

Your Ref: Referral Agency Response Application (Design and Siting)

Our Ref: BE:AG SR20\0012

27 August 2020

Lourence and Belinda Russo 3 Boyd Street INGHAM QLD 4850

bell@h150.aone.net.au

Dear Lourence and Belinda

Referral Agency Response for Design and Siting Planning Act 2016

Receipt of your application, deemed to be properly made on Thursday 23 July 2020 seeking a referral agency response for design and siting to facilitate the construction of a class 10a garage at 3 Boyd Street Ingham, is acknowledged and its contents noted.

Please be advised that your application was assessed by relevant staff and considered at Council's General Meeting held on Tuesday 25 August 2020.

Council resolved to approve the proposed development, subject to reasonable and relevant conditions which accord generally with the application as made. Council's Referral Agency Response is attached for you perusal.

This Notice outlines aspects of the development's condition of approval, currency period and approved plans.

Please note, this approval will lapse in 24 months' time on Wednesday 31 August 2022 if it is not acted upon.

Should you require any further information or clarification concerning this matter, please contact Council's Built Environment Support Officer, Aimee Godfrey on 4776 4658 for the necessary assistance.

Yours sincerely

Alan Rayment

Chief Executive Officer

Encl - Referral Agency Response



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SECTION 83 OF PLANNING ACT 2016

APPLICATION DETAILS This Referral Agency Response relates to the below development application:					
Application Number	SR20\0012				
Property ID Number	105360				
Applicant Details	Lourence and Belinda Russo 3 Boyd Street INGHAM QLD 4850				
Owner Details	Lourence and Belinda Russo 3 Boyd Street INGHAM QLD 4850				
Property Description	3 Boyd Street Ingham Lot 11 on I22486				
Proposal	Referral Agency Response (Siting Variation)				
Statutory Environment	Planning Act 2016; Building Act 1975; and Queensland Development Code.				

DECISION The information below outlines the specifics of the Referral Agency Response:				
Decision	Hinchinbrook Shire Council as the relevant Referral Agency issues a Referral Agency Response – with Conditions.			
Decision Date	25 August 2020			
Decision Type	Referral Agency Response			
Assessment Instrument	Queensland Development Code MP1.2			

REFERRAL AGENCY CONDITIONS

Hinchinbrook Shire Council, as the relevant Referral Agency, requires that any development approval issued for the proposal is subject to the Referral Agency Conditions stated in this response in accordance with Section 56(1)(b) of the Planning Act 2016.

ASSESSMENT MANAGER

Building certifier to be engaged.



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RESPONSE CURRENCY PERIOD

Pursuant to Section 54(4) of the *Planning Act 2016*, you will not be required to refer your building work application to Council for a further Referral Agency Response if:

- (a) you submit this Referral Agency Response in its entirety, including all referenced plans and documents, when making the application to the Assessment Manager; and
- (b) there are no changes to the proposal that was presented to Council with this referral; and
- (c) the development application to the Assessment Manager is made within two years of the date of this Referral Agency Response.

NOTICE ABOUT DECISION – STATEMENT OF REASONS

This Notice is prepared in accordance with Section 56(7) of the *Planning Act 2016* to provide the reasons for the decision made in relation to this Referral Agency Response.

All terms used in this Notice have the meaning given to them in the Planning Act 2016.

The proposed development is considered to be consistent with the relevant assessment benchmarks of the *Queensland Development Code MP1.2*, specifically:

- The proposal is considered to meet, or have the ability to meet the requirements of the relevant Performance Outcome(s) of the *Queensland Development Code MP1.2*; and
- Conditions have been included with the Referral Agency Response to ensure compliance with the *Queensland Development Code MP1.2*.

Should you require any further information or clarification concerning this matter, please contact Council's Built Environment Support Officer, Aimee Godfrey on 4776 4658 for the necessary assistance.

Yours sincerely

George Milford

Planning Consultant



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CONDITION					TIMING
1.	The a	nistration applicant is responsible to carry out to only with relevant requirements in acco	At all times.		
	1.1	The specifications, facts and circle application submitted to Council, in findings confirmed within relevant te			
	1.2	The development must unless stated maintained in accordance with relevand standards; and			
	1.3	The conditions of approval, the requ Scheme and best practice engineering			
2.	Appro	oved Plans			
	2.1	ly in accordance proved Plans of tion of approval;	At all times.		
		Plan / Document Name	Number	Date	
		Site Plan prepared L & B Russo	N/A	Received 22/07/2020	
		Elevations Plan prepared by Fairdinkum Sheds	N/A	Received 22/07/2020	
	2.2	Where there is any conflict between and the details shown on the appropriate conditions of approval prevail.			
3.	Curre This f and c releva Refer	As per condition			
4.	Lawfu 4.1	At all times.			
	4.2				
	4.3				



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5.	Build 5.1 5.2 5.3	Ing The Class 10a building requires a development permit for building works. The applicant is to seek and comply with all relevant building approvals to be issued by a qualified Building Certifier. The Class 10a building requires compliance to relevant Fire Safety regulations as reflected in s3.7.1.6 of the Building Code of Australia (Volume Two), as required.	At all times and prior to the issuing of a building permit.
6.	Construction and Operation Any construction work associated with this development shall be carried out in accordance with sound engineering practice. In particular, no nuisance is to be caused to adjoining residents by way of smoke, dust, stormwater discharge or siltation of drains, at any time, including nonworking hours. Where material is to be carted to or from the site, loads are to be covered to prevent dust or spillage. Where material is spilled or carried onto existing roads, it is to be removed forthwith so as to restrict dust nuisance and ensure traffic safety. Any construction works associated with the access arrangements to the property from the road reserve is subject to a Private Works In A Road Reserve Application and approval.		At all times and prior to the issuing of a building permit.
7.	Damage to Infrastructure In the event that any part of Council's existing sewer, water, channel and kerbing, or road infrastructure is damaged as a result of construction activities occurring on the site that is associated with the Class 10a structure, including but not limited to, mobilisation off heavy earthmoving equipment, stripping and grubbing, the applicant/ owner must notify Council immediately of the affected infrastructure and have it repaired or replaced by Council, at the developer's cost.		At all times.







APPROVED PLANS

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