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Se	ent:	Tue, 20 May 2025 15:33:20 +1000					
То:		"Development Assessment" <developmentassessment@townsville.qld.gov.au></developmentassessment@townsville.qld.gov.au>					
Subject:		LODGEMENT OF A DEVELOPMENT APPLICATION UNDER THE PLANNING ACT					
2016							
A	ttachments:	DA060-25_IMCU_v1.0_200525.pdf					

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 **Lot 255 (Lease Lot LB) Pavia Drive, Nome**.

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. I trust this information is sufficient for acceptance of this 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,



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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BNC Ref. DA060-25 Your Ref.

>> 20 May 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 – NEW DWELLING HOUSE 255 PAVIA DRIVE, NOME QLD 4816 (LOT LB PAVIA DRIVE, CLEVELAND PALMS ESTATE) RPD: LEASE LOT LB ON SP102512 OVER LOT 1 ON RP745347

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 the construction of a new dwelling house over the above referenced address.

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 include:

- Relevant development application forms and written consent of the landowner(s) were required.
- 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

BNC Planning Pty Ltd ABN 80 147 498 397 Office 7 / Ground Floor / 41 Denham St TOWNSVILLE CITY QLD 4810 PO BOX 5493 TOWNSVILLE Q 4810 (07) 4724 1763 or 0438 789 612 enquire@bncplanning.com.au www.bncplanning.com.au



DEVELOPMENT APPLICATION PLANNING ACT 2016

DEVELOPMENT PERMIT

MATERIAL CHANGE OF USE for DWELLING HOUSE at 255 PAVIA DRIVE, NOME QLD 4816 (LOT LB PAVIA DRIVE, CLEVELAND PALMS ESTATE)

RPD: LEASE LOT LB ON SP102512 OVER LOT 1 ON RP745347



PLANNING REPORT

DEVELOPMENT APPLICATION FOR A DEVELOPMENT PERMIT PLANNING ACT 2016

IMPACT ASSESSABLE MATERIAL CHANGE OF USE

LOT 255 PAVIA DRIVE, NOME QLD 4816 (LOT LB PAVIA DRIVE, CLEVELAND PALMS ESTATE) being LEASE LOT LB OVER LOT 1 ON RP745347 for DWELLING HOUSE

ment Set ID: 27116973 on: 1, Version Date: 21/05/2025



Report Matrix

APPLICATION SUMMARY						
Applicant:	W. Camilleri 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:	Dwelling House					
Assessment Manager:	Townsville City Council					
Referral Agencies:	NA					
Planning Scheme:	Townsville City Plan 2014					
Planning Scheme Definition(s):	Dwelling House					
Zoning:	Rural Zone					
Precincts/Sub-Precincts:	Grazing Precinct and Mixed Farming Precinct					
Overlays:	Bushfire hazard, Coastal environment, Flood hazard, and Natural assets overlay					
SITE DESCRIPTION						
Property Address:	Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate)					
Real (Legal) Property Description:	Lease Lot LB over Lot 1 on RP745347					
Site Area:	625m ²					
Landowner:	CPPA Limited					
Tenure:	Leasehold					
Relevant Encumbrances:	NA					
Local Government Area:	Townsville City Council					
Road Frontage(s)	Pavia Drive					
Existing Use(s)	Vacant Lease Lot					

DOCUMENT CONTROL

Prepared by		Client	Report					
BNC Planning		W. Camilleri DA060-25 Report No. DA060-25-PR						
Version	Date	Author						
1.0 May 2025 SSM:BNC								

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Appendix 1	Development Application Forms
Appendix 2	Site Details
Appendix 3	Plan of Development



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 an Dwelling House. The subject premises is addressed as Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate) more particularly described as Lease Lot LB over Lot 1 on RP745347. The premises is within the Rural Zone under the Townsville City Plan 2014 (the planning scheme) and is currently vacant land.

For the purpose of this development application BNC Planning act on behalf of the applicant W. Camilleri.

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:

APPLICATION SUMMARY						
Applicant:	W. Camilleri 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:	Dwelling House					
Assessment Manager:	Townsville City Council					
Referral Agencies:	NA					
CATEGORISING INSTRUMENTS						
Planning Scheme:	Townsville City Plan 2014					
Planning Scheme Defined Use(s):	Dwelling House					
Zoning:	Rural Zone					
Precincts/Sub-Precincts:	Grazing Precinct and Mixed Farming Precinct					
Local Areas:	ΝΑ					
Overlays:	Bushfire hazard, Coastal environment, Flood hazard, and Natural assets overlay					
SITE DESCRIPTION						
Property Address:	Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate)					
Real (Legal) Property Description:	Lease Lot LB over Lot 1 on RP745347					
Site Area:	625m ²					
Landowner:	CPPA LIMITED					
Tenure:	Leasehold					
Relevant Encumbrances:	ΝΑ					
Local Government Area:	Townsville City Council					

Table 1.0: Development application summary



2. INTRODUCTION

BNC Planning Pty Ltd has been commissioned by W. Camilleri (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 Dwelling House. The land subject of this development application is addressed as Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate).

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 Regulation. This report provides the Applicant's assessment of the proposed development against these provisions.

3. SITE AND LOCALITY

The subject premises is a Leasehold land holding addressed as Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate) more particularly described as Lease Lot LB over Lot 1 on RP745347. The premises is within the Rural Zone and the Grazing precinct and Mixed Farming precinct under the planning scheme. As part of the Cleveland Palms Private Estate, the lease lot is positioned within a leasehold estate consisting of a larger low density residential style community. The immediate locality is made up of detached dwelling houses.

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	

The following table describes the key characteristics of the site:

Table 2.0: Site characteristics

SITE AND LOCALITY DESCRIPTION					
Property Address:	Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate)				
Real (Legal) Property Description:	Lease Lot LB over Lot 1 on RP745347				
Site Area:	625m ²				
Landowner:	CPPA Limited				
Tenure:	Leasehold				
Relevant Encumbrances:	NA				
Local Government Area:	Townsville City Council				
Zoning:	Rural zone				
Precincts/Sub-Precincts:	Grazing Precinct and Mixed Farming Precinct				
Local areas:	NA				
Existing Use(s):	Vacant				
Road Frontage:	Pavia Drive				
Significant Site Features:	The site is vacant of built form.				
Topography:	The site is generally flat and clear of vegetation.				
Surrounding Land Uses:	Residential				



4. PROPOSAL SUMMARY

The applicant is proposing to develop a new dwelling house on the vacant subject site. As a leasehold lot, the site forms part of a larger parent lot of the residential Cleveland Palms estate that consists predominately of detached dwelling houses. There is an inherent lack of clarity in terms of the overriding framework governing use rights within the Estate, however it is taken that any new dwelling that does not objectively meet the design requirements outlined in the lease document, which has a head of power under the overarching re-zoning approval, automatically defaults to the underlying planning scheme provisions, where the new dwelling house is seen as an additional dwelling on the parent lot (Lot 1 on RP745347) and triggers impact assessment.

The attached Plans of Development include in Appendix 3 outline the general site layout.



Image 1: Site Aerial – Approximate Location

The Planning Scheme provides the following definition for the activities proposed:

Dwelling House – A residential use of premises for one household that contains a single dwelling. The use includes outbuildings and works normally associated with a dwelling and may include a secondary dwelling.

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



Table 3.0: Proposal summary

ELEMENT	PROPOSED				
Use rights:	NA (vacant site)				
Building height/ storeys:	1 Storey				
Boundary Setbacks:	6m from Pavia Drive private road.				
Site cover:	15.9%				
Gross floor area:	99.2m ²				

5. STATUTORY ASSESSMENT

The proposed Dwelling House use is identified as *impact assessable* in the material change of use table of assessment for the Rural 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 whole, 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.

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				
	Rural Zone code Healthy waters code Landscape code				
Planning Scheme	Transport impact, access and parking code				
	Works code				
	Bushfire hazard overlay code				
	Coastal hazard overlay code				
	Flood hazard overlay code				
	Natural assets 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

The proposed development is consistent with the established land use intent for the Cleveland Palms Estate. The development is for a small, unobtrusive dwelling on a registered 99 year lease lot which is one of the final remaining undeveloped lease lots in the Estate. The dwelling is consistent with the parameters set by the governing lease document, is consistent with other recent dwellings approved and constructed in the area and in no way results in an unacceptable or adverse land use outcome.

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 Rural Zone Code

Purpose

As a private estate, the use of the parent lot for a low density residential style community has been established for over 20 years. The dwelling is clearly and objectively compatible with the established land use pattern and tenure framework. While the site is within the rural zone, the addition of a single dwelling within the context of the overall estate is negligible and in no way compromises the extent to which development outside of the Estate is able to contribute to the intent, purpose and overall outcomes of the rural zone. In doing so, the proposed development is able to remain consistent with the intent of the Planning Scheme when considered within the context of the historical development approvals which exist over the parent subject site.

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.

5.2.3 Development Codes

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

The development does not involve any complex building or site works, with the new dwelling to take advantage of the infrastructure services put in place to service the Cleveland Palms Estate, including parking facilities, site access, on-site sewer and water supplies and power and telecommunications supply. All existing support services will remain fit for purpose and there are no earthworks or changes to stormwater drainage or hydrology systems. Accordingly, the development is able to objectively satisfy the outcomes and purpose of the development codes. This is evident from the detailed plans of development provided in support of this development application. Given the lack of applicability and 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.

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

Bushfire hazard overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The site is identified as being partially within the medium hazard bushfire risk area under the overlay mapping. However, the proposal does not involve any increase in development density as it constitutes the construction of a small dwelling house on a lease lot created and registered to accommodate a dwelling house. Historical clearing in the area has significantly reduced the risk of bushfire hazard despite the overlay mapping. All required on-site fire fighting requirements will be provided with standard conditions of approval able to be imposed to formalise compliance with the overlay code. 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.

Coastal hazard overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The site is identified as being partially within the high hazard stormtide risk area and erosion prone area, however the new dwelling is wholly located outside of these areas. As such, the development is consistent with the applicable components of the overlay code. 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.

Flood hazard overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The site is identified as being within the medium and low hazard flood risk area. However, the site only contains areas of low flood hazard. The new dwelling has been designed to meet the required finished floor levels, which can be formalised through conditions if necessary. As such, the development is consistent with the applicable components of the overlay code. 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.

Natural assets overlay code

The outcomes from the overlay code are either not applicable or are objectively satisfied. The parent lot is identified as containing areas of high and very high areas of environmental importance. However, the site does not contain these areas. As a result, the overlay code is not considered applicable to this application.

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 a Dwelling House. The subject premises is addressed as Lot 255 Pavia Drive, Nome QLD 4816 (Lot LB Pavia Drive, Cleveland Palms Estate) more particularly described



as Lease Lot LB over Lot 1 on RP745347. The premises is within the Rural Zone under the Planning scheme and is a vacant lease lot.

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.

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).

1) Applicant details					
Applicant name(s) (individual or company full name)	W. Camilleri C/- BNC Planning				
Contact name (only applicable for companies)	Sai Santoso-Miller				
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 & ssm@bncplanning.com.au				
Mobile number (non-mandatory)					
Fax number (non-mandatory)					
Applicant's reference number(s) (if applicable)	DA060-25				
1.1) Home-based business					
Personal details to remain private in accordance with section 264(6) of <i>Planning Act 2016</i>					

PART 1 – APPLICANT DETAILS

2) Owner's consent

2.1) Is written consent of the owner required for this development application?

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

 \square No – proceed to 3)



PART 2 – LOCATION DETAILS

 Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u> Forms Guide: Relevant plans. 										
3.1) Street address and lot on plan										
Stre	eet address	AND lo	ot on plan (a	ll lots must be liste	ed), or					
Street address AND lot on plan for an adjoining or adjacent property of the premises (appropriate for development in water but adjoining or adjacent to land e.g. jetty, pontoon. All lots must be listed).										
	Unit No. Street No.			Street Name and Type					Suburb	
a)		Lot 255 (Lot LB)		Pavia Drive			Nome (Cleveland Palms Estate)			
a)	Postcode	Lot N	0.	Plan Type ar	nd Numl	ber (e.	g. RP, SP)	Local Government Area(s)		
	4816	1 (Leas	se Lot LB)	RP745347					Townsville City	
	Unit No.	Stree	t No.	Street Name	and Ty	′pe			Suburb	
b)	Postcode	Lot N	0.	Plan Type ar	nd Num	ber (e.	g. RP, SP)		Local Government Area(s)	
e.g Note: Pi	g. channel dred lace each set o	ging in N f coordir	Noreton Bay) hates in a separ			note area	as, over part of a	a lot e	or in water not adjoining or adjacent to land	
Longit		promo	Latitude(s)		Datum	n			cal Government Area(s) (if applicable)	
Longiu	uue(s)					GS84		LU		
						DA94				
						her:				
	ordinates of	premis	es by eastir	ng and northing						
Eastin			Zone Ref. Datum			Lo	cal Government Area(s) (if applicable)			
	0()		5()	54		GS84				
				55		DA94				
				56	🗌 Otl	her:				
3.3) Ao	dditional prei	mises								
 Additional premises are relevant to this development application and the details of these premises have been attached in a schedule to this development application Not required 										
4) Ider	ntify any of th	ne follo	wing that ap	oply to the prer	nises ai	nd pro	vide any rele	van	t 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</i> 1994										
Lot on plan description of strategic port land:										
Name of port authority for the lot:										
	In a tidal area									
		ernmer	nt for the tide	al area <i>(if applica</i>	able):					
	Name of port authority for tidal area (<i>if applicable</i>)									

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> .
Yes – All easement locations, types and dimensions are included in plans submitted with this development application

🛛 No

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)		
⊠ 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	includes a variation approval
c) What is the level of asses	ssment?		
Code assessment	Impact assessment (requi	res public notification)	
d) Provide a brief description lots):	n of the proposal <i>(e.g. 6 unit apan</i>	tment building defined as multi-unit dw	velling, reconfiguration of 1 lot into 3
Construction of a new dwell	ing house		
e) Relevant plans Note: Relevant plans are required <u>Relevant plans.</u>	to be submitted for all aspects of this	development application. For further ir	nformation, see <u>DA Forms guide:</u>
\boxtimes Relevant plans of the pro	pposed development are attacl	hed to the development applica	ation
6.2) Provide details about th	a accord dovalonment conco	L	
0.2) FTOVICE CELLIS ADOUT UT	e second development aspect		
a) What is the type of develo	· · ·		
· ·	· · ·	Operational work	Building work
a) What is the type of develo	opment? <i>(tick only one box)</i>		Building work
a) What is the type of develo	opment? <i>(tick only one box)</i>	Operational work	Building work includes a variation approval
 a) What is the type of development of the type of development of the type of the type of type	opment? (tick only one box) Reconfiguring a lot ? (tick only one box) Preliminary approval	Operational work	
 a) What is the type of development of use Material change of use b) What is the approval type Development permit 	opment? (tick only one box) Reconfiguring a lot ? (tick only one box) Preliminary approval	Operational work Preliminary approval that	
 a) What is the type of development of use b) What is the approval type Development permit c) What is the level of asses Code assessment 	opment? (tick only one box) Reconfiguring a lot ? (tick only one box) Preliminary approval ssment? Impact assessment (requi	Operational work Preliminary approval that	includes a variation approval
 a) What is the type of development of use b) What is the approval type Development permit c) What is the level of asses Code assessment d) Provide a brief description 	opment? (tick only one box) Reconfiguring a lot ? (tick only one box) Preliminary approval ssment? Impact assessment (requi	Operational work Preliminary approval that res public notification)	includes a variation approval
 a) What is the type of development of use b) What is the approval type Development permit c) What is the level of asses Code assessment d) Provide a brief description lots): e) Relevant plans 	opment? (tick only one box) Reconfiguring a lot (tick only one box) Preliminary approval sement? Impact assessment (requi n of the proposal (e.g. 6 unit apar	Operational work Preliminary approval that res public notification)	includes a variation approval velling, reconfiguration of 1 lot into 3



6.3) Additional aspects of development

Additional aspects of development are relevant to this development application and the details for these aspects that would be required under Part 3 Section 1 of this form have been attached to this development application
 Not required

6.4) Is the application for State facilitated development?

- Yes Has a notice of declaration been given by the Minister?
- 🛛 No

Section 2 - Further development details

7) Does the proposed development application involve any of the following?			
Material change of use	$oxed{i}$ Yes – complete division 1 if assessable against a local planning instrument		
Reconfiguring a lot	Yes – complete division 2		
Operational work	Yes – complete division 3		
Building work	Yes – complete DA Form 2 – Building work details		

Division 1 – Material change of use

Note: This division is only required to be completed if any part of the development application involves a material change of use assessable against a local planning instrument.

8.1) Describe the proposed material cha	ange of use					
Provide a general description of the proposed use	Provide the planning scheme definition (include each definition in a new row)	Number of dwelling units <i>(if applicable)</i>	Gross floor area (m ²) (<i>if applicable</i>)			
New house	Dwelling house	1	99.2m ²			
8.2) Does the proposed use involve the	use of existing buildings on the premises?					
Yes						
⊠ No						
8.3) Does the proposed development re	elate to temporary accepted development u	nder the Planning Reg	julation?			
Yes – provide details below or includ	le details in a schedule to this developmen	t application				
🖾 No						
			riod dates legulation			
		•				

Division 2 – Reconfiguring a lot

Note: This division is only required to be completed if any part of the development application involves reconfiguring a lot.

9.1) What is the total number of existing lots making up the premises?		
9.2) What is the nature of the lot reconfiguration? <i>(tick all applicable boxes)</i>		
Subdivision (complete 10) Dividing land into parts by agreement (complete 11)		
Boundary realignment (complete 12) Creating or changing an easement giving access to a lot from a constructed road (complete 13)		



10) Subdivision				
10.1) For this development, how many lots are being created and what is the intended use of those lots:				of those lots:
Intended use of lots created	Residential	Commercial	Industrial	Other, please specify:
Number of lots created				

10.2) Will the subdivision be staged?	
Yes – provide additional details below	
□ No	
How many stages will the works include?	
What stage(s) will this development application apply to?	

11) Dividing land into parts by agreement – how many parts are being created and what is the intended use of the parts?						
Intended use of parts created	Residential	Commercial	Industrial	Other, please specify:		
Number of parts created	Number of parts created					

12) Boundary realignment						
12.1) What are the current a	nd proposed areas for each lo	t comprising the premises?				
Curre	ent lot	Propo	osed lot			
Lot on plan description	Area (m²)	Lot on plan description	Area (m²)			
12.2) What is the reason for the boundary realignment?						

13) What are the dimensions and nature of any existing easements being changed and/or any proposed easement? (attach schedule if there are more than two easements)					
Existing or proposed?	Width (m)	Length (m)	Purpose of the easement? (e.g. pedestrian access)	Identify the land/lot(s) benefitted by the easement	

Division 3 – Operational work

Note: This division is only required to be completed if any part of the development application involves operational work.

14.1) What is the nature of the operational work?					
Road work	Stormv	water] Water infrastructure		
Drainage work	Earthw	/orks	Sewage infrastructure		
Landscaping	🗌 Signag	je 🗌	Clearing vegetation		
Other – please specify:					
14.2) Is the operational work necessary to facilitate the creation of new lots? (e.g. subdivision)					
Yes – specify number of new	lots:				
No					



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 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 – urban activity SEQ northern inter-urban break – combined use Tidal works or works in a coastal management district Reconfiguring a lot in a coastal management district or Erosion prone area in a coastal management district Urban design Water-related development – taking or interfering with Water-related development – 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 	has been devolved to local government,)
Matters requiring referral to the Chief Executive of the d Infrastructure-related referrals – Electricity infrastructure	-	ion entity:
Matters requiring referral to:		
• The Chief Executive of the holder of the licence, if	f not an individual	
• The holder of the licence, if the holder of the licence	e is an individual	
Infrastructure-related referrals – Oil and gas infrastruct	ure	
Matters requiring referral to the Brisbane City Council:		
Ports – Brisbane core port land		
Matters requiring referral to the Minister responsible for Ports – Brisbane core port land <i>(where inconsistent with the</i> Ports – Strategic port land 		
Matters requiring referral to the relevant port operator , if Ports – Land within Port of Brisbane's port limits <i>(below</i>)		
Matters requiring referral to the Chief Executive of the re Ports – Land within limits of another port <i>(below high-wate</i>)	•	
Matters requiring referral to the Gold Coast Waterways A	•	
Matters requiring referral to the Queensland Fire and En Tidal works or work in a coastal management district (<i>i</i>		berths))
18) Has any referral agency provided a referral response	for this development application	?
☐ Yes – referral response(s) received and listed below a	re attached to this development	application
Referral requirement	Referral agency	Date of referral response
Identify and describe any changes made to the proposed	development application that wa	s the subject of the
referral response and this development application, or inc (if applicable).		

PART 6 – INFORMATION REQUEST

19) Information request under the DA Rules

I agree to receive an information request if determined necessary for this development application

I do not agree to accept an information request for this development application

Note: By not agreeing to accept an information request I, the applicant, acknowledge:

 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 an application listed under section 11.3 of the DA Rules or

• Part 2under Chapter 2 of the DA Rules will still apply if the application is for state facilitated development

Further advice about information requests is contained in the DA Forms Guide.

PART 7 – FURTHER DETAILS

20) Are there any associated development applications or current approvals? (e.g. a preliminary approval)						
 Yes – provide details below or include details in a schedule to this development application ☑ No 						
List of approval/development application references						
Approval Development application						
Approval Development application						

21) Has the portable long service leave levy been paid? (only applicable to development applications involving building work or operational work)					
Yes – a copy of the receipte	ed QLeave form is attached to this devel	lopment application			
 No – I, the applicant will provide evidence that the portable long service leave levy has been paid before the assessment manager decides the development application. I acknowledge that the assessment manager may give a development approval only if I provide evidence that the portable long service leave levy has been paid Not applicable (e.g. building and construction work is less than \$150,000 excluding GST) 					
Amount paid Date paid (dd/mm/yy) QLeave levy number (A, B or E)					
\$					

22) Is this development application in response to a show cause notice or required as a result of an enforcement notice?
\Box Yes – show cause or enforcement notice is attached $oxed{int}$ No

23) Further legislative require	ments				
Environmentally relevant ac	ctivities				
	lication also taken to be an application for an environmental authority for an				
	Activity (ERA) under section 115 of the Environmental Protection Act 1994?				
	nent (form ESR/2015/1791) for an application for an environmental authority				
\boxtimes No	ment application, and details are provided in the table below				
	tal authority can be found by searching "ESR/2015/1791" as a search term at www.gld.gov.au. An ERA				
requires an environmental authority t	to operate. See <u>www.business.qld.gov.au</u> for further information.				
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 been attached in a schedule to on.				
Hazardous chemical faciliti	es				
23.2) Is this development app	lication for a hazardous chemical facility?				
🗌 Yes – Form 536: Notificati	on of a facility exceeding 10% of schedule 15 threshold is attached to this development				
application					
No Notes Sector	for findly a information about home values about a tification				
	for further information about hazardous chemical notifications.				
Clearing native vegetation					
	application involve clearing native vegetation that requires written confirmation that getation Management Act 1999 is satisfied the clearing is for a relevant purpose under				
section 22A of the Vegetation					
Yes – this development application includes written confirmation from the chief executive of the Vegetation Management Act 1999 (s22A determination)					
No	,				
	lication for operational work or material change of use requires a s22A determination and this is not included,				
	n is prohibited development. <u>i/environment/land/vegetation/applying</u> for further information on how to obtain a s22A determination.				
Environmental offsets					
	lication taken to be a prescribed activity that may have a significant residual impact on				
a prescribed environmenta	matter under the Environmental Offsets Act 2014?				
	an environmental offset must be provided for any prescribed activity assessed as				
having a significant residu	al impact on a prescribed environmental matter				
	on of the Queensland Government's website can be accessed at www.gld.gov.au for further information on				
environmental offsets.					
<u>Koala habitat in SEQ Regio</u>	<u>n</u>				
	application involve a material change of use, reconfiguring a lot or operational work nent under Schedule 10, Part 10 of the Planning Regulation 2017?				
Yes – the development ap	plication involves premises in the koala habitat area in the koala priority area				
	plication involves premises in the koala habitat area outside the koala priority area				
No					
	ination has been obtained for this premises and is current over the land, it should be provided as part of this habitat area guidance materials at <u>www.desi.qld.gov.au</u> for further information.				



Water resources
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 Water Act 2000?
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 <u>www.resources.qld.gov.au</u> for further information.
 DA templates are available from <u>planning.statedevelopment.qld.qov.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 anderground water introdgr an allesian or suballesian bole. complete DA Form F Femplate 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.
<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
DA templates are available from <u>planning.statedevelopment.qld.gov.au</u> . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
⊠ No
Note : See guidance materials at <u>www.daf.gld.gov.au</u> for further information.
Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
 ☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☑ No
Note: Contact the Department of Resources at <u>www.resources.qld.gov.au</u> and <u>www.business.qld.gov.au</u> 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</i> 1995?
 ☐ 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 <u>www.desi.gld.gov.au</u> 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 <u>www.resources.qld.gov.au</u> for further information.



Tidal work or development wi	rithin a coastal manageme	nt district	
23.12) Does this development a	application involve tidal wo i	rk or development in a coas	tal management district?
 Yes – the following is include Evidence the proposal <i>if application involves prese</i> A certificate of title No Note: See guidance materials at <u>www.c</u> 	al meets the code for assess scribed tidal work)	able development that is pres	cribed tidal work (only required
Queensland and local heritag	<u>e places</u>		
23.13) Does this development a heritage register or on a place			
 Yes – details of the heritage No Note: See guidance materials at www.c For a heritage place that has cultural her under the Planning Act 2016 that limit a development on the stated cultural herit information regarding assessment of Quita 	<u>desi.qld.gov.au</u> for information requ teritage significance as a local herit a local categorising instrument fron itage significance of that place. See	uirements regarding development of age place and a Queensland heritage n including an assessment benchmar	e place, provisions are in place k about the effect or impact of,
Name of the heritage place:		Place ID:	
Decision under section 62 of	the Transport Infrastructu	ure Act 1994	
23.14) Does this development a	application involve new or cl	hanged access to a state-con	trolled road?
		for a decision under section 6 ion 75 of the <i>Transport Infras</i> t	
Walkable neighbourhoods as	sessment benchmarks ur	nder Schedule 12A of the Pla	anning Regulation
23.15) Does this development a (except rural residential zones),			n certain residential zones
 Yes – Schedule 12A is appli schedule 12A have been conside ⊠ No Note: See guidance materials at www. 	dered		t benchmarks contained in

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 <i>Note</i> : See the Planning Regulation 2017 for referral requirements	⊠ Yes
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	☐ Yes ⊠ 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> Forms Guide: Planning Report Template.	⊠ Yes
Relevant plans of the development are attached to this development application Note : Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	🛛 Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ⊠ Not applicable



25) 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 *Electronic Transactions Act 2001*

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

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

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

- such disclosure is in accordance with the provisions about public access to documents contained in the *Planning Act 2016* and the Planning Regulation 2017, and the access rules made under the *Planning Act 2016* and Planning Regulation 2017; or
- required by other legislation (including the Right to Information Act 2009); or
- otherwise required by law.
- This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002.*

PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE USE ONLY

Date received:

Reference number(s):

Notification of engagement of alternative 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 manager		

QLeave notification and payment Note: For completion by assessment manager if applicable					
Description of the work					
QLeave project number					
Amount paid (\$)		Date paid (dd/mm/yy)			
Date receipted form sighted by assessment manager					
Name of officer who sighted the for	orm				

Landowner's consent to the making of an application under the Planning Act 2016

I/We CPPA LTD

as owner(s) of premises identified as follows:

Lease Lot BV on SP102512 over Lot 1 on RP745347

Hereby consent to the making of a development application under the *Planning Act 2016* by BNC Planning on the premises described above.

PIREMOR

13th

signed on the

day of

2021

[signature]



Landowner's consent to the making of an application under the Planning Act 2016

Leslie Gordon Lee

as owner(s) of premises identified as follows:

Lease Lot BV on SP102512 over Lot 1 on RP745347

Hereby consent to the making of a development application under the Planning Act 2016 by BNC Planning on the premises described above.

2 Ghee

[signature]

13th May 20 25 signed on the day of_____

APPENDIX 2

SITE DETAILS

Aerial Lot 255 Pavia Drive, Nome QLD 4816

19°19'27"S 146°56'2"E

19°19'27"S 146°56'9"E



19°19'34"S 146°56'2"E

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Scale: 1:1152

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

Version: 1, Version Date: 21/05/2025

Aerial

Lot 255 Pavia Drive, Nome QLD 4816

E Legend

Land parcel

Parcel

Parcel

Parcel

Strata parcel

Parcel

Roads and tracks Motorway Land parcel - gt 1 ha Highway Secondary Land parcel - gt 10 ha Connector Local Easement parcel **Restricted Access Road** Mall **Busway Bikeway** Volumetric parcel **Restricted Access Bikeway** Land parcel - gt 1000 ha Walkway **Restricted Access** Walkway Land parcel label Non-vehicular Track ... Land parcel label - gt 1 Track **Restricted Access Track** Ferry Land parcel label - gt 10 **Proposed Thoroughfare Bridges** Land parcel label - gt **Tunnels** . . **Railway stations** Places: My Places(1) θ Railways

ha

ha

1000 ha

My Place 1

Green bridges

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2025.

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Version: 1, Version Date: 21/05/2025

Land Title Act 1994; Land Act 1994 Form 21 Version 2

SURVEY PLAN

Sheet

of



RP812238

Emt B-

Emt A

RP812238



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	WARNING : Folded or Mutilated Plans will not be accepted. Plans may be rolled. Information may not be placed in the outer margins.						
(Dealing No.)	Registered				5. Lodged by (Include address, phone number, reference, and Lodger (
1. Certificate of Registered Owners or Lessees.		6.	Existing		Created		
I/We CLEVELAND PALMS MANAGEMENT LIMITED		Title Reference	Lot	Plan	Lots	Emts	Road
(Names in full) * as Registered Owners of this land agree to this plan and dedicate the Land as shown hereon in accordance with Section 50 of the Land Title * as Lessees of this land agree to this plan.	e Public Use Act 1994.	21374212		RP745347	Leases A -H, J- N, P, R- Z, AA-AH, AJ- AN, AP, AR-AZ, BA - BH, BJ - BN, BP, BR - BZ, CA - CH, CJ-CN, CP, CR-CZ, DA - DH, DJ-DN, DP, DR- DZ, EA - EH, EJ- EN, EP, ER-EZ, FAFH, FJ-FN, FP, FR-FZ, GA - GH, GJ-GN, GP, GR-GZ, HA -HH, HJ-HN, HP, HR- HZ, JA - JH, JJ- JN, JP, JR-JZ, KA - KH, KJ- KN, KP, KR- KZ, LA - LH, LJ-LN, LP, LR- LZ, MA - MH, MJ-MN, MP, MR-MZ, NA - NH, NJ-NN, NP, & NR-NX		
Signature of *Registered Owners *Lessees		•					
* Rule out whichever is inapplicable	·						
 2. Local Government Certificate. * certifies that the requirements of this Council, the Local Government Local Government (Planning and Environment) Act 1990, the City of Bri 1924, and all Local Laws and Ordinances have been complied with subject to the subject of the subjec	sbane Act				I.2. Building Format Pl I certify that : * As far as it is practical t	-	
		Orig		Lots	of the building shown on th		

		Orig	Lots	of the building sho onto adjoining lots	own on this plan encroaches s or road:
		7. Portion Allo	ocation :	* Part of the building shown on this plan encroaches onto adjoining * lots and road	
Dated this day of		8. Map Refere 82	ence: 259-21312	Licensed Surveyor *delete words not r	
#		9. Locality :	NOME	ıз. Lodgement Survey Deposit	
# #		10. Local Gover TOW	rnment: NSVILLE CC	Lodgement	\$
 Insert the name of the Local Government. # Insert designation of signatory or delegation 		II. Passed & E	ndorsed :	Photocopy Postage	\$\$
3.Plans with Community Management Statement : CMS Number :	4.References : Dept File : .	By: Brazier Date:	and Motti (Survey) Pty Ltd	TOTAL	\$
Name :	Local Govt : . Surveyor : 23507_002A	Signed : Designation :		14. Insert Plan Number	SP102512

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APPENDIX 3

PLANS OF DEVELOPMENT

NEW RESIDENCE

DRAWING SCHEDULE

SHEET NUMBER	SHEET NAME
PPOD	COVER PAGE
PP01	SITE PLAN
PP02	FLOOR PLAN
PPO3	ELEVATIONS
PPD4	ELEVATIONS
PP05	ELECTRICAL PLAN









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25003 LOT 255 PAVIA DRIVE, NOME - CLEVELAND PALMS ESTATE





SITE PLAN 1:200

SOIL CATEGORY ???

PROPERTY DESCRIPTION

LB 102512 625 m² lot SP Area

	SITE PLAN LEGEND
LABEL	DESCRIPTION
F.L	FASCIA LINE
OP	DUTERMOST PROJECTION
SP	STORMWATER PIT
WM	LOCATION OF WATER METER
TP	LOCATION OF TELSTRA PIT
COMMS	LOCATION OF COMMUNICATION PIT
FH	Location of fire hydrant
SV	LOCATION OF STORMWATER VALVE
EB	Location of Ergon Box
LB	Location of Letterbox
MH	LOCATION OF COUNCIL SEWER MANHOLE
PP	location of power pole
P	Location of light pole
NBN	Location of NBN Pit
ST	LOCATION OF SEPTIC TANK
T.DEV	Location of existing tree by developer



CARRARA DRAFTING & DESIGN	No.	DESCRIPTION	DATE		DITE.
113 DBCC LIC No: 15 184 295	1	PRELIMINARY PLANS REV 1	05.02.2025	CLIENT	SITE
DULEVARD, BURDELL 4818	2	PRELIMINARY PLANS REV 2	27.02.2025	CAMO & Co	LOT 255 PAVIA DRIVE,
GHT	3	PRELIMINARY PLANS REV 3	28.03.2025		
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DRIVE

PAVIA

DATE	TITLE	WIND	
28.03.2025	SITE PLAN	C2	
SCALE	DRAWN BY	JOB	SHEET No.
1:200	A. CARRARA	25003	PPOI

<u>DRAWING</u> <u>LEGEND</u>

MSB	MAIN SWITCH BOARD
TAP	outdoor brass hose tap
dp	90DIA. ROUND PVC DOWNPIPE
M/H	600×600 Ceiling Man Hole
ft	1900 HIGH FRIDGE TAP.
JOIN	AS PER CABINETMAKER PLANS
TR	TOWEL RAIL.

GENERAL NOTES CARPENTER TO PROVIDE NOGGIN TO LOCATION OF FIXTURES ON WALL. REFER TO LAYOUTS FOR LOCATION.

DO NOT POUR SLAB UNTIL POWER & WATER HAS BEEN LAID UNDER SLAB TO ISLAND BENCH IN KITCHEN.

WRITTEN DIMENSIONS TO TAKE PRECEDENCE - <u>DO NOT SCALE!</u>

SPLASHPADS 300x300 SPLASHPAD PAVER UNDER ALL downpipes, lind.

ROOF / TRUSS LAYOUT

REFER TO CONTRACTED TRUSS MANUFACTURERS REPORT TO CONFIRM TRUSS CONFIGURATION & TIE-DOWNS.

INTERNAL DOORS INTERNAL DOORS: <u>2040H</u> THROUGHOUT.

PROVIDE REMOVABLE HINGES TO W.C.DOORSTHAT OPEN INTERNALLY

JOINERY

ALL JOINERY IS INDICITIVE ONLY AND SHOULD BE CONFIRMED WITH CABINETMAKER PLANS / SPECIFICATIONS

INSULATION R3.0 Insulation batts on ceiling between roof TRUSSES.

AREAS				
NAME	AREA			
LIVING	96.00 m²			
Grand total 96.00 m²				

WINDOW SCHEDULE							
FAMILY	ТҮРЕ	HEIGHT	WIDTH	COUNT			
Sliding Door X-O	2418 S/D	2400.00	1800.00	1			
Sliding Window X-D	0606	600.00	600.00	1			
Sliding Window X-D	0612	600.00	1200.00	1			
Sliding Window X-D	790H x 1731W	790.00	1731.00	3			
	·	•		6			



	CARRARA DRAFTING & DESIGN	No.	DESCRIPTION	DATE		
	ABN: 73 718 829 113 DBCC LIC No: 15 184 295	1	PRELIMINARY PLANS REV 1	05.02.2025	CLIENT	SITE
	128 SUNHAVEN BOULEVARD, BURDELL 4818	2	PRELIMINARY PLANS REV 2	27.02.2025	CAMO & Co	LOT 255 PAVIA DRIVE,
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DATE	TITLE		WIND
28.03.2025	FLOOR PLAN		C2
SCALE	DRAWN BY	JOB	SHEET No.
1:100	A. CARRARA	25003	PPO2



GENERAL NOTES

GROUND LINE SHOWN ON ELEVATIONS DOES NOT RELATE TO ACTUAL SLOPE OF SITE TRUE LEVELS SHOULD Be confirmed on site.

WALL FINISHES AND WINDOW TYPES ARE INDICATIVE ONLY AND ARE NOT PRESCRIPTIVE. REFER TO BUILDERS SPECIFICATIONS FOR DETAILS.

FURNITURE AND FIXTURES ARE INDICATIVE ONLY AND ARE NOT PRESCRIPTIVE.

ELEVATIONS ARE INTENDED TO BE A VISUAL AID ONLY, THEY ARE NOT PRESCRIPTIVE BUT INDICATIVE ONLY. THE IMAGES ARE NOT TO BE RELIED UPON IN ANY WAY FOR FINAL CONSTRUCTION FINISHES AND RESULTS.

PLACEMENT OF SERVICES ARE INDICATIVE ONLY AND SHOULD BE INSTALLED TO MANUFACTURERS SPECIFICATION.

ALL HEIGHTS ARE TAKEN FROM MAIN FLOOR SLAB, UNLESS NOTED OTHERWISE.

WRITTEN DIMENSIONS TO TAKE PRECEDENCE - <u>DO NOT SCALE!</u>

<u>SPLASHPADS</u> 300x300 SPLASHPAD PAVER UNDER ALL DOWNPIPES, UND.





CARRARA DRAFTING & DESIGN	No.	DESCRIPTION	DATE	, CLIENT	SITE	DATE	TITLE		WIND
ABN: 73 718 829 113 DBCC LIC No: 15 194 295 128 SUNHAYEN BOULEVARD, BURDELL 4818 PH: DA39 727 995	1 2	PRELIMINARY PLANS REV 1 PRELIMINARY PLANS REV 2	05.02.202 27.02.2025		LOT 255 PAVIA DRIVE,	28.03.2025	ELEVATIONS		C2
FIE UNAS 727 3553 COPYRIGHT Divership of the copyright to these plans belongs to clarara drafting & design	3	PRELIMINARY PLANS REV 3	28.03.2025		NOME - CLEVELAND PALMS ESTATE	SCALE	DRAWN BY		SHEET No.
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GENERAL NOTES

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All heights are taken from main floor slab, unless noted otherwise.

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SPLASHPADS 300x300 SPLASHPAD PAVER UNDER ALL DOWNPIPES, UNO.



TDP OF WALL 1 3200 <u>m</u> m	5°
F.L. <u>Dmm</u> <u>N.G.L</u> -400mm	790H x 1731
2 SOUTH ELEVATION 1:100	COLORBOND <u>CUSTOM-ORB</u> WALL CLADDING.

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- Colorbond <u>trimdek</u>

ROOF SHEETING.

DATE	TITLE		WIND
28.03.2025	ELEVATIONS		C2
SCALE	DRAWN BY	JOB	SHEET No.
1 : 100	A. CARRARA	25003	PP04