

# **DEVELOPMENT APPLICATION**

**PLANNING ACT 2016** 

**DEVELOPMENT PERMIT** 

MATERIAL CHANGE OF USE at 6-8 GRANITE STREET PICNIC BAY QLD 4819

RPD: LOT 1 ON RP717421



## **PLANNING REPORT**

DEVELOPMENT APPLICATION FOR A DEVELOPMENT PERMIT PLANNING ACT 2016

## CODE ASSESSABLE MATERIAL CHANGE OF USE

6-8 GRANITE STREET, PICNIC BAY QLD 4819 being LOT 1 ON RP717421 for MULTIPLE DWELLING (3 DWELLING UNITS)

> BNC Planning Pty Ltd ABN 80 147 498 397 FILE REF: DA057-17 v2.0 March 2025



#### **Report Matrix**

APPLICATION SUMMARY			
Applicant:	S. Braddick C/- BNC Planning		
Application Type:	Development Application for a Development Permit		
Development Type:	Material Change of Use		
Category of Development (Level of Assessment):	Code Assessable		
Development Description:	Multiple Dwelling (3 Dwelling Units)		
Assessment Manager:	Townsville City Council		
Referral Agencies:	NA		
CATEGORISING INSTRUMENTS			
Planning Scheme:	Townsville City Plan 2014		
Planning Scheme Defined Uses/Works:	Multiple Dwellings		
Zoning:	Mixed Use zone		
Precincts/Sub-Precincts:	Magnetic Island Village Precinct and Picnic Bay Sub-Precinct		
Overlays:	Airport Environs, Coastal Environment, and Flood Hazard Overlay		
SITE DESCRIPTION			
Property Address:	6-8 Granite Street, Picnic Bay QLD 4819		
Real (Legal) Property Description:	Lot 1 on RP717421		
Site Area:	938m²		
Landowner:	SH Braddick PTY LTD (TTE)		
Tenure:	Freehold		
Relevant Encumbrances:	NA		
Local Government Area:	Townsville City Council		
Road Frontage:	Picnic Street and Granite Street		
·	1		

#### **DOCUMENT CONTROL**

Prepared by	Client	Report
BNC Planning	S. Braddick	Report No. DA057-17-PR

Version	Date	Author
1.0	February 2025	SSM:BNC
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#### 1.0 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 the material change of use to facilitate a multiple dwelling (3 x dwelling units). The subject premises is addressed as 6-8 Granite Street, Picnic Bay QLD 4819 more particularly described as Lot 1 on RP717421. The premises is within the Mixed Use zone under the Townsville City Plan 2014 (the planning scheme) and is currently vacant.

For the purpose of this development application BNC Planning act on behalf of the applicant S. Braddick.

Following a detailed assessment of the proposal against the applicable local and state assessment benchmarks it has been determined that the development proposal is consistent with all applicable codes and policies. The development application is therefore required to be approved in accordance with rules of code assessment as established under 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:	S. Braddick 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 – Code Assessable	
Development Description:	Multiple Dwelling (3 Dwelling Units)	
Assessment Manager:	Townsville City Council	
Referral Agencies:	NA	
CATEGORISING INSTRUMENTS		
Planning Scheme:	Townsville City Plan 2014	
Planning Scheme Defined Uses/Works:	Multiple Dwellings	
Zoning:	Mixed Use zone	
Precincts/Sub-Precincts:	Magnetic Island Villages Precinct and Picnic Bay Sub-Precinct	
Overlays:	Airport Environs, Coastal Environment, and Flood Hazard Overlay	
SITE DESCRIPTION		
Property Address:	6-8 Granite Street, Picnic Bay QLD 4819	
Real (Legal) Property Description:	Lot 1 on RP717421	
Site Area:	938m²	
Landowner:	SH Braddick PTY LTD (TTE)	
Tenure:	Freehold	
Relevant Encumbrances:	NA	
Local Government Area:	Townsville City Council	



#### 2.0 INTRODUCTION

BNC Planning Pty Ltd has been commissioned by *S. Braddick* (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 Multiple Dwelling use as described within this planning report.

The land subject of this development application is addressed as 6-8 Granite Street, Picnic Bay QLD 4814 (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, technical reports and other supporting information accompanying this development application. The assessment of the application is to be undertaken in accordance with Section 45(3) of the Act and Sections 26 and 27 of the Regulation. This report provides the Applicant's assessment of the proposed development against these provisions.

#### 3.0 SITE AND LOCALITY

The subject premises is a standard freehold lot addressed at 6-8 Granite Street, Picnic Bay more particularly described as Lot 1 on RP717421. The site is currently vacant and within the Mixed Use zone, Magnetic Island Village precinct and Picnic Bay sub-precinct under the planning scheme. The site forms Stage 2 of a greater multiple dwelling project involving a 4 unit apartment complex on the adjoining land at 10 The Esplanade undertaken by the applicant/landowner. The greater locality is made up of a range of detached and attached dwellings within close proximity to supporting community and commercial uses within 70m of the Picnic Bay foreshore. Any pertinent existing approvals which may affect the assessment of the proposal are identified in the table below:

APPLICATION REF.	DECISION AND DATE	ASSESSMENT MANAGER
MCU18/0124 as amended	25 January 2019	Townsville City Council

The following table describes the key characteristics of the site:

Table 2.0: Site characteristics

SITE AND LOCALITY DESCRIPTION	
Property Address:	6-8 Granite Street, Picnic Bay QLD 4819
Real (Legal) Property Description:	Lot 1 on RP717421
Site Area:	938m²
Landowner:	SH Braddick PTY LTD (TTE)
Tenure:	Freehold
Local Government Area:	Townsville City Council
Zoning:	Character residential zone
Precincts/Sub-Precincts:	Magnetic Island Villages Precinct and Picnic Bay Sub-Precinct
Existing Use of Land:	Vacant
Road Frontage:	Picnic Street and Granite Street
Significant Site Features:	The site vacant of built form
Topography:	The site is relatively flat and contains supportive landscaping along boundaries.
Surrounding Land Uses:	Residential and commercial uses



#### 4.0 PROPOSAL SUMMARY

The subject application seeks approval to obtain use rights for a multiple dwelling use at the above-mentioned site. The development proposes three (3) dwellings over the site consisting of a detached dwelling and two townhouse style dwellings that share a firewall. The site will then be subdivided as part of a separate development application alongside this application. As part of a greater multiple dwelling project, the overall project involves the staged delivering of a range of dwelling unit products, with this Stage 2 involving a duplex and detached house to compliment the attached apartments which are not complete.

The attached Plans of Development include in Appendix 3 outline the general site layout and function. The images provided below demonstrate a general outline of the proposal.



Image 1: The First Dwelling Unit as a Dwelling House on New Lot 1



Image 2: Dwelling Units 2 & 3 as Attached Townhouses on New Lot 2



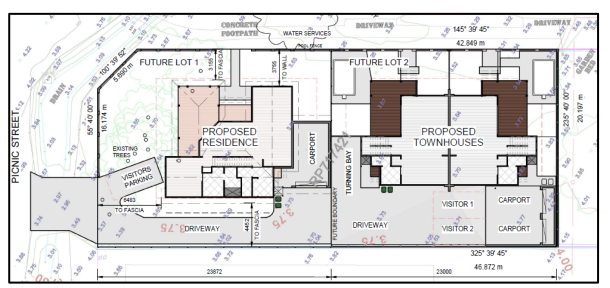


Image 3: Site Plan

The Planning scheme specifically defines the proposed use(s) as follows:

Multiple Dwelling: Premises containing three or more dwellings for separate households.

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

Table 3.0: Material Change of Use – Proposal summary

MATERIAL CHANGE OF USE	PROPOSED	
Use rights:	Multiple Dwellings	
Building height / Storeys:	Two Storeys	
	New Lot 1: 3.2m to Granite Street	
	6.5m to Picnic Street	
	4.5m to Western Side Boundary	
Poundary Sothocks	Built to Southern Side Boundary	
Boundary Setbacks	New Lot 2: 3.2m to Granite Street	
	3.1m to Northern Side Boundary	
	Built to Rear Boundary	
	Built to Southern Side boundary	
Site Coverage:	38% Over Whole Site	
Cuesa Floor Areas	New Lot 1: 205.74m <sup>2</sup>	
Gross Floor Area:	New Lot 2: 324.2m <sup>2</sup>	

### 5.0 ASSESSMENT

The proposed material change of use for multiple dwellings is identified as *code assessable* in the tables of assessment for the Mixed Use zone. There are no other components of the planning scheme or *Planning Regulation 2016* which change the level of assessment for the proposal. The development application is therefore subject to a bound code assessment against the specific assessment benchmarks identified in the tables of assessment.

The development application does not trigger referral agency assessment.



#### 5.1 Assessment Benchmarks Pertaining to State Planning Instruments

#### **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.

#### Townsville City Plan 2014

The 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 Mixed use zone; and
- Categories of development and assessment Overlays.

#### **Assessment Benchmarks Summary**

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

Local Planning Instruments		
	Mixed Use zone code	
Planning scheme:	Healthy waters code	
	Landscape code	
	Transport impact, access and parking code	
	Works code	
	Airport environs overlay code	
	Coastal environment 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:

- consistent with the purpose of the Mixed Use zone.
- compliant with all other applicable codes.
- reflective of the land use and development intent for the locality.



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 Mixed Use Zone Code

#### **Purpose**

The proposed multiple dwellings use is consistent with the propose and overall outcomes of the Mixed use zone code. Specifically, the development provides a residential use that contributes to the mixture of development within the precinct and widens the range of activities in the local area, as intended by the zone code. The site provides a strong interface with the surrounding commercial uses to maintain the mixed use character, retaining street parking, pedestrian footpath and existing trees in the street frontage. Particularly regarding the site's local precinct, the proposed building design of the dwellings have been articulated with a variety of materials and finishes to create an attractive residential frontage, complimented by pedestrian linkages and the tropical island setting.

#### Acceptable outcomes/Performance outcomes

The proposed development is able to objectively satisfy the outcomes and purpose of the zone code. This is evident from the plans of development provided in support of this development application. Given the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.

Performance outcomes	Acceptable outcomes	Justification		
For accepted development subject to	For accepted development subject to requirements and assessable development			
Residential uses within the centre do not interrupt the continuity of the streetscape or the active, pedestrian focus of the street frontage.  PO3	AO2 Any residential uses are located above or behind ground storey retail, commercial or community uses.  AO3.1	The site will remain pedestrian focused with retained street parking, pedestrian footpath and no new crossovers to Granite Street.  Complies with PO12.  Develop does not involve windows,		
Residential uses within the centre are provided with a reasonable level of privacy.	Windows, balconies, and terraces of a dwelling unit are screened where overlooking a habitable room or private open space of another dwelling within 9m.  AO3.2  Screening is a solid translucent screen or perforated panels or trellises which have a maximum of 50% openings.	balconies, or terraces that can overlook habitable rooms.  Complies with PO3.		
Residential uses within the centre are provided with a reasonable level of private outdoor living space.	AO4  Dwellings are provided with private open space or a balcony directly accessible from a habitable room with:  (a) a minimum area of 9m2;  (b) a minimum dimension of 3m; and  (c) clear of any utilities such as gas, water tanks and air conditioning units.	All dwellings are provided with dedicated open space that is directly accessible to a habitable room.  Complies with PO4.		
Built Form				
<b>PO6</b> Built form is generally low to medium rise.	AO6 All buildings and structures do not exceed 3 storeys in building height, except where stated otherwise for a particular precinct.	All dwellings are 2 storeys in height.  Complies with AO6.		



T	
No acceptable outcome is nominated.	Surrounding land uses are 1 storey in height,
	which is compatible with the proposed 2
	storey dwellings.
	Complies with PO7.
No acceptable outcome is nominated.	The site will remain an attractive, coherent and integrated streetscape, by retained street parking, pedestrian footpath, existing
	frontage trees and no new crossovers to Granite Street.
	The dwellings maintain a consistent front setback to Granite Street and landscaping
	and open space at the street frontages.  Complies with PO8.
A09.1  Ruildings are huilt to the street frontage	As dwellings, the provided front setback of 3.2m is appropriate to maintain residential
and provide an awning over the full width	amenity, where being built to boundary with a footpath awning is more appropriate for a
otherwise for a particular precinct.	commercial use.  Complies with PO9.
AO9.2 Parking is provided to the side or the rear of buildings or below ground level, and is not	All parking is proposed behind the building. Complies with AO9.2.
AO9.3  Entrances to buildings face the street and any public space to which the building	Dwellings directly face Granite Street.  Complies with AO9.3.
AO9.4  The maximum length of any unarticulated wall is 15m, without a change	No wall exceeds 15m without a change in plane of at least 0.75m.  Complies with AO9.4.
AO9.5  At the ground storey, a minimum of 65% of building frontage is provided as predominantly transparent windows or glazed doors and a maximum of 35%	The frontages of the dwellings predominately consist of patios that can be opened to the outdoors with large louver walls, and large louver windows that face the street.  Complies with AO9.5.
No acceptable outcome is nominated.	The development provides for pedestrian and cyclist networks by retaining street parking, pedestrian footpath, and existing frontage trees.  Complies with PO21.
AO22 Building height does not exceed 2 storeys, or when in the Picnic Bay sub-precinct 3 storeys.	All dwellings are 2 storeys in height.  Complies with AO22.
No acceptable outcome is nominated.	The development directly responds to the local Magnetic Island character by:  (a) responding to environmental hazards with raised floor levels to minimise
	AO9.1 Buildings are built to the street frontage and provide an awning over the full width of the footpath, except where stated otherwise for a particular precinct.  AO9.2 Parking is provided to the side or the rear of buildings or below ground level, and is not located along the street frontage.  AO9.3 Entrances to buildings face the street and any public space to which the building has frontage.  AO9.4 The maximum length of any unarticulated wall is 15m, without a change in plane of at least 0.75m.  AO9.5 At the ground storey, a minimum of 65% of building frontage is provided as predominantly transparent windows or glazed doors and a maximum of 35% as solid facade.  No acceptable outcome is nominated.



<ul><li>(b) natural setting of buildings within the landscape; and</li><li>(c) maximising views to the bay.</li></ul>		<ul> <li>impacts on flood and coastal hazard characteristics of the site.</li> <li>(b) The frontage trees on site at the corner of Granite Street and Picnic Street are retained.</li> <li>(c) Dwellings directly face the street.</li> <li>Complies with PO23.</li> </ul>
<b>PO24</b> The design of buildings in this precinct provides for pedestrian-friendly and visually interesting frontages.	No acceptable outcome is nominated.	The development maintains a pedestrian-friendly and visually interesting frontages by retaining street parking, pedestrian footpath, and existing frontage trees. The dwellings maintain a consistent front setback to Granite Street, directly face the street frontages and have landscaping and open space at the street frontages.  Complies with PO24.
PO25 Suitable vegetation screening and treatments are provided within the building setback, to minimise the visual impact of the buildings.	No acceptable outcome is nominated.	The development maintains the existing frontage trees at the corner of Granite Street and Picnic Street.  Complies with PO25.

#### 5.2.2 Development Codes

# 5.2.2.1 Healthy Waters Code, Landscape Code, Transport Infrastructure, Access and Parking Code & Works Code

The site has appropriate access to all necessary services and infrastructure to facilitate the development, with access to reticulated water supply and sewerage detailed in the development application for the reconfiguration of the site. Regarding the infrastructure of the multiple dwelling use, each dwelling is provided with standard residential waste disposal bins, stored behind the building with waste collected on a weekly basis by Council. Landscaping will retain the existing trees at the frontage of the Granite Street and Picnic Street. Given solutions are easily achievable for site access, sewerage and water supply, and a design solution is provided for stormwater drainage, it is appropriate for the formalisation of the specifics of these servicing solutions to be addressed through standard conditions of approval.

#### Car Parking Rationale

The following car parking rationale is provided by the planning scheme for the proposed use:

#### Multiple Dwelling - All other zones:

One point seven (1.7) spaces per dwelling;

Point two (0.2) spaces per dwelling for visitors (and one (1) dedicated car washing bay\* for the entire development).

The dwellings on New Lot 2 are provided with two (2) parking spaces each, with a carport providing two covered spaces and two spaces available in tandem in front of the carport spaces. The dwelling on New Lot 1 provides one covered and one uncovered parking space. This provides a total of six (6) on site car parking spaces, complying with the benchmark provided for the Transport Infrastructure, Access and Parking Code.

To supplement the parking provided on-site there is ample existing street parking along Granite Street and pedestrian footpaths that connect to a wide variety of commercial outlets and community spaces in the local area. Public



transportation is also available within 75m of the site. These factors reduce the reliance on car ownership for the occupant, and thus reduces the need for car parking spaces on site. For these reasons, the provided car parking on site is anticipated to meet the demand likely to be generated by the development.

The proposed development is able to objectively satisfy the outcomes and purpose of the development codes or compliance can be achieved through the imposition of standard conditions of approval. This is evident from the plans of development provided in support of this development application and the additional technical supporting information. Given the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.

#### 5.2.3 Overlay Codes

#### 5.2.3.1 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.

#### 5.2.3.2 Coastal Environment Overlay Code

The purpose of the coastal environment overlay code is to manage development outcomes to avoid the risk to people and property. The site is predominately covered by the stormtide inundation medium hazard area. In order to provide the necessary immunity to storm tide inundation and erosion, the floor levels of all habitable rooms must be above the defined storm tide event level, which for the site is RL 4.5m AHD being within 100m of the coastline. This is achieved with the ground floor of the dwellings raised to 4.5m AHD. All buildings have open ground floors that allow for the flow through of storm tide water and are not designed as slab on ground. The open ground floor design of New Lot 2 also contributes to minimising the extent of intensifying the built area within the erosion prone area, and thus minimises the risk of storm tide inundation and erosion of the site.

As such, the proposed development is compatible with the storm tide risk on site and will not worsen the effects or extent of storm tide hazard 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 can be ensured through the imposition of standard conditions of approval requiring development to occur in accordance with the plans of development and subject to further operational works design and approval.

#### 5.2.3.3 Flood Hazard Overlay Code

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. Council's revised flood modelling shows significant flooding over the site and surrounding area. In order to raise all habitable rooms at least 300mm above the defined flood level with minimal adverse impacts to the existing flood characteristics of the site, the proposed dwellings will be raised on posts, providing 1.2m clearance from ground level. This provides the necessary immunity from the defined flood level under the planning scheme.



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 can be ensured through the imposition of standard conditions of approval requiring development to occur in accordance with the plans of development and subject to further operational works design and approval.

#### 5.3 Public Notification

The application is code assessable and will not be subject to public notification.

#### 6.0 CONCLUSION

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 to facilitate a material change of use for multiple dwellings (three (3) dwellings). The subject premises is addressed as 6-8 Granite Street, Picnic Bay QLD 4819 more particularly described as Lot 1 on RP717421. The premises is within the Mixed Use zone under the Townsville City Plan 2014 (the planning scheme) and is currently vacant.

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 code 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

Sufficient justification has been provided and satisfactory grounds have been established to conclude that the proposed development is consistent with the assessment benchmarks. More specifically, the development is 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
- > The site is not identified as being susceptible to any unacceptable or unmanageable natural hazard or infrastructure constraints.
- development does not increase the susceptibility of people or property to natural hazards or other health risks.
- > 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.

# **APPENDIX 1**

**DEVELOPMENT APPLICATION FORMS** 

## 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)	S. Braddick 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			
Mobile number (non-mandatory)				
Fax number (non-mandatory)				
Applicant's reference number(s) (if applicable)	DA057-17			
1.1) Home-based business				
Personal details to remain private in accordance with section 264(6) of Planning Act 2016				
2) Owner's consent				
2.1) Is written consent of the owner required for this development application?				

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



Document Set ID: 26867725 Version: 1, Version Date: 12/03/2025

No – proceed to 3)

# PART 2 – LOCATION DETAILS

Note: P	3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) <b>Note</b> : Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans.									
3.1) St	treet address	s and lo	ot on pla	an						
⊠ Str	eet address	AND lo	ot on pla	an (all lot	's must be liste	ed), <b>or</b>				
	eet address er but adjoining								e premises (appropriate for development in	n
	Unit No.	Stree	t No.	Street	Name and	Туре			Suburb	
2)		6-8		Granit	te Street				Picnic Bay	
a)	Postcode	Lot N	0.	Plan 1	Γype and Νι	umber (	e.g. R	P, SP)	Local Government Area(s)	
	4819	1		RP71	7421				Townsville City	
	Unit No.	Stree	t No.	Street	Name and	Туре			Suburb	
b)										
b)	Postcode	Lot N	0.	Plan 1	Гуре and Ni	umber (	e.g. R	P, SP)	Local Government Area(s)	
́ е.	oordinates og. channel dred lace each set o	ging in N	Noreton B	Bay)		ent in rem	ote are	as, over part of	a lot or in water not adjoining or adjacent to l	and
☐ Co	ordinates of	premis	es by lo	ongitude	e and latitud	le				
Longit	ude(s)	-	Latitud	de(s) Dat		Datum	Datum		Local Government Area(s) (if applic	able)
						□ wo	GS84			
□G			GC	)A94						
Other:										
☐ Co	ordinates of	premis	es by e	asting a	and northing	]				
Eastin	g(s)	North	ing(s)		Zone Ref.	Datum	1		Local Government Area(s) (if applic	able)
					☐ 54		☐ WGS84			
□ 55 □ GDA94										
					☐ 56	Oth	her:			
3.3) A	dditional pre	mises								
							plicat	ion and the d	etails of these premises have been	
	ached in a so t required	nedule	to this	develo	рттепт аррп	cation				
	roquirou									
4) Ider	ntify any of th	ne follo	wing th	at apply	to the prer	nises ar	nd pro	vide any rele	evant details	
☐ In o	or adjacent to	o a wat	er body	or wat	ercourse or	in or ab	ove a	an aquifer		
Name	of water boo	ly, wat	ercours	e or aqı	uifer:					
☐ On	strategic po	rt land	under t	he <i>Tran</i>	sport Infras	structure	Act	1994		
Lot on	plan descrip	otion of	strateg	ic port l	and:					
Name	of port autho	ority for	the lot							
☐ In a	a tidal area									
Name	of local gove	ernmer	nt for the	e tidal a	rea (if applica	able):				
Name of port authority for tidal area (if applicable)										

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

## PART 3 – DEVELOPMENT DETAILS

# Section 1 – Aspects of development

6.1) Provide details about th	e 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	t includes a variation approval		
c) What is the level of asses	sment?				
	Impact assessment (requir	res public notification)			
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit d	welling, reconfiguration of 1 lot into 3		
Material Change of Use – M	ultiple Dwellings (three (3) dw	ellings)			
e) Relevant plans  Note: Relevant plans are required to Relevant plans.	<b>Note</b> : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms guide:</u>				
Relevant plans of the pro	posed development are attach	ned to the development applic	cation		
6.2) Provide details about th	e second development aspect				
a) What is the type of develo	ppment? (tick only one box)				
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work		
b) What is the approval type	? (tick only one box)				
☐ Development permit	☐ Preliminary approval	☐ Preliminary approval tha	t includes a variation approval		
c) What is the level of asses	sment?				
Code assessment	Impact assessment (requir	res public notification)			
d) Provide a brief description of the proposal (e.g. 6 unit apartment building defined as multi-unit dwelling, reconfiguration of 1 lot into 3 lots):					
e) Relevant plans  Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <a href="DA Forms Guide: Relevant plans">DA Forms Guide: Relevant plans</a> .					
Relevant plans of the proposed development are attached to the development application					



6.3) Additional aspects of deve	lonment				
		relevant to	this development application	and the details for the	se asnerts
			this form have been attached		
Not required				·	
6.4) Is the application for State	facilitated	developme	nt?		
☐ Yes - Has a notice of declar	ation been	given by th	ne Minister?		
⊠ No					
_					
Section 2 – Further develop	ment de	tails			
7) Does the proposed developr	nent applic	cation invol	ve any of the following?		
Material change of use	⊠ Yes –	complete c	livision 1 if assessable agains	st a local planning instru	ument
Reconfiguring a lot	Yes –	complete c	livision 2		
Operational work	Yes –	complete c	livision 3		
Building work	☐ Yes –	complete L	DA Form 2 – Building work de	etails	
	_				
Division 1 – Material change o					
<b>Note</b> : This division is only required to be local planning instrument.	completed if	any part of the	e development application involves a	material change of use asse	essable against a
8.1) Describe the proposed ma	terial chan	nge of use			
Provide a general description o	f the		e planning scheme definition	Number of dwelling	Gross floor
proposed use		(include each	definition in a new row)	units (if applicable)	area (m²)
There a (2) dividilings		Multiple D		Three (2)	(if applicable)
Three (3) dwellings		Multiple D	weilings	Three (3)	530m <sup>2</sup>
8.2) Does the proposed use inv	olve the u	se of existir	ng buildings on the premises'	?	
Yes					
⊠ No					
8.3) Does the proposed develo		<u> </u>			ulation?
•	or include	details in a	schedule to this developmer	nt application	
⊠ No				I	
Provide a general description o	f the temp	orary accer	oted development	Specify the stated pe	
				under the Planning R	tegulation
Division 2 – Reconfiguring a lo	nt .				
Note: This division is only required to be		anv part of the	development application involves re	econfiguring a lot.	
9.1) What is the total number of				<i>y. y</i>	
9.2) What is the nature of the lo	ot reconfigi	uration? (tic	k all applicable boxes)		
Subdivision (complete 10)			☐ Dividing land into parts b	y agreement (complete 1	1)
Boundary realignment (comp	lete 12)		Creating or changing an		-
from a constructed road (complete 13)					



10) Subdivision						
10.1) For this devel	opment, how	many lots are	being creat	ed 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	ited					
10.2) Will the subdi						
☐ Yes – provide ad☐ No	dditional deta	ils below				
How many stages v	vill the works	include?				
What stage(s) will the apply to?	his developm	ent applicatior	1			
11) Dividing land int parts?	o parts by ag	reement – hov	v many part	s are being	created and what	is the intended use of the
Intended use of par	ts created	Residential	Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
40\ D						
12) Boundary realig			. <b>.</b>	4		
12.1) What are the	-		s for each ic	t comprisin		and let
1 -4	Current l			1 -4	•	osed lot
Lot on plan descript	tion Ar	ea (m²)		Lot on plan description		Area (m²)
10.0\\\/\betic	according the	la a considera de la constanta	aua a a ta t O			
12.2) What is the re	eason for the	boundary real	gnment?			
13) What are the di	mensions an	d nature of any	/ existing ea	sements be	eing changed and	or any proposed easement?
(attach schedule if there			, externing or	ioomonio b		er any proposed edeciment:
Existing or proposed?	Width (m)	Length (m)	Purpose of pedestrian a	of the easen ccess)	nent? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 3 – Operat	ional work					
Note: This division is only		ompleted if any pa	rt of the develo	opment applica	ation involves operation	nal work
14.1) What is the na						
☐ Road work			Stormwate	er	☐ Water in	frastructure
☐ Drainage work			Earthwork	s		infrastructure
Landscaping			Signage		☐ Clearing	vegetation
Other – please s						
14.2) Is the operation			itate the cre	eation of nev	w lots? (e.g. subdivis	sion)
Yes – specify nu	ımber of new	lots:				
☐ No						



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?
<ul> <li>Yes – a copy of the decision notice is attached to this development application</li> <li>The local government is taken to have agreed to the superseded planning scheme request – relevant documents attached</li> <li>No</li> </ul>

# 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 spot 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 Erosion prone area in a coastal management district Urban design Water-related development – taking or interfering with Water-related development – referable dams Water-related development – referable dams Water-related development – levees (category 3 levees only Wetland protection area	for a canal water I (from a watercourse or lake)	
Matters requiring referral to the local government:		
☐ Airport land ☐ Environmentally relevant activities (ERA) (only if the ERA ☐ Heritage places – Local heritage places		
Matters requiring referral to the <b>Chief Executive of the d</b> Infrastructure-related referrals – Electricity infrastructure		ion entity:
Matters requiring referral to:  • The Chief Executive of the holder of the licence, if  • The holder of the licence, if the holder of the licence  ☐ Infrastructure-related referrals – Oil and gas infrastruct  Matters requiring referral to the Brisbane City Council:	e is an individual	
Ports – Brisbane core port land		
Matters requiring referral to the <b>Minister responsible for</b> Ports – Brisbane core port land (where inconsistent with the  Ports – Strategic port land	<u> </u>	
Matters requiring referral to the <b>relevant port operator</b> , if Ports – Land within Port of Brisbane's port limits (below		
Matters requiring referral to the <b>Chief Executive of the re</b> Ports – Land within limits of another port (below high-water)		
Matters requiring referral to the <b>Gold Coast Waterways</b> Tidal works or work in a coastal management district (i)	<u>-</u>	
Matters requiring referral to the <b>Queensland Fire and En</b> Tidal works or work in a coastal management district (i		berths))
		•
18) Has any referral agency provided a referral response	•	
☐ Yes – referral response(s) received and listed below a ☐ No	re attached to this development	application
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed referral response and this development application, or inc (if applicable).		

# PART 6 - INFORMATION REQUEST

19) Information request under t	ne DA Rules			
□ I agree to receive an information	ation request if determined necess	sary fo	r this development applic	ation
	nformation request for this develo	•		
	rmation request I, the applicant, acknowle	•		
application and the assessment n	will be assessed and decided based on the manager and any referral agencies relevar formation provided by the applicant for the	nt to the	development application are no	ot obligated under the DA
Part 3 under Chapter 1 of the DA	Rules will still apply if the application is an	n applica	ation listed under section 11.3 c	of the DA Rules or
Part 2under Chapter 2 of the DA	Rules will still apply if the application is for	state fa	cilitated development	
Further advice about information reque	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 appro	ovals? (e.g. a preliminary app	roval)
Yes – provide details below	or include details in a schedule to	this d	evelopment application	
⊠ No		tino di	overepment application	
List of approval/development application references	Reference number	Date		Assessment manager
Approval				managor
	1			
Development application				
Approval		l		
☐ Development application		<u> </u>		
21) Has the portable long service operational work)	ce leave levy been paid? (only appli	cable to	development applications invo	lving building work or
☐ Yes – a copy of the receipte	d QLeave form is attached to this	develo	opment 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	acknov e porta	wledge that the assessmable long service leave le	ent manager may
☑ Not applicable (e.g. building	and construction work is less tha	n \$150	),000 excluding GST)	
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A	, B or E)
\$				
22) Is this development application notice?	tion in response to a show cause	notice	or required as a result of	an enforcement
Yes – show cause or enforce	ement notice is attached			
⊠ No				

23) Further legislative require	ments				
Environmentally relevant ac	tivities_				
	lication also taken to be an application for				
	activity (ERA) under section 115 of the En				
•	nent (form ESR/2015/1791) for an applicati ment application, and details are provided i				
⊠ No	non approalon, and actano are previous				
	al authority can be found by searching "ESR/2015/17 o operate. See <u>www.business.qld.gov.au</u> for further in		at <u>www.gld.gov.au</u> . An ERA		
Proposed ERA number:	Proposed EF	RA threshold:			
Proposed ERA name:					
☐ Multiple ERAs are applica this development applicati	ole to this development application and the on.	details have bee	en attached in a schedule to		
Hazardous chemical faciliti	e <u>s</u>				
23.2) Is this development app	lication for a hazardous chemical facility	?			
	on of a facility exceeding 10% of schedule	15 threshold is a	ttached to this development		
application  ⊠ No					
	for further information about hazardous chemical not	ifications.			
Clearing native vegetation					
	application involve <b>clearing native vegeta</b> retation Management Act 1999 is satisfied to Management Act 1999?				
☐ Yes – this development ap  Management Act 1999 (s2  ☑ No	pplication includes written confirmation from 22A determination)	n the chief execu	tive of the <i>Vegetation</i>		
Note: 1. Where a development application for operational work or material change of use requires a s22A determination and this is not included, the development application is prohibited development.					
2. See <a href="https://www.qld.gov.au">https://www.qld.gov.au</a>	/environment/land/vegetation/applying for further info	rmation on how to ob	tain a s22A determination.		
<b>Environmental offsets</b>					
	lication taken to be a prescribed activity the matter under the <i>Environmental Offsets A</i>		gnificant residual impact on		
	an environmental offset must be provided f al impact on a prescribed environmental m		d activity assessed as		
Note: The environmental offset section of the Queensland Government's website can be accessed at <a href="https://www.qld.gov.au">www.qld.gov.au</a> for further information on environmental offsets.					
Koala habitat in SEQ Region					
	application involve a material change of us nent under Schedule 10, Part 10 of the Pla				
l	plication involves premises in the koala ha				
	plication involves premises in the koala ha	bitat area outside	e the koala priority area		
	nation has been obtained for this premises and is cur nabitat area guidance materials at <u>www.desi.qld.gov.</u>				



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> ?		
<ul> <li>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</li> <li>No</li> </ul>		
Note: Contact the Department of Resources at <u>www.resources.gld.gov.au</u> for further information.		
DA templates are available from <u>planning.statedevelopment.qld.gov.au</u> . If the development application involves:		
Taking or interfering with underground water through an artesian or subartesian bore: complete DA Form 1 Template 1		
Taking or interfering with water in a watercourse, lake or spring: complete DA Form1 Template 2		
Taking overland flow water: complete DA Form 1 Template 3.		
Waterway barrier works		
<u>Waterway barrier works</u> 23.7) Does this application involve waterway barrier works?		
☐ Yes – the relevant template is completed and attached to this development application		
No No		
DA templates are available from <u>planning.statedevelopment.qld.qov.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		
<b>Note</b> : See guidance materials at <u>www.daf.qld.gov.au</u> for further information.		
Quarry materials from a watercourse or lake		
23.9) Does this development application involve the <b>removal of quarry materials from a watercourse or lake</b> 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 <a href="https://www.resources.gld.gov.au">www.resources.gld.gov.au</a> and <a href="https://www.business.gld.gov.au">www.business.gld.gov.au</a> for further information.		
Quarry materials from land under tidal waters		
23.10) Does this development application involve the <b>removal of quarry materials from land under tidal water</b> under the <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 <a href="www.desi.qld.gov.au">www.desi.qld.gov.au</a> for further information.		
Referable dams		
23.11) Does this development application involve a <b>referable dam</b> required to be failure impact assessed under section 343 of the <i>Water Supply (Safety and Reliability) Act 2008</i> (the Water Supply Act)?		
Yes – the 'Notice Accepting a Failure Impact Assessment' from the chief executive administering the Water Supply Act is attached to this development application		
No Note: See guidance materials at www.resources.gld.gov.au for further information		



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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?			
<ul> <li>Yes – the following is included with this development application:</li> <li>□ Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work)</li> <li>□ A certificate of title</li> <li>☑ No</li> <li>Note: See guidance materials at www.desi.qld.gov.au for further information.</li> </ul>			
Queensland and local heritage places			
23.13) Does this development application propose development on or adjoining a place entered in the <b>Queensland</b> heritage register or on a place entered in a local government's <b>Local Heritage Register</b> ?			
Yes – details of the heritage place are provided in the table below			
Note: See guidance materials at <a href="https://www.desi.qld.gov.au">www.desi.qld.gov.au</a> 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 <a href="https://www.planning.statedevelopment.qldgov.au">www.planning.statedevelopment.qldgov.au</a> 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?			
<ul> <li>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)</li> <li>No</li> </ul>			
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?			
<ul> <li>Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered</li> <li>No</li> </ul>			
<b>Note</b> : See guidance materials at <u>www.planning.statedevelopment.qld.gov.au</u> 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> <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 <u>DA</u>

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			
26) Applicant declaration			
🖂 By making this development application, I declare that all information in this development application is true and			
correct			
Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information			
is required or permitted pursuant to sections 11 and 12 of the <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 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 <i>Planning Act 2016</i> , 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 <i>Planning</i>			
Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Act 2016 and			
Planning Regulation 2017; or			
<ul> <li>required by other legislation (including the <i>Right to Information Act 2009</i>); or</li> <li>otherwise required by law.</li> </ul>			
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 ASSESSMENT MANAGER – FOR OFFICE USE ONLY			
Date received: Reference number(s):			
Natification of any anament of alternative accomment money.			
Notification of engagement of alternative assessment manager			
Prescribed assessment manager			
Prescribed assessment manager  Name of chosen assessment manager			
Prescribed assessment manager  Name of chosen assessment manager  Date chosen assessment manager engaged			
Prescribed assessment manager  Name of chosen assessment manager  Date chosen assessment manager engaged  Contact number of chosen assessment manager			
Prescribed assessment manager  Name of chosen assessment manager  Date chosen assessment manager engaged			
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			
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			
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			
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			
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			
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			

# Landowners Consent Form Planning Act 2016

I/We,	
0757	
STEVE	N BRADDICK
	As Directo
Being the delegate representative of SH BRADDICK PTY LTD the owner of the premises ide follows:	entified as
6-8 Granit Street PICNIC BA	Y QLD 4819
Lot 1 or	n RP717421
consent to the making of a development application under the <i>Planning Act 2016</i> by:	
BNC Plan	nning Pty Ltd
on the premises described above for:	
Material Change of Use and Reconfi	guring a Lot
Signature	of Delegate
24-02-202	) Date

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

# **APPENDIX 2**

SITE DETAILS

# **Aerial**

## 6-8 Granite Street, Picnic Bay QLD 4819



19°10'44"S 146°50'18"E





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Version: 1, Version Date: 12/03/2025

Legend located on next page



Scale: 1:820

Printed at: A4

Print date: 19/2/2025

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

## **Aerial**

### 6-8 Granite Street, Picnic Bay QLD 4819



Legend

# Local government 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 1RP717421

## 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** 

### Green bridges

**Bridges** 

**Tunnels** 

Railway stations



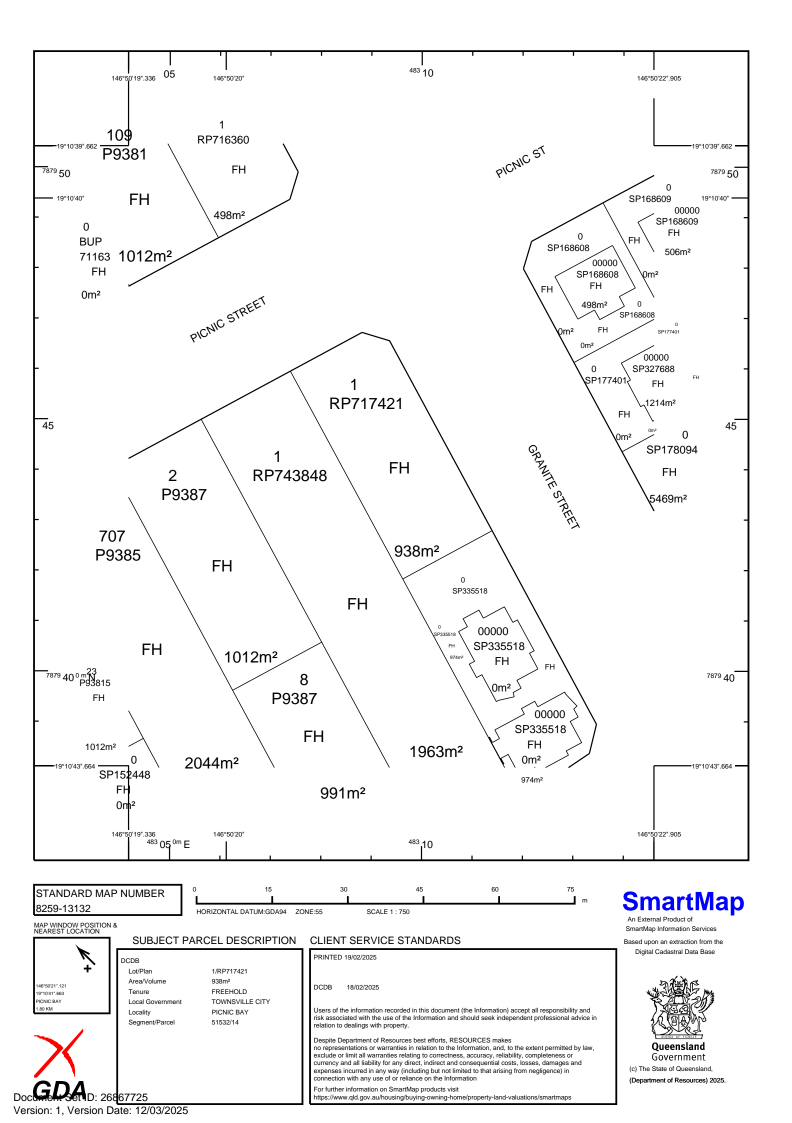
Railways

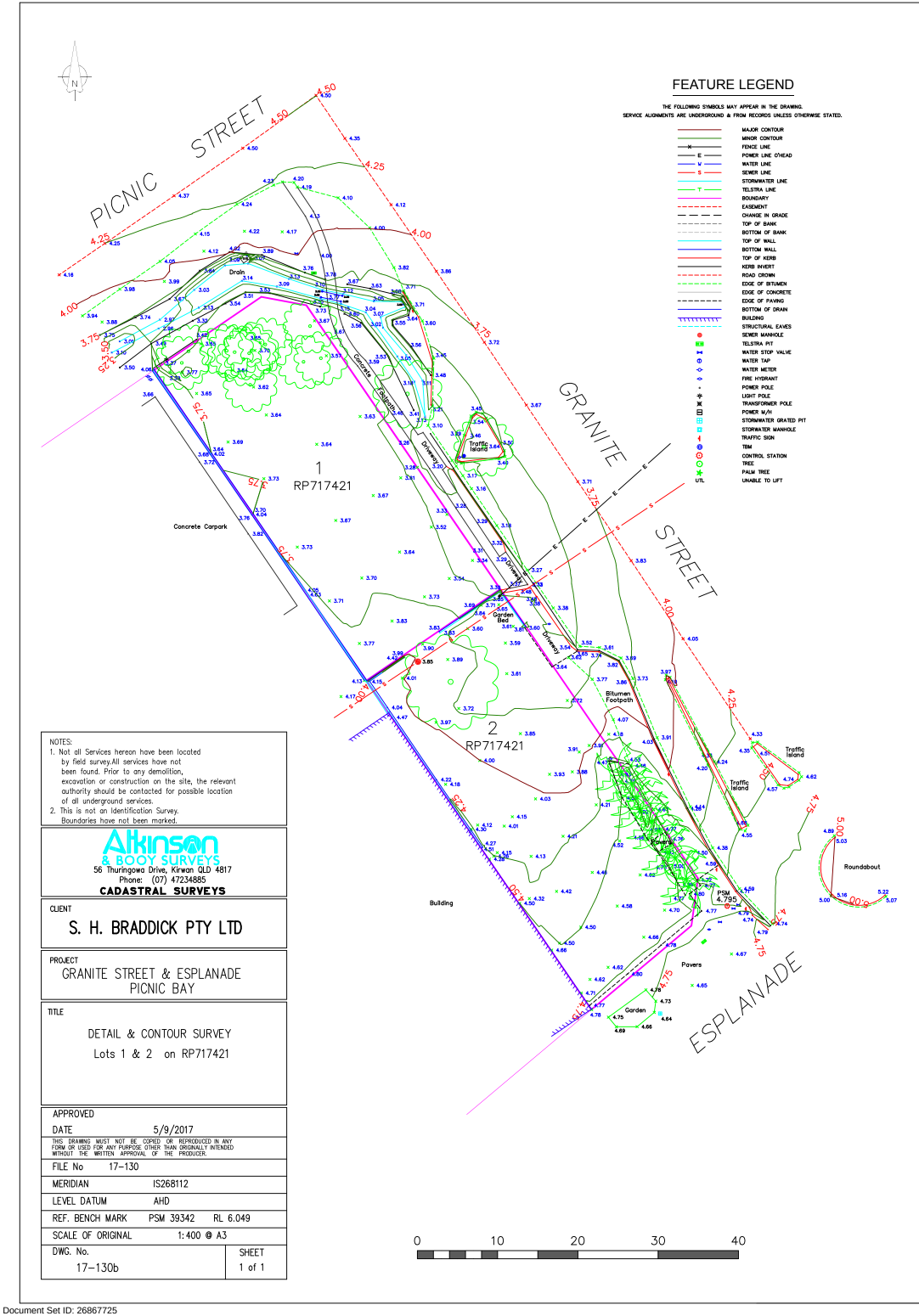


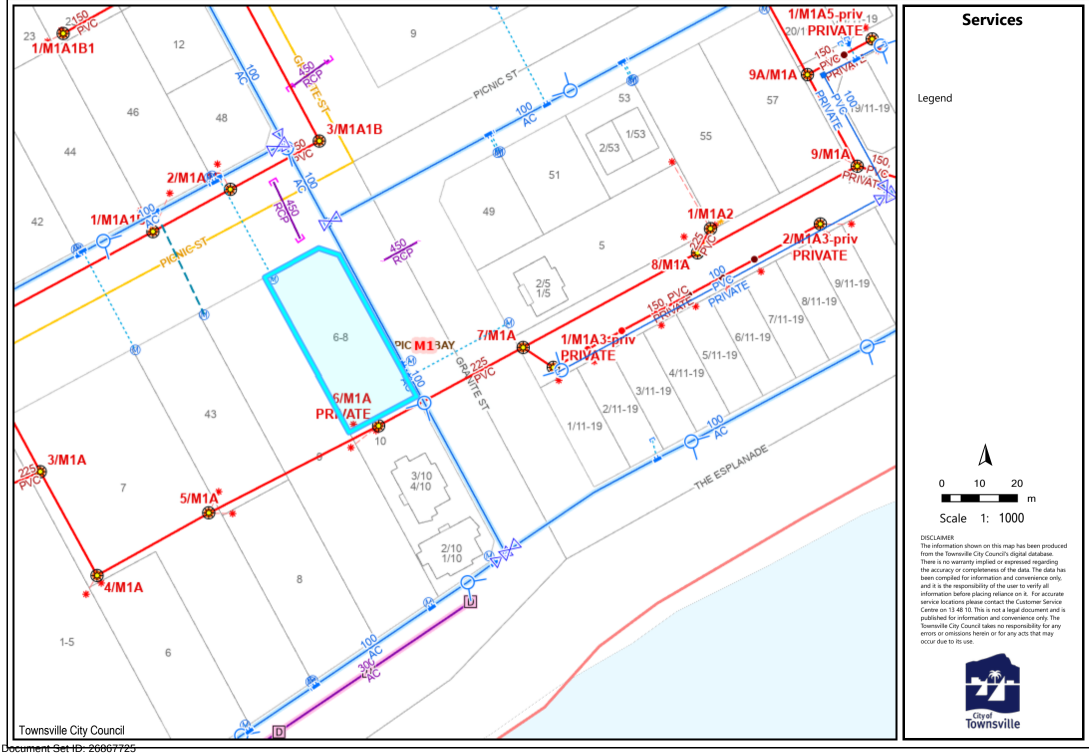
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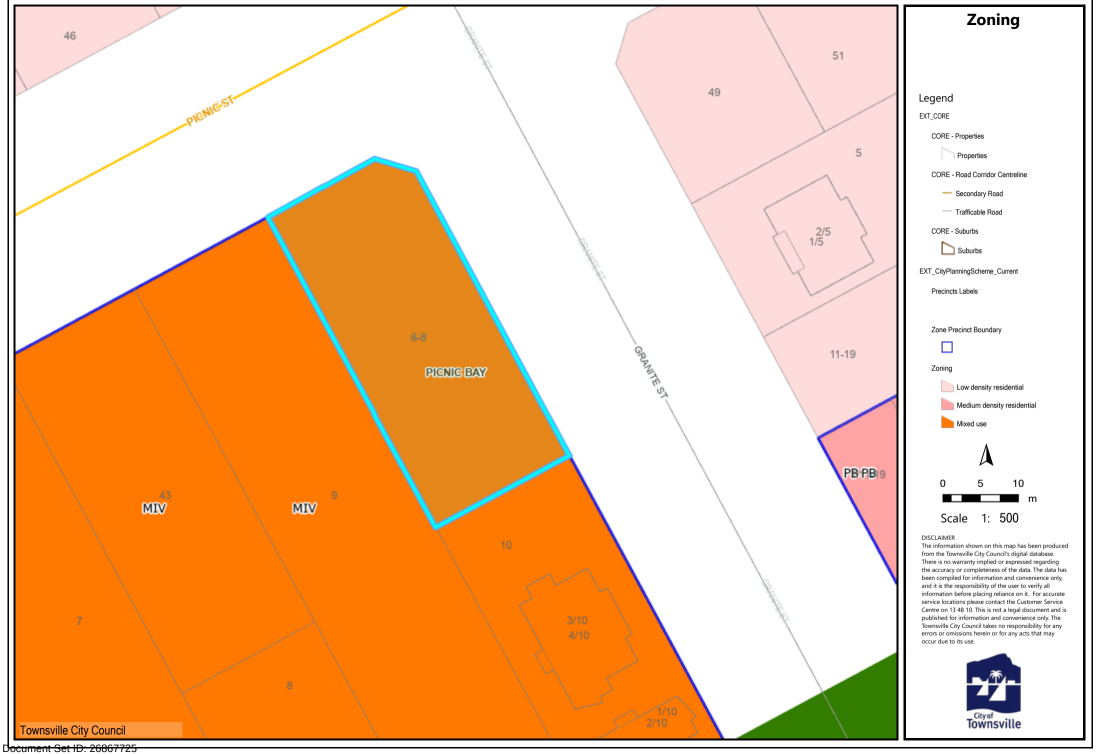
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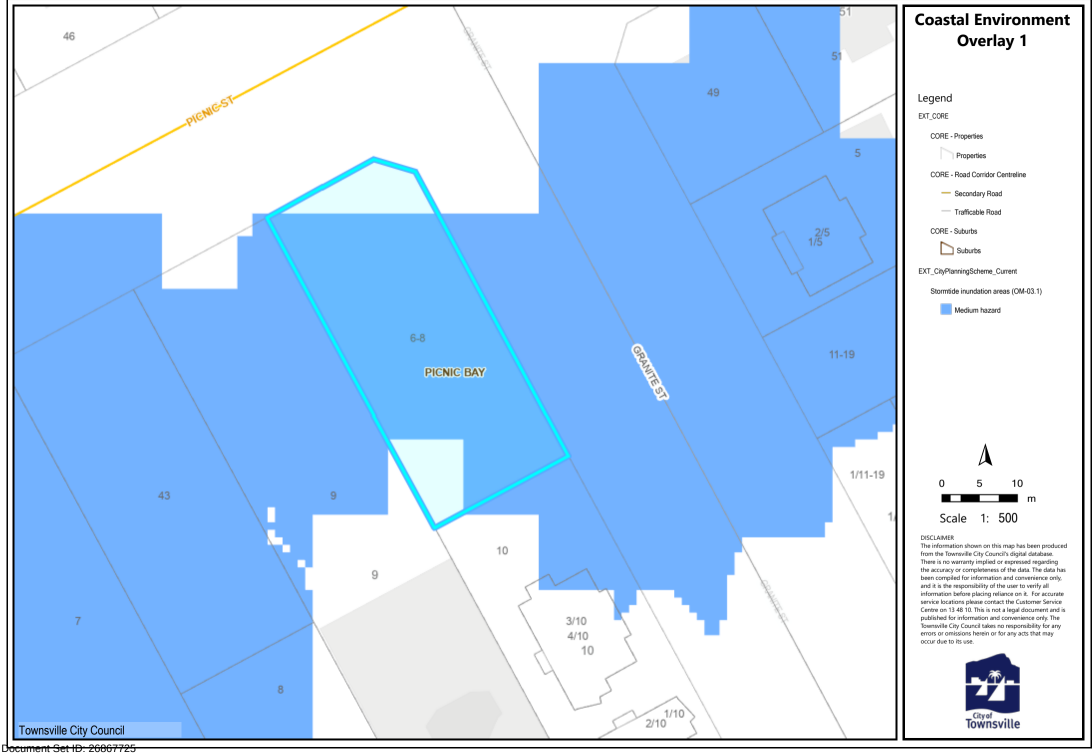




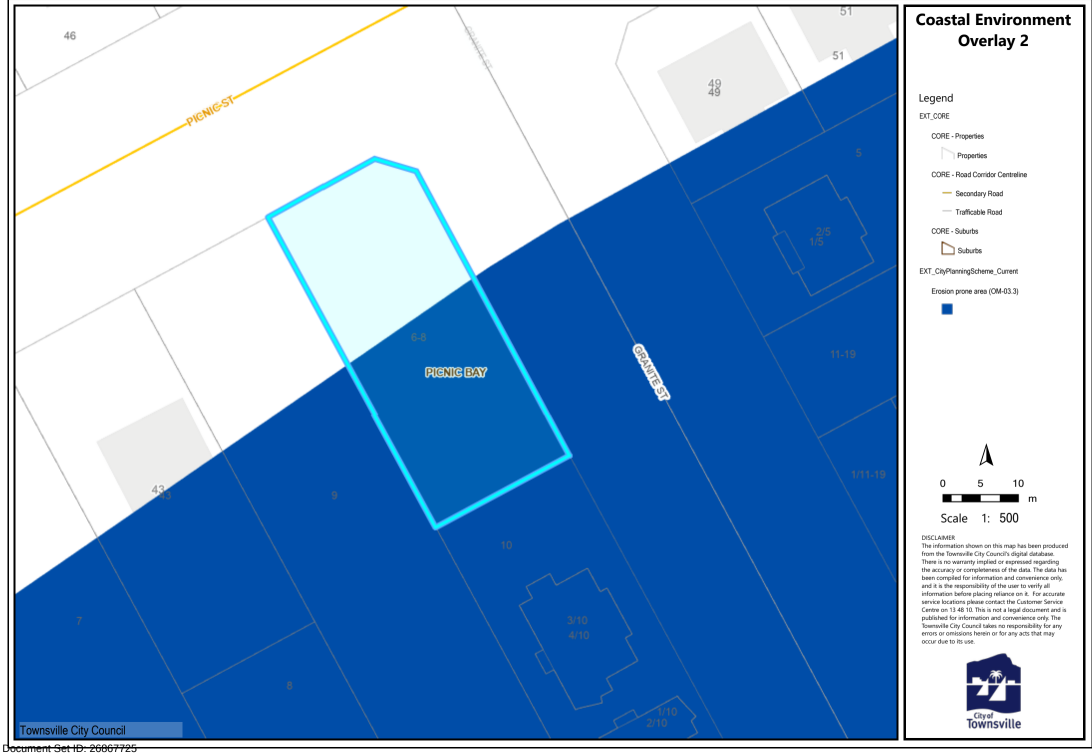
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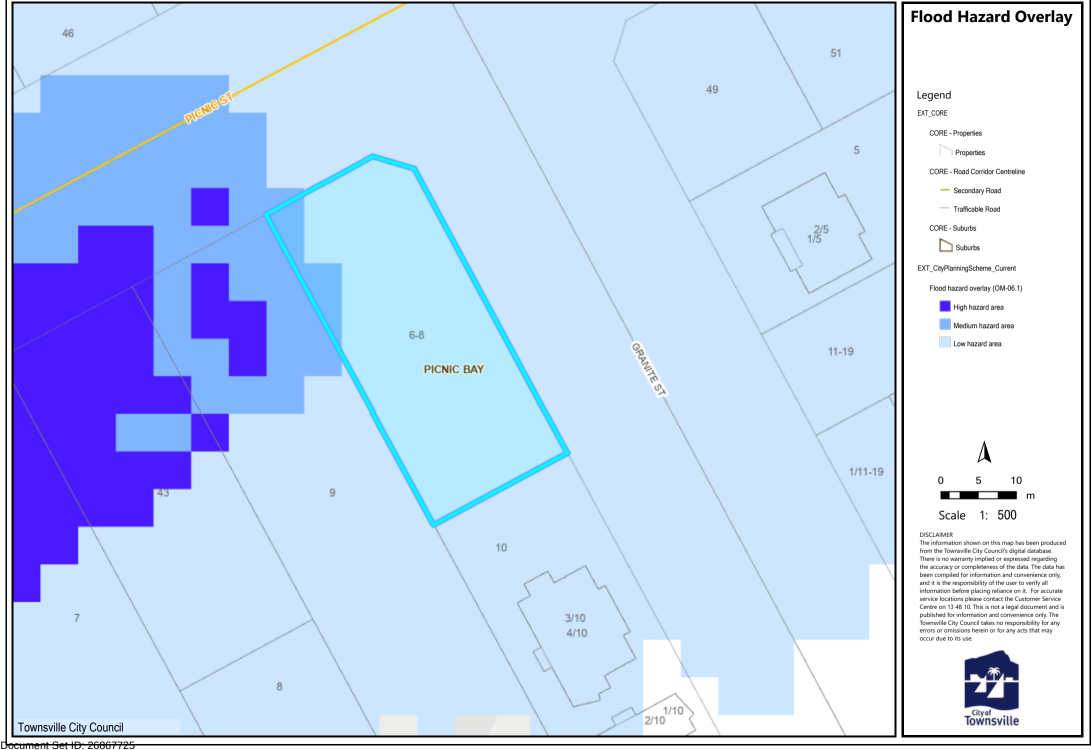
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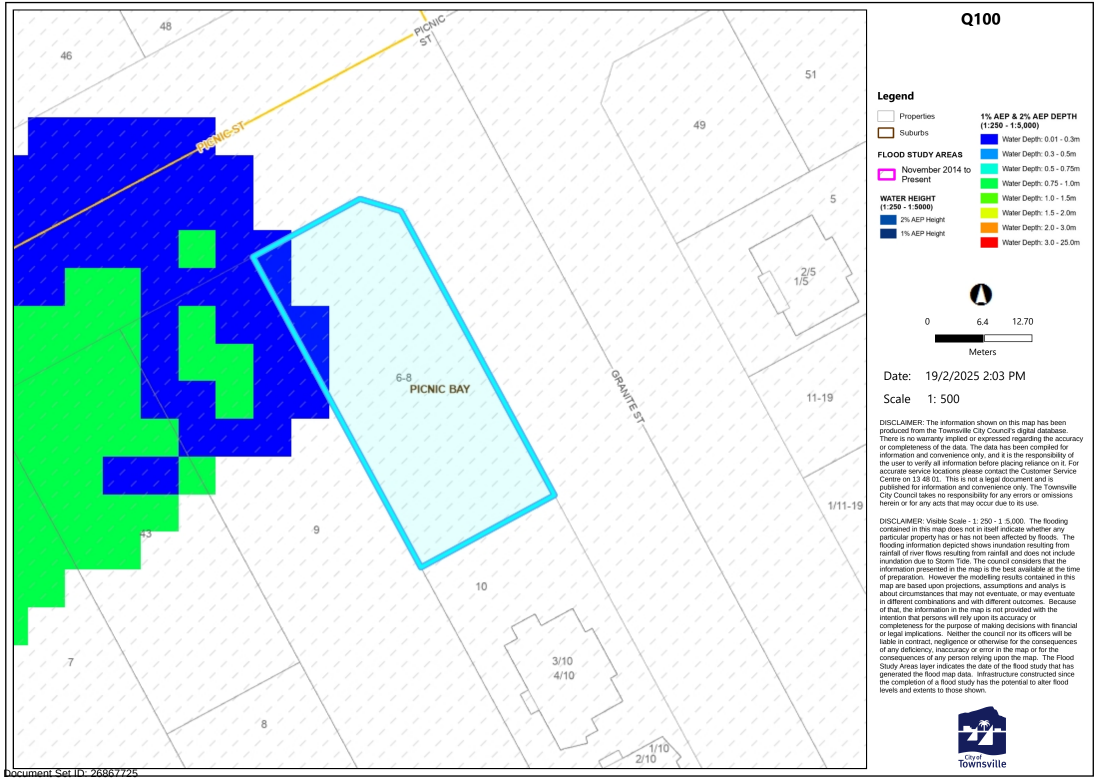
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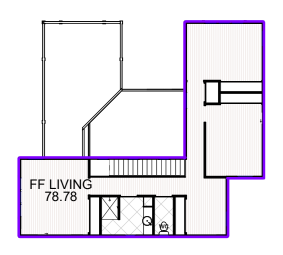
# **APPENDIX 3**

**PLANS OF DEVELOPMENT** 

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## NEW RESIDENCE FOR S & J BRADDICK NEW LOT 1 GRANITE ST. PICNIC BAY

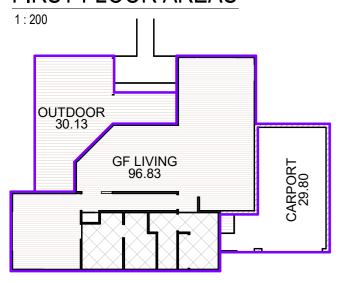
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SHEET No.	SHEET No. SHEET NAME				
DA1	COVER	В			
DA2	SITE PLAN	В			
DA3	GROUND FLOOR	В			
DA4	FIRST FLOOR	Α			
DA5	ELEVATIONS	Α			
DA6	ELEVATIONS	Α			





3D - GRANITE ST

## FIRST FLOOR AREAS



FLOOR AREAS				
NAME AREA				
CARPORT	29.80 m²			
FF LIVING	78.78 m²			
GF LIVING	96.83 m²			
OUTDOOR	30.13 m <sup>2</sup>			
Grand total	235.55 m <sup>2</sup>			

3D - PICNIC ST

## **GROUND FLOOR AREAS**

1:200

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BD MEMBER

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MT LOUISA
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PH: 07 47743314
admin@gvdbuildingdesign.com.au

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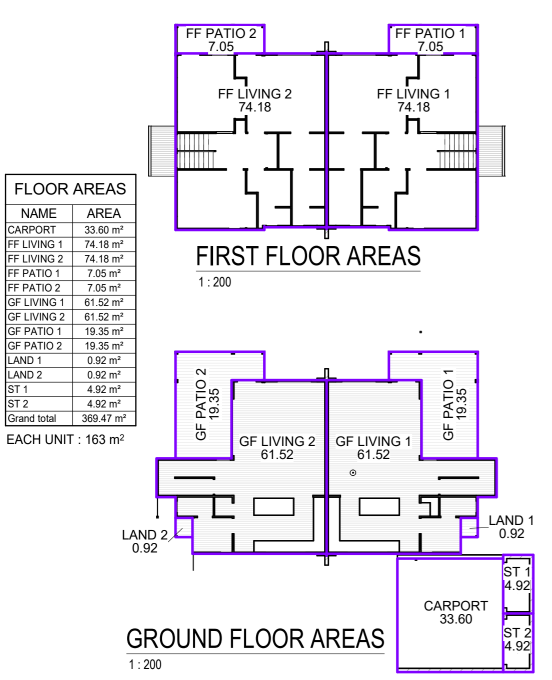
CLIENT: S. & J. BRADDICK	DRN:	GVD	DATE: 24.2.25	PHASE:
ADDRESS: LOT 1 / 6-8 GRANITE ST	ISSUE:	В	SCALE: 1:200	DA
PICNIC BAY	SH No:	DA1	JOB No: 170691	BR



**NEW 2x TOWNHOUSES** 

FOR S & J BRADDICK LOT 1 (FUTURE LOT 2) GRANITE ST PICNIC BAY

DRAWING LIST				
SHEET No.	SHEET NAME	ISSUE		
DA7	COVER	Α		
DA8	SITE PLAN	В		
DA9	GROUND FLOOR	В		
DA10	FIRST FLOOR PLAN	Α		
DA11	ELEVATIONS	Α		
DA12	ELEVATIONS	Α		





3D - FRONT



3D - REAR

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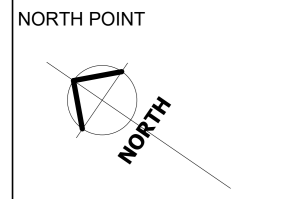
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No. Description Date Issued
A DA 72.25 GVD

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| CLIENT: S. & J. BRADDICK | DRN: GVD | DATE: 7.2.25 | PHASE: ADDRESS: LOT 2 GRANITE ST | SH No: DA7 | JOB No: 17069BR





### PROPERTY DESCRIPTION

ZONING - MIXED USE. -SUB PRECINCT - MAGNETIC ISLAND VILAGES -PB

LOT No: 1 on PLAN No: RP717421 PARISH: MAGNETIC COUNTY: ELPHINSTONE SITE AREA: 938m<sup>2</sup>

SITE COVER: 38% HOUSE & DUPLEX

### 1% AEP FLOOD ASSESSMENT

FLOOR LEVELS IN ACCORDANCE WITH TCC CITY PLAN PART 8.2.6 FLOOD HAZARD OVERLAY. WHERE DEVELOPMENT IS LOCATED WITHIN A HAZARD AREA SHOWN ON OVERLAY MAP OM-06.1:

a) FLOOR LEVELS OF ALL HABITABLE ROOMS ARE A MIN OF 300mm ABOVE THE DEFINED FLOOD LEVEL;
b) FLOOD LEVELS OF ALL NON-HABITABLE ROOMS (OTHER THAN CLASS 10 BUILDINGS) ARE ABOVE THE DEFINED FLOOD EVENT.

 ${\tt FLOOD\; HAZARD\; ASSESSMENT: LOW\; (EXEMPT) / MEDIUM}$ 

### STORM SURGE ASSESSMENT

FLOOR LEVELS IN ACCORDANCE WITH TCC CITY PLAN PART 8.2.3 COASTAL PROTECTION OVERLAY. WHERE DEVELOPMENT IS LOCATED WITHIN A HAZARD AREA SHOWN ON OVERLAY MAP OM-03.3:
a) HIGH RISK STORM TIDE INUNDATION AREA FLOOR LEVEL MUST BE MIN. 4.5m AHD
b) MEDIUM RISK STORM TIDE INUNDATION AREA FLOOR LEVEL MUST BE MIN. 3.9m AHD

STORM TIDE INUNDATION AREA: HIGH MIN FLOOR LEVEL: 4.5m AHD

### DRIVEWAYS / CROSSOVERS

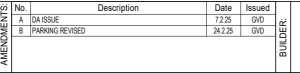
DRIVEWAYS AND CROSSOVERS WITHIN THE ROAD VERGE TO BE IN ACCORDANCE WITH LOCAL AUTHORITY STANDARD SPECIFICATIONS AND DRAWINGS. REFER TO LOCAL AUTHORITY FOR REQUIREMENTS.

BUILDING DESIGN MEDIUM RISE QBCC LIC.- No. 15212191 NOTE: DRAWINGS IN PDF FORMAT MAY NOT BE TO CORRECT SCALE

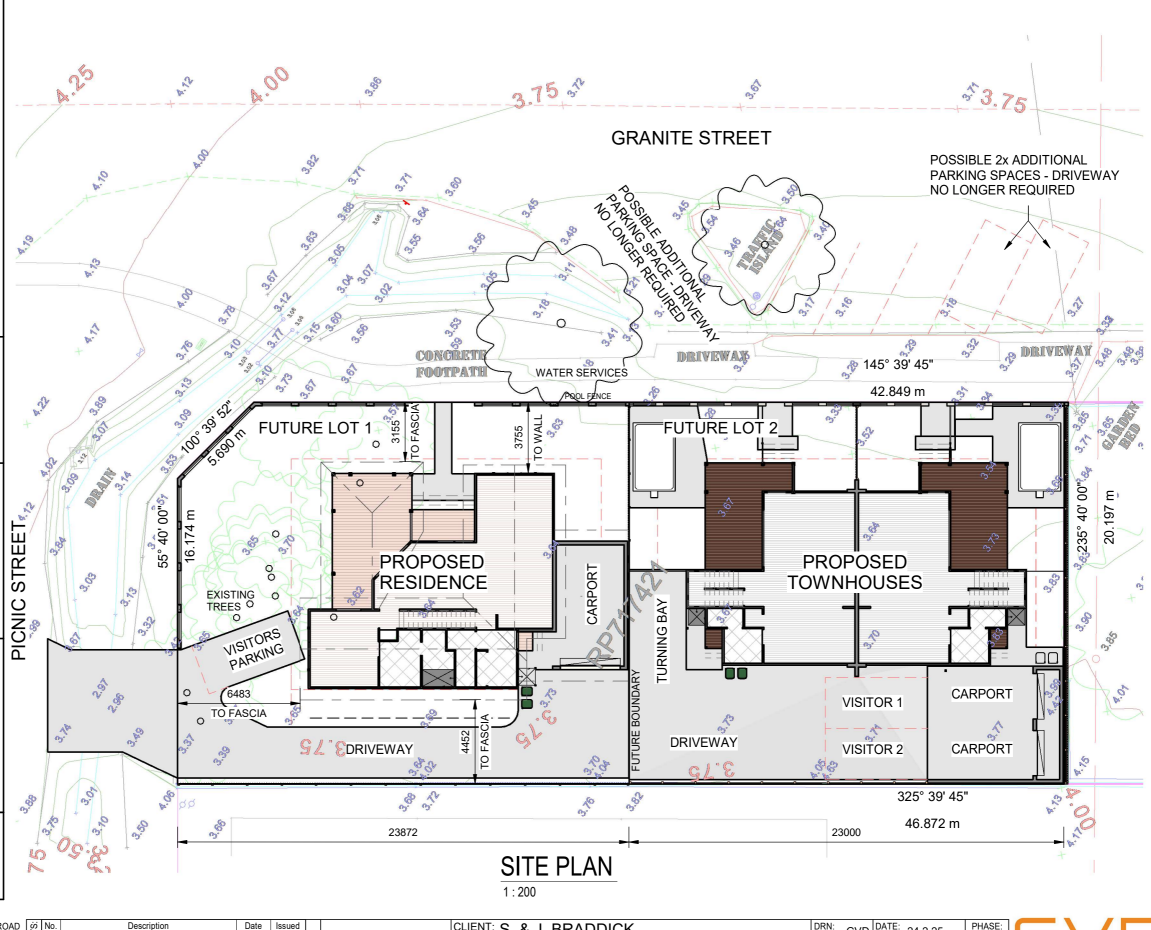


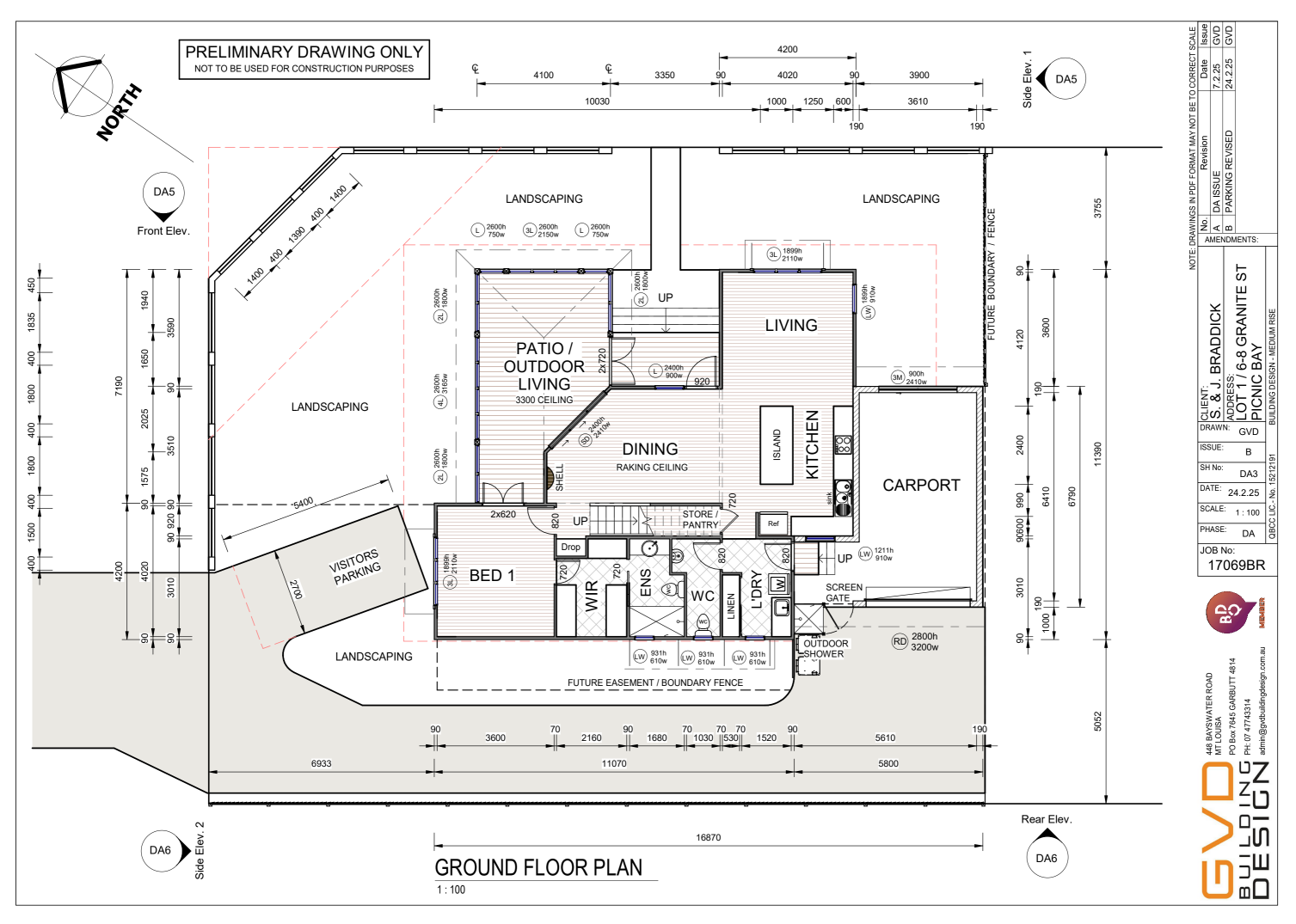
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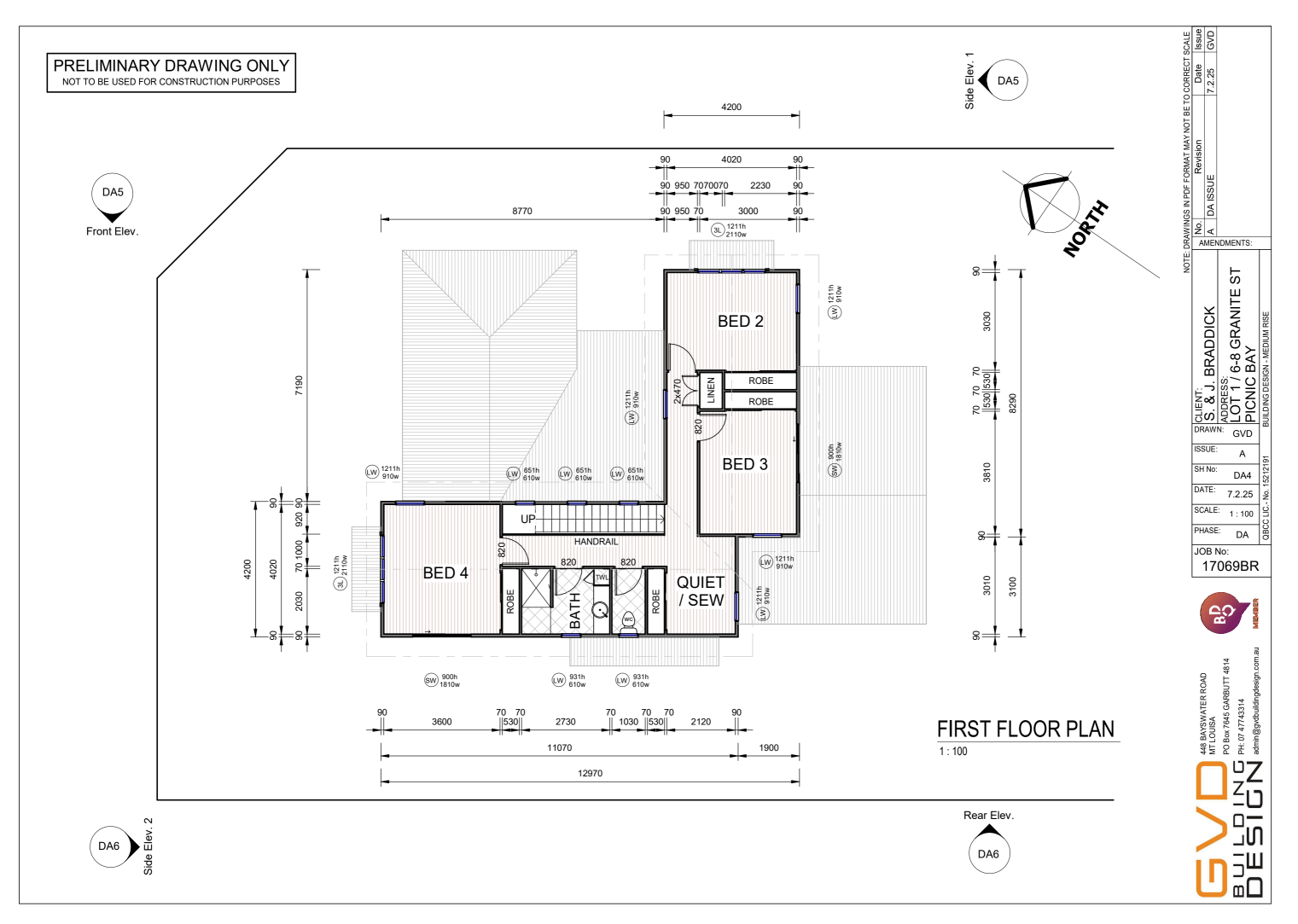
admin@gvdbuildingdesign.com.au

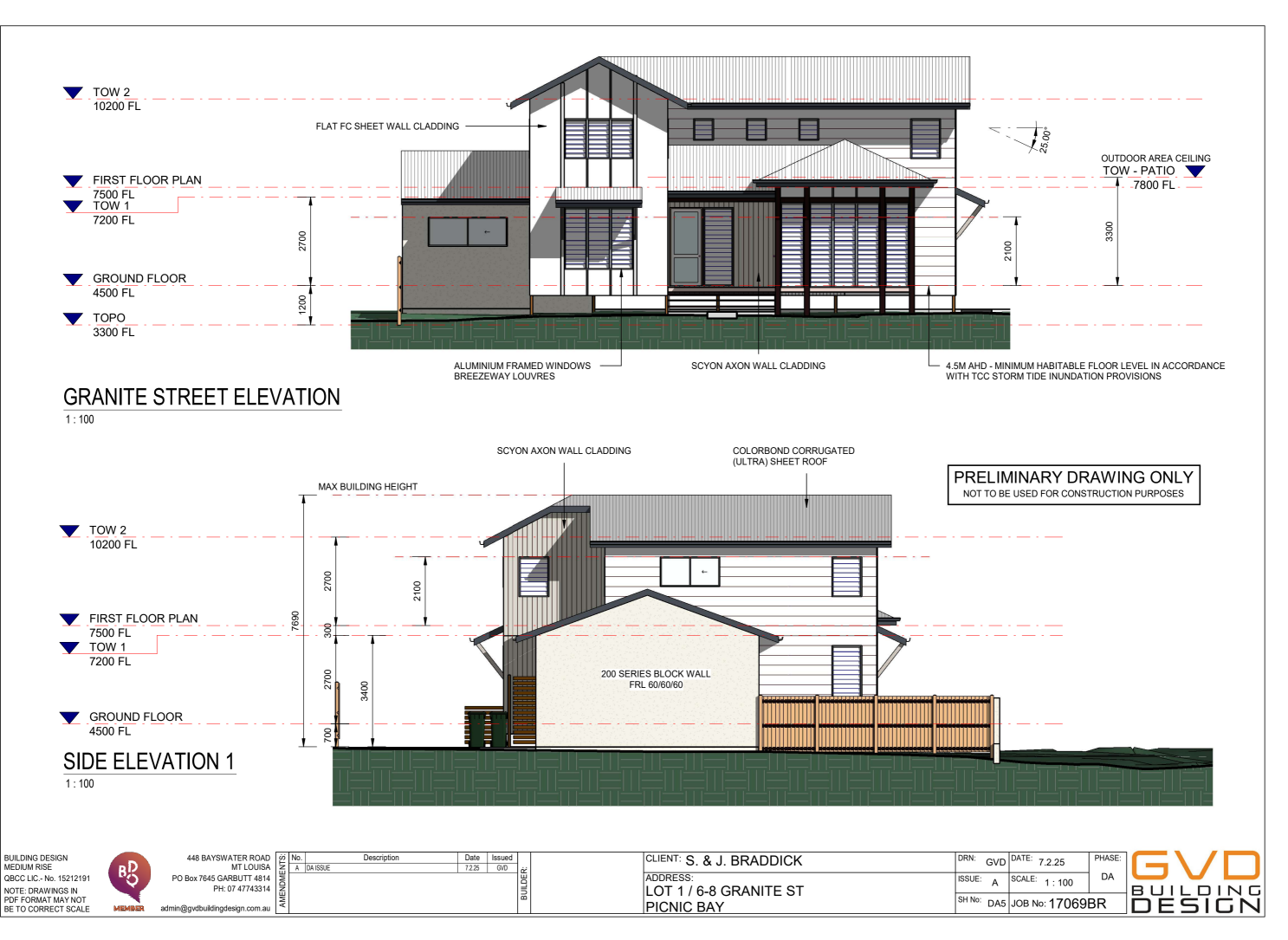


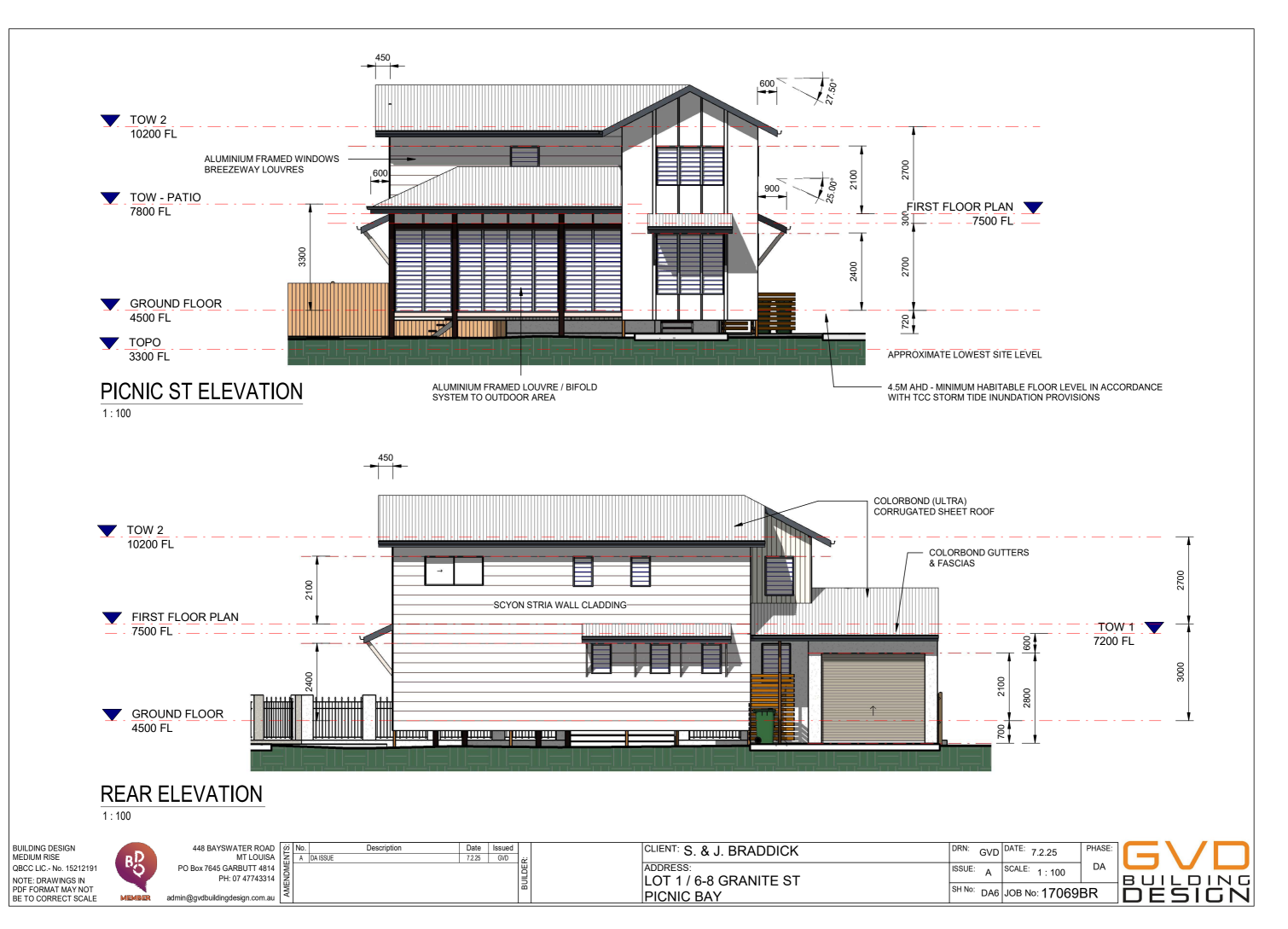
| CLIENT: S. & J. BRADDICK | DRN: GVD | DATE: 24.2.25 | PHASE: ADDRESS: LOT 1 / 6-8 GRANITE ST | DA | SH No: DA2 | JOB No: 17069BR

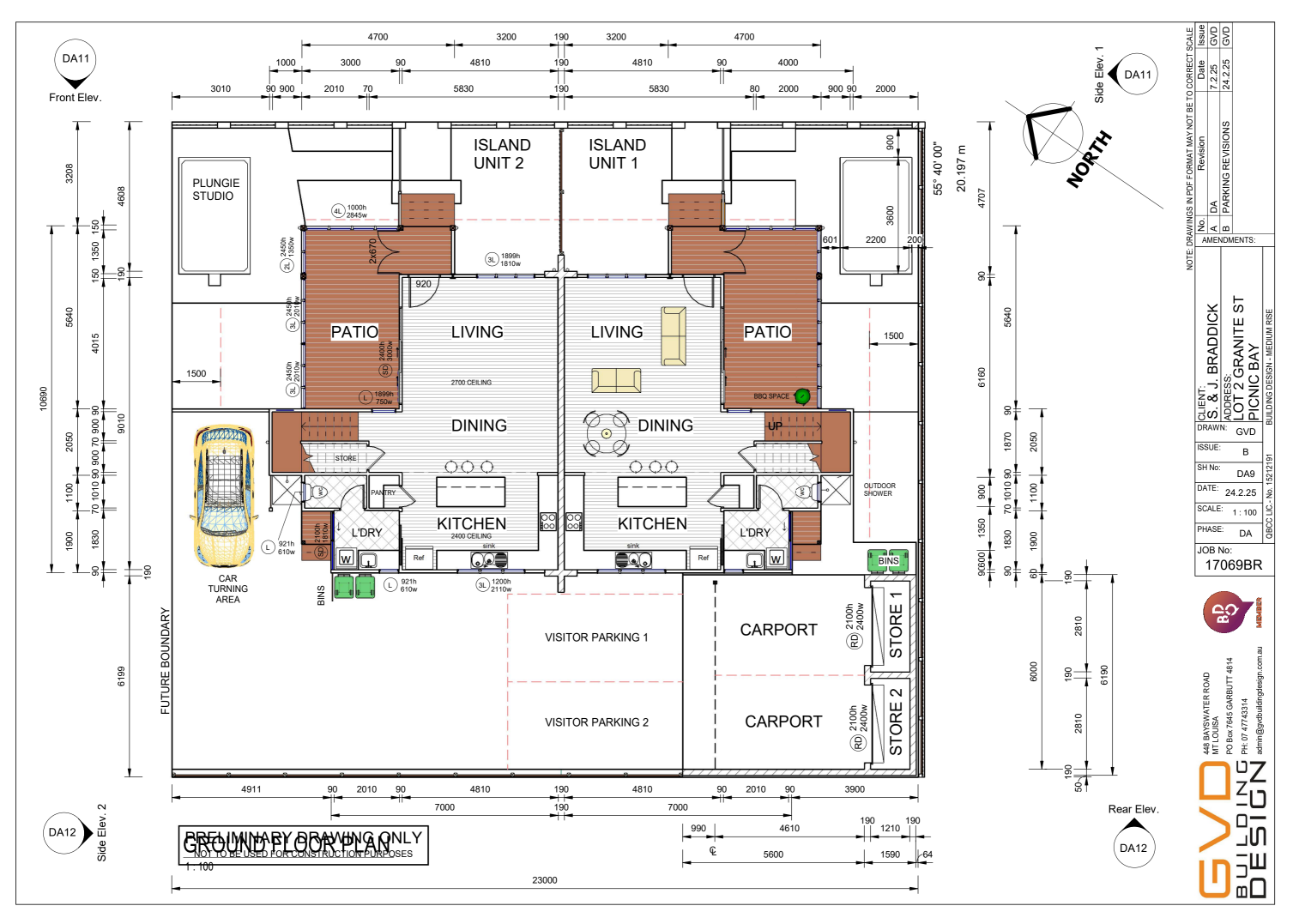


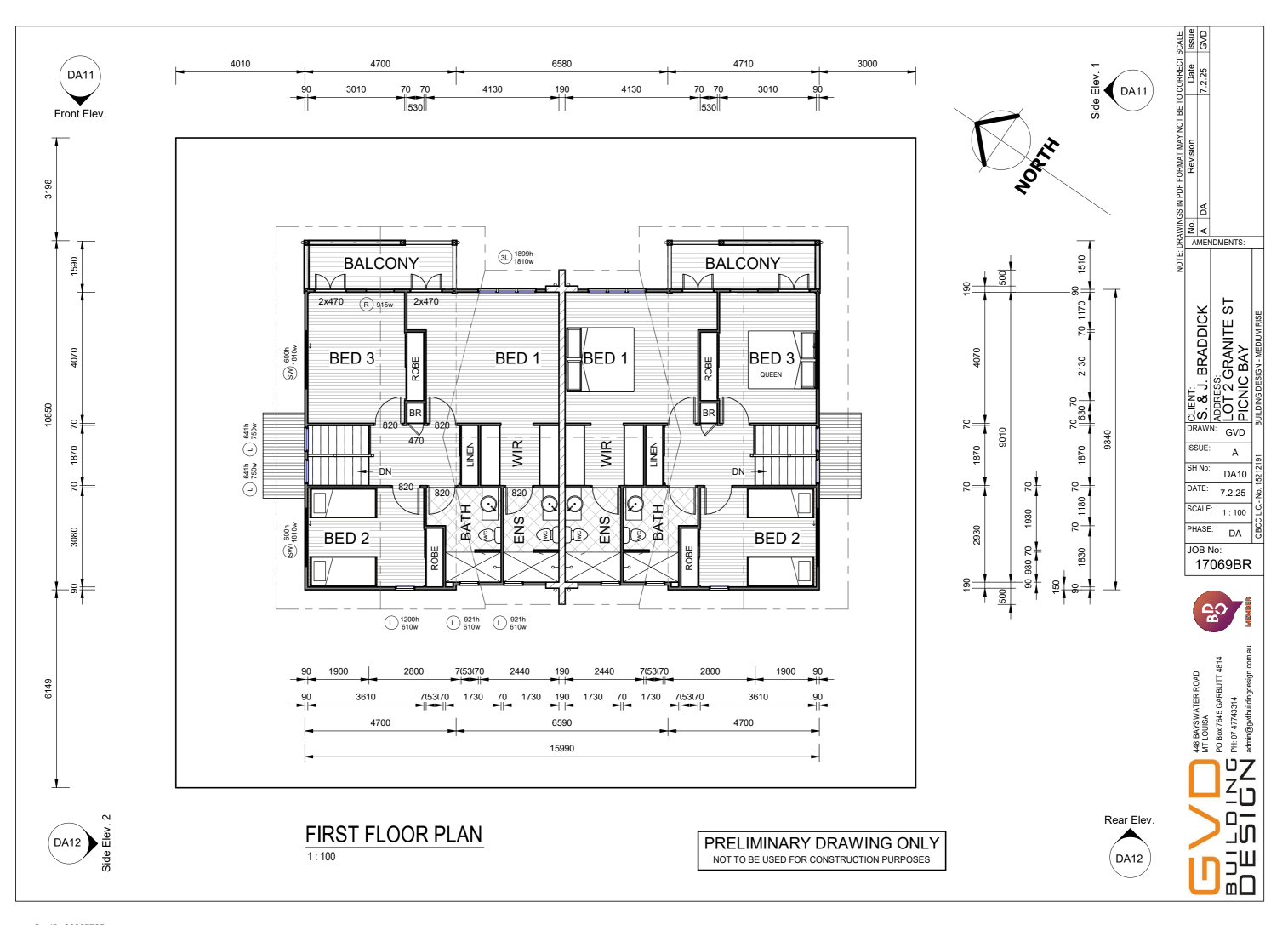


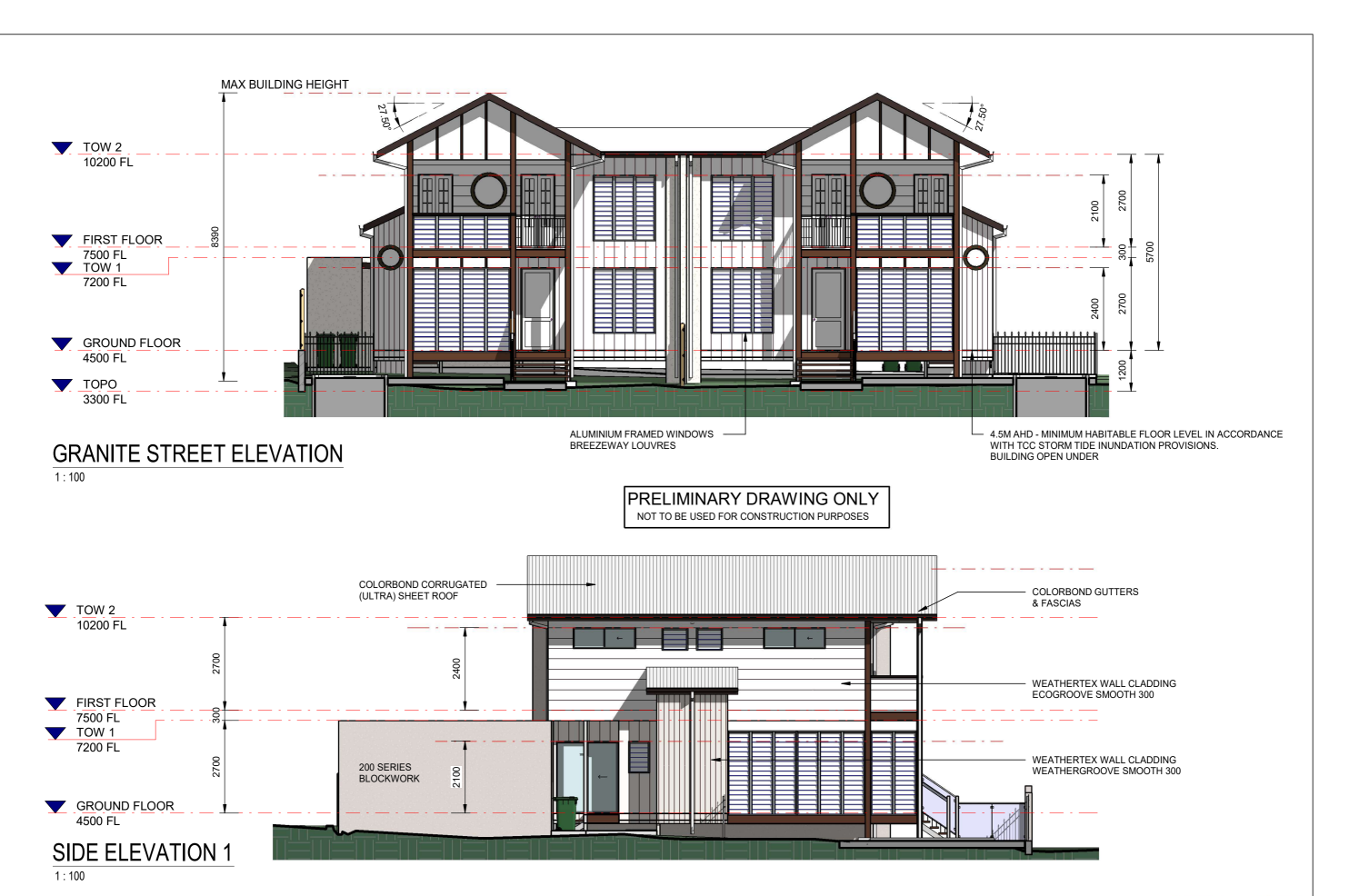












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BUILDING DESIGN MEDIUM RISE



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Description Date Issued 7.2.25 GVD

CLIENT: S. & J. BRADDICK PHASE: GVD DATE: 7.2.25 ADDRESS: SCALE: 1:100 **LOT 2 GRANITE ST** SH No: DA11 JOB No: 17069BR PICNIC BAY







## **REAR ELEVATION**

1:100

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CLIENT: S. & J. BRADDICK	DRN:	GVD	DATE: 7.2.25	PHASE:
ADDRESS: LOT 2 GRANITE ST	ISSUE:	Α	SCALE: 1:100	DA
PICNIC BAY	SH No:	DA12	JOB No: 170691	BR



# **APPENDIX 4**

**OTHER SUPPORTING INFORMATION** 

Document Set ID: 26867725 Version: 1, Version Date: 12/03/2025



### PRE-LODGEMENT MEETING MINUTES >>

PO BOX 1268, Townsville Queensland 4810

COUNCIL REFERENCE >> PLM24/0023 13 48 10

ASSESSMENT NO >> 3710046 enquiries@townsville.qld.gov.au

LEGAL DESCRIPTION >> Lot 1 RP 717421 townsville.qld.gov.au

PROPERTY ADDRESS >> 6-8 Granite Street PICNIC BAY QLD 4819

ABN: 44 741 992 072

PROPOSAL >> Pre-lodgement meeting request - Material Change of Use for

New Dwelling

**DATE** >> 5 March 2024 **TIME** >> 11:00am

ATTENDEES >>

Ben Collings Consultant Steve Braddick Applicant

Taryn Pace Senior Planner - Planning and Development

Dale Armbrust Development Engineer - Planning and Development
Cailan Evans-Finch Planning Support Officer - Planning and Development

#### VIA MICROSOFT TEAMS/TELECONFERENCE >>

Yes

### **Description of the Proposal**

- The proposal is for two Dwelling Houses (to be constructed on the land following reconfiguration RAL18/0012)
- Alternatively, the applicant may subdivide following construction of a Dual occupancy
- The proposed dwellings are to be high-set to address storm water/ flooding.
- Intent of being high-set also to allow re-location offsite in the event that commercial development is more viable onsite.
- Development proposal plans Proposed Plans

### **Property Zoning and Overlays**

- Mixed Use Zone
- Airport Environs Overlay
- Coastal Environment Overlay
- Flood Hazard Overlay

### **Planning Scheme**

The proposal is subject to assessment against the Townsville City Plan. The planning scheme can be viewed via the following link: <a href="mailto:Current City Plan">Current City Plan (townsville.qld.gov.au)</a>

Furthermore, Townsville Maps can be viewed via the following link: <u>TownsvilleMAPS Mapping Service - Townsville City Council</u>

Document Set ID: 20864726 Version: 7, Version Date: 12/03/2025

### **Meeting Discussion**

- Defined Use Dwelling House / Dual Occupancy
- Level of assessment Impact Assessment
- Strategic Framework
- Mixed Use zone code
  - The intent of the mixed use sone code (Magnetic Island villages (Picnic Bay subprecinct) is to support tourism activities and contributes to the revitalisation of existing retail and food related uses.
  - The applicant noted there are established challenges supporting commercial development on Magnetic Island and
  - Council preference would be for medium density residential/mixed use development (particularly noting this is the only zoned location for commercial development in Picnic Bay). However, it is understood there are challenges with developing the site.
  - The subject site may lend itself to lower density residential development, noting surrounding residential area and lack of frontage/potential engagement of the site with the Picinic Bay Mall.
  - Robust justification against the planning scheme would be required.
  - The application is Impact assessable and there is no guarantee of approval.
- Works code No infrastructure concerns.
- Coastal environment overlay and Flood hazard overlay codes
  - A defined storm tide event level of 4.5m AHD applies to the subject site given its proximity to the open coastline.
  - Council's revised (unreleased) flood modelling shows significant flooding over the site and surrounding area. To enable the release of this data for the purpose of informing a development application, the applicant is requested to lodge a formal request with Council's Planning & Development team.
  - Development approval RAL18/0012 (one into two lot subdivision) is active over the subject site. Condition 8 of this approval requires that the subject site be filled to the greater of the defined flood or storm tide event level. A 2D flood impact assessment would be required in support of any proposed filling to demonstrate that adjoining property and infrastructure is not adversely impacted.

### Other Applicable Information

Upon lodgement of your development application, you will be required to pay assessment fees in accordance with Council's Planning Services Fees and Charges Schedule. For the most current schedule, please refer to: Fees & Charges - Townsville City Council

Furthermore, the development proposal will be subject to Infrastructure Charges. For a comprehensive review of Council's Infrastructure Charge Resolution, please view the following link: Infrastructure Charges - Townsville City Council

### Post Meeting Feedback

It is advised that Council does not have any capital works for stormwater drainage planned for this area in the near future.

Meeting Closed >> 11:30am

Note: This pre-lodgement advice has been prepared based on the information provided in the meeting. A full assessment of the proposal against the planning scheme has not been carried out and this advice may be subject to change at the time of lodgement of a formal development application. An application may be subject to requests for further information not identified in the pre-lodgement meeting following a full assessment.

ABN >> 44 741 992 072 Townsville City Council