

Mailing Address: PO Box 390, Gayndah Qld 4625 Street Address: 34-36 Capper Street, Gayndah Qld 4625

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

Email: admin@northburnett.qld.gov.au
Web: www.northburnett.qld.gov.au

ABN: 23 439 388 197

17-05-2018

Your Reference: Our Reference:0096/18

North Burnett Regional Council PO Box 360 Gayndah QLD 4625

Dear Sir / Madam

RE: DEVELOPMENT APPLICATION FOR BUILDING WORK FOR PLANNING - BUILDING WORKS ASSESSABLE AGAINST THE PLANNING SCHEME AT 115 LEICHHARDT STREET, MUNDUBBERA QLD; LAND DESCRIBED AS LOT 1 ON M5825

Thank you for your Development Application for Building Work for PLANNING - Building works assessable against the planning scheme at 115 LEICHHARDT STREET, MUNDUBBERA QLD; land described as lot 1 on M5825 lodged with Council on 08-05-2018.

Please find attached the Decision Notice for the above mentioned development application.

Please quote Council's application number: 0096/18 in all subsequent correspondence relating to this development application. Should you require any clarification regarding this matter or wish to schedule a meeting, please contact Council's Development Services team on telephone 1300 696 272.

Yours sincerely,

MJP Pitt

Chief Executive Officer



Mailing Address: PO Box 390, Gayndah Qld 4625 Street Address: 34-36 Capper Street, Gayndah Qld 4625

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

Email: admin@northburnett.qld.gov.au www.northburnett.qld.gov.au

ABN: 23 439 388 197

Decision notice - approval (with conditions)

(Given under section 63 of the Planning Act 2016)

Thank you for your development application detailed below which was properly made on 08-05-2018. The North Burnett Regional Council has assessed your application and decided it as follows:

Applicant's details

Name:

North Burnett Regional Council

Postal Address:

PO Box 360

Gayndah QLD 4625

Email:

Phone No.:

1300 696 272

Mobile No.:

0472 655700

Location details

Street address:

115 LEICHHARDT STREET, MUNDUBBERA QLD 4626

Real property description:

Lot 1 on M5825

Local government area:

North Burnett Regional Council

Decision

Application number:

0096/18

Date of decision:

17-05-2018

Decision description:

PLANNING - Building works assessable against the planning scheme

Decision details:

Approved in full with conditions. These conditions are set out in

Attachment 1 and are clearly identified to indicate whether the assessment

manager or a concurrence agency imposed them.

Details of proposed development

	Planning Regulation	Development	Preliminary
	2017 reference	Permit	Approval
Development assessable under the planning scheme, a temporary local planning instrument, a master plan or a preliminary approval with includes a variation - Building works assessable against the planning scheme		Ø	

Approved plans and specifications

Copies of the following plans, specifications and/or drawings are enclosed.

Drawing/report title	Prepared by	Date	Reference no.	Version/ issue
Site plan				
Slab Pian	Shed Boss	Mar 2018	1471	1 of 10
Framing Elevations	Shed Boss	Mar 2018	1471	3 of 10

Conditions

This approval is subject to the conditions in <u>Attachment 1</u>. These conditions are clearly identified to indicate whether the assessment manager or concurrence agency imposed them.

Further development permits

Not applicable

Codes for self-assessable development

The following codes must be complied with for self-assessable development related to the approved development:

- 1. North Burnett Regional Planning Scheme 2014 v1.2
 - a) Community Facilities Zone Code, and;
 - b) Building envelope criteria.

Further development permits

Please be advised that the following development permits are required to be obtained before the development can be carried out:

1. All Building Work

Currency period for the approval

This development approval will lapse at the end of the period set out in section 85 of Planning Act 2016.

- (1) A part of a development approval lapses at the end of the following period (the currency period)—
 - (c) for any other part of the development approval—if the development does not substantially start within—
 - (i) the period stated for that part of the approval; or
 - (ii) if no period is stated-2 years after the approval starts to take effect.

Rights of appeal

The rights of applicants to appeal to a tribunal or the Planning and Environment Court against decisions about a development application are set out in chapter 6, part 1 of the *Planning Act 2016*. For particular applications, there may also be a right to make an application for a declaration by a tribunal (see chapter 6, part 2 of the *Planning Act 2016*).

A copy of the relevant appeal provisions is included in Attachment 2.

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

Yours faithfully

MJP Pitt

Chief Executive Officer

Enc:

Attachment 1-conditions imposed by assessment manager

Attachment 2-appeal rights

Attachment 3-plans



Mailing Address: Street Address: PO Box 390, Gayndah Qld 4625 34-36 Capper Street, Gayndah Qld 4625

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

Email: admin@northburnett.qld.gov.au
Web: www.northburnett.qld.gov.au

ABN: 23 439 388 197

Attachment 1 – Conditions Imposed by Assessment Manager

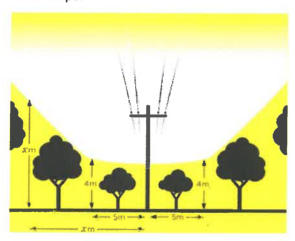
General

1) Carry out the approved development generally in accordance with the approved plans identified in "Approved plans and specifications" of the decision notice approval, except as modified by the conditions of this approval as relevant.

2) Where there is any conflict between conditions of this approval and details shown on the approved plans, the conditions prevail.

Landscaping

- 3) Provide a landscaped buffer along Bunce Street for the length of the structure in accordance with SC6.5 Landscaping Policy and the amended site plan (page 13)
- 4) Consideration to be given to recommended tree heights and types by Ergon.
 https://www.ergon.com.au/network/safety/home-safety/trees-and-powerlines/plant-smart-search
 https://www.ergon.com.au/__data/assets/pdf_file/0004/498010/Look-Up-and-Live-Trees-and-Powe
 rlines-DL.pdf



5) Landscaping works do not cause ponding of water on the premises or adjoining land.

Stormwater

- 6) Construction activities for development avoid degradation of the site and avoid or minimise adverse impacts on stormwater quality by utilising erosion control and silt collection measures.
- 7) Stormwater from the structure is to be discharged to a lawful discharge point.

Parking, access and movement

8) Provide vehicular access and driveway crossovers to the proposed shed in accordance with SC6.21 Design and construction standards for non-truck infrastructure works policy or another accepted standard approved in writing by Council.

Effects of use

- 9) The vertical illumination resulting from direct or indirect light from the premises is eight lux or less when measured at ground level at any point 1.5 metres outside the site.
- 10) Refuse storage areas locate:
 - (a) behind the front building line and are not visible from the street; or
 - (b) behind landscaping comprising dense screening shrubs, maintained to a minimum height of 1.8 metres above ground level.

Advice to the applicant

- Unless otherwise explicitly identified, all conditions of this development permit must be completed to Council's satisfaction prior to the commencement of use.
- This development approval does not authorise any activity that may harm Aboriginal cultural heritage. Under the Aboriginal Cultural Heritage Act 2003 you have a duty of care in relation to such heritage. Section 23(1) provides that "A person who carries out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal cultural heritage." Council does not warrant that the approved development avoids affecting Aboriginal cultural heritage. It may therefore be prudent for you to carry out searches, consultation, or a cultural heritage assessment to ascertain the presence or otherwise of Aboriginal cultural heritage. The Act and the associated duty of care guidelines explain your obligations in more detail and should be consulted before proceeding.



Mailing Address: PO Box 390, Gayndah Qld 4625 Street Address: 34-36 Capper Street, Gayndah Qld 4625

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

ABN: 23 439 388 197

Attachment 2 – Appeal Rights Planning Act 2016

CHAPTER 6, PART 1 APPEAL RIGHTS

229 Appeals to tribunal or P&E Court

- (1) Schedule 1 states-
 - (a) matters that may be appealed to-
 - (i) 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
 - (ii) who is a respondent in an appeal of the matter, and
 - (iii) who is a co-respondent in an appeal of the matter; and
 - (iv) who may elect to be a co-respondent in an appeal of the matter.
- (2) An appellant may start an appeal within the appeal period.
- (3) The appeal period is-
 - (a) for an appeal by a building advisory agency—10 business days after a decision notice for the decision is given to the agency; or
 - (b) for an appeal against a deemed refusal—at any time after the deemed refusal happens; or
 - (c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises—20 business days after a notice is published under section 269(3)(a) or (4); or
 - (d) for an appeal against an infrastructure charges notice—20 business days after the infrastructure charges notice is given to the person; or
 - (e) for an appeal about a deemed approval of a development application for which a decision notice has not 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.

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

230 Notice of appeal

- (1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P&E Court, a notice of appeal that—
 - (a) is in the approved form; and
 - (b) succinctly states the grounds of the appeal.
- (2) The notice of appeal must be accompanied by the required fee.
- (3) 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
 - (g) for an appeal to a tribunal under another Act—any other person who the registrar considers appropriate.
- (4) The service period is—
 - (a) if a submitter or advice agency started the appeal in the P&E Court—2 business days after the appeal is started; or

- (b) otherwise—10 business days after the appeal is started.
- (5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
- (6) A person elects to be a co-respondent by filing a notice of election, in the approved form, within 10 business days 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
 - 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
 - (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-
 - 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 co-respondent in the appeal.
- (8) In this section
 - storey see the Building Code, part A1.1.

52.0

Table 1

Appeals to the P&E Court and, for certain matters, to a tribunal

1. Development applications

An appeal may be made against-

- (a) the refusal of all or part of the development application; or
- (b) the deemed refusal of the development application; or

a provision of the development approval; or

			decision to give a prelimin	ary approval.
Column	1 ·	Column 2	Column 3	Column 4
Appellar	nt	Respondent	Co-respondent (if	Co-respondent by election (if any)
			_any)	10.
The applicant		The assessment manager	If the appeal is about a concurrence	A concurrence agency that is not a co-respondent
98		54	agency's referral response—the	2 If a chosen assessment manager is the respondent—the prescribed
	•:	= = = = = = = = = = = = = = = = = = = =	concurrence agency	assessment manager 3 Any eligible advice agency for the application
0.01	, T , H			4 Any eligible submitter for the application

2. Change applications

For a change application other than a change application made to the P&E Court or called in by the Minister, an appeal may be made against-

(a) the responsible entity's decision on the change application; or

	the change application.		
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
The applicant If the responsible entity is the assessment manager—an affected entity that gave a pre-request notice or response notice	The responsible entity	If an affected entity starts the appeal—the applicant	A concurrence agency for the development application If a chosen assessment manager is the respondent—the prescribed assessment manager A private certifier for the development application Any eligible advice agency for the change application Any eligible submitter for the change application

3. Extension applications

For an extension application other than an extension application called in by the Minister, an appeal may be made against-

(a) the assessment manager's decision on the extension application; or

(b) a deemed refusal of the extension application

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
1 The applicant 2 For a matter other than a deemed refusal of an extension application—a concurrence agency, other than the chief executive, for the application	The assessment manager	If a concurrence agency starts the appeal—the applicant	If a chosen assessment manager is the respondent—the prescribed assessment manager

4. Infrastructure charges notices

An appeal may be made against an infrastructure charges notice on 1 or more of the following grounds-

(a) the notice involved an error relating to-

(i) the application of the relevant adopted charge; or

Examples of errors in applying an adopted charge-

- · the incorrect application of gross floor area for a non-residential development applying an incorrect 'use category', under a regulation, to the development
 - (ii) the working out of extra demand, for section 120; or
 - (iii) an offset or refund; or
 - there was no decision about an offset or refund; or
 - if the infrastructure charges notice states a refund will be given—the timing for giving the refund; or
- (d) for an appeal to the P&E Court—the amount of the charge is so unreasonable that no reasonable relevant local government could have imposed the amount.

Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
The person given the	The local government	T —	_
infrastructure charges	that gave the		
notice	infrastructure charges notice		
5. Conversion applications	House	1	
An appeal may be made aga	inst—		
(a) the refusal of a conv			
	a conversion application.		
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
The applicant	The local government to	_	
	which the conversion		
	application was made	Table 0	
	Appeals to	Table 2 the P&E Court only	
Appeals from tribunal			
			nder section 252, on the ground of—
(a) an error or mistake i(b) jurisdictional error.	n law on the part of the tribu	ınal; or	
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent	Co-respondent by election (if any)
A party to the proceedings	The other party to the	(if any)	_
for the decision	proceedings for the		
	decision	<u> </u>	
2. Eligible submitter appeals			
For a development application	n or change application othe	er than an application de	ecided by the P&E Court or called in by
the Minister, an appeal may b			ation, to the extent the decision relates
the Minister, an appeal may b to—	e made against the decisio	n to approve the applica	
the Minister, an appeal may b to— (a) any part of the deve		n to approve the applica	
the Minister, an appeal may b to— (a) any part of the deve (b) a variation request.	e made against the decisio	n to approve the applicate application that requ	ired impact assessment; or
the Minister, an appeal may be to— (a) any part of the develop a variation request. Column 1	pe made against the decision or change Column 2	n to approve the application that required Column 3	ired impact assessment; or Column 4
the Minister, an appeal may b to— (a) any part of the deve	e made against the decisio	n to approve the application that required Column 3 Co-respondent	ired impact assessment; or
the Minister, an appeal may be to— (a) any part of the deverminant of	pe made against the decision or change Column 2	n to approve the application that required Column 3	ired impact assessment; or Column 4
the Minister, an appeal may be to— (a) any part of the development Column 1 Appellant 1. For a development application—an eligible	compose made against the decision of change of the composition of change of the composition of change of the composition of the	column 3 Co-respondent (if any) The applicant 2 If the appeal is	ired impact assessment; or Column 4 Co-respondent by election (if any)
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the	ce made against the decision of change of the column 2 Respondent 1 For a development application—the assessment manager	column 3 Co-respondent (if any) The applicant	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Column 1 Appellant 1. For a development application—an eligible submitter for the development application	ce made against the decision comment application or change Column 2 Respondent 1 For a development application—the assessment manager 2 For a change	control of the contro	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the development application 2. For a change	ce made against the decision comment application or change Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the	control of the application of the appeal is about a concurrence agency's referral	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible	ce made against the decision comment application or change Column 2 Respondent 1 For a development application—the assessment manager 2 For a change	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible submitter for the change application—an eligible submitter for the change	ce made against the decision comment application or change Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible	ce made against the decision comment application or change Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the	Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the development Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application	commande against the decision of change application or change application—the assessment manager 2 For a change application—the responsible entity	column 3 Co-respondent (if any) The applicant If the appeal is about a concurrence agency's referral response—the concurrence agency	Column 4 Co-respondent by election (if any) Another eligible submitter for the application
the Minister, an appeal may be to— (a) any part of the development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible for a development application	commande against the decision of change application or change application—the assessment manager 2 For a change application—the responsible entity	control approve the application to approve the application that required application that required application that required applicant a concurrence agency's referral response—the concurrence agency	Column 4 Co-respondent by election (if any) Another eligible submitter for the application
the Minister, an appeal may be to— (a) any part of the development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible for a development application development application and eligible submitter for the change application and eligible submitter and eligib	commande against the decision of change application or change application—the assessment manager 2 For a change application—the responsible entity	column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application de formal response—the concurrence agency	Column 4 Co-respondent by election (if any) Another eligible submitter for the application
the Minister, an appeal may be to— (a) any part of the deve (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible for a development application the Minister, an appeal may be the development approval,	commande against the decision operation or change application or change application—the assessment manager 2 For a change application—the responsible entity Die advice agency appeals or change application other against a provision to the extent the matter relation of the extent the matter relation or change against a provision to the extent the provision to the extent the provision to the extent the provision the extent the provision the extent the provision the extent the provision the extent the extent the provision the extent the provision the extent the provision the extent the extent	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application do of the development applies to—	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision
the Minister, an appeal may be to— (a) any part of the development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible for a development application the development approval, (a) any part of the development approval,	commande against the decision of change application or change application—the assessment manager 2 For a change application—the responsible entity	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application do of the development applies to—	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision
the Minister, an appeal may be to— (a) any part of the development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application the development approval, (a) any part of the development approval, (b) a variation request.	commande against the decision operation or change application or change application—the assessment manager 2 For a change application—the responsible entity Die advice agency appeals or change application other against a provision to the extent the matter relation of the extent the matter relation or change against a provision to the extent the provision to the extent the provision to the extent the provision the extent the provision the extent the provision the extent the provision the extent the extent the provision the extent the provision the extent the provision the extent the extent	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application do of the development applies to—	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision
the Minister, an appeal may be to— (a) any part of the deve (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application the Minister, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request.	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application other made against a provision to the extent the matter relappment application or change application or change application other made against a provision to the extent the matter relappment application or change	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application do of the development applies to—ge application that requires	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or
the Minister, an appeal may be to— (a) any part of the deve (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application the Minister, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application of the extent the matter relappment application or change application or change against a provision to the extent the matter relappment application or change application or change application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application application or change against a provision to the extent the matter relappment application appli	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires Column 3 Co-respondent (if any)	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any)
the Minister, an appeal may be to— (a) any part of the deve (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application the Minister, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application of the extent the matter relappment application or change application or change application of the extent the matter relappment application or change application or change application or change against a provision to the extent the matter relappment application or change application or	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires Column 3 Co-respondent (if any) 1 The applicant	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the deve (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible for a development application the Minister, an appeal may be not the development approval, (a) any part of the development application—an eligible Tor a development application and application—an eligible	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application other made against a provision to the extent the matter relappment application or change application—the application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—ge application that requires to—fee application that requires the applicant of	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any)
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2 For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1 For a development application—an eligible submitter for the	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application other ade against a provision to the extent the matter relappment application or change application or change application or change application or change against a provision to the extent the matter relappment application or change against a provision to the extent the matter relappment application—the assessment	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—ge application that requires to—fee application that requires the applicant fee application that requires the ap	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2 For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1 For a development application—an eligible submitter for the development application—an eligible submitter for the development application	Column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application other extent the matter relation and against a provision to the extent the matter relation or change application or change application or change application or change application or change application—the assessment manager	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—ge application that requires to—ge application that requires to—ge application that requires to—fee application that requires the applicant fee applicant a concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—are considered applicat	Column 2 Respondent 1 For a development application—the assessment manager application or change application—the responsible entity ble advice agency appeals or change application—the responsible entity Column 2 Respondent 1 For a development application or change application—the assessment manager 2 For a change	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires the applicant applicant a concurrence agency's referral	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2 For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development application—the development application—an eligible submitter for the development application—an eligible submitter for the development application—an eligible application—an eligible application—an eligible	column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application—the responsible entity column 2 Respondent 1 For a development application or change application or change application or change application or change application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to concurrence agency's referral response—the	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1 For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change	Column 2 Respondent 1 For a development application—the assessment manager application or change application—the responsible entity ble advice agency appeals or change application—the responsible entity Column 2 Respondent 1 For a development application or change application—the assessment manager 2 For a change	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—concurrence agency's referral response—the concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development application the Minister, an appeal may be in the development approval, (a) any part of the development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application	column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application—the responsible entity column 2 Respondent 1 For a development application or change application or change application or change application or change application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to concurrence agency's referral response—the	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. An eligible advice	column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application—the responsible entity column 2 Respondent 1 For a development application or change application or change application or change application or change application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—concurrence agency's referral response—the concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter for the change application 3. Eligible submitter and eligible for a development application the Minister, an appeal may be in the development approval, (a) any part of the development application—an eligible submitter for the development application 1. For a development application application—an eligible submitter for the development application 2. For a change application—an eligible submitter for the change application 3. An eligible advice agency for the	column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application—the responsible entity column 2 Respondent 1 For a development application or change application or change application or change application or change application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—concurrence agency's referral response—the concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the
the Minister, an appeal may be to— (a) any part of the dever (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application 2. For a change application—an eligible submitter for the change application—an eligible submitter for the change application 3. Eligible submitter and eligible submitter, an appeal may be in the development approval, (a) any part of the development approval, (b) a variation request. Column 1 Appellant 1. For a development application—an eligible submitter for the development application—an eligible submitter for the change application—an eligible submitter for the change application 3. An eligible advice	column 2 Respondent 1 For a development application—the assessment manager 2 For a change application—the responsible entity ble advice agency appeals or change application—the responsible entity column 2 Respondent 1 For a development application or change application or change application or change application or change application—the assessment manager 2 For a change application—the	Column 3 Co-respondent (if any) 1 The applicant 2 If the appeal is about a concurrence agency's referral response—the concurrence agency er than an application de of the development application that requires to—ge application that requires to—concurrence agency's referral response—the concurrence	Column 4 Co-respondent by election (if any) Another eligible submitter for the application ecided by the P&E Court or called in by proval, or a failure to include a provision ired impact assessment; or Column 4 Co-respondent by election (if any) Another eligible submitter for the

Table 3
Appeals to a tribunal only

1. Building advisory agency appeals

An appeal may be made aga	inst giving a development a	pproval for building wo	rk to the extent the building work required
code assessment against the	building assessment provis	sions.	The trie extent the banding work required
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
A building advisory agency for the development application related to the approval	The assessment manager	The applicant	1 A concurrence agency for the development application related to the approval. 2 A private certifier for the development application related to the approval.
2. Inspection of building work			
that is the subject of a building	g development approval un	certifier or referral ager der the Building Act.	ncy about the inspection of building work
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if	Co-respondent by election (if any)
	, e	any)	
The applicant for the	The person who made	_	_
development approval	the decision.		
Commission, if an in (b) a decision under the given or required to	inst— Building Act, other than a d formation notice about the o Plumbing and Drainage Ac be given under that Act.	lecision made by the Q decision was given or re t, part 4 or 5, if an infor	ueensland Building and Construction equired to be given under that Act; or mation notice about the decision was
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
A person who received, or was entitled to receive, an information notice about the decision.	The person who made the decision	_	_
Local government failure to An appeal may be made agai period required under that Ac	nst a local government's fai	ne Building Act lure to decide an applic	ation under the Building Act within the
Column 1	Column 2	Column 3	Column 4
Appellant	Respondent	Co-respondent (if any)	Co-respondent by election (if any)
A person who was	The local	_	
entitled to receive	government to which		
notice of the decision	the application was made		



Mailing Address: PO Box 390, Gayndah Qld 4625

Web:

ABN:

Street Address: 34-36 Capper Street, Gayndah Qld 4625

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

Email: admin@northburnett.qld.gov.au www.northburnett.qld.gov.au

23 439 388 197

Attachment 3 – Approved Plans

Intentionally left blank

Please refer to the following pages for approved plan

