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From: "BNC Planning" <enquire@bncplanning.com.au>

Sent: Wed, 20 Aug 2025 19:56:40 +1000

To: "Development Assessment" <developmentassessment@townsville.qld.gov.au>
Subject: LODGEMENT OF A DEVELOPMENT APPLICATION UNDER CHAPTER 3, PART 2 OF

THE PLANNING ACT 2016

Attachments: DA105-25_IMCU_v1.0_200825.pdf
Categories: Emma C;Application Creation

BNC Planning, acting on behalf of the applicant, herby lodge the attached development application in accordance with the provisions of Chapter 3, Part 2 of the Planning Act 2016 seeking a development permit for a material change of use. The subject premises is addressed as **3 Perroux Street, Gulliver.**

This development application is being made to the Townsville City Council as the relevant assessment manager under the *Planning Regulation 2017* and has been made in the *approved form* as required under s51 of the *Planning Act 2016*.

The relevant assessment manager application fee will be paid by or on behalf of the applicant following confirmation of receipt of this email by council. We trust this information is sufficient for acceptance of this development application as *properly made* subject to payment of the application fee. Please contact the office should there be any issues or if you require any further information.

Kind regards,



Office 7 / Ground Floor / 41 Denham Street TOWNSVILLE CITY QLD 4810
PO BOX 5493 TOWNSVILLE QLD 4810 T. (07) 4724 1763 E. enquire@bncplanning.com.au

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Document Set ID: 27464915 Version: 1, Version Date: 21/08/2025



BNC Ref. DA105-25 IMPACT:MCU

>> 20 August 2025

ASSESSMENT MANAGER TOWNSVILLE CITY COUNCIL PO BOX 1268 **TOWNSVILLE QLD 4810** Via: Email

Dear Assessment Manager,

RE: LODGEMENT OF A DEVELOPMENT APPLICATION UNDER CHAPTER 3, PART 2 OF THE PLANNING ACT 2016 DEVELOPMENT PERMIT FOR AN IMPACT ASSESSABLE MATERIAL CHANGE OF USE 3 PERROUX STREET, GULLIVER QLD 4812 (RPD: LOT 1 ON RP712210)

BNC Planning acting on behalf of the applicant submit the attached development application in accordance Chapter 3, Part 2 of the Planning Act 2016. The development application is seeking a development permit for a material change of use to facilitate a Health Care Services use (Psychology Clinic) over the above referenced premises.

This development application is being made to the Townsville City Council as the relevant assessment manager under the Planning Regulation 2017 and has been made in the approved form as required under s51 of the Planning Act 2016. The common material making up the development application includes:

- Relevant development application forms and written consent of the landowner(s).
- A detailed planning report and the relevant site detail.
- Development plans and other relevant supporting information.

Please contact me to confirm receipt of this development application and to confirm the assessment manager application fee amount and payment options. I trust this information is sufficient for acceptance of the development application as properly made subject to payment of the application fee. Please contact me should there be any issues or if you require any further information.

Kind regards,

Benjamin Collings

Director





DEVELOPMENT APPLICATION PLANNING ACT 2016

DEVELOPMENT PERMIT

MATERIAL CHANGE OF USE at

3 PERROUX STREET GULLIVER QLD 4812

RPD: LOT 1 ON RP712210



PLANNING REPORT

DEVELOPMENT APPLICATION FOR A DEVELOPMENT PERMIT PLANNING ACT 2016

IMPACT ASSESSABLE MATERIAL CHANGE OF USE

3 PERROUX STREET, GULLIVER QLD 4812 being LOT 1 ON RP712210 for HEALTH CARE SERVICES



Report Matrix

neport Matrix	·
APPLICATION SUMMARY	
Applicant:	E. Sanxhaku C/- BNC Planning
Application Type:	Development Application for a Development Permit
Development Type:	Material Change of Use
Category of Development (Level of Assessment):	Impact Assessable
Development Description:	Health Care Services (Psychology Clinic)
Assessment Manager:	Townsville City Council
Referral Agencies:	NA
Planning Scheme:	Townsville City Plan 2014
Planning Scheme Definition(s):	Health Care Services
Zoning:	Low Density Residential Zone
Precincts/Sub-Precincts:	NA
Overlays:	Airport environs and Flood hazard overlay
SITE DESCRIPTION	
Property Address:	3 Perroux Street, Gulliver QLD 4812
Real (Legal) Property Description:	Lot 1 on RP712210
Site Area:	936m ²
Landowner:	Tacanco PTY LTD
Tenure:	Freehold
Relevant Encumbrances:	
Local Government Area:	Townsville City Council
Road Frontage(s)	Perroux Street and Fulham Road
Existing Use(s)	Health care services (Doctors Surgery)
	•

DOCUMENT CONTROL

Prepared by		Client	File Ref.	Report
BNC Planning		E. Sanxhaku DA105-25 Report N		Report No. DA105-25-PR
Version	Date	Author		
1.0	August 2025	SSM:BNC		

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Appendix 2 Site Details

Appendix 3 Plans of Development

Appendix 4 Other Supporting Information



1. EXECUTIVE SUMMARY

This development application is made in accordance with the provisions of Chapter 3, Part 2 of the *Planning Act 2016* (the Act) and is seeking a development permit for a material change of use to facilitate a Health Care Services use (Psychology Clinic). The subject premises is addressed as 3 Perroux Street, Gulliver QLD 4812 more particularly described as Lot 1 on RP712210. The premises is within the Low Density Residential Zone under the Townsville City Plan 2014 (the planning scheme) and is currently used for Health care services.

For the purpose of this development application BNC Planning act on behalf of the applicant E. Sanxhaku.

Following a detailed assessment of the proposal against the applicable assessment benchmarks it has been determined that the development proposal is consistent with all applicable codes and policies. The development application therefore warrants approval in accordance with rules of impact assessment as established under the Act, subject to the imposition of reasonable and relevant conditions and any referral agency responses. A summary of the development application is provided below:

Table 1.0: Development application summary

APPLICATION SUMMARY	
Applicant:	E. Sanxhaku C/- BNC Planning
Application Type:	Development Application for a Development Permit
Development Type:	Material Change of Use
Category of Development (Level of Assessment):	Assessable Development – Impact Assessable
Development Description:	Health Care Services (Psychology Clinic)
Assessment Manager:	Townsville City Council
Referral Agencies:	NA
CATEGORISING INSTRUMENTS	
Planning Scheme:	Townsville City Plan 2014
Planning Scheme Defined Use(s):	Health Care Services
Zoning:	Low Density Residential Zone
Precincts/Sub-Precincts:	NA
Local Areas:	NA
Overlays:	Airport environs and Flood hazard overlay
SITE DESCRIPTION	
Property Address:	3 Perroux Street, Gulliver QLD 4812
Real (Legal) Property Description:	Lot 1 on RP712210
Site Area:	936m²
Landowner:	ERIOLA SANXHAKU & ERJON HYSENI
Tenure:	Freehold
Relevant Encumbrances:	NA
Local Government Area:	Townsville City Council



2. INTRODUCTION

BNC Planning Pty Ltd has been commissioned by E. Sanxhaku (the Applicant) to prepare this town planning assessment report to support a development application which seeks Townsville City Council (Council) approval for a Material Change of Use for a *Health Care Services* (*Psychology Clinic*) use.

The land subject of this development application is addressed as 3 Perroux Street, Gulliver QLD 4812 (the Site).

This report addresses the merits of the development with regard to the provisions of the Townsville City Plan 2014 (the Planning scheme) and relevant sections of the *Planning Act 2016* (the Act) and Planning Regulation 2017 (the Regulation).

This report is to be read in conjunction with the maps, plans, drawings, and other supporting information accompanying this development application.

The assessment of the application is to be undertaken in accordance with Section 45(5) of the Act and Sections 30 and 31 of the *Planning Regulation 2017*. This report provides the Applicant's assessment of the proposed development against these provisions.

3. SITE AND LOCALITY

The subject premises is a Freehold land holding addressed as 3 Perroux Street, Gulliver QLD 4812 more particularly described as Lot 1 on RP712210. The premises is within the Low Density Residential Zone under the Planning Scheme and has been used for Health care services (Doctors Surgery) for over 35 years. The local area is within close proximity to the Mater Hospital Pimlico, TAFE Queensland, a local centre, public transport infrastructure and is surrounded by low and medium density housing.

Any pertinent existing approvals or current applications which may affect the assessment of the proposal are identified in the table below:

APPLICATION REF.	DECISION AND DATE	ASSESSMENT MANAGER
NA	NA	NA

See Appendix 4 for details on existing approvals. The following table describes the key characteristics of the site:

Table 2.0: Site characteristics

SITE AND LOCALITY DESCRIPTION	
Property Address:	3 Perroux Street, Gulliver QLD 4812
Real (Legal) Property Description:	Lot 1 on RP712210
Site Area:	936m²
Landowner:	ERIOLA SANXHAKU & ERJON HYSENI
Tenure:	Freehold
Relevant Encumbrances:	NA
Local Government Area:	Townsville City Council
Zoning:	Low density residential zone
Precincts/Sub-Precincts:	NA
Local areas:	NA
Existing Use(s):	Health care services (Doctors Surgery)
Road Frontage:	Perroux Street and Fulham Road
Significant Site Features:	The site contains a built form sympathetic to a dwelling house design with parking lot.
Topography:	The site is fully developed and is generally flat with supporting landscaping features.



4. PROPOSAL SUMMARY

The applicant is proposing to change the use of the subject site to convert an existing Heath care services use (Doctors Surgery) to a different form of Heath care services use (Psychology Clinic), involving two (2) on site medical practitioners. Being an existing Heath care services site, the lot is fit for purpose and will continue to provide $118m^2$ of gross floor area with appropriate existing infrastructure and services for the proposed use. The attached Plans of Development include in **Appendix 3** outline the general site layout and function. As the development is a tenancy change only, it will make use of the existing site, features including landscaping areas, car parking, access crossovers and driveways and stormwater management features.

Due to the age of the existing planning approvals, there is little certainty available as to the exact extent of existing use rights in place. To ensure a long-term, easily definable land use regime is in place, the applicant is seeking to establish a new overarching MCU development permit for the site which will govern the activities and use of the premises moving forward.



Image 1: Site Aerial

The existing and proposed use of the site are defined by the planning scheme as follows:

Health care services: Premises for medical, paramedical, alternative therapies and general health care and treatment of persons that involves no overnight accommodation.

The following table describes the key characteristics of the proposed development:



Table 3.0: Proposal summary

ELEMENT	PROPOSED	
Use rights:	Health Care Service (Psychology Clinic)	
Building height/ storeys:	Single storey, <4.5m. No change	
Boundary Setbacks:	East: 1.75m	
	West: 20m+	
	North: 3m+	
	South: 10m+	
Site cover:	<20%. No change	
Gross floor area:	118m2	
Car parking:	9	

5. STATUTORY ASSESSMENT

The proposed Health Care Services is identified as *impact assessable* in the material change of use table of assessment for the Low Density Residential Zone. There are no other components of the planning scheme or *Planning Regulation 2016* which effect the level of assessment for the proposal. The development application is therefore subject to an unbound assessment against the planning scheme as a while, as well as any applicable State Assessment benchmarks.

The development application does not trigger referral agency assessment.

5.1 Assessment Benchmarks Pertaining to State Planning Instruments

Matters Prescribed by Regulation

There are no relevant assessment benchmarks prescribed by Regulation which are relevant to the assessment of this development application.

State Planning Policy

Townsville City Plan 2014 confirms in section 2.1 State planning policy that it has ministerial approval as having adequately integrated the State Planning Policy July 2014 into the planning scheme. There are no stand-alone components of the State planning policy which are relevant to the assessment of this development application.

Regional Plan

There are no stand-alone components of the North Queensland Regional Plan which are relevant to the assessment of this development application.

State Development Assessment Provisions

Under Schedule 10 of the *Planning Regulation 2017*, the development application does not trigger referral agency involvement.

5.2 Assessment Benchmarks Pertaining to Local Planning Instruments

The applicable planning scheme for the application is the Townsville City Plan 2014 and there are no other identified applicable local planning instruments.

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Development Application for a Development Permit



Townsville City Plan 2014

The Planning scheme includes tables of assessment which nominate the categories of development and assessment (levels of assessment) and nominate the assessment benchmarks for assessable development and the requirements for accepted development. The applicable tables of assessment for this development application are:

- Categories of development and assessment Material change of use; and
- Categories of development and assessment Overlays.

Local Government Infrastructure Plan

The development will not impact on the delivery of any planned trunk infrastructure in the immediate locality.

Assessment Benchmarks Summary

A summary of the relevant local level assessment benchmarks is provided in the table below:

Local Planning Instruments		
	The planning scheme as a whole	
	Low Density Residential Zone code	
	Healthy waters code	
Blanning Schomo	Landscape code	
Planning Scheme	Transport impact, access and parking code	
	Works code	
	Airport environs overlay code	
	Flood hazard overlay code	

The development application has been assessed against each of the applicable local level assessment benchmarks and found to be:

- compliant with the purpose and applicable outcomes from the relevant codes; and
- consistent with the strategic framework for the planning scheme.

Any pertinent issues arising from the assessment against the local level assessment benchmarks are addressed below. For clarity, any codes or outcomes not specifically addressed below or in the proposal justification report are considered to be objectively satisfied.

5.2.1 Strategic Framework

It is considered that the proposed material change of use of the site aligns with the strategic framework for the following reasons:

- 1. The proposal replaces an existing Health Care Services use with another Health Care Services use. In this way, no additional non-residential development is established, nor expanded, within the residential area.
- 2. The proposed use is common along the Fulham Road streetscape and closely positioned to the Fulham Road Medical Precinct, demonstrating clear community expectation for these uses to be co-located together.
- 3. The development does not involve major building works and is low in operational intensity.
- 4. The existing building presents a built form sympathetic to a dwelling house, being one story in height, of most site coverage and standard road frontage setback. This maintains the residential amenity with the local area.
- 5. The development maintains the existing built form, infrastructure and servicing.
- 6. The proposed development is positioned outside of any natural hazard areas.



- 7. The proposal compliments the existing character and amenity of the local area, and will not impact on the operation of surrounding residential uses.
- 8. The existing site is well equipped and serviced for the extension with no alterations required regarding car parking, landscaping and servicing.
- 9. The proposed use will not adversely impact the hierarchy of centres.

The Strategic Intent and the Strategic Framework (the Framework) are a set of high order strategic outcomes and land use strategies which set the overarching policy intent for the lower order, more detailed components of the planning scheme i.e. zones, codes and policies. The Framework is split into 4 themes which cover the main aspects of land use planning and development governance. Given the level the Framework operates at, it is difficult to provide a direct, site specific assessment of the proposal against its many components. However, a proposal that satisfies the lower order components of the planning scheme, i.e. zone codes, development codes, overlay codes, planning scheme policies, etc. inherently satisfies the intent of the Framework.

The tables below demonstrate how the proposal satisfies the most applicable lower order components of the City Plan 2014. This justification demonstrates how the proposal is a good land use outcome for the site and how it has been designed to adequately address any environmental, economic or social impacts. Each Code has been satisfied by addressing each Acceptable Outcome individually. Where the requirements of an Acceptable Outcome were impractical or inappropriate to address, the Performance Outcome was addressed and satisfied. By satisfying the requirements of the Performance Outcomes, the "Purpose" of the code was inherently satisfied, as is the Strategic Framework for the City Plan 2014 as a whole.

5.2.2 Low Density Residential Zone Code

Purpose

The proposed Health Care Services use is consistent with the propose and overall outcomes of the Low density residential zone code. The development proposes to replace the existing Health Care Service use (Doctors Surgery) with another Health Care Service use (Psychology Clinic), utilising an existing site with no expansion of built form. In this way, no additional non-residential development is established, nor expanded, within the residential area. Despite being located in the Low density residential zone, commercial Health Care Service uses are commonly located along the Fulham Road streetscape, appropriately co-located with the nearby Mater Hospital and Fulham Road Medical Precinct. The proposed use will maintain a low-scale utility, maintaining the existing built form which is sympathetic to a dwelling house design, as well as the site's services and infrastructure that are also appropriate to support the proposed use. This maintains amenity with the local residential area.

Because the development proposal does not involve new building work and is simply re-purposing an existing commercial site, there are a number of outcomes within the code which are either objectively satisfied or not applicable. Any outcomes which are pertinent to the assessment of the proposal have been extracted and discussed below:

Performance outcomes	Acceptable outcomes	Justification
Parking and servicing		
PO16	AO16	The development maintains the existing vehicle parking regime present
Parking facilities are located to	Vehicle parking	on the site, with parking areas positioned at the front and side of the
be concealed from public view	structures are located:	site.
to ensure an attractive	a) behind the building	
streetscape.	setback; or	Complies with PO16.

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	b) behind the	
	building; or	
	c) at basement level.	
PO17	No acceptable outcome is	The development will operate at a low operational scale, and can be
Waste disposal and servicing	nominated.	supported by residential wheelie bins. These will be screened by the
areas are screened from		existing built form.
public view and do not have		
adverse amenity impacts on		Complies with PO17.
adjoining properties.		
Where a non-residential or tou	rist accommodation use	
PO18	No acceptable outcome is	The proposed development replaces an existing Health Care Services
Non-residential uses are	nominated.	use for the same use of a different discipline. The site has a historic
established only where:		building approval listing the site as a Doctors Surgery dating back to
a) compatible with local		1980. Since then, the site has operated as a Health Care Service use for
character and amenity;		over four decades. As a result of this development, the site will continue
b) limited in scale and		to serve as a Health Care Services use.
supporting the day-to-		
day needs of the local		The site contains a building that demonstrates a detached dwelling
community; and		house built form, as a one storey dwelling with modest site coverage
c) not impacting on the role		and standard road frontage setback. The development will maintain the
and function of the city's		existing built form on site, retaining the residential amenity of the site.
network of centres or		
more appropriately		Furthermore, the site front Fulham Road, which is recognised as a
located in another zone.		commercial strip for health care services uses. The street contains a
located in another zone.		wide variety of medical practices surrounding the site. It would be most
		appropriate for the proposed use to be positioned within this
		established medical strip as it demonstrates a clear community
		expectation for these uses to be co-located together.
		expectation for these uses to be confected together.
		The historic use of the site, the retention of residential amenity and the
		established trend of the use in the local area demonstrates that the
		development will not impact the city's hierarchy of centres.
		development will not impact the dity 3 metalony of centres.
		Complies with PO18.
PO20	AO20.1	The development will not involve any building work or only minor
Development does not	The use does not involve	building work, and may include an internal fit out and supportive
impede public access to and	any building work or only	landscaping.
use of facilities.	minor building work.	
	OR	Complies with AO20.1.
	AO20.2	Not Applicable.

As demonstrated by the above assessment, the development is able to objectively satisfy the outcomes and purpose of the zone code. Given the extent to which the proposal objectively satisfies the codes, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance. Formalisation of compliance with the code can be ensured through the imposition of standard conditions of approval including the requirements for the development to occur generally in accordance with the plans of development.

5.2.3 Development Codes

Healthy waters code, Landscape code, Transport impact, access and parking code & Works code

The existing infrastructure and servicing elements of the subject site are appropriate for the proposed use and will be retained. The subject site currently provides infrastructure and services for reticulated sewer and water supply, electricity and telecommunications services, stormwater drainage, landscaping outcomes and parking and access facilities. The



proposed Health Care Services use (Psychology Clinic) is considered a use of low intensity and is of a similar operational scale to the existing health care services use (Doctors Surgery) considering traffic generated by the activities occurring. Therefore, the proposed use would pose no adverse impact on servicing and infrastructure than the existing use.

There are no major building works or site works proposed with this development and the existing standards of servicing for the site are appropriate for the proposed use. Sufficient detail is provided on the plans of development to confirm compliance with the development codes. Accordingly, it is requested that conditions of approval be used to allow the material change of use decision to be reached as quickly as possible.

Car parking rationale

The existing site provides a range of formalised car parking options for the existing use of Health Care Services (Doctors Surgery). The development will seek to utilise this car parking area for the new Health Care Services use (Psychology Clinic). The following car parking rationale is provided by the planning scheme:

Health Care Services -

One (1) space per 20m² of GFA, OR four (4) spaces per medical practitioner, whichever is the greater; AND one (1) space for ambulance vehicle pick-up and set down.

As the gross floor area of the unit is 118m², six (6) car parking space are required according to the car parking rationale of the planning scheme. The development provides nine (9) uncovered and unmarked car parking spaces, with six (6) parking spaces at the Fulham Road frontage and three (3) at the Perroux Street frontage. With the provided car parking, the site can also provide for up to two (2) on site medical practitioners. This existing car parking regime provides a sufficient number of car parking spaces to comply with the minimum number of car parking spaces required under **Table 9.4.3.4c**. As a result, the existing car parking provided will continue to be fit for purpose. As such the change of use will not impact the availability of car parking spaces for staff or patrons.

Accordingly, the development is able to objectively satisfy the outcomes and purpose of the development codes. Given the extent to which the proposal objectively satisfies the codes, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance. Formalisation of compliance with the code can be ensured through the imposition of standard conditions of approval including the requirements for the development to occur generally in accordance with the plans of development and the need to maintain the existing standards of servicing for the site i.e. number of car parks, landscaped areas, connection to services, etc.

5.2.4 Overlay Codes

Airport environs overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The overlay code is primarily drafted to manage building heights and uses that have the potential to impact airspace. The proposed development does not exceed the nominated building height and does not involve any activities that would compromise operational airspace. Given the extent to which the proposal objectively satisfies the overlay code, a direct assessment against the outcomes is not considered necessary in order to demonstrate compliance. Formalisation of compliance with the codes can be ensured through the imposition of standard conditions of approval requiring development to occur in accordance with the plans of development.

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Development Application for a Development Permit



Flood hazard overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The overlay code is primarily drafted to manage the design and siting of built form to avoid hazards as well as limiting changes to hydrology. The proposed development involves no major building works, utilising the existing building for the proposed Health care service use, while maintaining the existing services and infrastructure of the site. The proposed use of a Health care service use is considered low impact, and will not have no effect on the extent of flood hazard or its impacts on people or property. Given the extent to which the proposal objectively satisfies the overlay code, a direct assessment against the outcomes is not considered necessary in order to demonstrate compliance. Formalisation of compliance with the codes can be ensured through the imposition of standard conditions of approval requiring development to occur in accordance with the plans of development.

5.3 Public Notification

The application is impact assessable and will be subject to public notification pursuant to Part 4 of the Development Assessment Rules.

6. CONCLUSION

This development application is made in accordance with the provisions of Chapter 3, Part 2 of the *Planning Act 2016* and is seeking a development permit for a material change of use to facilitate the *Health Care Services* use (Psychology Clinic). The subject premises is addressed as 3 Perroux Street, Gulliver QLD 4812 more particularly described as Lot 1 on RP712210. The premises is within the Low Density Residential Zone under the Planning scheme and is currently used for Health care services (Doctors Surgery).

An assessment of the proposal was undertaken against the applicable assessment benchmarks which confirms that it is consistent with the provisions of the applicable planning instruments, specifically the local government planning scheme. Council is therefore required to **approve** the development application pursuant to the rules of impact assessment established under the Act, and issue a development permit subject to the imposition of reasonable and relevant conditions and any referral agency responses.

STATEMENT OF REASONS

Subject to the imposition of reasonable and relevant conditions, the development is able to comply with the relevant assessment benchmarks against which the application was required to be assessed.

Sufficient justification has been provided and satisfactory grounds have been established to conclude that the proposed development remains consistent with the strategic intent and overall outcomes of the planning scheme. In substantive terms, this conclusion is based on the following reasons:

- > The development allows the site to better contribute to the achievement of the Strategic Framework.
- > The proposed land use outcome directly aligns with the Purpose of the zone code.
- The development outcome reflects community expectation for land use and development as established by the planning scheme and past development decisions.
- > The development can be adequately serviced.



- > The development will maintain the existing level and standard of servicing provided by the relevant infrastructure networks.
- The site is not identified as being susceptible to any unacceptable or unmanageable natural hazard or infrastructure constraints.
- > The development does not increase the susceptibility of people or property to natural hazards or other health risks.
- > The proposal addressed an established planning need for the development.
- > The proposal does not undermine the planning scheme.
- > The proposal does not establish precedence that could result in the future undermining of the planning scheme.

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Development Application for a Development Permit

APPENDIX 1

DEVELOPMENT APPLICATION FORMS

Document Set ID: 27464915 Version: 1, Version Date: 21/08/2025

DA Form 1 – Development application details

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

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

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

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

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

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

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

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

PART 1 - APPLICANT DETAILS

1) Applicant details	
Applicant name(s) (individual or company full name)	E. Sanxhaku C/- BNC Planning
Contact name (only applicable for companies)	Benjamin Collings
Postal address (P.O. Box or street address)	PO Box 5493
Suburb	Townsville
State	QLD
Postcode	4810
Country	Australia
Contact number	(07) 4724 1763
Email address (non-mandatory)	enquire@bncplanning.com.au & bnc@bncplanning.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	DA105-25
1.1) Home-based business	
Personal details to remain private in accordar	nce with section 264(6) of <i>Planning Act 2016</i>
2) Owner's consent	

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 Guide</u> : Relevant plans.							
3.1) St	reet address	and lo	ot on plan				
⊠ Stre	eet address	AND k	ot on plan (a/	l lots must be liste	d), or		
				r an adjoining o . jetty, pontoon. Al			premises (appropriate for development in
	Unit No. Street No. Street Name and Ty				and Type		Suburb
-\		3		Perroux Stree	et		Gulliver
a)	Postcode	Lot N	0.	Plan Type an	d Number (e.g. RP, SP)	Local Government Area(s)
	4812	1		RP712210			Townsville City
	Unit No.	Stree	t No.	Street Name	and Type		Suburb
b)	Postcode	Lot N	0.	Plan Type an	d Number (e.g. RP, SP)	Local Government Area(s)
					,	, ,	
е.	g. channel dred	ging in N	Moreton Bay)		nt in remote a	reas, over part of a	a lot or in water not adjoining or adjacent to land
	lace each set of		•		_		
		premis		ude and latitud			1 1 0
Longitude(s) Latitude(s) Datur					Local Government Area(s) (if applicable)		
					☐ WGS8- ☐ GDA94		
					Other:		
	ordinates of	nromio	oc by oastin	a and northing	_		
Coordinates of premises by easting and northing Easting(s) Northing(s) Zone Ref. Datum				Zone Ref.	Datum		Local Covernment Area(s) (if applicable)
Lasun	y(s)	NOLL	iii ig(s)		WGS84		Local Government Area(s) (if applicable)
				☐ 54 ☐ 55			
				☐ 55 ☐ 56	Other:		
3 3) Δα	dditional prei	mises					
	•		re relevant to	a this develop	ment applica	ation and the d	etails of these premises have been
				elopment appli		illon and the d	etails of these premises have been
Not required Note the second se							
4) Identify any of the following that apply to the premises and provide any relevant details							
☐ In or adjacent to a water body or watercourse or in or above an aquifer							
Name of water body, watercourse or aquifer:							
On strategic port land under the <i>Transport Infrastructure Act 1994</i>							
Lot on plan description of strategic port land:				ort land:			
Name of port authority for the lot:							
	☐ In a tidal area						
Name	of local gove	ernmer	nt for the tida	al area (if applica	nble):		
Name of local government for the tidal area (if applicable): Name of port authority for tidal area (if applicable)							

☐ On airport land under the Airport Assets (Restructuring	and Disposal) Act 2008
Name of airport:	
☐ Listed on the Environmental Management Register (EM	IR) under the Environmental Protection Act 1994
EMR site identification:	
☐ Listed on the Contaminated Land Register (CLR) under	r the Environmental Protection Act 1994
CLR site identification:	
5) Are there any existing easements over the premises? Note: Easement uses vary throughout Queensland and are to be identified how they may affect the proposed development, see <u>DA Forms Guide.</u>	ed correctly and accurately. For further information on easements and
☐ Yes – All easement locations, types and dimensions ar application☒ No	e included in plans submitted with this development
<u></u>	

PART 3 – DEVELOPMENT DETAILS

Section 1 – Aspects of development

6.1) Provide details about the first development aspect					
a) What is the type of develo	opment? (tick only one box)				
	☐ Reconfiguring a lot	Operational work	☐ Building work		
b) What is the approval type	? (tick only one box)				
□ Development permit	☐ Preliminary approval	☐ Preliminary approval that	at includes a variation approval		
c) What is the level of asses	sment?				
Code assessment		res public notification)			
d) Provide a brief description <i>lots</i>):	า of the proposal (e.g. 6 unit apart	ment building defined as multi-unit o	dwelling, reconfiguration of 1 lot into 3		
Psychology clinic					
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this	development application. For further	r information, see <u>DA Forms guide:</u>		
Relevant plans of the pro	posed development are attacl	ned to the development appli	cation		
6.2) Provide details about th	e second development aspect				
a) What is the type of develo	opment? (tick only one box)				
☐ Material change of use	Reconfiguring a lot	Operational work	Building work		
b) What is the approval type	? (tick only one box)				
☐ Development permit	☐ Preliminary approval	Preliminary approval that	at includes a variation approval		
c) What is the level of asses	sment?				
Code assessment	Impact assessment (requir	res public notification)			
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	tment building defined as multi-unit o	dwelling, reconfiguration of 1 lot into 3		
Relevant plans.	o be submitted for all aspects of this c				
Relevant plans of the pro	posed development are attach	ned to the development appli	cation		



6.3) Additional aspects of development		and the details for the	oo oon ooto		
·	are relevant to this development application 3 Section 1 of this form have been attached		•		
Not required ■ Not required ■ Not required ■ Not required ■ Not required Not req					
6.4) Is the application for State facilitat	ed development?				
Yes - Has a notice of declaration be	een given by the Minister?				
⊠ No					
Section 2 – Further development	details				
7) Does the proposed development ap					
· · · · · · · · · · · · · · · · · · ·	s – complete division 1 if assessable agains	st a local planning instru	ument		
_	s – complete division 2				
Operational work Ye	s – complete division 3				
Building work Ye	s – complete DA Form 2 – Building work de	tails			
Division 1 – Material change of use					
Note : This division is only required to be complete local planning instrument.	d if any part of the development application involves a	material change of use asse	ssable against a		
8.1) Describe the proposed material cl	nange of use				
Provide a general description of the	Provide the planning scheme definition	Number of dwelling	Gross floor		
proposed use	(include each definition in a new row)	units (if applicable)	area (m²) (if applicable)		
Psychology Clinic	Health Care Services Use	NA	118m ²		
, 3, -					
8.2) Does the proposed use involve the	e use of existing buildings on the premises?				
⊠Yes					
□ No					
8.3) Does the proposed development	elate to temporary accepted development ι	ınder the Planning Reg	ulation?		
☐ Yes – provide details below or inclu	de details in a schedule to this developmen	t application			
⊠ No					
Provide a general description of the te	mporary accepted development	Specify the stated pe			
		under the Planning R	egulation		
Division 2 Peronfiguring a lot					
Division 2 – Reconfiguring a lot Note: This division is only required to be complete	d if any part of the development application involves re	configuring a lot			
9.1) What is the total number of existing		oomigamig a rot.			
,	-				
9.2) What is the nature of the lot recon	figuration? (tick all applicable boxes)				
Subdivision (complete 10)	☐ Dividing land into parts by	☐ Dividing land into parts by agreement (complete 11)			
Boundary realignment (complete 12)	☐ Creating or changing an e		s to a lot		
	nom a conocida roda				



10) Subdivision						
10.1) For this devel	opment, how	many lots are	being crea	ted and wha	at is the intended	use of those lots:
Intended use of lots	created	Residential	Com	mercial	Industrial	Other, please specify:
Number of lots crea	ted					
10.2) Will the subdiv	vision be stac	ned?				
Yes – provide ad						
□ No						
How many stages w	vill the works	include?				
What stage(s) will the apply to?	nis developm	ent application				
11) Dividing land integrate?	o parts by ag	reement – how	v many part	s are being	created and wha	t is the intended use of the
Intended use of par	ts created	Residential	Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
(0) 5	,					
12) Boundary realig			f	4		
12.1) What are the	Current and Current lo		or each ic	t comprisin		posed lot
		ea (m²)		Lot on plan description		Area (m²)
Lot on plan accompt	701	ou (III)		Lot on pla	in description	/ liou (iii)
12.2) What is the re	ason for the	boundary reali	gnment?			
,			<u> </u>			
13) What are the dir (attach schedule if there			existing ea	asements be	eing changed and	I/or any proposed easement?
Existing or proposed?	Width (m)	Length (m)	Purpose o	of the easen	nent? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 2 Operati	عاد المحاد					
Division 3 – Operati <u>Vote: This division is only r</u>		ompleted if any par	t of the develo	opment applica	ation involves operatio	nal work
14.1) What is the na						
☐ Road work			Stormwat	er	☐ Water in	nfrastructure
Drainage work			Earthwork	(S		infrastructure
Landscaping			Signage		∐ Clearing	yvegetation
Other – please s		oooory to focili	itata t ha ar	action of par	w loto?	of an I
14.2) Is the operation Yes – specify nu			tate the cre	ation of nev	w 10ts? (e.g. subdivi	Sion) —
☐ No	IIIDEI OI HEW	1013.				



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

PART 4 – ASSESSMENT MANAGER DETAILS

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

PART 5 – REFERRAL DETAILS

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



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

PART 6 - INFORMATION REQUEST

19) Information request under the	ne DA Rules						
☑ I agree to receive an information	ation request if determined necess	sary for this development	application				
☐ I do not agree to accept an information request for this development application							
Note: By not agreeing to accept an info	ormation request I, the applicant, acknowle	edge:					
that this development application will be assessed and decided based on the information provided when making this development application and the assessment manager and any referral agencies relevant to the development application are not obligated under the DA Rules to accept any additional information provided by the applicant for the development application unless agreed to by the relevant parties							
Part 3 under Chapter 1 of the DA	Rules will still apply if the application is a	n application listed under sectio	n 11.3 of the DA Rules or				
•	Rules will still apply if the application is for	r state facilitated development					
Further advice about information reques	sts is contained in the <u>DA Forms Guide</u> .						
PART 7 – FURTHER DI	ETAILS						
20) Are there any associated de	evelopment applications or curren	t approvals? (e.g. a prelimin	nary approval)				
	or include details in a schedule to						
List of approval/development application references	Reference number	Date	Assessment manager				
☐ Approval							
☐ Development application							
☐ Approval							
☐ Development application							
			•				
21) Has the portable long service operational work)	ce leave levy been paid? (only appl	icable to development application	ons involving building work or				
☐ Yes – a copy of the receipte	d QLeave form is attached to this	development application					
assessment manager decide give a development approva	vide evidence that the portable lo es the development application. I al only if I provide evidence that th and construction work is less tha	acknowledge that the ass e portable long service le	sessment manager may eave levy has been paid				
Amount paid	Date paid (dd/mm/yy)	QLeave levy num	iber (A, B or E)				
\$							
22) Is this development application notice?	tion in response to a show cause	notice or required as a re	sult of an enforcement				
☐ Yes – show cause or enforce	ement notice is attached						
⊠ No							

23) Further legislative require	ments			
Environmentally relevant a	<u>ctivities</u>			
	lication also taken to be an application for an environmenta			
_	Activity (ERA) under section 115 of the Environmental Productivity (ERA) u			
	nent (form ESR/2015/1791) for an application for an enviro ment application, and details are provided in the table belov	•		
⊠ No				
	tal authority can be found by searching "ESR/2015/1791" as a search tern to operate. See www.business.qld.gov.au for further information.	n at <u>www.qld.gov.au</u> . An ERA		
Proposed ERA number:	Proposed ERA threshold:			
Proposed ERA name:				
☐ Multiple ERAs are applica this development application	ble to this development application and the details have be on.	en attached in a schedule to		
Hazardous chemical faciliti	<u>es</u>			
23.2) Is this development app	lication for a hazardous chemical facility?			
Yes – Form 536: Notification	on of a facility exceeding 10% of schedule 15 threshold is a	attached to this development		
⊠ No				
	for further information about hazardous chemical notifications.			
Clearing native vegetation				
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?				
☐ Yes – this development ap Management Act 1999 (st ☑ No	oplication includes written confirmation from the chief execu 22A determination)	itive of the <i>Vegetation</i>		
Note: 1. Where a development app	lication for operational work or material change of use requires a s22A de in is prohibited development.	termination and this is not included,		
2. See https://www.qld.gov.au	<u>u/environment/land/vegetation/applying</u> for further information on how to o	btain a s22A determination.		
Environmental offsets				
	lication taken to be a prescribed activity that may have a si matter under the <i>Environmental Offsets Act 2014?</i>	gnificant residual impact on		
having a significant residu	an environmental offset must be provided for any prescribe al impact on a prescribed environmental matter	d activity assessed as		
Note: The environmental offset section environmental offsets.	on of the Queensland Government's website can be accessed at www.qk	<u>1.qov.au</u> for further information on		
Koala habitat in SEQ Regio	<u>n</u>			
	application involve a material change of use, reconfiguring nent under Schedule 10, Part 10 of the Planning Regulation			
	plication involves premises in the koala habitat area in the			
	plication involves premises in the koala habitat area outsid	e the koala priority area		
Note: If a koala habitat area determ	ination has been obtained for this premises and is current over the land, it habitat area guidance materials at <u>www.desi.qld.gov.au</u> for further informa			



23.6) Does this development application involve taking or interfering with underground water through an artesian or subartesian bore, taking or interfering with water in a watercourse, lake or spring, or taking overland flow water under the <i>Water Act 2000</i> ?
 Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development No
Note : Contact the Department of Resources at www.resources.qld.gov.au for further information.
DA templates are available from <u>planning.statedevelopment.qld.gov.au</u> . If the development application involves:
Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1
 Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2 Taking overland flow water: complete DA Form 1 Template 3.
Taking overland now water. Complete DA Form F Femplate 3.
Waterway barrier works
23.7) Does this application involve waterway barrier works?
☐ Yes – the relevant template is completed and attached to this development application ☐ No
DA templates are available from <u>planning.statedevelopment.qld.gov.au</u> . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
⊠ No
Note: See guidance materials at www.daf.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 Resources at www.resources.gld.gov.au and www.business.gld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note: Contact the Department of Environment, Science and Innovation at www.desi.qld.gov.au for further information.
Referable dams
23.11) Does this development application involve a referable dam required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application
No Note: See guidance materials at www.resources.gld.gov.au for further information



Water resources

Tidal work or development within a coastal management district		
23.12) Does this development application involve tidal work or development in a coastal management district?		
 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 <u>www.desi.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 Queensland heritage register or on a place entered in a local government's Local Heritage Register?		
☐ Yes – details of the heritage place are provided in the table below		
No Note: See guidance materials at www.desi.qld.gov.au for information requirements regarding development of Queensland heritage places. For a heritage place that has cultural heritage significance as a local heritage place and a Queensland heritage place, provisions are in place under the Planning Act 2016 that limit a local categorising instrument from including an assessment benchmark about the effect or impact of, development on the stated cultural heritage significance of that place. See guidance materials at www.planning.statedevelopment.qldgov.au for information regarding assessment of Queensland heritage places.		
Name of the heritage place: Place ID:		
Decision under section 62 of the Transport Infrastructure Act 1994		
23.14) Does this development application involve new or changed access to a state-controlled road?		
 Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) No 		
Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation		
23.15) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?		
 Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered No Note: See guidance materials at www.planning.statedevelopment.qld.gov.au for further information. 		
PART 8 – CHECKLIST AND APPLICANT DECLARATION		
24) Development application checklist		
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements		
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 − </u> Yes <u>Building work details</u> have been completed and attached to this development application Not applicable		
Supporting information addressing any applicable assessment benchmarks is with the development application Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report		

and any technical reports required by the relevant categorising instruments (e.g. local government planning schemes, State Planning Policy, State Development Assessment Provisions). For further information, see DA

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

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

Relevant plans of the development are attached to this development application



Yes

Forms Guide: Planning Report Template.

information, see DA Forms Guide: Relevant plans.

development permit is issued (see 21)

25) Applicant declaration	
${\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	all information in this development application is true and
correct	
Where an email address is provided in Part 1 of this for	
is required or permitted pursuant to sections 11 and 12	for the development application where written information of the <i>Electronic Transactions Act 2001</i>
Note: It is unlawful to intentionally provide false or misleading information	
Privacy – Personal information collected in this form will be	
assessment manager, any relevant referral agency and/or	
which may be engaged by those entities) while processing All information relating to this development application ma	
published on the assessment manager's and/or referral ac	
Personal information will not be disclosed for a purpose ur	•
Regulation 2017 and the DA Rules except where:	
 such disclosure is in accordance with the provisions at Act 2016 and the Planning Regulation 2017, and the a 	pout public access to documents contained in the <i>Planning</i>
Planning Regulation 2017; or	ccess rules made under the rialiling Act 2010 and
required by other legislation (including the Right to Info	rmation 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 COMPLETION OF THE AS JSE ONLY	SSESSMENT MANAGER – FOR OFFICE
Data received:	201(0)
Date received: Reference numb	Der(S).
Notification of engagement of alternative assessment man	ager
Prescribed assessment manager	ago.
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	
Note: For completion by assessment manager if applicable	
Note: For completion by assessment manager if applicable Description of the work	
Note: For completion by assessment manager if applicable Description of the work QLeave project number	Date paid (dd/mm/yy)
Note: For completion by assessment manager if applicable Description of the work	Date paid (dd/mm/yy)

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

I/We,
ERIOLA SANXHAKU
ERJON HYSENI
Being the owner(s) of the premises identified as follows:
3 Perroux Street GULLIVER QLD 4812
Lot 1 on RP712210
onsent to the making of a development application under the <i>Planning Act 2016</i> by:
NQ Family Therapy Centre C/- BNC Planning Pty Ltd
n the premises described above for:
Material change of use
Erjan Hyseni
Eriola Sauxhaku
Signature(s)
24/07/2025
Date
Date

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

APPENDIX 2

SITE DETAILS

Document Set ID: 27464915 Version: 1, Version Date: 21/08/2025

Aerial

3 Perroux Street, Gulliver QLD 4812

19°17'11"S 146°46'38"E 19°17'11"S 146°46'52"E 19°17'11"S 146°46'52"E



19°17'25"S 146°46'38"E





Includes material \bigcirc State of Queensland 2025. You are responsible for ensuring that the map is suitable for your purposes. The State of Queensland makes no representation or warranties in relation to the map contents and disclaims all liability.

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Version: 1, Version Date: 21/08/2025

Legend located on next page



Scale: 1:2280

Printed at: A4

Print date: 17/6/2025

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

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



Department of Natural Resources and Mines, Manufacturing, and Regional and Rural Development

Aerial

3 Perroux Street, Gulliver QLD 4812



Legend

Land parcel **Parcel** Land parcel - gt 1 ha **Parcel** Land parcel - gt 10 ha **Parcel** Easement parcel Strata parcel Volumetric parcel Land parcel - gt 1000 ha **Parcel** Land parcel label Land parcel label - gt 1 ha Land parcel label - gt 10 ha Land parcel label - gt 1000 ha Places: Land parcel 1RP712210 Green bridges

Roads and tracks

Motorway

Highway

Secondary

Connector

Local

Restricted Access Road

- Mall

Busway

Bikeway

Restricted Access

Bikeway

Walkway

Restricted Access

Walkway

Non-vehicular Track

Track

Restricted Access Track

Ferry

Proposed Thoroughfare

Bridges

Tunnels

- -

Railway stations

A

Railways

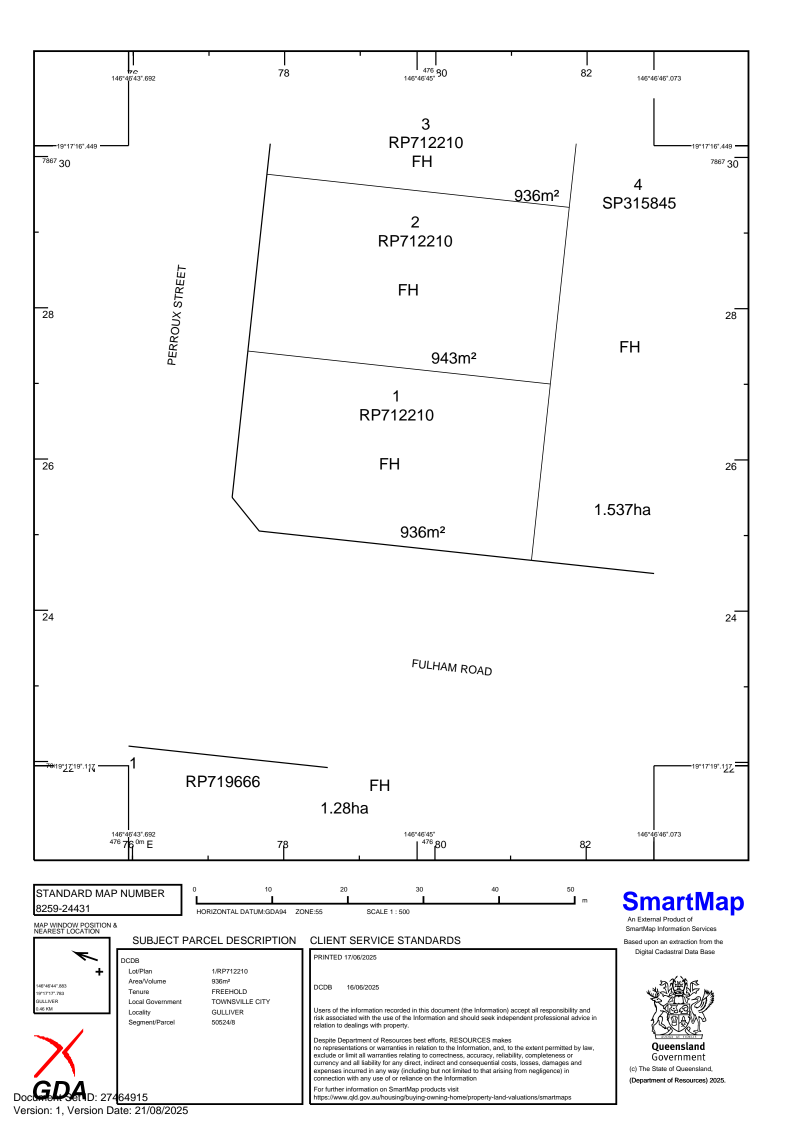
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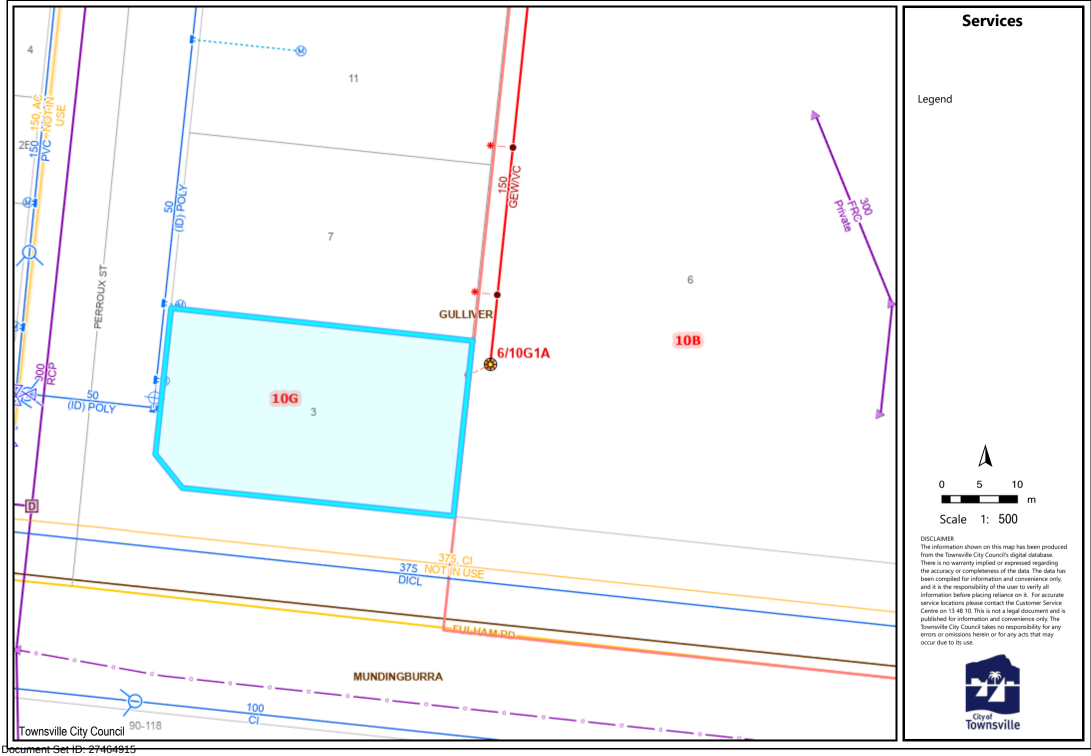


Attribution

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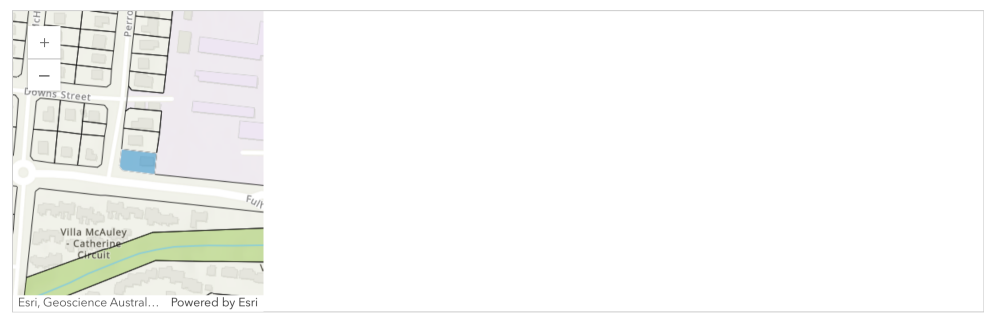
- © State of Queensland (Department of Resources) 2023
- © State of Queensland (Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development) 2025
- © State of Queensland (Department of Resources) 2024
- © State of Queensland (Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development) 2024





Version: 1, Version Date: 21/08/2025

Property Site Report



Perroux Street, GULLIVER

This report has been automatically generated to offer a general overview of planning scheme related information for the site.

For more detailed information and to verify if the overlays mapped are relevant, please consult the Townsville City Council Planning Scheme. This report does not replace the need for a thorough assessment of Council and State regulations.

Council advises you to obtain professional guidance on town planning laws and other regulations that may affect the current or proposed use of the site. If you are pursuing development or building certification, it is recommended to request Council property searches, which may include, but are not limited to, building information searches, planning and development certificates, and flood information searches.

Local Government Infrastructure Plan

The purpose of the local government infrastructure plan is to:

- (a) integrate infrastructure planning with the land use planning identified in the planning scheme;
- (b) provide transparency regarding a local government's intentions for the provision of trunk infrastructure;
- (c) enable a local government to estimate the cost of infrastructure provision to assist its long term financial planning;
- (d) ensure that trunk infrastructure is planned and provided in an efficient and orderly manner; and
- (e) provide a basis for the imposition of conditions about infrastructure on development approvals.

For more information, please click the link below:

>>wnsville City Plan – Part 4 Local Government Infrastructure Plan
 >>wnsville City Plan – Schedule 3 Local Government Infrastructure Plan Mapping
 >>wnsville Maps – Local Government Infrastructure Plan (LGIP)

Local Government Infrastructure Plan Area

• This property is within a Local Government Infrastructure Plan Area

Zones

The purpose of Zones are to ensure that:

- (1) Zones organise the planning scheme area in a way that facilitates the location of preferred or acceptable land uses.
- (2) Zones are mapped and included in Schedule 2 of the Townsville City Plan.
- (3) The categories of development and assessment for development in a zone are in Part 5.
- (4) Assessment benchmarks for zones are contained in a zone code.
- (5) A precinct may be identified for part of a zone.
- (6) Precinct provisions are contained in the zone code.
- (7) Each zone code identifies the following:
- (a) the purpose of the code;
- (b) the overall outcomes that achieve the purpose of the code;
- (c) the performance outcomes that achieve the overall outcomes and the purpose of the code;
- (d) the acceptable outcomes that achieve the performance and overall outcomes and the purpose of the code; and
- (e) the performance and acceptable outcomes for the precinct.

Below you will see how this applies to your property.

For more information, please click the link below:

wnsville City Plan - Part 6 Zones

Zoning

The subject site is located within the:

• Low density residential zone



For more information, please click the link below:

Flood Hazard Overlay

The purpose of the Flood hazard overlay code is to manage development outcomes in flood hazard areas so that risk to life, property, community, economic activity and the environment during future flood events is minimised, and to ensure that development does not increase the potential for flood damage on-site or to other property.

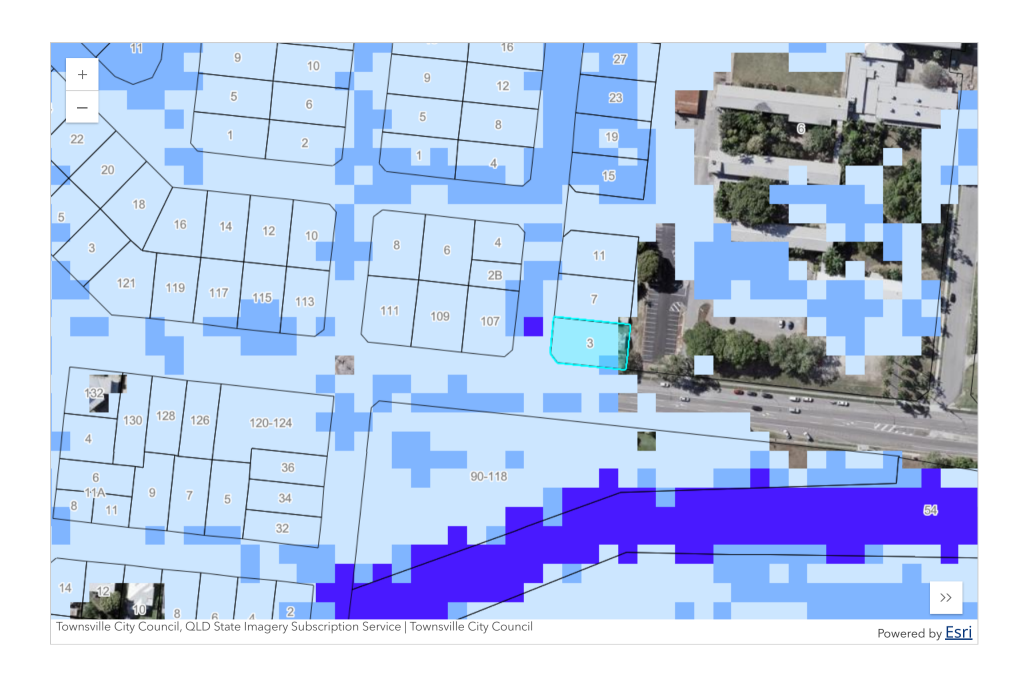
The subject site is located within the following Flood Hazard Overlay constraints:

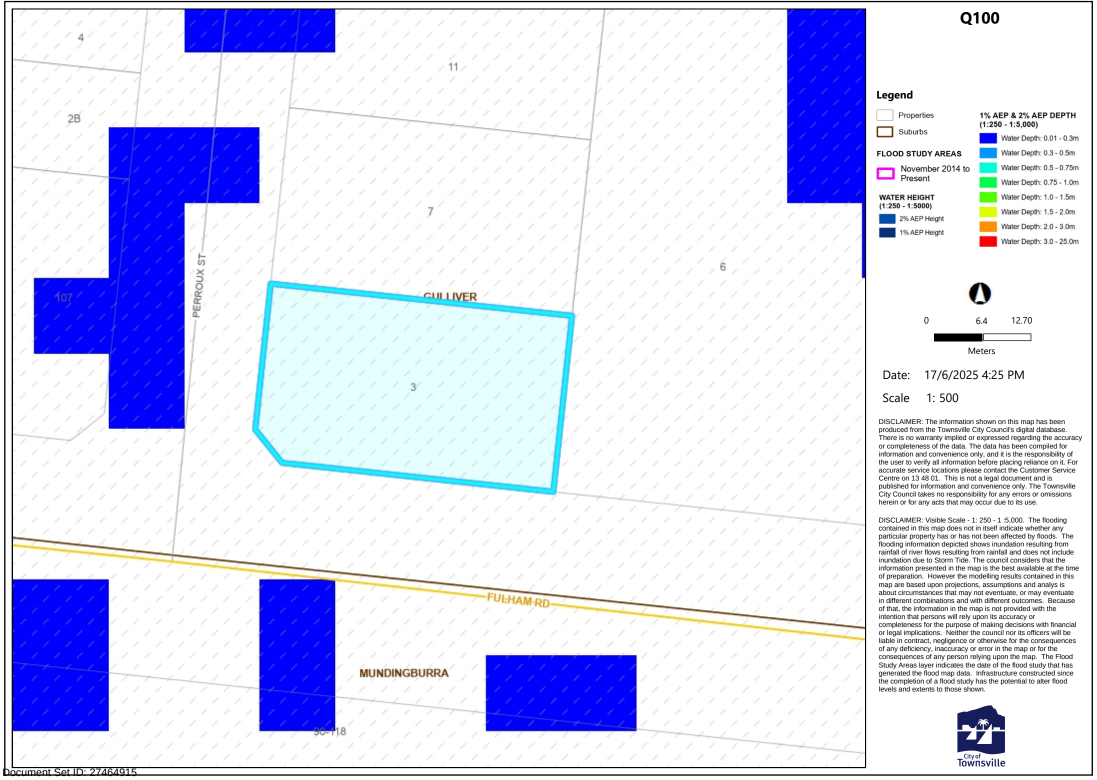
For more information, please click the link below:

igh and Medium Hazard Area Table of Assessment w Hazard Area Table of Assessment verlay Code

Flood Hazard

- Development Constraints Overlay Map OM-06.1 to OM-06.2 Flood hazard Low hazard area
- Development Constraints Overlay Map OM-06.1 to OM-06.2 Flood hazard Medium hazard area





Airport Environs Overlay

The purpose of the Airport environs overlay code is to ensure the safe and efficient operations of the airport, RAAF base and aviation facilities are protected.

To view the Airport Environs Overlay Maps select the Overlay Code link below.

The subject site is located within the following Airport Environs Overlay constraints:

For more information, please click the link below:

verlay Code ble of Assessment

Operational Airspace

• Airport Environs Overlay Map OM-01.1 - Operational airspace - Airspace more than 15m above ground level

Wildlife Hazard Buffer Zones And Public Safety Areas

• Airport Environs Overlay Map OM-01.2 - Wildlife hazard buffer zones and Public safety areas - Distance from airport runway - 8km

Lighting Area Buffer Zones

• Airport Environs Overlay Map OM-01.5 - Light intensity - 6km radius

Additional Information

The following is provided for information awareness:

Acid Sulphate Soils

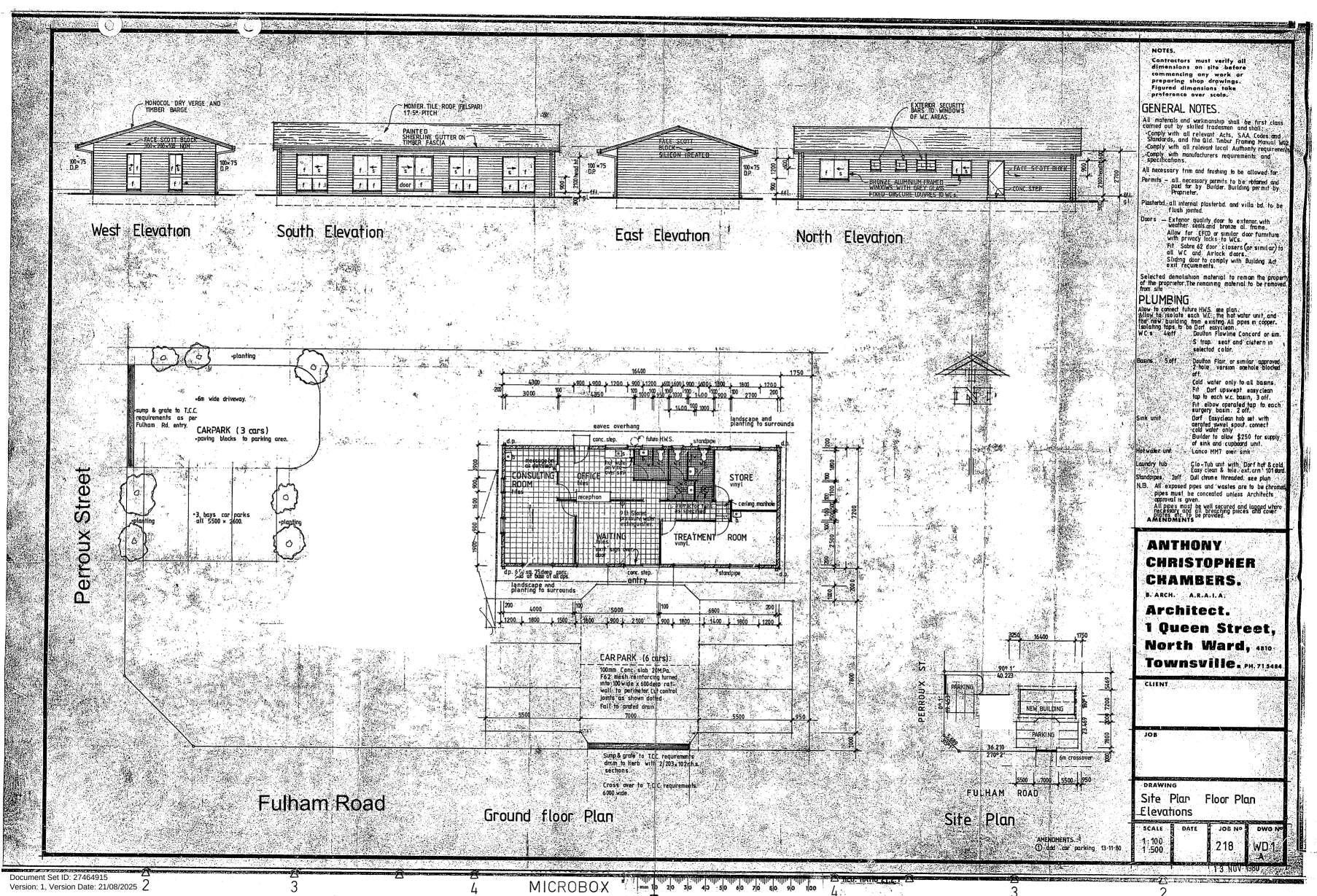
The subject site is located within an area of potential acid sulfate soils as identified in the Townsville City Plan on:

• Acid sulphate soils Figure 9.2 - 5-20 metres AHD

For more information, please click the link below:

APPENDIX 3

PLANS OF DEVELOPMENT



APPENDIX 4

OTHER SUPPORTING INFORMATION

ALL COMMUNICATIONS TO BE ADDRESSED TO

PA24/88 24.04.014 FG:KB

2nd April, 1980

Tagange Pty. Ltd., G.P.O. Box 1521, TOWNSVILLE, 4810



Town Hall

Townsbille

Enquiries: Mr. P. Gopal

27ile

TOWNSVILLE TOWN PLANNING SCHEME

Dear Sir/Madam,

A DOCTOR'S SURGERY - RESUB 1 OF SUB 6 OF SECTION 3 OF PORTION 3A - 105 FULHAM ROAD, GULLIVER

I refer to your application for a permit under the Town Planning Scheme in respect of the above.

I have to inform you that the Council's decision in this matter is as follows:—

A permit is hereby granted subject to the following conditions:-

- a) That no more than one Medical Practitioner shall use the site for the conduct of a Dostor's Surgery and that no more than one Medical Practitioner shall actually practise on the site at any one time.
- b) That a parking area of sufficient capacity to contain four (4) parking spaces for each professionally qualified person practising on the premises and one (1) space for each two other employees be provided in accordance with the Council's adopted design standards for off street car parks and is to be constructed and maintained to the satisfaction of the City Engineer.

The parking area must be constructed before the use of the site is commenced.

Where the Council has agreed to accept a monetary contribution in lieu of the provision of off street parking spaces the contribution shall be paid to the Council before the issue of a building permit for the proposed development or where a building permit is not required shall be paid to the Council before the use of the land commences.

e) That all ear parking area, public areas, consulting rooms, surgeries, etc., shall be screened from the view of adjoining residential properties to the satisfaction of the Council.

****/2

- d) That the disposal of all refuse, garbage and any other wastes shall be to the satisfaction and requirements of the Chief Health Surveyor.
- e) That toilets are to be provided to the satisfaction of the Chief Health Surveyor.
- f) All stormwater concentrated by the development is to be piped to a lawful point of discharge nominated by the City Engineer. No building permit shall be issued until a drainage scheme for the proposed development has been approved by the City Engineer and all easements required to implement the scheme have been acquired.
- g) That any alterations to the existing building are to be carried out only after a Building Permit has been ebtained from the City Architect.
- h) That the premises shall not be occupied for the purpose of a doctor's surgery until an approval for a change of classification has been obtained from the City Architect.
- That this permit shall lapse unless the works required, or the use of the land, are commenced and substantially advanced within two years from the date of issue of this permit.

The following reasons are given for the above conditions:-

- a) This condition is imposed to ensure that the site is used in a manner which is consistent with the amenity of the residential area in which it is situated.
- b) This condition is imposed to ensure that the use and development of the site complies with the Council's policy for off street car parks, to protect the amounty of adjoining and nearby residences, and to avoid the creation of traffic hazards in the adjoining streets.
- c)d) These conditions are imposed to protect the amenity of the area and the health of nearby residents.
- e) This is in the interest of public health.
- f) This condition is imposed to ensure that stormmaters concentrated by the development do not cause damage to neighbouring properties.
- g)h) To comply with the Building Bylaws.
- i) From time to time the Council's policy on site and location requirements has changed, and it is in all respects unfair and undesired; that developers should be able to proceed in accordance with an approval given some years previously when current requirements have changed.

This permit is granted as the development in accordance with the above conditions is in keeping with the orderly and proper development of the locality.

"The obtaining of a permit under this Scheme does not warrant the suitability of any buildings for the proposed use, nor does it exempt the holder from obtaining any other permits or licences required from the Council or other authorities.

IMPORTANT !

PLEASE

NOTE

Your attention is especially drawn to the provision of Clause 503 of the Schedule of Building Requirements which requires the provision of Stormwater drainage for new and altered buildings.

A permit under this Scheme does not authorise the construction or alteration of any building, for which separate application must be made.

Where an application is refused, or granted subject to conditions, a right of appeal exists to the Local Government Court against the Council's refusal or equinst any condition imposed. A copy of the relevant provisions of the Local Government Act is enclosed.

Yours faithfully, C.B. CAMPBELL J. C. PROUD Town Clerk. Per J. Mathew, Town Planner. ALL COMMUNICATIONS TO BE ADDRESSED TO

PA24/94 24.04.014

10th December, 1980.



Town Hall Townsbille

TOWRSVILLE TOWN PLANNING SCHEME

Dear Sir/Madam,

CANE ADDITIONAL DOCTOR - REDUB 1 OF SUB 6 OF SECT 3 OF FOR 3A - 105 FILHAL ROLD, GRILLIVER

I refer to your application for a permit under the Town Planning Scheme in respect of the above. I have to inform you that the Council's decision in this matter is as follows:—

- a permit is hereby granted subject to the following conditions:
- a) This permit is complementary to the form Planning Permit 24/68 issued on 2nd April, 1980, for the subject land and this permit in no way relieves the applicant of any conditions contained in the former permit.
- b) No more than one additional Medical Practitioner shall use the site for the conduct of a Doctor's Surgery and that no more than two Medical Practitioners shall actually practise on the site at any one time.
- c) That a parking area of sufficient capacity to contain four (4) parking spaces for each professionally qualified person practising on the presises and one (1) space for each two other employees be provided in accordance with the Council's adouted design standards for off-street car parks and is to be constructed and maintained to the satisfaction of the City Engineer.
- The following reasons are given for the above conditions:
- a) This condition is imposed so that the development is carried out in accordance with the above applications
- b) This condition is imposed to ensure that the site is used in a manner which is consistent with the amenity of the residential ares in which it is situated.

c) This condition is imposed to er e that the use and development of the site complies with the Council's policy for off-street car parks, to protect the amenity of the adjoining and nearby residences, and to avoid the creation of traffic hazards in the adjoining streets.

The permittee's attention is drawn to the provisions of action 33 (160) of the Local Government Act which enables the Council to take steps to revoke a permit after the expiration of two years. You are hereby given notice that if the development has not been commenced and substantially advanced by the expiration of the period of two years, the Council will commence the revocation procedure.

This permit is granted as the development in accordance with the above conditions is in keeping with the orderly and proper development of the locality.

The obtaining of a permit under this Scheme does not warrant the suitability of any buildings for the proposed use, nor does it exempt the holder from obtaining any other permits or licences required from the Council or other authorities.

Your attention is especially drawn to the provision of Clause 503 of the Schedule of Building Requirements which requires the provision of Stormwater drainage for new and altered buildings.

A permit under this Scheme does not authorise the construction or alteration of any building, for which separate application must be made.

Where an application is refused, or granted subject to conditions, a right of appeal exists to the Local Government Court against the Council's refusal or against any condition imposed. A copy of the relevant provisions of the Local Government Act is analoged.

IMPORTANT!

PLEASE

NOTE

Yours faithfully,

Town Clerk.

Per Jamement (. hudduck

Town Planner.



TOWNSVILLE CITY COUNCIL

Council of the City of Townsville

Certificate No:...

41017

Date of Certificate:

27/2/81

CERTIFICATE OF CLASSIFICATION

This is to certify that the Council has approved of the use of the building as a building of the class or classes detailed below:-

Owner's Name:

TACANCO PTY IND

Actual Residential Address:

12 EVANS STREET

HELGIAN GARDENS

Post Code:

Full Site Address of Work: (Accurate Site Location):-

Street No.: 105

Street:

FULHAM ROAD

GULLIVER

Suburb or Town:

Post Code:

Rea! Property Description of land on which building is situated:

SUB.	RESUB.	SUB.	RESUB.	SUB.	RESUB.	SUB.	ALLOT.	SECTION	PORTION
					1	6		3	3A

LOT No. REG. PLAN No. Exist Floor Area: 74 M2 New Floor Area: 118.08 M2 Total Floor Area: 192,08 1/2

PARISH: COUNTY: RATE ASSESSMENT No.

24-04-014

STOREY OF PORTION OF BUILDING CLASS OR CLASSES DOCTORS SUBCREY CLASS V & IV (WHOLE FLOOR AREAD

NOTE: The use of the above building or any portion thereof or a purpose in contravention of this certificate is an offence against the Building Act 1975.

NOTE: This certificate designates uses for which the building is constructed, under applicable building regulations. It does not constitute permission to occupy the building in cases where other prior licences or approvals are required under other regulations.

Original to owner.

Name:

TACANCO PTY LITD

Address:

12 EVANS STREET BRIGIAN GARLENS

Copies to:

City Architect's File

Chief Health Surveyor

