Planning Proposal

Proposed 2 Lot Subdivision of Lot 17 DP 818185 – 1022 Crescent Head Road, Crescent Head



Prepared by Brickwood Planning Services

for

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- Ecological Assessment for Proposed Subdivision Lot 17 Crescent Head Road WolfPeak (November 2021)
- Aboriginal Cultural Heritage Assessment Report Kempsey Local Aboriginal Land Council (16 September 2021)
- Bushfire Assessment Report Midcoast Building and Environmental (November 2021)
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1.0 Introduction

This Planning Proposal has been prepared pursuant to Division 3.4, Section 33 of the *Environmental Planning and Assessment Act, 1979* in accordance with the requirements of the NSW Department of Planning, Industry and Environment *A Guide to Preparing Planning Proposals (2018)* and *A Guide to Preparing Local Environmental Plans (2018)*.

This planning proposal includes an assessment against all relevant statutory requirements, including merit considerations for a proposed two lot subdivision which concludes that there no statutory or physical impediments that would prevent Council from favourably considering the proposed subdivision.

1.1 Land to which this Planning Proposal Applies

The subject land known as Lot 17 DP 818185 – 1022 Crescent Head Road, Crescent Head is located on the corner of Crescent Head Road and Beranghi Road and has an area of approximately 8.6ha.

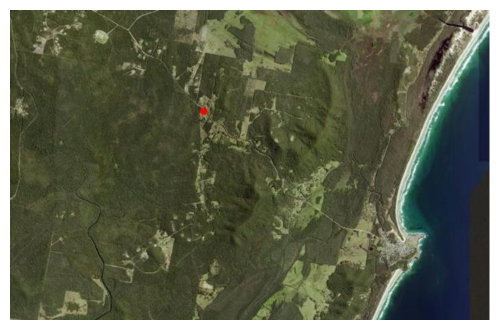


Figure 1: Locality Plan

Figure 2: Site Plan



Figure 3: Subdivision Concept Plan





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2.0 Objectives of this Planning Proposal

To amend Kempsey Local Environmental Plan 2013 to enable subdivision of the land into two allotments.

3.0 Explanation of Proposed Provisions

The intent of this Planning Proposal is to amend KLEP 2013 to reduce the minimum allowable lot size that applies to the subject land from 8ha to 4ha.

The proposed outcome will be achieved by amending the applicable Minimum Lot Size Map that forms part of KLEP 2013.



Figure 4: Existing Minimum Lot Size



Figure 5: Proposed Minimum Lot Size

4.0 Justification for this Planning Proposal

4.1 - Need for this Planning Proposal

<u>4.1.1 - Question 1</u> – Is the PP a result of an endorsed local strategic planning statement, strategic study or report?

The Planning Proposal is consistent with the Kempsey Shire Rural Residential Land Release Strategy. The subject land is located in an area identified for Stage 2 release as being suitable for subdivision into allotments of not less than 4ha. The basis for inclusion of the area containing the subject land in the strategy is to rationalise the minimum lot size that applies to other land zoned RU4 within the Shire. (See Section 4.2.2 - 'Kempsey Shire Rural Residential Land Release Strategy')

<u>4.1.2 - Question 2</u> – Is the Planning Proposal the best means of achieving the objectives or intended outcome, or is there a better way?

An alternative means of achieving the intent of this Planning Proposal would be to include a 2 lot subdivision under Clause 2.5, Schedule 1 – Additional Permitted Uses which is less favoured over the proposed amendment to the Minimum Lot Size Map for the following reasons:-

- The Minimum Lot Size Map under KLEP 2013 is the primary mechanism for identifying the minimum permissible allotment sizes in different areas across the entire Shire.
- Amendment of the Minimum Lot Size Map is the simplest mechanism available.
- The alternative of including a 2 lot subdivision of the subject land as an additional permitted use requires the drafting of a separate text amendment which increases the potential for error or misinterpretation.



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4.2 - Relationship of this Planning Proposal to the Strategic Planning Framework

4.2.1 - Question 3 - Will the planning proposal give effect to the objectives and actions of the applicable regional, or district plan or strategy (including any exhibited draft plans or strategies)?

The Planning Proposal has been assessed against the following relevant implementation actions and directions of the North Coast Regional Plan 2036.

	North Coast Regional Plan 2036	COMMENT
2	Direction 2: Enhance Biodiversity, coastal and a	quatic habitats and water catchments
2.1	Focus Development in areas of least biodiversity sensitivity in the region and implement the 'avoid, minimise, offset' hierarchy to biodiversity, including areas of high environmental value	The Planning Proposal will facilitate the subdivision of the subject land that is consistent with the existing and planned pattern of development in the locality. The subject land does not contain any land of high conservation value and no clearing to facilitate a future dwelling is required. (See 'Section 4.3.1 – Question 7')
2.2	Ensure local plans manage marine environments, water catchment areas and groundwater sources to avoid potential development impacts	A preliminary On-site Effluent Disposal report has been prepared which demonstrates that effluent generated by any future dwelling can be disposed of wholly on site so as not to impact on predevelopment discharge of water from the subject land. A preliminary assessment of the potential occurrence of Acid Sulfate Soils (ASS) demonstrates that potential ASS will not be
		affected of any future development. (See 'Section 4.3.2 – Question 8 - On-site Effluent Disposal and Acid Sulfate Soils')
3	Direction 3: Manage natural hazards and climate	e change
3.1	Reduce the risk from natural hazards, including the projected effects of climate change, by identifying and managing vulnerable areas and hazards	The subject land is located outside of the Coastal Land Application Area as mapped under State Environmental Planning Policy (Coastal Management) 2018 and, with the possible indirect exception of bushfire, is not subject to any hazards likely to be exacerbated by Climate Change. (See 'Section 4.2.3 – Question 5')



	North Coast Regional Plan 2036	COMMENT
3.2	Review and update floodplain risk, bushfire and coastal management mapping to manage risk, particularly where urban growth is being investigated	The subject land is mapped as being bushfire prone, thereby requiring consideration of potential associated risks. The subject land is not identified as being affected by any flooding or coastal hazards. (See 'Section 4.3.2 – Question 8 - Bushfire Management')
11	Direction 11: Protect and enhance productive ag	gricultural lands
11.1	Enable the growth of the agricultural sector by directing urban and RR development away from important farmland across the region and identifying locations to support existing and small lot-primary production, such as horticulture in Coffs Harbour	The subject land lies within an identified rural residential land release area partly on the basis that the land does not comprise any important farmland.
11.2	Deliver a consistent management approach to important farmland across the region by updating the Mid North Coast Farmland Mapping Project (2008).	The land is not identified as containing any regionally significant farmland.
11.3	Identify and protect intensive agriculture clusters in local plans to avoid land use conflicts, particularly with residential and rural residential expansion.	The subject land is not located in proximity to any existing or likely future intensive agricultural land uses or clusters.
16	Direction 16: Collaborate and partner with aboriginal communities	
16.1	Develop partnerships with Aboriginal communities to facilitate engagement during the planning process, including the development of engagement plans	The local aboriginal community has been engaged directly via the Kempsey Local Aboriginal Land Council in the preparation of this Planning Proposal. (See 'Section 4.3.2 – Question 8 - Aboriginal Archaeology')
18	Direction 18: Respect and protect the North Coa	st's Aboriginal Heritage

	North Coast Regional Plan 2036	COMMENT
18.1	Ensure Aboriginal objects and places are protected, managed and respected in accordance with legislative requirements and the wishes of local Aboriginal communities	An archaeological assessment, including site survey was undertaken by the Kempsey Local Aboriginal Land Council in the preparation of this Planning Proposal with no items identified of significance to the local aboriginal community. (See 'Section 4.3.2 – Question 8 - Aboriginal Archaeology')
18.2	Undertake Aboriginal cultural heritage assessment to inform the design of planning and development proposals so that impacts to Aboriginal cultural heritage are minimised and appropriate heritage management mechanism are identified.	As above
19	Direction 19: Protect historic heritage	
19.1	Ensure best practice guidelines are considered such as the Australia International Council on Monument and Sites (ICOMOS) charter for Places of Cultural significance and the NSW Heritage Manual when assessing significance.	The subject land does not contain, or is within the vicinity of any identified or listed Items of Environmental Heritage.
21	Direction 21: Coordinate local infrastructure del	ivery
21.2	Maximise the cost-effective and efficient use of infrastructure by directing development towards existing infrastructure or promoting the co-location of new infrastructure	The proposed subdivision gains access via Crescent Head Road and Beranghi Road which are constructed and maintained by Council to bitumen sealed standard.
22	Direction 22: Deliver greater housing supply	
22.1	Deliver an appropriate supply of residential land within local growth management strategies and local plans to meet the regions projected housing needs	Rural residential development in identified release areas is expected to accommodate a significant proportion of the anticipated population growth for Kempsey Shire, to which the proposed development will contribute consistent with the Kempsey Shire Rural Residential Land Release Strategy.
23	Direction 23: Increase housing diversity and cho	ice



	North Coast Regional Plan 2036	COMMENT
23.2	Develop local growth management strategies to respond to changing housing needs, including household and demographic changes, and support initiatives to increase ageing in place.	As above
24	Direction 24: Deliver well-planned rural resident	tial housing areas
24.1	 Facilitate the delivery of well-planned rural res housing areas by: identifying new rural residential areas in a local growth management strategy or rural residential land release strategy endorsed by the Department of Planning and Environment; and ensure that such proposals are consistent with the Settlement Planning Guidelines: Mid and Far North Coast Regional Strategies (2007) or land release criteria (once finalised). 	The subject land lies within an identified land release area and this Planning Proposal will increase the supply of land for rural residential purposes that is in accordance with the duly endorsed Kempsey Shire Rural Residential Land Release Strategy. (See 'Section 4.2.2 - Question 4') The Planning Proposal is consistent with the locality-specific issues identified for the Crescent Head release areas. (See 'Section 4.2.2 - Question 4')
24.2	Enable sustainable use of the region's sensitive coastal strip by ensuring new rural residential areas are located outside the coastal strip, unless already identified in a local growth management strategy or rural residential land release strategy endorsed by the Department of Planning and Environment.	The subject land is not within any area affected by State Environmental Planning Policy (Coastal Management) 2018. (See 'Section 4.2.3 – Question 5')

<u>4.2.2 - Question 4</u> - Will the planning proposal give effect to a council endorsed local strategic planning statement, or another endorsed local strategy or strategic plan?

Future Macleay Growth and Character - Local Strategic Planning Statement

The Planning Proposal is consistent with the Statement as it will:

- contribute to an adequate land supply
- support the effective and efficient use of infrastructure
- avoid the potential for land-use conflict with rural land uses
- utilise the land for its most suitable purpose
- not affect any areas with environmental values, natural hazards or which are part of a water supply area.

Kempsey Shire Rural Residential Land Release Strategy

The subject land is located in an area identified for Stage 2 release under *Kempsey Shire Rural Residential Land Release Strategy* (KSRRLRS) as being suitable for subdivision into allotments of not



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less than 4ha. The timing of release is described as 2019 to 2023 and is subject to the rate of take-up of land identified for Stage 1 release (2014 to 2018).

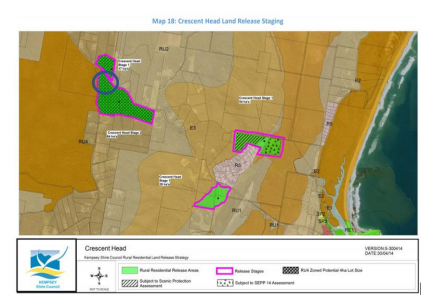


Figure 6: Extract: KSRRLRS

In respect to the Stage 1 release areas for Crescent Head:

• The area immediately to the north of the subject land identified in KSRRLRS as having an area of 17ha has potential for 1 additional lot on which a dwelling exists.



Figure 7: Crescent Head Road North of Beranghi Road Release Area

• The subdivision known as the 'Dulconghi Estate' identified in KSRRLRS as having an area of 54ha has largely been subdivided to its potential with few, if any, additional lots likely to be created, having regard to flooding and bushfire constraints.



Figure 8: Dulconghi Estate Release Area

 The area on the corner of Maria River Road and Crescent Head Road identified in KSRRLRS as having an area of 28ha has been subdivided into 14 allotments east of Maria River Road. The area west of Maria River Road is likely to result in a reduced lot yield, having regard to vegetation and bushfire constraints.



Figure 9: Maria River Road Release Area

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Clause 7.1 of the Kempsey Shire Rural Residential Land Release Strategy provides the criteria that apply when considering variations to land release staging provided it can be demonstrated that:

Criteria	Comments
1. The premature subdivision of the land will not result in the uneconomic provision of public infrastructure, including, but not limited to road access.	Apart from the area immediately north of the subject land which has limited potential for subdivision into 4ha lots, the other Stage 1 areas provide for subdivision into 1ha allotments that have largely either been taken up or are subject to constraints. The subject land represents a logical extension of the 4ha minimal allotment size area. Bitumen sealed road access, electricity and telecommunications infrastructure are also available.
2. The land will be serviced by a bitumen sealed road in accordance with <i>Kempsey DCP 2013</i> .	The subject land is located on the corner of Crescent Head Road and Beranghi Road that are constructed and maintained by Council to bitumen sealed standard.
3. The land will not result in any unacceptable potential conflict with existing agricultural, commercial or industrial land uses.	The subject land contains a low intensity Lemon-Scented Myrtle plantation with no intensive agricultural uses. Adjoining uses include National Park to the west and rural residential allotments to the south and east.
4. The proposal will not result in any significant oversupply of land within the locality, having regard to any existing zoned land or approved subdivisions.	Except for the potential for reducing the minimum lot size in the area serviced by Beranghi Road from 8ha to 4ha, the land at Crescent Head identified for Stage 1 release has largely been taken up. The contribution of the proposed two lot subdivision to local supply is insignificant.
5. The proposal is consistent with the objectives of this strategy as referred to in Section 1.1	
To review Council's Rural Residential Land Development Strategy 1990 to meet the requirements of the Mid-North Coast Regional Strategy and Settlement Planning Guidelines for the North Coast Region.	Not inconsistent
To provide for locality-specific demand for rural residential development through the staged release of suitable land over the short, medium and longer term.	The proposed variation will permit subdivision in an economic and orderly manner in an area identified for subdivision into 4ha allotments.
To ensure that rural residential development is undertaken in an ecologically sustainable manner to increase investment and economic activity within the Shire without diminishing the important physical and environmental	The subject land contains ample cleared areas to facilitate the erection of an additional dwelling in compliance with relevant bushfire guidelines without the need for any clearing.



attributes upon which the community relies.	
To avoid unsustainable rural residential development that is likely to result in costs being borne by the community associated with provision of infrastructure or in response to bushfire or flooding.	All required infrastructure is available, the land is flood free and bushfire risk can readily be controlled without the need for additional clearing.
To rationalise the minimum lot size within the RU4 Rural Primary Production Small Lots (Formerly 1(g)) zone, commensurate with the social, economic, environmental and governance constraints applying to the relevant locality.	The Planning Proposal would permit the rationalisation of the minimum lot size to 4ha commensurate with existing constraints and available infrastructure. The proposed subdivision is not subject to any of the locality-specific constraints identified for Crescent Head including: Rationalisation of access to be off Beranghi Road Potential fauna corridor linkages would be maintained of enhanced Clearing is not required to satisfy bushfire requirements The subject land is not affected by other identified constraints related to visual impacts, flooding, proximity to wetlands and acid sulfate soils.

<u>4.2.3 - Question 5</u> - Is the planning proposal consistent with applicable State Environmental Planning Policies?

The Planning Proposal has been assessed against the requirements of applicable State Environmental Planning Policies with the following matters being of relevance.

STATE ENVIRONMENTAL PLANNING POLICIES	
Applicable State Environmental Planning Policy	Comments
Koala Habitat Protection (2021)	The Planning Proposal has been assessed under the current requirements of the SEPP, including Council's Koala Comprehensive Plan of Management. The Planning Proposal is consistent with relevant requirements, noting that no clearing is required to facilitate the erection of a future dwelling. (See 'Section 4.3.1 – Question 7')



	STATE ENVIRONMENTAL	PLANNING POLICIES
55	Remediation of Land	The owner who has occupied the subject land for over 30 years advises that the land has not been used for any purpose listed in Table 1 of Managing Land Contamination – Planning Guidelines – SEPP 55 Remediation of Land with the exception of a Lemonscented Myrtle plantation. The plantation is an endemic species that does not involve the use of any chemicals specified in Table 1 and will not affect the proposed new allotment.
	(Infrastructure) 2007	The proposed 2 lot subdivision is not a matter that is required to be referred to Transport for NSW
	(Primary Production and Rural Development) 2019	The provisions of Schedule 4 that apply to PPs involving subdivision and any subsequent dwelling that will be facilitated by the Planning Proposal do not apply to Kempsey Local Environmental Plan.
	(Coastal Management) 2018	The subject land is not identified as lying within any area affected by the: Coastal Vulnerability Map; Coastal Environment Map; Coastal Use Area Map; or Land Application Map

<u>4.2.4 - Question 6</u> - Is the planning proposal consistent with applicable Ministerial Directions (s.9.1 directions)?

The Planning Proposal has been assessed against the requirements of applicable Section 9.1 directions with the following matters being of relevance.

Section 9.1(2) Ministerial Directions			
	Directions Comments		
1 - Employment and Resources			
1.1	1.1 Business and Industrial Zones – N/A		
1.2	Rural Zones		
	Objective		
	The objective of this direction is to protect the agricultural production value of rural land.		
	Where this direction applies		
	Clause 4(a) of this direction applies to all relevant planning authorities		



When this direction applies

This direction applies when a relevant planning authority prepares a planning proposal that will affect land within an existing or proposed rural zone (including the alteration of any existing rural zone boundary).

What a relevant planning authority must do if this direction applies

A planning proposal must:

- (a) not rezone land from a rural zone to a residential, business, industrial, village or tourist zone.
- (b) not contain provisions that will increase the permissible density of land within a rural zone (other than land within an existing town or village).

No change to the RU4 zone or permissible uses is proposed.

The proposed reduction in the minimum permissible allotment size is inconsistent with this direction, however the inconsistency is justified as detailed below.

Consistency

A planning proposal may be inconsistent with the terms of this direction only if the relevant planning authority can satisfy the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) that the provisions of the planning proposal that are inconsistent are:

ing proposal that are inconsistent are.			
(a) justified by a strategy which:		
	(i) gives consideration to the	This Planning Proposal is	
	objectives of this direction,	consistent with the objectives	
		of this direction as the	
		subject land:	
		is identified for release to permit 4ha	
		allotments under Kempsey Shire Rural	
		Residential Land Release Strategy,	
		 has low potential for agricultural 	
		production and is not mapped as	
		containing any regionally significant	
		farmland.	
	(ii) identifies the land which is the	The Planning Proposal identifies Lot 17	
	subject of the planning proposal	DP818185 as being the subject of this	
	(if the planning proposal relates	Planning Proposal. (See 'Section 1.1 - Land to	
	to a particular site or sites), and	which this Planning Proposal Applies')	
	(iii) is approved by the Director-	The Kempsey Shire Rural Residential Land	
	General of the Department of	Release Strategy has been duly endorsed by	
	Planning, or	the DG of the Department.	
(b) justified by a study prepared in	N/A	
5	upport of the planning proposal		
١	which gives consideration to the		
objectives of this direction, or			
(c) in accordance with the relevant		This Planning Proposal and Kempsey Shire	
F	Regional Strategy, Regional Plan or	Rural Residential Land Release Strategy are	
9	Sub-Regional Strategy prepared by	consistent with the relevant provisions of	
t	he Department of Planning which	North Coast Regional Environmental Plan	
8	gives consideration to the objective	2036 (See Section 4.2.1 – Question 3)	
(of this direction, or		
<u> </u>	Trans direction, or		



		(d) is of minor significance.	Notwithstanding the inconsistency with this direction which is clearly justified, the intended outcome of this Planning Proposal is to facilitate a 2 lot subdivision which is of minor significance, both locally and across the Shire.
	1.3	Mining, Petroleum Production and Extractive	e Industries
		Objective The objective of this direction is to ensure that significant reserves of coal, other minerals, per compromised by inappropriate development. Where this direction applies	etroleum and extractive materials are not
			authorities
		This direction applies to all relevant planning When this direction applies	autionities.
			ng authority prepares a planning proposal that
l		would have the effect of:	is additionity propares a planning proposal that
I		What a relevant planning authority must do	if this direction applies
I		In the preparation of a planning proposal affe	
		authority must:	5
		(a) prohibiting the mining of coal or	This Planning Proposal does not involve any
		other minerals, production of	change to the RU4 zone or permissible uses.
		petroleum, or winning or obtaining of	
		extractive materials, or	
		(b) restricting the potential	The nearest existing gravel quarry is located
		development of resources of coal,	approximately 3km east of the subject land
		other minerals, petroleum or	with access off Crescent Head Road.
		extractive materials which are of	Although not of Regional or State
		State or regional significance by	significance, no reduction in the potential
		permitting a land use that is likely to	development of the quarry will result from
		be incompatible with such	any subsequent dwelling erected on the
		development.	proposed allotment. This Planning Proposal is consistent with this
		Consistency A planning proposal may be inconsistent	direction.
		with the terms of this direction only if the	direction.
I		relevant planning authority can satisfy the	
l		Director-General of the Department of	
l		Planning (or an officer of the Department	
l		nominated by the Director-General), that	
l		the provisions of the planning proposal that	
l		are inconsistent are of minor significance.	
	1.4	Oyster Aquaculture – N/A	
	1.5	Rural Lands	

Objectives

The objectives of this direction are to:

- (a) protect the agricultural production value of rural land,
- (b) facilitate the orderly and economic use and development of rural lands for rural and related purposes,
- (c) assist in the proper management, development and protection of rural lands to promote the social, economic and environmental welfare of the State,



- (d) minimise the potential for land fragmentation and land use conflict in rural areas, particularly between residential and other rural land uses,
- (e) encourage sustainable land use practices and ensure the ongoing viability of agriculture on rural land
- (f) support the delivery of the actions outlined in the New South Wales Right to Farm Policy.

Where this direction applies

This direction applies to all local government areas in the State except for:

- (a) Lake Macquarie,
- (b) Newcastle,
- (c) Wollongong, and
- (d) local government areas in the Greater Sydney Region (as defined in the Greater Sydney Commission Act 2015) other than Wollondilly and Hawkesbury.

When this direction applies

This direction applies when a relevant planning authority prepares a planning proposal that: (a) will affect land within an existing or proposed rural or environment protection zone (including the alteration of any existing rural or environment protection zone boundary) or (b) changes the existing minimum lot size on land within a rural or environment protection zone.

Note: Reference to a rural or environment protection zone means any of the following zones or their equivalent in a non-Standard LEP: RU1, RU2, RU3, RU4, RU6, E1, E2, E3, E4

What a relevant planning authority must do if this direction applies A planning proposal to which clauses 3(a) or 3(b) apply must:

 <u> </u>	
(a) be consistent with any applicable strategic plan, including regional and district plans endorsed by the Secretary of the Department of Planning and Environment, and any applicable local strategic planning statement	This Planning Proposal is consistent with the relevant requirements of North Coast Regional Plan 2036. (See Section 4.2.1 – Question 3)
(b) consider the significance of agriculture and primary production to the State and rural communities	The land is not identified as containing any regionally significant farmland. The total area of the existing allotment is only 8ha, such that any impact on potential primary production will be negligible.
(c) identify and protect environmental values, including but not limited to, maintaining biodiversity, the protection of native vegetation, cultural heritage, and the importance of water resources	No clearing of any vegetation is required to establish APZs for bushfire protection with a small area of forest to be retained. (See 'Section 4.3.1 – Question 7')
(d) consider the natural and physical constraints of the land, including but not limited to, topography, size, location, water availability and ground and soil conditions	The existing lot is approximately 8ha in area, is gently undulating and partly cleared with an unconstrained building envelope identified for any future dwelling. Specialist reports are provided in support of the Planning Proposal relating to bushfire, effluent disposal, Aboriginal archaeology and ecology demonstrate that the subject land is not subject to any physical



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inve	promote opportunities for estment in productive, diversified, ovative and sustainable rural	constraints that would prevent future development of the proposed lot. (See 'Section 1.1 – Subdivision Concept Plan') The proposed 4ha allotments are large enough to provide for innovative rural activities that do not require highly			
(f) s	nomic activities support farmers in exercising their	productive agricultural land, such as the existing Lemon-scented myrtle plantation, without impacting on adjoining owners. There are no existing commercial			
righ	nt to farm	agricultural activities in immediate proximity to the subject land. The proposed lots provide ample separation of any future dwelling to any potential adjoining agricultural activities.			
me frag red par use	prioritise efforts and consider asures to minimise the gmentation of rural land and uce the risk of land use conflict, ticularly between residential land s and other rural land	The subject land lies within an existing area zoned RU4 for small lot subdivisions that is surrounded by rural residential allotments, National Park, forestry and low intensity grazing activities and will not result in the fragmentation of any commercial rural holding.			
agri Env (Pri Dev of e	consider State significant icultural land identified in State vironmental Planning Policy mary Production and Rural velopment) 2019 for the purpose ensuring the ongoing viability of sland	The subject land is not mapped as containing any State significant agricultural land and is not within proximity to any such land.			
env	consider the social, economic and rironmental interests of the nmunity.	The Planning Proposal will facilitate subdivision that will provide direct and indirect capital and recurrence expenditure that will support the local economy, schools and social groups without diminishing any ecological values of the subject land and locality.			
	A planning proposal to which clause 3(b) applies must demonstrate that it:				
min and bet	is consistent with the priority of himising rural land fragmentation I land use conflict, particularly ween residential and other rural duses	Council has adopted a strategic approach to allowing smaller lot subdivision of identified rural lands. The subject land lies within an area zoned RU4 that currently permits subdivision into allotments of not less than 8ha. This Planning Proposal seeks to implement Council's desire to rationalise the minimum allotment size applying to other RU4 zoned land across the Shire into allotments of not less than 4ha without			
		resulting in any increased potential for land			



		use conflicts between residential and rural land uses.
i constant of the constant of	(b) will not adversely affect the operation and viability of existing and future rural land uses and related enterprises, including supporting infrastructure and facilities that are essential to rural industries or supply chains.	There are no existing or likely future rural land uses that will be affected by the proposed subdivision. The proposed lots are large enough to facilitate the establishment of future rural industries that may support rural agricultural industries within the Shire without conflicting with rural residential development.
	(c) where it is for rural residential purposes:	·
	(i) is appropriately located taking account of the availability of human services, utility infrastructure, transport and proximity to existing centres	The subject land lends itself to rural residential subdivision being located on the corner of Crescent Head Road and Beranghi Road that are constructed and maintained by Council to bitumen sealed standard with Crescent Head Road being an arterial road. The subject land is located in close proximity to Crescent Head and Kempsey that provide educational, commercial and medical services that will be accessed by future residents.
	(ii) is necessary taking account of existing and future demand and supply of rural residential land.	The subdivision is necessary to meet demand due to the take up of Stage 1 land identified by the <i>Kempsey Shire Rural Residential Land Release Strategy</i> with the subject land identified for Stage 2 release (2019 to 2023). (See <i>'Section 4.2.2 Question 4'</i>)
	here a planning authority seeks to var onment protection zone, it must also o	y an existing minimum lot size within a rural
Subdivis		relevant Local Environmental Plan. Relevant
((a) the existing uses and approved uses of land in the vicinity of the development,	The proposed subdivision is consistent with the existing and planned pattern of development in the locality and will not conflict with any existing adjoining uses.
i c t k	(b) whether or not the development is likely to have a significant impact on land uses that, in the opinion of the consent authority, are likely to be preferred and the predominant and uses in the vicinity of the development, (c) whether or not the development	Rural residential subdivision into allotments of 4ha of the type facilitated by this Planning Proposal is the preferred and dominant land use in the vicinity of the subject land, as expressed by Council's land release strategy. See 'Section 4.2.2 – Question 4') Any future dwelling can be located on the
i	is likely to be incompatible with a use referred to in paragraph (a) or (b),	proposed allotment without impacting on any adjoining rural land uses, whilst complying with bushfire and effluent disposal



	requirements. (See 'Section 1.1 – Subdivision Concept Plan')
(d) any measures proposed by the applicant to avoid or minimise any incompatibility referred to in paragraph (c).	The identified building envelope, that can be incorporated in any future plan of subdivision at DA stage, demonstrates that potential land use conflicts can be avoided by maximising the separation to existing and likely future adjoining development. (See 'Section 4.3.2 – Question 8 – 'Bushfire Hazard' and 'Effluent Disposal')

A planning proposal may be inconsistent with the terms of this direction only if the relevant planning authority can satisfy the Secretary of the Department of Planning & Environment (or an officer of the Department nominated by the Secretary) that the provisions of the planning proposal that are inconsistent are:

		•			
ĺ	(a	(a) justified by a strategy which:			
		(i) gives consideration to the	This Planning Proposal is consistent with this		
		objectives of this direction,	direction as it is consistent with the Kempsey		
			Shire Rural Residential Land Release Strategy		
			that was duly approved by the Secretary.		
		(ii) identifies the land which is	The Kempsey Shire Rural Residential Land		
		the subject of the planning	Release Strategy identifies the subject land as		
proposal (if the planning proposal relates to a particular		proposal (if the planning	being suitable for subdivision into 4ha		
		proposal relates to a particular	allotments.		
	site or sites), and (iii) is approved by the				
			As above		
		Secretary of the Department			
	of Planning & Environment				
		and is in force, or			
	(b) is of minor significance.		Notwithstanding that the Planning Proposal is		
			consistent with this direction, the proposed 2		
			lot subdivision is also of minor significance.		

2 - Environment and Heritage

2.1 **Environment Protection Zones**

Objective

The objective of this direction is to protect and conserve environmentally sensitive areas.

Where this direction applies

This direction applies to all relevant planning authorities.

When this direction applies

This direction applies when a relevant planning authority prepares a planning proposal.

What a relevant planning authority must do if this direction applies

A planning proposal must include provisions that facilitate the protection and conservation of environmentally sensitive areas.

An assessment of the ecological impacts of the proposed 2 lot subdivision concludes that as no clearing is required to facilitate a future dwelling, no impacts on any environmentally sensitive areas will result. The identification of a building envelope that can be reinforced by an appropriate 88B Instrument through the DA process is the best means of protecting existing



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A planning proposal that applies to land within an environment protection zone or land otherwise identified for environment	approximately 1.3ha of vegetation that is intended to be retained. Having regard to the size and isolation of the vegetation, zoning of the vegetation to an environmental protection zone is not justified in this instance and would result in poor planning outcomes that are incompatible with Council's strategy. (See 'Section 4.3.1 – Question 7') The land is not zoned for environmental protection purposes and this requirement does not apply as the Planning Proposal
·	
apply to the land). This requirement does not apply to a change to a development standard for minimum lot size for a dwelling in accordance with clause (5) of Direction 1.5 "Rural Lands".	
Consistency	

A planning proposal may be inconsistent with the terms of this direction only if the relevant planning authority can satisfy the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) that the provisions of the planning proposal that are inconsistent are:

(a) justified by a strategy which:	
(i) gives consideration to the objectives of this direction,	This Planning Proposal is consistent with this direction and is also consistent with the Kempsey Shire Rural Residential Land Release Strategy that was duly approved by the Secretary.
(ii) identifies the land which is the subject of the planning proposal (if the planning proposal relates to a particular site or sites), and	As above
(iii) is approved by the Director- General of the Department of Planning, or	As above
(b) justified by a study prepared in support of the planning proposal which gives consideration to the objectives of this direction, or	Notwithstanding the compliance with this Direction, this planning proposal is supported by specialist bushfire, effluent disposal, Aboriginal archaeology and ecological reports that justify the proposed subdivision based on merit. (See 'Section 4.3.2 – Question 8')
(c) in accordance with the relevant Regional Strategy, Regional Plan or Sub-Regional Strategy prepared by	This Planning Proposal is consistent with the relevant provisions of the <i>North Coast</i>



	, , , , , , , , , , , , , , , , , , ,				
	the Department of Planning which	Regional Strategy 2036. (See 'Section 4.2.1 –			
	gives consideration to the objective	Question 3')			
	of this direction, or				
	(d) is of minor significance	Notwithstanding that this Planning Proposal			
		is consistent with this Direction, the			
		proposed 2 lot subdivision is also of minor			
		significance.			
2.2	Coastal Management – N/A				
2.3	Heritage Conservation				
	Objective				
	The objective of this direction is to conserve items, areas, objects and places of				
	environmental heritage significance and indig	enous heritage significance.			
	Where this direction applies				
	This direction applies to all relevant planning	authorities.			
	When this direction applies				
	This direction applies when a relevant planning	ng authority prepares a planning proposal.			
	What a relevant planning authority must do	if this direction applies			
	A planning proposal must contain provisions	that facilitate the conservation of:			
	(a) items, places, buildings, works,	There are no identified items of			
	relics, moveable objects or precincts	environmental heritage located on or in the			
	of environmental heritage	vicinity of the subject land.			
	significance to an area, in relation to	,			
	the historical, scientific, cultural,				
	social, archaeological, architectural,				
	natural or aesthetic value of the				
	item, area, object or place,				
	identified in a study of the				
	environmental heritage of the area,				
	(b) Aboriginal objects or Aboriginal	There are no AHIMS listed or identified items			
	places that are protected under the	that are required to be protected, as			
	National Parks and Wildlife Act 1974,	confirmed by an assessment and site survey			
	and	undertaken by the Kempsey Local Aboriginal			
	and and	Land Council. (See 'Section 4.3.2 – Question 8			
		- Aboriginal Archaeology')			
	(c) Aboriginal areas, Aboriginal	The site survey undertaken undertaken by			
	objects, Aboriginal places or	the Kempsey Local Aboriginal Land Council			
	landscapes identified by an	confirmed that there are no listed or			
	Aboriginal heritage survey prepared	identified items that are required to be			
	, , ,	·			
	by or on behalf of an Aboriginal Land	protected. (See 'Section 4.3.2 – Question 8 –			
	Council, Aboriginal body or public	Aboriginal Archaeology')			
	authority and provided to the				
	relevant planning authority, which				
	identifies the area, object, place or				
	landscape as being of heritage				
	significance to Aboriginal culture				
	and people.				



	A planning proposal may be inconsistent with the terms of this direction only if the relevant		
	planning authority can satisfy the Director-General of the Department of Planning (or an		
	officer of the Department nominated by the D		
	(a) the environmental or indigenous	There is no inconsistency with this Direction.	
	heritage significance of the item,		
	area, object or place is conserved by		
	existing or draft environmental		
	planning instruments, legislation, or		
	regulations that apply to the land, or		
	(b) the provisions of the planning	There is no inconsistency with this Direction.	
	proposal that are inconsistent are of		
	minor significance.		
2.4	Recreation Vehicle Areas - N/A		
2.5	Application of E2 and E3 Zones and Environm	nental Overlays in Far North Coast LEPs – N/A	
2.6	Remediation of Contaminated Land	•	
	Objective		
	The objective of this direction is to reduce the	risk of harm to human health and the	
	environment by ensuring that contamination		
	proposal authorities.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	Where this direction applies		
	This direction applies to:		
	(a) land that is within an	The land does not lie within any identified	
	investigation area within the	investigation area.	
	meaning of the Contaminated Land	investigation area.	
	Management Act 1997,		
	(b) land on which development for a	The owner who has also occupied the	
	purpose referred to in Table 1 to the	subject land for over 30 years advises that	
	contaminated land planning	the land has not been used for any purpose	
	guidelines is being, or is known to	listed in Table 1 of Managing Land	
	have been, carried out,	Contamination – Planning Guidelines – SEPP	
	nave seen, carried out,	55 Remediation of Land. An existing Lemon-	
		scented Myrtle plantation, which is an	
		endemic species, does not involve the use of	
		chemicals and will not affect the proposed	
		new allotment. The plantation does not use	
		any of the chemicals specified in Table 1.	
	(c) the extent to which it is proposed	The proposed subdivision will facilitate the	
	to carry out development on it for	erection of a dwelling for which a building	
residential, educational, recreational or childcare purposes, or for the purposes of a hospital – land:		envelope has been identified that is at a	
		higher elevation and well separated from	
	purposes of a flospital – failu.	the plantation. (See 'Section 1.1 –	
	(i) in relation to which there is an	Subdivision Concept Plan')	
	(i) in relation to which there is no	See above	
	knowledge (or incomplete		
	knowledge) as to whether		
	development for a purpose		
	referred to in Table 1 to the		
	contaminated land planning		



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	include certain provisions in the local		
	environmental plan.		
	Before including any land specified in	N/A	
	paragraph (2) in a particular zone, the		
	planning proposal authority is to obtain and		
	have regard to a report specifying the		
	findings of a preliminary investigation of the		
	land carried out in accordance with the		
	contaminated land planning guidelines.		
	Consistency (No advice provided)	N/A	
	3 – Housing, Infrastructure a	nd Urban Development	
3.1	Residential Zones – N/A		
3.2	Caravan Parks and Manufactured Home Esta	tes – N/A	
3.3	Home Occupations (Revoked)		
3.4	Integrated Land Use and Transport – N/A		
3.5	Development Near Regulated Airports and D	efence Airfields – N/A	
3.6	Shooting Ranges – N/A	·	
3.7	Reduction in Non-hosted Short Term Rental	Accommodation Period – N/A	
	4 – Hazard a	•	
4.1	Acid Sulfate Soils		
	Objective		
	The objective of this direction is to avoid signi	ficant adverse environmental impacts from	
	the use of land that has a probability of containing	·	
	Where this direction applies	ining dold surface soils.	
	• •		
	This direction applies to all relevant planning authorities that are responsible for land having a probability of containing acid sulfate soils, as shown on Acid Sulfate Soils Planning Maps		
	held by the Department of Planning. When this direction applies		
	This direction applies when a relevant planning	a authority propares a planning proposal that	
	will apply to land having a probability of conta	, , , , , , , , , , , , , , , , , , , ,	
	Sulfate Soils Planning Maps.	inning acid surface soils as shown on the Acid	
	What a relevant planning authority must do	if this direction applies	
	The relevant planning authority must consider		
		<u> </u>	
	adopted by the Director-General of the Department of Planning when preparing a plannin		
	• •		
	proposal that applies to any land identified or	the Acid Sulfate Soils Planning Maps as	
	proposal that applies to any land identified or having a probability of acid sulfate soils being	the Acid Sulfate Soils Planning Maps as present.	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari	the Acid Sulfate Soils Planning Maps as present. ng a planning proposal to introduce provisions	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p	the Acid Sulfate Soils Planning Maps as present. ng a planning proposal to introduce provisions rovisions must be consistent with:	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in	the Acid Sulfate Soils Planning Maps as present. In a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Director-	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address bushfire and ecological constraints is well	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Director-	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address bushfire and ecological constraints is well clear of the areas that potentially contain	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Director-	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address bushfire and ecological constraints is well clear of the areas that potentially contain acid sulfate soils and no lowering of the	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Director-	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address bushfire and ecological constraints is well clear of the areas that potentially contain acid sulfate soils and no lowering of the water table of affected soils will occur. (See'	
	proposal that applies to any land identified or having a probability of acid sulfate soils being When a relevant planning authority is prepari to regulate works in acid sulfate soils, those p (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Director-	the Acid Sulfate Soils Planning Maps as present. Ing a planning proposal to introduce provisions rovisions must be consistent with: The subject land is mapped as potentially containing Class 5 acid sulfate soils. The building envelope identified to address bushfire and ecological constraints is well clear of the areas that potentially contain acid sulfate soils and no lowering of the	



		(b) such other provisions provided by	Avoidance of acid sulfate soils, where
		the Director-General of the	possible, is the most effective management
		Department of Planning that are	strategy identified in the guidelines that can
		consistent with the Acid Sulfate Soils	be achieved by the use of the identified
		Planning Guidelines.	building envelope through the DA process.
-	A rel	evant planning authority must not	Council has advised that in the context of
		are a planning proposal that proposes	the subject land and the proposed 2 lot
		tensification of land uses on land	subdivision, the issue of potential acid
		tified as having a probability of	sulfate soils is best dealt with at DA stage.
		aining acid sulfate soils on the Acid	In this instance, an acid sulfate soils study is
		te Soils Planning Maps unless the	unnecessary as areas containing Class 1-4
			acid sulfate soils are located approximately
		rant planning authority has considered	
		cid sulfate soils study assessing the	1,500 metres from the proposed building
		opriateness of the change of land use	envelope.
	•	the presence of acid sulfate soils. The	(See – 'Section 4.3.2 - Question 8 – Acid
		rant planning authority must provide a	Sulfate Soils')
		of any such study to the Director-	
		eral prior to undertaking community	
		ultation in satisfaction of section 57 of	
-	the A		21/2
		re provisions referred to under	N/A
	•	graph (5) of this direction have not	
		introduced and the relevant planning	
		ority is preparing a planning proposal	
		proposes an intensification of land uses	
		nd identified as having a probability of	
		sulfate soils on the Acid Sulfate Soils	
		ning Maps, the planning proposal must	
		ain provisions consistent with	
-	•	graph (5).	
		istency	
	A planning proposal may be inconsistent with the terms of this direction only if the releva		
	•	•	neral of the Department of Planning (or an
		•	Pirector-General) that the provisions of the
-	plani	ning proposal that are inconsistent are:	
		(a) justified by a study prepared in	An acid sulfate soils study is unnecessary as
		support of the planning proposal	areas containing potential acid sulfate soils
		which gives consideration to the	will not be affected.
		objective of this direction, or	(See – 'Section 4.3.2 - Question 8 – Acid
			Sulfate Soils')
		(b) of minor significance.	Although the Planning Proposal is consistent
			with this Direction, the proposed 2 lot
			subdivision is of minor significance in
			respect to the area of land potentially
			affected by ASS and the minor increase in
			development potential that is located well
			away from any Class 1-4 ASS.
4.2		Subsidence and Unstable Land – N/A	
4.3	Floo	d Prone Land – N/A	



4.4 Planning for Bushfire Protection

Objectives

The objectives of this direction are:

(a) to protect life, property and the environment from bush fire hazards, by discouraging the establishment of incompatible land uses in bush fire prone areas, and

(b) to encourage sound management of bush fire prone areas.

Where this direction applies

This direction applies to all local government areas in which the responsible Council is required to prepare a bush fire prone land map under section 10.3 of the *Environmental Planning and Assessment Act 1979* (the EP&A Act), or, until such a map has been certified by the Commissioner of the NSW Rural Fire Service, a map referred to in Schedule 6 of that Act.

When this direction applies

This direction applies when a relevant planning authority prepares a planning proposal that will affect, or is in proximity to land mapped as bushfire prone land.

What a relevant planning authority must do if this direction applies

In the preparation of a planning proposal the relevant planning authority must consult with the Commissioner of the NSW Rural Fire Service following receipt of a gateway determination under section 3.34 of the Act, and prior to undertaking community consultation in satisfaction of Schedule 1, clause 4 of the Act, and take into account any comments so made,

A p	lannıng	proposal	must:

•			
	(a) have regard to Planning for	A Bushfire Assessment Report has been	
	Bushfire Protection 2019,	prepared in support of this Planning	
		Proposal that addresses the requirements of	
		Bushfire Protection 2019. (See – 'Section	
		4.3.2 - Question 8 – Bushfire Hazard')	
	(b) introduce controls that avoid	The Bushfire Assessment Report indicates	
	placing inappropriate developments in	that the identified building envelope for a	
	hazardous areas, and	future dwelling, will comply with <i>Planning</i>	
		for Bushfire Protection 2019. (See – 'Section	
		4.3.2 Question 8 – Bushfire Hazard')	
	(c) ensure that bushfire hazard	It is not intended to alter the existing RU4	
	reduction is not prohibited within the	zone which permits bushfire hazard	
	APZ.	reduction under clause 5.11 of KLEP 2013.	

A planning proposal must, where development is proposed, comply with the following provisions, as appropriate:

sio	ions, as appropriate:			
(a) provide an Asset Protection Zone				
(APZ) incorporating at a minimum:				
	(i) an Inner Protection Area	The Bushfire Assessment Report includes an		
	bounded by a perimeter road or	inner APZ with ample setback to Beranghi		
	reserve which circumscribes the	Road that can be incorporated in a building		
	hazard side of the land intended	envelope with an appropriate 88b		
	for development and has a building	Instrument to be dealt with at DA stage for		
	line consistent with the	the subdivision. (See – 'Section 4.3.2		
	incorporation of an APZ, within the	Question 8 – Bushfire Hazard')		
	property, and			
	(ii) an Outer Protection Area	The Bushfire Assessment Report indicates		
	managed for hazard reduction and	that the required Outer Protection Area		



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located on the bushland side of the perimeter road,	metres to 31 metres) can be achieved for the identified building envelope without the need for any clearing, except for the maintenance of an existing grass covered area. (See – 'Section 4.3.2 Question 8 – Bushfire Hazard')
(b) for infill development (that is development within an already subdivided area), where an appropriate APZ cannot be achieved, provide for an appropriate performance standard, in consultation with the NSW Rural Fire Service. If the provisions of the planning proposal permit Special Fire Protection Purposes (as defined under section 100B of the Rural Fires Act 1997), the APZ provisions must be complied with	e e e h,
(c) contain provisions for two-way access roads which links to perimeter roads and/or to fire trail networks,	including two-way passing bays and turning areas that comply with NSW Rural Fire Service requirements that can readily be achieved and dealt with at DA stage for the subdivision and future dwelling. (See – 'Section 4.3.2 Question 8 – Bushfire Hazard')
(d) contain provisions for adequate water supply for firefighting purpose	The Bushfire Assessment Report includes the specifications for water supply requirements that comply with NSW Rural Fire Service requirements that can be dealt with at DA stage for any future dwelling. (See – 'Section 4.3.2 Question 8 – Bushfire Hazard')
(e) minimise the perimeter of the are of land interfacing the hazard which may be developed,	a single allotment for which a building envelope has been identified that complies with NSW Rural Fire Service requirements. (See – 'Section 4.3.2 Question 8 – Bushfire Hazard')
(f) introduce controls on the placement of combustible materials the Inner Protection Area.	maintenance requirements that comply with NSW Rural Fire Service requirements that can be dealt with at DA stage for any future dwelling. (See – 'Section 4.3.2 Question 8 – Bushfire Hazard')
A planning proposal may be inconsistent with the terms of this direction only if the	This Planning Proposal is consistent with this direction and the advice of the Commissioner is therefore not required. A



relevant planning authority can satisfy the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) that the council has obtained written advice from the Commissioner of the NSW Rural Fire Service, to the effect that, notwithstanding the non-compliance, the NSW Rural Fire Service does not object to the progression of the planning proposal.

Bushfire Safety Authority is also required to be obtained at DA stage.

	service) to the effect that, not ministanding							
	the non- compliance, the NSW Rural Fire							
	Service does not object to the progression							
	of the planning proposal.							
	5 – Regional Planning							
5.1	Implementation of Regional Strategies (Revo	oked)						
5.2	Sydney Drinking Water Catchment – N/A							
5.3	Farmland of State and Regional Significance on the NSW Far North Coast – N/A							
5.4	Commercial and Retail Development Along the Pacific Highway, North Coast – N/A							
5.5	Development in the Vicinity of Ellalong, Paxton and Millfield (Cessnock LGA) (Revoked)							
5.6	Sydney to Canberra Corridor (Revoked)							
5.7	Central Coast (Revoked)							
5.8	Second Sydney Airport: Badgerys Creek (Revoked)							
5.9	North West Rail Corridor Strategy – N/A							
5.10	Implementation of Regional Plans							
	Objective							
	The objective of this direction is to give legal effect to the vision, land use strategy, goals,							
	directions and actions contained in Regional Plans.							
	Where this direction applies							
	This direction applies to land to which a Regional Plan has been released by the Minister							
	Planning.							
	When this direction applies							
	This direction applies when a relevant plannir	ng authority prepares a planning proposal.						
		This Planning Proposal is consistent with the						
do if this direction applies		relevant provisions of North Coast Regional						
	Planning proposals must be consistent with	Plan 2036. (See 'Section 4.2.1 – Question 3')						
	a Regional Plan released by the Minister for							
	Planning.							
	Consistency							
		the terms of this direction only if the relevant						
	planning authority can satisfy the Secretary of	,						
	Environment (or an officer of the Department nominated by the Secretary), that the ex							
of inconsistency with the Regional Plan:								
	(a) is of minor significance, and	Although the Planning Proposal is consistent						
		with this Direction, the proposed 2 lot						
		subdivision is also of minor significance.						
	(b) the planning proposal achieves the	This Planning Proposal is consistent with the						
	overall intent of the Regional Plan and	relevant vision, land use strategies, goals,						
	does not undermine the achievement	directions and actions of North Coast						
		Regional Plan 2036. (See 'Section 4.2.1 –						
directions or actions. Question 3')		Question 3')						



5.11 Development of Aboriginal Land Council Land – N/A

6 - Local Plan Making 6.1 **Approval and Referral Requirements** Objective The objective of this direction is to ensure that LEP provisions encourage the efficient and appropriate assessment of development. Where this direction applies This direction applies to all relevant planning authorities. When this direction applies This direction applies when a relevant planning authority prepares a planning proposal. What a relevant planning authority must do if this direction applies A planning proposal must: (a) minimise the inclusion of No concurrence provisions are required for provisions that require the this Planning Proposal. concurrence, consultation or referral of development applications to a Minister or public authority, and (b) not contain provisions requiring The proposed subdivision is required to be concurrence, consultation or referral dealt with as 'integrated development' at DA of a Minister or public authority unless stage, including the issuing of a Bushfire the relevant planning authority has Safety Authority by the NSW Rural Fire obtained the approval of: Service, such that no specific provision is required. (i) the appropriate Minister or N/A public authority, and (ii) the Director-General of the N/A Department of Planning (or an officer of the Department nominated by the Director-General), prior to undertaking community consultation in satisfaction of section 57 of the Act, and (c) not identify development as This Planning Proposal does not identify the designated development unless the 2 lot subdivision as designated development relevant planning authority: and there is no thresholds under Schedule 3 of the Environmental Planning and Assessment Regulation 2000 that would trigger designated development. (i) can satisfy the Director-General N/A of the Department of Planning (or an officer of the Department nominated by the Director-General) that the class of development is likely to have a significant impact on the environment, and (ii) has obtained the approval of N/A the Director-General of the



		,	
	Department of Planning (or an		
	officer of the Department		
	nominated by the Director-		
	General) prior to undertaking		
	community consultation in		
	satisfaction of section 57 of the		
	Act.		
	Consistency	This Planning Proposal is consistent with this	
	A planning proposal must be substantially	Direction.	
	consistent with the terms of this direction.		
6.2	Reserving Land for Public Purposes – N/A		
6.3	Site Specific Provisions		
	Objective		
	The objective of this direction is to discourage unnecessarily restrictive site-specific planning		
	controls.		
	Where this direction applies		
	This direction applies to all relevant planning a	authorities.	
	When this direction applies		
		ng authority prepares a planning proposal that	
	will allow a particular development to be carr		
	What a relevant planning authority must do		
	A planning proposal that will amend another environmental planning instrument in order		
	to allow a particular development proposal to		
	(a) allow that land use to be carried	No amendment to the subdivision provisions	
	out in the zone the land is situated on,	or permissible uses of KLEP 2013 are required	
	or	to facilitate this Planning Proposal.	
	(b) rezone the site to an existing zone	No amendment of the existing RU4 zone is	
	already applying in the environmental	required to facilitate this Planning Proposal.	
	planning instrument that allows that	required to identitate this ritarring rioposal.	
	land use without imposing any		
	development standards or		
	requirements in addition to those		
	already contained in that zone, or		
	(c) allow that land use on the relevant	This Planning Proposal seeks to amend the	
	land without imposing any	Minimum Lot Size Map under KLEP 2013	
	, , , , , , , , , , , , , , , , , , ,	<u> </u>	
	development standards or	without the need to include any site-	
	requirements in addition to those	specific development standard.	
	already contained in the principal		
	environmental planning instrument		
	being amended.	The Cub division Consert Blooms to the Li	
	A planning proposal must not contain or	The Subdivision Concept Plan provided in	
	refer to drawings that show details of the	support of this Planning Proposal does not	
	development proposal.	form part of the requested amendment to	
	development proposal.	· · · · · · · · · · · · · · · · · · ·	
	development proposal.	KLEP 2013 and is intended to be indicative	
	development proposal.	· · ·	



A planning proposal may be inconsistent with the terms of this direction only if the relevant planning authority can satisfy the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) that the provisions of the planning proposal that are inconsistent are of minor significance.

Although the Planning Proposal is consistent with this Direction, the proposed 2 lot subdivision is also of minor significance.

7 – Metropolitan Planning – N/A

4.3 - Environmental, Social and Economic Impacts of this Planning Proposal

<u>4.3.1 - Question 7</u> - Is there any likelihood that critical habitat or threatened species, populations or ecological communities, or their habitats, will be adversely affected as a result of the proposal?

A report prepared by Wolf Peak (November 2021) that addresses all relevant requirements is attached to this PP including the requirements of the:

- Biodiversity Conservation Act, 2016
- Environment Protection and Biodiversity Act, 1999
- Environmental Planning and Assessment Act, 1979, including relevant State Environmental Planning Policies
- Comprehensive Koala Plan of Management for the Eastern Portion of Kempsey Shire

The report concludes that on the basis that the proposed building envelope does not require any clearing, the proposed development:

- Will not result in any significant impacts on any threatened species of Endangered Ecological communities or trigger the need for a Biodiversity Assessment Report or Species Impact Statement.
- Does not contain any preferred Koala habitat requiring any further assessment under the CKPoM
- Will not have any significant impact on any Matter of National Environmental Significance

(See Attachment – 'Ecological Assessment for Proposed Subdivision – Lot 17 Crescent Head Road – WolfPeak (November 2021)')

<u>4.3.2 - Question 8</u> - Are there any other likely environmental effects as a result of the planning proposal and how are they proposed to be managed?

Aboriginal Archaeology

An Aboriginal Cultural Heritage Assessment Report was prepared by the Kempsey Local Aboriginal Land Council which indicates that there are no AHIMS listed sites or any unrecorded sites as determined by a site survey located on the subject land.

The report recommends that all works are to cease and NSW Police, KLALC and NPWS notified if any artefacts or skeletal remains are discovered which may be imposed as a condition of development consent at subdivision or dwelling construction DA phase.



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(See attachment - Aboriginal Cultural Heritage Assessment Report - Kempsey Local Aboriginal Land Council (16 September 2021))

Bushfire Hazard

A Bushfire Assessment Report has been prepared by Midcoast Building and Environmental which includes an assessment of the requirements of the NSW Rural Fire Service *Planning for Bushfire Protection, 2019* in respect to:

- Slope, vegetation type, distance from hazard, access and fire weather
- Bushfire hazard mapping
- Asset Protection Zone requirements (inner and outer protection areas)
- Operational access/egress
- Utility services
- Landscaping/maintenance
- Bushfire Attack Level building construction
- Emergency evacuation

The report demonstrates that all requirements can readily be achieved to support an identified building envelope on the proposed lot that is consistent with the specified acceptable bushfire protection measure solutions provided for in the guidelines. It is noted that the required APZs can be achieved without the need to undertake any clearing.

(See attachment – 'Bushfire Assessment Report – Midcoast Building and Environmental (November 2021)')

Effluent Disposal

A report has been prepared by Midcoast Building and Environmental which demonstrates that effluent generated by the existing and future dwelling on the proposed lot will comply with the requirements of AS/NZS 1547-2012 Onsite Domestic Wastewater Management and the NSW Environment and Health Protection Guidelines — Onsite Wastewater Management for Single Households, as incorporated in Chapter B8 of KDCP 2013.

(See attachment – 'Onsite Wastewater Management Assessment Report - Midcoast Building and Environmental (November 2021)')

Traffic

Council's requirements for assessing the potential traffic impacts of development are contained in Chapter B2: Parking, Access and Traffic Management of KDCP 2013.

It is proposed that all access to the identified building envelope on the proposed lot will be via Beranghi Road. As a single lot subdivision is proposed, access in accordance with Council's requirements for rural dwellings can readily be achieved without the need for any tree removal within the road reserve and ample sight distances in both directions are available.

Acid Sulfate Soils

The subject land is mapped as potentially containing Class 5 Acid Sulfate Soils (ASS).



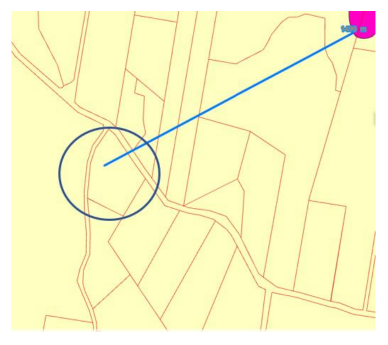


Figure 10: Source: ePlanning Spatial Viewer (KLEP 2013 - Acid Sulfate Soils Map)

Clause 7.1 - Acid Sulfate Soils provides that in respect to Class 5 ASS, development consent is required for any works located within 500 metres of adjacent Class 1, 2, 3 or 4 land that is below 5 metres Australian Height Datum and by which the watertable is likely to be lowered below 1 metre Australian Height Datum on adjacent Class 1, 2, 3 or 4 land.

It is noted that:

- The site of the identified building envelop on the proposed lot is approximately 1,500 metres from the nearest Class 1, 2, 3 or 4 land
- The subject land is at an elevation of approximately 30mAHD
- No works are required either at subdivision or future dwelling stage that would lower the water table.

Therefore, this Planning Proposal will not result in any works that would trigger the need for any further assessment as no ASS would be disturbed or be in proximity to any ASS below 1mAHD.

<u>4.3.3 - Question 9</u> - Has the planning proposal adequately addressed any social and economic effects?

Although of minor significance, the Planning Proposal will facilitate subdivision that will provide direct and indirect capital and recurrence expenditure that will support the local economy, schools and social groups without diminishing any ecological values of the land and locality.

4.4 - State and Commonwealth Interests

4.4.1 - Question 10 - Is there adequate public infrastructure for the planning proposal?

Being located in a rural area, adequate infrastructure is available to service the proposed subdivision, including:

• Bitumen sealed road access via Crescent Head Road and Beranghi Road



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- Reticulated electricity
- telecommunications

4.4.2 - Question 11 - What are the views of state and Commonwealth public authorities consulted in accordance with the Gateway determination?

5.0 **Mapping**

5.1 **Current Land Use Zone Applying to the Land**

The subject land is currently zoned RU4 Primary Production Small Lots under Kempsey Local Environmental Plan 2013 (KLEP 2013).

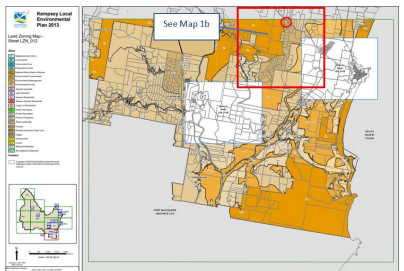
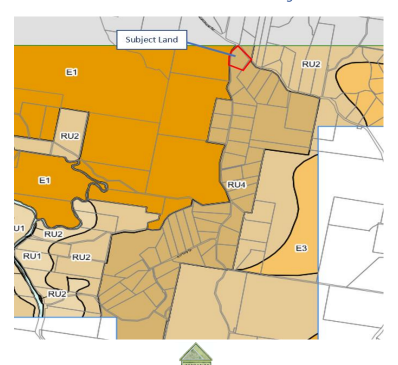


Figure 12: MAP 1b: Extract KLEP 2013

Figure 11: MAP 1a – Extract KLEP 2013



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5.2 Current Development Standards Relating to the Land (i.e. FSR, building height, minimum lot size)

KLEP 2013 maps relating to development standards that apply to the subject land is restricted to the Lot Size Map.

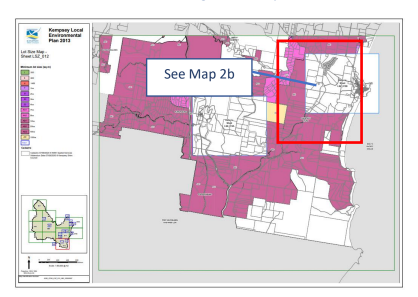
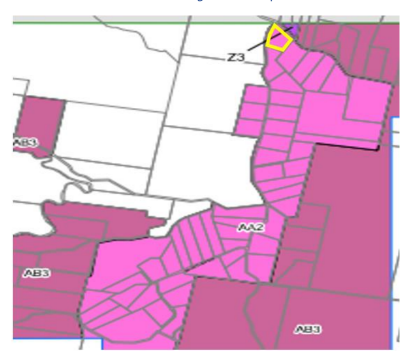


Figure 13: Map 2a: Extract Lot Size Map 12 KLEP 2013





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5.3 A Map Illustrating the Extent of the Proposed Revised Development Standard, if a Change to a Development Standard is Proposed

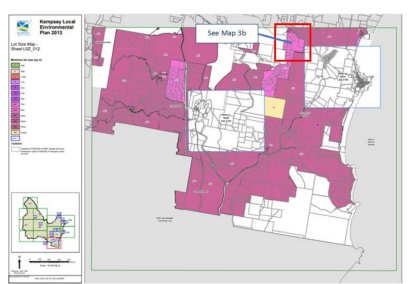
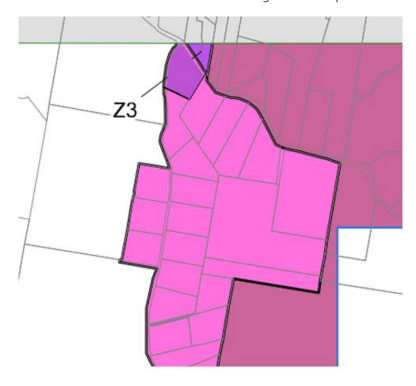


Figure 15: Map 3a: Revised Lot Size Map 12





6.0 Community Consultation

Community consultation will be undertaken in accordance with Council's *Procedure 1.1.9 – Rezoning Applications* which provides for a process that includes:

• public notification with a public notice being placed in the local newspaper



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- a copy of the planning proposal being placed on Council's website
- separate letters may also be sent to landowners adjoining the planning proposal site (as appropriate)
- public notification of a housekeeping or major amendment will be for a minimum period of 28 days.

The Gateway Determination also identifies State agencies that are to be notified (by Council) during the consultation period.

7.0 Project Timeline

The following project timeline has been prepared having regard to the details contained in the guidelines, to be modified and completed by Council, having regard to the limited scope of this Planning Proposal and following Council's determination as to whether to seek a Gateway Determination. Provisional time frames have been included as per Council Procedure 1.1.9 Rezoning Applications.

Task	Responsibility	Expected Completion Date
Planning Proposal submitted	Applicant	
to Council		
Initial assessment	Council	< 90 days
Anticipated commencement date		
(date of Gateway Determination)		
anticipated timeframe for the		
completion of required technical		
information		
timeframe for government		
agency consultation (pre and post		
exhibition as required by Gateway		
determination)		
dates for public hearing (if		
required)		
timeframe for consideration of		
submissions		
timeframe for the consideration		
of a proposal post exhibition		
date of submission to the		
Department to finalise the LEP		
anticipated date the local plan-		
making authority will make the		
plan (if authorised)		
anticipated date the local plan-		
making authority will forward to		
the PCO for publication.		