Your Ref:

Our Ref: F25/16

06 May, 2025

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

Attention: Planning & Building Services

Dear Sir,

RE: APPLICATION FOR RECONFIGURING A LOT – 1 LOT INTO 25 LOTS (STAGE 16) AND A BALANCE ALLOTMENT. LOT 500 ON SP342226, KAROBEAN DRIVE AND EMERALD END ROAD, MAREEBA.

This application is for a Reconfiguring a Lot -1 Lot into 25 Lots and a Balance Allotment over land described as Lot 500 on SP342226, situated on Karobean Drive and Emerald End Road, Mareeba is submitted on behalf of BTM & S Stankovich Pty Ltd the owner of the site.

The application comprises of Application Forms, SmartMaps, Twine Surveys Sketch Plans, Amaroo Park Draft Masterplan and this Town Planning Submission. It is understood that the payment for the Application Fee will be provided to the Mareeba Shire Council.

The Site

The subject land is described as Lot 500 on SP342226, Locality of Mareeba and situated on Emerald End Road, Mareeba. The site is owned by BTM & S Stankovich Pty Ltd who is also the applicant for the proposed Reconfiguration. The site is irregular in shape, has an area of 18.72 hectares, contains frontage to Emerald End Road, Karobean Drive, Pontos Place and Dural and Allambee Closes and encompasses vacant land. The site is access from the existing Road Network and is provided with all available urban services. The site comprises of the existing Amaroo Estate which encompasses the Hastie Farms and Amaroo Park Estates.

The site contains existing Easement R on SP325380 which provides access and services to Lot 26 on SP265014. Freshwater Planning Pty Ltd understands that this Easement will be surrendered with the development of Stage 16.

In relation to the current State Governmental Mapping the site is Mapped as containing Remnant Vegetation, Regrowth Vegetation and is Not Mapped as containing Essential Habitat. The site designated as including a Referable Wetland or Wetland Protection Area. The site is not located within 25 metres of a State Controlled Road nor within 25 metres of a Railway Corridor.

Referral Agencies

The site is Mapped as containing a Wetland of General Ecological Significance partially along the northern boundary. It is considered that the proposal *does not* require Referral to the Department of State Development, Infrastructure and Planning as the existing allotment containing this Wetland is 16.0 hectares or greater and the proposal does not undertake High Impact Earthworks within the Mapped Wetland.

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The site is Mapped as containing Remnant 'least concern' Vegetation and not Essential Habitat. The proposed development is for Urban Purposes (Residential) within an Urban Area (Low Density Residential Zone) and therefore it is considered that the Development Application *does not* require Referral to the Department of State Development, Manufacturing, Infrastructure and Planning for Vegetation Purposes.

Background

The proposed Reconfiguration is for the provision of 25 new Residential Allotments which is the continued progression of the Amaroo Estate, with the proposal being Stage 16. It is noted that a Development Application for Stages 14B and 15 has recently been lodged with the Mareeba Shire Council's Planning Department. This Development Application is provided over the Balance Area of the currently lodged Stages 14B and 15. This Development Application is not envisaged to have any effect on the existing Development Application. For the purpose of this Development Application, the Balance Allotment contains the lodged Stages 14B and 15.

The Amaroo, Hastie Farms and Amaroo Park Estates have provided/provides Mareeba with a range of Residential Allotments with the proposal continuing on this with the proposed next stage. The proposed development is considered to continue on and complement the existing Amaroo Estate, in particularly the Approved and under construction/constructed Amaroo Stages 13 and 14A and the applied for Stages 14B and 15.

Amaroo Park, Mareeba - Amaroo Residential Estate and Amaroo Business Village

With the introduction of the Queensland Government's Walkable Neighbourhoods in late 2020, the State Government has instructed Local Council and developers to create more liveable communities. The State's purpose of this is to "support the health and wellbeing of our communities by making sure that new residential neighbourhoods are comfortable and convenient for walking and include nearby parks and open space. The design of our neighbourhoods can encourage increased daily physical activity by providing opportunities to make healthy and active choices." Given this recent direction from the State Government, Councils are now required to Condition Residential Developments to include the likes of Pedestrian Footpaths, Parklands and Open and Recreational Space. This is evident with recent Development Approvals and Stages within the Amaroo Residential Estate of which the developers have complied with. The developers continue to work with Council ensuring that appropriate Neighbourhood Facilities are provided to ensure that Amaroo Residential Estate is considered to be an example of a thriving Walkable Neighbourhood. In aiding to achieve this, the developers are providing a Parkland Allotment within Stage 15 of the Amaroo Residential Estate. This approximate 507 m² Park fronting Karobean Drive and adjoining existing Stage 12 "Karobean Drive & Wandara Court" will have direct access via existing Pedestrian Network within the Amaroo Estate and in particular Karobean Drive. Given the provision of a Parkland within Stage 15 (currently under assessment with Council), the proponents request that the Park and Open Space Development Contributions (Infrastructure Charges) be utilised to continue to develop the Mareeba East Destination Park (Amaroo Park) that fronts the Amaroo Residential Estate and Amaroo Business Village.

The following has been provided by BTM & S Stankovich Pty Ltd.

The Amaroo Residential Estate is a fast growing community with around 330 Residential Allotments developed to date, with many more in the pipeline. Since 2007, BTM & S Stankovich has paid over \$5,000,000 in Contributions (Infrastructure Charges) to Mareeba Shire Council from Amaroo Estate and

associated developments, whilst also growing the rate base for the Council. We note that of these contributions already provided to Council, greater than \$1,200,000 has been collected towards the Parks and Open Spaces Contribution aspect which is understood to be used towards the Parks, Gardens and associated infrastructure within our area and the Shire.

It should be said, BTM & S Stankovich have always accepted the need to pay these Contributions as we are in the mindset that Contributions are vital in ensuring the long-term sustainability and development of infrastructure servicing the ratepayers of the Amaroo community. However, we note that to date, very little of these Contributions have been invested back into the Amaroo community which is located within the fast-growing eastern corridor of Mareeba. We acknowledge and appreciate, following over 10 years of advocating, Mareeba Shire Council has recently committed to design & construct Stage 1 of the new "Mareeba East Destination Park" located fronting the Amaroo Estate on the corner of Karobean Drive and Hastie Road. However, we are of the understanding that existing Parks and Opens Spaces Contributions (reference to the current \$1,200,000 paid) has not been utilised for Stage 1 as external funding was secured for this project.

With the recent Approval for Stages 13 and 14A, Council agreed to allow for the utilisation of our development Contributions to establishing our proposed Emerald End Road Reserve Footpath boarding Amaroo Estate to eventually link Dandaloo Close, Kutterbul Court and Karobean Drive, building connectivity from Stage 1 of the Mareeba East Destination Park for the Amaroo Community. This provided Footpath Network has and will continue to allow individuals, including minors, to traverse safely, minimising the need to walk on the existing road network which exposes individuals to road traffic and hazards. It is considered that these linkages have provided desirable linkages leading towards a successful Walkable Neighbourhood, creating a stronger Community character and lifestyle for the Amaroo Residential Estate.

As developers and a major promoter for the growth of Mareeba, BTM & S Stankovich would like to continue this utilisation of our Council Infrastructure Charges (i.e. Developer Contributions paid from Amaroo Estate) by providing Infrastructure which encourages a continued sense of community and growth within and around Amaroo Estate. After the success within Stages 13 and to be continued within Stage 14A, and the proposed utilisation for Karobean Drive Park within Stage 15, BTM & S Stankovich propose to utilise our development Contributions to continue to develop the Mareeba East Destination Park (Amaroo Park) by developing the next aspects of the Park. The purpose of this, is to construct infrastructure which will not only enhance the visual appeal and liveability of Amaroo Estate as well as the immediate surrounding areas but to also continue to encourage active lifestyle throughout the immediate community.

The existing Amaroo Park and Draft Expansion of this Park is aligned with the purpose and intentions of the newly enforced Walkable Neighbourhoods Amendment 2020 and the new direction that Mareeba Shire Council has now adopted in relation to Parks & Open Spaces.

The proponents propose to utilise the Development Contributions (Infrastructure Charges) that will be accrued to this proposed Development of Amaroo Estate Stage 16 to continue to develop the Amaroo Park. BTM & S Stankovich Pty Ltd's proposition to consume the Parks and Open Space (public parks and land for community facilities) levied charges associated with this Residential development to continue to progress the Amaro Park's Kids Play Area as demonstrated on the attached Draft Mareeba East Park Masterplan (Amaroo Park). It is considered that the progression of the Amaroo Park to further develop the Kids Play Area will enhance the Walkable Neighbourhoods requirement for liveable communities, strengthening the Amaroo Residential Estate's Community character, lifestyle and connectivity.

The proposal is for a Reconfiguration of 1 Lot into 25 Residential Allotments resulting in the continued expansion and final Stage within the Amaroo Residential Estate. The implementation of the Walkable Neighbourhoods by the Queensland Government has resulted in the requirement for Local Council's to condition to provision of Open Space and Parklands. It is considered in this instance, acceptable and appropriate that the utilisation of 'our Council Infrastructure Charges (i.e. Developer Contributions paid from Amaroo Estate) be spent on Infrastructure which encourages a sense of community and growth within and around Amaroo Estate', being the further Page progression of Amaroo Park.

The Proposed Development

The proposed development is for a Reconfiguring a Lot – 1 Lot into 25 Lots and a Balance Allotment (Stages 14B and 15) in the Low Density Residential Zone of the Mareeba Shire Planning Scheme. The site is located on Emerald End Road, Mareeba and is more particularly described as Lot 500 on SP342226. The site is irregular in shape, has an area of 18.72 hectares and is vacant. The site is the continuation of the Amaroo Residential Estate, being Stage 16.

A Development Permit for a Reconfiguration of 1 Lot into 25 Lots is sought to subdivide Lot 500 on SP342226. No change to the Low Density Residential Zone is proposed with the Reconfiguration. The proposal provides for the creation of Dolie and Itiah Courts, the extension of the Pontos Place, and 25 Residential Allotments. The proposal will provide additional Residential Allotments while maintaining the existing amenities and aesthetics of the site.

It is noted that the proposed Reconfiguration is the continuation of the Amaroo Residential Estate, being Stage 16. The Reconfiguring a Lot proposes 25 new Residential Allotments, and a Balance Allotment described as proposed Lots 217 - 223, 229 - 246 and a Balance Allotment (Stages 14B and 15). The proposed areas of the allotments are:

Proposed Lot 217	1,265 m ²	Proposed Lot 235	920 m²
Proposed Lot 218	1,754 m ²	Proposed Lot 236	928 m²
Proposed Lot 219	1,541 m²	Proposed Lot 237	906 m²
Proposed Lot 220	1,304 m ²	Proposed Lot 238	873 m²
Proposed Lot 221	1,473 m²	Proposed Lot 239	883 m²
Proposed Lot 222	1,434 m²	Proposed Lot 240	1,033 m²
Proposed Lot 223	941 m²	Proposed Lot 241	1,354 m²
Proposed Lot 229	925 m²	Proposed Lot 242	3,825 m²
Proposed Lot 230	931 m²	Proposed Lot 243	2,841 m²
Proposed Lot 231	1,033 m ²	Proposed Lot 244	942 m²
Proposed Lot 232	2,238 m ²	Proposed Lot 245	910 m²
Proposed Lot 233	6,337 m ²	Proposed Lot 246	947 m².

4,623 m²

Balance Lot

Proposed Lot 234

Stage 16

Proposed Stages 14B and 15 13.595 hectares.

The site gains access from the existing Road Network, being Karobean Drive, Pontos Place, Allambee Close and Emerald End Road. The proposed Residential Allotments gain access from the extension of Pontos Place and via the new Dolie and Itiah Courts. It is considered that each proposed allotment can be provided with appropriate access via the existing and new Road Networks. The site is connected to all available services with the proposed twenty-five (25) Residential Allotments able to be connected to all Urban Services.

The site is Mapped as containing Extreme, High, Medium and Low Modelled Flood Hazard Levels of the Flood Hazard Overlay within the Mareeba Shire Planning Scheme. This Flood Hazard Mapping generally is provided along the northern and western boundaries of the site. The attached Twine Surveys Pty Ltd Sketch Plans demonstrate RL395.75 which is understood to incorporate the Flood Hazard Mapping. The Sketch Plans clearly demonstrate that each proposed allotment has sufficient area located outside of RL395.75 for the provision of a Dwelling House. It is not considered that the Flood Hazard Overlay Mapping will have a significant effect on the Page Subdivision as each allotment is provided with appropriate Flood Immunity.

The proposed allotments meet the minimum area requirements of the Mareeba Shire Planning Scheme's Reconfiguring a Lot Code. It is not considered that the proposed Subdivision will be detrimental to the adjacent sites or adversely impact on the surrounding area. It is considered that the Purposes and Performance Outcomes of the Low Density Residential Zone and the Reconfiguring a Lot Code can be met in this instance.

The site is located in the Low Density Residential Zone of the Mareeba Shire Planning Scheme. The proposed Reconfiguring a Lot is a Code Assessable Use within this Zone, however, the provision of the Flood Hazard Mapping elevates the Development Application into Impact Assessment. The application is Impact Assessable.

Far North Queensland Regional Plan 2009-2031

Lot 500 on SP342226 is identified as being in the Urban Footprint designation of the FNQ Regional Plan Mapping.

The proposal is considered to be a greenfield development. The Reconfiguration is within the Urban Footprint and results in the creation of greater densities without affecting the existing natural environment. The proposal is for the next and final Stage in the existing Amaroo Residential Estate and is appropriate and acceptable.

It is considered that the proposed Reconfiguration is not in conflict with the Intent for Urban Footprint designation of the FNQ Regional Plan 2009-2031.

Walkable Neighbourhoods Amended Planning Regulation

An assessment against the relevant aspects of the Amended Regulation is provided as follows:

Connectivity

The site is located within a locality of that historically contained larger Rural/Rural Residential style allotments. As the surrounding lots within the locality are developed, pedestrian connectivity will continue to be provided. It is noted that BTM & S Stankovich Pty Ltd have already provided or are in the Approved process of providing an External Pedestrian Network providing additional Connectivity.

As part of the development within the Amaroo Residential Estate, the Estate is connected via a pedestrian footpath for its full length along Karobean Drive. Emerald End Road, being a Collector Street, is not provided with any pedestrian footpaths until the provision of Footpaths as provided by BTM & S Stankovich Pty Ltd. It is noted that Pontos Place, and Dural Close are not provided with pedestrian footpaths, however, manage to maintain the Connectivity of the Residential Estate. The existing layout and design of the Amaroo Residential Estate ensures that an appropriate level of Connectivity for pedestrian is provided to service the locality in the future.

The proposed Extension of Pontos Close connecting to the existing Road Network and allows for any future connection to future Roads in surrounding areas, via Emerald End Road and Karobean Drive.

Maximum length of particular blocks

The proposed development is for the creation of 25 additional Residential Allotments with the requirement for the construction of new and extended internal roads with a length less than 250 metres. The proposal is an Infill Development and the site physically constrained.

Street Trees

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Street trees can be provided in accordance with the FNQROC Development Manual - Design Manual D9 6 Landscaping, if required. The existing benchmarks are considered appropriate for the locality.

Footpaths

The site is bounded by Pontos Place, Karobean Drive and Emerald End Road. Emerald End Road was not provided with a pedestrian footpath until BTM & S Stankovich Pty Ltd installed external pedestrian footpaths with Karobean Drive provided with a pedestrian footpath for its full length. Pontos Place and Amaroo Drive are not provided with Footpaths. As abovementioned, BTM & S Stankovich Pty Ltd have recently provided External Pedestrian Network providing additional Connectivity. It is considered appropriate and acceptable that the provision of a pedestrian footpath is not required with this proposed development and will keep with the existing amenity of the Residential Estate whilst achieving appropriate and acceptable Connectivity.

Freshwater Planning Pty Ltd understands that the FNQROC Development Manual (Table D1.1 Street and Road Hierarchy) within Cairns, Douglas and the Cassowary Coast Councils contain the provision of an Access Place with a catchment size of 0-25 Dwellings not to require the provision of a Footpath. As the proposal is to provide less than 25 Dwelling Houses for Dolie and Itiah Courts and the extended Pontos Place, it is considered further appropriate that the provision of a pedestrian footpath is not required within this instance.

It is noted that the provision of a pedestrian footpath of the specified width and design for a Residential Allotment with a frontage of twenty (20) metres adds an additional \$4,000 to the development costs for that Allotment.

Parks and other areas of open space

The site is within proximity to the large Hastie and Emerald End Roads Road Reserves that Council has recently undertaken the instalment of Stage 1 of the Mareeba Eastern Destination Park (Amaroo Park) which fronts the Amaroo Estate.

The Amaroo Residential Estate has earmarked a Park to be provided within Stage 15 of the Amaroo Estate Development which will generally ensure that each proposed Residential Allotment is located within 400 metres of this Park. The Walkable Neighbourhoods note that 'the reconfiguration ensures access to areas for recreation, leisure or exercise by ensuring that, to the extent topography and other physical constraints reasonably permit, a part of each block for the reconfiguration is within 400m of a park or another area of open space that is accessible to the public.' The proposed Park (within Stage 15) is considered to be an acceptable area of open space accessible to the public. As the developers are providing a Park Allotment within Stage 15, it is considered that the Subdivision results in the appropriate provision of Parks and Open Space satisfying the Walkable Neighbourhoods Regulation. The additional request from the proponents that the Park and Open Space Contributions for this Development Application (Stage 16) be utilised towards further developing the next aspects of the Kids Play Area within Amaroo Park, further supporting the purposes under the Walkable Neighbourhoods.

It is considered that the proposed Reconfiguration, being the next Stage within the Amaroo Residential Estate, appropriately addresses and conforms to the necessary requirements of the Walkable Neighbourhoods Amended Planning Regulation. The proposal results in a continued connected Residential community with appropriate parklands for the existing and any new Residents of Amaroo Residential Estate and adjacent Residential Areas.

The proposal is considered to "support the health and wellbeing of our communities by making sure that new residential neighbourhoods are comfortable and convenient for walking and include nearby parks and open space. The design of our neighbourhoods can encourage increased daily physical activity by providing opportunities to make healthy and active choices."

Low Density Residential Zone

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The proposal is for a Reconfiguration of 1 Lot into 25 Lots in the Low Density Residential Zone of the Mareeba Shire Planning Scheme. The purpose of the Reconfiguration is to provide additional Residential Allotments for predominantly dwelling houses supported by community uses and small-scale services and facilities that cater for local residents. The proposed Subdivision is envisaged to maintain the integrity of established Residential areas, which are characterised primarily by Dwelling houses while providing opportunities for other forms of Residential development where existing character and amenity will not be compromised. The proposal provides Residential Allotments of varying sizes allowing for a wide variety of housing types and further development potential.

The Subdivision will allow for a detached dwelling house to be located on each allotment which is compatible with the most common form of housing in the locality. The proposal also provides greater densities then existing, further consolidating the urban area. No change to the Residential nature of the area is envisaged from the proposed Reconfiguration. The proposed development will ensure to protect the existing Residential area from the intrusion of Incompatible Land Uses as the proposal proposes additional Residential Allotments. It is considered that the proposed Reconfiguring a Lot is not in conflict with the Intent or Purposes for the Low Density Residential Zone.

Perfo	rmance outcomes	Acceptable outcomes	Comment
Heigl	nt		
	ing height takes into consideration espects the following: the height of existing buildings on adjoining premises; the development potential, with respect to height, on adjoining premises; the height of buildings in the vicinity of the site; access to sunlight and daylight for the site and adjoining sites; privacy and overlooking; and site area and street frontage length.	AO1 Development has a maximum building height of: (a) 8.5 metres; and (b) 2 storeys above ground level.	Not Applicable. No Buildings proposed.
Outb	Outbuildings and residential scale		
PO2 Dome (a) (b)	do not dominate the lot on which they are located; and are consistent with the scale and character of development in the Low-density residential zone.	AO2 Domestic outbuildings do not exceed: (a) 100m² in gross floor area; and (b) 5.5 metres in height above natural ground level.	Not Applicable. No Buildings proposed.

Perfo	rmance outcomes	Acceptable outcomes	Comment
_	, where not involving a Dwelling hous –Where for Dwelling house, the setba	se cks of the Queensland Development Code a	apply.
(a) t (b) a (c) p (d) c (e) a	opment is sited in a manner that ders and respects: the siting and use of adjoining premises; access to sunlight and daylight for the site and adjoining sites; privacy and overlooking; opportunities for casual surveillance of adjoining public spaces; air circulation and access to natural breezes; and appearance of building bulk; and	AO3.1 Buildings and structures include a minimum setback of: (a) 6 metres from the primary road frontage; and (b) 3 metres from any secondary road frontage. AO3.2 Buildings and structures include a minimum setback of 2 metres from side and rear boundaries.	Not Applicable. No Buildings proposed. Not Applicable. No Buildings proposed.
	relationship with road corridors.		
PO4	ensity of Accommodation activities: contributes to housing choice and affordability; respects the nature and density of surrounding land use; does not cause amenity impacts beyond the reasonable expectation of accommodation density for the zone; and is commensurate to the scale and frontage of the site.	AO4 Development provides a maximum density for Accommodation activities in compliance with Table 6.2.6.3B.	Not Applicable. No Buildings proposed. However, the proposal provides for 25 new Residential Allotments that allow for a Dwelling House to be provided on each allotment compliant with Table 6.2.6.3B.
Gross	floor area		
	ngs and structures occupy the site in iner that: makes efficient use of land; is consistent with the bulk and scale of surrounding buildings; and appropriately balances built and natural features.	AO5 Gross floor area does not exceed 600m ² .	Not Applicable. No Buildings proposed.
For as	ssessable development		
Buildi	ng design		
	ng facades are appropriately ned to: include visual interest and architectural variation; maintain and enhance the character of the surrounds; provide opportunities for casual surveillance; include a human scale; and	AO6 Buildings include habitable space, pedestrian entrances and recreation space facing the primary road frontage.	Not Applicable. No Buildings proposed.

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Perfo	rmance outcomes	Acceptable outcomes	Comment
(e)	encourage occupation of outdoor space.		
integ chara zone, (a) (b) (c)	lopment complements and rates with the established built octer of the Low density residential having regard to: roof form and pitch; eaves and awnings; building materials, colours and textures; and	AO7 No acceptable outcome is provided.	Not Applicable. No Buildings proposed. However, any future dwellings or buildings can comply with the requirements of the Low Density Residential Zone Code having regard to the existing amenity.
Non-	residential development		
	residential development is only ed in new residential areas and: is consistent with the scale of existing development; does not detract from the amenity of nearby residential uses; directly supports the day to day needs of the immediate residential community; and does not impact on the orderly provision of non-residential development in other locations in the shire.	AO8 No acceptable outcome is provided.	Not Applicable. The proposal is for a 25 Lot Residential Subdivision.
Amei	nity		
	lopment must not detract from the lity of the local area, having regard noise; hours of operation; traffic; advertising devices; visual amenity; privacy; lighting; odour; and emissions.	AO9 No acceptable outcome is provided.	Complies, The proposal is for 25 Residential Allotment Subdivision that is the continuation of Amaroo Estate (Stage 16). It is not considered that the proposed Reconfiguration will detract from the local amenity. No change to the existing amenity is envisaged with the Subdivision.
seek	lopment must take into account and to ameliorate any existing negative onmental impacts, having regard to: noise; hours of operation; traffic; advertising devices; visual amenity; privacy; lighting;	AO10 No acceptable outcome is provided.	Complies, The proposal is for 25 Residential Allotment Subdivision that is the continuation of Amaroo Estate. It is not considered that the proposed Reconfiguration will detract or negatively impact on the existing environment. No change to the existing amenity is envisaged with the Subdivision and the proposal ensures to take into consideration

Perfo	ormance outcomes	Acceptable outcomes	Comment
(h) (i)	odour; and emissions.		and seek to ameliorate the existing environment as demonstrated by the proposed layout.

It is not considered that the proposed Reconfiguration conflicts with the Acceptable Outcomes and if not available or able to be met, with the Performance Outcomes of the Low Density Residential Zone.

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Airports Environs Overlay Code

The site is located outside of the 8km Bird and Bat Zone of the Bird and Bat Strike Zones and Light Intensity – Mareeba Overlay Mapping. No buildings or structures are proposed with the Reconfiguration nor is a waste disposal site proposed. It is considered that the Airports Environs Overlay Code is Not Application to the proposed Reconfiguration of 25 Residential Allotments located outside the 8km Bird and Bat Strike Zone.

Bushfire Hazard Overlay Code

The site is Mapped as containing areas of Potential Impact Buffer (100 metres) and Medium and High Bushfire Hazard over the site, in particularly in the vegetated areas along the rear of the site. The proposal is for the Reconfiguration to subdivide Lot 500 on SP342226 creating additional Residential Allotments similar to the immediately adjoining Amaroo Residential Estate and Bundanoon Residential Estate.

Any future dwellings are able to be provided with appropriate setbacks and firebreaks if located within the Mapped Hazard. The proponents will ensure that maintenance and upkeep of the site will be maintained to ensure no build-up of hazardous materials and that existing or proposed firebreaks are maintained. It is not considered that the proposal will affect the Bushfire Hazard of the site as the site will ensure to remove any piling of fuel loads, contains existing firebreaks, and is provided with appropriate water sources. Any appropriate water source will contain sufficient storage of water for Firefighting Supply and will be provided with the appropriate connections where required. The proposal is for the provision of Urban Purposes within an Urban Area that are provided with all Urban Servicing. It is not considered that the proposal is in conflict with the Bushfire Hazard Overlay Code and Mapping.

Environment Significance Overlay Code

The site is Mapped as containing a MSES Regulated Vegetation that buffers a Watercourse bounding and within the site on the Environmental Significant Overlay Mapping. The proposal will not significantly affect the areas of MSES Regulated Vegetation provided over the site. The proposal is for a Reconfiguring a Lot with no buildings or structures proposed. The proposal will not affect the existing Watercourse with appropriate setbacks to the Watercourse able to be provided if required. It is not considered that the proposal will affect the areas of Environmental Significance over the site and can be conditioned to ensure its protection, if required. Each proposed allotment will be provided with all urban services including the provision of appropriate Stormwater to the legal point of discharge. The proposal has been designed for the provision of Residential Allotments being an Urban Purpose within an Urban Area providing more appropriate Environmental Outcomes for the site. It is considered that the proposed development is not in conflict with the Purpose of the Environment Significance Overlay Code and is acceptable.

Flood Hazard Overlay Code

The site is located within the General Extent of Modelled Flood Levels as demonstrated on the Flood Hazard Overlay Mapping. The site is Mapped as containing an Extreme, High, Significant, and Low Flood Hazard Area as well as nominated within the Potential Flood Hazard Area. The Flood Mapping demonstrates that the site is constrained by the Flood Hazard Overlay which is within the limits of the existing watercourse. The attached Page Twine Surveys Pty Ltd Sketch Plans demonstrate RL395.75 which is understood to incorporate the Flood Hazard Mapping. The Sketch Plans clearly demonstrate that each proposed allotment has sufficient area located outside of RL395.75 for the provision of a Dwelling House. It is not considered that the Flood Hazard Overlay Mapping will have a significant effect on the Subdivision as each allotment is provided with appropriate Flood Immunity. As each proposed new Residential Allotment contains significant areas located outside of the Flood Hazard Mapping, the Flood Hazard Overlay is not considered applicable in this instance as the proposal ensure to provide each proposed allotment with an appropriate level of Flood Immunity.

Landscaping Code

The proposal is for a Reconfiguration of 1 Lot into 25 Lots in the Low Density Residential Zone. It is not considered that the Landscaping Code is applicable.

Parking and Access Code

The proposal is for a Reconfiguring a Lot -1 Lot into 25 Lots in the Low Density Residential Zone. It is not considered that the Parking and Access Code is applicable as no dwellings are proposed with the development. However, it is noted that each allotment will contain the ability to connect to the existing or new Road Network and will not detrimentally affect the existing and new extended Road Network. Any access can be provided at the time of construction of a dwelling provided on that individual allotment.

Reconfiguring a Lot Code

The proposal is for a Reconfiguring a Lot -1 Lot into 25 Lots in the Low Density Residential Zone of the Mareeba Shire Planning Scheme. The purpose of the application is to subdivide existing Lot 500 on SP342226 into twentyfive (25) Residential Allotments and a Balance Allotment (proposed Stages 14B and 15). The proposed Subdivision is to preserve the existing nature of the site and the immediate and surrounding amenity in accordance with the Mareeba Shire Planning Scheme as the proposal is for the continuation of the Amaroo Estate, being Stage 16.

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

Perfo	ormance outcomes	Acceptable outcomes	Comment
Area	and frontage of lots		
PO1 Lots (a) (b) (c)	include an area and frontage that: is consistent with the design of lots in the surrounding area; allows the desired amenity of the zone to be achieved; is able to accommodate all buildings, structures and works associated with the intended land use; allow the site to be provided with sufficient access;	AO1.1 Lots provide a minimum area and frontage in accordance with Table 9.4.4.3B.	Complies, The proposal provides for 25 Low Density Residential Allotments with areas greater than 350 m² (smallest being proposed Lot 238 of 873 m²) and frontages greater than 10 metres (smallest being 12.2 metres [Lot 241]). It is not considered that the proposed Reconfiguration is in conflict with Table 9.4.4.3B.

Performance outcomes	Acceptable outcomes	Comment
(e) considers the proximity of the land to: (i) centres; (ii) public transport services; and (iii) open space; and (f) allows for the protection of environmental features; and		
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Existing buildings and easements		2 "
PO2 Reconfiguring a lot which contains existing land uses or existing buildings and structures ensures: (a) new lots are of sufficient area and dimensions to	AO2.1 Each land use and associated infrastructure is contained within its individual lot. AO2.2	Complies, The site is vacant, and the Reconfiguration proposes that all infrastructure is located within the individual allotment. Not Applicable.
accommodate existing land uses, buildings and structures; and (b) any continuing use is not compromised by the reconfiguration.	All lots containing existing buildings and structures achieve the setback requirements of the relevant zone.	
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 the purpose of the easement or the continued operation of any infrastructure contained within the easement.	AO3 No acceptable outcome is provided.	Complies, Existing Easement R on SP325380 provides access and services to Lot 26 on SP265014. It is understood that Easement R will be surrendered with the development of Stage 16.
Boundary realignment		
PO4 The boundary realignment retains all attendant and existing infrastructure connections and potential connections.	AO4 No acceptable outcome is provided.	Not Applicable. The proposal is not for a Boundary Realignment.
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.	Complies, Access to the proposed new 25 Residential Allotments are provided by the extension of the existing and new Road Networks. No adverse impact to the safety, drainage, visual amenity, privacy of adjoining premises and service provisions are envisaged with the proposed Layout.
PO6 Reconfiguring a lot ensures that access to a lot can be provided that:	AO6 Vehicle crossover and access is provided in accordance with the design guidelines and specifications	Complies, Vehicle crossovers can be provided in accordance with the relevant Planning Scheme Policies and FNQROC Regional

Page 12

Performance outcomes	Acceptable outcomes	Comment
 (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	set out in Planning Scheme Policy 4 – FNQROC Regional Development Manual.	Development Manual. Any crossovers can be provided at the time of construction of a dwelling located over each individual allotment.
should be considered in demonstrating compliance with PO6.		
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.	Not Applicable. The site is located within the Low Density Residential Zone.
Rear lots		
PO8 Rear lots are designed to: (a) provide a high standard of amenity for residents and other	AO8.1 Rear lots are designed to facilitate development that adjoins or overlooks a park or open space.	Not Applicable. No rear allotments proposed.
users of the site; (b) provide a high standard of amenity for adjoining properties; and (c) not adversely affect the safety	AO8.2 No more than two rear lots are created behind any lot with a road frontage.	Not Applicable. No rear allotments proposed.
and 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.	Not Applicable. No rear allotments 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.	Not Applicable. No rear allotments proposed.
	AO8.5 No more than 1 in 10 lots created in a new subdivision are rear lots.	Not Applicable. No rear allotments proposed.
	AO8.6 Rear lots are not created in the Centre zone or the Industry zone.	Not Applicable. The site is Zoned Low Density Residential.

Page 13

Performance outcomes	Acceptable outcomes	Comment
Crime prevention and community safet	у	
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. Pedestrian and cycle movement network	AO9 No acceptable outcome is provided.	Complies, It is considered that the proposed Reconfiguration has been designed to enhance public safety while seeking to prevent opportunities for crime via the use of appropriate and acceptable sightlines, pedestrian movement networks, etc.
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.	Can Comply.
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.	Not Applicable.
Residential subdivision		
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.	Complies, The proposal provides for a range of Residential Allotment sizes and variety to accommodate housing choice and diversity. The proposal is considered to keep with the established amenity and nature of the existing Amaroo Estate and adjoining Residential Estates.
Rural residential zone		
PO13 New lots are only created in the Rural residential zone where land is located	AO13 No acceptable outcome is provided.	Not Applicable.

Performance outcomes	Acceptable outcomes	Comment
within the 4,000m² precinct, the 1 hectare precinct or the 2 hectare precinct.		
Additional provisions for greenfield dev	elopment 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.	Complies, The proposed Reconfiguration is the continued Stage 16 of the Amaroo Estate Residential Development. The proposal continues the existing local identity incorporating site context and characteristics, natural features and views and the likes.
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.	Complies, The proposed extensions to the existing Road Network and new Roads provide a sufficient level of connectivity for the public.
PO16 The road network is designed to: (a) minimise the number of cul-desacs; (b) provide walkable catchments for all residents in cul-de-sacs; and (c) include open cul-de-sacs heads.	AO16 No acceptable outcome provided.	Complies.
PO17 Reconfiguring a lot provides safe and convenient access to the existing or future public transport network.	AO17 The subdivision locates 90% of lots within 400 metres walking distance of a future public transport route.	Complies, The proposal is for the next stage (Stage 16) in the Amaroo Estate. Sufficient and convenient access to the existing and future public transport network is achieved.
PO18 The staging of the lot reconfiguration prioritises delivery of link roads to facilitate efficient bus routes.	AO18 No acceptable outcome provided.	Can Comply.
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; (b) retain riparian corridors, significant vegetation and habitat areas and provides	AO19.1 A minimum of 10% of the site area is dedicated as open space.	It is considered that an acceptable level of Open Space has been provided with the Amaroo Residential Estate. The Estate provides for a Park within Stage 15. In addition to this, it is accepted that a substantial area of Open Space has been provided within the previous Development of Amaroo Park. As this development is a continuation of the existing Amaroo Estate, it is not considered, in this instance, that additional Open Space is required.

Perfo	ormance outcomes	Acceptable outcomes	Comment
(c)	linkages between those areas; and 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.	Can Comply.
PO20		AO20	Can Comply if required.
	twork of parks and community is provided: to support a full range of recreational and sporting	No acceptable outcome is provided.	The Amaroo Residential Estate nominates a Park located within Stage 15 to cater for the Amaroo Residential Park Development. In addition to this, Council
(b)	activities; to ensure adequate pedestrian, cycle and vehicle access;		has recently constructed a Playground/Parkland within the Emerald End and Hastie Roads Reserves. It is
(c)	which is supported by appropriate infrastructure and embellishments;		considered that appropriate parks are currently and will be provided within the
(d)	to facilitate links between public open spaces;		future to appropriately service the Amaroo Residential Estate.
(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;		

The proposed allotments meet the minimum area requirements of the Mareeba Shire Planning Scheme Reconfiguring a Lot Code. It is not considered that the proposed Subdivision will be detrimental to the adjacent sites or adversely impact on the surrounding area. It is considered that the Performance Outcomes of the Reconfiguring a Lot Code can be met in this instance.

Works, Services, and Infrastructure Code

The proposal is for a Reconfiguration of 1 Lot into 25 Lots in the Low Density Residential Zone. Each proposed allotment will be connected to all available services being Reticulated Electricity, Telecommunications, Water and Sewer (Urban Services) and will be provided with an appropriate level of Stormwater disposal.

The site contains existing Easement R on SP325380 which provides access and services to Lot 26 on SP265014. Freshwater Planning Pty Ltd understands that this easement will be surrendered with the development of Stage 16.

Any Excavation and Filling will be outlined within the Operational Works Permit for the proposed Reconfiguration.

It is considered that the proposed Reconfiguration complies with the Intent of the Works, Services, and Infrastructure Code.

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Conclusion

It is considered that the proposed development being a Reconfiguring a Lot into twenty-five (25) Residential Allotments and Balance Area (Stages 14B and 15) over land described as Lot 500 on SP342226 is appropriate. In particular, the proposed development:

Can meet the Performance Outcomes and Acceptable Outcomes relating to minimum allotment size and Page dimension;

- No change to the existing Residential nature or character of the area is envisaged, and the Subdivision will ensure that the new allotments will remain to be used for Residential Uses within the Low Density Residential Zone:
- Can meet the Performance Outcomes and the Intent of the Reconfiguring a Lot Code for land included in the Low Density Residential Zone;
- Can meet the Intent and Objectives and Intent for the Low Density Residential Zone;
- Is not in conflict with the Far North Queensland Regional Plan 2009 2031, in particular the Urban Footprint Designation;
- Is considered to "support the health and wellbeing of our communities by making sure that new residential neighbourhoods are comfortable and convenient for walking and include nearby parks and open space. The design of our neighbourhoods can encourage increased daily physical activity by providing opportunities to make healthy and active choices" in accordance with the Walkable Neighbourhoods Amended Planning Regulation; and
- Is for the next and final Stage within the Amaroo Park Residential Estate, providing additional Residential Allotments within Mareeba's eastern Residential Area.

Freshwater Planning Pty Ltd request that Council provide a copy of the Draft Conditions/Recommendation with sufficient time for review prior to Tabulating the Item on the Agenda or a Decision is provided. If you have any queries, please do not hesitate to contact Freshwater Planning Pty Ltd.

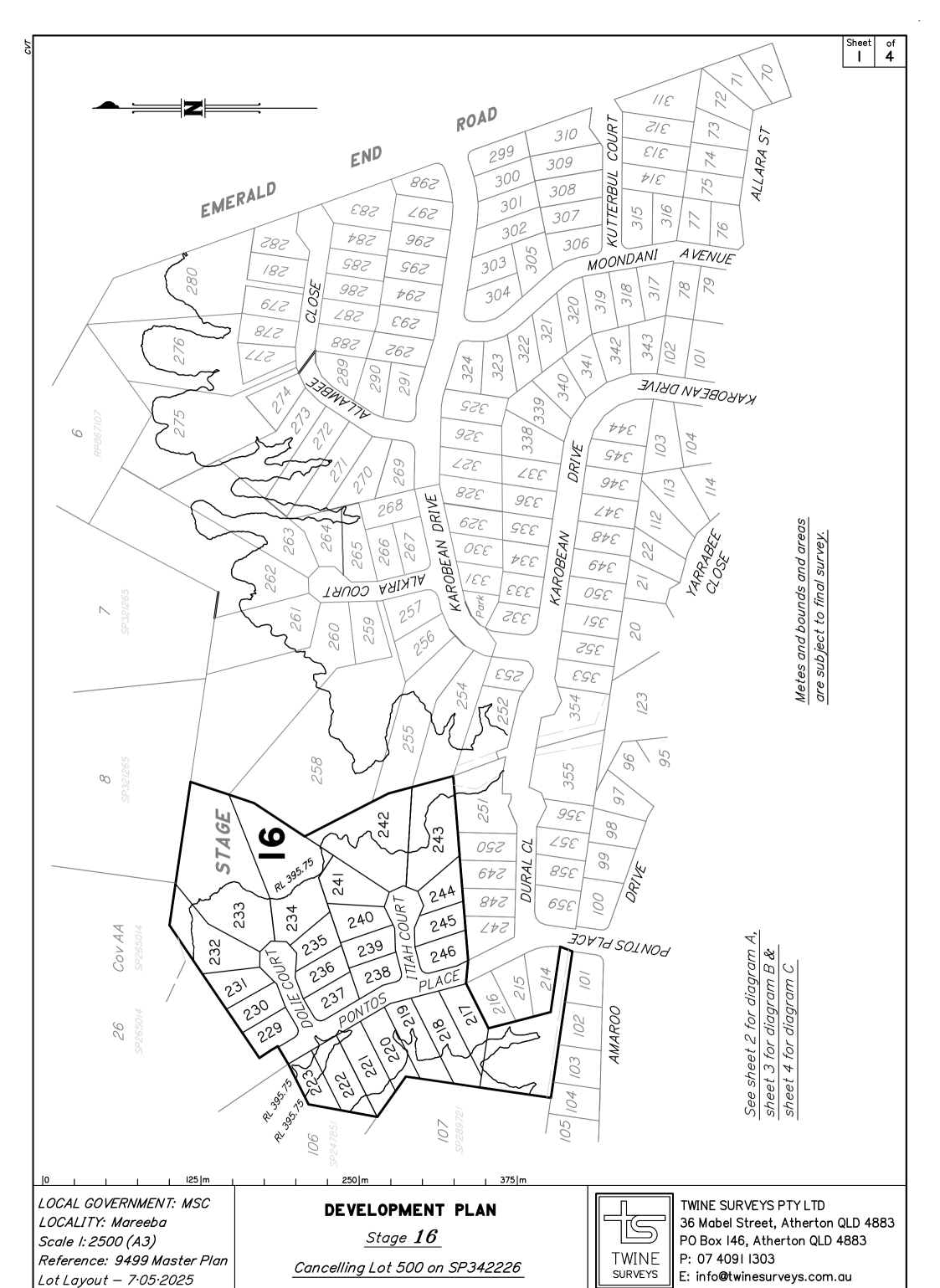
Yours faithfully,

MATTHEW ANDREJIC

FRESHWATER PLANNING PTY LTD

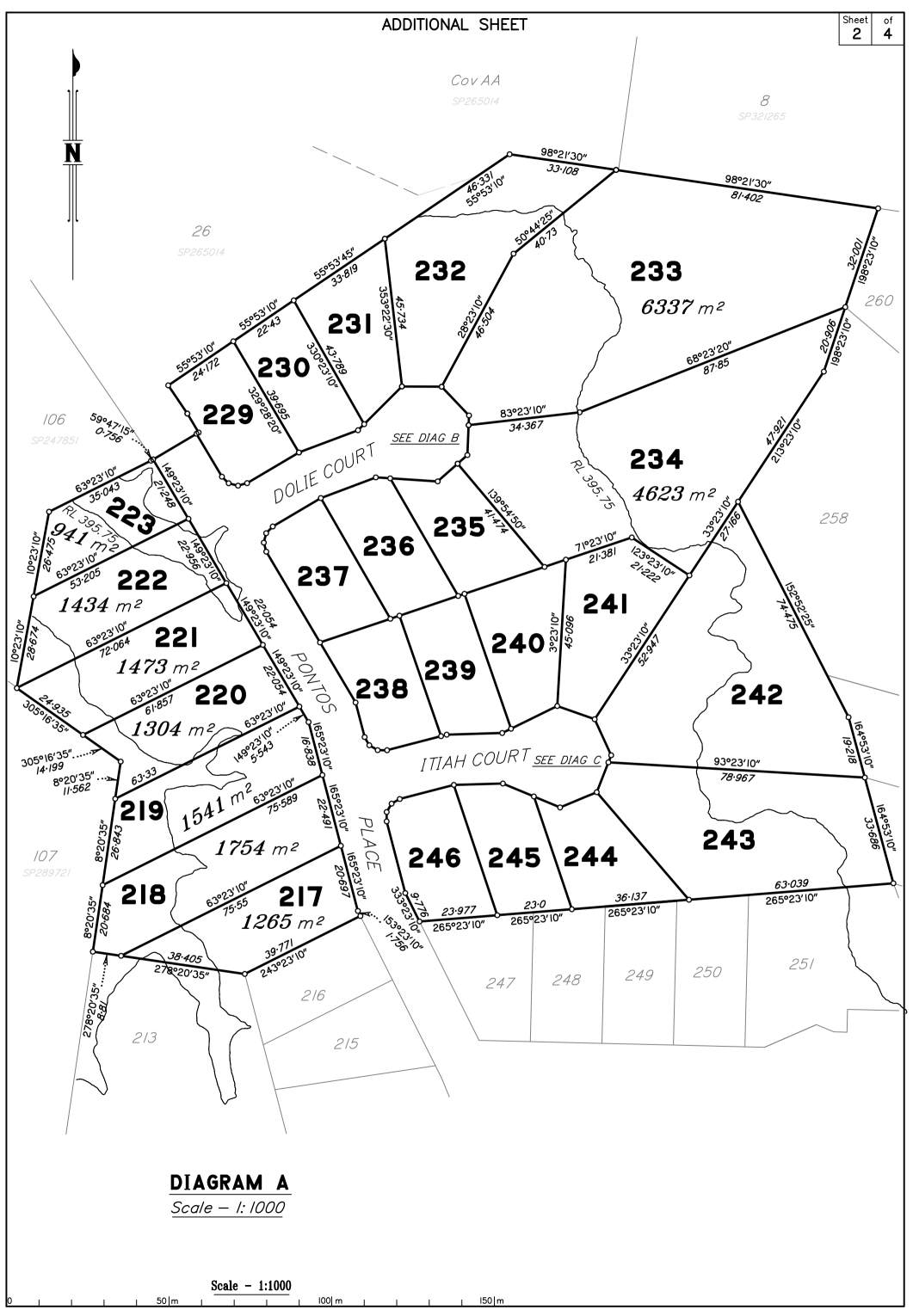
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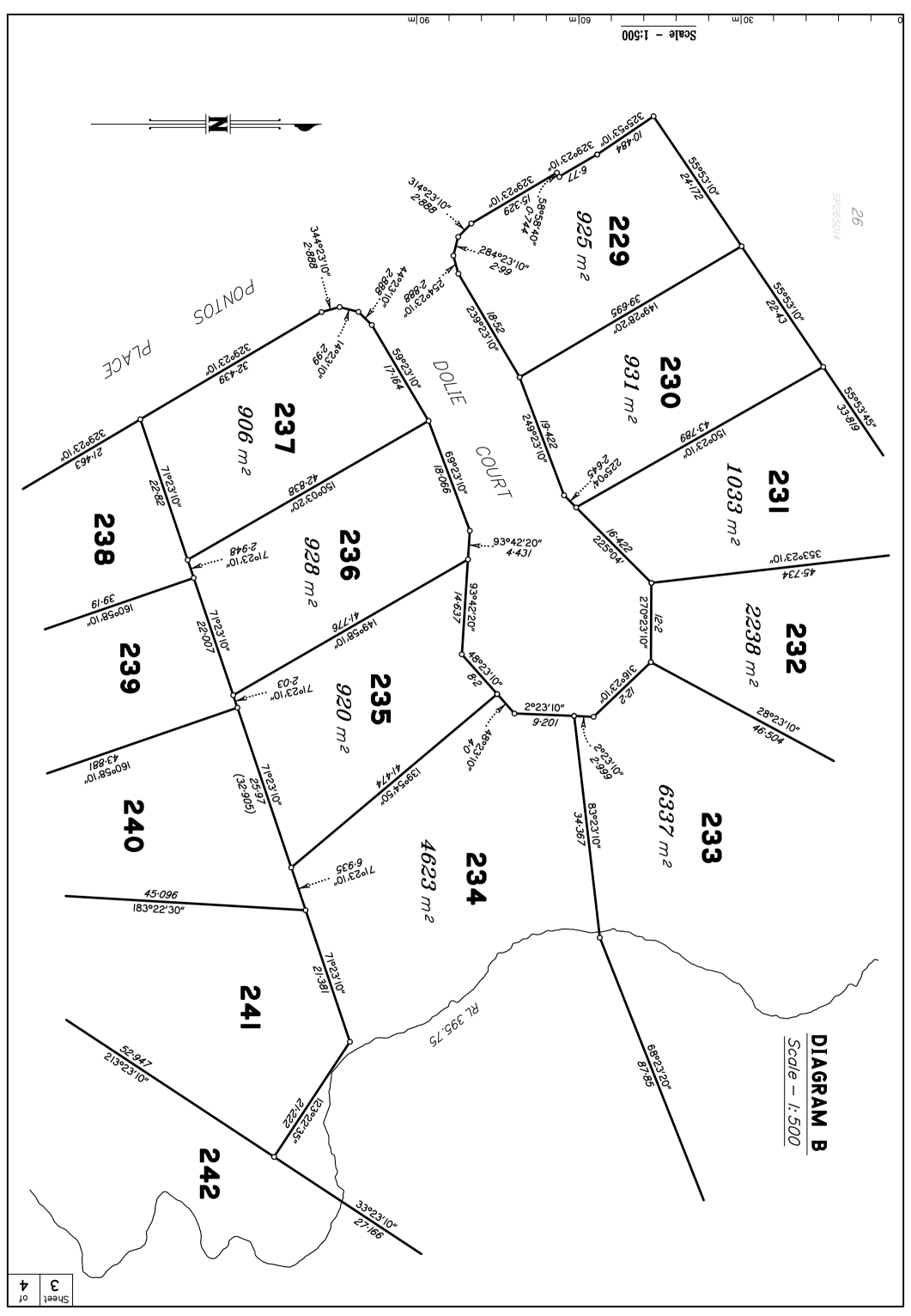
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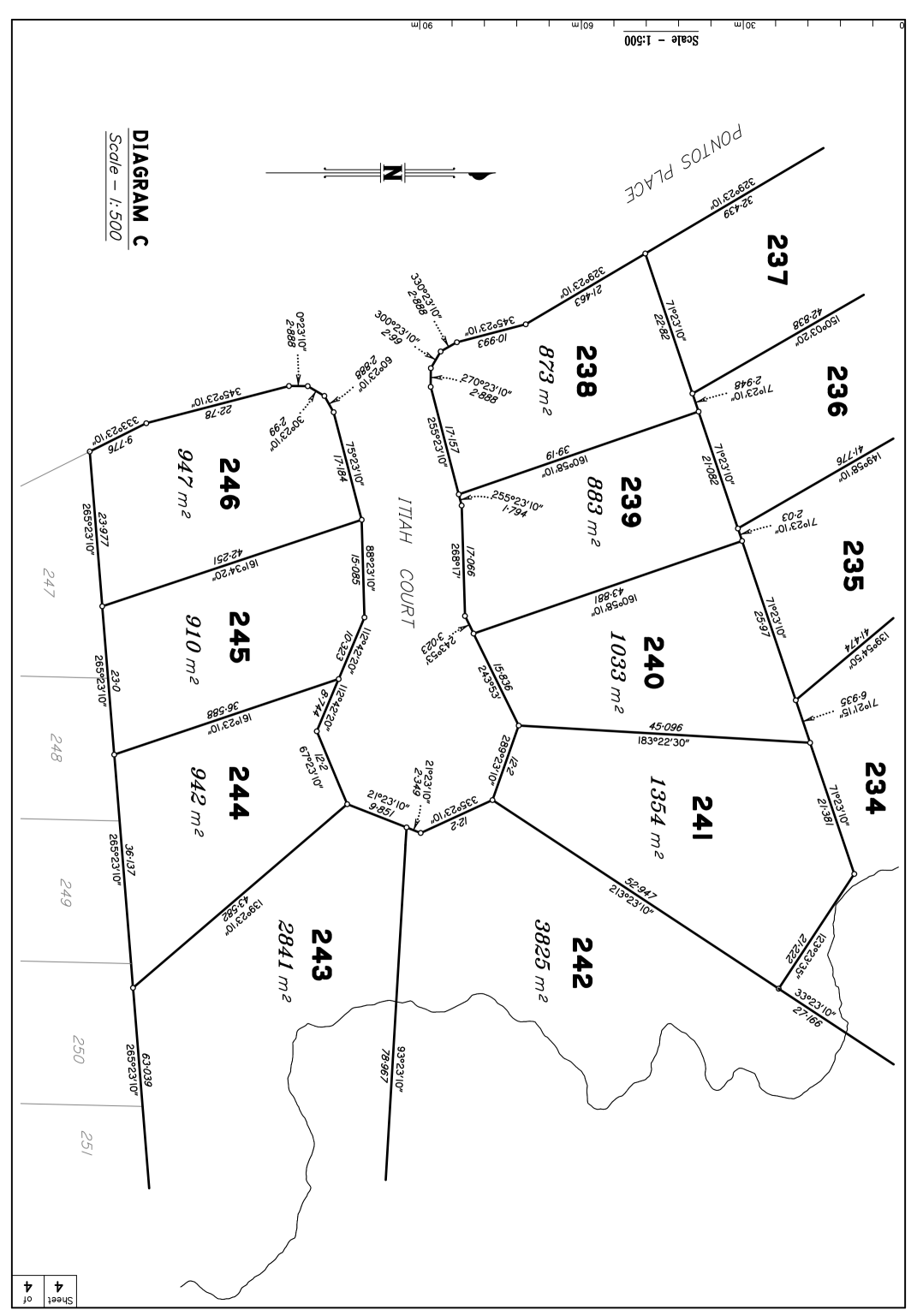


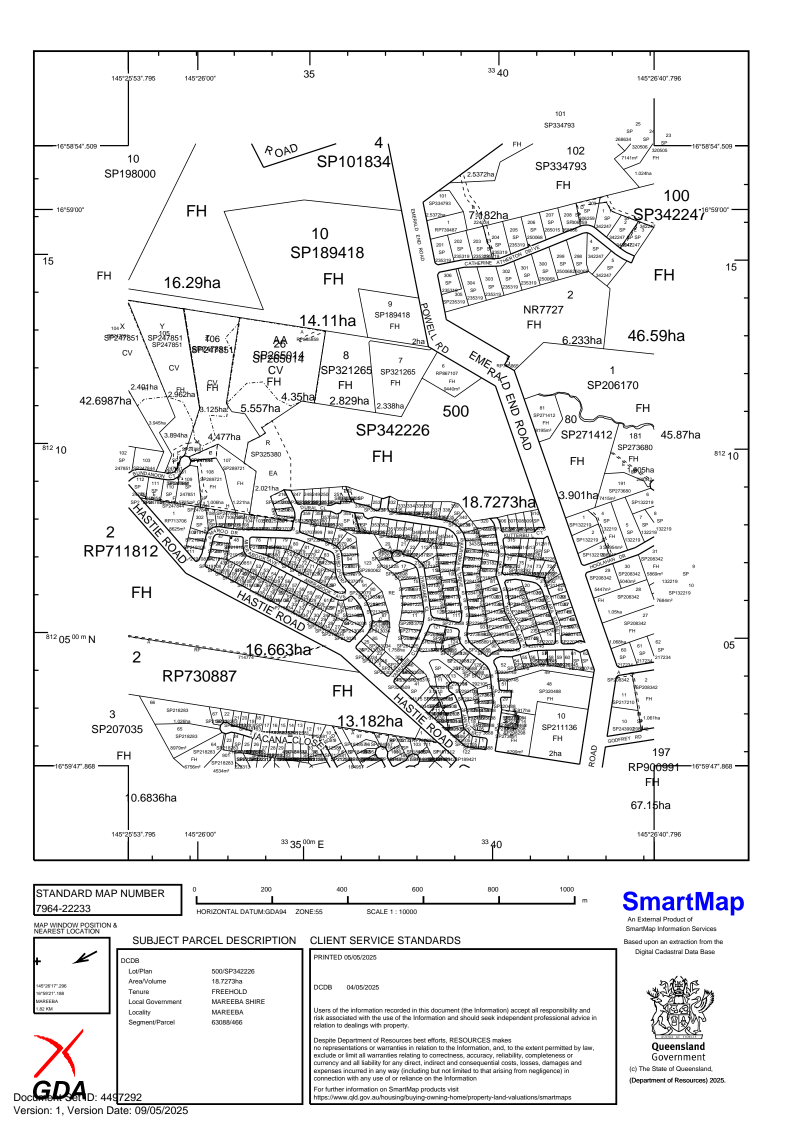
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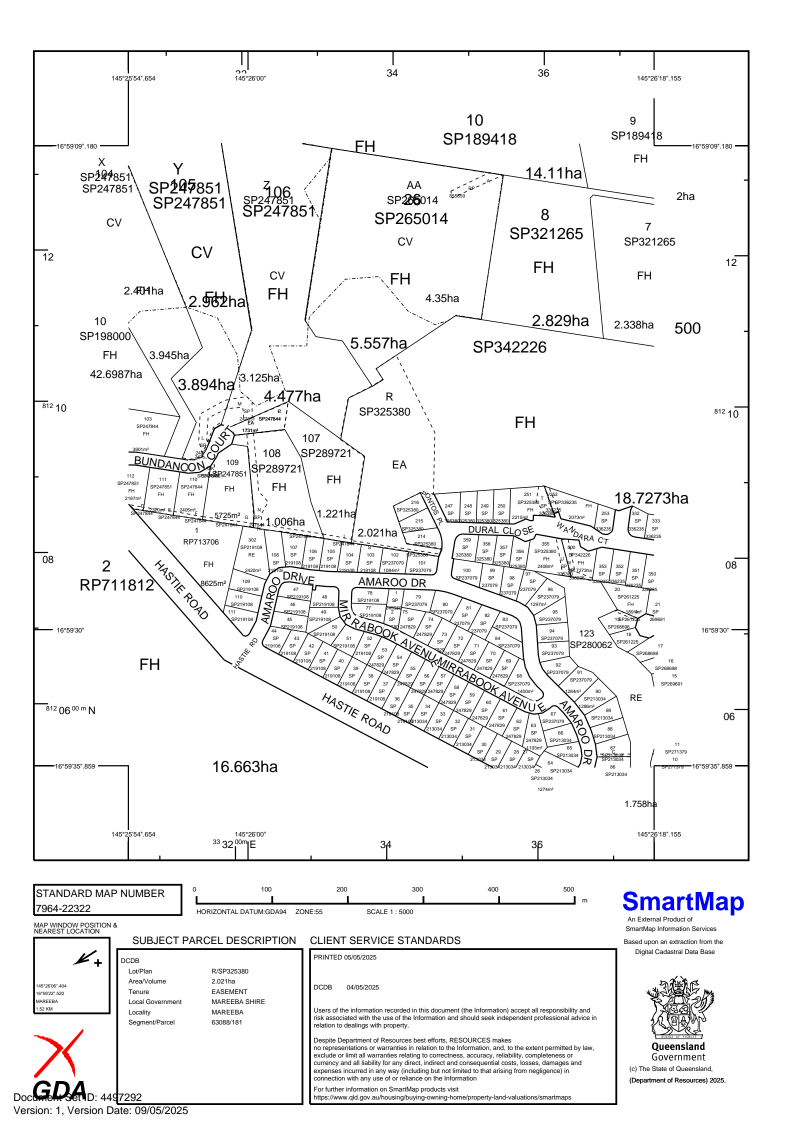
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AMAROO PARK, MAREEBA

LANDSCAPE MASTER PLAN







Mareeba WNP

Walking Network Plan

Legend

★ Primary destination

Updated WNP

Primary route

Secondary route

Roads and Rail

☐ Major Roads

Local Roads

Watercourses

Land use

Parks and open space

Education Facility

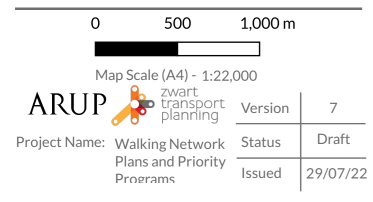
Hospital

Commercial

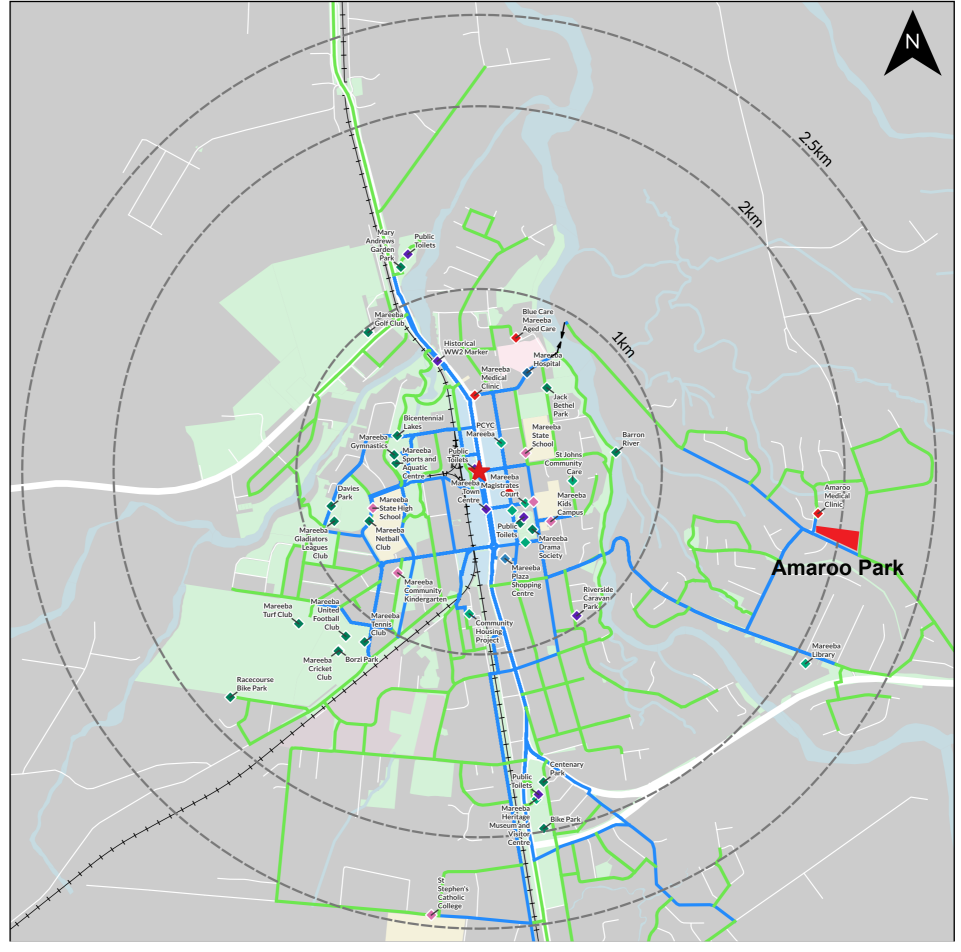
Industrial

Secondary destinations

- Community Facility
- **Education Facility**
- Health Facility
- Hospital
- **Recreation Facility**
- **Shopping Centre**
- Other

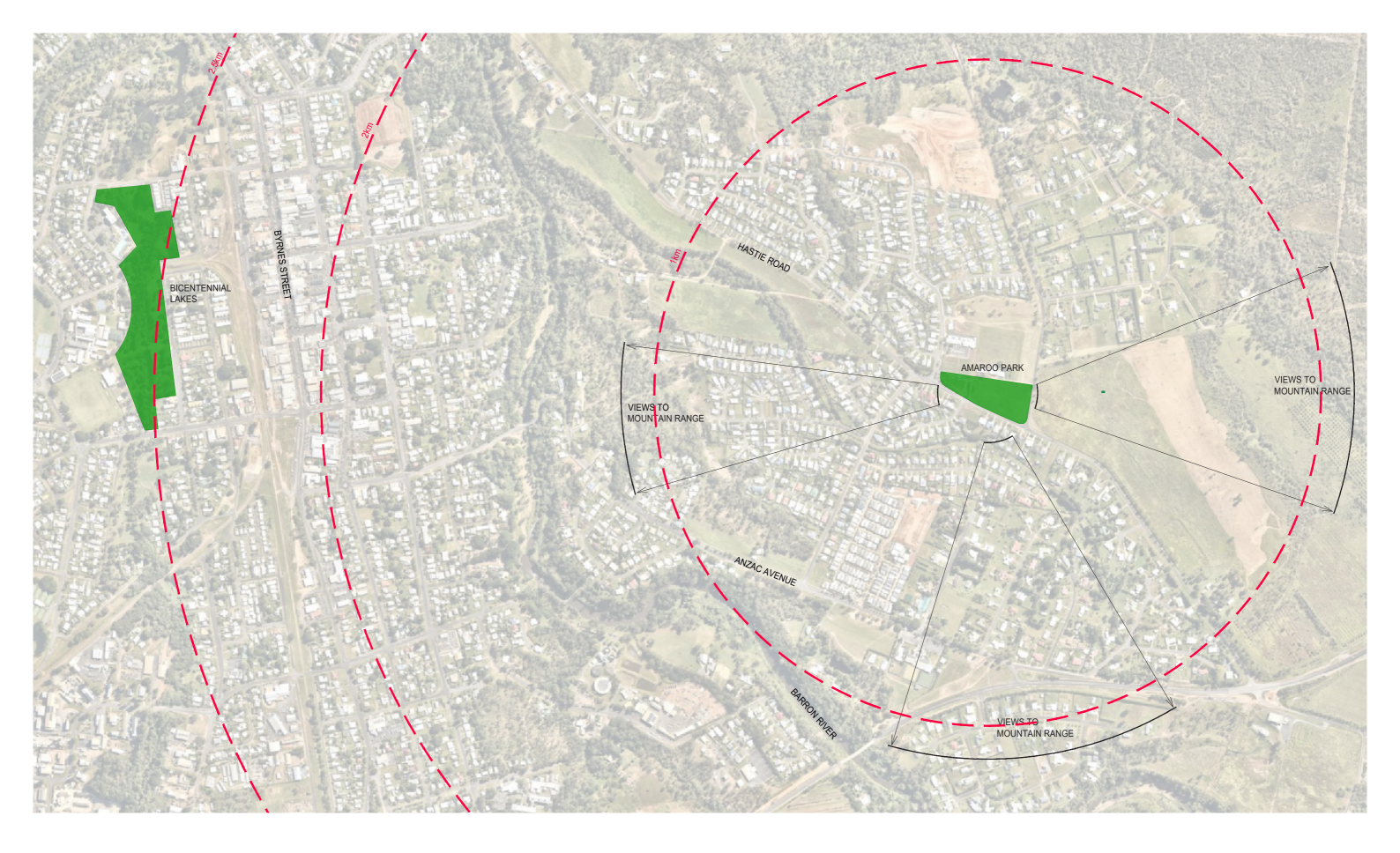


Map Data : $\mbox{\ensuremath{\mathbb{G}}}$ State of Queensland (Department of Natural Resources, Mines and Energy) 2020













Context

ISSUE







Previous Masterplan

Not to scale

DRAWING NO







ISSUE



- EXISTING PLAYGROUND AND SHELTER WITH ADDITIONAL SHADE SAILS
- FUTURE CAFE TO ACTIVE WESTERN END OF 2
- EXISTING SWALE TO BE PLANTED DRY CREEK (3)
- LEARN TO RIDE TRACK 4
- NATURE PLAY INCORPORATED INTO DRY CREEK BED AREA
- EXISTING CARPARKS TO BE RETAINED 6

- ADDITIONAL CARPARKS
- PUBLIC TOILETS
- VEHICLE ACCESS FOR MAINTENANCE, FOOD VANS, EVENTS
- MULTI-USE LAWN INCLUDING KICKABOUT, EVENTS, MARKETS
- PICNIC SHELTER
- LAWN VIEWING MOUND / LANDFORM (12)

- YOUTH (12+) ACTIVE RECREATION AREA (13)
- EXISTING STAND PIPE AND ACCESS TO BE RETAINED (14)
- SEATS AND PICNIC TABLES (15)
- EXERCISE EQUIPMENT (16)
- KICKABOUT AND POTENTIAL DOG OFF LEAD 17
- PATH NETWORK 18

- EXISTING TREES TO BE RETAINED
- PROPOSED LARGE SHADE TREES
- TWEEN (8-12 age) ACTIVE RECREATION AREA
- FUTURE OLDER YOUTH AREA (22)









Kids Play



Existing playground with additional shade



Existing carparks to be retained and supplemented



Existing swale to be planted dry creek bed with nature play



Learn to ride track

- EXISTING PLAYGROUND AND SHELTER WITH ADDITIONAL SHADE SAILS
- FUTURE CAFE TO ACTIVE WESTERN END OF
- EXISTING SWALE TO BE PLANTED DRY CREEK 3
- LEARN TO RIDE TRACK 4
- NATURE PLAY INCORPORATED INTO DRY
- EXISTING CARPARKS TO BE RETAINED

- ADDITIONAL CARPARKS
- PUBLIC TOILETS
- VEHICLE ACCESS FOR MAINTENANCE, FOOD
- MULTI-USE LAWN INCLUDING KICKABOUT, EVENTS, MARKETS
- PICNIC SHELTER
- LAWN VIEWING MOUND / LANDFORM

- YOUTH (12+) ACTIVE RECREATION AREA (13)
- EXISTING STAND PIPE AND ACCESS TO BE
- SEATS AND PICNIC TABLES (15)
- EXERCISE EQUIPMENT (16)
- KICKABOUT AND POTENTIAL DOG OFF LEAD
- PATH NETWORK

- EXISTING TREES TO BE RETAINED
- PROPOSED LARGE SHADE TREES
- TWEEN (8-12 age) ACTIVE RECREATION AREA
- FUTURE OLDER YOUTH AREA







The MCG



Public toilets



Lawn viewing mound / landform



Vehicle access and services for maintenance, food vans, events



Picnic shelter

- 1 EXISTING PLAYGROUND AND SHELTER WITH ADDITIONAL SHADE SAILS
- FUTURE CAFE TO ACTIVE WESTERN END OF PARK
- 3 EXISTING SWALE TO BE PLANTED DRY CREEK BED
- LEARN TO RIDE TRACK
- NATURE PLAY INCORPORATED INTO DRY
- 6 EXISTING CARPARKS TO BE RETAINED

- ADDITIONAL CARPARKS
- PUBLIC TOILETS
- VEHICLE ACCESS FOR MAINTENANCE, FOOD VANS, EVENTS
- MULTI-USE LAWN INCLUDING KICKABOUT, EVENTS, MARKETS
- PICNIC SHELTER
- LAWN VIEWING MOUND / LANDFORM

- YOUTH (12+) ACTIVE RECREATION AREA
- EXISTING STAND PIPE AND ACCESS TO BE RETAINED
- SEATS AND PICNIC TABLES
- EXERCISE EQUIPMENT
- (17) KICKABOUT AND POTENTIAL DOG OFF LEAD AREA
- PATH NETWORK

- EXISTING TREES TO BE RETAINED
- PROPOSED LARGE SHADE TREES
- TWEEN (8-12 age) ACTIVE RECREATION AREA
- FUTURE OLDER YOUTH AREA







Future Older Youth Hang



Future older youth basketball half-court incorporating existing pavement



Open space / kickabout / dog off lead areas



Future older youth area



Large shade trees

- EXISTING PLAYGROUND AND SHELTER WITH ADDITIONAL SHADE SAILS
- FUTURE CAFE TO ACTIVE WESTERN END OF
- EXISTING SWALE TO BE PLANTED DRY CREEK 3
- LEARN TO RIDE TRACK 4
- NATURE PLAY INCORPORATED INTO DRY
- EXISTING CARPARKS TO BE RETAINED

- ADDITIONAL CARPARKS
- PUBLIC TOILETS
- VEHICLE ACCESS FOR MAINTENANCE, FOOD
- MULTI-USE LAWN INCLUDING KICKABOUT, EVENTS, MARKETS
- PICNIC SHELTER
- LAWN VIEWING MOUND / LANDFORM

- YOUTH (12+) ACTIVE RECREATION AREA
- EXISTING STAND PIPE AND ACCESS TO BE
- SEATS AND PICNIC TABLES (15)
- EXERCISE EQUIPMENT (16)
- KICKABOUT AND POTENTIAL DOG OFF LEAD
- PATH NETWORK

- EXISTING TREES TO BE RETAINED
- PROPOSED LARGE SHADE TREES
- TWEEN (8-12 age) ACTIVE RECREATION AREA
- FUTURE OLDER YOUTH AREA





DA Form 1 – Development application details

Approved form (version 1.6 effective 2 August 2024) made under section 282 of the Planning Act 2016.

This form **must** be used to make a development application **involving code assessment or impact assessment**, except when applying for development involving only building work.

For a development application involving **building work only**, use *DA Form 2 – Building work details*.

For a development application involving **building work associated with any other type of assessable development** (i.e. material change of use, operational work or reconfiguring a lot), use this form (*DA Form 1*) and parts 4 to 6 of *DA Form 2 – Building work details*.

Unless stated otherwise, all parts of this form **must** be completed in full and all required supporting information **must** accompany the development application.

One or more additional pages may be attached as a schedule to this development application if there is insufficient space on the form to include all the necessary information.

This form and any other form relevant to the development application must be used to make a development application relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994*, and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. For the purpose of assessing a development application relating to strategic port land and Brisbane core port land, any reference to a planning scheme is taken to mean a land use plan for the strategic port land, Brisbane port land use plan for Brisbane core port land, or a land use plan for airport land.

Note: All terms used in this form have the meaning given under the Planning Act 2016, the Planning Regulation 2017, or the Development Assessment Rules (DA Rules).

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	BTM & S Stankovich Pty Ltd
Contact name (only applicable for companies)	
Postal address (P.O. Box or street address)	C/ Freshwater Planning Pty Ltd
	17 Barronview Drive
Suburb	Freshwater
State	QLD
Postcode	4870
Country	Australia
Contact number	0402729004
Email address (non-mandatory)	FreshwaterPlanning@outlook.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	F25/16
1.1) Home-based business	
Personal details to remain private in accordar	nce with section 264(6) of Planning Act 2016
2) Owner's consent	
2.1) Is written consent of the owner required for t	his development application?

Yes – the written consent of the owner(s) is attached to this development application



 \boxtimes No – proceed to 3)

PART 2 – LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable)									
	Note : Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> <u>Forms Guide</u> : Relevant plans.								
3.1) S	treet address	s and lo	ot on pl	an					
⊠ Str	eet address	AND I	ot on pla	an (a <i>ll l</i>	lots must be liste	ed), or			
Str	eet address ter but adjoining	AND lo	ot on pla	an for and e.g. j	an adjoining ietty, pontoon. A	or adja	cent property st be listed).	of the	premises (appropriate for development in
	Unit No.	Stree	t No.	Stre	Street Name and Type				Suburb
-\				Karc	bean Drive a	and Em	erald End Ro	ad	Mareeba
a)	Postcode	Lot N	lo.	Plan	Type and N	umber	(e.g. RP, SP)		Local Government Area(s)
	4880	500		SP3	42226				Mareeba Shire Council
	Unit No.	Stree	t No.	Stre	et Name and	Туре			Suburb
b)	Postcode	Lot N	lo.	Plan	Type and N	umber	e.g. RP, SP)		Local Government Area(s)
					te for developme	ent in rem	ote areas, over	part of a	a lot or in water not adjoining or adjacent to land
	.g. channel dred Place each set d				te row				
						de			
Coordinates of premises by longitude and latitude Longitude(s) Datum			 า		Local Government Area(s) (if applicable)				
		GS84							
			DA94						
						☐ Ot	her:		
☐ Co	ordinates of	premis	es by e	asting	and northing	9			
Eastin	ng(s)	North	ning(s)		Zone Ref.	Datur	า		Local Government Area(s) (if applicable)
				☐ 54 ☐ WGS84		GS84			
						DA94			
					□ 56	Ot	her:		
3.3) A	dditional pre	mises							
☐ Ad	ditional prem	nises a	re relev	ant to	this develop	ment ap	plication and	d the d	etails of these premises have been
	attached in a schedule to this development application								
1) Ido	ntify any of t	aa falla	wing th	ot opp	ly to the prer	minon o	ad provide o	ov rolo	vent details
									evant details
 ✓ In or adjacent to a water body or watercourse or in or above an aquifer Name of water body, watercourse or aquifer: Cobra Creek									
					•K				
On strategic port land under the <i>Transport Infrastructur</i>			7 ACL 1994						
•	Lot on plan description of strategic port land: Name of port authority for the lot:								
	a tidal area	officy 10	i ine ioi	•					
_		orom c	ot for th	o tidal	oroo ('f'	-61-):			
Name of local government for the 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) unde	r the Environmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide.</u>	ed correctly and accurately. For further information on easements and
☑ Yes – All easement locations, types and dimensions ar application☑ No	e included in plans submitted with this development

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the	first development aspect			
a) What is the type of develop	oment? (tick only one box)			
☐ Material change of use	□ Reconfiguring a lot	Operational work	Building work	
b) What is the approval type?	(tick only one box)			
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	t includes a variation approval	
c) What is the level of assess	ment?			
	Impact assessment (requir	res public notification)		
d) Provide a brief description lots):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3	
Reconfiguration of 1 Lot into 2	25 Lots and Balance Allotmer	nt (Stages 14B and 15)		
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 proposed development are attached to the development application				
6.2) Provide details about the	second development aspect			
a) What is the type of develop	oment? (tick only one box)			
☐ Material change of use	☐ Reconfiguring a lot	Operational work	☐ Building work	
b) What is the approval type?	(tick only one box)			
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval tha	t includes a variation approval	
c) What is the level of assess	ment?			
☐ Code assessment	Impact assessment (requir	res public notification)		
d) Provide a brief description <i>lots</i>):	of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3	
e) Relevant plans Note: Relevant plans are required to Relevant plans.	be submitted for all aspects of this of	levelopment application. For further is	information, see <u>DA Forms Guide:</u>	
Relevant plans of the proposed development are attached to the development application				



6.3) Additional aspects of de			this development and besting		
			this development application this form have been attached		
Not required ■					
6.4) Is the application for Sta	ate facilitated	developme	nt?		
Yes - Has a notice of dec	claration bee	n given by th	ne Minister?		
⊠ No					
Castian O. Funthan days	المسمومية	.to:lo			
Section 2 – Further deve	•		(((.))		
7) Does the proposed devel					una a va t
Material change of use		<u> </u>	livision 1 if assessable agains	st a local planning instri	ument
Reconfiguring a lot		- complete c			
Operational work		- complete c		- t- il-	
Building work	Yes -	- complete L	DA Form 2 – Building work de	etalis	
Division 1 – Material chang	e of use				
Note: This division is only required to		any part of the	e development application involves a	a material change of use asse	essable against a
local planning instrument.	material cha	aga of uga			
8.1) Describe the proposed			o planning schomo definition	Number of dwelling	Gross floor
Provide a general description proposed use	n or the		e planning scheme definition definition in a new row)	Number of dwelling units (if applicable)	Gross floor area (m²)
1				, ,,	(if applicable)
8.2) Does the proposed use	involve the u	ise of existin	ng buildings on the premises	?	
Yes					
□ No					
8.3) Does the proposed dev	elopment rel	ate to tempo	orary accepted development	under the Planning Reg	julation?
☐ Yes – provide details bel	ow or include	details in a	schedule to this developme	nt application	
□ No					
Provide a general description	n of the temp	orary accep	oted development	Specify the stated pe	riod dates
			·	under the Planning R	egulation
D'''					
Division 2 – Reconfiguring		on and of the	davalanment annlication involves r	aconfiguring a lat	
Note: This division is only required to 9.1) What is the total number				econiiguring a lot.	
1	or oxioting	ioto marting	ap are premiece:		
9.2) What is the nature of th	e lot reconfic	uration? (tic	k all applicable boxes)		
Subdivision (complete 10)		(10)	Dividing land into parts b	ov agreement (complete 1	1)
_	omplete 12)				-
Boundary realignment (complete 12)		Creating or changing an easement giving access to a lot from a constructed road (complete 13)			



10) Subdivision							
10.1) For this develo	pment, how	many lots are	being creat	ed and wha	t is the intended (use of those lots:	
Intended use of lots	created	Residential	Com	mercial	Industrial	Other, please specify:	
Number of lots creat	ted	25					
			·				
10.2) Will the subdiv							
How many stages will the works include?							
What stage(s) will the apply to?	is developm	nent application	16	16			
11) Dividing land into parts?	parts by a	greement – how	v many part	s are being	created and what	t is the intended use of the	
Intended use of part	s created	Residential	Com	mercial	Industrial	Other, please specify:	
Number of parts cre	ated						
40) Davidani va alim							
12) Boundary realigned		nronosed areas	for each lo	t comprising	the premises?		
12.1) What are the C	Current I	•	TOT CACITIO	Comprising	<u> </u>	osed lot	
Lot on plan descripti		ea (m²)		Lot on plar	n description	Area (m²)	
					•	, ,	
12.2) What is the rea	ason for the	boundary realig	gnment?				
13) What are the dir			existing ea	sements be	ing changed and	or any proposed easement?	
Existing or proposed?	Width (m)	Length (m)	Purpose o	f the easem	ent? (e.g.	Identify the land/lot(s) benefitted by the easement	
Division 3 – Operation							
Note: This division is only note: 14.1) What is the na				pment applicat	tion involves operation	nal work.	
Road work			Stormwate	er	Water in	frastructure	
☐ Drainage work			 Earthwork	s	☐ Sewage	infrastructure	
Landscaping			Signage		☐ Clearing	vegetation	
Other – please s	•						
14.2) Is the operatio		-	tate the cre	ation of new	v lots? (e.g. subdivis	sion)	
Yes – specify nu	mber of new	IOTS:					
│							



14.3) What is the monetary value of the proposed operational work? (include GST, materials and labour)	
\$	

PART 4 – ASSESSMENT MANAGER DETAILS

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

PART 5 - REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application – proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Heritage places – Queensland heritage place (on or near a Queensland heritage place)
Infrastructure-related referrals – designated premises
Infrastructure-related referrals – state transport infrastructure
Infrastructure-related referrals – State transport corridor and future State transport corridor
Infrastructure-related referrals – State-controlled transport tunnels and future state-controlled transport tunnels
 ☐ Infrastructure-related referrals – near a state-controlled road intersection ☐ Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
☐ Koala habitat in SEQ region – linterrening with koala habitat in koala habitat areas outside koala priority areas
Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
Ports – Brisbane core port land – near a state transport control of future state transport control
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-related development – removing quarry material 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	Nater (from a watercourse or lake)) has been devolved to local government)	on entity:	
☐ Infrastructure-related referrals – Electricity infrastructure	9	-	
 Matters requiring referral to: The Chief Executive of the holder of the licence, if The holder of the licence, if the holder of the licence Infrastructure-related referrals – Oil and gas infrastructure Matters requiring referral to the Brisbane City Council: Ports – Brisbane core port land Matters requiring referral to the Minister responsible for an expension of the ports – Brisbane core port land (where inconsistent with the limit of the Ports – Strategic port land Matters requiring referral to the relevant port operator, if Ports – Land within Port of Brisbane's port limits (below the port operator) Matters requiring referral to the Chief Executive of the relevant port operator. 	is an individual ure administering the Transport In Brisbane port LUP for transport reasons, applicant is not port operator:		
Ports – Land within limits of another port (below high-water	•		
Matters requiring referral to the Gold Coast Waterways Authority: Tidal works or work in a coastal management district (in Gold Coast waters)			
Matters requiring referral to the Queensland Fire and Emergency Service: Tidal works or work in a coastal management district (involving a marina (more than six vessel berths))			
18) Has any referral agency provided a referral response for	or this development application?		
☐ Yes – referral response(s) received and listed below are☑ No	e attached to this development a	application	
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	ne DA Rules				
□ I agree to receive an information	ation request if determined neces	sary for this	s development applic	ation	
☐ I do not agree to accept an information request for this development application					
	ormation request I, the applicant, acknowle				
application and the assessment n	will be assessed and decided based on to manager and any referral agencies releval formation provided by the applicant for the	nt to the deve	elopment application are no	ot obligated under the DA	
Part 3 under Chapter 1 of the DA	Rules will still apply if the application is a	n application l	listed under section 11.3 c	of the DA Rules or	
•	Rules will still apply if the application is fo	r state facilitat	ted development		
Further advice about information reques	sts is contained in the <u>DA Forms Guide</u> .				
PART 7 – FURTHER DI	ETAILS				
20) Are there any associated de	evelopment applications or curren	t approvals	s? (e.g. a preliminary app	roval)	
☑ Yes – provide details below☑ No	or include details in a schedule to	this devel	opment application		
List of approval/development application references	Reference number Date			Assessment manager	
☑ Approval☑ Development application	RAL/22/0019	I DAT /22/0010 25 January 2023		Mareeba Shire Council	
☐ Approval☒ Development application	I IBD		2025	Mareeba Shire Council	
21) Has the portable long service operational work)	ce leave levy been paid? (only appl	icable to deve	elopment applications invo	lving building work or	
☐ Yes – a copy of the receipte	d QLeave form is attached to this	developme	ent application		
assessment manager decide give a development approva	vide evidence that the portable lo es the development application. I al only if I provide evidence that the and construction work is less that	acknowled e portable	lge that the assessme long service leave le	ent manager may	
Amount paid	Date paid (dd/mm/yy) QLeave levy number (A, B or E)		, B or E)		
\$					
	_				
22) Is this development applicat notice?	tion in response to a show cause	notice or re	equired as a result of	an enforcement	
☐ Yes – show cause or enforce ☐ No	ement notice is attached				

23) Further legislative requirements				
Environmentally relevant a	<u>ctivities</u>			
	23.1) Is this development application also taken to be an application for an environmental authority for an Environmentally Relevant Activity (ERA) under section 115 of the <i>Environmental Protection Act 1994</i> ?			
accompanies this develop No Note: Application for an environmen	nent (form ESR/2015/1791) for a ment application, and details are tal authority can be found by searching " to operate. See www.business.qld.gov.a	e provided in the table below ESR/2015/1791" as a search term		
Proposed ERA number:		roposed ERA threshold:		
Proposed ERA name:				
Multiple ERAs are applica this development application	ble to this development application.	on and the details have bee	en attached in a schedule to	
Hazardous chemical faciliti	<u>es</u>			
23.2) Is this development app	lication for a hazardous chemic	cal facility?		
application ⊠ No	on of a facility exceeding 10% o		ttached to this development	
	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 Vegetation Management Act 1999 is satisfied the clearing is for a relevant purpose under section 22A of the Vegetation Management Act 1999?				
 ☐ Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination) ☑ No Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development. 2. See https://www.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.				



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.
Taking evenana nen maior complete Brit elim i Femplate e.
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.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
⊠ No
Note : See guidance materials at <u>www.daf.qld.gov.au</u> for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Resources at www.resources.qld.gov.au and www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Environment, Science and Innovation at www.desi.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application



Water resources

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?				
if application involves prescribe ☐ A certificate of title ☑ No	neets the code for asses ned tidal work)	sable development that is prescrit	oed tidal work (only required	
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				
Note: See guidance materials at www.desi.gld.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:		
Decision under section 62 of the Transport Infrastructure Act 1994				
23.14) 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 asses	ssment benchmarks u	nder Schedule 12A of the Planr	ing Regulation	
23.15) 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 No Note: See guidance materials at www.planning.statedevelopment.qld.gov.au for further information. 				
PART 8 – CHECKLIST AND APPLICANT DECLARATION				
24) Development application check	klist			
I have identified the assessment m requirement(s) in question 17 Note : See the Planning Regulation 2017 for		and all relevant referral	⊠ Yes	
If building work is associated with the Building work details have been contained by the Building work details.			☐ Yes☒ Not applicable	
Supporting information addressing development application	g any applicable assessr	ment benchmarks is with the		
Note : This is a mandatory requirement and and any technical reports required by the re			⊠ Yes	

schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DA

Note: Relevant plans are required to be submitted for all aspects of this development application. For further

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

Relevant plans of the development are attached to this development application



Yes

Forms Guide: Planning Report Template.

information, see DA Forms Guide: Relevant plans.

development permit is issued (see 21)

25) Applicant declaration	
20) Applicant decidration	
By making this development application, I declare that correct	all information in this development application is true and
Privacy – Personal information collected in this form will assessment manager, any relevant referral agency and/o which may be engaged by those entities) while processing All information relating to this development application may published on the assessment manager's and/or referral and Personal information will not be disclosed for a purpose understand Regulation 2017 and the DA Rules except where: • such disclosure is in accordance with the provisions and Act 2016 and the Planning Regulation 2017, and the and Planning Regulation 2017; or • required by other legislation (including the Right to Information may be stored in relevant databases. The Public Records Act 2002.	r building certifier (including any professional advisers g, assessing and deciding the development application. by be available for inspection and purchase, and/or gency's website. In related to the <i>Planning Act 2016</i> , Planning bout public access to documents contained in the <i>Planning access</i> rules made under the <i>Planning Act 2016</i> and <i>Dermation Act 2009</i>); or
PART 9 – FOR COMPLETION OF THE AS	SSESSMENT MANAGER – FOR OFFICE
Date received: Reference num	ber(s):
Date received: Reference num	
Date received: Reference num Notification of engagement of alternative assessment man	
Date received: Notification of engagement of alternative assessment manager Prescribed assessment manager	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager	
Date received: Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment manager QLeave notification and payment	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment manager QLeave notification and payment Note: For completion by assessment manager if applicable	
Notification of engagement of alternative assessment man Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment manager QLeave notification and payment Note: For completion by assessment manager if applicable Description of the work	
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