**From:** Freshwater Planning

**Sent:** 30 Mar 2018 15:08:08 +1000

To: Natacha Jones

**Cc:** info@twinesurveys.com.au

Subject: DEVELOPMENT APPLICATION - BOUNDARY REALIGNMENT - BTM & S

STANKOVICH - 18 Karobean Drive and

Attachments: 2018.03.30 Town Planning Application.pdf

#### MSC Planning Department,

Please find attached the Town Planning Application for a Reconfiguration of a Lot – Boundary Realignment for BTM & S STANKOVICH located at 18 Karobean Drive and Emerald End Road, Mareeba. The Town Planning Application comprises of the following:

Town Planning Letter
Twine Surveys Pty Ltd Sketch Plan
SmartMaps
Landowner's Consent Form
DA Form1

Can you please provide an Invoice to TWINE SURVEYS PTY LTD for payment of the MSC Lodgement Fee so that a Representation of BTM & S STANKOVICH Pty Ltd can arrange payment.

Additionally, please do not hesitate to contact me to discuss should you require any additional information or have and questions or queries,

Thanks and Regards,

#### Matt Andrejic



Matthew Andrejic Director Freshwater Planning Pty Ltd

M: 0402 729 004

 $\hbox{E: freshwaterplanning@outlook.com}\\$ 

A: 17 Barron View Drive, Freshwater, Q4870

Your Ref:

Our Ref: F18/11

30 March, 2018

Chief Executive Officer
Tablelands Regional Council
PO Box 573
ATHERTON QLD 4883

RESHWATER

Attention: Regional Planning Group

Dear Sir,

RE: APPLICATION FOR RECONFIGURATION OF A LOT – BOUNDARY REALIGNMENT
LOT 52 ON SP273688 AND LOT 200 ON SP292105, 18 KAROBEAN DRIVE AND EMERALD END
ROAD, MAREEBA.

This application is for a Reconfiguration of a Lot – Boundary Realignment over land described as Lot 52 on SP273688 and Lot 200 on SP292105, situated at 18 Karobean Drive and Emerald End Road, Mareeba is submitted on behalf of BTM & S STANKOVICH Pty Ltd the applicant of the proposed Reconfiguration.

The application comprises of Application Forms, SmartMaps, Twine Surveys Sketch Plan, and this Town Planning Submission. It is understood that the proponent will provide \$995.00 in payment of the Application Fee over the counter at the Mareeba Shire Council.

#### The Site

The subject land is described as Lot 52 on SP273688 and Lot 200 on SP292105, Locality of Mareeba and situated at 18 Karobean Drive and Emerald End Road, Mareeba. The site is owned by E C Leonard and BTM & S STANKOVICH Pty Ltd, with BTM & S STANKOVICH Pty Ltd being the applicant for the proposed Reconfiguration. The site encompasses two (2) allotments, is FreeHold, irregular in shape, has an area of 9.2989 hectares, contains frontage to the Karobean Drive, Dandaloo and Merindah Closes and Hastie and Emerald End Roads and encompasses a Dwelling House, structures (Sales Hut) and vacant land.

The site is access from the existing Road Network being Karobean Drive, the termination of Dandaloo and Merindah Closes and Hastie and Emerald End Roads. The site is provided with all urban services.

In relation to the current State Governmental Mapping the site is Not Mapped as containing Remnant Vegetation, Regrowth Vegetation and Essential Habitat nor is 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. The proposal is not considered to require Referral to any State Agency.

#### Lot 200 on SP292105

Existing Lot 200 on SP292105 currently contains a Development Approval (Development Application DA/17/0010) for a Reconfiguration of a Lot – Subdivision of 1 Lot into 28 Lots and Drainage/Balance Area). The Boundary Realignment is to include Approved Lot 53 to existing Lot 52's land stock, without affecting any other part of the Development Approval. It is considered that no change to the existing Development Approval is envisaged with this proposed Boundary Realignment.

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## **The Proposed Development**

The proposed development is for a Boundary Realignment between two allotments in the Low Density Residential Zone of the Mareeba Shire Planning Scheme. The allotments are located at 18 Karobean Drive and Hastie and Emerald End Roads, Mareeba and are more particularly described as Lot 52 on SP273688 and Lot 200 on SP292105. The site has an area of 9.2989 hectares, contains frontage to the Karobean Drive, Dandaloo and Merindah Closes and Emerald End Road and encompasses a Dwelling House, existing structures and vacant land.

A Development Permit for a Boundary Realignment is sought to realign the common boundaries resulting in a larger Residential Allotment for existing Lot 52. The proposal results in the increase of the smaller Residential Allotment, Lot 52, by 937 m<sup>2</sup>.

The site is connected to all available services and no change to the existing services are proposed with the Boundary Realignment. The proposed Realignment of the common boundaries will ensure that no change to the existing Residential nature of the site and surrounding area is envisaged. The site gains access from the existing Road Network being Karobean Drive, the termination of Dandaloo and Merindah Closes and Hastie and Emerald End Roads via existing crossovers with no change to the existing accesses, Dwelling House or structures envisaged with the Realignment.

The existing areas of the allotments are:

Lot 52 on SP273688 1,082 m<sup>2</sup> Lot 200 on SP292105 9.191 ha.

The Boundary Realignment proposes new allotments, described as Lots 52 and 200. The proposed areas of these allotments are:

Proposed Lot 52 2,019 m<sup>2</sup>
Proposed Lot 200 9.022 ha.

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

The site is located in the Low Density Residential Zone of the Mareeba Shire Council's Planning Scheme. Reconfiguration of a Lot is a Code Assessable Use within this Zone. The application is Code Assessable.

#### Far North Queensland Regional Plan 2009-2031

Lot 52 on SP273688 and Lot 200 on SP292105 are identified as being in the Urban Footprint designation of the FNQ Regional Plan Mapping.

The proposal provides for additional land stock to the smaller existing Lot 52 increasing it by 937 m² to ensure a page more appropriate allotment. No change to the existing buildings and structures are proposed with the realignment and each proposed allotment will be used for Urban Purposes.

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

## **Low Density Residential Zone Code**

A Development Permit for a Reconfiguration of a Lot – Boundary Realignment is sought to provide an additional 937 m<sup>2</sup> to existing Lot 52. The site is designated as Low Density Residential Zone and no change to the existing Residential Zone is proposed with the Reconfiguration. The proposal will maintain the existing amenities and Uses of the site.

Perfo	ormance outcomes	Acceptable outcomes	Comment		
Heigl	ht				
PO1 Building height takes into consideration and respects the following:  (a) the height of existing buildings on adjoining premises;  (b) the development potential, with respect to height, on adjoining premises;  (c) the height of buildings in the vicinity of the site;  (d) access to sunlight and daylight for the site and adjoining sites;  (e) privacy and overlooking; and  (f) 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 with the Boundary Realignment.		
Outb	uildings and residential scale				
PO2  Domestic outbuildings:  (a) do not dominate the lot on which they are located; and  (b) 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 with the Boundary Realignment.		
Note	g, where not involving a Dwelling hous —Where for Dwelling house, the setba apply.				

Performance o	utcomes	Acceptable outcomes	Comment		
PO3  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;		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.	Not Applicable. No Buildings proposed.		
(d) opportu surveilla spaces; (e) air circul breezes; (f) appeara	nities for casual nce of adjoining public lation and access to natural	AO3.2 Buildings and structures include a minimum setback of 2 metres from side and rear boundaries.	Not Applicable. No Buildings proposed.		
Accommodation	on density				
The density of Accommodation activities:  (a) contributes to housing choice and affordability;  (b) respects the nature and density of surrounding land use;  (c) does not cause amenity impacts beyond the reasonable expectation of accommodation density for the zone; and  (d) is commensurate to the scale and frontage of the site.		AO4 Development provides a maximum density for Accommodation activities in compliance with <b>Table 6.2.6.3B</b> .	Not Applicable.  No Buildings proposed as the proposal is for a Boundary Realignment. No change to the existing maximum density is provided and the proposal is considered compliant with Table 6.2.6.3B.		
Gross floor are	a				
a manner that: (a) makes e (b) is consis scale of (c) appropri	tructures occupy the site in fficient use of land; tent with the bulk and surrounding buildings; and lately balances built and features.	AO5 Gross floor area does not exceed 600m².	Not Applicable. No Buildings proposed with the Boundary Realignment.		
For assessable	development				
Building design					
designed to: (a) include varchitect (b) maintair charactet (c) provide surveilla (d) include a	visual interest and tural variation; and enhance the er of the surrounds; opportunities for casual ince; a human scale; and ge occupation of outdoor	AO6 Buildings include habitable space, pedestrian entrances and recreation space facing the primary road frontage.	Not Applicable. No Buildings proposed with the Boundary Realignment.		

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Performance outcomes	Acceptable outcomes	Comment
PO7 Development complements and integrates with the established built character of the Low density residential zone, having regard to: (a) roof form and pitch; (b) eaves and awnings; (c) building materials, colours and textures; and window and door size and location.	AO7 No acceptable outcome is provided.	Not Applicable.  No Buildings proposed with the Boundary Realignment. 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		
PO8  Non-residential development is only located in new residential areas and:  (a) is consistent with the scale of existing development;  (b) does not detract from the amenity of nearby residential uses;  (c) directly supports the day to day needs of the immediate residential community; and  (d) 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.  No Buildings proposed with the Boundary Realignment resulting in Residential Uses and Development.
Amenity		
PO9 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.	AO9  No acceptable outcome is provided.	Complies, The proposal is for a Boundary Realignment within Amaroo Residential Estate. It is not considered that the proposed Boundary Realignment will detract from the local amenity. No change to the existing amenity is envisaged with the Reconfiguration.
PO10 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.	AO10  No acceptable outcome is provided.	Complies, The proposal is for a Boundary Realignment within the existing Amaroo Residential Estate. It is not considered that the proposed Boundary Realignment will detract or negatively impact on the existing environment. No change to the existing amenity is envisaged with the Reconfiguration and the proposal ensures to take into consideration and seek to ameliorate the existing environment as demonstrated by the proposed layout.

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

## **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 Boundary Realignment nor is a waste disposal site proposed. It is considered that the Airports Environs Overlay Code is Not Application to the proposed Boundary Realignment given that the site is located outside the 8km Bird and Bat Strike Zone.

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#### **Flood Hazard Overlay Code**

The site is located within the General Extent of Modelled Flood Levels as demonstrated on the Flood Hazard Overlay Mapping. However, the site is not Mapped as containing an Extreme, High, Significant, and Low Flood Hazard Area or nominated within the Potential Flood Hazard Area. It is considered that the proposed Boundary Realignment is Not Applicable to the Flood Hazard Overlay Code.

### **Landscaping Code**

The proposal is for a Boundary Realignment 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 Boundary Realignment 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 nor is any additional allotment being created. 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. No change to the existing accesses are proposed with the Realignment.

#### **Reconfiguration of a Lot Code**

The proposal is for a Reconfiguration of a Lot – Boundary Realignment in the Low Density Residential Zone of the Mareeba Shire Council's Planning Scheme. The purpose is sought to transfer 937 m<sup>2</sup> to the existing smaller Lot 52. The proposed Subdivision is to preserve the existing nature of the site and the immediate and surrounding amenity in accordance with the Tablelands Regional Council's Planning Scheme.

The minimum lot size in the Low Density Residential Zone's is 350 m<sup>2</sup> requiring a minimum frontage of 10 metres.

The existing areas of the allotments are:

Lot 52 on SP273688 1,082 m<sup>2</sup>
Lot 200 on SP292105 9.191 ha.

The Boundary Realignment proposes new allotments, described as Lots 52 and 200. The proposed areas of these allotments are:

Proposed Lot 52 2,019 m<sup>2</sup>
Proposed Lot 200 9.022 ha.

Each proposed allotment contains areas greater than the minimum requirements within the Code and contains a frontage to the existing Road Network greater than 10 metres. It is considered that the existing access arrangement is to be maintained ensuring the provision of safe access to the local Road Network. No new buildings or structures are proposed with this Boundary Realignment and no change to the existing services are proposed.

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The proposed allotments meet the minimum area requirements of the Mareeba Shire Council's Planning Scheme Reconfiguring a Lot Code. It is not considered that the proposed Realignment 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 Boundary Realignment in the Low Density Residential Zone of the Mareeba Shire Council's Planning Scheme. No change to the existing services, accesses or buildings and structures is envisaged.

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

#### Conclusion

It is considered that the proposed development being a Reconfiguration of a Lot – Boundary Realignment over land described as Lot 52 on SP273688 and Lot 200 on SP292105 is appropriate. In particular, the proposed development:

- Can meet the Performance Outcomes and Acceptable Outcomes relating to minimum allotment size and
- No change to the existing Residential nature or character of the area is envisaged, and the Realignment will ensure that the new realigned allotments will remain to be used for Residential Uses within the Low Density Residential Zone:
- Can meet the Performance Outcomes, Purposes and the Intent of the Reconfiguring a Lot Code for land included in the Low Density Residential Zone;
- Is not in conflict with the Mapped Overlays;
- Can meet the Intent and Objectives for the Low Density Residential Zone; and
- Is not in conflict with the Far North Queensland Regional Plan 2009 2031, in particular the Urban Footprint Designation.

Freshwater Planning Pty Ltd request that Council provide a copy of the Draft Conditions with sufficient time for review prior to issuing a Decision over the site. If you have any queries please do not hesitate to contact Freshwater Planning Pty Ltd.

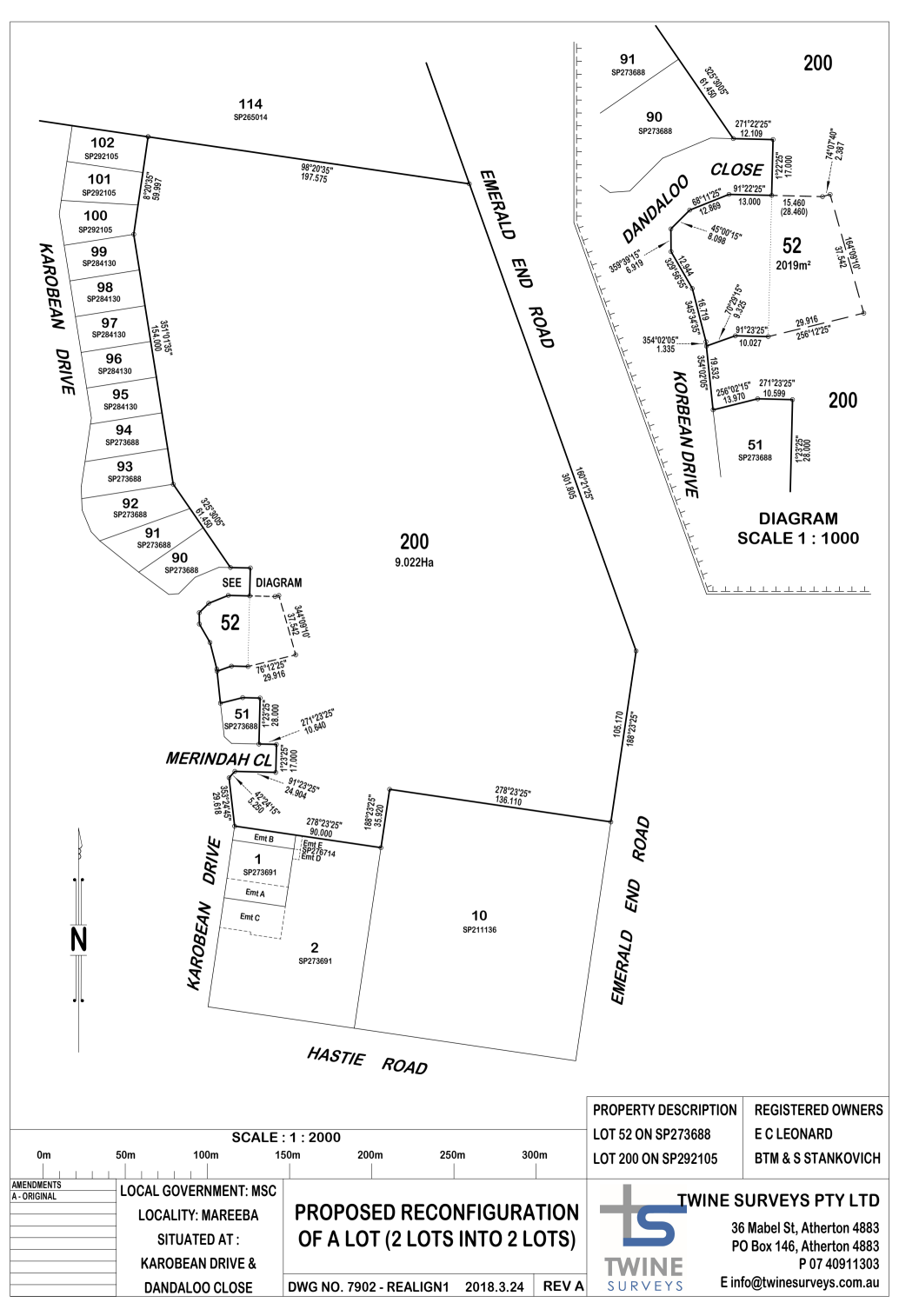
Yours faithfully,

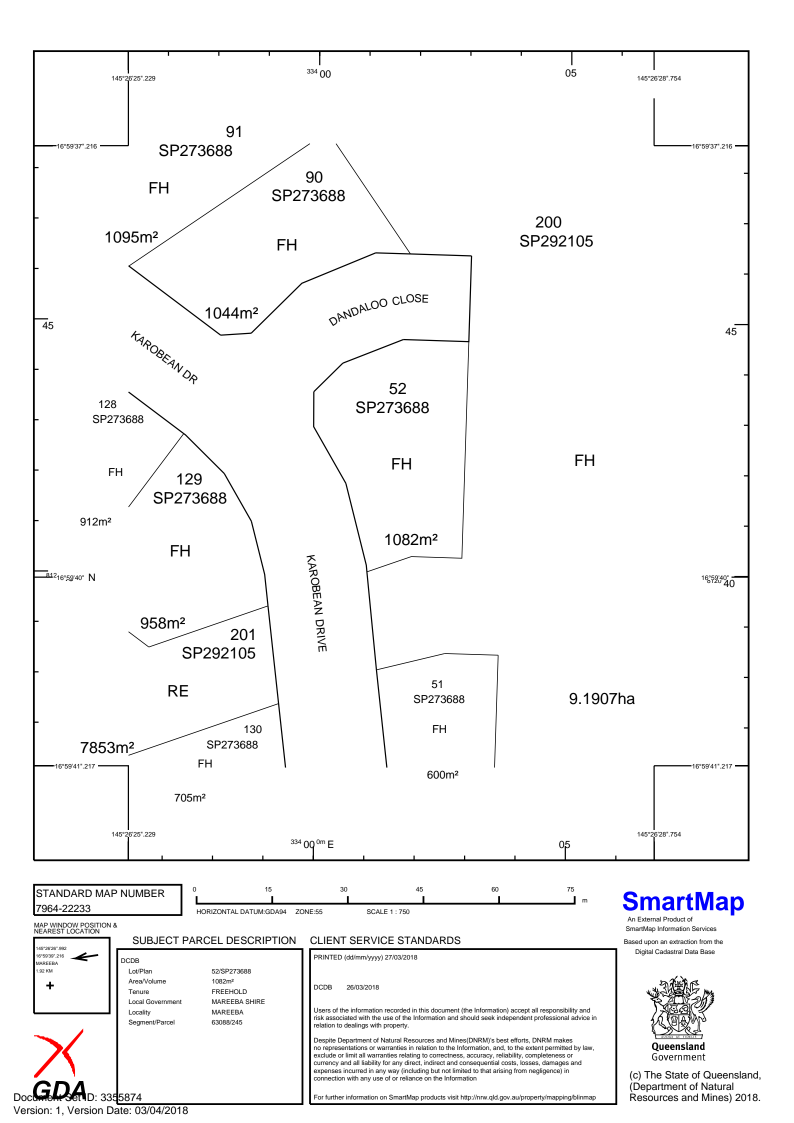
MATTHEW ANDREJIC

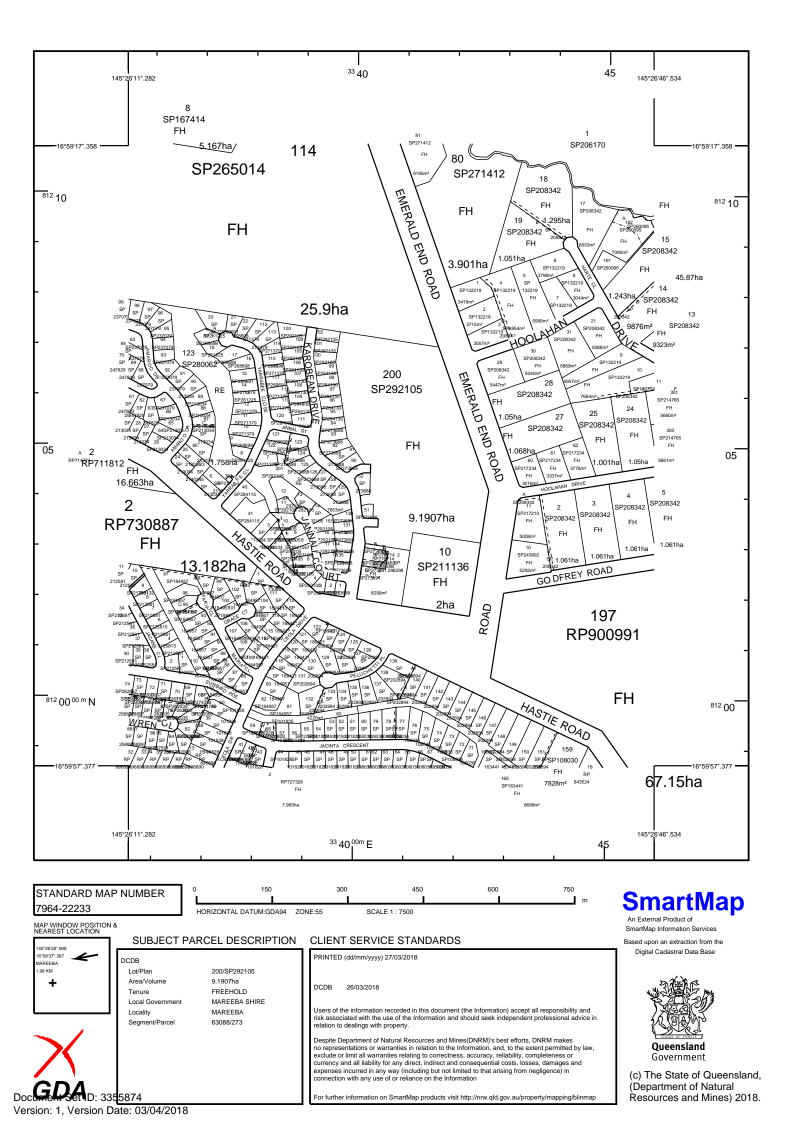
FRESHWATER PLANNING PTY LTD

P: 0402729004

E: FreshwaterPlanning@outlook.com 17 Barron View Drive, FRESHWATER QLD 4870







27 March, 2018

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

Dear Sir,

RE: APPLICATION FOR A RECONFIGURATION OF A LOT – BOUNDARY REALIGNMENT LOT 52 ON SP273688 AND LOT 200 ON SP292105, 18 KAROBEAN DRIVE AND EMERALD END ROAD, MAREEBA.

Under Section 51 of the *Planning Act, 2016* it is mandatory for the owner of the land to which a Development Application relates to consents to the making of the Application.

We, ENID CLAIRE LEONARD and BTM & S STANKOVICH PTY LTD as the registered owners of 18 Karobean Drive and Emerald End Road, Mareeba and more particularly described as LOT 52 on SP273688 and LOT 200 on SP292105, authorise Freshwater Planning Pty Ltd to lodge a Town Planning Application on our behalf.

ENID CLAIRE LEONARD

**BTM & S STANKOVICH PTY LTD** 

by their attorney peter hans apel pursuant to general power of attorney No. 718346491

## DA Form 1 – Development application details

Approved form (version 1.0 effective 3 July 2017) 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 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**, 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 Barron View Drive
Suburb	Freshwater
State	Queensland
Postcode	4870
Country	Australia
Contact number	0402 729 004
Email address (non-mandatory)	FreshwaterPlanning@outlook.com
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	F18/11

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



## PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable)  Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA Forms</u>								
Guide: Relevant plans. 3.1) Street address and lot on plan								
			· ·		nte muet ha lieta	ad <b>or</b>		
<ul> <li>✓ Street address AND lot on plan (all lots must be listed), or</li> <li>✓ Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water</li> </ul>								
but adjoining or adjacent to land e.g. jetty, pontoon; all lots must be listed).								
	Unit No.	Street N	No.		t Name and		Suburb	
a)					arobean Driv		Mareeba	
,	Postcode	Lot No.				ımber (e.g. RP, SP)	Local Government Area(s)	
	4880	52		SP27			Mareeba Shire Council	
	Unit No.	Street N	No.		t Name and		Suburb	
b)					ald End Roa		Mareeba	
-,	Postcode	Lot No.				ımber (e.g. RP, SP)	Local Government Area(s)	
	4880	200		SP29	2105		Mareeba Shire Council	
	oordinates o dredging in Mo			propriate	e for developme	ent in remote areas, over part of	a lot or in water not adjoining or adjacent to land e.g.	
				separat	e row. Only one	set of coordinates is required fo	or this part.	
☐ Cod	ordinates of	premises	s by lo	ngitud	le and latitud	le		
Longit	ude(s)		Latitu	ıde(s)		Datum	Local Government Area(s) (if applicable)	
						☐ WGS84		
						☐ GDA94		
						Other:		
Coc	ordinates of	premises	s by ea	asting	and northing			
Easting	g(s)	North	ing(s)		Zone Ref.	Datum	Local Government Area(s) (if applicable)	
					☐ 54	☐ WGS84		
					<u></u> 55	☐ GDA94 ☐ Other:		
2 2) 1/4	dditional pre	micoc			□ 30	☐ Other.		
			rolove	ont to t	hia dayalan	ment application and their	details have been attached in a schedule	
	application	lises are	reieva	ו טו וווג	ins developi	nent application and their	details have been attached in a schedule	
Not     Not     ■     Not     Not     ■     Not     ■     Not     Not	required							
						nises and provide any rele	evant details	
	•		•			in or above an aquifer		
	of water boo				•			
						structure Act 1994		
	plan descrip		·	•	land:			
	of port author	ority for t	he lot:					
☐ In a	tidal area							
Name	of local gove	ernment	for the	tidal :	area (if applica	able):		
Name	of port author	ority for t	idal ar	ea (if a	pplicable):			
On	airport land	under th	e Airp	ort As	sets (Restru	cturing and Disposal) Act	2008	
Name	of airport:							
			ental N	/lanag	ement Regis	ter (EMR) under the <i>Envir</i>	ronmental Protection Act 1994	
EMR s	ite identifica	ition:						

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 accurate they may affect the proposed development, see <u>DA Forms Guide</u> .	ely. For further information on easements and how						
☐ Yes – All easement locations, types and dimensions are included in plans application	submitted with this development						
⊠ No							

# PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect								
a) What is the type of development? (tick only one box)								
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work					
b) What is the approval type? (tick only one box)								
□ Development permit								
a variation approval								
c) What is the level of assessment?								
	Impact assessment (requir	res public notification)						
d) Provide a brief description of the lots):	ne proposal (e.g. 6 unit apartment b	uilding defined as multi-unit dwelling, re	econfiguration of 1 lot into 3					
Reconfiguration of a Lot – Bounda	ary Realignment							
e) Relevant plans  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms quide:</u> Relevant plans.  Relevant plans of the proposed development are attached to the development application								
6.2) Provide details about the sec	·							
a) What is the type of developmen	nt? (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 i approval	ncludes a variation					
c) What is the level of assessmen	t?							
Code assessment	☐ Impact assessment (requir	res public notification)						
d) Provide a brief description of the	e proposal (e.g. 6 unit apartment b	uilding defined as multi-unit dwelling, re	econfiguration 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 <a href="DA Forms Guide: Relevant plans">DA Forms Guide: Relevant plans</a> .  Relevant plans of the proposed development are attached to the development application								
6.3) Additional aspects of develor	oment							
6.3) Additional aspects of development  Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application  Not required								

7) Does the proposed developed	elopment d opment appli		lve any of the follo	owina?				
Material change of use					t a local planning instr	ument		
Reconfiguring a lot		<ul> <li>Yes – complete division 1 if assessable against a local planning instrument</li> <li>         ∑ Yes – complete division 2     </li> </ul>						
Operational work		Yes – complete division 3						
Building work		•	DA Form 2 – Buil	ding work det	ails			
Division 1 — Material chang lote: This division is only required to lanning instrument. 8.1) Describe the proposed	o be completed		the development appli	cation involves a	material change of use ass	essable against		
Provide a general descriptio proposed use	n of the		ne planning scher ch definition in a new i		Number of dwelling units (if applicable)	Gross floor area (m²) (if applicable)		
8.2) Does the proposed use	involve the I	use of exist	ing buildings on t	ne premises?				
☐ Yes		acc or exist		то рготпосо.				
□ No								
2  9.2) What is the nature of th  Subdivision (complete 10))	e lot reconfig	guration? (ti	_		agreement (complete 1	1))		
Boundary realignment (co	omplete 12))			changing an e	easement giving acces ete 13))	s to a lot fror		
10) Subdivision 10.1) For this development,	how many lo	ots are bein	g created and wh	at is the inten	ded use of those lots:			
Intended use of lots created			Commercial	Industrial	Other, please	e specify:		
Number of lots created								
10.2) Will the subdivision be	staged?							
☐ Yes – provide additional☐ No	details below	V						
	orks include	?						
<del>_</del>								
How many stages will the wo	opment appl	ication						
How many stages will the well what stage(s) will this devel apply to?  11) Dividing land into parts by			any parts are being	g created and	what is the intended of	use of the		
How many stages will the well What stage(s) will this devel apply to?	oy agreemen	ıt – how ma	any parts are being	g created and	what is the intended of Other, please			

12) Boundary realig		ronosed areas	s for each lot cor	mprising the premises?			
12.1) What are the	Curre		s for each for con	inprising the premises:	Propose	d lot	
Lot on plan descrip	tion	Area (m²)		Lot on plan description	<u> </u>	<u>'</u>	
SEE ATTACHED T		SURVEYS PTY LTD		SKETCH PLAN		, ,	
12.2) What is the re	eason for the	boundary reali	gnment?				
To provide greater	Environmenta	al and Conserv	ation Outcomes	3			
13) What are the di	mensions an	d nature of any	existing easer	ents being changed and	l/or any p	proposed easement?	
(attach schedule if there		,	D of the		lala a tife	th -     /  - t / - )	
Existing or proposed?	Width (m)	Length (m)	pedestrian access	e easement? (e.g. s)		the land/lot(s) ted by the easement	
· ·					,		
Division 3 – Opera	tional work						
		completed if any p	art of the developme	ent application involves operati	onal work.		
14.1) What is the na	ature of the o	perational wor	k?	<u>_</u>			
Road work			Stormwater Earthworks		frastruct		
<ul><li>☐ Drainage work</li><li>☐ Landscaping</li></ul>		L	」⊑armworks ]Signage		infrastru vegetati		
Other – please	specify:		_ 0.g. a.go		, rogotati	<u></u>	
14.2) Is the operation	onal work ned	cessary to facil	itate the creation	n of new lots? (e.g. subdivi	sion)		
Yes – specify nu	umber of new	lots:					
□ No							
•	nonetary value	e of the propos	sed operational v	work? (include GST, materia	ls and labou	ur)	
\$							
PART 4 – ASS	SESSMEN	IT MANAC	SER DETAI	LS			
•		nager(s) who w	vill be assessing	this development applic	ation		
Mareeba Shire Cou						. "	
				anning scheme for this o	developm	ent application?	
Yes – a copy of				opment application od planning scheme requ	iest — rela	evant documents	
attached	in is taken to	nave agreed t	o the superseue	a planning scheme requ	1631 – 1610	evant documents	
⊠ No							
PART 5 – REF	EKKALL	JE I AILS					
17) Do any aspects	of the propo	sed developm	ent require ref <u>er</u>	ral for any referral requir	ements?		
Note: A development ap		•	-				
No, there are no application − proces		irements relev	ant to any deve	opment aspects identifie	ed in this	development	
• •		chief executiv	e of the Planni	ng Regulation 2017:			
☐ Clearing native		CAOGUIT	- 3 r IQIIIII	.5			
Contaminated la	_	d ordnance)					

Environmentally relevant activities (ERA) (only if the ERA have not been devolved to a local government)
Fisheries – aquaculture
Fisheries – declared fish habitat area
Fisheries – marine plants
Fisheries – waterway barrier works
Hazardous chemical facilities
Queensland heritage place (on or near a Queensland heritage place)
Infrastructure – designated premises
Infrastructure – state transport infrastructure
Infrastructure – state transport corridors and future state transport corridors
Infrastructure – state-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure – state-controlled roads
Land within Port of Brisbane's port limits
SEQ development area
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 – residential development
☐ SEQ regional landscape and rural production area or SEQ Rural living area − urban activity
☐ Tidal works or works 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 – construction of new levees or modification of existing levees (category 2 or 3 levees only)
Mottors requiring referred to the level government.
Matters requiring referral to the local government:
Airport land
Airport land
☐ Airport land ☐ Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) ☐ Local heritage places
☐ Airport land ☐ Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government)
☐ Airport land ☐ Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) ☐ Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: ☐ Electricity infrastructure
Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to:
Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to:  The chief executive of the holder of the licence, if not an individual
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Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to: The chief executive of the holder of the licence, if not an individual The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure  Matters requiring referral to the Brisbane City Council: Brisbane core port land  Matters requiring referral to the Minister under the Transport Infrastructure Act 1994:
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Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to: The chief executive of the holder of the licence, if not an individual The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure  Matters requiring referral to the Brisbane City Council: Brisbane core port land  Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Brisbane core port land  Matters requiring referral to the relevant port operator: Brisbane core port land (below high-water mark and within port limits)
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Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to: • The chief executive of the holder of the licence, if not an individual • The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure  Matters requiring referral to the Brisbane City Council: Brisbane core port land  Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Brisbane core port land Strategic port land Matters requiring referral to the relevant port operator: Brisbane core port land (below high-water mark and within port limits)  Matters requiring referral to the chief executive of the relevant port authority: Land within limits of another port  Matters requiring referral to the Gold Coast Waterways Authority: Tidal works, or development in a coastal management district in Gold Coast waters
Airport land Environmentally relevant activities (ERA) (only if the ERA have been devolved to local government) Local heritage places  Matters requiring referral to the chief executive of the distribution entity or transmission entity: Electricity infrastructure  Matters requiring referral to: The chief executive of the holder of the licence, if not an individual The holder of the licence, if the holder of the licence is an individual Oil and gas infrastructure  Matters requiring referral to the Brisbane City Council: Brisbane core port land  Matters requiring referral to the Minister under the Transport Infrastructure Act 1994: Brisbane core port land Strategic port land  Matters requiring referral to the relevant port operator: Brisbane core port land (below high-water mark and within port limits)  Matters requiring referral to the chief executive of the relevant port authority: Land within limits of another port  Matters requiring referral to the Gold Coast Waterways Authority:

18) Has any referral agency pro	•						
<ul><li>☐ Yes – referral response(s) re</li><li>☒ No</li></ul>	ceived and listed below are	attached to	this development a	application			
Referral requirement	Referral agency		Date	e of referral response			
Identify and describe any chang response and the development application (if applicable).							
PART 6 – INFORMATION	ON REQUEST						
19) Information request under P	art 3 of the DA Rules						
☐ I agree to receive an informa	•	•	•	application			
I do not agree to accept an in	•	•	application				
Note: By not agreeing to accept an info that this development application will		-	on provided when makir	ng this development application and			
the assessment manager and any re additional information provided by the	ferral agencies relevant to the devel	opment applic	cation are not obligated	under the DA Rules to accept any			
<ul> <li>Part 3 of the DA Rules will still apply</li> </ul>	• • • • • • • • • • • • • • • • • • • •		•	•			
Further advice about information reques							
PART 7 — FURTHER D  20) Are there any associated de  ⊠ Yes – provide details below to No	evelopment applications or cu						
List of approval/development application references	Reference number	Date		Assessment manager			
<ul><li>☑ Approval</li><li>☐ Development application</li></ul>	DA/17/0010			Mareeba Shire Council			
Approval Development application							
21) Has the portable long service operational work)	e leave levy been paid? (only	applicable to	development applicatio	ons involving building work or			
Yes – the yellow local governdevelopment application	nment/private certifier's copy	of the rece	eipted QLeave form	is attached to this			
☐ No – I, the applicant will prov							
assessment manager decides t development approval only if I p							
Not applicable     ■	novide evidence that the por	lable long :	service leave levy i	ias been paid			
Amount paid	Date paid (dd/mm/yy)		QLeave levy num	ber (A, B or E)			
\$	( (			(· ·, - · · -)			
7							
22) Is this development applicat	ion in response to a show ca	use <u>notice</u>	or required as a re	sult of an enforcement notice?			
Yes – show cause or enforce							
⊠ No							

23) Further legislative requirements			
Environmentally relevant activities			
23.1) Is this development application also taken to be an application for an environmental authority for an <b>Environmentally Relevant Activity (ERA)</b> under section 115 of the <i>Environmental Protection Act 1994</i> ?			
☐ Yes – the required attachment (form EM941) for an application for an environmental authority accompanies this development application, and details are provided in the table below ☐ No			
<b>Note</b> : Application for an environmental auto operate. See <a href="https://www.business.qld.gov.au">www.business.qld.gov.au</a>	thority can be found by searching "EM941" at <u>www.qld.gov.a</u> for further information.	<u>u</u> . An ERA requires an environmental authority	
Proposed ERA number:	Proposed ERA th	reshold:	
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 applica-	ion for a hazardous chemical facility?		
<ul> <li>Yes − Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development application</li> <li>No</li> <li>Note: See <a href="https://www.justice.qld.gov.au">www.justice.qld.gov.au</a> for further information.</li> </ul>			
Clearing native vegetation			
23.3) Does this development application involve <b>clearing native vegetation</b> that requires written confirmation 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 is accompanied by written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination)  ☐ No			
Note: See <u>www.qld.gov.au</u> for further information.			
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 Environmental Offsets Act 2014?			
☐ 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 <a href="https://www.qld.gov.au">www.qld.gov.au</a> for further information on environmental offsets.			
Koala conservation			
	ication involve a material change of use, reconfigunder Schedule 10, Part 10 of the Planning Reg		
☐ Yes ⊠ No			
Note: See guidance materials at www.eh	o.qld.gov.au for further information.		
Water resources			
23.6) Does this development application involve taking or interfering with artesian or sub artesian water, taking or interfering with water in a watercourse, lake or spring, taking overland flow water or waterway barrier works?			
☐ Yes – the relevant template is completed and attached to this development application ☐ No			
Note: DA templates are available from www.dilgp.qld.gov.au.			
23.7) Does this application involve taking or interfering with artesian or sub artesian water, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the Water Act 2000?			
☐ Yes – I acknowledge that a re	evant water authorisation under the Water Act 2	000 may be required prior to	

commencing development  ☑ No		
<b>Note</b> : Contact the Department of Natural Resources and Mines at <a href="www.dnrm.qld.gov.au">www.dnrm.qld.gov.au</a> for further information.		
Marine activities		
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?		
☐ Yes – an associated resource allocation authority is attached to this development application, if required under the Fisheries Act 1994		
No Note: See guidance materials at <a href="https://www.daf.qld.gov.au">www.daf.qld.gov.au</a> for further information.		
Quarry materials from a watercourse or lake		
23.9) Does this development application involve the <b>removal of quarry materials from a watercourse or lake</b> under the <i>Water Act 2000?</i>		
<ul> <li>☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development</li> <li>☐ No</li> </ul>		
Note: Contact the Department of Natural Resources and Mines at www.dnrm.qld.gov.au for further information.		
Quarry materials from land under tidal waters		
23.10) Does this development application involve the <b>removal of quarry materials from land under tidal water</b> under the Coastal Protection and Management Act 1995?		
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No		
Note: Contact the Department of Environment and Heritage Protection at <a href="https://www.ehp.qld.gov.au">www.ehp.qld.gov.au</a> for further information.		
Referable dams		
23.11) Does this development application involve a <b>referable dam</b> required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?		
☐ Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application ☐ No		
Note: See guidance materials at www.dews.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?		
<ul> <li>Yes – the following is included with this development application:</li> <li>□ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)</li> <li>□ A certificate of title</li> <li>☑ No</li> </ul>		
Note: See guidance materials at <u>www.ehp.qld.gov.au</u> for further information.		
Queensland and local heritage places		
23.13) Does this development application propose development on or adjoining a place entered in the <b>Queensland</b> heritage register or on a place entered in a local government's <b>Local Heritage Register</b> ?		
☐ Yes – details of the heritage place are provided in the table below		
⊠ No		
Note: See guidance materials at <a href="https://www.ehp.qld.gov.au">www.ehp.qld.gov.au</a> for information requirements regarding development of Queensland heritage places.		
Name of the heritage place:  Place ID:		
<u>Brothels</u>		
23.14) Does this development application involve a material change of use for a brothel?		
<ul> <li>☐ 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></li> <li>☑ No</li> </ul>		

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		

## 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 Form 2 – Building work details have been completed and attached to this development application	☐ Yes ☑ Not applicable
Supporting information addressing any applicable assessment benchmarks is with development application  Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see <a href="DAForms Guide: Planning Report Template">DAForms Guide: Planning Report Template</a> .	⊠ Yes
Relevant plans of the development are attached to this development application  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21))	☐ Yes ☑ Not applicable

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

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

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

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

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

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

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

PART 9 – FOR OFFICE USE ONLY				
Date received: Reference number	per(s):			
Notification of engagement of alternative assessment man	nager			
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				
QLeave project number				
Amount paid (\$)				
Date paid				
Date receipted form sighted by assessment manager				
Name of officer who sighted the form				

The *Planning Act 2016,* the Planning Regulation 2017 and the DA Rules are administered by the Department of Infrastructure, Local Government and Planning. This form and all other required development application materials should be sent to the assessment manager.