

BNC Ref. DA064-24 IMPACT: MCU

Date >> 26 June 2024

ASSESSMENT MANAGER TOWNSVILLE CITY COUNCIL PO BOX 1268 **TOWNSVILLE QLD 4810** Attention: Planning

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 (VARIATION REQUEST)

36-48 KINGS ROAD, HYDE PARK QLD 4812 (RPD: LOT 1 ON RP742540)

BNC Planning acting on behalf of the applicant submits the attached development application to the Townsville City Council in accordance Chapter 3, Part 2 of the Planning Act 2016 (the Act). The development application is seeking a development permit for a material change of use being a variation request under s50 of the Act over the above reference premises.

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

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

Please make contact to confirm receipt of this development application and to confirm the assessment manager application fee amount and payment options. It is noted that the application fee for this application type (variation request) is 'price upon application'. 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 regard,

Benjamin Collings

Director





DEVELOPMENT APPLICATION

PLANNING ACT 2016

PRELIMINARY APPROVAL UNDER \$50 OF THE PLANNING ACT 2016

MATERIAL CHANGE OF USE – VARIATON REQUEST at 36-48 KINGS ROAD, HYDE PARK QLD 4812

RPD: LOT 1 ON RP742540



PLANNING REPORT

DEVELOPMENT APPLICATION FOR A PRELIMINARY APPROVAL

PLANNING ACT 2016

IMPACT ASSESSABLE MATERIAL CHANGE OF USE - VARIATION REQUEST UNDER \$50 OF THE PLANNING ACT 2016

36-48 KINGS ROAD, HYDE PARK QLD 4812 being LOT 1 ON RP742540 for

USE RIGHTS IN ACCORDANCE WITH THE MAJOR CENTRE ZONE

BNC Planning Pty Ltd ABN 80 147 498 397 FILE REF: DA064-24 v1.0 June 2024

ment Set ID: 24503804 Spn: 1, Version Date: 26/06/2024



<u>Prepared by</u> <u>Client</u> <u>Report</u>

Sai Santoso-Miller BNC Planning Woolcock ST Investments Pty Ltd

Report No. DA064-24-PR

June 2024 Version 1.0

DOCUMENT CONTROL

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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 preliminary approval for a *variation request* under section 50 of the Act. The variation being sought is for use rights in accordance with the Major centre zone. This variation is in direct response to demonstrated market need and opportunity in the area, and in the interest of furthering the strategic intent of the planning scheme by achieving the highest and best use of land in response to social, economic and environmental factors.

The subject premises is situated at 36-48 Kings Road, Hyde Park more particularly described as Lot 1 on RP742540. The premises currently consists of the Hyde Park major centre, and land that is largely undeveloped to the eastern side of the site. The site contains areas of the Major Centre zone and Hyde Park major centre precinct, and the Medium density residential zone and Hyde Park medium density precinct under the planning scheme, and is affected by a number of overlays.

For the purpose of this development application, BNC Planning act on behalf of the applicant Woolcock ST Investments Pty Ltd.

Following a detailed, strategic land use assessment of the proposal against the applicable local and state assessment benchmarks, including pre-lodgement discussions with council, it has been determined that the development proposal is consistent with the strategic intent of the planning scheme and furthers the achievement of the strategic framework. The development application therefore warrants approval in accordance with rules of assessment as established under the Act, subject to the imposition of reasonable and relevant conditions. A summary of the development application is provided below:

Table 1.0: Development application summary

Table 1.0: Development application summary	
APPLICATION SUMMARY	
Applicant:	Woolcock ST Investments Pty Ltd C/- BNC PLANNING
Application Type:	Development Application for a Preliminary Approval
Development Type:	Material Change of Use (variation request under s50 of the <i>Planning Act 2016</i>)
Category of Development (Level of Assessment):	Assessable Development – Impact Assessable
Development Description:	Variation of use rights in accordance with Major centre zone
Assessment Manager:	Townsville City Council
Referral Agencies:	State Assessment Referral Agency
CATEGORISING INSTRUMENTS	
Planning Scheme:	Townsville City Plan 2014
Planning Scheme Defined Uses/Works:	NA NA
Zoning:	Major centre zone and Medium density residential zone
Precincts/Sub-Precincts:	Hyde Park major centre and Hyde Park medium density
Overlays:	Airport environs overlay Coastal environment overlay Flood hazard overlay
SITE DESCRIPTION	
Property Address:	36-48 Kings Road, Hyde Park QLD 4812
Legal Description:	Lot 1 on RP742540
Site Area:	75,650m²
Landowner:	Woolcock ST Investments Pty Ltd
Tenure:	Freehold
Encumbrances:	EMT A on RP723795
Local Government Area:	Townsville City Council



2.0 SITE AND LOCALITY

The subject premises is addressed as 36-48 Kings Road, Hyde Park, more particularly described as Lot 1 on RP742540. The land is split-zoned being within the Major centre zone and Medium density residential zone under the planning scheme. The site is also identified as being in the Hyde Park major centre precinct and Hyde Park medium density precinct and is subject to influence by a number of scheme overlays. The site and immediate locality are dominated by the Hyde Park major centre which is anchored by the Castletown Shopping Centre supported by the framing commercial uses established on the subject premises, consisting of large showroom activities supplemented by complementary, smaller retail, office, indoor sport and recreation and health care uses.

The general locality is a mix of centre and residential uses established around the major centre node anchored by Castletown, the Townsville Showgrounds and the residential community surrounding it. The subject site, Lot 1 on RP742540, consists of two zones, the Major centre zone and the Medium density residential zone. While the area of the site consisting of the Major centre zone contains commercial uses aligned to the Major centre zone and the Hyde Park major centre precinct, the area of the site within the Medium density residential zone has historically never contained residential uses and currently contains a caravan sales yard with previous sue rights for a service station. It is put to council that the lack of residential development that ha occurred is due to the level of environmental constraints and the lack of acceptable residential amenity able to be achieved due to proximity to Woolcock Street.

The following table describes the key characteristics of the site:

Table 3.0: Site characteristics

SITE AND LOCALITY DESCRIPTION					
Property Address:	36-48 Kings Road, Hyde Park QLD 4812				
RPD:	Lot 1 on RP742540				
Landowner(s):	Woolcock ST Investments Pty Ltd				
Land Area:	75,650m ²				
Existing Use of Land:	Commercial uses				
Road Frontage:	~440m to Woolcock Street & ~135m to Kings Road				
Significant Site Features:	EMT A on RP723795				
Topography:	The site is generally flat with no notable topographic features				

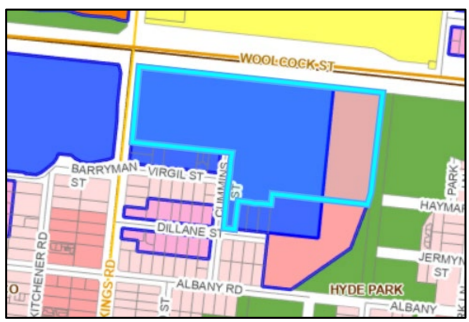


Figure 3.0: Site zoning locality



3.0 PROPOSAL SUMMARY

This development application is seeking a preliminary approval for a variation request under s50 of the Act, which is further defined under Schedule 2 of the Act as follows:

Variation request means part of a development application for a preliminary approval for premises that seeks to vary the effect of any local planning instrument in effect for the premises.

The applicant is proposing to vary the effect of the planning scheme to establish new use rights to facilitate future development outcomes aligned with the Major centre zone and Hyde Park major centre precinct. The proposal does not involve any building, site or external works and is a variation request to accommodate future uses which are currently not supported by the existing Medium density residential zoning but are consistent with dominate zoning, and local identity of the site and in doing so further the extent to which the land can achieve the Strategic Intent of the planning scheme. This proposal is intended for the site to compliment the surrounding commercial area with supporting compatible business uses at a scale that does not compromise the viability or function of the centre or the greater centres hierarchy in general.

4.0 STATUTORY ASSESSMENT

This development application is made in accordance with the provisions of Chapter 3, Part 2 of the Act and is seeking a preliminary approval involving a variation request under s50 of the Act. The variation being sought is a change in the application of zoning based use rights as they currently occur within the planning scheme. More specifically, the application of use rights as they apply under the Major centre zone and Hyde Park major centre premise, to the portion of the subject site currently identified within the Medium density residential zone and Hyder Park medium density residential precinct. This proposed variation is driven by a clear and distinct overnight in the allocation of zoning right to the subject site and is being undertaken in the interest of furthering the strategic intent of the planning scheme by aligning consistent and compatible land uses, improving settlement pattern efficiency and in doing so seeking to achieve the highest and best use of land in response to unique site and locality specific social, economic and environmental factors.

The subject development application is impact assessable and therefore subject to an unbound *impact assessment* against the planning scheme as a whole, as well as any other relevant matters and the assessment benchmarks identified below.

4.1 Assessing and Deciding a Variation Request – s61 of the Planning Act 2016

In assessing and deciding a variation request, the assessment manager must apply the decision-making rules outlined in s61 of the Act, which states:

- (2) When assessing the variation request, the assessment manager must consider—
 - (a) the result of the assessment of that part of the development application that is not the variation request; and
 - (b) the consistency of the variations sought with the rest of the local planning instrument that is sought to be varied; and
 - (c) the effect the variations would have on submission rights for later development applications, particularly considering the amount and detail of information included in, attached to, or given with the application and available to submitters; and
 - (d) any other matter prescribed by regulation.
- (3) The assessment manager must decide—
 - (a) to approve—
 - (i) all or some of the variations sought; or
 - (ii) different variations from those sought; or
 - (b) to refuse the variations sought.

Note-

The part of a variation approval that approves variations is a local categorising instrument. Section 43(7) states limits on the variation approval as a categorising instrument.



4.2 Assessment Benchmarks Pertaining to State Planning Instruments

State Planning Policy

The 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 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 applicable components of the North Queensland Regional Plan which apply to this development application with the proposed development considered to be consistent with the relevant regional strategies.

State Development Assessment Provisions

Under Schedule 10 of the *Planning Regulation 2017*, the development application triggers referral agency involvement and direct assessment against the SDAPs as follows:

Planning Regulation 2017 Trigger	Matters of Assessment
Schedule 10, Part 9, Division 4,	State Development Assessment Provisions - State code 1: Development in a state-controlled
Subdivision 2, Table 4	road environment

Assessment Benchmarks Summary

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

State Planning Instruments	
SDAPS	State Development Assessment Provisions - State code 1: Development in a state-controlled
SDAPS	road environment

Under Schedule 10 of the *Planning Regulation 2017*, the development application triggers referral agency involvement and direct assessment against the identified assessment benchmarks, as outlined in the table above. An assessment of the proposal against the relevant benchmark has been undertaken and provided in **Appendix 4.** While a direct assessment has been provided, the applicant also relies upon the assessment provided in section 5.2 below to adequately establish context and compliance with the State codes.

4.3 Assessment Benchmarks Pertaining to Local Planning Instruments

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

Townsville City Plan 2014

As a variation request, this development application is subject to an assessment against the planning scheme as a whole, as well as any other matter the assessment manager deems relevant.

A summary of the most relevant assessment benchmarks from the planning scheme are identified below:

- The strategic framework
- Major centre zone code
- Medium density residential zone 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 strategic framework, specifically the strategic intent, for the planning scheme. The pertinent issues arising from the assessment against the local level assessment benchmarks are discussed below.

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4.3.1 Strategic Framework

This development proposal to vary the existing zoning to accommodate future uses on the site which align with the Major centre zone is considered to align with the strategic framework of the planning scheme. This proposal is in response to the historic use of the site having not previously provided for residential uses and to align with the dominant zoning and dominant land use outcomes for the site and immediate locality.

Of particular note is recently issued development approval MCU23/0106, being a variation request to override the planning scheme on adjoining land at 31-33 Albany Road, Hyde Park. The application was combined with a reconfiguring a lot proposal and will establish use rights in accordance with a Plan of Development that generally seeks to establish industrial use rights and a mix of service and community facilities rights over land currently allocated within the Medium density residential zone and the Hyde Park medium density residential precinct, and the Major centre zone and Hyde Park major centre precinct. The introduction of industrial use rights into the same residential zoned footprint further undermines the continues residential zoning of the land. The proposal being put forward as part of this development application will also act to re-establish the dedicated Major centre zoned land lost as a result of MCU23/0106.

It is considered that the proposed variation aligns with the strategic framework particularly for the following reasons:

- The site is acknowledged as containing areas within the Medium density residential zone, but this does not prevent the assessment of alternative land use outcomes in response to site and locality specific characteristics and circumstances.
- It is put to council that the current zoning of the site is inconsistent with the historic use of the site, and creates conflict within the site with multiple zoning.
- Aligns the site to a single, dominant precinct the Hyde Park major centre precinct, so that the site can better achieve outcomes of that precinct for the strategic intent of the planning scheme.
- Reflects community expectation for the dominant land use type on site.
- The Major centre zone and the Hyde Park major centre precinct maintains support for residential uses as mixed development with commercial and entertainment uses at the ground storey.
- The site is not identified as being susceptible to an unacceptable or unmanageable natural hazard or infrastructure constraints.
- The Major centre zone allows the site to better contribute to the achievement of the Strategic Framework.
- It is not uncommon for land use decisions to be inconsistent with a zoning designation in response to site specific circumstances which change over the life of a planning scheme.

There is a significant opportunity cost associated with not apply the variation request strategy for this site. This specific area of the site has historically provided non-residential uses. The proposal for these historical uses, or uses typical of the Major centre zone on the site within the Medium density residential zone would require the proponent to process individual code or in most cases impact assessable development applications for each separate use. Given the associated cost, timeframes and potential for submissions and appeals, it is unlikely that development of the site for these uses would occur. The opportunity cost would be a result of an addressable process inefficiency as opposed to any fundamental opposition to the land use rights themselves.

4.3.2 Major Centre Zone Code

1. The purpose of the Major centre zone code is to provide for a mix of uses and activities. It includes concentrations of higher order retail, commercial, offices, residential, administrative and health services, community, cultural and entertainment facilities and other uses capable of servicing a sub-region in the planning scheme area.

<u>Response</u> - the proposed variation request will result the facilitation of retail, office, commercial and uses in a location which is directly adjacent other similar uses and is the highest and best uses for the site as demonstrated by the economics needs analysis. Furthermore, the proposal does not impact the future viability of similar zoned land which has been mostly developed in the immediate locality.

2. The particular purpose of the code is to provide for a network of centres that are readily accessible, integrated and well-designed, form vibrant focal points for the community, and provide a mix and range of services and facilities that



are appropriate to their respective function and catchments. This promotes efficient provision of services and contributes to the quality of life, character and identity of communities.

<u>Response</u> - the proposed variation request will result in the facilitation of a mix of commercial uses within the Hyde Park major centre precinct which is desired by the planning scheme.

- The subject site currently contains areas of the Hyde Park major centre precinct.
- The site will be co-located with the surrounding centre uses.
- The site can utilise the existing infrastructure and services present on site to support the expansion of centre uses.
- Historically, the site area within the medium density residential zone has not contained residential uses, has previously
 contained a Service station use, and currently contains an Outdoor sales use.
- These historical uses align closer to the Major centre zone than the existing zone for Medium density residential zone.
- As the site has previously contained a service station, it is included on the Environmental Management Register, and
 the use is considered a notifiable activity or contributes to hazardous contaminant. See attached Contaminated Land
 Search Response in Appendix 5.
- As the site is listed on the Environmental Management Register, it is recognised that the site is likely to be contaminated, and may not be suitable for residential use.
- 3. The purpose of the zone will be achieved through the following overall outcomes:
 - (a) Hyde Park, Aitkenvale, Thuringowa Central and the future Julago and Burdell major centres act as the most significant centres for the Townsville community after the principal centre (CBD). They service sub-regional catchments and do not compromise the intended role or successful functioning of other major centres or the CBD;
 - (b) Editor's note—The Julago and Burdell areas are included in the Emerging community zone. The future major centre at Burdell is planned within the North Shore area.
 - (c) these centres operate as major multifunctional community hubs. They contain the highest order of community, retail and office based functions after the principal centre (CBD), including sub-regional level services such as theatres, major libraries and community centres and health and educational facilities. However, they do not contain any additional department stores;
 - (d) major centres evolve as vibrant mixed use places where people live, work and play in a high density environment which is active both during the day and night-time and includes residential uses;
 - (e) major centres are highly accessible by walking and cycling from surrounding medium density residential areas;
 - (f) major centres become a hub for major public transport routes providing frequent services to other parts of the city, and development facilitates convenient access to public transport facilities as a priority;
 - (g) showrooms occur within the major centres, but are generally located and designed so that they do not detract from the intended built form, pedestrian focus and accessibility;
 - (h) centre design and built form creates a walkable and legible pedestrian-focussed environment, with a range of connected, safe and pleasant public spaces forming community focal points. Public spaces and primary pedestrian circulation streets are activated by shop fronts, awnings and kerbside activities;
 - (i) the height and scale of buildings reinforce the character, legibility and accessibility of the centre. Centres predominantly contain medium-rise buildings. However, a human scale and attractive, pedestrian friendly environment is created at street level;
 - (j) centres are designed to create a desirable interface with surrounding neighbourhoods, providing for attractive streetscapes and transitioning of building form and scale and minimising potential land use conflicts; and
 - (k) opportunities for energy efficiency through built form are maximised.

<u>Response</u> - the proposed variation request will result in the facilitation of a mix of commercial uses within the Hyde Park major centre precinct which is desired by the planning scheme. This will facilitate appropriate land use which is easily accessible and complimentary to the surrounding land uses which are predominantly commercial. Furthermore, it will facilitate the transition of undeveloped land to functional commercial development, which is a more compatible and desired land use for the locality. It is noted that the transition of the subject site to a Major centre zoning can be readily supported by existing infrastructure.

4. The purpose of the zone will also be achieved through the following additional overall outcomes for particular precincts and sub-precincts:

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Hyde Park major centre precinct:

- (a) the Hyde Park major centre contains an increasing diversity of business activities and community services. However, a department store is not located within this centre, and no significant expansion of showroom based floor space is intended;
- (b) residential and office uses are accommodated in mixed use developments, with shopping or entertainment uses at the ground storey;
- (c) development facilitates improved integration with surrounding residential and activity areas, including the showgrounds. Wherever possible, the interface with the lake is enhanced and opportunities for recreational use improved;
- (d) Virgil and Dillane Streets are established as primary linkages to new infill residential development within the Hyde Park medium density precinct. Virgil Street becomes the major east-west pedestrian thoroughfare for the locality;
- (e) development provides for appropriate immunity to flooding and drainage characteristics; and
- (f) development facilitates improved public transport, pedestrian and cyclist connectivity to the principal centre (CBD), particularly along Woolcock Street.

<u>Response</u> – as the variation request seeks to change the applicable zoning of the site to the Major centre zone, and the site contains areas of the Hyde Park major centre precinct, it is considered that the precinct would expand to cover the entirety of the site, removing the Hyde Park medium density precinct from the site. Within this precinct, a mix of uses are encouraged, including commercial, entertainment, office and residential uses. Development of the vacant portion of the site will contribute to the enhancement of interfacing with the lake for recreational use and further support public transport, pedestrian and cyclist connectivity around the locality.

Accordingly, the proposed variation request is considered to satisfy the overall outcomes and purpose of the Major centre zone code which supports the conclusion of the economic needs assessment that it is appropriate that the subject site be zoned Major centre zone. It is noted that any future use on the site will be required to satisfy the codes and policies applicable to Accepted Development and Assessable Development in accordance with the Major centre zone which is being sought through this variation request and it is considered that such uses will appropriately conform.

4.3.3 Development Codes

The proposal involves no new building works or site works as part of the variation request. As such, there are no changes or impacts on matters relating to stormwater drainage, landscaping, parking, access or site services and utilities.

Accordingly, the development is able to objectively satisfy the outcomes and purpose of these 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. It is noted that any future use on the site will be required to satisfy the codes and policies applicable to Accepted Development and Assessable Development in accordance with the Major centre zone which is being sought through this variation request.

4.3.4 Overlay Codes

Given the fact that this proposal is a variation request relating to future use rights (meaning there are no building or site works approvals being sought) there is no need to consider these assessment benchmarks. It is noted that any future use on the site will be required to satisfy the codes and policies applicable to Accepted Development and Assessable Development in accordance with the Medium density zone which is being sought through this variation request. It is considered that any future uses on the site will demonstrate necessary compliance with this overlay code.

4.4 Public Notification

The application is impact assessable and will be subject to the public notification requirements under the *Planning Act 2016* and in accordance with the *Development Assessment Provisions*.

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5.0 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 preliminary approval for a *variation request* under section 50 of the Act. The variation being sought is for use rights in accordance with the Major centre zone, overriding the Townsville City Plan 2014. This variation is in direct response to demonstrated historical use and opportunity in the area, and in the interest of furthering the strategic intent of the planning scheme by achieving the highest and best use of land in response to social, economic and environmental factors.

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 strategic framework for the planning scheme. It is therefore recommended that Council **approve** the development application by delegated authority and issue a development permit subject to the imposition of reasonable and relevant conditions.

STATEMENT OF REASONS

Subject to the imposition of reasonable and relevant conditions, the development is able to comply with the following applicable 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 variation request remains consistent with the strategic intent and overall outcomes of the planning scheme based on the following reasons:

- 1. The site is acknowledged as containing areas of the Medium density residential zone, but this does not prevent the assessment of alternative land use outcomes in response to site and locality specific characteristics and circumstances.
- 2. It is put to council that the site is in conflict having multiple zones, and that having a single, dominant zone over the entirety of the site would allow the site to more effectively provide development outcomes further aligned to the strategic intent of the planning scheme.
- 3. Historically, the site has not contained residential uses.
- 4. Development for uses aligned to the Major centre zone can utilise existing infrastructure on site that has been designed for the existing on site centre uses.
- 5. Reflects community expectation for the predominant land use type in the greater immediate locality.
- 6. The site may contain contaminated land from previous use that constrains the use of the site for residential use.
- 7. The variation reflects the highest and best use of the site.
- The site is not identified as being susceptible to an unacceptable or unmanageable natural hazard or infrastructure constraints.
- 9. It is not uncommon for land use decisions to be inconsistent with a zoning designation in response to site specific circumstances which change over the life of a planning scheme.

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APPENDIX 1

DEVELOPMENT APPLICATION FORMS

DA Form 1 – Development application details

Approved form (version 1.4 effective 15 December 2023) 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)	Woolcock ST Investments PTY LTD 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 or 0438 789 612				
Email address (non-mandatory)	enquire@bncplanning.com.au				
Mobile number (non-mandatory)					
Fax number (non-mandatory)					
Applicant's reference number(s) (if applicable)	DA064-24				

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



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note : Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA</u>												
Forms Guide: Relevant plans. 3.1) Street address and lot on plan												
 Street address AND lot on plan (all lots must be listed), 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.				et Name and				Suburb			
		36-48	3	Kings Road					Hyde Park			
a)	Postcode	Lot No.		Plan Type and Number			(e.g. Rl	P, SP)	Local Government Area(s)			
	4812	1		RP742540				<u> </u>	Townsville			
	Unit No.	Stree	t No.	Stree	et Name and	Туре			Suburb			
b)	Postcode	Lot N	lo.	Plan	Type and N	umber	(e.g. Rl	P, SP)	Local Government Area(s)			
e.g Note: P	3.2) Coordinates of premises (appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay) Note: Place each set of coordinates in a separate row.											
		premis			de and latitud				I			
Longit	ude(s)		Latitude	e(s)		Datur			Local Government Area(s) (if applicable)			
						_	GS84					
						_	DA94 ther:					
	ordinatos of	nromio	os by oa	etina	and northing		uiei.					
Eastin				asung	Zone Ref.	Datur	m		Local Government Area(s) (if applicable)			
Lasun	9(5)	Northing(s)					WGS84		Local Government Area(s) (If applicable)			
							SDA94					
					☐ 56	☐ Oth						
3.3) A	dditional pre	mises										
	•		re releva	nt to	this develop	ment ai	oplicati	on and the d	etails of these premises have been			
					opment appli		•		'			
⊠ No	t required											
					ly to the prer				evant details			
	•		•		itercourse or	in or a	bove a	n aquifer				
	of water boo				•							
On strategic port land under the <i>Transport Infrastructure Act 1994</i>												
Lot on plan description of strategic port land:												
Name of port authority for the lot:												
☐ In a tidal area												
					area (if applica	able):						
	of port author											
On airport land under the Airport Assets (Restructuring and Disposal) Act 2008												
Name	Name of airport:											

☑ Listed on the Environmental Management Register (EMR) under the Environmental Protection Act 1994						
EMR site identification:	EMR Site Id: 13964					
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 the first development aspect								
a) What is the type of development? (tick only one box)								
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 assessment?								
☐ Code assessment ☐ Impact assessment (requires 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):								
Variation request – Use rights in accordance with major centre zone provisions.								
e) Relevant plans Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see DA Forms guide: Relevant plans .								
Relevant plans of the proposed development are attached to the development application								
6.2) Provide details about the second development aspect								
a) What is the type of development? (tick only one box)								
☐ Material change of use ☐ Reconfiguring a lot ☐ Operational work ☐ Building work								
b) What is the approval type? (tick only one box)								
☐ Development permit ☐ Preliminary approval ☐ Preliminary approval that includes a variation approval								
c) What is the level of assessment?								
☐ Code assessment ☐ Impact assessment (requires 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 <u>DA Forms Guide:</u> Relevant plans.								
Relevant plans of the proposed development are attached to the development application								
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 								

Section 2 – Further develop	ment de	etails							
7) Does the proposed developn	nent appl	ication invol	ve any of the follow	ving?					
Material change of use	X Yes -	- complete	division 1 if assess	able agains	a local	planning instru	ument		
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 o Note: This division is only required to be o local planning instrument. 8.1) Describe the proposed materials	completed i		e development applicat	ion involves a ı	material ch	nange of use asse	ssable against a		
Provide a general description of proposed use	f the		ne planning scheme h definition in a new rov			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)		
Use rights in accordance with modern centre zone provisions.	najor	NA			NA		NA		
8.2) Does the proposed use inv	olve the ı	use of existi	ng buildings on the	premises?					
⊠ No									
Division 2 – Reconfiguring a lo Note: This division is only required to be of 9.1) What is the total number of	completed in			ion involves red	configuring	g a lot.			
9.2) What is the nature of the lo	t reconfig	guration? (tid							
Subdivision (complete 10))				Dividing land into parts by agreement (complete 11))					
Boundary realignment (compl	lete 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	y many la	sto are being	a created and what	ic the inten	dod ugo	of those lete:			
•	Reside		Commercial		ueu use		anacifu.		
Intended use of lots created	Reside	riuai	Commercial	Industrial		Other, please	e specily.		
Number of late are stad									
Number of lots created	agod2								
10.2) Will the subdivision be sta		,							
No	alis DEIUV	,							
How many stages will the works	s include	?							

apply to?

What stage(s) will this development application

11) Dividing land int parts?	to parts by	agreement – hov	v many par	ts are being o	created and what	is the intended use of the
Intended use of par	arts created Residential C		Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
12) Boundary realig	nment					
12.1) What are the	current an	d proposed areas	s for each lo	ot comprising	the premises?	
	Current lo		ot		Proposed lot	
Lot on plan descrip	tion	Area (m²)		Lot on plan	description	Area (m ²)
40.0\\\/\\	for 4					
12.2) What is the re	eason for ti	ne boundary reali	gnment?			
13) What are the di			existing ea	asements be	ing changed and	or any proposed easement?
Existing or proposed?	Width (m) Length (m)	Purpose of pedestrian a	of the easemo	ent? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 3 – Operat	ional worl					
Note : This division is only			rt of the devel	opment applicati	ion involves operation	nal work.
14.1) What is the na						
Road work			Stormwat			frastructure
☐ Drainage work		L] Earthwork	(S		infrastructure
Landscaping	nooifu:		Signage		Clearing	vegetation
Other – please s		necessary to facil	itate the cr	action of new	Lots? (a.a. aubdivis	nion)
Yes – specify nu		•	itate the cre	cation of new	TOts: (e.g. subulvis	sion)
□ No						
14.3) What is the m	onetary va	alue of the propos	sed operation	nal work? (in	nclude GST, materials	s and labour)
\$		·	•			,
PART 4 – ASS	ESSME	:NT MANAG	ER DET	AILS		
15) Identify the ass	essment m	nanager(s) who w	vill be asses	sing this dev	elopment applica	ation
Townsville City Cou	ıncil					
16) Has the local go	overnment	agreed to apply	a supersed	ed planning s	scheme for this d	evelopment application?
		on notice is attach		•	• •	
☐ The local goverr attached	nment is ta	iken to have agre	ed to the su	uperseded pla	anning scheme r	equest – relevant documents
⊠ No						

PART 5 – REFERRAL DETAILS

17) Does this development application include any aspects that have any referral requirements? Note: A development application will require referral if prescribed by the Planning Regulation 2017.
No, there are no referral requirements relevant to any development aspects identified in this development application − proceed to Part 6
Matters requiring referral to the Chief Executive of the Planning Act 2016:
☐ Clearing native vegetation
Contaminated land (unexploded ordnance)
☐ Environmentally relevant activities (ERA) (only if the ERA has not been devolved to a local government)
Fisheries – aquaculture
☐ Fisheries – declared fish habitat area
☐ Fisheries – marine plants
☐ Fisheries – waterway barrier works
Hazardous chemical facilities
Heritage places – Queensland heritage place (on or near a Queensland heritage place)
Infrastructure-related referrals – designated premises
☐ Infrastructure-related referrals – state transport infrastructure
☐ Infrastructure-related referrals – State transport corridor and future State transport corridor
☐ Infrastructure-related referrals — State-controlled transport tunnels and future state-controlled transport tunnels
Infrastructure-related referrals – near a state-controlled road intersection
☐ Koala habitat in SEQ region – interfering with koala habitat in koala habitat areas outside koala priority areas
☐ Koala habitat in SEQ region – key resource areas
☐ Ports – Brisbane core port land – near a State transport corridor or future State transport corridor
Ports – Brisbane core port land – environmentally relevant activity (ERA)
Ports – Brisbane core port land – tidal works or work in a coastal management district
Ports – Brisbane core port land – hazardous chemical facility
Ports – Brisbane core port land – taking or interfering with water
Ports – Brisbane core port land – referable dams
Ports – Brisbane core port land – fisheries
Ports – Land within Port of Brisbane's port limits (below high-water mark)
SEQ development area
☐ SEQ regional landscape and rural production area or SEQ rural living area – tourist activity or sport and
recreation activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – community activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – indoor recreation
SEQ regional landscape and rural production area or SEQ rural living area – urban activity
☐ SEQ regional landscape and rural production area or SEQ rural living area – combined use
☐ SEQ northern inter-urban break – tourist activity or sport and recreation activity
SEQ northern inter-urban break – community activity
SEQ northern inter-urban break – indoor recreation
SEQ northern inter-urban break – urban activity
SEQ northern inter-urban break – combined use
☐ Tidal works or works in a coastal management district
Reconfiguring a lot in a coastal management district or for a canal
☐ Erosion prone area in a coastal management district
☐ Urban design
☐ Water-related development – taking or interfering with water
☐ Water-related development – removing quarry material (from a watercourse or lake)
☐ Water-related development – referable dams
☐ Water-related development –levees (category 3 levees only)
☐ Wetland protection area

Matters requiring referral to the local government:			
☐ Airport land			
Environmentally relevant activities (ERA) (only if the ERA has been devolved to local government)			
☐ Heritage places – Local heritage places			
Matters requiring referral to the Chief Executive of the di	stribution entity or transmissi	on entity:	
☐ Infrastructure-related referrals – Electricity infrastructur	e		
Matters requiring referral to:			
The Chief Executive of the holder of the licence, if	not an individual		
The holder of the licence, if the holder of the licence			
☐ 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 (where inconsistent with the	Brisbane port LUP for transport reasons	;)	
Ports – Strategic port land			
Matters requiring referral to the relevant port operator, if			
Ports – Land within Port of Brisbane's port limits (below	high-water mark)		
Matters requiring referral to the Chief Executive of the re	levant port authority:		
Ports – Land within limits of another port (below high-wate	er mark)		
Matters requiring referral to the Gold Coast Waterways A	Authority:		
☐ Tidal works or work in a coastal management district (ii	n Gold Coast waters)		
Matters requiring referral to the Queensland Fire and Emergency Service:			
☐ Tidal works or work in a coastal management district (ii		berths))	
18) Has any referral agency provided a referral response	for this development application	?	
Yes – referral response(s) received and listed below a			
No	e attached to the actorphich	аррпоаноп	
Referral requirement	Referral agency	Date of referral response	
	,,		
Identify and describe any changes made to the proposed	dovolonment application that wa	s the subject of the	
Identify and describe any changes made to the proposed referral response and this development application, or incl			
(if applicable).		астоюринови арриовион	
PART 6 – INFORMATION REQUEST			
19) Information request under Part 3 of the DA Rules			

19) Information request under Part 3 of 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 of the DA Rules will still apply if the application is an application listed under section 11.3 of the DA Rules.
Further advice about information requests is contained in the <u>DA Forms Guide</u> .

PART 7 – FURTHER DETAILS

20) Are there any associated	development applications or o	current appre	Nale 2 (a. a. a. proliminari a	nnrovo()
	development applications or o			
No	w or include details in a sched	iule to this d	evelopment application	
	Defenses assesses	Data		A
List of approval/development application references	Reference number Date			Assessment manager
Approval				manager
Development application				
☐ Approval☐ Development application				
21) Has the portable long ser	vice leave levy been paid? (or	alv annlicable to	development applications in	volvina huildina work or
operational work)	vice leave levy been paid: (or	ny applicable to	асторитель аррисацона ин	volving ballaning work of
☐ Yes – a copy of the receip	ted QLeave form is attached t	to this develo	ppment application	
	rovide evidence that the porta			
	ides the development applicat			
	val only if I provide evidence t	•	~	levy has been paid
	ng and construction work is le	ss than \$150	· ,	/··
Amount paid	Date paid (dd/mm/yy)		QLeave levy number	(A, B or E)
\$				
	cation in response to a show o	ause notice	or required as a result	of an enforcement
notice?				
Yes – show cause or enfor	rcement notice is attached			
⊠ No				
00) Fth - ti - - ti				
23) Further legislative require				
Environmentally relevant ac				
	olication also taken to be an ap Activity (ERA) under section ´			
	nent (form ESR/2015/1791) fo			al authority
	ment application, and details a	are provided	in the table below	
⊠ No				
Note: Application for an environment requires an environmental authority to	tal authority can be found by searchin to operate. See <u>www.business.qld.go</u>	ng "ESR/2015/1 v.au for further	791" as a search term at <u>ww</u> information.	<u>w.qld.gov.au</u> . An ERA
Proposed ERA number:			RA threshold:	
Proposed ERA name:		· ·		
	ble to this development applic	ation and the	a details have been att	ached in a schedule to
this development applicati		ation and the	e details have been all	acried iii a scrieddie to
Hazardous chemical facilitie	<u>es</u>			
23.2) Is this development app	olication for a hazardous che	mical facility	/ ?	
Yes – Form 69: Notificatio	n of a facility exceeding 10%	of schedule	15 threshold is attached	d to this development
application				
⊠ No				
Note: See www.business.gld.gov.au	for further information about hazardo	ous chemical no	tifications.	

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
Yes – this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
No 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 https://www.qld.gov.au/environment/land/vegetation/applying for further information on how to obtain a s22A determination.
Environmental offsets
23.4) Is this development application taken to be a prescribed activity that may have a significant residual impact on a prescribed environmental matter under the <i>Environmental Offsets Act 2014</i> ?
 Yes – I acknowledge that an environmental offset must be provided for any prescribed activity assessed as having a significant residual impact on a prescribed environmental matter No
Note: The environmental offset section of the Queensland Government's website can be accessed at www.qld.gov.au for further information on environmental offsets.
Koala habitat in SEQ Region
23.5) Does this development application involve a material change of use, reconfiguring a lot or operational work which is assessable development under Schedule 10, Part 10 of the Planning Regulation 2017?
Yes – the development application involves premises in the koala habitat area in the koala priority area
Yes – the development application involves premises in the koala habitat area outside the koala priority area
No Note: If a koala habitat area determination has been obtained for this premises and is current over the land, it should be provided as part of this
development application. See koala habitat area guidance materials at <u>www.des.qld.qov.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 <i>Water Act 2000</i> ?
Yes – the relevant template is completed and attached to this development application and I acknowledge that a relevant authorisation or licence under the <i>Water Act 2000</i> may be required prior to commencing development
No Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.gld.gov.au for further information.
DA templates are available from https://planning.dsdmip.gld.gov.au/ . 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
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 https://planning.dsdmip.qld.gov.au/ . For a development application involving waterway barrier works, complete DA Form 1 Template 4.
Marine activities
23.8) Does this development application involve aquaculture, works within a declared fish habitat area or removal, disturbance or destruction of marine plants?
Yes – an associated <i>resource</i> allocation authority is attached to this development application, if required under the <i>Fisheries Act 1994</i>
No

Note: See guidance materials at www.daf.qld.gov.au for further information.

Quarry materials from a watercourse or lake
23.9) Does this development application involve the removal of quarry materials from a watercourse or lake under the <i>Water Act 2000?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Natural Resources, Mines and Energy at www.business.qld.gov.au for further information.
Quarry materials from land under tidal waters
23.10) Does this development application involve the removal of quarry materials from land under tidal water under the <i>Coastal Protection and Management Act 1995?</i>
☐ Yes – I acknowledge that a quarry material allocation notice must be obtained prior to commencing development ☐ No
Note : Contact the Department of Environment and Science at <u>www.des.qld.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 guidenee meteriale at your darme ald govern for further information
Note: See guidance materials at <u>www.dnrme.qld.gov.au</u> for further information. Tidal work or dovelopment within a coastal management district
Tidal work or development within a coastal management district
23.12) Does this development application involve tidal work or development in a coastal management district?
Yes – the following is included with this development application: Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required)
if application involves prescribed tidal work)
☐ A certificate of title ☐ No
Note: See guidance materials at www.des.qld.gov.au for further information.
Queensland and local heritage places
23.13) Does this development application propose development on or adjoining a place entered in the Queensland heritage register or on a place entered in a local government's Local Heritage Register?
☐ Yes – details of the heritage place are provided in the table below☑ No
Note: See guidance materials at www.des.qld.gov.au for information requirements regarding development of Queensland heritage places.
Name of the heritage place: Place ID:
<u>Brothels</u>
23.14) Does this development application involve a material change of use for a brothel?
Yes – this development application demonstrates how the proposal meets the code for a development application for a brothel under Schedule 3 of the <i>Prostitution Regulation 2014</i>
⊠ No
Decision under section 62 of the Transport Infrastructure Act 1994
23.15) Does this development application involve new or changed access to a state-controlled road?
Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied)
Satisfied) No

Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation
23.16) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?
Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered
No
Note : See guidance materials at www.planning.dsdmip.qld.gov.au for further information.

PART 8 - CHECKLIST AND APPLICANT DECLARATION

24) Development application checklist	
I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements	⊠ Yes
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 – 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 DAForms Guide: Planning Report Template .	⊠ Yes
Relevant plans of the development are attached to this development application Note: Relevant plans are required to be submitted for all aspects of this development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>	⊠ Yes
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes ☑ Not applicable
25) Applicant declaration	
 ☑ By making this development application, I declare that all information in this development correct ☑ Where an email address is provided in Part 1 of this form, I consent to receive future electron the assessment manager and any referral agency for the development application was required or permitted pursuant to sections 11 and 12 of the Electronic Transactions Activities to intentionally provide false or misleading information. 	ctronic communications where written information
Privacy – Personal information collected in this form will be used by the assessment manager assessment manager, any relevant referral agency and/or building certifier (including any promotion may be engaged by those entities) while processing, assessing and deciding the development information relating to this development application may be available for inspection and 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> , Regulation 2017 and the DA Rules except where:	ofessional advisers elopment application. ourchase, and/or
 such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Regulation 2017; or 	
 required by other legislation (including the <i>Right to Information Act 2009</i>); or otherwise required by law. 	
This information may be stored in relevant databases. The information collected will be retain <i>Public Records Act 2002.</i>	ned as required by the

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

Date received:	Reference numb	per(s):	
Notification of engagement of	of alternative assessment man	ager	
Prescribed assessment manager			
Name of chosen assessmen	nt manager		
Date chosen assessment manager engaged			
Contact number of chosen assessment manager			
Relevant licence number(s) of chosen assessment			
manager			
QLeave notification and pay	ment		
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 form

Landowners consent to the making of a development application under the *Planning Act 2016*

ANDREW WHITSON	
	Director
The delegate representative of WOOLCOCK STREET INVESTMENTS PTY LTI premises identified as follows:	D, being the owner of the
36-48 Kings Roar	d HYDE PARK QLD 4812
Lots 3-5 on RP7100	028 & Lot 1 on RP742540
nsent to the making of a development application under the Planning Act 2016	by:
	BNC Planning Pty Ltd
he premises described above for:	
Material Change of	f Use (Variation Request)
21/	Signature of Delegate
	Date

APPENDIX 2

SITE DETAILS

Aerial

36-48 Kings Road, Hyde Park 4812

19°16'8"S 146°47'56"E



19°16'31"S 146°47'31"E



Legend located on next page



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Version: 1, Version Date: 26/06/2024



Scale: 1:3779

Printed at: A4 Print date: 30/5/2024

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

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



Aerial

36-48 Kings Road, Hyde Park 4812



Legend

Land parcel label - gt 1000 ha

Places: Land parcel

1RP742540

Cities and Towns

С

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

Land parcel - gt 1 ha

Parcel

Land parcel

Parcel

Land parcel - gt 10 ha

Parcel

Easement parcel

Strata parcel



Volumetric parcel



Land parcel - gt 1000 ha



Land parcel label

Land parcel label - gt 1 ha

Land parcel label - gt 10 ha

Maxar

Attribution

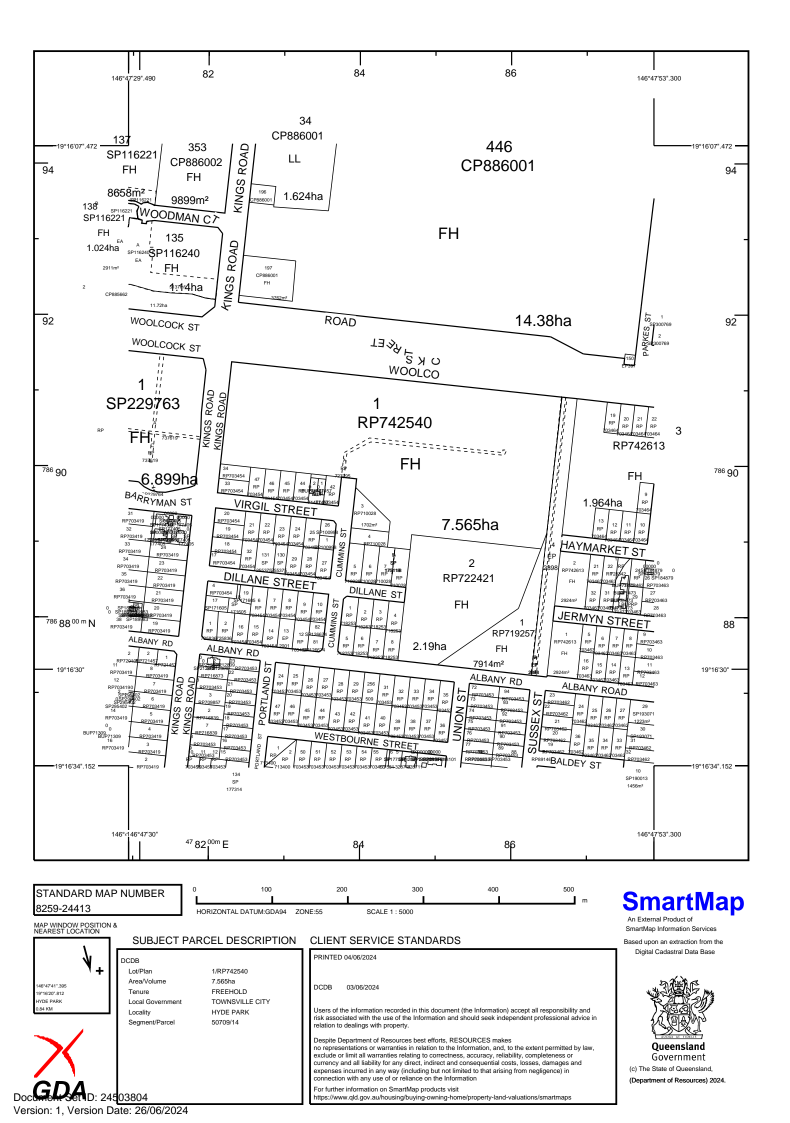
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Green bridges
Bridges
=
Tunnels
Railway
_
Railway station
A







Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	21288053	
Date Title Created:	06/10/1987	
Previous Title:	21068091, 21068092	

ESTATE AND LAND

Estate in Fee Simple

LOT 1 REGISTERED PLAN 742540

Local Government: TOWNSVILLE

REGISTERED OWNER

WOOLCOCK ST INVESTMENTS PTY LTD UNDER INSTRUMENT T636807P

TRUSTEE

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 10287170 (POR 1A) Deed of Grant No. 20800246 (POR 449)
- 2. EASEMENT IN GROSS No 601311283 (N631323) 23/09/1970 BURDENING THE LAND TO COUNCIL OF THE CITY OF TOWNSVILLE OVER EASEMENT A ON RP23795
- 3. MORTGAGE No 601311318 (T636810E) 02/11/1992 TO NATIONAL AUSTRALIA BANK LIMITED
- LEASE No 705457794 08/03/2002 at 10:51
 J.G. & R.E. BARNES PTY LTDR A.C.N. 010 553 189
 PART OF THE GROUND FLOOR
- AMENDMENT OF LEASE No 710106988 17/11/2006 at 10:04 LEASE: 705457794 TERM: 16/09/2001 TO 15/09/2011 OPTION 5 YEARS
 - LEASE No 721667574 06/05/2022 at 10:16 BNG SPORTS PTY LTD A.C.N. 147 653 656

OF PART OF THE GROUND FLOOR (SHOP 1) TERM: 01/04/2019 TO 31/03/2024 OPTION 5 YEARS

- 7. LEASE No 722079182 02/11/2022 at 13:36 KINGS ROAD VETERINARY SURGERY PTY LTD A.C.N. 609 596 910 OF PART OF THE GROUND FLOOR (SHOP 3) TERM: 01/02/2021 TO 31/01/2026 OPTION 5 YEARS
- 8. AMENDMENT OF LEASE No 722079212 02/11/2022 at 13:37

LEASE: 722079182

TERM: 01/02/2021 TO 31/01/2026 OPTION 5 YEARS

ADMINISTRATIVE ADVICES

NIL

6.

UNREGISTERED DEALINGS

NIL

Corrections have occurred - Refer to Historical Search

Caution - Charges do not necessarily appear in order of priority

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Current Title Search

Queensland Titles Registry Pty Ltd ABN 23 648 568 101

Title Reference:	21288053
Title Reference:	212000

** End of Current Title Search **

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Department of Environment, Science and Innovation (DESI) ABN 46 640 294 485 GPO Box 2454, Brisbane QLD 4001, AUSTRALIA www.des.qld.gov.au

SEARCH RESPONSE

ENVIRONMENTAL MANAGEMENT REGISTER (EMR) CONTAMINATED LAND REGISTER (CLR)

Sai Santoso-Miller C/- BNC Planning PO Box 5493 Townsville City QLD 4810

Transaction ID: 50937944 EMR Site Id: 13964 31 May 2024

Client Reference: Cheque Number:

This response relates to a search request received for the site:

Lot: 1 Plan: RP742540

EMR RESULT

The above site IS included on the Environmental Management Register.

Lot: 1 Plan: RP742540 Address: KING STREET

TOWNSVILLE 4812

The site has been subject to the following Notifiable Activity or Hazardous Contaminant. SERVICE STATIONS - operating a commercial service station.

CLR RESULT

The above site is NOT included on the Contaminated Land Register.

ADDITIONAL ADVICE

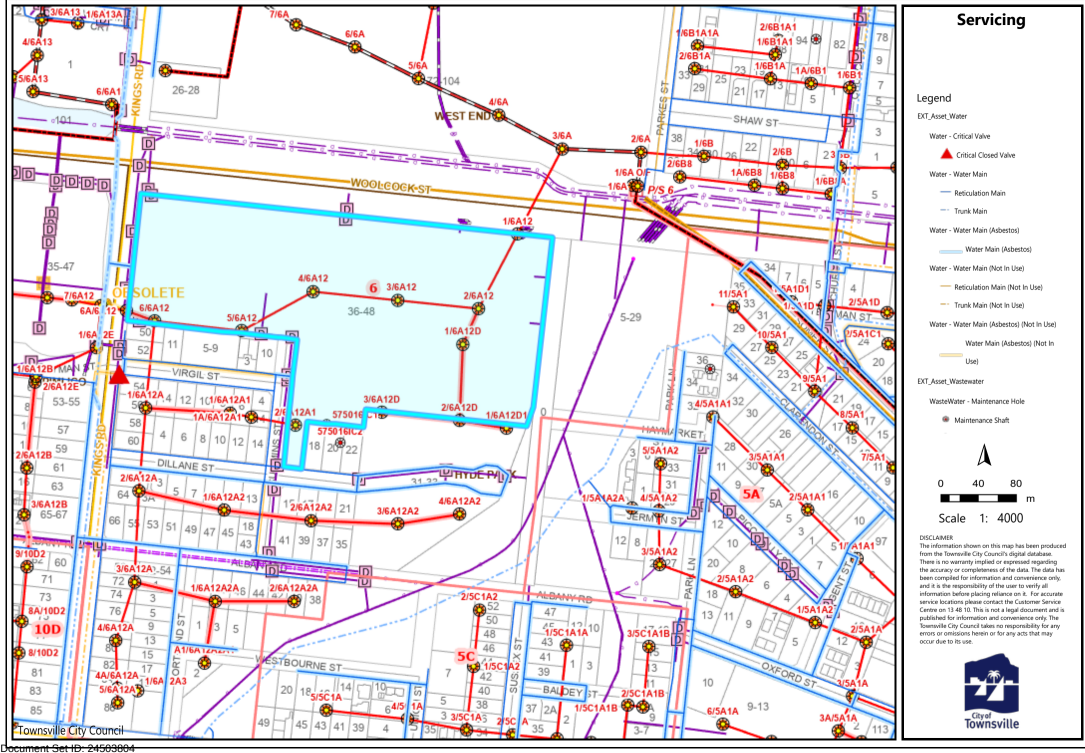
All search responses include particulars of land listed in the EMR/CLR when the search was generated. The EMR/CLR does NOT include:-

- 1. land which is contaminated land (or a complete list of contamination) if DESI has not been notified
- 2. land on which a notifiable activity is being or has been undertaken (or a complete list of activities) if DESI has not been notified

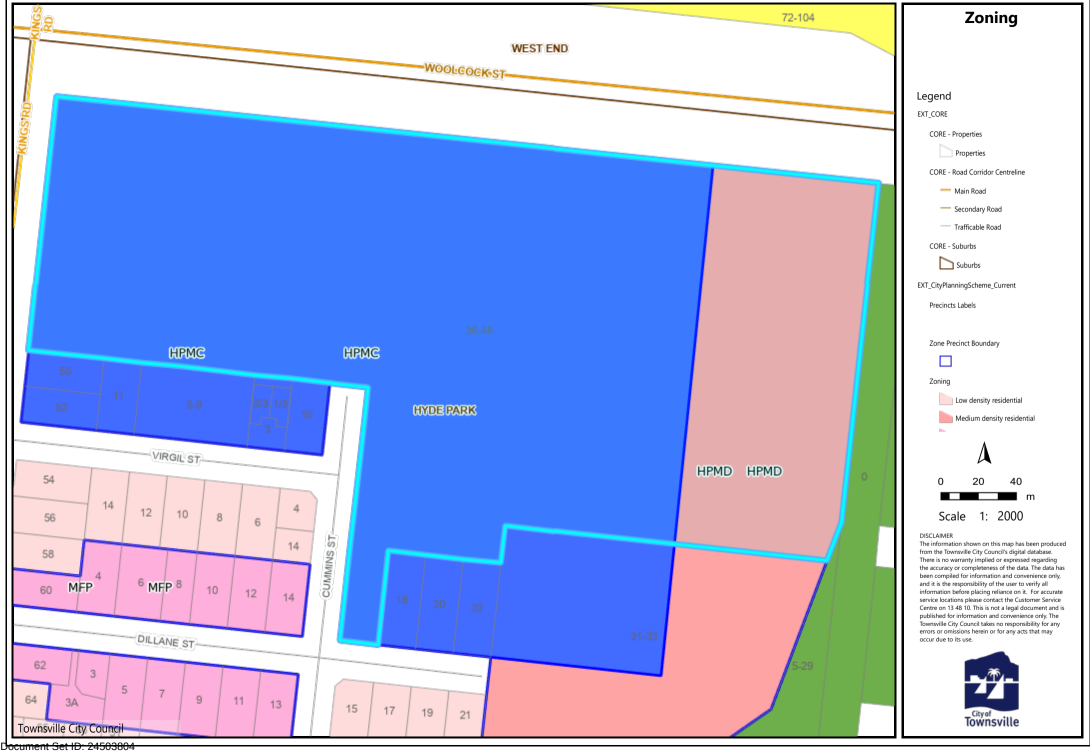
If you have any queries in relation to this search please email emr.clr.registry@des.qld.gov.au

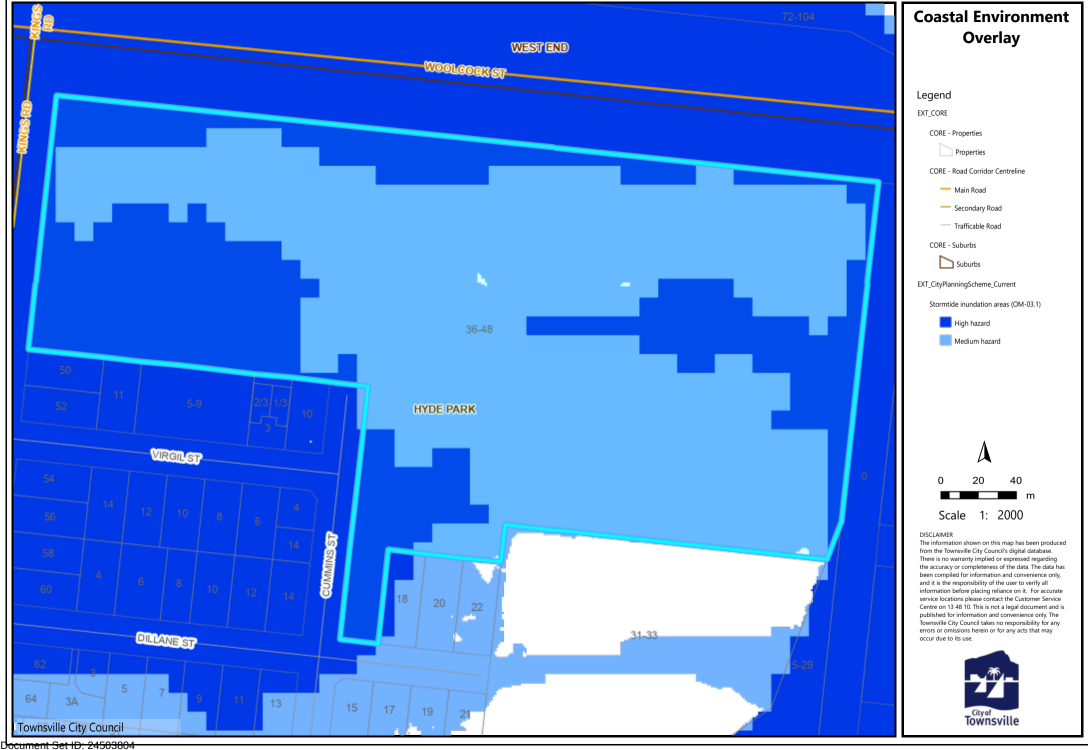
Administering Authority

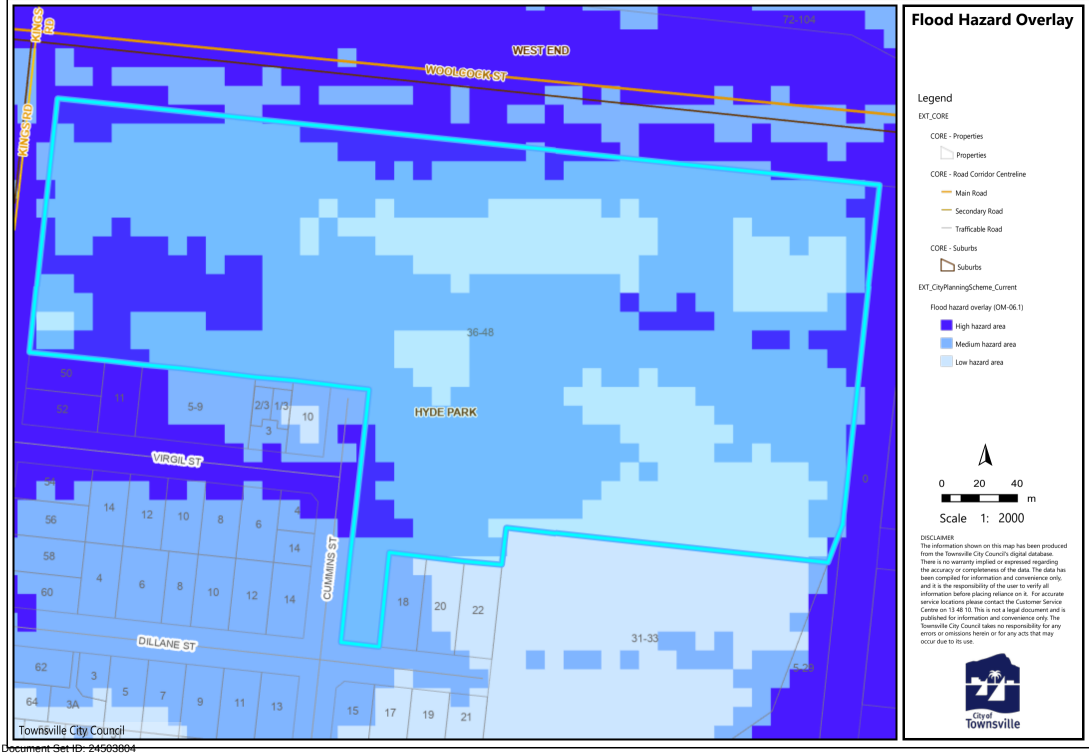
Page 1 of 1

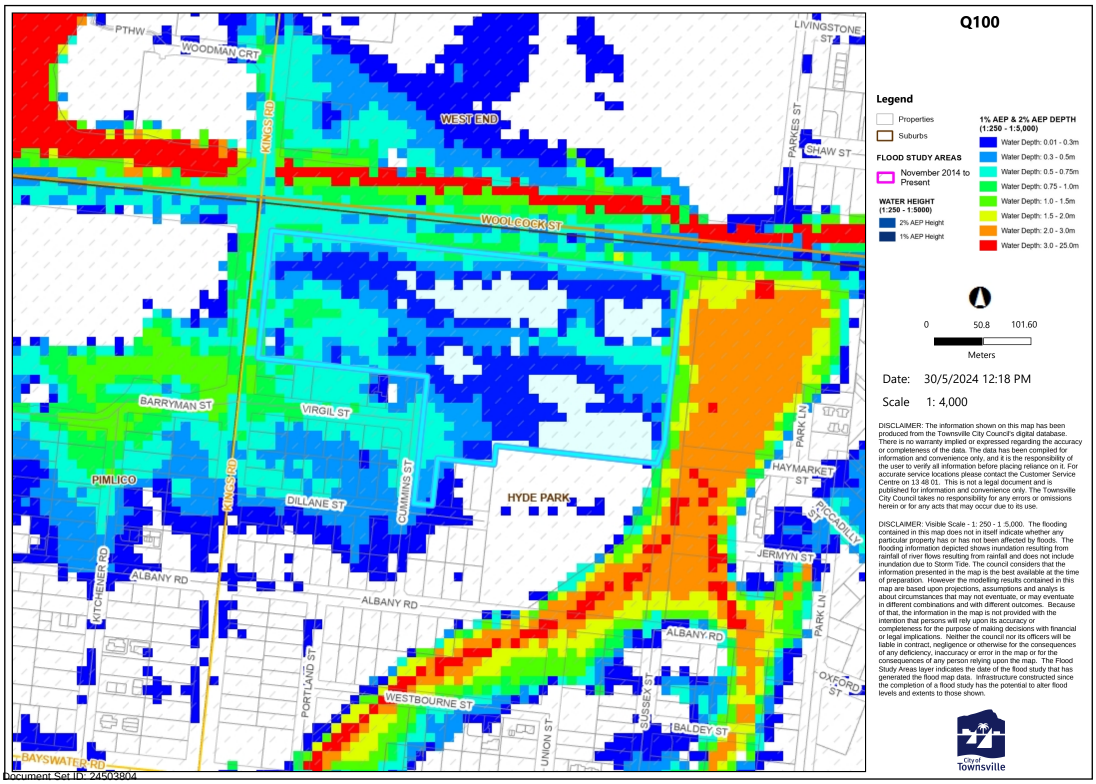


Version: 1, Version Date: 26/06/2024









State Assessment and Referral Agency

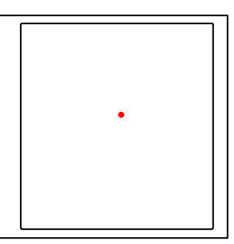
Date: 30/05/2024



Queensland Government

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Matters of Interest for all selected Lot Plans

Coastal area - erosion prone area Coastal area - medium storm tide inundation area Coastal area - high storm tide inundation area State-controlled road Area within 25m of a State-controlled road

Matters of Interest by Lot Plan

Lot Plan: 1RP742540 (Area: 75650 m²) Coastal area - erosion prone area

Coastal area - medium storm tide inundation area Coastal area - high storm tide inundation area

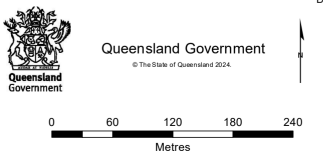
State-controlled road

Area within 25m of a State-controlled road

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State Assessment and Referral Agency Date: 30/05/2024



Legend

Coastal area - high storm tide inundation area

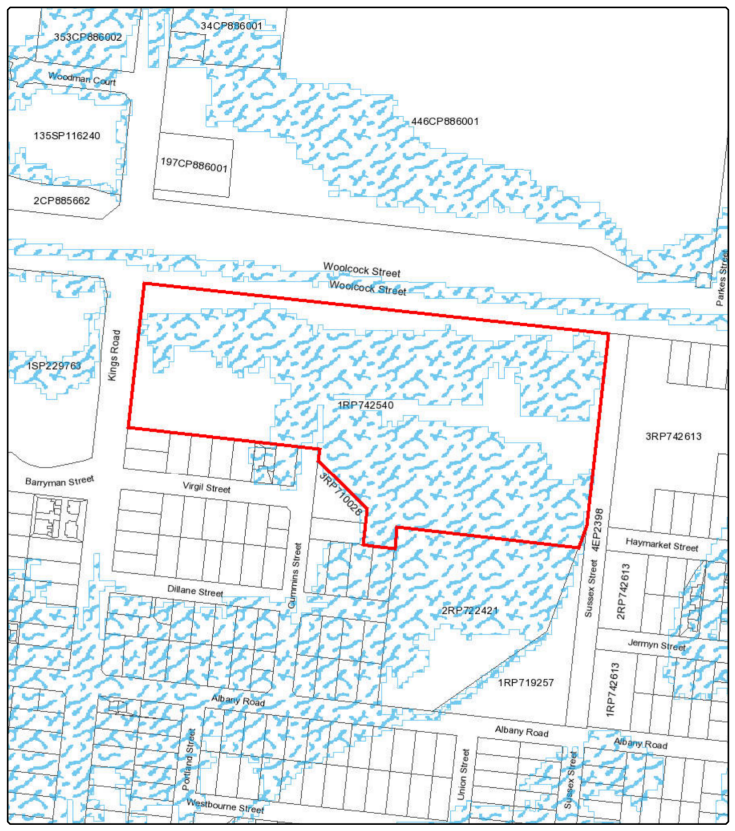


Coastal area - high storm tide inundation

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State Assessment and Referral Agency Date: 30/05/2024



Legend

Coastal area - medium storm tide inundation area

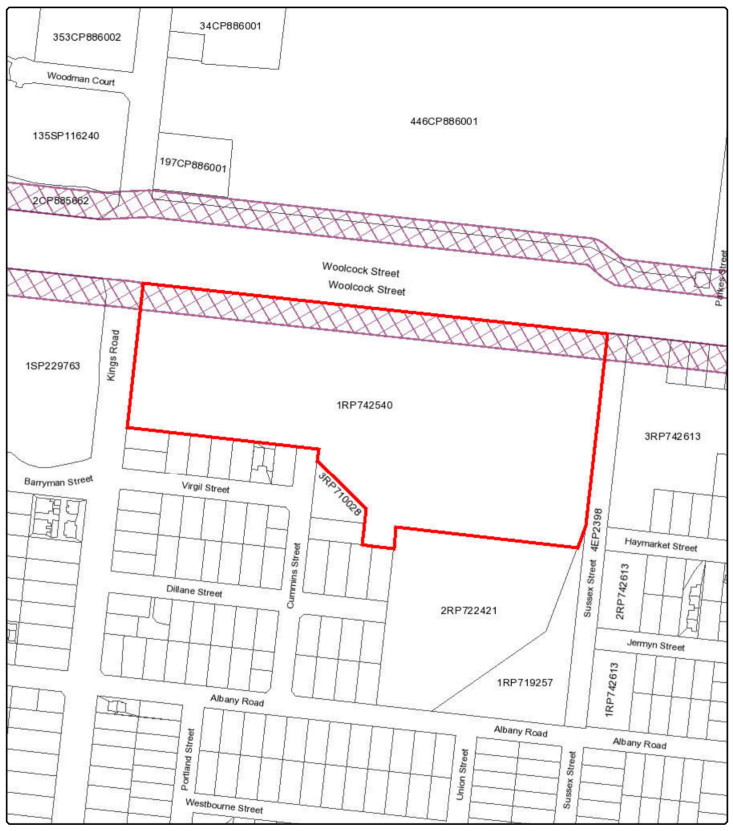


Coastal area - medium storm tide inundation area

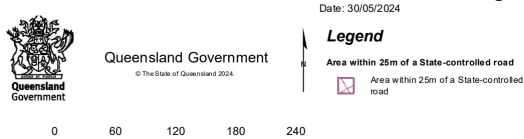
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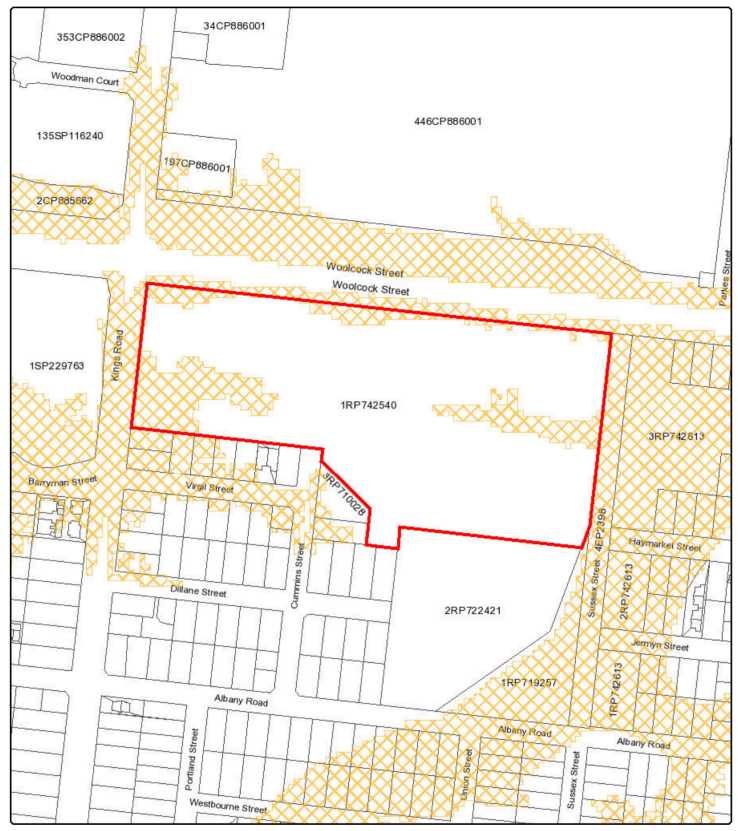


Disclaimer.

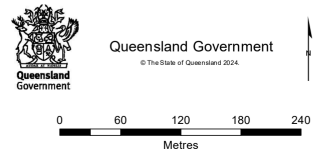
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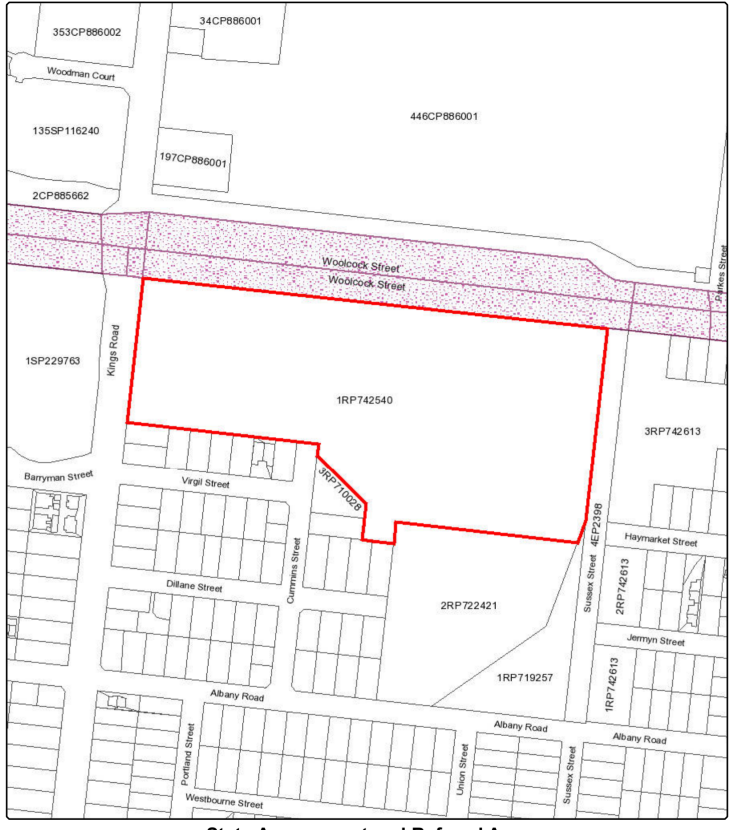
Coastal area - erosion prone area



Coastal area - erosion prone area

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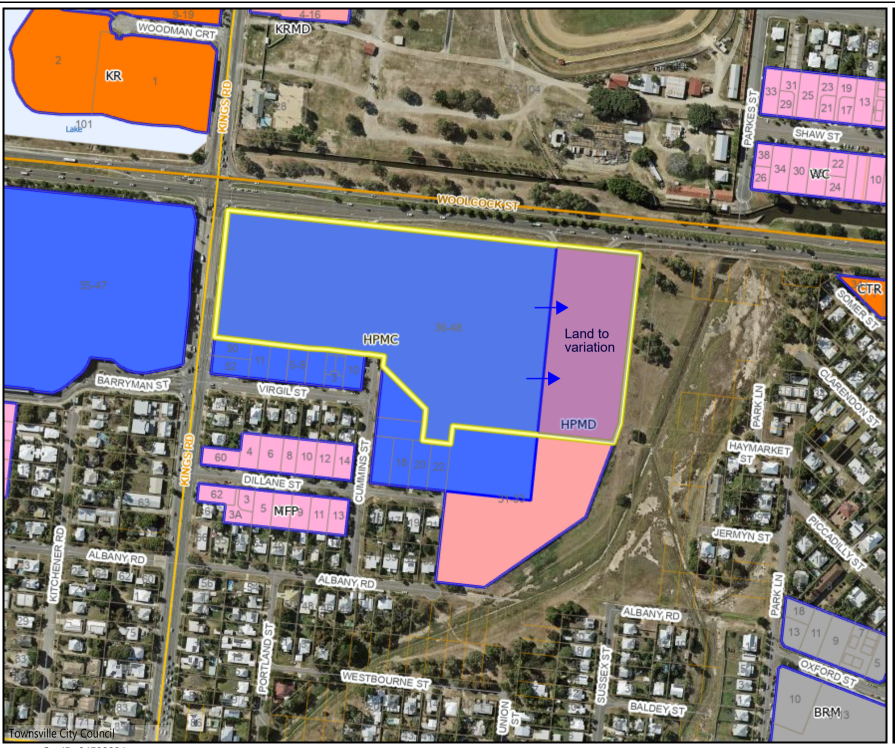
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Metres

APPENDIX 3

PLANS OF DEVELOPMENT

Document Set ID: 24503804 Version: 1, Version Date: 26/06/2024



Site Plan

Legend

EXT_CORE

CORE - Properties

Properties

CORE - Land Parcels

Land Parcels

CORE - Road Corridor Centreline

Main Road

— Secondary Road

Trafficable Road

EXT_CityPlanningScheme_Current

Zone Precinct Boundary

Precincts

HPMD - Hyde Park medium density

KRMD - Kings Road medium density

MFP - Mixed 1950s

WC - Workers Cottages

WC - Workers Collages

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Scale 1: 4000

DISCLAIMER

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APPENDIX 4

STATE CODE 1 ASSESSMENT

Document Set ID: 24503804 Version: 1, Version Date: 26/06/2024



State code 1: Development in a state-controlled road environment

Response:

Schedule 10, Part 9, Division 4, Subdivision 2, Table 4, Item 1 of the Planning Regulation 2017 outlines the circumstances where referral of a development application is required. For this section to apply, the proposed development must be for a material change of use, other than an excluded material change of use, that is assessable development under the local categorizing instrument. As a variation request, there is in fact no new works, uses or activities proposed as part of this development application. The proposal is an administrative change to the way in which the planning scheme applies to future development. As such there is no use being proposed, and, consequently, there is no new or changed access with the road corridor, nor is there any increase in floor area or hardstand area. However, because the subject premises contains an existing building within more than 100m² of GFA, the proposed material change of use cannot be considered an excluded material change of use and items 1 (a)-(c) from Table 4 are applied. The premises is within 25m of a state transport corridor AND adjacent to a road that intersects with a state controlled road within 100m.

Future development of the site under the plan of development would be required to demonstrate compliance with the outcomes and purposes of the applicable State codes.

The proposed development is able to objectively satisfy the outcomes and purpose of the State code. This is evident from the plans of development provided in support of this development application. The proposal is consistent with the policy position established by the applicable planning policy documents for development of the site. The reconfiguration meets the requirements of the codes and policies, and advances the achievement of the higher level strategic outcomes set by the planning instruments. It is therefore the applicant's opinion that the development application contains sufficient justification to warrant approval subject to condition.

State Development Assessment Provisions v3.0

State code 1: Development in a state-controlled road environment