

02.03.2018

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Telephone: 1300 696 272 Facsimile: (07) 4161 1425

> admin@northburnett.qld.gov.au www.northburnett.qld.gov.au

ABN: 23 439 388 197

Your Reference:

Our Reference: 860022

Craig and Dianne Prideaux PO Box 66 GAYNDAH QLD 4625

Dear Sir/Madam

CONCURRENCE AGENCY RESPONSE 25 LANGS ROAD, GDAYNDAH QLD 4625

(Given under section 56(4) of the Planning Act 2016)

Thank you for your concurrence agency referral for the following premises which was properly referred on 02 February 2018. The North Burnett Regional Council has assessed the referral against the relevant matters of its jurisdiction and has made a decision as follows:

Applicant details

Applicant name:

Craig and Dianne Prideaux

Applicant contact details:

Email:

craigprideaux1@hotmail.com

Phone:

Mobile:

0448291059

Site details

Street address:

25 Langs Road, Gayndah

Real property description:

Lot 4 RP189068

Application details

Application No:

15/18

Proposed development:

Development Permit for Building Works Assessable Against

Planning Scheme

Aspects of development and type of approval being sought

Nature of Development	Approval Type	Brief Description of Proposal	
Building Work	Development Permit	To construct a Class 10a building	

Referral triggers

The development application was referred to the Council under the following provisions of the *Planning Regulation 2017*

Referral trigger

Schedule 9 – Building work assessable against the *Building Act* Part 3 Division 2 Table 1 Particular class 1 and 10 building and structures involving possible amenity and aesthetic impact

Decision

Decision Details:

The North Burnett Regional Council advises the assessment

manager that;

The development approval must be subject to stated development

conditions set out in Attachment 1.

Conditions

This approval is subject to the conditions in Attachment 1.

The North Burnett Regional Council advises the assessment manager that the conditions must be attached to any development approval for the application in accordance with section 56 of the *Planning Act 2016* and that under section 62(b) of the *Planning Act 2016*. The assessment manager must attach this response to any approval for the development.

Reasons for decision to impose conditions

Under section 56 (7)(c) of the *Planning Act 2016*, the North Burnett Regional Council is required to set out reasons for the decision to impose conditions. These reasons are set out in <u>Attachment 2</u>.

Approved Plans and Specifications

Document No./ Reference	Title (prepared by)	Date
	Site plan by B Prideaux	

Giving of the Notice

Under section 56(4) of the *Planning Act 2016*, this notice of referral agency response has been issued (where applicable) to the applicant and the assessment manager of the application.

Should you require any further assistance in process, please contact Council's Development Services Department on 1300 696 272.

Yours faithfully

Enc:

Chief Executive Officer

Attachment 1-conditions to be imposed

Attachment 2-reasons for decision to impose conditions

Attachment 3-appeal rights

Attachment 4-plans



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Attachment 1 – Conditions to be imposed by Concurrency Agency

No.	Conditions
Gene	ral
1.	Unless otherwise stated in a particular condition, all conditions must be completed prior to the completion of building works, or issue of a final certificate, whichever is the sooner, unless otherwise agreed to in writing by the Concurrence Agency.
Desig	n and Siting
2.	The approved shed must be sited a minimum 6 metres from the boundary nearest Langs Road, Woodmillar property boundary, with all setbacks measured from the outermost projection of the structure. Enclosed area 9 x 18m with a 6m carport spanning the 18m length side.
3.	Utilise colours in the development that are sympathetic to the surrounding environment and avoid excessive brightness, contrast, colour intensity, and reflectivity. In this regard, materials/colours on the roof and wall of the structures must not reflect glare into the habitable rooms of any dwelling on surrounding allotments.
4.	The carport part is to be maintained as an 'open' structure and is not to be infilled with walling or roller doors.
Use	
10.	The approved shed must not be used for habitable purposes.

Attachment 1B - Advice Notes

A.	This Concurrence Agency Response does not represent a development approval for Building Works under the <i>Building Act 1975</i> .
B.	All building works the subject of this notice can only proceed once a development permit for building works is issued by a Building Certifier.
C.	Please note this amenity and aesthetics assessment pertains to the approval of a class 10 building only (defined as Domestic Carport, Shed and Garage (10a)). It is recommended that clarification from a Building Certifier be sought to ensure that an appropriate building classification is applied to align with the building size, purpose, use and intent of operations within the building.
D.	Prior to any alteration or modification of a building, it is recommended that an inspection be undertaken of the resite/removal dwelling or building by a qualified person/s to determine the existence of Asbestos Cement Material (ACM), Asbestos Cement Products (ACP) or any other material not deemed as an acceptable construction material as defined in the Australian Standards or the Building Code of Australia.



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Attachment 2 - Reasons for decision to impose conditions

The reason for this decision are:

• To ensure the development is carried out generally in accordance with the plans of development submitted with the application.



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Attachment 3 - Planning Act 2016 Extract Appeal Rights

CHAPTER 6, PART 1 APPEAL RIGHTS

Appeals to tribunal or P&E Court

(1)Schedule 1 states-

matters that may be appealed to-

- either a tribunal or the P&E Court; or
- (ii) only a tribunal; or
- (iii) only the P&E Court; and
- (b) the person-
 - (i) who may appeal a matter (the appellant); and
 - who is a respondent in an appeal of the matter; and (ii)
 - who is a co-respondent in an appeal of the matter; and (iii)
 - who may elect to be a co-respondent in an appeal of the matter. (iv)
- (2) (3) An appellant may start an appeal within the appeal period.
- The appeal period is
 - for an appeal by a building advisory agency—10 business days after a decision notice for the decision is given to the agency; or
 - for an appeal against a deemed refusal—at any time after the deemed refusal happens; or (b)
 - for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew (c) the registration of premises—20 business days after a notice is published under section 269(3)(a) or (4); or
 - for an appeal against an infrastructure charges notice—20 business days after the infrastructure charges (d) notice is given to the person; or
 - for an appeal about a deemed approval of a development application for which a decision notice has not (e) been given—30 business days after the applicant gives the deemed approval notice to the assessment manager: or
 - (f) for any other appeal—20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

See the P&E Court Act for the court's power to extend the appeal period.

- (4)Each respondent and co-respondent for an appeal may be heard in the appeal.
- If an appeal is only about a referral agency's response, the assessment manager may apply to the tribunal or (5)P&E Court to withdraw from the appeal.
- To remove any doubt, it is declared that an appeal against an infrastructure charges notice must not be about— (6)
 - the adopted charge itself; or (a)
 - for a decision about an offset or refund-(b)
 - the establishment cost of trunk infrastructure identified in a LGIP; or (i)
 - (ii) the cost of infrastructure decided using the method included in the local government's charges

230 Notice of appeal

- An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that— (1)is in the approved form; and
 - succinctly states the grounds of the appeal.
- The notice of appeal must be accompanied by the required fee.
- The appellant or, for an appeal to a tribunal, the registrar must, within the service period, give a copy of the notice of appeal to-
 - (a) the respondent for the appeal; and
 - (b) each co-respondent for the appeal; and
 - (c) for an appeal about a development application under schedule 1, table 1, item 1—each principal submitter for the development application; and
 - (d) for an appeal about a change application under schedule 1, table 1, item 2—each principal submitter for the change application; and
 - (e) each person who may elect to become a co-respondent for the appeal, other than an eligible submitter who is not a principal submitter in an appeal under paragraph (c) or (d); and
 - (f) for an appeal to the P&E Court—the chief executive; and
 - for an appeal to a tribunal under another Act—any other person who the registrar considers appropriate. (g)
- (4)The service period is
 - if a submitter or advice agency started the appeal in the P&E Court-2 business days after the appeal is (a) started: or
 - otherwise-10 business days after the appeal is started. (b)
- A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6). (5)
- A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days (6)after the notice of appeal is given to the person.

SCHEDULE 1 APPEALS

1 Appeal rights and parties to appeals

- (1) Table 1 states the matters that may be appealed to-
 - (a) the P&E court; or
 - (b) a tribunal.
- (2) However, table 1 applies to a tribunal only if the matter involves—
 - (a) the refusal, or deemed refusal of a development application, for-
 - a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (b) a provision of a development approval for-
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (c) if a development permit was applied for—the decision to give a preliminary approval for—
 - (i) a material change of use for a classified building; or
 - (ii) operational work associated with building work, a retaining wall, or a tennis court; or
 - (d) a development condition if-
 - (i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and
 - (ii) the building is, or is proposed to be, not more than 3 storeys; and
 - (iii) the proposed development is for not more than 60 sole-occupancy units; or
 - (e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
 - (f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
 - (g) a matter under this Act, to the extent the matter relates to—
 - (i) the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or
 - (ii) the Plumbing and Drainage Act, part 4 or 5; or
 - (h) a decision to give an enforcement notice in relation to a matter under paragraphs (a) to (g); or
 - (i) a decision to give an infrastructure charges notice; or
 - (j) the refusal, or deemed refusal, of a conversion application; or
 - (k) a matter that, under another Act, may be appealed to the tribunal; or
 - (I) a matter prescribed by regulation.
- (3) Also, table 1 does not apply to a tribunal if the matter involves—
 - (a) for a matter in subsection (2)(a) to (d)-
 - (i) a development approval for which the development application required impact assessment; and
 - (ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
 - (b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.
- (4) Table 2 states the matters that may be appealed only to the P&E Court.
- (5) Table 3 states the matters that may be appealed only to the tribunal.
- (6) In each table—
 - (a) column 1 states the appellant in the appeal; and
 - (b) column 2 states the respondent in the appeal; and
 - (c) column 3 states the co-respondent (if any) in the appeal; and
 - (d) column 4 states the co-respondents by election (if any) in the appeal.
- (7) If the chief executive receives a notice of appeal under section 230(3)(f), the chief executive may elect to be a corespondent in the appeal.
- (8) In this section—

storey see the Building Code, part A1.1.

Extract of Schedule 1 of the Planning Act 2016

		Table 1						
	Appeals to the P&E Cour		rs. to a tribunal					
 Development applie 	cations	The state of the s	is, to a tribunal					
An appeal may be	An appeal may be made against—							
(a) the refusal of all or part of the development application; or								
(D) the deemed re	(D) the deemed refusal of the development application; or							
(c) a provision of	(C) a provision of the development approval: or							
(d) if a developme	ent permit was applied for-	the decision to give a pre	eliminany approval					
Column 1	Column 2	Column 3	Column 4					
Appellant	Respondent	Co-respondent (if						
		any)	Co-respondent by election (if any)					
The applicant	The assessment	If the appeal is	1 A concurrence agency that is not a					
	manager	about a concurrence	The state of the s					
		agency's referral						
		response—the	The street accopanion in manager is					
	į	concurrence agency	the respondent—the prescribed assessment manager					
	İ	defice agency	3 Apy oligible advise accounts the					
		2	3 Any eligible advice agency for the application					
		,	4 Any eligible submitter for the					
			application					
			арріісаціон					
		Table 3						
	Appeals	s to a tribunal only						
1. Building advisory agency	anneals							
An appeal may be made ag	ainst giving a development	approval for building was	k to the extent the building work required					
code assessment against th	e building assessment pro	visions	k to the extent the building work required					
Column 1	Column 2	Column 3						
Appellant	Respondent	Co-respondent	Column 4					
	respondent	(if any)	Co-respondent by election (if any)					
A building advisory agency	The assessment	The applicant	4.0					
for the development	manager	The applicant	1 A concurrence agency for the					
application related to the	anagai		development application related to the					
approval			approval.					
			2 A private certifier for the					
			development application related to the					
2. Inspection of building wor	k		approval					
An appeal may be made aga	ainst a decision of a building	Certifier or referral agen	cy about the inspection of building work					
that is the subject of a building	ng development approval u	nder the Building Act	cy about the inspection of building work					
Column 1	Column 2	Column 3	Column					
Appellant	Respondent	Co-respondent (if	Column 4					
	T TO SPOTTED TO	any)	Co-respondent by election (if any)					
The applicant for the	The person who made	arry)						
development approval	the decision							
3. Certain decisions under the	e Building Act and the Plun	nhing and Drainage Ast						
An appeal may be made aga	inst—	nbing and Drainage Act						
(a) a decision under the Build	ding Act other than a decisi	ion made by the Ougenet	and Building and Construction					
Commission, if an information	n notice about the decision	was given or required to	and Building and Construction					
(b) a decision under the Plun	bing and Drainage Act na	rt 4 or 5 if an information	notice about the decision was given or					
required to be given under th	at Act	it 4 or 5, ir an imonnation	notice about the decision was given or					
Column 1	Column 2	Column 3	Column					
Appellant	Respondent	Co-respondent	Column 4					
	- toopondont	(if any)	Co-respondent by election (if any)					
A person who received, or	The person who made	(ii arry)						
was entitled to receive, an	the decision		_					
information notice about the	110 400101011)					
decision.		1						
4. Local government failure to	decide application under t	he Building Ast						
An appeal may be made again	inst a local government's fo	ilure to decide an annillar	tion under the Building Act within the					
period required under that Ac	t.	nure to decide an applica	tion under the Building Act within the					
Column 1	Column 2	Column 2						
Appellant	Respondent	Column 3	Column 4					
- It is a control	respondent	Co-respondent	Co-respondent by election (if any)					
A person who was	The local	(if any)						
entitled to receive		_						
notice of the decision	government to which							
and double!	the application was made							
	made							



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Attachment 4 – Approved Plans

