

Your Ref: Reconfiguring a Lot - Subdivision Application

Our Ref: PC:AG RC21\0006

28 July 2021

Mr Geoff Hansen Hansen Surveys Pty Ltd 27 Palm Terrace INGHAM QLD 4850

gehansen@iprimus.com.au

Dear Mr Hansen

Decision Notice Reconfiguration of Land - Rearrangement of Boundaries (Two Lots into Two Lots) 3026 Abergowrie Road and Dalrymple Road, Abergowrie – Lot 38 on CWL956 and Lot 97 on CWL1568

Receipt of your application deemed to be properly made on Friday 11 June 2021 seeking a Development Permit for Reconfiguration of Land – Rearrangement of Boundaries (Two Lots into Two Lots) at the aforementioned premises, is acknowledged and its contents noted.

Your application was assessed by relevant staff and considered by Council at its General Meeting held

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

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

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

Yours sincerely

Kelvin Tytherleigh Chief Executive Officer

Encl - Decision Notice











28 July 2021

SECTION 83 OF PLANNING ACT 2016

APPLICATION DETAILS This Decision Notice relates to the below Development Application:					
Application Number	RC21\0006				
Property ID Number	107348				
Applicant Details	Geoff Hansen Hansen Surveys Pty Ltd 27 Palm Terrace INGHAM QLD 4850				
Owner Details	Joseph and Garrard Grottelli PO Box 738 INGHAM QLD 4850				
Property Description	3026 Abergowrie Road and Dalrymple Road, Abergowrie Lot 38 on CWL956 and Lot 97 on CWL1568				
Proposal	Reconfiguration of Land – Rearrangement of Boundaries (Two Lots into Two Lots)				
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 <i>Planning Act 2016</i> :						
Decision	The application was approved subject to conditions.					
Decision Date	27 July 2021					
Decision Type	Development Permit					
Assessment Instrument	Hinchinbrook Shire Planning Scheme 2017					
Deemed Approval	The Development Permit is not a deemed approval under Section 64 of the Planning Act 2016.					
Submissions	Not Applicable					





CONDITIONS OF APPROVAL

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

REFERRAL AGENCIES

Not Applicable.

FURTHER APPROVALS REQUIRED

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

Not Applicable.

Infrastructure charges do not apply for this development proposal given it does not result in the creation of any additional allotments and only relates to the rearrangement of the boundary between two existing allotments.

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 four 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.



CONDITIONS OF APPROVAL

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CON	DITION				TIMING
1.	The	i inistration applicant is responsible to carry out the ply with relevant requirements in accordar	At all times.		
	1.1	The specifications, facts and circums application submitted to Council, included findings confirmed within relevant techn			
	1.2	The development must, unless stated, be maintained in accordance with relevant and standards; and			
	1.3	The Conditions of Approval, the requirer Scheme and best practice engineering.			
2.	Appr 2.1	oved Plans The development and use of the site is to with the following plans that are to Development, except as altered by any and	At all times.		
		Plan / Document Name	Number	Date	
		Proposed Boundary Realignment	210460	May 2021	
	2.2	Where there is any conflict between the and the details shown on the approved Conditions of Approval prevail.			
3.	Acce 3.1	ss Access shall be provided at the location in plan;	on the approved	Prior to Council's	
	3.2	The existing access crossover from Dalry approved plan shall be maintained;	endorsement of the survey plan.		
	3.3	Access from the Dalrymple Road and Abe is not permitted; and			
	3.4	The developer must provide confirmation Resources that access is permissible via area (Lot 1 on RL3784) or amend/rearraso as to not impede lawful and practical			
4.	Infras 4.1	Prior to Council's			
	4.2	Proposed Lot 1 must be provided an on system wholly contained within the lot an	endorsement of the survey plan.		
	4.3	Each lot must be connected to reticulate cost to Council or suitable evidence proconnection to electricity services can be a			



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CON	IDITION	TIMING
5.	Existing Services Written confirmation of the location of any existing services for the land must be provided by either the applicant or licensed surveyor. In any instance where existing services to be contained within the respective lot or within a reciprocal services easement.	Prior to Council's endorsement of the survey plan.
6.	Damage to Infrastructure In the event that any part of Council's Infrastructure is damaged as a result of work associated with the development or operation of the Access Easement, Council must be notified immediately of the affected infrastructure and have it repaired or replaced by Council, at no cost to Council.	At all times.
7.	Relocation of Utilities Any relocation and/or alteration to any public utility installation required as a result of any works carried out in connection with this development must be carried out at no cost to Council.	Prior to Council's endorsement of the survey plan.



APPROVED PLANS

RC21\0006

