



Gladstone Regional Council

Council Policy

Title	RESIDENTIAL BOUNDARY RELAXATION
Policy Number	P-2018-01
Business Unit/s	CUSTOMER EXPERIENCE
Date of Adoption	20 MARCH 2018
Resolution Number	G/18/3350
Date Review Due	20 MARCH 2021
Date Repealed	

1.0 PURPOSE:

To set out the guidelines to be utilised by Council in assessing Applications for Residential Building Relaxations made for certain types of Building Works proposed within the Gladstone Regional Council Local Government Area. For the purpose of assessment, Gladstone Regional Council has the role of a Concurrence Agency under the *Planning Act 2016* and *Planning Regulation 2017*.

2.0 SCOPE:

This policy applies only to Building Works under Schedule 9, Part 3, Division 2, Table 3, Item 1 of the *Planning Regulation 2017* being:

- a) The Queensland Development Code, Part 1.1, 1.2 or 1.3 applies to the Building Work and, under the Part, the proposed building or structure does not include an Acceptable Solution for a relevant Performance Criteria under the Part; or
- b) Under the *Building Act 1975*, section 33, an alternative provision applies for the Building Work and, under the provision, the proposed building or structure is not of the quantifiable standard for a relevant qualitative statement under the provision; or
- c) All of the following apply—
 - i. Under the *Building Regulation*, section 10, the Planning Scheme includes a provision about a matter provided for under Performance Criteria P4, P5, P7, P8 or P9 of the Queensland Development Code, Parts 1.1 or 1.2;
 - ii. The provision applies for Building Work;

- iii. Under the provision, the proposed building or structure is not of the quantifiable standard for a relevant qualitative statement under the provision.

3.0 RELATED LEGISLATION:

- *Planning Act 2016*
- *Planning Regulation 2017*
- *Building Act 1975*
- *Building Regulation 2006*

4.0 RELATED DOCUMENTS:

- The Queensland Development Code MP 1.1, 1.2 and 1.3
- Our Place Our Plan Gladstone Regional Council Planning Scheme
- Development Services Request - Residential Boundary Relaxation

5.0 DEFINITIONS:

To assist in interpretation of this policy the following definitions apply:

Amenity means a desirable or useful feature or facility, pleasantness or attractiveness of a building or place.

Building Height has the same meaning as the Our Place Our Plan Gladstone Regional Council Planning Scheme.

Building Work has the same meaning as the *Planning Act 2016* and the *Building Act 1975*.

All other terms in this policy have the meaning assigned to them under the *Planning Act 2016*, *Planning Regulation 2017*, *Building Act 1975*, the Our Place Our Plan Gladstone Regional Council Planning Scheme and the Queensland Development Code MP 1.1, 1.2 and 1.3.

6.0 POLICY STATEMENT:

6.1 Application required to be made

In accordance with Schedule 9, Part 3, Division 2, Table 3, Item 1 of the *Planning Regulation 2017*, certain types of Building Works within the Gladstone Regional Council Local Government Area will require an application for a Residential Boundary Relaxation to be lodged and assessed by Council. These types of Building Works include:

- Construction of any Class 10 or Class 1 building or structure located within six (6) metres of the front property boundary and/or a Council controlled road.
- Construction of any Class 10a building within 1.5m of any side or rear boundary and having a wall length exceeding nine (9) metres and/or having a wall height greater than 3.5 metres.
- Construction of any Class 1a single storey building located within 1.5 metres to the side or rear of a property boundary.
- Construction of any Class 1a two (2) storey building located within two (2) metres to the side or rear of a property boundary.

- Construction of any Class 10a building exceeding a mean building height of 3.5 metres or a total height of 4.5 metres located within 1.5 metres of the side or rear of a property boundary.
- Construction of any Class 10b structure or a combination of structures which exceed two (2) metres in building height and located within six (6) metres of the front property boundary and/or a Council controlled road.
- Construction of any Class 10b structure or a combination of structures which exceed two (2) metres in height and located within 1.5 metres of the side or rear of a property boundary.

6.1.1 Form of application

All applications for a Residential Building Relaxation will be required to be lodged with Council prior to the Building Work being undertaken by completion of the Development Services Request - Residential Boundary Relaxation Form and payment of the application fee.

6.1.2 Applicable application fee

The application fee for this assessment will be set by Council as part of its determination of fees and charges.

6.2 Matters Council will have regard to during assessment

Council will have regard to the following matters in making its Residential Building Relaxation assessment:

- Current approved use of the site;
- Any adverse amenity impacts created as a result of the proposal on the established built form including adjoining neighbours or public places;
- Any underground Council controlled infrastructure and/or easements located within the site;
- All existing structures and the established built form immediately visible from the site including building line setbacks. Consideration will not be given to existing structures located outside of the immediate visible streetscape;
- The differences in contours of the land on which the building is proposed compared with the contours of adjoining land;
- The dimensions of the land on which the building is proposed and whether the site is a corner site;
- Whether adjoining land owners have consented to the proposal; and
- Any other factors which Council may consider relevant given the nature of the proposal.

7.0 ATTACHMENTS:

Nil.

8.0 REVIEW MECHANISMS:

This policy will be reviewed when any of the following occur:

1. The related legislation or governing documents are amended or replaced; or
2. Other circumstances as determined by resolution of Council or the CEO with Executive Team endorsement; or
3. Three years from date of adoption.

TABLE OF AMENDMENTS			
Document History	Date	Resolution No.	Notes
Originally Adopted	20 March 2018	G/18/3350	Introduced to: <ul style="list-style-type: none">• to meet statutory obligations as a result of the introduction of <i>the Planning Act 2016</i>;• to mitigate risk of challenge to the Building and Development Dispute Resolution Committee; and• to clarify assessment criteria specific to Boundary Relation matters.
Amendment 1			
Amendment 2			
Amendment 3			

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ROSLYN BAKER
CHIEF EXECUTIVE OFFICER