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GATLEYBUILDINGDESIGN.COM.AU

ABN: 65 368 571 857 QBCC Lic. No.: 1010905

Our Ref: 20314 Your Ref:

01 September 2020

Barcaldine Regional Council Attn: Chief Executive Officer PO Box 191 Barcaldine Q 4725

Dear Sir,

RE: DEVELOPMENT APPLICATION FOR MATERIAL CHANGE OF USE FOR PROPOSED VISITOR ACCOMODATION CABINS, 106 ELM STREET, BARCALDINE.

On behalf of our client, we hereby seek approval for a material change of use over the above Lot 809 RY184 for proposed Five (5) Visitor Accommodation Cabins.

Accordingly, we enclose the following:

- Completed IDAS form 1;
- 2. Planning Report, including: -
 - * assessments against the following:
 - a) Barcaldine Shire Planning Scheme;
 - Appendix: -
 - I. Gatley Building Design Plans
 - II. SDAP State Code 1: Development in a state-controlled road environment
 - III. DTMR Pre-lodgment Advice

As part of this lodgment, we request a fee sheet for the application fee be forwarded for processing as soon as possible.

If you require any additional information, please don't hesitate to contact us on the numbers provided.

John Gatley

Enc.

Idas Form 1, Owners Consent, Planning Report, GBD Plans, DTMR Pre-Lodgment Advice, State Code 1 Assessment

DA Form 1 – Development application details

Approved form (version 1.2 effective 7 February 2020) 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)	Carolyn Madders C/o - Gatley Building Design
Contact name (only applicable for companies)	John Gatley
Postal address (P.O. Box or street address)	PO Box 1530
Suburb	Bundaberg
State	Qld
Postcode	4670
Country	Australia
Contact number	(07) 4153 1183
Email address (non-mandatory)	admin@gatleybuildingdesign.com.au
Mobile number (non-mandatory)	
Fax number (non-mandatory)	
Applicant's reference number(s) (if applicable)	20314

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



PART 2 - LOCATION DETAILS

3) Location of the premises (complete 3.1) or 3.2), and 3.3) as applicable) Note: Provide details below and attach a site plan for any or all premises part of the development application. For further information, see <u>DA Forms Guide: Relevant plans.</u>								
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	t No.	Stree	Street Name and Type			Suburb
ا	-	106		Elm S	Street			Barcaldine
a)	Postcode	Lot N	0.	Plan '	Type and Nu	mber <i>(e.g. RP</i>	, SP)	Local Government Area(s)
	4725	809		RY 18	34			Barcaldine
	Unit No.	Stree	t No.	Stree	t Name and	Туре		Suburb
, ,	-	113		Ash S	Street		·	Barcaldine
b)	Postcode	Lot N	0.	Plan	Type and Nu	mber (e.g. RF	, SP)	Local Government Area(s)
	4725	802		RY 18	34			Barcaldine
'	Unit No.	Stree	t No.	Stree	t Name and	Туре		Suburb
	-	-		Box S	Street			Barcaldine
(c)	Postcode	Lot N	0.	Plan	Type and Nu	mber <i>(e.g. RF</i>	', SP)	Local Government Area(s)
	4725	1			03055	, ,	· ,	Barcaldine
	Unit No.	Stree	Street No. Street Name and					Suburb
	-	-		Box S		- 7	<u>.</u>	Barcaldine
d)	Postcode	Lot N	o.	Plan	Type and Nu	mber <i>(e.g. RF</i>	. SP)	Local Government Area(s)
	4725	2			03055	, ,	, ,	Barcaldine
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.								
					le and latitud	e		
	ude(s)		Latitu			Datum		Local Government Area(s) (if applicable)
				□ WGS84		<u>-</u>	()	
						☐ GDA94		
						☐ Other:		
☐ Co	ordinates of	premis	ses by	asting	and northing	<u> </u>		
Eastin	Easting(s) Northing(s)			Zone Ref.	Datum		Local Government Area(s) (if applicable)	
		-			<u></u> 54	☐ WGS84		
			<u></u> 55	☐ GDA94				
			□ 56	Other:				
3.3) A	dditional pre	mises						
Additional premises are relevant to this development application and the details of these premises have been attached in a schedule to this development application								
☐ Not required								
	·— ·							
					•	nises and pro		vant details
	-			•		in or above a	ın aquifer	
Name	of water bo	dy, wai	tercour	se or a	quifer:			

On strategic port land under the <i>Transport Infra</i>	astructure Act 1994	
Lot on plan description of strategic port land:		
Name of port authority for the lot:		
☐ In a tidal area		
Name of local government for the tidal area (if appl	licable):	
Name of port authority for tidal area (if applicable):		
On airport land under the Airport Assets (Resti	ructuring and Disposal) Act 2008	
Name of airport:		
Listed on the Environmental Management Reg	gister (EMR) under the Environmenta	al Protection Act 1994
EMR site identification:		
Listed on the Contaminated Land Register (CL	R) under the Environmental Protect	ion Act 1994
CLR site identification:		
5) Are there any existing easements over the pre-		
Note: Easement uses vary throughout Queensland and are to how they may affect the proposed development, see <u>DA Form</u>	be identified correctly and accurately. For furns Guide.	ther information on easements and
Yes All easement locations, types and dimer	nsions are included in plans submitte	ed with this development
application ⊠ No		
<u> </u>		
PART 3 – DEVELOPMENT DETAILS	S	
Continue 1 Annuals of dovolorment		
Section 1 – Aspects of development		
	spect	
6.1) Provide details about the first development as	·	
6.1) Provide details about the first development as a) What is the type of development? (tick only one both	ox)	☐ Building work
6.1) Provide details about the first development as a) What is the type of development? (tick only one box ≥ Material change of use ≥ Reconfiguring a	ox)	☐ Building work
6.1) Provide details about the first development as a) What is the type of development? (tick only one box) ☑ Material change of use ☐ Reconfiguring a b) What is the approval type? (tick only one box)	ox) lot	
a) What is the type of development? (tick only one box) ■ Material change of use ■ Reconfiguring a b) What is the approval type? (tick only one box)	ox) lot	☐ Building work at includes a variation approval
a) What is the type of development? (tick only one box) ☑ Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) ☑ Development permit ☐ Preliminary approach what is the level of assessment?	ox) lot	
a) What is the type of development? (tick only one box) ☑ Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) ☑ Development permit ☐ Preliminary approach what is the level of assessment?	ox) lot	at includes a variation approval
a) What is the type of development? (tick only one box) ☑ Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) ☑ Development permit ☐ Preliminary approach of the level of assessment? ☑ Code assessment ☐ Impact assessment d) Provide a brief description of the proposal (e.g. 6)	ox) lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approx of What is the level of assessment? Code assessment ☐ Impact assessment d) Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabing 113 Ash Street.	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approx (b) What is the level of assessment? Code assessment ☐ Impact assessment ☐ Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabin 113 Ash Street.	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approce) What is the level of assessment? Code assessment ☐ Impact assessment ☐ Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabin 113 Ash Street. e) Relevant plans Note: Relevant plans are required to be submitted for all asper Relevant plans. Relevant plans of the proposed development as	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>
a) What is the type of development? (tick only one both is the type of development? (tick only one both is the approval type? (tick only one box) Development permit Preliminary approximately the level of assessment? Code assessment Impact assessment? Construction of five (5) new accommodation cabing 113 Ash Street. Previous a proposal (e.g. of the proposal (e.g. of the proposal) (e.g. of the proposal) Relevant plans Note: Relevant plans are required to be submitted for all aspendients.	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approce) What is the level of assessment? Code assessment ☐ Impact assessment ☐ Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabin 113 Ash Street. e) Relevant plans Note: Relevant plans are required to be submitted for all asper Relevant plans. Relevant plans of the proposed development as	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approcess of the level of assessment? Code assessment ☐ Impact assessment d) Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabinal 113 Ash Street. e) Relevant plans Note: Relevant plans are required to be submitted for all asperalevant plans. Relevant plans of the proposed development as 6.2) Provide details about the second development.	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a limit b) What is the approval type? (tick only one box) Development permit ☐ Preliminary approximate by What is the level of assessment? Code assessment ☐ Impact assessment? Code assessment ☐ Impact assessment d) Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabinal 113 Ash Street. Pelevant plans Note: Relevant plans are required to be submitted for all asper Relevant plans. Relevant plans of the proposed development at 6.2) Provide details about the second development at a What is the type of development? (tick only one both)	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>
a) What is the type of development? (tick only one box) Material change of use ☐ Reconfiguring a lib) What is the approval type? (tick only one box) Development permit ☐ Preliminary approcess of the level of assessment? Code assessment ☐ Impact assessment d) Provide a brief description of the proposal (e.g. tots): Construction of five (5) new accommodation cabinal 113 Ash Street. e) Relevant plans Note: Relevant plans are required to be submitted for all asperalevant plans. Relevant plans of the proposed development as 6.2) Provide details about the second development and Material change of use ☐ Reconfiguring a	lot	at includes a variation approval dwelling, reconfiguration of 1 lot into 3 and seven (7) cabins located at ar information, see <u>DA Forms guide:</u>

☐ Impact assessment (requires public notification)

Code assessment

d) Provide a brief description o	f the propo	sal (e.g. 6 un	it epartment building de		unit dwelli		n of 1 lot into 3
e) Relevant plans Note: Relevant plans are required to be Relevant plans.	e submitted f	or all aspects o	of this development appl	ication. For fu	rther inforr	nation, see <u>DA Fc</u>	orms Gulde:
Relevant plans of the propo	sed devel	opment are	attached to the dev	elopment a	application	n	
6.3) Additional aspects of deve	elopment						
☐ Additional aspects of developments of developments of the large transfer of the large							
Section 2 – Further develor							
7) Does the proposed develop							
Material change of use		·	livision 1 if assessa	ble against	a local	olanning instru	iment
Reconfiguring a lot	☐ Yes –	complete c	livision 2				
Operational work		complete c					
Building work	Yes –	complete L	DA Form 2 – Buildir	ng work det	ails		
Division 1 — Material change of Note: This division is only required to be local planning instrument. 8.1) Describe the proposed ma	completed if		e development application	on involves a I	material ch	ange of use asse	ssable against
Provide a general description of proposed use	of the		e planning scheme h definition in a new row			er of dwelling fapplicable)	Gross floor area (m²) (if applicable)
Visitor Accommodation		Visitor Acc	commodation		5		291.0m2 Refer plan
0.00 5							
8.2) Does the proposed use in	voive the t	ise of existi	ng bullaings on the	premises?			
Yes							
⊠ No							
Division 2 — Reconfiguring a I Note: This division is only required to be 9.1) What is the total number of	completed if			on involves re	configuring	į a lot.	
O 2) What is the nature of the	let reception	uration? «	ole all and backs become				
9.2) What is the nature of the	ot reconing	juration? (#c		nto parto hi	, agraon	Ont (asmulate 1	())
Subdivision (complete 10))			Dividing land in				
Boundary realignment (com	plete 12))		Creating or charge from a constru				s to a lot
40) 0 1 1 1							
10) Subdivision							
10.1) For this development, ho	-				ided use		
Intended use of lots created	Reside	ential	Commercial	Industrial		Other, please	e specify:
Number of lots created							

10.2) Will the subdiv	vicion ho eta	and2				
Yes – provide ad					•••••	
How many stages w	vill the works	include?	<u> </u>			
What stage(s) will the apply to?			1			
11.7						
11) Dividing land integrate?	o parts by a	greement – hov	v many part	s are being	created and wha	t is the intended use of the
Intended use of par	ts created	Residential	Com	mercial	Industrial	Other, please specify:
Number of parts cre	eated					
		,				
12) Boundary realig						
12.1) What are the	Current and Current I		s for each lo	t comprising		posed lot
Lot on plan descript		ea (m²)		Lot on play	n description	Area (m²)
		<u> </u>		LOCOT PICE	T docomption	7404(111)
12.2) What is the re	ason for the	boundary reali	gnment?			
10) Mhat ara tha di		d water of a se	a minaim man			1/
(attach schedule if there			existing ea	isements be	eing changed and	or any proposed easement?
Existing or proposed?	Width (m)	Length (m)	Purpose o	f the easem	nent? (e.g.	Identify the land/lot(s) benefitted by the easement
Division 3 – Operati	ional work					
Note: This division is only		ompleted if any pa	rt of the develo	pment applica	tion involves operatio	nal work.
14.1) What is the na	ature of the c	perational wor				
☐ Road work			Stormwate		=	frastructure
☐ Drainage work☐ Landscaping		L F] Earthwork] Signage	S		infrastructure vegetation
Other – please s	specify:		_ Oignage			vegetation
14.2) Is the operation		cessary to facil	itate the cre	ation of nev	v lots? (e.g. subdivi	sion)
☐ Yes – specify nu						
□No					-	
14.3) What is the m	onetary valu	e of the propos	sed operatio	nal work? (i	include GST, materia	s and labour)
\$						
DART 4 ACC		T				

PART 4 – ASSESSMENT MANAGER DETAILS

15) Identify the assessment manager(s) who will be assessing this development application

Barcaldine Regional 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 ☐ X 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
☐ 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☐ Water-related development – referable dams	(from a watercourse or lake)					
Water-related development –levees (category 3 levees only)						
☐ Wetland protection area						
Matters requiring referral to the local government:						
Airport land	h h d d d					
☐ 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 transmiss	ion entity:				
☐ Infrastructure-related referrals – Electricity infrastructur						
Matters requiring referral to:						
The Chief Executive of the holder of the licence, if						
 The holder of the licence, if the holder of the licence Infrastructure-related referrals — Oil and gas infrastruct 						
Matters requiring referral to the Brisbane City Council:	····					
Ports - Brisbane core port land						
Matters requiring referral to the Minister responsible for	_					
Ports – Brisbane core port land (where inconsistent with the Ports – Strategic port land	Brisbane port LUP for transport reasons	5)				
Matters requiring referral to the relevant port operator, if	applicant is not port operator:					
Ports - Land within Port of Brisbane's port limits (below	high-water mark)					
l	Matters requiring referral to the Chief Executive of the relevant port authority: □ Ports – Land within limits of another port (below high-water mark)					
Matters requiring referral to the Gold Coast Waterways Authority: Tidal works or work in a coastal management district (in Gold Coast waters)						
Matters requiring referral to the Queensland Fire and Em	ergency Service:					
☐ Tidal works or work in a coastal management district (ii	nvolving a marina (more than six vessel	berths))				
18) Has any referral agency provided a referral response	for this development application	2				
Yes – referral response(s) received and listed below a						
⊠ No		appaa.i.o				
Referral requirement	Referral agency	Date of referral response				
Identify and describe any changes made to the proposed referral response and this development application, or inc (if applicable).						
PART 6 – INFORMATION REQUEST						
19) Information request under 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						
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 DA Forms Guide.

PART 7 - FURTHER DETAILS

	evelopment applications or	current approvals? (e.g.	a preliminary approval)
☐ Yes – provide details below			
⊠ No		2792	oriente :
List of approval/development application references	Reference number	Date	Assessment manager
☐ Approval			
Development application			
Approval			
Development application			
21) Has the portable long servi	ce leave levy been paid? (or	nly applicable to developme	nt applications involving building work or
☐ Yes – a copy of the receipte	ed QLeave form is attached	to this development ap	plication
☐ No – I, the applicant will pro			
			at the assessment manager may service leave levy has been paid
☐ Not applicable (e.g. building		A COURT OF THE PARTY OF THE PAR	
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 o	cause notice or require	d as a result of an enforcement
☐ Yes – show cause or enforc	ement notice is attached	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
⊠ No			
23) Further legislative requirem	iente		
23) Further legislative requirem			
Environmentally relevant act	ivities	onlication for an enviro	nmental authority for an
	ivities cation also taken to be an a	oplication for an enviro	nmental authority for an tall Protection Act 1994?
Environmentally relevant act 23.1) Is this development appli Environmentally Relevant Ac Yes – the required attachmentally	ivities cation also taken to be an a stivity (ERA) under section ent (form ESR/2015/1791) fo	115 of the <i>Environmer</i> or an application for an	tal Protection Act 1994? environmental authority
Environmentally relevant act 23.1) Is this development appli Environmentally Relevant Ac Yes – the required attachmentally accompanies this development	ivities cation also taken to be an a stivity (ERA) under section ent (form ESR/2015/1791) fo	115 of the <i>Environmer</i> or an application for an	tal Protection Act 1994? environmental authority
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Environmentally relevant act 23.1) Is this development appli Environmentally Relevant Ac Yes – the required attachmentally accompanies this development	ivities cation also taken to be an a stivity (ERA) under section ent (form ESR/2015/1791) for ent application, and details	115 of the Environment or an application for an arplication for an are provided in the tab	environmental authority le below
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Environmentally relevant act 23.1) Is this development appli Environmentally Relevant Act Yes – the required attachmental accompanies this developmental No Note: Application for an environmental requires an environmental authority to Proposed ERA number: Proposed ERA name:	cation also taken to be an a ativity (ERA) under section ent (form ESR/2015/1791) for ent application, and details authority can be found by searching operate. See www.business.qld.gc	or an application for an are provided in the tab or green as a second of the second of the tab or green as a second of the secon	tal Protection Act 1994? environmental authority le below earch term at www.qld.gov.au. An ERA
Environmentally relevant act 23.1) Is this development appli Environmentally Relevant Act Yes – the required attachmental accompanies this developmental of Note: Application for an environmental requires an environmental authority to Proposed ERA number: Proposed ERA name: Multiple ERAs are applicable	cation also taken to be an a stivity (ERA) under section ent (form ESR/2015/1791) for ent application, and details authority can be found by searchic operate. See www.business.qld.go e to this development application.	or an application for an are provided in the tab or green as a second of the second of the tab or green as a second of the secon	tal Protection Act 1994? environmental authority le below earch term at www.qld.gov.au. An ERA

Yes - Form 69: Notification of a facility exceeding 10% of schedule 15 threshold is attached to this development
application
⊠ No
Note: See www.business.qld.gov.au for further information about hazardous chemical notifications.

Clearing native vegetation
23.3) Does this development application involve clearing native vegetation that requires written confirmation that the chief executive of the <i>Vegetation Management Act 1999</i> is satisfied the clearing is for a relevant purpose under section 22A of the <i>Vegetation Management Act 1999</i> ?
☐ Yes — this development application includes written confirmation from the chief executive of the <i>Vegetation Management Act 1999</i> (s22A determination)
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 Environmental Offsets Act 2014?
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 www.des.qld.gov.au 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 Water Act 2000 may be required prior to commencing development
⊠ No
Note: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au for further information.
DA templates are available from https://planning.dsdmip.qld.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>
Note: See guidance materials at www.daf.gld.gov.au for further information.

Quarry materials from a water	rcourse or lake				
23.9) Does this development a under the <i>Water Act 2000?</i>	oplication involve the removal of	quarry materials from a	watercourse or lake		
☐ Yes – I acknowledge that a ☐ No	quarry material allocation notice	must be obtained prior to	commencing development		
The state of the s	lote: Contact the Department of Natural Resources, Mines and Energy at www.dnrme.qld.gov.au and www.business.qld.gov.au for further				
Quarry materials from land u	nder tidal waters				
23.10) Does this development under the Coastal Protection a	application involve the removal c and Management Act 1995?	of quarry materials from	land under tidal water		
☐ Yes – I acknowledge that a ☐ No	quarry material allocation notice	must be obtained prior to	commencing development		
Note: Contact the Department of Envir	onment and Science at www.des.qld.gov	au for further information.			
Referable dams					
	application involve a referable d y (Safety and Reliability) Act 200				
Supply Act is attached to th	a Failure Impact Assessment' from state of the second of the second application	om the chief executive adr	ministering the Water		
No Note: See guidance materials at www.	dnrme.qld.gov.au for further information.				
	ithin a coastal management di	strict			
State of the Control	application involve tidal work or		al management district?		
Evidence the proposa if application involves pre-	 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 herita	ge places				
23.13) Does this development heritage register or on a place	application propose developmen e entered in a local government's	t on or adjoining a place e Local Heritage Register	ntered in the Queensland ?		
	place are provided in the table b	pelow			
No			and and bodies are also		
	des.qld.gov.au for information requireme		ueensiand neritage places.		
Name of the heritage place:	Plac	ce 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</i>					
	e taken to be an application for a eject to the conditions in section 7				
⊠ No					

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</u> : Relevant plans.	⊠ Yes			
The portable long service leave levy for QLeave has been paid, or will be paid before a development permit is issued (see 21)	☐ Yes☒ Not applicable			
25) Applicant declaration				
 ☑ By making this development application, I declare that all information in this development application is true and correct ☑ Where an email address is provided in Part 1 of this form, I consent to receive future electronic communications from the assessment manager and any referral agency for the development application where written information is required or permitted pursuant to sections 11 and 12 of the <i>Electronic Transactions Act 2001</i> Note: It is unlawful to intentionally provide false or misleading information. 				
Privacy — Personal information collected in this form will be used by the assessment manager and/or chosen assessment manager, any relevant referral agency and/or building certifier (including any professional advisers which may be engaged by those entities) while processing, assessing and deciding the development application. All information relating to this development application may be available for inspection and purchase, and/or published on the assessment manager's and/or referral agency's website. Personal information will not be disclosed for a purpose unrelated to the <i>Planning Act 2016</i> , Planning Regulation 2017 and the DA Rules except where:				
 such disclosure is in accordance with the provisions about public access to documents of Act 2016 and the Planning Regulation 2017, and the access rules made under the Planning Regulation 2017; or 				
to required by other legislation (including the Dight to Information A=+ 0000); -::				
 required by other legislation (including the <i>Right to Information Act 2009</i>); or otherwise required by law. 				

PART 9 - FOR COMPLETION OF THE ASSESSMENT MANAGER - FOR OFFICE **USE ONLY** Date received: Reference number(s): Notification of engagement of alternative assessment manager Prescribed assessment manager Name of chosen assessment manager Date chosen assessment manager engaged Contact number of chosen assessment manager Relevant licence number(s) of chosen assessment manager QLeave notification and payment Note: For completion by assessment manager if applicable Description of the work QLeave project number Amount paid (\$) Date paid (dd/mm/yy) Date receipted form sighted by assessment manager Name of officer who sighted the form

Individual owner's consent for making a development application under the *Planning Act 2016*

I, Carolyn Elizabeth Madders
as owner of the premises identified as follows:
106 Elm Street, Barcaldine Qld
Described as Lot 809 RY 184
consent to the making of a development application under the Planning Act 2016 by:
Gatley Building Design
on the premises described above for:
Material Change of Use – Five (5) New Holiday Cabins
Signed: Signed:
Carolya Elizabeth Maddara
Carolyn Elizabeth Madders Date: 3 () 0) 20

Planning Report

Lot 809 RY184







Application for Material Change of Use: Visitor Accommodation

Barcaldine Motel, 106 Elm Street, Barcaldine Ref No. 20314

Prepared By:



9 Princess Street [PO Box 1530] Bundaberg Queensland 4670 p. 07 4153 1183 e. admin@gatleybuildingdesign.com.au GATLEYBUILDINGDESIGN.COM.AU

ABN: 65 368 571 857 QBCC Lic. No.: 1010905

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Executive Summary

a. Site Details

ADDRESS	106 Elm Street, Barcaldine
LOT DESCRIPTION	Lot 809 RY184
SITE AREA	2023.4m2
OWNER	D.& C. Madders
LOCAL PLANNING SCHEME	Barcaldine Shire Planning Scheme
PLANNING SCHEME ZONING	Commercial Zone

b. Application Details

APPLICATION	Material Change of Use
LEVEL OF ASSESSMENT	Code Assessable Development
APPLICANT	Gatley Building Designs
CONTACT	Michael Johnston
PH:	(07) 41531183
EMAIL:	admin@gatleybuildingdesign.com.au
OUR REFERENCE	20314

1.0 Introduction

This report has been prepared to support the development application seeking a material change of use over the land located at 106 Elm St, Barcaldine described as Lot 809 RY 184. The proposed lot is referred to within figures 1 & 2. It is also noted that the proposal is an extension to the existing Barcaldine Motel Cabin development previously approved in 2012 located on the adjoining Lot 804, 113 Ash Street. The site is located within the Barcaldine Regional Council (BRC).

The site is in the Barcaldine Regional Council Planning Scheme area and is classified within the Commercial Zone (refer figure 3). This known, the proposed development is subject to assessment by the BRC against the Barcaldine Shire Planning Scheme (BSPS).

The Material Change of Use proposes the construction of Visitor Accommodation Cabins consisting of 5 single bedroom cabins similar to the previously constructed buildings located on the adjacent block. As the proposal is commercial in nature, it is deemed a code assessable development as outlined within BSPS table 4.4.2 'Commercial "Zone" Table of Assessment' contained with the Development Scheme.

This report will detail the assessment of this development against the relevant BSPS codes. We will demonstrate compliance with the relevant codes or otherwise provide suitable probable solutions.

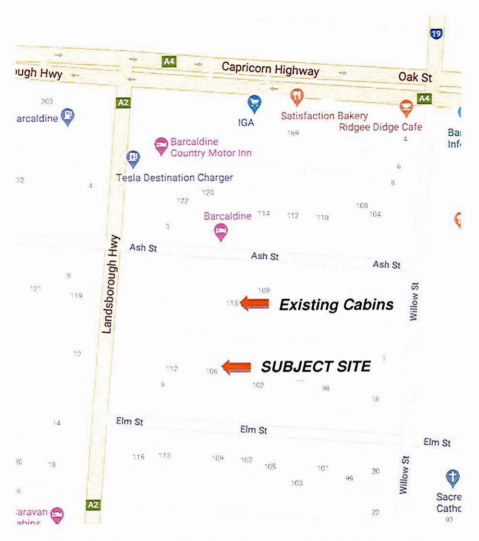
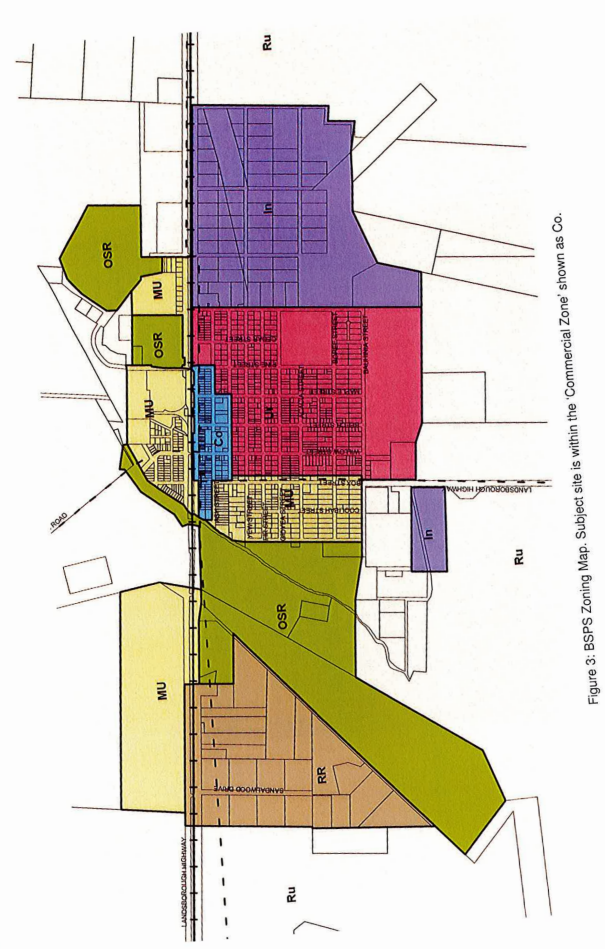


Figure 1: Street map of the Barcaldine area. Subject site is located on Elm Street, as shown.



Figure 2: Aerial Photograph of the subject site.



2.0 Site Characteristics

2.1 Existing Features

2.1.1 Location

The site is located at 106 Ash St, Barcaldine and is described as Lot 809 on RY 184. The site has a total area of 2023.4m2 and is located within the boundaries of the Barcaldine Regional Council (BRC). This site will be subject to assessment against the relevant codes of the Barcaldine Shire Town Planning Scheme.

The site is currently vacant grassed lot. There is limited existing vegetation to site, and where possible will be retained. The lot is adjoined by an existing Residential use to the East, an existing Residential use to the West, the existing Barcaldine Motel Accommodation Cabins to the North and is fronted by Elm Street to the South.

2.1.2 Frontage & Access

The site fronts Elm Street and it is proposed to construct a new concrete access crossover in accordance with the BRC requirements. The lot frontage is 40m.

2.1.3 Area Designation

The site is contained within the former Barcaldine Shire and is within the Commercial area of the planning scheme. The proposed development is considered code assessable under the BSPS.

The following outlines the definition of Commercial Activities:

"Commercial activities" - means "Premises" used for activities involving the provision of goods, food, services or entertainment, including:

- (1) "Catering premises";
- (2) "Commercial premises";
- (3) "Hotel";
- (4) "Professional office":
- (5) "Shop"; and
- (6) "Tourist facility"

[&]quot;Commercial premises" - means "Premises" used for business offices or for other business or commercial purposes but not for "Professional office".

Topography

This site gently slopes from the rear of the lot to the Elm Street frontage and contains mostly mown grass.

1.1.1 Services

The site has access to council sewer, water and stormwater infrastructure. It also has access to electrical and telecommunications.

3.0 Proposed Development

3.1 Material Change of Use

This development involves a Material Change of Use (MCU) for the construction of 5 visitor accommodation cabins and associated infrastructure on the site located at 106 Elm Street, Barcaldine.

The proposed use is defined within the BSPS as:

"Visitor accommodation" - means "Premises" used for the temporary accommodation of and rendering services to travellers or tourists and includes "Uses" such as cabin parks, camping grounds, caravan parks and farm stays.

As outlined in the attached plans, the proposed development includes 5 cabins with covered car accommodation, a Colorbond Storage Shed, 2x Barbecue Shelters and landscaped gardens for use by guests. The cabins will be single bedroom cabins constructed to continue the existing theme and style of the cabins previously approved on the adjoining 113 Ash St. The cabins are standalone with a covered car park provided for each. The single room cabins have a proposed 56.4m2 footprint. The cabins will be constructed using modern energy efficient design elements. The building layouts and site plan is included within the appendix.

3.1.1 Access & Parking

The proposed access to site will be via a new concrete crossover constructed within the Elm Street frontage of site. The internal concrete driveway will be 4.5m wide, widening out to six to connect the existing driveway on 113 Ash Street. Each cabin will include a car park to accommodate the guest's vehicle.

3.1.2 Landscaping

Constructed gardens are proposed to be included within the communal areas providing a tranquil green setting for the guests. The gardens will also assist in providing a visual buffer to the adjoining properties. An indication of the areas to be landscaped has been provided on the accompanying site plan. Refer to the appendix for details.

3.1.3 State Referrals

3.1.4 State Referrals

Through the State Assessment and Referral Agency (SARA) pre-lodgement process it has been identified that the application triggers a concurrence agency referral to Dept. Transport & Main Roads (DTMR). The site is located within 100m of Box Street, a State-controlled road, in accordance with Schedule 10, Part 9, Division 4, Subdivision 2, Table 4 (State transport corridors – Road and Rail). As such, SDAP State code 1: Development in a state-controlled road environment has been addressed. Please refer to Appendix for State Code 1 assessment table and DTMR pre-lodgement advice.

4.0 <u>Barcaldine Shire Planning Scheme – Code Assessments</u>

Part 4.4 Commercial Zone

	Performance Criteria	Acceptable Solution	Comments
Location	PC1 Non-"Commercial activities" and non — "Community oriented activities"- Locational Criteria Non-"Commercial activities" and non-"Community oriented activities" are located in the commercial "Zone" only where: (a) there is a clear community need for such activities; (b) the consolidation of such activities in other more appropriate "Zones" is not prejudiced; and (c) the core function, amenity, character and streetscape of the Commercial "Zone" are not prejudiced.	No acceptable solution is prescribed.	N/A
Amenity	PC2 Operating Hours "Uses" are operated to ensure the amenity of the commercial "Zone" and of surrounding areas is protected.	AS2 "Uses" are operated only between the hours of 7:00am and 9:00pm.	Complies - The office hours will be as proposed, but as the use is residential in nature there will be guests staying 24 hours a day.

	Performance Criteria	Acceptable Solution	Comments
Amenity	PC3 Delivery of Goods The loading and unloading of goods occurs at appropriate times to protect the amenity of the Commercial "Zone" and surrounding areas.	AS3.1 Loading and unloading occurs only between the hours of: (a) 7:00am and 6:00pm, Monday to Friday And (b) 7:00am and 12:00 (noon) on Saturdays. AS3.2 No loading and unloading occurs on Sundays and Public Holidays.	Complies - Due to the nature of the development, the deliveries will be minimal. Deliveries will comply with the prescribed times.
Amenity	PC4 "Total use area" "Development" is of a scale that contributes to the amenity of the Commercial "Zone".	AS4 "Total use area" is no more than 75% of site area.	Complies - Total use area of site is 400.0m2 (282m2 cabins, 70m2 Shed, 48m2 BBQ Shelters) being 19.7% of the 2023.4m2 site area.
Amenity	PC5 "Building" and "Structure" Design "Buildings" and "Structures" are designed so that: (a) the amenity of the Commercial "Zone" is protected and maintained; (b) character and streetscape are enhanced; (c) they address the street frontage; and (d) compliment the local traditional building elements.	AS5 "Buildings" and "Structures" other than those within 100 metres of the boundary of an "Airport" are less than 8.5 metres in height and are not more than 2 (two) storeys at any point above natural ground level. (Except where establishing in an existing "Building" and no "Building works" are being undertaken).	Complies - The 4 of the 5 proposed cabins are low set single storey design on stumps and have an overall height well below the 8.5m prescribed. Cabin 5 will be an accessible cabin and will be constructed as a slab on ground building to minimise access ramping.
Amenity	PC6 Setbacks and Boundary Clearances "Buildings" and "Structures" are located to ensure the local character and streetscape are protected and enhanced.	No acceptable solution is prescribed.	Complies - Boundary setbacks are of an appropriate nature for a development of this type and are consistent with those previously approved for the existing cabins located on the adjoining lot (113 Ash St). The proposal includes landscaped gardens to all boundaries and internally to soften the development from the street.

	Performance Criteria	Acceptable Solution	Comments
Amenity	PC7 Transport Movements Transport movements associated with the use protect the amenity of surrounding residential areas.	AS7 Transport movements do not occur through residential areas.	Complies - The proposal is visitor accommodation with no foreseeable reason to negatively impact the surrounding lots.
Amenity	PC8 Landscaping and External Activity Areas Landscaping and external activity areas are provided on - site to: (a) contribute to built form and streetscape; (b) provide positive sun and breeze control; and (c) make provision for recreation areas.	No acceptable solution is prescribed.	Complies - The proposal includes extensive landscaped gardens (as shown on site plan) also includes a recreation area with barbecue shelters.
Amenity	PC9 Lighting The design of lighting does not prejudice the amenity of the Commercial "Zone" or surrounding areas through poorly directed lighting, lighting overspill or lighting glare.	AS9 Direct lighting or lighting does not exceed 8.0 lux at 1.5 metres beyond the boundary of the site.	Requirement noted.
Infrastructure	PC10 Water Supply All "Premises" have an adequate volume and supply of water for the "Use".	AS10 "Premises" are connected to Council's reticulated water supply system.	Complies - The site has access to the Council water supply.

	Performance Criteria	Acceptable Solution	Comments
Infrastructure	PC11 Effluent Disposal All "Premises" provide for the treatment and disposal of effluent and other waste water to ensure the protection of public health and environmental values.	AS11.1 "Premises" are connected to Council's reticulated sewerage system. Or AS11.2 "Premises" not in a sewered area have an on-site effluent disposal system in accordance with Schedule 1, Division 4: Standards for Sewerage, Section 4.2.	Complies - The site has access to the Council sewer infrastructure.
Infrastructure	PC12 Stormwater Stormwater is collected and discharged so as to: (a) protect the stability of buildings or the use of adjacent land; and (b) protect and maintain environmental values	AS12 Stormwater is collected and discharged in accordance with Schedule 1, Division 5: Standards for Stormwater Drainage, Section 5.1.	Complies – Stormwater to be sent to the legal point of discharge.
Infrastructure	PC13 Electricity "Premises" are provided with an adequate supply of electricity for the "Use".	AS13 All "Premises" have a supply of electricity.	Complies - The site has existing access to the electrical grid.

	Performance Criteria	Acceptable Solution	Comments
Infrastructure	PC14 Vehicle Access Vehicle access is provided to ensure the safe and functional operation for motorists and pedestrians.	For "Bed and breakfast premises", "Caretaker's residence", a "Material Change of Use" from one to another of: "Commercial premises", "Professional office" or "Shop" where not involving "Building work", and "Home business": AS14.1 All "Premises" must have vehicle access to a formed road. Access is to be designed and constructed in accordance with Schedule 1, Division 2: Standards for Roads, Carparking, Manoeuvring Areas and Access, Section 2.3(2). For all other "Uses": AS14.2 All "Premises" must have vehicle access to a formed road. Access to be designed and constructed in accordance with Schedule 1, Division 2: Standards for Roads, Carparking, Manoeuvring Areas and Access, Section 2.3(1).	Complies - The vehicle access to be constructed will be done in accordance with BRC & DTMR requirements.
Infrastructure	PC15 Vehicle Parking and Service Vehicle Provision Vehicle parking, service vehicle areas, loading and unloading areas (including refuse storage areas) are: (a) adequate for the "Use"; (b) ensure safe and functional operation for motorists and pedestrians; and (c) located to allow for the servicing of the Use, while protecting the amenity of surrounding "Uses".	AS15.1 All "Uses" provide vehicle parking in accordance with Schedule 1, Division 2: Standards for Roads, Carparking, Manoeuvring Areas and Access, Section 2.2(1)(a) AS15.2 Car parking, service vehicle parking and manoeuvring areas are designed and constructed in accordance with Schedule 1, Division 2: Standards for Roads, Carparking, Manoeuvring Areas and Access, Section 2.2(1)(b)	Complies - The requirement within the BSPS is for 1 space per "Accommodation unit", camping site or caravan site. One covered carpark is being provided for each cabin. Additional visitor parking is available in tandem in the driveway behind the carport. Complies - The proposal will be constructed to comply with this schedule.

	Performance Criteria	Acceptable Solution	Comments
Infrastructure	PC16 Roads Adequate all-weather road access is provided between the "Premises" and the existing road network.	AS16 Roads are designed and constructed in accordance with Schedule 1, Division 2: Standards for Roads, Carparking, Manoeuvring Areas and Access, Section 2.1(1)	Complies – All weather concrete internal driveway proposed.
Infrastructure	PC17 "Electricity transmission line easement" - Vegetation Transmission lines within an "Electricity transmission line easement" are protected from vegetation.	AS17.1 Planted vegetation within an "Electricity transmission line easement" shall have a mature height not exceeding 2.5 metres as shown in Schedule 2, Division 3: Powerline / Electricity Easements, Section 3.2 Diagram 3. AS17.2 No part of planted vegetation, at its mature size, is located closer than 2.5 metres to an electricity transmission line as shown in Schedule 2, Division 3: Powerline / Electricity Easements, Section 3.2 Diagram 3.	N/A Requirement noted.
Infrastructure	PC18 "Electricity transmission line easement" - Separation Distance "Habitable buildings" and "Child oriented uses" are located to ensure community safety.	AS18 "Habitable buildings" and "Child oriented uses" maintain a minimum separation distance from the most proximate boundary of an "Electricity transmission line easement" in accordance with Schedule 2, Division 3: Powerline / Electricity Easements, Section 3.1 (1) and Section 3.1 Diagram 1.	N/A

	Performance Criteria	Acceptable Solution	Comments
Environmental	PC19 "Watercourses" and "Lakes" "Development" ensures the maintenance of riparian areas and water quality including protection from offsite transfer of sediment.	AS19 A minimum 10 metre wide buffer area is provided extending out from the high bank of any "Watercourse" or "Lake". Buffer areas include a cover of vegetation, including grasses.	N/A
Environmental	PC20 Cultural Heritage "Development" ensures the protection and maintenance of places and items of cultural heritage.	AS20.1 A minimum separation distance of 10 metres is provided to the "Bed and banks" of "Watercourses" and "Lakes". AS20.2 A minimum separation distance of 20 metres is provided to cemeteries and burial sites as identified in Schedule 2, Division 6: Places and Items of Cultural Heritage, Section 6.1.	N/A
Environmental	PC21 Air Emissions Air emissions from "Premises" do not cause environmental harm or nuisance to adjoining properties or "Sensitive land uses". 1	No acceptable solution is prescribed.	N/A

	Performance Criteria	Acceptable Solution	Comments
Environmental	PC22 Noise Emissions Noise emissions from "Premises" do not cause environmental harm or nuisance to adjoining properties or "Sensitive land uses".	No acceptable solution is prescribed.	Complies - Due to the nature of the development there are no foreseeable 'Noise Emission' issues. Guests will have their obligations outlined to them regarding this on check in.
Environmental	PC23 Water Quality The standard of effluent and / or stormwater runoff from "Premises" ensures the quality of surface and underground water is suitable for: (a) the biological integrity of aquatic ecosystems; (b) recreational use; (c) supply as drinking water after minimal treatment; (d) agricultural use; or (e) industrial use. 3	No acceptable solution is prescribed.	Complies - Due to the nature of the development we do not believe that the stormwater runoff will be of any less of a standard than that from a residential property.
Environmental	PC24 Excavation or Filling Excavating or filling of land: (a) ensures safety and amenity for the users of the "Premises" and land in close proximity; (b) minimises soil erosion; and (c) limits detrimental impacts on water quality.	AS24.1 Batters have a maximum slope of 25%, are terraced at every rise of 1.5 metres and each terrace has a minimum depth of 750mm. AS24.2 Excavation or filling within 1.5 metres of any site boundary is battered or retained by a wall that does not exceed 1 metre in height. AS24.3 Excavation or filling is undertaken in accordance with Schedule 1, Division 1: Standards for Construction Activities, Section 1.1	N/A

	Performance Criteria	Acceptable Solution	Comments
Environmental	PC25 Construction Activities Erosion control measures and silt collection measures ensure that environmental values are protected during construction activities.	AS25 During construction soil erosion and sediment is controlled in accordance with standards contained in Schedule 1, Division 1: Standards for Construction Activities, Section 1.1	Requirement noted.
Constraint	PC26 "Development" in the vicinity of "Airports" "Development" in the vicinity of "Airports": (a) protects the operation of the "Airport"; (b) is designed and located to achieve a suitable standard of amenity for the proposed activity; and (c) does not restrict the future operational requirements of the "Airport". 4	AS26 "Buildings" and "Structures" within 100 metres of the boundary of an "Airport" are less than 7.5 metres in height at any point above natural ground level. (Except where establishing in an existing "Building" and no "Building works" are being undertaken for that existing "Building".)	N/A
Constraint	PC27 Flooding "Premises" are designed and located so as: (a) not to be adversely impacted upon by flooding; (b) to protect life and property; and (c) not to have an undesirable impact on the extent or magnitude of flooding.5	No acceptable solution is prescribed.	Requirement noted

	Performance Criteria	Acceptable Solution	Comments
Constraint	PC28 Sloping Land "Development" is undertaken to ensure: (a) vulnerability to landslip, erosion and land degradation is minimised; and (b) safety of persons and property is not compromised.	AS28 "Development" is not undertaken on slopes greater than 15%.	N/A
Use	PC29 "Airport" "Airport" activities: (a) do not adversely impact on the amenity of surrounding residents; (b) ensure the safe operation of aeronautical and support activities; and (c) ensure the safety of surrounding "Premises". 6	No acceptable solution is prescribed.	N/A
Use	PC30 "Bed and breakfast premises" "Premises" used for a "Bed and breakfast premises" are of a scale and are operated in a manner so as not to impact adversely on the amenity of the locality.	AS30.1 Provision is made for no more than 6 (six) paying guests to be accommodated at any one time. AS30.2 "Premises" contains not more than 2 (two) "Accommodation units" for guest accommodation purposes.	N/A

Use	PC31 "Home business" "Premises" used for a "Home business" are of a scale and are operated in a manner so as not to impact adversely on the amenity of the locality.	AS31.1 No more than 1 (one) person other than the residents of the "Premises" is employed in the "Home business". AS31.2 No more than 50m2 of "Total use area" is used for the purposes of a "Home	N/A
		business". AS31.3 No more than 2 (two) clients normally attend the "Premises" at any one time. AS31.4 No goods or products produced by other businesses are displayed for sale in any window or outdoor area.	
		AS31.5 Operate only between the hours of 7:00am and 6:00pm. AS31.6 Delivery of goods occurs only between the hours of 8:00am and 6:00pm Monday to Friday, excluding Public Holidays.	

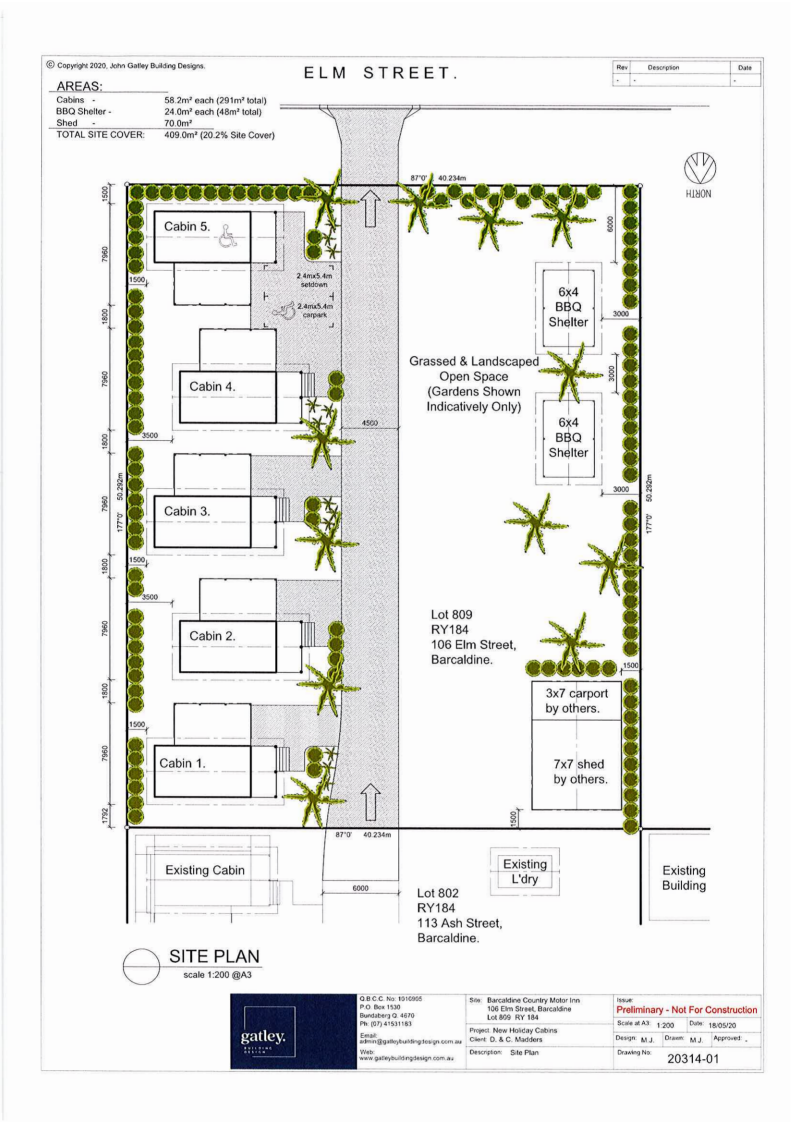
5.0 Conclusion

This report supports this proposed development in seeking a Material Change of Use over the site located at 106 Elm Street, Barcaldine, Queensland. The site is located within the Barcaldine Shire Planning Scheme area and is contained within the "Commercial Zone" of this scheme. The development has been assessed against the relevant codes contained within the BSPS. The proposed MCU for the 'Visitor Accommodation' has been assessed against these provisions and has shown general compliance. The proposed development will not cause any adverse impacts upon the surrounding area and its existing uses.

The owners of the Barcaldine Country Motor Inn have a proven track record of delivering a high standard of finish with the construction of the first stage 4 star accommodation cabins to Ash St. These next 5 cabins will build on this, providing another valuable high-quality accommodation option for the travelling public visiting the Barcaldine region.

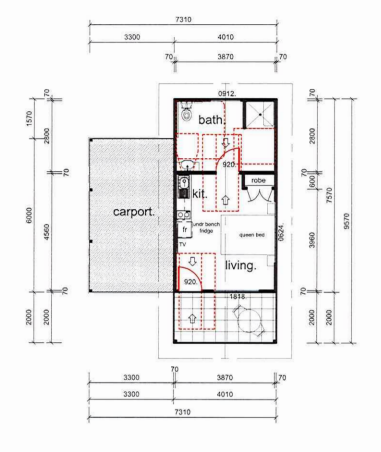
6.0 Appendix.

- John Gatley Building Design Plans
- SDAP State Code 1: Development in a state-controlled road environment
- DTMR Pre-lodgement Advice



Rev	Description	Date
	6.0	100







AREAS:	
O/S Walls -	30.4m ²
Carport -	19.8m ²
Entry Patio -	8.0m ²
TOTAL:	58.2m ²

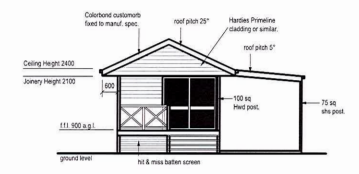


5	Q.B.C.C. No: 1010905
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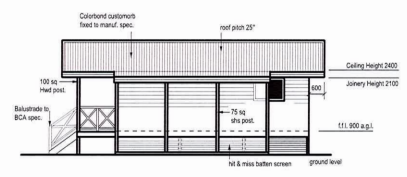
	Site: Barcaldine Country Motor Inn 106 Elm Street, Barcaldine Lot 809 RY 184 Project: New Holiday Cabins		Preliminary - Not For Construction			Construction
			Scale at A3: 1:100		Date: 18/05/20	
m.au		C. Madders	Design: M.J.	Drawn:	M.J.	Approved:
au	Description:	Floor Plan - Single Bed Cabin & Accessible Cabin	Drawing No:	203	314-	02

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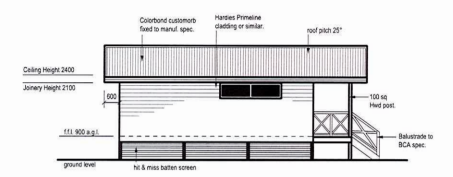
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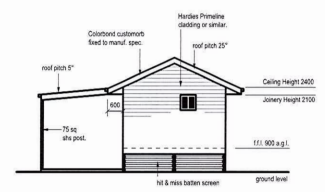










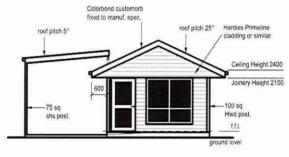




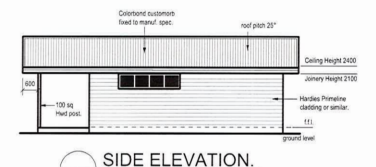


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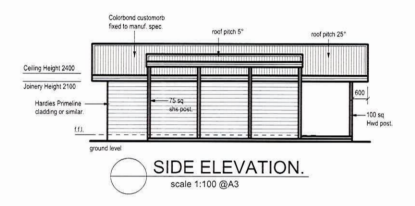
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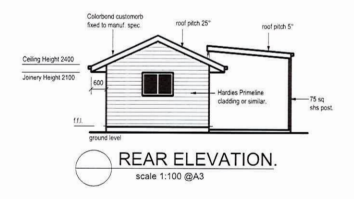






scale 1:100 @A3







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Rev	Description	Date

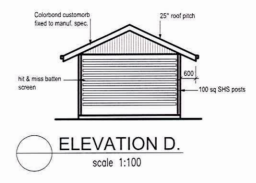
Preliminary - Not For Construction

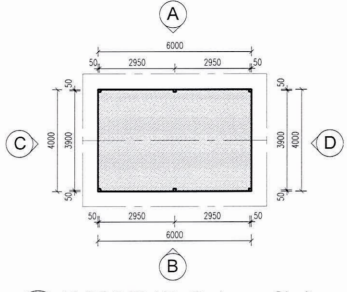
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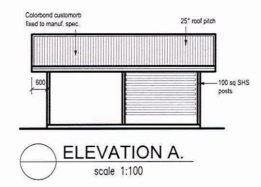
Design: M.J. Drawn: M.J. Approved: _

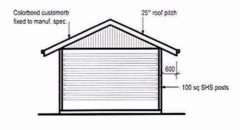
Date: 18/05/20

Scale at A3: 1:100



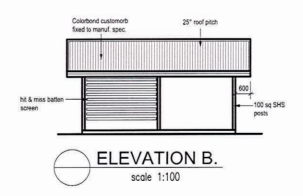














NORTH









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Email: admin@gatleybuildingdesign.com.au Web: www.gatieybuildingdesign.com.au

Site: Barcaldine Country Motor Inn 106 Elm Street, Barcaldine Lot 809 RY 184

Project: New Holiday Cabins Client: D. & C. Madders

Preliminary - Not For Construction

Scale at A3: 1:500 Date: 18/05/20 Design: M.J. Drawn: M.J. Approved: . Description: Context Plan Drawing No: 20314-06

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

Table 1.2.1: Development in a state-controlled road environment

Performance outcomes	Acceptable outcomes	Response
BO CITES ATC SAUSLINS		
PO1 The location of buildings, structures, infrastructure, services and utilities does not create a safety hazard in a state-controlled road, or cause damage to, or obstruct road transport	AO1.1 Buildings, structures, infrastructure, services and utilities are not located in a state-controlled road. AND	Complies – The proposal is contained within lot 809 RY 184 (106 Elm St, Barcaldine)
infrastructure.	AO1.2 Buildings, structures, infrastructure, services and utilities can be maintained without requiring access to a state-controlled road.	Complies – As Above
	AO2.1 Facades of buildings and structures facing a state-controlled road are made of non-reflective materials.	N/A – Development does not front a state- controlled road.
	OR	
	AO2.2 Facades of buildings and structures do not reflect point light sources into the face of oncoming traffic on a state-controlled road. AND	Complies – Buildings will be finished in a low sheen exterior grade paint and will softened and screened by onsite landscaping.
	AO2.3 External lighting of buildings and structures is not directed into the face of oncoming traffic on a state-controlled road and does not involve flashing or laser lights. AND	Complies – The site sufficiently separated from the State Controlled Road Corridor; however, lighting will be limited to that required for safety for pedestrian access and egress after dark by way of low voltage bollards to the edge of the proposed internal path / driveway.
	AO2.4 Advertising devices visible from a state- controlled road are located and designed in accordance with the Roadside Advertising Guide, 2 nd Edition, Department of Transport and Main Roads, 2017.	N/A – No advertising devices proposed.

Performance outcomes	Acceptable outcomes	Response
PO3 Road, pedestrian and bikeway bridges over a state-controlled road are designed and constructed to prevent projectiles from being thrown onto a state-controlled road.	AO3.1 Road, pedestrian and bikeway bridges over a state-controlled road include throw protection screens in accordance with section 4.9.3 of the Design Criteria for Bridges and Other Structures Manual, Department of Transport and Main Roads, 2018.	N/A – No bridge proposed.
Filling, excavation and retaining structures		
PO4 Filling and excavation does not interfere with, or result in damage to, infrastructure or services in a state-controlled road. Note: Information on the location of services and public utility plants in a state-controlled road can be obtained from the Dial Before You Dig service.	No acceptable outcome is prescribed.	N/A – No major filling or excavating proposed. Site not directly accessed from the state- controlled corridor and approximately 50m from the intersection of the state-controlled road.
Where development will impact on an existing or future service or public utility plant in a state-controlled road such that the service or public utility plant will need to be relocated, the alternative alignment must comply with the standards and design specifications of the relevant service or public utility provider, and any costs of relocation are to be borne by the developer.		
Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.		
PO5 Filling, excavation, building foundations and retaining structures do not undermine, or cause subsidence of, a state-controlled road.	No acceptable outcome is prescribed.	N/A – No major filling or excavating proposed. Site not directly accessed from the state- controlled corridor and approximately 50m from
Note: To demonstrate compliance with this performance outcome, it is recommended an RPEQ certified geotechnical assessment,		the intersection of the state-controlled road.

Performance outcomes	Acceptable outcomes	Response
prepared in accordance with the Road Planning and Design Manual 2 nd Edition: Volume 3, Department of Transport and Main Roads, 2016, is provided. Refer to the SDAP Supporting Information:		
Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome and prepare a geotechnical assessment.		
PO6 Filling, excavation, building foundations and retaining structures do not cause ground water disturbance in a state-controlled road.	No acceptable outcome is prescribed.	N/A – No major filling or excavating proposed. Site not directly accessed from the state- controlled corridor and approximately 50m from
Note: To demonstrate compliance with this performance outcome, it is recommended an RPEQ certified geotechnical assessment, prepared in accordance with the Road Planning and Design manual 2 nd Edition: Volume 3, Department of Transport and Main Roads, 2016, is provided.		the intersection of the state-controlled road.
Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome and prepare a geotechnical assessment.		
PO7 Excavation, boring, piling, blasting or fill compaction during construction of a development does not result in ground movement or vibration impacts that would cause damage or nuisance to a state-controlled road, road transport infrastructure or road works.	No acceptable outcome is prescribed.	N/A – No major filling or excavating proposed. Site not directly accessed from the state- controlled corridor and approximately 50m from the intersection of the state-controlled road.

Performance outcomes	Acceptable outcomes	Response
Note: To demonstrate compliance with this performance outcome, it is recommended an RPEQ certified geotechnical assessment, prepared in accordance with Road Planning and Design Manual 2 nd Edition: Volume 3, Department of Transport and Main Roads, 2016, is provided.		
Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome and prepare a geotechnical assessment.		
PO8 Development involving the haulage of fill, extracted material or excavated spoil material exceeding 10,000 tonnes per year does not damage the pavement of a state-controlled road.	AO8.1 Fill, extracted material and spoil material is not transported to or from the development site on a state-controlled road.	N/A – No major filling or excavating proposed.
Note: It is recommended a pavement impact assessment is provided.		
Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, and the Guide to Traffic Impact Assessment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome and prepare a pavement impact assessment.		
PO9 Filling and excavation associated with the construction of vehicular access to a development does not compromise the operation or capacity of existing drainage infrastructure for a state-controlled road.	No acceptable outcome is prescribed.	N/A –Site not directly accessed from the state- controlled corridor and approximately 50m from the intersection of the state-controlled road. Proposed access is from the existing fronting Ash St, with the new Elm St crossover primarily used as an exit route.

Performance outcomes	Acceptable outcomes	Response
Note: Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.		
PO10 Fill material used on a development site does not result in contamination of a state-controlled road. Note: Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this	AO10.1 Fill material is free of contaminants including acid sulfate content. Note: Soils and rocks should be tested in accordance with AS 1289.0 – Methods of testing soils for engineering purposes and AS 4133.0-2005 – Methods of testing rocks for engineering purposes. AND	Complies – No major filling or excavating proposed. If fill is to be brought into the project site, fill material will be clean and free of contaminants. Site not directly accessed from the state-controlled corridor and approximately 50m from the intersection of the state-controlled road.
performance outcome.	AO10.2 Compaction of fill is carried out in accordance with the requirements of AS 1289.0 2000 – Methods of testing soils for engineering purposes.	N/A
PO11 Filling and excavation does not cause wind-blown dust nuisance in a state-controlled road. Note: Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further	AO11.1 Compaction of fill is carried out in accordance with the requirements of AS 1289.0 2000 – Methods of testing soils for engineering purposes. AND	Complies – No major filling or excavating proposed. If fill is to be brought into the project site, fill material will be clean and free of contaminants. Site not directly accessed from the state-controlled corridor and approximately 50m from the intersection of the state-controlled road.
guidance on how to comply with this performance outcome.	AO11.2 Dust suppression measures are used during filling and excavation activities such as wind breaks or barriers and dampening of ground surfaces.	Complies – If required, dust suppression measures will be implemented during the construction process.
Stormwater and drainage		
PO12 Development does not result in an actionable nuisance, or worsening of, stormwater, flooding or drainage impacts in a state-controlled road.	No acceptable outcome is prescribed.	Complies – There is no foreseeable reason why the proposed development would create an actionable nuisance.

Acceptable outcomes	Response
AO13.1 Development does not create any new points of discharge to a state-controlled road. AND	N/A – proposal doesn't directly front a state controlled road.
AO13.2 Stormwater run-off is discharged to a lawful point of discharge. Note: Section 3.9 of the Queensland Urban Drainage Manual, Institute of Public Works Engineering Australasia (Queensland Division) Fourth Edition, 2016, provides further information on lawful points of discharge. AND	Complies – Proposal will discharge stormwater to the legal point of discharge, being Elm Street.
AO13.3 Development does not worsen the condition of an existing lawful point of discharge to the state-controlled road.	N/A – proposal doesn't directly front a state controlled road.
AO14.1 Run-off from the development site during construction is not discharged to stormwater infrastructure for a state-controlled road.	Complies – Erosion control measures will be implemented during the construction process to prevent this.
AO15.1 Development does not require new or changed access to a limited access road. Note: Limited access roads are declared by the transport chief executive under section 54 of the	N/A – proposal doesn't directly front a state controlled road.
	AO13.1 Development does not create any new points of discharge to a state-controlled road. AND AO13.2 Stormwater run-off is discharged to a lawful point of discharge. Note: Section 3.9 of the Queensland Urban Drainage Manual, Institute of Public Works Engineering Australasia (Queensland Division) Fourth Edition, 2016, provides further information on lawful points of discharge. AND AO13.3 Development does not worsen the condition of an existing lawful point of discharge to the state-controlled road. AO14.1 Run-off from the development site during construction is not discharged to stormwater infrastructure for a state-controlled road. AO15.1 Development does not require new or changed access to a limited access road. Note: Limited access roads are declared by the

Performance outcomes	Acceptable outcomes	Response
Note: Refer to the SDAP Supporting Information: Vehicular access to a state-controlled road, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.	Transport Infrastructure Act 1994 and are identified in the DA mapping system. OR	
	AO15.2 A new or changed access to a limited access road is consistent with the limited access policy for the state-controlled road.	N/A – proposal doesn't directly front a state controlled road.
	Note: Limited access policies for limited access roads declared under the <i>Transport Infrastructure Act 1994</i> can be obtained by contacting the relevant Department of Transport and Main Roads regional office. AND	
	AO15.3 Where a new or changed access is for a service centre, access is consistent with the Service centre policy, Department of Transport and Main Roads, 2013 and the Access policy for roadside service centre facilities on limited access roads, Department of Transport and Main Roads, 2013, and the Service centre strategy for the state-controlled road.	N/A – proposal doesn't directly front a state controlled road.
	Note: The Service centre policy, Department of Transport and Main Roads, 2013, Access policy for roadside service centre facilities, Department of Transport and Main Roads, 2013 and the relevant Service centre strategy for a state-controlled road can be accessed by contacting the relevant Department of Transport and Main Roads regional office.	
PO16 The location and design of vehicular access to a state-controlled road (including	AO16.1 Vehicular access is provided from a local road.	Complies – Both Elm St and Ash St are Local roads.

Performance outcomes	Acceptable outcomes	Response
access to a limited access road) does not create a safety hazard for users of a state-controlled road or result in a worsening of operating conditions on a state-controlled road. Note: Where a new or changed access between the premises and a state-controlled road is proposed, the Department of Transport and Main Roads will need to assess the proposal to determine if the vehicular access for the development is safe. An assessment can be made by Department of Transport and Main Roads as part of the development assessment process and a decision under section 62 of Transport Infrastructure Act 1994 issued. Refer to the SDAP Supporting Information: Vehicular access to a state-controlled road, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.	OR all of the following acceptable outcomes apply: AO16.2 Vehicular access for the development is consistent with the function and design of the state-controlled road. AND AO16.3 Development does not require new or changed access between the premises and the state-controlled road. Note: A decision under section 62 of the Transport Infrastructure Act 1994 outlines the approved conditions for use of an existing vehicular access to a state-controlled road. Current section 62 decisions can be obtained from the relevant Department of Transport and Main Roads regional office.	N/A – proposal doesn't directly front a state controlled road.
	AO16.4 Use of any existing vehicular access to the development is consistent with a decision under section 62 of the <i>Transport Infrastructure Act 1994</i> . Note: The development which is the subject of the application must be of an equivalent use and intensity for which the section 62 approval was issued and the section 62 approval must have been granted no more than 5 years prior to the lodgement of the application.	N/A – proposal doesn't directly front a state controlled road.
	AND AO16.5 On-site vehicle circulation is designed to give priority to entering vehicles at all times so vehicles do not queue in a road intersection or on the state-controlled road.	Complies – There is sufficient onsite vehicle manoeuvring areas to prevent this from happening.

Performance outcomes	Acceptable outcomes	Response
PO17 The location and design of vehicular access to a local road within 100 metres of an intersection with a state-controlled road does not create a safety hazard for users of a state-controlled road.	AO17.1 Vehicular access is located as far as possible from the state-controlled road intersection. AND	Complies – The proposed Elm St access point is located approximately 70m from the edge line of the Box St intersection. This intersection has excellent visibility and the proposal will not negatively impact the state asset.
Note: Refer to the SDAP Supporting Information: Vehicular access to a state-controlled road, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this	AO17.2 Vehicular access is in accordance with parts, 3, 4 and 4A of the Road Planning and Design Manual, 2 nd Edition: Volume 3, Department of Transport and Main Roads, 2016. AND	Complies – This will be addressed at detailed design stage.
performance outcome.	AO17.3 On-site vehicle circulation is designed to give priority to entering vehicles at all times so vehicles do not queue in the intersection or on the state-controlled road.	Complies – There is sufficient onsite vehicle manoeuvring areas to prevent this from happening.
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PO18 Development does not damage or interfere with public passenger transport infrastructure, public passenger services or pedestrian or cycle access to public passenger transport infrastructure and public passenger services.	AO18.1 Vehicular access and associated road access works are not located within 5 metres of existing public passenger transport infrastructure. AND	N/A – Site is at least 50m away from the State Controlled Corridor.
Note: Refer to the SDAP Supporting Information: Vehicular access to a state-controlled road, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this	AO18.2 Development does not necessitate the relocation of existing public passenger transport infrastructure. AND	N/A – there is no infrastructure to locate to the site frontage.
performance outcome.	AO18.3 On-site vehicle circulation is designed to give priority to entering vehicles at all times so vehicles using a vehicular access do not obstruct public passenger transport infrastructure and public passenger services or obstruct pedestrian or cycle access to public passenger transport infrastructure and public passenger services. AND	Complies – There is sufficient onsite vehicle manoeuvring areas to prevent this from happening.

Performance outcomes	Acceptable outcomes	Response
	AO18.4 The normal operation of public passenger transport infrastructure or public passenger services is not interrupted during construction of the development.	Complies – This will be ensured during construction.
Planned upgrades		
Main Roads as land required for the planned	identified by the Department of Transport and	N/A – Not within a planned upgrade area.
	Note: Land required for the planned upgrade of a state-controlled road is identified in the <u>DA</u> mapping system. OR	
	AO19.2 Development is sited and designed so that permanent buildings, structures, infrastructure, services or utilities are not located on land identified by the Department of Transport and Main Roads as land required for the planned upgrade of a state-controlled road.	N/A – Not within a planned upgrade area.
	OR all of the following acceptable outcomes apply: AO19.3 Structures and infrastructure located on	N/A – Not within a planned upgrade area.
	land identified by the Department of Transport and Main Roads as land required for the planned upgrade of a state-controlled road are able to be readily relocated or removed without materially affecting the viability or functionality of the development. AND	

Performance outcomes	Acceptable outcomes	Response
	AO19.4 Vehicular access for the development is consistent with the function and design of the planned upgrade of the state-controlled road. AND	N/A – Not within a planned upgrade area.
	AND AO19.5 Development does not involve filling and excavation of, or material changes to, land required for a planned upgrade to a state-controlled road. AND	N/A – Not within a planned upgrade area.
	AO19.6 Land is able to be reinstated to the pre- development condition at the completion of the use.	N/A – Not within a planned upgrade area.
Networkampacts		
PO20 Development does not result in a worsening of operating conditions on the state-controlled road network. Note: To demonstrate compliance with this performance outcome, it is recommended that an RPEQ certified traffic impact assessment is provided. Please refer to the Guide to Traffic Impact Assessment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.	No acceptable outcome is prescribed.	Complies – The development crossover is separated from the state controlled intersection by around 70m. vehicle movements from this site will be minimal.
PO21 Development does not impose traffic loadings on a state-controlled road which could be accommodated on the local road network.	AO21.1 The layout and design of the development directs traffic generated by the development to the local road network.	Complies The development accesses both Ash & Elm St's which are local roads.
PO22 Upgrade works on, or associated with, a state-controlled road are built in accordance with Queensland road design standards.	AO22.1 Upgrade works required as a result of the development are designed and constructed in accordance with the <i>Road Planning and Design Manual</i> , 2 nd edition, Department of Transport and Main Roads, 2016.	N/A – No upgrade works proposed.
	Note: Road works in a state-controlled road require approval under section 33 of the	

Performance outcomes	Acceptable outcomes	Response
	Transport Infrastructure Act 1994 before the works commence.	

Table 1.2.2: Environmental emissions

Statutory note: Where a state-controlled road is co-located in the same transport corridor as a railway, the development should instead comply with table 2.2.2: Environmental emissions in State code 2: Development in a railway environment.

Refer to the SDAP Supporting Information: Environmental emissions in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with the performance outcomes in Table 1.2.2.

Performance outcomes	Acceptable outcomes	
Noise		
Accommodation activities		
PO23 Development involving an accommodation activity or land for a future accommodation activity minimises noise intrusion from a state-controlled road or type 1 multi-modal corridor in habitable rooms.	AO23.1 A noise barrier or earth mound is provided which is designed, sited and constructed: 1. to meet the following external noise criteria at all facades of the building envelope: a. ≤60 dB(A) L ₁₀ (18 hour) façade corrected (measured L ₉₀ (8 hour) free	N/A – No noise barrier proposed.

Performance outcomes	Acceptable outcomes
	field between 10pm and 6am ≤40 dB(A))
	b. ≤63 dB(A) L₁₀ (18 hour) façade corrected (measured L₂₀ (8 hour) free field between 10pm and 6am > 40 dB(A))
	2. in accordance with chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013.
	Note: To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state-controlled road environment, Department of Transport and Main Roads, 2017.
	If the building envelope is unknown, the deemed- to-comply setback distances for buildings stipulated by the local planning instrument or relevant building regulations should be used.
	In some instances, the design of noise barriers and mounds to achieve the noise criteria above the ground floor may not be reasonable or practicable. In these instances, any relaxation of the criteria is at the discretion of the Department of Transport and Main Roads.

Performance outcomes	Acceptable outcomes	
	OR all of the following acceptable outcomes apply:	
	AO23.2 Buildings which include a habitable room are setback the maximum distance possible from a state-controlled road or type 1 multi-modal corridor. AND	
	AO23.3 Buildings are designed and oriented so that habitable rooms are located furthest from a state-controlled road or type 1 multi-modal corridor. AND	N/A – State Planning Policy Mapping indicates the Site is not required to address the mandatory requirements for Transport Noise Corridor. Proposal is positioned along the furthest (Eastern) boundary of site from Box St. The accommodation is short term.
	AO23.4 Buildings (other than a relevant residential building or relocated building) are designed and constructed using materials which ensure that habitable rooms meet the following internal noise criteria: 1. ≤35 dB(A) L _{eq} (1 hour) (maximum hour over 24 hours).	N/A – State Planning Policy Mapping indicates the Site is not required to address the mandatory requirements for Transport Noise Corridor. Proposal is positioned along the furthest (Eastern) boundary of site from Box St. The accommodation is short term.
	Note: Noise levels from a state-controlled road or type 1 multi-modal corridor are to be measured in accordance with AS1055.1–1997 Acoustics – Description and measurement of environmental noise.	
	To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017.	
	Habitable rooms of relevant residential buildings located within a transport noise corridor must	

Performance outcomes	Acceptable outcomes	
	comply with the Queensland Development Code MP4.4 Buildings in a transport noise corridor, Queensland Government, 2015. Transport noise corridors are mapped on the State Planning Policy interactive mapping system.	
PO24 Development involving an accommodation activity or land for a future accommodation activity minimises noise intrusion from a state-controlled road or type 1 multi-modal corridor in outdoor spaces for passive recreation.	AO24.1 A noise barrier or earth mound is provided which is designed, sited and constructed: 1. to meet the following external noise criteria in outdoor spaces for passive recreation: a. ≤57 dB(A) L₁₀ (18 hour) free field (measured L₃₀ (18 hour) free field between 6am and 12 midnight ≤45 dB(A)) b. ≤60 dB(A) L₁₀ (18 hour) free field (measured L₃₀ (18 hour) free field between 6am and 12 midnight >45 dB(A)) 2. in accordance with chapter 7 integrated noise barrier design of the Transport Noise Management Code of Practice – Volume 1 Road Traffic Noise, Department of Transport and Main Roads, 2013. Note: To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is	N/A – No noise barrier proposed.

Performance outcomes	Acceptable outcomes	
	provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017 OR	
	AO24.2 Each dwelling has access to an outdoor space for passive recreation which is shielded from a state-controlled road or type 1 multi-modal corridor by a building, solid gap-free fence, or other solid gap-free structure. AND	N/A – State Planning Policy Mapping indicates the Site is not required to address the mandatory requirements for Transport Noise Corridor. Proposal is positioned along the furthest (Eastern) boundary of site from Box St. The accommodation is short term.
	AO24.3 Each dwelling with a balcony directly exposed to noise from a state-controlled road or type 1 multi-modal corridor has a continuous solid gap-free balustrade (other than gaps required for drainage purposes to comply with the Building Code of Australia).	N/A – State Planning Policy Mapping indicates the Site is not required to address the mandatory requirements for Transport Noise Corridor. Proposal is positioned along the furthest (Eastern) boundary of site from Box St. The accommodation is short term.
Childcare centres and educational establishments	3	
PO25 Development involving a: 1. childcare centre; or 2. educational establishment minimises noise intrusion from a state- controlled road or type 1 multi-modal corridor in indoor education areas and indoor play areas.	AO25.1 A noise barrier or earth mound is provided which is designed, sited and constructed: 1. to meet the following external noise criteria at all facades of the building envelope: a. ≤58 dB(A) L₁₀ (1 hour) façade corrected (maximum hour during normal opening hours) 2. in accordance with chapter 7 – Integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport	N/A – No Childcare Centre or Educational Facility proposed.

Performance outcomes	Acceptable outcomes	
	Note: To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017. If the building envelope is unknown, the deemed-to-comply setback distances for buildings stipulated by the local planning instrument or	
	relevant building regulations should be used. OR all of the following acceptable outcomes apply:	N/A – No Childcare Centre or Educational Facility proposed.
	AO25.2 Buildings which include indoor education areas and indoor play areas are setback the maximum distance possible from a state-controlled road or type 1 multi-modal corridor. AND	
	AO25.3 Buildings are designed and oriented so that indoor education areas and indoor play areas are located furthest from the state-controlled road or type 1 multi-modal corridor. AND	N/A – No Childcare Centre or Educational Facility proposed.
	AO25.4 Buildings are designed and constructed using materials which ensure indoor education areas and indoor play areas meet the following internal noise criteria:	N/A – No Childcare Centre or Educational Facility proposed.
	 ≤35 dB(A) L_{eq} (1 hour) (maximum hour during opening hours). 	
	Note: Noise levels from a state-controlled road or type 1 multi-modal corridor are to be measured in accordance with AS1055.1–1997 Acoustics –	

Performance outcomes	Acceptable outcomes	
	Description and measurement of environmental noise.	
	To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017.	
PO26 Development involving a: 1. childcare centre; or	AO26.1 A noise barrier or earth mound is provided which is designed, sited and constructed:	N/A – No Childcare Centre or Educational Facility proposed.
2. educational establishment minimises noise intrusion from a state-controlled road or type 1 multi-modal corridor in outdoor education areas and outdoor play areas.	to meet the following external noise criteria in each outdoor education area or outdoor play area: a. ≤63 dB(A) L₁₀ (12 hour) free field (between	
	6am and 6pm) 2. in accordance with chapter 7 – Integrated noise barrier design of the Transport Noise Management Code of Practice: Volume 1 (Road Traffic Noise), Department of Transport and Main Roads, 2013.	
	Note: To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017. OR	

Performance outcomes	Acceptable outcomes	
	AO26.2 Each outdoor education area and outdoor play area is shielded from noise generated from a state-controlled road or type 1 multi-modal corridor by a building, solid gap-free fence, or other solid gap-free structure.	N/A – No Childcare Centre or Educational Facility proposed.
Hospitals		
PO27 Development involving a hospital minimises noise intrusion from a state-controlled road or type 1 multi-modal corridor in patient care areas.	AO27.1 Hospitals are designed and constructed using materials which ensure patient care areas meet the following internal noise criteria: 1. ≤35 dB(A) L _{eq} (1 hour) (maximum hour during opening hours). Note: Noise levels from a state-controlled road or type 1 multi-modal corridor are to be measured in accordance with AS1055.1–1997 Acoustics – Description and measurement of environmental noise. To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified noise assessment report is provided, prepared in accordance with the SDAP Supporting Information: Environmental emissions in a state controlled road environment, Department of Transport and Main Roads 2017.	N/A – No Childcare Centre or Educational Facility proposed.
Vibratores S.		
PO28 Development involving a hospital minimises vibration impacts from vehicles using a state-controlled road or type 1 multi-modal corridor in patient care areas.	AO28.1 Hospitals are designed and constructed to ensure vibration in the treatment area of a patient care area does not exceed a vibration dose value of 0.1m/s ^{1.75} . AND	N/A No Hospital Facility proposed.

Performance outcomes	Acceptable outcomes	
	AO28.2 Hospitals are designed and constructed to ensure vibration in the ward area of a patient care area does not exceed a vibration dose value of 0.4m/s ^{1.75} .	N/A – No Hospital Facility proposed.
	Note: To demonstrate compliance with the acceptable outcome, it is recommended that a RPEQ certified vibration assessment report is provided.	
Air and light		
PO29 Development involving an accommodation activity minimises air quality impacts from a state-controlled road or type 1 multi-modal corridor in outdoor spaces for passive recreation.	AO29.1 Each dwelling has access to an outdoor space for passive recreation which is shielded from a state-controlled road or type 1 multi-modal corridor by a building, solid gap-free fence, or other solid gap-free structure.	N/A – Proposal does not directly front the State Controlled Road Corridor.
PO30 Development involving a: 1. childcare centre; or 2. educational establishment minimises air quality impacts from a state- controlled road or type 1 multi-modal corridor in outdoor education areas and outdoor play areas.	AO30.1 Each outdoor education area and outdoor play area is shielded from a state-controlled road or type 1 multi-modal corridor by a building, solid gap-free fence, or other solid gap-free structure.	N/A – No Childcare Centre or Educational Facility proposed.
PO31 Development involving an accommodation activity or hospital minimises lighting impacts from a state-controlled road or type 1 multimodal corridor.	AO31.1 Buildings for an accommodation activity or hospital are designed to minimise the number of windows or transparent/translucent panels facing a state-controlled road or type 1 multimodal corridor. OR	N/A – Proposal does not directly front the State Controlled Road Corridor.
	AO31.2 Windows facing a state-controlled road or type 1 multi-modal corridor include treatments to block light from a state-controlled road or type 1 multi-modal corridor.	N/A – Proposal does not directly front the State Controlled Road Corridor.

Table 1.2.3: Development in a future state-controlled road environment

Performance outcomes	Acceptable outcomes	
PO32 Development does not impede delivery of a future state-controlled road.	AO32.1 Development is not located in a future state-controlled road. OR	N/A
	AO32.2 Development is sited and designed so that permanent buildings, structures, infrastructure, services or utilities are not located in a future state-controlled road.	N/A
	OR all of the following acceptable outcomes apply:	N/A
	AO32.3 Structures and infrastructure located in a future state-controlled road are able to be readily relocated or removed without materially affecting the viability or functionality of the development. AND	
	AO32.4 Development does not involve filling and excavation of, or material changes to, a future state-controlled road. AND	N/A
	AO32.5 Land is able to be reinstated to the pre- development condition at the completion of the use.	N/A
PO33 Vehicular access to a future state- controlled road is located and designed to not create a safety hazard for users of a future state- controlled road or result in a worsening of operating conditions on a future state-controlled road.	AO33.1 Development does not require new or changed access between the premises and a future state-controlled road. AND	N/A
Note: Where a new or changed access between the premises and a future state-controlled road is proposed, the Department of Transport and Main Roads will need to assess the proposal to determine if the vehicular access for the development is safe. An assessment can be	AO33.2 Vehicular access for the development is consistent with the function and design of the future state-controlled road.	N/A

Performance outcomes	Acceptable outcomes	
made by Department of Transport and Main Roads as part of the development assessment process and a decision under section 62 of Transport Infrastructure Act 1994 issued.		
PO34 Filling, excavation, building foundations and retaining structures do not undermine, or cause subsidence of, a future state-controlled road.	No acceptable outcome is prescribed.	N/A
Note: To demonstrate compliance with this performance outcome, it is recommended that an RPEQ certified geotechnical assessment is provided, prepared in accordance with the Road Planning and Design Manual, 2 nd edition: Volume 3, Department of Transport and Main Roads, 2016.		
Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome and prepare a geotechnical assessment.		
PO35 Fill material from a development site does not result in contamination of land for a future state-controlled road. Note: Refer to the SDAP Supporting Information: Filling, excavation and retaining structures in a	AO35.1 Fill material is free of contaminants including acid sulfate content. Note: Soil and rocks should be tested in accordance with AS1289 – Methods of testing soils for engineering purposes and AS4133 2005 – Methods of testing rocks for engineering	N/A
state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this	purposes. AND	
performance outcome.	AO35.2 Compaction of fill is carried out in accordance with the requirements of AS1289.0 2000 – Methods of testing soils for engineering purposes.	N/A

Performance outcomes	Acceptable outcomes	
PO36 Development does not result in an actionable nuisance, or worsening of, stormwater, flooding or drainage impacts in a future state-controlled road. Note: Refer to the SDAP Supporting Information: Stormwater and drainage in a state-controlled	No acceptable outcome is prescribed.	N/A
road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.		
PO37 Run-off from the development site is not unlawfully discharged to a future state-controlled road.	AO37.1 Development does not create any new points of discharge to a future state-controlled road.	N/A
Note: Refer to the SDAP Supporting Information: Stormwater and drainage in a state-controlled road environment, Department of Transport and Main Roads, 2017, for further guidance on how to comply with this performance outcome.	AND AO37.2 Stormwater run-off is discharged to a lawful point of discharge. Note: Section 3.9 of the Queensland Urban Drainage Manual, Institute of Public Works Engineering Australasia (Queensland Division), Fourth Edition, 2016, provides further information on lawful points of discharge. AND	N/A
	AO37.3 Development does not worsen the condition of an existing lawful point of discharge to the future state-controlled road.	N/A



Queensland Treasury

Our reference:

2008-18375 SPL

Your reference:

20314

27 August 2020

D & C Madders
C/- Gatley Building Design
PO Box 1530
BUNDABERG QLD 4670
admin@gatleybuildingdesign.com.au

Attention: Mr Michael Johnston

Dear Mr Johnston

Pre-lodgement advice

Thank you for your correspondence received on 20 August 2020 in which you sought pre-lodgement advice from the State Assessment and Referral Agency (SARA) regarding the proposed development described below.

Reference information

SARA role: Referral agency

SARA jurisdiction: Material Change of Use of premises near a State transport corridor

Location details

Street address: 106 Elm Street, Barcaldine

Real property description: Lot 809 on RY184

Local government area: Barcaldine Regional Council

Existing use: The subject site is vacant. The existing Barcaldine Motel

Accommodation Cabins are located to the north of the site.

Details of proposal

Development type: Material change of use (MCU)

Development description: MCU for Visitor Accommodation (five (5) cabins)

Supporting information

Drawing/report title	Prepared by	Date	Reference no.	Version/issue
Planning report (for Barcaldine Cabins – DRAFT)	Gatley Building Design	n/a	20314	n/a
Site Plan – Preliminary	Gatley Building Design	18/05/20	20314-01	n/a
Floor Plan – Single Bed Cabin	Gatley Building Design	18/05/20	20314-02	n/a
Elevations – Single Bed Cabin	Gatley Building Design	18/05/20	20314-03	n/a
Floor Plan & Elevations – Barbecue Shelter	Gatley Building Design	18/05/20	20314-04	n/a
Context Plan	Gatley Building Design	18/05/20	20314-05	n/a

SARA has carried out a review of the information provided and the impacts of the proposal. The following advice outlines the matters of interest to SARA and matters that should be addressed if you lodge your development application with the assessment manager.

The Proposal

1. The proposed development includes 5 cabins with covered car accommodation, a Colorbond Storage Shed, 2x Barbecue Shelters and landscaped gardens for use by guests. The cabins will be single bedroom cabins constructed to continue the existing theme and style of the cabins previously approved on the adjoining 113 Ash St. The cabins are standalone with a covered car park provided for each. The single room cabins have a proposed 56.4m² footprint. The cabins will be constructed using modern energy efficient design elements.

Application Requirements

- 2. Based on the information provided, the proposed development may trigger referral to SARA, under the Planning Regulation 2017, for the following:
 - Schedule 10, Part 9, Division 4, Subdivision 2, Table 4 (State transport corridors Road and Rail)
- 3. Any development application should include a response to the relevant Performance Outcomes (PO's) of the latest version of the State Development Assessment Provisions (SDAP). The relevant codes are as follows:
 - SDAP State code 1: Development in a State-controlled road environment

The relevant SDAP codes can be found at: https://planning.dsdmip.qld.gov.au/sdap.

4. Referral of any development application to SARA can be made via SARA's online system MyDAS2: https://prod2.dev-assess.qld.gov.au/suite/

State Transport Corridor

- 5. The proposed development is located at 106 Elm Street, Barcaldine, which intersects with the Landsborough Highway (Blackall-Barcaldine) approximately 50m to the West. The proposed development will have access from Elm Street. The Department of Transport and Main Roads (DTMR) do not foresee any issues as the traffic movements associated with the proposed use are expected to be minimal and the existing access from Elm Street to the Landsborough Highway has excellent sight visibility in both directions.
- 6. Based on the information provided, DTMR do not foresee any other issues that may be raised when the application is formally lodged. However, DTMR reserve the right to change the information provided in this letter if new or changed information is provided in the future.

This pre-lodgement advice does not constitute an approval or an endorsement that SARA supports the development proposal. Additional information may be required to allow SARA to properly assess the development proposal when a formal application has been lodged.

For further information please contact Leah Harris, A/Principal Planning Officer, on (07) 4898 6815 or via email MIWSARA@dsdmip.qld.gov.au who will be pleased to assist.

Yours sincerely

Patrick Ruettjes
Manager (Planning)

Mackay Isaac Whitsunday Regional Office