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)	McPeake Town Planning QLD P/L C/o- Jaques Australian Coffee Pty Ltd (tte) for Kelsey and Luke Anderson
Contact name (only applicable for companies)	James McPeake
Postal address (P.O. Box or street address)	PO BOX 5710 Cairns QLD 4870
Suburb	
State	
Postcode	
Country	
Contact number	07 42319872
Email address (non-mandatory)	info@stca.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	

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



PART 2 - LOCATION DETAILS

Note: P.						3) as applicable) premises part of the developme	nt application. For further information, see <u>DA Forms</u>
3.1) St	reet addres	s and lot	on plar	1			
Str	eet address	AND lot	on plar	n (all lo	ots must be liste	ed), Or	
	eet address ining or adjace						e premises (appropriate for development in water
	Unit No.	Street N	No.	Street Name and Type			Suburb
۵)		137	l	Leotta	a Road		Mareeba
a)	Postcode	Lot No.	ı	Plan ⁻	Type and Nu	umber (e.g. RP, SP)	Local Government Area(s)
		232	1	NR4837			Mareeba
	Unit No.	Street N	No.	Stree	t Name and	Туре	Suburb
I-V							
b)	Postcode	Lot No.	ı	Plan ⁻	Type and Nu	umber (e.g. RP, SP)	Local Government Area(s)
				opriate	for developme	ent in remote areas, over part or	a lot or in water not adjoining or adjacent to land e.g.
	dredging in Mo			anarata	row Only one	e set of coordinates is required i	ior this part
	ordinates of					•	or this part.
Longit		promiso	Latitud		o arra rama	Datum	Local Government Area(s) (if applicable)
Longit	ado(0)		Lanta	40(0)		□ WGS84	2000 COVETIMIENTO NI COL(C) (II applicable)
				_		☐ GDA94	
						Other:	
Co.	ordinates of	premise	s by ea	sting	and northing	9	
Eastin	g(s)	North	ing(s)	Zone Ref. Datum			Local Government Area(s) (if applicable)
				☐ 54 ☐ WGS84		☐ WGS84	
					<u>55</u>	☐ GDA94	
					□ 56	Other:	
	dditional pre						
	ditional prem application	nises are	relevar	nt to t	his developi	ment application and thei	r details have been attached in a schedule
	required						
4) Ider	ntify any of th	ne follow	ing that	t appl	y to the prer	mises and provide any rel	evant details
⊠ In c	or adjacent t	o a wate	r body (or wa	tercourse or	in or above an aquifer	_
Name of water body, watercourse or aquifer: Unnamed creek						Unnamed creek	
On strategic port land under the <i>Transport Infrastructure Act 1994</i>							
Lot on plan description of strategic port land:							
Name of port authority for the lot:							
☐ In a tidal area							
Name of local government for the tidal area (if applicable):							
Name	Name of port authority for tidal area (if applicable):						
On	airport land	under th	e Airpo	ort As	sets (Restru	cturing and Disposal) Act	2008
Name	of airport:						
List	ed on the E	nvironme	ental Ma	anage	ement Regis	ster (EMR) under the Env	ironmental 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)							
	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 assessmen	t?						
☐ Code assessment		es public notification)					
d) Provide a brief description of the lots): Distillery	e proposal (e.g. 6 unit apartment b	uilding defined as multi-unit dwelling, re	econfiguration of 1 lot into 3				
e) Relevant plans							
Note : Relevant plans are required to be so Relevant plans.	ubmitted for all aspects of this develop	ment application. For further information	n, see <u>DA Forms quide:</u>				
□ Relevant plans of the propose	d development are attached to	the development application					
6.2) Provide details about the sec	ond development aspect						
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	es public notification)					
d) Provide a brief description of th	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	Land Control Control		DA 5 0				
Note : Relevant plans are required to be so Relevant plans.	ubmitted for all aspects of this develop	тепт аррисатіопог типпег іптогтатіо	n, see <u>DA Forms Guide:</u>				
Relevant plans of the proposed	d development are attached to	the development application					
6.3) Additional aspects of develop	pment						
		pment application and the deta					
that would be required under Part	3 Section 1 of this form have I	peen attached to this developme	ent application				
Not required ■							

Section 2 – Further develor 7) Does the proposed develor		volve any of the follo	owing?					
Material change of use		<u> </u>		local planning instru	ument			
Reconfiguring a lot	 ☐ Yes – complete division 1 if assessable against a local planning instrument ☐ Yes – complete division 2 							
Operational work	Yes – complete division 3							
Building work			e DA Form 2 – Building work details					
Division 1 – Material change Note: This division is only required to be Dianning instrument.		of the development applic	cation involves a ma	aterial change of use ass	essable against			
8.1) Describe the proposed m	aterial change of us	е						
Provide a general description proposed use		e the planning scher each definition in a new r		Number of dwelling units <i>(if applicable)</i>	Gross floor area (m²) (if applicable)			
Distillery	Special	Industry	1	N/A	>10m2			
8.2) Does the proposed use in	volve the use of ex	sting buildings on th	ne premises?					
Yes								
☐ No								
9.2) What is the nature of the Subdivision (complete 10)) Boundary realignment (con	-	☐ Dividing land	l into parts by a	greement (complete 1 sement giving acces 13))				
10) Subdivision 10.1) For this development, he	ow many lots are he	ing created and wh	at is the intende	ed use of those lots:				
Intended use of lots created	Residential	Commercial	Industrial	Other, please	e specify:			
Number of lots created								
10.2) Will the subdivision be s	taged?							
Yes – provide additional de								
How many stages will the wor	ks include?							
What stage(s) will this develop								
11) Dividing land into parts by	agreement – how r	nany parts are being	g created and w	hat is the intended ι	use of the			
parts? Intended use of parts created	Residential	Commercial	Industrial	Other, please	e specify:			

12) Boundary realig	gnment						
12.1) What are the			s for each lot com	prising the premises?	Duamas	ad lat	
Lot on plan descrip	Curre	Area (m²)		Lot on plan description		oposed lot Area (m²)	
Lot on plan descrip	шоп	Alea (III-)		Lot on plan description	ווכ	Alea (III-)	
12.2) What is the re	eason for the	boundary reali	gnment?				
, 							
13) What are the di			existing easeme	nts being changed and	l/or any l	proposed easement?	
Existing or proposed?	Width (m)	Length (m)	Purpose of the pedestrian access)	easement? (e.g.		y the land/lot(s) ted by the easement	
_							
ivision 3 – Opera	tional work	I	l				
	required to be o			t application involves operati	onal work.		
Road work] Stormwater	☐ Water ir	nfrastruc	ture	
Drainage work			Earthworks		infrastru		
Landscaping			Signage	☐ Clearing	vegetat	ion	
Other – please	specify:						
		•	itate the creation	of new lots? (e.g. subdivi	sion)		
Yes – specify nu	umber of new	iols:					
_ No	a a notary value	of the proper	and apprehingely	ork? (in about OCT most in	/ / / - /		
s vynat is the m	ionetary value	e or the propos	sed operational w	ork? (include GST, materia	is and labo	our)	
PART 4 – ASS	SESSMEN	IT MANAC	SER DETAIL	S			
				nis development applic	ation		
Mareeba Shire Cou		lager(3) who w	in be assessing t	по четорители аррие	ation		
16) Has the local g	overnment ag	reed to apply	a superseded pla	nning scheme for this o	developn	nent application?	
Yes – a copy of				• • •	uaat mal	lovent decuments	
Local governme attached ∑ No	ent is taken to	nave agreed t	o trie superseded	planning scheme requ	iest – rei	evant documents	
PART 5 – REF	ERRAL [DETAILS					
				al for any referral requir	ements?		
	referral requ			g Regulation 2017. pment aspects identific	ed in this	development	
application – proce Matters requiring re		chief executiv	e of the Plannin	g Regulation 2017:			
Clearing native	_						
Contaminated la	and (unexploded	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)
☐ Wetland protection area
Matters requiring referral to the local government:
Matters requiring referral to the local government:
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) ☐ Local heritage places Matters requiring referral to the chief executive of the distribution entity or transmission entity:
☐ 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
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
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
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:
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
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:
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
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: Strategic port land
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:
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: Strategic port land
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:
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)
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
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:
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	vided a referral response for	this develo	pment application?	
Yes – referral response(s) re	eceived and listed below are a			cation
No Referral requirement	Referral agency		Date of r	eferral response
·				
Identify and describe any chang response and the development application (if applicable).				
PART 6 – INFORMATI	ON REQUEST			
Note: By not agreeing to accept an info that this development application will the assessment manager and any re	ation request if determined near information request for this deviction request I, the applicant, acknowledge to be assessed and decided based on a ferral agencies relevant to the develope applicant for the development application list.	velopment nowledge: the informatic pment applica cation unless ed under sect	application on provided when making this ation are not obligated under agreed to by the relevant pa	s development application and the DA Rules to accept any
⊠ No	evelopment applications or culor include details in a schedul	e to this de		
List of approval/development application references	Reference number	Date		Assessment manager
Approval Development application				
☐ Approval ☐ Development application				
21) Has the portable long servio	te leave levy been paid? (only	applicable to	development applications inv	olving building work or
☐ Yes – the yellow local gover development application		e long serv acknowle	· ice leave levy has beer dge that the assessmel	n paid before the nt manager may give a
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A, B or E)
\$				
22) Is this development applica ☐ Yes – show cause or enforc ☑ No	•	use notice	or required as a result o	of an enforcement notice

23) Further legislative requirement	nts
Environmentally relevant activity	ties
	tion also taken to be an application for an environmental authority for an vity (ERA) under section 115 of the Environmental Protection Act 1994?
development application, and det	t (form EM941) for an application for an environmental authority accompanies this ails are provided in the table below
Note: Application for an environmental auto operate. See www.business.gld.gov.au	uthority can be found by searching "EM941" at <u>www.qld.gov.au</u> . An ERA requires an environmental authority <u>u</u> for further information.
Proposed ERA number:	Proposed ERA threshold:
Proposed ERA name:	
Multiple ERAs are applicate to this development appli	able to this development application and the details have been attached in a schedule cation.
Hazardous chemical facilities	
23.2) Is this development applica	tion for a hazardous chemical facility?
Yes – Form 69: Notification of application	a facility exceeding 10% of schedule 15 threshold is attached to this development
No	
Note: See <u>www.justice.qld.gov.au</u> for furt	her information.
Clearing native vegetation	
23.3) Does this development app	lication involve clearing native vegetation that requires written confirmation the chief agement Act 1999 is satisfied the clearing is for a relevant purpose under section 22A ct 1999?
☐ Yes – this development applic Vegetation Management Act 199 ☐ No	eation is accompanied by written confirmation from the chief executive of the 9 (s22A determination)
Note: See www.qld.gov.au for further info	rmation.
Environmental offsets	
	tion taken to be a prescribed activity that may have a significant residual impact on a er under the <i>Environmental Offsets Act 2014</i> ?
significant residual impact on a pr	environmental offset must be provided for any prescribed activity assessed as having a rescribed environmental matter
No Note: The environmental offset section of environmental offsets.	f the Queensland Government's website can be accessed at <u>www.qld.gov.au</u> for further information on
Koala conservation	
	lication involve a material change of use, reconfiguring a lot or operational work within under Schedule 10, Part 10 of the Planning Regulation 2017?
☐ Yes	
No Note: See guidance materials at www.eh	p.ald.gov.au for further information.
Water resources	
23.6) Does this development app	lication involve taking or interfering with artesian or sub artesian water, taking or rcourse, lake or spring, taking overland flow water or waterway barrier works?
_	completed and attached to this development application
Note: DA templates are available from wy	ww.dilgp.qld.gov.au.
23.7) Does this application involv	e taking or interfering with artesian or sub artesian water, taking or interfering ke or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
Yes – I acknowledge that a re	levant water authorisation under the Water Act 2000 may be required prior to

commencing development ☑ No
Note : Contact the Department of Natural Resources and Mines at www.dnrm.qld.gov.au 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 <i>Fisheries Act 1994</i>
⊠ No
Note: See guidance materials at www.daf.qld.gov.au for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of 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 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 and Heritage Protection at www.ehp.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 ☐ 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?
Yes – the following is included with this development application:
 □ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) □ A certificate of title
No
Note: See guidance materials at www.ehp.qld.gov.au for further information. Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register?
✓ Yes – details of the heritage place are provided in the table below✓ No
Note: See guidance materials at www.ehp.qld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
 ✓ Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i> ✓ No

Document Set ID: 3387426

Version: 1, Version Date: 16/05/2018

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 DAForms Guide: Planning Report Template .	⊠ 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

ZD)	App	ncant	aecia	ration

By making this development	application, I declare that	t all information in this	development applicati	ion 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 num	ber(s):
Notification of engagement of alternative assessment ma	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.

Company owner's consent to the making of a development application under the *Planning Act 2016*

" Anthony Charles Jaques	> [Insert name in full.]
Sole Director/Secretary of the company mentioned below.	
eficile the above where company owner's consent triod come from noticilles	to and chrecinoscoretary)
I,	
Director of the company mentioned below.	
and I,	
	(insert name in fall, ractor, or a company secretary.)
eloin the above two poxes where there is a salid director/secretary for the name	st. ms Skons the covace's
Of *	y
Of Jaques Australian Coffee Pty Ltd (TTE)	
Of Jaques Australian Coffee Pty Ltd (TTE) e company being the owner of the premises identified as follows:	

The Planning Act 2016 is administered by the Department of Local Government, Infrastructure and Planning, Queensland Government.

Applicant template 11.0 Version 1.0—3 July 2017

on the p	remises	described	above	for
----------	---------	-----------	-------	-----

Material Change of Use - Special Industry (Distillery)	

Company seal

Company Name and ACN: JAQVES AUSTRALIAN COFFEE
Signature of Sole Director/Secreta
Da

SOFFEE	Company Name and ACN TAGUES AUSTRLIAN
Signature of Director/Secretary	Signature of Director
Date	Date

IDulête the above where there is a sole illuminar secretary for the company or ing the owner's consent.

Page 2 Applicant template 11.0 Version 1.0—3 July 2017



Development Application Report: Material Change of Use – Special Industry (Distillery), 137 Leotta Road, Mareeba, Lot 232 on NR4837.

Contents

- 1. Executive Summary
- 3. Site Characteristics
- 4. Planning Assessment
- 5. Conclusion

APPENDIX A: Owners Consent and DA Form 1

APPENDIX B: Plans

1. EXECUTIVE SUMMARY

McPeake Town Planning QLD Pty Ltd as applicant on behalf of the property owners Jaques Australian Coffee Pty Ltd (tte) for Kelsey and Luke Anderson submit this Development Application for Material Change of Use for Special Industry (Distillery) at 137 Leotta Road, Mareeba, Lot 232 on NR4837.

The proposed small-scale boutique distillery 'The Lukure Collection' is to be located within a small section of the Jaques Coffee Plantation, just outside of Mareeba. The head distiller is Mr Luke Andersen who is also the Operations Manager at Jaques Coffee Plantation.

The distillery is to utilise the coffee bean husk and pulp waste from the production of the coffee beans during the manufacturing process. The main distilled product to be produced by The Lukure Collection is a Coffee Liqueur. However, as the primary outcome of a distillery is the creation of alcohol its intended that in the future the distillery may also produce other spirits including whiskey, gin and vodka.

This innovative re-use of farm waste will be used in the distilling process to produce alcohol. It is considered that the introduction of another distillery in the Mareeba shire cements the region as a regional hub for distillation in Northern Queensland. Furthermore, reinforcing the regions food and wine trail credentials.

A small area of the existing Jaques Café will be used to sell the distillery products. And a small section of the existing cafe area will be utilised for tasting. The distilling area is to be located adjacent to the existing caretaker's residence as it is the most practical location to access existing infrastructure including a large coffee bean hopper.

As distillery infrastructure isn't much different to a brewery, the distillery may also (in future) when distillation isn't occurring, produce beer from the coffee bean waste product. Its determined that the inclusion of a brewery is consistent with the definition of Special Industry if the total volume of alcohol produced doesn't exceed 2,500L per year.

The Distillery and Retail component is intended to operate with 2 employees (being the applicants), during the same operational hours of the Jaques Coffee Plantation Cafe (7 days per week 10am-4pm). It's expected that the distillery will result in a very small increase in visitation to the site. With visitation not expected to impact negatively upon on-site car parking or noticeable increased vehicular movements along Leotta Road.

The proposed land use and activities are deemed impact assessable under the Mareeba Shire Planning Scheme 2016. The development requires a period of public notification period of 15 business days. The proposed development does not trigger any state or federal government referrals. The proposed development is compliant with the relevant Codes; Polices and Conditions under the Mareeba Shire Planning Scheme 2016, and where reasonable and relevant can be appropriately conditioned.

DA forms completed supporting this Development Application include:

- DA Form 1
- Owners Consent

The following plans and drawings supporting this Development Application are attached in Appendix B:

- Site and locality plan
- Distillery floor plan

2. Site Characteristics

McPeake Town Planning QLD Pty Ltd as applicant on behalf of the property owners Jaques Australian Coffee Pty Ltd (tte) for Kelsey and Luke Anderson and submit this Development Application for Material Change of Use for Special Industry (Distillery) at 137 Leotta Road, Mareeba, Lot 232 on NR4837.

Address and Property Description

- Lot 232 on NR4837
- Total land area 2199m²

Local Planning Authority

- Mareeba Shire Council
- Mareeba Shire Council Planning Scheme 2016

3.2 Site Tenure

The subject site is held in freehold tenure by Jaques Australian Coffee Pty Ltd (tte) who have consented to the making of this development application (see attached).

Zoning of the Subject Site - Rural



3.3 Physical Characteristics and Surrounding Land Uses

The subject site is located in the rural zone of the Mareeba Shire. The site is surrounded by rural operations including cropping. The site is currently utilised as a coffee plantation with complimentary tourism operations (farm tours) and a café and small shop. The shop currently sells coffee liqueur which is manufactured offsite. Offsite sensitive land uses are located in excess of 500m from the proposed development.

RP708066

Figure 2 Aerial image of the subject site and its locality

Source: Google earth/Queensland Globe, accessed 15/05/2018

3. PLANNING ASSESSMENT

4.1 Introduction

This proposed Material Change of Use (Distillery) is assessed in accordance with the relevant policies of the Mareeba Shire Council Planning Scheme 2016 and any other planning documents relevant to

the application.

4.2 Level of Assessment and Applicable Codes

In accordance with the Mareeba Shire Council Planning Scheme 2016 the development assessment

needs to address the following local codes/policies as well as the relevant Strategic Outcomes:

• Zone: Rural Zone

Use Code: Industrial Activities Code

• Overlays: Agricultural Land (Class A), Environmental Significance - Waterways,

General Codes: Infrastructure Works Code, Landscaping Code, Parking and Access Code.

Strategic Intent: Specific Outcomes Related to this Development Application:

Settlement Pattern and Built Environment

3.3.11 - Rural Areas

Response:

The proposal is not in conflict with 3.3.11 with the proposal considered to be a complimentary use to

the existing rural and commercial operations on the site.

Economic Development

3.7.2 - Rural and Agricultural Land

Response:

The proposal supports 3.7.2 and is not in conflict with the rural land use, instead complimenting the

existing use by using the agricultural by products from the coffee bean production.

3.7.3 - Rural Enterprise

Response:

The proposal is an excellent example of innovative rural enterprise for the region by utilising the

coffee by products to produce another output from the existing rural site.

6

Document Set ID: 3387426

Version: 1, Version Date: 16/05/2018

3.7.7- Tourism

The distillery will support the existing tourism operations on the site. It is considered that the introduction of another distillery in the Mareeba shire cements the region as a regional hub for distillation in Northern Queensland. Furthermore, reinforcing the regions food and wine trail credentials.

Rural Zone Code:

Perf	ormance outcomes	Acceptable outcomes	Complies	Comments		
For accepted development subject to requirements and assessable development						
Heig	ht					
cons	ding height takes into sideration and respects the wing: the height of existing buildings on adjoining premises; the development potential,	AO1.1 Development, other than buildings used for rural activities, has a maximum building height of: (a) 8.5 metres; and (b) 2 storeys above ground level.	•	Complies – Proposed new structures will be under 8.5m in height.		
(c) (d) (e) (f)	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.	AO1.2 Buildings and structures associated with a rural activity including machinery, equipment, packing or storage buildings do not exceed 10 metres in height.	•	Conditioned to comply		
Siting, where not involving a Dwelling house Note—Where for Dwelling house, the setbacks of the Queensland Development Code apply.						
PO2		AO2.1		Setbacks to comply.		
. 32		Buildings and structures include a minimum setback of: (a) 40 metres from a frontage to a State-controlled road; and (b) 10 metres from a boundary to an adjoining lot.		College to comply.		

Performance outcomes	Acceptable outcomes	Complies	Comments
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; (d) air circulation and access	AO2.2 Buildings and structures, where for a Roadside stall, include a minimum setback of 0 metres from a frontage to a road that is not a State-controlled road.	N/A	
to natural breezes; (e) appearance of building bulk; and (f) relationship with road corridors.	Buildings and structures, expect where a Roadside stall, include a minimum setback of: (a) 10 metres from a frontage to a sealed road that is not a State-controlled road; and (b) 100 metres from a frontage to any other road that is not a State-controlled road;	•	
Accommodation density - Not a	pplicable		
For assessable development			
Site cover			
PO4 Buildings and structures occupy the site in a manner that: (a) makes efficient use of land; (b) is consistent with the bulk and scale of buildings in the surrounding area; and (c) appropriately balances built and natural features.	AO4 No acceptable outcome is provided.	•	Complies. The site has ample area.

Performance outcomes	Acceptable outcomes	Complies	Comments
PO5 Development complements and integrates with the established built character of the Rural zone, having regard to: (a) roof form and pitch; (b) eaves and awnings; (c) building materials, colours and textures; and (d) window and door size and location.	AO5 No acceptable outcome is provided.	•	Complies. The distillery is located in an existing area previously used for rural production purposes. Any new structures will comply with the intent of the code.

Performance outcomes	Acceptable outcomes	Complies	Comments		
Amenity					
PO6 Development must not detract from the amenity of the local area, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO6 No acceptable outcome is provided.	•	Complies. The proposal will have very little to no impact on noise or amenity for the current rural operations. The distillation process produces no noise, odour or emissions.		
PO7 Development must take into account and seek to ameliorate any existing negative environmental impacts, having regard to: (a) noise; (b) hours of operation; (c) traffic; (d) advertising devices; (e) visual amenity; (f) privacy; (g) lighting; (h) odour; and (i) emissions.	AO7 No acceptable outcome is provided.		Complies. The proposal involves minimal building works. Only a small additional structure is proposed to be integrated into and an existing farm structure.		

Agricultural Land Overlay Code

Perf	ormance outcomes	Acceptable outcomes	Complies	Comments
For	accepted development su	ıbject to requirements and as	sessable dev	velopment
prod withi 'Clas the / map	fragmentation or loss of uctive capacity of land n the 'Class A' area or ss B' area identified on Agricultural land overlay is (OM-001a-n) is	AO1 Buildings and structures are not located on land within the 'Class A' area or 'Class B' area identified on the Agricultural land overlay maps (OM-001a-n) unless they are associated with: (a) animal husbandry; or	*	Complies. The proposal is for a use that compliments the existing rural coffee operations.
(a) (b) (c)	an overriding need exists for the development in terms of public benefit; no suitable alternative site exists; and loss or fragmentation is minimised to the extent possible.	(b) animal keeping; or (c) cropping; or (d) dwelling house; or (e) home based business; or (f) intensive animal industry (only where for feedlotting); or (g) intensive horticulture; or (h) landing; or (i) roadside stalls; or (j) winery.		
For	assessable development	,		
'Classor the area Agri map	sitive land uses in the ss A' area, 'Class B' area e 'Broadhectare rural' identified on the cultural land overlay ss (OM-001a-n) are gned and located to:	AO2 No acceptable outcome is provided.	•	Complies. The proposal is for a use that compliments the existing rural coffee operations and is of a small scale with minimal to no amenity impacts.
(a) (b)	avoid land use conflict; manage impacts from agricultural activities, including chemical spray drift, odour, noise, dust, smoke and ash;			
(c)	avoid reducing primary production potential; and			
(d)	not adversely affect public health, safety and amenity.			

Performance outcomes	Acceptable outcomes	Complies	Comments	
PO3 Development in the 'Class A' area or 'Class B' area identified on the Agricultural land overlay maps (OM-001a-n): (a) ensures that agricultural land is not permanently alienated; (b) ensures that agricultural land is preserved for agricultural purposes; and (c) does not constrain the viability or use of agricultural land.	AO3 No acceptable outcome is provided.		Complies. The proposal is small scale and consistent with the existing rural operations.	
If for Reconfiguring a lot – Not applicable.				

Environmental Significance Overlay Code - Waterways

General Statement of Compliance:

The proposal complies with the code. The distillery area is to be located within an area previously used for rural purposes and located a significant distance from the waterway.

Industrial Activities Code

Performance outcomes	Acceptable outcomes	Complies	Comments
For accepted development s	ubject to requirements and as	ssessable de	velopment
Separation			
Industrial activities are appropriately separated from sensitive uses to ensure their amenity is maintained, having regard to: (a) noise; (b) odour; (c) light; and (d) emissions. Note—Development proposed to be located closer than the separation distances specified in AO2 requires supporting investigations to demonstrate that the expected impacts from the industry use have been adequately mitigated in consideration of the local context.			Complies with PO1. The proposal is for small scale distillery located within the existing rural operations area. There will be no adverse impacts of noise, light or emissions to adjoining properties.
For assessable developmen	<u> </u>		
Amenity			
Industrial activities protect and enhance the character and amenity of the locality and streetscape through the appropriate location and screening of: (a) air conditioning; (b) refrigeration plant; (c) mechanical plant; and (d) refuse bin storage areas.	AO2 No acceptable outcome is provided.	*	Complies. The proposal is small scale and is not visible outside of the site or from the existing commercial/retail area.

Performance outcomes	Acceptable outcomes	Complies	Comments	
PO3 Development avoids and, where unavoidable, mitigates impacts on ground water, particularly where ground water is heavily drawn upon for irrigation or domestic purposes.	AO3 No acceptable outcome is provided.	•	Complies. The proposal has access to existing water supply on the property.	
If for Extractive industry – Not applicable.				

Works, services and infrastructure code

Performance outcomes	Acceptable outcomes	Complies	Comments
For accepted development su	bject to requirements and asso	essable dev	elopment
Water supply			
PO1 Each lot has an adequate volume and supply of water that: (a) meets the needs of users; (b) is adequate for firefighting purposes; (c) ensures the health, safety and convenience of the community; and (d) minimises adverse impacts on the receiving environment.	AO1.1 Development is connected to a reticulated water supply system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated water supply service area.		Complies. The proposal has access to the existing water supply on the lot. Supply is suitable to facilitate the proposed development, whilst not impacting upon existing on site and off site farm supply.

Performance outcomes	Acceptable outcomes	Complies	Comments
	Development, where located outside a reticulated water supply service area and in the Conservation zone, Rural zone or Rural residential zone is provided with: (a) a bore or bores are provided in accordance with the Design Guidelines set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual; or (b) on-site water storage tank/s: (i) with a minimum capacity of 90,000L; (ii) fitted with a 50mm ball valve with a camlock fitting; and (iii) which are installed and connected prior to the occupation or use of the development.		N/A
Wastewater disposal			
Each lot provides for the treatment and disposal of effluent and other waste water that: (a) meets the needs of users; (b) is adequate for firefighting purposes; (c) ensures the health, safety and convenience of the community; and (d) minimises adverse impacts on the receiving environment.	AO2.1 Development is connected to a reticulated sewerage system in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual other than where located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated sewerage service area.	•	The proposal will connect with the wastewater system on the site. Liquid waste produced from the development will be managed onsite in a compliant manner.

Performance outcomes	Acceptable outcomes	Complies	Comments
	AO2.2 An effluent disposal system is provided in accordance with ASNZ 1547 On-Site Domestic Wastewater Management (as amended) where development is located: (a) in the Conservation zone, Rural zone or Rural residential zone; and (b) outside a reticulated sewerage service area.	•	
Stormwater infrastructure			
PO3 Stormwater infrastructure is designed and constructed to collect and convey the design storm event to a lawful point of discharge in a manner that mitigates impacts on life and property.	AO3.1 Where located within a Priority infrastructure area or where stormwater infrastructure is available, development is connected to Council's stormwater network in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.	•	The proposed structure will be connected to existing stormwater drainage arrangements onsite.
	AO3.2 On-site drainage systems are constructed: (a) to convey stormwater from the premises to a lawful point of discharge; and (b) in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.		

Performance outcomes	Acceptable outcomes	Complies	Comments
Electricity supply			
PO4 Each lot is provided with an adequate supply of electricity	AO4 The premises: (a) is connected to the electricity supply network; or (b) has arranged a connection to the transmission grid; or (c) where not connected to the network, an independent energy system with sufficient capacity to service the development (at near average energy demands associated with the use) may be provided as an alternative to reticulated electricity where: (i) it is approved by the relevant regulatory authority; and (ii) it can be demonstrated that no air or noise emissions; and (iii) it can be demonstrated that no adverse impact on visual amenity will		Electricity already supplied to the lot.

Performance outcomes	Acceptable outcomes	Complies	Comments
Telecommunications infrastru	icture		
PO5 Each lot is provided with an adequate supply of telecommunication infrastructure	AO5 Development is provided with a connection to the national broadband network or telecommunication services.	N/A	Complies.
Existing public utility services			
PO6	AO6	~	Complies.
Development and associated works do not affect the efficient functioning of public utility mains, services or installations.	Public utility mains, services are relocated, altered or repaired in association with the works so that they continue to function and satisfy the relevant Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.		
Excavation or filling – Not app	olicable. No significant excavat	ion or fill re	quired.
For assessable development			
Transport network	1004		N 4 11 11
PO8 The development has access to a transport network of adequate standard to provide for the safe and efficient movement of vehicles, pedestrians and cyclists.	Vehicle access, crossovers, road geometry, pavement, utilities and landscaping to the frontage/s of the site are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development	V / x	Not applicable.

Performance outcomes	Acceptable outcomes	Complies	Comments	
	AO8.2	√ /×	Not applicable.	
	Development provides footpath pavement treatments in accordance with Planning Scheme Policy 9 – Footpath Paving.			
Public infrastructure				
PO9	AO9	√ /×	Not applicable.	
The design, construction and provision of any infrastructure that is to be dedicated to Council is cost effective over its life cycle and incorporates provisions to minimise adverse impacts.	Development is in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual.			
Stormwater quality				

Performance outcomes	Acceptable outcomes	Complies	Comments
PO10 Development has a non-worsening effect on the site and surrounding land and is designed to: (a) optimise the	AO10.1 The following reporting is prepared for all Material change of use or Reconfiguring a lot proposals: (a) a Stormwater	•	The proposal is small scale and will not have a worsening impact on stormwater quality.
interception, retention and removal of waterborne pollutants, prior to the discharge to receiving waters; (b) protect the environmental values of waterbodies affected by the development, including upstream, onsite and downstream waterbodies; (c) achieve specified water quality objectives; (d) minimise flooding; (e) maximise the use of natural channel design principles; (f) maximise community benefit; and (g) minimise risk to public safety.	Management Plan and Report that meets or exceeds the standards of design and construction set out in the Queensland Urban Drainage Manual (QUDM) and the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 – FNQROC Regional Development Manual; and (b) an Erosion and Sediment Control Plan that meets or exceeds the Soil Erosion and Sedimentation Control Guidelines (Institute of Engineers Australia), including: (i) drainage control; (ii) erosion control; (iii) sediment control; and (iv) water quality outcomes.		

Performance outcomes	Acceptable outcomes	Complies	Comments
	AO10.2	√ /×	N/A
	For development on land greater than 2,500m² or that result in more than 5 lots or more than 5 dwellings or accommodation units, a Stormwater Quality Management Plan and Report prepared and certified by a suitably qualified design engineer (RPEQ) is prepared that demonstrates that the development:		
	(a) meets or exceeds the standards of design and construction set out in the Urban Stormwater Quality Planning Guideline and the Queensland Water Quality Guideline; (b) is consistent with any local area stormwater water management planning; (c) accounts for development type, construction phase, local climatic conditions and design objectives; and (d) provides for stormwater		
	(d) provides for stormwater quality treatment measures reflecting land use constraints, such as soil type, landscape features (including landform), nutrient hazardous areas, acid sulfate soil and rainfall erosivity.		

Performance outcomes	Acceptable outcomes	Complies	Comments
PO11	AO11	√ / x	Not applicable
Storage areas for stormwater detention and retention:	No acceptable outcome is provided.		
(a) protect or enhance the environmental values of receiving waters;			
(b) achieve specified water quality objectives;			
(c) where possible, provide for recreational use;			
(d) maximise community benefit; and			
(e) minimise risk to public safety.			
Excavation or filling – Not applicable			

Performance outcomes	Acceptable outcomes	Complies	Comments
Air pollutants, dust and sediment particles from excavation or filling, do not cause significant environmental harm or nuisance impacts.	AO13.1 Dust emissions do not extend beyond the boundary of the site.	•	Complies. The proposal is will result in no dust. Any emissions will be very small and will be controlled by traditional methods if required.
	AO13.2 No other air pollutants, including odours, are detectable at the boundary of the site.	•	Complies. The proposal distilling area is located a significant distance from other sensitive uses on other lots. Odours will be controlled by traditional methods.
	AO13.3 A management plan for control of dust and air pollutants is prepared and implemented.	•	Conditioned to comply.
Access to the premises (including driveways and paths) does not have an adverse impact on: (a) safety; (b) drainage; (c) visual amenity; and (d) privacy of adjoining premises.	ACCESS to the premises (including all works associated with the access): (a) must follow as close as possible to the existing contours; (b) be contained within the premises and not the road reserve, and (c) are designed and constructed in accordance with the Design Guidelines and Specifications set out in the Planning Scheme Policy 4 — FNQROC Regional Development manual.		N/A Access already constructed.
Weed and pest management	T	T	T
PO15 Development prevents the spread of weeds, seeds or other pests into clean areas or away from infested areas.	AO15 No acceptable outcome is provided.	•	N/A Weed and pest management already implemented on the site.
Contaminated land			

Performance outcomes	Acceptable outcomes	Complies	Comments	
PO16	AO16	~	N/A	
Development is located and designed to ensure that users and nearby sensitive land uses are not exposed to unacceptable levels of contaminants	Development is located where: (a) soils are not contaminated by pollutants which represent a health or safety risk to users; or (b) contaminated soils are remediated prior to plan sealing, operational works permit, or issuing of building works permit.			
Fire services in developments accessed by common private title – N/A				

Parking and Access Code

General Statement of Compliance:

The proposal is considered to be minor and ancillary to the existing uses and additional carparking is not required specifically for the use. Jacques has sufficient carparking spaces on the property, being in excess of 30 spaces. It's expected that the distillery will result in a very small increase in visitation to the site. With visitation not expected to impact negatively upon on-site car parking or a noticeable increase in vehicular movements along Leotta Road.

Landscaping Code

General Statement of Compliance:

The proposed distillery is of very small scale and located away from the main commercial and dining areas of Jacques and will not be visible from those areas. It will also not be visible from any of the boundaries or outside of the site. No further landscaping is proposed.

5.0 CONCLUSION

It's considered that the proposed development is consistent with the strategic intent of the planning scheme and Codes applicable to this development application. No major non-compliances have been observed. This proposal is not inconsistent with the surrounding area and will be a low impact use. The site is of sufficient area and provides ample on-site car parking and have a minimal impact to Leotta Road and surrounding properties.



McPEAKE TOWN PLANNING

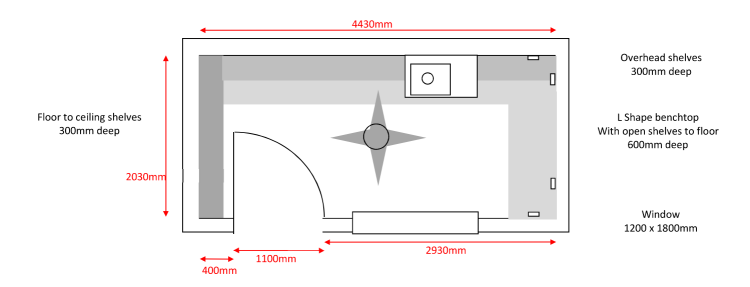
Locality and site plan – "The Lukure Collection" Proposed Distillery.

137 Leotta Road, Mareeba, Lot 232 on NR4837.

@ google, QLD government, mcpeake town planning 2018, V1 - 15/5/2018.

____] ~20n

Distillery Room Floor Plan



4 x powerpoints

1 x ceiling fan w/light

1 x sink

