

# **Explanatory Memorandum**

Proposed Sunshine Coast Planning Scheme 2014 Amendment No. 18 – Site Specific (Including SEQRP Bring Forward Sites) and Operational Matters

**April 2019** 



#### 1. Short title

The amendment instrument to which this explanatory memorandum relates is the *Sunshine Coast Planning Scheme 2014 Amendment No. 18* relating to Site Specific (including SEQRP bring forward sites) and Operational Matters.

### 2. Type of local planning instrument

The amendment to the *Sunshine Coast Planning Scheme 2014* was prepared in accordance with Section 18 of the *Planning Act 2016* and the process prescribed by the Chief Executive Notice.

# 3. Entity making the Sunshine Coast Planning Scheme 2014 Amendment No. 18

The entity making the Sunshine Coast Planning Scheme 2014 Amendment No. 18 is the Sunshine Coast Regional Council.

# 4. Land affected by the Sunshine Coast Planning Scheme 2014 Amendment No. 18

The Sunshine Coast Planning Scheme 2014 Amendment No. 18 generally applies to the planning scheme area and to the land described in **Table 4.1**.

Table 4.1 Land affected by the Sunshine Coast Planning Scheme 2014 Amendment No. 18

<b>Property Description</b>	Address	Ownership Category	Map of Subject Land
Lot 1 on RP887255, Lot 2 on RP887255, Lot 8 on SP262427, Lot 100 on SP290347	44, 68 and 77 Newells Road, BEERWAH	Private	

<b>Property Description</b>	Address	Ownership Category	Map of Subject Land
Lot 1 on RP123640, Lot 2 on RP123640, Lot 2 on RP107762	1219, 1221 and 1233 Steve Irwin Way, BEERWAH	Private	
Lot 6 on SP110911	8 Kirra Road, MAROOCHY RIVER	Private	
Lot 1 on RP807399, Lot 2 on RP807399, Lot 4 on RP7661, Lot 7 on RP859022, Lot 8 on RP859022, Lot 61 on CG152, Lot 62 on CG152, Lot 66 on CG152, Lot 67 on CG152	143 and 170 Sahara Road, GLASS HOUSE MOUNTAINS, 27, 37, 45, 46 Buzaki Road, GLASS HOUSE MOUNTAINS, 89 Railway Parade, GLASS HOUSE MOUNTAINS	Private	

<b>Property Description</b>	Address	Ownership Category	Map of Subject Land
Lot 1 on RP74744, Lot 1 on RP87175, Lot 1 on CG3024, Lot 1 on RP222559, Lot 2 on SP175071, Lot 3 on SP175071, Lot 5 on RP906191	77, 79, 81, 97, 105, 113 Flaxton Drive, MAPLETON, 2 Ringwood Lane, MAPLETON	Private	
Lot 1 on RP76109, Lot 2 on RP215364	2 – 10 and 36 Glenview Road, PALMVIEW	Private	

Property Description	Address	Ownership Category	Map of Subject Land
Lot 1 on RP183831, Lot 5 on RP217597, Lot 7 on RP865165, Lot 9 on RP230866, Lot 9 on RP218147, Lot 9 on RP224517, Lot 10 on RP218147, Lot 10 on RP224517, Lot 10 on RP224517, Lot 10 on RP218147, Lot 12 on RP218147	145, 155 and 161 Palmwoods- Montville Road, PALMWOOD 28, 30, 36, 38, 42, 44, 50 and 54 Landershute Road, PALMWOODS	Private	
Lot 1 on RP90421, Lot 1 on RP129541, Lot 1 on RP137138, Lot 1 on RP81087, Lot 2 on RP90421, Lot 2 on RP90421, Lot 3 on RP90421, Lot 4 on RP90421, Lot 4 on RP90421, Lot 6 on RP129541, Lot 5 on RP90421, Lot 5 on RP90421, Lot 6 on RP165373, Lot 6 on RP157647, Lot 7 on RP157647, Lot 7 on RP157647, Lot 7 on RP157647, Lot 9 on RP895076, Lot 9 on RP895076, Lot 10 on RP224866, Lot 1337 on RP895076	Bracken Fern Road, YANDINA. Wappa Falls Road, YANDINA	Private, Public (State)	

## 5. Purpose of the Sunshine Coast Planning Scheme 2014 Amendment No. 18

The purpose of the Sunshine Coast Planning Scheme 2014 Amendment No. 18 is to:-

- (a) make zoning changes relating to specific sites, in order to:
  - (i) better reflect existing or desired future land uses; and
  - (ii) respond to changes to the urban footprint under the ShapingSEQ South East Queensland Regional Plan 2017;
- (b) amend local plan provisions, where relevant, to provide more detailed planning outcomes in response to zoning changes;
- (c) amend the growth management boundaries and local plan area boundaries to reflect zoning changes; and
- (d) address operational matters to improve the clarity and efficiency of the planning scheme.

### 6. Reasons for the Sunshine Coast Planning Scheme 2014 Amendment No. 18

Council has prepared the *Sunshine Coast Planning Scheme 2014 Amendment No. 18* to respond to recent changes to the urban footprint under the *ShapingSEQ South East Queensland Regional Plan 2017* and to reflect the desired future use of land. The sites included in this amendment were part of a review process to determine which sites could be brought forward into an urban zoning without the need for more detailed land use and infrastructure investigations.

The amendment also includes a small number of operational amendments which seek to improve the clarity and efficiency of the planning scheme.

### 7. Details of the Sunshine Coast Planning Scheme 2014 Amendment No. 18

The details of the *Sunshine Coast Planning Scheme 2014 Amendment No. 18* are outlined in **Table 7.1** below and **Appendix 1**.

Table 7.1 provides a summary of the amendment to the Sunshine Coast Planning Scheme 2014.

**Appendix 1 – Details of Amendment (Site Specific)** provides further details of those aspects of the amendment relating to specific sites.

Table 7.1 Summary of planning scheme amendment relating generally to operational issues and specific sites

Planning Scheme Part	Summary of Amendment	
Part 7 (Local plans)	Amend the Beerwah local plan code, as follows:	
	<ul> <li>Include new overall outcome in relation to the proposed areas of Low density residential zoning, requiring sympathetic lot sizes and dwelling mix, and to provide a transition to rural areas;</li> </ul>	
	<ul> <li>Include new performance outcomes and acceptable outcomes for the Low density residential zone, to provide for minimum and average lot size requirements and to place limitations on dual occupancies and secondary dwellings; and</li> </ul>	
	Amend the Beerwah Local Plan Elements Figure, as detailed in <b>Appendix 1.</b>	
Part 7 (Local plans)	Amend the Blackall Range local plan code, as follows:	
	<ul> <li>Amend Figure 7.2.3A (Blackall Range Local Plan Elements), as detailed in Appendix 1.</li> </ul>	
Part 7 (Local plans)	Amend the Bli Bli local plan code, as follows:	
	<ul> <li>Amend the overall outcomes in relation to the Emerging community zone, to reflect the new area of Emerging community zoned land;</li> </ul>	
	<ul> <li>Include new performance outcomes and acceptable outcomes for the Emerging community zone, to require master planning and consideration of downstream drainage impacts;</li> </ul>	
	Amend the performance outcomes and acceptable outcomes for the existing Emerging community zoned land, to relate to the Park Lakes II development; and	
	Amend Figure 7.2.4A (Bli Bli Local Plan Elements), as detailed in Appendix 1.	
Part 7 (Local plans)	Amend the Glass House Mountains local plan code, as follows:	
	<ul> <li>Include new overall outcome in relation to the proposed area of Low density residential zoning, requiring large lot sizes and transition of lot size and dwelling mix to rural and rural residential areas;</li> </ul>	
	<ul> <li>Include a new performance outcome and acceptable outcome for the proposed area of Low density residential zoning, to provide for minimum and average lot sizes and to place limitations on dual occupancies and secondary dwellings;</li> </ul>	
	<ul> <li>Include a new performance outcome that provide specific requirements for retirement facility/residential care facility on land proposed to be included in the Low density residential zone; and</li> </ul>	

Planning Scheme Part	Summary of Amendment
	Amend the Glass House Mountains Local Plan Elements Figure, as detailed in Appendix 1.
Part 7 (Local plans)	Amend the Palmwoods local plan code, as follows:
	Include new performance outcome and acceptable outcome requiring access from Landershute Road, with no access from Palmwoods-Montville Road; and
	Amend the Palmwoods Local Plan Elements Figure, as detailed in Appendix 1.
Part 7 (Local plans)	Amend the Yandina local plan code, as follows:
	Include a new overall outcome requiring road network improvements;
	<ul> <li>Include new performance outcomes for land proposed to be included in the Low density residential zone (Yandina South West), that requires larger average lot sizes to be consistent with the character of Yandina; transition of lot sizes from residential uses on Wappa Falls Road and along the Bracken Fern Road frontage; protection of riparian corridors; requirement for vegetation buffers and upgrades to road, pedestrian and cycle networks; and</li> </ul>
	Amend the Yandina Local Plan Elements Figure, as detailed in <b>Appendix 1</b> .
Part 9 (Development codes)	Amend the Dual occupancy code to include provisions relating to the siting of dual occupancies on lots nominated for dual occupancies (where a plan of development nominates lots for dual occupancies).
Part 9 (Development codes)	Amend the Dwelling house code to include provisions relating to the siting of secondary dwellings on lots nominated for secondary dwellings (where a plan of development nominates lots for secondary dwellings). Also provide for secondary dwellings to only be located on a lot not nominated on a plan of development in circumstances where there is a bona fide need for a secondary dwelling (e.g. carer or relative).
Part 9 (Development codes)	Amend the Telecommunications facility code to improve clarity and interpretation of the code including, new editor's note to provide guidance on how to demonstrate compliance with the performance outcome and amending the setback distance to a park to 400 metres, to be consistent with the setback for residential uses.
Part 9 (Development codes)	Amend the Landscape code to reference buffers required by the development codes to ensure the requirement for buffers included in the Reconfiguring a lot code is appropriately reflected within the Landscape code.
Part 9 (Development	Amend the Reconfiguring a lot code to:
codes)	provide protection of the scenic qualities of the Sunshine Coast through visual screening of development;
	<ul> <li>ensure the consideration of existing infrastructure, in addition to existing uses, is considered with regard to "reverse amenity" situations;</li> </ul>
	require buffers to <i>major roads</i> and rail corridors to improve the alignment of buffer requirements in the planning scheme; and
	clarify that only electricity <i>supply</i> infrastructure is required to be provided underground.
Part 9 (Development codes)	Amend the Reconfiguring a lot code to clarify the local park requirements and reflect the desired standards of service from Council's recently adopted Environment and Liveability Strategy.
Part 9 (Development codes)	Amend the Transport and parking code to include revised parking rates for multiple dwellings and rooming accommodation to more appropriately reflect actual parking demand for these uses (including different parking rates where in a centre zone or Tourist accommodation zone). The amendment also makes minor refinement of wording to improve clarity on the intent and application of parking rates.

#### 8. Compliance with the Planning Act 2016

In accordance with the Minister's Alignment Amendment Rules, the *Sunshine Coast Planning Scheme 2014* was amended for alignment with the *Planning Act 2016* on 3 July 2017. The *Sunshine Coast Planning Scheme 2014 Amendment No. 18* does not materially affect this compliance.

The Sunshine Coast Planning Scheme 2014 Amendment No. 18 has been prepared in accordance with:-

- (a) section 18 (Making or amending schemes) of the *Planning Act 2016*; and
- (b) the notice given by the chief executive on the process for amending the planning scheme.

#### 9. Compliance with State planning instruments

At the time of the gazettal of the Sunshine Coast Planning Scheme 2014 in May 2014, the Minister identified that the South East Queensland Regional Plan 2009-2031 and the State Planning Policy were appropriately reflected in the planning scheme.

A new State Planning Policy (SPP) commenced on 3 July 2017 and a new Regional Plan – ShapingSEQ South East Queensland Regional Plan 2017 – was released on 11 August 2017. Council is currently undertaking a review of the Sunshine Coast Planning Scheme 2014 with a view to commencing an amendment process to align the planning scheme with the new SPP and Regional Plan.

The Sunshine Coast Planning Scheme 2014 Amendment No. 18 does not adversely affect the planning scheme's compliance with State planning instruments.

A review of the Sunshine Coast Planning Scheme 2014 Amendment No. 18 has confirmed that the amendment complies with the relevant aspects of the new State planning instruments. In accordance with Schedule 3 (Required Material) of the Minister's Guidelines and Rules, particular aspects of the amendment that have been identified as potentially relevant to State planning instruments are detailed in **Table 9.1** (overleaf).

Further, the changes made to the public consultation version of the proposed amendment did not affect the amendment's compliance with State planning instruments.

# 10. Consultation with government agencies

During the preparation of the proposed *Sunshine Coast Planning Scheme 2014 Amendment No. 18*, Council met with representatives from the Department of Infrastructure, Local Government and Planning (DILGP), Regional and Spatial Planning and Regional Services – SEQ (North) on 28 August 2017 to discuss the alignment of the planning scheme with the SEQRP 2017. Among other broader issues, the proposal to bring forward sites into urban zones was discussed as the first step to aligning the planning scheme with the SEQRP 2017.

By letter dated 30 October 2017, Council made a request to the Chief Executive of the former Department of Infrastructure, Local Government and Planning seeking a tailored amendment process under section 18 of the *Planning Act 2016*. This request sought for public consultation to be undertaken concurrently with the state interest review.

A notice from the Chief Executive, dated 26 March 2018, was subsequently given to council under section 18(3) of the *Planning Act 2016* about the tailored amendment process to be followed, comprising the following stages:

- Local government resolves to make a planning scheme amendment;
- Local government resolves to progress proposed planning scheme amendment for concurrent state interest review and public consultation;
- Local government resolves to progress the proposed amendment for the Minister's endorsement; and
- Local government resolves to adopt or not proceed with the proposed planning scheme amendment.

Advice was provided by the Chief Executive, by letter dated 22 August 2018 that the amendment appropriately integrates State interests, subject to requested changes.

Table 9.1 Compliance with State planning instruments

Summary of Proposed Amendment	State Interest	Summary of Compliance
All site specific amendments	South East Queensland Regional Plan 2017	The subject sites are all currently included in the Urban footprint or Rural living area regional land use categories under the SEQ Regional Plan. The zoning changes are consistent with the intent of the SEQ Regional Plan as they will provide for additional urban and rural residential land supply within the Urban footprint or Rural living area.
		In regard to demonstrating that the amendment achieves the SEQ Regional Plan dwelling targets, the following is provided:
		Council has received draft information from the State Government in regard to the Land Supply and Development Monitoring Program which provided an estimate that the Sunshine Coast LGA has a capacity for approximately 45,000 dwellings in expansion areas (currently zoned for urban development) or 31 years of capacity, which far exceeds the SEQRP planning horizon of 2041;
		As an example, the amendment in relation to Yandina represents less than 1% of the total area available to expansion areas under the SEQRP and Council's decision to include this land was on the basis of providing sufficient land to satisfy local demand; and
		Council seeks to balance the competing interests of accommodating sufficient land for urban development whilst maintaining the character of the Sunshine Coast's rural and hinterland areas by ensuring that residential development is sensitive to the individual character of each town or suburb.
All site specific amendments	State Planning Policy July 2017 – Planning for liveable communities	The amendment will provide for additional urban and rural residential development to accommodate population growth, in a diversity of locations.
All operational amendments	and housing	Amendments relating to buffers to <i>major roads</i> and improving requirements for local parks will ensure the Sunshine Coast community is provided with a high level of amenity and access to recreational opportunities.
All site specific amendments	State Planning Policy July 2017 – Planning for economic growth	The amendment provides for logical extensions to existing urban and rural residential areas of the Sunshine Coast and supports economic growth of the region.
All site specific amendments	State Planning Policy July 2017 – Planning for the environment and heritage	The subject sites are currently included in the Urban footprint or Rural living area under the SEQ Regional Plan. The amendment is consistent with the intent of the SEQ Regional Plan as it provides predominantly for additional urban and rural residential land supply.
		Areas of significant environmental value will be protected through appropriate zoning, Local plan provisions and existing overlays. The amendment has no effect on the cultural heritage values of the Sunshine Coast.

Summary of Proposed Amendment	State Interest	Summary of Compliance
All site specific amendments	State Planning Policy July 2017 – Planning for safety and resilience to hazards	The subject sites have been reviewed for safety and resilience to hazards and are considered suitable for inclusion in an urban or Rural residential zone, subject to site specific constraints being addressed through existing overlays or, where necessary, Local plan provisions.
All site specific amendments	State Planning Policy July 2017 – Planning for infrastructure	The subject sites are logical extensions to existing urban and rural residential areas that are capable of being efficiently serviced with extension to existing services. Further, the anticipated scale of development is not likely to have significant impacts on existing services.

#### 11. Public consultation

In accordance with the Chief Executive Notice, public consultation on the proposed planning scheme amendment was undertaken from 4 June to 6 July 2018, for a minimum of 20 business days.

In regard to public consultation about the proposed planning scheme amendment, the Minister endorsed communication strategy was as follows:-

- formal public consultation on the proposed amendment for a minimum of 20 business days;
- consultation with relevant State agencies (State interest review);
- a notice in the Sunshine Coast Daily and on Council's website;
- written notice to affected land owners (including adjoining land owners) and key stakeholders, stating the
  purpose and general effect of the amendment;
- · release of an industry newsflash; and
- a copy of the proposed amendment material to be made available at Council's administration buildings in Nambour, Caloundra and Maroochydore and available for viewing and downloading on Council's website.

The Department's Communications Engagement Toolkit for Planning was considered in the preparation of this communications strategy, which has been tailored to suit the likely community and stakeholder interest in this proposed planning scheme amendment.

#### 12. Consideration of public submissions

In response to public consultation, 267 submissions were received by Council (20 of which were duplicates or not relevant to the amendment). Of these, 31 submissions were in support of the amendment and 216 submissions objected to the proposed amendment (or part of). In accordance with the Chief Executive Notice, Council considered every properly made submission about the proposed amendment (refer **Appendix 2 – Consultation Report**).

A copy of the Consultation Report has been provided to each person who made a properly made submission and is also available to view or download on Council's website.

Following consideration of submissions and state interest review comments, Council decided to proceed with the proposed planning scheme amendment, with the changes detailed in **Table 12.1**. These changes were not considered to make the proposed amendment significantly different to the version of the amendment for which public consultation was undertaken, as detailed in **Table 12.1**.

Table 12.1 Changes to Amendment

Proposed changes to amendment	Reasoning why Council does not consider the amendment to be significantly different	
Not proceed with the proposed Community facilities zoning at Montville.	Not proceeding with this component of the amendment will not affect the overall intent or effect of the proposed amendment.	
	This proposed zoning change is only one of nine sites which make up the amendment package, which are not directly related to each other.	
	Under the Minister's guidelines and rules it is open to Council to not proceed with an amendment or part of an amendment if it considers that action to be in the public interest.	
Changes to the Beerwah local plan elements figure, relating to landscape buffers and ecological linkages.	This additional symbology on the local plan elements figure is reflecting existing assessment benchmark requirements in applicable codes, thus is not changing the intent or the effect of the amendment.	

Proposed changes to amendment	Reasoning why Council does not consider the amendment to be significantly different
Changes to the Bli Bli local plan code, relating to reference to the South Maroochy Drainage Board (SMDB) being an approval authority.	<ul> <li>This change does not affect the intent of the provision to require a Master Drainage Study.</li> <li>The change is clarifying that the SMDB does not have any statutory role in the development assessment process.</li> <li>This change is also responding to state interest review comments.</li> </ul>
Changes to the Bli Bli local plan elements figure, relating to a local road access point.	<ul> <li>This additional symbology on the local plan elements figure is reflecting existing assessment benchmark requirements in applicable codes, thus is not changing the intent of the effect of the amendment.</li> <li>This change is also responding to state interest review comments.</li> </ul>
Changes to the Glass House Mountains local plan elements figure, relating to landscape buffers.	This additional symbology on the local plan elements figure is reflecting existing assessment benchmark requirements in applicable codes, thus is not changing the intent or the effect of the amendment.
Changes to the Blackall Range local plan elements figure, relating to a local road access point.	<ul> <li>This additional symbology on the local plan elements figure is reflecting existing assessment benchmark requirements in applicable codes, thus is not changing the intent or the effect of the amendment.</li> <li>This change is also responding to state interest review comments.</li> </ul>
Changes to the Palmwoods local plan code, relating to local road access, with no direct access to Palmwoods-Montville Road.	This additional assessment benchmark is reflecting existing assessment benchmark requirements in applicable codes, thus is not changing the intent or the effect of the amendment.  This change is also responding to state interest review comments.
Change the proposed zoning of land in both Palmwoods and Yandina from the Emerging Community zone to the Low density residential zone.	<ul> <li>In response to submissions, Council undertook a detailed investigation into the lot sizes in Palmwoods and Yandina, to determine the likely lot sizes which would be consistent with the respective existing local plan provisions which require lot sizes to be sympathetic to the rural town character and identity of these townships.</li> <li>In response to this investigation, it was decided that to provide certainty to the community and potential developers of this land, that minimum and average lot sizes should be included in the amendment to reflect existing lot sizes and therefore consistency with the existing local plan provisions.</li> </ul>
	In doing so, the Low density residential zone is considered the more appropriate zone to reflect these lot sizes, whilst still achieving an urban residential outcome for this land, as proposed by the publicly notified version of the amendment.
Include requirements in the Yandina local plan code for an 800m² average lot size and a transition of lot sizes from existing residences on Wappa Falls Road and Bracken Fern Road.	This change is in response to submissions and will provide for a more appropriate transition from existing rural residential development in this locality, which does not materially change the intent or effect of the amendment.
Include requirements in the Yandina local plan code for upgrades to the Nambour	This additional assessment benchmark and symbology on the local plan elements figure is reflecting existing assessment

Proposed changes to amendment	Reasoning why Council does not consider the amendment to be significantly different
North Connection Road / Wappa Falls Road / Creightons Road intersections.	benchmark requirements in applicable codes, thus is not changing the intent or the effect of the amendment.
	This change is also responding to state interest review comments.
Changes to the Yandina local plan code and elements figure, to remove indicative road linkage between Bracken Fern Road and Creightons Road.	This change to the local plan code and elements figure seeks to resolve potential issues that the proposed extension of Bracken Fern Road to Creightons Road may have created.  This change does not materially affect the amendment as it
	does not change the intent or the effect of the amendment.
Changes to the Dwelling house code, providing for the bona fide need for secondary dwellings not located on lots nominated for secondary dwellings.	This change maintains the intent of the amendment to further regulate secondary dwellings in the rural townships of Beerwah and Glass House Mountains, whilst allowing for the genuine need for this type of dwelling to be developed on any lot.
	This is not considered to materially change the intent or effect of the amendment.
	This change is also responding to state interest review comments.
Changes to AO1 of the     Telecommunications facility code, relating     to further clarification on the application of     performance outcome PO1, where the     separation distance specified in AO1 are     not met.	This change seeks to clarify the intent of PO1 and does not materially change the effect of this assessment benchmark.
Changes to the Transport and parking code, relating to reinstating the existing parking rates for multiple dwelling uses in a centre zone or the Tourist accommodation zone.	This change refines the intent of this part of the amendment, whilst being consistent with the existing policy position in regard to reduced parking requirements in certain centres and tourist areas.
Other editorial drafting changes to improve the clarity and interpretation of the proposed amendment.	These changes are minor in nature and as such do not change any policy position within the planning scheme.

## 13. Notice of Compliance and Minister's consideration

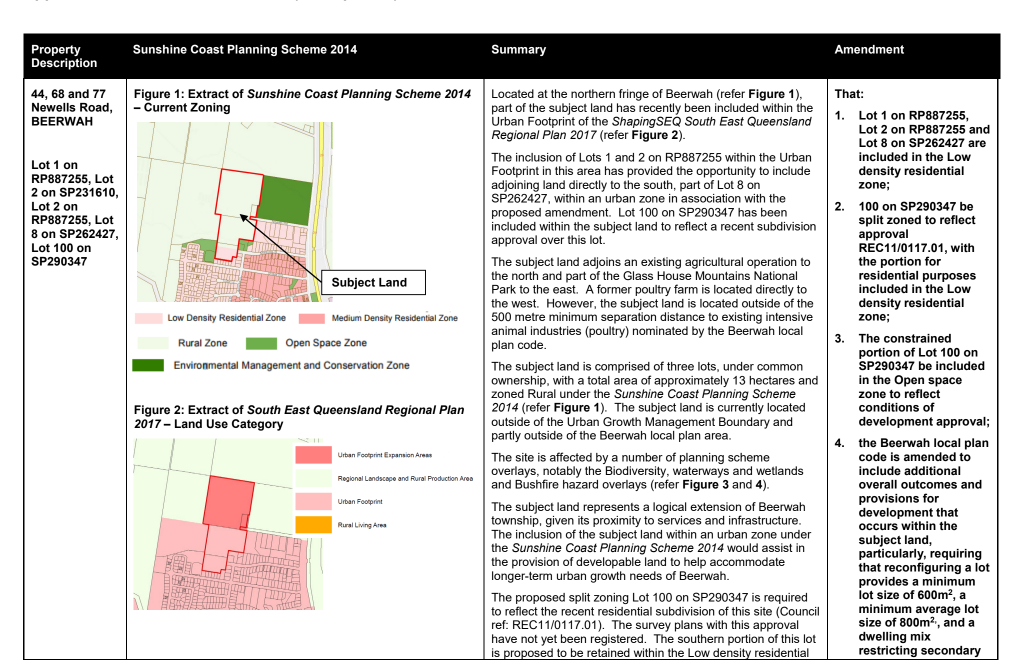
In accordance with the Chief Executive Notice, Council is required to give notice to the Planning Minister to request adoption of the proposed amendment.

On 14 December 2018, Council provided notice to the Planning Minister of Council's compliance with the public consultation requirements and to seek approval to adopt the proposed amendment.

On 27 February 2019, Council received advice from the Planning Minister that it may adopt the proposed amendment, with no conditions.

### 14. Background studies and reports

No additional background studies or reports have been prepared to inform the preparation of the *Sunshine Coast Planning Scheme 2014 Amendment No. 18.* 



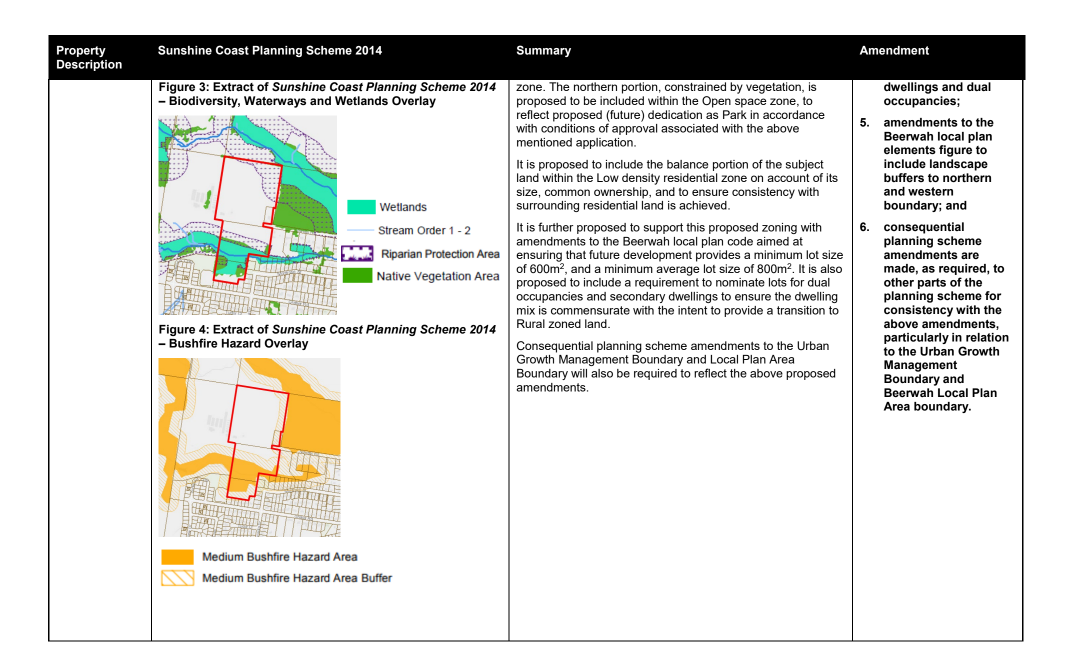


Figure 1: Extract of Sunshine Coast Planning Scheme 2014

- Current Zoning

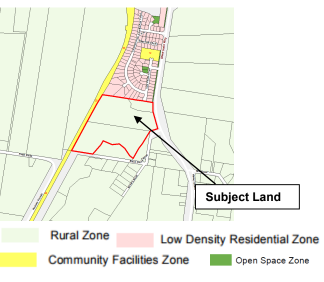
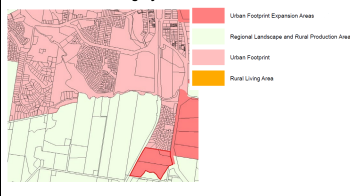


Figure 2: Extract of South East Queensland Regional Plan 2017 – Land Use Category



The subject land is currently zoned Rural under the *Sunshine Coast Planning Scheme 2014*, and comprises three lots with a total area of approximately 15.5 hectares (refer **Figure 1**). Each lot within the subject land is currently utilised for residential purposes, with single dwellings established.

Recently included within the Urban Footprint under the ShapingSEQ South East Queensland Regional Plan 2017 (refer **Figure 2**), the subject land is located immediately to the south of the existing Beerwah local plan area boundary.

The subject land is bordered by vegetation associated with waterways along the northern and southern boundaries. The subject land is currently surrounded by a variety of urban and rural uses.

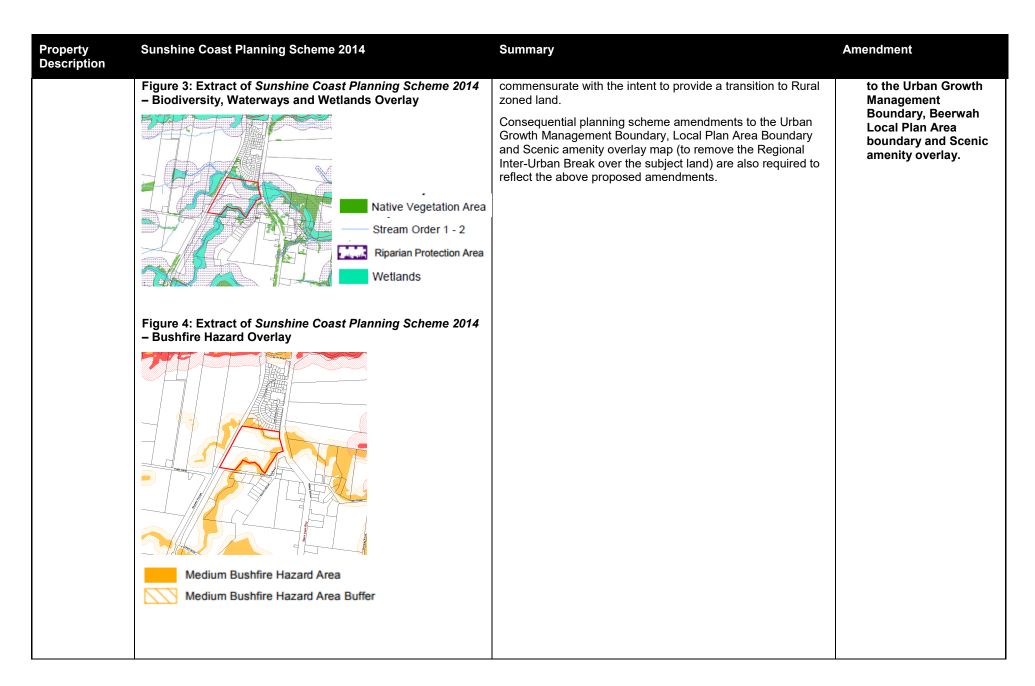
The subject land is bound on the west by the Glass House Mountains-to-Beerwah section of the North Coast Rail line. The Steve Irwin Way bounds the site to the east, from which access is currently provided. A residential estate comprised of lots generally in the order  $800m^2$  -  $1,000m^2$  is located to the north, while a variety of lot configurations and land uses accommodated under the Rural zone are located to the south.

The subject land is affected by a number of planning scheme overlays, including the Biodiversity, waterways and wetlands overlay (refer **Figure 3**), the Bushfire hazard overlay (refer **Figure 5**).

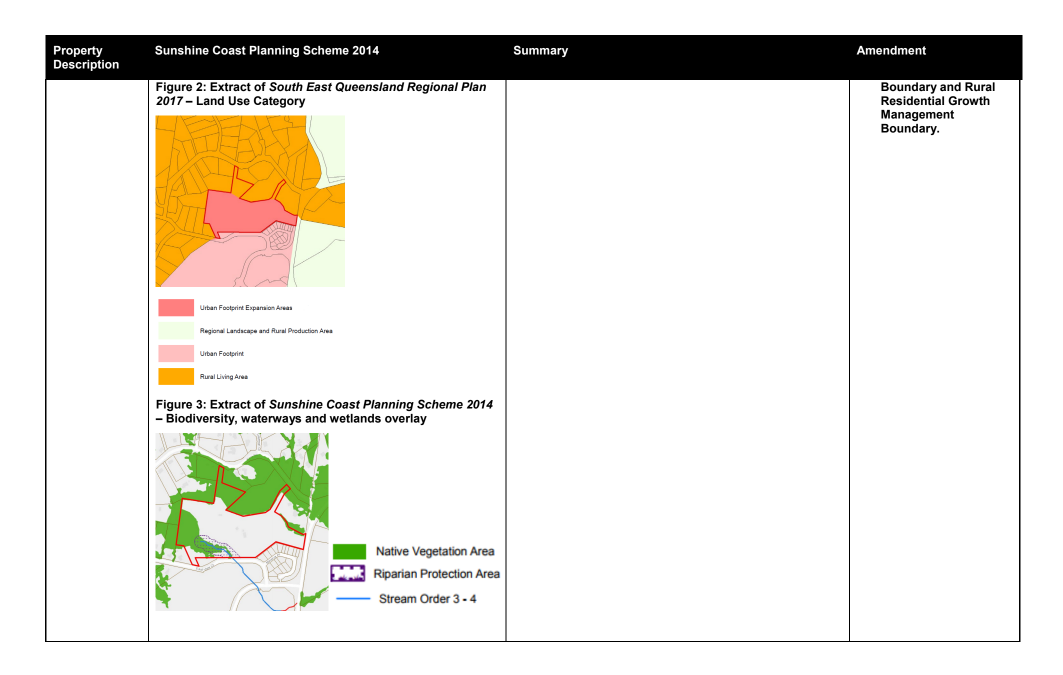
The subject land represents a logical extension to the southern extent of the Beerwah local plan area. The inclusion of the subject land within an urban zone will assist in meeting part of the housing demand for Beerwah through to 2041, consistent with the outcomes sought by the ShapingSEQ South East Queensland Regional Plan 2017.

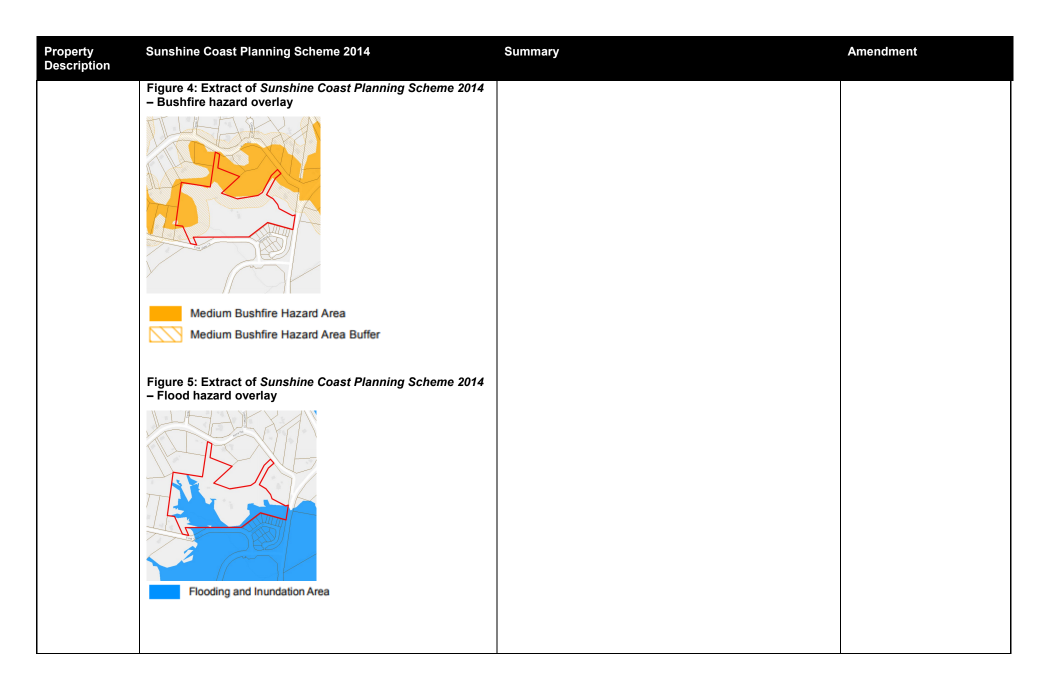
The subject land is proposed to be included in the Low Density Residential Zone, with associated local plan provisions aimed at ensuring that future development provides a minimum lot size of  $600m^2$ , and a minimum average lot size of  $800m^2$ . It is also proposed to include a requirement to nominate lots for dual occupancies and secondary dwellings to ensure the dwelling mix is

- 1. Lot 1 on RP123640, Lot 2 on RP123640, Lot 2 on RP107762 are included within the Low density residential zone;
- the Beerwah local plan code is amended to include additional overall outcomes and provisions for development that occurs within the subject land. particularly requiring that reconfiguring a lot provides a minimum lot size of 600m<sup>2</sup>, a minimum average lot size of 800m<sup>2</sup>, and a dwelling mix restricting secondary dwellings and dual occupancies:
- amendments to the Beerwah local plan elements figure to include local ecological linkages; and
- 4. consequential planning scheme amendments are made, as required, to other parts of the planning scheme for consistency with the above amendments, particularly in relation



Property Description	Sunshine Coast Planning Scheme 2014	Summary	Amendment
	Figure 5: Extract of Sunshine Coast Planning Scheme 2014  - Scenic Amenity Overlay		
	Scenic Route		
	Regional Inter-Urban Break		





143 and 170
Sahara Road,
GLASS HOUSE
MOUNTAINS,
27, 37, 45, 46
Buzaki Road,
GLASS HOUSE
MOUNTAINS,
89 Railway
Parade, GLASS
HOUSE
MOUNTAINS

Lot 1 on RP807399, Lot 2 on RP807399, Lot 4 on RP7661, Lot 7 on RP859022, Lot 8 on RP859022, Lot 61 on CG152, Lot 62 on CG152, Lot 66 on CG152, Lot 67 on CG152

Figure 1: Extract of Sunshine Coast Planning Scheme 2014 – Current Zoning

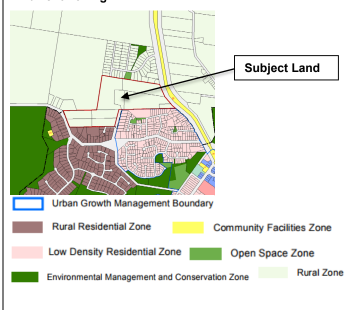
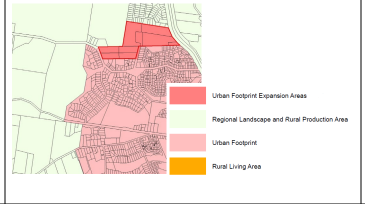


Figure 2: Extract of South East Queensland Regional Plan 2017 – Land Use Category



Comprised of nine lots located on the northern extent of the Glass House Mountains township, the subject land is currently included within the Rural zone under the *Sunshine Coast Planning Scheme 2014*, with a total area of approximately 29.5 hectares. The land is contiguous with the northern boundary of the Glass House Mountains local plan area, and partly adjoins the Urban Growth Management Boundary (refer **Figure 1**).

The subject land was recently included within the Urban Footprint of the ShapingSEQ South East Queensland Regional Plan 2017 (refer **Figure 2**).

Residential development bounds the site to the north and south, with a number of agricultural and rural enterprises established to the west. Railway Parade and the North Coast Rail line form the eastern boundary of the site. The subject land is largely free of significant vegetation, and displays evidence of agricultural uses previously occurring onsite.

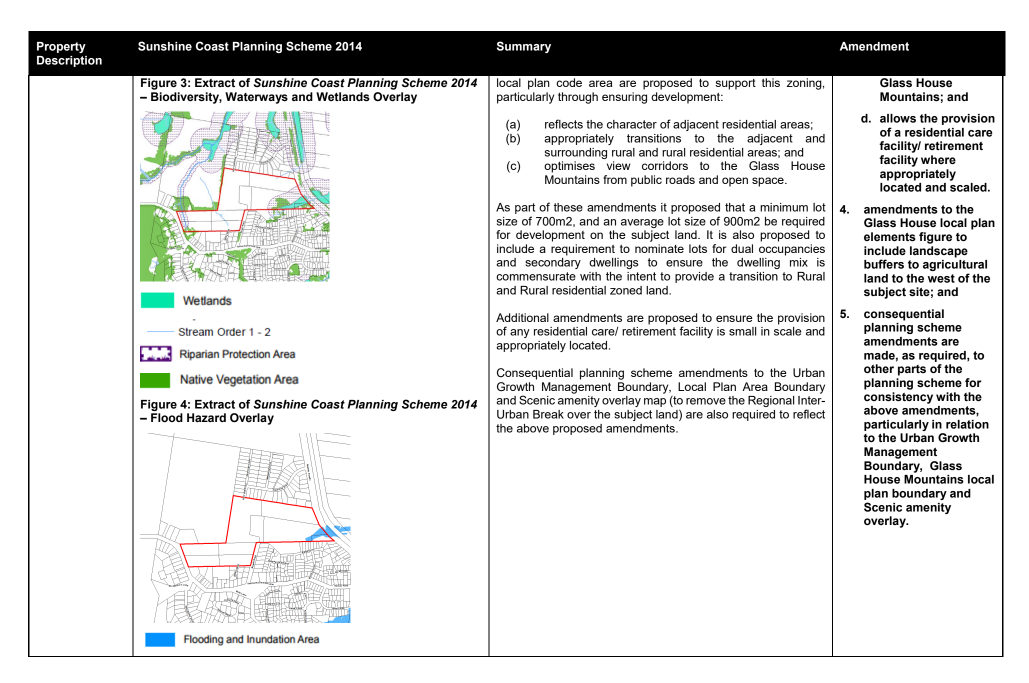
A tract of vegetation associated with a watercourse is located in the south-eastern corner, which is reflected within the Biodiversity, waterways and wetlands (refer **Figure 3**) and is also subject to flooding as identified on the Flood hazard overlay (refer **Figure 4**). These constraints place a significant impediment to the further development of this land, such that Lot 1 on RP807399 is proposed to be included in the Limited development (landscape residential) zone.

The subject land is also affected by the Scenic amenity overlay as being located within the Regional Inter-Urban Break (refer **Figure 5**).

The subject land represents a logical extension to the northern extent of the Glass House Mountains local plan area. The inclusion of the subject land within an urban zone will assist in meeting the housing demand for Glass House Mountains through to 2041, consistent with the outcomes sought by the South East Queensland Regional Plan 2017.

The subject land is proposed to be included in the Low density residential zone. Amendments to the Glass House Mountains

- Lot 2 on RP807399, Lot 4 on RP7661, Lot 7 on RP859022, Lot 8 on RP859022, Lot 61 on CG152, Lot 62 on CG152, Lot 66 on CG152, Lot 67 on CG152 are included in the Low density residential zone;
- Lot 1 on RP807399 is included in the Limited development (landscape residential) zone;
- 3. the Glass House
  Mountains local plan
  code is amended to
  include suitable
  provisions to ensure
  that development of
  the subject land:
  - a. provides a minimum lot size of 700m², an average lot size of 900m², and a dwelling mix restricting secondary dwellings and dual occupancies;
  - b. reflects the character of adjacent residential areas:
  - c. optimises view corridors to the

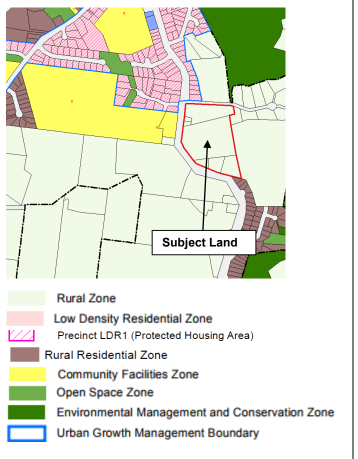


Property Description	Sunshine Coast Planning Scheme 2014	Summary	Amendment
	Figure 5: Extract of Sunshine Coast Planning Scheme 2014  - Scenic Amenity Overlay		
	Regional Inter-Urban Break Scenic Route (Note 2)		

77, 79, 81, 97, 105, 113 Flaxton Drive, MAPLETON, 2 Ringwood Lane, MAPLETON

Lot 1 on RP74744, Lot 1 on RP87175, Lot 1 on CG3024, Lot 1 on RP222559, Lot 2 on SP175071, Lot 3 on SP175071, Lot 5 on RP906191

Figure 1: Extract of Sunshine Coast Planning Scheme 2014 – Current Zoning



Comprised of seven lots, with frontage to Flaxton Drive to the west and Ringwood Lane to the north, the individual lots vary in size, ranging from 698m² to 37,200m² (refer **Figure 1**). All lots within the subject land contain single dwellings. No reticulated water or sewer is available to service the area.

Summary

The subject land was recently included in the Urban Footprint under the *ShapingSEQ South East Queensland Regional Plan 2017* (refer **Figure 2**) and is included within the Rural zone under the *Sunshine Coast Planning Scheme 2014*.

The subject land's inclusion within the Urban Footprint provides an opportunity for provision of a retirement/aged care facility within the Blackall Range locality, which is consistent with representations made by the land owners of the two largest (northern) lots.

The subject land is predominantly unconstrained, with Lot 5 on RP906191 and Lot 1 onCG3024 in particular having potential for future urban development (e.g. retirement facility), given the contiguity with the existing urban area of Mapleton, proximity to Mapleton's local activity centre, land area and common ownership.

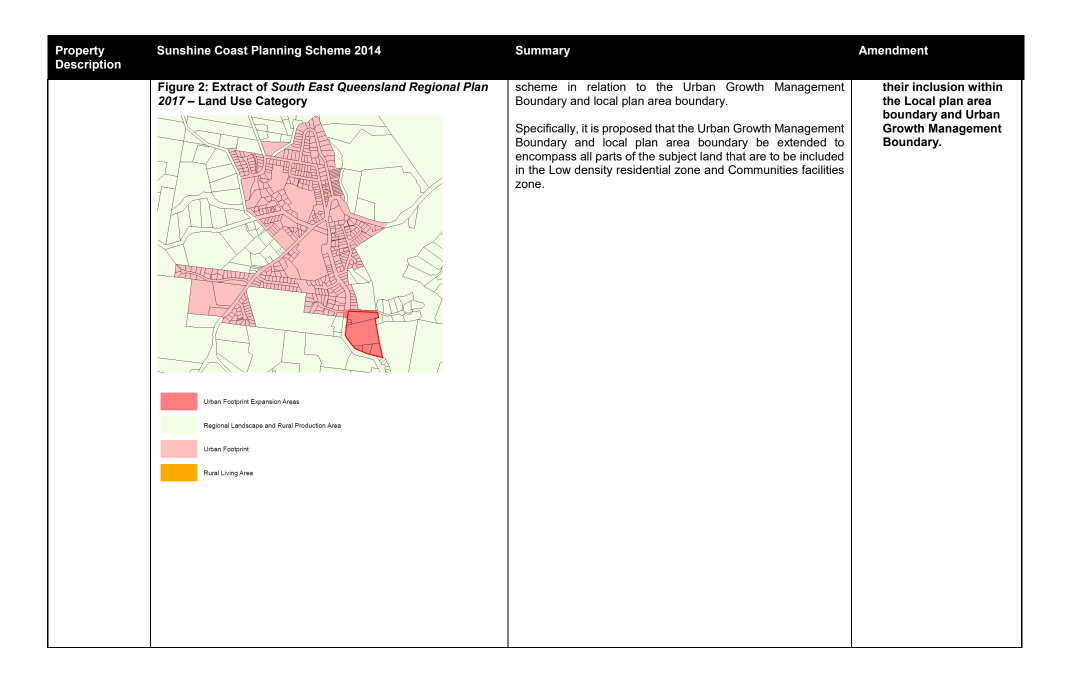
The above two referenced lots are proposed to be included in the Community facilities zone and annotated as a Residential care facility/Retirement facility.

The three lots to the south (within the subject land) are proposed to be included within the Rural residential zone. This is considered appropriate to ensure consistency with the extent of the Rural Residential zoning that exists to the south along Flaxton Drive.

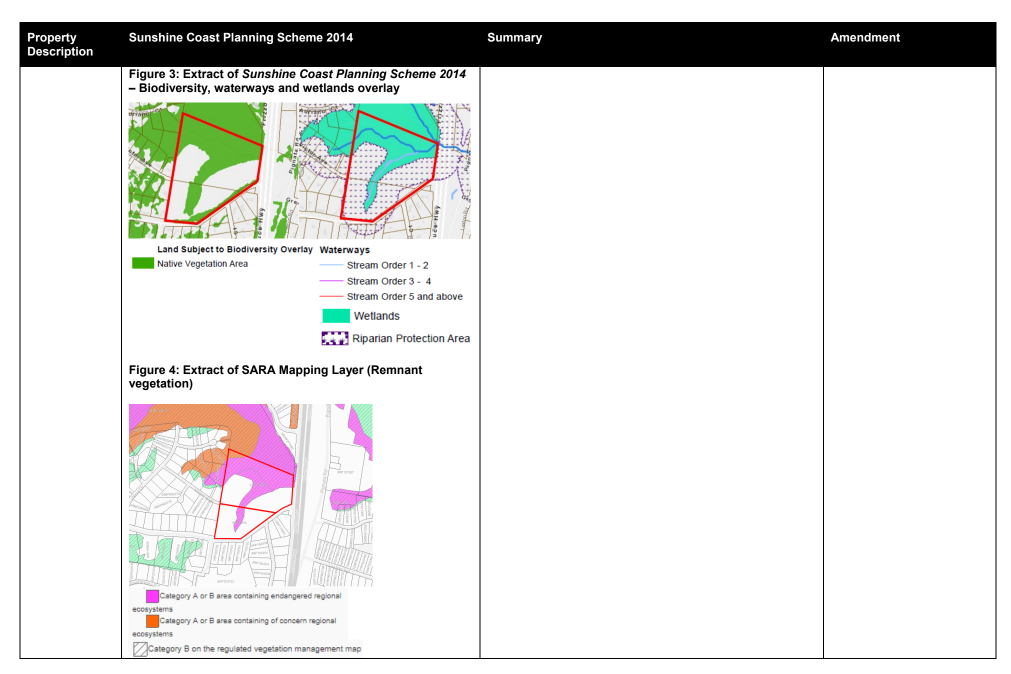
The two small lots located along Flaxton Drive, Lot 1 on RP87175 and Lot 1 on RP74744, are proposed to be included in the Low density residential zone to reflect the scale, intensity and character of development that exists on these lots currently.

The proposed zone changes will also require consequential planning scheme amendments to other parts of the planning

- 1. Lot 1 on CG3024 and Lot 5 on RP906191 are included in the Community facilities zone and annotated 15. Residential care facility/Retirement facility on Zone Map ZM16 (Blackall Range Local Plan Area);
- Lot 1 on RP87175 and Lot 1 on RP74744 are included in the Low density residential zone;
- 3. Lot 1 on RP222559, Lot 2 on SP175071 and Lot 3 on SP175071 are included in the Rural residential zone:
- 4. Provide an indicative access location from Ringwood Lane on the local plan elements figure; and
- 5. consequential planning scheme amendments are made, as required, to other parts of the planning scheme for consistency with the above amendments, particularly in relation to Lot 1 on CG3024, Lot 1 on RP74744 and Lot 5 on RP906191 and



Sunshine Coast Planning Scheme 2014 Summary Amendment **Property** Description A request was received from the land owner of the subject Amend the zone of Lot 1 2-10 and 36 Figure 1: Extract of Sunshine Coast Planning Scheme 2014 land (refer Figure 1) to amend the zoning from the Rural RP76109 from the Rural Glenview - Current Zonina zone to the Rural residential zone. zone to the Rural residential Road, zone and amend the zone of **Palmview** Lot 2 RP215364 from the The subject land is located adjacent to the Bruce Highway and is within an area that is predominantly rural residential in Rural zone to part Rural character. The subject site is located within the Rural Living residential zone and part Lot 2 Area under the ShapingSEQ South East Queensland Environmental Subject Land RP215364 and Regional Plan 2017 (refer Figure 2). management and Lot 1 RP76109 conservation zone to align The subject land is partly constrained by ecological with the tract of remnant constraints and is mapped as having biodiversity and vegetation within Lot 2. waterway values (refer Figure 3). The biodiversity values are also reflective of the endangered regional ecosystem remnant Include the land proposed vegetation mapping under the Vegetation Management Act to be included in the Rural 1999 (refer Figure 4). residential zone within the Rural residential growth Environmental Management and Conservation Zone Given the existing extent of rural residential development, management boundary. physical suitability of the subject land for rural residential Rural Residential Zone development, the separation from other rural zoned land and the Rural living land use designation, it is considered appropriate to include the relatively unconstrained part of the Rural Zone land in the Rural residential zone. Figure 2: Extract of South East Queensland Regional Plan Further, considering the ecological constraints and the State's 2017 - Land Use Category Concurrence agency response to a previous development application over the subject land (REC15/0142), which requires the dedication of land mapped as containing remnant vegetation as an environmental reserve, it is considered appropriate to include this portion of the land in the Environmental management and conservation zone. The area of mapped remnant vegetation proposed to be included in a covenant under the previous development application (as Regional Landscape and Rural Production Area conditioned by the Department of Infrastructure, Local Government and Planning) is proposed to be included in the Urban Footprint Rural residential zone, consistent with this concurrence Rural Living Area agency decision.



# **Property** Description 145, 155 and 161 Palmwoods-Montville Road. PALMWOODS. 28, 30, 36, 38, 42. 44. 50 and 54 Landershute Road. **PALMWOODS** Lot 1 on RP183831. Lot 5 on RP217597, Lot 7 on RP865165, Lot 9 on RP230866. Lot 9 on RP218147, Lot 9 on RP224517. Lot 10 on RP218147. Lot 10 on RP224517, Lot 10 on RP865165, Lot

11 on

12 on

RP218147

RP218147, Lot

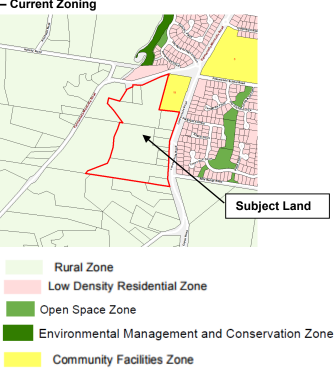
# Sunshine Coast Planning Scheme 2014

#### Summary

#### Amendment

Figure 1: Extract of Sunshine Coast Planning Scheme 2014

- Current Zoning



The subject land is located on the south-western fringe of the Palmwoods local plan area (refer **Figure 1**) and comprises eleven lots, currently zoned Rural under the *Sunshine Coast Planning Scheme 2014*. All lots currently containing single dwellings, with some of the larger lots understood to previously been utilised for small scale grazing.

The subject land has recently been included in the Urban Footprint of the ShapingSEQ South East Queensland Regional Plan 2017 (refer Figure 2).

A variety of land uses and ecological features are located in proximity to the subject land. Notably, the subject land is directly adjacent to a caravan park, which is located on the north-eastern corner, and included in the Community facilities zone (refer **Figure 1**).

The subject land itself is largely cleared of vegetation as a result of its previous association with agricultural uses. However, vegetation associated with Paynter Creek remains along with some dispersed vegetation along boundary lines. This is generally reflected on the Biodiversity, waterways and wetlands overlay (refer **Figure 3**).

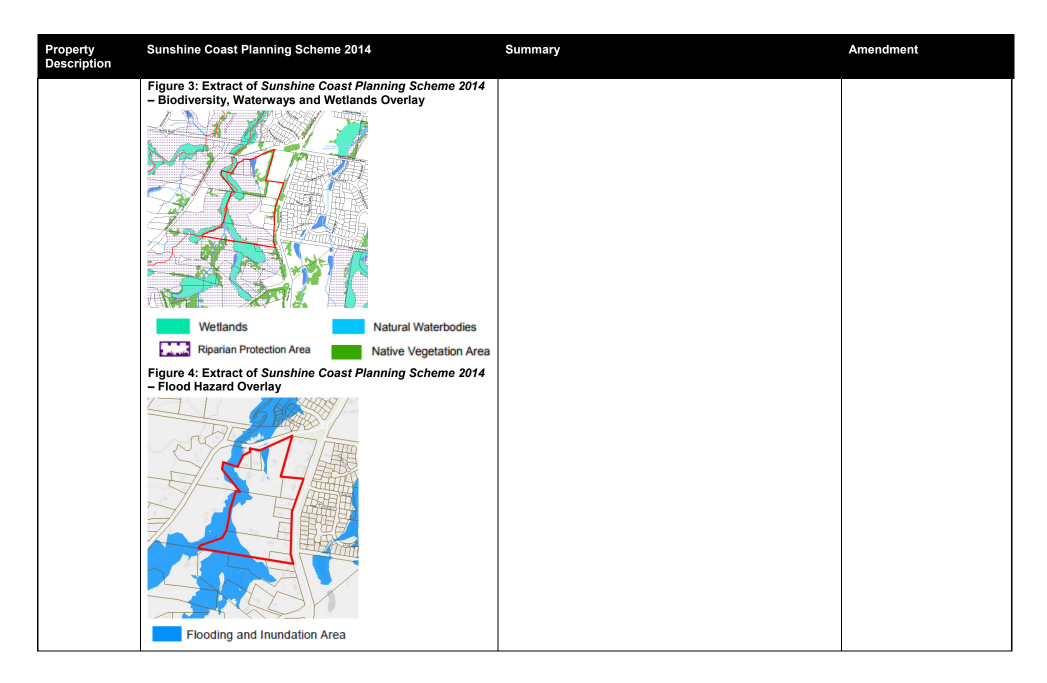
In addition, the subject land is partly subject to the Flood hazard overlay (refer **Figure 4**) as a result of its proximity to Paynter Creek.

It is proposed to include the subject land in the Low density residential zone to provide lots consistent with the existing character of Palmwoods.

Consequential amendments to the Urban Growth Management Boundary and Local plan area boundary will be required to be made to reflect the above proposed amendments.

- 1. Lot 1 on RP183831, Lot 5 on RP217597, Lot 7 on RP865165, Lot 9 on RP230866, Lot 9 on RP218147, Lot 9 on RP224517, Lot 10 on RP218147, Lot 10 on RP224517, Lot 10 on RP865165, Lot 11 on RP218147 and Lot 12 on RP218147 are included within the Low density residential zone;
- 2. the Palmwoods local plan code is amended to include additional provisions for development that occurs on the subject site, particularly, requiring that no direct access is provided from Palmwoods-Montville Road; and
- 3. consequential planning scheme amendments are made, as required to other parts of the planning scheme for consistency with the above amendments, particularly in relation to the Urban Growth Management Boundary and Palmwoods Local Plan Area boundary.

Property Description	Sunshine Coast Planning Scheme 2014	Summary	Amendment
	Figure 2: Extract of South East Queensland Regional Plan 2017 – Land Use Category		
	Urban Footprint Expansion Areas		
	Regional Landscape and Rural Production Area  Urban Footprint		
	Rural Living Area		



# Property Description

# Sunshine Coast Planning Scheme 2014

Open Space Zone

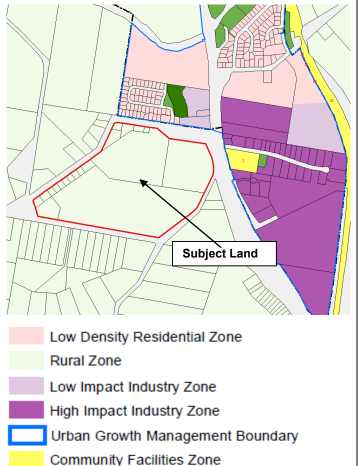
#### Amendment

Bracken Fern Road, YANDINA. Wappa Falls Road, YANDINA

Lot 1 on RP90421, Lot 1 on RP129541. Lot 1 on RP137138. Lot 1 on RP81087. Lot 2 on RP90421. Lot 2 on RP137138. Lot 3 on RP90421, Lot 4 on RP90421. Lot 4 on RP129541. Lot 5 on RP90421. Lot 6 on RP165373, Lot 6 on RP157647. Lot 7 on RP157647. Lot 7 on RP165373, Lot 8 on RP180571. Lot 9 on RP895076. Lot 9 on RP224866. Lot 10 on RP224866, Lot 337 on RP895076

Figure 1: Extract of Sunshine Coast Planning Scheme 2014

- Current Zoning



Comprised of 19 individual lots, with a total area of approximately 35 hectares, the subject land is currently included within the Rural zone (refer **Figure 1**) under the *Sunshine Coast Planning Scheme 2014*.

Summary

Recently included in the Urban Footprint following review of the ShapingSEQ South East Queensland Regional Plan 2017 (refer **Figure 2**), the subject land is located at the southwestern extent of the current Yandina local plan area.

The subject land is relatively unconstrained; however, it is partly affected by ecological features and is mapped as having biodiversity and waterway values (refer **Figure 3**). These features traverse the three larger vacant lots.

It is considered appropriate to include the subject land within an urban zone given its recent inclusion in the Urban Footprint, and that it is relatively unconstrained.

In response to submissions it is proposed to include this land in the Low density residential zone and include an average lot size requirement of 800m² and transition of lot size from existing lots on Wappa Falls Road and Bracken Fern Road.

It is proposed that this zoning be supported with specific local plan elements and provisions that provide guidance on the desired access arrangements and surrounding pedestrian links to be provided.

The existing small residential lots along Wappa Falls Road are proposed to be included in the Low density residential zone to reflect the current residential use of this land.

The proposed zoning changes will also require consequential amendments to other parts of the planning scheme particularly in relation to the Local plan area boundary and Urban Growth Management Boundary.

#### That:

- 1. Lot 4 on RP129541, Lot 9 on RP895076. Lot 337 on RP895076, Lot 1 on RP90421, Lot 1 on RP129541, Lot 1 RP137138, Lot 1 on RP81087, Lot 2 on RP90421. Lot 2 on RP137138. Lot 3 RP90421, Lot 4 RP90421, Lot 5 on RP90421. Lot 6 on RP165373. Lot 6 on RP157647. Lot 7 on RP157647, Lot 7 on RP165373, Lot 8 on RP180571 and Lot 9 on RP224866 and Lot 10 on RP224866 included in the Low residential density zone;
- the Yandina local plan code is amended to include suitable provisions to ensure that development within the subject land (Yandina South West):
  - a. provides for larger average lot sizes, that transition from the existing lots on Wappa Falls Road and Bracken Fern Road;
  - b. protects, rehabilitates and buffers the

Environmental Management and Conservation Zone

