BNC Ref. DA121-24

Date >> 14 November 2024

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 RECONFIGURING A LOT

93 AND 137 CAVILL LANE, WOODSTOCK QLD 4816 (RPD: LOTS 1 AND 2 ON RP714715)

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 development application is seeking a development permit for a reconfiguring a lot to facilitate a two (2) lot into two (2) lot boundary realignment 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 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 regard,

Benjamin CollingsDirector

BNC Planning Pty Ltd





DEVELOPMENT APPLICATION PLANNING ACT 2016

DEVELOPMENT PERMIT

RECONFIGURING A LOT

at

93 AND 137 CAVILL LANE WOODSTOCK QLD 4816

RPD: LOTS 1 AND 3 ON RP714715



PLANNING REPORT

COMBINED DEVELOPMENT APPLICATION FOR A DEVELOPMENT PERMIT $PLANNING\ ACT\ 2016$

IMPACT ASSESSABLE RECONFIGURATION OF A LOT

93 AND 137 CAVILL LANE, WOODSTOCK QLD 4816 being LOTS 1 AND 2 ON RP714715 for TWO (2) INTO TWO (2) LOTS BOUNDARY REALIGNMENT

> BNC Planning Pty Ltd ABN 80 147 498 397 FILE REF: DA121-24 v1.0 November 2024



Report Matrix

APPLICATION SUMMARY		
Applicant:	G. Redington C/- BNC Planning	
Application Type:	Development Application for a Development Permit	
Development Type:	Reconfiguration of a Lot	
Category of Development (Level of Assessment):	Impact Assessable	
Development Description:	Two (2) into two (2) lots boundary realignment	
Assessment Manager:	Townsville City Council	
Referral Agencies:	State Assessment and Referral Agency	
CATEGORISING INSTRUMENTS		
Planning Scheme:	Townsville City Plan 2014	
Planning Scheme Defined Uses/Works:	Boundary realignment	
Zoning:	Rural Zone	
Precincts/Sub-Precincts:	Mixed Farming	
Overlays:	Bushfire hazard, Flood hazard, Natural assets, and Water resource catchment overlay	
SITE DESCRIPTION		
Property Address:	93 and 137 Cavill Lane, Woodstock QLD 4816	
Real (Legal) Property Description:	Lots 1 and 2 on RP714715	
Site Area:	64.75ha	
Landowner:	Gregory Redington and Warren & Lyn Irvine	
Tenure:	Freehold	
Relevant Encumbrances:	NA	
Local Government Area:	Townsville City Council	
Road Frontage:	Cavill Lane	

DOCUMENT CONTROL

Prepared by	Client	Report
BNC Planning	G. Redington	Report No. DA121-24-PR

Version	Date	Author
1.0	November 2024	SSM:BNC

© 2024 BNC Planning Pty Ltd, All Rights Reserved. Copyright in the whole and every part of this document belongs to BNC Planning and may not be used, sold, transferred, copied or reproduced in whole or in part in any manner or form or in or on any media to any person without the prior written consent of BNC Planning.

DISCLAIMER: This Report has been prepared in good faith and with due care by BNC Planning Pty Ltd. By accepting this Report, recipients agree for themselves and their affiliates to the terms of this Disclaimer. This Report has been prepared solely for development application and assessment purposes and not as specific advice to any particular recipient or any other person. It is not to be construed as a recommendation by BNC Planning Pty Ltd that any recipient proceeds with any investigation or with any purchase and/or lease of a property or service. In all cases recipients should carry out their own independent investigation, assessment and analysis. This Report is provided to the recipient on a contract for service basis and is not to be resupplied or replicated to any other person without the prior written consent of BNC Planning Pty Ltd. The recipient may, however, disclose the Report to any of its employees, advisors (including lawyers and accountants) or agents to the extent necessary to allow the recipient to evaluate the property/properties and to act on any opportunities.



CONTENTS

1.0	EXECUTIVE SUMMARY	4
2.0	SITE AND LOCALITY	5
3.0	PROPOSAL SUMMARY	5
4.0	ASSESSMENT	6
4.1	Assessment Benchmarks Pertaining to State Planning Instruments	6
4.1.1	State Codes	6
4.2	Assessment Benchmarks Pertaining to Local Planning Instruments	7
4.2.1	Strategic Framework	8
4.2.2	Rural Zone Code	8
4.2.3	Development Codes	9
4.2.3.1	Reconfiguring a Lot Code	9
4.2.3.2	Healthy Waters Code, Landscape Code, Transport Infrastructure, Access and Parking Code & Works Co	ode 10
4.2.4	Overlay Codes	11
4.2.4.1	Bushfire Hazard Overlay Code	11
4.2.4.2	Flood Hazard Overlay Code	11
4.2.4.3	Natural Assets Overlay Code	11
4.2.4.4	Water Resource Catchment Overlay Code	11
4.3	Public Notification	12
5.0	CONCLUSION	12

APPENDICIES

Appendix 1: Development Application Forms

Appendix 2: Site Details

Appendix 3: Plans of Development

Appendix 4: Other Supporting Information



1.0 EXECUTIVE SUMMARY

This development application is made in accordance with the provisions of Chapter 3, Part 2 of the *Planning Act 2016* (the Act) and is seeking a development permit for the reconfiguration of a lot to facilitate a two (2) into two (2) lots boundary realignment. The subject premises is addressed as 93 and 137 Cavill Lane, Woodstock QLD 4816 more particularly described as Lots 1 and 2 on RP714715. The premises is within the Rural Zone under the Townsville City Plan 2014 (the planning scheme) and is currently used for rural activities and accommodates dwelling houses and ancillary structures.

For the purpose of this development application BNC Planning act on behalf of the applicant G. Redington.

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

Table 1.0: Development application summary

APPLICATION SUMMARY		
Applicant:	G. Redington C/- BNC Planning	
Application Type:	Development Application for a Development Permit	
Development Type:	Reconfiguration of a Lot	
Category of Development (Level of Assessment):	Assessable Development – Impact Assessable	
Development Description:	Two (2) into two (2) lots boundary realignment	
Assessment Manager:	Townsville City Council	
Referral Agencies:	State Assessment and Referral Agency	
CATEGORISING INSTRUMENTS		
Planning Scheme:	Townsville City Plan 2014	
Planning Scheme Defined Uses/Works:	Boundary realignment	
Zoning:	Rural Zone	
Precincts/Sub-Precincts:	Mixed Farming	
Overlays:	Bushfire hazard, Flood hazard, Natural assets, and Water resource catchment overlay	
SITE DESCRIPTION		
Property Address:	93 and 137 Cavill Lane, Woodstock QLD 4816	
Real (Legal) Property Description:	Lots 1 and 2 on RP714715	
Site Area:	64.75ha	
Landowner:	Gregory Redington and Warren & Lyn Irvine	
Tenure:	Freehold	
Relevant Encumbrances:	NA	
Local Government Area:	Townsville City Council	



2.0 SITE AND LOCALITY

The subject premises is a standard Freehold lot addressed as 93 and 137 Cavill Lane, Woodstock QLD 4816 more particularly described as Lots 1 and 2 on RP714715. The premises is within the Rural Zone under the planning scheme and is currently used for rural activities and accommodates dwelling houses and ancillary structures. The site forms part of the Woodstock rural locality, has frontage to the Cavill Lane and is otherwise a standard rural site. The immediate locality is characterised by small rural land holdings which transition to large holdings to the west.

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

APPLICATION REF.	DECISION AND DATE	ASSESSMENT MANAGER
NA	NA	NA

The following table describes the key characteristics of the site:

Table 2.0: Site characteristics

SITE AND LOCALITY DESCRIPTION		
Property Address:	93 and 137 Cavill Lane, Woodstock QLD 4816	
Real (Legal) Property Description:	Lots 1 and 2 on RP714715	
Site Area:	64.75ha	
Landowner:	Gregory Redington and Warren & Lyn Irvine	
Tenure:	Freehold	
Relevant Encumbrances:	NA	
Local Government Area:	Townsville City Council	
Zoning:	Rural zone	
Precincts/Sub-Precincts:	Mixed Farming	
Existing Use of Land:	Dwelling house and rural activities	
Road Frontage:	Cavill Lane	
Significant Site Features:	Single storey dwelling and ancillary domestic structures on each lot	
Topography:	The site gently slopes down to the eastern side of the site, with rural vegetation throughout both lots.	
Surrounding Land Uses:	Rural and rural residential living	

3.0 PROPOSAL SUMMARY

The applicants intend to rectify an encroachment and access issue between the two subject lots by way of a minor boundary realignment. While the land to be transferred has been utilised for road access by the smaller Lot 1 by an 'gentleman's' agreement between the two lot owners, residents of Lot 1 have constructed a shed that resides over the boundary of the two lots. The applicants intend to transfer approximately 6,450m² of land at the north-eastern corner of the site to the smaller Lot 1, where an existing fence informally separates the two lots.

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



Table 3.0: Proposal summary

RECONFIGURATION OF A LOT	DEVELOPMENT PARAMETERS		
RECONFIGURATION OF A LOT	EXISTING	PROPOSED	
Number of Lots:	Two (2)	Two (2)	
Let Size.	Lot 1: 4.047ha	Lot 1: 4.7ha	
Lot Size:	Lot 2: 61.1ha	Lot 2: 60.05ha	
Frantaga	Lot 1: 400m to Cavill Lane	Lot 1: 591m to Cavill Lane	
Frontage:	Lot 2: 867m to Cavill Lane	Lot 2: 674m to Cavill Lane	
Easements: NA		NA	

4.0 ASSESSMENT

The proposed two (2) into two (2) lots boundary realignment is identified as *impact assessable* in the tables of assessment for the Rural Zone. There are no other components of the planning scheme or *Planning Regulation 2016* which change the level of assessment for the proposal. The development application is therefore subject to an unbound assessment against the planning scheme as a whole.

The development application triggers referral agency assessment. Any required direct assessment against State or Commonwealth level assessment benchmarks is discussed in section 4.1 below.

4.1 Assessment Benchmarks Pertaining to State Planning Instruments

State Planning Policy

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

Regional Plan

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

State Development Assessment Provisions

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

Planning Regulation 2017 Trigger	Referral agency	Matters of Assessment
Schedule 10, Part 3, Division 4,	The chief executive (State	State Development Assessment Provisions – State Code
Table 2, Item 1	assessment and referral agency)	16: Native Vegetation Clearing

4.1.1 State Codes

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 4.2 below to adequately establish context and compliance with the State codes.



4.2 Assessment Benchmarks Pertaining to Local Planning Instruments

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

Townsville City Plan 2014

The Townsville City Plan 2014 (the planning scheme) includes tables of assessment which nominate the categories of development and assessment (levels of assessment) and nominate the assessment benchmarks for assessable development and the requirements for accepted development. The applicable tables of assessment for this development application are:

- Categories of development and assessment Reconfiguring a lot; and
- Categories of development and assessment Overlays.

Assessment Benchmarks Summary

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

Local Planning Instruments	
	The Planning Scheme as a whole
	The most relevant components being:
	Strategic Framework
	Rural Zone code
	Reconfiguring a lot code
Diamaine ask areas	Healthy waters code
Planning scheme:	Landscape code
	Transport impact, access and parking code
	Works code
	Bushfire hazard overlay code
	Flood hazard overlay code
	Natural assets overlay code
	Water resource catchment 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.
- consistent with the purpose of the rural residential zone and reconfiguring a lot code.
- compliant with all other applicable codes.
- reflective of the land use and development intent for the locality.

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



4.2.1 Strategic Framework

The development furthers the strategic intent of the planning scheme in that it protects the productive capacity of agricultural land. Concerning this development, Specific Outcomes 1, 3, and 5 of the Sustainable Economic Growth Element – Natural economic resources (including rural and extractive industry) outlines that:

- (1) The productive capacity of all rural land is optimised within its environmental constraints.
- (3) Further fragmentation of rural land is avoided. A lack of viability for existing farms and small holdings does not justify their further subdivision or use for non-agricultural purposes.
- (5) Opportunities for diversification of activities within the rural areas is encouraged, provided that:
 - (a) the productive capacity of the land is maintained;
 - (b) conflicts with existing and intended rural activities in the surrounding area are avoided;
 - (c) the existing landscape and natural resource values of the land are maintained; and
 - (d) the development is not more appropriately located in another zone.

With the boundary realignment, no agricultural land will be fragmented. The land being transferred is currently utilised for road access by the smaller lot by an agreement between the owners. Formalising this boundary realignment will provide great road access for the smaller lot, while maintaining the productive capacity of the larger functional rural lot. The reconfiguration will not create new rural-residential style lots, nor will it facilitate new development of the overall site. It maintains the lot layout of the local area, where rural-residential style lots are common, without creating new lots. By maintaining the larger lot at a size over 60ha, the landscape and natural resource values of the land are maintained. Each lot is able to continue their current use of their lot with no adverse impact to their productive capacity, nor conflict with existing and intended rural activities in the surrounding area.

The Strategic Intent, and the Strategic Framework (the Framework) as a whole is 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 themes which cover the main aspects of land use planning and development governance. Given the level the Framework operates at, it is sometimes difficult to provide a direct, development specific assessment of a 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.

This planning report demonstrates how the proposal satisfies the most applicable lower order components of the planning scheme. 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. Where the requirements of a performance outcome were impractical or inappropriate to address, the overall outcomes were addressed and satisfied. By satisfying the requirements of the overall outcomes, the purpose of the code was inherently satisfied, as is the Strategic Framework for the planning scheme as a whole.

4.2.2 Rural Zone Code

The purpose of the rural zone is to provide for a wide range of rural uses, and non-rural uses that are compatible with agriculture, the environment, and the landscape character of the rural area, and protect or manage significant natural features, resources, and processes. Particularly concerning the proposed development, the purpose is achieved through the following overall outcome:



- all rural land is protected from further fragmentation; and
- the environmental, character and landscape values of all rural land are maintained.

The reconfiguration will not facilitate the future development of the site. Both proposed lots have existing dwellings and ancillary structures present on their individual lots, supporting rural activities. While the reconfiguration will result in a lot which is significantly below the minimum lot size for the Rural zone, Lot 1 is already significantly undersized, and, as the other lot is approximately 60.7ha, no form of boundary realignment between these two lots will result in two lots that meet the minimum lot size for the Rural zone.

The boundary realignment will transfer approximately 6,450m² to the smaller lot. This area to be transferred does not contain areas utilised for agricultural activities, and is not of a significant size to fragment the environmental, character and landscape values of the site. In this way, development responds to the infrastructure and environmental constraints of the site and avoids impacts on ecological values and natural resources. Ultimately, the reconfiguration will maintain the existing lot layout character of the local area.

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

4.2.3 Development Codes

4.2.3.1 Reconfiguring a Lot Code

The proposed reconfiguration is consistent with the zone code and will facilitate appropriate separation of the two lots, all while maintaining the existing functions of the two lots. Overall, it maintains the current lot layout of the local area, as well as prioritises retaining functional agricultural land.

The proposed development is able to objectively satisfy the outcomes and purpose of the reconfiguring a lot code. This is evident from the plans of development provided in support of this development application. Any outcomes which are pertinent to the assessment of the proposal have been extracted and discussed below:

Performance outcomes	Acceptable outcomes	Justification
Services		
PO25 Services, including water supply, stormwater drainage management, sewerage infrastructure, reticulated gas, public lighting, waste disposal, electricity and telecommunications, are provided in a manner that: (a) is efficient; (b) is adaptable to allow for future infrastructure upgrades;	No acceptable outcome is nominated.	The proposed reconfiguration will result in no changes to the access to services by each lot. Complies with PO25.
 (c) minimises risk of adverse environmental or amenity-related impacts; (d) promotes total water cycle management, the efficient use of water resources and the protection of environmental values and water quality objectives of receiving waters; and (e) minimises whole of life cycle costs for that infrastructure. 		



Lot sizes and design		
Reconfiguration creates lot sizes that: (a) are consistent with the indented character of the zone, precinct or sub-precinct in which the land is located; (b) do not compromise the future development potential of land in the Emerging community zone for urban purposes; (c) are sufficient to protect the productive capacity, environmental and landscape values of rural land resources; (d) are sufficient to protect ground and surface water quality in the Rural residential zone; and (e) are sufficient to protect areas with significant ecological values.	AO26 Minimum lot size is in accordance with Table 9.3.4.3(c).	The proposed boundary realignment will transfer approximately 6,450m² to the smaller lot. While the reconfiguration will result in a lot which is significantly below the minimum lot size for the Rural zone, Lot 1 is already significantly undersized, and, as the other lot is approximately 60.7ha, no form of boundary realignment between these two lots will result in two lots that meet the minimum lot size for the Rural zone. Both lots are of appropriate size to facilitate the current use of the individual lots. The largest lot will retain a lot site greater than 60ha, which is sufficient to facilitate rural activities. The smaller lot is currently utilised for rural residential living, and will maintain space dedicated to for minor rural activities. Complies with PO26.
PO27 Lots have regular shape and dimensions to facilitate the efficient development of the land for its intended purpose, and have sufficient area to provide for: (a) buildings and structures appropriate to the zone, precinct or sub-precinct; (b) adequate usable open space and landscaping; (c) ventilation and sunlight; (d) privacy for residents; (e) suitable vehicle access and on-site parking where required; and (f) any required on-site services and infrastructure such as effluent disposal areas.	AO27 The dimensions of lots are in accordance with Table 9.3.4.3(c).	With the transfer of approximately 6,450m², the overall dimensions of the lots will not be significantly altered. Appropriate space is provided to each lot as demonstrated above. Complies with PO27.

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

The boundary realignment involves the removal of a small portion of land from a larger lot to a smaller lot. The reconfiguration is not for the future development of the site, and there will be no change to the availability of infrastructure and services to each lot. All lots will maintain their existing standard of road access, sewerage, water supply, electricity and telecommunications currently provided to each lot. As the size of the land being transferred is minimal, the stormwater drainage and flood characteristics of the site will not be adversely impacted.

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



4.2.4 Overlay Codes

4.2.4.1 Bushfire Hazard Overlay Code

The proposed boundary realignment is able to achieve the purpose of the code as it does not increase the extent or the severity of bushfire hazard, nor increase the risk to life, property, community and the environment. The proposed reconfiguration is not for the future development of the site. It will not lead to an increase in the number of people on the site, and will not increase the extent or the severity of bushfire hazard. All lots maintain their existing level of access to Cavill Lane, and the site will retain its existing standard of rural vegetation. The proposed development is able to objectively satisfy the outcomes and purpose of the bushfire hazard overlay code. Given the nature of the development and the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.

4.2.4.2 Flood Hazard Overlay Code

The proposed boundary realignment is able to achieve the purpose of the code as it does not increase the extent or the severity of flood hazard, nor increase the risk to life, property, community and the environment. The proposed reconfiguration is not for the future development of the site. It will not lead to an increase in the number of people on the site, and will not increase the extent or the severity of flood hazard. All lots maintain their existing level of access to Cavill Lane, the amount of land transferred is not of an extent which can adversely impact stormwater or flood characteristics of the site. The proposed development is able to objectively satisfy the outcomes and purpose of the flood hazard overlay code. Given the nature of the development and the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.

4.2.4.3 Natural Assets Overlay Code

The proposed boundary realignment is able to be undertaken such that it will not result in any unacceptable risk to areas of high environmental importance. The new boundary dividing the two lots will form over already cleared land utilised for agriculture. It is anticipated that no vegetation clearing is required to facilitate the reconfiguration. The vast majority of areas of high environmental importance within the site will not be impacted by the boundary realignment. The proposed development is able to objectively satisfy the outcomes and purpose of the Natural assets overlay code. Given the nature of the development and the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.

4.2.4.4 Water Resource Catchment Overlay Code

The purpose of the Water resource catchment overlay is to protect the quality of surface and ground waters and hydrological processes of water resource catchments. As the proposed boundary realignment will not facilitate future development, the proposal will not intensify development within the water resource catchment area. Furthermore, the amount of land transferred is not of an extent which can adversely impact physical integrity of waterways, and natural ecosystems that support water quality. It is anticipated that no vegetation clearing is required to facilitate the reconfiguration. The proposed development is able to objectively satisfy the outcomes and purpose of the Water resource catchment overlay code. Given the nature of the development and the extent to which the proposal objectively satisfies the code, a direct assessment against each of the outcomes is not considered necessary in order to demonstrate compliance.



4.3 Public Notification

The application is impact assessable and will be subject to public notification.

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 development permit for the reconfiguration of a lot to facilitate a two (2) into two (2) lots boundary realignment. The subject premises is addressed as 93 and 137 Cavill Lane, Woodstock QLD 4816 more particularly described as Lots 1 and 2 on RP714715. The premises is within the Rural Zone under the Townsville City Plan 2014 (the planning scheme) and is currently used for rural activities and accommodates dwelling houses and ancillary structures.

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

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

- > The development allows the site to better contribute to the achievement of the Strategic Framework.
- > The proposed boundary realignment outcome directly aligns with the purpose of the zone code and reconfiguring a lot 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).

PART 1 - APPLICANT DETAILS

1) Applicant details				
Applicant name(s) (individual or company full name)	G. Redington C/- BNC Planning			
Contact name (only applicable for companies)	Benjamin Collings			
Postal address (P.O. Box or street address)	PO Box 5493			
Suburb	Townsville			
State	QLD			
Postcode	4810			
Country	Australia			
Contact number	(07) 4724 1763			
Email address (non-mandatory)	enquire@bncplanning.com.au			
Mobile number (non-mandatory)				
Fax number (non-mandatory)				
Applicant's reference number(s) (if applicable)	DA121-24			
1.1) Home-based business				
Personal details to remain private in accordar	nce with section 264(6) of Planning Act 2016			
2) Owner's consent				
2.1) Is written consent of the owner required for this development application?				
Yes – the written consent of the owner(s) is a	ttached to this development application			



PART 2 – LOCATION DETAILS

Note: P	ation of the provide details be Buide: Relevant	elow and							t application. For further information, see <u>DA</u>
	reet address		ot on pla	an					
⊠ Str	eet address	AND I	ot on pla	an (a <i>ll l</i> o	ots must be liste	ed), or			
									e premises (appropriate for development in
wat	Unit No.	Stree			e.g. jetty, pontoon. All lots must be listed). Street Name and Type Suburb				
	· · · · · · · · · · · · · · · · · · ·	93			l Lane	. , , , ,			Woodstock
a)	Postcode	Lot N	lo.		Type and N	umber	(e.a. RP. SP)		Local Government Area(s)
	4816	2			14715			, ,	Townsville City
	Unit No.	Stree	t No.	Stree	et Name and	Туре			Suburb
		137		Cavil	l Lane				Woodstock
b)	Postcode	Lot N	lo.	Plan	Type and N	umber	(e.g. R	P, SP)	Local Government Area(s)
	4816	1		RP7	14715				Townsville City
Note: P	g. channel dred lace each set o	ging in N f coordin	Moreton B ates in a	ay) separate	e row.		note are	as, over part of a	a lot or in water not adjoining or adjacent to land
	ordinates of	premis	_		le and latitud	le			
Longit	ude(s)		Latitud	de(s)		Datur			Local Government Area(s) (if applicable)
			_	GS84					
				_			DA94		
Coordinates of premises by easting and northing									
Eastin		<u> </u>		Datur	m		Local Government Area(s) (if applicable)		
	<u> </u>		J()		□ 54	-	WGS84		()(-111
					□ 55	GI	DA94		
					<u>56</u>	☐ Ot	ther:		
3.3) A	dditional pre	mises							
	•				•		pplicat	ion and the d	etails of these premises have been
	ached in a so t required	rnedule	ย เด เกเร	devei	opment appi	ication			
	roquirou								
4) Ider	ntify any of th	ne follo	wing th	at appl	y to the prer	nises a	nd pro	ovide any rele	evant details
⊠In o	or adjacent to	o a wa	ter body	or wa	tercourse or	in or a	bove a	an aquifer	
Name	of water boo	dy, wat	ercours	e or ac	quifer:		Lans	downe Creel	K
On	strategic po	rt land	under t	he <i>Tra</i>	nsport Infras	structur	e Act	1994	
Lot on	plan descrip	otion of	strateg	ic port	land:				
Name	of port author	ority fo	r the lot	:					
☐ In a	a tidal area								
Name	of local gove	ernmer	nt for the	e tidal	area (if applica	able):			
Name of port authority for tidal area (if applicable)									

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

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 th	nat includes a variation approval
c) What is the level of asses	sment?		
Code assessment		res public notification)	
d) Provide a brief description lots):	n of the proposal (e.g. 6 unit apart	ment building defined as multi-unit	dwelling, reconfiguration of 1 lot into 3
2 into 2 lot boundary realign	ment		
e) Relevant plans Note: Relevant plans are required Relevant plans.	to be submitted for all aspects of this	development application. For furth	er information, see <u>DA Forms quide:</u>
Relevant plans of the pro	posed development are attacl	ned to the development app	lication
6.2) Provide details about th	e second development aspect		
a) What is the type of develo	opment? (tick only one box)		
☐ Material change of use	Reconfiguring a lot	Operational work	☐ Building work
b) What is the approval type			
/ 11 71	? (tick only one box)		
Development permit	? (tick only one box) ☐ Preliminary approval	☐ Preliminary approval the	nat includes a variation approval
<u>, </u>	☐ Preliminary approval	☐ Preliminary approval th	nat includes a variation approval
☐ Development permit	☐ Preliminary approval		nat includes a variation approval
Development permit c) What is the level of asses Code assessment	Preliminary approval sment? Impact assessment (require	res public notification)	nat includes a variation approval
Development permit c) What is the level of asses Code assessment d) Provide a brief description	Preliminary approval sment? Impact assessment (require	res public notification)	
Development permit c) What is the level of asses Code assessment d) Provide a brief description lots): e) Relevant plans Note: Relevant plans are required to Relevant plans.	Preliminary approval sment? Impact assessment (require	res public notification) rment building defined as multi-unit	t dwelling, reconfiguration of 1 lot into 3



6.3) Additional aspects of development				
Additional aspects of development		o this development application	and the details for the	se aspects
that would be required under Part 3				
Not required ■				
6.4) Is the application for State facilitate	ed developme	ent?		
Yes - Has a notice of declaration be	en given by t	he Minister?		
⊠ No				
Castian 2 Further development	lataila			
Section 2 – Further development of				
7) Does the proposed development ap				
		division 1 if assessable agains	t a local planning instru	ıment
	- complete			
	- complete			
Building work Yes	– complete	DA Form 2 – Building work det	tails	
Division 1 – Material change of use				
Note : This division is only required to be completed	l if any nart of th	e develonment annlication involves a	material change of use asse	scahle anainst a
local planning instrument.		е асторинена аррисаном иттолгов а п	material change of acc acce	oodbie agamot a
8.1) Describe the proposed material ch	ange of use			
Provide a general description of the		ne planning scheme definition h definition in a new row)	Number of dwelling	Gross floor
proposed use	(include eac	n delinition in a new row)	units (if applicable)	area (m²) (if applicable)
				(п аррпсавто)
8.2) Does the proposed use involve the	use of evisti	ng huildings on the premises?		
Yes	de of existi	ng ballalings on the premises:		
□ No				
8.3) Does the proposed development r	olato to tomo	erary accepted development u	nder the Planning Rea	ulation?
		· · · · · · · · · · · · · · · · · · ·		ulation?
Yes – provide details below or inclu	ue uetalis ili a	a scriedule to triis developmen	т аррисацоп	
No		ntod dovolonmont	Charify the stated ha	wind datas
Provide a general description of the ter	nporary acce	ptea development	Specify the stated pe under the Planning R	
				- 9
Division 2 – Reconfiguring a lot				
Note: This division is only required to be completed	l if any part of the	e development application involves re	configuring a lot.	
9.1) What is the total number of existing	g lots making	up the premises?		
Two (2)				
9.2) What is the nature of the lot recon-	iguration? (tid	k all applicable boxes)		
Subdivision (complete 10)		☐ Dividing land into parts by	agreement (complete 1	1)
⊠ Boundary realignment (complete 12) ☐ Creating or changing an easement giving access to a lot				s to a lot
		from a constructed road //	nomploto 12)	



40) 0 1 1: : :						
10) Subdivision						
10.1) For this devel		many lots are	being creat	ed and what	is the intended us	e of those lots:
Intended use of lots	s created	Residential	Com	mercial	Industrial	Other, please specify:
Number of lots crea	ated					
		•	•			
10.2) Will the subdi	vision be sta	ged?				
☐ Yes – provide a	dditional deta	ils below				
How many stages v	will the works	include?				
What stage(s) will t			1			
apply to?	шотогор					
11) Dividing land int	to parts by ac	reement – hov	v many part	s are being o	created and what is	s the intended use of the
parts?						
Intended use of par	rts created	Residential	Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
12) Boundary realig	nment					
12.1) What are the		proposed areas	s for each lo	t comprising	the premises?	
12.1) What are the	Current l		7101 04011 10	t domprioning		sed lot
Lot on plan descrip		ea (m²)		Lot on plan description		Area (m²)
Lot 1 on RP714715		470 m ²		New Lot 1		47000 m ²
Lot 2 on RP714715		7030 m ²		New Lot 2		600530 m ²
12.2) What is the re			anment?	11011 2012		
To correct access a						
10 0011001 000000	and banding c					
			existing ea	sements bei	ng changed and/o	r any proposed easement?
(attach schedule if there Existing or proposed?	Width (m)	Length (m)	Purpose o	f the easeme		dentify the land/lot(s) penefitted by the easement
oivision 3 – Operat						laule
ote: This division is only and the name of				рттеті арріісац	on involves operational	i work.
Road work	ataro or the c	porational wor	Stormwate	er	☐ Water infra	astructure
☐ Drainage work] Earthwork		_	ifrastructure
Landscaping] Signage		☐ Clearing v	
Other – please s	specify:					
14.2) Is the operation		cessary to facil	itate the cre	ation of new	lots? (e.g. subdivisio	n)
Yes – specify nu						
□ No						



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

PART 4 – ASSESSMENT MANAGER DETAILS

15) Identify the assessment manager(s) who will be assessing this development application
Townsville City Council
16) Has the local government agreed to apply a superseded planning scheme for this development application?
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 – hazardous chemical facility Ports – Brisbane core port land – taking or interfering with water
Ports – Brisbane core port land – taking of interfering with water
Ports – Brisbane core port land – releable dams
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 o	for a canal			
Erosion prone area in a coastal management district				
Urban design	water			
☐ Water-related development – taking or interfering with☐ Water-related development – removing quarry materia				
Water-related development – refleving quarry material	I (IIOIII a watercourse or lake)			
Water-related development –levees (category 3 levees only	v)			
Wetland protection area	,,			
Matters requiring referral to the local government:				
Airport land				
☐ Environmentally relevant activities (ERA) (only if the ERA	has been developed to local government			
Heritage places – Local heritage places	nas been devolved to local government)			
	ictribution ontity or transmissi	on ontitu		
Matters requiring referral to the Chief Executive of the d Infrastructure-related referrals – Electricity infrastructu	<u>-</u>	on enuty:		
	<u> </u>			
Matters requiring referral to:				
The Chief Executive of the holder of the licence, i				
The holder of the licence, if the holder of the licence is an individual				
Infrastructure-related referrals – Oil and gas infrastruc	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 , it	· ·			
Ports – Land within Port of Brisbane's port limits (below	high-water mark)			
Matters requiring referral to the Chief Executive of the re	elevant port authority:			
Ports – Land within limits of another port (below high-water	er mark)			
Matters requiring referral to the Gold Coast Waterways	Authority:			
☐ Tidal works or work in a coastal management district (_			
Matters requiring referral to the Queensland Fire and En	porgoney Sorvico:			
Tidal works or work in a coastal management district (herths))		
I Idai works of work in a coastal management district is	Tivolving a manna (more man six vesser	Dertins))		
40\	f			
18) Has any referral agency provided a referral response				
Yes – referral response(s) received and listed below a	re attached to this development	application		
⊠ No	T	T		
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 t	he DA Rules			
☑ I agree to receive an informa	ation request if determined nece	essary fo	r this development applic	ation
☐ I do not agree to accept an information request for this development application				
Note: By not agreeing to accept an info	rmation request I, the applicant, ackno	wledge:		
application and the assessment r	will be assessed and decided based on manager and any referral agencies rele formation provided by the applicant for t	vant to the	development application are no	ot obligated under the DA
 Part 3 under Chapter 1 of the DA 	Rules will still apply if the application is	s an applica	ation listed under section 11.3 o	of the DA Rules or
•	Rules will still apply if the application is		acilitated development	
Further advice about information reque	sts is contained in the <u>DA Forms Guide</u>			
PART 7 – FURTHER D	ETAILS			
20) Are there any associated de	evelopment applications or curr	ent appr	ovals? (e.g. a preliminary app	roval)
☐ Yes – provide details below ☐ No	or include details in a schedule	to this d	evelopment application	
List of approval/development application references	Reference number	Date		Assessment manager
☐ Approval☐ Development application				
☐ Approval☐ Development application				
21) Has the portable long serving operational work)	ce leave levy been paid? (only a	oplicable to	development applications invo	lving building work or
☐ No – I, the applicant will pro assessment manager decid	d QLeave form is attached to the vide evidence that the portable es the development application all only if I provide evidence that and construction work is less to	long ser . I ackno the porta	vice leave levy has been wledge that the assessm able long service leave le	ent manager may
Amount paid	Date paid (dd/mm/yy)		QLeave levy number (A	, B or E)
\$				
22) Is this development applica notice?	tion in response to a show caus	se notice	or required as a result of	an enforcement
Yes – show cause or enforce	ement notice is attached			

⊠ No

23) Further legislative require	ments		
Environmentally relevant a	ctivities etivities etivit		
23.1) Is this development app	lication also taken to be an application for	an environmenta	al authority for an
	activity (ERA) under section 115 of the En ment (form ESR/2015/1791) for an applica		
· ·	ment application, and details are provided		
⊠ No			
	al authority can be found by searching "ESR/2015/1" o operate. See www.business.qld.gov.au for further i		n at <u>www.qld.gov.au</u> . An ERA
Proposed ERA number:	Proposed E	RA threshold:	
Proposed ERA name:			
☐ Multiple ERAs are applica this development applicati	ble to this development application and the on.	e details have be	en attached in a schedule to
Hazardous chemical faciliti	<u>es</u>		
23.2) Is this development app	lication for a hazardous chemical facility	/ ?	
Yes – Form 536: Notificati application	on of a facility exceeding 10% of schedule	15 threshold is a	attached to this development
No			
·	for further information about hazardous chemical no	tifications.	
Clearing native vegetation			
	application involve clearing native veget etation Management Act 1999 is satisfied Management Act 1999?		
☐ Yes – this development ap Management Act 1999 (s: ☒ No	oplication includes written confirmation from 22A determination)	n the chief execu	tive of the Vegetation
Note: 1. Where a development app	ication for operational work or material change of uson is prohibited development. /environment/land/vegetation/applying for further info		
Environmental offsets			
23.4) Is this development app	lication taken to be a prescribed activity the matter under the Environmental Offsets		gnificant residual impact on
Yes – I acknowledge that having a significant residu	an environmental offset must be provided al impact on a prescribed environmental n	for any prescribe	d activity assessed as
No Note: The environmental offset section environmental offsets.	on of the Queensland Government's website can be	accessed at <u>www.qld</u>	l <u>.gov.au</u> for further information on
Koala habitat in SEQ Regio	<u>n</u>		
	application involve a material change of us nent under Schedule 10, Part 10 of the Pla		
	plication involves premises in the koala ha		•
│	plication involves premises in the koala ha	abitat area outsid	e the koala priority area
Note : If a koala habitat area determ	nation has been obtained for this premises and is cu habitat area guidance materials at <u>www.desi.qld.gov.</u>		



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



Document Set ID: 26505554 Version: 1, Version Date: 14/11/2024

Water resources

Tidal work or development within a coastal management district			
23.12) Does this development application involve tidal work or development in a coastal management district?			
 Yes – the following is included with this development application: Evidence the proposal meets the code for assessable development that is prescribed tidal work (only required if application involves prescribed tidal work) A certificate of title No 			
Note: See guidance materials at www.desi.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			
Note: See guidance materials at www.desi.qld.gov.au for information requirements regarding development of Queensland heritage places. For a heritage place that has cultural heritage significance as a local heritage place and a Queensland heritage place, provisions are in place under the Planning Act 2016 that limit a local categorising instrument from including an assessment benchmark about the effect or impact of, development on the stated cultural heritage significance of that place. See guidance materials at www.planning.statedevelopment.qldgov.au for information regarding assessment of Queensland heritage places.			
Name of the heritage place: Place ID:			
Decision under section 62 of the Transport Infrastructure Act 1994			
23.14) Does this development application involve new or changed access to a state-controlled road? ☐ Yes – this application will be taken to be an application for a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> (subject to the conditions in section 75 of the <i>Transport Infrastructure Act 1994</i> being satisfied) ☐ No			
Walkable neighbourhoods assessment benchmarks under Schedule 12A of the Planning Regulation			
23.15) Does this development application involve reconfiguring a lot into 2 or more lots in certain residential zones (except rural residential zones), where at least one road is created or extended?			
 ☐ Yes – Schedule 12A is applicable to the development application and the assessment benchmarks contained in schedule 12A have been considered ☑ No Note: See guidance materials at www.planning.statedevelopment.qld.gov.au for further information. 			
PART 8 – CHECKLIST AND APPLICANT DECLARATION			
24) Development application checklist I have identified the assessment manager in question 15 and all relevant referral requirement(s) in question 17 Note: See the Planning Regulation 2017 for referral requirements			
If building work is associated with the proposed development, Parts 4 to 6 of <u>DA Form 2 − 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			

Note: This is a mandatory requirement and includes any relevant templates under question 23, a planning report

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

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

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

Relevant plans of the development are attached to this development application



Yes

Forms Guide: Planning Report Template.

information, see <u>DA Forms Guide: Relevant plans.</u>

development permit is issued (see 21)

25) Applicant declaration		
By making this development application, I declare th correct	at all information in this development application is true and	
from the assessment manager and any referral agency for the development application where written information		
is required or permitted pursuant to sections 11 and		
Note: It is unlawful to intentionally provide false or misleading informa		
	/or building certifier (including any professional advisers ing, assessing and deciding the development application. nay be available for inspection and purchase, and/or agency's website.	
such disclosure is in accordance with the provisions Act 2016 and the Planning Regulation 2017, and the	about public access to documents contained in the <i>Planning</i> access rules made under the <i>Planning Act 2016</i> and	
Planning Regulation 2017; or	wfamus (fam. As (0000)	
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 retained as required by the 		
Public Records Act 2002.		
PART 9 – FOR COMPLETION OF THE ASSESSMENT MANAGER – FOR OFFICE JSE ONLY		
Date received: Reference number(s):		
Notification of engagement of alternative assessment m	anager	
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 form		

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

I/We,	
1/1/46,	Gregory Redington
Being the owners of the premises identified as follows:	
	93 Cavill Lane WOODSTOCK QLD 4816
	Lot 2 on RP714715
consent to the making of a development application un	der the <i>Planning Act 2016</i> by:
	BNC Planning Pty Ltd
on the premises described above for:	
	Reconfiguring a lot
	0/2
	Signature(s)
	7-11-2024 Date

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

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

I/We,	
	Warren Irvine and Lyn Irvine
Being the owners of the premises identified as	follows:
	137 Cavill Lane WOODSTOCK QLD 4816
	Lot 1 on RP714715
	8
consent to the making of a development applica	ation under the <i>Planning Act 2016</i> by:
	BNC Planning Pty Ltd
on the premises described above for:	
	Reconfiguring a lot
1 de lune	i ty define
	Signature(s)
	Date

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

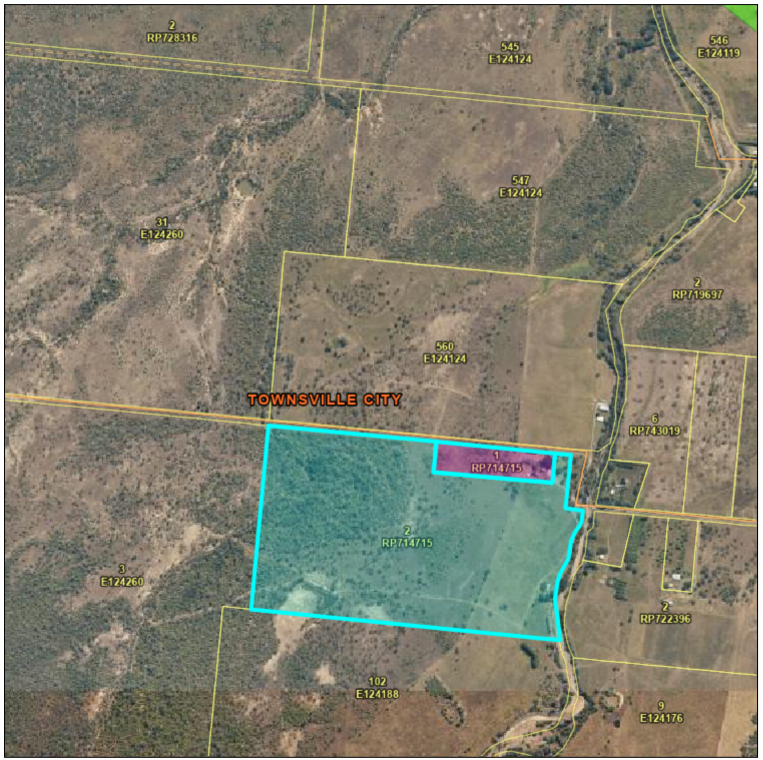
APPENDIX 2

SITE DETAILS

Aerial

137 & 93 Cavill Lane, Woodstock QLD 4816

19°33'33"S 146°48'15"E 19°33'33"S 146°49'42"E



19°34'55"S 146°48'15"E



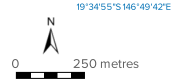


Includes material \odot State of Queensland 2024. You are responsible for ensuring that the map is suitable for your purposes. The State of Queensland makes no representation or warranties in relation to the map contents and disclaims all liability.

If imagery is displayed, imagery includes material \odot CNES reproduced under license from Airbus DS, all rights reserved \odot 21AT \odot Earth-i, all rights reserved, \odot Planet Labs PBC, 2023 Document Set ID: 26505554

Version: 1, Version Date: 14/11/2024

Legend located on next page



Scale: 1:13576 Printed at: A4

Print date: 24/10/2024 Not suitable for accurate measurement. **Projection:** Web Mercator EPSG 102100 (3857)

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



Aerial

137 & 93 Cavill Lane, Woodstock QLD 4816



Legend

Local government Places: Land parcel 1RP714715 Railway stations Land parcel **Parcel** Land parcel - gt 1 ha Railways **Parcel** Land parcel - gt 10 ha Roads and tracks **Parcel** Motorway Easement parcel Highway Secondary Strata parcel Connector Local Volumetric parcel **Restricted Access Road** Mall Land parcel - gt 1000 ha **Busway Parcel Bikeway** Land parcel label **Restricted Access Bikeway** Land parcel label - gt 1 Walkway ha **Restricted Access** Walkway Land parcel label - gt 10 Non-vehicular Track ha Track **Restricted Access Track** Land parcel label - gt Ferry 1000 ha **Proposed Thoroughfare** Green bridges Places: Search Results 2RP714715 **Bridges Tunnels**



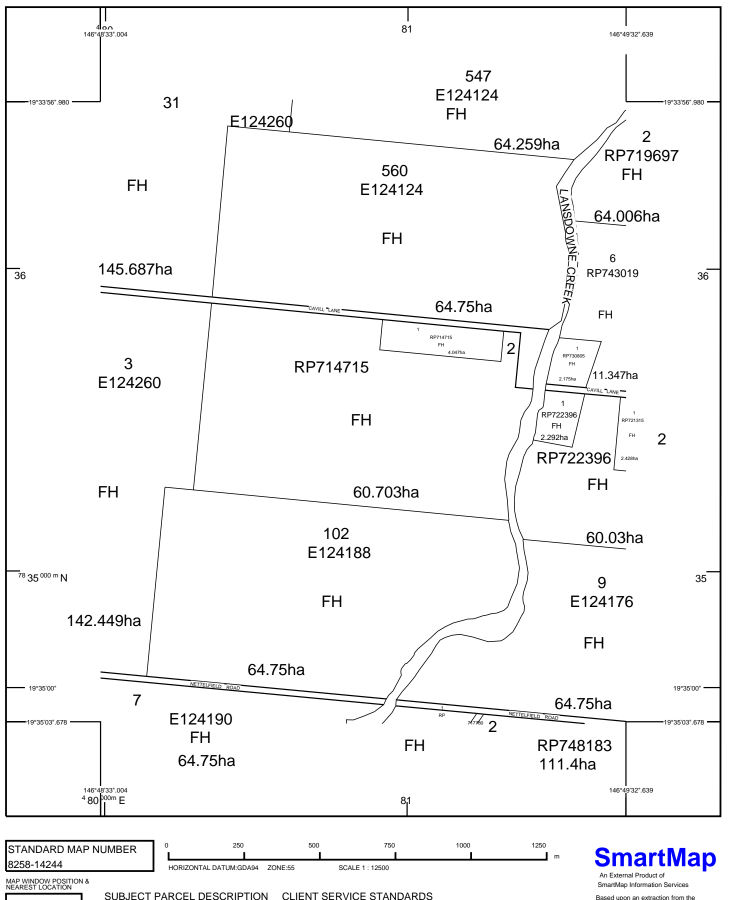
Attribution

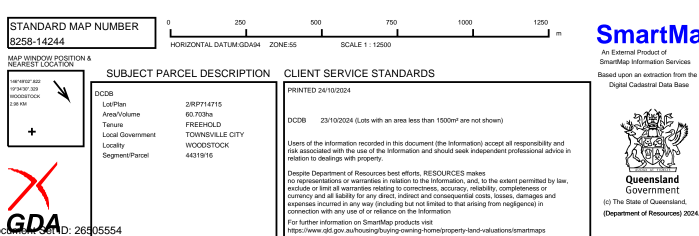
Maxar

Includes material © State of Queensland (Department of Resources); © Commonwealth of Australia (Geoscience Australia); © 21AT, © Earth-i, all rights reserved, 2024.

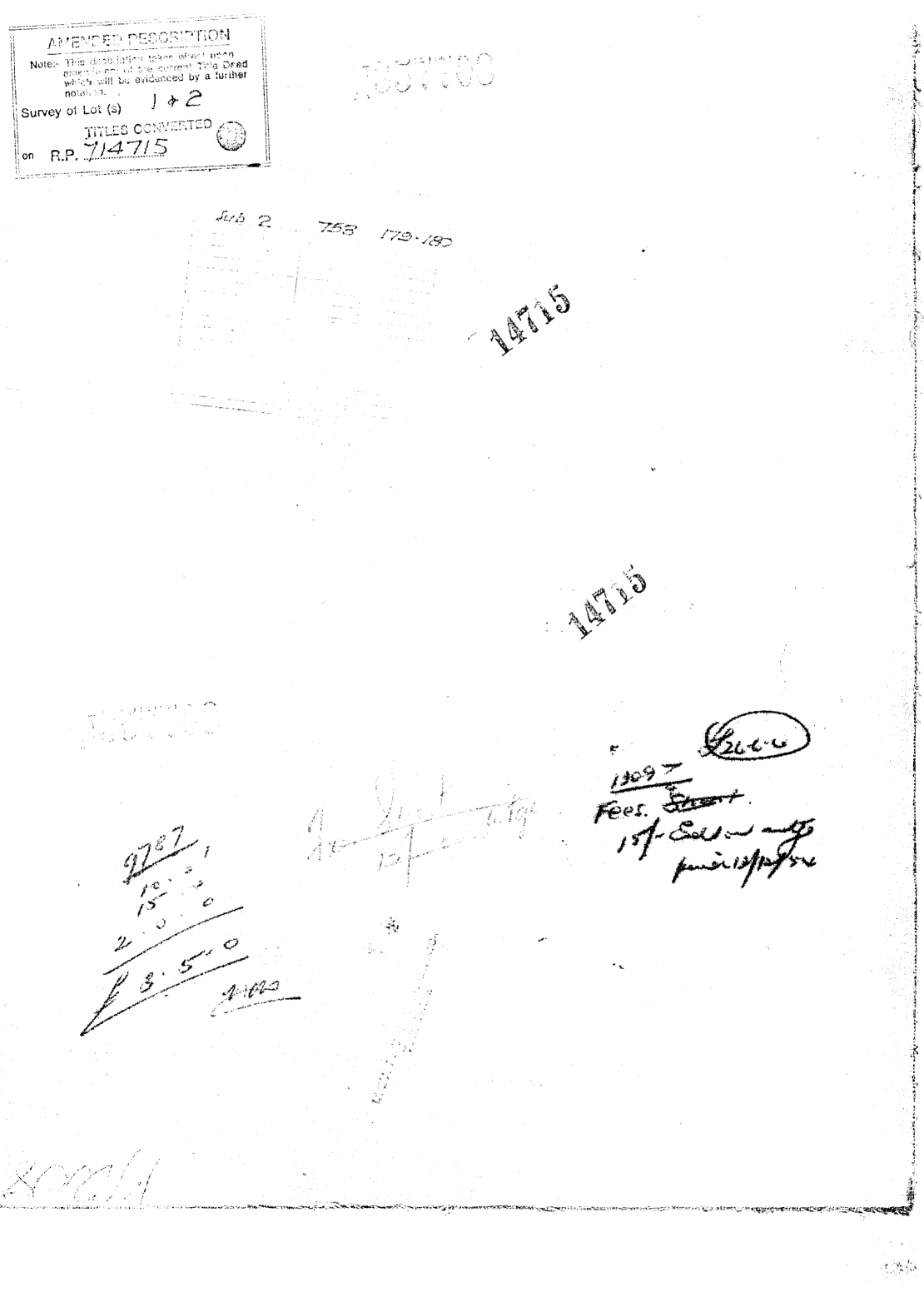
- © State of Queensland (Department of Resources) 2023
- © State of Queensland (Department of Resources) 2024

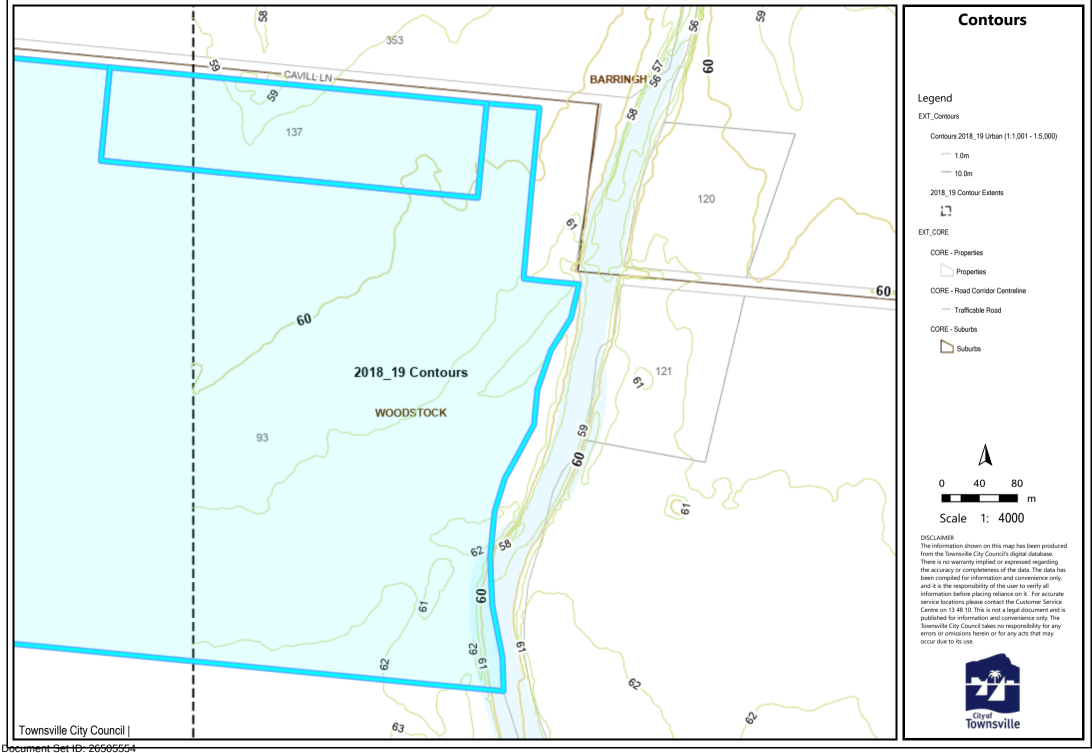
This data were created by Geoscience Australia and are subject to Commonwealth of Australia Copyright.



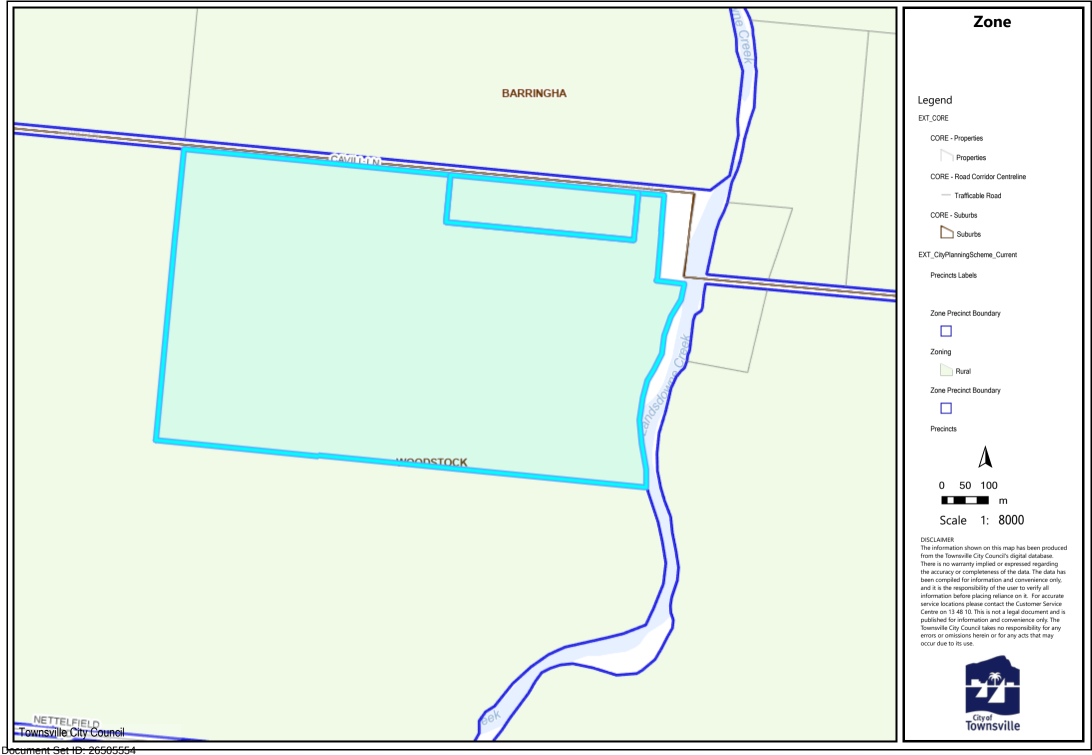


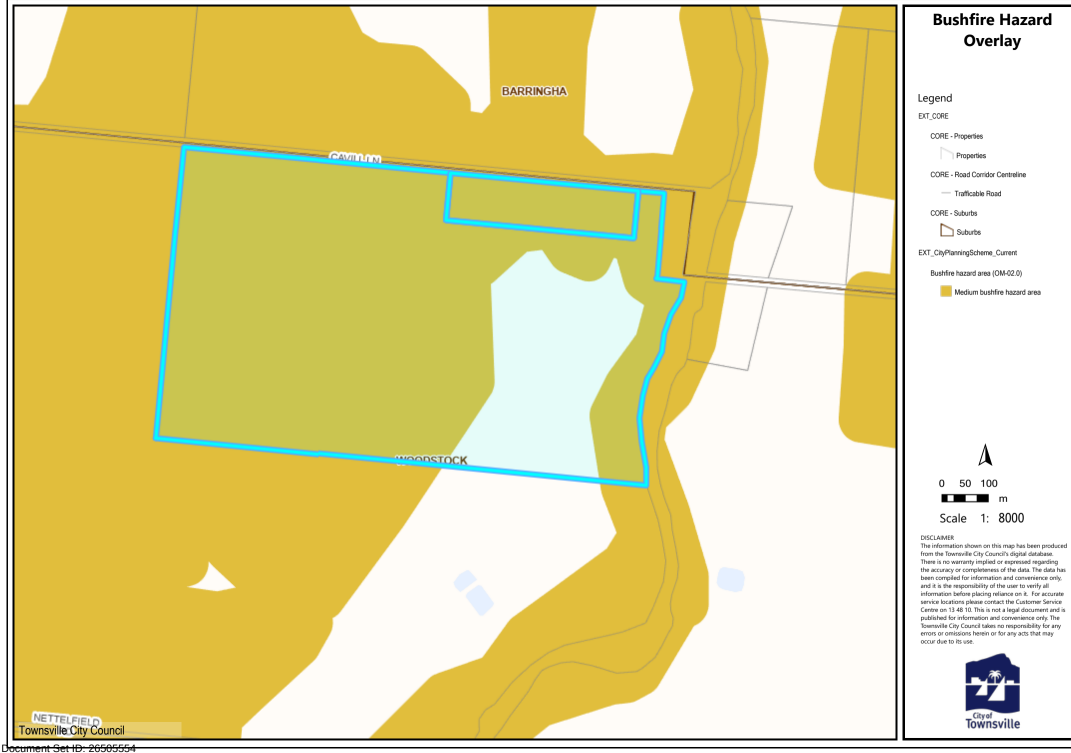
Version: 1, Version Date: 14/11/2024

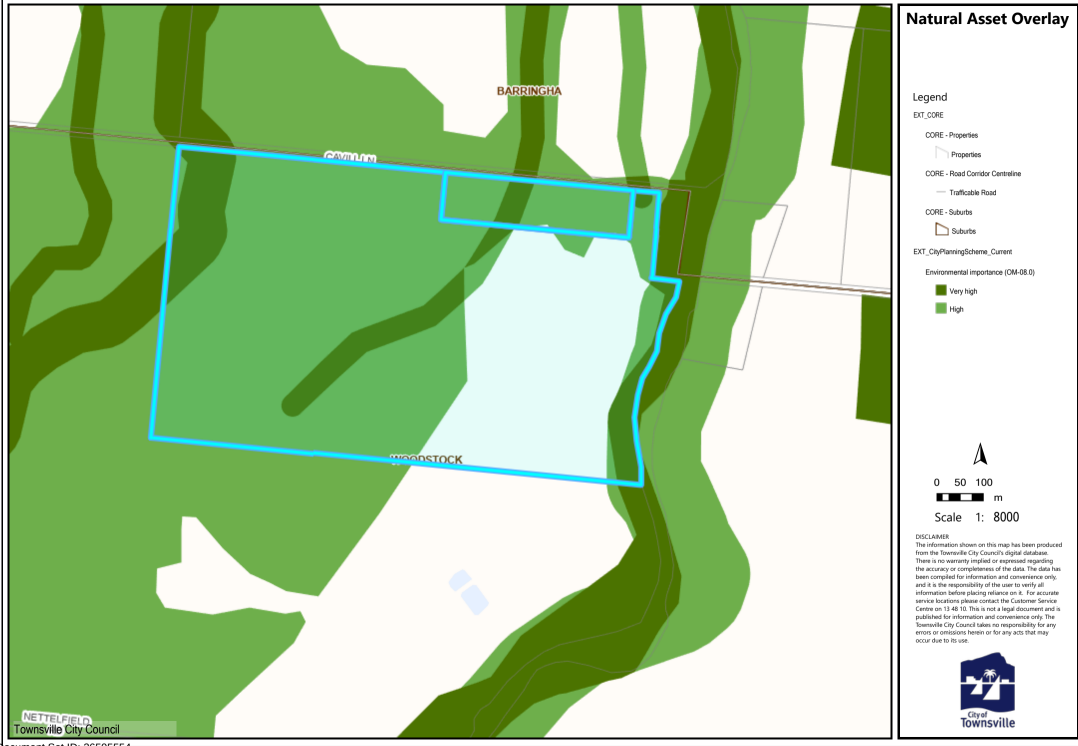


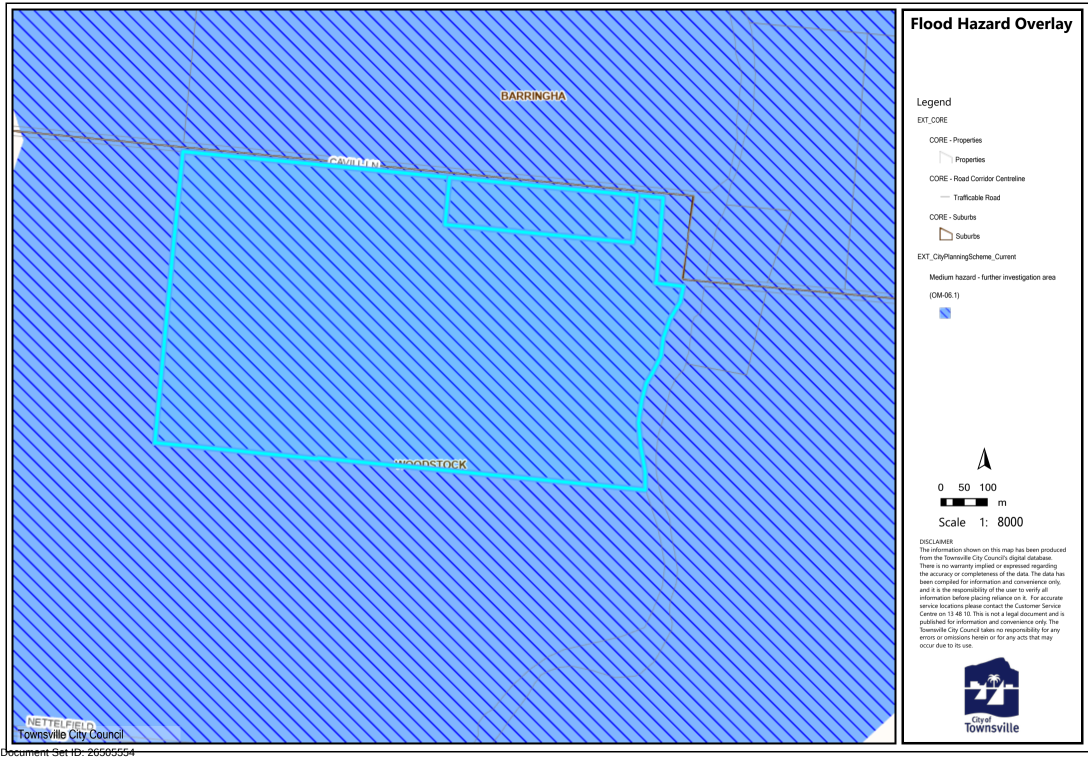


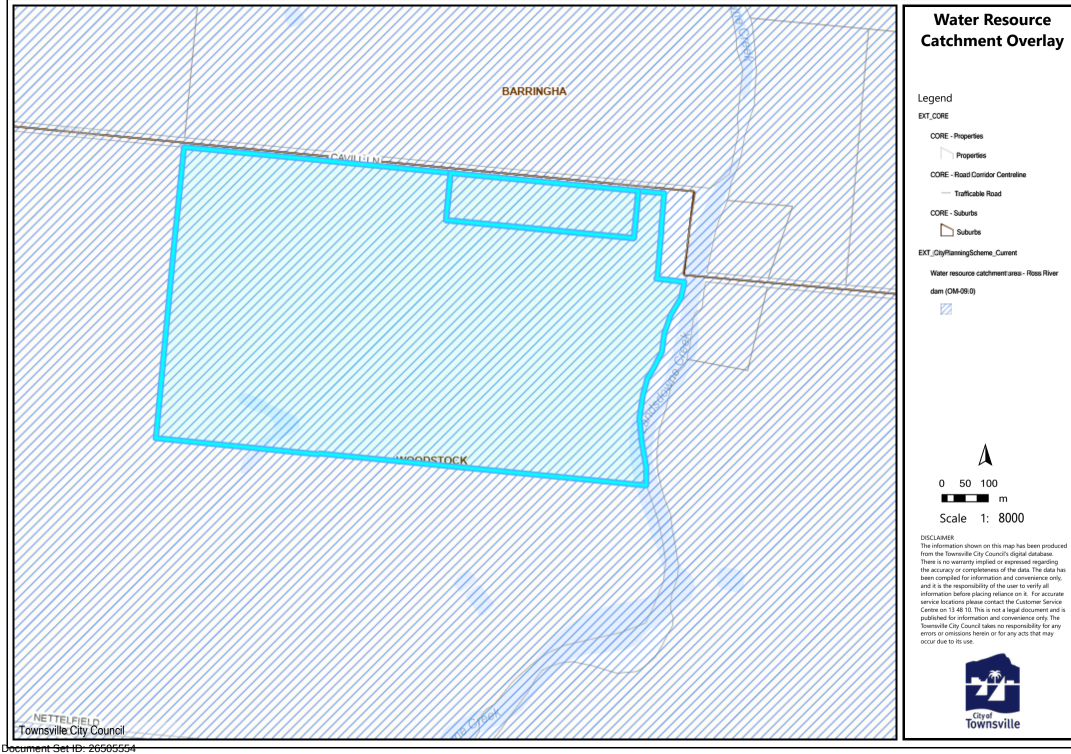
Version: 1, Version Date: 14/11/2024











State Assessment and Referral Agency

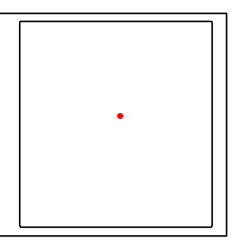
Date: 24/10/2024



Queensland Government

© The State of Queensland 2024.

Us calamer:
This map has been generated from the information supplied to the Queensland Government for the purposes of the Development Assessment Mapping System. The map generated has been prepared with due care based on the best available information at the time of publication. The State of Queensland holds no responsibility for any errors, inconsistencies or omissions within this document. Any decisions made by other parties based on this document solely the respons billity of those parties. This information is supplied subject to the full terms and conditions available on the department's website.



Matters of Interest for all selected Lot Plans

Queensland waterways for waterway barrier works Regulated vegetation management map (Category A and B extract)

Matters of Interest by Lot Plan

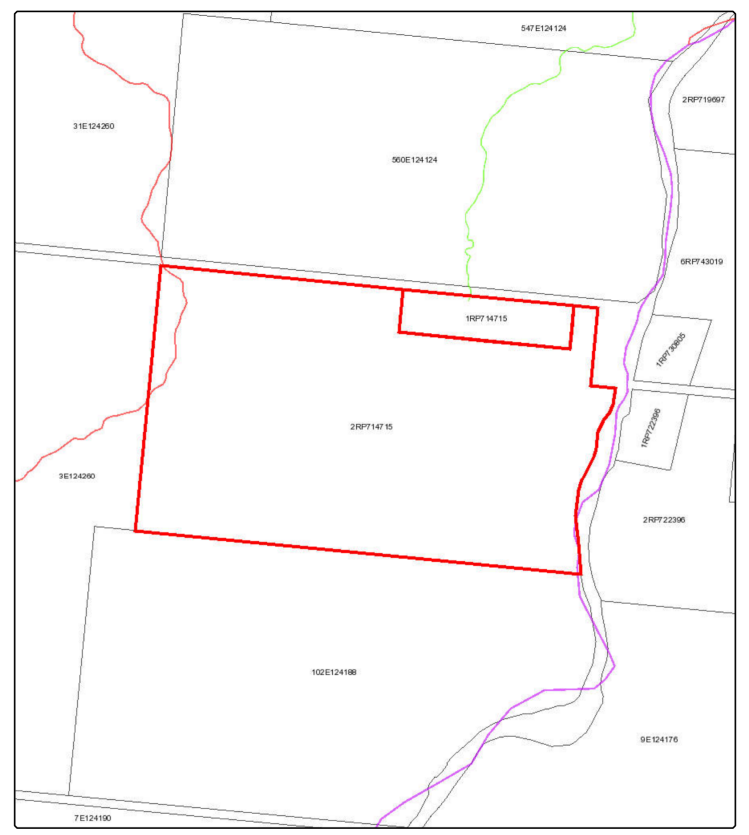
Lot Plan: 1RP714715 (Area: 40470 m²)

Queensland waterways for waterway barrier works Regulated vegetation management map (Category A and B extract)

Lot Plan: 2RP714715 (Area: 607030 m²)

Queensland waterways for waterway barrier works

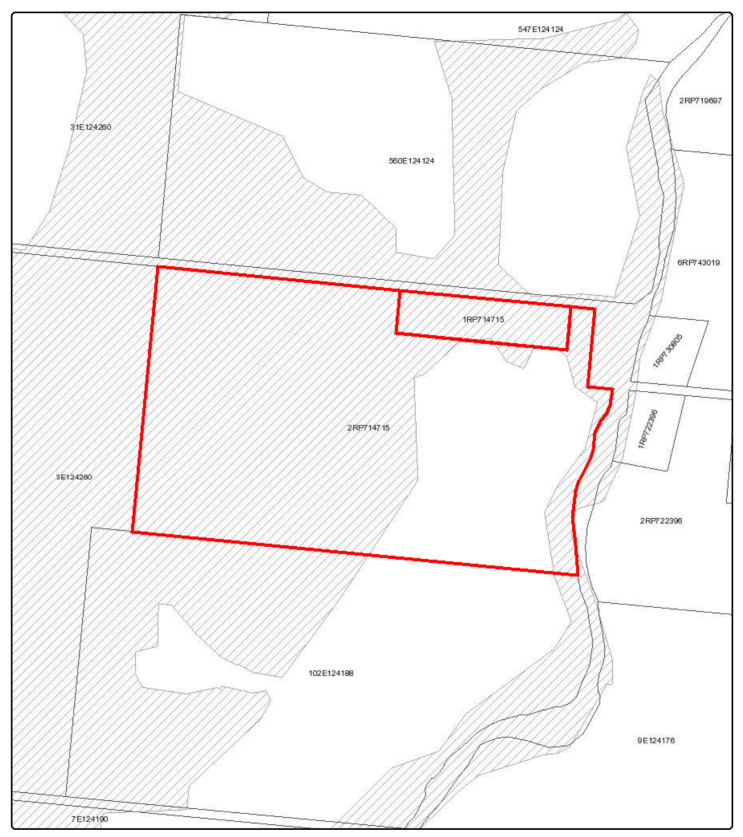
Regulated vegetation management map (Category A and B extract)



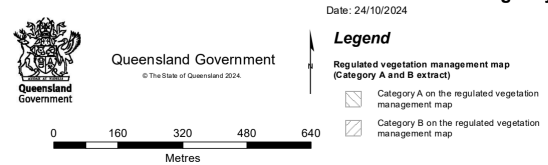
State Assessment and Referral Agency Date: 24/10/2024

Legend Queensland Government Queensland waterways for waterway © The State of Queensland 2024. barrier works Queensland Low Government Moderate 640 160 320 480 High Metres Disclaimer:
This map has been generated from the information supplied to the Queensland Government for the purposes of the Development Assessment Mapping System. The map generated has been prepared with due care based on the best available information at the time of publication. The State of Queensland holds no responsibility for any errors, inconsistencies or omissions within this document. Any decisions made by other parties based on this document solely the responsibility of those parties. This information is supplied subject to the full terms and conditions available on the department's website.

Document Set ID: 26505554 Major Major (tidal)



State Assessment and Referral Agency



Disclaimer.
This map has been generated from the information supplied to the Queensland Government for the purposes of the Development Assessment Mapping System. The map generated has been prepared with due care based on the best available information at the time of publication. The State of Queensland holds no responsibility for any errors, inconsistencies or omissions within this document. Any decisions made by other parties based on this document solely the responsibility of those parties. This information is supplied subject to the full terms and conditions available on the department's website.

Document Set ID: 26505554

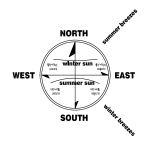
APPENDIX 3

PLANS OF DEVELOPMENT





Office 7 / Ground Floor / 41 Denham Street TOWNSVILLE CITY QLD 4810 PO BOX 5493 TOWNSVILLE QLD 4810 (07) 4724 1763 or 0438 789 612 - enquire@bncplanning.com.au



93 Cavill Lane WOODSTOCK QLD 4816 Lots 1 & 2 on RP714715

Real Property Description: Tenure: Site Area: Road Frontage: Planning Scheme Zoning: Precincts:

Freehold
Lot 1 = 4.047 ha, Lot 2 = 60.703 ha
Cavill Lane
Rural Zone
Mixed Farming

- Notes

 Plan and detail is not for construction purposes
 All site dimensions to be confirmed by detailed survey
 New boundaries to be set by nominated lot size not dimension
 No new road reserves
 No existing or proposed public open space
 No new retaining walls or retaining structures
 No land to be dedicated for community purposes
 No building envelopes proposed
 Any existing and/or new easements as shown
 The site may be subject to 1%AEP DFE flooding

- Data Source

 Department
 Depar

PLAN OF RECONFIGURATION

One (1) into Two (2) Lots Subdivision

Meridi	ian:		Survey Records:					
	NG STATUS: OA Issue	BNC Ref. No.: 121-24	1	wing No.: S01-01	Rev.:			
				Job No.: DA121-24		Approved.: BNC		
				As shown		BNC BNC		
A	DA ISSUE	BNC	November 2024	November 2024 Scale:		BNC Reviewed:		
AMT	DESCRIPTION	BY	DATE	Date:		Drawn:		

APPENDIX 4

OTHER SUPPORTING INFORMATION

State code 16: Native vegetation clearing

State Development Assessment Provisions guideline - State Code 16: Clearing native vegetation. This guideline provides direction on how to address State Code 16 below.

Please note: It is only necessary to provide a response to the performance outcomes relevant to the clearing purpose(s). Table 16.1 below specifies which tables of performance outcomes are relevant for each clearing purpose. Tables that are not relevant to your clearing purpose can be left blank or deleted.

As an example, only Table 16.2 and Table 16.15 are relevant for a development application for operational works that involves managing thickened vegetation. The remaining tables may be deleted.

Table 16.1: Relevant code provisions for each type of development

Clearing purpose	Relevant provisions					
Material change of use and / or reconfiguring a lot and / or operational work						
Public safety, relevant infrastructure activities and / or consequential	Table 16.2 and Table 16.3					
development of IPA approval						
Extractive industry	Table 16.2 and Table 16.4					
Coordinated project (agriculture)	Table 16.2 and Table 16.5					
Coordinated project (extractive industry)	Table 16.2 and Table 16.6					
Coordinated project (all other purposes)	Table 16.2 and Table 16.7					
Material change of use and / or reconfiguring a lot for all other purposes	Table 16.2 and Table 16.8					
Material change of use and / or reconfiguring a lot for which there will be no	Table 16.9 – APPLIES TO THIS DEVELOPMENT					
clearing as a result of the material change of use or reconfiguring a lot						
Material change of use and / or reconfiguring a lot for which clearing is	Table 16.2 and Table 16.10					
limited to clearing that could be done as exempt clearing work for the						
purpose of the development prior to the material change of use or						
reconfiguring a lot application being approved						
Operational work						
Necessary environmental clearing	Table 16.2 and Table 16.11					
Control non-native plants or declared pests	Table 16.2 and Table 16.12					
Encroachment	Table 16.2 and Table 16.13					
Fodder harvesting	Table 16.2 and Table 16.14					
Managing thickened vegetation	Table 16.2 and Table 16.15					

State Development Assessment Provisions v3.0

State code 16: Native vegetation clearing

Table 16.9: Material change of use and / or reconfiguring a lot for which there will be no clearing as a result of the material change of use or reconfiguring a lot

Performance outcomes	Acceptable outcomes	Response
PO93 Clearing as a result of a material change of use or clearing as a result of reconfiguring a lot does not occur.	No acceptable outcome is prescribed.	The proposed boundary realignment will involve no clearing to facilitate the reconfiguration. As part of the standard conditions of development approval for a reconfiguration, accepted development for operational works is required to construct a fence to physically divide the two lots as per the survey plan. This new boundary resides over regulated vegetation, according to the Development Assessment Mapping System. However, such vegetation is no present physically on site, as demonstrated in the attached aerial imagery. As a result, no clearing of vegetation is required to construct the fence for the new boundary. This can be formalised through a standard condition of approval.
		Complies with PO93.

State Development Assessment Provisions v3.0

State code 16: Native vegetation clearing