boundary Realignment.			
(d) air circulation and access to natural breezes; (e) appearance of building bulk; and (f) relationship with road corridors.	AO2.2 Buildings and structures, where for a Roadside stall, include a minimum setback of 0 metres from a frontage to a road that is not a Statecontrolled road.	n/a Development is not for a roadside stall.			



	AO2.3 Buildings and structures, except where a Roadside stall, include a minimum setback of: (a) 10 metres from a frontage to a sealed road that is not a State-controlled road; and (b) 100 metres from a frontage to any other road that is not a State-controlled road;	n/a Not applicable to the proposed Boundary Realignment.
Accommodation density		
PO3 The density of Accommodation activities: (a) respects the nature and density of	AO3.1 Residential density does not exceed one dwelling house per lot.	n/a Development is not for an Accommodation Activity.
surrounding land use; (b) is complementary and subordinate to the rural and natural landscape values of the area; and (c) is commensurate to the scale and frontage of the site.	Residential density does not exceed two dwellings per lot and development is for: (a) a secondary dwelling; or (b) Caretaker's accommodation and includes building work or minor building work with a maximum gross floor area of 100m ² ; or (c) Rural worker's accommodation.	n/a Development is not for an Accommodation Activity.
For assessable development		
Site cover		
PO4 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 buildings in the surrounding area; and (c) appropriately balances built and natural features.	AO4 No acceptable outcome is provided.	n/a Not applicable to the proposed Boundary Realignment.

PO5 Development complements and integrates with the established built character of the Rural zone, having regard to: (a) roof form and pitch; (b) eaves and awnings; (c) building materials, colours and textures; and (d) window and door size and location.	AO5 No acceptable outcome is provided.	n/a Not applicable to the proposed Boundary Realignment.
PO6 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.	AO6 No acceptable outcome is provided.	n/a Not applicable to the proposed Boundary Realignment.
PO7 Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO7 No acceptable outcome is provided.	n/a Not applicable to the proposed Boundary Realignment.



9.4.2 Landscaping Code

The proposed development is assessable against the provisions of the Landscaping Code of the Mareeba Shire Planning Scheme.

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	Compliance	
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 The development site is located in the Rural Zone.	



PO2	AO2	n/a
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.	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.	The development site is located in the Rural Zone.
PO3 Development includes landscaping and fencing along side and rear boundaries that: (a) screens and buffer land uses;	AO3.1 Development provides landscape treatments along side and rear boundaries in accordance with Table 9.4.2.3B.	n/a The development site is located in the Rural Zone. No additional landscaping is proposed.
 (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 The development site is located in the Rural Zone. No additional landscaping is proposed.
	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 The development site is located in the Rural Zone. No additional landscaping is proposed.



PO4	AO4.1	n/a
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.	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.	The development site is located in the Rural Zone. No car parking areas or additional landscaping is proposed.
	AO4.2 Landscaping in car parking areas is designed in accordance with Planning Scheme Policy 6 - Landscaping and preferred plant species.	n/a The development site is located in the Rural Zone. No car parking areas or additional landscaping is proposed.
PO5 Landscaping areas include a range and variety of planting that: (a) is suitable for the intended purpose and	AO5.1 Plant species are selected from the Plant Schedule in Planning Scheme Policy 6 - Landscaping and preferred plant species.	n/a The development site is located in the Rural Zone. No additional landscaping is proposed.
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 <u>A minimum of 25% of (new and existing)</u> 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 The development site is located in the Rural Zone. No additional landscaping is proposed.
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 The development site is located in the Rural Zone. No additional landscaping is proposed.



	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 The development site is located in the Rural Zone. No additional landscaping is proposed.
	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 The development site is located in the Rural Zone. No additional landscaping is proposed.
For assessable development		
Landscaping areas are designed to: (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.	AO7 No acceptable outcome is provided.	n/a The development site is located in the Rural Zone. No additional landscaping is proposed.



9.4.4 Reconfiguring a Lot Code

The proposed development is assessable against the provisions of the Reconfiguring a Lot Code of the Mareeba Shire Planning Scheme.

9.4.4.3 Criteria for assessment

Table 9.4.4.3A—Reconfiguring a lot code – For assessable development

Perf	ormance outcomes	Acceptable outcomes	Complies	Comments	
Area	Area and frontage of lots				
PO1 Lots (a) (b) (c) (d) (e)		AO1.1 Lots provide a minimum area and frontage in accordance with Table 9.4.4.3B.		Complies with PO1 The site is zoned Rural and is not located within a Precinct. The proposed ROL is a Boundary Realignment only, the purpose of which is to increase the grazing capacity of #195. All existing access arrangements and structures will be retained and are contained within site boundaries.	
(g) Exis	ting buildings and easements				
PO2 Reco	onfiguring a lot which contains existing land sor existing buildings and structures	AO2.1 Each land use and associated infrastructure is contained within its individual lot.	~	Complies All existing land uses are not compromised by the reconfiguration. All existing access arrangements and structures will be retained and are contained within site boundaries.	

PO3 Reconfiguring a lot which contains an existing easement ensures: (a) future buildings, structures and accessways are able to be sited to avoid the easement; and (b) the reconfiguration does not compromise	AO2.2 All lots containing existing buildings and structures achieve the setback requirements of the relevant zone. AO3 No acceptable outcome is provided.	n/a	Complies All existing buildings and structures to be retained comply with setback requirements. n/a The site does not contain any Easements.
the purpose of the easement or the continued operation of any infrastructure contained within the easement.			
Boundary realignment			
PO4 The boundary realignment retains all attendant and existing infrastructure connections and potential connections.	AO4 No acceptable outcome is provided.	•	Complies The proposed boundary realignment retains and protects all potential and existing infrastructure connections.
Access and road network			
PO5 Access to a reconfigured lot (including driveways and paths) must not have an adverse impact on: (a) safety; (b) drainage; (c) visual amenity; (d) privacy of adjoining premises; and (e) service provision.	AO5 No acceptable outcome is provided.	n/a	n/a No new access points are proposed.
PO6 Reconfiguring a lot ensures that access to a lot can be provided that: (a) is consistent with that provided in the surrounding area; (b) maximises efficiency and safety; and (c) is consistent with the nature of the intended use of the lot. Note—The Parking and access code should be considered in demonstrating compliance with PO6.	AO6 Vehicle crossover and access is provided in accordance with the design guidelines and specifications set out in Planning Scheme Policy 4 – FNQROC Regional Development Manual.	n/a	n/a No new crossovers are proposed.



PO7 Roads in the Industry zone are designed having regard to: (a) the intended use of the lots; (b) the existing use of surrounding land; (c) the vehicular servicing requirements of the intended use; (d) the movement and turning requirements of B-Double vehicles. Note—The Parking and access code should be considered in demonstrating compliance with PO7.	AO7 No acceptable outcome is provided.	n/a	n/a The site is not located in the Industry Zone.
111	A00.4	/-	
PO8 Rear lots are designed to: (a) provide a high standard of amenity for residents and other users of the site;	AO8.1 Rear lots are designed to facilitate development that adjoins or overlooks a park or open space.	n/a	n/a No rear lots are proposed.
(b) provide a high standard of amenity for adjoining properties; and (c) not adversely affect the safety and	AO8.2 No more than two rear lots are created behind any lot with a road frontage.	n/a	n/a No rear lots are proposed.
efficiency of the road from which access is gained.	AO8.3 Access to lots is via an access strip with a minimum width of: (a) 4 metres where in the Low density residential zone or Medium density residential zone; or (b) 8 metres otherwise.	n/a	n/a No access strips are proposed.
	AO8.4 A single access strip is provided to a rear lot along one side of the lot with direct frontage to the street. Note—Figure A provides further guidance in relation to the	n/a	n/a No access strips are proposed.
	AO8.5 No more than 1 in 10 lots created in a new subdivision are rear lots.	n/a	n/a No rear lots are proposed.



	AO8.6 Rear lots are not created in the Centre zone or the Industry zone.	n/a	n/a The site is not located in the Centre Zone or Industry Zone.
Crime prevention and community safety			
PO9 Development includes design features which enhance public safety and seek to prevent opportunities for crime, having regard to: (a) sightlines; (b) the existing and intended pedestrian movement network; (c) the existing and intended land use pattern; and (d) potential entrapment locations.	AO9 No acceptable outcome is provided.	•	Complies The proposed Boundary Realignment has no impact upon public safety or sight lines.
Pedestrian and cycle movement network			,
PO10 Reconfiguring a lot must assist in the implementation of a Pedestrian and cycle movement network to achieve safe, attractive and efficient pedestrian and cycle networks.	AO10 No acceptable outcome is provided.	•	Complies The proposed ROL does not compromise pedestrian movement or cycle routes.
Public transport network			
PO11 Where a site includes or adjoins a future public transport corridor or future public transport site identified through a structure planning process, development: (a) does not prejudice the future provision of the identified infrastructure; (b) appropriately treats the common boundary with the future corridor; and (c) provides opportunities to integrate with the adjoining corridor where a it will include an element which will attract pedestrian movement.	AO11 No acceptable outcome is provided.	n/a	n/a The site does not include nor adjoin any future public transport corridors or sites.



Residential subdivision	Residential subdivision		
PO12 Residential lots are: (a) provided in a variety of sizes to accommodate housing choice and diversity; and (b) located to increase variety and avoid large areas of similar lot sizes.	AO12 No acceptable outcome is provided.	n/a	n/a No new lots are proposed.
Rural residential zone			
PO13 New lots are only created in the Rural residential zone where land is located within the 4,000m2 precinct, the 1 hectare precinct or the 2 hectare precinct.	AO13 No acceptable outcome is provided.	n/a	n/a No new lots are proposed.
Additional provisions for greenfield development	ent only		
PO14 The subdivision design provides the new community with a local identity by responding to: (a) site context (b) site characteristics (c) setting (d) landmarks (e) natural features; and (f) views.	AO14 No acceptable outcome provided.	n/a	n/a The proposed development is not a greenfield development.
PO15 The road network is designed to provide a high level of connectivity, permeability and circulation for local vehicles, public transport, pedestrians and cyclists.	AO15 No acceptable outcome provided.	n/a	n/a The proposed development is not a greenfield development.
PO16 The road network is designed to: (a) minimise the number of cul-de-sacs; (b) provide walkable catchments for all residents in cul-de-sacs; and (c) include open cul-de-sacs heads. Note—Figure B provides further guidance in relation to the desired outcome.	AO16 No acceptable outcome provided.	n/a	n/a The proposed development is not a greenfield development.



P017	AO17	n/a	n/a
Reconfiguring a lot provides safe and convenient access to the existing or future public transport network.	The subdivision locates 90% of lots within 400 metres walking distance of a future public transport route.		The proposed development is not a greenfield development.
PO18 The staging of the lot reconfiguration prioritises delivery of link roads to facilitate efficient bus routes.	AO18 No acceptable outcome provided.	n/a	n/a The proposed development is not a greenfield development.
PO19 Provision is made for sufficient open space to: (a) meet the needs of the occupiers of the lots and to ensure that the environmental and scenic values of the area are protected;	AO19.1 A minimum of 10% of the site area is dedicated as open space.	n/a	n/a The proposed development is not a greenfield development.
 (b) retain riparian corridors, significant vegetation and habitat areas and provides linkages between those areas; and (c) meet regional, district and neighbourhood open space requirements. 	AO19.2 A maximum of 30% of the proposed open space can consist of land identified as significant vegetation or riparian corridor buffer.	n/a	n/a The proposed development is not a greenfield development.
PO20 A network of parks and community land is provided: (a) to support a full range of recreational and sporting activities; (b) to ensure adequate pedestrian, cycle and vehicle access; (c) which is supported by appropriate infrastructure and embellishments; (d) to facilitate links between public open spaces; (e) which is co-located with other existing or proposed community infrastructure; (f) which is consistent with the preferred open space network; and (g) which includes a diversity of settings;	AO20 No acceptable outcome is provided.	n/a	n/a The proposed development is not a greenfield development.



9.4.3 Parking and Access Code

The proposed development is assessable against the provisions of the Parking and Access Code of the Mareeba Shire Planning Scheme.

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

Perf	ormance outcomes	Acceptable outcomes	Compliance		
For a	For accepted development subject to requirements and assessable development				
Car	parking spaces				
acco	elopment provides sufficient car parking to mmodate the demand likely to be rated by the use, having regard to the: nature of the use; location of the site; proximity of the use to public transport services; availability of active transport infrastructure; and accessibility of the use to all members of the community.	AO1 The number of car parking spaces provided for the use is in accordance with Table 9.4.3.3B. Note—Car parking spaces provided for persons with a disability are to be considered in determining compliance with AO1.	n/a The proposed use does not require the provision of car parking facilities.		
Vehi	cle crossovers				
PO2 Vehic (a) (b) (c)	cle crossovers are provided to: ensure safe and efficient access between the road and premises; minimize interference with the function and operation of roads; and minimise pedestrian to vehicle conflict.	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.	n/a The proposed use does not require the provision of any new crossovers.		

		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 State-controlled road; or (b) from the lowest order road in all other instances.	n/a The proposed use does not require the provision of any new crossovers.
		AO2.3 Vehicular access for particular uses is provided in accordance with Table 9.4.3.3E.	n/a The proposed use does not require the provision of any new crossovers.
	ss, manoeuvring and car parking areas de appropriate pavement treatments having d to: the intensity of anticipated vehicle movements; the nature of the use that they service; and 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.	n/a The proposed use does not require the provision of any new access, manoeuvring or car parking areas.
For a	ssessable development		
Parki	ng area location and design		
PO4 Car p (a)	arking areas are located and designed to: ensure safety and efficiency in operation; and	AO4.1 Car parking spaces, access and circulation areas have dimensions in accordance with AS/NZS 2890.1 Off-street car parking.	n/a The proposed use does not require the provision of car parking facilities.
(b)	be consistent with the 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 The proposed use does not require the provision of car parking facilities.
		AO4.3 The car parking area includes designated pedestrian routes that provide connections to building entrances.	n/a The proposed use does not require the provision of car parking facilities.



	Parking and any set down areas are: (a) wholly contained within the site; (b) visible from the street where involving Commercial activities, Community activities, Industrial 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 or rear of a building in all other instances.	n/a The proposed use does not require the provision of car parking facilities.
Site access and manoeuvring		
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.	n/a The proposed use does not require the provision of any new access or manoeuvring areas.
	AO5.2 Vehicular access has a minimum sight distance in accordance with Part 5 of AUSTROADS.	n/a The proposed use does not require the provision of any new access points.
	AO5.3 Vehicular access is located and designed so that all vehicles enter and exit the site in a forward gear.	n/a The proposed use does not require the provision of any new access points.
	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 The proposed use does not require the provision of any pedestrian and cyclist access to the site.

P06	AO6.1	n/a
Development that involves an internal road network ensures that it's design: (a) ensure safety and efficiency in operation; (b) 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; (c) accommodates the nature and volume of vehicle movements anticipated to be generated by the use; (d) allows for convenient access to key on-	Internal roads for a Tourist park have a minimum width of: (a) 4 metres if one way; or (b) 6 metres if two way.	The proposed development does not involve a Tourist Park.
	AO6.2 For a Tourist park, internal road design avoids the use of cul-de-sacs 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.	n/a The proposed development does not involve a Tourist Park.
site features by pedestrians, cyclists and motor vehicles; and (e) in the Rural zone, avoids environmental	AO6.3 Internal roads are imperviously sealed and drained, apart from those for an Energy and infrastructure activity or Rural activity.	n/a The proposed use does not require the provision of internal roads.
degradation.	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 The proposed use does not require the provision of internal roads.
	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 The proposed use does not require the provision of internal roads.
	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 The proposed use does not require the provision of internal roads.

	AO6.7 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 The proposed use does not require the provision of internal roads.
Servicing		
PO7 Development provides access, maneuvering and servicing areas on site that: (a) accommodate a service vehicle commensurate with the likely demand generated by the use; (b) do not impact on the safety or efficiency of internal car parking or maneuvering areas;	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.	n/a The proposed development requires no amendments to existing service arrangements.
 (c) do not adversely impact on the safety or efficiency of the road network; (d) provide for all servicing functions associated with the use; and 	AO7.2 Unloading, loading, service and waste disposal areas allow service vehicles to enter and exit the site in a forward gear.	n/a The proposed development requires no amendments to existing service arrangements.
(e) are located and designed to minimise their impacts on 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.	n/a The proposed development requires no amendments to existing service arrangements.
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.	n/a The proposed use does not require the provision of car parking facilities.
	AO8.2 All parking areas will be compacted, sealed, drained, line marked and maintained until such time as the development ceases.	n/a The proposed use does not require the provision of car parking facilities.



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 The site is not located in the Centre, Industry or Emerging Community Zones.
 (a) meet the anticipated demand generated from the use; (b) comprise secure and convenient bicycle parking and storage; and (c) provide end of trip facilities for all active transport users. 	AO9.2 End of trip facilities are provided in accordance with Table 9.4.3.3D.	n/a The site is not located in the Centre, Industry or Emerging Community Zones.
If for Educational establishment or Child care Sport and recreation activities or Tourist park	centre where involving more than 100 vehicle m	ovements per day or Renewable energy facility,
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.	AO10 A traffic impact report is prepared by a suitably qualified person that identifies: (a) the expected traffic movements to be generated by the facility; (b) any associated impacts on the road network and (c) any works that will be required to address the identified impacts.	
If for Educational establishment or Child care Sport and recreation activities or Tourist park	centre where involving more than 100 vehicle m	ovements per day or Renewable energy facility,
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: (a) the expected traffic movements to be generated by the facility; (b) any associated impacts on the road network; and (c) any works that will be required to address the identified impacts.	n/a The proposal is not for an Educational establishment or Child care centre.



9.4.5 Works, Services and Infrastructure Code

The proposed development is assessable against the provisions of the Works, Services and Infrastructure Code of the Mareeba Shire Planning Scheme.

9.4.5 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	Compliance	
For accepted development subject to requirements and assessable development			
Water supply			
PO1 Each lot has an adequate volume and supply of water that: (a) meets the needs of users; (b) is adequate for fire-fighting 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.	n/a The development site is not connected to the reticulated water supply network.	
	AO1.2 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 Not applicable to the proposed Boundary Realignment.	



Wastewater disposal		
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 fire-fighting 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.	n/a The development site is not serviced by the reticulated sewerage network.
	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 Not applicable to the proposed Boundary Realignment.
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.	AO3.1 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 The development site is not located in a priority infrastructure area or serviced by the stormwater infrastructure network.
	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 Not applicable to the proposed Boundary Realignment.

Electricity supply			
PO4 Each lot is provided with an adequate supply of electricity.	AO4 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: (d) it is approved by the relevant regulatory authority; and (e) it can be demonstrated that no air or noise emissions; and (f) it can be demonstrated that no adverse impact on visual amenity will occur.	Complies The proposed Boundary Realignment retains all existing infrastructure connections.	
Telecommunications infrastructure			
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.	Complies The proposed Boundary Realignment retains all existing infrastructure connections.	
Existing public utility services			
PO6 Development and associated works do not affect the efficient functioning of public utility mains, services or installations.	AO6 Public utility mains, services are relocated, altered or repaired in association with the works so that they continue to function and satisfy the relevant Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	Complies No disruptions to any public utility services are expected as a result of this development.	



Document Set ID: 4435628 Version: 1, Version Date: 21/11/2024

Excavation or filling			
PO7 Excavation or filling must not have an adverse impact on the: (a) streetscape; (b) scenic amenity; (c) environmental values; (d) slope stability; (e) accessibility; or (f) privacy of adjoining premises.	AO7.1 Excavation or filling does not occur within 1.5 metres of any site boundary.	n/a Not applicable to the proposed Boundary Realignment.	
	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 Not applicable to the proposed Boundary Realignment.	
	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 Not applicable to the proposed Boundary Realignment.	
	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 Not applicable to the proposed Boundary Realignment.	
	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 Not applicable to the proposed Boundary Realignment.	
	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 Not applicable to the proposed Boundary Realignment.	



	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 Not applicable to the proposed Boundary Realignment.	
For assessable development			
Transport network			
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.	Complies No alterations are proposed which might have a detrimental effect upon the movement of vehicles, pedestrians or cyclists.	
	AO8.2 Development provides footpath pavement treatments in accordance with Planning Scheme Policy 9 – Footpath Paving.	Complies There are no footpaths along the site frontages to connect a footpath to. No new footpaths are proposed as part of this development.	
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.	Complies No infrastructure for Council dedication is required or proposed as part of this development.	



Stormwater quality

PO10

Development has a non-worsening effect on the site and surrounding land and is designed to:

- (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, including upstream, on-site and downstream waterbodies;
- (c) achieve specified water quality objectives;
- (d) minimise flooding;
- (e) maximise the use of natural channel design principles;
- (f) maximise community benefit; and
- (g) minimise risk to public safety.

AO10.1

AO10.2

The following reporting is prepared for all Material change of use or Reconfiguring a lot proposals:

- (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 Manual; and
- (b) an Erosion and Sediment Control Plan that meets or exceeds the Soil Erosion and Sedimentation Control Guidelines (Institute of Engineers Australia), including:
 - (i) drainage control;
 - (ii) erosion control:
 - (iii) sediment control; and
 - (iv) water quality outcomes.

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.

n/a

Not applicable to the proposed Boundary Realignment.

n/a

The proposed development does not involve accommodation activities.



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 No stormwater detention / retention areas are proposed as part of this development.
Excavation or filling		
PO12 Traffic generated by filling or excavation does not impact on the amenity of the surrounding area.	AO12.1 Haul routes used for transportation of fill to or from the site only use major roads and avoid residential areas.	n/a Not applicable to the proposed Boundary Realignment.
	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 Not applicable to the proposed Boundary Realignment.
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.	n/a Not applicable to the proposed Boundary Realignment.
	AO13.2 No other air pollutants, including odours, are detectable at the boundary of the site.	n/a Not applicable to the proposed Boundary Realignment.
	AO13.3 A management plan for control of dust and air pollutants is prepared and implemented.	n/a Not applicable to the proposed Boundary Realignment.

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.	AC14 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.	n/a No new access points are proposed.	
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 Not applicable to the proposed Boundary Realignment.	
Contaminated land			
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.	n/a Not applicable to the proposed Boundary Realignment.	
Fire services in developments accessed by common private 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 access ways 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 Not applicable to the proposed Boundary Realignment.	
	AO17.2 Fire hydrants are located at all intersections of accessways or private roads held in common private title.	n/a Not applicable to the proposed Boundary Realignment.	

