To lead, provide and facilitate a sustainable, safe and culturally vibrant community
P. $O$ Box 171

THURSDAY ISLAND 4875

Telephone (07) 40691336
Facsimile (07) 40691845
Email: admin@torres.gld.gov.au
ABN 34108162398

DATE: 26 October 2023
Our Ref: IDAS23
Enquire to: Ed Kulpa
Telephone: (07) 40691336

Torres Shire Council
c/- Urban Sync Pty Ltd
PO Box 2970
CAIRNS QLD 4870
Email: admin@urbansync.com.au

Dear Sir/Madam

## Decision Notice - Approval

Given under section 63 of the Planning Act 2016
With reference to the abovementioned Development Application, please find attached the relevant Decision Notice, which was approved by Torres Shire Council in full, subject to conditions.

Details of the decision are as follows:

## DATE OF DECISION

Council approved the Development Application at the Council meeting on 24 October 2023.

## APPLICATION DETAILS

Application No:
Approval Sought: Development Permit for a Material Change of Use
Description of the Development

Planning Scheme:

IDAS23/14

Multiple Dwelling (6 Units)
Torres Shire Council Planning Scheme 2022

## LOCATION DETAILS

Street Address:
46-48 John Street \& 17 Blackall Street, Thursday Island
Real Property Description: Lot 25 on T2074

## DECISION DETAILS

The following type of approval has been issued:

- Development Permit for Material Change of Use (Multiple Dwelling - 6 Units)


## CURRENCY PERIOD

The use of the subject land must be commenced within a period of is six (6) years from the date, unless otherwise stated, the approval takes effect in accordance with section 71 of the Planning Act 2016. Should the subject use not be commenced prior to the expiry of such period, this approval will lapse.

## ASSESSMENT MANAGER CONDITIONS

This approval is subject to the conditions in Attachment 1.

## PROPERLY MADE SUBMISSIONS

Not applicable - no part of the application required public notification.

## REFERRAL AGENCIES

There were no referral agencies as part of this application.

## FURTHER DEVELOPMENT PERMITS REQUIRED

- Development Permit for Plumbing and Drainage Work
- Development Permit for Building Work.


## OTHER REQUIRMENTS UNDER SECTION 43 OF THE PLANNING REGULATION 2017

Not Applicable

## APPROVED PLANS AND SPECIFICATIONS

The approved plans are attached to this Decision Notice (Attachment \#)

## RIGHTS OF APPEAL

You are entitled to appeal against this decision. A copy of the relevant appeal provisions from the Planning Act 2016 is attached.

## OTHER DETAILS

You are further advised that the truth and accuracy of the information provided in the application form and accompanying information is relied on when assessing and deciding this application. If you find an inaccuracy in any of the information provided above or have a query or need to seek clarification about any of these details, please contact Torres Shire Council on (07) 40691336.

## DELEGATED PERSON

Name: Dalassa Yorkston Signature: Dyathot
Date: 27 October 2023

Enc. Attachment 1 - Conditions imposed by the Assessment Manager
Attachment 2 - Approved Plans
Attachment 3 - Notice About a Decision Notice
Attachment 4 - Extract of Appeal Provisions (Chapter 6(1) \& Schedule 1 of the Planning Act 2016).

## ATTACHMENT 1

## CONDITIONS IMPOSED BY THE ASSESSMENT MANAGER

### 1.0 PARAMETERS OF APPROVAL

1.1 The developer is responsible for ensuring compliance with this development approval and the conditions of the approval by an employee, agent, contractor, or invitee of the developer.

Timing: At all times.
1.2 Where these conditions refer to "TSC" in relation to requiring Torres Shire Council to approve or be satisfied as to any matter, or conferring on the TSC a function, power or discretion, that role of the TSC may be fulfilled in whole or in part by a delegate appointed for that purpose by TSC.
Timing: At all times.
1.3 The cost of all works associated with the development and construction of the development including services, facilities and/or public utility alterations required are met at no cost to the Council or relevant utility provider, unless otherwise stated in a development condition.

Timing: At all times.
1.4 The developer is required to have repaired any damage to existing infrastructure that may have occurred during any works carried out associated with the development. To the extent the damage is deemed to create a hazard to the community, it must be repaired immediately.

Timing: At all times.
1.5 Unless otherwise stated, all works must be designed, constructed, and maintained in accordance with the relevant Council policies, guidelines, and standards, and the FNQROC Development Manual.

Timing: At all times.
1.6 All engineering drawings/specifications, design and construction works must comply with the requirements of the relevant Australian Standards and must be approved, supervised, and certified by a Registered Professional Engineer of Queensland (RPEQ).

Timing: At all times.
1.7 The use must not commence until all conditions of the approval relevant to each stage have been complied with.

Timing: Prior to the commencement of the use.
1.8 Maintain the approved development in accordance with the approved drawing(s) and/or document(s), and any relevant Council or other approval required by conditions.

Timing: At all times
1.9 All development conditions contained in this development approval about infrastructure under Chapter 4 of the Planning Act 2016 (the Act), should be read as being non-trunk infrastructure conditioned under section 145 of the Act, unless otherwise stated.

Timing: At all times

### 2.0 APPROVED PLANS AND DOCUMENTS

2.1 The approved development must be completed and maintained generally in accordance with the approved plans and documents, except where amended by the conditions of this permit.

| Plan/Document Name | Drawing <br> Number | Issue | Date |
| :--- | :---: | :---: | :---: |
| Site Plan - Existing \& Demolition | $1625-$ SD-A01 | P4 | $12 / 09 / 2023$ |
| Site Plan - Stage 1 | $1625-$ SD-A02 | P4 | $11 / 09 / 2023$ |
| Site Plan - Proposed | $1625-$ SD-A03 | P4 | $12 / 09 / 2023$ |
| Site Elevations | $1625-$ SD-A04 | P4 | $12 / 09 / 2023$ |
| Floor Plan - Building 1 - Stage 1 | $1625-$ SD-A05 | P7 | $12 / 09 / 2023$ |
| Building 2, 3, 4 - Unit Typical Floor Plans | $1625-S D-A 06$ | P2 | $12 / 09 / 2023$ |
| External Elevations | $1625-S D-A 07$ | P7 | $11 / 09 / 2023$ |
| Garage Plans, Section \& Elevations | $1625-S D-A 08$ | P7 | $11 / 09 / 2023$ |

Timing: At all times.
2.2 Where there is any conflict between the conditions of this approval and the details shown on the approved plans and documents, the conditions of approval must prevail.

Timing: At all times

### 3.0 STAGING OF DEVELOPMENT

3.1 Develop the site generally in accordance with the stages identified on the approved plans in consecutive order. Development must comply with each condition of the approval as it relates to each stage, unless otherwise stated in the condition.

Timing: At all times

### 4.0 PARKING AND ACCESS

4.1 A minimum of eight (8) car parking spaces must be provided on site (6 resident spaces and 3 visitor spaces). Car parking spaces and internal driveways must be located as per the approved plan of development and be concrete or bitumen sealed, comply with Australian Standard 2890.1 - Parking Facilities - off-street parking, and be constructed to the requirements of the FNQROC Development Manual.

Timing: At all times.
4.2 The parking spaces must be kept available for use and must not be used for the storage of goods at any time.

Timing: At all times.
4.3 Access to the proposed development must be provided in accordance with the approved plans of development.

Timing: At all times.
4.4 Any proposed access works over the John Street or Blackall Street culvert must be designed and constructed in accordance with the FNQROC Development Manual and be submitted for approval by Council's delegated officer.
Timing: Prior to the commencement of any works on the existing culvert located in the John Street and Blackall Street road reserve.

### 5.0 STORMWATER

5.1 Stormwater drainage must be directed to a lawful point of discharge being John Street or Blackall Street.

Timing: At all times.
5.2 Site works must not adversely affect flooding or drainage characterises of properties that are upstream, downstream, or adjacent to the development site.

Timing: At all times.
5.3 All stormwater infrastructure must be designed, constructed, and maintained in accordance with the FNQROC Development Manual and the Queensland Urban Drainage Manual.

Timing: At all times.

### 6.0 FILLING AND EXCAVATION

6.1 Any excavating and filling activities are to be carried out in accordance with the FNQROC Development Manual, ensuring works do not result in the ponding or permanent retention of surface water either on the site or on adjoining land.

Timing: At all times.
6.2 Filling and excavation within the Moderate Risk Area or High Risk Area shown on Map OM901 is undertaken in accordance with the following requirements:
(a) all fill is laid under Level 1 supervision in accordance with AS3798-2007 - Guidelines on Earthworks for Commercial and Residential Developments; and
(b) all fill is retained by retaining walls; and
(c) all retaining walls are certified by an RPEQ engineer competent in geotechnical design at design and construction stages.

Timing: At all times.

### 7.0 SITE WORKS AND EROSION AND SEDIMENT CONTROL

7.1 Site works must be constructed such that they do not, at any time, in any way restrict, impair, or change the natural flow of runoff water, or cause a nuisance or worsening to adjoining properties or infrastructure.

Timing: Prior to the commencement of any construction works required by this development.
7.2 Prepare and implement an Erosion and Sediment Control Strategy (ESCS) in accordance with the FNQROC Development Manual as it relates to the construction phase. The ESCS must be available for inspection by TSC officers during the construction phase.
Timing: Prior to commencement of the use.
7.3 Implement the ESCS for the duration of the construction phase and until such time all exposed soils areas are permanently stabilised (for example, turfed, hydro mulched, concreted, or landscaped).

Timing: Prior to commencement of the use.

### 8.0 SERVICES

8.1 The development must be connected to the reticulated water network with sufficient capacity for domestic and firefighting purposes. The developer will be responsible for sub metering.
Timing: Prior to the commencement of the use and at all times thereafter.
8.2 The development must be connected to the reticulated sewerage network. Plans must be submitted as part of a plumbing application for approval by Council's Plumbing Inspector prior to works commencing.

Timing: Prior to the commencement of the use and at all times thereafter.
8.3 All redundant sewerage and water infrastructure is to be removed, including but not limited to pipes and connection points.

Timing: Prior to the commencement of the use.
8.4 The development must be connected to the reticulated electricity supply network in accordance with the standards and requirements of the relevant service provider. Internal reticulation between the dwelling units must be via underground distribution.
Timing: Prior to the commencement of the use.
8.5 Telecommunications must be provided to the premises to the standards and requirements of the relevant service provider.

Timing: Prior to the commencement of the use.

### 9.0 LANDSCAPING AND FENCING

9.1 Fencing must be provided in accordance with the approved plans of development.

Timing: Prior to the commencement of the use and at all times thereafter.
9.2 Landscaped gardens a minimum width of 1 metre must be provided along the John Street and Blackall Street frontages, excluding pathways. The landscaping must include suitable native tree and plant species. The landscaping must be subject to ongoing maintenance and replanting programme (if necessary).
Timing: Prior to the commencement of use and at all times thereafter.

### 10.0 AMENITY

10.1 Where a habitable room window is located within 3-metres of another habitable room window, the windows will need to have opaque glazing to a height of 1.5 m , or a fixed privacy screen.

Timing: At all times.

### 11.0 WASTE MANAGEMENT

11.1 All bins and waste storage areas must be located on site, and not visible from the street or neighbouring properties as per the approved plan of development.

Timing: At all times.
12.1 The applicant must submit a Construction and Environmental Management Plan (CEMP) to Council for review and approval. The CEMP must be prepared by a suitably qualified professional and adequately demonstrate how:
(i) Traffic and parking generated during construction activities and works will be managed to minimise impacts on the surrounding area;
(ii) Best practice waste management strategies during the construction phase; and
(iii) Mitigate potential adverse impacts associated with dust, noise and lighting emissions, sediment and stormwater run-off.

Timing: Prior to the commencement of construction and at all times during construction.

## B. ASSESSMENT MANAGER (COUNCIL) ADVISORY NOTES

1. This approval, granted under the provisions of the Planning Act 2016, shall lapse six (6) years from the day the approval takes effect in accordance with the relevant provisions of s85 of the Planning Act 2016.
2. Prior to commencing any construction activities, the applicant/developer will be required to obtain further development permits for building work, and plumbing and drainage work, as required under relevant legislation for this work. This includes obtaining a development permit for building works for the demolition of the dwellings on the site.
3. This approval does not negate the requirement for compliance with all other relevant Local Laws and other statutory requirements.
4. No building materials or the like are to be stored on the footpath unless an appropriate approval from Council is obtained, including the payment of associated fees.
5. All building site managers must take all action necessary to ensure building materials and/or machinery on construction sites are secured immediately following the first potential cyclone warning and that relevant emergency telephone contacts are provided to Council Officers, prior to Commencement of Works.
6. The Environmental Protections Act 1994 states a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard, persons and entities, involved in civil, earthworks and construction phases of this development, are to adhere to their 'general environmental duty' to minimise the risk of causing environmental harm.
7. Environmental harm is defined by the Act as any adverse effect, or potential adverse effect whether temporary or permanent and of whatever magnitude, duration or frequency on an environmental value and includes environmental nuisance. Therefore, no person should cause any interference with the environment or amenity of the area by reason of the emission of noise, vibration, smell, fumes, smoke vapour, steam, soot, ash, dust, wastewater, waste products, grit, sediment, oil or otherwise, or cause hazards likely in the opinion of the Council.
8. This development approval does not authorise any activity that may harm Aboriginal and Torres Strait Islander cultural heritage. It is also advised that any land use activities must comply with the Aboriginal Cultural Heritage Act 2003 or the Torres Strait Islander Heritage Act 2003.

## APPROVED PLANS

Attached under separate cover (this page has been intentionally left blank)









## ATTACHMENT 3

## NOTICE ABOUT DECISION - STATEMENT OF REASONS

This Notice is prepared in accordance with s63(5) and s83(9) of the Planning Act 2016 to provide information about a decision that has been made in relation to a development application. The purpose of the Notice is to enable a public understanding of the reasons for the planning decision, specifically having regard to:

- the relevant parts of the Planning Scheme and Assessment Benchmarks against which the application was assessed; and
- any other information, documents or other material Council was either required to, or able to, consider in its assessment.

All terms used in this Notice have the meanings given them in the Planning Act 2016 or otherwise their ordinary meaning.

## APPLICATION DETAILS

| Application No: | IDAS23/14 |
| :--- | :--- |
| Applicant: | Torres Shire Council <br> c/- Urban Sync Pty Ltd |
| Proposal: | Development Permit for Material Change of Use |
| Description of the Development: | Multiple Dwelling (6 Units) |
| Street Address: | 46-48 John Street \& 17 Blackall Street, Thursday Island |
| Real Property Description: | Lot 25 on T2074 |
| Planning Scheme: | Torres Shire Council Planning Scheme 2022 |
| Land Zoning: | Low-Medium Density Residential |
| Assessment Type: | Code |
| DECISION DETAILS |  |

Type of Decision:
Type of Approval:

Date of Decision:

Approval with Conditions
Development Permit for Material Change of Use
(Multiple Dwelling - 6 Units)
24 October 2023

## ASSESSMENT BENCHMARKS

The following Assessment Benchmarks applied to the development from the following Categorising Instruments:

## Categorising Instrument (Planning Regulation 2017)

This application did not trigger any matters prescribed by the regulation

## Categorising Instrument (State Planning Policy - July 2017)

- Not Applicable


## Local Categorising Instrument (Torres Shire Council Planning Scheme 2022):

## Standard Outcomes

- 6.1.6 Low-Medium Density Residential Zone
- 6.2.1 Accommodation Activities
- 6.3.1 Landscaping
- 6.3.2 Parking, Access, and Transport
- 6.3.5 Works, Services, and Infrastructure
- 6.4.2 Airport Environs Overlay
- 6.4.7 Heritage
- 6.4.8 Potential and Actual Acid Sulfate Soils Overlay
- 6.4.9 Slope Stability Overlay


## Merit Outcomes

- MO1 General
- MO5 Built Form and Development Design
- MO12 Landscaping
- M014 Parking, Access, and Transport


## Local Categorising Instrument (Variation Approval)

- Not applicable.


## Local Categorising Instrument (Temporary Local Planning Instrument)

- Not applicable.


## PUBLIC NOTIFICATION

Not applicable - no part of the application required public notification.

## REASONS FOR THE DECISION

The application is approved on the following grounds:

1) The proposal is compliant with the assessment benchmarks and consistent with the Torres Shire Council Planning Scheme 2022.
2) The proposed development for a Material Change of Use for Multiple Dwelling (6 Units) is an appropriate use to be located in the Low-Medium Density Residential zone and will provide additional housing options.
3) The proposed development is unlikely to have an adverse impact on the amenity of the surrounding area.

## REASONS FOR APPROVAL DESPITE NON-COMPLIANCE WITH ASSESSMENT BENCHMARKS

Not applicable.

## ADDITIONAL RELEVANT MATTERS FOR IMPACT ASSESSMENT

Not applicable.
OTHER MATTERS PRESCRIBED BY THE PLANNING REGULATION 2017
Not applicable.

## OTHER DETAILS

If you wish to obtain more information about Council's decision, please refer to Council's webpage at https://www.torres.qld.gov.au/development-applications-1.

## APPEAL RIGHTS

(Planning Act 2016 \& Planning Regulation 2017)

Attached under separate cover (this page has been intentionally left blank)

## Chapter 6 Dispute resolution

## Part 1 <br> Appeal rights

## 229 Appeals to tribunal or P\&E Court

(1) Schedule 1 states-
(a) matters that may be appealed to-
(i) either a tribunal or the P\&E Court; or
(ii) only a tribunal; or
(iii) only the P\&E Court; and
(b) the person-
(i) who may appeal a matter (the appellant); and
(ii) who is a respondent in an appeal of the matter; and
(iii) who is a co-respondent in an appeal of the matter; and
(iv) who may elect to be a co-respondent in an appeal of the matter.
(2) An appellant may start an appeal within the appeal period.
(3) The appeal period is-
(a) for an appeal by a building advisory agency- 10 business days after a decision notice for the decision is given to the agency; or
(b) for an appeal against a deemed refusal-at any time after the deemed refusal happens; or
(c) for an appeal against a decision of the Minister, under chapter 7, part 4, to register premises or to renew the registration of premises-20 business days after a notice is published under section 269(3)(a) or (4); or
(d) for an appeal against an infrastructure charges notice- 20 business days after the infrastructure charges notice is given to the person; or
(e) for an appeal about a deemed approval of a development application for which a decision notice has not been given- 30 business days after the applicant gives the deemed approval notice to the assessment manager; or
(f) for an appeal relating to the Plumbing and Drainage Act 2018-
(i) for an appeal against an enforcement notice given because of a belief mentioned in the Plumbing and Drainage Act 2018, section 143(2)(a)(i), (b) or (c)- 5 business days after the day the notice is given; or
(ii) for an appeal against a decision of a local government or an inspector to give an action notice under the Plumbing and Drainage Act 2018-5 business days after the notice is given; or
(iii) for an appeal against a failure to make a decision about an application or other matter under the Plumbing and Drainage Act 2018-at anytime after the period within which the application or matter was required to be decided ends; or
(iv) otherwise- 20 business days after the day the notice is given; or
(g) for any other appeal- 20 business days after a notice of the decision for the matter, including an enforcement notice, is given to the person.

## Note-

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

## 230 Notice of appeal

(1) An appellant starts an appeal by lodging, with the registrar of the tribunal or P\&E Court, a notice of appeal that-
(a) is in the approved form; and
(b) succinctly states the grounds of the appeal.
(2) The notice of appeal must be accompanied by the required fee.
(3) The appellant or, for an appeal to a tribunal, the registrar, must, within the service period, give a copy of the notice of appeal to-
(a) the respondent for the appeal; and
(b) each co-respondent for the appeal; and
(c) for an appeal about a development application under schedule 1 , section 1 , table 1, item 1 -each principal submitter for the application whose submission has not been withdrawn; and
(d) for an appeal about a change application under schedule 1, section 1, table 1, item 2-each principal submitter for the application whose submission has not been withdrawn; and
(e) each person who may elect to be a co-respondent for the appeal other than an eligible submitter for a development application or change application the subject of the appeal; and
(f) for an appeal to the P\&E Court-the chief executive; and
(g) for an appeal to a tribunal under another Act-any other person who the registrar considers appropriate.
(4) The service period is-
(a) if a submitter or advice agency started the appeal in the P\&E Court-2 business days after the appeal is started; or
(b) otherwise- 10 business days after the appeal is started.
(5) A notice of appeal given to a person who may elect to be a co-respondent must state the effect of subsection (6).
(6) A person elects to be a co-respondent to an appeal by filing a notice of election in the approved form-
(a) if a copy of the notice of appeal is given to the person-within 10 business days after the copy is given to the person; or
(b) otherwise-within 15 business days after the notice of appeal is lodged with the registrar of the tribunal or the P\&E Court.
(7) Despite any other Act or rules of court to the contrary, a copy of a notice of appeal may be given to the chief executive by emailing the copy to the chief executive at the email address stated on the department's website for this purpose.

## 231 Non-appealable decisions and matters

(1) Subject to this chapter, section 316(2), schedule 1 and the P\&E Court Act, unless the Supreme Court decides a decision or other matter under this Act is affected by jurisdictional error, the decision or matter is non-appealable.
(2) The Judicial Review Act 1991, part 5 applies to the decision or matter to the extent it is affected by jurisdictional error.
(3) A person who, but for subsection (1) could have made an application under the Judicial Review Act 1991 in relation to the decision or matter, may apply under part 4 of that Act for a statement of reasons in relation to the decision or matter.
(4) In this section-
decision includes-
(a) conduct engaged in for the purpose of making a decision; and
(b) other conduct that relates to the making of a decision; and
(c) the making of a decision or the failure to make a decision; and
(d) a purported decision; and
(e) a deemed refusal.
non-appealable, for a decision or matter, means the decision or matter-
(a) is final and conclusive; and
(b) may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the Judicial Review Act 1991 or otherwise, whether by the Supreme Court, another court, any tribunal or another entity; and
(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, any tribunal or another entity on any ground.

## 232 Rules of the P\&E Court

(1) A person who is appealing to the P\&E Court must comply with the rules of the court that apply to the appeal.
(2) However, the P\&E Court may hear and decide an appeal even if the person has not complied with rules of the P\&E Court.

## Schedule 1 Appeals

section 229

## 1 Appeal rights and parties to appeals

(1) Table 1 states the matters that may be appealed to-
(a) the P\&E court; or
(b) a tribunal.
(2) However, table 1 applies to a tribunal only if the matter involves-
(a) the refusal, or deemed refusal of a development application, for-
(i) a material change of use for a classified building; or
(ii) operational work associated with building work, a retaining wall, or a tennis court; or
(b) a provision of a development approval for-
(i) a material change of use for a classified building; or
(ii) operational work associated with building work, a retaining wall, or a tennis court; or
(c) if a development permit was applied for-the decision to give a preliminary approval for-
(i) a material change of use for a classified building; or
(ii) operational work associated with building work, a retaining wall, or a tennis court; or
(d) a development condition if-
(i) the development approval is only for a material change of use that involves the use of a building classified under the Building Code as a class 2 building; and
(ii) the building is, or is proposed to be, not more than 3 storeys; and
(iii) the proposed development is for not more than 60 sole-occupancy units; or
(e) a decision for, or a deemed refusal of, an extension application for a development approval that is only for a material change of use of a classified building; or
(f) a decision for, or a deemed refusal of, a change application for a development approval that is only for a material change of use of a classified building; or
(g) a matter under this Act, to the extent the matter relates to the Building Act, other than a matter under that Act that may or must be decided by the Queensland Building and Construction Commission; or
(h) a decision to give an enforcement notice-
(i) in relation to a matter under paragraphs (a) to (g); or
(ii) under the Plumbing and Drainage Act 2018; or
(i) an infrastructure charges notice; or
(j) the refusal, or deemed refusal, of a conversion application; or
(1) a matter prescribed by regulation.
(3) Also, table 1 does not apply to a tribunal if the matter involves-
(a) for a matter in subsection (2)(a) to (d)-
(i) a development approval for which the development application required impact assessment; and
(ii) a development approval in relation to which the assessment manager received a properly made submission for the development application; or
(b) a provision of a development approval about the identification or inclusion, under a variation approval, of a matter for the development.
(4) Table 2 states the matters that may be appealed only to the P\&E Court.
(5) Table 3 states the matters that may be appealed only to the tribunal.
(6) In each table-
(a) column 1 states the appellant in the appeal; and
(b) column 2 states the respondent in the appeal; and
(c) column 3 states the co-respondent (if any) in the appeal; and
(d) column 4 states the co-respondents by election (if any) in the appeal.
(7) If the chief executive receives a notice of appeal under section $230(3)(\mathrm{f})$, the chief executive may elect to be a co-respondent in the appeal.
(8) In this sectionstorey see the Building Code, part A1.1.

Table 1
Appeals to the P\&E Court and, for certain matters, to a tribunal

1. Development applications

For a development application other than an excluded application, an appeal may be made against-
(a) the refusal of all or part of the development application; or
(b) the deemed refusal of the development application; or
(c) a provision of the development approval; or
(d) if a development permit was applied for-the decision to give a preliminary approval.

| Table 1 <br> Appeals to the P\&E Court and, for certain matters, to a tribunal |  |  |  |
| :---: | :---: | :---: | :---: |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 Co-respondent by election (if any) |
| The applicant | The assessment manager | If the appeal is about a concurrence agency's referral response-the concurrence agency | 1 A concurrence agency that is not a co-respondent <br> 2 If a chosen assessment manager is the respondent-the prescribed assessment manager <br> 3 Any eligible advice agency for the application <br> 4 Any eligible submitter for the application |
| 2. Change applications <br> For a change application other than an excluded application, an appeal may be made against- <br> (a) the responsible entity's decision on the change application; or <br> (b) a deemed refusal of the change application. |  |  |  |
|  |  |  |  |


| Appeals to the P\&E Court and, for certain matters, to a tribunal |  |  |
| :--- | :--- | :--- | :--- |


| Table 1 <br> Appeals to the P\&E Court and, for certain matters, to a tribunal |  |  |  |
| :---: | :---: | :---: | :---: |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent (if any) | Column 4 Co-respondent by election (if any) |
| 1 The applicant <br> 2 For a matter other than a deemed refusal of an extension application-a concurrence agency, other than the chief executive, for the application | The assessment manager | If a concurrence agency starts the appeal-the applicant | If a chosen assessment manager is the respondent-the prescribed assessment manager |

4. Infrastructure charges notices

An appeal may be made against an infrastructure charges notice on 1 or more of the following grounds-
(a) the notice involved an error relating to-
(i) the application of the relevant adopted charge; or

Examples of errors in applying an adopted charge-

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

| Table 1 <br> Appeals to the P\&E Court and, for certain matters, to a tribunal |  |  |  |
| :---: | :---: | :---: | :---: |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent (if any) | Column 4 Co-respondent by election (if any) |
| The person given the infrastructure charges notice | The local government that gave the infrastructure charges notice | - | - |
| 5. Conversion applications <br> An appeal may be made against- <br> (a) the refusal of a conversion application; or <br> (b) a deemed refusal of a conversion application. |  |  |  |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent (if any) | Column 4 Co-respondent by election (if any) |
| The applicant | The local government to which the conversion application was made | - | - |
| 6. Enforcement notices <br> An appeal may be made against the decision to give an enforcement notice. |  |  |  |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent (if any) | Column 4 Co-respondent by election (if any) |
| The person given the enforcement notice | The enforcement authority | - | If the enforcement authority is not the local government for the premises in relation to which the offence is alleged to have happened-the local government |

## Table 1 <br> Appeals to the P\&E Court and, for certain matters, to a tribunal

7. Enforcement notices under the Plumbing and Drainage Act 2018

An appeal may be made against the decision to give an enforcement notice.

| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| The person given the <br> enforcement notice | The local <br> government that gave <br> the enforcement <br> notice | - | - |

## Table 2

Appeals to the P\&E Court only

1. Appeals from tribunal

An appeal may be made against a decision of a tribunal, other than a decision under section 252 , on the ground of-
(a) an error or mistake in law on the part of the tribunal; or
(b) jurisdictional error.

| Column 1 | Column 2 <br> Respendent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| A party to the <br> proceedings for the <br> decision | The other party to the <br> proceedings for the <br> decision | - | - |

2. Eligible submitter appeals

For a development application or change application other than an excluded application, an appeal may be made against the decision to approve the application, to the extent the decision relates to-
(a) any part of the development application or change application that required impact assessment; or
(b) a variation request.

Schedule 1

| Table 2 <br> Appeals to the P\&E Court only |  |  |  |
| :---: | :---: | :---: | :---: |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 Co-respondent by election (if any) |
| 1 For a development application-an eligible submitter for the development application <br> 2 For a change application-an eligible submitter for the change application | 1 For a development application-the assessment manager <br> 2 For a change application-the responsible entity | 1 The applicant <br> 2 If the appeal is about a concurrence agency's referral response-the concurrence agency | Another eligible submitter for the application |
| 3. Eligible submitter and eligible advice agency appeals <br> For a development application or change application other than an excluded application, an appeal may be made against a provision of the development approval, or a failure to include a provision in the development approval, to the extent the matter relates to- <br> (a) any part of the development application or change application that required impact assessment; or <br> (b) a variation request. |  |  |  |


| Appeals to the P\&E Court only |  |  |  |
| :--- | :--- | :--- | :--- | :--- |

## Table 2 <br> Appeals to the P\&E Court only

5. Registered premises

An appeal may be made against a decision of the Minister under chapter 7, part 4.

| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| 1A person given a  <br> decision notice  <br> about the  <br> decision  <br> 2 If the decision is <br> to register  <br> premises or  <br> renew the  <br> registration of  <br> premises-an  <br> owner or  <br> occupier of  <br> premises in the  <br> affected area for  <br> the registered  <br> premises who is  <br> dissatisfied with  <br> the decision  |  | - | If an owner or <br> occupier starts the <br> appeal-the owner of <br> the registered <br> premises |

6. Local laws

An appeal may be made against a decision of a local government, or conditions applied, under a local law about-
(a) the use of premises, other than a use that is the natural and ordinary consequence of prohibited development; or
(b) the erection of a building or other structure.

| Appeals to the P\&E Court only |  |  |  |
| :--- | :--- | :--- | :--- |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| A person who- <br> (a)applied for the <br> decision; and <br> (b)is dissatisfied <br> with the decision <br> or conditions.The local <br> government | - | - |  |


| Table 3 |
| :---: |
| Appeals to a tribunal only |

1. Building advisory agency appeals

An appeal may be made against giving a development approval for building work to the extent the building work required code assessment against the building assessment provisions.

| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| A building advisory <br> agency for the <br> development <br> application related to <br> the approval | The assessment <br> manager | The applicant | A concurrence <br> agency for the <br> development <br> application <br> related to the <br> approval |
| A private |  |  |  |
| artifier for the |  |  |  |
| development |  |  |  |
| application |  |  |  |
| related to the |  |  |  |
| approval |  |  |  |

## Table 3

Appeals to a tribunal only
2. Inspection of building work

An appeal may be made against a decision of a building certifier or referral agency about the inspection of building work that is the subject of a building development approval under the Building Act.

| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| The applicant for the <br> development <br> approval | The person who <br> made the decision | - | - |

3. Certain decisions under the Building Act and the Plumbing and Drainage Act 2018

An appeal may be made against-
(a) a decision under the Building Act, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act; or
(b) a decision under the Plumbing and Drainage Act 2018, other than a decision made by the Queensland Building and Construction Commission, if an information notice about the decision was given or required to be given under that Act.

| Column 1 | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| :--- | :--- | :--- | :--- |
| A person who <br> received, or was <br> entitled to receive, an <br> information notice <br> about the decision | The entity that made <br> the decision | - | - |

## 4. Failure to decide an application or other matter under the Building Act

An appeal may be made against a failure to make a decision under the Building Act within the period required under that Act, other than a failure by the Queensland Building and Construction Commission to make a decision, if an information notice about the decision was required to be given under that Act.

| Appeals to a tribunal only |  |  |  |
| :--- | :--- | :--- | :--- |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if <br> any) |
| A person who was <br> entitled to receive <br> notice of the decision | The entity that failed <br> to make the decision | - | - |
| 5. Failure to decide an application or other matter under the Plumbing and Drainage Act <br> 2018 <br> An appeal may be made against a failure to make a decision under the Plumbing and <br> Drainage Act 2018 within the period required under that Act, other than a failure by the <br> Queensland Building and Construction Commission to make a decision, if an information <br> notice about the decision was required to be given under that Act. |  |  |  |
| Column 1 <br> Appellant | Column 2 <br> Respondent | Column 3 <br> Co-respondent <br> (if any) | Column 4 <br> Co-respondent <br> by election (if |
| any) |  |  |  |

