

### Ontback by the Sea®

# SITING DISPENSATION

## SIDE & REAR BOUNDARY

### APPLICATION

## CHECKLIST

- IDAS Form 1 application form (attached)
- The Performance Criteria P2 (a) (c) is to be addressed in the spaces provided on the attached sheet. The criteria **must** be addressed and the application will not be assessed if all of the specific criteria are not addressed, clear explanations are to be given on how the proposed structure meets the criteria.
- ♦ 2 copies of a Site Plan showing the whole allotment, where all existing structures are on the allotment (if any) and where the proposed structure is to be located with the distances from the boundaries.
- 2 copies of Elevation plans showing the front, side and rear elevations of the proposed structure.
- Photographs are optional, but can assist with the application. If photos are provided they must clearly explain what the photo is of and why the photo is relevant to the application. Photos are to be provided on A4 paper (either printed on or stuck to) with the explanation of the photo written or printed below the photo.
- Application fees of \$315.00

Note – If your allotment is under 450m<sup>2</sup> a different criteria is used for determining siting requirements.

### Criteria to be addressed for Side and Rear boundary setback dispensation

(Please note – Criteria is to be addressed in the spaces provided, if there is not enough space provided complete on a blank piece of paper and attach)

If structures are to be constructed closer than 1.5metres for a single storey structure and 2metres for a double storey structure from the outermost projections (i.e. the edge of the eaves and guttering) to the side or rear boundary line of a property then the following Criteria are to be addressed outlining how the proposed structure in the proposed location when constructed will not have any affect on the following areas.

Note: This criteria is also to be used for garages, sheds and carports where the total length of structure closer than 1.5metres to the side or rear boundary is greater than 9metres in length or the garage, shed or carport has an average height which is greater than 3.5metres.

#### <u>The questions are a guide to the information that is to be given for each of the criteria,</u> they are not designed to be yes, no answers, If all information is not provided it will delay the processing of your application.

What is the nature of the encroachment and how far is the proposed structure to be constructed from the side and/or rear boundary? The measurement is from the outermost projections of the structure (i.e. edge of eaves).

# PERFORMANCE CRITERIA AS STATED IN QUEENSLAND DEVELOPMENT CODE – MP 1.2

P2 - Building and structures -

(a) Provide adequate daylight and ventilation to habitable rooms; and i.e. does the structure in the proposed location block the light and ventilation to habitable rooms on the allotment where the structure is being built?

(b) Allow adequate light and ventilation to habitable rooms of buildings on adjoining lots. i.e. does the structure in the proposed location block the light and ventilation to habitable rooms on the neighbouring allotment?

(c) Do not adversely impact on the amenity and privacy or residents on adjoining lots. i.e. does the structure in the proposed location affect the amenity and privacy of the neighbouring properties?

# **IDAS form 1**—Application details

(Sustainable Planning Act 2009 version 4.2 effective 3 August 2015)

This form must be used for ALL development applications.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete this form (IDAS form 1—Application details)
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the *Sustainable Planning Act 2009* (SPA) or the Sustainable Planning Regulation 2009.

This form and any other IDAS form relevant to your application must be used for development applications relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994* and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008.* Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

PLEASE NOTE: This form is not required to accompany requests for compliance assessment.

#### **Mandatory requirements**

**Applicant details** (Note: the applicant is the person responsible for making the application and need not be the owner of the land. The applicant is responsible for ensuring the information provided on all IDAS application forms is correct. Any development permit or preliminary approval that may be issued as a consequence of this application will be issued to the applicant.)

Name/s (individual or company name in full)			
For companies, contact name			
Postal address			
	Suburb		
	State	Postcode	
	Country		
Contact phone number			
Mobile number (non-mandatory requirement)			
Fax number (non-mandatory requirement)			



Email address (non-mandatory requirement)									
		@							
Applicant's reference number (non-mandatory requirement)									
1.	1. What is the nature of the development proposed and what type of approval is being sought?								
Tab	Table A         Aspect 1 of the application (If there are additional aspects to the application please list in Table B         Aspect 2.)								
a)	What is the nature of the development? (Plea	ase only tick or	ne bo	x.)					
	Material change of use Reconfigu	iring a lot		Building work	Operational work				
b)	What is the approval type? (Please only tick	one box.)							
		ry approval 41 and s242		Development permi	t				
c)	Provide a brief description of the proposal, in applicable (e.g. six unit apartment building de								
d)	What is the level of assessment? (Please only	/ tick one box.)	)						
	Impact assessment Code asse	essment							
	<b>IE B</b> —Aspect 2 of the application (If there are litional aspects of the application.)	additional asp	ects t	o the application plea	ase list in Table C—				
a)	What is the nature of development? (Please	only tick one b	ox.)						
	Material change of use Reconfigu	iring a lot		Building work	Operational work				
b)	What is the approval type? (Please only tick	one box.)							
	— , , ,	ry approval 41 and s242		Development permit					
c)	c) Provide a brief description of the proposal, including use definition and number of buildings or structures where applicable (e.g. six unit apartment building defined as a <i>multi-unit dwelling</i> , 30 lot residential subdivision etc.)								
d)	What is the level of assessment?								
	Impact assessment Code assessment	essment							
Tab	IE C—Additional aspects of the application (If	there are addit	ional	aspects to the applic	cation please list in a				
	arate table on an extra page and attach to this								
	Refer attached schedule Not requir	ed							

2.	Locatio	n of the pre	emises (Complete	e Table D	and/or Ta	ible E as ap	plicable	. Identif	y each lot in a separate row.)
adjace	Table D—Street address and lot on plan for the premises or street address and lot on plan for the land adjoining or adjacent to the premises (Note: this table is to be used for applications involving taking or interfering with water.) (Attach a separate schedule if there is insufficient space in this table.)								
	Stree	t address <b>a</b>	nd lot on plan (All	lots must	be listed.	.)			
			n <b>d</b> lot on plan for water but adjoining						
Street	Street address     Lot on plan     Local government area       description     (e.g. Logan, Cairns)								
Lot	Unit no.	Street no.	Street name and c suburb/ locality na		Post- code	Lot no.	Lot no. Plan type and plan no.		
i)									
ii)									
iii)									
	<b>Planning scheme details</b> (If the premises involves multiple zones, clearly identify the relevant zone/s for each lot in a separate row in the below table. Non-mandatory)								
Lot	Lot Applicable zone / precinct			Applicable local plan / precinct A			Applica	ble overlay/s	
i)									
ii)									
iii)									

**Table E**—Premises coordinates (Appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay.) (Attach a separate schedule if there is insufficient space in this table.)

Coordinates (Note: place each set of coordinates in a separate row)				Zone reference	Datum	Local government area (if applicable)
Easting	Northing	Latitude	Longitude			
					GDA94	
					WGS84	
					other	

#### 3. Total area of the premises on which the development is proposed (indicate square metres)

4. Current use/s of the premises (e.g. vacant land, house, apartment building, cane farm etc.)

5.	5. Are there any current approvals (e.g. a preliminary approval) associated with this application? (Non- mandatory requirement)						
	No Yes—provide	details belo	w				
List o	of approval reference/s		Date approved (dd/mm/yy)	Date approval lapses (dd/mm/yy)			
6.	Is owner's consent require	d for this a	pplication? (Refer to notes at the en	d of this form for more information.)			
	No						
	Yes—complete either Table F	, Table G o	r Table H as applicable				
Tabl	۵ F						
	e of owner/s of the land						
		of the land	, consent to the making of this applic	ation			
	ature of owner/s of the land						
- 3							
Date							
Tabl	e G						
Nam	Name of owner/s of the land						
	The owner's written consent is	attached or	will be provided separately to the as	sessment manager.			
Table H							
Nam	e of owner/s of the land						
By making this application, I, the applicant, declare that the owner has given written consent to the making of the application.							
7. Identify if any of the following apply to the premises (Tick applicable box/es.)							
	Adjacent to a water body, wa	tercourse of	r aquifer (e.g. creek, river, lake, canal	)complete Table I			
	On strategic port land under t	he <i>Transpo</i>	rt Infrastructure Act 1994—complete	Table J			
	In a tidal water area—complete Table K						
	On Brisbane core port land under the <i>Transport Infrastructure Act 1994</i> (No table requires completion.)						
	On airport land under the Air	oort Assets	(Restructuring and Disposal) Act 200	8 (no table requires completion)			
	Listed on either the Contaminated Land Register (CLR) or the Environmental Management Register (EMR) under the Environmental Protection Act 1994 (no table requires completion)						
Tabl	e l						
Nam	e of water body, watercourse of	or aquifer					

Table J									
Lot on plan description for strategic port land Port authority for the lot									
Table K									
Name of local government for the tidal area (	Name of local government for the tidal area (if applicable) Port authority for the tidal area (if applicable)								
8. Are there any existing easements or water etc)									
No Yes—ensure the type, loca	tion and dimensio	n of each eas	ement is included in the plans submitted						
9. Does the proposal include new build services)	ding work or ope	rational work	c on the premises? (Including any						
No Yes—ensure the nature, lo	cation and dimens	ion of propos	ed works are included in plans submitted						
<b>10.</b> Is the payment of a portable long se end of this form for more information.)	rvice leave levy a	applicable to	this application? (Refer to notes at the						
No—go to question 12 Yes									
11. Has the portable long service leave information.)	levy been paid? (	(Refer to note	s at the end of this form for more						
No									
Yes—complete Table L and submit with receipted QLeave form	n this application th	ne yellow loca	I government/private certifier's copy of the						
Table L									
Amount paid		Date paid (dd/mm/yy)	QLeave project number (6 digit number starting with A, B, E, L or P)						
12. Has the local government agreed to apply a superseded planning scheme to this application under section 96 of the <i>Sustainable Planning Act 2009</i> ?									
Yes—please provide details below									
Name of local government	Date of written n by local governm (dd/mm/yy)		Reference number of written notice given by local government (if applicable)						

## **13.** List below all of the forms and supporting information that accompany this application (Include all IDAS forms, checklists, mandatory supporting information etc. that will be submitted as part of this application)

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#### 14. Applicant's declaration

By making this application, I declare that all information in this application is true and correct (Note: it is unlawful to provide false or misleading information)

#### Notes for completing this form

• Section 261 of the Sustainable Planning Act 2009 prescribes when an application is a properly-made application. Note, the assessment manager has discretion to accept an application as properly made despite any noncompliance with the requirement to provide mandatory supporting information under section 260(1)(c) of the Sustainable Planning Act 2009

#### **Applicant details**

• Where the applicant is not a natural person, ensure the applicant entity is a real legal entity.

#### **Question 1**

• Schedule 3 of the Sustainable Planning Regulation 2009 identifies assessable development and the type of assessment. Where schedule 3 identifies assessable development as "various aspects of development" the applicant must identify each aspect of the development on Tables A, B and C respectively and as required.

#### **Question 6**

Section 263 of the Sustainable Planning Act 2009 sets out when the consent of the owner of the land is required for an application. Section 260(1)(e) of the Sustainable Planning Act 2009 provides that if the owner's consent is required under section 263, then an application must contain, or be accompanied by, the written consent of the owner, or include a declaration by the applicant that the owner has given written consent to the making of the application. If a development application relates to a state resource, the application is not required to be supported by evidence of an allocation or entitlement to a state resource. However, where the state is the owner of the subject land, the written consent of the state, as landowner, may be required. Allocation or entitlement to the state resource is a separate process and will need to be obtained before development commences.

#### **Question 7**

• If the premises is listed on either the Contaminated Land Register (CLR) or the Environmental Management Register (EMR) under the *Environmental Protection Act 1994* it may be necessary to seek compliance assessment. Schedule 18 of the Sustainable Planning Regulation 2009 identifies where compliance assessment is required.

#### Question 11

- The Building and Construction Industry (Portable Long Service Leave) Act 1991 prescribes when the portable long service leave levy is payable.
- The portable long service leave levy amount and other prescribed percentages and rates for calculating the levy are prescribed in the Building and Construction Industry (Portable Long Service Leave) Regulation 2002.

#### **Question 12**

- The portable long service leave levy need not be paid when the application is made, but the *Building and Construction Industry (Portable Long Service Leave) Act 1991* requires the levy to be paid before a development permit is issued.
- Building and construction industry notification and payment forms are available from any Queensland post office or agency, on request from QLeave, or can be completed on the QLeave website at www.qleave.qld.gov.au. For further information contact QLeave on 1800 803 481 or visit www.qleave.qld.gov.au.

**Privacy**—The information collected in this form will be used by the Department of Infrastructure, Local Government and Planning (DILGP), assessment manager, referral agency and/or building certifier in accordance with the processing and assessment of your application. Your personal details should not be disclosed for a purpose outside of the IDAS process or the provisions about public access to planning and development information in the *Sustainable Planning Act 2009*, except where required by legislation (including the *Right to Information Act 2009*) or as required by Parliament. This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002*.

#### OFFICE USE ONLY

Date received

Reference numbers

#### NOTIFICATION OF ENGAGEMENT OF A PRIVATE CERTIFIER

То		Council. I have been engaged as the private certifier for the building work referred to in this application
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Date of engagement	Name	BSA Certification license number	Building classification/s

## QLEAVE NOTIFICATION AND PAYMENT (For completion by assessment manager or private certifier if applicable.)

Description of the work	QLeave project number	Amount paid (\$)	Date paid	Date receipted form sighted by assessment manager	Name of officer who sighted the form

The Sustainable Planning Act 2009 is administered by the Department of Infrastructure, Local Government and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agency.