

Your Ref: 125040

Our Ref: BE:AG BW20\0003

27 May 2020

Peter and Suzanne Murdoch 65 Kehls Road TREBONNE QLD 4850

suzanne.murdoch2@bigpond.com

Dear Peter and Suzanne

Decision Notice - Building Work Assessable Against a Planning Scheme (Rural Siting Variation) Planning Act 2016

Receipt of your application deemed to be properly made on Monday 27 April 2020 seeking a Development Permit for Building Work Assessable against a Planning Scheme (Rural Siting Variation) to facilitate the construction of a Class 10a open carport structure at 65 Kehls Road Trebonne, is acknowledged and its contents noted.

Your application was assessed by relevant staff and considered at Council's General Meeting held on Tuesday 26 May 2020.

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

This Notice outlines aspects of the development's condition of approval, currency period, approved plans and includes extracts from the Planning Act 2016 with respect to making representations about conditions, negotiated decisions, suspension of the appeal period and lodging an appeal, should you wish to do so.

Please note this approval will lapse in 24 months' time on Thursday 26 May 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 - Decision Notice







27 May 2020

# **DECISION NOTICE**

SECTION 63 OF PLANNING ACT 2016

# **APPLICATION DETAILS**

This Decision Notice relates to the below development application:

Application Number	BW20\0003	
Property ID Number	106171	
Applicant Details	Peter and Suzanne Murdoch 65 Kehls Road TREBONNE QLD 4850	
Owner Details	Peter and Suzanne Murdoch 65 Kehls Road TREBONNE QLD 4850	
Property Description	65 Kehls Road Trebonne Lot 4 on RP900565	
Proposal	posal  Building Works Assessable Against a Planning Scheme (Rural Siting Variation)	
Level of Assessment	Code assessment	

# **DECISION**

The information below outlines the specifics of any approval or refusal issued by the Assessment Manager resulting from development assessment as per the provisions of the *Planning Act 2016*:

Decision	The application was <b>approved</b> subject to conditions.		
Decision Date	26 May 2020		
Decision Type	Development Permit		
Planning Instrument	Hinchinbrook Shire Planning Scheme 2017		
Deemed Approval	This Development Permit is not a deemed approval under Section 64 of the <i>Planning Act 2016</i> .		
Submissions	Not applicable		

# Conditions of Approval

The conditions of this approval are set out in the Schedule of Conditions. The conditions are identified to indicate whether the Assessment Manager or Referral Agency (if any) impose them.

# **Referral Agencies**

Not applicable.

# **Property Notes**

Not applicable.

# **Further Approvals Required**

The following further approvals are required to undertake this approved development:

1) A Development Permit for Building Work is required prior to works commencing on-site.

This approval does not authorise any filling of land or building work and a Development Permit for carrying out the above mentioned may require additional assessment.

This approval does not authorise any works within Council's Road Reserve (e.g. new/additional access, repair/modification to existing access or works to footpaths). If this is required as part of your development proposal, an application will need to be lodged with Council or other relevant authority.

# **Infrastructure Charges**

An Infrastructure Charges Notice outlining the estimated infrastructure contributions payable relevant to this Development Permit will be issued to you as soon as practicable in accordance with Section 119 of the *Planning Act 2016*, if relevant to this development.

#### Rights of Appeal

The rights of an applicant to appeal to the Planning and Environment Court against a decision about a development application are set out in Chapter 6, Part 1 of the *Planning Act 2016*. 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*).

An applicant for a development application may appeal to the Planning and Environment Court against the following:

- The refusal of all or part of the development application;
- A provision of the development approval;
- The decision to give a preliminary approval when a development permit was applied for; and
- A deemed refusal of the development application.

The timeframes for starting an appeal in the Planning and Environment Court are set out in Section 229 of the *Planning Act* 2016.



# **Approval Currency Period**

Pursuant to Section 85 of the *Planning Act 2016*, the development approval will lapse two (2) years after the approval starts to have effect, unless otherwise conditioned.

# **Approved Plans and Specifications**

The development must be carried out in accordance with the approved plans, specifications and/or drawings, along with the requirements of all relevant laws. Any deviation must have prior approval from the Chief Executive Officer.

Copies of the approved plans, specifications and/or drawings are attached.

#### **Notice about Decision - Statement of Reasons**

This notice is prepared in accordance with Section 63(5) and Section 83(7) of the *Planning Act* 2016 to inform the public about a decision that has been made in relation to a development application.

The purpose of this notice is to enable a public understanding of the reasons for the planning decision, specifically having regard to:

- The relevant part of the planning scheme and assessment benchmarks against which the application was assessed; and
- Any other information documents or other material Council was either required to, or able to, consider in its assessment.

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 overall outcomes and assessment benchmarks of the *Hinchinbrook Shire Planning Scheme 2017*, in particular:

- The application has been approved as it is considered to meet, or have the ability to meet the requirements of the relevant aspects of the *Hinchinbrook Shire Planning Scheme 2017*; and
- Conditions of approval have been included to ensure that compliance with the *Hinchinbrook Shire Planning Scheme 2017*.

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



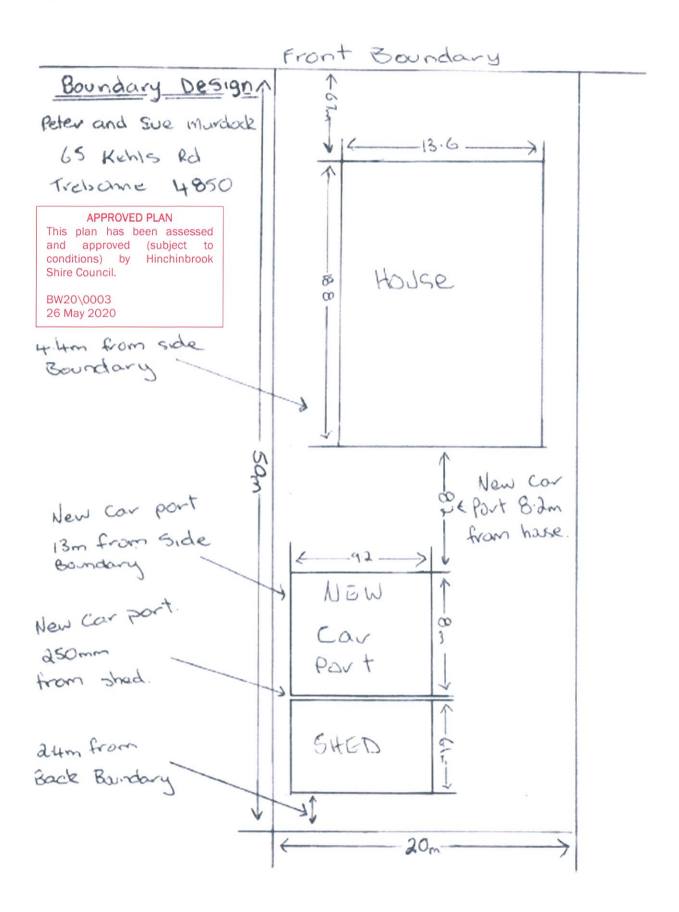
# **SCHEDULE OF CONDITIONS**

		CONDITION			TIMING	
1.	The	inistration applicant is responsible to carry out the ap oly with relevant requirements in accordance	At all times.			
	1.1	The specifications, facts and circumsta application submitted to Council, includir findings confirmed within relevant technical				
	1.2	The development must unless stated, be designed, constructed and maintained in accordance with relevant Council policies, guidelines and standards; and				
	1.3	The conditions of approval, the requirement Scheme and best practice engineering.				
2.	Appro 2.1	Approved Plans 2.1 The development and use of the site is to be generally in accordance with the following plans that are to be the Approved Plans of Development, except as altered by any other condition of approval; and				
		Plan / Document Name	Number	Date		
		Site Plan	N/A	Received 27/04/2020		
		Elevation Plan signed by WIZ Engineers	N/A	6/04/2020		
	2.2	Where there is any conflict between the cand the details shown on the approved provided conditions of approval prevail.				
3.	Lawf 3.1	ul Point of Discharge  All stormwater from the property must be of discharge such that it does not adverse properties or properties downstream from the requirements and satisfaction of the C	At all times.			
	3.2	The structure must include guttering which legal point of discharge within the confidence which the attached Class 10a structure research.				
	3.3 Where retaining walls, fences, buildings or other barriers which would cause a 'damaging effect' and produce a concentrated flow at an outfall are constructed, a drainage system is installed to discharge surface water such that it does not adversely affect surrounding properties or properties downstream from the development.					
4.	Build 4.1	ling The Class 10a structure requires a Develo works;	rmit for building	Prior to construction		
	4.2	The applicant is to seek and comply vapprovals to be issued by a qualified Build	works commencing and at all			
	4.3	The Class 10a structure requires compliar regulations as reflected in s3.7.1.6 or Australia (Volume Two), as required.			times.	



	CONDITION	TIMING
5.	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 non-working 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.	construction works commencing and maintained throughout
	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.	
6.	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.	
7.	Setback Clearance Areas 7.1 The areas between the structure and the side property boundary shared with Lot 3 on RP715111 is to be kept clear of any vegetation; and	
	7.2 The area between the structure and the side property boundary shared with Lot 3 on RP715111 may not be used as storage space.	

# **APPROVED PLANS**







### APPROVED PLAN

This plan has been assessed and approved (subject to conditions) by Hinchinbrook Shire Council.

BW20\0003 26 May 2020

