

SUPPORTING INFORMATION

for respective items considered at

General Meeting

11 February 2020

ITEM 2.2 DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 - A19563599 (Cont.)

SUPPORTING INFORMATION Ref: A19563606, A19563631, A19564524

The following list of supporting information is provided for:

ITEM 2.2 DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5

#1 Aerial photograph

#2 Zoning plan

#3 Locality plan

#4 Proposal plans

#5 Properly made submissions

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH DIVISION 5 (Cont.)

#1 Aerial photograph



ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH DIVISION 5 (Cont.)

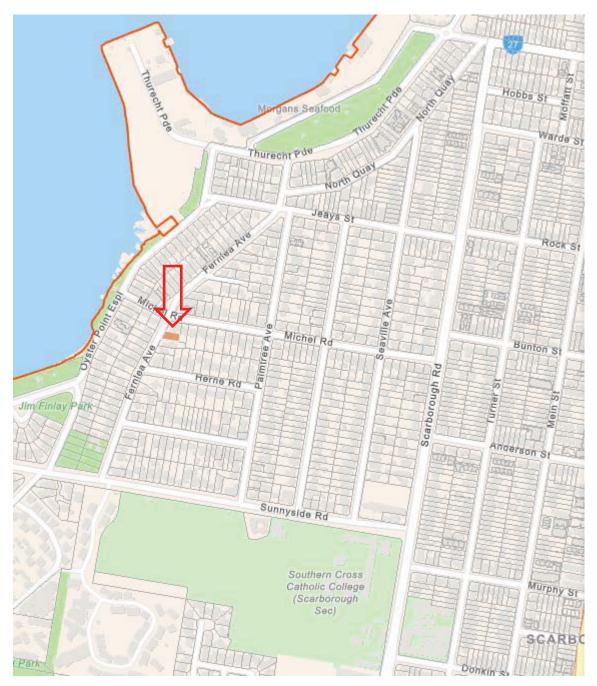
#2 Zoning plan





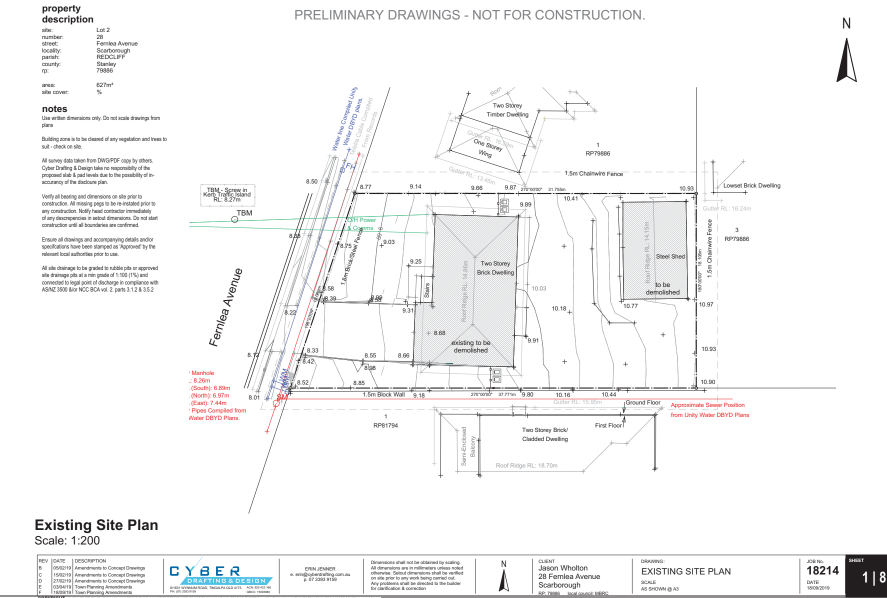
ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH DIVISION 5 (Cont.)

#3 Locality plan



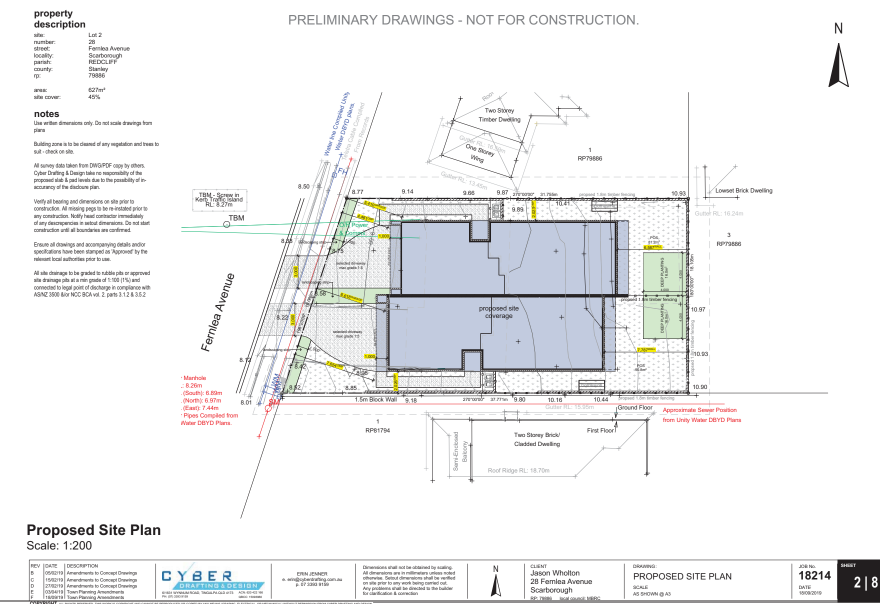
ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

#4 Proposal plans

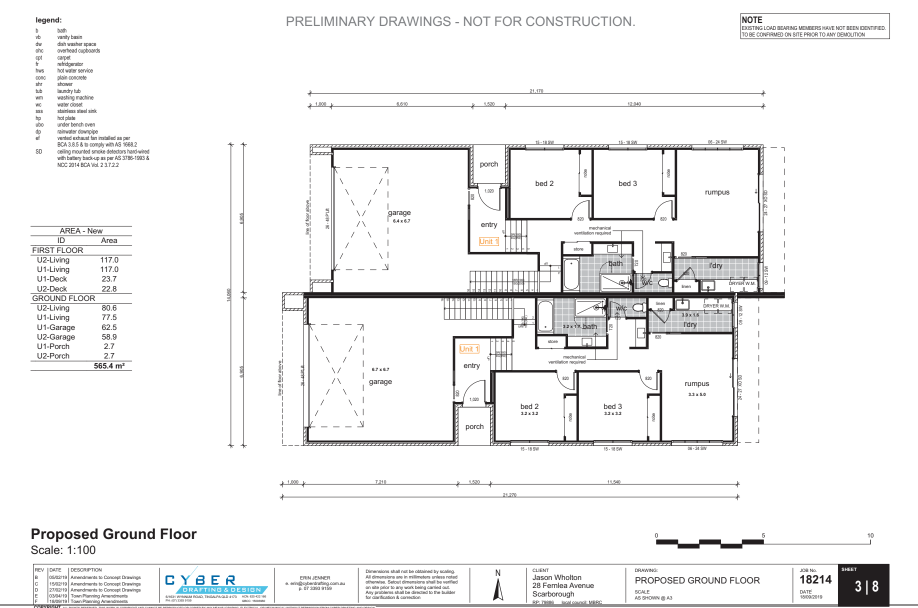


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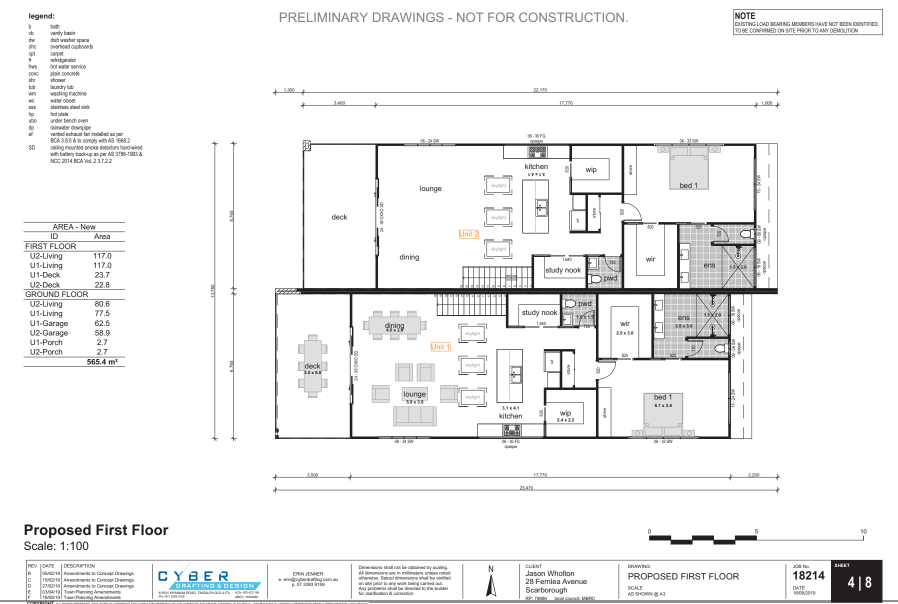


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GENERAL MEETING - 502 11 February 2020

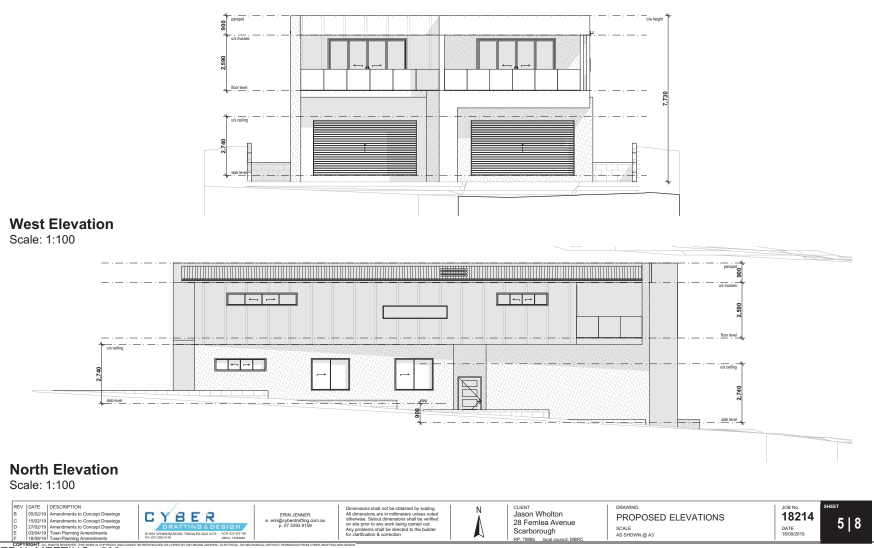
ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)



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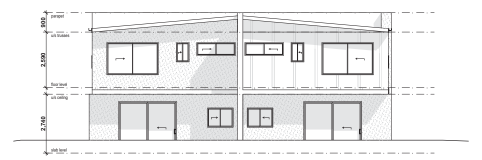
PRELIMINARY DRAWINGS - NOT FOR CONSTRUCTION.



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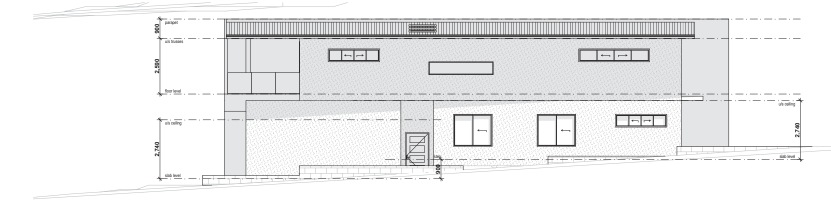
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East Elevation

Scale: 1:100



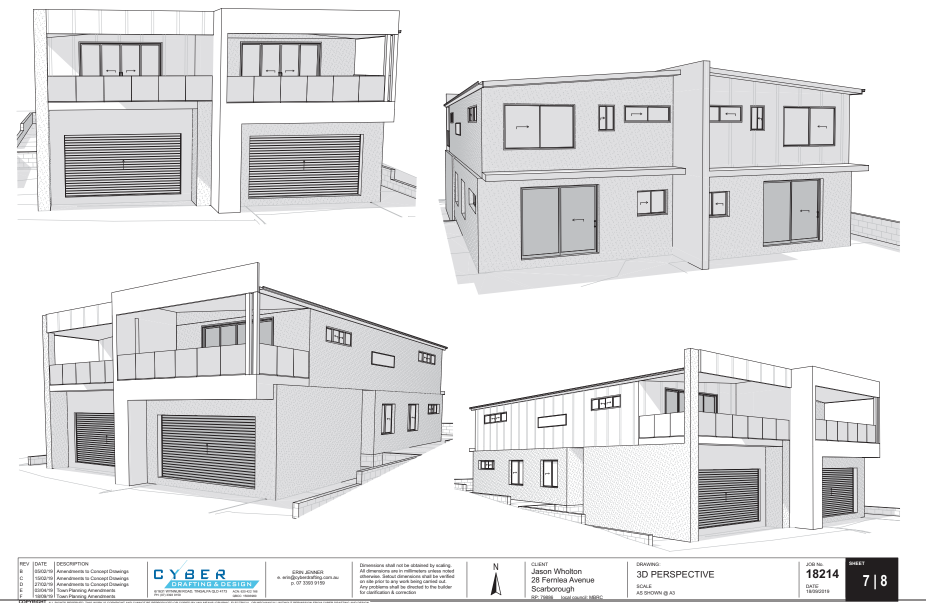
South Elevation

Scale: 1:100

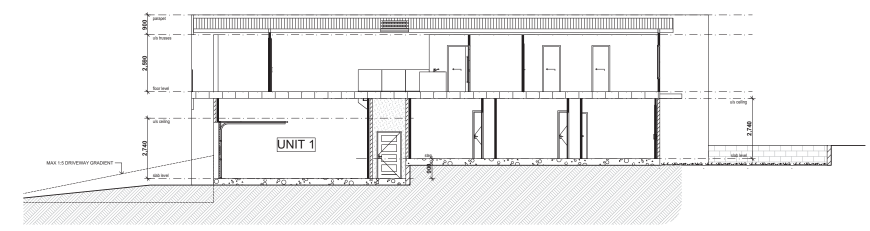


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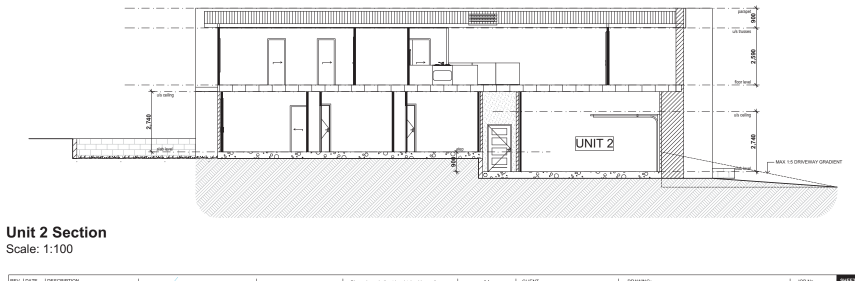


GENERAL MEETING - 502 11 February 2020 ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)



Unit 1 Section Scale: 1:100

11 February 2020



ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.) **#5 Properly made submissions**

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To: Proposed Development:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Dual Occupancy:	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development.		
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	- General Residential Zone – Suburban Neighbourhoo	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
•••••	
Names:	SUSANNÉ BURTON
Address:	15 WILDFIRE COURT
	NENBET 4020
Signatures:	<u> </u>
Date:	27-11-2019.

•

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEME
Proposed Development:	Dual Occupancy:	RECORDS MANAGEME
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	Received by Redcliffe Customer Service 29/11/2019
Approval Sought: Application Ref:	Development Permit for a Material Change of Use. DA/39443/2019/V2D	Received at Caboolture
Lot Size:	627 m2	Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

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Typical site cover in Fernlea, Herne and Michel 25-30%

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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	PAUL BURTON
Address:	15 WINDFIRE COVET
	NEUBET 4020
Signatures:	7 But
Date:	27/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

1

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2010
Proposed Development:	Dual Occupancy:	
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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	drive down Feinley Avenue makes you
realise	how totally inappropriate the proposed
develope	ment for number 28 really is for this
grea c	t Scarborough which is clearly suited
for fre	e standing properties
Names:	10NY HANNAN
Address:	1 ONBAR STREET
	MARCATE
Signatures:	Tyta
Date:	28.11.2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	CORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where: On:	28 Ferniea Ave Scarborough QLD 4020 Lot 2 on RP79886	Customer Service 29/11/2019
Approval Sought:	Development Permit for a Material Change of Use	Received at Caboolture
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
Lot Size:	627 m2	- Destated

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	because it is not in keeping with the
Qyq	d it will cause congestion.
Names:	Karen Lea
Address:	7 Sverige Gt
Signatures:	THAN L
Date:	27/11/19

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Preton Bay Regional Council
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Lot Size:	627 m2	
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	30 REDCLIFFE GARDENS DRIVE
Address:	
	CONTINEF 4019
Signatures:	JUL M
Date:	27-11-19

32

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DFC 2010
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of U	Use Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
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- Lot frontage over 15m:
- a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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comments: Concerns oreer more traffic on the
narrow road also there has been a
number of car accidants at the intersection
of Fornlea aree + michel Read over
the years 19 have lived here and in
the little house next door my whole life.
also there will be more noise from tenants
and cars.
Names: Sucon Lippiatt
Address: 55 michel Read, Scarborough
(corner of michel Rd & Fornles ave.)
Signatures: Lucan Lippiatt
Date: $27 - 11 - 19$

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service
On:	Lot 2 on RP79886	29/11/2019
Approval Sought:	Development Permit for a Material Change of Use	Received at Caboolture
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
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Comments:	it's proposed Development is not in Symphilly with
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Dors	Not Comple with spicir - Alext Generation
NG	ighburlood Phane.
Names:	Curryl. A. Moras
Address:	31 Councions Cr
	Newport 4020
Signatures:	Cliptorpe
Date:	28/11/2019
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To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	0.2
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	Received by Redcliffe Customer Service 29/11/2019
Approval Sought: Application Ref:	Development Permit for a Material Change of U DA/39443/2019/V2D	
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MDDC Zanas	Consered Desidential Zone Suburban Naishbau	

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Comments:	
Names:	ROBYN OPIE
Address:	25 COURAGEOUS CT
	NUDPORT 4020
Signatures:	A Co
Date:	27/11/2019

36

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To: Proposed Development:	mbrc@moretonbay.qld.gov.au	oreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019	
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019	
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То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT	
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Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	Received at Caboolture Customer Service 02/12/2019	
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		Management (1994) The C	

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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to: a. Not dominate the street frontage

d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:

Names: Address:

0 Signatures:

Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

 To:
 Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
 R

 Proposed Development:
 Dual Occupancy:
 0

 Where:
 28 Fernlea Ave Scarborough QLD 4020
 0

 On:
 Lot 2 on RP79886
 0

 Approval Sought:
 Development Permit for a Material Change of Use
 0

 Application Ref:
 DA/39443/2019/V2D
 0

Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2010 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"
- Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

	b. Every 6m of opening is separated by a minimum of 6m"
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	Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than
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	Access and Driveways:
	The proposal does not comply with PO8 b, e. "Driveways, pedestrian entries and internal access ways are located and designed to:
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	e, not result in excessive crossovers and hardstand areas"
	Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles
	The proposal does not comply with E8.1 b.
	"Dual Occupancies provide:
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	be at least 12m apart to allow for on-street parking and street trees."
	Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.
	Landscaping
	The proposal does not comply with PO10 b,f.
	"Development includes landscaping that:
	b Enhances the character of the streetscape
- 2	f. contributes to reducing the urban heat island effect and improve micro-climate conditions"
	The proposal has very little offered.
	Casual Surveillance
	The proposal does not comply with PO16
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	minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Moreton Bay Regional Council	REC	Moreton Bay Regional Council RECORDS MANAGEMENT	
Dress and David Lawrence	mbrc@moretonbay.qld.gov.au	_	0 2 DEC 2019	
Proposed Development:		OBJI	Received by Redcliffe	
Where:		0001	Customer Service	
On:	Lot 2 on RP79886		29/11/2019	
Approval Sought:	Development Permit for a Material Change o	t Use	Received at Caboolture	
Application Ref:	DA/39443/2019/V2D	- L	Customer Service 02/12/2019	
MBRC Zone:	General Residential Zone – Suburban Neighb	ourhood	Precinct	

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

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The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:

Names:

Address:

Signatures:

Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	1	eton Bay Regional Council CORDS MANAGEMENT 0 2 DEC 2019
Proposed Development:	Dual Occupancy: /		2019 1
Where: On: Approval Sought: Application Ref:	Lot 2 on RP79886 Development Permit for a Material Change DA/39443/2019/V2D	OBJ I <u>[</u> e of Use	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
Lot Size:	627 m2	L	
	· · · · · · · · · · · · · · · · · · ·		

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

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Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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Comments:	
Names:	Surgia Santos
Address:	Surgio Santos 7 OFFENDER ST
	NEWPERT Q 4020
Signatures:	-1-4-
Date:	0.7.11.19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	29/11/2019
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourho	ood Precinct

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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	We strongly reject this pr	oposal to build 2 large	joined dwellings on 28	B Fernlea Ave Scarborough.
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Comments:	we Dupport the objections as
Æ	clearly set out.
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Names:	KOE, KILEID
Names.	66 Aun ne Ke
Address:	hew por Horo
Signatures:	F. Ryen (27, 11, 19
Date:	- Jug S

PAGE 41 Supporting Information

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:		N200-
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019

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Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	I would	like t	o see	development
rule	followed b.	y all.		
Names:	John Sch	ultz		
Address:	28 Snook			
Signatures:	Jah			
Date:	28/11/19	9.		
		10		,

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Chief Executive Officer Moreton Bay Regional Council <u>mbrc@moretonbay.qld.gov.au</u>	RECC	n Bay Regional Council DRDS MANAGEMENT
Dual Occupancy:		N 2 DEC 0000
		Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
	mbrc@moretonbay.qld.gov.au Dual Occupancy: 28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Chan, DA/39443/2019/V2D	Dual Occupancy: 28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use- DA/39443/2019/V2D

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

a. Not dominate the street frontage

d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

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"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	Lisa Sidney 7 DEFENDER ST
Address:	7 DEFENDER ST
	NEWPORT Q 4020
Signatures:	<u>Np idney</u> 27.11.19
Date:	27.11.19

42

0

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

1 -

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019
Proposed Development:	Dual Occupancy:	-0 2019
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	Received by Redcliffe Customer Service
Approval Sought:	Development Permit for a Material Change of Us	29/11/2019 Received at Caboolture
Application Ref:	DA/39443/2019/V2D	
Lot Size:	627 m2	Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourho	od Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2 "The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

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- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

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Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

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b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
	~
Names:	PAUL WILLIAMS
Address:	16 HERITAGE COURT
	NEYPORT OLD 4019
Signatures:	m
Date:	271119

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service 29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

Comments:

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

	artes
Names:	Cathering van Veen + Ernest van Soest
indiffest.	20 Fernleg Ave
Address:	20 FETHIEG TIVE
	Scarborough.
Signatures:	Bhi GUI-
Date:	26/11/2019.

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Poreton Bay Regional Council ECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	N 2 DE0
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

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This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2 "The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	JIM SNOW & RUTH SNO
Address:	142 GRIFFITH ROAD
	NEWPORT 4020
Signatures:	Rich Sun
Date:	21/11/19
	44

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	ECORDS MANAGEME
Proposed Development:	Dual Occupancy:	ECORDS MANAGEME
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of USEBJ // DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhood Pr	ecinct

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
••••••	/
Names:	CEEREDNE YOUNG
Address:	28 CONSTRACE COULT
	NGNPOVG 402D
Signatures:	Q
Date:	27/11/2019
	24

To:	Chief Executive Officer
	Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Femlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D
Lot Size:	627 m2

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

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The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater"

Block size is 627 m2, 37% less than code requirement

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The proposal does not comply with PO7 a, d.

- "Residential buildings and structures will ensure that site cover:
- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"
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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

a. Not dominate the street frontage

d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

 To:
 Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.did.gov.au

 Proposed Development:
 Dual Occupancy:

 Where:
 28 Fernlea Ave Scarborough QLD 4020

 On:
 Lot 2 on RP79886

 Approval Sought:
 Development Permit for a Material Change of Use

 Application Ref:
 DA/39443/2019/V2D

 Lot Size:
 627 m2

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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To:	Chief Executive Officer	
	Moreton Bay Regional Council	
	mbrc@moretonbay.qld.gov.au	
Proposed Development:	Dual Occupancy:	
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On:	Lot 2 on RP79886	
Approval Sought:	Development Permit for a Material Change of Use	
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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GENERAL MEETING - 502 11 February 2020

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To:	Chief Executive Officer
	Moreton Bay Regional Council
	mbrc@moretonbay.gld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Fernlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
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Application Ref:	DA/39443/2019/V2D

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		mbrc@moretonbay.qld.gov.au	
	Proposed Development:	Dual Occupancy:	
	Where:	28 Fernlea Ave Scarborough Q	LD 4020
	On:	Lot 2 on RP79886	
	Approval Sought:	Development Permit for a Mat	erial Change of Use
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	We strongly i	eject this proposal to build 2 la	rge joined dwellings or	n 28 Fernlea Ave Scarbor	ough.
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

2 pro de la cela	Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
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Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D
Lot Size:	627 m2

Chief Executive Officer

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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

a. Not dominate the street frontage

d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m, 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to: b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions" The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
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Names: Agnatia Charg	
Address: J2A Central auc	
-Dearworugn	
Signatures: Veneve Orang	
Date: 28 / //// /	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

To:	Chief Executive Officer
	Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Femlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D
Lot Size:	627 m2

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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Appendix A – Code Assessment document was not released until 21st November.

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The proposal does not comply with E47

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Block size is 627 m2, 37% less than code requirement

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

To:	Chief Executive Officer
	Moreton Bay Regional Council mbrc@moretonbay.gld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Femlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D
Lot Size:	627 m2

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

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"Are located on lots with an area of 1000m2 or greater"

Block size is 627 m2, 37% less than code requirement

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The proposal does not comply with PO7 a, d.

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- a. Does not result in a site density that is inconsistent with the character of the area
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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comments. This land is not big enough by at least
100% The land is supposed to be a
minimum of 1000 m² for dual occupancy
along with respectable amount of
green space. This is Scarborough
not New Port!

	Karen DUADRELL	
Names:		
Address:	33 CENTRAL AVENLE	
	SCARBOROU FH & 4020	
Signatures:		
Date:	25/11/13	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Tammara Scott

From:	Jo Mooney <malta07@bigpond.com></malta07@bigpond.com>
Sent:	Thursday, 28 November 2019 9:39 PM
To:	MBRC Incoming Mail
Subject:	Dual Occupancy objection

To:	Chief Executive Officer
	Moreton Bay Regional Council
	mbrc@moretonbay.qld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Fernlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D
Lot Size:	627 m2
MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

COMMENTS: NE OBJECT TO THIS PROPOSED DELEDOPMENT NOT ONLY FOR THE REPRORS STATED ABOVE BUT ALSO HE FEEL THE CURRENT CHARM & CHARRETER OF SCARBOROUGH WILL CHARGE WE WERE ATTRACTED TOTHS AREA 16 YEARS AGO FOR THAT BURGT TEASON. IT IS TRULY ASPECIAN PLACE AND COUNCIL STRUCK DENDERVOUR TO KEEP IT THAT WAY. WE ARE OBJECTING BECAUSE HE FEAR THAT IF THE RULES ARE BROKEN NOW IT OPENS THE DOOR. TO OTHER NON CONDUCT

DEVELOPMENT KEITH VELLNAGEL & JO MOONE Names: OYSTER PT ESP Address: a 4020 masa Signatures: Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Sent from Mail for Windows 10

11 February 2020

GENERAL MEETING - 502

GENERAL MEETING - 502 11 February 2020

MORETON BAY REGIONAL COUNCIL

27 NOV 2019 REDCLIFFE CUSTOMER SERVICE CENTRE

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:MarilynOCallaghan@MBRCDOM On: 29/11/2019 AM Moreton Bay Regional Council

То:	Chief Executive Officer
	Moreton Bay Regional Council
	mbrc@moretonbay.qld.gov.au
Proposed Development:	Dual Occupancy:
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On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
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8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	The Reprosed and ince of
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Names:	Bonness Causes
Address:	390 CONDOL ADUE
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Signatures:	Dolla
Date:	27.11.2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
Proposed Development:	Dual Occupancy:
Where:	28 Fernlea Ave Scarborough QLD 4020
On:	Lot 2 on RP79886
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments: BASEC	on the statutes above we whole heartedly
made the	development application for 28 Femilia
Avenue. Th	e proposed application dues not remotely
COMPLY MH	n the MBRC planning scheme.
The counc	I should abide (is readined to uphold
the laws a	nd this is a clear notation. The application
smuld be	refected and should have never been allowed
Names: EV	ic Burrys and Thea Stolknheig
Address:	9 seaville Avenue
Sc	antoragh 4020
Signatures:	En Bunno Del
Date:	515 NW 2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

28 November 2019	
	Angela & John Harvey
	51 Michel Road
	Scarborough Qld 4020
Chief Executive Officer	
Moreton Bay Regional Council	
mbrc@moretonbay.qld.gov.au	r
Proposed Development:	Dual Occupancy
Where:	28 Fernlea Avenue Scarborough QLD 4020
Approval Sought:	Development Permit for a Material Change of Use
Application Ref:	DA/39443/2019/V2D
MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct

RE: 28 FERNLEA AVENUE – DEVELOPMENT APPLICATION FOR A MATERIAL CHANGE OF USE (DUAL OCCUPANCY)

We own a property directly adjoining 28 Fernlea Avenue and reside at that property, 51 Michel Road, Scarborough.

By reference to the dts urban planning, surveying & development document dated September 2019 ("the Application") supporting the "Development", we submit as follows:

Appendix A - Code Assessment document was not released until 21 November 2019

This is a 90 page document and the community needed to consider it to understand the Application properly.

I understand Scott and Shelley Morecombe requested a reasonable extension to 13 December 2019 which has been refused or ignored. That is unacceptable.

Density: The Development does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare". This is exceeded.

Para 3.3 Driveway Crossovers:

It is asserted the "the proposed crossovers do not affect the ability of the development to provide adequate on-street parking....."

The Development does not comply with PO8 b,e. The Development has two crossovers and is excessive. Hardstand areas, particularly unit 2 are too small to manoeuvre vehicles. This will impact on street parking discussed below.

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

The Development does not comply with E8. 1b as there are two crossovers impacting on-street parking and street trees. Crossovers are only 1.5 m apart.

There will be a primary adverse impact of the proposed Development ie "on-street parking".

This section of Fernlea Ave is narrow and accordingly has "No Stopping" or "No Standing" signs on the Eastern side or Development side of the street. But they are not policed.

Nevertheless these have always been respected by the residents of the street. Except more recently, with rental tenants living at 28 Fernlea Ave, this has resulted in cars parked on both sides of the street at different times. If there were effectively two households located on the same site, then this situation is only going to worsen.

The provision of garages does not necessarily make any difference as with two x three bedroom residences and teenage or young adult children or shared tenancies, there could conceivably be six adults, each with cars to fit into two garages. We all know where they will end up.

Of course, similar situations can arise with single dwellings but allowing this Application and this Development can only make it worse. It will not improve it and it will certainly not remain the same as it is now.

It is the basic reason why it is a flawed Application. By changing the Material Use of the land, it will adversely impact upon legal and illegal congestion on the street and upon the amenity of the immediate neighbourhood. It is impossible to pass through the street if cars are parked carelessly on both sides.

Para 3.4 Proximity existing dual occupancy

Not only is the proposed Development within 200 metres of a dual occupancy dwelling at 47/47A Fernlea Ave, it is within 200 metres of a large dual occupancy dwelling located at 42 Oyster Point Esplanade.

There is not sufficient benefit to the neighbourhood to justify failing twice on this planning requirement. The purchaser knew or ought to have known of these limitations when 28 Fernlea Ave was bought.

It seems clear enough that the town planning intention is for such dual occupancy dwellings to be located close to services such as urban shopping centres. This is not the case here. It is an inappropriate location for this type of development.

Paras 5.1 Strategic intent, 5.1.1, 5.1.1.1 and 5.1.1.2

The proposed Development "maintains a compatible low intensity development so as not to compromise the character or amenity of the local area".

The Application fails on every count, despite the wordy submissions.

It is not compatible when every single dwelling but one, bounded by Fernlea Ave, Sunnyside Road (north side), Seaville Ave, and Michel Road is a single occupancy dwelling. That is incompatible.

It does not protect the local character of the area. It is not "consistent with the character of the local area maintaining a high level of residential amenity and privacy".

What is compatible and would maintain a high level of residential amenity and privacy would be a single occupancy dwelling.

There is no benefit to anyone in the proposed Development except for the developer. That is not a good enough reason for changing the Material Use.

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Site Cover (Residential Uses)

The Development does not comply with PO7 a, d.

Typical site cover in in the immediate neighbourhood of Michel Rd, Fernlea Ave and Herne St is 25-30%. The Development is 45% site cover and 90% of allowable limit without additional driveways and paving leaving almost no soil to absorb storms. Drainage will be affected into Fernlea Avenue.

Garage Openings: The Development does not comply with E5.1

The Development has 19m street frontage so there should be a maximum 6 m of garage doors but 9.6 m is proposed. This is 60% more than the code requirement.

Casual Surveillence: The Development does not comply with PO16

The Development will look like a block of units, not in keeping with the neighbourhood appearance and amenity, with no apparent allowance for cooling and heating despite diminished air flow.

More General Considerations

We bought at this location and reside at this location directly because of the quiet suburban neighbourhood that exists here.

We find it frustrating and annoying that our elected Council members so readily approve development submissions that are contrary to the Town Plan such as the recent attempt to build a multi-storey development at Newport. How that could be seriously considered by Council is beyond comprehension, given the massive disruption to traffic flow which would ensue and the effect on the current residents of Newport.

Purchasers of properties, including 28 Fernlea Avenue are well aware of the town planning requirements at the time of purchase. But evidently it has been purchased by a developer with no intention of living at the site but is perfectly happy to undermine the nature of the immediate urban environment. It is inappropriate for this section of Fernlea Avenue and for the entire greater block bounded by Michel Road, Seaville Avenue, and Sunnyside Road (north side).

We also note that the Brisbane City Council is now taking steps to alter planning requirements for certain communities where the residents of those communities seek to retain the character of their communities. That precludes spacious blocks being cut in two to build small, narrow buildings of high density and no space.

That Council is apparently beginning to listen to its existing residents and constituents. It would be heartening to see the MBRC take a similar approach as it is an excellent Council in many respects.

Yours faithfully

Angela and John Harvey

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

	То:	Chief Executive Officer
		Moreton Bay Regional Council
		mbrc@moretonbay.qld.gov.au
		Puel Occupancy:
	Proposed Development:	Dual Occupancy:
	Where:	28 Fernlea Ave Scarborough QLD 4020
	On:	Lot 2 on RP79886
	Approval Sought:	Development Permit for a Material Change of Use
	Application Ref:	DA/39443/2019/V2D
	MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct
	This development applica	tion for a Material Change of Use proposes to build 2 substantial dwellings on this small site
		esidents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.
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		s and rate payers by increasing urban density outside current planning is increasing
		enerating more on-street parking, reducing open space, restricting breezes and natural light
	creating extra noise and h	neat. We purchased here specifically because of the low density planning.
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	I/ we object to the	proposed development application on the following grounds:
1.	Appendix A – Code Asses	ssment document was not released until 21 st November.
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	properly.	n na tanàn mang European ang ang ang ang ang ang ang ang ang a
	We requested an extension	on of time to allow the public to make submissions until 13 th December.
2.		es not comply with PO1 in Table 6.2.6.2.2
	Exceeded.	rhood Precinct has a low residential density of a maximum of 15 dwellings per hectare"
	Executed.	
3.	Dual Occupancies:	
	The proposal does not co	omply with PO47
		frequent and dispersed within the streetscape and are not located within 200m (measured
		nt) of a lot containing an existing, approved or a properly made application for Dual
	Occupancy"	and a start of the
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	The proposal does not co	mply with F47
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		less than code requirement
4.	Site Cover (Residential U	
	The proposal does not co	
		structures will ensure that site cover:
		ite density that is inconsistent with the character of the area
	d. Reflects the low densi	ea, Herne and Michel 25-30%
		45% site cover and 90 % of allowable limit without additional driveways and paving leaving
	almost no soil to absorb s	·····································
5.	Garage Openings:	
	The proposal does not co	omply with PO5 a, d.
	· -	t adjoin the street frontage or public open space areas, or are designed to:
	a. Not dominate the str	
	d. not compromise on-si	
		e doors and there is almost no front gardens allowed
	The proposal does not co	
	Lot frontage over 15m:	nings are no greater than:
	a. 3m for every 7.5m of	street frontage
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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

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	We strong	v reiect t	this propose	al to buil	d 2 large	ioined	dwellings	on 28	Fernlea	Ave Scarboroug	h.
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Comments:	pecifically my concerns relate to:
1 Der	rgity of the proposed development an it
	at complying with los table 6.2.6.2.2.
@ 5.f	e coverage not an complying with Pora, d
and	I being inconsistent with the character of
the	Larea.
Names:	MR SIMON ROACT
Address:	42 Michel Load
	Scarborough CLD 4020
Signatures:	G. M.S.
Date:	28 Nov 2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

From:	james langston
То:	MBRC Incoming Mail
Subject:	Submission on Development: DA/39443/2019/V2D
Date:	Thursday, 28 November 2019 10:12:33 AM

Attention: Chief Executive Officer, Moreton Bay Council Submission on Proposed Development: DA/39443/2019/V2D MBRC Zone: General Residential Zone -Suburban Neighbourhood Precinct 28 Fernlea Ave Scarborough QLD 4020 (Lot 2 on RP79886) Approval Sought: Development Permit for a Material Change of Use Application

This development application is not consistent with the MBRC Planning Scheme - Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. It is expected that higher density is to occur where appropriately zoned.

If Council approves this development the result would be that the whole Scarborough General residential Zone will have a far higher density that allowed for, and is against what is reasonably expected by the community and zoning.

Councils LGIP does not account for this increased development yield if you factor in that all <700sqm blocks will have higher intensity development with higher density than assumed.

PO7 Site Cover:

The development has not addressed the PO in any way, just stating that the development has 45% site cover. Council cannot assume this development complies without a full assessment against the Performance Outcome, and given this site cover related to larger lots teh development is far in excess of the allowable cover.

Importantly it does not comply with the PO:

a) does result in a site density that is inconsistent with the character of the area. If Council applies two lots to a 627sqm site the actually density change throughout this area will increase drastically. The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" which is exceeded.

b). does result in an over development of the site;

d). does not reflect the low density character of the area. Most lots in this area are larger and it only reflects that character if proposed in areas zoned for such development.

PO9 - WSUD:

The development has not incorporated any WSUD design. Without the use of stormwater treatment the only alternatives are more pervious areas, which the development works against bu over developing lots.

While the development has a lawful point of discharge Council should consider the impact on stormwater flows due to increased intensification of the area. The site does not provide onsite detention and drains to areas impacted by overland flows, and/or streets with very little grade an tidal high tail-water conditions that will only become worse with climate change. The development should therefore include onsite detention to mitigate direct, indirect and cumulative impacts of development.

Dual Occupancies:

The proposal does not comply with P047 "Dual Occupancies are infrequent and dispersed

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy" There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement The proposal does not comply with [47 "Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement.

Access and Driveways:

The proposal does not provide enough room for on-street parking and street trees and is unsfae.

A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Where will residents park additional cars, boats etc. On others site frontages.

Fernlea Avenue is identified as a neighbourhood road. This hierarchy of road facilitates pedestrian movements and close proximity of cross overs is unsafe. Council should enforce the single crossover as per the codes.

The proposal does not comply with POIO b,f.

The development provide no room for landscaping or street trees to combat urban heat management and provides no enhancement to the streetscape. The two crossovers and small lot size provide no opportunity for such an outcome.

Overall, Council need to be targeting higher densities in the areas zoned for such uses. Furthermore, the development has not legally explained in detail how it does achieve the performance outcomes of the planning scheme.

Regards,

James Langston 7 Central Avenue Scarborough 4020 QLD Date of Submission by eamil: 28/11/2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:MarilynOCallaghan@MBRCDOM On: 27/11/2019 PM Moreton Bay Regional Council

	To: Proposed Development:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Dual Occupancy:	MORETON BAY REGIONAL COUNCIL 2 6 NOV 2019 CK REDCLIFFE CUSTOMER		
			SERVICE CENTRE		
	Where: On: Approval Sought: Application Ref:	28 Fernlea Ave Scarborough QLD Lot 2 on RP79886 Development Permit for a Mater DA/39443/2019/V2D			
	MBRC Zone:	General Residential Zone – Subur	rban Neighbourhood Precinct		
			proposes to build 2 substantial dwellings on this small site MBRC Planning Scheme – Suburban Neighbourhood Precinct.		
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	lication on the following grounds:				
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2.	CAR STREET SHE HAD THE FOR THE PROPERTY OF THE STREET	es not comply with PO1 in Table 6 rhood Precinct has a low residentia	6.2.6.2.2 al density of a maximum of 15 dwellings per hectare"		
3.	along the street alignmen Occupancy"	frequent and dispersed within the s nt) of a lot containing an existing, a	streetscape and are not located within 200m (measured approved or a properly made application for Dual ted at 47/47A Fernlea Ave Scarborough, 67% less than code		
	The proposal does not co	omply with E47	Moreton Bay Regional Council		
		an area of 1000m2 or greater" less than code requirement	RECORDS MANAGEMENT		
4.	Site Cover (Residential U The proposal does not co		2 7 NOV 2019		

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"
- Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

comments: I aglee completly with the
alore coments. I do not want the
tow density apeal of the aba
des theyes

Names:

Address:

Signatures:

Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:MarilynOCallaghan@MBRCDOM On: 26/11/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council	MORETON BAY REGIONAL COUNCIL
	mbrc@moretonbay.qld.gov.au	2 6 NOV 2019 Gel.
Proposed Development:	Dual Occupancy:	REDCLIFFE CUSTOMER SERVICE CENTRE
Where:	28 Fernlea Ave Scarborough QLD 4020	o chi the
On:	Lot 2 on RP79886	
Approval Sought:	Development Permit for a Material Change of Use	
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

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"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement Moreton Bay Regional Council

RECORDS MANAGEMENT

2 6 NOV 2019

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

Site Cover (Residential Uses): 4.

The proposal does not comply with PO7 a, d.

- "Residential buildings and structures will ensure that site cover:
- a. Does not result in a site density that is inconsistent with the character of the area d. Reflects the low density character of the area"
- Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

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Comments:	DUE	70	THE	8	OBJEC	TIONS	
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Address:					SCARBO		
<i></i>	17	Ra	lo.				
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
Dual Occupancy:
28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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"Garage and carport openings are no greater than:

Lot frontage over 15m:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Signatures: . Date:

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

To:	Chief Executive Officer	
	Moreton Bay Regional Council	
	mbrc@moretonbay.qld.gov.au	
Proposed Development:	Dual Occupancy:	
Where:	28 Fernlea Ave Scarborough QLD 4020	
On:	Lot 2 on RP79886	
Approval Sought:	Development Permit for a Material Change of Use	
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct	

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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reside	nto.
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motori	ists and service vehicles (e.g.
gars	age trucks) alike
Names:	Greg Wateins
Address:	24 Fernlea Aul
	Scarborough
Signatures:	Quert

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.gld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service
On:	Lot 2 on RP79886	29/11/2019
Approval Sought:	Development Permit for a Material Change of Use	Received at Caboolture
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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Comments: RE: DA /39443/2019/V2D appears to
Not meet the planning requirements on
many levels + I believe should be rejected
on these grands, unless it can be modified
to comply. We have recently moved from
NSW + one of the attractions was the low
density of the area particularly in regard +
Names: Robert Kerr + Suran Kerr-Bailey
Address: 45 Oyster Point Esplande Newport
$\mathcal{D}\mathcal{A}$
Signatures:
Date: 25/11/2019

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To:

MBRC Zone:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned	By:NaomiSteel@MBRCDOM	On:	02/12/2019	PM	Moreton	Bay	Regional	Council

Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au

Proposed Development: Dual Occupancy:

28 Fernlea Ave Scarborough QLD 4020 Where: Lot 2 on RP79886 On: Approval Sought: Development Permit for a Material Change of Use DA/39443/2019/V2D **Application Ref:**

Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019 OB. Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

General Residential Zone – Suburban Neighbourhood Precinct This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Names:	MR + MRS KONNEDY
Address:	50 OYSTER POINT ESPLANADE
	SCARBORAIGY HO2Q QUD
Signatures:	D Kenedy (Kandy
Date:	26/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

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This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
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Proposal has 9.6m garage doors and there is almost no front gardens allowed

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"Garage and carport openings are no greater than:

Lot frontage over 15m:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

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The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

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The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	DON & JAN HEAZLEWOOD
Address:	12 DOLPHIN STREET
	NEWPORT QLD 4020
Signatures:	SSHearlewood
Date:	24/11/2019

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To:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au

Proposed Development		10 ·
Where:	28 Fernlea Ave Scarborough QLD 4020	Re (
On: Approval Sought: Application Ref:	Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D	Re Custo
Lot Size:	627 m2	ouoto
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	Precinct

Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Moreton Bay Regional Council To: **Chief Executive Officer** RECORDS MANAGEMENT Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Received by Redcliffe Proposed Development: Dual Occupancy: **Customer Service** Where: 28 Fernlea Ave Scarborough QLD 4020 29/11/2019 Received at Caboolture On: Lot 2 on RP79886 Approval Sought: Development Permit for a Material Change of Use Customer Service 02/12/2019 Application Ref: DA/39443/2019/V2D MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	Refer to attached Sheet
Names:	Amanda Cooley and Chris Greasley
Address:	24 A Palmtree Ave
	Scarborough 4020 QLD
Signatures:	alcody (Jeans
Date:	27/11/2019

PAGE 109 Supporting Information ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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Scott and Shelly,

We purchased our home at 24A Palmtree Avenue in Scarborough approximately 18 years ago. For us it was a lifestyle choice, big blocks, children friendly, non-unit zoned, quiet and private with lots of trees and greenery. Over the years we have had to fight to keep the residential zoning in this area. In the past five years we have seen our lifestyle significantly changed for the worse through development in the area.

We strongly object to the proposed development to build 2 large joined dwelling on 28 Fernlea Avenue. We support you and would like to add the following information to the 8 proposal objections you have listed.

We have had a number of 1012m2 blocks subdivided in our area one directly behind us, four between us and Sunnyside Road and numerous in neighbouring streets (Brennan Road and Michel Road).

There are several issues that have arisen from these developments that have impacted the whole neighbourhood.

1. Parking, none of these new homes have adequate parking with some having four or five cars per residence. They park on the street close to the corners and driveways of neighbouring houses (sometimes illegally) blocking the street and a safe view of oncoming cars when you exit your residence.

There have been quite a few near misses between cars turning into Palmtree Avenue from Sunnyside Road and Brennan Road and cars that have to go on the wrong side of the road to navigate the parked cars.

Don't expect your visitors to be able to park outside or even close to your home. The residents of these developments because their kerbside parking is taken up by driveways park anywhere and everywhere. On the footpaths and they will occupy all parking in front of neighbouring homes. We have even had a Caravan and a boat to navigate around as we drive down the street.

- Children playing on the street, these houses have little or no yard to kick a ball or play in. Combined with the excess cars there have been a few close calls. Don't get us wrong we have no objection to the children playing but combined with the parking issues a tragedy is not far off.
- Loss of privacy. With little regard to neighbours these houses are so close to boundaries and often the blocks are built up so they overlook neighbouring houses and backyards.
- Noise, More people, more cars and definitely more noise. The higher density of housing and removal of trees make the whole area echo.
- 5. Water Flow, when we first moved into the area we had no issue with our backyard and shed flooding. We had to put drainage across the front of our shed so as to not interfere with the 'natural flow of water'. Since the block splitting and new homes built behind us we now have regular flooding. The retaining walls, filling in and raising of blocks before they build has slowed the water flow. The high ratio of house cover to exposed soil also contributes to the problem.
- 6. Water Pressure, we have noticed a significant drop in water pressure during peak times to the point where we cannot run a dishwasher or washing machine when we want to shower. We have had to stand flat against the wall in the shower at times just to get wet. And yes, we have complained.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

7. Removal of greenery and trees. So many full-grown trees and greenery has been removed. Our once green leafy suburb in some places resembles an inner-city street. Often blocks are stripped back bare impacting wildlife and the country 'feel' of the area. The minimal landscaping and plant choice is not adequate to replace them.

These are issues that impact the whole neighbourhood daily not just us. We are even more concerned that if this development is allowed to go ahead it will open a flood gate for similar future developments that go against the Planning Scheme for the area. In particular we are concerned with what may be built on the remaining 1012m2 blocks that still exist.

What is the point of having a Planning Scheme when greedy developers can keep challenging it. Why do we constantly have to object and fight for our way of life?

Scott and Shelly we are more than happy for you to put forward these points as part of the objection. We support you and our way of life fully.

Amanda Cooley and Chris Greasley

24A Palmtree Avenue

Scarborough, 4020

Qld

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Scott & Shelly Morcombe

Scottandshelly1922@hotmail.com

26 Fernlea Ave Scarborough 4020 0418 883 3350

Hi Neighbour,

This is a quick update about the Development Application at 28 Fernlea Ave Scarborough for a Material Change of Use - Dual Occupancy.

Here is our list of objections so if interested you can add your support by completing it and either emailing back or simply dropping into our letterbox at 26 Fernlea Ave Scarborough.

If you prefer, you can make your own objections directly with council and you can find all documents at PD Online on the link below.

http://pdonline.moretonbay.qld.gov.au/Modules/ApplicationMaster/default.aspx?page=wrapp er&key=1677473

All objections must be made before 29th November 2019 or they will not be counted.

Contact me if you have any questions or I can assist you in any way.

Sincerely,

Scott & Shelly Morcombe

24th November 2019

Hi Scott & Sk Hope this h 0417631608 neighbour hood ad well conflict as ents. do argur ear 15500 7900 PIV par 19 **GENERAL MEETING - 502**

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	PAcreton Bay Regional C
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020 /	Customer Service 29/11/2019
On:	Lot 2 on RP79886 / OB	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	DANNY G. MOODY
Address:	32 SUNNYSIDE RD SCAR BOROJLY
Signatures:	2m 4 3
Date:	25/11/2019

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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	To:	Chief Executive Officer	
		Moreton Bay Regional Council	
		mbrc@moretonbay.qld.gov.au	Received by Redcliffe
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4	Site Cover (Residential L		
	The proposal does not c		
		d structures will ensure that site cover:	
		ite density that is inconsistent with the	character of the area
		ity character of the area" lea, Herne and Michel 25-30%	
	Proposed development in	s 45% site cover and 90 % of allowable	limit without additional driveways and paving leaving
	almost no soil to absorb		anan panan kana dalah dalam mengerakan kana kana kana dalam dalam dalam dalam dalam dalam dalam dalam dalam da
5	6. Garage Openings:		
	The proposal does not c	omply with PO5 a, d.	
8		t adjoin the street frontage or public op	pen space areas, or are designed to:
	a. Not dominate the st		
	d. not compromise on-s.		rdens allowed
	The proposal does not c	e doors and there is almost no front ga	
		enings are no greater than:	
	Lot frontage over 15m:		
	a. 3m for every 7.5m o	f street frontage	
		f street frontage	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

b. Every 6m of opening is separated by a minimum of 6m" Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

- b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character
- e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

- "Development includes landscaping that:
- b Enhances the character of the streetscape
- f. contributes to reducing the urban heat island effect and improve micro-climate conditions"
- The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:		

		•••
		22
Names:	Br. Stefan M. Ziege I B. Michel Rd	
varies.	D Maria D L	
Address:	IS PLICHIRA	
	Scarborough QLD 4020	
	VC-UV OF DUG CUED TO CUED	••
Signatures:		
Signatures.	fifen - the 27 - 11 - 2019	
Date:	M = 1 + 1 - 2 + 9	
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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

			-1
То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton RECOR	Bay Regional Council
Proposed Development:	Dual Occupancy:		Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020		29/11/2019
On:	Lot 2 on RP79886		Received at Caboolture
Approval Sought:	Development Permit for a Material Change	offuse	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D		
MBRC Zone:	General Residential Zone – Suburban Neight	oourhood Pi	recinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m" Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
Names:	DEBORAH WILLOCKS
Address:	173 MEIN ST
	SCARBOROUGY
Signatures:	Junochs 23.11.2019
Date:	23.11.2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

		Moreton Bay Regional Council RECORDS MANAGEMENT
	То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au
	Proposed Development:	
	Where:	28 Ferniea Ave Scarborough QLD 4020 29/11/2019 Received at Caboolture
	On:	Lot 2 on RP79886 Development Parent for a Material Change of Use
	Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D
	MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct
		ation for a Material Change of Use proposes to build 2 substantial dwellings on this small site residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.
	neighbourhood traffic, ge	s and rate payers by increasing urban density outside current planning is increasing enerating more on-street parking, reducing open space, restricting breezes and natural light heat. We purchased here specifically because of the low density planning.
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1.	This is a 90 page docume properly.	ssment document was not released until 21 st November. nt and the public need to consider it with all other documents to understand the application on of time to allow the public to make submissions until 13 th December.
2.		es not comply with PO1 in Table 6.2.6.2.2 rhood Precinct has a low residential density of a maximum of 15 dwellings per hectare"
3.	Dual Occupancies:	
	The proposal does not co	그 - 정말 수 있는 것 같은 것 같
	0 541 St 15 41 5	frequent and dispersed within the streetscape and are not located within 200m (measured nt) of a lot containing an existing, approved or a properly made application for Dual
	There is another Dual Occ requirement	cupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code
	The proposal does not co	omply with E47 an area of 1000m2 or greater"
		less than code requirement
4.		and the second se
	The proposal does not co "Residential buildings and	d structures will ensure that site cover:
	a. Does not result in a si	ite density that is inconsistent with the character of the area
	d. Reflects the low densit	
		ea, Herne and Michel 25-30% : 45% site cover and 90 % of allowable limit without additional driveways and paving leaving :torms
5.	Garage Openings:	
	The proposal does not co "Car parking areas do not a. Not dominate the stru	adjoin the street frontage or public open space areas, or are designed to:
	d. not compromise on-sit	
		doors and there is almost no front gardens allowed
	The proposal does not co	
	"Garage and carport oper	ings are no greater than,
	Lot frontage over 15m:	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

b. Every 6m of opening is separated by a minimum of 6m" Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions" The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
	~
Names:	Jessica a Gregory Pearce
Address:	Ba Bremon Rd
	Societary & 4020
Signatures:	A Cafron
Date:	26/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Region
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886 / OR	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

- Lot frontage over 15m:
- a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

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Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
Names:	Susan Walke
Address:	1 Buckley Rd
	Scarborough 4020
Signatures:	Staller
Date:	25/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	PECORDS MANIA
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
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Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

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Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	ADRIAN DULOCER
inames.	
Address:	ITS MED J SA
	Seperadour
Signatures:	Chittado
Date:	24/11/19

0

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council



MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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Comments:
lames: JONATHAN and WENDY WARDEN
uddress: 59 LIONHEARI CRESCENT, NEWPORT, 4020
N' Plu Dan (a) 9/a Januar 1
ignatures:
Date: $() 28/11/2019$

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	mbrc@moretonbay.qld.gov.au	Oreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service
On:	Lot 2 on RP79886	29/11/2019
Approval Sought:	Development Permit for a Material Change of Use	Received at Caboolture
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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The proposal does not comply with PO8 b, e.

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e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

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Comments:		
WE	STRONALY A	GREE WITH ALL
OBJE	CTIONS ABOVE	2
Names:	PETER J STEPHENS	TRUDY STOPHENS
Address:	69 SEAVILLE AVENUE	69 SEAVILLE AVE
	SCHABOROUGH. QLD.	SCARBOROUGH QLD
Signatures:	ft ft	1 de la companya de l
Date:	26/11/2019.	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.gld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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d. not compromise on-site landscaping"

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"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions" The proposal has very little offered.

8. **Casual Surveillance**

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living'

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments: COMO traction eping nole Such GS

Names:	Dr Andrew Perry	-	
Address:	15 Fernley Ave		
	Scarborough	QLD	4020
Signatures:	A. Renj		
Date:	25/11/19		

PAGE 130 Supporting Information

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

		Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019
To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	BJ ID:
Proposed Development:	Dual Occupancy:	1
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone - Suburban Neighbourhood	Precinct
and is not supported by re The impact on neighbours neighbourhood traffic, ger	tion for a Material Change of Use proposes to build 2 substan- sidents and not in keeping with MBRC Planning Scheme – S and rate payers by increasing urban density outside current nerating more on-street parking, reducing open space, restrict	Suburban Neighbourhood Precinct. planning is increasing ting breezes and natural light
creating extra noise and h	eat. We purchased here specifically because of the low densit	y planning.
I / We object to the p	proposed development application on the following	ing grounds:
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	es not comply with PO1 in Table 6.2.6.2.2 rhood Precinct has a low residential density of a maximum o	f 15 dwellings per hectare"
along the street alignment Occupancy" There is another Dual Occ requirement The proposal does not co "Are located on lots with	afrequent and dispersed within the streetscape and are not loc (1) of a lot containing an existing, approved or a properly mad supancy only 65 metres away located at 47/47A Fernlea Ave	le application for Dual
 a. Does not result in a site d. Reflects the low densit Typical site cover in Fern 	omply with PO7 a, d. d structures will ensure that site cover: e density that is inconsistent with the character of the area y character of the area" lea, Herne and Michel 25-30% 45% site cover and 90 % of allowable limit without additiona	al driveways and paving leaving
5. Garage Openings: The proposal does not co		e designed to:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Names:	Emily Morcombe	
Address:	1509/10 Stratton St, Newstead QLD, 4006	

		 an
Signature	es: Dz	
Date:	28 / 11 / 19	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regionar
Proposed Development:		Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of $use^{\mathcal{E}}$	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	d Precinct

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal has very little offered.

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Comments:	
Names:	STUART DAUNDERS
Address:	2 BRENNAN RO
	SGARBOROUGH QLD 4020
Signatures:	Dalas
Date:	24-11-19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Com
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
	V. V 28	
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	od Precinct

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments Names: Address: Signatures: Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	02 DEC 2000
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	Precinct

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The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the lifestyle created by the low density planning.

Council await submissions from the public to consider impact from residents before making the decision. There is major public support against this development application. Over and over again we hear neighbours saying this is over development of the Suburban Neighbourhood Precinct.

The build is too big for the small block. Unit 2 is on 300 square metres because of the angled front and this is a ridiculous situation resulting in mostly concrete crossover and hardstand and no green space. Even then, you can't park or manoeuvre medium sized cars so everyone will park in the street but with excessive crossovers there will be none to use. It looks like Stocklands in Newport and we don't want it in this part of Scarborough. It is not appropriate.

The over development makes no serious attempt at managing green space, mostly concrete. At the back of 26 Fernlea Ave there is considerable vegetation, large trees, birds, wildlife. Lizards, spiders. It is everyone's combined back yards. It provides space, privacy, fresh air, lifestyle, drainage. This proposal to overdevelop 28 Fernlea Ave simply does not match, fit in or improve green space and urban footprint.

The parking in Fernlea Ave is already limited and has no parking signs on eastern side. However, some rental residents have parked there illegally. The corner with Michel Rd is blind and often has near misses. Powerlines were broken recently. Armco was replaced and traffic sign knocked over this week. We all know more people and cars will increase risks of pedestrian injuries in future.

I object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December. We consider this matter unsatisfactory and has restricted the number of submissions substantially.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded. This creates many problems where over development does not meet the code for the area.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement. This is too many for no reason or benefit.

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

6

e

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90% of allowable limit without additional driveways and paving leaving almost no soil to absorb storms creating runoff and flooding. Fernlea Ave already floods where roads create huge runoff from up the hills.

Proposal is inconsistent with the characteristic of the area and does not reflect the low density of the area.

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

a. Not dominate the street frontage

d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

- a. 3m for every 7.5m of street frontage
- b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

Like Newport, this is how things look. All garage doors and no gardens.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

Proposal is a concrete jungle not like Scarborough properties.

7. Landscaping

The proposal does not comply with PO10 b,f.

- "Development includes landscaping that:
- b Enhances the character of the streetscape
- f. contributes to reducing the urban heat island effect and improve micro-climate conditions"
- The proposal has very little offered.

See above comments about lack of green space proposed.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look more like others and allow more airflow around it for neighbours and allow for aircond storage.

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council



Lines Reference source not round. - Cyber Dratting & Design

September 2019

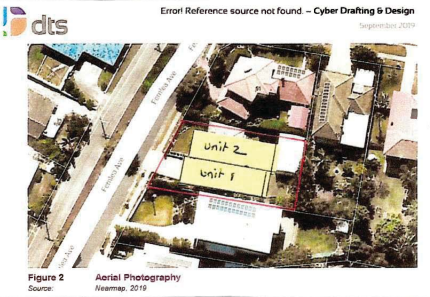
1 Detail and Design

The proposed development seeks approval for a Development Permit - Material Change of Use for a Dual Occupancy on land located at 28 Femlea Avenue, Scarborough. The site currently consists of a single dwelling house and ancillary shed structure which is to be removed to facilitate the proposed development. More specifically, the development includes:

- Two (2) x three-bedroom dwelling units;
- 2 storey built form;
 O
- 45% site coverage; 100 much
- Access via two (2) new 3m wide crossovers servicing each dwelling unit;
- Generous private open space areas;
- Ample landscaping and deep planting areas.



Figure 5 Scarborough Avenue Perspective Source: Except from plans by Cyber Drafting & Design



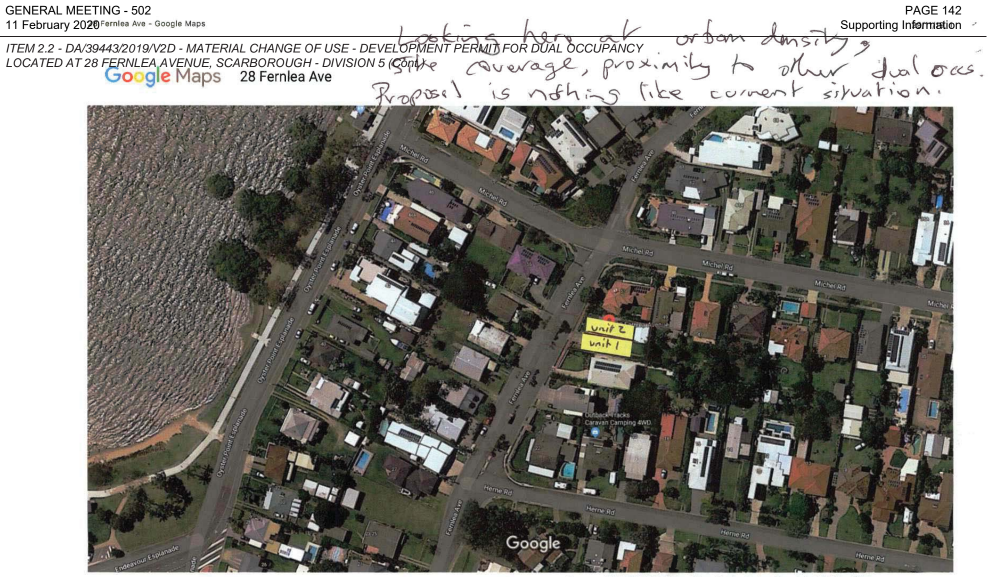
Too Developed

PAGE 141 Scanned GENERALe MEETING: 50212/2019 PM Moreton Bay Regional Council 11 February 2020 Supporting Information ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.) PRELIMINARY DRAWINGS - NOT FOR CONSTRUCTION. N Lot 2 number street: locality: parish: county: rp: Femlea Avenue Scarbo REDCLIFF Stanley 79886 area: site cover: 827m 45% Two Storey notes Timber Dwellin Use written dimensions only. Do not scale drawings from Building zone is to be cleared of any vegetation and trees to suit - check on site. One Store RP79886 All survey data taken from DWGPDF copy by others. Cyber Dnalling & Design take no responsibility of the proposed stab & pad levels due to the possibility of in-securancy of the disclours plan. 8 50 Loweel Brick Dwelling 9.14 8 77 9.66 10.93 TBM - Screw In Kerb Traffic Island R.: 8.27m Om² Hock Verify all bearing and dimensions on site prior to construction. All missing pega to be re-instated prior to any construction. Notify head contractor immediately 9.89 OTBM of any descrepencies in setoul dimensions. Do not start construction until all boundaries are confirmed. 3 Ensure all drawings and accompanying details and/or specifications have been stamped as 'Approved' by the relevant local authorities prior to use. 8P79886 ^{Femlea} Avenue All sile drainage to be graded to rubble pits or approved At the brandpoint of grades to functe pits of approves alle drainage pits all a ming grade of 1:100 (15) and connected to legal point of discharge in compliance with ASI/NZ 3500 & for NCC BCA vol. 2, parts 3,1,2 & 3,5,2 posed site 327 m² block TOO Small & erade sale and division 10 03 103 ASB . Manhole : 8.26m (South): 6.89m 8.85 10.90 1.5m Block Wall 270'00 0 37 771m 9.80 (North): 6 97m (East): 7 44m 10.16 10.44 8.01 Ground Floor Approximate Sewer Position Pipes Compiled from Water DBYD Plans. from Unity Water DBYD Plans 8F81794 First Floo Two Storey Brick! Cladded Dwelling 28% Corevage **Proposed Site Plan** Scale: 1:200
 REV
 DATE
 DESCRIPTION

 B
 05/02/19
 Amendments to Concept Drawings

 C
 15/02/19
 Amendments to Concept Drawings

 D
 27/02/19
 Amendments to Concept Drawings
 Jason Wholton DRAWING: sions shad not be ob CYBER ERIN JENNER PROPOSED SITE PLAN 18214 otherwise. Solcut dimensions shall be verified wirks and on site prior to any work being camed out. Any problems shall be directed to the builde for d'andication & correction. 28 Femlea Avenue 2 8 p. 07 3393 9159 SCALE AS SHOVAN (2 A3 DATE 18/02/2015 Scarborough 03.04/19 611631 WYRDULMA ADLO 4173 APA 428-423 HM RP 79665 Iscel



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https://www.google.com/maps/place/28+Fernlea+Ave,+Scarborough+QLD+4020/@-27.1996056,153.104...a=!3m1!1e3!4m5!3m4!1s0x6b93ef4a439d9cc9:0x24672eff41ee5892!8m2!3d-27.1995869!4d153.1050976 Page

Scanned By: WaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Community Comment Session MBRC:

26th November 2019

Scott Morcombe 26 Femlea Ave Scarborough 4020

Mayor Sutherland,

Councillors.

l am letting you know about a Development Application at 28 Fernlea Ave Scarborough for a Material Change of Use - Dual Occupancy.

I have included some basic information on the back of this. It is to develop 2 x 3 bedroom 2 storey attached houses on a 627 square metres block in a General Residential Zone – Suburban Neighbourhood Precinct in Scarborough.

We are very disappointed that there has been no consultation prior to this.

The DA is now at the Public Notification period ending on 29th November 2019 but we have requested an extension of time because the Code Assessment document was not posted online until 21st November and await confirmation.

I live next door but today I am speaking on behalf of my community because we all chose to live in Scarborough because of the lifestyle and low-density zoning and do not think this development is suitable. It looks like something from Newport not Scarborough.

I confirm today significant community concerns about this matter after meeting with many of them last week. We are not against all development. One for one is fine.

This development application for a material change of use proposes to build 2 substantial dwellings on this small site is not supported by residents and not in keeping with the MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat and impacting flora and fauna.

There are many breaches of zoning requirements that we have identified in support of our claims that we will confirm soon.

We want this DA rejected immediately.

Scott Morcombe

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRG	DOM On: 02/12/2019 PM Moreton Bay Regional Council
l strong	reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.
currently I and hear e	y, this proposal affects me directly. It lowers the value of the area and blocks breezes and sunlight that we ove. Our views north will be blocked. Privacy that we have will be stopped because we will look at each other ach other. 300 square metres is where unit 2 sits so how can cars function and how can kids play. Answer: in Reject this proposal.
	t to communicate with us about possible shared benefits. Just a sign and a lot of stress having to try to cepted residential zoning.
Other vari	ous attachments included to assist council to reject this proposal.
Names:	SCOTT MORCOMBE
Address:	26 FERNLEP AJE
Signatures Date:	SCARBOROUGH 4020 29/11/19

Sil

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Moreton Bay Regional Com **Chief Executive Officer** To: Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Proposed Development: Dual Occupancy: Received by Redcliffe **Customer Service** Where: 28 Fernlea Ave Scarborough QLD 4020 29/11/2019 Lot 2 on RP79886 On: Received at Caboolture Approval Sought: Development Permit for a Material Change of Use Customer Service 02/12/2019 **Application Ref:** DA/39443/2019/V2D MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

- Lot frontage over 15m:
- a. 3m for every 7.5m of street frontage

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
Names:	Carly and Cameron murfett 21 Fernlea Ave . Scarborgugh.
Address:	21 Fernlea Ave . Scarborgugh.
	Carliet 1 1
Signatures:	(XMITTO / // VOR
Date:	24/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To: **Chief Executive Officer** Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Proposed Development: Dual Occupancy: OBJ II Where: 28 Fernlea Ave Scarborough QLD 4020 On: Lot 2 on RP79886 **Approval Sought: Development Permit for a Material Change of Use** DA/39443/2019/V2D **Application Ref:** MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

Moreton Bay Regional Council RECORDS MANAGEMENT 12 DEC. Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

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We requested an extension of time to allow the public to make submissions until 13th December.

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"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

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There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

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"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

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The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
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Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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this	an not at all in agreement with property being turned into a duel ing. Due to increased traffic + lack of ing space in our street.
······································	HRS ELISABETH MEULENBROEK
Name s :	
Address:	35 FERNLEA AV.
	SLAR BORDUGH 4020
Signaturest Date:	<u>Phenembrak</u> 26 NOV. 2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	RECORDS MANAGE
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service 29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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AMES + MARCARET LEATHART
SEAVILLE ANÉ
ARBOROUCH 4020
flesttor M. deathart
5/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	RECORDS MANA -
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
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Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

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"Dual Occupancies provide:

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Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

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Comments MARTI Names: Address: Signatures: Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Noraten Bay Regional Council
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	29/11/2019 Received at Caboolture Customer Service 02/12/2019
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourho	ood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	MARK AND NANCY MUNAULURD
Address:	MARK AND NANCY MNANUMRON 3 HIBENK ROAD, SCARADROWH 4020
Signatures:	Mt Nacy Madrid.
Date:	24 NOV 19

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	1	n Bay Regional Council RDS MANAGEMENT 0 2 DEC 2019
Proposed Development:	Dual Occupancy:	OBJ ID:	Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	and the second distances of th	Customer Service 29/11/2019
On:	Lot 2 on RP79886		Received at Caboolture
Approval Sought:	Development Permit for a Material Cha	nge of Use	Customer Service 02/12/201
Application Ref:	DA/39443/2019/V2D	_	Customer Service 02/12/201
Lot Size:	627 m2		

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	Michelle Lea
Address:	7 Svenige Crt
	Newport
Signatures:	Michelle Lea
Date:	26/11/12

64

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019
Proposed Development:	Dual Occupancy:	/
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MDDC Zamas	Concert Desidential Zone - Cuburban Mainhhaumhan	1 Provide at

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

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Comments:	His Development would DErsnoy the Larai Amening
of /14's	MER MAS SET A DANGENED precedent to they are hars : Nort Concersron Nechkontool Phan
ZONZO	Altens of the Rarchede Periloso LA
	~
Names:	Warry Kelly
Address:	16 Couraceous Cr Newport an 4020
Signatures:	Wends Kelle
Date:	28/11/2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regionar
Proposed Development:	Juar Occupancy.	Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood Precinct	

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:

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ames:	(LOANNA LINCOLNE	9 EKKY DOWNE
ddress:	31 MICHEL RD	P O
	SCADOSOKOUGTI	
gnatures:	(\mathcal{H})	Mul
ate:	Jel, JA	
	23/11/1	
	92	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019	
Proposed Development:	Dual Occupancy:		1
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change DA/39443/2019/V2D 627 m2	OBJ ID; e of Use	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019

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The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions" The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Comments:	
Names:	Natasha Lea
Address:	7 Svenige Crt
	Newport Old 4020
Signatures:	Matesla Led
Date:	26/11/19

To:

MBRC Zone:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Proposed Development: Dual Occupancy:

Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au

Where:28 Fernlea Ave Scarborough QLD 4020On:Lot 2 on RP79886Approval Sought:Development Permit for a Material Change of UseApplication Ref:DA/39443/2019/V2D

Moreten Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

General Residential Zone – Suburban Neighbourhood Precinct

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

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The proposal does not comply with E5.1

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Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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6. Access and Driveways:

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7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

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f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

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Comments:	
A~	CONCERNED AS IF THIS MAPPLICATION IS AMPROVES
THEN	WHAT NEXT FOR THIS AREA.
1 A-7	ALL FOR GODWIN BUT THIS APPLICATION IS SIMPLY
NOT	IN THE REST IN TELECT OF THE EXISTING RESIDENTS
Names:	R MARTIN
Address:	21 SEAULLE Aré
Signatures:	U HE
Date:	26 1000 2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Ma

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To: Proposed Development:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Dual Occupancy:	Oreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
110007		

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

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Density: The proposal does not comply with PO1 in Table 6.2.6.2.2
 "The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare"

3. Dual Occupancies:

Exceeded.

The proposal does not comply with PO47

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"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

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Lot frontage over 15m:

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	Jason Lea
Names.	1 0.1 0.1
Address:	7 Denge 47
	Newport Q6 6020
Signaturasi	
Signatures:	26/11/10
Date:	20(11(1))

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer	Moreton Bay Regional Council
	Moreton Bay Regional Council	RECORDS MANAGE
	mbrc@moretonbay.qld.gov.au	RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	A 2 050 000
		Received by Redcliffe
Where:	28 Fernlea Ave Scarborough QLD 4020	Customer Service
On:	Lot 2 on RP79886	³ . 29/11/2019
Approval Sought:	Development Permit for a Material Change of Use	Received at Caboolture
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
Lot Size:	627 m2	
MBRC Zone:	General Residential Zone – Suburban Neighbourho	od Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

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Proposal has 9.6m garage doors and there is almost no front gardens allowed

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"Garage and carport openings are no greater than:

Lot frontage over 15m:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

a. 3m for every 7.5m of street frontage

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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The proposal does not comply with PO8 b, e.

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7. Landscaping

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The proposal has very little offered.

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Comments

Names:	Clanic herry
Address:	16 COUNTERS COURT
	Nourset QUA 4020
	all-hall-
Signatures:	
Date:	28 11/2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where: On: Approval Sought: Application Ref:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D	Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	d Precinct

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	allian Hentschel
Address:	25 PINEWOOD ST
	REDCCITERE 4020
Signatures:	G The
Date:	24-11-2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.gld.gov.au	Moreton Bay Region
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886 0B	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	od Precinct

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	SHARISE HEALLEWOOD)
Address:	7 HERNE ROAD
	SCARBOROUGH QU) 4020
Signatures:	Medurood
Date:	24/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Pioreton Bay Regional Council RECORDS MANAGEME To: **Chief Executive Officer** Moreton Bay Regional Council mbrc@moretonbay.gld.gov.au Proposed Development: Dual Occupancy: Received by Redcliffe OB **Customer Service** Where: 28 Fernlea Ave Scarborough QLD 4020 29/11/2019 On: Lot 2 on RP79886 Received at Caboolture Approval Sought: Development Permit for a Material Change of Use Customer Service 02/12/2019 Application Ref: DA/39443/2019/V2D MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

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2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

a. Does not result in a site density that is inconsistent with the character of the area

d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

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Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

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The proposal does not comply with PO8 b, e.

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The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

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The proposal has very little offered.

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Comments:			
Names:	PAMELA HEAZLEWOOD		
Address:	7 HERNE ROAD		
	SCARBOROUGH QLD 4020		
Signatures:	P3Heaglewood		
Date:	24/11/19		

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	l Precinct

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Names:	STUDET HENTSCHEL
Address:	25 PINEWAOD ST.
	REDUIFFE QJ 4020
Signatures:	SIGL .
Date:	24/11/19

76

To:

MBRC Zone:

PAGE 177 Supporting Information

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Proposed Development: Dual Occupancy:

Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au

Where:28 Fernlea Ave Scarborough QLD 4020On:Lot 2 on RP79886Approval Sought:Development Permit for a Material Change of UseApplication Ref:DA/39443/2019/V2D

Moreton Bay Regional Coulici RECORDS MANAGEMENT 02 DFC 20 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

General Residential Zone - Suburban Neighbourhood Precinct

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	The objections appear to be Valid!
	I would not support the proposal in its curvent form.
	Low dansily having needs to be maintained.
	[]
Names:	Chris Greenwood
Address:	41, Palmtree Avenue,
	Scarborough, 4020.
Signatures:	Chamb
Date:	25.11.19.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

	То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regionar
	Proposed Development:	Dual Occupancy:	Received by Redcliffe
	Where: On: Approval Sought: Application Ref:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D	Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
	MBRC Zone:	General Residential Zone – Suburban Neighbourho	pod Precinct
	and is not supported by n The impact on neighbour neighbourhood traffic, ge	ition for a Material Change of Use proposes to build esidents and not in keeping with MBRC Planning Sch s and rate payers by increasing urban density outsid enerating more on-street parking, reducing open spa neat. We purchased here specifically because of the	neme – Suburban Neighbourhood Precinct. le current planning is increasing ace, restricting breezes and natural light
		proposed development application on the	
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	Proposed development is almost no soil to absorb st	45% site cover and 90 % of allowable limit without torms	additional driveways and paving leaving
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a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:		
-		
	-	
Names:	Celeng Heazlewood	
Address:	7 Herne Road	
	Scarborough QLO 4020	
Signatures:	HANN.	
Date:	24/11/19	

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Counce RECORDS MANA -
Proposed Development:	Dual Occupancy:	Received by Redcline
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	Customer Service 29/11/2019 Received at Caboolture
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	Customer Service 02/12/2019
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GENERAL MEETING - 502 11 February 2020

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	Clear breachs of the code as highly blad above.
S-ipis	ed it has got this for through coursel approul
	5 <u>~</u>
Names:	D&T FULLEY
Address:	16 Herne Road
	Spenbarough, OU, 4020
Signatures:	POTAP
Date:	24/11/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council
Proposed Development:	Dual Occupancy:	Received by Redcline
Where: On:	28 Fernlea Ave Scarborough QLD 4020	Customer Service 29/11/2019
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	Received at Caboolture Customer Service 02/12/2019
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d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

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The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

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"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

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The proposal has very little offered.

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The proposal does not comply with PO16

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Comments:	
Names:	BRUCE HEAZLEWOOD
Address:	7 HERNE ROAD
	SCARBOROUGH QLD 4020
Signatures:	Muffegliwood
Date:	24/11/19

S

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

canned	By:NaomiSteel@MBRCDOM	I On: 02/12/201	9 PM	Moreton Ba	y Regional	Council	
+	.						
	To:		Chi	ef Executive (Officer		

Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au

Proposed Development: Dual Occupancy:

Where: 28 Fernlea Ave Scarborough QLD 4020 On: Lot 2 on RP79886 Approval Sought: Development Permit for a Material Change of Use Application Ref: DA/39443/2019/V2D

Moreton Bay Regional Council RECORDS MANAGEMENT 0 2 DEC 2019 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

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"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

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The proposal does not comply with PO7 a, d.

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM 0)n:	02/12/2019	PM	Moreton	Bay	Regional	Council	
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We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	
Wer	alle our area & community as the family-
friend	14 "safe zone" that it presently is
The g	reater environmental impacts the council &
big de	recopers have already put on our peninsular
is gette	ing out of hand with the Stockland Developments
piease	dont continue the trend to our already established
Strect Names:	
Address:	20 central Ave
	Scarborough 0 4020
Signatures:	The des and
Date:	28/11/17

PAGE 186 Supporting Information

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer	C
	Moreton Bay Regional Council	1
	mbrc@moretonbay.qld.gov.au	· ^
		1
Proposed Development:	Dual Occupancy:	
Where:	28 Fernlea Ave Scarborough QLD 4020	
On:	Lot 2 on RP79886	L
Approval Sought:	Development Permit for a Material Cha	0. A
Application Ref:	DA/39443/2019/V2D	
		9
MBRC Zone:	General Residential Zone – Suburban Ne	1

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	JACQUELINE BYRNE
Address:	25 HERNE ROAD
	SCARBOROUGH. Q. 4020.
Signatures:	213
Date:	25/14/19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

		- BA-
To:	Chief Executive Officer	PEO Bay Regis
10.	Moreton Bay Regional Council	CORDS MALL Cou
	mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Cou RECORDS MANAGEMEN
Proposed Dev	elopment: Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 402	
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sou	ght: Development Permit for a Material C	
Application Re	ef: DA/39443/2019/V2D	

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

r .

I object to the development at 28 Fernlea Ave Scarborough for a Material Change of Use – Dual Occupancy as is does not meet many criteria stated in the MBRC Planning Scheme – Adopted.

The adopted planning scheme to a long period to be developed, and the process included a significant period of consultation with and review by local citizens. The Owner of 28 Fernlea Ave was aware of the requirements of the property, or should have been. The Owner, if he/she/they wanted dual units, had ample opportunity to buy elsewhere on the Peninsula. If the Owner is unhappy with the requirements of the MBRC Planning Scheme – Adopted, the Owner can attempt to influence the MBRC during the consultation process for the next Planning Scheme.

For Council to accept a Material Change In Use at 28 Fernlea Ave that is so contrary to its stated requirements for a Suburban Neighbourhood Precinct would be a travesty that mocks any planning process.

Stephen J Baker 48a Seaville Avenue Scarborough Qld 4020.

29 November 2019.

29/11/192

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional C
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	
MDDC Zanas	Convert Residential Zone Suburban Neighbourboo	ad Decement
MBRC Zone:	General Residential Zone – Suburban Neighbourhoo	bu Precinci

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	WE OBJECT TO THE PROPOSED DEVELOPMENT,
NOT	ONLY WILL IT BE AN EVESORE, CARS + PARKING IN
THIS	STREET 15 ALSO ALVOTHER PROCLEM PLUS ALL THE
ACOVE	E PUREPOS LISTED
Names:	DUARD CAMPBELD & FETELLE BERKYMAN
Address:	10 FERNLEA AVENUE
	<u>SCARBOROUGH HOLO</u>
Signatures:	D Campbell & Berry
Date:	25/11/2019

To:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Proposed Development: Dual Occupancy:

Where: 28 Fernlea Ave Scarborough QLD 4020 On: Lot 2 on RP79886 Development Permit for a Material Change of Use Approval Sought: DA/39443/2019/V2D **Application Ref:**

Moreton Bay Regional Council RECORDS MANAGEMENT Received by Redcliffe OF **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

Comments:

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

Names:	James & Fiona Estella
Address:	33 Fernlea Avenue
	Scarborough QLD 4020
Signatures:	Julys 72 Estables
Date:	25/11/2019

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council 7
Proposed Development:	Dual Occupancy:	Received by Redcliffe
Where: On:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886	
Approval Sought: Application Ref:	Development Permit for a Material Change of Use DA/39443/2019/V2D	Received at Caboolture Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhood	Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

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7. Landscaping

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"Development includes landscaping that:

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f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

The proposal looks like a large block of units, does not look like neighbours' houses, blocks breezes and views, has no heating or cooling specified. A hipped roof instead of flat one would look better and allow more airflow around it for neighbours.

We strongly reject this proposal to build 2 large joined dwellings on 28 Fernlea Ave Scarborough.

Comments:	reject this proposal strongly on the grounds
of the	fact that it does not comply with E47
Thore	is alot of large blocks in the area
	his will set a precedent to sub divides
them.	
Names:	Ryan Blyth and Kacey Blyth
Address:	20 HOTNE Road, Scarborough
	Af f
Signatures:	K. HD KBAT
Date:	25/11/19
- Alexandre - A	

PAGE 197 Supporting Information ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

	`		Moreton Bay Regional Council RECORDS MANAGEMENT
Το	c	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	0 2 DEC 2019 DBJ ID:
Pr	oposed Development:	Dual Occupancy:	
Or Aj Aj	here: n: oproval Sought: oplication Ref: ot Size:	28 Femlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019
М	BRC Zone:	General Residential Zone - Suburban Neighbourhood P	recinct

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Lot frontage over 15m:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council 1 A 1 * . .

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Comments:

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Names: Thon	nas Butler	 	 	
Address: 1509)/10 Stratton St, Newst		 	

Signatures:	Tossale		1	0
Date:	28 / 11 / 19	 		

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

Chief Executive Officer To: Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au Proposed Development: Dual Occupancy: OF Where: 28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 On: Approval Sought: Development Permit for a Material Change of Use Application Ref: DA/39443/2019/V2D MBRC Zone: General Residential Zone – Suburban Neighbourhood Precinct

Moreton Bay Regional Council RECORDS MANAGEMENT 02 DEC 2000 Received by Redcliffe **Customer Service** 29/11/2019 Received at Caboolture Customer Service 02/12/2019

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

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The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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The proposal does not comply with PO8 b, e.

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We strongly reject this proposal to	o build 2 large joined dy	wellings on 28 Fernlea Ave Scarboroug	h.
-------------------------------------	---------------------------	---------------------------------------	----

comments	Building regulations are usually in place for	
good	reasons. Relaxing them & making	
allou	sances leads to a precedence for	
every	are else to build whatever they like	
hewer	ver they like. No 22 Fernlea & No	
24 Fe	unlea have already flawfed the law	
with ce	anstructions. Parking is already a problem	100
Names:	JANET BOLTON	
Address:	22 HERNE ROAD SCARBOROUGH, QLD, 4020	
Signatures:	JAbella	
Date:	(/26/11/19.	

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council	Moreton Bay Regional Council RECORDS MANAGEMENT		
	mbrc@moretonbay.qld.gov.au	0 2 DEC 2019		
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service		
Where:	28 Fernlea Ave Scarborough QLD 4020	29/11/2019		
On:	Lot 2 on RP79886	Received at Caboolture		
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019		
Application Ref:	DA/39443/2019/V2D			
MBRC Zone:	General Residential Zone – Suburban Neighbourho	od Precinct		

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The proposal does not comply with PO47

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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comment 9 C KF Names: Address: 4010 Signatures: Nag Date:

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

1 8.4

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	0 2 DEC. 2010
Where: On: Approval Sought: Application Ref: Lot Size:	28 Fernlea Ave Scarborough QLD 4020 Lot 2 on RP79886 Development Permit for a Material Change of Use DA/39443/2019/V2D 627 m2	Received by Redcliffe Customer Service 29/11/2019 Received at Caboolture Customer Service 02/12/2019

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ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments:	
Names:	PETER ADCOCH
Address:	54 INTREPID CN7
	NEWPORT 4023
Signatures:	12
Date:	27-11-19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

То:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	Moreton Bay Regional Council RECORDS MANAGEMENT
Proposed Development:	Dual Occupancy:	Received by Redcliffe Customer Service
Where:	28 Fernlea Ave Scarborough QLD 4020	
On:	Lot 2 on RP79886	Received at Caboolture
Approval Sought:	Development Permit for a Material Change of Use	Customer Service 02/12/2019
Application Ref:	DA/39443/2019/V2D	Customer Service 02/12/2019
MBRC Zone:	General Residential Zone – Suburban Neighbourhood F	Precinct

This development application for a Material Change of Use proposes to build 2 substantial dwellings on this small site and is not supported by residents and not in keeping with MBRC Planning Scheme – Suburban Neighbourhood Precinct.

The impact on neighbours and rate payers by increasing urban density outside current planning is increasing neighbourhood traffic, generating more on-street parking, reducing open space, restricting breezes and natural light creating extra noise and heat. We purchased here specifically because of the low density planning.

I / We object to the proposed development application on the following grounds:

1. Appendix A – Code Assessment document was not released until 21st November.

This is a 90 page document and the public need to consider it with all other documents to understand the application properly.

We requested an extension of time to allow the public to make submissions until 13th December.

2. Density: The proposal does not comply with PO1 in Table 6.2.6.2.2

"The Suburban Neighbourhood Precinct has a low residential density of a maximum of 15 dwellings per hectare" Exceeded.

3. Dual Occupancies:

The proposal does not comply with PO47

"Dual Occupancies are infrequent and dispersed within the streetscape and are not located within 200m (measured along the street alignment) of a lot containing an existing, approved or a properly made application for Dual Occupancy"

There is another Dual Occupancy only 65 metres away located at 47/47A Fernlea Ave Scarborough, 67% less than code requirement

The proposal does not comply with E47

"Are located on lots with an area of 1000m2 or greater" Block size is 627 m2, 37% less than code requirement

4. Site Cover (Residential Uses):

The proposal does not comply with PO7 a, d.

"Residential buildings and structures will ensure that site cover:

- a. Does not result in a site density that is inconsistent with the character of the area
- d. Reflects the low density character of the area"

Typical site cover in Fernlea, Herne and Michel 25-30%

Proposed development is 45% site cover and 90 % of allowable limit without additional driveways and paving leaving almost no soil to absorb storms

5. Garage Openings:

The proposal does not comply with PO5 a, d.

"Car parking areas do not adjoin the street frontage or public open space areas, or are designed to:

- a. Not dominate the street frontage
- d. not compromise on-site landscaping"

Proposal has 9.6m garage doors and there is almost no front gardens allowed

The proposal does not comply with E5.1

"Garage and carport openings are no greater than:

Lot frontage over 15m:

a. 3m for every 7.5m of street frontage

GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

b. Every 6m of opening is separated by a minimum of 6m"

Proposal has 19m street frontage so should be maximum 6m garage doors but is proposed at 9.6m. 60% more than code requirement.

6. Access and Driveways:

The proposal does not comply with PO8 b, e.

"Driveways, pedestrian entries and internal access ways are located and designed to:

b. not detract from the creation of active street frontages and positively contribute to the intended streetscape character

e. not result in excessive crossovers and hardstand areas"

Proposal has 2 crossovers and is excessive. Hardstand areas particularly unit 2 are too small to manoeuvre vehicles The proposal does not comply with E8.1 b.

"Dual Occupancies provide:

b "A maximum of one crossover per street frontage; or where more than one crossover per street frontage, they are to be at least 12m apart to allow for on-street parking and street trees."

Proposal has 2 crossovers impacting on-street parking and street trees. Crossovers are only 1.5m apart.

7. Landscaping

The proposal does not comply with PO10 b,f.

"Development includes landscaping that:

b Enhances the character of the streetscape

f. contributes to reducing the urban heat island effect and improve micro-climate conditions"

The proposal has very little offered.

8. Casual Surveillance

The proposal does not comply with PO16

"Development incorporates subtropical design principles that respond to Moreton Bay's climate in a manner which minimises reliance on non-renewable energy sources for heating, cooling or ventilation and promotes local character and identity and encourage outdoor living"

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Comments:	The Application should a constituting
be r	éjected due to the store
mer	haved non-compliance with
the	area regulacións
Names:	SARAM , START BURCH
Address:	10 PALMTREE ME
	SCARBOROUGA 4020
Signatures:	SBirch
Date:	26.11.19

19

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

1.....

Scanned By:NaomiSteel@MBRCDOM On: 02/12/2019 PM Moreton Bay Regional Council

To:	Chief Executive Officer Moreton Bay Regional Council mbrc@moretonbay.qld.gov.au	CORDS MANAGEMENT
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GENERAL MEETING - 502 11 February 2020

ITEM 2.2 - DA/39443/2019/V2D - MATERIAL CHANGE OF USE - DEVELOPMENT PERMIT FOR DUAL OCCUPANCY LOCATED AT 28 FERNLEA AVENUE, SCARBOROUGH - DIVISION 5 (Cont.)

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Comments: K	NOWING THE PREVIOUS RESIDENTS THE HOUSE WAS
	WITH UNDUE HASTER - SEWING IN THE FIRST WEEK
FOR THE	SIZE OF THE HOUSE IT WAS OBVIOUS THAT PAYING \$749 "
WAS PU	RCHASE PRICE OF LAND (TO BE SUBDIVIDED) ONE TENDS TO
THINK A	DEVELOPER MAY HAVE PURCHASED IT. ALSO DID SAID
PERSON A	1230 HAVE ASSURANCES THAT THERE WOULD BE NO OPPOSITION
10 THIS ?	WHO KNOWS SO YES WE BOTH OBJECT IN THE STRONGEST OF
TERMS TOT	PATRICIA CORBETT STANLEY CORBETT
Names:	PATRICIA CORBETT STANGY CORBETT
Address:	46 MICHER RD 0467902883
	SCARBOROUGH QUO 4020
Signatures:	P Corbeto Abarb. D.
Date:	27.11.19

SUPPORTING INFORMATION Ref: A19624013 & A19624014

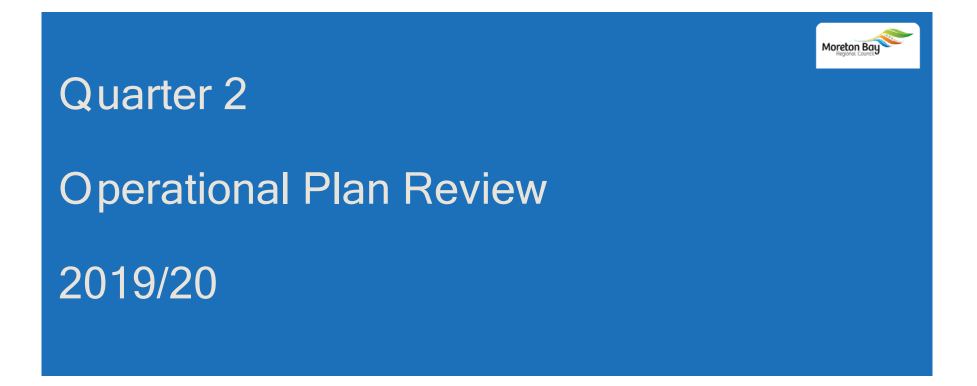
The following list of supporting information is provided for:

ITEM 3.1 QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL

#1 Quarter 2 - Operational Plan

#2 Quarter 2 - Amended Budget

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.) #1 Quarter 2 - Operational Plan PAGE 212 Supporting Information



ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department Performance



ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department: Legal Services			
Department Performance			
Description	Units of Measure	KPI Target	YTD KPI Achieved
Litigation satisfactorily resolved	%	90.00	100.00
Legal advice provided within agreed timeframes	%	100.00	99.00
Compliance with statutory and policy timeframes for Right To Information and Information Privacy applica and Complaints	tions _%	95.00	93.00

Performance Commentary

Right to Information and Information Privacy application and Complaints processing timeframes are generally being met. The timeframe for two Right to Information applications and one complex Administrative Action complaint were not met this quarter. All finalised litigation matters were satisfactorily resolved in accordance with direction pursuant to delegation or resolution of Council. The majority of legal advice was provided within agreed timeframes.

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department: Strategy and Engagement			
Department Performance			
Description	Units of Measure Ta	KPI YTD rget Achie	
Customer satisfaction with Council sponsored and run events	% 80	.00 94	4.00
Council media releases utilised by media organisations	% 80	.00 100	0.00

Performance Commentary

20 council run and sponsored MBRIT events were held during the reporting period including two movie nights, six citizenship ceremonies a Teddy Bears' Picnic, the 2019 Business Excellence and Innovation Awards, and Christmas in the Moreton Bay Region program. All events continued to experience strong attendance and positive feedback, except for North Lakes Christmas Carols which was eventually cancelled due to thunderstorms. Fireworks planned for the region's major Christmas Carols were cancelled, with monies donated by MBRIT to the bushfire appeal.

Council's divisional events program saw community events in Division 10 (Ferny Hills Picnic in the Park), Division 5 and 6 (Redcliffe Teddy Bears Picnic), Division 7 (Kallangur Movie Under the Stars), Division 1 (Bongaree Movie Under the Stars) and Division 2 (Burpengary Big Splash). All events experienced positive attendance and feedback, despite some of these events being somewhat impacted by poor weather conditions. Other events delivered included Battle of the Brains School Competition and four Australian Citizenship Ceremonies.

Overall, 8 council-sponsored MBRIT events were delivered during the period and continued to maintain a high-level of positive community feedback with an average satisfaction rating of more than 92%. Stand out events during the quarter included Moreton Bay Kids Festival, attended by up to 10,000 people with 91% satisfaction, as well as the sold out 2019 Business Excellence and Innovation Awards Gala Evening.

Television media coverage of positive initiatives in the Moreton Bay Region has increased exponentially. TV networks aired 15 stories this reporting period, compared to zero for the same period in 2018. News topics ranged from feral animal management and sea grass renewal programs through to playground openings. Council's decision to ban fireworks over Christmas and New Year's Eve, due to Australia's bushfire crisis, even made national headlines with media and commentators congratulating Council for taking a leadership position on the issue. All press releases issued were published by local or metropolitan media.

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department:	Office Of The CEO Directorate			
Department Pe	rformance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Compliance with s	statutory and corporate requirements for council meetings and decision making	%	100.00	100.00

Performance Commentary

All indicators have been achieved against this KPI.

Department:	Infrastructure Planning			
Department Per	formance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Customer requests	s addressed within the set response time	%	95.00	96.50
Planning projects a	are completed in the financial year prior to design	%	95.00	85.10

Performance Commentary

The KPI reflects ytd performance of the whole Parks and Recreational (P&R) and Drainage, Waterways and Coastal Planning programs (DWCP).

P&R are at 86.4% completion, with the Landscape Architecture Design sub-program at 100% completion. The remaining P&R projects comprise a number of master plans and streetscape designs. These are being monitored for delivery through the monthly dashboard review and the team are confident of meeting the year end target.

The DWCP program is at 84.2%, with the majority of designs complete, and a number of drainage construction projects under way. The team are actively monitoring progress through the monthly dashboard review and are confident of meeting the year end target.

Page 5 of 21

Moreton Bay Regional Council

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department:	Integrated Transport Planning and Design			
Department Per	formance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Design program is	completed in the financial year prior to construction	%	95.00	81.00

Performance Commentary

Internal design program for projects to be constructed in 20/21 is 81% complete as of 09/01/20. 17 outstanding designs to be completed. 15 designs will be completed by the end of February 2020 and will not impact on the construction program for 20/21. The remaining two projects (104968 - Caboolture - Elof Road - Road Reconstruction) has been delayed and is now scheduled for completion in May 2020 and should not impact construction delivery in 20/21; the other project (104862 - Caboolture South - Torrens Road - Drainage Upgrade) has also been delayed and is scheduled for completion by 30 June 2020 - this delay will impact timing of delivery in 20/21.

Department: Engineering, Construction and Maintenance Directorate			
Department Performance			
Description	Units of Measure	KPI Target	YTD KPI Achieved
CCTV cameras and equipment to be fully operational	%	94.00	93.56
CCTV footage requests processed within 5 business days	%	95.00	90.51
Number of disaster management exercises conducted	#	4.00	2.00
Compliance of Local Disaster Management Plan with Emergency Management Assurance Framework	%	100.00	100.00
Number of Asset Protection Zone planned burns completed	#	11.00	10.00
Number of Strategic Fire Advantage Zone planned burns completed	#	16.00	6.00
Number of Land Management Zone planned burns completed	#	8.00	4.00
Percentage of Local Disaster Coordination Centre personnel who comply with Queensland's Disaster Management Training Framework	%	90.00	41.00
Percentage of Local Disaster Management Group members who comply with Queensland's Disaster Management Training Framework	%	90.00	63.00

Performance Commentary continued on next page.

Performance Commentary continued.

The Public Safety team received and processed the following CCTV footage requests in 2019/20: YTD - 158 (143 processed within 5 business days) - 90.51% QPS - 124 (114 processed within 5 business days) - 91.94% Internal - 30 (25 processed within 5 business days) - 83.33% External RTI requests - 4 (4 processed within 5 business days) - 100% Delays in processing footage requests due to staff vacancies in Q1, these positions now filled. A significant improvement in processing footage requests has occurred in Q2 bringing the YTD average up. An additional staff member to assist with contract management will be recruited in Q3.

CCTV Cameras operational - Q2 - 997 cameras in total with 35 not working (96.49% for the quarter). YTD - 93.56%

Fire Management planned burn program 2019/20 - YTD - 14 burns for 136 hectares of council owned land. 20 of 35 fuel management areas burned (57% of target completed). No burns planned for Q2 due to weather conditions.

Asset Protection Zone blocks - 10 (target 11) Strategic Fire Advantage Zone blocks - 6 (target 16) Land Management Zone blocks - 4 (target 8)

Disaster Management compliance with QFES Training Framework

63% (26 of 41) LDMG members and advisors meet the minimum core training requirements to comply with the Queensland Disaster Management Training Framework (QDMTF).

41% (19 of 46) LDCC staff meet the minimum core training requirements to comply with the QDMTF.

QFES has recently added additional training modules for the above roles which has impacted on training compliance.

An improvement pathway has been developed to run additional training modules in Q3 and Q4 to increase compliance.

Individual training requirements have been identified and communicated with individuals by correspondence to encourage compliance. Personalised, written follow-up will be conducted in Q2 for those who remain non-compliant.

Additional training options will be developed with the support of QFES Emergency Management Coordinator and communication to noncompliant agencies will be sent through the Chair of LDMG if no progress is identified.

Disaster Management Exercises - YTD - 2 (target 4). Exercise Coastal Challenge (storm tide) completed. Exercise ERIS recovery group exercise completed. 2 further exercises are planned in Q3.

Council's Local Disaster Management Plan (LDMP) is compliant with the Inspector-General Emergency Management's (IGEM) Emergency Management Framework (EMAF) as assessed on 28 August 2018. No plan assessment occurred in 2019/20 as IGEM are transitioning to new EMAF and Standard content. A new assessment process is planned to occur in August 2020.

Page 8 of 21

Department: Waste Services **Department Performance** Units of KPI YTD KPI Description Measure Target Achieved Kerbside waste and recyclable waste bins collected as scheduled % 97.00 98.50 Total tonnage of general and recyclable waste collected from kerbside bins that is recycled % 22.00 28.60 Total tonnage of waste collected at waste facilities from residential and commercial premises (excluding % 45.00 56.90 kerbside bins collection) that is recycled

Performance Commentary - Nil

Moreton Bay Regional Council

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department:	Project Management			
Department Per	formance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Percentage of cap	tal works program completed	%	100.00	50.00

Performance Commentary

For the 19-20 FY, the Project Management (PM) team has \$125M in Capital Projects to deliver. As at 31-12-19, \$49M in project actuals has been achieved (40% of capital budget delivered with 50% works on ground) with a further \$54M in commitments.

On current projections and subject to delivery progress on:

- 1. Brendale South Pine Sporting Complex Indoor Sporting Complex Extension,
- 2. Samford Valley Samford Parklands Community Building Development,

3. Bray Park - Les Hughes Sports Complex - Precinct Upgrade and

4. Reduction in 19/20 funds for Griffin - Griffin Sports Complex - Sporting Complex Development 1.

Forecast expenditure for June 2020 is 93.5%

Department Performance Description	Units of	KPI	YTD KP
Operations - Programmed roads maintenance activities completed in accordance with schedule	Measure %	Target 100.00	Achieve
Operations - Road network customer requests completed within level of service timeframes	%	95.00	93.3
Operations - Programmed stormwater maintenance activities completed in accordance with schedule	%	100.00	100.0
Operations - Stormwater network customer requests completed within level of service timeframes	%	95.00	100.0
Operations - Programmed maritime facilities maintenance activities completed in accordance with schedul		100.00	100.0
Operations - Customer requests for marine related services completed within level of service timeframes	%	95.00	100.0
Operations - Programmed parks maintenance activities (mowing and landscaping) completed in accordance with schedule	се _%	100.00	100.0
Building and Facilities - Graffiti removal requests completed in accordance with timeframes	%	95.00	95.0
Operations - Parks customer requests completed within level of service timeframes	%	95.00	96.5
Operations - Programmed parks inspection activities (Full Park Inspection, All Assets) completed in accord with schedule	lance _%	100.00	100.0
Fleet - Light fleet is maintained in accordance with programmed maintenance service schedules	%	95.00	92.0
Fleet - Heavy fleet, plant and equipment is maintained in accordance with programmed maintenance servi schedules	ce %	95.00	93.0
Fleet - Compliance with all Queensland Transport Statutory Regulations	%	100.00	100.0
Fleet - Small equipment is maintained in accordance with programmed maintenance service schedules	%	95.00	96.0
Building and Facilities - Programmed buildings and facilities maintenance activities completed in accordan- with schedule	ce %	100.00	100.0
Building and Facilities - Customer requests addressed within the set response time	%	95.00	97.3

Performance Commentary continued on next page.

Performance Commentary continued.

Building and Facilities:

Programmed Maintenance is on track to have all activities completed by the EOFY. Customer Requests are tracking above target year to date.

Graffiti requests are tracking on target. The system currently is only showing the completed requests of one of the Graffiti Officers, this is being rectified.

Operations:

Road requests are tracking slightly behind target. This is being addressed and the Road numbers have improved over the last period following some changes in Road Supervisors.

Parks due to the dry weather have cut back on mowing schedules and are more concentrating on mulching and gardens maintenance. There are still some issues with marine and drainage KPI reporting which are currently being investigated.

Fleet:

Servicing programs for Heavy, Light Fleet and Small plant are aligned with Fleets implemented maintenance schedules and manufacturers servicing specifications. Both Light and Heavy Fleet service schedules are down slightly on target due to downtime in the workshops due to injuries and illness. Casual labour has been utilised to fill some gaps ongoing.

Fleet replacement programs for 19/20 are proceeding with new acquisitions being received across all categories with all new assets to be received no later than 1/05/2020. Replacement programs for 20/21 have been established and are in the specification stage with the approval process to be initiated by mid January.

Department Performance			
Description	Units of Measure	KPI Target	YTD KP Achieved
Customer satisfaction with call centre service	%	95.00	91.00
Customer calls resolved at the first point of contact	%	90.00	98.00
Customer satisfaction with Customer Service Centre service	%	95.00	99.00
Customer enquiries resolved at the first point of contact	%	90.00	99.00
Customer satisfaction with library services and programs	%	90.00	98.50
Number of exhibitions delivered by Council's galleries	#	60.00	25.00
Number of exhibitions delivered by Council's museums	#	12.00	8.00
Customer satisfaction with gallery exhibitions and programs	%	90.00	95.00
Customer satisfaction with museum exhibitions and programs	%	90.00	97.00

Performance Commentary

Libraries

Surveys were conducted at Woodford, Redcliffe and Burpengary. Overall customer satisfaction is high with customers consistently commenting on the professionalism of the library staff, their patience when assisting customers with technology, their overall knowledge and skill sets and their ability to make all members of the community feel welcome at their library.

Galleries and Museums

Galleries delivered 13 exhibitions including John Mawurndjul: I am the old and the new; Built Forms; and John Rigby: Monumental Colour. Museums delivered 5 exhibitions including Play... the old-fashioned way; Dale Marsh: Catching the light and Making Do.

Customer Service (Call Centre and Processing Services)

Customers commented on the friendly and knowledgeable service of Call Centre and Customer Service Centre staff, First point of contact resolution continues to be strong across all Customer Services channels.

Department Performance			
Description	Units of Measure	KPI Target	YTD KP Achieved
Usage of Hub Learning and Business Centre is within forecast rates	%	90.00	90.00
Number of scheduled swimming pool compliance audits (12 per quarter)	%	100.00	100.00
Number of scheduled QSEC compliance audits (1 per quarter)	%	100.00	100.00
Usage of QSEC is within forecast rates	%	90.00	80.0
Usage of MSEC is within forecast rates	%	90.00	70.0
Number of scheduled MSEC compliance audits (1 per quarter)	%	100.00	100.0
Number of scheduled caravan park compliance audits (7 per quarter)	%	100.00	100.0
Occupancy of caravan parks is within forecast rates	%	80.00	77.0
Number of scheduled Redcliffe Cultural Centre compliance audits (1 per quarter)	%	100.00	100.0
Usage of Redcliffe Cultural Centre is within forecast rates	%	90.00	90.00
Number of scheduled Hub Learning and Business Centre compliance audits (1 per quarter)	%	100.00	100.0
Tenancy rate of commercial/retail properties available for lease	%	95.00	95.0
Tenancy rate of residential properties available for lease	%	100.00	100.00

Performance Commentary

MSEC - Event hire expectations are behind target, however there is an increased level of bookings for Q3 & Q4.

Department Performance			
Description	Units of Measure	KPI Target	YTD KP Achieved
Private certifier referrals are responded to within statutory timeframes	%	100.00	99.00
Building Compliance & Development customer requests responded to within required timeframes	%	90.00	92.00
Plumbing assessments responded to within statutory timeframes	%	100.00	84.00
Public Health and Local Laws customer requests responded to within required timeframes	%	90.00	90.70
Regulated parking programs are completed as scheduled	%	100.00	100.00
Food safety inspections are completed as scheduled	%	100.00	100.00
Public immunisation programs are completed as scheduled	%	100.00	100.00
Appeals and internal review applications are responded to within required time frames	%	100.00	83.50

Performance Commentary

Appeals and Internal Review Applications: 37 out of 38 internal review and remedial notice applications, and 70% of infringement appeals were actioned and completed within the required time frame.

Immunisation Program: All 20 scheduled immunisation clinics were completed. (3 additional clinics were held at Caboolture)

Food Safety Inspections: All 225 planned, higher risk inspections were conducted during the period. (an additional 24 inspections were undertaken)

Regulated Parking: All planned regulated parking days (36) were conducted throughout the Region.

Public Health & Local Laws Customer Service Requests: 5952 of 6563 requests were responded to within required time frames.

Plumbing Assessments: 161 plumbing assessments received, 135 were conducted within the required time frames.

Building Compliance Customer Requests: 1059 of 1144 requests were responded to within required time frames.

Private Certifier Referrals: 245 out of 246 properly made applications were responded to within the statutory time frames.

Department:	Community Services and Sport and Recreation			
Department Perfo	rmance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Number of projects s	upported through Council's community grants program	#	140.00	61.00
Number of individuals	s supported through Council's community grants program	#	300.00	123.00
Percentage of availal	ole child care places filled at Birralee Child Care Centre	%	95.00	100.00
Participation in sport	and recreation programs	#	20,000.00	16,516.00

Performance Commentary

Birralee Childcare Centre During Quarter 2, Birralee Child Care Centre maintained a 100% occupancy rate.

Community Grants - Projects Supported 61 projects supported under Council's Community Grants Program during Quarter 2 (Round 1).

Community Grants - Individuals Supported During Quarter 2, a total of 41 individuals were supported through Community Grants Program. 2 x Out Of Round RADF and 39 x Individual Achievement Grants.

Sport and Recreation Programs - Participation Quarter 2 participant numbers for Council's Sport and Recreation Programs totalled 7,057 bookings from 668 activities delivered.

Active Holidays: 37 activities - 717 bookings

Healthy & Active Moreton: 631 activities - 6,340 bookings

Moreton Bay Regional Council

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department:	Environmental Services			
Department Per	rformance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Participation rate in	n environmental programs and activities	%	95.00	100.00
Percentage of sch	eduled environmental assessments and monitoring completed	%	100.00	100.00

Performance Commentary

Forty-one (41) flying fox roosts and 24 ibis roosts were monitored in accordance with colony management plans.

Seven environmental programs and activities were held during Q2. There was full participation in the 'Environmental Adventures for Kids' program, the 'Priority Fauna Species' program, the 'Wild about Wildlife - Flying Foxes' and the 'Wild about Wildlife - Microbats' workshops.

Department: Development Services			
Department Performance			
Description	Units of Measure	KPI Target	YTD KPI Achieved
Code Assessable MCU / RAL applications decided within 30 business days	%	80.00	77.00
Code Assessable Operational Works applications decided within 20 business days	%	80.00	91.00
Survey Plan endorsements within 15 business days	%	80.00	86.00
Third Party Survey Plan endorsement within 5 business days (mb+)	%	80.00	100.00
Third Party Operational Works applications decided within 5 business days (mb+)	%	80.00	100.00
Customer Satisfaction Survey Results for Development Services rates service as good or excellent	%	80.00	0.00

Performance Commentary

Development Services has achieved all but one of the KPIs over the 2nd Quarter of 2019-2020. However, Development Services has experienced a high volume of complex development applications with strategic implications as such this has contributed to not achieving KPI 1 for Code Assessable MCU / RAL applications. A development of reform measures for the development assessment processes is currently underway.

In comparison to the previous quarter, Development Services overall KPIs have improved.

Department: Strategic Planning			
Department Performance			
Description	Units of Measure	KPI Target	YTD KPI Achieved
Deliver key Economic Actions in line with the adopted Economic Development Action Plan.	%	90.00	100.00
Planned internal activities and projects completed	%	90.00	86.00
Customer Satisfaction Survey Results for Strategic Planning & Economic Development rates service as or excellent	good %	80.00	0.00

Performance Commentary

Economic Development

Deliver key Economic Actions in line with the adopted Economic Development Action Plan

Council continues to deliver on its commitments in the 2019-2020 financial year. The focus continues to be on delivering in partnership with University of the Sunshine Coast, The Mill at Moreton Bay - Australia's newest University. The delivery of this campus involves many Council departments and meetings to date have established we are on track to meet the associated actions and outcomes with a scheduled opening due in mid-March 2020.

Strategic Planning & Place Making

Planning Scheme Amendment

Consideration of public submissions on the draft Planning Scheme Tailored Amendment 1 and Planning Scheme Policies Major Amendment 1 was undertaken in Quarter 2. On 12 December 2019, the draft Planning Scheme Tailored Amendment 1 and Planning Scheme Policies Major Amendment 1 was adopted by Council, following receipt of the Minister's final consideration notice. The amended Planning Scheme and Planning Scheme Policies will commence on 29 January 2020 (Q3).

The Mill at Moreton Bay

Consideration of public submissions on the draft Streetscape Guidelines and Civic Space and Park Guidelines (the guidelines) was undertaken in Quarter 2. Council adopted the guidelines in December 2019 (Q2) and these will commence on 15 January 2020 (Q3).

Regional Growth Management Strategy 2041

In Quarter 2 Council approved the budget required to commence work on the RGMS2041. A consultant team have been appointed to commence the first major body of work for Phase 1, being a review of the base planning assumptions.

Department: Finance, ICT and Internal Audit			
Department Performance			
Description	Units of Measure	KPI Target	YTD KP Achieved
Internal audit plan progressed as scheduled	%	100.00	100.00
Audit recommendations implemented	%	90.00	90.00
Amount of outstanding rates (excluding prepayments) at the end of each quarter	%	3.00	3.03
Obtain an unmodified external audit opinion for 2018/19	%	100.00	100.00
Liquidity - Target working capital ratio to be greater than 3.00	#	3.00	5.21
Maximise interest revenue on surplus cash invested with QTC and other financial institutions	%	2.50	1.55
Liquidity - Target cash expenses cover to be greater than 6 months	#	6.00	27.44
Fiscal Flexibility - Target interest cover to be greater than 6 months	#	6.00	18.60
Availability of corporate information systems during business hours	%	99.00	99.45
Internal customer satisfaction with corporate information systems	%	90.00	92.80
Availability of council's website	%	99.00	100.00

Performance Commentary

The audit opinion for 2018/19 was issued during the quarter and was unmodified.

The liquidity ratios indicate a strong cash position at the end of the second quarter, the liquidity positions will decline gradually and as expenditure ramps up in the second half of the year.

While the interest rate on surplus cash has not met target, the rate achieved is reflective of the current market conditions.

Moreton Bay Regional Council

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

Department:	Human Resources			
Department Per	rformance			
Description		Units of Measure	KPI Target	YTD KPI Achieved
Disputes that go to	o the Commission resolved in council's favour	%	90.00	100.00
Timeframe to fill a	position no longer than 9 weeks	%	85.00	78.00

Performance Commentary

Commission KPI

Of the six (6) matters heard in the commission:

- 2 matters are awaiting a decision (QIRC)

- 1 matter was settled as part of conciliation prior to hearing (QIRC)

- 1 matter was settled by council as part of conference (AHRC)

- 2 matters are awaiting conference (AHRC and QIRC)

Recruitment KPI

Of the 128 positions, 28 exceeded nine (9) weeks to recruit.

Moreton Bay Regional Council

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ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

#2 Quarter 2 - Amended Budget

Income & Expenditure Statement - Amended Budget

				Adopted Budget													
	2019/20	2019/20	2019/20	2019/20	2020/21	2020/21	2020/21	2021/22	2021/22	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29
	General	Waste	Council	Council	General	Waste	Council	General	Waste	Council							
	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)
Operating Income																	
Gross rates and utility charges	274,540	42,916	317,456	317.456	291.151	43,530	334,681	307.935	44,152	352,087	366.177	381.701	399,033	417.154	436,103	455.915	476,632
Less discounts and rebates	(3,760)	(545)	(4,305)	(4,305)	(3,823)	(545)	(4,368)	(3,892)	(545)	(4,437)	(4,526)	(4,625)	(4,740)	(4,859)	(4,980)	(5,105)	(5,232)
Fees and charges	31,993	5,295	37,288	37,272	33,174	5,492	38,665	34,724	5,701	40,425	42,059	43.867	45,885	47,995	50,203	52,512	54,800
Interest revenue	45,738	160	45,898	45.426	46,238	166	46.404	46,364	173	46,537	46,671	48.330	48,710	47,500	46,808	46,826	47,237
Operational grants and subsidies	20,180	14,877	35.057	19.506	19,848	16,358	36.206	18.981	18,249	37.231	39.270	41.468	43,835	46.383	49.123	52.069	55,234
Other income	106,658	5,630	112,288	112,094	106,713	5,736	112,449	106,911	6,042	112,954	112,702	113,085	113,529	113,982	114.450	114,930	115,421
Community Service Obligations	(741)	741	0	0	(741)	741	0	(741)	741	0	0	0	0	0	0	0	0
Total Operating Income	474,608	69,074	543,682	527,449	492,560	71,477	564,037	510,284	74,514	584,797	602,353	623,826	646,252	668,156	691,706	717,147	744,092
Capital Income																	
Contributions from Developers - Cash	45,000	0	45,000	23,500	24,500	0	24,500	27,000	0	27,000	27,000	27,000	27,000	27,000	27,000	27,000	27,000
Capital grants and subsidies	36,567	184	36,750	33,368	5,963	271	6,234	4,002	0	4,002	4,002	9,002	0	0	0	0	0
Contributions from Developers - Assets	40,000	0	40,000	40,000	40,000	0	40,000	40,000	0	40,000	40,000	40,000	40,000	40,000	40,000	40,000	40,000
Total Capital Income	121,567	184	121,750	96,868	70,463	271	70,734	71,002	0	71,002	71,002	76,002	67,000	67,000	67,000	67,000	67,000
Total Income	596,175	69,257	665,432	624,317	563,022	71,748	634,771	581,286	74,514	655,800	673,355	699,828	713,252	735,156	758,706	784,147	811,092
Operating Expenses																	
Salaries, materials and service expenses	289,978	54,426	344,404	331,271	282,072	54,383	336,455	291,606	57,973	349,579	362,254	379,021	395,575	411,916	422,923	443,131	463,144
Depreciation and amortisation	94,764	2,978	97,742	97,721	99,934	2,796	102,730	104,918	2,709	107,627	113,838	121,100	127,487	132,841	138,466	143,510	147,676
Finance costs	900	1,130	2,030	2,030	934	1,130	2,064	971	1,130	2,100	2,140	2,184	2,233	2,284	2,338	2,394	2,453
External Loan Interest Expense	20,379	0	20,379	20,379	19,138	0	19,138	18,301	0	18,301	18,451	19,255	20,099	21,005	21,904	23,351	25,463
Competitive Neutrality Adjustments	(4,230)	4,230	0	0	(13,304)	13,304	0	(12,837)	12,837	0	0	0	0	0	0	0	0
Total Operating Expenses	401,791	62,764	464,554	451,401	388,774	71,612	460,386	402,959	74,648	477,607	496,683	521,560	545,394	568,046	585,631	612,386	638,736
Net Result	194,384	6,494	200,878	172,916	174,248	137	174,385	178,327	(135)	178,192	176,673	178,268	167,858	167,110	173,075	171,761	172,355

Statement of Financial Position - Amended Budget

	Adopted Budget										
	2019/20	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29
	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)
Assets											
Current Assets											
Cash and cash equivalents	330,445	357,957	346,602	344,307	303,157	358,282	324,665	299,327	289,599	299,083	306,158
Trade and other receivables	48,848	50,570	52,873	55,133	57,043	59,063	61,630	64,163	66,820	69,427	72,514
Inventories	1,081	1,081	1,081	1,081	1,081	1,081	1,081	1,081	1,081	1,081	1,081
Total Current Assets	380,374	409,608	400,556	400,522	361,281	418,427	387,376	364,571	357,500	369,590	379,753
Non-Current Assets											
Trade and other receivables	677,576	677,576	677,576	677,576	677,576	677,576	677,576	677,576	677,576	677,576	677,576
Investments	1,357,637	1,357,637	1,409,637	1,461,637	1,513,637	1,463,901	1,515,901	1,567,901	1,619,901	1,671,901	1,723,901
Property, plant and equipment	4,837,717	4,838,555	4,971,314	5,122,649	5,307,309	5,497,965	5,659,277	5,806,192	5,937,428	6,071,522	6,205,799
Other non-current assets	0	0	0	0	0	0	0	0	0	0	0
Total Non-Current Assets	6,872,930	6,873,768	7,058,527	7,261,862	7,498,522	7,639,442	7,852,754	8,051,670	8,234,905	8,420,999	8,607,276
Total Assets	7,253,304	7,283,376	7,459,084	7,662,383	7,859,803	8,057,869	8,240,130	8,416,240	8,592,405	8,790,590	8,987,029
Liabilities											
Current Liabilities											
Trade and other payables	44,918	47,028	45,681	47,424	49,077	51,249	53,617	55,786	57,297	60,147	63,289
Borrowings	37,333	37,333	41,643	45,915	47,384	52,976	58,180	63,433	41,438	44,070	44,064
Provisions	12,888	12,888	12,888	12,888	12,888	12,888	12,888	12,888	12,888	12,888	12,888
Other current liabilities	21,427	21,427	21,427	21,427	21,427	21,427	21,427	21,427	21,427	21,427	21,427
Total Current Liabilities	116,567	118,677	121,639	127,654	130,777	138,540	146,112	153,534	133,050	138,532	141,668
Non-Current Liabilities											
Trade and other payables	0	0	0	0	0	0	0	0	0	0	0
Borrowings	332,801	332,801	331,162	350,254	367,879	379,913	386,744	388,322	411,897	432,838	453,786
Provisions	43,841	43,841	43,841	43,841	43,841	43,841	43,841	43,841	43,841	43,841	43,841
Total Non-Current Liabilities	376,643	376,643	375,003	394,096	411,720	423,755	430,586	432,164	455,738	476,679	497,627
Total Liabilities	493,210	495,319	496,642	521,750	542,497	562,295	576,698	585,698	588,788	615,212	639,295
NET COMMUNITY ASSETS	6,760,094	6,788,057	6,962,441	7,140,633	7,317,306	7,495,574	7,663,432	7,830,542	8,003,617	8,175,378	8,347,733
Community Equity											
Retained surplus	5,889,554	5,917,516	6,091,901	6,270,093	6,446,765	6,625,034	6,792,892	6,960,001	7,133,076	7,304,837	7,477,193
Asset revaluation surplus	870,541	870,541	870,541	870,541	870,541	870,541	870,541	870,541	870,541	870,541	870,541
TOTAL COMMUNITY EQUITY	6,760,094	6,788,057	6,962,441	7,140,633	7,317,306	7,495,574	7,663,432	7,830,542	8,003,617	8,175,378	8,347,733

Statement of Cash Flows - Amended Budget

	Adopted Budget			
	2019/20	2019/20	2020/21	2021/22
	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)
Cash Flows from Operating Activities				
Receipts from customers	413,708	413,815	426,654	446,304
Payment to suppliers and employees	(341,034)	(352,056)	(339,866)	(349,936)
Interest received	45,426	45,898	46,404	46,537
Borrowing costs	(20,379)	(20,379)	(19,138)	(18,301)
Non-capital grants and contributions	20,567	34,499	36,676	37,696
Cash inflow (outflow) from Operating Activities	118,288	121,776	150,731	162,300
Cash Flows from Investing Activities				
Payments for property, plant and equipment	(227,389)	(228,247)	(197,290)	(220,761)
Grants and contributions received	56,868	81,750	30,734	31,002
Proceeds from the sale of assets	21,800	21,800	1,800	1,800
Cash inflow (outflow) from Investing Activities	(148,721)	(124,697)	(164,756)	(187,959)
Cash Flows from Financing Activities				
Proceeds from borrowings	25,000	25,000	40,000	65,000
Repayment of borrowings	(33,916)	(33,916)	(37,329)	(41,636)
Cash inflow (outflow) from Financing Activities	(8,916)	(8,916)	2,671	23,364
Net (decrease) / increase in Cash Held	(39,349)	(11,837)	(11,355)	(2,295)
Cash at beginning of the financial year	369,794	369,794	357,957	346,602
Cash at the end of the financial year	330,445	357,957	346,602	344,307

Statement of Changes in Equity - Amended Budget

	Adopted Budget			
	2019/20	2019/20	2020/21	2021/22
	\$ ('000)	\$ ('000)	\$ ('000)	\$ ('000)
Retained Surplus				
Opening balance	5,716,638	5,716,638	5,917,516	6,091,901
Net result	172,916	200,878	174,385	178,192
Closing Balance	5,889,554	5,917,516	6,091,901	6,270,093
Asset Revaluation Surplus				
Opening balance	870,541	870,541	870,541	870,541
Change in asset revaluation surplus	0	0	0	0
Closing Balance	870,541	870,541	870,541	870,541
Total Community Equity	6,760,094	6,788,057	6,962,441	7,140,633

Measures of Financial Sustainability - Amended Budget

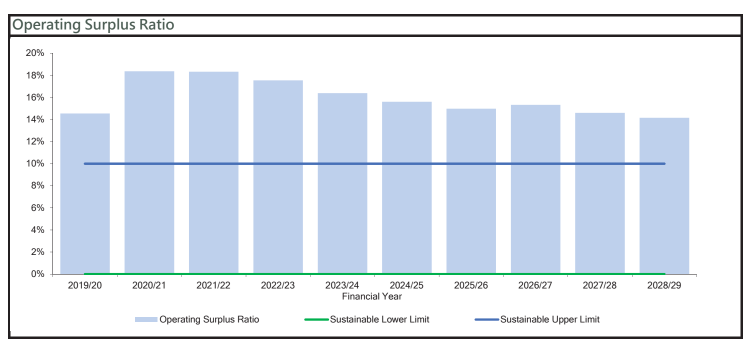
In accordance with section 169 of the Local Government Regulation 2012, the Council is required to disclose in the budget certain measures of financial sustainability.

The Queensland Government defines a sustainable local government as being 'able to maintain its financial capital and infrastructure capital over the long term' (Local Government Act 2009 (Act), section 104(2).

To ensure the Council continues along the path of financial sustainability into the future, key long term strategic plans are developed and integrated, demonstrating a strategy is in place to manage the financial implications of its long term planning.

The three financial sustainability measures cover the period of the annual budget plus the next nine financial years (10 years in total).

The targets indicated in each graph are sourced from the 'Financial management (sustainability) guideline 2013' which is available from the website of The Department of Local Government, Racing and Multicultural Affairs.



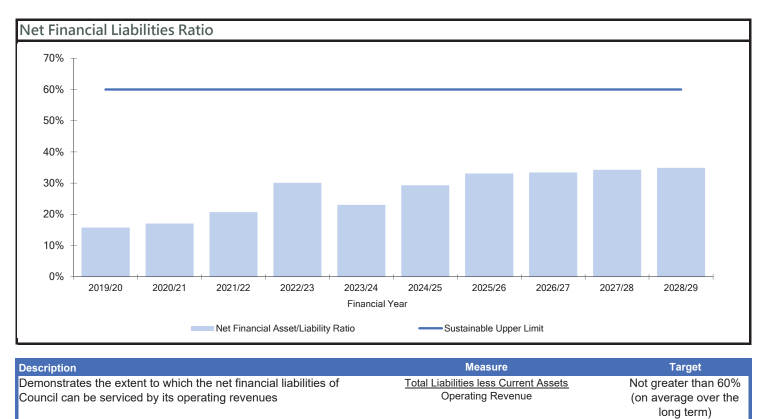
Description	Measure	Target
Demonstrates the extent to which revenues raised cover	Net Operating Surplus/(Deficit)	Between 0% and 10%
operational expenses only or are available for capital funding	Operating Revenue	(on average over the
purposes or other purposes		long term)

Commentary

Council is forecasting a positive operating surplus ratio in each of the ten years. A positive ratio indicates that recurring operating revenue exceeds recurring operating expenses and places less reliance on borrowing money to fund capital expenditure and thus reducing Council debt. The positive operating surplus ratio of Council across the ten years is a strong indicator of long term sustainability.

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ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)



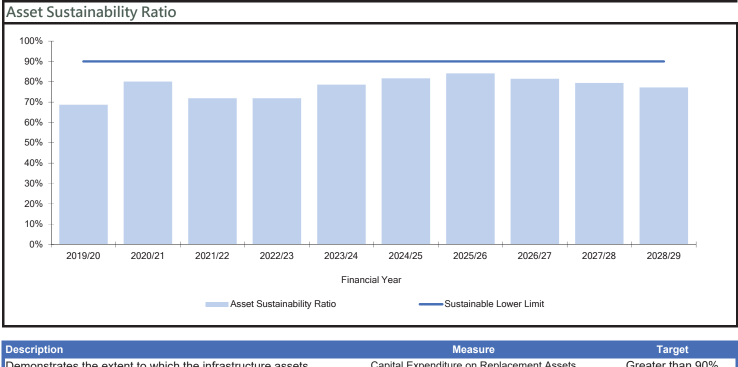
Commentary

This ratio indicates Council does not exceed the upper limit of 60% over the entire forecast period. This indicates an acceptable level of operating revenues are being used to meet the net financial liabilities of Council.

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ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)



Demonstrates the extent to which the infrastructure assets
managed by Council are being replaced as they reach the endCapital Expenditure on Replacement Assets
Depreciation ExpenseGreater than 90%
(on average over the
long term)

Commentary

This ratio measures how much capital expenditure goes toward replacing existing assets each year when divided by depreciation expense. As the ten year forecast indicates Council's ratio is below the target of 90% or better but is forecast to improve across the ten year period.

Additional Budget Legislative Disclosures - Amended Budget

In accordance with section 169(6) of the Local Government Regulation 2012, the Council is required to report the total value of the change, expressed as a percentage in the rates and utility charges levied for the financial year (2019/20) compared with the rates and utility charges levied in the previous budget (2018/19). The calculation of this percentage for a financial year excludes rebates and discounts applicable on rates and utility charges.



It must be noted that the percentage change is a combined increase across all types of differential general rating categories, special charges and waste utility charges as defined in the Council's revenue statement (included in this budget) with a further allowance made for rate growth. Council has in total 261 differential general rating categories (examples being residential properties, commercial properties, agricultural properties, hotels, shopping centres, retirement villages and many more) and a number of different special charges and waste utility charges which it levies.

In accordance with section 43(4)(b) of the Local Government Act 2009, Councils Waste business is classified as a significant business. A previous public benefit assessment conducted resulted in Council resolving to apply the competitive neutrality principle to its Waste Business in the form of full cost pricing. Accordingly, in accordance with section 169(3) of the Local Government Regulation 2012, Councils Waste business is separately identified in the Statement of Income and Expenditure.

Revenue Policy

2019/20

Head of Power

Local Government Act 2009 (Act)

Local Government Regulation 2012 (Regulation)

Objective

The purpose of this policy is to state, for the 2019/20 financial year:

- 1. The principles the Council intends to apply for:
 - Levying rates and charges
 - Granting concessions for rates and charges
 - Recovering overdue rates and charges; and
 - Cost-recovery methods.
- 2. The purpose for the concessions for rates and charges the Council intends to grant; and
- 3. The extent to which physical and social infrastructure costs for new development are to be funded by charges for the development.

Application

This Revenue Policy applies for the 2019/20 financial year.

Policy Statement

1. Making Rates and Charges

Rates and charges will be determined on the basis of achieving net revenue which is sufficient to allow the Council to meet its budgetary responsibilities for the various activities of the Council. In making rates and charges, the Council will have regard to:

- Transparency openness in the processes involved in the making of rates and charges
- Accountability making decisions and acknowledging the effects of those decisions
- Simplicity a rating regime that is simple and cost efficient to administer
- Equity the consistent levying of rates and charges across the region
- Flexibility responding where possible to unforeseen changes in the local economy
- Fiscal responsibility levying an amount sufficient to allow the Council to meet its budgetary responsibilities

2. Limitation on Increase in General Rates

Council will limit increases in differential general rates levied in the previous financial year to a maximum stated percentage for those differential rating categories identified in the Council's Revenue Statement. Increases in other rates or charges will not be subject to limitation in this way.





3. General Rates

In the 2019/20 financial year Council will apply a differential general rating approach for the levying of general rates. Differential general rates will be levied on all rateable land in the Council's local government area. This differential rating approach seeks to achieve broad rating equity that could not otherwise be achieved by a single rate in the dollar. Within all differential rating categories, a minimum general rate will be applied to ensure that all owners contribute a minimum equitable amount towards Council's general revenue requirements in circumstances where levying rates based solely on land valuation would not achieve that outcome.

When determining differential rating outcomes, Council may have regard to:

- the level of services available to the land and the cost of making those services available;
- the level of utilisation of services by the land in particular the consumption of council resources, services and infrastructure;
- the use to which the land may be put; and
- whether or not the land is the principle place of residence of the owner

4. Special Rates and Charges & Separate Rates and Charges

Special and Separate rates and charges will be levied to generate funds required to provide services and fund activities that Council considers will specifically benefit defined (special) or all (separate) rateable properties across the entire region.

5. Utility Rates and Charges

Waste Management

In the 2019/20 financial year Council will apply a regional approach to the levying of waste management charges generally based on the principle of user pays.

These charges reflect the full cost recovery of providing a kerbside collection service, availability of refuse stations and development of waste management strategies for the protection of the environment.

6. Levying Rates and Charges

In levying rates and charges, the Council will apply the principles of:

- Responsibility making clear the obligations and responsibility of both council and ratepayers in respect to rates and charges;
- Accountability making decisions and acknowledging the effects of those decisions;
- Cost making the levying process simple and cost effective to administer;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Timeliness ensuring ratepayers are given adequate notice of their liability to pay rates and charges.

7. Concessions for rates and charges

In considering the application of concessions, the Council will be guided by the principles of:

- Equity acknowledging the different levels of capacity to pay;
- Accountability making decisions and acknowledging the effects of those decisions;
- Transparency making clear the availability of concessions and eligibility requirements;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Fairness taking into consideration the circumstances that lead up to the application for a concession;
- Sustainability long term planning to ensure the financial sustainability of concessions.



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The Council intends to exercise its power under Chapter 4, Part 10 of the Regulation to partly rebate rates and utility charges for the purpose of recognising the particular financial and related circumstances of qualifying pensioners within the region

8. Recovery of overdue rates and charges

Council will exercise its rate recovery powers in order to reduce the overall rate burden on ratepayers and to better manage the scarce financial resources of Council. It will be guided by the principles of:

- Responsibility making clear the obligations of ratepayers to pay rates;
- Transparency making clear the consequences of failing to pay rates;
- Accountability ensuring due legal processes are applied to all ratepayers in the recovery process;
- Capacity to pay negotiating arrangements for payment where appropriate;
- Equity applying the same treatment for ratepayers with the same circumstances;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Cost making the processes used to recover outstanding rates and charges clear, simple to administer and cost
 effective.

9. Cost-recovery

The Council will seek to recover the costs of providing services and undertaking activities by setting cost recovery fees in accordance with the Act. The Council will fix cost-recovery fees to ensure that each fee does not exceed the cost to Council of taking the action for which the fee is charged.

10. Physical and Social Infrastructure Costs

In accordance with section 193(1)(c) of the Regulation, the Council intends to fund the provision of local government trunk infrastructure networks for new development by the adoption and levying of infrastructure charges on new development in accordance with the *Planning Act 2016*.

The infrastructure charges for providing local government trunk infrastructure networks within the Council's priority infrastructure area are detailed in resolutions made by the Council under the *Planning Act 2016* having regard to the Council's planning scheme including its local government infrastructure plan and the Council's Incentivising Infill Development Policy.

The Council also intends new development to, where reasonably or relevantly, deliver or appropriately contribute to the Council's additional costs of bringing forward development infrastructure and other physical and social infrastructure for new development and such arrangements will be formalised through an infrastructure agreement or conditions of a development approval for the new development under the *Planning Act 2016*.

Review Triggers

This Policy is reviewed annually in accordance with the Act.

Responsibility

This Policy is to be:

- (a) implemented by the Chief Executive Officer; and
- (b) reviewed and amended in accordance with the "Review Triggers" by the Chief Executive Officer.



Revenue Statement

2019/20

The following Revenue Statement has been adopted by the Moreton Bay Regional Council for the 2019/20 financial year in accordance with the *Local Government Act 2009* (*LGA*) and the *Local Government Regulation 2012* (*LGR*).

1. Revenue Statement

The following applies to all rateable land contained within the Moreton Bay Regional Council local government area.

1.1 GENERAL RATE

The Council makes and levies differential general rates. Within each differential rating category a minimum general rate has been applied to ensure that all owners contribute a minimum equitable amount towards Council's general revenue requirements in circumstances where levying rates based solely on land valuation would not achieve that outcome. A differential system of rates provides greater equity by recognising factors such as land use and the level of services to the land.

In accordance with the LGA, section 94(1)(a) and the LGR, section 81:

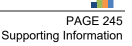
- 1. The Council will make and levy differential general rates for the 2019/20 financial year;
- 2. For that purpose, there are 261 rating categories; and
- 3. The rating categories and a description of each of the rating categories follows:

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
R1	Land which contains a single residence that is not part of	0.3944	\$994	9%
Single Residential	a community title scheme and is:			
- Owner occupied/	(a) used by the property owner or at least one of the			
single household	property owners as their principal place of			
	residence; and			
	(b) otherwise occupied <i>only</i> by members of a single			
	household that includes the resident property owner			
	or owners.			
R2	Land which contains a single residence that is not part	0.4930	\$1,243	9%
Single Residential	of a community title scheme and where the use and			
– otherwise	occupation of the land do not comply with <i>both</i>			
occupied	paragraph (a) and paragraph (b) in the Description for			
	Category R1.			

Residential Single Dwellings

Interpretation for R1 and R2 categories

The category descriptions for Categories R1 and R2 must be read with the following definitions and explanation, which form part of the descriptions.



Meaning of single residence

A single residence must be a dwelling. A "dwelling" is a self-contained residence which includes all of the following:

- (a) food preparation facilities;
- (b) a bath or shower;
- (c) a toilet and wash basin; and
- (d) clothes washing facilities.

A dwelling may comprise 2 or more buildings if:

- (a) one or more of the buildings is not itself a dwelling, because it does not include all of the things stated in the definition of "dwelling".
- (b) taken together, the buildings do include all of those things; and
- (c) the buildings are designed located and configured to facilitate common and shared use of all those things by the residents of a single household.

A *single residence* may consist of only one dwelling, but may also include a *secondary dwelling* that is part of the *single residence*.

A *secondary dwelling* is part of a *single residence* only if it is a dwelling that:

- (a) is substantially smaller in size, including having a substantially smaller gross floor area, than the other dwelling on the land (the *"primary dwelling"*);
- (b) obtains access from the driveway giving access to the primary dwelling;
- (c) is not separately metered or charged for water, electricity, and other utility services;
- (d) is used in conjunction with and in a way that is subordinate to the use of the primary dwelling; and
- (e) is located, oriented and configured so as to have a relationship and association with the primary dwelling such that both dwellings may be conveniently used and occupied by members of a single household.

A *secondary dwelling* which is part of a *single residence* may be a separate freestanding building, or may be constructed within the building envelope of, or attached to, the primary dwelling.

However, there may be scenarios under which the property owner resides in either the primary or secondary dwelling as his or her principal place of residence, but the other dwelling (either primary or secondary) is occupied or available for occupation by person/s who are not part of the property owner's household. In that scenario, Category R2 will apply, even though the occupier of one of the dwellings is not a part of the household of the owner.

However, Category R2 does not apply where no part of a property which may otherwise be a single residence, including a secondary dwelling, is occupied by the property owner, including members of the owner's household, as their principal place of residence. In those circumstances, the property will be rated under the Multi-Residential F2 differential rating category in respect of which further explanation is provided below.

Explanatory note: This definition and explanation of *secondary dwelling* is based on the definition of *secondary dwelling* in the Moreton Bay Regional Council Planning Scheme, but is not identical. The definition has been adapted to a differential rating context. Nevertheless, a dwelling which is a *secondary dwelling* under the planning scheme is always a *secondary dwelling* for the purpose of rating categorisation. However, if the *secondary dwelling* is occupied by a separate household, the land will fall into category R2, not R1. If the property is not used as the principal place of residence for at least one of the property owners in either dwelling, the property will be rated under the Multi-Residential F2 differential rating category as further explained below.



F

Meaning of principal place of residence

A single residence is used by the *property owner* as his or her *principal place of residence* if the owner ordinarily or predominantly lives (including but not limited to eating and sleeping) at the residence on a daily basis, and does not ordinarily live anywhere else. A *property owner* can only have one *principal place of residence* at any point in time. Only a natural person can have a *principal place of residence*.

For determining whether a single residence is a *property owner's* principal place of residence the Council may have regard to:

- (a) the length of time the person has occupied the residence;
- (b) the place of residence of the person's family;
- (c) whether the person has moved his or her personal belongings into the residence;
- (d) the person's address on the electoral roll;
- (e) whether services such as telephone, electricity and gas are connected to the residence in the person's name;
- (f) any other matter relevant to the question of where the person ordinarily or predominantly lives.

Meaning of property owner

For Category R1, a *property owner* is ordinarily a natural person who is the *"owner"* liable to pay general rates under the LGA and LGR.

However, a natural person under a legal disability who is not the owner liable to pay general rates under the LGA and LGR is taken to be the *property owner* for the purpose of applying Category R1 if all of the following criteria and requirements are met:

- (a) the owner liable to pay general rates under the LGA and LGR holds title to the land as trustee for the person;
- (b) the trustee holds title wholly or predominantly for the purpose of managing the affairs of the person by reason of that person's (legal, physical or other relevant) disability;
- (c) the person (alone or with others) is beneficially entitled to an ownership interest in the land; and
- (d) the trustee provides the Council, if it so requests, with a statutory declaration verifying paragraphs (a) to (c), and also annexing and verifying a copy of the relevant deed or instrument of trust.

In addition, if the *property owner* under that extended definition is receiving the maximum rate of pension (Maximum Rate) under Commonwealth law, or is in receipt of a DVA Gold Repatriation Health Card as confirmed by the Centrelink Confirmation eService, the property owner will be considered eligible to receive the Council Pensioner concession, identified as Concession 1 in this Revenue Statement, even though the person does not qualify for the Queensland Government Pensioner Rate Subsidy Scheme (Scheme), so long as the person's circumstances are otherwise in accordance with the requirements and restrictions stated hereafter for that concession.

Meaning of single household

For Category R1, land is occupied by members of a *single household* only if all persons ordinarily or regularly residing at the land do so under living arrangements involving ongoing collective sharing of, and commonality in, day to day living arrangements such as meals, household work, social interaction and mutual support, as a single domestic unit comprising, or exhibiting the ordinary characteristics of, a family unit.



Particular extended application of Category R1

Upon the death of the last living *property owner* of land in Category R1, the land is taken to continue to meet the description for Category R1 until the earliest to occur of the following events:

- (a) a change of ownership of the land (other than a transfer to executors or trustees of the estate of the deceased property owner *merely* for the purpose of estate administration);
- (b) the land being occupied and used under a tenancy entered into by the executors or trustees on behalf of the estate of the deceased property owner; or
- (c) the expiration of 2 clear calendar quarters after the quarter which includes the date of death of the deceased *property owner*.

Upon the occurrence of the relevant event, the land will be re-categorised (if necessary) based upon its use at that time.

Further explanatory note for R categories generally: If there is a second dwelling on the land but it does not meet the definition and requirements above for a *secondary dwelling*, the land cannot be categorised as R1 or R2. In such a case, the land is used for *Multi Residential Dwellings (Flats)* and will be categorised F2.

Also, if there are 3 or more dwellings on the land, the land is used for *Multi Residential Dwellings (Flats)* and will be categorised under the appropriate "F" category. That is so even if one of the dwellings otherwise meets the definition and requirements for a *secondary dwelling*.

Residential Units (Community Title)

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
U1O Units 1 – Owner occupied	A single residential building unit which is part of a community title scheme where:	0.3944	\$1,392	9%
	(a) the building unit is used by the property owner or			
	at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is equal			
	to or greater than \$900 per square metre; and			
	(c) the area of the scheme land on which the complex			
	is constructed is greater than 350 square metres.			
U2O	A single residential building unit which is part of a	0.3944	\$1,292	9%
Units 2 – Owner	community title scheme where:			
Occupied				
	(a) the building unit is used by the property owner or			
	at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$750 per square metre			
	and less than \$900 per square metre; and			
	(c) the area of the scheme land on which the complex			
	is constructed is greater than 350 square metres.			
U3O	A single residential building unit which is part of a	0.3944	\$1,193	9%
Units 3 – Owner	community title scheme where:			
Occupied				
	(a) the building unit is used by the property owner or			
	at least one of the property owners as their			
	principal place of residence; and			
	(b) (i) the rateable value per square metre of the			
	scheme land on which the complex is constructed			
	is greater than or equal to \$600 per square metre			
	and less than \$750 per square metre; or			
	(ii) the rateable value per square metre of the			
	scheme land on which the complex is constructed			
	is greater than or equal to \$750 per square metre			
	and the area of the scheme land on which the			
	complex is constructed is less than or equal to 350			
	square metres.			

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
U4O Units 4 – Owner Occupied	A single residential building unit which is part of a community title scheme where:	0.3944	\$1,093	9%
	(a) the building unit is used by the property owner or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$500 per square metre			
	and less than \$600 per square metre.			
U5O	A single residential building unit which is part of a	0.3944	\$994	9%
Units 5 – Owner Occupied	community title scheme where:			
	(a) the building unit is used by the property owner or			
	at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$85 per square metre and			
	less than \$500 per square metre.			
U6O	A single residential building unit which is part of a	0.3944	\$895	9%
Units 6 – Owner Occupied	community title scheme where:			
	(a) the building unit is used by the property owner or			
	at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is less			
	than \$85 per square metre.			
U1N	A single residential building unit which is part of a	0.4930	\$1,740	9%
Units 1 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is equal			
	to or greater than \$900 per square metre; and			
	(c) the area of the scheme land on which the complex			
	is constructed is greater than 350 square metres.			

			Minimum	
Category	Description	Rate in the Dollar	General Rate	Capped Percentage
U2N	A single residential building unit which is part of a	0.4930	\$1,615	9%
Units 2 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$750 per square metre			
	and less than \$900 per square metre; and			
	(c) the area of the scheme land on which the complex			
	is constructed is greater than 350 square metres.			
U3N	A single residential building unit which is part of a	0.4930	\$1,491	9%
Units 3 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) (i) the rateable value per square metre of the			
	scheme land on which the complex is constructed			
	is greater than or equal to \$600 per square metre			
	and less than \$750 per square metre; or			
	(ii) the rateable value per square metre of the			
	scheme land on which the complex is constructed			
	is greater than or equal to \$750 per square metre			
	and the area of the scheme land on which the			
	complex is constructed is less than or equal to 350			
	square metres.			
U4N	A single residential building unit which is part of a	0.4930	\$1,367	9%
Units 4 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$500 per square metre			
	and less than \$600 per square metre.			

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
U5N	A single residential building unit which is part of a	0.4930	\$1,243	9%
Units 5 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is			
	greater than or equal to \$85 per square metre and			
	less than \$500 per square metre.			
U6N	A single residential building unit which is part of a	0.4930	\$1,118	9%
Units 6 – Non	community title scheme where:			
Owner Occupied				
	(a) the building unit is not used by the property owner			
	or at least one of the property owners as their			
	principal place of residence; and			
	(b) the rateable value per square metre of the scheme			
	land on which the complex is constructed is less			
	than \$85 per square metre.			

Interpretation for U1O to U6N categories

The category descriptions for Categories U1O to U6N must be read with the following definitions and explanation, which form part of the descriptions. Some of the definition and explanation applies only to Categories U1O to U6O.

Meaning of *complex*

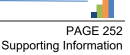
Complex means all of the buildings and other structures constructed on the scheme land.

Meaning of principal place of residence

A *single residential building unit* is used by the *property owner* as his or her *principal place of residence* if the owner ordinarily or predominantly lives (including but not limited to eating and sleeping) at the unit on a daily basis, and does not ordinarily live anywhere else. A *property owner* can only have one *principal place of residence* at any point in time. Only a natural person can have a *principal place of residence*.

For determining whether a building unit is a *property owner's* principal place of residence the Council may have regard to:

- (a) the length of time the person has occupied the residence;
- (b) the place of residence of the person's family;
- (c) whether the person has moved his or her personal belongings into the residence;
- (d) the person's address on the electoral roll;
- (e) whether services such as telephone, electricity and gas are connected to the residence in the person's name;
- (f) any other matter relevant to the question of where the person ordinarily or predominantly lives.



Meaning of property owner

For Categories U1O to U6O, a *property owner* is a natural person who is the *owner* liable to pay general rates under the LGA and LGR.

However, a natural person under a legal disability who is not the owner liable to pay general rates under the LGA and LGR is taken to be the *property owner* for the purpose of applying Categories U1O to U6O if all of the following criteria and requirements are met:

- (a) the owner liable to pay general rates under the LGA and LGR holds title to the land as trustee for the person;
- (b) the trustee holds title wholly or predominantly for the purpose of managing the affairs of the person by reason of that person's (legal, physical or other relevant) disability;
- (c) the person (alone or with others) is beneficially entitled to an ownership interest in the land;
- (d) the trustee provides the Council, if it so requests, with a statutory declaration verifying the foregoing matters, and also annexing and verifying a copy of the relevant deed or instrument of trust.

In addition, if the *property owner* under that extended definition is receiving the maximum rate of pension (Maximum Rate) under Commonwealth law, or is in receipt of a DVA Gold Repatriation Health Card as confirmed by the Centrelink Confirmation eService, the property owner will be considered eligible to receive the Council Pensioner concession, identified as Concession 1 in this Revenue Statement, even though the person does not qualify for the Queensland Government Pensioner Rate Subsidy Scheme (Scheme), so long as the person's circumstances are otherwise in accordance with the requirements and restrictions stated hereafter for that concession.

Particular extended application of Categories U1O to U6O

Upon the death of the last living *property owner* of land in any of Categories U1O to U6O, the land is taken to continue to meet the description for the relevant Category until the earliest to occur of the following events:

- (a) a change of ownership of the land (other than a transfer to executors or trustees of the estate of the deceased property owner merely for the purpose of estate administration);
- (b) the land being occupied and used under a tenancy entered into by the executors or trustees on behalf of the estate of the deceased property owner; or
- (c) the expiration of 2 clear calendar quarters after the quarter which includes the date of death of the deceased *property owner*.

Upon the occurrence of the relevant event, the land will be re-categorised (if necessary) based upon its use at that time.

Meaning of scheme land

Scheme land has the meaning given by the Body Corporate and Community Management Act 1997.

Meaning of single residential building unit

A *single residential building unit* (or *building unit*) is a lot under the *Body Corporate and Community Management Act 1997* which is used as a residence, regardless of whether the residence is part of a building, attached to one or more other units (or other buildings) or free-standing.

A lot under the *Body Corporate and Community Management Act 1997* which contains a building comprising multiple residences is not a single residential building unit. It falls under and will be categorised under an appropriate "F" Category.

Moreton Bay





Multi Residential Dwellings (Flats)

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
F2	where the number of dwellings on the land is	0.4930	\$2,486	No cap
	equal to 2			
F3	where the number of dwellings on the land is	0.4930	\$3,729	No cap
	equal to 3			
F4	where the number of dwellings on the land is	0.4930	\$4,972	No cap
	equal to 4			
F5	where the number of dwellings on the land is	0.4930	\$6,215	No cap
	equal to 5			
F6	where the number of dwellings on the land is	0.4930	\$7,458	No cap
	equal to 6			
F7	where the number of dwellings on the land is	0.4930	\$8,701	No cap
	equal to 7			
F8	where the number of dwellings on the land is	0.4930	\$9,944	No cap
	equal to 8			
F9	where the number of dwellings on the land is	0.4930	\$11,187	No cap
	equal to 9			
F10	where the number of dwellings on the land is	0.4930	\$12,430	No cap
	equal to 10			
F11	where the number of dwellings on the land is	0.4930	\$13,673	No cap
	equal to 11			
F12	where the number of dwellings on the land is	0.4930	\$14,916	No cap
	equal to 12			
F13	where the number of dwellings on the land is	0.4930	\$16,159	No cap
	equal to 13			
F14	where the number of dwellings on the land is	0.4930	\$17,402	No cap
	equal to 14			
F15	where the number of dwellings on the land is	0.4930	\$18,645	No cap
	equal to 15			
F16	where the number of dwellings on the land is	0.4930	\$19,888	No cap
	equal to 16			
F17	where the number of dwellings on the land is	0.4930	\$21,131	No cap
	equal to 17			
F18	where the number of dwellings on the land is	0.4930	\$22,374	No cap
	equal to 18			
F19	where the number of dwellings on the land is	0.4930	\$23,617	No cap
	equal to 19			
F20	where the number of dwellings on the land is	0.4930	\$24,860	No cap
	equal to 20			
F21	where the number of dwellings on the land is	0.4930	\$26,103	No cap
	equal to 21			
F22	where the number of dwellings on the land is	0.4930	\$27,346	No cap
	equal to 22			
F23	where the number of dwellings on the land is	0.4930	\$28,589	No cap
	equal to 23			

	Conned				
Category	Description	Rate in the	Minimum Conorol Boto	Capped	
F24	where the number of dwellings on the land is	0.4930	<i>General Rate</i> \$29,832	Percentage No cap	
F 24	equal to 24	0.4930	\$29,03Z	Νυ σαμ	
F25	where the number of dwellings on the land is	0.4930	\$31,075	No cap	
1 20	equal to 25	0.1000	<i>\$</i> 01,010		
F26	where the number of dwellings on the land is	0.4930	\$32,318	No cap	
	equal to 26		. ,		
F27	where the number of dwellings on the land is	0.4930	\$33,561	No cap	
	equal to 27				
F28	where the number of dwellings on the land is	0.4930	\$34,804	No cap	
	equal to 28				
F29	where the number of dwellings on the land is	0.4930	\$36,047	No cap	
	equal to 29				
F30	where the number of dwellings on the land is	0.4930	\$37,290	No cap	
	equal to 30				
F31	where the number of dwellings on the land is	0.4930	\$38,533	No cap	
	equal to 31				
F32	where the number of dwellings on the land is	0.4930	\$39,776	No cap	
	equal to 32				
F33	where the number of dwellings on the land is	0.4930	\$41,019	No cap	
	equal to 33				
F34	where the number of dwellings on the land is	0.4930	\$42,262	No cap	
505	equal to 34	0.4000			
F35	where the number of dwellings on the land is	0.4930	\$43,505	No cap	
	equal to 35	0.4020	¢44 740	No.con	
F36	where the number of dwellings on the land is equal to 36	0.4930	\$44,748	No cap	
F37	where the number of dwellings on the land is	0.4930	\$45,991	No cap	
F37	equal to 37	0.4930	\$40,991	No cap	
F38	where the number of dwellings on the land is	0.4930	\$47,234	No cap	
	equal to 38	0.1000	Ф 11,20 I		
F39	where the number of dwellings on the land is	0.4930	\$48,477	No cap	
	equal to 39		• - ,		
F40	where the number of dwellings on the land is	0.4930	\$49,720	No cap	
	equal to 40			-	
F41	where the number of dwellings on the land is	0.4930	\$50,963	No cap	
	equal to 41				
F42	where the number of dwellings on the land is	0.4930	\$52,206	No cap	
	equal to 42				
F43	where the number of dwellings on the land is	0.4930	\$53,449	No cap	
	equal to 43				
F44	where the number of dwellings on the land is	0.4930	\$54,692	No cap	
	equal to 44				
F45	where the number of dwellings on the land is	0.4930	\$55,935	No cap	
	equal to 45				

Category	Description	Rate in the	Minimum	Capped
		Dollar	General Rate	Percentage
F46	where the number of dwellings on the land is	0.4930	\$57,178	No cap
	equal to 46			
F47	where the number of dwellings on the land is	0.4930	\$58,421	No cap
E 40	equal to 47	0.4000	#50.004	N
F48	where the number of dwellings on the land is	0.4930	\$59,664	No cap
E 40	equal to 48	0.4000	#00.007	N
F49	where the number of dwellings on the land is	0.4930	\$60,907	No cap
FF0	equal to 49	0.4000	\$00.450	N
F50	where the number of dwellings on the land is	0.4930	\$62,150	No cap
F51	equal to 50	0.4930	\$63,393	Ne een
FJI	where the number of dwellings on the land is equal to 51	0.4930	403,393	No cap
F52	where the number of dwellings on the land is	0.4930	\$64,636	No cap
1 52	equal to 52	0.4000	ψ04,000	No cap
F53	where the number of dwellings on the land is	0.4930	\$65,879	No cap
	equal to 53	0.1000	\$66,616	No oup
F54	where the number of dwellings on the land is	0.4930	\$67,122	No cap
	equal to 54		<i>vo.</i> ,. <u>-</u>	
F55	where the number of dwellings on the land is	0.4930	\$68,365	No cap
	equal to 55		. ,	
F56	where the number of dwellings on the land is	0.4930	\$69,608	No cap
	equal to 56			
F57	where the number of dwellings on the land is	0.4930	\$70,851	No cap
	equal to 57			
F58	where the number of dwellings on the land is	0.4930	\$72,094	No cap
	equal to 58			
F59	where the number of dwellings on the land is	0.4930	\$73,337	No cap
	equal to 59			
F60	where the number of dwellings on the land is	0.4930	\$74,580	No cap
	equal to 60			
F61	where the number of dwellings on the land is	0.4930	\$75,823	No cap
	equal to 61			
F62	where the number of dwellings on the land is	0.4930	\$77,066	No cap
	equal to 62			
F63	where the number of dwellings on the land is	0.4930	\$78,309	No cap
	equal to 63			
F64	where the number of dwellings on the land is	0.4930	\$79,552	No cap
	equal to 64			
F65	where the number of dwellings on the land is	0.4930	\$80,795	No cap
	equal to or greater than 65			

Interpretation for F2 to F65 categories

The category descriptions for Categories F2 to F65 must be read with the following definitions and explanation, which form part of the descriptions.

Meaning of *dwelling*

A *dwelling* is a self-contained residence which includes all of the following:

- (a) food preparation facilities;
- (b) a bath or shower;
- (c) a toilet and wash basin; and
- (d) clothes washing facilities.

For Categories F2 to F65:

- a *dwelling* may form part of a building containing other dwellings (and/or other uses), be attached to one or more other dwellings or other buildings or be free-standing;
- a lot in a community title scheme which contains only a single residence is not a *dwelling* for the F categories, (and will be categorised under one of the U Categories as *Residential Units (Community Title)*).
- however, a lot in a community title scheme which contains a building comprising more than one *dwelling* is within the F categories, and will be categorised under one of Categories F2 to F65 accordingly, based on the number of dwellings on the lot.

A secondary dwelling forming part of a *single residence* as defined for the purposes of Categories R1 and R2 is not a *dwelling* for Category F2, unless none of the residents (including those in any secondary dwelling) who are the owners of the property occupy it, with or without extended members of their household, as the principal place of residence of the owner.

Therefore, to avoid doubt, Categories F2 to F65 (as appropriate) otherwise apply to rateable land which contains 2 or more dwellings (whether free-standing or otherwise). This will include situations where a property contains a primary and secondary dwelling, but neither is occupied by the owner or members of the owner's household as their principal place of residence but the dwellings are rather occupied by or available to be occupied by other persons. Neither category R1 or R2 applies in those circumstances. Category F2 applies in those circumstances.

Explanatory note for F categories generally: Generally, this category applies to land contained in a single valuation and rates assessment if the land contains more than one dwelling. The use of the term *"Flats"* in the heading is merely for broad general guidance of ratepayers, helping to distinguish the F Categories from the U Categories for single residence community title lots, and does not limit the defined meaning of *dwelling*.

If there are only 2 *dwellings* on the land and one of the dwellings is a *secondary dwelling* as defined and explained in the definitions and explanation for the *Residential Single Dwellings* (R) Categories, the land is not used for *Multi Residential Dwellings (Flats)*, and will fall within Category R1 or R2. However, that is only the case where at least one of the dwellings is occupied by the owner as their principal place of residence.

If there are 2 dwellings on the land but neither is occupied by the owner or members of the owner's household as their principal place of residence, the land is to be categorised under the F2 *Multi Residential Dwellings (Flats)* category, and will be rated accordingly.

If there are 3 or more dwellings on the land, the land is used for *Multi Residential Dwellings (Flats)* and will be categorised under the appropriate "F" category above. That is so even if one of the dwellings otherwise meets the definition and requirements for a *secondary dwelling* as defined and explained in the definitions and explanation for the *Residential Single Dwellings* (R) Categories.

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
VL1	Land with a rateable value less than \$1,000,000 that	0.3944	\$994	Please see
	meets the criteria or use description that corresponds			below
	with the following Land Use Code identifiers:			
	01 – Vacant Urban Land			
	94 – Vacant Rural Land			
Classes of capping	for the VL1 differential general rating category:			
1. Where the land i	s owned solely by a natural person or natural persons a ca	ap percentage o	of 9 percent a	pplies.
2. Where the land i	s not owned solely by a natural person or natural persons,	no cap percen	tage applies.	
VL2	Land with a rateable value greater than or equal to	0.5916	\$1,342	Please see
	\$1,000,000 but less than \$2,500,000 that meets the			below
	criteria or use description that corresponds with the			
	following Land Use Code identifiers:			
	01 – Vacant Urban Land			
	94 – Vacant Rural Land			
Classes of capping	for the VL2 differential general rating category:			
1. Where the land i	s owned solely by a natural person or natural persons a ca	ap percentage of	of 20 percent	applies.
2. Where the land i	s not owned solely by a natural person or natural persons,	no cap percen	tage applies.	
VL3	Land with a rateable value greater than or equal to	0.6508	\$1,342	No cap
	\$2,500,000 that meets the criteria or use description			
	that corresponds with the following Land Use Code			
	identifiers:			
	01 – Vacant Urban Land			
	94 – Vacant Rural Land			

Note: Discounting for Subdivided Land – Pursuant to Chapter 2, (sections 49 to 51) of the *Land Valuation Act 2010* the Council is required to discount the rateable value of certain land when levying rates. If these provisions apply to any rateable land the minimum general rate levy and any limitation on an increase to rates and charges, (capping) will not apply to that land.

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
SC1	Land used for sports clubs and facilities including land	0.3944	\$994	9%
	that meets the criteria or use description that			
	corresponds with the following Land Use Code			
	identifiers:			
	48 – Sports Clubs/Facilities			
	50 – Other Clubs (non business)			

Sporting Clubs and Community Groups



Retirement Villages

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
RV1	Land which contains a single residential dwelling in a	0.3944	\$895	9%
	retirement village complex, and is part of a community			
	titles scheme where the retirement village is registered			
	under the <i>Retirement Villages Act 1999</i> .			
Category RV2 to	Land which contains a retirement village where:			
Category RV45				
	(a) The retirement village is registered under the			
	Retirement Villages Act 1999, and			
	(b) Dwellings within the retirement village complex are			
	not part of a community titles scheme;			
	and:			
RV2	the retirement village has less than 10 independent	0.5916	\$2,895	9%
	living dwellings		• • • • •	
RV3	the retirement village has greater than or equal to 10	0.5916	\$4,080	9%
	and less than 20 independent living dwellings		. ,	
RV4	the retirement village has greater than or equal to 20	0.5916	\$8,160	9%
	and less than 30 independent living dwellings			
RV5	the retirement village has greater than or equal to 30	0.5916	\$12,240	9%
	and less than 40 independent living dwellings		. ,	
RV6	the retirement village has greater than or equal to 40	0.5916	\$16,320	9%
	and less than 50 independent living dwellings			
RV7	the retirement village has greater than or equal to 50	0.5916	\$20,400	9%
	and less than 60 independent living dwellings			
RV8	the retirement village has greater than or equal to 60	0.5916	\$24,480	9%
	and less than 70 independent living dwellings			
RV9	the retirement village has greater than or equal to 70	0.5916	\$28,560	9%
	and less than 80 independent living dwellings			
RV10	the retirement village has greater than or equal to 80	0.5916	\$32,640	9%
	and less than 90 independent living dwellings			
RV11	the retirement village has greater than or equal to 90	0.5916	\$36,720	9%
	and less than 100 independent living dwellings			
RV12	the retirement village has greater than or equal to 100	0.5916	\$40,800	9%
	and less than 110 independent living dwellings			
RV13	the retirement village has greater than or equal to 110	0.5916	\$44,880	9%
	and less than 120 independent living dwellings			
RV14	the retirement village has greater than or equal to 120	0.5916	\$48,960	9%
	and less than 130 independent living dwellings			
RV15	the retirement village has greater than or equal to 130	0.5916	\$53,040	9%
	and less than 140 independent living dwellings			
RV16	the retirement village has greater than or equal to 140	0.5916	\$57,120	9%
	and less than 150 independent living dwellings			

F

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
RV17	the retirement village has greater than or equal to 150 and less than 160 independent living dwellings	0.5916	\$61,200	9%
RV18	the retirement village has greater than or equal to 160 and less than 170 independent living dwellings	0.5916	\$65,280	9%
RV19	the retirement village has greater than or equal to 170 and less than 180 independent living dwellings	0.5916	\$69,360	9%
RV20	the retirement village has greater than or equal to 180 and less than 190 independent living dwellings	0.5916	\$73,440	9%
RV21	the retirement village has greater than or equal to 190 and less than 200 independent living dwellings	0.5916	\$77,520	9%
RV22	the retirement village has greater than or equal to 200 and less than 210 independent living dwellings	0.5916	\$81,600	9%
RV23	the retirement village has greater than or equal to 210 and less than 220 independent living dwellings	0.5916	\$85,680	9%
RV24	the retirement village has greater than or equal to 220 and less than 230 independent living dwellings	0.5916	\$89,760	9%
RV25	the retirement village has greater than or equal to 230 and less than 240 independent living dwellings	0.5916	\$93,840	9%
RV26	the retirement village has greater than or equal to 240 and less than 250 independent living dwellings	0.5916	\$97,920	9%
RV27	the retirement village has greater than or equal to 250 and less than 260 independent living dwellings	0.5916	\$102,000	9%
RV28	the retirement village has greater than or equal to 260 and less than 270 independent living dwellings	0.5916	\$106,080	9%
RV29	the retirement village has greater than or equal to 270 and less than 280 independent living dwellings	0.5916	\$110,160	9%
RV30	the retirement village has greater than or equal to 280 and less than 290 independent living dwellings	0.5916	\$114,240	9%
RV31	the retirement village has greater than or equal to 290 and less than 300 independent living dwellings	0.5916	\$118,320	9%
RV32	the retirement village has greater than or equal to 300 and less than 310 independent living dwellings	0.5916	\$122,400	9%
RV33	the retirement village has greater than or equal to 310 and less than 320 independent living dwellings	0.5916	\$126,480	9%
RV34	the retirement village has greater than or equal to 320 and less than 330 independent living dwellings	0.5916	\$130,560	9%
RV35	the retirement village has greater than or equal to 330 and less than 340 independent living dwellings	0.5916	\$134,640	9%
RV36	the retirement village has greater than or equal to 340 and less than 350 independent living dwellings	0.5916	\$138,720	9%
RV37	the retirement village has greater than or equal to 350 and less than 360 independent living dwellings	0.5916	\$142,800	9%
RV38	the retirement village has greater than or equal to 360 and less than 370 independent living dwellings	0.5916	\$146,880	9%



Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
RV39	the retirement village has greater than or equal to 370 and less than 380 independent living dwellings	0.5916	\$150,960	9%
RV40	the retirement village has greater than or equal to 380 and less than 390 independent living dwellings	0.5916	\$155,040	9%
RV41	the retirement village has greater than or equal to 390 and less than 400 independent living dwellings	0.5916	\$159,120	9%
RV42	the retirement village has greater than or equal to 400 and less than 410 independent living dwellings	0.5916	\$163,200	9%
RV43	the retirement village has greater than or equal to 410 and less than 420 independent living dwellings	0.5916	\$167,280	9%
RV44	the retirement village has greater than or equal to 420 and less than 430 independent living dwellings	0.5916	\$171,360	9%
RV45	the retirement village has greater than or equal to 430 independent living dwellings	0.5916	\$175,440	9%

Interpretation

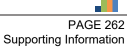
Independent living dwelling means a dwelling (eg. detached houses, townhouses or units) that is self-contained and for which some level of support is or may be provided to residents, but that support is intended to be minimal or in emergent circumstances because the primary intent of the retirement village scheme is to enable independent living.



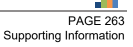


Relocatable Home Parks

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
Category RH1 to	Land which is used primarily as a relocatable home park			
Category RH44	and that meets the criteria or use description that			
	corresponds with the following Land Use Code Identifier:			
	49A – Multi Residential (Relocatable Home Parks);			
	and:			
RH1	the relocatable home park has less than 10 sites	0.5916	\$2,895	30%
RH2	the relocatable home park has greater than or equal to 10 and less than 20 sites	0.5916	\$4,080	30%
RH3	the relocatable home park has greater than or equal to	0.5916	\$8,160	30%
	20 and less than 30 sites			
RH4	the relocatable home park has greater than or equal to 30 and less than 40 sites	0.5916	\$12,240	30%
RH5	the relocatable home park has greater than or equal to	0.5916	\$16,320	30%
	40 and less than 50 sites			
RH6	the relocatable home park has greater than or equal to	0.5916	\$20,400	30%
	50 and less than 60 sites			
RH7	the relocatable home park has greater than or equal to	0.5916	\$24,480	30%
	60 and less than 70 sites			
RH8	the relocatable home park has greater than or equal to	0.5916	\$28,560	30%
	70 and less than 80 sites			
RH9	the relocatable home park has greater than or equal to 80 and less than 90 sites	0.5916	\$32,640	30%
RH10	the relocatable home park has greater than or equal to	0.5916	\$36,720	30%
	90 and less than 100 sites			
RH11	the relocatable home park has greater than or equal to	0.5916	\$40,800	30%
	100 and less than 110 sites			
RH12	the relocatable home park has greater than or equal to	0.5916	\$44,880	30%
	110 and less than 120 sites			
RH13	the relocatable home park has greater than or equal to	0.5916	\$48,960	30%
	120 and less than 130 sites			
RH14	the relocatable home park has greater than or equal to	0.5916	\$53,040	30%
	130 and less than 140 sites			
RH15	the relocatable home park has greater than or equal to	0.5916	\$57,120	30%
	140 and less than 150 sites	0.5040	*• • • • • •	
RH16	the relocatable home park has greater than or equal to	0.5916	\$61,200	30%
Р Н17	150 and less than 160 sites the relocatable home park has greater than or equal to	0 5016	\$65 290	200/
RH17	160 and less than 170 sites	0.5916	\$65,280	30%
RH18	the relocatable home park has greater than or equal to	0.5916	\$69,360	30%
	170 and less than 180 sites			



Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
RH19	the relocatable home park has greater than or equal to 180 and less than 190 sites	0.5916	\$73,440	30%
RH20	the relocatable home park has greater than or equal to 190 and less than 200 sites	0.5916	\$77,520	30%
RH21	the relocatable home park has greater than or equal to 200 and less than 210 sites	0.5916	\$81,600	30%
RH22	the relocatable home park has greater than or equal to 210 and less than 220 sites	0.5916	\$85,680	30%
RH23	the relocatable home park has greater than or equal to 220 and less than 230 sites	0.5916	\$89,760	30%
RH24	the relocatable home park has greater than or equal to 230 and less than 240 sites	0.5916	\$93,840	30%
RH25	the relocatable home park has greater than or equal to 240 and less than 250 sites	0.5916	\$97,920	30%
RH26	the relocatable home park has greater than or equal to 250 and less than 260 sites	0.5916	\$102,000	30%
RH27	the relocatable home park has greater than or equal to 260 and less than 270 sites	0.5916	\$106,080	30%
RH28	the relocatable home park has greater than or equal to 270 and less than 280 sites	0.5916	\$110,160	30%
RH29	the relocatable home park has greater than or equal to 280 and less than 290 sites	0.5916	\$114,240	30%
RH30	the relocatable home park has greater than or equal to 290 and less than 300 sites	0.5916	\$118,320	30%
RH31	the relocatable home park has greater than or equal to 300 and less than 310 sites	0.5916	\$122,400	30%
RH32	the relocatable home park has greater than or equal to 310 and less than 320 sites	0.5916	\$126,480	30%
RH33	the relocatable home park has greater than or equal to 320 and less than 330 sites	0.5916	\$130,560	30%
RH34	the relocatable home park has greater than or equal to 330 and less than 340 sites	0.5916	\$134,640	30%
RH35	the relocatable home park has greater than or equal to 340 and less than 350 sites	0.5916	\$138,720	30%
RH36	the relocatable home park has greater than or equal to 350 and less than 360 sites	0.5916	\$142,800	30%
RH37	the relocatable home park has greater than or equal to 360 and less than 370 sites	0.5916	\$146,880	30%
RH38	the relocatable home park has greater than or equal to 370 and less than 380 sites	0.5916	\$150,960	30%
RH39	the relocatable home park has greater than or equal to 380 and less than 390 sites	0.5916	\$155,040	30%
RH40	the relocatable home park has greater than or equal to 390 and less than 400 sites	0.5916	\$159,120	30%



Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
RH41	the relocatable home park has greater than or equal to	0.5916	\$163,200	30%
	400 and less than 410 sites			
RH42	the relocatable home park has greater than or equal to	0.5916	\$167,280	30%
	410 and less than 420 sites			
RH43	the relocatable home park has greater than or equal to	0.5916	\$171,360	30%
	420 and less than 430 sites			
RH44	the relocatable home park has greater than or equal to	0.5916	\$175,440	30%
	430 sites			

Caravan Parks

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
CP1	Land which is used primarily as a caravan park including land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	0.7888	\$1,740	No сар
	49 – Caravan Park			

Bed and Breakfasts

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
BB1	Land which is used to a material extent as Bed and Breakfast accommodation including land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	0.4930	\$1,243	9%
	9 – Bed and Breakfast			





Rural Agricultural

Rural Agricultural			Minimum	
Category	Description	Rate in the	General	Caped
Calegory	Description	Dollar	Rate	Percentage
RA1	Land valued by the Department of Natural Resources	0.3944	\$1,342	9%
	and Mines (DNRM) as land used for farming under	0.000.11	¢ ., o . <u>_</u>	0,0
	Chapter 2, (sections 45 to 48), of the <i>Land Valuation</i>			
	Act 2010 and that meets the criteria or use description			
	that corresponds with the following Land Use Code			
	Identifiers:			
	Sheep Grazing			
	60 – Sheep Grazing – Dry			
	61 – Sheep Breeding			
	Cattle Grazing			
	64 – Breeding			
	65 – Breeding and Fattening			
	66 – Fattening			
	67 – Goats			
	Dairy Cattle			
	68 – Milk – Quota			
	69 – Milk – No Quota			
	70 – Cream			
	Agricultural			
	71 – Oil Seed			
	73 – Grains			
	74 – Turf Farms			
	75 – Sugar Cane			
	76 – Tobacco			
	77 – Cotton			
	78 – Rice			
	79 – Orchards			
	80 – Tropical Fruits			
	81 – Pineapples			
	82 – Vineyards			
	83 – Small Crops and Fodder – Irrigation			
	84 – Small Crops and Fodder – Non Irrigation			
	Other Rural Uses			
	85 – Pigs			
	86 – Horses			
	88 – Forestry and Logs			
	89 – Animal Special			
	90 – Stratum			
	93 – Peanuts			



Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
PF1	Land which is used as a Poultry Farm including land	1.6565	\$3,728	No cap
	that meets the criteria or use description that			
	corresponds with the following Land Use Code			
	Identifier:			
	87A – Poultry			
	and:			
	The Poultry Farm is an Environmentally Relevant			
	Activity under the Environmental Protection Act 1994			
	with a threshold for farming more than 200,000 birds.			
PF2	Land which is used as a Poultry Farm including land	1.4593	\$1,342	No cap
	that meets the criteria or use description that			
	corresponds with the following Land Use Code			
	Identifier:			
	87B – Poultry			
	and:			
	The Poultry Farm is an Environmentally Relevant			
	Activity under the Environmental Protection Act 1994			
	with a threshold for farming more than 1,000 and less			
	than or equal to 200,000 birds.			
PF3	Land which is used as a Poultry Farm including land	0.7888	\$1,342	No cap
	that meets the criteria or use description that			
	corresponds with the following Land Use Code			
	Identifier:			
	87 – Poultry			
	and:			
	The Poultry Farm farms 1,000 birds or less.			



Light Commercial

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
LC1	Land which is used for light commercial purposes	0.7888	\$1,342	No cap
	including land that meets the criteria or use description			
	that corresponds with the following Land Use Code			
	Identifiers:			
	07 – Guest House/Private Hotel			
	11 – Shops			
	16 – Drive-in Shopping Centre/Group of Shops			
	17 – Restaurant			
	18 – Special Tourist Attraction			
	21 – Residential Institution (non medical care)			
	22 – Car Parks			
	23 – Retail Warehouse			
	25 – Professional Offices			
	26 – Funeral Parlours			
	27 – Hospitals, Convalescence Homes (medical			
	care)(private)			
	28 – Warehouse and Bulk Stores (and the building/s on			
	the land have a gross floor area less than or			
	equal to10,000 square metres)			
	29 – Transport Terminal			
	32 – Wharves			
	33 – Builders Yard, Contractors			
	34 – Cold Stores - Ice Works			
	36 – Light Industry			
	38 – Advertising - Hoarding			
	39 – Harbour Industries			
	41 – Child Care Excluding Kindergarten			
	44 – Nurseries (plants)			
	45 – Theatres, Cinemas			
	46 – Drive-in Theatre			
	56 – Showgrounds, Racecourse, Airfields			
	58 – Educational Including Kindergarten			
	95 – Reservoir, Dam, Bores			
	96 – Public Hospital			
	97 – Welfare Home/Institution			
	99 – Community Protection Centre			
L				



Outdoor Sales Areas

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
OSA1	Land which is used for outdoor sales purposes being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier: 24 – Sales Area Outdoors (dealers, boats, cars, etc); and	0.8677	\$1,988	No cap
	The area of the physical land parcel is equal to or greater than 4,000 square metres.			
OSA2	Land which is used for outdoor sales purposes being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier: 24 – Sales Area Outdoors (dealers, boats, cars, etc); and	0.8282	\$1,988	No cap
	The area of the physical land parcel is less than 4,000 square metres.			

F.

Marina					
Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage	
MA1	Land which is used for marina purposes being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	1.1043	\$1,342	No cap	
	20 – Marina				

Drive Through Restaurants

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
DTR1	Land which is used for Drive Through Restaurant	1.4593	\$2,485	No cap
	purposes being land that meets the criteria or use			
	description that corresponds with the following Land			
	Use Code Identifier:			
	17A – Drive Through Restaurants			

Motels

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
Category M3 to	Land which is used for Motel purposes being land that			
Category M55	meets the criteria or use description that corresponds			
	with the following Land Use Code Identifier:			
	43 – Motels			
M3	where the number of rooms is equal to or less than 3	0.7296	\$1,342	No cap
M4	where the number of rooms is equal to 4	0.7296	\$1,396	No cap
M5	where the number of rooms is equal to 5	0.7296	\$1,745	No cap
M6	where the number of rooms is equal to 6	0.7296	\$2,094	No cap
M7	where the number of rooms is equal to 7	0.7296	\$2,443	No cap
M8	where the number of rooms is equal to 8	0.7296	\$2,792	No cap
M9	where the number of rooms is equal to 9	0.7296	\$3,141	No cap
M10	where the number of rooms is equal to 10	0.7296	\$3,490	No cap
M11	where the number of rooms is equal to 11	0.7296	\$3,839	No cap
M12	where the number of rooms is equal to 12	0.7296	\$4,188	No cap
M13	where the number of rooms is equal to 13	0.7296	\$4,537	No cap
M14	where the number of rooms is equal to 14	0.7296	\$4,886	No cap
M15	where the number of rooms is equal to 15	0.7296	\$5,235	No cap
M16	where the number of rooms is equal to 16	0.7296	\$5,584	No cap



Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
M17	where the number of rooms is equal to 17	0.7296	\$5,933	No cap
M18	where the number of rooms is equal to 18	0.7296	\$6,282	No cap
M19	where the number of rooms is equal to 19	0.7296	\$6,631	No cap
M20	where the number of rooms is equal to 20	0.7296	\$6,980	No cap
M21	where the number of rooms is equal to 21	0.7296	\$7,329	No cap
M22	where the number of rooms is equal to 22	0.7296	\$7,678	No cap
M23	where the number of rooms is equal to 23	0.7296	\$8,027	No cap
M24	where the number of rooms is equal to 24	0.7296	\$8,376	No cap
M25	where the number of rooms is equal to 25	0.7296	\$8,725	No cap
M26	where the number of rooms is equal to 26	0.7296	\$9,074	No cap
M27	where the number of rooms is equal to 27	0.7296	\$9,423	No cap
M28	where the number of rooms is equal to 28	0.7296	\$9,772	No cap
M29	where the number of rooms is equal to 29	0.7296	\$10,121	No cap
M30	where the number of rooms is equal to 30	0.7296	\$10,470	No cap
M31	where the number of rooms is equal to 31	0.7296	\$10,819	No cap
M32	where the number of rooms is equal to 32	0.7296	\$11,168	No cap
M33	where the number of rooms is equal to 33	0.7296	\$11,517	No cap
M34	where the number of rooms is equal to 34	0.7296	\$11,866	No cap
M35	where the number of rooms is equal to 35	0.7296	\$12,215	No cap
M36	where the number of rooms is equal to 36	0.7296	\$12,564	No cap
M37	where the number of rooms is equal to 37	0.7296	\$12,913	No cap
M38	where the number of rooms is equal to 38	0.7296	\$13,262	No cap
M39	where the number of rooms is equal to 39	0.7296	\$13,611	No cap
M40	where the number of rooms is equal to 40	0.7296	\$13,960	No cap
M41	where the number of rooms is equal to 41	0.7296	\$14,309	No cap
M42	where the number of rooms is equal to 42	0.7296	\$14,658	No cap
M43	where the number of rooms is equal to 43	0.7296	\$15,007	No cap
M44	where the number of rooms is equal to 44	0.7296	\$15,356	No cap
M45	where the number of rooms is equal to 45	0.7296	\$15,705	No cap
M46	where the number of rooms is equal to 46	0.7296	\$16,054	No cap
M47	where the number of rooms is equal to 47	0.7296	\$16,403	No cap
M48	where the number of rooms is equal to 48	0.7296	\$16,752	No cap
M49	where the number of rooms is equal to 49	0.7296	\$17,101	No cap
M50	where the number of rooms is equal to 50	0.7296	\$17,450	No cap
M51	where the number of rooms is equal to 51	0.7296	\$17,799	No cap
M52	where the number of rooms is equal to 52	0.7296	\$18,148	No cap
M53	where the number of rooms is equal to 53	0.7296	\$18,497	No cap
M54	where the number of rooms is equal to 54	0.7296	\$18,846	No cap
M55	where the number of rooms is equal to or greater than 55	0.7296	\$19,195	No cap





Hotels and Licensed Clubs

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
HLC1	Land which is used for Hotel/Tavern purposes being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	1.1043	\$9,040	No сар
	42 – Hotel/Tavern			
HLC2	Land which is used for a Licensed Club being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	1.0846	\$25,513	No cap
	47A – Licensed Club			
	and: The Licensed Club has greater than 265 gaming machines.			
HLC3	Land which is used for a Licensed Club being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	0.7888	\$9,040	No cap
	47B – Licensed Club			
	and:			
	The Licensed Club has greater than 100 and equal to or less than 265 gaming machines.			
HLC4	Land which is used for a Licensed Club being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier:	0.5916	\$1,240	No cap
	47C – Licensed Club			
	and:			
	The Licensed Club has equal to or less than 100			
	gaming machines.			

Telco/Transformer Sites	

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
Τ1	Land which is used for a Telecommunications or Transformer site being land that meets the criteria or use description that corresponds with the following Land Use Code Identifier: 91 – Telco/Transformer Sites	1.8537	\$2,490	No сар

Service Stations

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
SS1	Land which is used for a Service Station being land that	1.3212	\$113,670	No cap
	meets the criteria or use description that corresponds			
	with the following Land Use Code Identifier:			
	30A – Service Station; and			
	(a) The total area of the land is equal to or greater than			
	50,000 square metres; and			
	(b) The fuel storage capacity of the Service Station is			
	equal to or greater than 300,000 litres.			
SS2	Land which is used for a Service Station being land that	1.0649	\$2,490	No cap
	meets the criteria or use description that corresponds			
	with the following Land Use Code Identifier:			
	30B – Service Station;			
	and:			
	The land is not contained in SS1.			



Drive-in Shopping Centre/Group of Shops

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
S1S	Land which is used for a Drive-in Shopping	1.9720	\$1,374,670	No cap
Super Regional	Centre/Group of Shops being land that meets the			
	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16F – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is equal to or greater than			
	70,000 square metres.			
S2S	Land which is used for a Drive-in Shopping	1.7748	\$1,226,630	No cap
Major Regional	Centre/Group of Shops being land that meets the			
	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16A – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 70,000 square			
	metres and equal to or greater than 50,000 square			
	metres.			
S3S	Land which is used for a Drive-in Shopping	1.6762	\$1,099,740	No cap
Regional	Centre/Group of Shops being land that meets the			
	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16B – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 50,000 and equal to			
	or greater than 40,000 square metres.			
S4S	Land which is used for a Drive-in Shopping	1.4593	\$227,350	No cap
Sub Regional A	Centre/Group of Shops being land that meets the			
	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16C – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 40,000 and equal to			
	or greater than 20,000 square metres.			

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Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
S5S	Land which is used for a Drive-in Shopping	1.2621	\$113,670	No cap
Sub Regional B	Centre/Group of Shops being land that meets the			
	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16D – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 20,000 and equal to			
	or greater than 10,000 square metres.			
S6S	Land which is used for a Drive-in Shopping	1.1043	\$12,680	No cap
Local Shopping	Centre/Group of Shops being land that meets the			
Centre A	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16E – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 10,000 and equal to			
	or greater than 3,000 square metres.			
S7S	Land which is used for a Drive-in Shopping	0.9071	\$1,990	No cap
Local Shopping	Centre/Group of Shops being land that meets the			
Centre B	criteria or use description that corresponds with the			
	following Land Use Code Identifier:			
	16G – Drive-in Shopping Centre / Group of Shops;			
	and:			
	The total lettable area of the drive in shopping			
	centre/group of shops is less than 3,000 and equal to			
	or greater than 1,300 square metres, and the size of			
	the physical land parcel is greater than 4,000 square			
	metres.			

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Mega Store Retailers

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
S4M	Land which is used for a large or "mega" store retail	1.4593	\$227,350	No cap
Mega Store	purposes being land that meets the criteria or use			
Retailer - Sub	description that corresponds with the following Land			
Regional A	Use Code Identifier:			
	16M - Mega Store Retailer (single retailer with total			
	floor area equal to or greater than 20,000 square			
	metres).			
S5M	Land which is used for a large or "mega" store retail	1.2621	\$113,670	No cap
Mega Store	purposes being land that meets the criteria or use			
Retailer - Sub	description that corresponds with the following Land			
Regional B	Use Code Identifier:			
	16S – Mega Store Retailer (single retailer with total			
	floor area greater than or equal to 10,000 square			
	metres and less than 20,000 square metres).			
S6M	Land which is used for a large or "mega" store retail	1.1043	\$12,680	No cap
Mega Store	purposes being land that meets the criteria or use			
Retailer - Local A	description that corresponds with the following Land			
	Use Code Identifier:			
	16T - Mega Store Retailer (single retailer with total floor			
	area greater than or equal to 3,000 square metres and			
	less than 10,000 square metres).			
S7M	Land which is used for a large or "mega" store retail	0.9071	\$1,990	No cap
Mega Store	purposes being land that meets the criteria or use			
Retailer - Local B	description that corresponds with the following Land			
	Use Code Identifier:			
	16U - Mega Store Retailer (single retailer) with total			
	floor area greater than or equal to 1,300 square metres			
	and less than 3,000 square metres and the size of the			
	physical land parcel is greater than 4,000 square			
	metres.			



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Supporting Information

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Heavv	Commercial

Heavy Commercial Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
HC1	Land which is used for an oil depot or refinery or a	1.3804	\$7,530	No cap
Heavy	noxious or offensive industry including an abattoir,			
Commercial 1	being land that meets the criteria or use description			
	that corresponds with the following Land Use Code			
	Identifiers:			
	31 – Oil Depot and Refinery; or			
	37 – Noxious/Offensive Industry (including Abattoir)			
	and:			
	The rateable value of the land is greater than			
	\$15,000,000.			
HC2	Land which is used for an oil depot or refinery or a	1.2621	\$1,990	No cap
Heavy	noxious or offensive industry including an abattoir,			
Commercial 2	being land that meets the criteria or use description			
	that corresponds with the following Land Use Code			
	Identifiers:			
	31 – Oil Depot and Refinery; or			
	37 – Noxious/Offensive Industry (including Abattoir)			
	and:			
	The land is not contained in HC1.			
НСЗ	Land which is used for extractive industry being land	1.9720	\$9,940	No cap
Extractive	that meets the criteria or use description that			
Industries	corresponds with the following Land Use Code			
	Identifier:			
	40 – Extractive			
HC4	Land which is used for concrete batching plant or	1.3804	\$5,960	No cap
Concrete Batching	asphalt manufacturing being land used for those	1.0004	ψ0,000	Νουαρ
/ Asphalt	purposes and that otherwise meets the criteria or use			
Manufacturing	description that corresponds with the following Land			
	Use Code Identifier:			
	25 Capacel Jaduates			
	35 – General Industry			

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Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
HC5	Land which is used for large scale commercial or	0.9071	\$6,020	No cap
Large Commercial	industrial purposes being land used for those purposes			
/ Industrial	and that otherwise meets the criteria or use description			
	that corresponds with the following Land Use Code			
	Identifiers:			
	28A - Warehouse and Bulk Stores			
	36A – Large Industry			
	and:			
	The building/s on the land have a gross floor area			
1	greater than 10,000 square metres.			

Land not otherwise categorised

Category	Description	Rate in the Dollar	Minimum General Rate	Capped Percentage
01	Land not contained in any other differential rating	0.3944	\$994	Please see
	category and the rateable value of the land is less than			below
	\$1,000,000			
Classes of capping	Classes of capping for the O1 differential general rating category:			
1. Where the land i	1. Where the land is owned solely by a natural person or natural persons a cap percentage of 9 percent applies.			
2. Where the land i	s not owned solely by a natural person or natural persons,	no cap percen	tage applies.	
02	Land not contained in any other differential rating	0.5916	\$1,342	No cap
	category and the rateable value of the land is greater			
	than or equal to \$1,000,000 but less than \$2,500,000			
Classes of capping	Classes of capping for the O2 differential general rating category:			
1. Where the land is owned solely by a natural person or natural persons a cap percentage of 20 percent applies.				
2. Where the land i	2. Where the land is not owned solely by a natural person or natural persons, no cap percentage applies.			
O3	Land not contained in any other differential rating	0.6508	\$1,342	No cap
	category and the rateable value of the land is greater			
	than or equal to \$2,500,000			

"Land Use Code Identifiers" are numerical codes applied to land based on their land use as revealed by Council records. They are formally issued by the State Government (Valuer-General) based in part on information supplied by the Council. They are then assigned to individual parcels in the Council's land record. They are generally accurate to *identify* the relevant land use, and therefore to identify the category into which rateable land should be categorised. However, they are descriptive of land uses and not necessarily conclusive. The correct rating category for rateable land is always based on its actual land use as related to the category which covers that land use. Disputes in that regard are not conclusively resolved by land use code identifiers, but, through the objection and appeal process, by the true facts of land use.

Properties Exempt from General Rates

The following properties are exempt from General Rates in accordance with the LGA, section 93(3)(i):

- Lot 2 SP 262249
- Lot 3 RP 160412
- Lot 4 RP 889690
- Lot 10 SP 191312

1.2 LIMITATION OF INCREASE IN RATES LEVIED

For the financial year 2019/20, the Council will limit any increase in differential general rates in specified rating categories to the differential general rates levied in financial year 2018/19 increased by the percentage shown for the category in the above tables, (Capped Percentage).

Where differential general rates were not levied on rateable land for the full 2018/19 financial year, any increase in differential general rates will be limited to the *corresponding annual amount* for the rates in the 2018/19 financial year increased by the Capped Percentage. *Corresponding annual amount* is the amount worked out in accordance with the LGR, section 116(3).

Provided that a limit on any increase will not apply to rateable land where:

- **1.2.1** There has been a change in valuation (other than the revaluation of the entire local government area) during the current or previous financial year; or
- **1.2.2** There has been a change in land area during the current or previous financial year unless that change is the result of the Council or a State Government entity acquiring, (by agreement or compulsory acquisition) part of a parent parcel, thus creating a new rateable assessment, (the original parcel less the part acquired) in which case a limit on any increase will continue to apply to the new rateable assessment; or
- 1.2.3 A discounted valuation under Chapter 2, (sections 49 to 51), of the Land Valuation Act 2010 has ceased; or
- **1.2.4** There has been a change in the differential rating category during the financial year.

1.3 RIGHT OF OBJECTION

The land owner may object to the rating category applied to rateable land in accordance with the LGR. Objections will not affect the levying and recovery of the rates as specified in the rate notice. Should an objection result in rateable land being included in a different rating category, an appropriate adjustment of rates will be made from the commencement of the quarter in which the objection was lodged. This adjustment will appear on the next quarterly rate notice.

1.4 WASTE MANAGEMENT UTILITY CHARGES

The Council makes and levies utility charges for the provision of waste management services. These charges are generally based on the application of the user pays principle.

Waste management utility charges are calculated to recover the full cost of providing the service. Waste management utility charges incorporate the cost of the various services provided by the contractor, the cost of providing and maintaining refuse tips and the cost of implementing waste management and environment protection strategies.

The waste collection area is defined as the area to which Council's existing refuse collection contract applies from time to time during the financial year.

Moreton Bay

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The type or level of service to be supplied to each premises in the waste collection area (and hence the applicable charging code for the premises under the table of charges) will be that determined by Council or its delegate to be appropriate to the premises having regard to the nature of activities and the volumes of waste generated on and from the premises and, where relevant, in accordance with the *Waste Reduction and Recycling Regulation 2011*.

The service includes the ability of households in the waste collection area to deposit their own municipal solid waste at a Council landfill without separate charge being made at the gate for that disposal.

In accordance with section 94(1)(b)(ii) of the LGA, the Council makes and levies utility charges for supplying waste management services for the 2019/20 financial year as follows:

Residential Charges

SERVICE LEVEL	CHARGE
1 Kerbside Collection	•
140L refuse / 140L recycling	\$213.00
140L refuse / 240L recycling	\$219.00
140L refuse / 360L recycling	\$225.00
240L refuse / 240L recycling	\$237.00
240L refuse / 360L recycling	\$250.00
140L refuse – Additional bin	\$219.00
240L refuse – Additional bin	\$237.00
140L recycling – Additional bin	\$48.00
240L recycling – Additional bin	\$53.00
360L recycling – Additional bin	\$59.00
2 On Property Services	
On Property - 140L refuse / 140L recycling	\$236.00
On Property - 140L refuse / 240L recycling	\$239.00
On Property - 140L refuse / 360L recycling	\$242.00
On Property - 240L refuse / 240L recycling	\$249.00
On Property - 240L refuse / 360L recycling	\$268.00
On Property - 240L recycling – Additional bin	\$57.00
On Property - 360L recycling – Additional bin	\$61.00
3 Bulk Bins	
660 L Bulk Bin	\$700.00
1m³ Bulk Bin	\$1,000.00
1.5m ³ Bulk Bin	\$1,500.00
1,100L Plastic Rear Lift Bin	\$1,270.00
3m ³ Bulk Bin	\$3,000.00
4m³ Bulk Bin	\$4,000.00
** Properties sharing a bulk bin service will be entitled to the use of bulk bins up to the	ne capacity of 120 litres (0.120 M ³)
for waste and 60 litres (0.060 $M^{\scriptscriptstyle 3})$ for recycling services for each residential unit shares and $M^{\scriptscriptstyle 3}$	ring the bins.
Example: 20 units each paying for a minimum service of \$219 would be entitled to b	ulk bins (as defined in the
schedule above) to the capacity of $2.4M^3$ (20 units x 0.120 M ³).	

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** Where a property requests bulk services above their entitlement under the minimum service of 120 litres for waste (\$219), the cost per property (which are sharing the bulk bin service) will be calculated by determining the additional cost of the services requested (in accordance with the bulk bin rates above) and dividing the additional cost by the number of properties sharing the service.

Example: A block of 20 units request 4 x 1,100L bin serviced once per week. The total capacity of this service is $4.4M^3$. As this capacity is above their entitlement under the minimum capacity ($2.4M^3 - 20$ units x 0.120 M³) the additional cost of providing an additional 1.8M³ ($2 \times 1,100L$ bins @ \$1,270/bin) is shared equally amongst each of the unit holders and will be \$127 (\$2,540 / 20 units).

Notes:

1. 'Full Service' is the provision of one refuse and one recycle bin to a single residence in a multi residential facility.

The Council will charge a minimum waste management utility charge to all improved residential land that is within the Council's waste collection area. The designated minimum service on which the minimum waste management utility charge is based is a 140L refuse / 140L recycling service per flat, residential unit or residential lot as the case may be.

In accordance with section 73D of the *Waste Reduction and Recycling Act 2011,* the Residential Charges above have been set at a level that mitigates any direct impact of the State Waste Levy.

In addition to residential land, the above waste utility charges will apply to commercial land where all or part of the land is used to provide long term residential accommodation. For example:

- a house attached to, or rooms above shops or offices;
- a manufactured home situated in a residential, lifestyle or manufactured home park;
- a house, flat or room which is part of:
 - o a residential aged care facility;
 - o a retirement village;
 - a boarding house;
 - o residential accommodation for disabled or at-risk persons;
 - o hostels; or
 - o aged rental accommodation.
- a house or flat in a gated community;
- a flat within a premises which has a combination of holiday units for rent, business office, restaurant and residential units

Where the commercial land has a mixture of commercial and long term residential uses, the residential waste utility charges will only apply to waste services supplied for the residential uses contained on the land. Waste services supplied for the commercial uses on the same land will be charged in accordance with the Commercial / Industrial charges outlined below.

All pro rata waste management charges take effect from the date on which the service has been provided.





Commercial / Industrial Charges

SERVICE LEVEL	CHARGE
1 Kerbside Collection	
140L refuse / 140L recycling	\$263.00
140L refuse / 240L recycling	\$270.00
140L refuse / 360L recycling	\$274.00
240L refuse / 240L recycling	\$325.00
240L refuse / 360L recycling	\$329.00
240L refuse – Additional bin	\$325.00
240L recycling – Additional bin	\$53.00
360L recycling – Additional bin	\$59.00
2 On Property Services	
On Property - 140L refuse / 140L recycling	\$286.00
On Property - 140L refuse / 240L recycling	\$288.00
On Property - 140L refuse / 360L recycling	\$292.00
On Property - 240L refuse / 240L recycling	\$344.00
On Property - 240L refuse / 360L recycling	\$348.00
On Property - 240L recycling – Additional bin	\$57.00
On Property - 360L recycling – Additional bin	\$61.00

Improved commercial properties that are not charged a waste management utility charge will be subject to the Commercial Waste Management Special Charge as outlined in 1.5.3.



1.5 SPECIAL CHARGES

In accordance with section 94(1)(b)(i) of the LGA, the Council makes and levies special charges for the 2019/20 financial year as follows:

1.5.1 Rural Fire Brigade Special Charge

The Council makes and levies a special charge to be known as the Rural Fire Brigade Special Charge on all rateable land within the Moreton Bay Regional Council local government area identified by the gazetted Rural Fire Board area maps for those rural fire boards listed below.

The overall plan for the supply of the rural fire service is:

- a) The rateable land to which the special charge applies is all rateable land within the Moreton Bay Regional Council local government area identified by the gazetted Rural Fire Board area maps for those rural fire boards listed below:
 - Booroobin Rural Fire Brigade
 - Bellthorpe Rural Fire Brigade
 - Clear Mountain Rural Fire Brigade
 - Closeburn/Cedar Creek Rural Fire Brigade
 - Dayboro and District Rural Fire Brigade
 - Delaney's Creek Rural Fire Brigade
 - Donnybrook Town Rural Fire Brigade
 - Elimbah Rural Fire Brigade
 - Meldale Rural Fire Brigade
 - Mount Mee Rural Fire Brigade
 - Mount Nebo Rural Fire Brigade
 - Narangba West Rural Fire Brigade
 - Ocean View Rural Fire Brigade
 - Rocksberg-Moorina Rural Fire Brigade
 - Samford Rural Fire Brigade
 - Samsonvale Rural Fire Brigade
 - Stanmore District Rural Fire Brigade
 - Stony Creek Rural Fire Brigade
 - Toorbul Rural Fire Brigade
 - Villeneuve Neurum (part) Rural Fire Brigade
 - Wamuran Rural Fire Brigade.
- b) The service, facility or activity for which the overall plan is made is the provision of a rural fire service.
- c) The estimated cost of implementing the overall plan in the 2019/20 financial year is \$281,475.
- d) The provision of a rural fire service is an ongoing matter. The estimated time for carrying out the overall plan as it presently exists is one year.

The Council is of the opinion that all land to which the special charge applies will specially benefit to the same extent from the provision of a rural fire service using funds raised by the special charge. The charge will assist rural fire brigades in the upgrade and maintenance of equipment necessary to provide a rural fire service.

The amount of the special charge will be \$25.00 per annum.





1.5.2 Rural Recycling and Waste Management Special Charge

There are residential properties within the local government area of Moreton Bay Regional Council that are outside of the kerbside collection area. These properties do not receive a kerbside bin collection service and must dispose of their own household waste - generally this is done by taking it to their nearest waste facility, including waste transfer stations.

The Council makes and levies a special charge to be known as the Rural Recycling and Waste Management Special Charge on rateable land that is used, at least partially, for residential purposes and which is improved land not being subject to a waste management utility charge. The purpose of this charge is to assist in meeting the costs associated with the provision and management of recycling and waste disposal facilities.

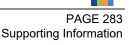
The overall plan for the supply of the rural recycling and waste management service is:

- a) The rateable land to which the special charge applies is all rateable land that is improved land not being subject to a waste management utility charge.
- b) The service, facility or activity for which the overall plan is made is assisting in meeting the costs associated with the provision and management of recycling and waste disposal facilities, which includes a contribution towards the costs of:
 - administration of refuse and recycling contracts;
 - operation and maintenance of landfills for disposal of domestic waste;
 - operation and maintenance of waste from transfer stations;
 - interest and redemption of capital works;
 - transport of waste from transfer stations to landfill for disposal;
 - construction and development of waste disposal facilities;
 - purchase of future landfill sites;
 - supervision and operation of landfills to ensure compliance with the Environmental Protection Act 1994;
 - collection of roadside litter and supply and service of street litter bins.
- c) The estimated cost of implementing the overall plan in the 2019/20 financial year is \$178,862.
- d) The provision of recycling and waste management facilities is an ongoing matter. The estimated time for carrying out the overall plan as it presently exists is one year.

The Council is of the opinion all land to which the special charge applies will specially benefit to the same extent from the provision and management of current and future recycling and waste disposal facilities.

The amount of the special charge will be \$107.00 per annum.





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1.5.3 Commercial Waste Management Special Charge

The Council makes and levies a special charge to be known as the Commercial Waste Management Special Charge on rateable land that is used for commercial purposes and which is improved land not being subject to a waste management utility charge. The purpose of this charge is to assist in meeting the costs associated with the provision and management of waste disposal facilities.

The overall plan for the supply of the commercial waste management service is:

- a) The rateable land to which the special charge applies is all rateable land used for commercial purposes that is improved land not being subject to a waste management utility charge.
- b) The service, facility or activity for which the overall plan is made is for the purpose of assisting in meeting the costs associated with the availability and management of waste disposal facilities, which includes a contribution towards the costs of:
 - administration of refuse and recycling contracts;
 - operation and maintenance of landfills for disposal of commercial waste;
 - operation and maintenance of waste from transfer stations;
 - interest and redemption of capital works;
 - transport of waste from transfer stations to landfill for disposal;
 - construction and development of waste disposal facilities;
 - purchase of future landfill sites;
 - supervision and operation of landfills to ensure compliance with the Environmental Protection Act 1994;
 - collection of roadside litter and supply and service of street litter bins.
- c) The estimated cost of implementing the overall plan in the 2019/20 financial year is \$313,938.
- d) The provision of waste management facilities is an ongoing matter. The estimated time for carrying out the overall plan as it presently exists is one year.

The Council is of the opinion all land to which the special charge applies will specially benefit to the same extent from the provision and management of current and future waste disposal facilities.

The amount of the special charge will be \$107.00 per annum.



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1.5.4 North Lakes Enhanced Services Special Charge

The Council makes and levies a special charge to be known as the North Lakes Enhanced Services Special Charge on all rateable land within the suburb of North Lakes. The parks, public areas, road reserves, street furniture and park infrastructure in this area require higher maintenance levels than comparable facilities across the region due to the type, quality and number of facilities provided. The special charge will fund the required higher level of maintenance.

The overall plan to fund the additional costs associated with the higher maintenance levels for public facilities in North Lakes, over and above the standard maintenance levels in other areas across the Council's local government area is:

- a) The rateable land to which the special charge applies is all rateable land within the suburb of North Lakes.
- b) The service or activity for which the overall plan is made is providing higher maintenance levels, over and above the standard maintenance levels in other parts of the Council's local government area for public facilities including:
 - Parks plantings, mulching, watering, weeding and mowing;
 - Public areas lakes, boardwalks;
 - Roads reserves footpaths, plantings, mulching, watering, weeding and mowing;
 - Park infrastructure playground equipment, barbeque facilities, park furniture and shade shelters; and
 - Street furniture street signs and lighting poles.
- c) The estimated cost of implementing the overall plan in the 2019/20 financial year is \$1,120,710.
- d) The provision of higher maintenance levels for public facilities in North Lakes is an ongoing matter. The estimated time for carrying out the overall plan as it presently exists is one year.

The Council is of the opinion that all land to which the charge applies will specially benefit from the provision of higher maintenance levels for public facilities in North Lakes because that land and the occupiers of the land have direct use of and exposure to the amenity created by these public facilities. This special charge has been set by Council to reflect sufficient and equitable contributions by the owners of the land to the additional cost of maintaining these high quality facilities in North Lakes.

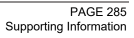
The Council considers it appropriate that the amount of the special charge vary between the different lands identified below having regard to all matters relevant to the objective of achieving an equitable spread of the revenue burden between all of the lands to be charged and fairness as between the different classes of land, including the extent to which, in the Council's opinion, different lands will specially benefit from the works.

The annual amount of the special charge will vary as follows:

- Residential properties that are part of a community titles scheme and are within a retirement village registered under the *Retirement Villages Act 1999* – \$10 per annum.
- Residential properties that are part of a community titles scheme and are <u>not</u> within a retirement village registered under the *Retirement Villages Act 1999* – \$30 per annum.
- Properties included in the Super Regional Drive-in Shopping Centre (S1S) or Mega Store Retailer Sub Regional A (S4M) differential general rating categories – \$2,000 per annum.
- All other properties \$150 per annum.

Any new properties created during the financial year will be charged a pro rata amount calculated from the date the property is created.

Moreton Boy GENERAL MEETING - 502 11 February 2020



1.5.5 Newport Canal Maintenance Special Charge

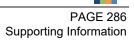
The Council makes and levies a special charge to be known as the Newport Canal Maintenance Special Charge ("**special charge**") on the rateable land described below for the purpose of funding works for preserving, maintaining and keeping clean and navigable ("**works**") the canals at Newport Waterways ("**canals**").

The special charge applies to properties in the suburb of Newport with canal frontage. This area includes lots in community titles schemes where the scheme land has canal frontage, and the whole of the Newport Waterways Marina complex which is on multiple titles but is a single canal-front entity in terms of land use.

The special charge also applies to properties with frontage to the lake adjoining the canals. The lake is to be constructed in stages. The initial lake stage was completed in 2018/19 financial year which included the creation of the initial lake front lots. The lake is connected to the canals by a lock and weir, enabling use of parts of the canal system by lake-front owners for ocean boating access, and relies on parts of the canal system for tidal water flushing to maintain its water quality.

The whole area is delineated on a map identified as **PLAN A** prepared and adopted by the Council for this purpose. The map is incorporated by reference into this Revenue Statement.

- 1. The overall plan for carrying out the works is:
 - a) The rateable land to which the special charge applies is the land specified below, and contained within the delineation on map **PLAN A**.
 - b) The service, facility or activity for which the overall plan is made is the indicative 47 year canal maintenance works program, from base year 2019/20, shown in the documents prepared by the Chief Executive Officer and presented to the Council, providing for, as the major elements:
 - (i) major dredging of the access channel of the canals, including spoil disposal; and
 - (ii) major dredging of the canals other than the access channel, including spoil disposal; and
 - (iii) carrying out of spot dredging, beach cleaning and replenishment as required.
 - c) The estimated cost of implementing the overall plan, in 2019 terms, is \$63,277,900 over a 47 year period from base year 2019/20.
 - d) Canal maintenance is an ongoing matter. The works, particularly dredging, are carried out periodically, but not necessarily at fixed intervals. There may be significant variations between the level of works carried out in any one particular year as compared to others.
 - e) The estimated time for carrying out the indicatively programmed works shown in the overall plan as it presently exists is 47 years from base year 2019/20.



\$3,566,350

ITEM 3.1 - QUARTER 2 OPERATIONAL PLAN & BUDGET REVIEW - REGIONAL (Cont.)

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2. The 2019/20 annual implementation plan comprises the carrying out of the following works forming part of the overall plan which are intended or expected to be carried out in 2019/20:

Entrance channel dredging	\$1,482,000
Maintenance of the canals other than the access channel	
Residential canals:	
General Maintenance, Approvals and Contract Administration	\$148,100
Internal Canal System Dredging and Spoil Disposal	\$1,361,738
Marina:	
General Maintenance, Approvals and Contract Administration	\$5,900
Internal Canal System Dredging and Spoil Disposal	\$568,612

2019/20 TOTAL:

Special benefit

- 3. The Council is of the opinion that the lands to which the special charge applies, and the occupiers of those lands, will specially benefit from the works, as compared to other parts of its local government area generally.
- 4. For lots fronting the canals, that benefit exists for the reason that such lands have the benefit of direct access to the canals and of direct use of and enjoyment of the canals. It is the Council's opinion that these lands include lots in a community titles scheme which has canal frontage, even though it may be scheme land rather than the individual lots which physically abuts the canal. The owners of those lots have rights of access to and use of the scheme land, and hence the canals. The intensity of residential use of land developed for a community title scheme is higher than if the same land area had been developed for separate lots containing single dwellings.
- 5. These lands also include the land, whether dry land or submerged, from time to time comprising the Newport Waterways Marina which is a single canal-front entity in terms of land use, regardless of its internal titling arrangements or boundaries.
- 6. These lands also include land fronting the canals that is developed for commercial purposes, including (but not limited to) land that the Council is aware, at the date of this Revenue Statement, is intended to be developed as a retail, dining and entertainment precinct for which canal frontage will be a distinctive feature. The intensity of land use will be relatively much higher than for other land uses in the special charge area.
- 7. These lands also include the balance undeveloped land with canal frontage. As the canal frontage enhances the development potential and value of that land, the works confer special benefit on this balance land. It is therefore equitable that the owner contribute towards the cost of the works, albeit on a conservative basis which recognises that it is not yet developed, and that it is unlikely that the whole of the current rateable parcel or parcels will be developed for canal-fronting lots. To the extent that this land is developed for lake-fronting lots, as presently contemplated, those lots will pay a special charge reflecting the special benefit to that form of development as set out below.
- 8. For lots fronting the lake, that benefit exists for the reason that proper maintenance of those parts of the canals which enable boating access to and from the open water (via the lock and weir), and which facilitate tidal water flushing of the lake, via inlet pipes connected to canal waters and outlet through the lock and weir, is essential to those lots having effective boating access to ocean waters, and to maintenance of proper water quality in the lake.

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Rateable land subject to charge

- 9. The Benefitted Area Map marked **PLAN A** identifies the lands to be levied with the special charge for the 2019/20 financial year. The lands to be levied also include:
 - any canal lot, canal lot (residential unit), as defined below, which is created during the year as a result of the extension of the existing system of canals, even if such new canal allotment or canal allotment (residential unit) is outside the area delineated on **PLAN A**; and
 - b) any lake lot or lake lot (residential unit), as defined below, which is created during the year consequent upon construction of the lake, even if such new lake lot or lake lot (residential unit) is outside the area delineated on PLAN A.
- 10. **"canal lot**" means a parcel of land, whether existing as at the date of this resolution or coming into existence after the date of this resolution, which:
 - a) abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals; and
 - b) is used, or has been created to be used, for an end use purpose, other than a commercial purpose; and
 - c) has a valuation which values it individually and separately from any other land.
- 11. "canal lot (residential unit)" means a lot in a community titles scheme under the *Body Corporate and Community Management Act 1997*, (a "BCCM lot"), whether existing as at the date of this resolution or coming into existence after the date of this resolution, where the lot or scheme land abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals that:
 - a) is used, or has been created to be used, for an end use purpose, other than a commercial purpose; and
 - b) has a valuation which values it individually and separately from any other land.
- 12. "balance allotment" means any land within the area identified as Subdivision 3 on Map PLAN A (which is not a canal lot, canal lot (residential unit), lake lot or lake lot (residential Unit)).

At 14 May 2019, the balance allotments are the lands contained in Rate Assessment Numbers 837096, 837131, 837132, 837094, 837095, 839496 and 839519.

- 13. **"lake lot"** means a parcel of land, which may be a BCCM Lot, whether existing as at the date of this resolution or coming into existence after the date of this resolution where:
 - a) the lot or relevant scheme land abuts directly onto a lake connected by lock and weir to the canals;
 - b) the lot is used, or has been created to be used, for an end use purpose as an unattached single residential dwelling or other unattached non-commercial purpose; and
 - c) the lot has a valuation which values it individually and separately from any other land.
- 14. "**lake lot (residential unit)**" means a BCCM lot, whether existing as at the date of this resolution or coming into existence after the date of this resolution, where:
 - a) the lot or relevant scheme land abuts directly onto a lake connected by lock and weir to the canals;
 - b) the lot is used, or has been created to be used, for an end use purpose as an attached residential unit, or other non-commercial purpose, and forms part of a building containing one or more other such lots; and
 - c) the lot has a valuation which values it individually and separately from any other land.
- 15. To avoid doubt, land which is covered by a single valuation which includes both newly subdivided lots (which would be canal lots, canal lots (residential unit), lake lots or lake lots (residential unit) if separately valued) and a balance unsubdivided area, is a balance allotment.

- 16. The quantum of the special charge levied in the 2019/20 financial year recognises that the estimated cost of implementing the overall plan is influenced by factors which include:
 - a) a planned maintenance program over 47 years;
 - b) the need for maintenance work being triggered by circumstances that depend upon a number of factors, including highly variable natural forces which cannot be predicted with accuracy;
 - c) that the estimated cost is by its nature a figure that falls within a range within which the actual costs could fall as the true level of those costs emerges over time.
- 17. Accordingly the quantum of the special charge levied in the 2019/20 financial year is set at a level which, if levied annually over the 47 year life of the plan, would not fully recover the estimated cost of implementing the overall plan over that period.
- 18. The Council considers it appropriate that the amount of the special charge vary between the different lands identified below having regard to all matters relevant to the objective of achieving an equitable spread of the revenue burden between all of the lands to be charged and fairness as between the different classes of land, giving direct consideration to the extent to which, in the Council's opinion, different lands or their occupiers will specially benefit from the works. A prime consideration in that regard is the nature and intensity of different land uses, including commercial uses.
- 19. With particular reference to lake front lots, the Council recognises that these lots do not benefit from the whole of the works covered by the annual implementation plan and overall plan to the same extent as lots with direct canal frontage. However:
 - boating access for those lots and maintenance of lake water quality are directly dependent on the proper maintenance of Albatross Canal, Jabiru Canal, and the access channel to the ocean;
 - b) Albatross Canal, Jabiru Canal, and the access channel form part of the area within which the majority of silt deposition occurs, which is therefore the area in which the major part of dredging forming part of the works is carried out; and
 - c) the cost of dredging Albatross Canal, Jabiru Canal, and the access channel includes, as a practical matter, the cost of dredging to remove the major silt deposition which occurs within all those parts of the canals north of Zone 2 in Albatross Canal as shaded and shown on Map PLAN E.
- 20. In those circumstances, the Council considers it to be equitable that lake lots and lake lots (residential unit) share the cost of dredging Albatross Canal, Jabiru Canal, the access channel, and within all those parts of the canals north of Zone 2 in Albatross Canal on the same basis as canal lots and canal lots (residential unit), as well as costs relating to navigational aids, water quality monitoring, and administration of the works and the special charge. The balance of the costs incurred for the overall plan and annual implementation plan will not be reflected in the special charges to the owners of lake lots and lake lots (residential unit).
- 21. Taking those matter into consideration, the annual amount of the special charge will be as follows:
 - Special charge amount No. 1 \$131,252 (marina)
 - Special charge amount No. 2 \$1,256 per canal lot
 - Special charge amount No. 2U \$754 per canal lot (residential unit)
 - Special charge amount No. 3 \$62,307 (NCL x \$377.56) (NLL x \$211.07), where NCL = number of canal lots created, by registration of separate title, from balance allotments during the rating year and NLL = number of lake lots created by registration of separate title from balance allotments during the rating year.
 - Special charge amount No. 4 \$2,512 x CF/20 metres, per lot, where CF is the canal frontage (in metres) of the lot to be levied
 - Special charge amount No. 5 \$703 per lake lot
 - Special charge amount No. 5U \$352 per lake lot (residential unit)



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- 22. Special charge amount No. 1 must be levied on all land which comprises subdivision 1, currently used as marina, where the use of the land is not residential. To avoid doubt, if any part of the land which comprises subdivision 1 is reconfigured to create residential allotments, the new residential allotments would not be subject to Special charge amount No. 1, but will be subject to Special charge amount No. 2 or Special charge amount No. 2U if they meet the relevant definitions.
- 23. Special charge amount No. 2 must be levied on each canal lot (including canal lots coming into existence after the date of adoption of the relevant rating resolution, which must be levied on a pro rata time basis).
- 24. Special charge amount No.2U must be levied on each canal lot (residential unit), (including canal lots (residential unit) coming into existence after the date of adoption of the relevant rating resolution, which must be levied on a pro rata time basis).
- 25. Special charge amount No. 3 must be levied on balance allotments currently comprising the area shaded yellow on Map **PLAN A** and identified as Subdivision 3. Where the land on which Special charge amount No. 3 is to be levied comprises land in more than one rate assessment, the charge amount must, for the purpose of levying an individual amount on each assessment, be apportioned to each of the assessments on a pro rata area basis.
- 26. Special charge amount No. 4 must be levied on all land with frontage to the canals which is used for commercial purposes (including such land coming into existence as a rateable lot after the date of adoption of the relevant rating resolution, which must be levied on a pro rata time basis). If such land is reconfigured for commercial use by way of a Community Title Scheme, then to the extent that individual lots do not have direct canal frontage, Special Charge amount No. 4 will first be notionally calculated based on the canal frontage of the Scheme Land, and then levied on individual lots in proportion to their interest schedule lot entitlement under the *Body Corporate and Community Management Act 1997*.
- 27. Special charge amount No. 5 must be levied on each lake lot (including lake lots coming into existence after the date of adoption of the relevant rating resolution, which must be levied on a pro rata time basis).
- 28. Special charge amount No.5U must be levied on each lake lot (residential unit), (including lake lots (residential unit) coming into existence after the date of adoption of the relevant rating resolution, which must be levied on a pro rata time basis).

1.5.6 Pacific Harbour Canal Maintenance Special Charge

The Council makes and levies a special charge to be known as the Pacific Harbour Canal Maintenance Special Charge ("**special charge**") on the rateable land described below for the purpose of funding works for preserving, maintaining and keeping clean and navigable ("**works**") the canals and associated public infrastructure at Pacific Harbour.

The special charge applies to properties in the Pacific Harbour estate with canal frontage. This includes lots in a community titles scheme where the scheme land has canal frontage, and the whole of the Pacific Harbour Marina complex. The whole area is precisely delineated on a map prepared and adopted by the Council for this purpose.

- 1. The overall plan for carrying out the works is:
 - a) The rateable land to which the special charge applies is the land specified below.
 - b) The service, facility or activity for which the overall plan is made is the indicative 47 year canal maintenance works program, from base year 2019/20, shown in the documents prepared by the Chief Executive Officer and presented to the Council, providing for, as the major elements:
 - (i) major dredging of the canals, including spoil disposal; and
 - (ii) maintenance of public infrastructure associated with the canals; and
 - (iii) carrying out of spot dredging as required.
 - c) The estimated cost of implementing the overall plan, in 2019 terms, is \$24,140,133 over a 47 year period from base year 2019/20.
 - d) Canal maintenance is an ongoing matter. The estimated time for carrying out the indicatively programmed works shown in the overall plan as it presently exists is 47 years from base year 2019/20.
- 2. The 2019/20 annual implementation plan comprises carrying out the following works forming part of the overall plan which are intended or expected to be carried out in 2019/20:

Maintenance of the canals	
Residential canals:	
General Maintenance, Approvals and Contract Administration	\$23,310
Review of model and hydrographic survey	36,750
Canal system dredging	\$53,750
Marina:	
General Maintenance, Approvals and Contract Administration	\$Nil
MAINTENANCE TOTAL:	<u>\$113,810</u>

- 3. The Council is of the opinion that the lands to which the special charge applies will specially benefit from the works, as compared to other parts of its local government area generally, for the reason that such lands have the benefit of direct access to the canals and of direct use of and enjoyment of the canals and associated infrastructure. To avoid doubt, it is the Council's opinion that these lands include lots in a community titles scheme which has canal frontage, even though it is usually scheme land rather than the individual lots which physically abuts the canal, and all lots, whether dry land or submerged, from time to time comprising the Pacific Harbour Marina.
- 4. The Benefitted Area Map marked "Plan B" identifies the lands to be levied with the special charge for the 2019/20 financial year. The lands to be levied also includes any canal allotment (as defined below) which is created during the year as a result of the extension of the existing system of canals, even if such new canal allotment is outside the area delineated on "Plan B".

- 5. "canal allotment" means an allotment, whether existing as at the date of this resolution or coming into existence after the date of this resolution, which:
 - a) abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals; and
 - b) is used, or has been created to be used, for an end user purpose; and
 - c) has a valuation which values it individually and separately from any other land; and
 - d) is not contained within that part of the identified area shaded blue on "Plan B" (which area is described as "subdivision 1").

A canal allotment includes a lot in a community titles scheme under the *Body Corporate and Community Management Act 1997* where the scheme land abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals.

6. "balance allotment" means any land within the area identified as Subdivision 3 and 4 on "Plan B".

At 14 May 2019, the balance allotments are the lands contained in Rate Assessment Numbers 840313 and 258491.

- 7. To avoid doubt, land which is covered by a valuation which includes both newly subdivided allotments (which would be canal allotments if separately valued) and a balance un-subdivided area is a balance allotment.
- 8. The quantum of the special charge levied in the 2019/20 financial year recognises that the estimated cost of implementing the overall plan is influenced by factors which include, a planned maintenance program over 47 years; the need for maintenance work being triggered by circumstances that depend upon a number of factors, including highly variable natural forces which cannot be predicted with accuracy; and that the estimated cost is by its nature a figure that falls within a range within which the actual costs could fall. Accordingly the quantum of the special charge levied in the 2019/20 financial year is set at a level which, if levied annually over the 47 year life of the plan, would not fully recover the estimated cost of implementing the overall plan over that period.
- 9. The Council considers it appropriate that the amount of the special charge vary between the different lands identified below having regard to all matters relevant to the objective of achieving an equitable spread of the revenue burden between all of the lands to be charged and fairness as between the different classes of land, including the extent to which, in the Council's opinion, different lands will specially benefit from the works.
- 10. The annual amount of the special charge made shall vary as follows:
 - Special charge amount No. 1 \$15,760
 - Special charge amount No. 2 \$394 per canal allotment
 - Special charge amount No. 3 \$3,054 (NCL x \$98.50), where NCL = number of canal lots created, by registration of separate title, from balance allotments during the rating year
 - Special charge amount No. 4 \$591 (NCL x \$98.50), where NCL = number of canal lots created, by registration of separate title, from balance allotments during the rating year
- 11. Special charge amount No. 1 must be levied on all land which comprises subdivision 1. Where the land on which Special charge amount No. 1 is to be levied comprises land in more than one rate assessment, the charge amount must, for the purpose of levying an individual amount on each assessment, be apportioned to each of the assessments on a pro rata area basis.

- 12. Special charge amount No. 2 must be levied on each canal allotment (including canal allotments coming into existence after the date of this resolution which must be levied on a pro rata time basis).
- 13. Special charge amount No. 3 must be levied on balance allotments within the area shaded yellow on "Plan B" and identified as Subdivision 3. Where the land on which Special charge amount No. 3 is to be levied comprises land in more than one rate assessment, the charge amount must, for the purpose of levying an individual amount on each assessment, be apportioned to each of the assessments on a pro rata area basis.
- 14. Special charge amount No. 4 must be levied on balance allotments within the area shaded green on "Plan B" and identified as Subdivision 4. Where the land on which Special charge amount No. 4 is to be levied comprises land in more than one rate assessment, the charge amount must, for the purpose of levying an individual amount on each assessment, be apportioned to each of the assessments on a pro rata area basis.

1.5.7 Bribie Gardens Canal Maintenance Special Charge

The Council makes and levies a special charge to be known as the Bribie Gardens Canal Maintenance Special Charge ("**special charge**") on the rateable land described below for the purpose of funding works for preserving, maintaining and keeping clean and navigable ("**works**") the canals and associated public infrastructure and preserving and maintaining the lock and weir at Bribie Gardens.

The special charge applies to properties in the Bribie Gardens estate with canal frontage regardless of whether they are located in front of or behind the lock and weir. To avoid confusion, this includes lots in community titles schemes where the scheme land has canal frontage. The whole area is precisely delineated on a map prepared and adopted by the Council for this purpose.

- 1. The overall plan for carrying out the works is:
 - a) The rateable land to which the special charge applies is the land specified below.
 - b) The service, facility or activity for which the overall plan is made is the indicative 47 year canal maintenance works program, from base year 2019/20, shown in the documents prepared by the Chief Executive Officer and presented to the Council, providing for, as the major elements:
 - (i) major dredging of the canals, including spoil disposal; and
 - (ii) maintenance of public infrastructure associated with the canals; and
 - (iii) maintenance and replacement of the lock and weir; and
 - (iv) carrying out of spot dredging as required.
 - c) The estimated cost of implementing the overall plan, in 2019 terms, is \$14,477,200 over a 47 year period from base year 2019/20.
 - d) Canal maintenance is an ongoing matter. The estimated time for carrying out the indicatively programmed works shown in the overall plan as it presently exists is 47 years from base year 2019/20.

 The 2019/20 annual implementation plan comprises the carrying out of the following works forming part of the overall plan which are intended or expected to be carried out in 2019/20:

Maintenance of the canals	
Residential canals:	
General Maintenance, Approvals and Contract Administration	\$21,200
Investigation Hydrographic Survey	\$30,000
Maintenance of the Lock and Weir	\$500,000
MAINTENANCE TOTAL:	\$551,200

- 3. The Council is of the opinion that the lands to which the special charge applies will specially benefit from the works, as compared to other parts of its local government area generally, for the reason that such lands have the benefit of direct access to the canals and of direct use of and enjoyment of the canals and associated infrastructure. To avoid doubt, it is the Council's opinion that these lands include lots in a community titles scheme which has canal frontage, even though it is usually scheme land rather than the individual lots which physically abuts the canal.
- 4. The Benefitted Area Map marked "Plan C" identifies the lands to be levied with the special charge for the 2019/20 financial year. The lands to be levied also includes any canal allotment (as defined below) which is created during the year as a result of the extension of the existing system of canals, even if such new canal allotment is outside the area delineated on "Plan C".
- 5. "canal allotment behind the lock and weir" means an allotment, whether existing as at the date of this resolution or coming into existence after the date of this resolution, which:
 - a) is located on the northern (inland) side of the lock and weir; and
 - abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals; and
 - c) is used, or has been created to be used, for an end user purpose; and
 - d) has a valuation which values it individually and separately from any other land; and
 - e) is not contained within that part of the identified area shaded blue on "Plan C" (which area is described as "subdivision 1").
- 6. "canal allotment in front of the lock and weir" means an allotment, whether existing as at the date of this resolution or coming into existence after the date of this resolution, which:
 - a) is located on the southern (ocean) side of the lock and weir; and
 - abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals; and
 - c) is used, or has been created to be used, for an end user purpose; and
 - d) has a valuation which values it individually and separately from any other land; and
 - e) is not contained within that part of the identified area shaded blue on "Plan C" (which area is described as "subdivision 1").
- 7. A canal allotment behind the lock and weir, and a canal allotment in front of the lock and weir includes a lot in a community titles scheme under the *Body Corporate and Community Management Act 1997* where the scheme land abuts directly onto a canal in the existing system of canals or any extension of the existing system of canals.

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- 8. The quantum of the special charge levied in the 2019/20 financial year recognises that the estimated cost of implementing the overall plan is influenced by factors which include, a planned maintenance program over 47 years; the need for maintenance work being triggered by circumstances that depend upon a number of factors, including highly variable natural forces which cannot be predicted with accuracy; and that the estimated cost is by its nature a figure that falls within a range within which the actual costs could fall. Accordingly the quantum of the special charge levied in the 2019/20 financial year is set at a level which, if levied annually over the 47 year life of the plan, would not fully recover the estimated cost of implementing the overall plan over that period.
- 9. The Council considers it appropriate that the amount of the special charge vary between the different lands identified below having regard to all matters relevant to the objective of achieving an equitable spread of the revenue burden between all of the lands to be charged and fairness as between the different classes of land, including the extent to which, in the Council's opinion, different lands will specially benefit from the works.
- 10. The annual amount of the special charge made shall vary as follows:
 - Special charge amount No. 1 \$1,244
 - Special charge amount No. 2 \$660 per canal allotment behind the lock and weir
 - Special charge amount No. 3 \$155 per canal allotment in front of the lock and weir
- 11. Special charge amount No. 1 must be levied on all land which comprises subdivision 1.
- 12. Special charge amount No. 2 must be levied on each canal allotment behind the lock and weir (including canal allotments behind the lock and weir coming into existence after the date of this resolution which must be levied on a pro rata time basis).
- 13. Special charge amount No. 3 must be levied on each canal allotment in front of the lock and weir (including canal allotments in front of the lock and weir coming into existence after the date of this resolution which must be levied on a pro rata time basis).

1.5.8 Redcliffe Aerodrome Special Charge

The Council makes and levies a special charge to be known as the Redcliffe Aerodrome Special Charge ("special charge") on the rateable land identified below for the purpose of funding works for the operation, maintenance, repair and upgrading ("works") of Redcliffe Aerodrome.

The special charge is levied on rateable properties comprising the leased private, business or commercial sites adjacent to Redcliffe Aerodrome. As the Redcliffe Aerodrome is not a commercial airport, the primary use of and benefit from the operation, maintenance and upgrading of the aerodrome is conferred upon the private air transport and aviation-related businesses which occupy premises within the aerodrome boundaries. The level of this special charge has been set by Council to reflect sufficient and equitable contributions by these property owners to the cost of providing both operational and capital works and services at the aerodrome.

- 1. The overall plan for carrying out the works is:
 - a) The rateable land to which the special charge applies is the land specified below.
 - b) The service, facility or activity for which the overall plan is made is the indicative 10 year operational and capital works program for Redcliffe Aerodrome, from base year 2019/20, shown in the documents prepared by the Chief Executive Officer and presented to the Council, providing for, as the major elements:
 - (i) sealing of the runway and taxiways; and
 - (ii) installation of lighting and connections; and
 - (iii) general aerodrome maintenance.
 - c) The estimated cost of implementing the overall plan, in 2019 terms, is \$2,718,776 over a 10 year period from base year 2019/20.
 - d) Aerodrome maintenance is an ongoing matter. The estimated time for carrying out the indicatively programmed works shown in the overall plan as it presently exists is 10 years from base year 2019/20.
- 2. The 2019/20 annual implementation plan comprises carrying out the following works forming part of that overall plan which are intended or expected to be carried out in 2019/20:

Aerodrome Operations	
Operations cost	\$165,084
Total Operations	\$165,084

Aerodrome Capital

NIL

AERODROME TOTAL:

- 3. The Council is of the opinion that occupiers of the rateable land to which the special charge applies will specially benefit from the works and services for the reason that:
 - a) Redcliffe Aerodrome is not a commercial airport; and
 - b) most usage of Redcliffe Aerodrome is use by or for the benefit of private air transport or aviation-related operators who lease land within the Aerodrome holding, and are the occupiers of the rateable land proposed to be charged; and
 - c) the works and services in the overall plan facilitate or enhance that usage.
- 4. The Benefitted Area Map marked "Plan D" identifies the lands to be levied with the special charge for the 2019/20 financial year.
- 5. The Council considers it appropriate that the amount of the special charge for each parcel of rateable land be based upon land area, given that land area is a reasonable reflection of the scale of the occupier's activity, and therefore that occupier's relative level of special benefit from the works.

The amount of the special charge for the 2019/20 financial year will be \$4.75 per square metre of rateable land.

Moreton Bay GENERAL MEETING - 502 11 February 2020 \$165,084



1.6 SEPARATE CHARGES

In accordance with section 94(1)(b)(iii) of the LGA, the Council makes and levies separate charges for the 2019/20 financial year as follows:

1.6.1 Regional Infrastructure Separate Charge

The Council makes and levies a separate charge on all rateable land to be known as the Regional Infrastructure Separate Charge. Funds raised from the Regional Infrastructure Separate Charge will be expended to enhance and rehabilitate transport and stormwater infrastructure that benefits the entire local government area (key infrastructure).

The Council considers all rateable land should contribute equally to the Regional Infrastructure Separate Charge because the key infrastructure, its enhancement and rehabilitation confers a general benefit on all rateable land.

The amount of the separate charge for the 2019/20 financial year will be \$78.00 per annum.

1.7 CONCESSIONS

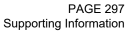
For the financial year ending 30 June 2020 the Council will exercise its power to grant a concession for rates or charges under the LGR, Chapter 4, part 10, in the following ways:

1.7.1 Concession 1: Council Pensioner Rebate1

- Where a person is receiving the maximum rate of pension (Maximum Rate) under Commonwealth law, or is in receipt of a DVA Gold Repatriation Health Card as confirmed by the Centrelink Confirmation eService, and qualifies for the Queensland Government Pensioner Rate Subsidy Scheme (Scheme) with respect to land located in the Moreton Bay Regional Council local government area (Qualifying Pensioner), the Council may partly rebate (rebate) the general rate and charges levied on the land in the amount equivalent to 50% of the total levy up to the Maximum Rebate per annum granted on a quarterly pro rata basis.
- A person will also be considered a Qualifying Pensioner if they are receiving the maximum rate of pension under Commonwealth law, and have entered into a long term lease or agreement with a retirement village operator for a property under a community titles scheme located in the Moreton Bay Regional Council local government area and the property is owned by the operator. In this instance, each community titles scheme property within the retirement village must be rated separately and, under the terms of the long term lease or agreement, the Qualifying Pensioner must be responsible for the payment of rates levied on the property.
- Maximum Rate is the highest level of benefit available and confirmed by Centrelink.
- The rebate may only be granted on the basis of a written application submitted to the Council. A new application must be made whenever there is a change to the Qualifying Pensioner's pension entitlements or address.
- The rebate will not be applied retrospectively to any rating period prior to the rating period in which the application for the rebate was made.
- Where the eligibility date is confirmed as being a date falling in a previous rating period then the rebate will be granted for the entire current rating period in which the application was made.
- Where the eligibility date is confirmed as being a date within the current rating period in which the application was made then the rebate will be granted from the first day of the next rating period.

¹ See also the potential availability of an aspect of this concession under certain circumstances for R and U categories as explained above in this Revenue Statement





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However, if a person who qualifies for a rebate satisfies the Council at the time of making his or her application that he or she was entitled to the relevant pension or other concession at a time 12 months or less prior to the date of the application to the Council, did not receive it <u>due to processing delays by the relevant authority</u>, but has received the pension backdated to the original date of eligibility, the Council may retrospectively apply the rebate commencing at the start of the first rating quarter after the proved date of eligibility. That may occur even if the first rating quarter after the date of eligibility was in the previous financial year.

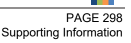
To avoid doubt:

- The preceding paragraph applies only to persons when they first apply for a rebate after the adoption of this revenue statement and the 2019/2020 budget, and not to persons who are already in receipt of a rebate at that time;
- this provision applies only to persons who apply for a rebate as soon as practicable after they receive their entitlement and not to persons in respect of whom there is any material delay between the receipt of their entitlement and their application to the Council for their rebate.
- the maximum period for receipt of the rebate cannot under any circumstances exceed 12 months (4 rating quarters) prior to the commencement of the rating quarter in which the application is received.
- The rebate will be granted pro rata according to that proportion of the land which the Qualifying Pensioner occupies as a principal place of residence.
- The rebate will be granted pro rata according to the Qualifying Pensioner's proportional share of ownership of the land with the exception that pro rata will not apply where proportional ownership is confined to marriage and de facto relationships.
- Where a pensioner becomes ineligible for whatever reason, the rebate for the current rating period will be
 reversed in full where the ineligibility date occurred in a previous rating period. In all other cases the rebate will
 cease from the first day of the next rating period.
- "Rating Period" means the period for which rates and charges are levied as specified on the rate notice issued by the Council.
- The Maximum Rebate is \$250.00 per annum.

1.7.2 Concession 2: State Government Subsidy

- Where a person is receiving a pension under a Commonwealth law and qualifies for the Queensland Government Pensioner Rate Subsidy Scheme, (Scheme), with respect to land located in the Moreton Bay Regional Council local government area, the Council may, subject to the terms and conditions of the scheme, partly rebate rates and charges up to the maximum dollar amount specified by the scheme from time to time.
- The subsidy will be granted and administered strictly in accordance with the terms and conditions of the scheme as published by the Queensland Government from time to time.
- The subsidy may only be granted on the basis of a written application submitted to the Council. A new application must be made whenever there is a change to the qualifying pensioner's pension entitlements or address.
- The subsidy will not be applied retrospectively to any rating period prior to the rating period in which the application for the subsidy was made.
- "Rating Period" means the period for which rates and charges are levied as specified on the rate notice issued by the Council.





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1.7.3 Rebate 3: Voluntary Conservation Agreements

The Council offers a partial rebate to property owners who enter into a voluntary conservation agreement in accordance with Council policy.

1.7.4 Rebate 4: Community Organisations

The Council offers a rebate towards rates and charges to community organisations in accordance with the Donations in Lieu of Rates and Charges Levied by Council and Unitywater Policy.

1.8 ISSUE OF RATE NOTICES

Rates and utility charges for the year ending 30 June 2020 will be levied quarterly at the commencement of each quarter.

1.9 INTEREST ON OVERDUE RATES

In accordance with section 133 of the LGR, all overdue rates and charges bear interest at the rate of 9.83% per annum, compounded on daily rests, commencing immediately after the due date for payment shown on the rate notice.

1.10 TIME WITHIN WHICH RATES MUST BE PAID

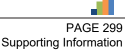
In accordance with section 118 of the LGR, all rates and charges are to be paid within 30 days after the rate notice for the rates and charges is issued.

1.11 COST RECOVERY FEES

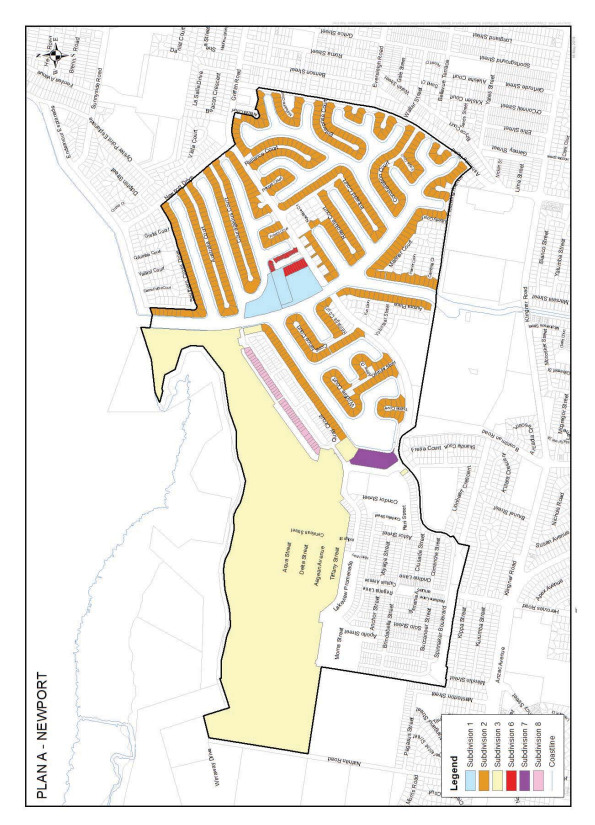
The amount of all cost recovery fees fixed by the Council will not be more than the cost to the Council of providing the service or taking the action for which the fee is charged.

1.12 OTHER FEES

Other fees are set by the Council for the provision of services for which a cost recovery fee may not be fixed.



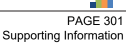
Benefitted Area Maps



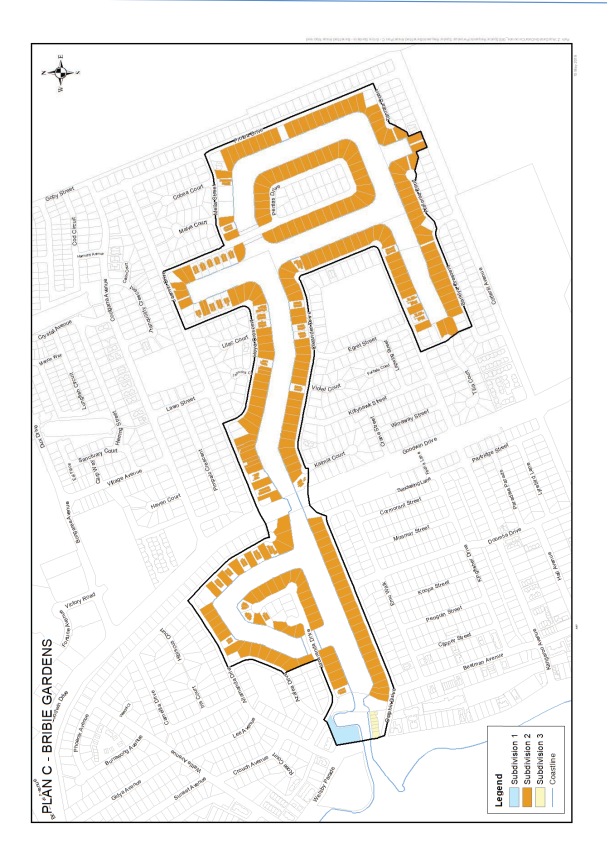






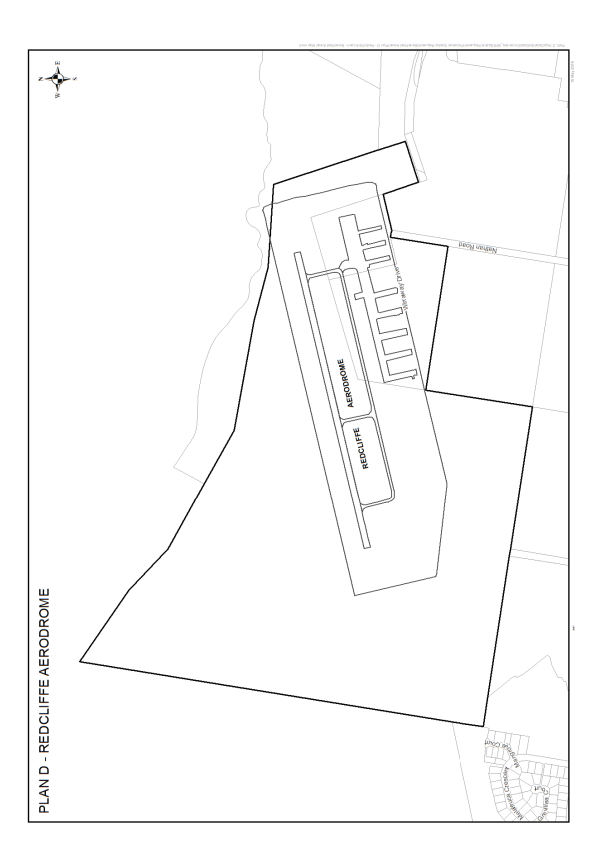






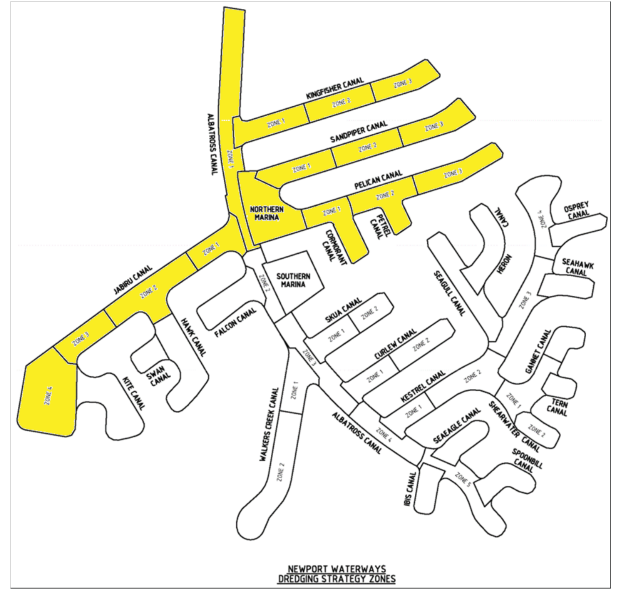
GENERAL MEETING - 502 11 February 2020







PLAN E - THE NEWPORT CANAL DREDGING STRATEGY ZONES





SUPPORTING INFORMATION Ref: A19285306

The following list of supporting information is provided for:

ITEM 5.1 NEW LEASE - REDCLIFFE TIGERS AFC INC - DIVISION 5

#1 Nathan Road Sports Precinct - Redcliffe Tigers AFC Inc - Proposed new lease area

#2 Rothwell Park - Redcliffe Tigers AFC Inc - Existing lease area

ITEM 5.1 NEW LEASE - REDCLIFFE TIGERS AFC INC (Cont.)

#1 Nathan Road Sports Precinct - Redcliffe Tigers AFC Inc - Proposed new lease area



ITEM 5.1 NEW LEASE - REDCLIFFE TIGERS AFC INC (Cont.)



#2 Rothwell Park - Redcliffe Tigers AFC Inc - Existing lease area