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DX 259 Melbourne

Contract of Sale – Land Savana, Stage 9B

Property: 50 Hobbs Road, Wyndham Vale, Victoria, 3024

Lot:

on proposed plan of subdivision PS809299K (Stage 9B)

Avid Property Group Nominees Pty Ltd ACN 088 212 631 as trustee for the Hobbs Road Wyndham Trust ABN 47 262 319 891

CONTRACT OF SALE OF REAL ESTATE—PARTICULARS OF SALE

Part 1 of the standard form of contract prescribed by the Estate Agents (Contracts) Regulations 2008

Property Address: Refer - Particulars of Sale

The Vendor agrees to sell and the Purchaser agrees to buy the Property, being the land and the goods, for the price and on the terms set out in this contract.

The terms of this contract are contained in the:

- Particulars of sale; and
- Special conditions, if any; and
- General conditions; and
- Vendor's Statement

and in that order of priority.

The Vendor's Statement required by section 32(1) of the Sale of Land Act 1962 is attached to and forms part of this Contract.

IMPORTANT NOTICE TO PURCHASERS

Cooling-off period

Section 31

Sale of Land Act 1962

You may end this contract within 3 clear Business Days of the day that you sign the contract if none of the exceptions listed below applies to you.

You must either give the Vendor or the Vendor's agent **written** notice that you are ending the contract or leave the notice at the address of the Vendor or the Vendor's agent to end this contract within this time in accordance with this cooling-off provision.

You are entitled to a refund of all the money you paid EXCEPT for \$100 or 0.2% of the purchase price (whichever is more) if you end the contract in this way.

EXCEPTIONS

The 3-day cooling-off period does not apply if:

- you bought the Property at or within 3 clear Business Days **before or after** a publicly advertised auction; or
- the Property is used primarily for industrial or commercial purposes; or
- the Property is more than 20 hectares in size and is used primarily for farming; or
- you and the Vendor previously signed a contract for the sale of the same land in substantially the same terms; or
- you are an estate agent or a corporate body.

SIGNING OF THIS CONTRACT

WARNING: THIS IS A LEGALLY BINDING AGREEMENT. YOU SHOULD READ THIS CONTRACT BEFORE SIGNING IT.

Purchasers should ensure that prior to signing this contract, they have received:

- a copy of the section 32 statement required to be given by the Vendor under section 32 of the Sale of Land Act 1962 in accordance with Division 2 of Part II of that Act; and
- a copy of the full terms of this contract.

The authority of a person signing:

- under power of attorney; or
- as director of a corporation; or
- as agent authorised in writing by one of the parties,

must be noted beneath the signature.

Any person whose signature is secured by an estate agent acknowledges being given by the agent at the time of signing a copy of the terms of this contract.

SIGNED BY THE PURCHASER on / /2015

REFER - EXECUTION PAGES FOR PURCHASER SIGNING

print name of person signing state nature of authority if applicable (e.g. "director", "attorney under power of attorney") This offer will lapse unless accepted within [] clear business days (3 days if none specified).

SIGNED BY THE VENDOR on 4

REFER - EXECUTION PAGES FOR VENDOR SIGNING

print name of person signing state nature of authority if applicable (e.g. "director", "attorney under power of attorney")

The DAY OF SALE is the date by which both parties have signed this contract.

NOTICE TO PURCHASERS OF PROPERTY "OFF THE PLAN"

 $\frac{2015}{2015}$

Off-the-plan sales

1962

Section 9AA(1A) Sales of Land Act

- You may negotiate with the Vendor about the amount of the deposit moneys payable under the contract of sale, up to 10 per cent of the purchase price.
- A substantial period of time may elapse between the day on which the Purchaser signs the contract of sale and the day on which you sign the contract of sale and the day on which you become the registered proprietor of the lot.
- The value of the lot may change between the day on which you sign the contract of sale of that lot and the day on which you become the registered proprietor.

Vendor Execution

SIGNED BY THE VENDOR	on	
print name of person signing	Davina Sher	
	on	
print name of person signing	Peter Vlitas	

state nature of authority if applicable (e.g. "director", "attorney under power of attorney")

As attorneys for Avid Property Group Nominees Pty Ltd ACN 088 212 631 as trustee for the Hobbs Road Wyndham Trust ABN 47 262 319 891 under power of attorney dated 17/08/2016

Purchaser Execution

print name of person signing	state nature of authority if applicable (e.g. "director", "attorney under power of attorney")	signature	date

VENDORS ESTATE AGENT

MARKETECT (VIC) PTY LTD (ACN 092 977 127)

LIC: 076146L

of Suite 4-6, Level 2, 2 Queen St Melbourne VIC 3000 PO Box 16204 Collins Street West VIC 8007

Reference: Leonie Sexton Telephone: 1300 656 011 Email: lsexton@avid.com.au

VENDOR

Avid Property Group Nominees Pty Ltd ACN 088 212 631 as trustee for the Hobbs Road Wyndham Trust ABN 47 262 319 891

of Suite 6, Level 2, 2 Queen Street Melbourne VIC 3000

VENDOR'S LEGAL PRACTITIONER OR CONVEYANCER

Maddocks of Collins Square, Tower Two, Level 25, 727 Collins Street, Melbourne, Victoria, 3008 Ref: 6804943.029:AMAG Telephone: (03) 9258 3555 Facsimile: (03) 9258 3666 Email: ashlee.magennis@maddocks.com.au

PURCHASER

Name

Address

Telephone

Email

Purchaser's Lega	al Practitioner or Co	onveyancer			
Address					
Telephone	Fax	Email			
LAND (general conditions 3 & 9)					
Lot on proposed Plan of Subdivision PS809299K, being part of the land described in certificates of					
title volume 11994 folio 291 and attached to the Vendor's Statement.					
The land includes any improvements and fixtures.					

PROPERTY ADDRESS

The address of the land is **Lot** on proposed Plan of Subdivision PS809299K, Savana, 50 Hobbs Road, Wyndham Vale, Victoria, 3024.

<u>GOODS SOLD WITH THE LAND (general condition 2.3(f))</u> (list or attach schedule)

Nil

PAYMENT	general condition 11 and s	pecial condition 28(i))

Price \$

Deposit \$ (payable on the day of sale) of which \$ has been paid.

Balance \$ payable at settlement.

GST (general condition 13)

The price includes GST (if any) unless the words 'plus GST' appear in this box

If this is a sale of a 'farming business' or 'going concern' then add the words '**farming business**' or '**going concern'** in this box

If the margin scheme will be used to calculate GST then add the words 'margin scheme' in this box

margin scheme -Refer to Special Condition 24

SETTLEMENT (general condition 10)

is due on the Settlement Date described in Special Condition 5 and 1.1(ee).

LEASE (general condition 1.1)

At settlement the Purchaser is entitled to vacant possession of the Property unless the words '**subject** to lease' appear in this box_____

in which case refer to general condition 1.1. If 'subject to lease' then particulars of the lease are:

TERMS CONTRACT (general condition 23)

If this contract is intended to be a terms contract within the meaning of the **Sale of Land Act 1962** then add the words '**terms contract**' in this box

and refer to general condition 23 and add any further provisions by way of special conditions

LOAN (general condition 14)

The following details apply if this contract is subject to a loan being approved:

Lender:

Loan amount \$

Approval date

SPECIAL CONDITIONS

This contract does not include any special conditions unless the words '**special conditions**' appear in this box

special conditions

If the contract is subject to '**special conditions'** then particulars of the special conditions follow the general conditions.

FORM 2 Estate Agents Act 1980

Regulation 5(a)

CONTRACT OF SALE OF REAL ESTATE—GENERAL CONDITIONS

Part 2 of the standard form of contract prescribed by the Estate Agents (Contracts) Regulations 2008

TITLE

1. Encumbrances

- 1.1 The purchaser buys the property subject to:
 - (a) any encumbrance shown in the section 32 statement other than mortgages or caveats; and
 - (b) any reservations in the crown grant; and
 - (c) any lease referred to in the particulars of sale.
- 1.2 The purchaser indemnifies the vendor against all obligations under any lease that are to be performed by the landlord after settlement.
- 1.3 In this general condition "section 32 statement" means a statement required to be given by a vendor under section 32 of the **Sale of Land Act 1962** in accordance with Division 2 of Part II of that Act.

2. Vendor warranties

- 2.1 The vendor warrants that these general conditions 1 to 28 are identical to the general conditions 1 to 28 in the standard form of contract of sale of real estate prescribed by the Estate Agents (Contracts) Regulations 2008 for the purposes of section 53A of the **Estate Agents Act 1980**.
- 2.2 The warranties in general conditions 2.3 and 2.4 replace the purchaser's right to make requisitions and inquiries.
- 2.3 The vendor warrants that the vendor:
 - (a) has, or by the due date for settlement will have, the right to sell the land; and
 - (b) is under no legal disability; and
 - (c) is in possession of the land, either personally or through a tenant; and
 - (d) has not previously sold or granted any option to purchase, agreed to a lease or granted a preemptive right which is current over the land and which gives another party rights which have priority over the interest of the purchaser; and
 - (e) will at settlement be the holder of an unencumbered estate in fee simple in the land; and
 - (f) will at settlement be the unencumbered owner of any improvements, fixtures, fittings and goods sold with the land.
- 2.4 The vendor further warrants that the vendor has no knowledge of any of the following:
 - (a) public rights of way over the land;
 - (b) easements over the land;
 - (c) lease or other possessory agreement affecting the land;
 - (d) notice or order affecting the land which will not be dealt with at settlement, other than the usual rate notices and any land tax notices;
 - (e) legal proceedings which would render the sale of the land void or voidable or capable of being set aside.
- 2.5 The warranties in general conditions 2.3 and 2.4 are subject to any contrary provisions in this contract and disclosures in the section 32 statement required to be given by a vendor under section 32 of the **Sale of Land Act 1962** in accordance with Division 2 of Part II of that Act.
- 2.6 If sections 137B and 137C of the **Building Act 1993** apply to this contract, the vendor warrants that:
 - (a) all domestic building work carried out in relation to the construction by or on behalf of the vendor of the home was carried out in a proper and workmanlike manner; and
 - (b) all materials used in that domestic building work were good and suitable for the purpose for which they were used and that, unless otherwise stated in the contract, those materials were new; and
 - (c) domestic building work was carried out in accordance with all laws and legal requirements, including, without limiting the generality of this warranty, the **Building Act 1993** and regulations made under the **Building Act 1993**.
- 2.7 Words and phrases used in general condition 2.6 which are defined in the **Building Act 1993** have the same meaning in general condition 2.6.

3. Identity of the land

3.1 An omission or mistake in the description of the property or any deficiency in the area, description or measurements of the land does not invalidate the sale.

3.2 The purchaser may not:

- (a) make any objection or claim for compensation for any alleged misdescription of the property or any deficiency in its area or measurements; or
- (b) require the vendor to amend title or pay any cost of amending title.

4. Services

- 4.1 The vendor does not represent that the services are adequate for the purchaser's proposed use of the property and the vendor advises the purchaser to make appropriate inquiries. The condition of the services may change between the day of sale and settlement and the vendor does not promise that the services will be in the same condition at settlement as they were on the day of sale.
- 4.2 The purchaser is responsible for the connection of all services to the property after settlement and the payment of any associated cost.

5. Consents

The vendor must obtain any necessary consent or licence required for the sale. The contract will be at an end and all money paid must be refunded if any necessary consent or licence is not obtained by settlement.

6. Transfer

The transfer of land document must be prepared by the purchaser and delivered to the vendor at least 10 days before settlement. The delivery of the transfer of land document is not acceptance of title. The vendor must prepare any document required for assessment of duty on this transaction relating to matters that are or should be within the knowledge of the vendor and, if requested by the purchaser, must provide a copy of that document at least 3 days before settlement.

7. Release of security interest

- 7.1 This general condition applies if any part of the property is subject to a security interest to which the **Personal Property Securities Act 2009 (Cth)** applies.
- 7.2 For the purposes of enabling the purchaser to search the Personal Property Securities Register for any security interests affecting any personal property for which the purchaser may be entitled to a release, statement, approval or correction in accordance with general condition 7.4, the purchaser may request the vendor to provide the vendor's date of birth to the purchaser. The vendor must comply with a request made by the purchaser under this condition if the purchaser makes the request at least 21 days before the due date for settlement.
- 7.3 If the purchaser is given the details of the vendor's date of birth under condition 7.2, the purchaser must:
 - (a) only use the vendor's date of birth for the purposes specified in condition 7.2; and
 - (b) keep the date of birth of the vendor secure and confidential.
- 7.4 The vendor must ensure that at or before settlement, the purchaser receives:
 - (a) a release from the secured party releasing the property from the security interest; or
 - (b) a statement in writing in accordance with section 275(1) (b) of the **Personal Property Securities Act 2009 (Cth)** setting out that the amount or obligation that is secured is nil at settlement; or
 - (c) a written approval or correction in accordance with section 275(1)(c) of the **Personal Property Securities Act 2009 (Cth)** indicating that on settlement, the personal property included in the contract is not or will not be property in which the security interest is granted,
- 7.5 Subject to general condition, 7.6, the vendor is not obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of any personal property:
 - (a) that:
 - (i) the purchaser intends to use predominantly for personal, domestic or household purposes; and
 - (ii) has a market value of not more than \$5,000 or, if a greater amount has been prescribed for the purposes of section 47(1) of the Personal Property Securities Act 2009 (Cth), not more than that prescribed amount; or
 - (b) that is sold in the ordinary course of the vendor's business of selling personal property of that kind.
- 7.6 The vendor is obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of any personal property described in general condition 7.5 if:

- (a) the personal property is of a kind that may or must be described by serial number in the Personal Property Securities Register; or
- (b) the purchaser has actual or constructive knowledge that the sale constitutes a breach of the security agreement that provides for the security interest.
- 7.7 A release for the purposes of general condition 7.4(a) must be in writing.
- 7.8 A release for the purposes of general condition 7.4(a), must be effective in releasing the goods from the security interest and be in a form which allows the purchaser to take title to the goods free of that security interest.
- 7.9 If the purchaser receives a release under general condition 7.4(a), the purchaser must provide the vendor with a copy of the release at or as soon as practicable after settlement.
- 7.10 In addition to ensuring a release is received under general condition 7.4(a), the vendor must ensure that at or before settlement the purchaser receives a written undertaking from a secured party to register a financing change statement to reflect that release if the property being released includes goods of a kind that are described by a serial number in the Personal Property Securities Register.
- 7.11 The purchaser must advise the vendor of any security interest that is registered on or before the day of sale on the Personal Properties Securities Register, which the purchaser reasonably requires to be released at least 21 days before the due date for settlement.
- 7.12 The vendor may delay settlement until 21 days after the purchaser advises the vendor of the security interest that the purchaser reasonably requires to be released, if the purchaser does not provide an advice under general condition 7.11.
- 7.13 If settlement is delayed under general condition 7.12, the purchaser must pay the vendor:
 - (a) interest from the due date for settlement until the date on which settlement occurs or 21 days after the vendor receives the advice, whichever is the earlier; and
 - (b) any reasonable costs incurred by the vendor as a result of the delay,
 - as though the purchaser was in default.
- 7.14 The vendor is not required to ensure that the purchaser receives a release in respect of the land. This general condition 7.14 applies despite general condition 7.1.
- 7.15 Words and phrases which are defined in the **Personal Property Securities Act 2009 (Cth)** have the same meaning in general condition 7, unless the context requires otherwise.

8. Builder warranty insurance

The vendor warrants that the vendor will provide at settlement details of any current builder warranty insurance in the vendor's possession relating to the property if requested in writing to do so at least 21 days before settlement.

9. General law land

- 9.1 This general condition only applies if any part of the land is not under the operation of the **Transfer** of Land Act 1958.
- 9.2 The vendor is taken to be the holder of an unencumbered estate in fee simple in the land if there is an unbroken chain of title starting at least 30 years before the day of sale proving on the face of the documents the ownership of the entire legal and equitable estate without the aid of other evidence.
- 9.3 The purchaser is entitled to inspect the vendor's chain of title on request at such place in Victoria as the vendor nominates.
- 9.4 The purchaser is taken to have accepted the vendor's title if:
 - (a) 21 days have elapsed since the day of sale; and
 - (b) the purchaser has not reasonably objected to the title or reasonably required the vendor to remedy a defect in the title.
- 9.5 The contract will be at an end if:
 - (a) the vendor gives the purchaser a notice that the vendor is unable or unwilling to satisfy the purchaser's objection or requirement and that the contract will end if the objection or requirement is not withdrawn within 14 days of the giving of the notice; and
 - (b) the objection or requirement is not withdrawn in that time.
- 9.6 If the contract ends in accordance with general condition 9.5, the deposit must be returned to the purchaser and neither party has a claim against the other in damages.
- 9.7 General condition 10.1 should be read, in respect of that part of the land which is not under the operation of the **Transfer of Land Act 1958**, as if the reference to 'registered proprietor' is a reference to 'owner'.

MONEY

10. Settlement

- 10.1 At settlement:
 - (a) the purchaser must pay the balance; and
 - (b) the vendor must:
 - (i) do all things necessary to enable the purchaser to become the registered proprietor of the land; and
 - (ii) give either vacant possession or receipt of rents and profits in accordance with the particulars of sale.
- 10.2 The vendor's obligations under this general condition continue after settlement.
- 10.3 Settlement must be conducted between the hours of 10.00 a.m. and 4.00 p.m. unless the parties agree otherwise.

11. Payment

- 11.1 The purchaser must pay the deposit:
 - (a) to the vendor's licensed estate agent; or
 - (b) if there is no estate agent, to the vendor's legal practitioner or conveyancer; or
 - (c) if the vendor directs, into a special purpose account in an authorised deposit-taking institution in Victoria specified by the vendor in the joint names of the purchaser and the vendor.
- 11.2 If the land sold is a lot on an unregistered plan of subdivision, the deposit:
 - (a) must not exceed 10% of the price; and
 - (b) must be paid to the vendor's estate agent, legal practitioner or conveyancer and held by the estate agent, legal practitioner or conveyancer on trust for the purchaser until the registration of the plan of subdivision.
- 11.3 The purchaser must pay all money other than the deposit:
 - (a) to the vendor, or the vendor's legal practitioner or conveyancer; or
 - (b) in accordance with a written direction of the vendor or the vendor's legal practitioner or conveyancer.
- 11.4 At settlement, payments may be made or tendered:
 - (a) in cash; or
 - (b) by cheque drawn on an authorised deposit-taking institution; or
 - (c) if the parties agree, by electronically transferring the payment in the form of cleared funds.
- 11.5 For the purpose of this general condition 'authorised deposit-taking institution' means a body corporate in relation to which an authority under section 9(3) of the **Banking Act 1959 (Cth)** is in force.
- 11.6 At settlement, the purchaser must pay the fees on up to three cheques drawn on an authorised deposit-taking institution. If the vendor requests that any additional cheques be drawn on an authorised deposit-taking institution, the vendor must reimburse the purchaser for the fees incurred.

12. Stakeholding

- 12.1 The deposit must be released to the vendor if:
 - (a) the vendor provides particulars, to the satisfaction of the purchaser, that either:
 - (i) there are no debts secured against the property; or
 - (ii) if there are any debts, the total amount of those debts does not exceed 80% of the sale price; and
 - (b) at least 28 days have elapsed since the particulars were given to the purchaser under paragraph (a); and
 - (c) all conditions of section 27 of the Sale of Land Act 1962 have been satisfied.
- 12.2 The stakeholder must pay the deposit and any interest to the party entitled when the deposit is released, the contract is settled, or the contract is ended.
- 12.3 The stakeholder may pay the deposit and any interest into court if it is reasonable to do so.
- 13. GST
- 13.1 The purchaser does not have to pay the vendor any GST payable by the vendor in respect of a taxable supply made under this contract in addition to the price unless the particulars of sale specify that the price is 'plus GST'. However the purchaser must pay to the vendor any GST payable by the vendor:
 - (a) solely as a result of any action taken or intended to be taken by the purchaser after the day of sale, including a change of use; or
 - (b) if the particulars of sale specify that the supply made under this contract is of land on which a farming business is carried on and the supply (or a part of it) does not satisfy the

requirements of section 38-480 of the GST Act; or

- (c) if the particulars of sale specify that the supply made under this contract is a going concern and the supply (or a part of it) does not satisfy the requirements of section 38-325 of the GST Act.
- 13.2 The purchaser must pay to the vendor any GST payable by the vendor in respect of a taxable supply made under this contract in addition to the price if the particulars of sale specify that the price is 'plus GST'.
- 13.3 If the purchaser is liable to pay GST, the purchaser is not required to make payment until provided with a tax invoice, unless the margin scheme applies.
- 13.4 If the particulars of sale specify that the supply made under this contract is of land on which a 'farming business is carried on:
 - (a) the vendor warrants that the property is land on which a farming business has been carried on for the period of 5 years preceding the date of supply; and
 - (b) the purchaser warrants that the purchaser intends that a farming business will be carried on after settlement on the property.
- 13.5 If the particulars of sale specify that the supply made under this contract is a 'going concern':
 - (a) the parties agree that this contract is for the supply of a going concern; and
 - (b) the purchaser warrants that the purchaser is, or prior to settlement will be, registered for GST; and
 - (c) the vendor warrants that the vendor will carry on the going concern until the date of supply.
- 13.6 If the particulars of sale specify that the supply made under this contract is a 'margin scheme' supply, the parties agree that the margin scheme applies to this contract.
- 13.7 This general condition will not merge on either settlement or registration.
- 13.8 In this general condition:
 - (a) 'GST Act' means A New Tax System (Goods and Services Tax) Act 1999 (Cth); and
 - (b) 'GST' includes penalties and interest.

14. Loan

- 14.1 If the particulars of sale specify that this contract is subject to a loan being approved, this contract is subject to the lender approving the loan on the security of the property by the approval date or any later date allowed by the vendor.
- 14.2 The purchaser may end the contract if the loan is not approved by the approval date, but only if the purchaser:
 - (a) immediately applied for the loan; and
 - (b) did everything reasonably required to obtain approval of the loan; and
 - (c) serves written notice ending the contract on the vendor within 2 clear business days after the approval date or any later date allowed by the vendor; and
 - (d) is not in default under any other condition of this contract when the notice is given.
- 14.3 All money must be immediately refunded to the purchaser if the contract is ended.

15. Adjustments

- 15.1 All periodic outgoings payable by the vendor, and any rent and other income received in respect of the property must be apportioned between the parties on the settlement date and any adjustments paid and received as appropriate.
- 15.2 The periodic outgoings and rent and other income must be apportioned on the following basis:
 - (a) the vendor is liable for the periodic outgoings and entitled to the rent and other income up to and including the day of settlement; and
 - (b) the land is treated as the only land of which the vendor is owner (as defined in the Land Tax Act 2005); and
 - (c) the vendor is taken to own the land as a resident Australian beneficial owner; and
 - (d) any personal statutory benefit available to each party is disregarded in calculating apportionment.

TRANSACTIONAL

16. Time

- 16.1 Time is of the essence of this contract.
- 16.2 Time is extended until the next Business Day if the time for performing any action falls on a Saturday, Sunday or bank holiday.
- 17. Service

- 17.1 Any document sent by:
 - (a) post is taken to have been served on the next Business Day after posting, unless proved otherwise;
 - (b) email is taken to have been served at the time of receipt within the meaning of section 13A of the **Electronic Transactions (Victoria) Act 2000**.
- 17.2 Any demand, notice, or document required to be served by or on any party may be served by or on the legal practitioner or conveyancer for that party. It is sufficiently served if served on the party or on the legal practitioner or conveyancer:
 - (a) personally; or
 - (b) by prepaid post; or
 - (c) in any manner authorised by law or the Supreme Court for service of documents, including any manner authorised for service on or by a legal practitioner; or
 - (d) by email.
- 17.3 This general condition applies to the service of any demand, notice or document by or on any party, whether the expression "give" or "serve" or any other expression is used.

18. Nominee

The purchaser may nominate a substitute or additional transferee, but the named purchaser remains personally liable for the due performance of all the purchaser's obligations under this contract.

19. Liability of signatory

Any signatory for a proprietary limited company purchaser is personally liable for the due performance of the purchaser's obligations as if the signatory were the purchaser in the case of a default by a proprietary limited company purchaser.

20. Guarantee

The vendor may require one or more directors of the purchaser to guarantee the Purchaser's performance of this contract if the purchaser is a proprietary limited company.

21. Notices

The purchaser is responsible for any notice, order, demand or levy imposing liability on the property that is issued or made on or after the day of sale that does not relate to periodic outgoings. The purchaser may enter the property to comply with that responsibility where action is required before settlement.

22. Inspection

The purchaser and/or another person authorised by the purchaser may inspect the property at any reasonable time during the 7 days preceding and including the settlement day.

23. Terms contract

- 23.1 If this is a 'terms contract' as defined in the Sale of Land Act 1962:
 - (a) any mortgage affecting the land sold must be discharged as to that land before the purchaser becomes entitled to possession or to the receipt of rents and profits unless the vendor satisfies section 29M of the **Sale of Land Act 1962**; and
 - (b) the deposit and all other money payable under the contract (other than any money payable in excess of the amount required to so discharge the mortgage) must be paid to a legal practitioner or conveyancer or a licensed estate agent to be applied in or towards discharging the mortgage.
- 23.2 While any money remains owing each of the following applies:
 - (a) the purchaser must maintain full damage and destruction insurance of the property and public risk insurance noting all parties having an insurable interest with an insurer approved in writing by the vendor;
 - (b) the purchaser must deliver copies of the signed insurance application forms, the policies and the insurance receipts to the vendor not less than 10 days before taking possession of the property or becoming entitled to receipt of the rents and profits;
 - (c) the purchaser must deliver copies of any amendments to the policies and the insurance receipts on each amendment or renewal as evidence of the status of the policies from time to time;
 - (d) the vendor may pay any renewal premiums or take out the insurance if the purchaser fails to meet these obligations;
 - (e) insurance costs paid by the vendor under paragraph (d) must be refunded by the purchaser on demand without affecting the vendor's other rights under this contract;

- (f) the purchaser must maintain and operate the property in good repair (fair wear and tear excepted) and keep the property safe, lawful, structurally sound, weatherproof and free from contaminations and dangerous substances;
- (g) the property must not be altered in any way without the written consent of the vendor which must not be unreasonably refused or delayed;
- (h) the purchaser must observe all obligations that affect owners or occupiers of land;
- (i) the vendor and/or other person authorised by the vendor may enter the property at any reasonable time to inspect it on giving 7 days written notice, but not more than twice in a year.

24. Loss or damage before settlement

- 24.1 The vendor carries the risk of loss or damage to the property until settlement.
- 24.2 The vendor must deliver the property to the purchaser at settlement in the same condition it was in on the day of sale, except for fair wear and tear.
- 24.3 The purchaser must not delay settlement because one or more of the goods is not in the condition required by general condition 24.2, but may claim compensation from the vendor after settlement.
- 24.4 The purchaser may nominate an amount not exceeding \$5,000 to be held by a stakeholder to be appointed by the parties if the property is not in the condition required by general condition 24.2 at settlement.
- 24.5 The nominated amount may be deducted from the amount due to the vendor at settlement and paid to the stakeholder, but only if the purchaser also pays an amount equal to the nominated amount to the stakeholder.
- 24.6 The stakeholder must pay the amounts referred to in general condition 24.5 in accordance with the determination of the dispute, including any order for payment of the costs of the resolution of the dispute.

25. Breach

- A party who breaches this contract must pay to the other party on demand:
- (a) compensation for any reasonably foreseeable loss to the other party resulting from the breach; and
- (b) any interest due under this contract as a result of the breach.

DEFAULT

26. Interest

Interest at a rate of 2% per annum plus the rate for the time being fixed by section 2 of the **Penalty Interest Rates Act 1983** is payable on any money owing under the contract during the period of default, without affecting any other rights of the offended party.

27. Default notice

- 27.1 A party is not entitled to exercise any rights arising from the other party's default, other than the right to receive interest and the right to sue for money owing, until the other party is given and fails to comply with a written default notice.
- 27.2 The default notice must:
 - (a) specify the particulars of the default; and
 - (b) state that it is the offended party's intention to exercise the rights arising from the default unless, within 14 days of the notice being given:
 - (i) the default is remedied; and
 - (ii) the reasonable costs incurred as a result of the default and any interest payable are paid.

28. Default not remedied

- 28.1 All unpaid money under the contract becomes immediately payable to the vendor if the default has been made by the purchaser and is not remedied and the costs and interest are not paid.
- 28.2 The contract immediately ends if:
 - (a) the default notice also states that unless the default is remedied and the reasonable costs and interest are paid, the contract will be ended in accordance with this general condition; and
 - (b) the default is not remedied and the reasonable costs and interest are not paid by the end of the period of the default notice.
- 28.3 If the contract ends by a default notice given by the purchaser:
 - (a) the purchaser must be repaid any money paid under the contract and be paid any interest and reasonable costs payable under the contract; and

- (b) all those amounts are a charge on the land until payment; and
- (c) the purchaser may also recover any loss otherwise recoverable.
- 28.4 If the contract ends by a default notice given by the vendor:
 - (a) the deposit up to 10% of the price is forfeited to the vendor as the vendor's absolute property, whether the deposit has been paid or not; and
 - (b) the vendor is entitled to possession of the property; and
 - (c) in addition to any other remedy, the vendor may within one year of the contract ending either:
 - (i) retain the property and sue for damages for breach of contract; or
 - (ii) resell the property in any manner and recover any deficiency in the price on the resale and any resulting expenses by way of liquidated damages; and
 - (d) the vendor may retain any part of the price paid until the vendor's damages have been determined and may apply that money towards those damages; and
 - (e) any determination of the vendor's damages must take into account the amount forfeited to the vendor.
- 28.5 The ending of the contract does not affect the rights of the offended party as a consequence of the default.

ANNEXURE A Special Conditions

1 Definitions and Interpretation

1.1 Definitions

In this Contract:

- (a) Additional Restrictions includes all easements, encumbrances, rights, privileges, restrictions on use and covenants (including any draft restrictions and covenants included in the Disclosure Material), dedications of land, agreements (including, if the Relevant State is Victoria, the entering into of any agreement under section 173 of the *Planning & Environment Act 1987* (Vic)), leases, licences, other occupation rights and arrangements relating to all or part of the land comprised in the Development and which are:
 - (i) required by an Authority;
 - (ii) required by a condition or an approval of an Authority; or
 - (iii) reasonably and properly required for the Development.
- (b) **Authority** means any government, local government, semi-government, statutory or planning authority, including the Titles Office and the Council.
- (c) **Business Day** means any day other than:
 - (i) a Saturday or Sunday;
 - (ii) a public holiday in the capital city of the Relevant State; or
 - (iii) a day in the period 24 December to 2 January (inclusive).
- (d) **Buyer Claim** means making any requisition, claiming compensation from the Seller, claiming a reduction in the Purchase Price, seeking to delay or extend Settlement, seeking to be discharged from the purchase of the Land or attempting to rescind or terminate this Contract.
- (e) **Contract Date** means the date of this Contract as inserted in the Particulars.
- (f) **Council** means the local or municipal council or government with jurisdiction over the Parent Parcel.
- (g) **Default Interest Rate** means 12% per annum.
- (h) Design Guidelines mean the draft building design guidelines attached to this Contract, included in the Disclosure Material and any revised guidelines advised by the Seller to the Buyer from time to time.
- (i) **Development** means the residential estate of which the Property forms part, being developed by the Seller on the Development Site.
- (j) **Development Site** means all land including:
 - (i) the Parent Parcel;
 - (ii) any land identified on the Plan; and
 - (iii) any land adjoining or near that land,

on which the Seller and its contractors and consultants are undertaking or intend to undertake development activities as part of the Development.

- (k) Disclosure Material means this Contract, including all material attached to this Contract (in addition to that attached in Annexure B), the Disclosure Statement (where applicable under the Governing Act), the Design Guidelines and any other material given to the Buyer by the Seller and which is identified in writing by the Seller as Disclosure Material for the purposes of this Contract.
- (I) **Disclosure Statement** means a disclosure statement and associated materials relating to the Land given by the Seller to the Buyer before the Buyer entered into this Contract, if required under the Governing Act.
- (m) Governing Act means:
 - (i) if the Relevant State is Queensland, the Land Sales Act 1984 (Qld);
 - (ii) if the Relevant State is New South Wales, the *Conveyancing Act 1919* (NSW); and
 - (iii) if the Relevant State is Victoria, the Sale of Land Act 1962 (Vic).
- (n) **Guarantor** means all the directors of the Buyer.
- (o) House means a residential dwelling and ancillary fencing and landscaping which meets all requirements of the Design Guidelines, including obtaining the approval of the Seller or its nominee to the relevant plans and specifications.
- (p) **Land** means the parcel of land sold under this Contract, as identified in the Particulars.
- (q) **Outgoings** means all outgoings, costs and expenses in respect of the Property and includes Rates and land tax.
- (r) **Parent Parcel** means the larger parcel (or parcels) of land identified on the Plan as:
 - (i) if at the Contract Date there is not a Title, the underlying land from which the Land will be ultimately subdivided; and
 - (ii) if at the Contract Date there is a Title, the underlying land which was subdivided to create, amongst other land, the Land.
- (s) **Particulars** means the information schedule at the front of this Contract which forms part of the Standard Form, which has been completed to include details about the sale of the Property.
- (t) Personal Information means all personal information (as defined in the Privacy Act) relating to the Buyer, including all personal information set out in this Contract and otherwise collected by the Seller or on its behalf whether prior to or after the date of this Contract.
- (u) **Plan** means:
 - (i) if at the Contract Date there is not a Title, a plan of subdivision generally in the form of the proposed plan (as amended, varied or otherwise affected from time to time in accordance with the Contract) attached to this Contract as Annexure C; and
 - (i) if at the Contract Date there is a Title, the Registered Plan attached to this Contract as **Annexure C**.
- (v) **Privacy Act** means the *Privacy Act 1988* (Cth) and any regulations, ancillary rules, guidelines, orders, directions, directives, codes of conduct or other instruments made or issued under that Act, as amended from time to time.
- (w) **Property** means the Land and all improvements, fixtures and inclusions on the Land, but does not include any item that is identified in the Particulars as being excluded from sale.

- (x) **Purchase Price** means the price to be paid for the Property as specified in the Particulars.
- (y) **Rates** means all rates and charges by any competent Authority and includes Council rates, water rates and fire service levies.
- (z) **Registered Plan** means the Plan (as amended, varied or otherwise affected from time to time in accordance with this Contract) as registered at the Titles Office.
- (aa) **Relevant State** means the State in which the Parent Parcel is located.
- (bb) **Restrictive Covenant** means the restrictive covenant to be registered on the title on the Settlement Date, generally in the form contained in **Annexure E**;
- (cc) **Security Interest** has the meaning given to that term in the *Personal Property Securities Act 2009* (Cth).
- (dd) **Service** means any water supply, sewerage, drainage, gas, electricity, telecommunications (including the national broadband network) or other service and, where the context permits, includes all infrastructure, machinery and installations for the conveyance, support, operation, protection and maintenance of supply of a service.
- (ee) **Settlement** means completion in accordance with this Contract.
- (ff) Settlement Date means:
 - (i) if at the Contract Date there is not a Title, the later of:
 - (A) the date specified as the settlement date in the Settlement Notice being
 14 days after the date the Settlement Notice is given to the Buyer; and
 - (B) the date that is **35 days** after the Contract Date; or
 - (ii) if at the Contract Date there is a Title, the date that is **35 days** after the Contract Date.
- (gg) **Settlement Notice** is a notice given by the Seller to the Buyer that the Plan creating the Land has been registered by the Titles Office.
- (hh) Site Conditions means physical conditions on, above, below or about the Land or its surroundings, including natural and artificial conditions, geo-technical and sub-surface conditions, any latent or patent defect, contamination or the existence of any hazardous substances or things and the location and capacity of Services, whether or not they could reasonably have been anticipated at the Contract Date or at any other time.
- (ii) Solicitor where appearing in the Particulars or these Special Conditions includes a legal representative or other party nominated as acting for the Seller or the Buyer (as the case may be).
- (jj) **Special Conditions** mean the special conditions contained in this **Annexure A** to this Contract.
- (kk) **Standard Form** means the standard terms or general conditions of the Real Estate Institute, Law Institute or Law Society of the Relevant State to which these Special Conditions are annexed.
- (II) **Sunset Date** means the date which is 36 months after the Contract Date.
- (mm) **Title** means a separate freehold title for the Land issued by the Titles Office.
- (nn) **Title Encumbrances** means all encumbrances (other than mortgages) which are:
 - (i) registered on the title of:

- (A) if at the Contract Date there is not a Title, the Parent Parcel at the Contract Date; or
- (B) If at the Contract Date there is a Title, the Land at the Contract Date;
- (ii) disclosed or identified on the Plan, including any restrictions on the use of land;
- (iii) arising by operation of any statute in respect of the Land;
- (iv) identified or disclosed in the Disclosure Material; or
- (v) registered in respect of the Land in accordance with this Contract.
- (oo) **Titles Office** means the Land Titles Registry or Office in the Relevant State.

1.2 Interpretation

The following rules of interpretation apply to this Contract unless the context requires otherwise:

- (a) the singular includes the plural and vice versa;
- (b) a person includes an individual, the estate of an individual, a corporation, an Authority, an association or a joint venture (whether incorporated or unincorporated), a partnership, trust, successors, substitutes (including persons taking by novation) and assigns;
- (c) a reference to a document (including this Contract) is to that document as varied, novated, ratified or replaced form time to time;
- (d) a reference to a party, clause, schedule, exhibit, attachment or annexure is a reference to a party, clause, schedule, exhibit, attachment or annexure to or of this Contract, and a reference to this Contract includes all schedules, exhibits, attachments and annexures to it;
- (e) subject to Special Condition 1.3, if a word or phrase is defined in the Standard Form:
 - (i) it has the same meaning in these Special Conditions, unless the term is defined differently in these Special Conditions; and
 - (ii) if it can be used interchangeably with a term used in these Special Conditions, the term used in these Special Conditions has the same meaning as that other term, including for example:
 - (A) Seller means Vendor;
 - (B) Buyer means Purchaser;
 - (C) Settlement means Completion;
 - (D) Deposit Holder means Stakeholder;
 - (E) Settlement Date means Completion Date and Date for Completion;
 - (F) Contract Date means Day of Sale; and
 - (G) vice versa in each case;
- (f) headings are intended only to facilitate the reading of this Contract and are of no effect in relation to the interpretation of this Contract or of any of the provisions expressed or implied in this Contract;
- (g) a reference to a status, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them;
- (h) an agreement, representation or warranty on the part of two or more persons binds them jointly and severally;

- (i) the word 'includes' in any form is not a word of limitation;
- (j) a reference to a '\$' or 'dollar' is to Australian currency; and
- (k) the obligations imposed and the benefits conferred under this Contract on each of the parties are binding upon and enure for the benefit of the respective parties and each of their respective successors in title, legal personal representatives and permitted assigns.

1.3 Order of Precedence

The Buyer and the Seller agree that if there is:

- (a) any conflict or inconsistency arising between these Special Conditions, the Design Guidelines, the Particulars and the Standard Form, the ranking in priority will be as follows:
 - (i) first these Special Conditions;
 - (ii) second the Standard Form;
 - (iii) third the Particulars; and
 - (iv) fourth the Design Guidelines; or
- (b) any conflict or inconsistency between this Special Condition and any other Special Condition then, except in the case of manifest error, to the extent of the conflict or inconsistency, the provisions of any other Special Condition will prevail and have priority over this Special Condition.

1.4 Business Days

If anything is required to be done on a day that is not a Business Day, it must be done on the next Business Day.

2 Representations, Warranties and Acknowledgments

2.1 Disclosure Material/Statement acknowledgement

The Buyer acknowledges receiving the Disclosure Material and (where applicable under the Governing Act) the Disclosure Statement in respect of the Property in compliance with the applicable requirements of the Governing Act before entering into this Contract.

2.2 Representations and warranties

- (a) This Contract is the whole agreement between the parties and contains all representations, warranties, promises and agreements of the parties in respect of its subject matter.
- (b) The Buyer represents and warrants to the Seller that:
 - (i) the Buyer has inspected the Property;
 - (ii) unless otherwise stated in this Contract, the Buyer has not entered into this Contract in reliance on any express or implied statement, representation, promise or warranty made by or on behalf of the Seller in respect of any matters relating to the Property (including any improvements, fixtures, furnishings, chattels and inclusions) or which has or may affect the Property, including:
 - (A) its suitability for any use (including any restrictions applying to that use);
 - (B) the Site Conditions;
 - (C) any financial return or income likely to be derived from it;

- (D) any market analysis, estimate, opinion or other statement, comment or prediction as to the future; and
- (E) any Service or proposed Service to the Property, being a joint Service with another lot, the pipes or connections for or related to any service to the other lots passing through the Property or the pipes or connections of any Authority responsible for the provision and maintenance of any Service passing through the Property; and
- (iii) the Buyer relies on the Buyer's own enquiries in relation to all matters affecting the Property, whether or not disclosed in this Contract, the Disclosure Material and (where applicable under the Governing Act) the Disclosure Statement.
- (c) No warranty or representation is made by or on behalf of the Seller as to the accuracy or completeness of the Disclosure Material and (where applicable under the Governing Act) the Disclosure Statement.
- (d) Without limitation to any other provision in this Contract, the Buyer confirms, warrants and acknowledges to the Seller that:
 - (i) the Buyer has undertaken its own investigations and enquiries in respect of the Property prior to entering into this Contract;
 - (ii) any material or information provided or made available by or on behalf of the Seller has been provided for the purpose of assisting the Buyer in determining the direction of its own independent enquiries into, and independent assessments of, the Property;
 - (iii) prior to entering into this Contract, the Buyer has satisfied itself with respect to all matters relating to or arising out of those investigations and enquiries and has relied entirely upon its own enquiries and inspections in respect of the Property; and
 - (iv) the Buyer will not make any Buyer Claim as a direct or indirect result of the investigations, enquiries or disclosure referred to in this Special Condition 2.2.

3 Property Restriction and Objections

- (a) Unless otherwise provided in these Special Conditions, the Buyer accepts:
 - (i) the state of repair or condition of the Property (including any improvements, fixtures, furnishings, chattels and inclusions);
 - (ii) the state of repair or condition of any Service to and on the Property;
 - (iii) the presence of any sewer, manhole or vent on the Property; and
 - (iv) any Site Conditions in relation to the Land.
- (b) The Buyer is not entitled to make any Buyer Claim because of any matter referred to in Special Condition 3(a).

4 Capacity

Without affecting any other right of the Seller, the Seller may terminate this Contract by written notice to the Buyer if the Buyer or any Guarantor:

- (a) being a natural person:
 - (i) dies;
 - (ii) becomes incapable because of unsoundness of mind to manage his or her own affairs; or

- (iii) is declared bankrupt or enters into any scheme with, or makes any assignment of, his or her estate for the benefit of his or her creditors; or
- (b) is a company and:
 - (i) resolves to go into liquidation;
 - (ii) has a petition for its winding up presented and not withdrawn within **30 days** of presentation;
 - (iii) enters into any scheme of arrangement with its creditors under the relevant provisions of the *Corporations Act 2001* (Cth) or any similar legislation;
 - (iv) has a liquidator, provisional liquidator, administrator, receiver or receiver and manager appointed to it; or
 - (v) is deemed or taken under the laws of Australia to be subject to a similar event or to be unable to pay its debts.

5 Settlement

5.1 Settlement requirements

- (a) Settlement of this Contract must take place on the Settlement Date.
- (b) Without affecting the Seller's other rights, if any money payable by the Buyer under this Contract is not paid when due (or the Seller extends the Settlement Date as a direct consequence of a request or default of the Buyer), the Buyer must pay the Seller interest on that money calculated at the Default Interest Rate from the due date for payment (or the original Settlement Date, whichever is earlier) until payment is made. Interest is capitalised on the first day of each month. The Buyer must pay the interest at Settlement and the Seller is not obliged to complete this Contract unless the Buyer pays that interest. The Seller may recover any interest from the Buyer as liquidated damages.
- (c) The Seller is not regarded as unable, not ready or unwilling to complete because of the existence of a charge on the Land in respect of any Outgoings.

5.2 Seller may extend Settlement Date

The Seller may, in its sole discretion and by written notice to the Buyer, extend the Settlement Date by a period of not more than three months. The Seller may extend the Settlement Date under this Special Condition 5.2 on any number of occasions, provided that the extended Settlement Date is not later than the date that is three months after the original Settlement Date.

6 Registration of Plan

- (a) If at the Contract Date a Title does not exist for the Land, Settlement of this Contract is conditional on registration of the Plan at the Titles Office and the creation of the Title.
- (b) If on or before the Sunset Date:
 - (i) where the Relevant State is Queensland, Settlement has not been effected; or
 - (ii) where the Relevant State is New South Wales or Victoria, registration of the Plan at the Titles Office and the creation of the Title has not occurred,

then either party may (provided it is not in default under this Contract), by giving written notice to the other party, rescind this Contract before Settlement is effected. Upon rescission, the Deposit will be refunded to the Buyer and neither party will have any other right, claim or cause of action against the other because of the rescission, Settlement not having occurred or the Plan not being registered or the Title not being created.

7 Management of the Property

7.1 Seller has no obligations

The Seller is not obliged to:

- (a) clean or tidy the Land;
- (b) remove any rubbish, debris or other items from the Land;
- (c) repair, maintain or replace anything on the Land; or
- (d) carry out any renewals or replacement of, or incur capital expenditure (according to normal accounting principles) in relation to, any improvements or property on the Land, prior to Settlement or at all.

7.2 Fencing

The Buyer acknowledges and agrees that:

- (a) the Buyer accepts the fencing and any retaining wall on or around the Land in its condition at Settlement;
- (b) the Seller is not required to make any contribution towards installing or maintaining any fencing or retaining wall on or around the Property, including if Land is unfenced or if the Seller is the registered owner of any adjoining land;
- (c) the Seller does not warrant that the boundary fences on the Land align with, or are erected on, the boundary lines of the Land, or that there is no encroachment onto the Land;
- (d) the Buyer:
 - (i) must not make a Buyer Claim due to any matter in this Special Condition 7.2; and
 - to the extent it is lawfully able to do so, waives its rights under any legislation in the Relevant State or at common law to claim a contribution from the Seller for the installation or maintenance of any fencing or retaining wall on or affecting the Land; and
 - (e) if the Relevant State is Victoria, the maximum amount of any contribution by the Seller (in its capacity as the owner of an adjoining parcel) towards the cost of constructing any dividing fence will be \$1.00.

8 Alterations to the Plan and Additional Restrictions

8.1 Alterations to the Plan

- (a) Subject to the provisions of any relevant legislation (including the Governing Act), the Buyer acknowledges that the Seller may make such alterations or variations to the Plan which the Seller considers necessary or desirable or which may be required by any Authority.
- (b) Without limiting the Seller's rights under Special Condition 8.1(a), the Buyer agrees that it will not be materially prejudiced by, and must not make any Buyer Claim in respect of:
 - (i) any minor variation to the dimensions or discrepancies in the position of the Land;
 - (ii) any minor reduction in the area of the Land;
 - (iii) any variation to the lot numbering of the Land;
 - (iv) any variation which may be required by the Seller or any Authority to the number, dimensions, area, position or numbering of any of the lots within the Development

other than the Land; or

 the creation of or change in location of any easements, restrictive covenants or positive covenants,

between those shown on the Plan and those shown on the Registered Plan.

- (c) The sale of the Land is subject to any Title Encumbrance.
- (d) The Seller may register (or allow to be registered) on the Title of the Land, any easement or other encumbrance that may be required by the Seller or any relevant Authority and the Buyer must not make any Buyer Claim in respect to such encumbrance.
- (e) For the purposes of Special Condition 8.1(b):
 - (i) 'minor variation' is a change which does not substantially, detrimentally and permanently affect the Land; and
 - (ii) 'minor reduction in the area of the Land' shall be a variation which diminishes the area of the Land by less than or equal to 5%.
- (f) The Seller specifically reserves the right to subdivide any lot (other than the Land) on the Plan into more lots and to amalgamate any lot (other than the Land) with any other lot (other than the Land) on the Plan and the Buyer must not make any Buyer Claim in relation to such subdivision and/or amalgamation.
- (g) The Buyer must not make any Buyer Claim in relation to any matter relating to any lot on the Plan or on the Registered Plan other than the Land.

8.2 Additional Restrictions

- (a) The Buyer acknowledges and agrees that:
 - (i) as at the Contract Date and the Settlement Date, not all of the Additional Restrictions may have been entered into, granted or finalised; and
 - (ii) subject to any relevant legislation (including the Governing Act) the Seller can enter into, grant, finalise or modify any Additional Restriction on or after the Contract Date.
- (b) Within 5 Business Days after receipt of a request from the Seller, the Buyer must execute any acknowledgement, consent or other document required by the Seller under which the Buyer:
 - (i) agrees to accept and observe an Additional Restriction; and
 - (ii) acknowledges that the Additional Restriction runs with the relevant land.
- (c) The Buyer acknowledges and agrees that the Seller may require the Buyer to create in the instrument of transfer of the Property, any Additional Restrictions in the form of easements or covenants which burden the Property.

8.3 No Buyer Claim

The Buyer must not make any Buyer Claim in relation to any matter disclosed or mentioned in this Special Condition 8.

9 Services

(a) The Buyer acknowledges that a Service, Title Encumbrance or Additional Restriction may affect the location of any dwelling and other improvements on the Land and that, prior to the Contract Date, the Buyer has satisfied itself in all respects about any such affectation.

- (b) The Buyer must:
 - take into account the location of any Service, Title Encumbrance or Additional Restriction when designing a dwelling or other improvement for construction on the Land; and
 - (ii) pay all costs associated with the design and construction of a dwelling or other improvement on the Land as a result of the location of any Service, Title Encumbrance or Additional Restriction affecting the Land.

10 Buyer's Acknowledgment

The Buyer acknowledges that the title(s) to the lots on the Registered Plan, other than the Land, may be encumbered, affected or amended by any one or more of the following without such encumbrance, affectation or amendment being disclosed in this Contract, the Disclosure Material and (where applicable under the Governing Act) the Disclosure Statement and the Buyer must not make a Buyer Claim in respect of any of the following:

- (a) redefinition of the boundaries of any lot;
- (b) minor road realignment or dedication of any lot;
- (c) leases, easements or dedications relating to the provision of electricity and the establishment of substations;
- (d) alteration to the lot numbers;
- (e) easements and/or restrictions on use in favour of any Authority, property and/or person but not so as to burden the Land;
- (f) any easement or restriction on use affecting or benefiting any lot in the Registered Plan other than the Land which is disclosed or referred to in the Plan, the Disclosure Material and (where applicable under the Governing Act) the Disclosure Statement; or
- (g) any town planning or other application to the Council or other relevant Authority made by the Seller (or anyone on its behalf) relating to the above matters.

11 Estate Development

- (a) The Buyer acknowledges and agrees that:
 - (i) the Property may form part of the Development Site and be part of a larger or multi-staged estate;
 - (ii) further development of surrounding lots or stages may occur after Settlement;
 - (iii) dust, noise, vibration, nuisance or other inconvenience in relation to development of lots or development stages near the Property may be experienced by the Buyer or its successors in title; and
 - (iv) development works may involve the stockpiling of materials and use of heavy machinery on lots or development stages near the Property, or necessitate changes to traffic conditions in or near the Property.
- (b) The Seller may:
 - (i) complete all or part of the Development in stages or otherwise in a timeframe and to standards determined in its discretion;
 - (ii) remove trees or other vegetation on any lot in the Development;
 - (iii) sell, transfer or otherwise dispose of any part of the Development Site;

- (iv) change any part of the title structure in the Development (i.e. establish community title or other scheme) or use or authorise the use of any land in the Development Site for medium or high density housing, child care centres, schools and commercial and retail centres;
- (v) reconfigure, increase or decrease the number of lots or the amount of open space, community facilities, roads, footpaths or other features in the Development Site;
- (vi) use or authorise the use of any land in the Development Site as a display home;
- (vii) change the nature and type of property developed and sold, and the business and activities carried on, within the Development based on matters such as market demand and economic conditions;
- (viii) change, withdraw or apply for further Council and other Authority approvals relating to the Development; or
- (ix) change the Development in any other respect.
- 12 The Seller does not make any representations nor give any assurances as at the Contract Date or at the Settlement Date as to:
 - (i) the nature and type of property developed and sold, and the business and activities carried on, within the Development Site;
 - the final type, nature and composition of the properties comprised in the Development (including those which may be adjacent to, or in close proximity to, the Property);
 - (iii) the nature, shape, design, final location or layout of any infrastructure associated with the Development (including roads, interchanges, overpasses, noise barriers, telecommunication towers and associated equipment, town centre, libraries, bus stations, schools, health facilities, child care facilities, supermarkets, bicycle paths, walking trails, wetlands, parks and open spaces (Development Infrastructure));
 - (iv) when (and if) the Development or any Development Infrastructure will be completed, including whether any such Development Infrastructure will be completed before the Settlement Date;
 - (v) the manner in which the Development will be carried out; and/or
 - (vi) the extent of changes that may be required to the Development and/or Development Infrastructure based on matters such as market demand and economic conditions.
- (b) The Buyer is not entitled to lodge any objection against, nor to make any Buyer Claim, including for any damages, loss, nuisance or inconvenience, arising out of any development works carried out before or after Settlement or the matters disclosed in this Special Condition 11.

13 Selling and Leasing Activities

The Buyer acknowledges and agrees that the Seller and any persons authorised by the Seller, may before and after Settlement:

- (a) conduct selling and leasing activities within the Development Site other than from within the Property;
- (b) place and maintain in, on or about the Development Site, other than in or upon the Property, signs in connection with selling and leasing activities; and

(c) place and maintain in, on and about the Development Site other than the Property, an office and/or other facility for salespersons or other activities associated with the Development.

14 No Caveat

The Buyer must not:

- (a) lodge a caveat on the title to the Land or the Parent Parcel, in respect of any interest of the Buyer arising out of this Contract; or
- (b) register or attempt to register any other dealing or encumbrance on the title to the Land or the Parent Parcel,

prior to Settlement.

15 Real Estate Agent Warranty

The Buyer warrants to the Seller that the Buyer was not introduced to the Seller by a real estate agent other than the agent named in this Contract (if any) and the Buyer indemnifies the Seller in respect of any breach of this warranty.

16 Outgoings Adjustments

- (a) The Seller is liable for land tax assessed on the Land for the relevant land tax year current at the Settlement Date. If land tax is unpaid at the Settlement Date, the Buyer will accept an undertaking by the Seller (such undertaking is hereby given) that it will pay the land tax when it becomes due and payable.
- (b) If by Settlement a separate assessment for Rates in respect of the Land has issued, then the Rates will be adjusted on the basis that the Buyer is responsible for them from the day after Settlement. Rates will be adjusted on a paid basis and if required by the Seller, the Buyer will accept an undertaking by the Seller (such undertaking is hereby given) that the Seller will pay the Rates when they become due and payable. The Buyer acknowledges that there will be no subsequent readjustment of Rates following Settlement.
- (c) If by Settlement a separate assessment for Rates in respect of the Land has not issued, then:
 - the parties will adjust the Rates on a paid basis on an agreed value of \$300.00 per quarter for Council rates and if rateable \$250.00 per quarter for water and sewerage rates;
 - (ii) if required by the Seller, the Buyer will accept an undertaking by the Seller (such undertaking is hereby given) that the Seller will pay the Rates when they become due and payable;
 - (iii) the Buyer acknowledges that there will be no subsequent re-adjustment of Rates on the actual amount assessed or paid; and
 - (iv) the payment of any Rates assessed on the Property in relation to a period after Settlement is the responsibility of the Buyer.
- (d) The Buyer will not be entitled to make a Buyer Claim, and (apart from the adjustments referred to in this Special Condition 15) nor will the Buyer be entitled to require either a retention of or deduction from the Purchase Price, in respect of the payment of any Outgoings.
- (e) The Buyer is responsible for the cost of the first four Bank cheques payable at Settlement. The cost of any additional Bank cheque is the responsibility of the Seller.

17 Guarantee of Corporate Buyer

- If the Buyer is a company (other than a company listed on an Australian Stock Exchange) the Buyer must deliver to the Seller by the Contract Date, a guarantee of the Buyer's obligations under this Contract by the Guarantor unless otherwise agreed to by the Seller. The guarantee must be in the form attached to this Contract as Annexure D and for the purposes of this Special Condition such attachment must be executed by the Guarantors.
- (b) If the Buyer fails to deliver a guarantee as required under Special Condition 16(a), the Seller can terminate this Contract at any time up to the earlier of:
 - (i) the date on which the Buyer provides a guarantee required by Special Condition 16(a); and
 - (ii) Settlement.

18 Buyer as Trustee

If the Buyer enters into this Contract as trustee of any trust (the Trust), then the Buyer:

- (a) discloses that it enters into this Contract as trustee of the Trust;
- (b) warrants to the Seller that:
 - (i) the Trust is created validly and is in existence;
 - (ii) the Buyer is the sole trustee of the Trust and has been appointed validly;
 - (iii) the Buyer has full and free power to enter into this Contract and to perform all the obligations imposed upon it under this Contract; and
 - (iv) this Contract has been duly authorised, executed and delivered by the Buyer and constitutes and shall constitute a valid legal and binding instrument and that if any consent or approval is required for the Buyer to enter into this Contract or the performance by the Buyer of its obligations under this Contract, it has been obtained;
- (c) acknowledges that:
 - (i) the Buyer accepts and undertakes personal liability under this Contract;
 - the Buyer must not before the satisfaction of all liability under this Contract, personally and/or by the Trust exercise in its own favour any right of indemnity, lien or charge to which it may be entitled under or in respect of the assets of the Trust; and
 - (iii) if any of the assets of the Trust are at any time in the hands of the Buyer free of their trust character by virtue of the exercise or purported exercise of any such right of indemnity, lien or charge, the Buyer must hold those assets on behalf of the Seller to the extent to which any liability under this Contract has not been satisfied; and
- (d) agrees with the Seller that if at any time before satisfaction of any liability under this Contract:
 - the Buyer ceases for any reason to be the sole trustee of the Trust, the Buyer must procure any new or additional trustee of the Trust to execute in favour of the Seller such covenants relating to this Contract as the Seller may reasonably require, including covenants in like terms to those contained in this Special Condition 17; and

(ii) it will notify the Seller promptly in writing if the Trust is determined or for any reason ceases to exist.

19 Security Interests under the PPSA

The Buyer acknowledges and agrees that:

- (a) the Seller does not have an obligation to provide the Property free from any Security Interest;
- (b) the Seller is not obliged to provide or procure a letter, deed poll or financing charge statement (as that term is defined in the *Personal Property Securities Act 2009* (Cth)) confirming the release of the Property or the Seller (or any entity related to the Seller) from a Security Interest at Settlement; and
- (c) the Seller may require Settlement without providing a release of any Security Interest that affects the Property or the Seller (or any entity related to the Seller).

20 No Nominee or Agency

- (a) The Buyer warrants that it is purchasing the Land on its own behalf as principal and not as an agent for a third party.
- (b) General Condition 18 is deleted and replaced with:

"18.(a) The Buyer may, with the consent of the Seller, nominate a substitute or additional transferee for the Property. The Seller will not unreasonably withhold its consent to a nomination provided that the Buyer:

- serves the correctly executed and dated nomination form (attached as Annexure F) on the Seller at least 14 days before the Settlement Date (including providing the nominee's address and contact details in the nomination form);
- (ii) is not and has not been in default under this Contract;
- (iii) the Buyer satisfies the Seller that the nominee is either the:
 - (A) Parent;
 - (B) Sibling; or
 - (C) Spouse

of the Buyer, or the nominee is a registered company; and

- (iv) delivers to the Seller:
 - (A) the executed and dated nomination form as set out in general condition 18(i);
 - (B) in a case where the nominee purchaser is or includes a company which is not listed on the official list of Australian Stock Exchange Limited (ACN 008 624 691), a guarantee and indemnity executed by the directors of the nominee purchaser in the form of the guarantee in **Annexure D**, except for any changes necessary due to the nomination, guaranteeing the obligations of the Buyer and the nominee purchaser;
 - (C) a written acknowledgment from each existing Guarantor that the nomination of the nominee does not vitiate the Guarantor's obligations;
 - (D) a statement signed by the Buyer and the nominee purchaser that the Foreign Acquisitions and Takeovers Act 1975 (Cth) does not apply to the nominee's acquisition of an interest in the Property;

- (E) if applicable, a cheque payable by the nominee to the Seller for the difference between the amount paid by the Buyer as the Deposit and 10% of the Purchase Price, which will be credited to the increased deposit referred to in General Condition 18(c)(i); and
- (F) a cheque payable by the nominee to the Vendor's Solicitor for \$320, being their costs for advising the Vendor on compliance with this General Condition 18.

18.(b) Despite any nomination, the named Buyer in the Particulars remains personally liable to the Seller for the due performance of the obligations of the Buyer under this Contract.

18.(c) Upon such nomination contemplated in General Condition 18(a), if applicable the 'Payment' section in the Particulars of Sale of the Contract is amended so that:

- (i) the Deposit is amended to 10% of the Purchase Price, and
- (ii) the Balance is amended to 90% of the Purchase Price."

21 Foreign Investment Review Board

The Buyer warrants that the *Foreign Acquisitions and Takeovers Act* 1975 (Cth) does not apply to the Buyer or to this purchase.

(a) The Buyer indemnifies the Seller against any claim, action, damage, loss, liability, cost, charge, expense, outgoing or payment which the Seller suffers as a result of a breach of the warranty contained in Special Condition 200.

22 Privacy Act

- (a) The Buyer consents to:
 - (i) the collection of Personal Information;
 - the use and disclosure by the Seller of Personal Information for the purposes of enabling the Seller to comply with its obligations under, associated with and arising in connection with this Contract, including any obligations to any third parties, such as the financiers of the Seller;
 - (iii) the disclosure to, and use by, third party contractors and service providers engaged by the Seller of the Personal Information for the purpose of:
 - (A) enabling the Seller to comply with its obligations under, associated with and arising in connection with this Contract;
 - (B) procuring the provision to the Buyer of products and services contemplated by this Contract; and
 - (C) the use and disclosure by the Seller of Personal Information for the purposes of enabling the Seller to enforce its rights under this Contract,

for disclosure to and use by owners of land adjoining the Property to assist such adjoining owners to comply with their obligations for development, fencing or other work that such adjoining owners may require to undertake; and

(iv) the disclosure, and use, of Personal Information in other circumstances where the Seller or any related entity is legally entitled, obliged or required to do so, including any disclosure which is permitted or authorised under the Privacy Act.

- (b) The Buyer acknowledges that:
 - the Personal Information is held by the Seller subject to the requirements of the Privacy Act and accordingly the Buyer may request access to Personal Information at any time; and
 - (ii) the Buyer may request that Personal Information be corrected and should do so by contacting the Seller's privacy officer.

23 Design Guidelines and Construction of House

23.1 Buyer's acknowledgements and agreement

- (a) The Buyer acknowledges and agrees:
 - (i) that the Property forms part of the Development Site which may be a large or multi-staged residential development;
 - (ii) the sale of the Property is subject to any restrictions and requirements contained in the Design Guidelines;
 - (iii) it has read the Design Guidelines and agrees to be bound by them (including any changes to the Design Guidelines) as if they were set out in this Contract in full;
 - (iv) the Design Guidelines may affect the location, method of construction and design of any dwelling and other improvements on the Land and that, prior to the Contract Date, the Buyer has satisfied itself in all respects about any such affectation;
 - (v) that it will not subdivide the Land without the Seller's prior written consent;
 - (vi) it must not erect a sign on the Land advertising the Land for sale at any time before the completion of the construction of the House on the Land; and
 - (vii) that the Seller may, in its absolute discretion, vary, relax, waive or choose not to enforce any of the requirements under the Design Guidelines in relation to any land in the Development Site.
- (b) The Buyer acknowledges the Seller's rights under this Special Condition 22.1 and must not make any Buyer Claim in respect of any matter referred to in this Special Condition 22.1.

23.2 Construction of a House

The Buyer must, in constructing the House:

- (a) comply with all conditions and requirements imposed by the Council and any other relevant Authority; and
- (b) construct the House in accordance with the Design Guidelines.

23.3 Buyer's on-sale

The Buyer must not sell, transfer or otherwise dispose of the Land without first delivering to the Seller a deed which has been signed by the buyer or transferee in favour of the Seller and under which that buyer or transferee agrees to comply with the Design Guidelines, Special Condition 33 and any of the Buyer's obligations under this Special Condition 22 that have not been fulfilled as at the date of the sale, transfer or disposal of the Land.

23.4 No liability

The Buyer acknowledges that the Seller's (or any committee or approving entity constituted under the Design Guidelines) receipt or review of, comment or failure to comment upon, or approval or refusal of approval to any part of the design, location or construction methodology of a dwelling or other facilities on the Land will not:

- (a) alter the Buyer's responsibility for:
 - (i) compliance with the Design Guidelines and this Contract;
 - (ii) any errors or omissions in the design or construction methodology; or
 - (iii) any failure of the design documentation or works on the Land to comply with the requirements of the Design Guidelines and this Contract; or
- (b) entitle the Buyer to any Buyer Claim against the Seller.

23.5 Buyer's breach

The Buyer agrees that if the Buyer breaches the Buyer's obligations under this Special Condition 22:

- (a) damages or compensation may be an inadequate remedy to the Seller;
- (b) the Seller is entitled to seek injunctive relief against the Buyer; and
- (c) the Buyer must pay on demand the Seller's costs (including legal costs on a full indemnity basis) if the Seller:
 - (i) takes any action against the Buyer; or
 - (ii) is subject to a claim, action, demand or proceeding brought by a third party,

in any way relating to the Buyer's breach of its obligations under this Special Condition 22 or the Buyer's failure to comply with the Design Guidelines.

23.6 This Special Condition 22 does not merge on the Settlement Date.

24 Stamp Duty and Registration Fees

The Buyer must pay, and indemnifies the Seller against:

- (a) all stamp duty on this Contract and on any transaction, guarantee, deed or other document contemplated by this Contract; and
- (b) any registration fees relating to the transfer of the Property to the Buyer.

25 GST

- (a) In this Contract:
 - (i) **GST Act** means the *A New Tax System (Goods and Services Tax) Act* 1999 (Cth);
 - (ii) **GST Law** has the meaning given to that expression in the GST Act;
 - (iii) terms defined in the GST Law have the same meaning in this Contract, unless the context requires otherwise; and
 - (iv) any clauses in the Standard Form which apply to the treatment of GST on the purchase of the Property are deleted from this Contract.
- (b) The Purchase Price in this Contract is inclusive of GST.
- (c) The parties agree that the margin scheme will apply in working out the amount of GST on the supply of the Property, despite any indication of GST treatment to the contrary

elsewhere in this Contract.

- (d) The Buyer acknowledges that, as a result of the margin scheme applying to the supply of the Property, the Buyer is not entitled to receive from the Seller a tax invoice, and is not entitled to an input tax credit for GST paid, in respect of the Buyer's acquisition of the Property.
- (e) The Buyer acknowledges that, unless expressly identified as including GST, the consideration for any supply under or in connection with this Contract (other than the supply of the Property) does not include GST.
- (f) Accordingly the parties agree that:
 - (i) if GST is payable on a supply made under or in connection with this Contract (other than the supply of the Property), the party providing the consideration for that supply must pay as additional consideration an amount equal to the amount of GST payable on that supply (GST Amount);
 - subject to the prior receipt of a tax invoice (other than in respect of the supply of the Property where the margin scheme applies), the GST Amount is payable at the same time that the other consideration for the supply is provided;
 - (iii) if a tax invoice is not received prior to the provision of that other consideration, the GST Amount is payable within **7 days** after the receipt of a tax invoice;
 - (iv) where any indemnity, reimbursement or similar payment under this Contract is based on any cost, expense or other liability, it shall be reduced by any input tax credit entitlement, or notional input tax credit entitlement, in relation to the relevant cost, expense or other liability; and
 - (v) if an adjustment event occurs in relation to a supply under or in connection with this Contract, the GST Amount will be recalculated to reflect that adjustment and an appropriate payment will be made between the parties.

26 Assignment, Novation and Granting of Security

- (a) The Seller discloses and the Buyer is aware that the Seller may assign or novate the Seller's interest in this Contract to a successor in title to the Land, the Development Site or any other land containing the Land. The Buyer cannot make any Buyer Claim in connection with the assignment or novation.
- (b) The Buyer must, if requested to do so by the Seller, promptly enter into a deed with the Seller and the Seller's successor in title on terms reasonably required by the Seller to give effect to the assignment or novation referred to in Special Condition 25(a). The Buyer acknowledges and agrees that such deed may include a release of the Seller from the Seller's obligations under this Contract.
- (c) The Seller discloses and the Buyer is aware that the Seller has granted or may grant a mortgage, charge or other security over the Seller's interest in:
 - (i) the Land;
 - (ii) the Development Site;
 - (iii) this Contract;
 - (iv) the Deposit paid under this Contract; and/or
 - (v) some or all of the above,

and, if the Seller has done or does do so, the Buyer cannot make any Buyer Claim.

(d) The Buyer cannot make any Buyer Claim if in connection with the Development Site or the Seller (or both), a person holding a mortgage over the Development Site or security from the Seller becomes a mortgagee in possession or appoints an administrator, receiver, receiver and manager, agent, controller or similar functionary.

27 Severance

- (a) Any provision of, or the application of any provision of, this Contract which is prohibited in any jurisdiction is, in that jurisdiction, ineffective only to the extent of that prohibition.
- (b) Any provision of, or the application of any provision of, this Contract which is void, illegal or unenforceable in any jurisdiction does not affect the validity, legality or enforceability of that provision in any other jurisdiction or of the remaining provisions in that or any other jurisdiction.

28 Miscellaneous

In addition to the provisions contained elsewhere in this Contract, service of any document under or relating to this Contract is deemed served on a party if the document is sent by facsimile transmission and in such case such document shall be deemed to have been received when the transmission has been completed, except where:

- (a) the sender's facsimile machine indicates a malfunction in transmission or the recipient notifies the sender of an incomplete transmission within 2 hours after the transmission, in which case service is regarded as not having taken place; or
- (b) the transmission is not completed before 5.00 p.m. (addressee's time) on a Business Day, in which case service shall be deemed to have been taken place on the next Business Day and in such case service is regarded as having taken place at 9.00am on the next Business Day.

29 Victoria – Amendments to Standard Form

For all purposes of this Contract, the terms of the Standard Form are amended as follows:

30 General Condition 1.1 is deleted and replaced with a new General Condition 1.1 on the following terms:

"The Buyer buys the Property subject to:

- (a) the Title Encumbrances;
- (b) any reservation, exceptions and conditions (if any) in the crown grant;
- (c) any lease referred to in the Particulars;
- (d) the provisions of any agreement which the Seller may be required to enter into with any Authority in relation to the Plan including but not limited to an agreement under Section 173 of the *Planning and Environment Act 1987* (Vic);
- (e) the requirements of any planning permit or approval affecting the Property; and
- (f) the Additional Restrictions."
- (b) The warranty described in General Condition 2.1 applies to the form of the Standard Form prior to the deletions and amendments included in this Special Condition 28 and as otherwise set out in this Contract.
- (c) General Condition 2.3(a) is deleted and replaced with a new General Condition 2.3(a) on the following terms:

"will at Settlement be the holder of an unencumbered estate in fee simple in the Property, subject to those encumbrances and interests described in General Condition 1.1 and otherwise disclosed in the Special Conditions; and"

- (d) General Condition 7 is deleted.
- (e) General Condition 10.1(b)(i) is deleted and a new General Condition 10.1(b)(i) is inserted on the following terms:

"do all things necessary that are reasonably the responsibility of the Seller to enable the Buyer to become the registered proprietor of the Property; and"

(f) General Condition 11.6 is deleted and replaced with:

"Without limiting any other rights of the Seller, if the Buyer fails to settle on the Settlement Date or requests an extension to the Settlement Date, the Buyer must pay to the Seller's Solicitor an amount of up to \$500 plus GST representing the Seller's additional legal costs and disbursements."

- (g) General Condition 13 is deleted.
- (h) General Condition 15 is deleted.
- (i) General Condition 20 is deleted.
- (j) General Condition 21 does not apply to a notice, order, demand or levy which reasonably applies to the Seller's obligation to Register the Plan.
- (k) General Conditions 24.4, 24.5 and 24.6 are deleted.

31 Works Affecting Natural Surface Level of the Land

- (a) In this Special Condition 29:
 - (i) **Plan of Surface Level Works** means any engineering plans for the Plan provided by the Seller and any further plans given by the Seller to the Buyer in relation to the Relevant Provision from time to time, all of which form part of the Disclosure Material.
 - (ii) Relevant Provision means section 9AB of the Sale of Land Act 1962 (Vic).
- (b) The information required to be provided to the Buyer by the Relevant Provision and known to the Seller, is shown on the Plan of Surface Level Works. The Plan of Surface Level Works is expressly provided for the purpose of complying with the Relevant Provision.
- (c) The Seller makes no representation that:
 - (i) the Property is either filled or not filled (except as intended in accordance with the Plan of Surface Level Works) in whole or in part and the Buyer should make its own enquiries with respect to the Property; and
 - (ii) any other works shown on the Plan of Surface Level Works will be constructed as shown.
- (d) The Seller reserves the right to alter any works shown on the Plan of Surface Level Works which the Seller considers is desirable or which is required to satisfy the requirements of an Authority. The Buyer may not make any Buyer Claim for any matter concerning the Plan of Surface Level Works or under the Relevant Provision.
- (e) The Buyer acknowledges and agrees that the Seller does not make any representation as to:
 - (i) the classification of soil used for fill (including any reports on fill levels that may (or may not) be produced by the Seller at any time); or
 - (ii) the physical and/or geotechnical characteristics of the Property,

and the Buyer must rely on its own enquires and investigations in respect of such fill classification.

32 Seller's Undertaking

- (a) For the purposes of this Special Condition 30, **Accepted on Maintenance** means Council has accepted the works bonded by the Seller.
- (b) The Buyer acknowledges that works relating to the construction of the Property may not be complete at Settlement and have been bonded so as to enable the early approval of the Plan by Council. The Buyer agrees not to require the Council (or any private certifier) to give the Buyer a development permit for building work in respect of the Property until the works are completed and Council has Accepted on Maintenance the works relating to the Property.
- (c) The Buyer is not entitled to make any Buyer Claim because of any matter referred to in this Special Condition 30.

33 Seller as Trustee

- (a) The Seller enters into this contract solely in its capacity as trustee of the Hobbs Road Wyndham Trust ABN 47 262 319 891 (**Trust**) and in no other capacity.
- (b) A liability arising under or in connection with this Contract can be enforced against the Seller only to the extent to which it can be satisfied out of the property of the Trust out of which the Seller is actually indemnified for the liability.
- (c) The limitation of the Seller's liability contained in this Special Condition 31 applies notwithstanding any other provisions of this Contract and extends to all liabilities and obligations of the Seller in connection with this Contract.
- (d) The Buyer may not sue the Seller in any capacity other than as trustee of the Trust, including seeking the appointment to the Seller of a receiver (except in relation to the property of the Trust), a liquidator, administrator or any other similar person.
- (e) The provisions of this Special Condition 31 will not apply to any liability or obligation of the Seller to the extent there is a reduction in the extent of its indemnification out of the assets of the Trust as a result of the operation of the law or the application of any provision of the Trust's constitution or to the extent the liability arises out of the Seller's own fraud, gross negligence or breach of trust or breach of duty.

34 Exclusion from Promotions

- (a) For the purposes of this Special Condition 32, Promotional Offer means any package, voucher or other offer made available to buyers who proceed with a purchase of a property within the Development.
- (b) The Buyer acknowledges and agrees that at no time was a Promotional Offer made available to the Buyer as a result of the Buyer's purchase or acquisition of the Property or entry into this Contract.
- (c) The Buyer acknowledges and agrees that notwithstanding any Promotional Offer advertised or made available at any time, the Buyer is not entitled to claim or redeem any Promotional Offer.

35 Restrictive Covenant - No Childcare Centre Use

- (a) The Buyer covenants and agrees with the Seller that:
 - (i) the Restrictive Covenant will be registered in a memorandum of common provisions (**MCP**) before the Settlement Date; and
 - (ii) the dealing number of the MCP will be recorded in the transfer of land to the Buyer.
- (b) The Buyer acknowledges and agrees that:
 - (i) the Seller (acting reasonably) may amend the form of the Restrictive Covenant; and
 - (ii) the Restrictive Covenant shall apply and bind the Buyer, its successors, assigns and transferees with effect from the Settlement Date.
- (c) The Seller will not be liable to the Buyer in respect of any failure by the Seller to enforce any covenant in respect of any lot in the Development.

(d) The Buyer agrees to promptly execute all documents and do all things the Seller from time to time reasonably requires of it to assist the Seller with some or all of the Seller's rights and obligations contained in this special condition 33.

36 Bushfire Prone Area

- (a) The Seller discloses that the Land has been designated by the Victorian Department of Transport, Planning and Local Infrastructure as being within a bushfire prone area.
- (b) The Buyer must carry out a bushfire attach level (**BAL**) rating assessment, prior to undertaking any works, including but not limited to construction and renovation works, on the Land, to determine the type of construction required for any building to be erected on the Land and the Buyer should allow for additional building costs.
- (c) Without limiting any other condition in this contract, the Buyer acknowledges and agrees that:
 - the Buyer may have to comply with building regulations and standards (including Australian Standard 3959-2009) that regulate construction and renovation works on land in a bushfire prone area;
 - (ii) the Buyer must comply with any Additional Restrictions in regards to the BAL standard of the design and construction of the House.
 - (d) The Buyer will not make any Buyer Claim due to any matter referred to in this Special Condition 34.

37 Electronic Conveyancing

(a) In this Special Condition:

E-Conveyancing Variations means variations effected to the General Conditions to allow for an Electronic Settlement to occur;

Election Date means the date (if any), prior to settlement, on which the Seller elects to effect an Electronic Settlement;

Electronic Settlement means settlement of a conveyancing transaction by the use of an Electronic Lodgement Network within the meaning of the ECNL operated by an ELNO;

ECNL means the Electronic Conveyancing National Law Victoria;

ELNO means Electronic Lodgement Network Operator within the meaning of the ECNL;

Settlement Parties means the Seller, Buyer, their respective financiers (if any) and any other parties that are required to be a party to the ELN to effect settlement.

- (b) If, prior to settlement, the Seller elects to effect an Electronic Settlement the Buyer agrees to act in good faith to do all things necessary to give effect to an Electronic Settlement including:
 - subject to Special Condition 35(c), making any necessary variations to this Contract to effect an Electronic Settlement;
 - (ii) signing all necessary documents and compelling the Settlement Parties to do so;
 - (iii) reimbursing the Seller at settlement any fee charged by the ELNO to effect an Electronic Settlement; and
 - (iv) complying with any requirements of the ECNL and an ELNO and compelling the Settlement Parties to do so.
- (c) If an Election Date occurs the Seller and Buyer agree that the variations required to this Contract as contemplated by Special Condition 35(b)(i) will be:

- (i) the E-Conveyancing Variations in their proposed form as at the Election Date; and
- (ii) any further variations required by the Seller (acting reasonably) to effect an Electronic Settlement.

38 GST Withholding

- (a) If the Seller gives the Buyer a GST Withholding Notice specifying that the Buyer is required to make a payment on account of GST to the Commissioner, then the Buyer must pay the GST Withholding Amount from the balance of the price payable to the Seller on Settlement in accordance with this Special Condition.
- (b) The Seller must give the GST Withholding Notice to the Buyer at least 12 business days before Settlement.
- (c) If special condition **36(a)** applies then at least 10 business days before Settlement the Buyer must provide to the Seller:
 - (i) evidence of having lodged a Buyer Withholding Notification Form with the Commissioner; and
 - (ii) the Buyer's payment reference number and lodgement reference number.
- (d) Subject to special condition **36(e)**, the GST Withholding Amount must be paid by bank cheque as follows:
 - (i) the Buyer must at Settlement, give the Seller a bank cheque drawn in favour of the Commissioner for the GST Withholding Amount;
 - (ii) the bank cheque given to the Seller by the Buyer pursuant to special condition
 36(d)(i) must not be post-dated, stale or dishonoured on presentation; and
 - (iii) the Seller undertakes to give the bank cheque to the Commissioner, together with the reference details provided by the Buyer under special condition **36(c)**.
- (e) Special condition 36(d) does not apply where Settlement occurs electronically through Property Exchange Australia or other similar online conveyancing facility and the GST Withholding Amount is paid to the Commissioner through that facility.
- (f) If payment of the GST Withholding Amount does not occur in accordance with either of special conditions 36(d) or 36(e) then the Seller may delay Settlement until the next business day after the day on which:
 - (i) payment of the GST Withholding Amount has occurred; or
 - (ii) the Seller receives the entire purchase price.
- (g) The Buyer must lodge the Buyer Settlement Date Confirmation Form with the Commissioner on or before the Settlement date and provide evidence of having lodged the form to the Seller at Settlement.
- (h) If the Buyer cannot provide evidence to the Seller at Settlement of having lodged the Buyer Settlement Date Confirmation Form, then in addition to any damages under special condition 36(i), the Buyer must give to the Seller at Settlement a written declaration that:
 - (i) confirms that the details provided under special condition **36 (c)** are true and correct; and
 - (ii) authorises the Seller and the Seller's solicitor to complete and lodge, on behalf of the Buyer, the Buyer Settlement Date Confirmation Form.

- (i) The Buyer indemnifies the Seller, against all loss that may be incurred by the Seller arising from or in connection with a breach by the Buyer of this **Special Condition 36**.
- (j) In this **Special Condition 36**, terms have the following meaning:

Commissioner means the Commissioner of Taxation.

TA Act means the Taxation Administration Act 1953 (Cth).

GST Withholding Amount means the amount that the Buyer is required to withhold on account of GST from the price and pay to the Commissioner as notified by the Seller in the GST Withholding Notice.

GST Withholding Notice means notification required under section 14-255 of Schedule 1 to the TA Act to be made on or before the making of the supply which states whether or not the Buyer is required to make a payment on account of GST to the Commissioner and, if so, the amount of the payment.

Buyer Settlement Date Confirmation Form means the form that the Buyer must lodge with the Commissioner to confirm Settlement has occurred having previously lodged the Buyer Withholding Notification Form.

Buyer Withholding Notification Form means the notification that the Buyer is required to make in the approved form under section 16-150(2) of Schedule 1 to the TA Act.

39 Community Infrastructure Levy

- (a) For the purposes of this special condition 37, **Community Infrastructure Levy** means the levy imposed by a relevant Authority in respect of the building works constructed or to be constructed on the Land.
- (b) The Buyer acknowledges and agrees that:
 - (i) the Community Infrastructure Levy is payable in respect of any building works to be constructed on the Land;
 - (ii) the Seller is required to pay the Community Infrastructure Levy in respect of the Land to the relevant Authority prior to the Settlement Date; and
 - (iii) the sum of the Community Infrastructure Levy will be adjusted in the Seller's favour at settlement.
- (c) The Buyer must not make any requisitions or objection or make a Buyer Claim in relation to any matter referred to in this special condition 37.

40 Electronic Exchange

- (a) This special condition applies if this Contract was "electronically exchanged".
- (b) The Seller and Buyer acknowledge and agree that this Contract has been entered into using electronic means.
- (c) The Buyer acknowledges and agrees that it received and reviewed an entire copy of the vendor's statement (duly signed by the Seller in accordance with the Sale of Land Act 1962) and this Contract prior to applying its electronic signature and agrees to be bound by its terms and conditions.
- (d) The parties acknowledge and agree that the execution of this Contract has been effected as follows:

- (i) first, the Buyer has signed the vendor's statement and then this Contract by way of an electronic signature;
- (ii) second, the Seller has signed this Contract by way of an electronic signature; and
- (iii) lastly, the Contract is exchanged by email or other electronic means and a copy of the Contract (as electronically signed by the Seller and Buyer) has been provided to the parties along with notification of the day of sale.
- (e) If, at any time, as a result of this Contract being entered into using electronic means either:
 - (i) the Contract or any of its terms and conditions are invalid or unenforceable or the Buyer is not bound by them; or
 - (ii) the Seller reasonably believes it will be unable to obtain finance for the Development;

the Buyer must do all things necessary to execute two printed copies of the Contract and vendor's statement (in the same form and with the same day of sale as this Contract) and provide them to the Seller's solicitors.

- (f) If the Buyer fails to comply with special condition 38(e), the Buyer appoints the Seller's solicitors as its attorney to execute two printed copies of the Contract on the Buyer's behalf.
- (g) The Buyer must not make any requisitions or objection or make a Buyer Claim in relation to any matter referred to in this special condition 38.

Annexure B – Disclosure Material

Maddocks

Lawyers Collins Square, Tower Two Level 25, 727 Collins Street Melbourne VIC 3008 Australia

Telephone 61 3 9258 3555 Facsimile 61 3 9258 3666

info@maddocks.com.au www.maddocks.com.au

DX 259 Melbourne

Vendor's Statement

The purchaser acknowledges being given this statement signed by the vendor with the attached documents before the purchaser signed any contract.

Land Stage 9B, Savana, 50 Hobbs Road, Wyndham Vale

Vendor's Name	Avid Property Group Nominees Pty Ltd ACN 088 212 631 as trustee for the Hobbs Road Wyndham Trust ABN 47 262 319 891		
Vendor's Signature	DocuSigned by: Daving Sher 1ACCA28326074E7 As attorney for Avid Property Group Nominees Pty Ltd under power of attorney dated 17/08/2016 DocuSigned by: P Hithes	Date:	31/10/2018
	As attorney for Avid Property Group Nominees Pty Ltd under power of attorney dated 17/08/2016	Date:	1/11/2018

I confirm I have read the full vendors statement attached	print name of person signing	signature	date

1. Financial matters

1.1 Outgoings

Details concerning any rates, taxes, charges or other similar outgoings affecting the land and any interest payable on any part of them:

Are contained in the attached certificates.

Amounts for which the purchaser may become liable in consequence of the sale are as follows:

- 1.1.1 The Purchaser's proportion of outgoings at settlement and land tax will be calculated from the day of sale in accordance with the proportion that the area of the lot bears to the total area shown of all lots on the Plan in respect of which the outgoings are assessed.
- 1.1.2 Upon completion of the subdivision of the land there will be a supplemental valuation for rating purposes which will result in a separate rate being assessed after settlement of the Property.
- 1.1.3 The total amount of rates, taxes, charges and land tax or other similar outgoings do not exceed approximately **\$2,500.00** plus GST per annum.

1.2 Charge

Amount owing under any other registered or unregistered statutory charge that secures an amount due under any other legislation: Nil

2. Insurance details

2.1 Owner - Building

Particulars of any required insurance under the *Building Act 1993* applying to a residence on the land that was constructed by an owner-builder within the preceding 6 years and 6 months and s 137B *Building Act 1993* applies: Not Applicable

3. Land use

3.1 Easements, covenants or other similar restrictions

Details of any registered or unregistered easement, covenant or other similar restriction affecting the land, are as follows:

- 3.1.1 set out in the attached copies of title documents;
- 3.1.2 the sewer shown on the attached copy City West Water information statement;
- 3.1.3 the requirements of any planning permit affecting the property, including Planning Permit WYP7871/14.22;
- 3.1.4 the Design Guidelines;
- 3.1.5 the Memorandum of Common Provisions (draft);
- 3.1.6 the requirements of Agreements registered as AL114846N, AQ257914E and AQ257915C pursuant to Section 173 of the *Planning and Environment Act* 1987 (Vic) and any other agreement pursuant to that section that the Vendor may be

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required to enter into under the conditions of any planning permit affecting the property;

- 3.1.7 the restrictions created by PS809299K; and
- 3.1.8 the Restrictive Covenant, draft of which is contained in the Contract.

To the best of the vendor's knowledge there is no existing failure to comply with the terms of any easement, covenant, caveat or similar restriction.

3.2 Designated bushfire-prone area

As per the attached report, the land is in a designated bushfire-prone area.

3.3 Planning

Details of any planning instruments affecting the land, are as follows:

Contained in the attached certificate.

4. Notices

4.1 Notice, order, declaration, report or recommendation

Particulars of any notice, order, declaration, report or recommendation of a public authority or government department or approved proposal directly and currently affecting the land, being a notice, order, declaration, report, recommendation or approved proposal of which the vendor might reasonably be expected to have knowledge:

Are contained in the attached certificates and/or statements and:

4.1.1 GAIC Notice No. AH336996N pursuant to Section 201UB of the *Planning and Environment Act* 1987.

The vendor has no means of knowing all decisions of public authorities and government departments affecting the land unless communicated to the vendor.

4.2 Livestock disease or agricultural chemicals

Particulars of any notices, property, managements plans, reports or orders in respect of the land issued by a government department or public authority in relation to livestock disease or contamination by agricultural chemicals affecting the ongoing use of the land for agricultural purposes: None to the vendor's knowledge.

4.3 Compulsory acquisition

The particulars of any notices of intention to acquire, served pursuant to s 6 of the *Land Acquisition and Compensation Act 1986* are as follows: None to the vendor's knowledge.

5. Building permits

Details of any building permit granted during the past 7 years under the *Building Act 1993* (required only where there is a residence on the land) - No such approvals have been granted.

6. Growth Areas Infrastructure Contribution

The Property is subject to the GAIC regime, but any liability to pay GAIC will be discharged before settlement under the Contract of Sale.

6.1 GAIC recording

Attached is a GAIC certificate relating to the previous parent certificate of title volume 11499 folio 802 in respect of which there is a GAIC recording (within the meaning of Part 9B of the *Planning & Environment Act 1987*).

7. Non connected services

The following services are not connected to the land:

- electricity supply;
- gas supply;
- water supply;
- sewerage;
- telephone services.

The Purchaser is responsible for arranging the connection of any services that are not connected and any fees charged for those connections.

8. Evidence of title

Attached are copies of the following:

- 8.1 Register Search Statement for certificate of title volume 11994 folio 291;
- 8.2 Registered Plan of Subdivision No. PS803042H;
- 8.3 GAIC Notice No. AH336996N pursuant to Section 201UB of the *Planning and Environment Act* 1987;
- 8.4 Agreement No. AL114846N, pursuant to Section 173 of the *Planning and Environment Act* 1987;
- 8.5 Agreement No. AQ257914E, pursuant to Section 173 of the *Planning and Environment Act* 1987; and
- 8.6 Agreement No. AQ257915C, pursuant to Section 173 of the *Planning and Environment Act* 1987.

9. Subdivision

9.1 Unregistered subdivision

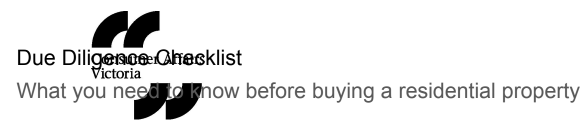
Attached is a copy of proposed plan of subdivision no. PS809299K (Stage 9B - Version 2), which has not yet been certified.

9.2 Further subdivision

- 9.2.1 Attached is the proposed plan of subdivision PS803043f (Stage 6 Version 4) being for Stage 6 of the Development, which has not yet been registered.
- 9.2.2 Attached is the proposed plan of subdivision no. PS803044D (Stage 7 Version 4), being for Stage 7 of the Development, which has not yet been certified.

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- 9.2.3 Attached is the proposed plan of subdivision no. PS803045B (Stage 8 Version 2), being for Stage 8 of the Development, which has not yet been certified.
- 9.2.4 Attached is the proposed plan of subdivision no. PS809298M (Stage 9A Version 2), being for Stage 9A of the Development, which has not yet been certified.
- 9.2.5 Plans of the future stages of the Development are not yet available.



Before you

buy a home, you should be aware of a range of issues that may affect that property and impose restrictions or obligations on you, if you buy it. This checklist aims to help you identify whether any of these issues will affect you. The questions are a starting point only and you may need to seek professional advice to answer some of them. You can find links to organisations and web pages that can help you learn more, by visiting **consumer.vic.gov.au/duediligencechecklist**.

Urban living

Moving to the inner city?

High density areas are attractive for their entertainment and service areas, but these activities create increased traffic as well as noise and odours from businesses and people. Familiarising yourself with the character of the area will give you a balanced understanding of what to expect.

Is the property subject to an owners corporation?

If the property is part of a subdivision with common property such as driveways or grounds, it may be subject to an owners corporation. You may be required to pay fees and follow rules that restrict what you can do on your property, such as a ban on pet ownership.

Growth areas

Are you moving to a growth area?

You should investigate whether you will be required to pay a growth areas infrastructure contribution.

Flood and fire risk Does this property experience flooding or bushfire?

Properties are sometimes subject to the risk of fire and flooding due to their location. You should properly investigate these risks and consider their implications for land management, buildings and insurance premiums.

Rural properties Moving to the country?

If you are looking at property in a rural zone, consider:

- Is the surrounding land use compatible with your lifestyle expectations? Farming can create noise or odour that may be at odds with your expectations of a rural lifestyle.
- Are you considering removing native vegetation? There are regulations which affect your ability to remove native vegetation on private property.
- Do you understand your obligations to manage weeds and pest animals?
- Can you build new dwellings?
- Does the property adjoin crown land, have a water frontage, contain a disused government road, or are there any crown licences associated with the land?

Is there any earth resource activity such as mining in the area?

You may wish to find out more about exploration, mining and quarrying activity on or near the property and consider the issue of petroleum, geothermal and greenhouse gas sequestration permits, leases and licences, extractive industry authorisations and mineral licences.

Soil and groundwater contamination Has previous land use affected the soil or groundwater?

You should consider whether past activities, including the use of adjacent land, may have caused contamination at the site and whether this may prevent you from doing certain things to or on the land in the future.





Land boundaries Do you know the exact boundary of the property?

You should compare the measurements shown

on the title document with actual fences and buildings on the property, to make sure the boundaries match. If you have concerns about this, you can speak to your lawyer or conveyancer, or commission a site survey to establish property boundaries.

Planning controls

Can you change how the property is used, or

the buildings on it?

All land is subject to a planning scheme, run by the local council. How the property is zoned and any overlays that may apply, will determine how the land can be used. This may restrict such things as whether you can build on vacant land or how you can alter or develop the land and its buildings over time.

The local council can give you advice about the planning scheme, as well as details of any other restrictions that may apply, such as design guidelines or bushfire safety design. There may also be restrictions – known as encumbrances

on the property's title, which prevent you from developing the property. You can find out about encumbrances by looking at the section 32 statement.

Are there any proposed or granted planning permits?

The local council can advise you if there are any proposed or issued planning permits for any properties close by. Significant developments in your area may change the local 'character' (predominant style of the area) and may increase noise or traffic near the property.

Safety

Is the building safe to live in? Building laws are in place to ensure building safety. Professional building inspections can help you assess the property for electrical safety, possible illegal building work, adequate pool or spa fencing and the presence of asbestos, termites, or other potential hazards.





Building permits Have any buildings or retaining walls on the property been altered, or do you plan to alter them?

There are laws and regulations about how buildings and retaining walls are constructed, which you may wish to investigate to ensure any completed or proposed building work is approved. The local council may be able to give you information about any building permits issued for recent building works done to the property, and what you must do to plan new work. You can also commission a private building surveyor's assessment.

Are any recent building or renovation works covered by insurance?

Ask the vendor if there is any owner-builder insurance or builder's warranty to cover defects in the work done to the property.

Utilities and essential services Does the property have working connections for water, sewerage, electricity, gas, telephone and internet?

Unconnected services may not be available, or may incur a fee to connect. You may also need to choose from a range of suppliers for these services. This may be particularly important in rural areas where some services are not available.

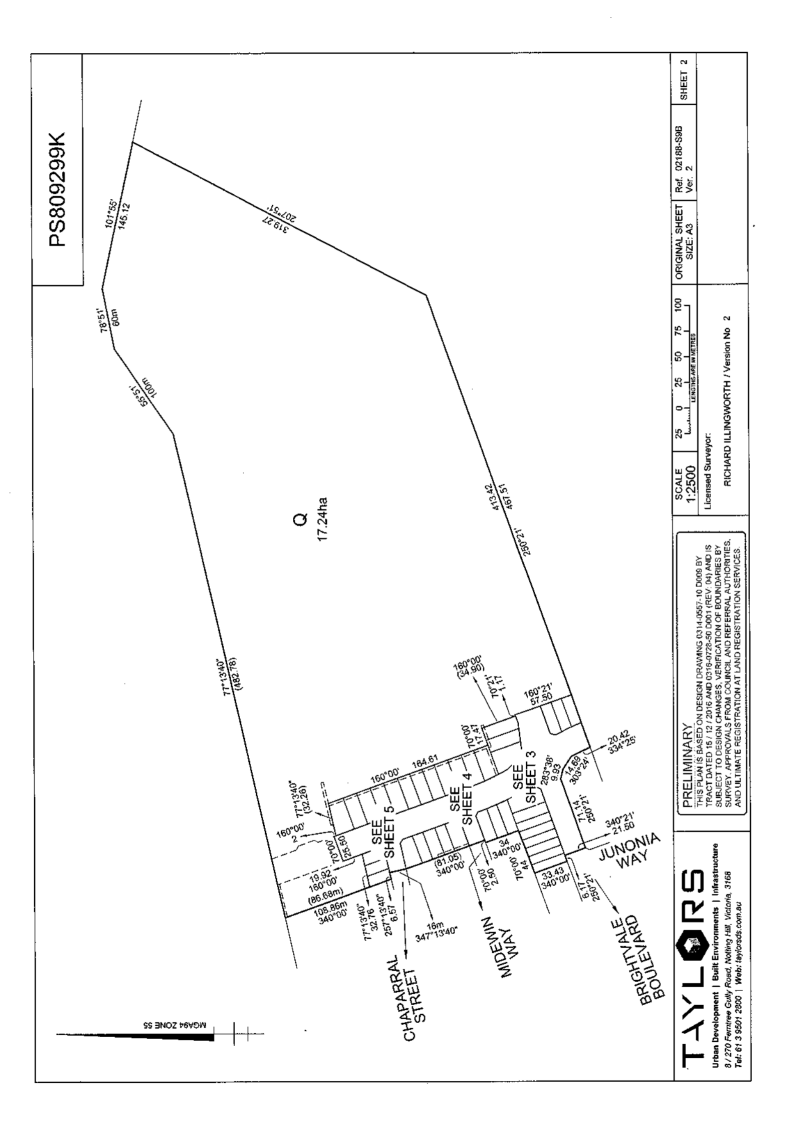
Buyers' rights Do you know your rights when buying a property?

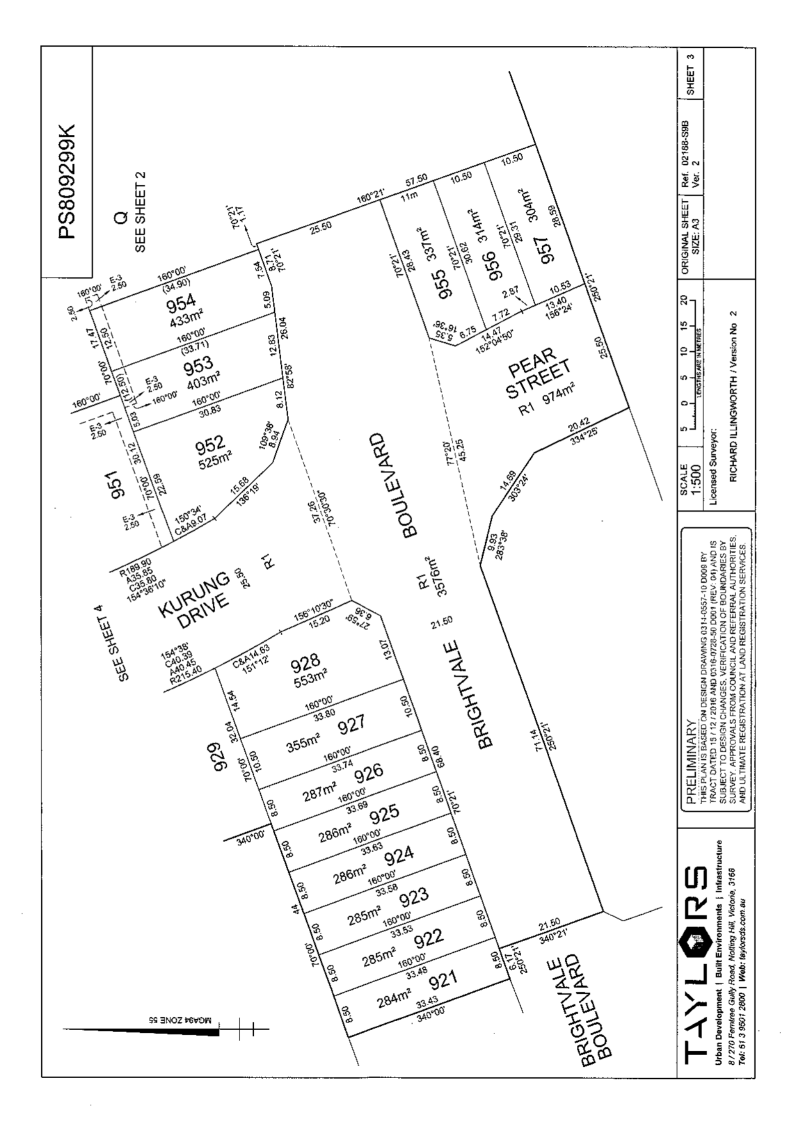
The contract of sale and section 32 statement contain important information about the property,

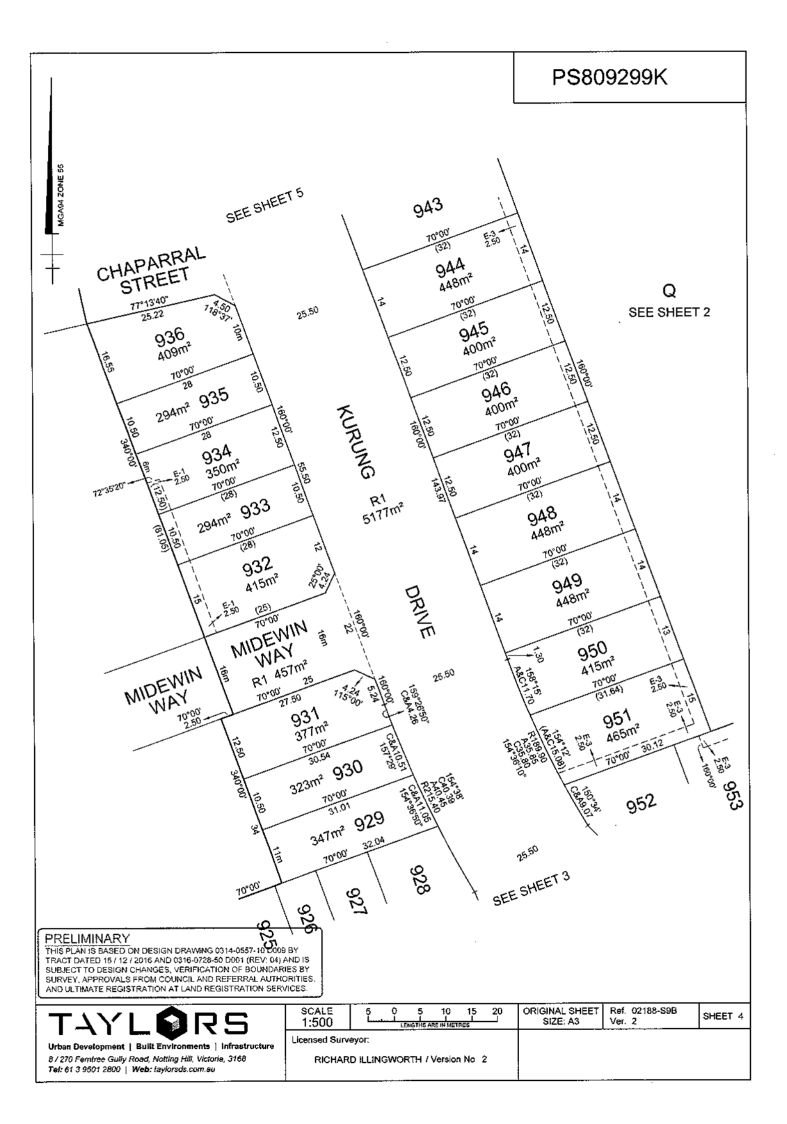
so you should request to see these and read them thoroughly. Many people engage a lawyer or conveyancer to help them understand the contracts and ensure the sale goes through correctly. If you intend to hire a professional, you should consider speaking to them before you commit to the sale. There are also important rules about the way private sales and auctions are conducted. These may include a cooling-off period and specific rights associated with 'off the plan' sales. The important thing to remember is that, as the buyer, you have rights

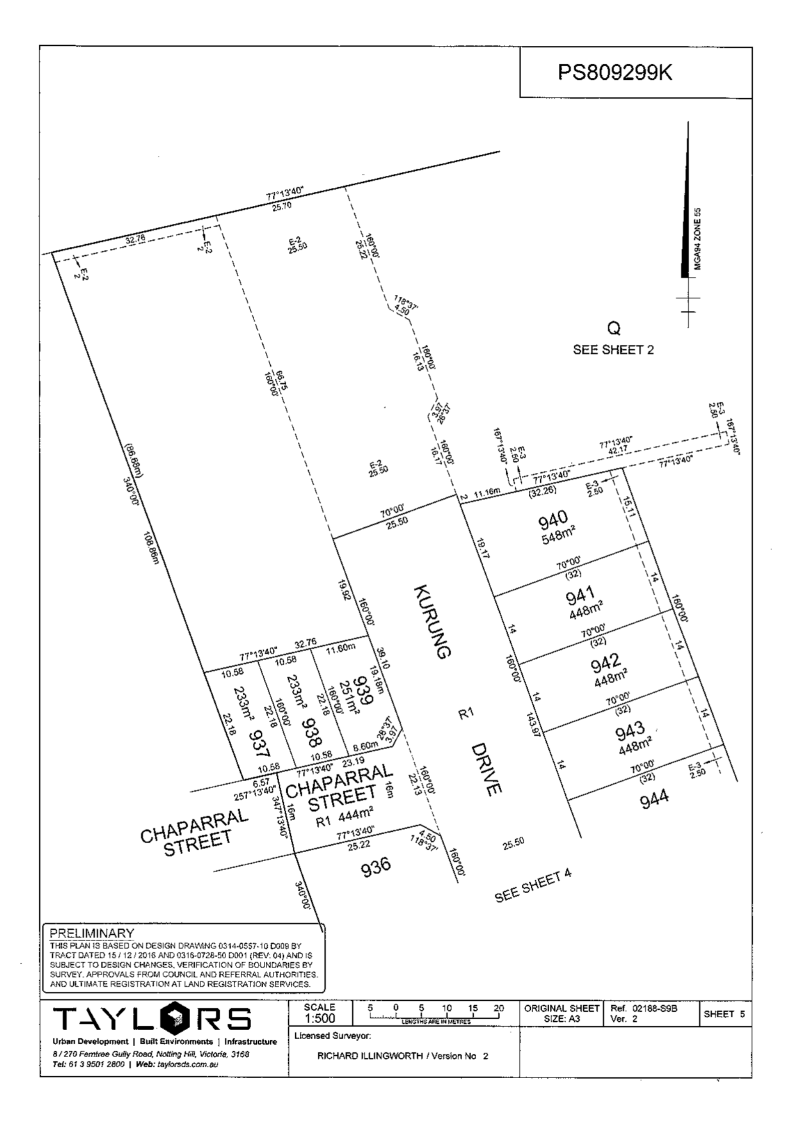


PLAN OF SUBDIVISION			EDITIC	DN 1	PS809299K		
LOCATION OF LA	ND			COUNCIL N	AME: WYI	NDHAM CITY COUNCIL	
PARISH: TOWNSHIP: SECTION:	WERRIBEI 	Ξ					
CROWN ALLOTMENT:							
CROWN PORTION:	A (Part) and B (Pa	rt)					
TITLE REFERENCE:	Vol. Fol.						
LAST PLAN REFERENC	CE: Lot P on PS80929	8M					
POSTAL ADDRESS: (at time of subdivision)	50 Hobbs Road WYNDHAM VALE	3024					
MGA 94 CO-ORDINATE (of approx centre of land in plan)	ES: E: 290 450 N: 5806 590	ZONE:	55				
	F ROADS AND/OR		s			NOTATIONS	
ROAD R1		ODY/PERSON City Council		Lots 901 to 920	(both inclusiv	ve) have been omitted from this plan.	
	vynanaa	Only Council		Lots 921 - 957 Refer to Creatio OTHER PURP	on of Restriction	e) may be affected by one or more restrictions. ons A, B, C & D on Sheets 6 & 7 of this plan for details N	5.
	NOTATIONS			Removal of the drainage & sewerage easement marked E-2 on PS809298M in so far as where it lies within new roads R1 on this plan, upon registration of this plan. GROUNDS FOR REMOVAL: By agreement between all interested parties.			
DEPTH LIMITATION: Do	es Not Apply						
SURVEY: This plan is based on survey.	、						
STAGING: This is not a staged subdivisi Planning Permit No						····	
SAVANA ESTATE	- Release No. 98			TRACT DATED	ASED ON DES 15 / 12 / 2016	SIGN DRAWING 0314-0557-10 D009 BY AND 0316-0728-50 D001 (REV: 04) AND IS 3ES. VERIFICATION OF BOUNDARIES BY	
Area of Release: 2.4	440ha 7 Lots and Balance Lot (n		SURVEY, APPR	ROVALS FROM	COUNCIL AND REFERRAL AUTHORITIES, ON AT LAND REGISTRATION SERVICES.	
140. 01 2013. 01	Lots and Dalance Lot		SEMENT I		N		
LEGEND: A - Appurtenant	Easement E - Encumberi			ng Easement (Roa	· · ·		
Easement Reference	Purpose	Width (Metres)	0	rígin		Land Benefited/In Favour Of	
E-1 5	Sewerage	2.50m	PS80	03043F		City West Water Corporation	
	Drainage	See Diag.	PS80	03044D		Wyndham City Council	
E-3 (Sewerage	2.50m	This	s Plan		City West Water Corporation	
				Ref. 02188-5 Ver. 2	\$9B	ORIGINAL SHEET SIZE: A3 SHEET 1 OF 7	
Urban Development j Built Environments Infrastructure 8 / 270 Femtree Gully Roed, Notling Hill, Victorie, 3168 Tel: 61 3 9501 2800 Web: teylorsds.com.eu				No 2			









PS809299K

CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

TABLE 1

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
921	922
922	921, 923
923	922, 924
924	923, 925
925	924, 926
926	925, 927, 929
927	926, 928, 929
928	927, 929
929	926, 927, 928, 930
930	929, 931
931	930
932	933
933	932, 934
934	933, 935
935	934, 936
936	935
937	938
938	937, 939
939	938

TABLE 1 (Continued)

	-
BURDENED LOT No.	BENEFITING LOTS ON THIS PLAN
940	941
941	940, 942
942	941, 943
943	942, 944
944	943, 945
945	944, 946
946	945, 947
947	946, 948
948	947, 949
949	948, 950
950	949, 951
951	950, 952, 953
952	951, 953
953	951, 952, 954
954	953
955	956
956	955, 957
957	956

PRELIMINARY THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 D003 TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV: 04) SUBJECT TO DESIGN CHANGES, VERIFICATION OF BOUNDAR SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTH AND ULTIMATE REGISTRATION AT LAND REGISTRATION SER	AND IS IES BY DRITIES.				
TAYLORS	SCALE	C L1L LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S9B Ver. 2	SHEET 6
Urban Development Built Environments Infrastructure 8 / 270 Femtree Gutty Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: teylorsds.com.au	Licensed Surveyor: RICHARD ILLINGWORTH / Version No 2				

PS809299K

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots in Table 2
LAND TO BENEFIT:	Lots in Table 2

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE SMALL LOT HOUSING CODE (TYPE A) INCORPORATED INTO THE WYNDHAM PLANNING SCHEME UNLESS A PLANNING PERMIT IS GRANTED BY THE RESPONSIBLE AUTHORITY FOR A BUILDING THAT DOES NOT CONFORM WITH THE SMALL LOT HOUSING CODE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TABLE 2

BURDENED LOT No.	BENEFITING LOTS ON THIS PLAN
921	922
922	921, 923
923	922, 924
924	923, 925
925	924, 926
926	925, 927, 929
933	932, 934
935	934, 936
937	938
938	937, 939
939	938

PRELIMINARY

THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 D009 BY TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV. 04) AND IS SUBJECT TO DESIGN CHANGES. VERIFICATION OF BOUNDARIES BY SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES, AND ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES.

CREATION OF RESTRICTION C

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lot 921 to 926 (both inclusive), 933, 935 and 937 to 939 (both inclusive). LAND TO BENEFIT: The relevant abutting lots.

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT IS NOT FREE STANDING WITHIN THE TITLE BOUNDARIES OF THE LOT ON
- WHICH IT IS BUILT.2. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT RELIES ON THE WALLS OF ADJACENT BUILDINGS FOR SUPPORT.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

CREATION OF RESTRICTION D

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots 921 to 957 (both inclusive) on this plan.
LAND TO BENEFIT:	Lots 921 to 957 (both inclusive) on this plan.

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVAILABLE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TAYLORS	SCALE	0 LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S9B Ver. 2	SHEET 7
Urban Development Built Environments Infrastructure 8 / 270 Femtree Guily Road, Notling Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	Licensed Surver	eyor: D ILLINGWORTH / Version No 2			

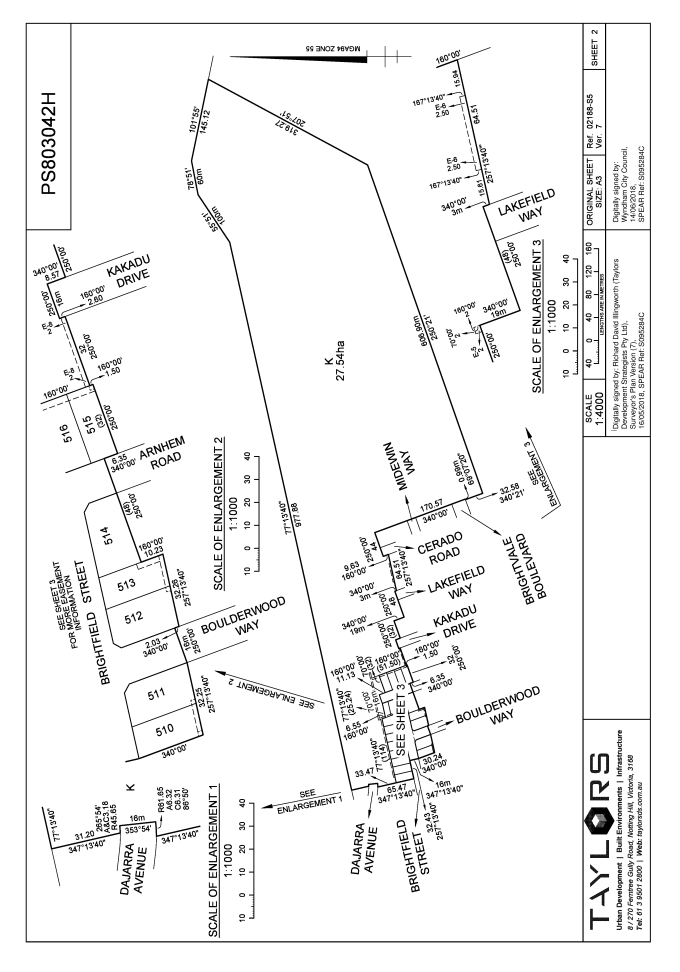
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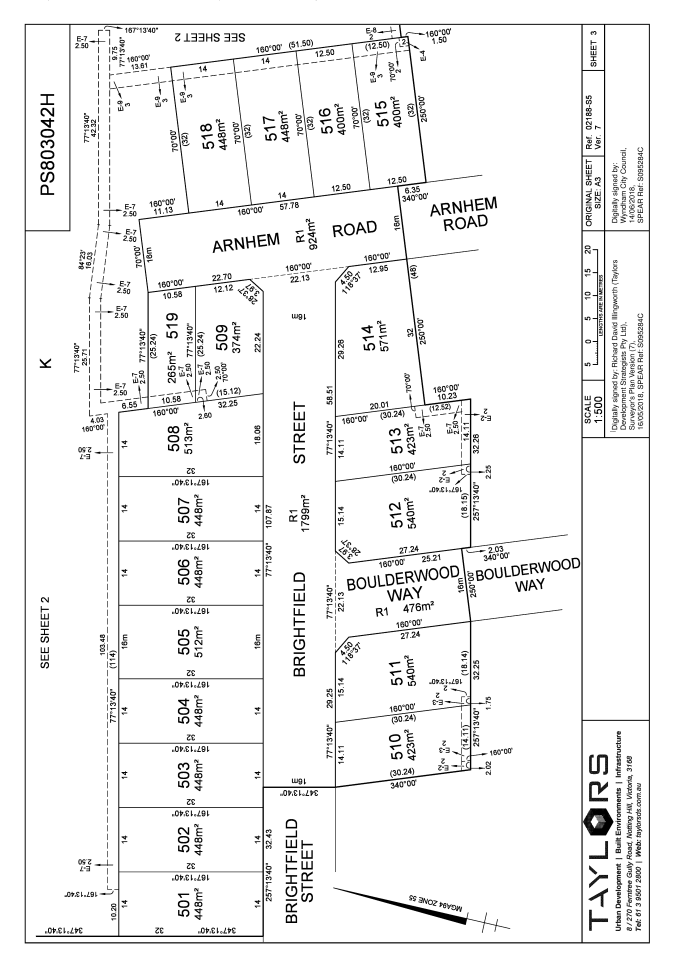
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PLAN OF SUBDIVISION					EDITIC	ON 1	PS80	3042H
LOCATI	ON OF LAN	D			Council Name: Wyndham City Council			
PARISH: WERRIBEE				Council Reference Number: WYS4009/17 Planning Permit Reference: WYP7871/14 SPEAR Reference Number: S095284C				
TOWNSHI	P:				Certification			
SECTION:		9				ified under sec	ion 11 (7) of the Subdivis	ion Act 1988
CROWN A	LLOTMENT:						der section 6: 24/05/2017	
CROWN P	ORTION:	A (Part) and B (Pa	art)		Public Open Sp.	ace		
TITLE REF	ERENCE	VOL.11994 FOL. ²	118				pace under section 18 of ement has been satisfied	the Subdivision Act 1988
LAST PLA	N REFERENCE:	Lot J on PS74904	2G		Digitally signed Statement Of C		s for Wyndham City Coun ed: 15/06/2018	cil on 14/06/2018
POSTAL A (at time of su		50 Hobbs Road WYNDHAM VALE	3024					
MGA 94 Co (of approx ce in plan)	O-ORDINATES: entre of land	E: 289 980 N: 5806 560	ZONE:	55				
'	VESTING OF	ROADS AND/OF	RESERVE	S			NOTATIONS	
IDENT ROAI	TIFIER D R1		BODY/PERSON City Council		Lots 501 - 519 (both inclusive) may be affected by one or more restriction Refer to Creation of Restrictions A, B, C & D on Sheets 4 and 5 of this pla for details.			
		NOTATIONS						
DEPTH LIMI	TATION: Does N	lot Apply			1			
	STAGING: This is not a staged subdivision. Planning Permit No. WYP7871/14				-			
_	Release: 1.174		к					
			EA	SEMENT I	NFORMATIC	NC		
LEGEND: /	A - Appurtenant Eas	ement E - Encumber	ing Easement	R - Encumberi	ng Easement (Roa	ad)		
Easement Reference	Pu	rpose	Width (Metres)	c	Drigin		Land Benefited	d/In Favour Of
		FA	, ,	HAS BEEN	OMITTED FRO	M THIS PI	AN	
E-2	Sew	verage	2m	1	39613U		City West Wate	er Corporation
E-3		verage	2m		42083E		City West Wate	•
E-4	Sew	verage	2m	PS7	39617L		City West Wate	er Corporation
E-5	Sew	verage	2m	PS74	46251N		City West Wate	er Corporation
E-6	Sew	verage	2.5m	PS74	49042G		City West Wate	er Corporation
E-7	Sew	verage	See Diag.	Thi	s Plan		City West Wate	er Corporation
E-8	Dra	inage	2	Thi	This Plan Wyndham City Council		City Council	
E-9		iinage	See	Thi	s Plan		Wyndham C	•
	Sew	verage	Diagram				City West Wate	er Corporation
					Ref. 02188-S Ver. 7	5	ORIGINAL SHEET SIZE: A3	SHEET 1 OF 5
Urban Development Built Environments Infrastructure 8 / 270 Femtree Gully Road, Notting Hill, Victoria, 3168 Development Strategists P Surveyor's Plan Version (7) 16/05/2018, SPEAR Ref: S			ty Ltd),	aylors		DATE: 21 / 6 / 2018 ICHARDS		





PS803042H

CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:See Table 1LAND TO BENEFIT:See Table 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT OR ANY PART OF IT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE APPROVED MEMORANDUM OF COMMON PROVISIONS (MCP) REGISTERED IN DEALING NO. AA3245. WITHOUT THE PRIOR WRITTEN CONSENT OF THE RESPONSIBLE AUTHORITY. THE PROVISIONS OF THE SAID MCP ARE INCORPORATED INTO THIS RESTRICTION;
- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

TABLE 1				
BURDENED LOT No.	BENEFITING LOTS ON THIS PLAN			
501	502			
502	501, 503			
503	502, 504			
504	503, 505			
505	504, 506			
506	505, 507			
507	506, 508			
508	507, 509, 519			
509	508, 519			
510	511			
511	510			
512	513			
513	512, 514			
514	513			
515	516			
516	515, 517			
517	516, 518			
518	517			
519	508, 509			

TAYLORS	SCALE	0 LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S5 Ver. 7	SHEET 4
Urban Development Built Environments Infrastructure 8 / 270 Femtree Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	Digitally signed by: Richard David Illingworth (Taylors Development Strategists Pty Ltd), Surveyor's Plan Version (7), 16/05/2018, SPEAR Ref: S095284C		Digitally signed by: Wyndham City Council, 14/06/2018, SPEAR Ref: S095284C		

PS803042H

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots in Table 2
LAND TO BENEFIT:	Lots in Table 2

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE SMALL LOT HOUSING CODE (TYPE A) INCORPORATED INTO THE WYNDHAM PLANNING SCHEME UNLESS A PLANNING PERMIT IS GRANTED BY THE RESPONSIBLE AUTHORITY FOR A BUILDING THAT DOES NOT CONFORM WITH THE SMALL LOT HOUSING CODE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TABLE 2

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
519	508, 509

CREATION OF RESTRICTION C

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lot 519 LAND TO BENEFIT: The relevant abutting lots

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

1. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT IS NOT FREE STANDING WITHIN THE TITLE BOUNDARIES OF THE LOT ON

WHICH IT IS BUILT. 2. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT RELIES ON THE WALLS OF ADJACENT BUILDINGS FOR SUPPORT.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

CREATION OF RESTRICTION D

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:Lots 501 to 519 (both inclusive) on this plan.LAND TO BENEFIT:Lots 501 to 519 (both inclusive) on this plan.

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVALIBLE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TAYLORS	SCALE	0 LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S5 Ver. 7	SHEET 5
Urban Development Built Environments Infrastructure 8 / 270 Ferntree Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	Development S Surveyor's Plar	by: Richard David Illingworth (Taylors trategists Pty Ltd), tversion (7), 'EAR Ref: S095284C	Digitally signed by: Wyndham City Coun 14/06/2018, SPEAR Ref: S09528		

- 2 -

THIS AGREEMENT is made the Leff day of May pursuant to Section 173 of the Planning and Environment Act 1987 ("1



PARTIES:

- Wyndham City Council of Civic Centre, 45 Princes Highway, Werribee, Victoria 3030 ("Council"); and
- CRG Nominees Pty Ltd as trustee for the Wyndham Vale Unit Trust ACN 088 212 631 of Lovel 4, Pedium Building, 120 Collins Street, Melbourne, VIC 3000 ("the Owner").

RECITALS:

- 1 Council is responsible for the administration and enforcement of the Wyndham Planning Scheme ("the Planning Scheme") pursuant to the provisions of the Planning and Environment Act 1987 ("the Act").
- 2 The Owner is the registered proprietor of the land described in Certificates of Title Volume 9317 Folio 265 being Lot 1 on PS708624, and Volume 9317 Folio 264 being Lot 2 on LP 325673 ("the Land").
- 3 The Land is zoned Urban Growth Zone ("UGZ") and will be subject to a future Development Contributions Plan.
- 4 The Owner and Council acknowledge that development contributions in relation to the Land shall be made generally in accordance with the DCP applying to the land.
- 5 Council will be the collecting agency and the development agency under the DCP.
- 6 Council enters into this Agreement in its capacity as a responsible authority and in its capacity as a collecting agency.
- 7 The DCP will provide that, where the collecting agency agrees in writing, infrastructure projects funded in the DCP may be provided by Owners of Land covered by the DCP, with a credit being provided to the Owner against its Development Contribution Liability.
- 8 Clause 52.01 of the Planning Scheme and the Preciset Structure Plan ("PSP") will, together, specify the passive open space contribution to apply to the land.
- 9 The Planning Permit provides, at condition 2, that the 2 lots created by the Plan must not be further subdivided under the excision provisions of clause 37.07-3 of the Planning Scheme.
- 10 The Planning Permit also provides, at condition 3, that the Owner must not construct or cause or permit to be constructed, on the Land a dwelling, garage, carport or any type of outbuilding over the Hobbs Road Frontage and the Ballan Road Frontage.
- 11 The parties enter into this Agreement to facilitate the requirements referred to in these Recitals.

IT IS AGREED THAT:

- Without limiting the operation or effect which this Agreement otherwise has, the parties acknowledge that this Agreement is made pursuant to the provisions of Section 173 of the Act
- 2. This Agreement shall come into force immediately and shall run with the title to the Land.

[5013153: 52661807_1]

Interpretation

3. The parties agree that in the interpretation of this Agreement:

"Agreement" means this agreement, as amended from time to time.

"Ballan Road Frontage" means the area set aside for the widening of Ballan Road as described on the Public Acquisition Overlay Plan as PAO2 exhibited as part of Amendment G21 to the Wyndham Planning Scheme, as subsequently approved and gazetted under the Wyndham Planning Scheme.

"Certification" means certification of a plan of subdivision by Council under the Subdivision Act 1988;

"Community Infrastructure Levy" means the community infrastructure levy required to be paid pursuant to a Planning Permit and clause 45.06 of the Planning Scheme;

"Development" means the development intended to be carried out on the Land;

"Development Contributions Liability" has the meaning given in clause 17;

"DCP" means the draft Wyadham West Development Contributions Plan, August 2013, or as later amended and approved under any revision to the Wyadham West Development Contributions Plan.

"Development Infrastructure Levy" means the development infrastructure levy required to be paid pursuant to a Planning Permit and clause 45.06 of the Planning Scheme;

"Grims Lot" means lot 1 on PS612204W and lot 1 on PS612203Y;

"Hobbs Road Frontage" means a proposed area of land for the widening of Hobbs Road of approximately 14 metres in width as is more particularly described as "Infrastructure Project RD-05" and the area set aside for the intersection of Hobbs Road with Ballan Road described as "infrastructure Project IN-15 in the DCP;

"Land" means the land referred to in recital 2;

"Net Developable Area" will be defined in the future DCP;

"Owner" shall be deemed to include the Owner's successors, assignees and transferees and the obligations imposed upon and assumed by the Owner with respect to the Land of which it is registered as proprietor shall also be binding on its successors, transferees, Purchasers, mortgagees, assigns and any person obtaining possession of whole or part of the Land ("the successors") as if each of those successors had separately excessed this Agreement;

"Plan" means plan of subdivision PS612204W;

"Planning Permit" means planning permit WYP6366/12 as amarded from time to time;

"Planning Scheme" means the Wyndham Planning Scheme, as amended from time to time;

"Practical Completion" means when practical completion is achieved under the relevant bailding contract for the Potential DCP Project;

"Potential DCP Project" means a project funded partially or wholly by the future DCP that is reasonably required or desirable to be provided as part of the development of the Land;"

"PSP" means the future Precinct Infrastructure Plan (currently known as the Ballan Road Precinct Structure Plan which will be referred to in a future Schedule to the UG2;



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"Residential Lot" means a lot which is of a size and dimension such that it is intended to be developed as a house lot without further subdivision; and

"Statement of Compliance" means a statement of compliance issued by Council under the Subdivision Act 1988:

Interpretation

- 4. The parties agree that in the interpretation of this Agreement:
 - 4.1 The singular includes the plural and the plural includes the singular;
 - 4.2 A reference to a gender includes a reference to each other gender;
 - 4.3 A reference to a person includes a reference to a firm, corporation or other corporate body and their successors in law;
 - 4.4 If a party consists of more than one person this Agreement binds them jointly and each of them severally;
 - 4.5 A reference to a statute shall include any statutes amending, consolidating or replacing same and any regulations made under such statutes;
 - 4.6 All headings are for case of reference only and shall not be taken into account in the construction or interpretation of this Agreement; and
 - 4.7 The recitals to this agreement are and will be deemed to form part of this Agreement including any terms defined within the recitals.

Severability

5. If a court, arbitrator, tribunal or other competent authority determines that a word, phrase, sentence, paragraph or clause of this Agreement is unenforceable, illegal or void then it shall be severed and the other provisions of this Agreement shall remain operative.

Obligations of the Parties

- The Owner agrees:
 - 6.1 to make contributions towards the provision of infrastructure as set out in the DCP; and
 - 6.2 to make a contribution towards the provision of major active and passive open space as set out in the PSP and DCP;

Owner Not to Subdivide Further Under Clause 37.07-3 of the Planning Scheme

7. The Owner must not subdivide any further either of the lots created by the Plan under clause 37.07-3 of the Planning Scheme. Nothing in this clause 7 operates to limit the Owner from subdividing the lots created by the Plan further when the PSP is applied.

Owner not to build over

- Subject to clause 9, the Owner shall not without the prior written consent of Council construct, or cause or permit to be constructed, on the Hobbs Road Frontage or the Ballan Road Frontage a dwelling, gamge, carport or any type of outbuilding.
- The parties agree and acknowledge that:
 - 9.1 the provisions of clause 8 do not prejudice the right of the Owner to trigger claim, or otherwise disadvantage the Owner with respect to, any compensation payable under the Land Acquisition and Compensation Act 1986 as a result of any public acquisition overlay being applied over the Ballan Road Frontage; and



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9.2 in the absence of clause 8 and the proposed public acquisition overlay the Owner would otherwise have sought to include the Ballan Road Frontage in the proposed future subdivision and development of the Land.

Credits to be allowed by Council

- Council agrees that upon entering into this Agreement, where applicable Council will allow the Owner.
 - 10.1 a credit against its Development Contributions Liability in relation to the transferto, or vesting in, Council of any land for arterial roads and major pathways in accordance with clause 6.1, including, without limitation, the Hobbs Read Frontage;
 - 10.2 a credit against its Development Contributions Laability in relation to the vesting of any land for community facilities in Council, in accordance with clause 6.1; and
 - 10.3 a credit against its Development Contributions Liability in relation to the vesting of any Active Open Space Reserve in Council, in accordance with clause 6.1.

Potential Works In Kind

- 11. The Owner may apply for approval to construct, or provide (as land), one or more of the Potential DCP Projects. The Owner's application must be in writing and must be given to Council at least 3 months prior to the proposed commencement of construction of a Potential DCP Project or the proposed provision via vesting or transfer of land to Council in respect of a Potential DCP Project.
- If Council allows the Owner to provide a Potential DCP Project, the Owner agrees that it will construct the Potential DCP Project;
 - 12.1 in accordance with the plans and specifications approved by Council under clause
 12 of this Agreement;
 - 12.2 by a date to be agreed with Courseil; and
 - 12.3 to the reasonable satisfaction of Council.
- 13. If Council allows the Owner to construct a Potential DCP Project, the Owner must submit proposed plans and specification details for the Potential DCP Project to Council for approval. The proposed design and specification details for the Potential DCP Project must be in accordance with the DCP unless otherwise agroed in writing.
- 14. If the Owner does not meet the timeframe set out in clause12.2, Council may:
 - 14.1 extend the time for completion of the Potential DCP Project;
 - 14.2 refuse to issue any further Statements of Compliance for subdivision until the Potential DCP Project is completed; or
 - 14.3 extend the time for completion of the Potential DCP Project and require a bank guarantee to secure the completion of the Potential DCP Project.

If Council allows the provision of a Potential DCP Project, then upon Practical Completion of the Potential DCP Project Council will allow the Owner a credit against its Development Contributions Liability equal to the value listed for that Potential DCP Project in the DCP.

If Council allows the provision of land comprising a Potential DCP Project, then upon vesting in or transfer to Council of the land comprising the Potential DCP Project,



- 6 -

Council will allow the Owner a credit against its Development Contributions Liability equal to the value listed for that Potential DCP Project in the DCP.

Balancing liabilities and credits and carrying forward of credit

- 17. Subject to clause 19, the Owner acknowledges that it will have a liability ("Development Contributions Liability") in relation to the Land and it must:
 - 27.1 pay the Development Infrastructure Levy in cash calculated on a per net developable bectare basis as set out in the DCP:
 - 17.1.1 after Certification of the plan of subdivision for the relevant stage of subdivision and not more than 21 days prior to the issue of a Statement of Compliance in respect of the plan of subdivision for the relevant stage of subdivision; or
 - 17.1.2 as agreed with Council; and
 - 17.2 pay the Community Infrastructure Levy payable in relation to the Residential Lots to be created by a stage prior to issue of a Statement of Compliance for that stage or otherwise as agreed with Council.
- Subject to clause 19, the Owner agrees to pay its Development Contributions Liability on a stage-by-stage basis except as otherwise provided for in this Agreement.
- 19. Council agrees:
 - 19.1.1 that the Owner will not be required to pay as Development Contributions Liability until all credits the Owner is entitled to under this Agreement have been exhausted; and acknowledges
 - 19.2 that, upon the Owner complying with its obligations under this Agreement, the Owner will have, in relation to the Land, fully discharged its obligations in relation to the Owner's Development Contributions Liability.

Adjustment and administration

- 20. The parties agree that, onless otherwise specified, any dollar amounts in this Agreement are to be adjusted, in accordance with the methodology to be specified in the DCP:
 - 20.1 in relation to land; and
 - 20.2 in relation to works,
- 21. The parties acknowledge and agree that the table contained in Schedule 1 reflects the parties' understanding of the table to be completed and maintained by Council to record payments to be made by and the credits to be granted to the Owner under this Agreement.
- 22. The Owner must on 1 July in each year after the execution of this Agreement prior to seeking a Statement of Compliance for a stage submit a table in substantially the same form as Schedule 1 but adjusted for indexation and land adjustments in accordance with the DCP and which also takes into account payments made, credits allowed and credit utilised all to the reasonable satisfaction of Council.
- 23. In relation to a planning permit for subdivision of the Land other than the Planning Permit, the Owner must:
 - 23.1 prior to commencing works pursuant to a permit; and



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-7-

23.2 prior to seeking a Statement of Compliance for a stage of the subdivision approved by such planning permit, submit a table in the format contained at Schedule I, which is cross referenced to the DCP and sets out DCP payments made, DCP credits allowed and DCP credit utilised.

Agreed Land Values

- 24. Council and the Owner agroe that:
 - 24.1 the provisions of this Agreement that refer or relate to land values are intended to replace the market value and any other method of calculating compensation payable to a person under the Land Acquisition and Compensation Act 1986 and the Act in respect of any part of the Land, and
 - 24.2 upon payment being made in accordance with this Agreement whether as a monetary amount or by a credit in respect of any of the Land, no other compensation is payable for the effect of severance or for solatium as those terms or concepts are understood in the context of the Land Acquisition and Compensation Act 1986 or for any other category of or form of loss or compensation in respect of any part of the Land.

Disputes

- 25. In the event of any dispute between the parties concerning the interpretation or implementation of this Agreement, such a dispute shall be referred to the Victorian Civil and Administrative Tribunal ("the tribunal") for resolution to the extent permitted by the Act. In the event of a dispute concerning any matter which is not referable to the tribunal pursuant to the Act, such matters shall be referred to arbitration by an arbitrator agreed upon in writing by the parties or, in the absence of such agreement the chairman of the Victorian chapter of the Institute of Arbitrators, Australia or his nonsince, for arbitration pursuant to the Commercial Arbitration Act 2011.
- 26. Where provision is made in this Agreement that any matter be done to the satisfaction of the Council or any of its officers and a dispute arises in relation thereto, such disputes shall be referred to the tribunal in accordance with Section 149 (1) (b) of the Act.
- 27. The parties shall be entitled to legal representation for the purposes of any arbitration or referred to under clauses 25 and 26. Unless the arbitrator, chairman, nominee or the tribunal shall otherwise direct, each party must bear its own cests.

Owner's Covenants

- The Owner warrants and covenants that as at the date hereof, the Owner is the registered proprietor of the Land;
- 29. Without limiting the operation or effect which this Agreement has, apart from the Owner and any other person who has consented in writing to this Agreement and those parties who have entered into a contract of sale for purchase or transfer of a lot prior to registration of the relevant plan of subdivision, no other person has any interest, either legal or equitable, in the Land which may be affected by this Agreement.

The Land or any part of it is not subject to any rights obtained by adverse possession or subject to any casements, rights or encumbrances mentioned in Section 42 of the *Transfer of Land Act 1958* as far as the Owner is aware.

gistration of Agreement

Council and the Owner shall do all things necessary (including signing any further Agreement, acknowledgment or document) to enable Council to register this Agreement on the certificate of title to the Land, in accordance with section 181 of the Act.

(56° 0153) 1269) 467, [1]

- 8 -

- 31.1 without limiting the operation or effect which this Agreement has, the Owner must ensure that antil such time as this Agreement is registered on the certificate of title to the Land, successors in title shall be required to:
- 31.2 give effect to and do all acts and sign all documents which will require those successors to give effect to this Agreement; and
- 31.3 execute under seal a deed agreeing to be bound by the terms of this Agreement and upon such execution this agreement shall continue as if executed by such successors as well as by the parties to this agreement as if the successor's name appeared in each clause in which the name of the Owner appears and in addition to the name of the Owner.

Ending of agreement

- 32. Subject to clause 33, this Agreement ends when the Owner has complied with all of the Owner's obligations under this Agreement. Council must, within 10 days of receiving a written request from the Owner, sign and return an application under section 183(3) of the Act to end this Agreement.
- 33. If Council issues a statement of compliance for a stage of the Development, it must at the same time issue the Owner with a signed application to the Land Registry under section 183(1) of the Act to end this Agreement in respect of all of the land contained in that stage.
- 34. Clause 8 ceases to have effect with respect to:
 - 34.1 the Ballan Road Frontage should the Council withdraw or not apply the proposed public acquisition overlay over the Ballan Road Frontage; and
 - 34.2 the Hobbs Road Frontage should that area cease to be the subject of a road widening proposal in an infrastructure project in the Wyndham West Development Contributions Plan.

Notification to Successors in Title

- 35. The Owner will not sell, transfer, assign or otherwise part with possession of the Land or any part thereof without first disclosing to the intended Purchaser, transferee or assignee the existence and nature of this agreement.
- 36. The Owner and Council acknowledge and agree that this agreement is made pursuant to Section 173 of the Act and during the period of this agreement the obligations imposed on the Owner are conditions on which the Land may be used or developed for specified purposes and are intended to take effect as covenants which shall be annexed to and run at law and in equity with the Land and bind the Owner, their successors in title, assignces and transferees and the registered proprietor and proprietors for the time being of the Land and every part of the Land.



mer may apply for planning permission

The parties acknowledge and agree that this agreement will not and is not intended to prejudice the rights of the Owner to make any application under the Planning Scheme for permission to use and develop the Land or prevent or constrain the Council from considering and determining any such application in accordance with the requirements of the Planning Scheme and the Act.

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 A notice or other communication required or permitted to be served by a party on another party shell be in writing and may be served:

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- 9 -

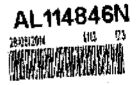
- 38.1 By delivering it personally to that party;
- 38.2 By sending it by prepaid post addressed to that party at the address set out in this agreement or subsequently notified to each party from time to time; or
- 38.3 By sending it by facsimile provided that a communication sent by facsimile shall be confirmed immediately in writing by the sending party by hand delivery or prepaid post.
- 39. A notice or other communication is deemed served:
 - 39.1 If delivered, on the next following business day;
 - 39.2 If posted, on the expiration of two business days after the date of posting; or
 - 39.3 If sent by facsimile, on the next following business day unless the receiving party has requested retransmission before the end of that business day.

Entire understanding

- 40. This Agreement:
 - 40.1 Is the entire agreement and understanding between the parties on everything connected with the subject matter of this Agreement; and
 - 40.2 Supersedes any prior agreement or understanding on anything connected with that subject matter.

Counterparts

- 41. This Agreement may be executed in counterparts. Each counterpart is an original but the counterparts together are one and the same agreement. This Agreement is binding, on the parties on the exchange of the executed counterparts. A copy of the original executed counterpart sent by facsimile machine or email:
 - 41.1 Must be treated as an original counterpart;
 - 41.2 Is sufficient evidence of the execution of the original; and
 - 41.3 May be produced in evidence for all purposes in place of the original.



- 10 -

IN CONFIRMATION of their agreement the parties have executed this agreement on the date set out at the commencement of this agreement.

EXECUTED by CRG Nominees Pry Ltd ACN 088 212 631 in accordance with Section 127 of the Corporations Act 2001 by being signed by those persons who are authorised to sign for the the company:

hni

Director

• .

Full name: Jonathan Peter Callaghan Gotton

Director

Full name: Mar. Cameron Richard Hoit

Address: Level 6 No. 126 Phillip Street, Sydney NSW 2000 Address: Level 6 No. 126 Phillip Street, Sydney NSW 2000

SIGNED FOR AND ON BEHALF OF WYNDHAM CITY COUNCIL pursuant to an Instrument of Delegation dated 24, June 2013

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fsau, ceo KERRY THOM Nume and Position Title

.26th May 2014 . <u>1</u>

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- 11 - - [6]

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Centered by LANDATAN: Land Use Victoria Innovants 1408/2018 11:02. Page 1 of 17 IQ State of Victoria. This subscalars is boyinght. No part may be reproduced by any process exception accordance with the provisions of the Copyright. Act and for the autocess of Section 32 of the Sele of Land Act 1952 or persidentiate wither agreement. The information is only valid at the time and on the form obtained from the LANDATASD System. The State of Land Act 1952 or persidentiate wither agreement. The information is only valid at the time and on the form obtained from the LANDATASD System. The State of Victoria accepts no responsibility for any subsequence takes a publication of responduction of the information

Application by a Responsible Authority for the making of a Recording of an Agreement Section 161 Planning and Environment Act 1987

Form 21

3

Lodged by:

MADDOCK5 Name: Phone: 03 9258 3555 Collins Square, Tower Two, Level 25, 727 Coffins Street Melbourne, VIC, 3039 Address: TGM:AZV:6906275 Ret 1167E Customer Code:

The Authority having made an agreement referred to in section 181(1) of the Planning and Environment Act 1987 requires a recording to be made in the Register for the land

Land:

The land described at Lot A on PS612203Y and being the load described in Certificate of Title Volume. 11817 Folio 516

Responsible Authority:

Wyndhem City Council of Civic Centre, 45 Princes Highway, Wembee, Victoria 3030

AO257914E

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Section and Act under which agreement made: Section 173 of the Planning and Environment Act 1987

A capy of the agreement is attached to this application

Signature for the Authorsy:

Name of official:

dec

Position Meld:

Date:

*** **** **** ************************	
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SUB BIOISIONS CFT. ER	
13 SERIE ABER 2017	

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Date 26 17 1287

mannessen Maddocks



Agreement under section 173 of the Planning and Environment Act 1987

Subject Land: 50 Hobbs Road, Wyndham Vale

Purpose: Open Space Contribution

City of Wyndham

and

AVID Property Group Nominces Pty Ltd ACN 088212531 as Trustee for the Hobbs Road Wyndham Trest

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Agreement under section 173 of the Planning and Environment Act 1987 AO257914E

Dated 26 / 7 /2046 17

Parties

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Name	Wyndham City Council
Acidrese	Civic Centre, 45 Princes Highway, Werribee, Victoria 2030
Sher name	Council
\$ Name	AVID Property Group Nominees Pty Ltd ACN 088212631 as Teaching for the Hobbs Road Wyndham Teach
Address	Suile 02 Level 35 259 George Street, Sydney NSW 2000
Shor name	Dwner

Background

A. Council is the responsible authority for the Planning Schema.

B. Council enters into this Agreement in its capacity as the responsible authority.

C. The Covior is the registered propriets of the Subject Land.

D. The Product Structure Plan applies to the Subject Land. It generally identifies and to be provided as Open Space Land and contains or references a land budget specifying the amount of open space to be provided by each parcel of land within the Proceed Structure Plan.

 Council and the Owner have agreed that the Owner will transfer to or west in Council Exc.
 Open Space Land in return for a credit against its liability under clause 52.91 of the Planning Scheme.

F. As at the date of this Agreement, the Subject Land is subject to a montpage in favour of the Montpages. The Montpagee consents to the Owner entering into this Agreement. College and by LANDATAS: Long Use Victoria Resolution 1408/2018 11 32 Page 5 of 17

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REAL IT

The Parties agree:

1. Definitions

In this Agroanized unless the context schills otherwise:

Act means the Planning and Environment Act 1987.

Agreement means this agreement any includes this Agreement as amended from the to tree.

Current Address mc202.

- For Council, the address shown on page one of this Agreement, or say other address tisted on Council's website, and
- for the Owner, the address shown on page one of this Agreement of any other address provided by the Owner to Council for any purpose relating to the Subject Land.

Current Email means:

- Ine Council email address listed on Council's website; and
- for the Owner, any small address provided by the Owner to Council for the express purpose of electronic communication repareng this Agreement.

Endorsed Plan means the plan endorsed with the stamp of Council from time to time as the plan which forms part of the Planning Pormit.

GAIC means the Growth Areas Infrastructure Charge under the Act.

GST Act means the New Tax System (Goods and Services Tex) Act 1999 (Cwith), as amonifed from time to time.

Mortgagee means the preson or persons registered at entitled from time to time to be registered by the Registrar of Titles as Mortgagee of the Subject Land or any part of %.

Open Space Land means (and for pablic open space land described in Schedule 2 and which may also be identified in the plan at Annourin "A"

Open Space Land Value means the amount specified in Schedule 2 as the open space land value or an amount determined by applying the methodology set mit in Schedald 2 as the case may be

Owner means the person or persons registered or entitled from time to time to be registered by the Registrar of Titles as proprietor or preprietors of an estate in fee simple of the Subject Land or any part of the Subject Land and includes any Mortgegee in possension.

Owner's obligations includes the Owner's specific obligations and the Owner's further obligations

Party or Parties means the Parties to this Agreement but does not include a person who has transferred or otherwise disposed of all of their interests in the Subject Land.

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Defineed by LANDATAN, Land Use Victoria Investment 14/08/2018 11:32 Page 6 of 17

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Plan of Subdivision means a plan of subdivision which creates an acditional for which can be disposed of separately or which is intended to be used for a dwelling or which can be resubdivided.

Planning Parmit means the planning percel specified at Schedule 3 as amended front time to time.

Planning Scheme means the Wyrdham Planning Scheme and any other planning scheme that applies to the Subject Land.

Precinct Structure Plan means the Precinct Structure Plan specified in Sobedula 1, being an incorporated document in the Planning Scheme.

Provision Trigger means the provision trigger set out in the relevant column of Schedule 2.

Residential Lot means a lot created by subdivision of the Subject Land which, in the opinion of Coursel, is of a size and dimension intended to be developed as a housing foll without further subdivision.

Schedule means a schedule to this Agrooment.

Stage is a reference to a stage of subdivision of the Subject Land.

Statement of Compliance means a Statement of Compliance under the Sobdivision Act 1986.

Subject Land means the land described in Schedulo 3 and any reference to the Subject Land in this Agreement includes any fix created by the subdivision of the Subject Land or any part of it.

2. Interpretation

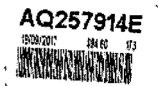
In this Agreement unless the context admics otherwise:

- 2.1 the singular induces the pural and woe versa;
- 2.2 a reference to a gender includes all genders;
- 2.3 a reference to a person includes a reference to a firm, corporation or other corporate body and that person's successors in law;
- 2.4 any agreement, representation, warranty or indemnity by two or more persons (including where two or more persons are included in the same defined term) binds them joinity and severally;
- 2.5 a term used that do oromany meaning unless that term is defined in this Agreement. If a term is not defined in this Agreement and 4 is defined in the Act, 4 has the meaning as defined in the Act;
- 2.6 a reference to an Act, regulation or the Planning Scheme isolutes any Act, regulation or amendment amending, consultative or replacing the Act, regulation or Planning Scheme;
- 2.7 Ine Background forms part of this Agreement
- 2.8 the Owner's obligations take effect as separate and several covertants which are arrowed to and run at law and equity with the Subject Land; and

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Coloured by LANDATA4. Land Use Motorial Interland 14/05/2018 11:32 Fage 7 of 17



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2.8 any reference to a clause, page, condition, attachment or term is a reference to a clause, page, condition, attachment or term of this Agreement.

3. Purposes of Agreement

The Parties acknowledge and agree that the purposes of this Agreement are

- 3.1 to record the forms and conditions on which Open Space Land will be provided to Council and the torms and conditions on which any over provision of Open Space Land in respect of the Subject Land will be dealt with; and
- 3.2 achieve and advance the objectives of planning in Victoria and the objectives of the Planning Scheme in respect of the Subject Land -

and also acknowledge that the Council entered into this Agreement for these reasons.

4. Public Open Space

4.4 Open Spaco Land

The Owner must transfer to privest in Council for municipal purposes the Open Space Land-

- 4.1.1 in accordance with the retevant Provision Trigger set out to Schedule 2;
- 4.1.2 free of all encympranes, and free of any stractures, debris, waste, faluse and contam-nation, except as agreed by Council.
- 4.1.3 with all services to be available or connected as specified in the relevant column of Schedulo 2: and
- 4,1.4 in a condition that is to the satisfaction of Council

4.2 Value of Open Space Land

Tae Owner agrees that:

- 4.2.1 the Open Space Land Value:
 - (a) is the fixed amount as specified in Schedule 2 or alternatively is a fixed amount determined by applying the methodology set out in Schedule 2 esline case may be
 - (b) is dearred to include all transfer costs, costs of plans of subdivision, registration fees and the like and any other amount repetitically agreed to miwriting by Council.
 - (c) replaces the market value and any other method of calculating compensation payable to a person under the Land Acquisition and Compensation Act 1989 and the Act in respect of the Open Space Land; and

4.2.2 Upor

(a) the transfer of the Open Space Land to Counce or the vesting of the Open Space Land in Counce is satisfaction of the whele or part of its open space contribution liabilities under clause \$2.01 of the Planning Schoole; or . *

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(b) payment being made to she Owner in accordance with Bis Agreement -

no compensation or further compensation is payable for the effect of soverance or for solalium as those terms or concepts are understood in the context of the Land Acquisition and Companisation Act 1986 or for any other callingury of or form of loss or compensation in respect of the Open Space Land.

4,3 Over - provision

The Panies agree that:

- 4.3.1 as the Open Space Land that the Owner is obliged to transfer to an vest in Council under this Agreement is greater than the total public open space contribution that the Owner is required to make under clause 52.01 of the Planning Scheme in respect of the Subject Land, Council must reimburse the Owner the over-provision by way of a monotary payment to the Owner to also deepatible the open space contribution made by the Owner to the amount specified in clause 52.01 of the Planning Scheme in respect of the Subject Land.
- 4.3.2 where a monetary payment is due to be paid to the Owner under clause 4.3.1, the monetary payment to the Owner must be paid within a timeframe agreed in whing between the Parties prior to the Statement of Compliance for the final stage of the subdivision of the Subject Land.

4.4 Environmental Assessment

The Owner sgrees that prior to transferring to or vesting Open Space Land to or in Council, the Owner must provide Council with an environmental assessment, prepared by a property qualified environmental consultant that clearly and unequivocatly states that the Public Open Space Land is suitable to be used and developed for public open space with ne risk to the public.

5. Further obligations of the Parties



5.1 Transaction costs

Where the Owner is required to transfer or vest. Open Space Lond, the Owner is responsible for the payment of all costs and disburstminits associated with that transfer or vesting as the case may be.

5.2 Notice and registration

The Owner must bring this Agreement to the attention of all prospective coordinate, purchasers, toosees, licensees, mortgagees, chargees, transferress and assigns.

5.3 Further actions

Tee Owner:

- 5.3.1 must do all things necessary to give effect to this Agrooment:
- 5.3.2 conserts to Dounce applying to the Registrar of Titles to record this Agreement on the Certificate of Tille of the Subject Land in accordance with section 181 of the Act; and



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5.3.3 agrees to do all things necessary to enable Council to do so, including:

(5) sign any farther agreement, acknowledgement of document; and

(b) obtain all necessary consents to enable the recording to be made.

5.4 Council's costs to be paid

The Owner must pay to Council within 14 days after a written request for payment. Council's reasonable costs and expenses (including logal expenses) relating to this Agreement, including:

- 5.4.1 Weparing, drafting, finalising, signing and recording this Agroundate
- \$4.2 preparing, crafting, finalising and recording any enventment to this Agreement; and
- 6.4.3 preparing, grafting, finaliting and recording any document to give effect to the ending of this Agreement.

5.5 Interest for overdue money

The Owner agrees lihat:

- 5.5.1 The Owner must pay to Council Interest in accordance with section 172 of the Local Government Act 1989 on any amount due under this Agreement Ical is not paid by the due date
- 5.5.2 If interest is owing. Council will apply any payment made first itwards interest and then any balance of the payment will be applied to the principal amount.

6. Agreement under section 173 of the Act

Without limiting or restricting the respective powers to enter into this Agreement, and insufar as it can be so treated, this Agreement is made as a deed in accordance with section 170 of the Act

7. Owner's warranties

- 7.1 The Owner warrants that apart from the Owner and any other person who has consented in writing to this Agreement, no other particle has any interest, either legal or equitable, in the Subject Land which may be affected by this Agreement.
- 7.2 The Owner warrants that the Open Space Lend is in an environmental condition such as to be statable to be used and developed for public open space with Poliziak to the public.

8. Successors in title

Until such time as a momentum of this Agrounders is recorded on the cartricate of tilles of the Subject Land, the Owner must require successors in table to:

8.1 give effect to this Agreement; and

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8.2 enter into a dead agricolog to be bound by the terms of this Agreement. *

9. General matters

9.1 Notices

A notice or other communication required or permitted to be served by a Party on another Pany must be in writing and may be served.

- 9.1.1 personally on the other Party;
- 9.1.2 by leaving if at the other Party's Current Address;
- 9.1.3 by posting a by prepaid post addressed to the other Party at the other Party's Current Address; or
- 9.1.4 by email to the other Party's Current Email

9.2 No waiver

Any time or other indulgence granted by Council to the Owner or any variation of biss Agreement or any judgment or order obtained by Council against the Owner does not amount to a waiver of any of Council's rights or remedies under this Agroement.

9.3 Severability

If a court, arbitrator, tribural or other compotent authority determines that any part of this Agreement is uneoforcoable, itiggal or void then that part is severed with the other provisions of this Agreement remaining operative

9.4 No feitering of Council's powers

This Agreement does not latter or restrict Councils power or discussion to make decisions or impose requirements or conditions in connection with the grant of planning approvals or certification of plans subdividing the Subject Land or relating to use or development of the Subject Land.

9.5 Inspection of documents

A copy of any planning permit, document or plan referred to in this Agreement is available for inspection at Council offices during normal business hours upon giving the Council reasonable notice.

9.6 Counterparts

This Agreement may be excepted in any number of counterparts. All counterparts together will be taken to constitute one instrument

9,7 Governing law

This Agreement is governed by and is to be construed in accordance with the laws of Victoria.

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10. GST in this clause words that are defined in the GST Act have the same meaning as their 10.1 definition is that Act. Except as otherwise provided by this clause, at consideration payable under this Agreement. 10.2 in relation to any supply is exclusive of GST. If GST is cayable in respect of any supply made by a supplier under this Agreement, subject 1B 3 to clause 10 4 the recipient will pay to the supplier an emount equal to the GST payable on the supply at the same type and in the same manner as the consideration for the supply is to be provided under this Agreement. 1D.4 The supplier must provide a tax invoice to the racipient before the supplier will be entitled to payment of the OST payable under clause 10.3. GAIC 11. At land transferred to or vested in Council must have any interest fability for GAIC. 15 1 discharged pror to it being transferred to unvested in Council and to the extent alis not, the County shall remain table to Councy for any GAIC Sability incurred by Council 17:5 Cause small survive fee termination of this Aqueement. Frequind by Council, the Owner must provide a certificate of refease under section 2015Y 12.2 of the Act confirming the release of the lend referred to in clause 11.1 from GAIC Fability. 12. **Commencement of Agreement** This Agreement commences on the date of this Agreement. 13. Ending of Agreement t 3.1 This Agreement ends: when the Owner has camplied with all of the Owner's obligations under this 13 t.1 Annoement; an 13.1.2 diservise by agreement between the Parkes is accordance with section 177 of the Act. Notworkstanding clause 13.4, the Owner may request in writing Council's consent to end the 3.2Agreement in respect of Reademist Lots in any Stage upon the save of a Statement of Compliance in respect of that Slage. Connect without unreasonably witchold de consert to a written request made pursuant to 13.3

- clouse *3.2 if a is satisfied that the obligations in this Agreement are secured to as satisfaction.
- (3.4 Upon the issue of a Statement of Comptance for a plan of subdivision for Residential Lots created over the Subject Land or earlier by agreement with Council, the Agreement ends in respect of that part of the Subject Land in the plan of subdivision in accordance with sectors 177 of the Ast provided that all times, the Agreement must remain registered on the balance of the Subject Land and Parent Tilles.

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- 13.5 Once this Agreement ends as to part of the Subject Land, Council with within a reasonable time following a request from the Owner and at the cost of the Owner, execute all documents necessary to make application to the Registrat of Titles under section 163(2) of the Act to cancel the recursing of this Agreement on the register as to that part of the Subject Land.
- 13.6 On completion of all the Owner's obligations under this Agreement. Council must as soon as gradinable following the entiring of this Agreement and at the Owner's request and at the Owner's cost, exercise all documents receasing to make application to the Registrar of Titles under section 183(2) of the Act to cancel the recording of this Agreement on the registor.



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Schedule 1

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	:				 			Whene 'A' is the measured 52.01 land reveluation provided to Council for Proparty 10 in the Ballan Road PSP as at the 1 July ugeh puer.

• it escasary, the Open Space Land can be described by referres to a gian of such when a signe of the acculate drawing or plan relating to the Open Space Land. @ The secure on the columns identified are subject to change as part of the within process. The security is subfixing or plan relating to the Open Space Land. courding to make base of accutations and oblightions realing to apon sace combinations under Clause 20.0 of the Planning Scheme.

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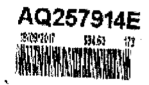
Schedule 3

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 Subject Land – 50 Hobbs Road, Wyndhamvele being the land described as Lot A on PS 612203Y and being the land described in Certificate of Title Volume 11817 Folio 516

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Planning Permit No. WYP 7871/14



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2004ward by LANDATAK: 1446 Use Mictoria Linestanic 14/06/2018 11.92 Fage 16/04/17

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Signing Page

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Signed, scaled and delivered as a deed by the Parties.

EXECUTED as an agreement Signed for and on behalf of the Wyndham City Council pursuant to instrument of Delegation dated 24 June 2013.	AQ257914E
Executed by Avid Property Group Nominees Pty Ltd ACN 988212531 in accordance with a 127(1) of the Corporations Act 2031:	
Signature of Director	/ Signature of <u>Bisecter/Company</u> Secretary
Cameron Holl	
Print full marine	Nicols Baonerman Print fut name
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Mortgagee's Consent

ANZ Fiduciary Services Pty Ltd as Martgagee under instrument of montgage no. AM391597X consents to the Owner entering into this Agreement and in the event that the Martgagee becomes montgagee-inpossession, agrees to be bound by the covenants and concitors of this Agreement.

L-172535 ANTHONY HEADER

ATTORICEY

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Deviced by LANDATAS: Land Use Millions Recorded 14/08/2018 (1.22) Page 1 of 17 © State of Middra. This publication is couplight. No cell may be reproduced by any process except in accur dance with the provisions of the Copyrigh Act and for the publicles of Section 32 of the Sale of Land Act, 1862 or present to a written agreement. The information is only valid at the time and in the form oldaries from the LANDATAS System. This Entrie of Middre another he responsibility for any subsequence losses, publication or reproducing of the information.

Application by a Responsible Authority for the making of a Recording of an Agreement Section 181 Planning and Environment Act 1987



Form 21

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Lodged by:

Name	MADDOCKS
Phone	03 9258 3555
Address:	Collins Square, Tower Two, Level 25, 727 Collins Street Melbourne, VIC, 3008
Ref:	TGM:AZV:6936239
Customer Code;	11676

The Auflicitly having made an agreement referred to in section 181(1) of the Planning and Environment Act 1987 requires a recording to be made in the Register for the land.

The land described at Lot A on PS612203Y and being the land described in Dertificate of Tille Volume. Land. 11817 Folo 515

Wyndham City Council of 45 Princes Highway, Werribee, Victoria Responsible Authomy:

Section and Act under which agreement made. Section 173 of the Planning and Fournment Act 1987.

A copy of the approximent is attached to this application

All h Signature for the Authority: ATINIETTE SUGAN MONT Name of off car. Fubbroises) 2151058 Position Neith Dole

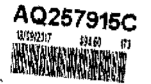
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Date 26 1 7 1201



Agreement under section 173 of the Planning and Environment Act 1987

Subject Land: 50 Hobbs Road, Wyndham Vale

Purpose: WIK Agreement - Transfer of Land Projects

City of Wyndham

and

AVID Property Group Nominees Pty Ltd ACN 088212631 as Transmit for the Hobbs Road Wyndham Transt

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AQ2579150

Agreement under section 173 of the Planning and Environment Act 1987

Dated 261 7 /201617

Parties

	Name	Wyndham City Council
	Address	Civic Centre, 45 Printos Highway, Werräten, Victoria 3030
	Shor, nama	Council
65	Nga'ng	AVID Property Group Nominees Pty Ltd ACN 986212631 at Tracture for the Hobbs Road Wyndham Texat
	Address Short dame	2 Suile 02 Level 35 269 George Street, Sydney NSW 2500 Owner

Background

- $\Lambda_{\rm control is the responsible authority for the Planning Scheme,$
- 6. Council is also the collecting agency and the development agency and the Development Contributions Plan.
- Council enters into this Agreement in its capacity so the responsible authority and the polecting agency.
- D the Owner is the registered proprietor of the Subject Lans.
- E. The Development Contributions Plan applies to the Subject Land. It specifies the contributions required to fund infrastructure necessary as a result of development of the area for urban perposes.
- F The Cwater has asked Council for permission to Transfer to or vost in Council Pre Land Projects.
- G. Council has agreed that the Owner will transfer to or vest in Council the Land Projects in roturn for a Credit against its development contribution sability under the Development Contributions Plan
- H. As at the date of this Agreement, the Subject Land is subject to a martgage in favour of the Montgages. The Montgages consculs to the Owner entering into this Agreement.

Demonstry LANDATAS: Land Use Victoria Streetlamp 14/08/2018 https:// Page 5 of 17

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AQ257915C

The Parties agree:

1. Definitions

In this Agreement unless the context admits otherwise:

Act means the Filsnming and Environment Act 1987.

Agreement means this agreement and includes this Agreement as amonded from time to time.

Credit showns a credit in the amount of the t and Project Value against the Owner's Development Intrastructure Lovy for the Subject Land.

Current Address means:

- for Council, the address shown on page one of this Agreement, or any other address listed on Council's website; and
- for the Owner, the address shown on page one of this Agreement or any other address provided by the Owner to Council for any purpose relating to the Subject Land.

Current Email means.

- Ite Council entail address listed on Opanul's website; and
- for the Owner, any empiliaddress provides by the Owner to Council for the express purpose of electronic communication regarding this Agreement.

Developable Land means the area of land identified as developable land in the land use indget of the Development Contributions Point

Development Agency and Collecting Agency have the same meaning as in the Act.

Development Infrastructure Lavy means the development infrastructure lavy that is required to be paid upon development of the Subject Land calculated and adjusted in eccontaince with the Drivelopment Contributions Plan.

Development Contributions Plan means the Development Contributions Plan specified in Schodule 1, bomp an incorporated decument in the Planning Scheme.

Endorsed Plan means the plan endorsed with the stamp of Council from time to time as the plan which forms part of the Planning Permit.

GAIC means the Growth Areas Infrastructure Charge under the Act.

GST Act means the New Tax System (Goods and Services Tax) Act 1999 (Cwith), as amended from lime to time

Land Project means a land project described in Schedule 2 and which may also be identified in the plan at Annexuse "A"

Land Project Value means the amount specified in Schedule 2 as the Land Project Value or an amount determined by applying the methodology set out in Schedule 2 as the case may be.

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Localised Infrastructure means works, services or facilities necessitated by the subfivision or development of and including but not isnited to provision of utility services such as water supply, standarder drainage, severage, gas and electricity services, telecommunications infrastructure and local roads, bridges, curverts and other water crossings, any required associated traffic control measures and devices. For the purposes of this Agreement, Localised infrastructure does not include the infrastructure required for the Infrastructure Projects or other infrastructure that is in the nature of regional or state infrastructure.

Mortgaged means the person or persons registered or entried from time to time to be registered by the Registrar of Titles as Mortgages of the Subject Lens or any part of it.

Owner means the person or persons registered or enlitted from time to time to be registered by the Registrar of Takes as proprietor or proprietors of an estate in fee simple of the Subject Land or any part of the Subject Land and includes any Mortgagee-it-possessori

Owner's obligations includes the Owner's specific obligations and the Owner's further obligations

Party or Parties means the Parties to this Agreement out does not include a porison who has transferred or otherwise disposed of all of their interests in the Stablect Land.

Plan of Subdivision meens a plan of subdivision which creates an exiditional foll which can be disposed of separately or which is intended to be used for a dwelling or which can be resubdivided.

Planning Permit means the planning permit specified in Schodure 3 as amonded from time to time.

Planning Scheme means the Wyndham Panning Scheme and any other planning scheme that applies to the Subject Land.

Provision Trigger means the provision trigger set out in the relevant column of Schoole (2).

Residential Lot means a lot organod by subdivision of the Subject Land which, in the opinion of Council, is of a size and dimension intended to be developed as a bousing lot wahout further subdivision.

Schedule means a schedule to this Agreement.

Stage is a reference to a stage of subdivision of the Subject Land.

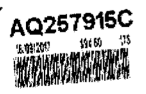
Statement of Compliance means a Statement of Compliance under the Subtitionarian Act (1989).

Subject Land means the tand described in Schedide 3 and any reference to the Subject Land In this Agreement includes any lot created by the subdivision of the Subject Land or any part of it

2. Interpretation

In this Agreement unless the centext admits officerwise:

the singular includes the plural and vice verse:



2.2 a reference to a gender includes all genders.

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- 2.3 a reference to a person includes a reference in a firm, corporation or other corporate body, and that person's euccessore in law;
- 2.4 any agreement, representation, warranty or indemnity by 2 or more porsons (including where 2 or more persons are included in the same defined term) binds them jointly and severally.
- 2.5 a term used now its ordenary meaning ratioss that term is defined in this Agreement. If a term is not defined in this Agreement and it is defined in the Act, it has the meaning as defined in the Act;
- 2.6 a reference to an Act, regulation or the Planning Scheme includes any Act, regulation or amendment amending, consolidating or replacing the Act, regulation of Planning Scheme;
- 2.7 Bre Background forms part of this Agreement;
- 2.8 the Owner's obligations take elfect as separate and several covenants which are another to and run at low and equity with the Subject Land, and
- 2.9 any reference to a clause, pagel condition, altacisment or term is a reference to a clause, page, condition, altacisment or term of this Agreement.

3. Purposes of Agreement

The Parties acknewledge and agree that the purposes of this Agreement are to:

- 3.1 In record the terms and conditions on which a Land Project we be provided to Council.
- 3.2 achieve and advance the objectives of placehing in Victoria and the objectives of the Planeing Scheme in respect of the Subject Land –

and Council has aniered into this Agreement for the these reasons.

4. Payment of Development Infrastructure Levy

The Parties agree that

- 4.1 subject to the Owner's entitlement to a Credit, the Owner's required to pay the Development Infrastructure Levy to cash on a stage-by-stage basis; and
- 4.2 any amount of the Development Infrastructure Levy in respect of the Subject Lend which is not offset, by an entitlement to a Credit under this Agreement must be paid to Council proto the back of the Statement of CampBance for the relevant stage of the subdivision of the Subject Land.

5. Land Projects

5.1 Transfer or vesting of Land Project

The Owner must transfor to or vest in Council any Land Project:

5.1.1 prior to the relevant Provision Trigger, unless a later date is approved by Council in writing under clause 6.2;

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- 5.1.2 tree of all encumbrances and any structure, dobris, waste, refuse and contamination, except as agreed by Council;
- 5.1.3 with all services to be available as specified in the relevant column of Schodole 2; and
- 5.1.4 In a condition that is to the satisfaction of Council in its capacity as Development Agency.
- 5.2 Time for transfer or vesting of Land Project

If the Owiker does not must the Provision Trigger for any Land Project. Council may:

- 5.2.1 refuse to issue any Statements of Compliance in respect of the development of the Subject Lond until the Land Project has been transferred to or vested in Council; or
- 5.2.2 at its absolute discretion, in writing, extend the timeframe.

5.3 Land Project Value

The Owner agrees that:

- 5.3.1 the Land Project Value:
 - (a) is a fixed amount determined by reference only to the land video ascribed to the Land Project in accordance with the Development Contributions Plan.
 - (b) is received to metude all transfer costs, costs of plans of subdivision, registration tells and the tike and any other amount specifically agrees to mwriting by Council;
 - (c) replaces the market value and any other method of colouisway compensation cayable to a person under the Lond Acquisition and Compensation Act 1986 and the Act in respect of the Lond Project; and
- 5.3.2 spon payment being made in accordance with bits Agreenent whether as a monstary amount or by a Crodit in respect of the Land Project, no other compensation is poyable for the effect of severance or for solation as those terms or concepts are understood in the context of the Land Acquisition and Compensation Act 1986 or for any other calegory of or form of loss at compensation in respect of the Land Project.

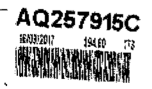
5.4 Environmental Assossment

The Owner dovenants and agrees that prior to transferring to or vesting a Lond Project to or in Council, the Owner must provide Council with an environmental assessment prepared by a property qualified environmental consultant that clearly and anoquivocally states that the Land Project is suitable to be used and developed for the purpose for which it is intended to be used under the Development Contributions Plan with no risk to the public.

Credit and processing of credits.

6.1 Credit

The Parties agree that



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- 6.1.1 the Owner will be entitled to a Cretži for the Lond Project Value upon the commencement of this Agreement;
- 6.1.2 Council agrees that the Owner will not be required to pay line Development infrastructure Levy in cash until the Credit determined as set out in Clause 5.1.3 has been exhausted.
- 8.1.3 prior to the issue of a Statement of Compliance by Council for a Stage, Council must
 - (a) calculate the Development Infrastructure Levy payable for such Stage(s) as at that date; and
 - (b) deduct the embodi calculated upday paragraph (a) of this clause 5.1.3 from the Credit pour the Credit has been exhausted;
- 6.1.4 when the amount of the Development Infrastructure Lovy payable in relation to a Stage exceeds the amount of the Credit remaining:
 - (a) Ine Owner must pay in cash an amount equal to the amount of the Development Infrastructure Levy payable in relation to that Stage that exceeds the amount of Credit remaining prior to the issue of a Statement of Compliance: and
 - (b) in relation to subsequent Stages, the Owner must pay the Dovelopment Introductore Levy in cash phon to the issue of a Statement of Compliance.

7. Localised Infrastructure

The Parties scientification and agree that

- 7.1 this Agreement is intended to relate only to the infrastructure that is funded by the Development Contributions Plan and collipsed Infrastructure; and
- 7.2 compliance with the obligations of this Agreement does not relieve the Owner of any obligation imposed by Council or a tribunat to provide Localised Infrastructure which obligation may be imposed as a requirement in a planning permit for the subervision or development of the Subject Land.

8. Further obligations of the Parties

8,1 Transaction costs

The Owner is responsible for the payment of all costs and disbursements associated with the transfer or vesting of the transfer last the used may be.

8.2 Notice and registration

The Owner must bring this Agreement to the attention of 64 prospective occupites, purchasers, lessess, licensees, mongagees, chargees, transferces and usavgroup.

B.3 Further actions

The Owner.



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- B.3.1 must do all things necessary to give effect to this Agreement;
- 6.3.2 consents to Council applying to the Registrar of Tilles to record this Agreement on the Certificate of Title of the Subject Land in accordance with section 181 of the Act; and
- 8.3.3 sgrees to do all (hings nationsary to proble Council to do so, including):
 - (a) sign any further agreement, acknowledgment or document; and
 - (b) obtain all necessary consents to enable the recording to be made.

8.4 Council's costs to be paid

The Owner must pay to Council within 14 days after a written request fix payment. Councils reasonable costs and expenses (including logal expenses) relating to this Agreement, including:

- 8.4.1 preparing, dratting, finalising, signing and recording this Agreement;
- 8.4.2 preparing, drafting, finalising and recording any emendment to the Agreement; and
- 8.4.3 proparies, drafting, finalising and recarding any document to give effect to the ending of this Agreement.

8.5 Interest for overdue money

The Owner agrees that:

- 8.5.1 the Owner must pay to Council interest in accordance with section 172 of the Local Government Act 1789 on any emount due under this Agreement that is not part by the due date.
- 8.5.2 if interest is owing. Council will apply any payment made first lowards interest and then any balance of the payment will be appled to the principal amount.

9. Agreement under section 173 of the Act

Without limiting or restricting the respective powers to enter into this Agreement, and insufer as it can be so treated, this Agreement is made as a coop in accordance with section 173 of the Act.

10. Owner's warranties

- 10.1 The Owner warrants that apart from the Owner and any other person who has consented in writing to this Agreement, no other person has any interest, either legal or equilable, in the Syhippi Land which may be allected by this Agreement.
- 10.2 The Owner wagrants that the Land Projects are to an environmental condition such as to be suitable to be used and developed for the purpose for which they are intercled to be used under the Development Contributions Plan with no risk to the cubic.



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11. General matters

11.1 Notices

A notice or other communication required or permitted to be served by a Party on apotter Party must be in writing and may be served:

- fiture personally on the other Party,
- 11.1.2 by leaving it at the other Party's Carrent Address;
- 11.1.3 by posting it by prepaid post addressed to the other Party's Current Address; or
- 11.3.4 by email to the other Party's Current Email.

11.2 No walver

Any time or other indulgence granted by Council to the Owner or any variation of this Agreement or any judgment or order obtained by Council against the Owner does not amount to a waver of any of Councel's rights or ramadies under this Agreement.

11.3 Severability

if a court, arbitrator, inburial is other composed authority determines that any part of this Agreement is unanformable, illegal or void then that part is severed with the other provisions of this Agreement remaining operative

11,4 No fettering of Council's powers

This Agreement costs not feiter or restrict Council's power or displation to make decisions or impose requirements or conditions in connection with the grant of planning approvals or certification of plans subdividing the Subject Land or relating to use or development of the Subject Land.

11.5 Inspection of documents

A copy of any planning permit, document or plan referred to in this Agreement is available for inspection at Council offices during normal business hours ippon giving the Council reasonable notice.

11.6 Counterparts

This Agreement may be executed in any number of counterparts. All counterparts together will be takes to constitute one instrument.

11,7 Governing law

This Agreement is governed by and is to be construed π accordance with the taws of Victoria.

12. GST

12.1 In this clause words that are dofined in the GST Act have the same mounting as their definition in that Act.

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- 12.2 Except as otherwise provided by this datuse, all consideration payable under this Agreement in relation to any supply is exclusive of GST.
- 12.3 If GST is payable in respect of any supply made by a supplier under this Agroement, subject to clause 12.4 the recipient will pay to the supplier an emount equal to the GST payable on the supply at the same time and in the same manner as the consideration for the supply is to be provided under this Agroement.
- 12.4 The supplier must provide a tax invoice to the recipierd before the supplier will be entried to payment of the GST payable under clause 12.3

13. GAIC

- 13.3 The Land Project must have any liability for GAIC discharged prior to it being transferred to or vested in Council and to the extent it is not, the Owner shall remain liable to Council for any GAIC liability incurred by Council.
- 13.2 The Owner must provide a conflicate of release under section 2015Y of the Act confirming the release of the Land Project from GAIC liability.

14. Commencement of Agreement

This Agreement commences on the state of this Agreement.



15. Ending of Agreement

- t5.1 This Agreement ends:
 - (5.1.1 when the Owner bas complied with ad of the Owner's obligations under this Agreement; or
 - 15 f. 2 otherwise by agreement between the Parties in accordance with section 177 of the Act.
- 15.2 Notwetheleading clause 15.1, the Owner may request a writing Council's consent to end the Agreement in respect of Resiductial Lots in any Stage upon the issue of a Statement of Compliance in respect of that Stage
- 15.3 Council will not unreasonably withhold as consent to a written request made pursuant to clause 15.2 if it is satisfied that the obligations in this Agreement are secured to 4s satisfaction.
- 15.4 Upon the issue of a Statement of Comptance for a plan of subdivision for Residential Lots created over the Subject Land or earlier by agreement with Council, the Agreement ends in respect of that part of the Subject Land in the plan of subdivision in excerdance with sortion 177 of the Act provided that at all times, the Agreement must remain registered on the betance of the Subject Land.
- 15.5 Once this Agreement ends as to part of the Subject Land, Council will within a reasonable type following a requess from the Owner and at the dost of the Owner, execute all documents accessary to make application to the Registrar of Tilles under section 18%2) of the Act to cancel the reporting of this Agreement on the register as to that part of the Subject Land.

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15.6 On completion of all the Owner's obligations under this Agreement. Council must as soon as practicable following the ending of this Agreement and at the Owner's request and at the Owner's coal, execute all documents necessary to make application to the Registrar of Titles, under section 183(2) of the Act to cancel the recording of this Agreement on the register.



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Schedule 1

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Wyndham West Development Contributions Plan.

Schedule 2

Land Project

DCP Projac t No.	Descriptio n of Land Project	Land atee to be provided under this egreemen t	Provisio a Trigger	Authority the Land Project is to be transferre d to or vested in.	Services to be available (Av) or connected (Cn).]	Lard Project Value	Credit Value
NE(1)74	Histor Road much widening Pouthase of land for read widening 259 ling 2144 sqn.	02748 65	Pror 12 a Salament of Compare d Issuing for Stags 14 provident Star Provident Regular agreed by the Partics		Power Cas Water Cranage Teleosamunkoto C Samat	2015 \$ Spice surgest to recolution in accordance with the Devolution Contributions	STOT. 192 They by a 1 L by XUB 3 Space adopted to resultation 10 resultation 10 resultation with the Constitutions Pion to the date of comparison of the space of the space of the space of the space of the space of the space of the space of the space of the space of the space of the space of the space of the space o
RD37A	Hobbs Ruat read widening Puschase of Led for read widening tatelong 14(9) year		Prize to A Statement of Constant e Issuer for Stage He or Stage He or Stage He or Stage He or Stage Provision Tragar ogeod by Ins States		Pract Gas Water Deanage Teleconomunicato ns Sever	Stated The is a flow State Signa experimentation in accordance with the Development Contributors Plan to the cate of commencement of the sites agreement	S78,363 Tris is a 1 July 2016 S Tgare subject to nya usilon to accordance with the Development Contractors Pon to the components soft components of the components

" A processory, the Lond Purject can be described by reference to a pion of subdividien or a survey plan or some other accurate graving or plan missing to the Lond Project's be attached as Annexure A

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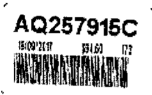
Schedule 3

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- Subject Land 50 Hobbs Road, Wyndham Vale being the land described as Let A on PS 612203Y and being the land described in Certificate of Title Volume 11817 Folio 516
- Planning Permit No. WYP7871/14

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Signing Page

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Signed, sealed and delivered as a deed by the Partes.

Health Construction of the

EXECUTED as an ag Signed for and on but City Council pursaux Dolegation caled 24	salf of the Wyndham It lo instrument of		AQ257915C
Executed by Avid Prope 088212631 in accordance Corporations Act 2001: Chernited Signature of Director	erty Group Pty Ltd ACN o with s 127(1) of the	Signature of Binnerst Company	Sucretary
	an Holt 2/12/16	Print Scole Bannerman Scole General Counsel 35/259 George Si Sydney NSW 2000	

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REALIZED STREET STRE

Mortgagee's Consent

ANZ Fiduciary Services Pty Ltd as Mortgagee under instrument of mortgage no. AM391697X consents to the Owner entering into this Agreement and in the event that the Mortgagee bocomes mortgagee-inpossession, agrees to be bound by the covenance and concisions of this Agreement.

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state Revenue Office PLANNING AND ENVIRONMENT ACT 1987 Growth Areas Infrastructure Contribution Certificate



Certificate Id: 8391

Issue date:

29 August 2018

PART 1 – DETAILS OF APPLICANT

Maddocks C/- Landata

PART 2 - LAND DETAILS

Land Address:

50 Hobbs Road Wyndham Vale 3024

Details of Land Title:

Lot / Plan: Volume / Folio:

Municipality:

Land Type: Land Area: Lot K / PS803042H 11994 / 291

Wyndham Type A 27.54 ha

PART 3 - GROWTH AREAS INFRASTRUCTURE CONTRIBUTION LIABILITY STATUS

The amount of unpaid Growth Areas Infrastructure Contribution payable in accordance with a Notice of Approval of Staged Payment Arrangement is **\$2,536,493.69**

PART 4 – CERTIFICATION

The information in this certificate relates only to the matters affecting the land detailed above and matters relevant to the Growth Areas Infrastructure Contribution (GAIC) amount as at the date of issue of the certificate. If there has been a change to any of the matters affecting the property or relevant to the Growth Areas Infrastructure Contribution amount, the information contained in this certificate is no longer valid and it may be advisable to apply for an updated certificate. **NB:** This certificate is for information purposes only, and is **not** a notice of assessment for the purposes of the *Taxation Administration Act 1997*.

Notes to GAIC Certificate

General

- The Growth Areas Infrastructure Contribution (GAIC) is a contribution on certain land in the growth areas of metropolitan Melbourne (see more detail at www.sro.vic.gov.au).
- GAIC is calculated on a per hectare or part thereof basis.
- The liability to pay the GAIC only arises upon the first occurrence of a GAIC event i.e. the issuing of a statement of compliance, the making of an application for a building permit in respect of substantive building works or a dutiable transaction relating to the land.

GAIC Certificate

This shows the amount of GAIC that:

- is due and unpaid,has been deferred,
- is subject to a staged payment approval,
- is affected by a work-in-kind agreement, or
- the potential amount of GAIC if the proposed GAIC event were to occur in the financial year of the issue of this certificate in respect of the land (certificate year).
- If a GAIC event is proposed to occur in a financial year for which the GAIC rates are not yet published, the potential GAIC amount on the GAIC certificate is calculated based on the GAIC rates of the certificate year. The GAIC amount is an estimate only and an updated GAIC certificate should be applied for when the new GAIC rates are published.
- A current GAIC certificate is to be attached to the vendor's statement in accordance with s 32(3)(f) of the Sale of Land Act 1962.

GAIC rates

- For 2010-2011, the GAIC rate for type A land was \$80,000 per hectare. The rate for type B-1, B-2 and C land was \$95,000 per hectare.
- For each subsequent financial year, the GAIC rates per hectare are indexed based on the Consumer Price Index for Melbourne.
- GAIC rates are published before 1 June of the preceding financial year. Current GAIC rates are published on the State Revenue Office website www.sro.vic.gov.au.

Certificate Number

- The number is on the top right corner on the front of this certificate.
- Quoting this number will give you access to information about this
- certificate and enable you to enquire about your application by phone. You should quote the Certificate Number on any written correspondence.

This certificate is for information purposes only and is not a notice of assessment for the purposes of the *Taxation Administration Act* 1997.

For more information please contact:

State Revenue Office – GAIC enquiries Mail State Revenue Office, GPO Box 1641, MELBOURNE VIC 3001 or DX260090 Melbourne	Internet Email Phone Fax	www.sro.vic.gov.au gaic@sro.vic.gov.au 13 21 61 (local call cost) 03 9628 6856
Victorian Planning Authority – GAIC enquiries Mail Victorian Planning Authority, Level 25, 35 Collins Street, MELBOURNE VIC 3000	Internet Email Phone Fax	www.vpa.vic.gov.au info@vpa.vic.gov.au 03 9651 9600 03 9651 9623

PLANNING CERTIFICATE

Official certificate issued under Section 199 Planning & Environment Act 1987 and the Planning and Environment Regulations 2005

CERTIFICATE REFERENCE NUMBER

534478

APPLICANT'S NAME & ADDRESS

VENDOR

AVID PROPERTY GROUP NOMINEES

PURCHASER

MADDOCKS C/- INFOTRACK C/- LANDATA MELBOURNE

REFERENCE

356744

This certificate is issued for:

LOT K PLAN PS803042 ALSO KNOWN AS 50 HOBBS ROAD WYNDHAM VALE WYNDHAM CITY

The land is covered by the: WYNDHAM PLANNING SCHEME

The Minister for Planning is the responsible authority issuing the Certificate.

The land:

- is included in a RURAL CONSERVATION ZONE

 - is included in a URBAN GROWTH ZONE - SCHEDULE 8
 - is within a DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 11
 and a INCORPORATED PLAN OVERLAY - SCHEDULE 3
 - and MAY BE SUBJECT TO A GROWTH AREAS INFRASTRUCTURE CONTRIBUTION - FOR MORE INFORMATION GO TO Melbourne @ 5
 million AT THE DPCD WEBSITE (http://www.dpcd.vic.gov.au/melbourneat5million)

A detailed definition of the applicable Planning Scheme is available at : (http://planningschemes.dpcd.vic.gov.au/schemes/wyndham)

Historic buildings and land protected under the Heritage Act 1995 are recorded in the Victorian Heritage Register at:

(http://vhd.heritage.vic.gov.au/)

Additional site-specific controls may apply. The Planning Scheme Ordinance should be checked carefully.

The above information includes all amendments to planning scheme maps placed on public exhibition up to the date of issue of this certificate and which are still the subject of active consideration Copies of Planning Schemes and Amendments can be inspected at the relevant municipal offices.

LANDATA® 2 Lonsdale Street Melbourne VIC 3000 Tel: (03) 9194 0605



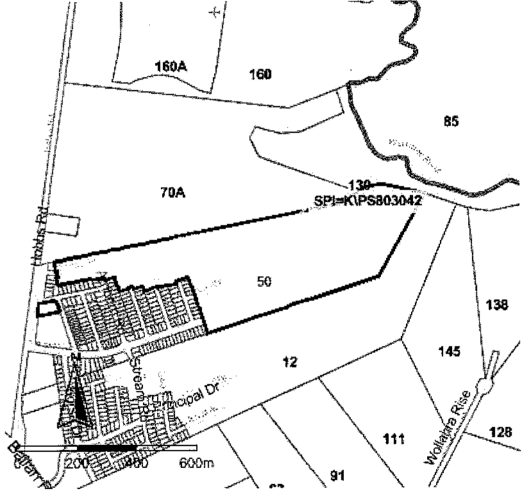
15 August 2018

Hon. Richard Wynne MP Minister for Planning The attached certificate is issued by the Minister for Planning of the State of Victoria and is protected by statute.

The document has been issued based on the property information you provided. You should check the map below - it highlights the property identified from your information.

If this property is different to the one expected, you can phone (03) 9194 0606 or email landata.enquiries@delwp.vic.gov.au.

Please note: The map is for reference purposes only and does not form part of the certificate.



Copyright @ State Government of Victoria. Service provided by maps.land.vic.gov.a

Choose the authoritative Planning Certificate

Why rely on anything less?

As part of your section 32 statement, the authoritative Planning Certificate provides you and / or your customer with the statutory protection of the State of Victoria.

Order online before 4pm to receive your authoritative Planning Certificate the same day, in most cases within the hour. Next business day delivery, if further information is required from you.

Privacy Statement

The information obtained from the applicant and used to produce this certificate was collected sciely for the purpose of producing this certificate. The personal information on the certificate has been provided by the applicant and has not been verified by LANDATA®. The property information on the certificate has been verified by LANDATA®. The property information on the certificate will be retained by LANDATA® for auditing purposes and will not be released to any third party except as required by law.





CERTIFICATE Pursuant to Section 58 of the Heritage Act 2017

Maddocks C/- InfoTrack 135 King Street SYDNEY 2000

CERTIFICATE NO: 29288025

PROPERTY ADDRESS: 50 HOBBS ROAD WYNDHAM VALE

PARCEL DESCRIPTION: Lot K PS803042H , Lot D PS742083E

- 1. The place or object is not included in the Heritage Register.
- 2. The place is not in a World Heritage Environs Area.
- 3. The place or object is not subject to an interim protection order.
- 4. A nomination has not been made for inclusion of the place or object in the Heritage Register.
- 5. The place or object is not being considered for inclusion in the Heritage Register.
- 6. The site is not included in the Heritage Inventory.
- 7. A repair order is not in force in respect of the place or object.
- 8. There is not an order of the Supreme Court under Division 3 of Part 10 in force in respect of the place or object.
- 9. There is not a Governor in Council declaration made under section 227 in force against the owner of the place or object.
- 10. There is not a court order made under section 229 in force against a person in respect of the place or object.
- 11. There are no current proceedings for a contravention of this Act in respect of the place or object.



Environment, Land, Water and Planning



CERTIFICATE Pursuant to Section 58 of the Heritage Act 2017

12. There has not been a rectification order issued in respect of the place or object.

Atum they

Executive Director

DATED: 14/08/2018

Note: This Certificate is valid at the date of issue.



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IORIA Environment, Lond, Water Soverament ond Planning



Civic Centre Postal 45 Princes Highway, Werribee, Victoria 3030, Australia PO Box 197, Werribee, Victoria 3030, Australia

 Telephone
 (03) 9742 0777

 Facsimile
 (03) 9741 6237

 Email
 mail@wyndham

mail@wyndham.vic.gov.au www.wyndhem.vic.gov.au

DX 30258 Werribee Vic ABN: 38 393 903 860

Your Ref: 356744

Our Ref: wLIC05044/18

Date: 16/08/2018

Landata DX 250639 MELBOURNE VIC LAND INFORMATION CERTIFICATE Year Ending :30/06/2019 Assessment No: 211313 Certificate No: wLIC05044/18 All Enquiries and Updates to 03 9742 0777

Property Description:	V 11992 F 423 L D PS 742083 Werribee Parish V 11994 F 291 L K PS 803042
	Werribee Parish
AVPCC Code:	102 - Vacant Englobo Residential Subdivisional Land
Property Situated:	50 Hobbs Road
	WYNDHAM VALE VIC 3024

			· · · · · · · · · · · · · · · · · · ·		
Site Value	\$18000000	CIV	\$18000000	NAV	\$900000

The level of valuation is 01/01/2018.

The Date Valuation was adopted for rating purposes is 13/08/2018.

Current Year's Rates	
General VRL Rates	\$77183.60
Municipal Charge	\$59.49
Fire Services Levy	\$1211.10
Current Rates Levied \$78454.19	
Balance Outstanding	\$78454.19

TOTAL OUTSTANDING	\$78454.19

Council strongly recommends that an updated certificate be sought prior to any settlement of land or other reliance on this certificate. A written update will be provided free of charge for up to 3 months after the date of issue.

LAND NOT SEPARATELY RATED

Lot K PS 803042 & Lot D PS 742083 has not yet been separately assessed for the purpose of rates and charges. This lot forms part of the above parent property, an update of this certificate will be provided, free of charge, for a period of three months, if required.

The current portion of the rates raised and any rates payments will not be allocated to the child properties.

This certificate provides information regarding valuation, rates, charges, other moneys owing and any orders and notices made under the Local Government Act 1958, the Local Government Act 1989 or under a local law of the Council and the specified flood level by the Council (if any).

This Certificate is not required to include information regarding planning, building, health, land fill, land slip, flooding information or service easements. Information regarding these matters may be available from Council or the relevant authority. A fee may be charged for such information.

OTHER INFORMATION NOTICES AND ORDERS:

There is no potential Liability for Rates under the Cultural and Recreational Lands Act 1974. There is no potential Liability for the Land to become Rateable under Section 173 or 174A of the Local Government Act 1989. There is no Outstanding Amount to be paid for Recreational Purposes or any transfer of Land required to be made to Council for Recreational Purposes under the Local Government Act 1958.

LAND CLEARANCE CHARGES;

Directions to maintain vacant land to Council requirements all year round are in place under the Local Law. Although there may be no charges shown on the Certificate, it is possible that a Charge OR a Notice to Comply to maintain the vacant land as required may exist by settlement date.

Please contact Council's City Resilience Department via email at mail@wyndham.vic.gov.au to check if there are any pending Charges that are not listed but which may transfer with the property to the new owner.

NOTE: Whilst all efforts have been made to ensure that the information contained in this Certificate is accurate and reflects the current records of the City as at the date of the Certificates issue, information contained in the Certificate is subject to regular update and it is strongly recommended that an updated Certificate be sought immediately prior to any settlement of land or other reliance on this Certificate.

I hereby certify that as at the Date of Issue the information given in this Certificate is a true and correct disclosure of Rates and other Monies payable to the Wyndham City Council, together with any Notice or Orders referred to in this Certificate

APPLICANT:Landata

RECEIVED THE SUM OF \$0.00 BEING FOR THE FEE FOR THE CERTIFICATE

REFERENCE:wLIC05044/18

L'Engre 5

Lisa Sayers/Coordinator Finance Operations

Payment Options

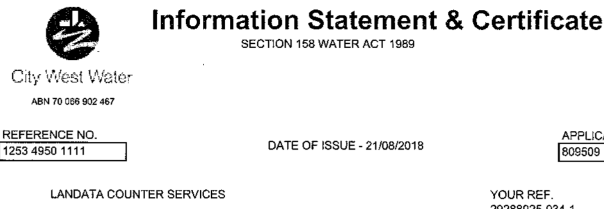


BPAY (Rates payments only) Biller Code: 76869 Customer Reference Number: 1984262 Online via Credit Card Visit <u>www.wyndham.vic.gov.au</u> Rates Payment Bank Reference Number: 1984262

Land Clearance Charge (if applicable) See Reference Number above

Cheque Payment

Send cheque made payable to Wyndham City Council and a copy of this LIC to PO Box 197, Werribee, VIC 3030



LOCKED BAG 32017 COLLINS ST EAST VIC 8003

DELWP - ACCOUNTS PAYABLE

PROPERTY: 50 HOBBS ROAD WYNDHAM VALE VIC 3024

Statement & Certificate as to Waterways & Drainage, Parks Service and City West Water Charges

The sum of Zero dollars is payable in respect of the property listed above to the end of the financial year.

Service Charge Type	Annual charge	Billing Frequency	Date Billed To	Year to Date Billed Amount	Outstanding Amount	
TOTAL	0.00			0.00	0.00	
	Service charges ov	ving to 30/06/2018			0.00	
	Service charges ov	ice charges owing for this financial year				
	Adjustments		0.00			
	Current a	mount outstanding			0.00	
	Plus remai	inder service charge	s to be billed		0.00	
	BALANCE	BALANCE including unbilled service charges			0.00	

City West Water property settlement payments can be made via BPAY. If using BPAY please use the BPAY Biller code and reference below.

Biller Code:	8789
Reference:	1253 4950 1111

ENQUIRIES 131691

APPLICATION NO.

809509

YOUR REF. 29288025-034-1

> SOURCE NO. 99904685210



Information Statement & Certificate

SECTION 158 WATER ACT 1989

ABN 70 066 902 467

ENQUIRIES 131691

REFERENCE NO. 1253 4950 1111

DATE OF ISSUE - 21/08/2018

APPLICATION NO.

809509

This property is currently not liable for Parks and/or Waterway and Drainage charges however may be liable for these charges from date of sale.

Where applicable, this statement gives particulars of City West Water service charges as well as Parks Service and Waterways & Drainage service charges are levied and collected on behalf of Parks Victoria and Melbourne Water Corporation respectively.

Section 274(4A) of the Water Act 1989 provides that all amounts in relation to this property that are owed by the owner are a charge on this property.

Section 275 of the Water Act 1989 provides that a person who becomes the owner of a property must pay to the Authority at the time the person becomes the owner of the property any amount that is, under Section 274(4A), a charge on the property.

This installation is not supplied with water through a City West Water meter.



Information Statement & Certificate

SECTION 158 WATER ACT 1989

City West Water

ABN 70 066 902 467



REFERENCE NO.
1253 4950 1111

DATE OF ISSUE - 21/08/2018

APPLICATION NO. 809509

Information given pursuant to section 158 of the Water Act 1989

Please note that the property is in an area designated by City West Water for the provision of a recycled water supply in addition to drinking water and sewerage services. The conditions of connection for recycled water are available on our web site at www.citywestwater.com.au. Should you require further information, please contact City West Water on 13 16 91 or by emailing to enquiries@citywestwater.com.au.

The applicable flood level for this property is RL 37.34 metres to Australian Height Datum (AHD). If further information is required please contact Melbourne Water on 9679-7517.

Sewer & or Water Assets if available are shown on the attached Plan. Should this plan not display all of the requested property please contact City West Water on 131691.

AUTHORISED OFFICER:

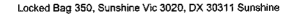
SANDRA MAGANAS CUSTOMER OPERATIONS MANAGER CUSTOMER OPERATIONS

CITY WEST WATER CORPORATION

Unless prior consent has been obtained from both CITY WEST WATER and MELBOURNE WATER (Section 148 Water Act 1989), the erection and/or replacement of any structure or filling over or under any easement, sewer or drain, any interference with, any sewer, drain or watercourse, or any connection to any sewer drain or watercourse is PROHIBITED.

City West Water provides information in this statement relating to waterways and drainage pursuant to Section 158 of the Water Act 1989, as an agent for Melbourne Water.

Please contact City West Water prior to settlement for an update on these charges and remit payment to City West Water immediately following settlement. Updates of rates and other charges will only be provided for up to three months from the date of this statement.



Information Statement & Certificate

SECTION 158 WATER ACT 1989

City West Water

ABN 70 066 902 467

REFERENCE NO. 1252 6457 2123

LANDATA COUNTER SERVICES

DELWP - ACCOUNTS PAYABLE LOCKED BAG 32017 COLLINS ST EAST VIC 8003 DATE OF ISSUE - 21/08/2018

APPLICATION NO. 809509

YOUR REF. 29288025-034-1

SOURCE NO. 99904685210

PROPERTY: PREV 50 HOBBS ROAD WYNDHAM VALE VIC 3024

Statement & Certificate as to Waterways & Drainage, Parks Service and City West Water Charges

The sum of seventy five dollars and fifty four cents is payable in respect of the property listed above to the end of the financial year.

Service Charge Type	Annual charge	Billing Frequency	Date Billed To	Year to Date Billed Amount	Outstanding Amount
WATERWAYS AND DRAINAGE CHARGE - RES	100.72	Quarterly	30/09/2018	25.18	0.00
PARKS SERVICE CHARGES	798.84	Annualiy	30/06/2019	798.84	0.00
TOTAL	899.56			824.02	0.00
	Service charges owing to 30/06/2018				
	Service charges or	wing for this financial	year		0.00
	Adjustments				0.00
	Current a	mount outstanding		<u> </u>	0.00
	Plus rema	inder service charge	s to be billed		75.54
	BALANC	BALANCE including unbilled service charges			

City West Water property settlement payments can be made via BPAY. If using BPAY please use the BPAY Biller code and reference below.

Biller Code:	8789
Reference:	1252 6457 2123



ENQUIRIES 131691



Information Statement & Certificate

SECTION 158 WATER ACT 1989

ABN 70 066 902 467



F	REFERENCE NO.
1	252 6457 2123

DATE OF ISSUE - 21/08/2018

APPLICATION NO. 809509

For the purpose of levying Parks and/or Waterways and Drainage charges Property no: 125349501 is not yet separately rated by City West Water and is part only of the property for which this certificate is issued. Property 125349501 may be separately rated from the date of sale and may attract these charges.

Where applicable, this statement gives particulars of City West Water service charges as well as Parks Service and Waterways & Drainage service charges are levied and collected on behalf of Parks Victoria and Melbourne Water Corporation respectively.

Section 274(4A) of the Water Act 1989 provides that all amounts in relation to this property that are owed by the owner are a charge on this property.

Section 275 of the Water Act 1989 provides that a person who becomes the owner of a property must pay to the Authority at the time the person becomes the owner of the property any amount that is, under Section 274(4A), a charge on the property.

This installation is not supplied with water through a City West Water meter.



Information Statement & Certificate

SECTION 158 WATER ACT 1989

ABN 70 066 902 467

ENQUIRIES 131691

REFERENCE NO.
1252 6457 2123

.....

DATE OF ISSUE - 21/08/2018

APPLICATION NO. 809509

Information given pursuant to section 158 of the Water Act 1989

Melbourne Water provides main drainage services to this property, consistent with the standards that applied at the time the Melbourne Water drainage system was constructed. In the event of a storm exceeding the design capacity of the underground / open drain, this property could be affected by overland flows. Please contact Melbourne Water's Waterways Group for information available to Melbourne Water on the effect of overland flows on this property. Please call Melbourne Water on 9679-7517.

Please note that the property is in an area designated by City West Water for the provision of a recycled water supply in addition to drinking water and sewerage services. The conditions of connection for recycled water are available on our web site at www.citywestwater.com.au. Should you require further information, please contact City West Water on 13 16 91 or by emailing to enquiries@citywestwater.com.au.

Sewer & or Water Assets if available are shown on the attached Plan. Should this plan not display all of the requested property please contact City West Water on 131691.

AUTHORISED OFFICER:

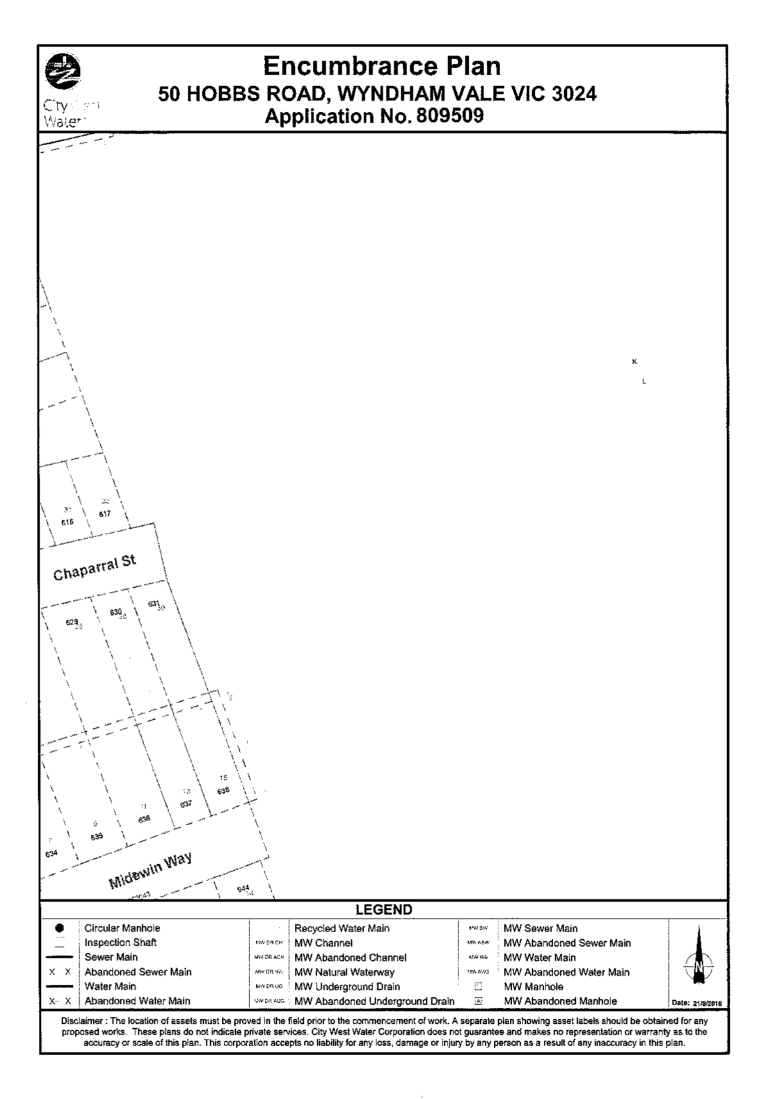
SANDRA MAGANAS CUSTOMER OPERATIONS MANAGER CUSTOMER OPERATIONS

CITY WEST WATER CORPORATION

Unless prior consent has been obtained from both CITY WEST WATER and MELBOURNE WATER (Section 148 Water Act 1989), the erection and/or replacement of any structure or filling over or under any easement, sewer or drain, any interference with, any sewer, drain or watercourse, or any connection to any sewer drain or watercourse is PROHIBITED.

City West Water provides information in this statement relating to waterways and drainage pursuant to Section 158 of the Water Act 1989, as an agent for Melbourne Water.

Please contact City West Water prior to settlement for an update on these charges and remit payment to City West Water immediately following settlement. Updates of rates and other charges will only be provided for up to three months from the date of this statement.



Land Tax Clearance Certificate

Land Tax Act 2005



				Your R	eference:	LMC:68049	43 015
INFOTRACK/M	IADDOCKS				ate No:	23826524	40.010
				Issue [Jake:	17 AUG 201	18
				Enquir	ies:	JXW5	
Land Address:	50 HOBBS ROAD	WYNDHAM VAL	.E VIČ 3024				
Land ki	Lot	Plan	Volume	Follo			Tax Payable
41316331	к D	803042 742083	11994	291			\$43,066.96
Vendor:	AVID PROPERTY	GROUP NOMIN	EES PTY LI	D			
Purchaser	FOR INFORMATIC	N PURPOSES					
Current Land Ta		Year		alue Proportional 7	-		Total
HOBBS RD WYN	IDHAM TRUST	2018	\$8,902	2,731 \$172,267	.85	\$0.00	\$43,066.96
Current Vacant	Residential Land Ta	ox Year	Taxable \	falue Proportional	Tax Penalty/	Interest	Total
Comments:							
Arrears of Land	Тах		Year	Proportional Tax	Penalty/Int	erest	Total
This certificate is reverse. The app	subject to the notes	ese notes carefi	ne	Proportional Tax CAPITAL IMP V		erest 902,731	Total
This certificate is reverse. The app	subject to the notes blicant should read th odate for this certifical	ese notes carefi	ne	CAPITAL IMP V	ALUE: \$8,	902,731	Total
This certificate is reverse. The app To request an up	subject to the notes blicant should read th odate for this certifical	ese notes carefi	ne	CAPITAL IMP V SITE VALUE:	ALUE: \$8, \$8,	902,731 902,731	Total
This certificate is reverse. The app To request an up www.sro.vic.gov	subject to the notes blicant should read th odate for this certificat v.au/certificates	ese notes carefi	ne	CAPITAL IMP V	ALUE: \$8, \$8,	902,731	

Land Tax Clearance Certificate - Remittance Advice

Certificate No:	23826524	State Revenue Office GPO Box 4376
Land ID:	41316331	MELBOURNE VIC 3001
Amount Payable:	\$43,066.96	

Please return this section with your payment. For further information refer overleaf. Do not mark below this line.

<0004306696<0004306696>023826524000<023826524000>424<424>

Notes to certificates under Section 105 of the Land Tax Act 2005

Certificate No: 23826524

- Under Section 96 of the Land Tax Act 2005 (the Act), unpaid land tax (including special land tax and vacant residential land tax) is a first charge on the land to which it relates and should the vendor default, payment will be obtained from the purchaser. The purchaser should take into account the possibility that the vendor may default where land tax has been assessed but not paid.
- 2. If land tax (including special land tax and vacant residential land tax) is due but not paid on a property, the Land Tax Clearance Certificate will certify the amount of land tax due and payable on that land. This amount will be binding on the Commissioner of State Revenue (the Commissioner) for purposes of section 96 of the Act whether or not it is paid to the State Revenue Office (SRO) on, or shortly after, settlement.
- 3. The amount of land tax on this certificate relates to the amount of land tax (including special land tax and vacant residential land tax) due and payable as at the date of the application only and not to any future liability or the tax status of the land.
- A 'Nii' Land Tax Clearance certificate does not mean that the land on the certificate is exempt from land tax or vacant residential land tax.
- 5. If land tax (including special land tax or vacant residential land tax) will be payable on a property but payment is not due at the time the application is processed, the certificate will certify the amount that should be retained by the purchaser at settlement and remitted to the SRO. The Commissioner will consider himself bound by this amount against the purchaser, only if the amount is remitted to the SRO within 28 days after settlement.
- If the amount in 3. (above) is understated, the Commissioner has the right to seek recovery of the correct amount, or the balance, as the case may be, from

 a. the vendor, or
 - b. the purchaser, if the vendor defaults and the certified amount has not been remitted to the SRO within 28 days after settlement.
- If an amount is certified in respect of a proposed sale which is not completed, the Commissioner will not be bound by the same amount in respect of a later sale of the subject land another certificate must be applied for in respect of that transaction.
- 8. If an amount certified is excessively high (for example, because an exemption or concession has not been deducted in calculating the amount) the Commissioner will issue an amended certificate, without an additional fee being charged on receipt of sufficient evidence to that effect from the vendor.

Payment options

Make cheque payable to **State Revenue Office, Victoria** marked 'Not Negotiable' and return with the remittance advice to:



Payment by mail:

 State Revenue Office GPO Box 4376 MELBOURNE VIC 3001

- 9. If no land tax (including special land tax or vacant residential land tax) is stated as being payable in respect of the property, the Commissioner will consider himself bound by that certification, in respect of the purchaser, if the land is subsequently found to be taxable and the vendor defaults.
- 10. If the vendor refuses to be bound by an amount stated by the Commissioner and does not agree to the amount being withheld and remitted at settlement, the purchaser cannot rely on such refusal as a defence to an action by the Commissioner to recover the outstanding amount from the purchaser under Sections 96 or 98 of the Act.
- The information on a certificate cannot preclude the Commissioner from taking action against a vendor to recover outstanding land tax (including special land tax and vacant residential land tax).

For Information Only

LAND TAX CALCULATION BASED ON SINGLE OWNERSHIP Land Tax = \$157,786.47

Taxable Value = \$8,902,731

Calculated as \$24,975 plus (\$8,902,731 - \$3,000,000) multiplied by 2.250 cents.

Further information

Internet	www.sro.vic.gov.au
Email	sro@sro.vic.gov.au (Attn: Land Tax)
Phone	13 21 61 (local call cost)
Fax	03 9628 6853
Mail	State Revenue Office GPO Box 4376 MELBOURNE VIC 3001





Civic Centre Postal 45 Princes Highway, Werribee, Victoria 3030, Australia PO Box 197, Werribee, Victoria 3030, Australia

Telephone Facsimile Email (03) 9742 0777 (03) 9741 6237 mail@wyndham.vic.gov.au www.wyndham.vic.gov.au

DX 30258 Werribee Vic ABN: 38 393 903 860

Your Ref: 356744

Our Ref: w2018C09964

14 August 2018

Landata DX 250639 MELBOURNE VIC

Dear Sir/Madam,

BUILDING PERMIT HISTORY PROPERTY: 50 Hobbs Road WYNDHAM VALE VIC 3024

A search of Building Services records for the preceding 10 years has revealed that no permits have been issued in the last ten (10) years.

(This building history may not include details of any building works constructed between 1 August 1999 and 13 June 2005 where the cost of labour and materials did not exceed \$5,000).

Outstanding orders or notices

Our records show that there are no outstanding notices or orders under the Building Regulations. However, it is to be noted that we have not conducted an inspection of the property in regard to this enquiry and that this does not preclude Council from taking action on any illegal building works subsequently identified.

Make your own enquiries

The information supplied in this letter is based solely on current Building Services records. We have made no enquiries beyond consulting these records. Consequently we recommend that you make your own enquiries for any specific details you may require.

Personal safety

In the interests of personal safety, we also remind you that:

- All residential properties with existing swimming pools or spas must have compliant safety pool fencing
- If smoke alarms have not been installed in a residential property, they must be installed by the new owner within 30 days of property settlement.

.....

Failure to comply with either of these requirements may result in significant fines and Court prosecution.

Disclaimer

We expressly disclaim any liability for loss, however occasioned from reliance upon the information herein.

If you have any questions about this letter, please contact Building Services on (03) 9742 0716 or email mail@wyndham.vic.gov.au.

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Yours faithfully,

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Manbour 7

ALAN COCKS MUNICIPAL BUILDING SURVEYOR

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Civic Centre Postal

> Telephone Facsimile Email

45 Princes Highway, Werribee, Victoria 3030, Australia PO Box 197, Werribee, Victoria 3030, Australia

(03) 9742 0777 (03) 9741 6237 mail@wyndham.vic.gov.au www.wyndham.vic.gov.au

DX 30258 Werribee Vic ABN: 38 393 903 860

OurRef: w2018C09965

Your Ref: 356744

14 August 2018

Landata DX 250639 MELBOURNE VIC

PROPERTY DETAILS

Property No: 211313

50 Hobbs Road WYNDHAM VALE VIC 3024

V 11499 F 802 L A PS 612203 Werribee Parish, V 11992 F 170 L B PS 739613 Werribee Parish, V 11992 F 423 L D PS 742083 Werribee Parish, V 11992 F 424 L F PS 742083 Werribee Parish, V 11992 F 635 L G PS 739617 Werribee Parish, V 11993 F 931 L H PS 746251 Werribee Parish, V 11994 F 118 L J PS 749042 Werribee Parish, V 11994 F 291 L K PS 803042 Werribee Parish, L L PS 803043 Werribee Parish, L M PS 803044 Werribee Parish, L N PS 803044 Werribee Parish

PROPERTY INFORMATION I	REQUEST: Building Regulations 2018 – Regulation 51
Liable to flooding (Reg 153)	"A Flood Level has not been set by Council under the Building Regulations 2018". The land in the opinion of the Director of City Operations is not liable to flooding
Designated as subject to attack by termites (Reg 150)	YES
Subject to significant snow falls (Reg 152)	NO
Designated land or works under Part 10 of the Water Act 1989 (Reg 154)	NO
Declared Road (Reg. 74 & 89)	NO
Stormwater drainage point of discharge (Reg 133)	Contact Council's Technical Services Department on 9742 0777
Installation/Alteration of septic tank system (Reg 132)	Contact Council's Environmental Health Department on 9742 0738
Designated Bushfire prone areas (Reg. 155)	Refer to Land Channel website www.land.vic.gov.au
Bushfire Attack Level specified in Planning Scheme (Reg 156)	NO
Town Planning Permit (Reg. 68)	Contact Council's Town Planning Department on 8734 5463
Community Infrastructure Levy Section 24(5) of the Building Act 1993	NO.

NOTE: Melbourne Water became responsible for waterway management, floodplain management and regional drainage on 18 November 2005. Melbourne Water is undertaking an ongoing process of investigation within this area, which may provide additional information applicable to this property. For information on flood levels please visit the Landata or Anstat websites. Where City West Water is the relevant water authority this information can be obtained by purchasing a property information statement from this authority. For information on drainage assets please contact Melbourne Water on 9235 2265.

Manball

A COCKS MUNICIPAL BUILDING SURVEYOR

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Page 1 of 2

Extract of EPA Priority Site Register

**** Delivered by the LANDATA® System, Department of Environment, Land, Water & Planning ****

PROPERTY INQUIRY DETAILS:

STREET ADDRESS: 50 HOBBS ROAD SUBURB: WYNDHAM VALE MUNICIPALITY: WYNDHAM MAP REFERENCES: Melways 40th Edition, Street Directory, Map 233 Reference K10 Melways 40th Edition, Street Directory, Map 233 Reference J10 Melways 40th Edition, Street Directory, Map 233 Reference H10 Melways 40th Edition, Street Directory, Map 233 Reference K9 Melways 40th Edition, Street Directory, Map 233 Reference J9 Melways 40th Edition, Street Directory, Map 234 Reference A10 Melways 40th Edition, Street Directory, Map 234 Reference A9

DATE OF SEARCH: 14th August 2018

PRIORITY SITES REGISTER REPORT:

A search of the Priority Sites Register for the above map references, corresponding to the address given above, has indicated that this site is not listed on, and is not in the vicinity of a site listed on the Priority Sites Register at the above date.

IMPORTANT INFORMATION ABOUT THE PRIORITY SITES REGISTER:

You should be aware that the Priority Sites Register lists only those sites for which EPA has requirements for active management of land and groundwater contamination. Appropriate clean up and management of these sites is an EPA priority, and as such, EPA has issued either a:

Clean Up Notice pursuant to section 62A, or a

Pollution Abatement Notice pursuant to section 31A or 31B of the Environment Protection Act 1970 on the occupier of the site to require active management of these sites.

The Priority Sites Register does not list all sites known to be contaminated in Victoria. A site should not be presumed to be free of contamination just because it does not appear on the Priority Sites Register.

Persons intending to enter into property transactions should be aware that many properties may have been contaminated by past land uses and EPA may not be aware of the presence of contamination. EPA has published information advising of potential contaminating land uses. Municipal planning authorities hold information about previous land uses, and it is advisable that such sources of information also be consulted.

For sites listed on the Priority Sites Register, a copy of the relevant Notice, detailing the reasons for issue of the Notice, and management requirements, is available on request from EPA for \$8 per Notice.

For more information relating to the Priority Sites Register, refer to EPA contaminated site information bulletin: Priority Sites Register Contaminated Land Audit Site Listing (EPA Publication 735). For a copy of this publication, copies of relevant Notices, or for more information relating to sites listed on the Priority Sites Register, please contact EPA as given below:

Environment Protection Authority Victoria GPO Box 4395 Melbourne Victoria 3001

[Extract of Priority Sites Register] # 29288025 - 29288025113251 '356744'

Extract of EPA Priority Site Register

**** Delivered by the LANDATA® System, Department of Environment, Land, Water & Ptanning ****

Tel: 1300 372 842

[Extract of Priority Sites Register] # 29288025 - 29288025113251 '356744'



**** Delivered by the LANDATA® System, Department of Environment, Land, Water & Planning ****

ROADS PROPERTY CERTIFICATE

The search results are as follows:

Maddocks C/- InfoTrack 135 King Street SYDNEY 2000 AUSTRALIA

Client Reference: 356744

NO PROPOSALS. As at the 14th August 2018, VicRoads has no approved proposals requiring any part of the property described in your application. You are advised to check your local Council planning scheme regarding land use zoning of the property and surrounding area.

This certificate was prepared solely on the basis of the Applicant-supplied address described below, and electronically delivered by LANDATA®.

50 HOBBS ROAD, WYNDHAM VALE 3024 CITY OF WYNDHAM

This certificate is issued in respect of a property identified above. VicRoads expressly disclaim liability for any loss or damage incurred by any person as a result of the Applicant incorrectly identifying the property concerned.

Date of issue: 14th August 2018

Telephone enquiries regarding content of certificate: 13 11 71

[Vicroads Certificate] # 29288025 - 29288025113251 '356744'

Department of Environment, Land, Water and Planning

Designated Bushfire Prone Areas

from www.planning.vic.gov.au on 14 August 2018 11:34 AM

Address: 50 HOBBS ROAD WYNDHAM VALE 3024 Lot and Plan Number: Lot D PS742083 Local Government (Council): WYNDHAM Council Property Number: 211313 Directory Reference: Melway 233 K10 This property has 2 parcels. For full parcel details get the free Basic Property report at Property Reports

This property is in a designated bushfire prone area. Special bushfire construction requirements apply. Planning provisions may apply.

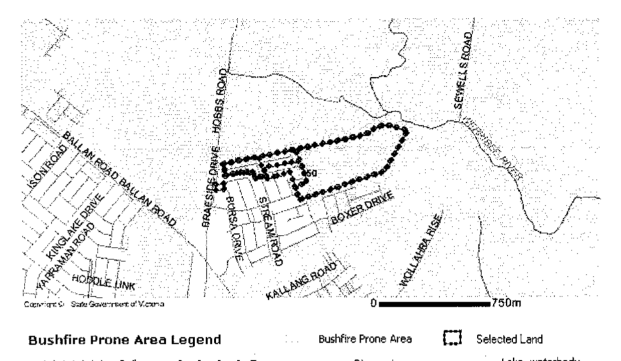
See next page for planning information

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Notwithstanding this disclaimer, a vendor may rely on the information in this report for the purpose of a statement that land is in a bushfire prone area as required by section 32(2)(dc) of the Sale of Land 1962 (Vic).

Designated Bushfire Prone Area Map



Lake, waterbody River, stream ------ Railway Tram

Designated bushfire prone areas as determined by the Minister for Planning are in effect from 8 September 2011, as amended by gazette notices on 25 October 2012, 8 August 2013, 30 December 2013, 3 June 2014, 22 October 2014, 29 August 2015, 21 April 2016, 18 October 2016, 2 June 2017, 6 November 2017 and 16 May 2018.

The Building Regulations 2018 through application of the Building Code of Australia, apply bushfire protection standards for building works in designated bushfire prone areas.

Designated bushfire prone areas maps can be viewed via the Bushfire Prone Areas Map Service at <u>http://services.land.vic.gov.au/maps/bushfire.jsp</u> or at the relevant local council.

Note: prior to 8 September 2011, the whole of Victoria was designated as bushfire prone area for the purposes of the building control system.

Further information about the building control system and building in bushfire prone areas can be found in the Building Commission section of the Victorian Building Authority website <u>www.vba.vic.gov.au</u>

Copies of the Building Act and Building Regulations are available from www.legislation.vic.gov.au

For Planning Scheme Provisions in bushfire areas visit Planning Schemes Online

For Planning Scheme Provisions for this property return to the GetReports list and select the Planning Property Report.

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Notwithstanding this disclaimer, a vendor may rely on the information in this report for the purpose of a statement that land is in a bushfire prone area as required by section 32(2)(dc) of the Sale of Land 1962 (Vic).

Victorian Aboriginal Heritage Register – Advice as to the existence of records in relation to a nominated area of land.

Reference Number:					
21027					
SECTION 1 - Applic	apt Information				
Name of applicant:					
Ms Vicky Kalkos					
Organisation:					
InfoTrack					
Postal address:					
Level 5/459 Collins Stree	et				
Melbourne					
VIC 3000					
Telephone number:	Email address:		Custo	mer Reference No.	
03 8609 4740	vicsearching@infotra	ck.com.au	LMC:	6804943.015	
OFOTION 2 Lond	Departation (as provid	dod by the energies	· · · · · ·		
SECTION 2 – Land I		ted by the applica	111)		
Subdivisional Reference k/PS803042H, D/PS742					·········
Crown References:	003E				
Grown Typerences.					
Title References (Volume	e / Folio) :				
11994/291					
Street Address:					
50 HOBBS ROAD WYN	DHAM VALE VIC 3024				
Other description:					
Order Id 49518592					
Disectory Poference:	Die	otonu			
Directory Reference:		ectory: Iways	7		
		iways		· · · · · · · · · · · · · · · · · · ·	
SECTION 3 – Regis	tered Information				
Are there any registered Please see attached Ab		bjects on the nomin	nated are	ea of land?	Yes
Are there any other area land? (See over).	as of cultural heritage s	ensitivity associated	d with the	e nominated area of	Yes
Does the Register conta in relation to the nomina		l place (ie a place re	eported I	out not yet inspected)	No
Does a stop order exist	in relation to any part o	f the nominated are	a of land	1?	No
Does an interim or ongo area of land?	ing protection declarati	on exist in relation t	io any pa	art of the nominated	No
Does a cultural heritage exist in relation to any p			land mai	nagement agreement	No
Signed:			Date:	29/Aug/2018	

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Oona Phillips Heritage Registrar Aboriginal Affairs Victoria

Terminology

In these terms and conditions, the expressions "we", "us" and "our" are a reference to the Government of the State of Victoria, acting through Aboriginal Victoria, an agency of the Department of Premier and Cabinet.

Advice provided from the Register

Access to the information requested from the Register in the "Application for advice as to the existence of records in relation to a nominated area of land" form (the "Form") is subject to the discretion of the Secretary and the requirements of the Act.

The absence of records on the Register for a nominated area of land does not necessarily mean that the area is devoid of Aboriginal cultural heritage values. Applicants should be aware of the provisions of s.17 and s.24 of the *Aboriginal Heritage Act* 2006, which require the reporting of Aboriginal remains, Aboriginal places and objects discovered in Victoria. Applicants should also be aware that it is an offence under the *Aboriginal Heritage Act* 2006 to harm Aboriginal cultural heritage, for which significant penalties apply. This advice does not abrogate any requirement to prepare a Cultural Heritage Management Plan under the *Aboriginal Heritage Act* 2006.

Specific conditions of advice provided from the Register for an application under s.147

The Secretary, Department of Premier and Cabinet may refuse to provide any information to the Applicant if the provision of the information would be likely to endanger Aboriginal cultural heritage (refer to s.147 (4) of the Act).

Use of information

Information provided to the Applicant from the Register as a result of this application and for the land described in Section 2 ("Information") may only be used for the purposes nominated by the Applicant in the Form (and for no other purposes). The information may not be on-sold or rebadged without our written permission.

Documents to be lodged with Registrar

Two copies (one of which must be in digital format) of any article, publication, report or thesis which relies on any information provided to the Applicant must be lodged with the Registrar as soon as practicable after their completion.

Acknowledgment of source of Information

We must be acknowledged in any article, publication, report or thesis (including a newspaper article or display) which incorporates or refers to material supplied from the Register.

Copyright

We retain copyright in all materials for which legal title of the relevant organisation is clear. Apart from fair dealing for the purposes of private study, research, criticism or review, as permitted under the copyright legislation, and apart from uses specifically authorised by these terms and conditions, no part may be reproduced or reused for any commercial purposes whatsoever.

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The disclaimer set out in these terms and conditions is not affected or modified by any of the other terms and conditions in these Terms and Conditions. Nevertheless, our disclaimer does not attempt to purport to exclude liability in relation to any term implied by law which cannot be lawfully excluded.

Indemnity

You agree to indemnify and hold us, our agents and employees, harmless from any claim or demand, made by any third party due to, or arising out of or in connection with, your breach of these terms and conditions, or your infringement of any rights of a third party, or the provision of any information to a third party.

Governing Law

These terms and conditions are governed by the laws in force in the State of Victoria, Australia.

Third Party Disclosure

Where the information obtained from the Register is provided to a third party, details of the above Terms and Conditions must also be provided.

Areas of Cultural Heritage Sensitivity

You can find out more about 'areas of Aboriginal Cultural Heritage Sensitivity' including maps showing these areas, at

http://www.dpc.vic.gov.au/index.php/aboriginal-affairs/heritage-tools/areas-of-cultural-heritage-sensitivity>

50 Hobbs	Registered Aboriginal Heritage Places
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Component	Number	7822-0198-1 Artefact Scatter	7822-0199-1 Artefact Scatter	7822-2505-1 Artefact Scatter	7822-2505-2 Object Collection	7822-2506-1 Artefact Scatter	7822-2506-2 Object Collection	7822-2507-1 Artefact Scatter	7822-2507-2 Object Collection	7822-2508-1 Artefact Scatter	7822-2508-2 Object Collection	7822-2509-1 Artefact Scatter	7822-2509-2 Object Collection	7822-2510-1 Artefact Scatter	7822-2510-2 Object Collection	7822-2511-1 Artefact Scatter	7822-2511-2 Object Collection	7822-2512-1 Artefact Scatter	7822-2512-2 Object Collection	7822-2513-1 Artefact Scatter	7822-2513-2 Object Collection	7822-2515-1 Artefact Scatter	7822-2515-2 Object Collection	
	Name	SEWELLS 3	SEWELLS 4	HOBBS 0925	HOBBS 0925	HOBBS 0926	HOBBS 0926	HOBBS 0928	HOBBS 0928	HOBBS 0929	HOBBS 0929	HOBBS 0930	HOBBS 0930	HOBBS 0931	HOBBS 0931	HOBBS 0932	HOBBS 0932	HOBBS 0933	HOBBS 0933	HOBBS 0934	HOBBS 0934	HOBBS 0956	HOBBS 0956	
	Place Number	7822-0198	7822-0199	7822-2505	7822-2505	7822-2506	7822-2506	7822-2507	7822-2507	7822-2508	7822-2508	7822-2509	7822-2509	7822-2510	7822-2510	7822-2511	7822-2511	7822-2512	7822-2512	7822-2513	7822-2513	7822-2515	7822-2515	7822 2540

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Produced by Aboriginal Victoria 29/08/2018

50 Hobbs	Registered Aboriginal Heritage Places
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Component	Number Type	519-2 Object Collection	520-1 Artefact Scatter	520-2 Object Collection	521-1 Artefact Scatter	521-2 Object Collection	522-1 Artefact Scatter	522-2 Object Collection	524-1 Artefact Scatter	524-2 Object Collection	525-1 Artefact Scatter	525-2 Object Collection	556-1 Artefact Scatter	556-2 Object Collection	559-1 Artefact Scatter	559-2 Object Collection	560-1 Artefact Scatter	560-2 Object Collection	561-1 Artefact Scatter	561-2 Object Collection	562-1 Artefact Scatter	562-2 Object Collection	563-1 Artefact Scatter	563-2 Object Collection
	Name	7822-2519-2	7822-2520-1	7822-2520-2	7822-2521-1	7822-2521-2	7822-2522-1	7822-2522-2	7822-2524-1	7822-2524-2	7822-2525-1	7822-2525-2	7822-2556-1	7822-2556-2	7822-2559-1	7822-2559-2	7822-2560-1	7822-2560-2	7822-2561-1	7822-2561-2	7822-2562-1	7822-2562-2	7822-2563-1	7822-2563-2
	Place Number	HOBBS 0944	HOBBS 0943	HOBBS 0943	HOBBS 0949	HOBBS 0949	POBBS 0950	2 HOBBS 0950	4 HOBBS 0952	4 HOBBS 0952	5 HOBBS 0955	HOBBS 0955	HOBBS 0927	BHOBBS 0927	9 HOBBS 0946	9 HOBBS 0946	D HOBBS 0953	D HOBBS 0953	1 HOBBS 0954	1 HOBBS 0954	2 HOBBS 0957	2 HOBBS 0957	3 HOBBS 0958	3 HOBBS 0958
	Ρl	7822-2519	7822-2520	7822-2520	7822-2521	7822-2521	7822-2522	7822-2522	7822-2524	7822-2524	7822-2525	7822-2525	7822-2556	7822-2556	7822-2559	7822-2559	7822-2560	7822-2560	7822-2561	7822-2561	7822-2562	7822-2562	7822-2563	7822-2563

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Produced by Aboriginal Victoria 29/08/2018

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50 Hobbs	Registered Aboriginal Heritage Places
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Component	Number	7822-2564-1 Artefact Scatter	7822-2564-2 Object Collection	7822-2565-1 Artefact Scatter	7822-2565-2 Object Collection	7822-2569-1 Artefact Scatter	7822-2569-2 Object Collection	7822-2570-1 Artefact Scatter	7822-2570-2 Object Collection	7822-2769-1 Artefact Scatter	7822-2770-1 Artefact Scatter	7822-2771-1 Artefact Scatter	7822-2771-2 Object Collection	7822-2772-1 Artefact Scatter	7822-2773-1 Artefact Scatter	7822-2774-1 Artefact Scatter	7822-2775-1 Artefact Scatter	7822-2775-2 Object Collection	7822-2776-1 Scarred Tree	7822-2776-2 Artefact Scatter	7822-2777-1 Artefact Scatter	7822-2777-2 Object Collection	7822-2780-1 Artefact Scatter	7800.0780.0 Dhiart Collection
	Name	HOBBS 0951	HOBBS 0951	HOBBS 0924	HOBBS 0924	HOBBS 0947	HOBBS 0947	HOBBS 0948	HOBBS 0948	Hobbs 0913	Hobbs 0912	Hobbs 0909	Hobbs 0909	Hobbs 0923	Hobbs 0911	Hobbs 0910	Hobbs 0908	Hobbs 0908	Hobbs 0907	Hobbs 0907	Hobbs 0903	Hobbs 0903	Hobbs 0917	11~66~0017
	Place Number	7822-2564	7822-2564	7822-2565	7822-2565	7822-2569	7822-2569	7822-2570	7822-2570	7822-2769	7822-2770	7822-2771	7822-2771	7822-2772	7822-2773	7822-2774	7822-2775	7822-2775	7822-2776	7822-2776	7822-2777	7822-2777	7822-2780	7822-2780

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	Component	1
Name	Number	Type
Hobbs 0919	7822-2781-1	Artefact Scatter
Hobbs 0919	7822-2781-2	Object Collection
Hobbs 0921	7822-2782-1	Artefact Scatter
Hobbs 0921	7822-2782-2	Object Collection
Hobbs 0920	7822-2783-1	Artefact Scatter
Wyndham Vale Scarred Tree 1 (WVST1)	7822-3419-1	Scarred Tree
Wyndham Vale PSP 40 East LDAD	7822-3551-1	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-4	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-5	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-6	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-10	Low Density Artefact Distribution
Wyndham Vate PSP 40 East LDAD	7822-3551-11	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-12	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-24	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-25	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-28	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-31	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-39	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-40	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-41	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-46	Low Density Artefact Distribution
Wyndham Vale PSP 40 East LDAD	7822-3551-47	Low Density Artefact Distribution
Wvndham Vale PSP 40 East LDAD	7822-3551-51	Low Density Artefact Distribution

50 Hobbs Registered Aboriginal Heritage Places

Produced by Aboriginal Victoria

29/08/2018

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Type	efe	Artefact Scatter	Object Collection				
Component Number	7822-3925-1	7822-3927-1	7822-3927-2				Produced by Aboriginal Victoria
Name	145 Wollahra Rise, Wyndham Vale, LDAD 1	145 Wollahra Rise, Wyndham Vale, AS 1	145 Woltahra Rise, Wyndham Vale, AS 1	95 45			Prod Aborigir
Place Number	7822-3925	7822-3927	7822-3927	Total Components Total Registered Places			TORIA

Registered Aboriginal Heritage Places

50 Hobbs



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29/08/2018



45 Princes Highway, Werribee, Victoria 3030, Australia PO Box 197, Werribee, Victoria 3030, Australia (03) 9742 0777

(03) 9741 6237 (03) 9742 0817 mail@wyndham.vic.gov.au www.wyndham.vic.gov.au

DX 30258 Werribee Vic ABN: 38 393 903 860

WYP7871/14.22

12 September 2018

Tract Consultants Pty Ltd L 6 6 Riverside Qy SOUTHBANK VIC 3006

Dear Sir/Madam,

Planning Permit Application: Description:	WYP7871/14.22 Section 72 Amendment – Expansion of the permit area to include additional stage of subdivision – Staged Residential Subdivision of Land creation of restriction on proposed plan of subdivision, and removal of easement (E-1 Powercor).
Location:	V 11499 F 802 L A PS 612203 Werribee Parish 50 Hobbs Road WYNDHAM VALE VIC 3024

TTY

I refer to your recent letter, requesting an amendment to the endorsed plans.

Your request for an amendment to the endorsed plans has now been granted by Council. Please find attached a copy of the amended permit and plans.

Should you have any further enquiries regarding the above matter, please contact me on 8734 5463.

Yours faithfully,

Johnny Zhang **Town Planner**

Encl.

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

THE PERMIT ALLOWS:

Staged Residential Subdivision of Land creation of restriction on proposed plan of subdivision, and removal of easement (E-1 Powercor).

THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT:

Amended Plans

- 1. Prior to Certification under the Subdivision Act a modified Plan must be submitted to and approved in writing by the Responsible Authority. When approved the plan will be endorsed and will then form part of this permit. The plans must be generally in accordance with Plan 0314-0557-10 D009 Rev 01 dated 8 October 2014 but modified to show:
 - a) Notation that no Buildings or Works to occur as per Restriction AL114846n
 - b) Indicative layout for previously excised House Lot and how it would connect to 25.5m east-west Key Local Access Level 2 street;
 - c) Location of the stormwater pipe and the key access streets required for the pipes connection to the RRL siphon outfall located on Hobbs Road;
 - d) Provision of 21.5m wide road in the south west corner of subject site to match road width provided in adjoining subdivision to the south. This road must also include an Off-Road Shared Path (within Road Reserve);
 - e) Road to the north of P4 increased to 25.5m to match other portion of road;
 - f) Road to the north of P5 increased to 25.5m to match other portion of road;
 - g) Road to the west of P5 increased to 16m to allow for inclusion of footpath on both sides of the road;
 - h) P3 amended to provide 1.0ha of unencumbered POS plus the relevant land required under the CHMP;
 - Proposed route of the Stormwater Conveyance as per Plan 9 of the Ballan Road PSP and any associated changes to road layout;

Date

Signature for the Responsible Authority

6 May 2015

PLANNING PERMIT

Application No.: WYP7871/14.22 (Amended) Planning Scheme: Wyndham Planning Responsible Authority: Wyndham City Council

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

- j) Lots abutting P3 in Stage 5 amended to provide rear laneway 7m in width with 4m road directly abutting the POS.
- Any new electricity substations, sewer pump stations or other utilities as per Requirement 90 of the Ballan Road PSP;
- I) Dimensions around Title Boundary indicating distances between inter-parcel road connections.

No Subdivision layout alteration

2. The subdivision permitted by this permit as shown on the endorsed plan(s) and/or described in the endorsed documents must not be altered or modified (for any reason) except with the prior written consent of the Responsible Authority.

Conditions 3 to 4 are required as specified by the Urban Growth Zone Schedule 8

Kangaroo Management Plan

- 3. Prior to the commencement of any works, a Kangaroo Management Plan must be submitted to and be approved in writing to the satisfaction of the responsible authority which includes:
 - Strategies to avoid land locking land adjacent to the subdivision that provides habitat to kangaroos; and
 - Management requirements to respond to the containment of kangaroos in an area with no reasonable likelihood of their continued safe existence; or
 - Management and monitoring actions to sustainably manage a population of kangaroos within a suitable location.
 - A 'design/management response' statement outlining how the approved Kangaroo Management Plan will be implemented.

All recommendations in the Kangaroo Management Plan must be completed to the satisfaction of the Responsible Authority.

Date

Signature for the Responsible Authority

6 May 2015

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

Environmental Site Assessment

- 4. Prior to the commencement of any works, an Environmental Site Assessment of the land by a suitably qualified environmental professional must be submitted to and approved in writing to the satisfaction of the responsible authority which takes account of 'Stage 1 and 2 – Desktop Environmental, Hydrogeological and Geotechnical Assessment: REPORT ON PSP AREA 40 – BALLAN ROAD' (SKM, March 2013) and provides information including:
 - Further detailed assessment of potential contaminants on the relevant land.
 - Clear advice on whether the environmental condition of the land is suitable for the proposed use/s and whether an environmental audit of all, or part, of the land is recommended having regard to the Potentially Contaminated Land General Practice Note June 2005, DSE.
 - Further detailed assessment of surface and subsurface water conditions and geotechnical characteristics on the relevant land and the potential impacts on the proposed development including any measures required to mitigate the impacts of groundwater conditions and geology on the development and the impact of the development on surface and subsurface water.
 - Recommended remediation actions for any potentially contaminated land.

All recommendations in the Environmental Site Assessment must be completed to the satisfaction of the Responsible Authority.

Conditions 5 to 12 are required as specified by the Ballan Road PSP

Condition C1 Small Lot Housing Code

5. Prior to the certification of the plan of subdivision for the relevant stage, a plan must be submitted for approval to the satisfaction of the responsible authority. The plan must identify the lots that will include a restriction on title allowing the use of the provisions of the Small Lot Housing Code incorporated pursuant to Clause 81 of the Wyndham Planning Scheme.

Date

Signature for the Responsible Authority

6 May 2015

Application No.: WYP7871/14.22 (Amended) Planning Scheme: Wyndham Planning Responsible Authority: Wyndham City Council

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

6. The plan of subdivision submitted for certification must identify whether type A or type B of the Small Lot Housing Code applies to each lot to the satisfaction of the responsible authority.

Condition C2 Kangaroo Management

- 7. Before the certification of the plan of subdivision, a Kangaroo Management Plan must be approved by the Secretary to the Department of Environment and Primary Industries. Once approved the plan will be endorsed by the responsible authority and form part of the permit.
- 8. The endorsed Kangaroo Management Plan must be implemented to the satisfaction of the responsible authority.

Condition C3 Protection of conservation areas and native vegetation during construction

- 9. Before the start of construction or carrying out of works the conservation area, scattered **native tree or patch of native vegetation identified in the incorporated Ballan Road** Precinct Structure Plan the developer of the land must erect a conservation area/vegetation protection fence that is:
 - highly visible;
 - at least 2 metres in height;
 - sturdy and strong enough to withstand knocks from construction vehicles;
 - in place for the whole period of construction;
 - located the following minimum distance from the element to be protected:

Date

Signature for the Responsible Authority

6 May 2015

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

Element	Minimum distance from element
Conservation area	2 metres
Scattered tree	twice the distance between the tree trunk and the edge of the tree canopy
Patch of native vegetation	2 metres

- Construction stockpiles, fill, machinery, excavation and works or other activities associated with the buildings or works must:
- be located not less than 15 metres from a waterway;
- be located outside the vegetation protection fence;
- be constructed and designed to ensure that the Conservation Area or scattered trees or patches of native vegetation identified for retention in the Precinct Structure Plan are protected from adverse impacts during construction;
- not be undertaken if it presents a risk to any vegetation within a Conservation Area; and
- be carried out under the supervision of a suitable qualified ecologist or arborist.

Condition C4 Environmental Management Plan

10. The subdivision, buildings or works must not commence until an Environmental Management Plan for the relevant works has been approved to the satisfaction of the Department of Environment and Primary Industries, unless otherwise agreed by the Department of Environment and Primary Industries.

Date

Signature for the Responsible Authority

6 May 2015

ADDRESS OF LAND:

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

Condition C5 Salvage and Translocation

11. The Salvage and Translocation Protocol for Melbourne's Growth Corridors (Department of Environment and Primary Industries, 2014) must be implemented in the carrying out of development to the satisfaction of the Secretary to the Department of Environment and Primary Industries.

Condition C6 Land Management Co-operative Agreement Conservation Areas

- 12. Before the issue of a statement of compliance for the last stage of the subdivision, the owner of the land:
 - Enters into an agreement with the Secretary to the Department of Environment and Primary Industries under section 69 of the Conservation Forests and Lands Act 1987, which must:
 - Must provide for the conservation and management of that part of the land shown as a conservation area in the Ballan Road Precinct Structure Plan; and
 - May include any matter that such an agreement may contain under the Conservation Forests and Lands Act 1987.
 - Makes application to the Registrar of Titles to register the agreement on the title to the land.
 - Pays the reasonable costs of the Secretary to the Department of Environment and Primary Industries in the preparation, execution and registration of the agreement.

Functional Layout Plan requirement

13. A function layout plan must be submitted to and approved by Council's Roads Development Department prior to certification for each stage. The plan must be generally in accordance with the plan submitted with the application but modified to show in particular locations of footpaths, on street parking, access and traffic management devices within the entire subdivision. The traffic management plan must be designed to current codes and industry standards by a qualified practitioner. This plan must consider pedestrian, vehicular and cycling traffic internal and external to this development. The type of devices must be specified at the designated locations. An endorsed copy of the

Date

Signature for the Responsible Authority

6 May 2015

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

overall plan must form part of this permit. The plan must also show road cross sections, specifying road reserves and pavement widths and address the following specific items to the satisfaction of the Responsible Authority;

- (a) Roads must be constructed so that they are capable of accommodating a vehicle of 15 tonnes for the trafficable road width.
- (b) The average grade of a road must be no more than 1 in 7 (14.4% or 8.1°).
- (c) The steepest grade on a road must be no more than 1 in 5 (20% or 11.3°) with this grade continuing for no more than 50m at any one point.
- (d) Dips in a road must have no more than a 1 in 8 grade (12.5% or 7.1°) entry and exit angle.
- (e) Constructed dead end roads more than 60m in length from the nearest intersection must have a turning circle with a minimum radius of 8m (including roll-over curbs if they are provided);
- (f) WSUD intiatives that direct run off water into nature strips and other planted areas consistent with Guideline 12 of the Ballan Road PSP;
- (g) Safe and convenient transition between on and off-road bicycle routes consistent with Requirement 59 of the Ballan Road PSP;
- (h) Lighting along all major pedestrian and cycle paths consistent with Requirement 62 of the Ballan Road PSP;
- (i) Cut-off (or similar) light fittings along paths, roads and bridges consistent with Requirement 63 of the Ballan Road PSP;
- (j) Appropriate materials and signage to emphasise Bicycle Priority at intersections, consistent with Requirement 67 of the Ballan Road PSP;
- (k) Details of how 30% of the local streets (including connector streets) will apply an alternative cross-section to the 'standard' cross-sections, consistent with Requirement 72 of the Ballan Road PSP;
- (I) Details of how WSUD initiatives have been incorporated into the design consistent with Guideline 66 of the Ballan Road PSP;
- (m) Provision of Utilities consistent with Requirement 87 of the Ballan Road PSP;
- (n) Markings for bin placement. The bin placement marking should be a minimum of 0.75m away from the property boundary to prevent property damage and also to calibrate resident's behaviour on bin placement.

Date

Signature for the Responsible Authority

Johnny Zhang Town Planner

6 May 2015

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

- (o) The construction and timing of works, including relevant parts of Hobbs Road, and their intersections, as appropriate to the development, plus associated paths and other works required to access the development.
- (p) An estimate of the extent of equalisation which is required in respect of public open space to be provided having regard to the PSP and the DCP.

Section 173 Agreement

- 14. Prior to the Statement of Compliance for any stage of the Plan of Subdivision permitted by this permit, the owner of the subject land must, at no cost to the Responsible Authority, enter into an agreement (in a form satisfactory to the Responsible Authority) with the Responsible Authority pursuant to Section 173 of the Planning and Environment Act 1987 and must make application to the Registrar of Titles to have the agreement registered on the title to the land under Section 181 of the Planning and Environment Act 1987, which provides for;
 - (a) The payment of development and community infrastructure levies in accordance with the Wyndham West Development Contributions Plan 2014;
 - (b) The payment of open space contributions in accordance with the Schedule to Clause 52.01 of the Wyndham Planning Scheme and the Ballan Road Precinct Structure Plan 2014;
 - (c) The implementation of any approved Public Infrastructure Plan;
 - (d) Restriction on corner lots, and lots fronting Open Space via an MCP limiting boundary fencing to 1.2m in height; and

The owner must pay the costs (including Council's costs) of the preparation, drafting, finalisation, signing and recording of the agreement.

A copy of Title showing the Dealing number as issued by the Office of Titles must be provided to the Responsible Authority.

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General Landscaping

- 15. Landscape plans are required to be submitted to and approved by Council's City Presentation Department prior to the issue of a Statement of Compliance for each stage. These plans will show the development of reserves to include playgrounds, paths and shared trails, park furniture, landscaping and recreation facilities as appropriate to the size and proposed use of the reserve, and in accordance with the endorsed plans. The works must be completed in accordance with the details approved by the Council's City Presentation Department. The following is also required to be shown on the plans:
 - (a) All surface treatments.
 - (b) The location, type and height of all fencing.
 - (c) The botanical name, height and width at maturity, and location of all vegetation to be used.
 - (d) A works specification, and the method of preparing, draining watering and maintaining the landscape area.
 - (e) A barrier, where necessary, to prevent vehicles causing damage to garden areas.
 - (f) Canopy Trees consistent with Requirement 1 of the Ballan Road PSP;
 - (g) Street Trees consistent with Requirement 2 of the Ballan Road PSP;
 - Landscaping adjacent to Dry Stone Walls that is consistent with Requirement 7 of the Ballan Road PSP;
 - (i) Landscaping that can be maintained by the Responsible Authority that is consistent with Requirement 27 of the Ballan Road PSP;
 - (j) Planting within Parks and Open Spaces that is consistent with Requirement 28 of the Ballan Road PSP;
 - (k) Fencing consistent with Requirement 32 of the Ballan Road PSP;
 - (I) Landscaping strips adjacent to road frontages should include canopy trees;
 - (m) Landscaping consistent with Key Unified Landscape Streetscapes Guideline 3 of the Ballan Road PSP;
 - (n) Where practical, WSUD initiatives within proposed Open Space Network, consistent with Guidelines 30 and 67 of the Ballan Road PSP;

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- (o) Where practical, IWM initiatives (such as stormwater harvesting, aquifer storage and recharge, sewer mining, grey water recycling) within the Open Space Network, consistent with Guideline 69 of the Ballan Road PSP unless otherwise agreed in writing by the Responsible Authority; and
- (p) In respect of P4 and P5, the plans must show the entire reserve (even where it traverses two separate land parcels), consistent with Requirement 35 of the Ballan Road PSP
- (q) Street trees and public open space landscaping should contribute to habitat for indigenous fauna species, in particular arboreal animals and birds, consistent with Guideline 49 of the Ballan Road PSP

Building Envelopes

- 16. Prior to the issue of a Statement of Compliance for each stage of the subdivision under the Subdivisions Act 1988, where Building Envelopes are proposed a plan showing Building Envelopes for each lot greater than 300 square metres in area must be submitted to and approved in writing (endorsed) by the Responsible Authority. The approved Building Envelopes will be endorsed under this permit. The restriction must provide for:
 - a) Building envelope plans that apply to each relevant lot;
 - b) All buildings to conform to the building envelope on the relevant lot;
 - c) The construction of a building outside the building envelope only with the written consent of the responsible authority.

Once approved, the building envelopes must be applied and registered as a restriction (eg. MCP/Instrument) on Title.

Public Infrastructure Plan

17. Deleted

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- 18. Prior to the Statement of Compliance for any stage of the Plan of Subdivision permitted by this permit, or at such other time which is agreed between Council and the owner, if required by the responsible authority or the owner, the owner must enter into an agreement or agreements under section 173 of the Planning and Environment Act 1987 which provides for:
 - a. Deleted
 - b. The equalisation of open space having regard to the areas set aside in a plan of subdivision and the amount specified in the schedule to clause 52.01;
 - c. The timing of any payments to be made to a person in respect of any infrastructure project having regard to the availability of funds in the DCP or the public open space account;
 - d. The deferral of DCP payments for land by the Council to enable that funding to be put towards DCP infrastructure items on the land, as agreed between the Council and the permit holder;
 - e. Any works-in-kind the owner wishes to undertake, including any sharing arrangement between developers, if applicable.

Construction Management Plan – Bushfire Risk (Requirement 50 of Ballan Road PSP)

- 19. Prior to the commencement of works for a stage of subdivision a Construction Management Plan (CMP) that addresses Bushfire Risk Management must be submitted to and approved by the Responsible Authority and the CFA. The CMP must specify, amongst other things:
 - Measures to reduce the risk from fire within the surrounding rural landscape and protect residents from the threat of fire;
 - A separation buffer, consistent with the separation distances specified in AS3959-2009, between the edge of development and non-urban areas; and
 - How adequate opportunities for access and egress will be provided for early residents, construction workers and emergency vehicles.

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Bus Stop Hard Stands (Requirement 52 of the Ballan Road PSP)

- 20. Prior to the issue of a Statement of Compliance for any subdivision stage, bus stop hard stands with direct and safe pedestrian access to a pedestrian path must be constructed unless otherwise agreed by Public Transport Victoria:
 - In accordance with the Public Transport Guidelines for Land Use and Development; and
 - Compliant with the Disability Discrimination Act Disability Standards for Accessible Public Transport 2002; and
 - At locations approved by Public Transport Victoria, at no cost to Public Transport Victoria and to the satisfaction of Public Transport Victoria.

Interconnection of Streets (Requirement 75 of the Ballan Road PSP)

21. Prior to the Statement of Compliance for the relevant Stage, any streets where an interparcel connection is intended, must be constructed to the property boundary to the satisfaction of the Responsible Authority

Electricity Supply (Requirement 89 of the Ballan Road PSP)

22. All new electricity supply infrastructure (excluding substations and cables with voltage greater than 66kv) must be provided underground.

Third Pipe Recycled Water Infrastructure (Requirement 92 of the Ballan Road PSP);

- 23. Third pipe recycled water infrastructure must be provided to each lot.
- 24. Unless otherwise agreed by City West Water, prior to the Statement of Compliance for the relevant stage, the developer must enter into an agreement with City West Water requiring that the subdivision to be reticulated with a dual pipe recycled system to provide for the supply of recycled water from a suitable source or scheme to all lots and open space reserves in the subdivision.

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Dual Plumbing for Recycled Water Supply (Requirement 94 of the Ballan Road PSP);

25. Prior to the Statement of Compliance for the relevant Stage, any plan of subdivision must contain a restriction which provides that no dwelling or commercial building may be constructed on any allotment unless the building incorporates dual plumbing for recycled water supply for toilet flushing and garden watering use if it is to become available.

Electricity Cables (Requirement 97 of the Ballan Road PSP)

26. Where existing above ground electricity cables are retained along road ways (excluding cables with a voltage greater than 66kv), underground conduits are to be provided as part of the upgrade of these roads for future undergrounding of the electricity supply.

Infrastructure Costs (Requirement 104 of the Ballan Road PSP)

- 27. Except where provided for in a Development Contributions Plan applying to the land, new development must meet the total cost of delivering the following infrastructure Connector roads and local streets;
 - Local bus stop infrastructure (where locations have been agreed in writing by Public Transport Victoria)
 - Landscaping of all existing and future roads and local streets,
 - Intersection works and traffic management measures along arterial roads, connector streets, and local streets
 - Council approved fencing and landscaping (where required) along arterial roads
 - Local pedestrian and bicycle paths along local arterial roads, connector roads and local streets and within local open space including bridges, intersections and barrier crossing points
 - Appropriately scaled lighting along all roads major pedestrian thoroughfares traversing public open space and shared paths
 - The Werribee River Shared Trail and connections to it
 - The RRL shared trail and connections to it

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- Basic improvements to local parks/open space (refer to Open Space Delivery below),
- Local waterway systems,
- Infrastructure as required by utility services providers including water, sewerage, waterway (except where the item is funded through a Development Services Scheme (DSS)), electricity, gas and telecommunications
- Remediation and / or reconstruction of dry stone walls where required.

Public Open Space costs (Requirement 105 of the Bailan Road PSP)

- 28. In accordance with Requirement 105 of the Ballan Road PSP, where not otherwise provided via a Development Contributions Plan, all public open space must be finished to a standard to the satisfaction of the Responsible Authority, prior to the transfer of the space to Council including, but not limited to:
 - Removal of all existing disused structures, foundations, pipelines or stockpiles.
 - Cleared of rubbish and environmental weeds and rocks, levelled, topsoiled and grassed with warm climate grass (unless conservation reserve requirements dictate otherwise).
 - Provision of water tapping, potable and recycled water connection points.
 - Sewer and gas connection points to land identified as an active reserve and passive open space reserves as identified by Council.
 - Trees and other plantings.
 - Vehicle exclusion devices (fence, bollards or other suitable method) and maintenance access points.
 - Construction of minimum 1.5 metres wide pedestrian paths around the perimeter of the reserve, connecting and linking into any other surrounding paths or points of interest, except where shown as 3 metres wide shared paths on Plan 10
 - Installation of park furniture including BBQs, shelters, tables, local scale playgrounds and other local scale play elements such as ½ basketball courts and hitup walls, rubbish bins and appropriate paving to support these facilities, consistent with Appendix 3.

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 Additionally, for town squares and urban parks – paving and planters, furniture including seating, shelters and bollards, tree and other planting, lighting, waterway and water tapping

Open Space areas P3, P4 and P5

- 29. Unless otherwise agreed in writing with the Responsible Authority, all responsibility for the ongoing management, maintenance and liability, of and for P4 and P5 is that of the land/permit holder until such time as;
 - A Statement of Compliance is issued for those particular Lots that results in the provision of Lots that meet the full requirements as specified in the PSP for the provision of a Park, to the satisfaction of the Responsible Authority.

Open Space areas P3, P4 and P5

30. Prior to the Statement of Compliance of any Stage including Passive Open Space (P3, P4 and P5) the entire area (across all subdivision areas) must be landscaped to the satisfaction of the Responsible Authority, and vested in Council, unless otherwise agreed in writing by the Responsible Authority.

Landscaping of Reserves including Rubbish/Weed Removal

31. The reserve(s) shown on the endorsed plan(s) must be cleared of all rubbish, noxious weeds, debris and spoil and must be levelled, graded and developed to the satisfaction of the Responsible Authority, specifically Council's City Presentation Department, to allow for future maintenance by Council. Such landscaping must be in accordance with a plan approved by the Responsible Authority prior to certification of the Plan of Subdivision.

Landscaping Bonds

32. Landscaping bonds to a value agreed to be the Responsible Authority, must be paid prior to the issue of Statement of Compliance. These bonds are to comprise 100% of the total

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PLANNING PERMIT

Application No.: WYP7871/14.22 (Amended) Planning Scheme: Wyndham Planning Responsible Authority: Wyndham City Council

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value of the landscaping works to cover the outstanding works and a further 35% of the total landscaping cost to cover the maintenance Period.

Fencing of Reserves

33. Where lots shown on the endorsed plan(s) have a common boundary with any Reserve for Municipal Purposes, Tree Reserve, Floodway Reserve, etc. such boundary must be fenced to the satisfaction of and at no cost to the Responsible Authority in accordance with the approved landscape plan/s.

Street Trees

34. The owner or developer of the subject land must plant street trees within the subdivision permitted by this permit to the satisfaction of the Responsible Authority. Such street tree planting must be in accordance with the plan approved by the Responsible Authority.

Landscape Handovér

35. The landscaping maintenance period will be for a minimum two (2) summers prior to Handover to the Responsible Authority. During this period, the developer must maintain the landscaping works to the satisfaction of, and at no cost to, the Responsible Authority. Detailed 'as constructed' plans, in a format agreed with Council, must be provided prior to the issue of the Practical Completion Certificate.

Servicing of Reserves

- 36. Those reserves shown on the endorsed plan(s) and nominated by the Responsible Authority must be provided with the following services and facilities to the satisfaction of and at no cost to the Responsible Authority. Generally utilities such as power and water are required for neighbourhood parks and power, water, gas and sewer as required for active recreation reserves and district open space.
 - (a) City West Water approved water tapping;

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- (b) Powercor approved power pillar box to provide the necessary power supply for the reserve;
- (c) A sewer point for the entire reserve;
- (d) An industrial type vehicle crossing and security gate; and
- (e) Security lighting.

The provision of the above services and facilities must include payment of all associated fees and charges.

Weed Control

37. Weed control of the identified serious threat environmental weeds and all noxious weed species must occur prior to any development and removal/relocation of soils. Such weeds (and any colonies in the event of soil disturbance or importation of soils and other actions) as well as any regrowth of previously controlled weeds are to be controlled throughout the development process and maintenance period. Weed control must be at no cost to and to the satisfaction of the Responsible Authority before the site is transferred to Council for future management/maintenance.

O-Spec Drawing Requirement

- 38. Prior to the issue of a Practical Completion for any stage of the subdivision, the following must be submitted to the satisfaction of the responsible authority:
 - (a) An electronic copy of all 'as constructed' landscape drawings, and relevant files in both Autocad DWG and Adobe PDF file formats on Compact Disk. The minimum resolution of the PDF required is 300dpi.
 - (b) 'As-constructed' open space/landscape asset information for open space/landscape and related assets in digital format in accordance with O-Spec (the Consultant/Developer Specifications for the delivery of the digital data to Local Government).

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Agreement with relevant authorities for utility services

39. The owner of the land must enter into agreements with the relevant authorities for the provision of water supply, drainage, sewerage facilities, electricity, gas and telecommunication services to each lot shown on the endorsed plan in accordance with that authority's requirements and relevant legislation at the time.

Serviced Lots

40. Prior to its use for any purpose, each lot created by the subdivision permitted by this permit must be provided with reticulated water, sewerage and electricity, roads and drainage to the satisfaction of the Responsible Authority.

Provision of Telecommunications services

- 41. The owner of the land must enter into an agreement with:
 - (a) a telecommunications network or service provider for the provision of telecommunication services to each lot shown on the endorsed plan in accordance with the provider's requirements and relevant legislation at the time; and
 - (b) a suitably qualified person for the provision of fibre ready telecommunication facilities to each lot shown on the endorsed plan in accordance with any industry specifications or any standards set by the Australian Communications and Media Authority, unless the applicant can demonstrate that the land is in an area where the National Broadband Network will not be provided by optical fibre.

Telecommunications services prior to SoC

- 42. Before the issue of a Statement of Compliance for any stage of the subdivision under the Subdivision Act 1988, the owner of the land must provide written confirmation from:
 - (a) a telecommunications network or service provider that all lots are connected to or are ready for connection to telecommunications services in accordance with the provider's requirements and relevant legislation at the time; and

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(b) a suitably qualified person that fibre ready telecommunication facilities have been provided in accordance with any industry specifications or any standards set by the Australian Communications and Media Authority, unless the applicant can demonstrate that the land is in an area where the National Broadband Network will not be provided by optical fibre.

Easements to be set aside

43. All existing and proposed easements and sites for existing or required utility services and roads on the land must be set aside in the plan of subdivision submitted for certification in favour of the relevant authority for which the easement or site is to be created. Easements will not be permitted on areas set aside as unencumbered open space. Where there is no alternative available, compensation will be payable at a valuation determined by the Responsible Authority.

Council Residential Drainage

- 44. Provision must be made for the drainage of each allotment shown on the endorsed plan(s) to the requirements and satisfaction of the Council as the responsible drainage authority. Drainage of the subject land for residential purposes must be provided by underground drainage systems catering for up to 1 in 5 year storm return periods. Flows in excess of 1 in 5 year storm return periods, up to and including 1 in 100 year storm return periods must be accommodated in separate channels and/or within the road reserves and/or within the provided drainage system. All urban storm water systems must incorporate measures to satisfy the objectives of "Best Practise Environmental Management Guidelines" (CSIRO 1999) to reduce or retain total:-80% of suspended solids, (a)

 - (b) 45% phosphorus
 - (c) 45% nitrogen and
 - (d) 70% litter / gross pollutants larger than 5mm.

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Site Environment Management Plan

- 45. Prior to commencement of any works on site, a Site Environmental Management Plan (SEMP) must be submitted to and approved in writing by the Responsible Authority., The SEMP must be submitted in Wyndham City Council approved format and address the potential impacts of construction works. The SEMP must address methods for the protection of environmentally significant areas, weed control, rehabilitation of cut surfaces, erosion, drainage, water quality control, sediment and dust control and the use of hazardous substances;
 - Any construction stockpiles, fill and machinery must be placed away from areas supporting native vegetation and drainage lines to the satisfaction of the responsible authority.
 - All earthworks must be undertaken in a manner that will minimise soil erosion and adhere to Construction Techniques for Sediment Pollution Control (EPA 1991) or updated version.
 - Prior to commencement of works, the works zone must be enclosed by secure and obvious temporary fencing. Fencing abutting the conservation reserve must be signposted as 'vegetation protection zone no work permitted'. The work zone fence must remain in place until works are completed. Fill, machinery and building materials must not be placed outside of the works zone.
 - Remnant trees that are being retained in public open space must have bollards placed around the Tree Protection Zone (as defined by Australian Standard AS 4970). The area under the tree must be mulched and planted with appropriate ground cover species to the satisfaction of the Responsible Authority.
 - Prior to commencement of works, contractors must be inducted into the SEMP and all flora and fauna conservation requirements.
 - Noxious weeds must be controlled. Any weed infestations resulting from soil disturbance and/or the importation of sand, gravel and other material used in the construction process must be controlled.
 - Prior to felling, trees identified for removal must be examined by a qualified zoologist for the presence of fauna, including those using external nests (e.g. Common Ringtail Possums, bird nests) and tree hollows. If native fauna species are

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located, they are to be salvaged and relocated in accordance with all relevant legislation and approvals, further to consultation with the Department of Environment and Primary Industries.

Construction of Works

- 46. Roadworks, drainage and other civil works must be constructed in accordance with plans and specifications approved by the Council and must include:
 - (a) fully sealed pavement with kerb and channel and vehicular crossings where appropriate;
 - (b) footpaths and/or shared pedestrian/bicycle paths where appropriate;
 - (c) underground drainage;
 - (d) indented car parking and/or bus parking bays where appropriate;
 - (e) underground conduits for water, gas, electricity and telephone;
 - (f) appropriate intersection and traffication measures;
 - (g) appropriate street lighting and signage;
 - (h) school crossing(s) where appropriate;
 - (i) high stability permanent survey marks.

Works must not commence prior to the issue of the certified Plan of Subdivision and approval of the construction plans.

Any footpath, kerb or other asset damaged during the three (3) month defect liability period by the builders or others must be made good to the satisfaction of the Responsible Authority prior to the work being taken off maintenance.

Fire Hydrant Requirements

47. Hydrants and fire plugs must be compatible with the relevant fire service equipment. Where the provision of fire hydrants and fire plugs does not comply with the requirements of standard C29 (Clause 56 - ResCode), fire hydrants must be provided to the satisfaction of the relevant fire authority.

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Requirement for D-Spec

48. Within three (3) months of completion of the drainage works and prior to the release of the Statement of Compliance, the owner must provide asset information in digital format to include drainage data as per "D-Spec" (the consultant/Developer Specifications for the delivery of drainage data to Local Governments) except to the extent that D-Spec requires data information in D-Spec to be certified by a surveyor.

Construction Management Mitigation Plan

49. Prior to commencement of development, a Construction Management Mitigation Plan (CMMP) must be submitted to the satisfaction of the Responsible Authority. When approved, the plan will be endorsed and then form part of the permit. This CMMP must detail methods to be employed during construction of the subdivision to control construction impacts on environmental values including habitat, water quality, sites of biological and cultural significance and vegetation to be retained on the site.

Vehicle Access via crossing

50. Prior to the issue of a Statement of Compliance, vehicular access to the subject land from any roadway or service lane (and vice versa) must be by way of a vehicle crossing(s) constructed at right angles to the road, to suit the proposed driveway(s) and vehicles that will use the crossing. The location, design and construction of the vehicle crossing(s) must be approved by the Responsible Authority. Any existing unused crossing(s) must be removed and replaced with concrete kerb and channel and any services or infrastructure, including street trees, that require relocation or modification as a result of proposed crossovers must be relocated or modified at the permit holders cost and to the satisfaction of the Responsible Authority or relevant service authority.

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Truck Routes and Site Access

- 51. Prior to any works commencing on the approved subdivision/development, a plan showing truck routes including the delivery of and disposal of surplus materials from the site of the development must be submitted to and approved by Council's Engineering Services Department. This plan must include the following:
 - (a) Anticipated vehicle movements per day.
 - (b) Types of vehicles and hours between which this route is required for vehicles associated with the subdivision.
 - (c) Restrictions on travel within local residential streets (speed, hours etc).
 - (d) Any required works to the entrance of the site.
 - (e) Methods and timing of response to rectify spilt debris and mud from construction vehicles, including appropriate contact details if required. This includes debris and mud that occurs along any part of an approved Truck Route.

During construction of works under this permit, access to and egress from the subject land must only be via a route as shown on an approved, stamped Truck Route Plan. Once approved a sign/plan no greater than 2 square metres indicating the approved truck route must be displayed at all exits of the subdivision.

Filling of Land

52. The owner or developer of the subject land must ensure that wherever the approved construction plans for roadworks and drainage show filling exceeding 150 mm compacted depth (finished surface level) within any lot created by the subdivision, the existence of such filling must be made known to any prospective purchaser of such lot. Information on the construction plans relating to the filling of any lot must be referred to when completing a statement pursuant to Section 32 of the Sale of Land Act.

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Removal of excavated material

53. Approval for the removal and disposal of any excavated material or top soil from the subject land is required from the Council.

Dust from material stockpiles

54. Adequate measures must be undertaken to ensure dust from materials stockpiled does not affect adjoining properties or surrounding area, to the satisfaction of the Responsible Authority. Adequate measures to control dust must be in place at all times whilst works are being undertaken to the satisfaction of the Responsible Authority.

During Construction

55. Measures must be taken to suppress dust, noise or other emissions during construction to prevent nuisance to surrounding neighbours as defined by the Public Health and Weilbeing Act 2008. Construction and/or demolition works must comply with the requirements specified in the Environment Protection Authorities, Noise Control Guidelines Publication 1254, October 2008.

Certified Plans to be referred under S8 of Subdivision Act

56. The plan of subdivision submitted for certification under the Subdivision Act 1988 must be referred to the relevant authority in accordance with Section 8 of that Act.

Satisfactory Continuation of Subdivision

57. The subdivision permitted by this permit must be carried out to the satisfaction of the Responsible Authority.

Date

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Delivery of Infrastructure

58. Unless otherwise agreed in writing with the Responsible Authority, where a Stage of the subdivision includes the provision of public infrastructure (eg. open space, cycle paths etc) prior to Statement of Compliance, the relevant land must be landscaped and completed to the satisfaction of the Responsible Authority.

Bus Stop Location

59. Bus stops are to be provided in accordance with the requirements of Public Transport Victoria.

Staging

60. The subdivision must proceed in the order shown on the staging on the endorsed plan, unless otherwise agreed in writing by the Responsible Authority.

Conditions requested by Environment & Sustainability

- 61. The Salvage and Translocation of Striped Legless Lizard in the Urban Growth Areas of Melbourne: Strategic Approach (DSE 2011) and Salvage and Translocation of Striped Legless Lizard in the Urban Growth Areas of Melbourne: Operational Plan (DSE 2011) must be implemented to the satisfaction of the Secretary of the Department of Environment and Primary Industries before during and after the carrying out of any buildings or works or native vegetation removal and all specifications and requirements of the approved plan must be complied with.
- 62. Prior to the commencement of any buildings or works or the removal of any vegetation, offsets for Golden Sun Moth habitat on the land must be provided to the satisfaction of the Secretary of the Department of Environment and Primary Industries.

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- 63. Prior to the commencement of any buildings or works or the removal of any vegetation offsets for Growling Grass Frog habitat on the land must be provided or agreed to the satisfaction of the Secretary of the Department of Environment and Primary Industries
- 64. Growling Grass Frog and Golden Sun Moth Habitat Compensation statements and confirmation of receipt from DEPI must be submitted to the RA prior to commencement of subdivision.
- 65. Prior to commencement of works, the works zone must be enclosed by secure and obvious temporary fencing. The work zone fence must remain in place until works are completed. Fill, machinery and building materials must not be placed outside of the works zone.
- 66. Prior to commencement of works, contractors must be inducted into the SEMP and all flora and fauna conservation requirements.
- 67. Noxious weeds must be controlled. Any weed infestations resulting from soil disturbance and/or the importation of sand, gravel and other material used in the construction process must be controlled.
- 68. Prior to felling, trees identified for removal must be examined by a qualified zoologist for the presence of fauna, including those using external nests (e.g. Common Ringtail Possums, bird nests) and tree hollows. If native fauna species are located, they are to be salvaged and relocated in accordance with all relevant legislation and approvals, further to consultation with the Department of Environment and Primary Industries.

Conditions required by City West Water

Water

69. It is essential the owner of the land enters into an agreement with City West Water for the provision of water supply.

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Sewer

70. It is essential the owner of the land enters into an agreement with City West Water for the provision of sewerage.

Conditions required by Melbourne Water

- 71. Prior to the issue of a Statement of Compliance, the Owner shall enter into and comply with an agreement with Melbourne Water Corporation for the acceptance of surface and storm water from the subject land directly or indirectly into Melbourne Water's drainage systems and waterways, the provision of drainage works and other matters in accordance with the statutory powers of Melbourne Water Corporation.
- 72. Pollution and sediment laden runoff shall not be discharged directly or indirectly into Melbourne Water's drains or waterways.
- 73. Engineering plans of the subdivision (in electronic format) are to be forwarded to Melbourne Water for comment/approval. A Certified Survey Plan may be required following our comments on the engineering drawings.
- 74. Prior to Certification, the Plan of Subdivision must show sufficiently sized easements and/or reserves to be created over any proposed Melbourne Water asset to Melbourne Water's satisfaction.
- 75. Prior to Certification, a free draining outfall is to be arranged to the satisfaction of Melbourne Water, Council and the affected downstream property owner(s). Written acceptance from downstream landowners and Council is to be forwarded to Melbourne Water for our records.
- 76. Alignment of roads and reserves with any adjoining estates must ensure continuity and provide uninterrupted conveyance of overland flows.

Date

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Signature for the Responsible Authority

6 May 2015

Land Title: V 11499 F 802 L A PS 612203 Werribee Parish Land Address: 50 Hobbs Road WYNDHAM VALE VIC 3024

- 77. Melbourne Water requires that the applicant submit a detailed Drainage and Stormwater Management Strategy, which demonstrates how stormwater runoff from the subdivision will achieve flood protection standards and State Environment Protection Policy (Waters of Victoria) objectives for environmental management of stormwater.
- 78. All new lots must achieve appropriate freeboard in relation to local overland flow paths to Council's satisfaction.
- 79. Local drainage must be to the satisfaction of Council.
- 80. Prior to Certification, the Plan of Subdivision must be referred to Melbourne Water, in accordance with Section 8 of the Subdivision Act 1988.

Condition required by DownerTenix

81. The plan of subdivision submitted for certification must be referred to AusNet Services (Gas) in accordance with Section 8 of the Subdivision Act 1988.

Conditions required by Powercor

- 82. The plan of subdivision submitted for certification under the Subdivision Act 1988 shall be referred to Powercor Australia Ltd in accordance with Section 8 of that Act.
- 83. The applicant shall:-
 - Provide an electricity supply to all lots in the subdivision in accordance with Powercor's requirements and standards, including the extension, augmentation or re-arrangement of any existing electricity supply system, as required by Powercor (A payment to cover the cost of such work will be required). In the event that a supply is not provided the applicant shall provide a written undertaking to Powercor Australia Ltd that prospective purchasers will be so informed.

Date

Signature for the Responsible Authority

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Johnny Zhang Town Planner

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- Where buildings or other installations exist on the land to be subdivided and are connected to the electricity supply, they shall be brought into compliance with the Service and Installation Rules issued by the Victorian Electricity Supply Industry. You shall arrange compliance through a Registered Electrical Contractor.
- Any buildings must comply with the clearances required by the Electricity Safety (Installations) Regulations.
- Any construction work must comply with Energy Safe Victoria's "No Go Zone" rules.
- Set aside on the plan of subdivision for the use of Powercor Australia Ltd reserves and/or easements satisfactory to Powercor Australia Ltd where any electric substation (other than a pole mounted type) is required to service the subdivision.

Alternatively, at the discretion of Powercor Australia Ltd a lease(s) of the site(s) and for easements for associated powerlines, cables and access ways shall be provided. Such a lease shall be for a period of 30 years at a nominal rental with a right to extend the lease for a further 30 years. Powercor Australia Ltd will register such leases on the title by way of a caveat prior to the registration of the plan of subdivision.

- Provide easements satisfactory to Powercor Australia Ltd, where easements have not been otherwise provided, for all existing Powercor Australia Ltd electric lines on the land and for any new powerlines required to service the lots and adjoining land, save for lines located, or to be located, on public roads set out on the plan. These easements shall show on the plan an easement(s) in favour of "Powercor Australia Ltd" for "Powerline Purposes" pursuant to Section 88 of the Electricity Industry Act 2000.
- Obtain for the use of Powercor Australia Ltd any other easement external to the subdivision required to service the lots.

Date

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- Adjust the position of any existing easement(s) for powerlines to accord with the position of the line(s) as determined by survey.
- Obtain Powercor Australia Ltd's approval for lot boundaries within any area affected by an easement for a powerline and for the construction of any works in such an area.
- Provide to Powercor Australia Ltd, a copy of the version of the plan of subdivision submitted for certification, which shows any amendments which have been required.

Conditions required by Country Fire Authority

Hydrants

- 84. Operable hydrants, above or below ground must be provided to the satisfaction of CFA.
- 85. The maximum distance between these hydrants and the rear of all building envelopes (or in the absence of the building envelope, the rear of all lots) must be 120m and hydrants must be no more than 200m apart.
- 86. Hydrants must be identified as specified in 'Identification of Street Hydrants for Fire fighting Purposes' available under publications on the Country Fire Authority web site (www.cfa.vic.gov.au)

Roads

87. Roads must be constructed to a standard so that they are accessible in all weather conditions and capable of accommodating a vehicle of 15 tonnes for the trafficable road width.

Date

Signature for the Responsible Authority

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88. The average grade must be no more than 1 in 7 (14.4%) (8.1 degrees) with a maximum of no more than 1 in 5 (20%) (11.3 degrees) for no more than 50 meters. Dips must have no more than a 1 in 8 (12%) (7.1 degree) entry and exit angle.

Construction Management Plan

89. Before the commencement of works for a stage of subdivision a Construction Management Plan (CMP) that addresses Bushfire Risk Management must be submitted to and approved by the responsible authority and the CFA.

Completion of Subdivision

- 90. This permit will expire if (any of the following apply):
 - The Plan of Subdivision for the first stage is not certified within two (2) years of the date of this permit; or
 - The Plan of Subdivision for the last stage of the subdivision is not certified within **five (5)** years of the date of this permit; or
 - The registration of the last stage of the subdivision is not completed within five (5) years of the certification of that Plan of Subdivision.

The Responsible Authority may extend the periods referred to if a request is made in writing whereby either of the following instances apply:

- (a) before or within six (6) months after the permit expiry date, where the use or development allowed by the permit has not yet started; or
- (b) within twelve (12) months after the permit expiry date, where the proposal allowed by the permit has lawfully started before the permit expires.

Expiry of Permit

FOOTNOTE: In the event that this permit expires or the subject land is proposed to be used or developed for purposes different from those for which this permit is granted, there is no guarantee that a new permit will be granted. If a new permit is granted then the permit

Date

Signature for the Responsible Authority

6 May 2015

PLANNING PERMIT

Application No.: WYP7871/14.22 (Amended) Planning Scheme: Wyndham Planning Responsible Authority: Wyndham City Council

ADDRESS OF LAND:

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conditions may vary from those included on this permit having regard to changes that might occur to circumstances, the planning scheme or policy.

Protection of Aboriginal Heritage Places

FOOTNOTE: All Aboriginal places and objects in Victoria are protected under the Aboriginal Heritage Act 2006. It is an offence to wilfully or negligently disturb or destroy an Aboriginal place or object under the Aboriginal Heritage Act 2006.

Cultural Heritage Assessment

FOOTNOTE: Where it is suspected that works may impact on Aboriginal cultural heritage places or objects and areas of sensitivity, the applicant should fund a cultural heritage assessment. The assessment should be undertaken by a suitably qualified cultural heritage advisor in conjunction with representatives of the Registered Aboriginal Party or applicant. A heritage assessment may inform the need for a cultural heritage management plan to be completed or a cultural heritage permit to be sought.

AAV Contact Details

FOOTNOTE: Information on Aboriginal cultural heritage relating to the project area may be obtained from the Aboriginal Affairs Victoria web site at http://www.dpcd.vic.gov.au/indigenous/aboriginal-cultural-heritage. Contact lists of Registered Aboriginal Parties, cultural heritage advisors, maps and information for landowners are located on the website. Further, if the proposal includes Crown land, it may be necessary to consult with any parties who hold Native Title interests in the area. Crossover/s

FOOTNOTE: Any new or modified crossovers require separate approval from Council's Roads Development Section. Town Planning stamped approved plans must be presented when applying for Road Opening Permits.

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Signature for the Responsible Authority

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Johnny Zhang Town Planner

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ADDRESS OF LAND:

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Melbourne Water

FOOTNOTE: If further information is required in relation to Melbourne Water's permit conditions shown above, please contact Melbourne Water on 9679 7517, quoting Melbourne Water's reference **246567**.

City West Water

FOOTNOTE: The applicant should be made aware that a Sewer and Water main extension is required to be constructed to service the proposed development. The applicant will be required to engage a City West Water accredited Engineering Consultant in order to have these works constructed. A list of accredited Engineering Consultants can be obtained from our website at <u>www.citywestwater.com.au</u>.

Powercor

FOOTNOTE: It is recommended that, at an early date, the applicant commences negotiations with Powercor for supply of electricity in order that supply arrangements can be worked out in detail, so prescribed information can be issued once all electricity works are completed (the release to the municipality enabling a Statement of Compliance to be issued).

Prospective purchasers of lots in this subdivision should contact Powercor Australia Ltd to determine the availability of a supply of electricity. Financial contributions may be required.

FOOTNOTE: In respect of Condition 15 (Landscape Masterplan) in accordance with Guideline 37 of the Ballan Road PSP you are advised to consult with the landowners of parcels also covered by the park to ensure an integrated design.

FOOTNOTE: The proposed road cross section table (Table 4-2) in the Traffic and Transport Assessment should be amended to reflect the cross section information on shared paths and bike paths for Hobbs Road/Armstrong Road in the Wyndham West DCP.

Date

Signature for the Responsible Authority

6 May 2015

ADDRESS OF LAND:

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THIS PERMIT HAS BEEN AMENDED AS FOLLOWS:

Date of amendment	Brief Description of amendment
25 August 2015	Revised Permit Preamble:
	Staged Residential subdivision of Land creation of restriction on proposed plan of subdivision, and removal of easement (E-1 Powercor).
	Revised Condition 17:
	Prior to the issuing of a Statement of Compliance for Stage 1 a Public Infrastructure Plan (PIP) must be submitted to and approved by the responsible authority, unless otherwise agreed in writing with the Responsible Authority. Where this permit is for part of a broader subdivision of land by the permit holder, the PIP must relate to the land in this permit and as far as reasonably practicable the broader land as shown in the PSP.
3 December 2015	Section 72 Amendment – Revised Subdivision layout and Amendment to Condition 16 (Building Envelopes)
16 August 2016	Section 72 Amendment Deletion of Condition 17 (Public Infrastructure Plan) and amendment of Condition 18 (Section 173 Agreement)

Date

Signature for the Responsible Authority

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6 May 2015

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ADDRESS OF LAND:

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12 September 2018

WYP7871/14.22 - Section 72 Amendment ~ Expansion of the permit area to include additional stage of subdivision

Date

Signature for the Responsible Authority

6 May 2015

Johnny Zhang Town Planner

IMPORTANT INFORMATION ABOUT THIS PERMIT

WHAT HAS BEEN DECIDED?

The Responsible Authority has issued a permit. NOTE: This is not a permit granted under Division 5 or 6 of Part 4 of the Planning and Environment Act 1987.

WHEN DOES A PERMIT BEGIN?

A permit operates:

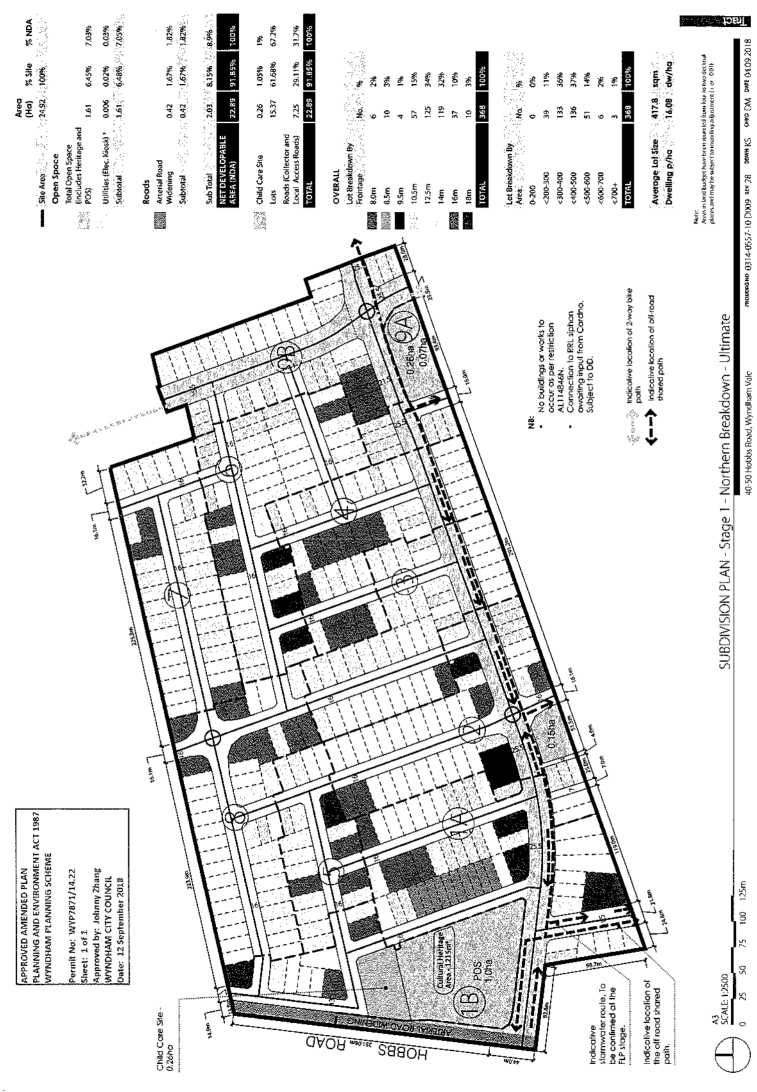
- from the date specified in the permit; or
- · if no date is specified, from-
- (i) the date of the decision of the Victorian Civil and Administrative Tribunal, if the permit was issued at the direction of the Tribunal; or
- (ii) the date on which it was issued, in any other case.

WHEN DOES A PERMIT EXPIRE?

- 1. A permit for the development of land expires if-
- the development or any stage of it does not start within the time specified in the permit; or
- the development requires the certification of a plan of subdivision or consolidation under the Subdivision Act 1988 and the plan is not certified within two years of the issue of the permit, unless the permit contains a different provision; or
- the development or any stage is not completed within the time specified in the permit, or, if no time is specified, within two years after the issue of the permit or in the case of a subdivision or consolidation within 5 years of the certification of the plan of subdivision or consolidation under the Subdivision Act 1988.
- 2. A permit for the use of land expires if-
- the use does not start within the time specified in the permit, or if no time is specified, within two years
 after the issue of the permit; or
- the use is discontinued for a period of two years.
- 3. A permit for the development and use of land expires if-
- the development or any stage of it does not start within the time specified in the permit; or
- the development or any stage of it is not completed within the time specified in the permit, or, if no time is specified, within two years after the issue of the permit; or
- the use does not start within the time specified in the permit, or, if no time is specified, within two years
 after the completion of the development; or
- the use is discontinued for a period of two years.
- 4. If a permit for the use of land or the development and use of land or relating to any of the circumstances mentioned in section 6A(2) of the *Planning and Environment Act* 1987, or to any combination of use, development or any of those circumstances requires the certification of a plan under the *Subdivision Act* 1988, unless the permit contains a different provision—
- the use or development of any stage is to be taken to have started when the plan is certified; and
- the permit expires if the plan is not certified within two years of the issue of the permit.
- 5. The expiry of a permit does not affect the validity of anything done under that permit before the expiry.

WHAT ABOUT APPEALS?

- The person who applied for the permit may apply for a review of any condition in the permit unless it
 was granted at the direction of the Victorian Civil and Administrative Tribunal, in which case no right of
 review exists.
- An application for review must be lodged within 60 days after the permit was issued, unless a notice of decision to grant a permit has been issued previously, in which case the application for review must be lodged within 60 days after the giving of that notice.
- An application for review is lodged with the Victorian Civil and Administrative Tribunal.
- An application for review must be made on an Application for Review form which can be obtained from the Victorian Civil and Administrative Tribunal, and be accompanied by the applicable fee.
- An application for review must state the grounds upon which it is based.
- · An application for review must also be served on the Responsible Authority.
- Details about applications for review and the fees payable can be obtained from the Victorian Civil and Administrative Tribunal.



Memorandum of Common Provisions

Section 91A Transfer of Land Act 1958

Privacy Collection Statement The information from this form is collected by the Registrar of Titles under statutory authority and is used for the purpose of maintaining publicly searchable registers and indexes.

Lodged by	
Name:	Taylors Development Strategists Pty Ltd
Phone:	(03) 9501 2800
Address:	Suite 8, 270 Ferntree Gully Road, Notting Hill VIC 3168
Reference:	02188/S/9B
Customer Code:	11200D

This memorandum contains 9 pages of provisions which are intended for inclusion in instruments and plans to be subsequently lodged for registration.

Provisions

1 Savana, Wyndham Vale

This MCP applies to allotments 921- 957 of PS809299K (also known as Stage 9B of Savana) approved under Wyndham Planning Permit No. WYP9847/17.

All care has been taken to ensure that this MCP complies with current Building Regulations. However, the owner is responsible for ensuring compliance with all statutory requirements.

In the event that requirements in this document contradict the provisions of the SLHC or ResCode, the SLHC and ResCode will prevail.

Owners, Designers and Builders should review this MCP and the current Design Guidelines in conjunction with the land sales contract.

2 Developer Approval

The siting and design of homes at Savana is to be approved by The Savana Building and Design Approval Committee (SBDAC). Approval by the SBDAC is required before applying for a building permit for the construction of a new dwelling. Approval by the SBDAC is not a building approval nor does it imply compliance with the building code, Building Regulations or City of Wyndham Planning Scheme.

The SBDAC also reserves the right to approve applications based on architectural merit.

It is the applicant's responsibility to ensure that plans meet the relevant planning and building requirements, in addition to these design guidelines.

Only a fully scaled set of application documents will be considered. No concept designs will be accepted.

The SBDAC will assess all designs and if they are compliant with the Design Guidelines, provide a letter of approval along with an endorsed copy of the plans and external colour schedule. Applications that substantially comply with the Design Guidelines may be given a letter of approval with conditions requiring the rectification of minor deviations. These deviations may also be noted on the plans. The SBDAC may also offer suggestions intended to improve designs.

If the design submission does not comply with the Design Guidelines, the SBDAC will advise the applicant of the reasons of non-compliance and suggest amendments. Applicants will then be required to re-submit amended plans in order to gain approval.

The final decision of all aspects of the Design Guidelines will be at the discretion of the SBDAC.

[approval number]



- 1. The provisions are to be numbered consecutively from number 1.
- 2. Further pages may be added but each page should be consecutively numbered.

3. To be used for the inclusion of provisions in instruments and plans.

Page 1 of 9

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THE BACK OF THIS FORM MUST NOT BE USED

Land Victoria, 570 Bourke Street, Melbourne, 3000, Phone 8636-2010 26259497v1

The SBDAC will endeavour to process applications as quickly as possible, generally within 7 business days of receipt. Once approval is obtained from the SBDAC, an application for a building permit may be lodged with the City of Wyndham or an accredited building surveyor.

3 Medium and High Density Allotments

This MCP and the design guidelines do not cover integrated development sites that require a separate planning permit. Medium or High density allotments cannot be developed without obtaining a planning permit from Council. Prior to a planning application being lodged with Council for the development of a medium or high density allotment, the plans must be assessed and approved by the SBDAC.

All allotments with an area of 300m² or less are subject to the provisions set out in the Small Lot Housing Code (SLHC) incorporated into the Wyndham Planning Scheme.

4 Planning Permit

A planning permit is not required to construct or extend one dwelling on an allotment with an area of 300m² or less where the dwelling is constructed in accordance with the Small Lot Housing Code (SLHC) incorporated in the Wyndham Planning Scheme

If a dwelling is to be built outside of the provision in the SLHC, an additional planning permit is required for the proposal prior to obtaining a Building Permit. Before applying for a planning permit approval must be obtained from the SBDAC.

5 Covenants

In the event that requirements under the Design Guidelines contradict covenants defined within the Plan of Subdivision or this MCP, the Plan of Subdivision or the MCP will prevail.

6 Statutory Obligations

It is the purchaser's responsibility to ensure all submitted documents comply with the Victorian Building Regulations, ResCode and all other planning and authority requirements, along with current Victorian energy rating standards prior to construction.

7 Dwellings

Only one dwelling is permitted per property for allotments under 600m².

On an allotment greater than 600m², an additional dwelling may be permitted subject to approval from the SBDAC and City of Wyndham.

No further subdivision is permitted without the approval of the SBDAC.

8 Identical Façade Assessment

In order to uphold the integrity of all new homes, two dwellings of the same front facade shall not be built within five contiguous allotment spaces of the original allotment. Provision includes allotments either side, opposite and encompassing other street frontages where applicable.

On allotments less than 300m², two dwellings with identical facades shall not be built within two contiguous allotment spaces of the original allotment. Under this clause, a mirrored (symmetrical) façade is not considered to be an identical facade.

This provision will not apply to integrated housing developments.

9 Architectural Characteristics

Designs incorporating a variety of modern architectural styles are encouraged. Unique dwelling designs displaying innovation and originality will be assessed favourably if they are shown to be in keeping with the contemporary design intent of Savana.

Architectural features such as verandahs, porticos, feature windows, façade detailing, roof features and articulated building forms are required. Building materials such as masonry, render, natural stone and timber cladding should be used and paint work should be complementary in colour selection.

Contemporary roof and awning themes coupled with articulation of single and double storey volumes are also preferred design initiatives.

10 Corner Allotment Characteristics

Dwellings constructed on corner allotments and on allotments that abut public open space areas such as a park or reserve must address both street frontages through the use of wrap around verandahs, feature windows, detailing, etc. Well-articulated architectural treatments should be provided where built form is visible beyond the side fence line, and at upper levels.

Overall facade articulation and material variation is strongly encouraged. It will be at the discretion of the SBDAC to determine acceptable corner treatment for each corner allotment submission.

Entries and/or garages facing the secondary street frontage may be considered by the SBDAC where they are located adjoining open space and linear pedestrian open space links.

11 Porches and Entries

An entry feature complementary to the dwelling design must be incorporated to create a sense of entry. This can be a porch, portico, balcony or verandah and can be a central feature of the façade or located towards the end. Appropriate location of the entry will increase the character of the dwelling and contribute to a varied streetscape.

12 Dwelling Size

The siting and proportion of the dwelling on the allotment should be a well thought out response to the site.

13 Building Heights

Maximum building heights must be in accordance with ResCode requirements and where relevant, the SLHC.

Triple storey dwellings and/or basements should adhere to the relevant height requirements. Basements may have a maximum projection of 1.2m above natural ground level.

A ceiling height of 2590mm is encouraged for all single storey dwellings and the ground floor of double storey dwellings. A minimum ceiling height of 2440mm is permitted, subject to approval by the SBDAC but is not encouraged.

14 Roofs

Applicants are encouraged to explore varying roof forms which could include combinations of pitched and flat roofs as well as curved elements. The minimum roof pitch must be 22° while skillion and accent sections may have a minimum pitch of 16°.

Eaves with a minimum overhang of 450mm must be provided on dwellings to any street face of single storey dwellings and to all faces of double storey dwellings. On single storey dwellings eaves must wrap around a minimum of 2000mm along the side of the dwelling from any street frontage (except where built to the boundary).

Permitted roof materials include masonry, slate, terracotta tiles or coloured steel. Other non-reflective materials may be considered for review by the SBDAC.

15 Garages

A lockup garage for two vehicles must be provided on all properties with frontages greater than 10.5m. Open carports to the front of the dwelling will not be permitted. Single garages will be considered for allotments with a street frontage of 10.5m or less. Triple garages will be strongly discouraged.

The architectural character of the garage must be harmonious to the main body of the dwelling.

Garages must have a slim line, sectional, tilt or panel lift door to all street frontages. Roller doors will only be permitted at the rear of the garage, as an opening to the backyard and where they are not within public view.

Where the garage door is located to the front of a dwelling, the door or opening of any garage must occupy less than 50% of the width of the allotment's street frontage to a maximum of 6.0m.

On two storey dwellings with garages that exceed 40% of the allotment frontage, balconies or windows above the garage are required.

For allotments with areas less than 300m², refer to the Small Lot Housing Code incorporated into the Wyndham Planning Scheme.

Refer to the Streetscape and Siting section for garage setback requirements.

16 Small Allotment Setback

Small Allotments setbacks must be in accordance with the SLHC incorporated into the Wyndham Planning Scheme.

17 Standard Allotment Setbacks

A standard allotment is an allotment which has an area greater than 300m².

Dwellings must be setback from the front boundary by a minimum of 4.0m and a maximum of 6.0m.

Porches, porticos and verandahs less than 3.6m in height may encroach up to 1.0m into the minimum front setback.

Unless rear loaded, garages must be located behind the front wall of the main dwelling (not including the porch, portico or verandah) or a minimum of 4.9m from the front boundary, whichever is greater.

Garages may be built on side boundaries in accordance with ResCode.

Double storey dwellings must be setback from side boundaries in accordance with ResCode.

Rear setbacks are to be in accordance with ResCode.

These requirements may be varied with the written approval of the SBDAC and the City of Wyndham.

18 Standard Corner Allotment Setbacks

Where applicable, standard corner allotments must comply with the setback requirements listed in Item 17, as well as the following.

Setbacks from the secondary street frontage must comply with ResCode.

Where facing the secondary street frontage, the garage must be setback a minimum of 5.0m from the secondary street frontage. An easement running along the rear of the allotment cannot be built over, and the garage may have to be setback from the rear boundary to accommodate the easement. Garages must be located adjacent to the allotment boundary but are not permitted adjacent to boundaries abutting public open space.

19 Building Envelopes

All dwellings must be constructed in accordance with ResCode and where relevant the SLHC.

It is the responsibility of the applicant to investigate the existence of any building envelopes prior to design and submission to the SBDAC.

20 Materials

External walls must be constructed from a minimum of 75% face brick, brick or masonry veneer or other approved texture coated material. At least 25% of the facade of the home must be finished in a contrasting/feature element in a different texture, material or colour.

The utilisation of materials such as natural stone, exposed timber or other feature cladding materials will be considered and encouraged as key design articulation elements. Use of quality materials and finishes is encouraged to give a timeless appeal.

Homes in kit or modular form and the use of second hand materials will be subject to approval by the SBDAC and City of Wyndham. New building materials based on recycled content is permitted.

Unless otherwise approved by the SBDAC, unpainted and/or untreated metalwork and reflective glazing will not be permitted. Infill fibre sheet panels are not permitted above window and door openings where visible from the street.

Fibre-cement sheeting may be permitted if finished as either a textured, painted or rendered surface except as above.

21 Colour Schemes

A harmonious colour palette consisting of natural, subdued hues which are complimentary to the surrounding environment and colour tones which reflect the theme of the dwelling will be encouraged. Limited use of strong or bold colours may be adopted to reinforce the contemporary nature of the dwelling design.

In order to avoid further information being requested in regards to colour schedules, the applicant must ensure that all relevant information is provided when applying for design approval.

22 Driveways

There must be only one driveway per allotment, located to align with the crossover. Garages should be sited on the allotment in response to the location of existing crossovers with driveways tapered to match crossover width. There must be at least 300mm of screen planting between the driveway and the adjacent side boundary.

Driveways must be fully constructed prior to the issue of the Occupancy Permit.

All driveways, porches and any other concreted areas within the front yard must be constructed of masonry pavers, exposed aggregate, coloured concrete, fixed granular surfaces or stamped or stencilled masonry surface. The colour selection must complement the building design and external colour scheme.

No plain concrete will be permitted unless it is out of public view.

23 Boundary Fencing

Fencing type will be consistent throughout Savana. Fencing is a common link binding the streetscape and highlighting the individuality of each dwelling.

All fencing must be shown on plans submitted to the SBDAC for approval.

In addition to meeting the requirements within Section 23 of this MCP, if an allotment has been identified as being a small allotment in Section 16 of this MCP then all fencing must also be in accordance with the provisions set out in the SLHC.

23.1 Front Fencing

Front fencing is not permitted on corner allotments and allotments fronting Brightvale Boulevard, Kurung Drive and Pear Street. Front fencing on all other allotments is permitted subject to approval.

Proposed front fences that are up to 1.2m in height and are largely transparent (ie. 50% or more) in construction are preferred. It is expected that any front fences will return along the side boundary, and extend to meet the side fence. Low masonry walls not exceeding 0.9m height which complement the façade of the building will be permitted.

Front fencing on all lots adjacent to and fronting public open space must not exceed 1.2m in height.

23.2 Side and Rear Fencing

All side and rear boundary fencing must be constructed from timber palings, to a height of 1900mm (+/-50mm). Side boundary fencing must terminate and return to the dwelling at least 1.0m behind the front building line. This part of the fence that returns to the house is known as a wing fence. Wing fencing must also be constructed from timber palings, unless approved by the SBDAC. Wing fencing must be 1900mm (+/-50mm) in height. It is encouraged to include a gate within the wing fencing; however, direct access to the rear yard may be possible either via a gate or directly from your garage. Where timber paling fencing is used, timber capping is encouraged. Fencing constructed along the side boundary forward of the dwelling or along the front boundary is not encouraged.

23.3 Side Street Fencing

On an allotment with a side boundary that forms the rear boundary of an adjoining allotment, the side fence on that boundary can continue to the front boundary. On corner allotments, fencing to the secondary street frontage should be setback a minimum of 3.0m from the primary street frontage.

For fencing on boundaries abutting a reserve and on corner allotments, a minimum of 30% of the length of the secondary street frontage must be transparent fencing or be unfenced. All fencing should be consistent with the fencing along the primary street frontage. For the remaining length along the side boundary, a solid fence

must not exceed 30% and the remaining side fence must be semi-transparent and must provide a minimum of 25% transparency.

Solid and semi-transparent fencing must be constructed from timber palings to a height of 1900mm (±50mm). Exposed posts on both sides of the palings are encouraged and palings must be on the external side fronting the street.

24 Front Landscaping

To promote an attractive neighbourhood, residents are encouraged to install quality landscaping.

The form and texture of the plantings should complement and enhance the architecture of the dwelling. Planting of canopy trees in appropriate locations is encouraged. Landscape designs should be prepared with an objective for low water usage.

Gardens are encouraged to be environmentally sensitive by utilising appropriate drought tolerant native plants, organic or mineral mulches and drip irrigation systems. Native plants that are common to Victoria and the Region are also encouraged.

Landscaping of your front garden must be completed within 6 months of issue of the Occupancy Permit. Hard paved or impervious surfaces must be limited to driveways and pedestrian pathways only.

The minimum front landscaping works will include:

- Fine grading and shaping of landscaped and lawn areas.
- Cultivation of existing soil in the garden beds to a 200mm depth, the addition of imported topsoil and fertiliser to all landscaped areas, as well as the use of mulch and/or other selected topping.
- At least 1 advanced tree (2.0m minimum height).

25 Letterboxes

Letterboxes should be designed to match and compliment the dwelling design. Single post supporting letterboxes are discouraged.

26 Liveability Considerations

Applicants are encouraged to submit designs that are environmentally responsible.

The orientation of an allotment will determine the best siting of the house on the allotment. A building's orientation plays a large part in achieving the optimum solar access for a home during winter.

Allotments on the north side of a street will have sunny backyards - good for private outdoor living.

Allotments on the south side of a street will have sunny front yards - good for show piece gardens.

Allotments facing east-west will have sunny side yards to the north – these houses should be sited to leave the largest possible outdoor living space along the northern boundary.

Dwellings can become more liveable by taking into account the orientation of rooms and windows, shading of windows and walls, ceiling heights, sustainable building materials, cross flow ventilation, covered open spaces, insulation and water efficient fixtures. Eave design can act as excellent shading devices during warmer months. Implementing these features can also result into substantial financial savings for the home owner.

Double storey homes must respect the privacy of neighbouring dwellings, including potential overshadowing issues that may arise as a result of siting choices. It is the responsibility of applicants with double storey proposals to ensure their design has demonstrated these factors and to receive approval from the relevant authority and/or Building Surveyor prior to construction.

27 Solar Heating Panels

Solar heating panels must be located on roof planes preferably not visible from public areas.

The panels should follow the roof pitch.

Where visible from public areas, solar panels will be assessed on their merits with regard to scale, form and colour.

28 Rainwater Tanks

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Rainwater storage is encouraged. The rainwater tank and all accessories must not be located in front of the dwelling or be visible from the street and public spaces. The rainwater tank and all accessories must be coloured to match the dwelling.

To help calculate the size of water storage that may be required please contact the Department of Environment and Primary Industries for appropriate storage requirements in relation to the collection area provided.

29 Recycled Water

Recycled water will be in use at Savana for toilet flushing and garden usage. All dwellings are required to connect to this service to reduce the consumption of potable water.

30 Energy Ratings

It is the applicant's responsibility when building a home to comply with Victoria's energy rating requirements. Dwelling designs should be assessed by a licensed energy rating company, and they in turn will make recommendations regarding insulation and other resource saving measures. Dwellings must achieve the minimum standard as currently legislated.

31 NBN Co.

The development qualifies for future NBN roll out. All premises must be aware of and conform with the NBN Co Preparation and Installation Guide for SDU's and MDU's.

32 Sheds

Sheds should be constructed of materials and colours consistent with and complimentary to, the materials used for the dwelling. Coloured Steel and similar products are acceptable materials.

Sheds must be screened from any street and/or public view by locating to the rear or side of the dwelling. An appropriately located carport out of public view must be considered to store boats, trailers or any similar vehicles.

Sheds must not cover an area greater than 15m² and not exceed a maximum height of 2.5m.

33 Pergolas, Patios & Decking

Any proposed additional buildings or ancillary structures including decking, pergolas, patios, carports, swimming pools, BBQ areas or similar, must be submitted to the SBDAC for approval. This can be done at the time of submitting the dwelling design or done at a later date as a standalone submission.

The SBDAC will assess these on their merits. Please note that later date stand-alone submissions will incur an additional assessment fee.

34 Ancillary Items

All external plumbing must be out of public view, with the exception of gutters and downpipes.

Downpipes must not be located on the front façade of the dwelling.

External TV antennae and other aerials must be unobtrusive and located towards the rear of the dwelling.

Satellite dishes will only be approved if out of public view. Clothes lines must not be visible from public areas.

Externally mounted spa equipment attached to side boundary walls of any dwelling must be positioned out of public view, be painted in a colour matching the adjoining wall surface and fitted with noise baffles.

Evaporative cooling units are to be located out of public view where possible and must be of low profile, located below the ridgeline and coloured to match the roof.

Metal security shutters are not permitted.

35 Maintenance of the Allotment

Prior to the occupation of a dwelling, the allotment must be maintained by keeping the grass cut, and the allotment free from rubbish. Builder's waste materials and rubbish during construction must be removed on a regular basis and must not be allowed to accumulate. If any allotments are not maintained to an acceptable

level, the Developer reserves the right to carry out clean up works as necessary. Any such costs incurred by the Developer will be passed on to the allotment owner.

After occupation of the dwelling, front yards must be maintained to an acceptable level.

Rubbish and recycle bins must be stored out of public view. It will be at the discretion of the SBDAC to determine if allotments are being maintained to an acceptable level.

36 Commercial Vehicles

Trucks or commercial vehicles (exceeding 1 tonne), recreational vehicles and caravans shall be screened from public view when parked or stored.

37 Signs

Signs (other than a 'Home for Sale' or a builder's sign) must not be erected without the prior approval of the SBDAC.

'Home for Sale' signs may only be erected after the completion of construction of the dwelling and only with the prior approval of the SBDAC.

Builder's signs may be permitted (600mm x 600mm maximum) where they are required on allotments during construction. Only one advertising sign is permitted per dwelling at any one time and these signs must be removed once the property is sold.

The SBDAC reserves the right to access and remove signs that do not comply without providing notice to the allotment owner.

38 Definitions

Articulation means both horizontal and vertical projection forward and back from the primary building face.

SBDAC means the Savana Building and Design Approval Committee that includes AVID Property Group Nominees Pty Ltd as the developer/owner of Savana Residential Estate.

Building has the same meaning as in the Building Regulations.

Building Act means the act of the Victorian Parliament known as the Building Act 1993.

Building Envelope means an area within each allotment (defined by the particular allotment setbacks) where development of a dwelling, shed and garage is allowed subject to the particular provisions of this document, and the Scheme

Building Permit means a building permit in terms of the Building Regulations.

Corner Allotment means an allotment with a corner where each boundary connects to a street or public open space.

Design Guidelines mean the Design Guidelines which may be amended on occasions at the developer's discretion, subject to Wyndham City Council approval, to reflect changes in design trends or to coincide with the release of later stages.

Developer means AVID Property Group Nominees Pty Ltd.

Dwelling means a building used as a self-contained residence which must include:

- A kitchen sink;
- · Food preparation facilities;
- A bath or shower; and
- · A closet pan and wash basin.

It includes out-buildings and works normal to a dwelling.

Frontage means the road alignment at the front of an allotment. If an allotment abuts two or more roads, the one to which the building or proposed building faces.

Front Garden includes any area between the building line and the front boundary of an allotment and side street boundary or boundary abutting public open space of a corner allotment that is visible from a street.

Height has the same meaning as in the Building Regulations.

Allotment has the same meaning as in the Building Regulations.

On the Boundary includes a setback of up to 200 millimetres from the allotment/property boundary.

Private Open Space means an unroofed area of land; or a deck, terrace, patio, balcony, pergola, verandah, gazebo or swimming pool.

Regulations mean the Building Regulations 2006 or any subsequent regulations made pursuant to the Building Act which relate to the siting of a building.

ResCode means the residential development provisions incorporated into the Wyndham Planning Scheme and the Building Regulations.

Scheme means the City of Wyndham Planning Scheme.

Secluded Private Open Space means that part of private open space primarily intended for outdoor living activities which enjoys a reasonable amount of privacy.

Secondary Street means the street that runs along the side boundary of a property when located on a corner.

Setback means the minimum distance from any allotment boundary to a building.

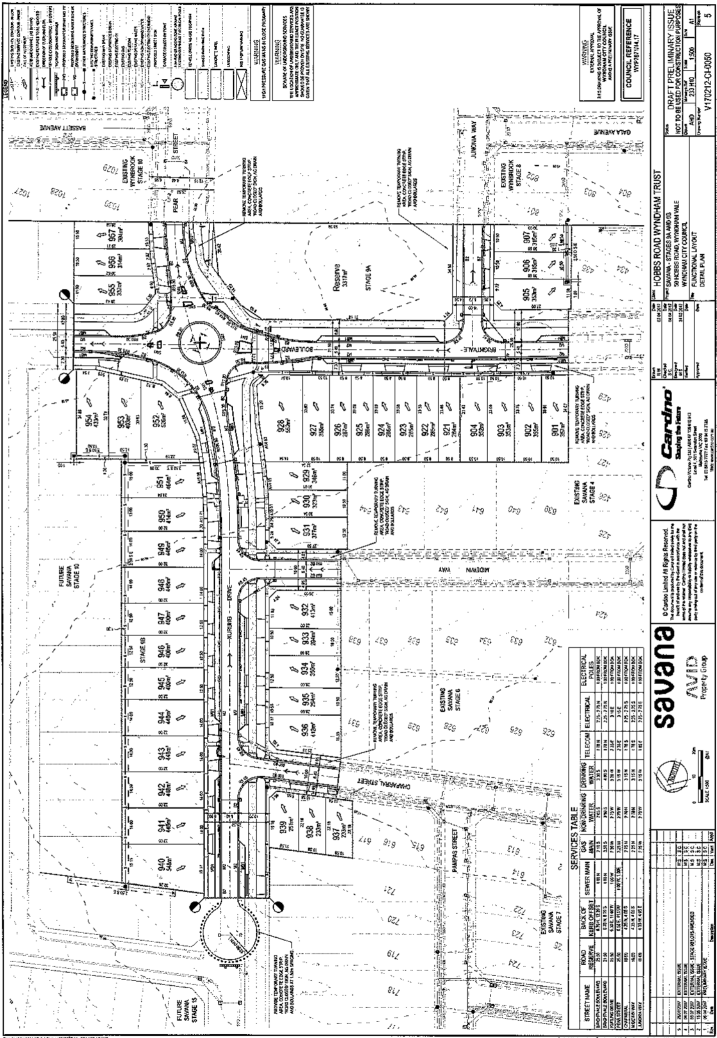
Side Boundary means a boundary of an allotment that runs between and connects the street frontage of the allotment to the rear boundary of the allotment.

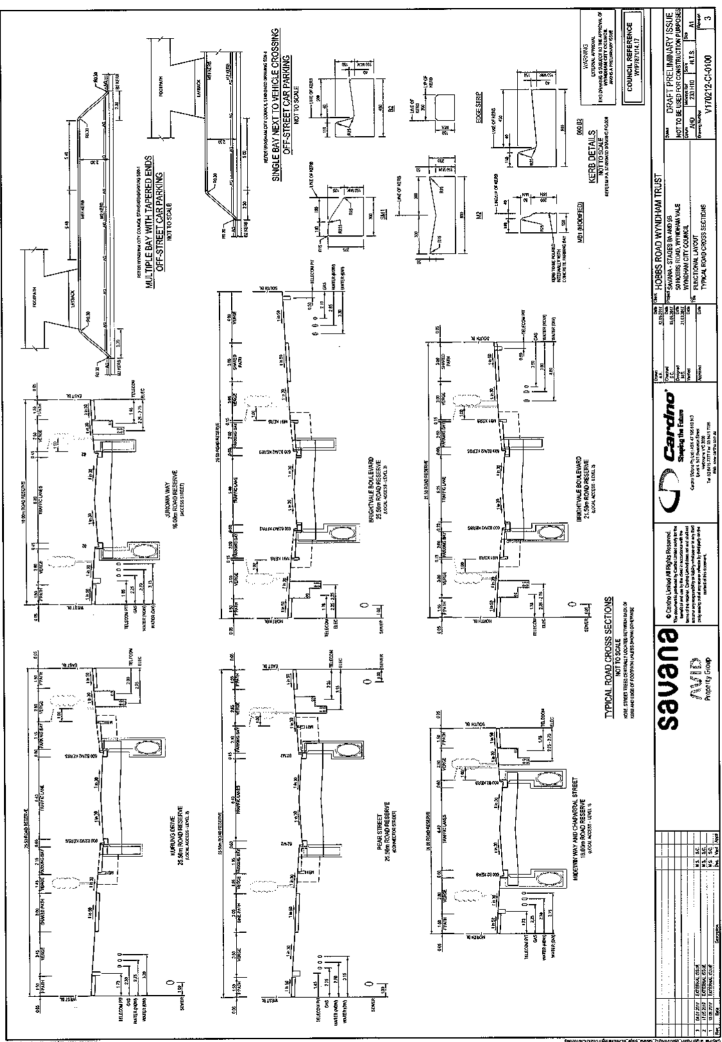
Site Coverage means the proportion of a site covered by buildings.

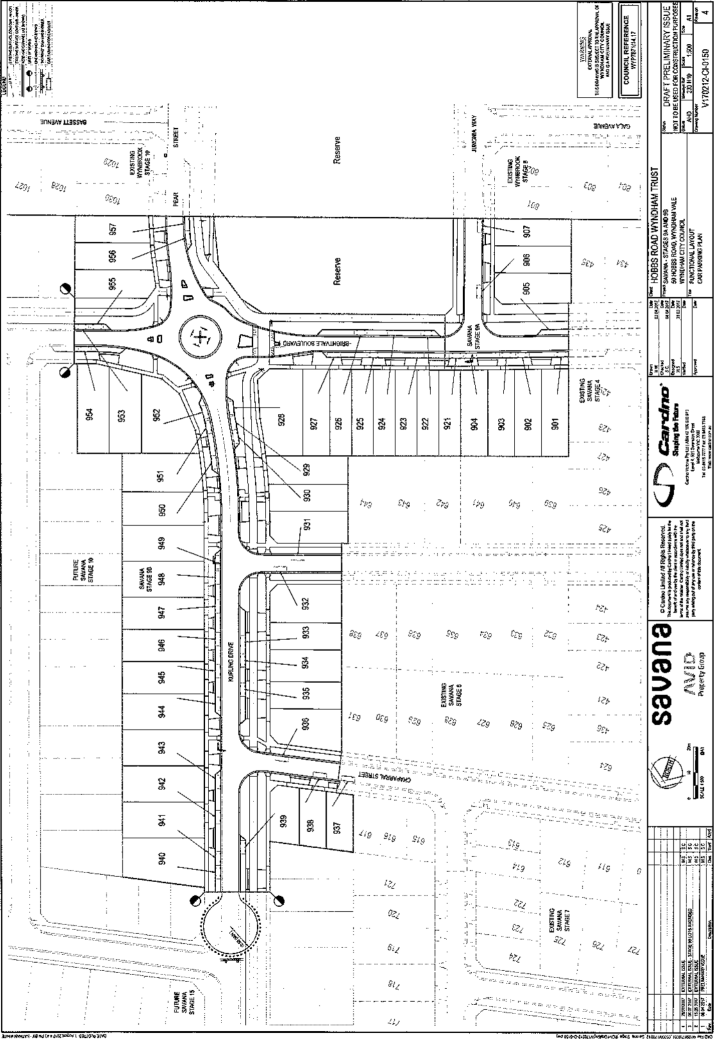
Storey means that part of a building between floor levels. If there is no floor above, it is the part between the floor level and ceiling. It may include an attic, basement, built over car parking area, and mezzanine.

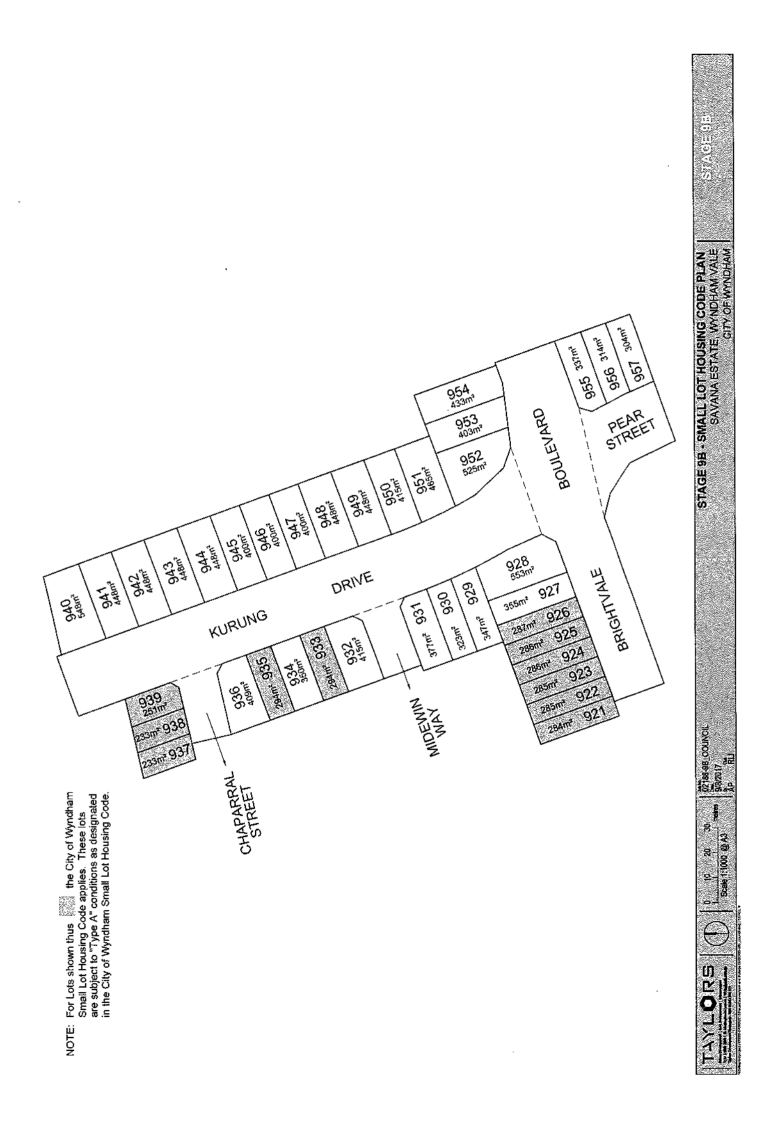
Street, for the purposes of determining setbacks, street means any road other than a footway or carriageway easement.

Window has the same meaning as in the Building Code of Australia.

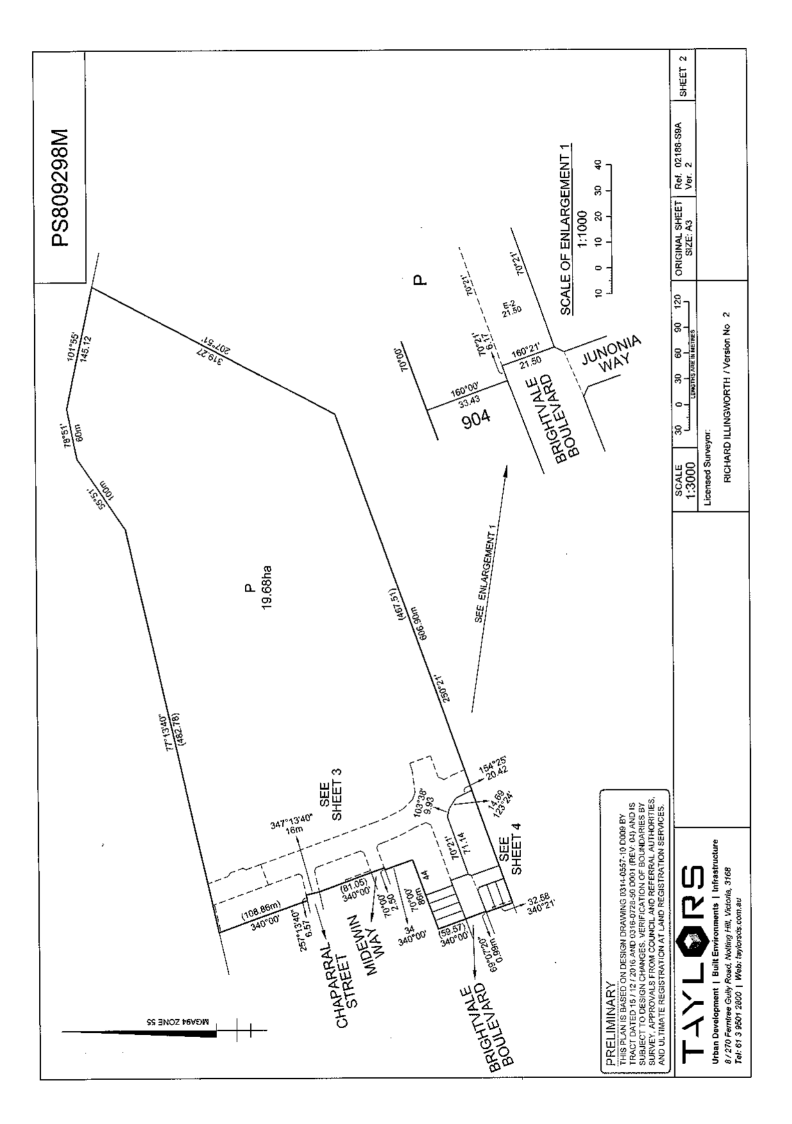


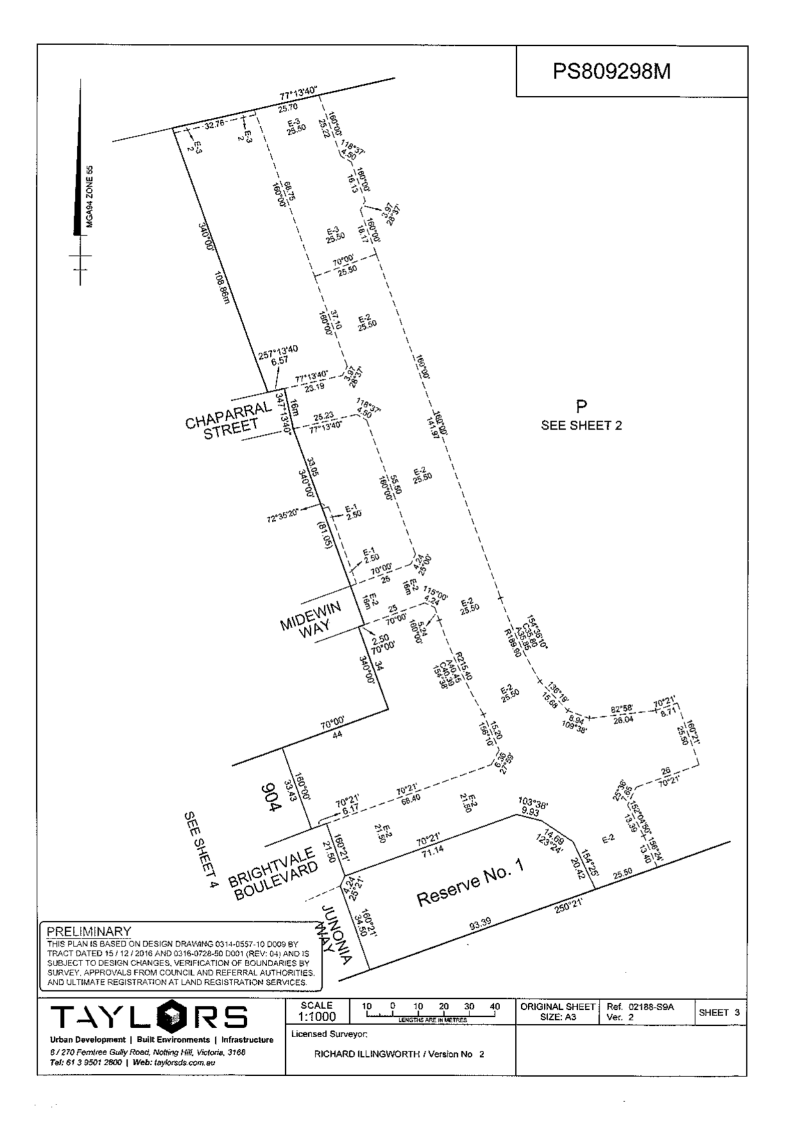


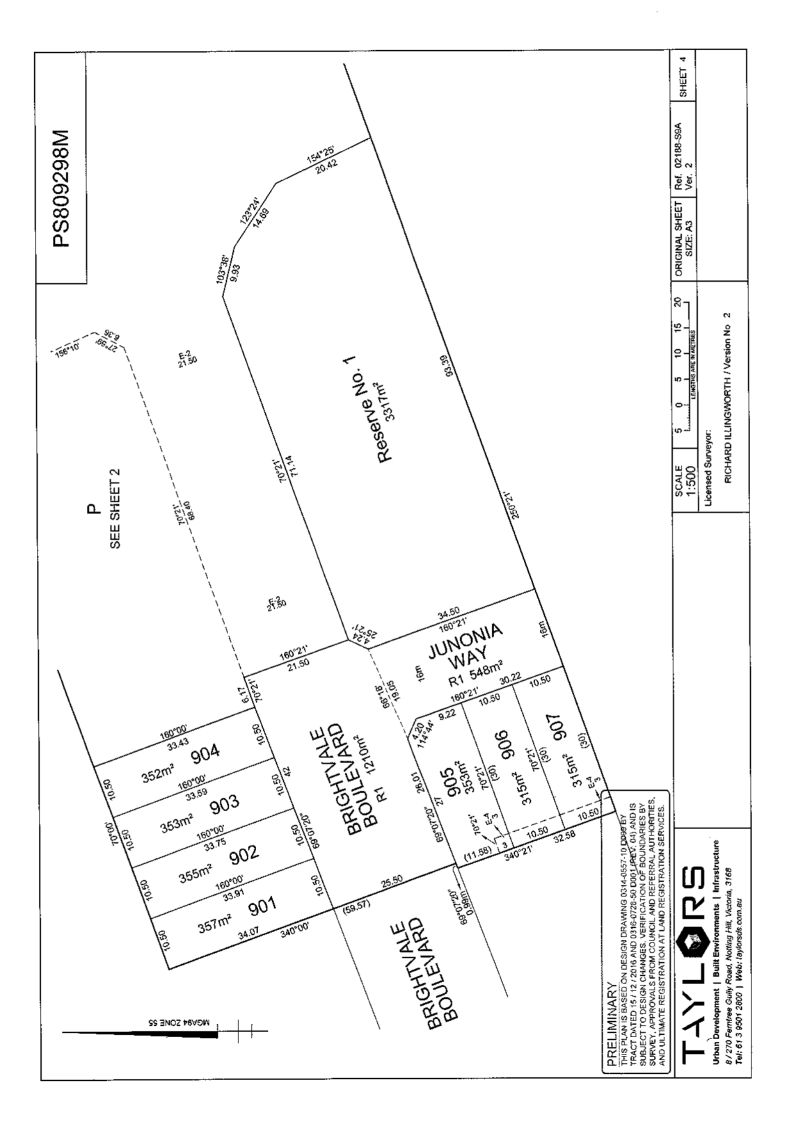




PLAN OF SUBDIVISION				EDITIC	DN 1	PS80	9298M	
LOCATION OF LAND				COUNCIL NAME: WYNDHAM CITY COUNCIL				
PARISH:								
SECTION		9						
	ALLOTMENT:	-						
	PORTION:	A (Part) and B (Pa	art)					
	FERENCE:	Vol. Fol.						
LAST PLA	N RÉFEREN	ICE: Lot N on PS80304	i4D					
POSTAL A	ADDRESS:	50 Hobbs Road WYNDHAM VALE	3024					
	O-ORDINAT	ES: E: 290 430 N: 5806 480	ZONE:	55				
·	VESTING (OF ROADS AND/OR	RESERVE	s			NOTATIONS	········
· · ·	TIFIER		ODY/PERSON				e) may be affected by o	ne or more restrictions.
	vDR1 veNo.1		City Council				ons A & B on Sheet 5 o	
Nesen		Removal of the drainage and sewerage easement marked E-8 on PS8030 far as where it lies within new roads R1 on this plan, upon registration of t						
NOTATIONS				GROUNDS FOR REMOVAL: By agreement between all interested parties.				
DEPTH LIMITATION: Does Not Apply			-					
	based on survey	<i>I.</i>						
STAGING: This is not a Planning Per	staged subdivis rmit No. WYP78	sion. 171/14						
					PRELIMIN THIS PLAN IS B		SIGN DRAWING 0314-055	57-10 D009 BY
SAVANA ESTATE - Release No. 9A Area of Release: 7475m ² No. of Lots: 7 Lots and Balance Lot P				TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV: 04) AND IS SUBJECT TO DESIGN CHANGES. VERIFICATION OF BOUNDARIES BY SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES, AND ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES.				
140. 01 20						N		
LEGEND:	A - Appurtenant	t Easement E - Encumber						
Easement Reference		Purpose	Width (Metres)	0	rigin		Land Benefited	J/In Favour Of
E-1		Sewerage	2.50m	PS80	03043F		City West Wate	
E-2		Drainage	See Diagram	PS80	03043F		Wyndham C	
E-3		Sewerage Drainage	See Diag	DCS	03044D		City West Wate	
E-3		Drainage	See Diay	F 360	J3044D		Wyndham C Wyndham C	
E-4		Sewerage	3m	This	s Plan		City West Wate	-
T \			SURVEYO	I DRS FILE REF:	Ref. 02188-S Ver. 2	9A	ORIGINAL SHEET SIZE: A3	SHEET 1 OF 5
1	TAYLERS Licensed Surveyor:						<u>}</u>	
8 / 270 Fen		t Environments Infrastructu Notling Hill, Victoria, 3168 taylorsds.com.au	re		VORTH / Version	No 2		







PS809298M

CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

T	A	BI		1

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
901	902
902	901, 903
903	902, 904
904	903
905	906
906	905, 907
907	906

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lots 901 to 907 (both inclusive) on this plan. LAND TO BENEFIT: Lots 901 to 907 (both inclusive) on this plan.

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVAILABLE.

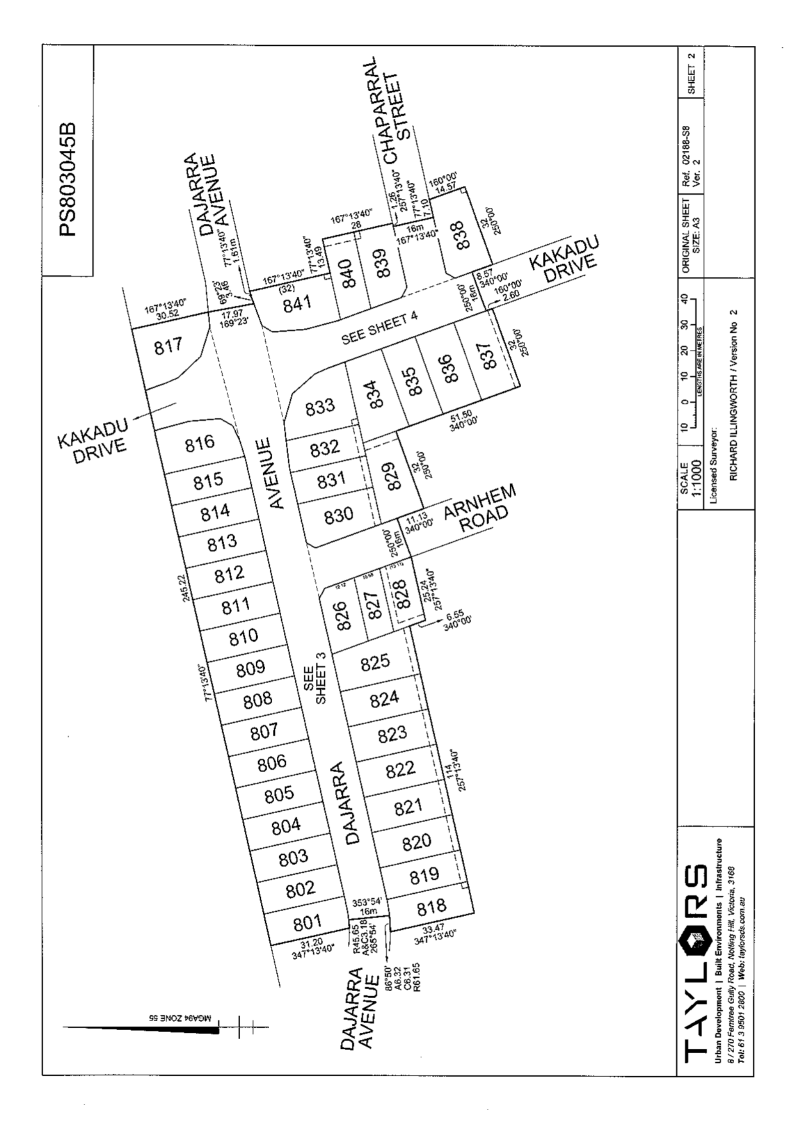
THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

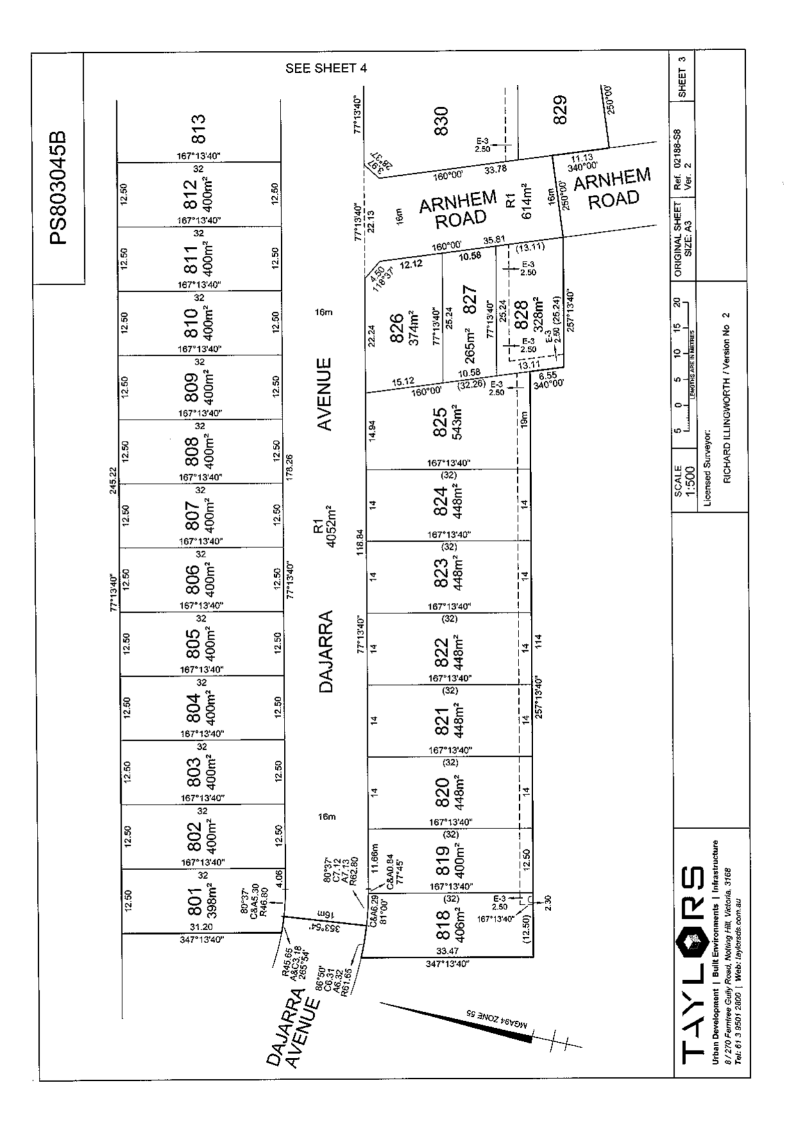
PRELIMINARY

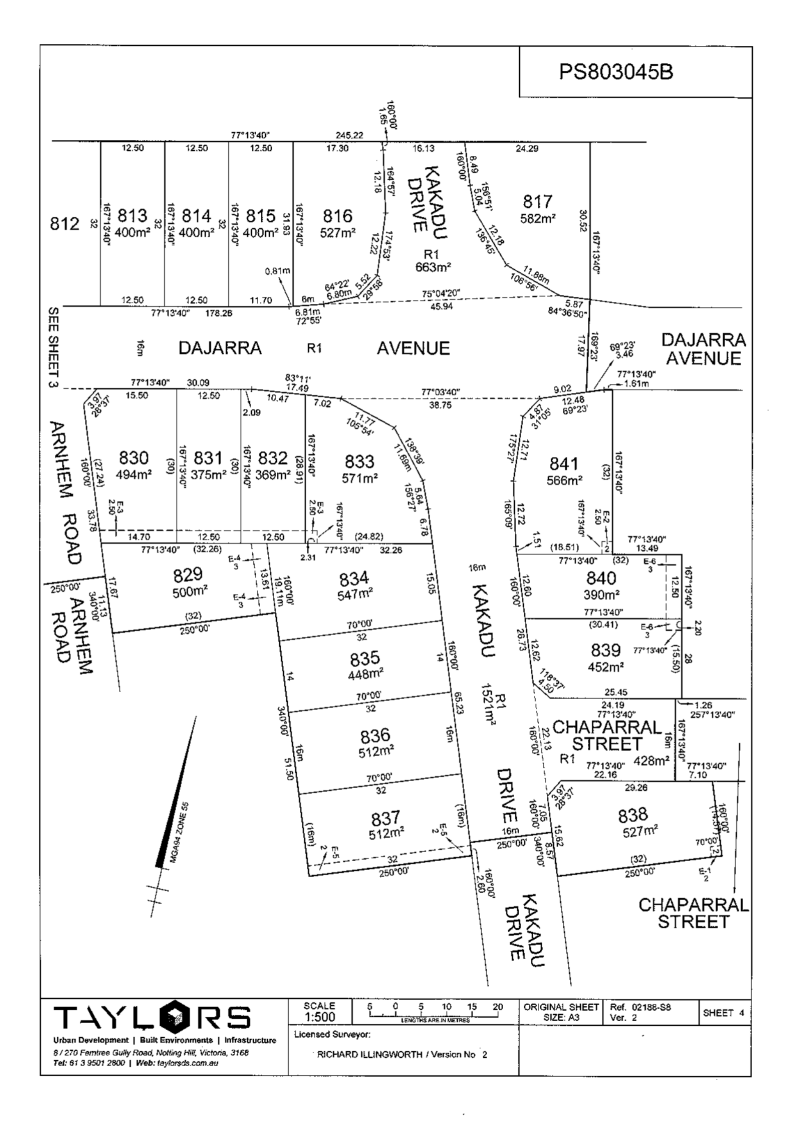
THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 0009 BY TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 0001 (REV: 04) AND IS SUBJECT TO DESIGN CHANGES, VERIFICATION OF BOUNDARIES BY SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES, AND ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES.

TAYLORS	SCALE	0 LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S9A Ver. 2	SHEET 5
Urban Development Built Environments Infrastructure 8 / 270 Femtree Gully Road, Notling Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au		eyor: D ILLINGWORTH / Version No 2			

PLAN OF SUBDIVISION				EDITIO	N 1	PS803	3045B	
LOCATION OF LAND				COUNCIL NAME: WYNDHAM CITY COUNCIL				
PARISH: TOWNSHI SECTION:		WERR	BEE					
CROWN A	LLOTMENT							
CROWN P	PORTION:	A (Part) and	, .					
TITLE REF	FERENCE:	Vol. Fo	ol.					
LAST PLA	N REFEREN	CE: Lot M on PS	6803044D					
POSTAL A (at time of su	ADDRESS: abdivision)	50 Hobbs R WYNDHAM	oad VALE 3024					
MGA 94 C (of approx ce in plan)	O-ORDINAT entre of land		0010 ZONE: 5 6610	55				
		-	D/OR RESERVES	3			NOTATIONS	
	TIFIER D R1		INCIL/BODY/PERSON		Lots 801 - 841 (both inclusive) may be affected by one or more restrictions. Refer to Creation of Restrictions A, B, C & D on Sheets 5 and 6 of this plan for details.			
					OTHER PURPOSE OF PLAN Removal of the Sewerage easement marked E-3 on PS803044D in so far as where it lies within new roads R1 on this plan, upon registration of this plan. GROUNDS FOR REMOVAL: By agreement between all interested parties.			
000000000000000000000000000000000000000		NOTATIO	NS					
DEPTH LIMI SURVEY:	HALION: D	oes Not Apply	· · · · · · · · · · · · · · · · · · ·					
STAGING: This is not a	based on surve staged subdivis rmít No. WYP78	sion.						
Area of F	Release: 2	- Release No. .520ha	8					
No. of Lo	DIS: 4	1 Lots	FAS	SEMENT	I NFORMATIC)N		
LEGEND:	A - Appurtenar	t Easement E - En			ng Easement (Roa			
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Easement Reference		Purpose	Width (Metres)	C	Drigin		Land Benefited	//n Favour Of
E-1		Sewerage	2m	P\$74	46251N		City West Wate	er Corporation
E-2		Sewerage	2.50m	PS8	03043F		City West Wate	
E-3	· · · · · · · · · · · · · · · · · · ·	Sewerage	See Diag	PS80	03042H		City West Wate	
E-4		Drainage	3m	PS80	03042H		Wyndham C City West Wate	,
E-5	· · ·	Sewerage Drainage	2m	2m PS80		City West Water Corporation Wyndham City Council		
		Sewerage				City West Water Corporation		
E-6		Drainage	3m	PS8	03043F	3F Wyndham City Council		City Council
<u>רד </u>	YL	B R5		RS FILE REF:	Ref. 02188-S Ver. 2	ð	ORIGINAL SHEET SIZE: A3	SHEET 1 OF 6
Urban Dev 8 / 270 Fen	relopment Bui ntree Gully Road	It Environments Info Notting Hill, Victoria, 3 : taylorsds.com.au	astructure	-	NORTH / Version	No 2		







PS803045B

CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

TABLE 1

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
801	802
802	801, 803
803	802, 804
804	803, 805
805	804, 806
806	805, 807
807	806, 808
808	807, 809
809	808, 810
810	809, 811
811	810, 812
812	811, 813
813	812, 814
814	813, 815
815	814, 816
816	815
817	816
818	819
819	818, 820
820	819, 821
821	820, 822

TABLE 1 (Continued)

BURDENED	BENEFITING LOTS				
LOT No.	ON THIS PLAN				
822	821, 823				
823	822, 824				
824	823, 825				
825	824, 826, 827, 828				
826	825, 827				
827	825, 826, 828				
828	825, 827				
829	830, 831, 832, 834				
830	829, 831				
831	829, 830, 832				
832	829, 831, 833, 834				
833	832, 834				
834	829, 832, 833, 835				
835	834, 836				
836	835, 837				
837	836				
838	839				
839	840				
840	839, 841				
841	840				

TAVI PRS	SCALE	C LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S8 Ver. 2	SHEET 5
Urban Development Built Environments Infrastructure 8 / 270 Femtree Gully Road, Notting Hill, Victoria, 3168 Tet: 61 3 9501 2800 Web: taylorsds.com.au	Licensed Surveyor: RICHARD ILLINGWORTH / Version No 2				
100 07 0 0001 HOVE 1.121 1.100 000100 0000					

PS803045B

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots in Table 2
LAND TO BENEFIT:	Lots in Table 2

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE SMALL LOT HOUSING CODE (TYPE A) INCORPORATED INTO THE WYNDHAM PLANNING SCHEME UNLESS A PLANNING PERMIT IS GRANTED BY THE RESPONSIBLE AUTHORITY FOR A BUILDING THAT DOES NOT CONFORM WITH THE SMALL LOT HOUSING CODE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TABLE 2

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
827	825, 826, 828

CREATION OF RESTRICTION C

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lot 827 LAND TO BENEFIT: The relevant abutting lots

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT IS NOT FREE STANDING WITHIN THE TITLE BOUNDARIES OF THE LOT ON WHICH IT IS BUILT.
- 2. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT RELIES ON THE WALLS OF ADJACENT BUILDINGS FOR SUPPORT.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

CREATION OF RESTRICTION D

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots 801 to 841 (both inclusive) on this plan.
LAND TO BENEFIT:	Lots 801 to 841 (both inclusive) on this plan.

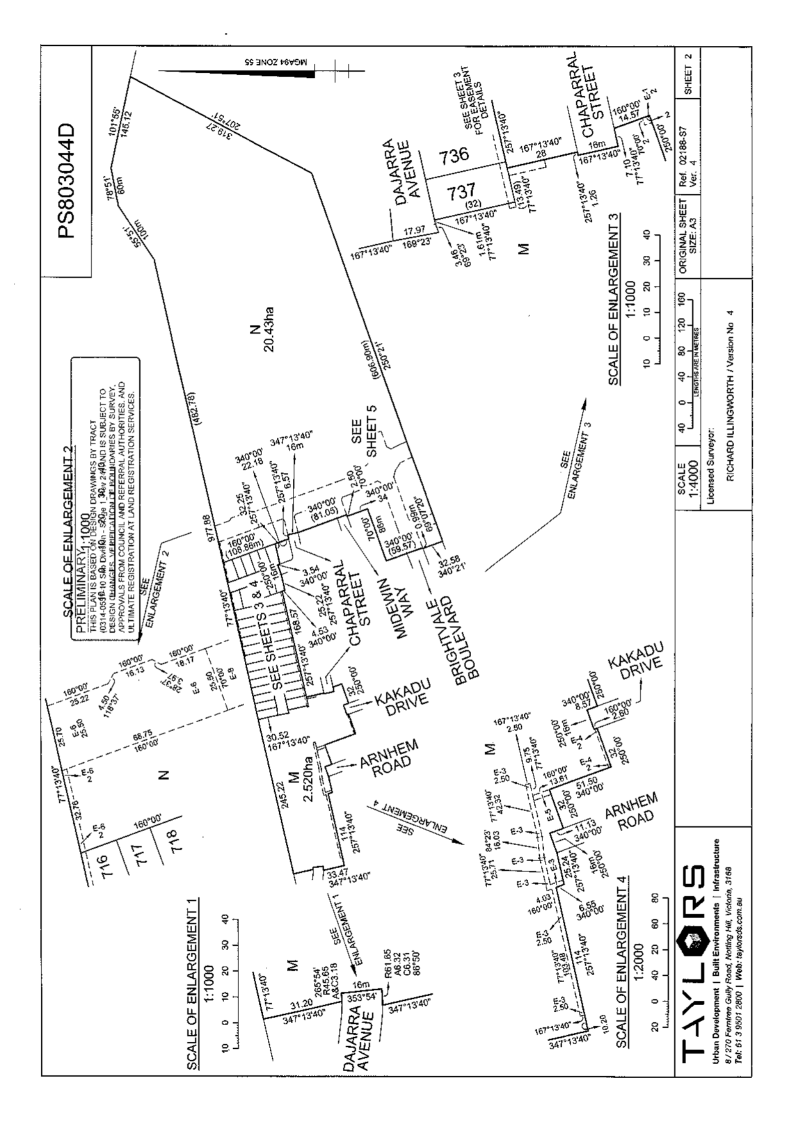
DESCRIPTION OF RESTRICTION

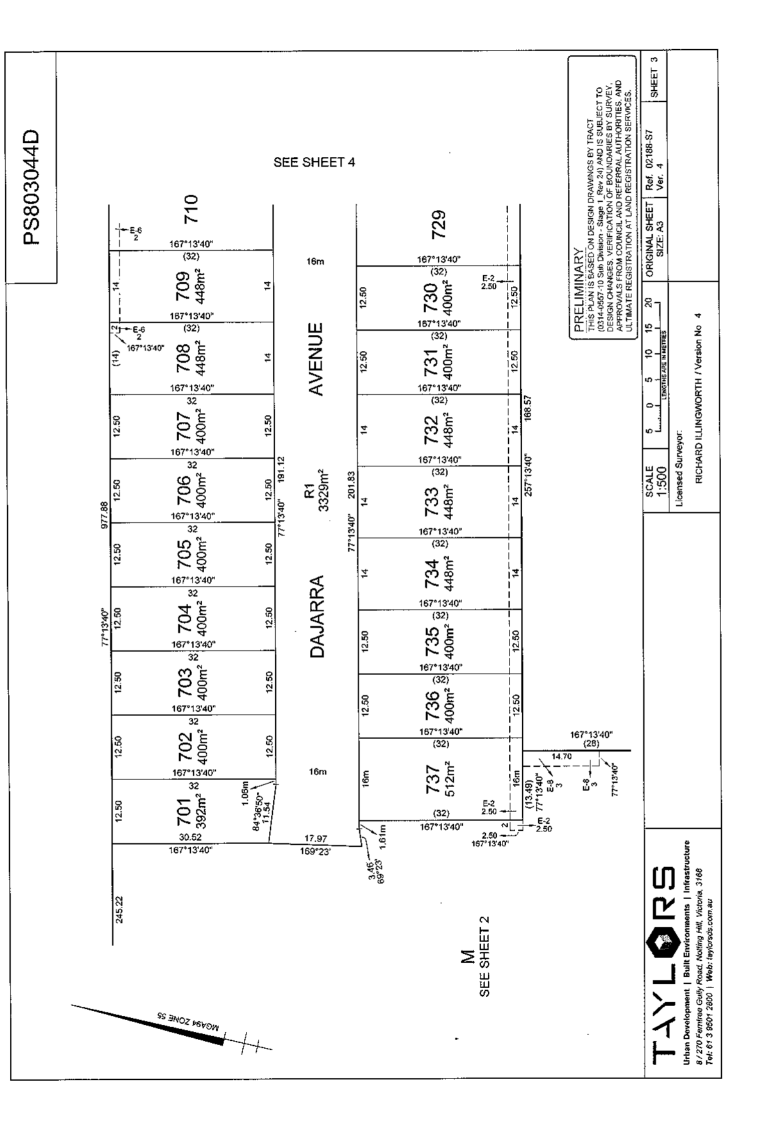
THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVALIBLE.

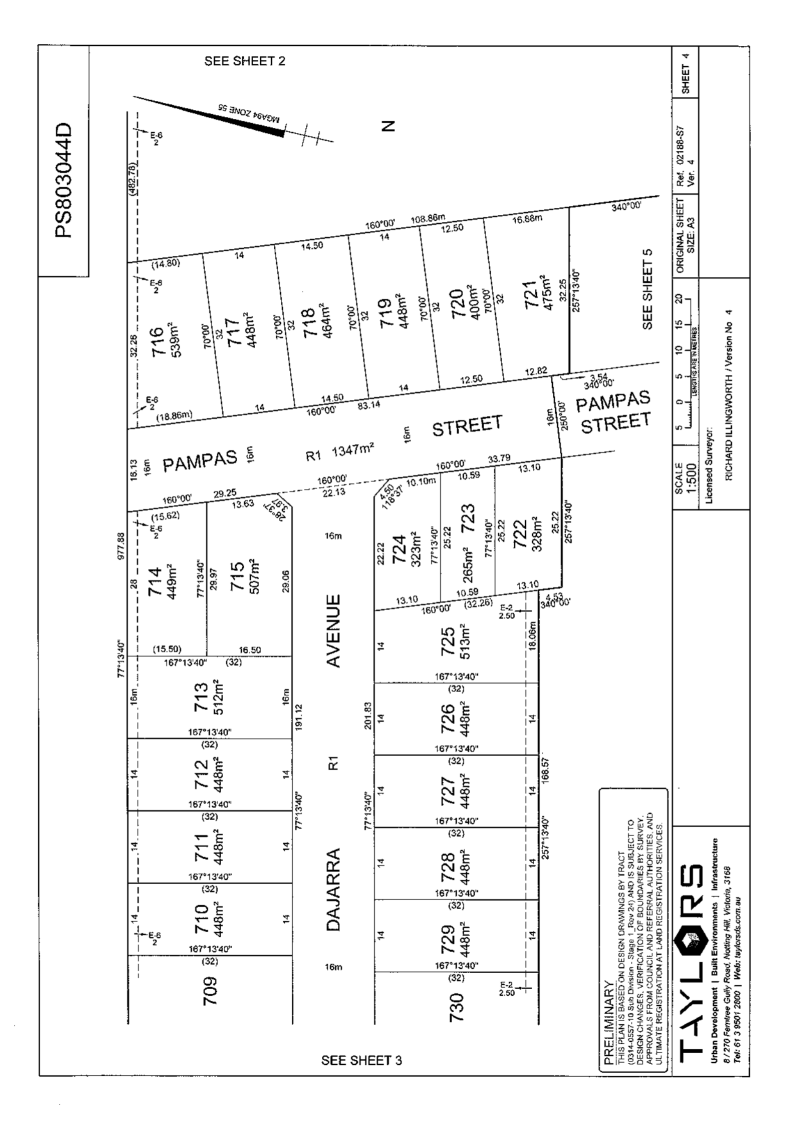
THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

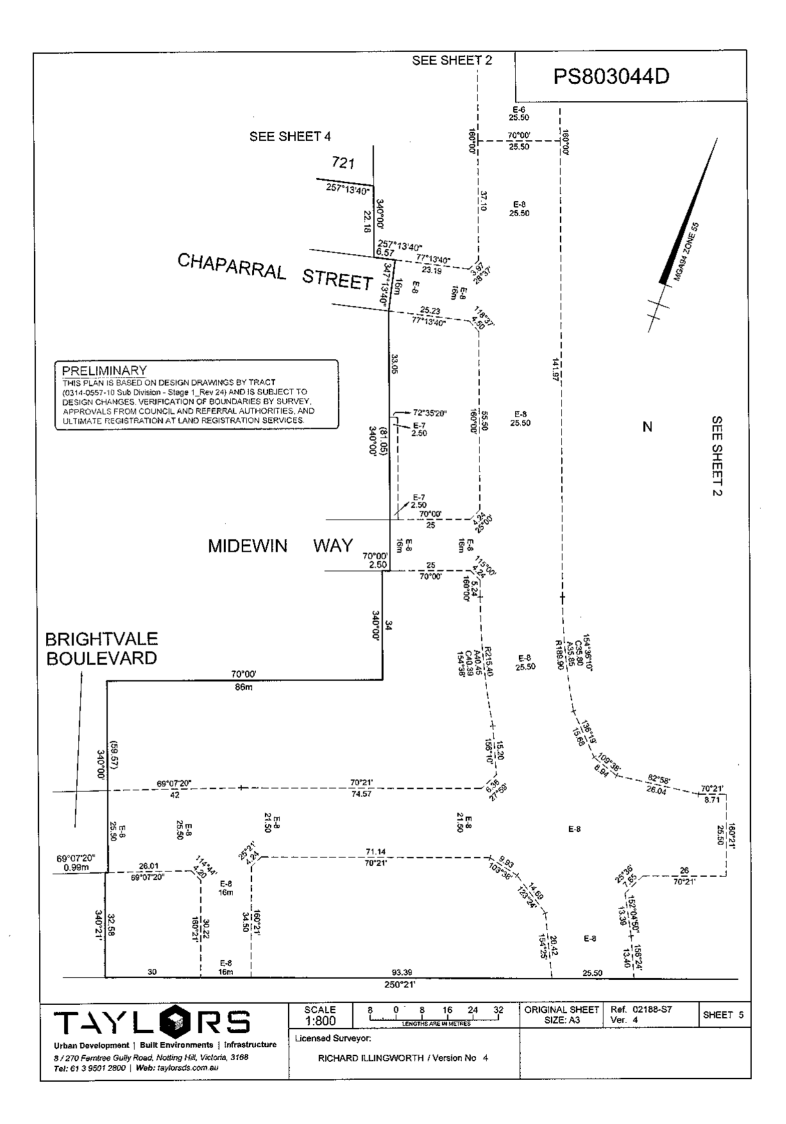
TAYLORS	SCALE	0 LENGTHS ARE IN LIETRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S8 Ver. 2	SHEET 6
Urban Development Built Environments Infrastructure	Licensed Surve	eyór:			
8 / 270 Femtree Gully Road, Notting Hill, Victorie, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	RICHAR	D ILLINGWORTH / Version No 2			

PLAN OF SUBDIVISION			EDITIO	N 1	PS803	3044D	
LOCATI	OCATION OF LAND			COUNCIL NAME: WYNDHAM CITY COUNCIL			
PARISH: TOWNSHI	WERRIBE	E					
SECTION:	9						
CROWN A	LLOTMENT:						
CROWN P	ORTION: A (Part) and B (Pa	art)					
TITLE REF	FERENCE: Vol. Fol.						
LAST PLA	N REFERENCE: Lot L on PS80304	3F					
POSTAL A (at time of su		3024	:				
MGA 94 C (of approx ce in plan)	O-ORDINATES: E: 290 240 ntre of land N: 5806 690	ZONE:	55				•
ļ	VESTING OF ROADS AND/OF		\$			NOTATIONS	
	ROAD R1 Wyndham City Council Re					e) may be affected by or ons A, B, C & D on Sher	
· · ·							
NOTATIONS							
DEPTH LIM	TATION: Does Not Apply						
SURVEY: This plan is t	based on survey.						
	staged subdivision. mit No. WYP7871/14						
					BASED ON DE	SIGN DRAWINGS BY TR	
Area of F		. M 9 NI		DESIGN CHAN APPROVALS 1	IGES, VERIFIC FROM COUNC	Stage 1_Rev 24) AND IS 5 CATION OF BOUNDARIES IIL AND REFERRAL AUTH AT LAND REGISTRATION	BY SURVEY, IORITIES, AND
No. of Lo	JIS. 57 LOIS and Balance LOIS		SEMENTI		DN		
LEGEND:	A - Appurtenant Easement E - Encumber			ng Easement (Roa		· · · · · · · · · · · · · · · · · · ·	
		_			-		
Easement Reference	Purpose	Width (Metres)	c	Drigin		Land Benefited	⊔/In Favour Of
E-1	Sewerage	2m		46251N	City West Water Corporation		
E-2	Sewerage	2.50m		03043F		City West Wate	
E-3	Sewerage	2.50m		03042H		City West Wate	,
E-4	Drainage Drainage	2m	PS8L)3042H		Wyndham C Wyndham C	1
E-5	Sewerage	3m	PS80	803042H Wyndham City Council City West Water Corporation		•	
E-6	Drainage	See Diag	Thi	his Plan Wyndham City Council			
E-7	Sewerage	2.50m	PS8	03043F		City West Wate	
	Drainage	See	000	000485		Wyndham C	City Council
E-8	Sewerage	Diagram	P580	03043F		City West Wate	er Corporation
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CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

TABLE 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

BURDENED	BENEFITING LOTS ON THIS PLAN
LOT No.	
701	702
702	701, 703
703	702, 704
704	703, 705
705	704, 706
706	705, 707
707	706, 708
708	707, 709
709	708, 710
710	709, 711
711	710, 712
712	711, 713
713	712, 714, 715
714	713, 715
715	713, 714
716	717
717	716, 718
718	717, 719
719	718, 720

TABLE 1 (Continued)

BURDENED	BENEFITING LOTS			
LOT No.	ON THIS PLAN			
720	719, 721			
721	720			
722	723, 725			
723	722, 724, 725			
724	723, 725			
725	722, 723, 724, 726			
726	725, 727			
727	726, 728			
728	727, 729			
729	728, 730			
730	729, 731			
731	730, 732			
732	731, 733			
733	732, 734			
734	733, 735			
735	734, 736			
736	735, 737			
737	736			

PRELIMINARY THIS PLAN IS BASED ON DESIGN DRAWINGS BY TRACT (0314-0557-10 Sub Division - Stage 1, Rev 24) AND IS SUBJECT T DESIGN CHANGES, VERIFICATION OF BOUNDARIES BY SURVE APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES. A ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES	EY, ND				
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Urban Development Built Environments Infrastructure 8/270 Femtree Guily Road, Notling Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	Licensed Surve RICHAR	eyor: D ILLINGWORTH / Version No - 4			

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots in Table 2
LAND TO BENEFIT:	Lots in Table 2

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE SMALL LOT HOUSING CODE (TYPE A) INCORPORATED INTO THE WYNDHAM PLANNING SCHEME UNLESS A PLANNING PERMIT IS GRANTED BY THE RESPONSIBLE AUTHORITY FOR A BUILDING THAT DOES NOT CONFORM WITH THE SMALL LOT HOUSING CODE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

TABLE 2

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
723	722, 724, 725

CREATION OF RESTRICTION C

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lot 723 LAND TO BENEFIT: The relevant abutting lots

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT IS NOT FREE STANDING WITHIN THE TITLE BOUNDARIES OF THE LOT ON
- WHICH IT IS BUILT. 2. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT RELIES ON THE WALLS OF ADJACENT BUILDINGS FOR SUPPORT.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

CREATION OF RESTRICTION D

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED: Lots 701 to 737 (both inclusive) on this plan. LAND TO BENEFIT: Lots 701 to 737 (both inclusive) on this plan.

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVALIBLE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

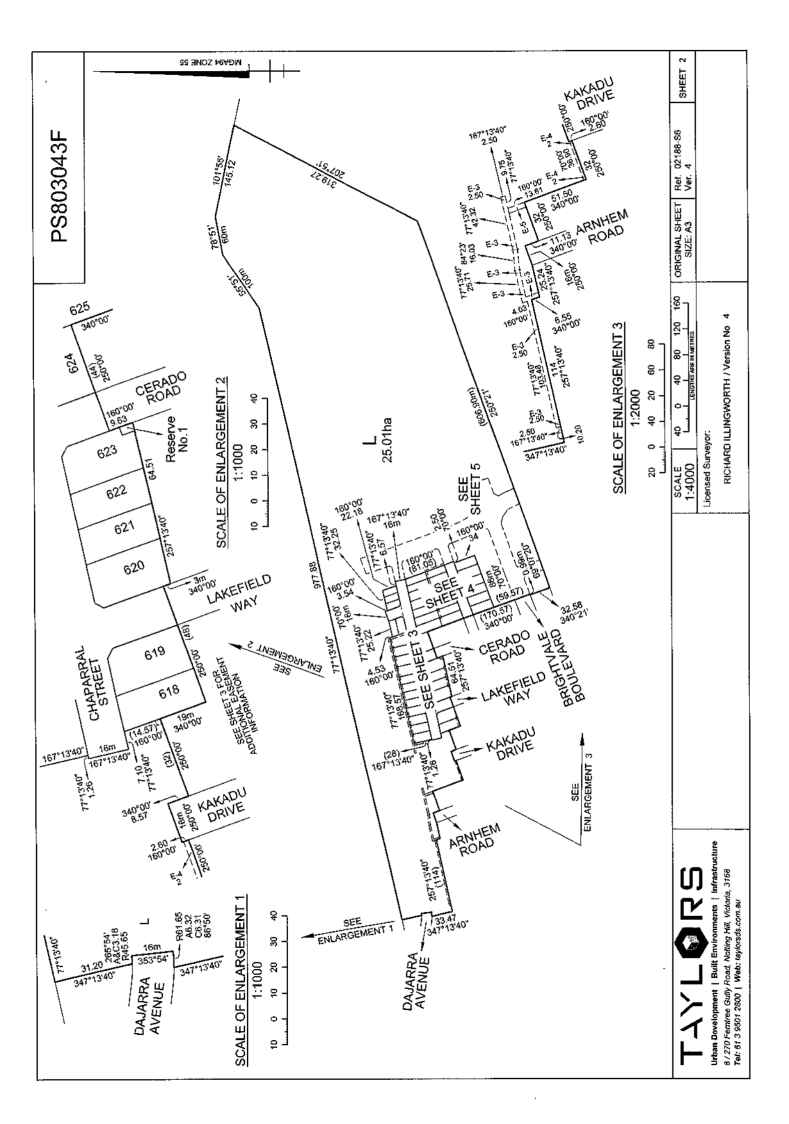
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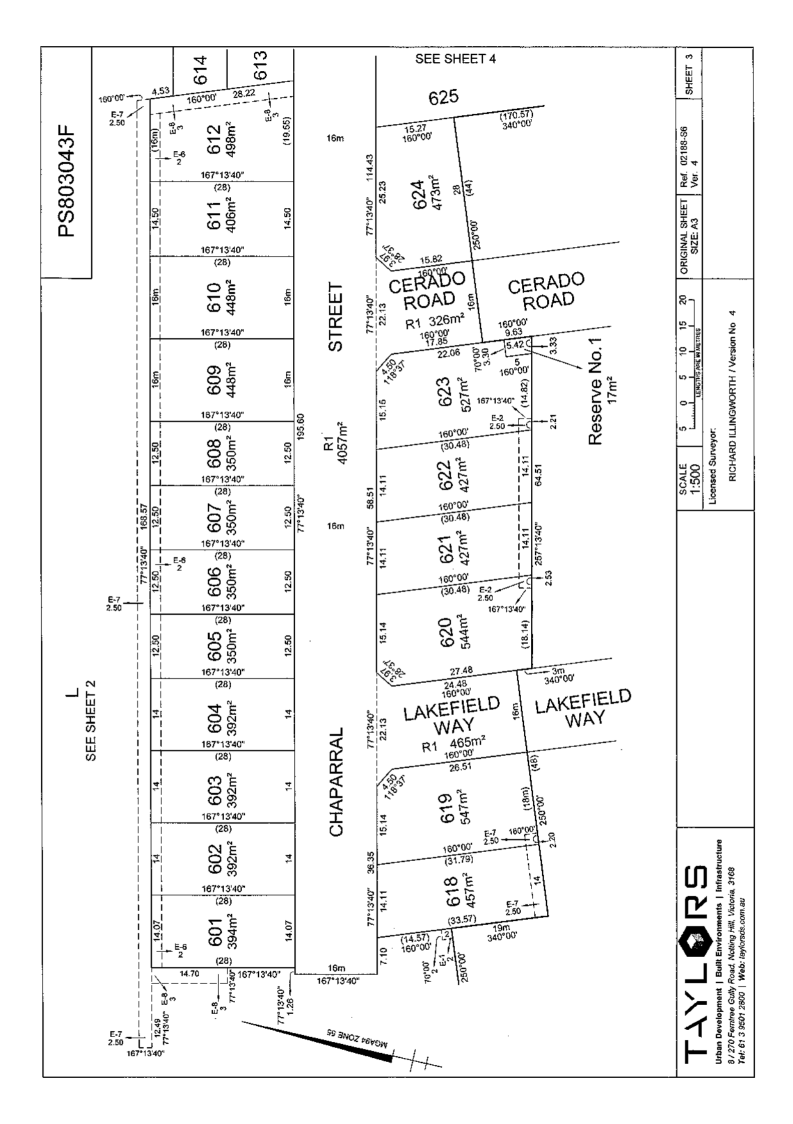
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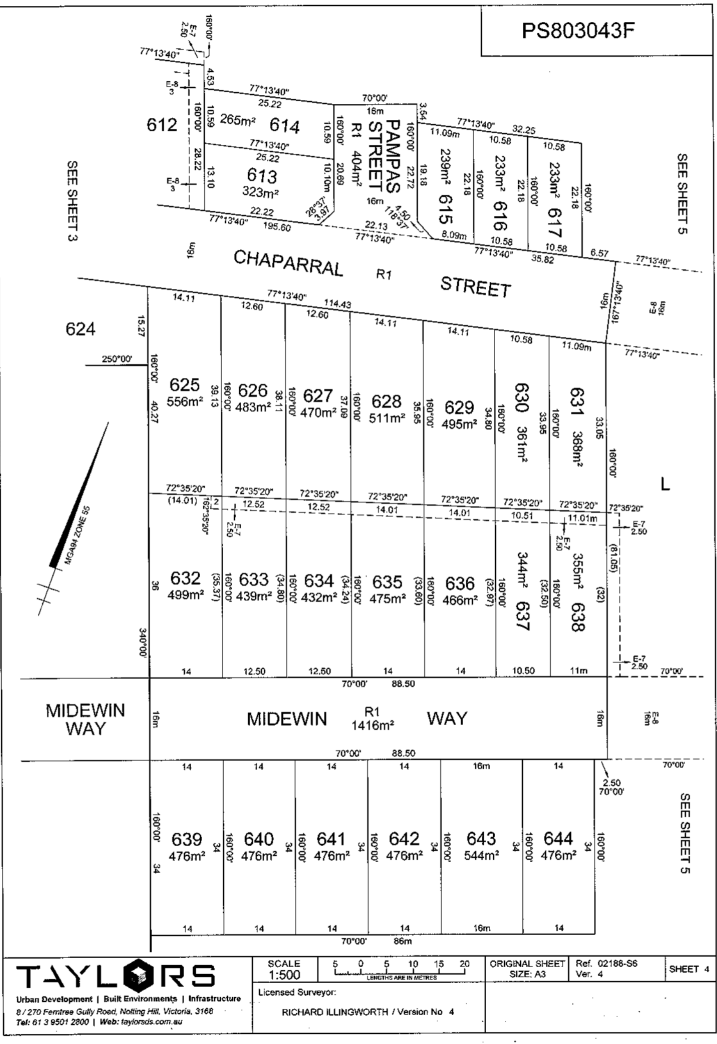
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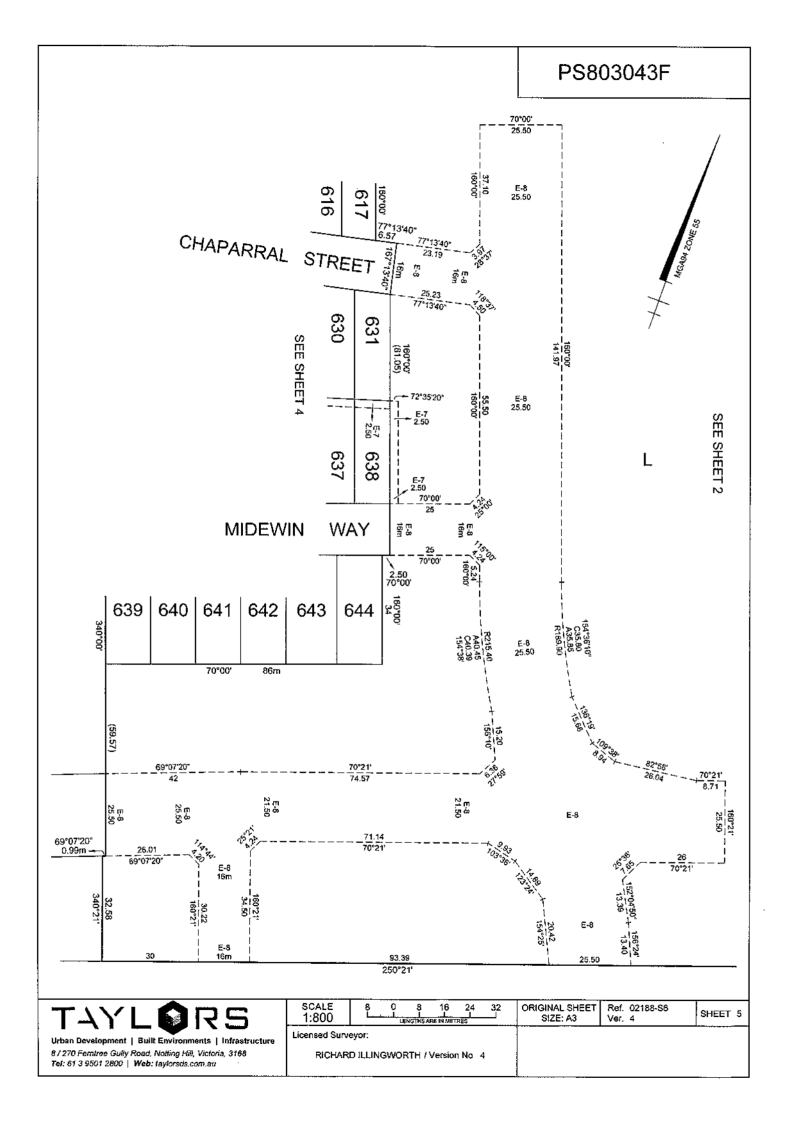
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TOWNSHIP	P;							
SECTION:		9						
CROWN A	LLOTMENT:							
CROWN PO	ORTION:	A (Part) and B (Pa	rt)					
TITLE REF	ERENCE:	Vol. Fol.	,					
LAST PLAN	N REFERENCE:	Lot K on PS80304	2Н					
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IDENT	IFIER	COUNCIL/B	ODY/PERSON					ne or more restrictions.
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Reserve	e No. 1	Powercor A	ustralia Ltd					
					-			
DEDTULINAT		NOTATIONS			-			
	TATION: DOES N	lot Apply			-			
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	staged subdivision. nit No. WYP7871/14	4						
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CREATION OF RESTRICTION A

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT OR ANY PART OF IT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE APPROVED MEMORANDUM OF COMMON PROVISIONS (MCP) REGISTERED IN DEALING NO....... WITHOUT THE PRIOR WRITTEN CONSENT OF THE RESPONSIBLE AUTHORITY. THE PROVISIONS OF THE SAID MCP ARE INCORPORATED INTO THIS RESTRICTION;
- MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH 2. MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

TABLE 1

BURDENED	BENEFITING LOTS ON THIS PLAN				
601	602				
602	601,603				
603	602, 604				
604	603, 605				
605	604, 606				
606	605, 607				
607	606, 608				
608	607, 609				
609	608, 610				
610	609, 611				
611	610, 612				
612	611, 613, 614				
613	612, 614				
614	612, 613				
615	616				
616	615, 617				
617	616				
618	619				
619	618				
620	621				
621	620, 622				
622	621, 623				

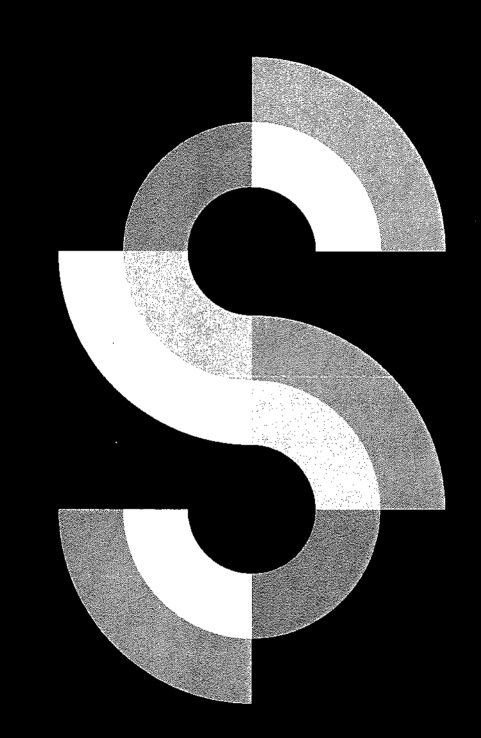
TABLE 1 (Continued)

BURDENED LOT No.	BENEFITING LOTS ON THIS PLAN
623	622
624	625
625	624, 626, 632
626	625, 627, 633
627	626, 628, 634
628	627, 629, 635
629	628, 630, 636
630	629, 631, 637
631	630, 638
632	625, 633
633	626, 632, 634
634	627, 633, 635
635	628, 634, 636
636	629, 635, 637
637	630, 636, 638
638	631, 637
639	640
640	639, 641
641	640, 642
642	641, 643
643	642, 644
644	643

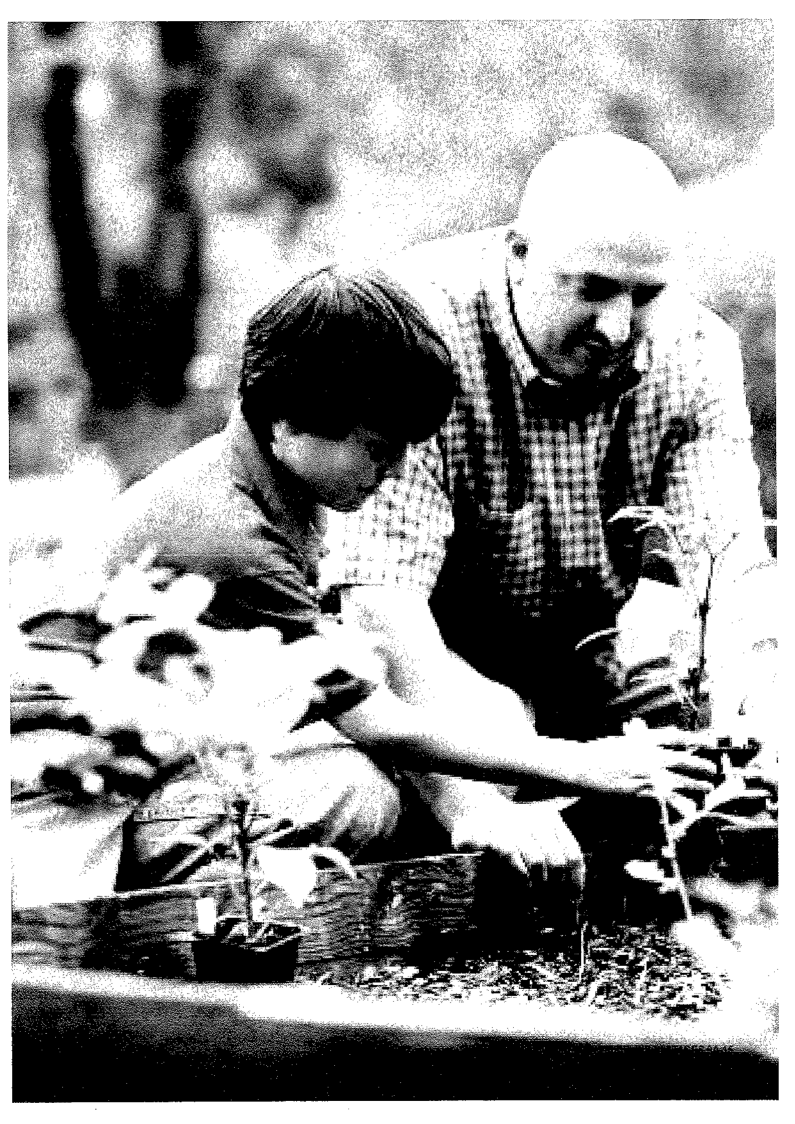
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Urban Development Built Environments Infrastructure	Licensed Surve	eyor:			
8 / 270 Ferntree Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorsds.com.au	RICHAR	DILLINGWORTH / Version No 4			

Home Design Guidelines Stages 9A-15 September 2018

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9.0 DEFINITIONS

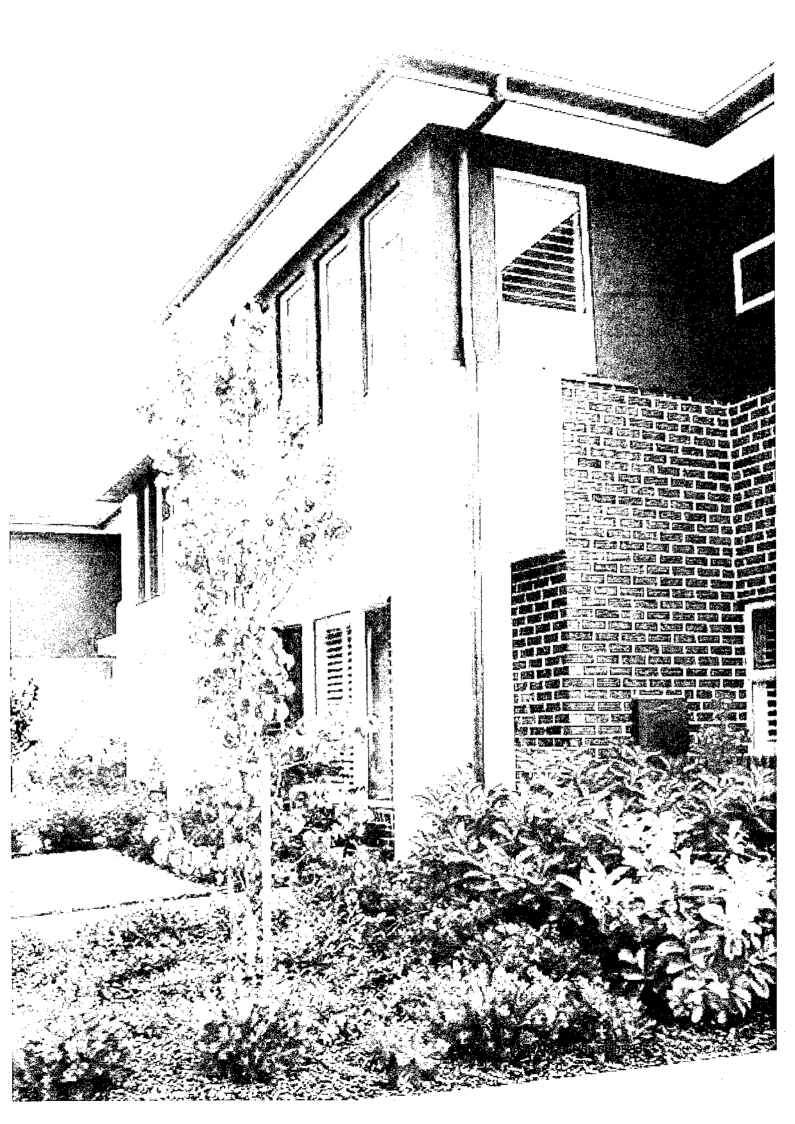
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() Introduction

1.1 DESIGN GUIDELINES

These Design Guidelines apply to all allotments within the Savana Development approved under Wyndham Planning Permit No. WYP7871/14

All care has been taken to ensure that these guidelines comply with current Building Regulations. However, the owner is responsible for ensuring compliance with all statutory requirements.

In the event that requirements in this document contradict the provisions of the Small Lot Housing Code or ResCode, the Small Lot Housing Code and ResCode will prevail.

Owners, Designers and Builders should review this MCP and the current Design Guidelines in conjunction with the land sales contract.

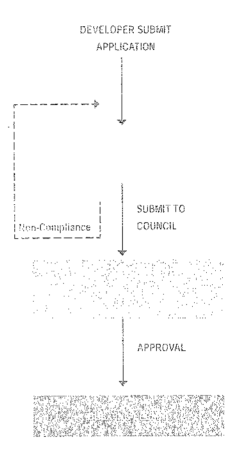


Figure 1 – Approval Process

1.2 DEVELOPERS APPROVAU

The siting and design of homes at Savana is to be approved by The Savana Building and Design Approval Committee (SBDAC). Approval by the SBDAC is required before applying for a building permit for the construction of a new dwelling. Approval by the SBDAC is not a building approval nor does it imply compliance with the building code, Building Regulations or City of Wyndham Planning Scheme.

The SBDAC also reserves the right to approve applications based on architectural merit.

It is the applicant's responsibility to ensure that plans meet the relevant planning and building requirements, in addition to these design guidelines.

Only a fully scaled set of application documents will be considered. No concept designs will be accepted. The SBDAC will assess all designs and if they are compliant with the Design Guidelines, provide a letter of approval along with an endorsed copy of the plans and external colour schedule. Applications that substantially comply with the Design Guidelines may be given a letter of approval with conditions requiring the rectification of minor deviations. These deviations may also be noted on the plans. The SBDAC may also offer suggestions intended to improve designs.

If the design submission does not comply with the Design Guidelines, the SBDAC will advise the applicant of the reasons of non-compliance and suggest amendments. Applicants will then be required to re-submit amended plans in order to gain approval.

The final decision of all aspects of the Design Guidelines will be at the discretion of the SBDAC.

The SBDAC will endeavour to process applications as quickly as possible, generally within 7 business days of receipt. Once approval is obtained, an application for a building permit may be lodged with the City of Wyndham or an accredited building surveyor.

5.3 MEDIUM AND HIGH DENSITY LOTS

The design guidelines do not cover integrated development sites that require a separate planning permit. Medium or High density lots cannot be developed without obtaining a planning permit from Council. Prior to a planning application being lodged with Council for the development of a medium or high density lot, the plans must be assessed and approved by the SBDAC.

1.4 PLANNING PERMIT

A planning permit is not required to construct or extend one dwelling on a lot with an area less than 300m² where:

> an approved building envelope as defined in Part 4 of the Building Regulations 2006 applies to the lot, and

> the building envelope complies with the Small Lot Housing Code incorporated in the Wyndham Planning Scheme; and

> the dwelling is constructed or extended in compliance with the building envelope.

If a dwelling is to be built outside of an approved building envelope an additional planning permit is required for the proposal prior to obtaining a Building Permit. Before applying for a planning permit approval must be obtained from the SBDAC.

1.5 COVENANTS

In the event that requirements under the Design Guidelines contradict covenants defined within the Plan of Subdivision or this MCP, the Plan of Subdivision or the MCP will prevail.

1.6 STATUTORY OSLIGATIONS

It is the purchaser's responsibility to ensure all submitted documents comply with the Victorian Building Code, Rescode and all other planning and authority requirements, along with current Victorian energy rating standards prior to construction.

02 Dwelling Design

2.1 DivELLINGS

Only one dwelling is permitted per property for lots under 600m². On a lot greater than 600m², an additional dwelling is subject to approval from the SBDAC and City of Wyndham and may be considered for:

(a) A dependant persons unit on lots greater than 600m²;

(b) Corner lots and

(c) Lots identified as integrated housing sites

No further subdivision is permitted without the approval of the SBDAC.

2.2 IDENTICAL FACADE ASSESSMENT

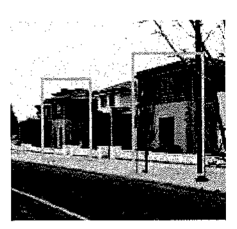


Figure 2 – Example of non compliance facades, identical facades too close together

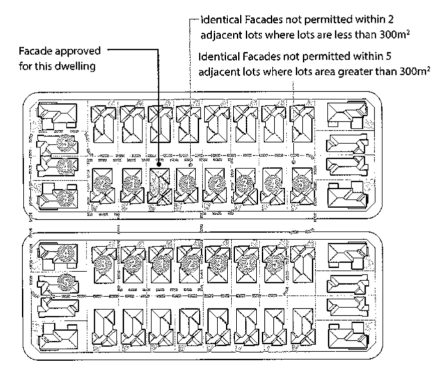


Figure 3 – Identical Facade Diagram

In order to uphold the integrity of all new homes, 2 dwellings of the same front facade shall not be built within:

- > 5 contiguous lot spaces of the original lot. Provision includes lots either side, opposite and encompassing other street frontages where applicable.
- > On lots less than 300m², 2 dwellings with identical façades shall not be built within 2 contiguous lot spaces of the original lot. Under this clause, a mirrored (symmetrical) façade is not considered to be an identical facade.

This provision will not apply to integrated housing developments.



Figure 4 - Articulated building forms

2.3 ARCHITECTURAL CHARACTERISTICS

Designs incorporating a variety of modern architectural styles are encouraged. Unique dwelling designs displaying innovation and originality will be assessed favourably if they are shown to be in keeping with the contemporary design intent of SBDAC.

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Architectural features such as verandahs, porticoes, feature windows, façade detailing, roof features and articulated building forms are required. Building materials such as masonry, render, natural stone and timber cladding should be used and paint work should be complementary in colour selection.

Contemporary roof and awning themes coupled with articulation of single and double storey volumes are also preferred design initiatives.

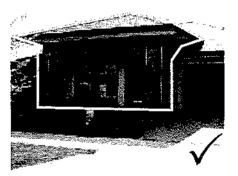


Figure 5 – Facade detailing with contemporary awnings



Figure 6 - Roof features



Figure 7 - Complementary building materials



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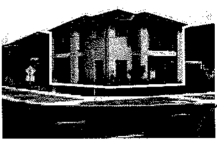


Figure 8 – Compliant corner lot treatment with detailing for both street frontages

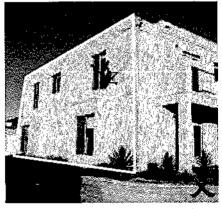


Figure 9 – Feature less wall on corner lots are to be avoided

2.4 CORNER LOT CHARACTERISTICS

Dwellings constructed on corner blocks and on lots that abut public open space areas such as a park or reserve must address both street frontages through the use of wrap around verandahs, feature windows, detailing, etc. Well-articulated architectural treatments should be provided where built form is visible beyond the side fence line, and at upper levels.

Overall facade articulation and material variation is strongly encouraged. It will be at the discretion of the SBDAC to determine acceptable corner treatment for each corner lot submission.

Entries and/or garages facing the secondary street frontage may be considered by the SBDAC where they are located adjoining open space and linear pedestrian open space links.

2.5 PORCHES & ENTRIES

An entry feature complementary to the dwelling design must be incorporated to create a sense of entry. This can be a porch, portico, balcony or verandah and can be a central feature of the façade or located towards the end. Appropriate location of the entry will increase the character of the dwelling and contribute to a varied streetscape.



Figure 10 - Entry feature and balcony



Figure 11 - Entry feature



Figure 12 – Building oversized for the lot

2.6 DWELLING SIZE

The siting and proportion of the dwelling on the lot should be a well thought out response to the site.

2.7 BUILDING HEIGHTS

Maximum building heights should generally accord with Rescode requirements and where relevant, the Small Lot Housing Code.

Triple storey dwellings and/or basements should adhere to the relevant height requirements. Basements may have a maximum projection of 1.2m above natural ground level.

A ceiling height of 2590mm is encouraged for all single storey dwellings and the ground floor of double storey dwellings. A minimum ceiling height of 2440mm is permitted, subject to approval by the SBDAC but is not encouraged.



Figure 13 – Non compliant treatment to eaves

2.8 ROOFS

Applicants are encouraged to explore varying roof forms which could include combinations of pitched and flat roofs as well as curved elements. The minimum roof pitch must be 22° while skillion and accent sections may have a minimum pitch of 16°.

Eaves with a minimum overhang of 450mm must be provided on dwellings to any street face of single storey dwellings and to all faces of double storey dwellings. On single storey dwellings eaves must wrap around a minimum of 2000mm along the side of the dwelling from any street frontage (except where built to the boundary).

Permitted roof materials include masonry, slate, terracotta tiles or Colorbond[®]. Other non-reflective materials may be considered for review by the SBDAC.



Figure 14 – Eaves that overhang the dwelling facades that face the street



Figure 15 – Varied Roof Forms

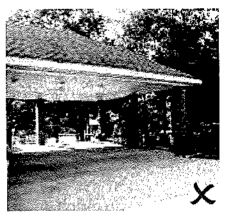


Figure 16 - Carports are not permitted

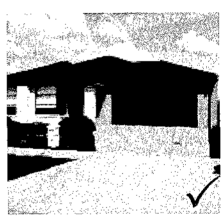


Figure 17 – Compliant treatment for garage with sectional door



Figure 18 – Non compliant treatment for garage, set forward from the main built form

2.9 GARAGES

A lock-up garage for 2 vehicles must be provided on all properties with frontages greater than 10.5m. Open carports to the front of the dwelling will not be permitted. Single garages will be considered for lots with a street frontage of 10.5m or less. Triple garages will be strongly discouraged.

The architectural character of the garage must be harmonious to the main body of the dwelling.

Garages must have a slim line, sectional, tilt or panel lift door to all street frontages. Roller doors will only be permitted at the rear of the garage, as an opening to the backyard and where they are not within public view.

Where the garage door is located to the front of a dwelling, the door or opening of any garage must occupy less than 50% of the width of the lot's street frontage to a maximum of 6.0m.

On 2 storey dwellings with garages that exceed 40% of the lot frontage, balconies or windows above the garage are required.

For lots with frontages less than 8.5m that are not rear-loaded, refer to the Small Lot Housing Code incorporated into the Wyndham Planning Scheme.

Refer to the Streetscape and Siting section for garage setback requirements.

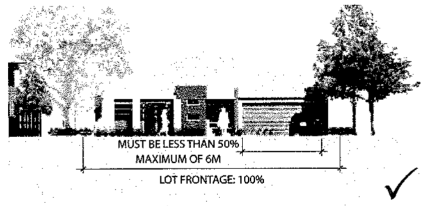


Figure 19 – Maximum garage Frontage

03 STREETSCAPE AND SITING

3.1 SMALL LOT SETBACKS

Small lot setbacks must be in accordance with the Small Lot Housing Code incorporated into the Wyndham Planning Scheme.

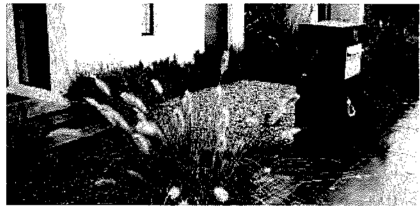


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Figure 20 – Compliant treatment for small lot setbacks



Figure 21 – Compliant treatment for small lot setbacks



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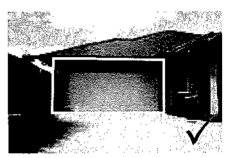


Figure 22 – Garage is set back from facade



Figure 23 – Garage should be set back from the front wall



Figure 24 – Compliant treatment for double storey dwelling setback

3.2 STANDARD LOT SETEACKS

A standard lot is a lot which has an area greater than 300m².

Dwellings must be setback from the front boundary by a minimum of 4.0m and a maximum of 6.0m.

Porches, porticos and verandahs less than 3.6m in height may encroach up to 1.0m into the minimum front setback.

Unless rear loaded, garages must be located behind the front wall of the main dwelling (not including the porch, portico or verandah) or a minimum of 4.9m from the front boundary, whichever is greater.

Garages may be built on side boundaries in accordance with Rescode.

Double storey dwellings must be setback from side boundaries in accordance with Rescode.

Rear setbacks are to be in accordance with Rescode. These requirements may be varied with the written approval of the SBDAC and the City of Wyndham.

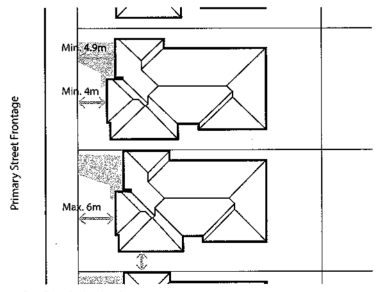


Figure 25 - Dwelling Setbacks plan



Figure 26 – Garage should be setback 5m from the Secondary Street

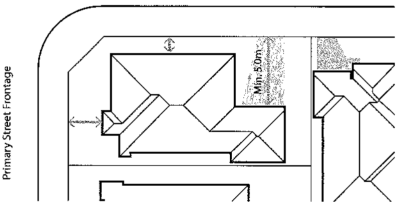
3.3 STANDARD LOT CORWER SETBACKS

Where applicable, standard corner lots must comply with the setback requirements listed in Item 17 of the Memorandum of Common Provisions, as well as the following,

Setbacks from the secondary street frontage must comply with Rescode.

Where facing the secondary street frontage, the garage must be setback a minimum of 5.0m from the secondary street frontage. An easement running along the rear of the lot cannot be built over, and the garage may have to be setback from the rear boundary to accommodate the easement. Garages must be located adjacent to the lot boundary but are not permitted adjacent to boundaries abutting public open space.

Figure 27 – Corner lot setback must comply with Rescode



Secondary Street Frontage

Figure 28 - Corner lot garage on secondary street setback plan

3.4 BUILOING ENVELOPES

All dwellings must be constructed in accordance with rescode and where relevant to the Small Lot Building Code.

It is the responsibility of the applicant to investigate the existence of any building envelopes prior to design and submission to the SBDAC.

Q4 EXTERNAL MATERIALS AND COLOURS



Figure 29 – 25% of the facade should be of a contrasting colour

4.1 MAYERIALS

External walls must be constructed from a minimum of 75% face brick, brick or masonry veneer or other approved texture coated material. At least 25% of the facade of the home must be finished in a contrasting/feature element in a different texture, material or colour.

The utilisation of materials such as natural stone, exposed timber or other feature cladding materials will be considered and encouraged as key design articulation elements. Use of quality materials and finishes is encouraged to give a timeless appeal.

Homes in kit or modular form and the use of second hand materials will be subject to approval by the SBDAC and City of Wyndham. New building materials based on recycled content is permitted.

Unless otherwise approved by the SBDAC, unpainted and/or untreated metalwork and reflective glazing will not be permitted. Infill fibre sheet panels are not permitted above window and door openings where visible from the street.

Fibre-cement sheeting may be permitted if finished as either a textured, painted or rendered surface except as above.

4.2 COLOBR SCHEMES

A harmonious colour palette consisting of natural, subdued hues which are complimentary to the surrounding environment and colour tones which reflect the theme of the dwelling will be encouraged. Limited use of strong or bold colours may be adopted to reinforce the contemporary nature of the dwelling design.

In order to avoid further information being requested in regards to colour schedules, the applicant must ensure that all relevant information is provided when applying for design approval.

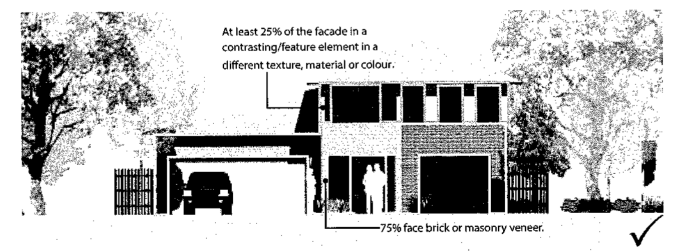


Figure 30 - 25% of the facade should be of a contrasting colour

Masonry colours should be similar to:

Light Tone Masonry Colour Range

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	BARNER BUD	
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2220320-22260	RAND, BRIGER AND A	
Austral Urbar	n One Nougat	

200 (8) X 2**X** NEG ANY COST Austral Homestead Mushroom

Mid Tone Masonry Colour Range

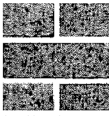


Austral Symmetry Grey

Dark Tone Masonry Colour Range

built tone musoring co	2

Austral Elements Graphite



Austral Access Fawn

Austral Access Chestnut



Boral Smooth Face

Boral Nuvo Aspire Storm

Cinnamon



Boral Nuvo Aspire Mist

Boral Elan Riverside

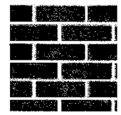
Beaumonde

Boral Labassa



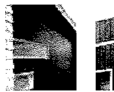


8oral Elan Signature Grey Nuance



Boral Nuvo Aspire Mangrove

Dwelling materials should be similar to:



Lightweight Cladding types - vertical panel



Lightweight Cladding types - timber







Lightweight Cladding types - flat panel



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Lightweight Cladding types - horizontal panel



Lightweight Cladding types - corrugated and battened





Q5 DRIVEWAYS, FENCING & LANDSCAPING

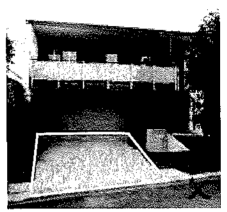


Figure 31 – Plain concrete is not permitted

5.1 DRIVEWAYS

There must be only one driveway per lot, located to align with the crossover. Garages should be sited on the lot in response to the location of existing crossovers with driveways tapered to match crossover width. There must be at least 300mm of screen planting between the driveway and the adjacent side boundary.

Driveways must be fully constructed prior to the issue of the Occupancy Permit.

All driveways, porches and any other concreted areas within the front yard must be constructed of masonry pavers, exposed aggregate, coloured concrete, fixed granular surfaces or stamped or stencilled masonry surface. The colour selection must complement the building design and external colour scheme.

No plain concrete will be permitted unless it is out of public view.



Figure 32 – Plain Concrete is not permitted, but driveway does taper to align with cross over

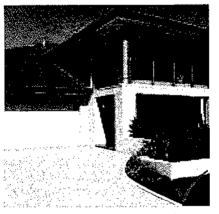


Figure 33 – Textured concrete surface

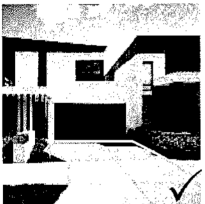
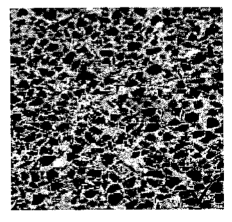


Figure 34 – Textured concrete surface with tapering to match crossover



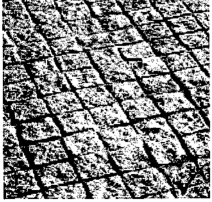






Figure 35 – Largely transparent front fencing



Figure 36 – Fence is too high and too opaque



Figure 37 – Wing Fence

5.2 BOUNDARY FENCING

Fencing type will be consistent throughout SBDAC. Fencing is a common link binding the streetscape and highlighting the individuality of each dwelling.

All fencing must be shown on plans submitted to the SBDAC for approval.

In addition to meeting the requirements within section 23 of the Memorandum of Common Provisions, all fencing must also be in accordance with the provisions set out in the Small Lot Housing Code.

SILLE FRONT FENCING

Front fencing is permitted on lots identified on Figure 38 – Front Fencing Plan, subject to approval. Proposed front fences that are up to 1.2m in height and are largely transparent (ie. 50% or more) in construction are preferred. It is expected that any front fences will return along the side boundary, and extend to meet the side fence. Low masonry walls not exceeding 0.9m height which complement the façade of the building will be permitted. Where a front fence is to be constructed on a corner allotment, it must turn around and extend to meet the side fence.

Front Fencing on all lots adjacent to and fronting public open space must not exceed 1.2m in height.

5.2.2 SIDE AND READ I ENCINC

All side and rear boundary fencing must be constructed from timber palings, to a height of 1900mm (+/- 50mm). Side boundary fencing must terminate and return to the dwelling at least 1.0m behind the front building line. This part of the fence that returns to the house is known as a wing fence. Wing fencing must also be constructed from timber palings, unless approved by the SBDAC. Wing fencing must be 1900mm (+/-50mm) in height. It is encouraged to include a gate within the wing fencing; however, direct access to the rear yard may be possible either via a gate or directly from your garage. Where timber paling fencing is used, timber capping is encouraged. Fencing constructed along the side boundary forward of the dwelling or along the front boundary is not encouraged.

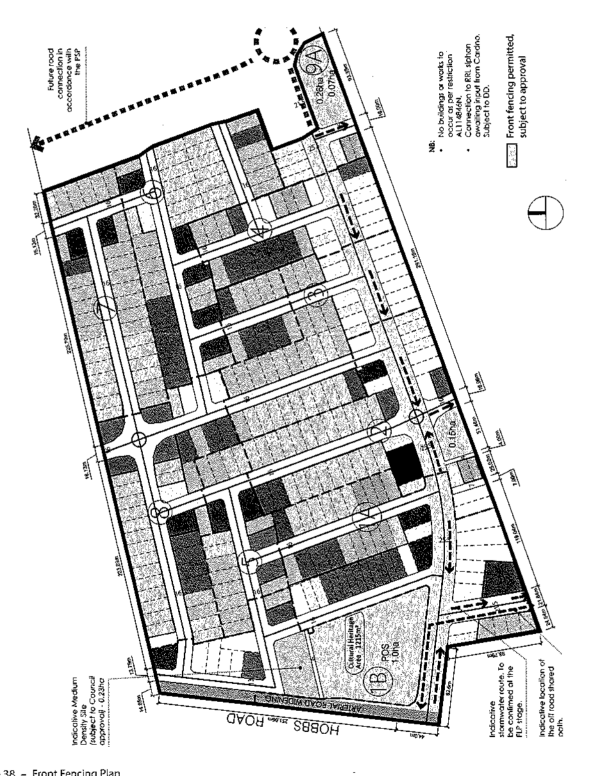


Figure 38 - Front Fencing Plan

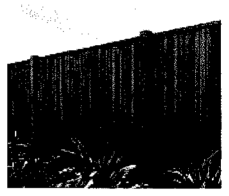


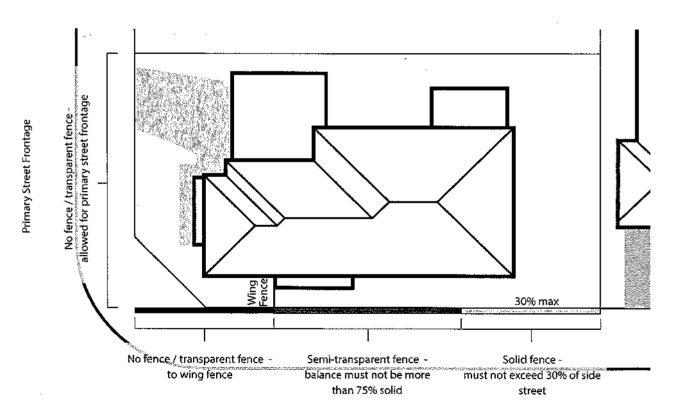
Figure 39 – Semi Transparent Street Fencing

5.2.3 SIDE STREET FERGING

On an allotment with a side boundary that forms the rear boundary of an adjoining allotment, the side fence on that boundary can continue to the front boundary. On corner allotments, fencing to the secondary street frontage should be setback a minimum of 3.0m from the primary street frontage.

For fencing to boundaries abutting a reserve and on corner allotments, a minimum of 30% of the length of the secondary street frontage is required to have no / transparent fencing and should be consistent with fencing along the primary street frontage (Figure 40). For the remaining 70%, the length of solid fence along the secondary street frontage must not exceed 30%. The remaining side fence must be semi-transparent and must provide a minimum of 25% transparency (Figure 40).

Solid and semi-transparent fencing must be constructed from timber palings to a height of 1900mm (+/-50mm). Exposed posts on both sides of the palings are encouraged and palings must be on the external side fronting the street.

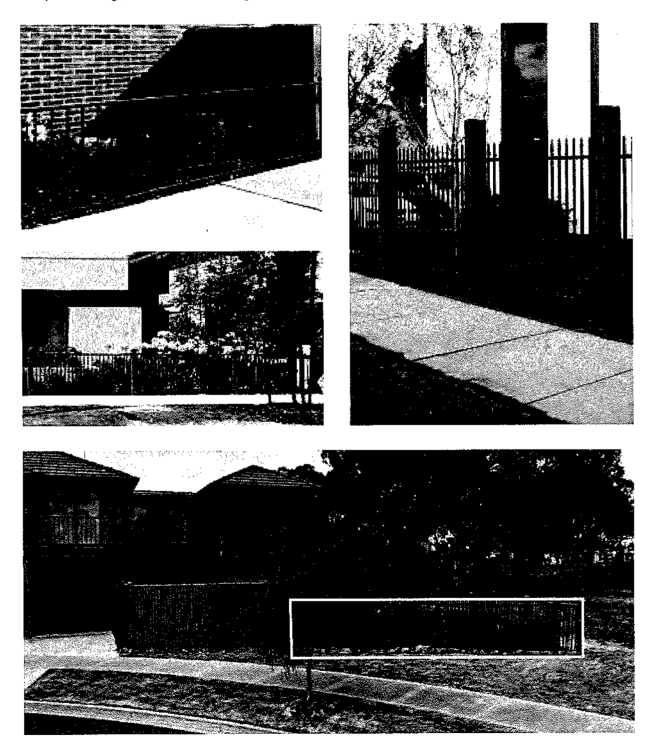


Secondary Street Frontage

Figure 40 - Side street fencing on corner lots

Transparent Fencing - Front / Side Street Fencing

Transparent Fencing (Front / Side Street Fencing) should be similar to:



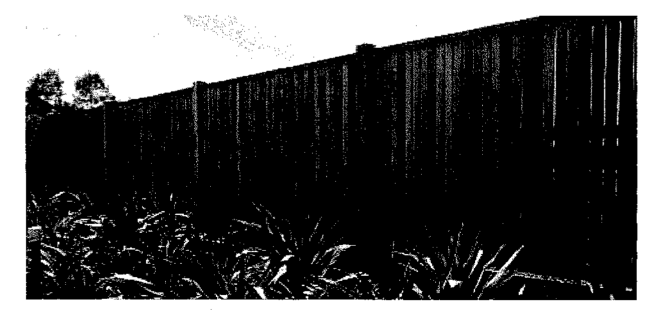
Semi Transparent Fencing - Side Street / Wing Fencing

Semi Transparent Fencing (Side Street / Wing Fencing) should be similar to:



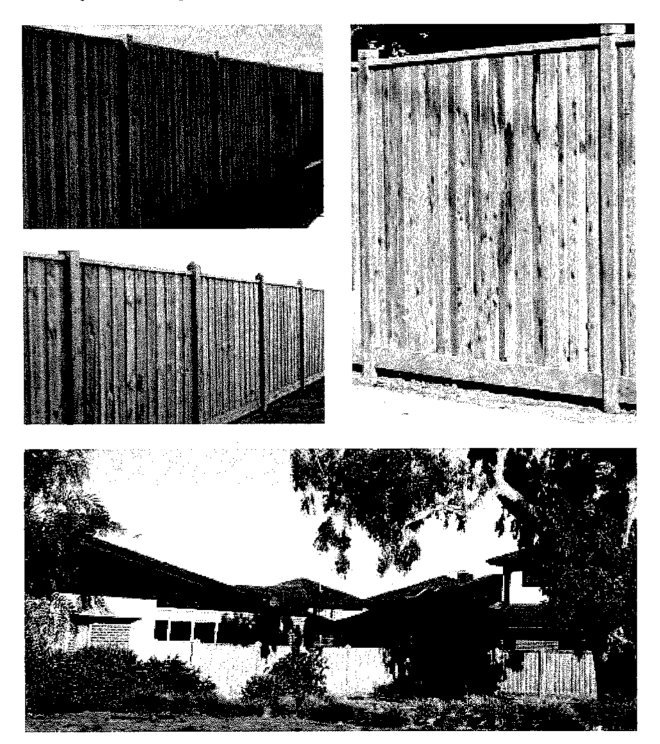






Solid Fencing - Side Street Fencing

Solid Fencing (Side Street Fencing) should be similar to:



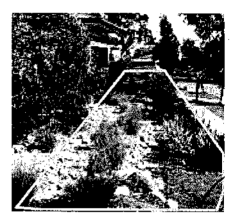


Figure 41 - Drought tolerant planting

5.2 FRONT LANOSCAPING

To promote an attractive neighbourhood, residents are encouraged to install quality landscaping.

The form and texture of the plantings should complement and enhance the architecture of the dwelling. Planting of canopy trees in appropriate locations is encouraged. Landscape designs should be prepared with an objective for low water usage.

Gardens are encouraged to be environmentally sensitive by utilising appropriate drought tolerant native plants, organic or mineral mulches and drip irrigation systems. Native plants that are common to Victoria and the Region are also encouraged.

Landscaping of your front garden must be completed within 6 months of issue of the Occupancy Permit. Hard paved or impervious surfaces must be limited to driveways and pedestrian pathways only.

The minimum front landscaping works will include:

> Fine grading and shaping of landscaped and lawn areas.

> Cultivation of existing soil in the garden beds to a 200mm depth, the addition of imported topsoil and fertiliser to all landscaped areas, as well as the use of mulch and/or other selected topping.

> At least 1 mature tree (2.0m minimum height).

5.4 LETTERBOXES

Figure 42 - Low quality landscaping with
no canopy tree at least 2m highLetterboxes should be designed to match and compliment the dwelling design.Single post supporting letterboxes are discouraged.





Figure 43 – Mail box colour matches the architecture



Figure 44 – Mail box integrated into a landscape feature wall



Figure 45 – Single posted letterboxes are discouraged



06 ENVIRONMENTAL SUSTAINABILITY



Figure 46 – Upper floor has sun protected from the eave and the lower floor from the pergola



Figure 47 – North facing windows have no passive sun control

Figure 48 – Trees used to provide shade for the house

6.1 LIVEABILITY CONSIDERATIONS

Applicants are encouraged to submit designs that are environmentally responsible.

The orientation of an allotment will determine the best siting of the house on the allotment. A building's orientation plays a large part in achieving the optimum solar access for a home during winter.

Allotments on the north side of a street will have sunny backyards – good for private outdoor living.

Allotments on the south side of a street will have sunny front yards – good for show piece gardens.

Allotments facing east-west will have sunny side yards to the north – these houses should be sited to leave the largest possible outdoor living space along the northern boundary.

Dwellings can become more liveable by taking into account the orientation of rooms and windows, shading of windows and walls, ceiling heights, sustainable building materials, cross flow ventilation, covered open spaces, insulation and water efficient fixtures. Eave design can act as excellent shading devices during warmer months. Implementing these features can also result into substantial financial savings for the home owner.

Double storey homes must respect the privacy of neighbouring dwellings, including potential overshadowing issues that may arise as a result of siting choices. It is the responsibility of applicants with double storey proposals to ensure their design has demonstrated these factors and to receive approval from the relevant authority and/ or Building Surveyor prior to construction.

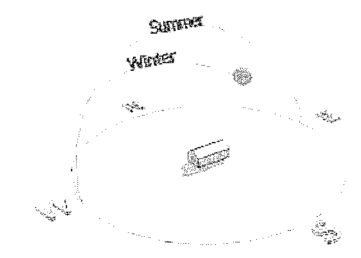


Figure 49 – Energy Efficient homes provide sun access in winter and shade in summer

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Figure 50 – Solar panels follow the roof pitch

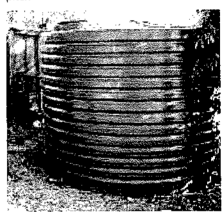


Figure 51 – Rainwater tanks must not be located in the front

6.2 SOLAR HEATING PANELS

Solar heating panels must be located on roof planes preferably not visible from public areas. The panels should follow the roof pitch.

Where visible from public areas, solar panels will be assessed on their merits with regard to scale, form and colour.

6.3 RAINWAYER TANKS

Rainwater storage is encouraged. The rainwater tank and all accessories must not be located in front of the dwelling or be visible from the street and public spaces. The rainwater tank and all accessories must be coloured to match the dwelling.

To help calculate the size of water storage that may be required please contact the Department of Environment and Primary Industries for appropriate storage requirements in relation to the collection area provided..

0.4 RECYCLED WATER

Recycled water will be in use at SBDAC for toilet flushing and garden usage. All residents are required to connect to this service to reduce the consumption of potable water.

6.5 ENERGY PATINGS

It is the applicant's responsibility when building a home to comply with Victoria's energy rating requirements. Dwelling designs should be assessed by a licensed energy rating company, and they in turn will make recommendations regarding insulation and other resource saving measures. Dwellings must achieve the minimum standard as currently legislated.

S.6 NBN CO

The development qualifies for future NBN roll out. All premises must be aware of and conform with the NBN Co Preparation and Installation Guide for SDU's and MDU's.

07 ADDITIONAL BUILDINGS AND ANCILLARY STRUCTURES



Figure 52 – Sheds must not be larger than 15m2 and must be hidden from public view



Figure 53 – Coolers are to be located out of public view

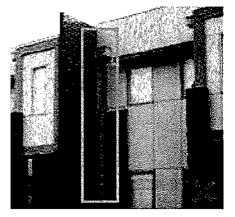


Figure 54 – Downpipes must not be on the front facade

7.1 SHEDS

Sheds should be constructed of materials and colours consistent with and complimentary to, the materials used for the dwelling. Coloured steel and similar products are acceptable materials.

Sheds must be screened from any street and/or public view by locating to the rear or side of the dwelling. An appropriately located carport out of public view must be considered to store boats, trailers or any similar vehicles.

Sheds must not cover an area greater than 15m2 and not exceed a maximum height of 2.5m.

7.2 PERGOLAS, PATIOS & DECKING

Any proposed additional buildings or ancillary structures including decking, pergolas, patios, carports, swimming pools, BBQ areas or similar, must be submitted to the SBDAC for approval. This can be done at the time of submitting the dwelling design or done at a later date as a standalone submission.

The SBDAC will assess these on their merits. Please note that later date stand-alone submissions will incur an additional assessment fee.

7.3 ANCILLARY ITEMS

All external plumbing must be out of public view, with the exception of gutters and downpipes. Downpipes must not be located on the front façade of the dwelling.

External TV antennae and other aerials must be unobtrusive and located towards the rear of the dwelling. Satellite dishes will only be approved if out of public view. Clothes lines must not be visible from public areas.

Externally mounted spa equipment attached to side boundary walls of any dwelling must be positioned out of public view, be painted in a colour matching the adjoining wall surface and fitted with noise baffles.

Evaporative cooling units are to be located out of public view where possible and must be of low profile, located below the ridgeline and coloured to match the roof.

Metal security shutters are not permitted.

08 GENERAL



Figure 55 – Lot must be maintained and grass cut



Figure 56 – Caravans, recreational and commercial buildings should be screened from public view



Figure 57 - No signs

8.1 MAINTENANCE OF THE ALLOTMENT

Prior to the occupation of a dwelling, the allotment must be maintained by keeping the grass cut, and the allotment free from rubbish. Builder's waste materials and rubbish during construction must be removed on a regular basis and must not be allowed to accumulate. If any allotments areShould lots not be maintained to an acceptable level, the Developer reserves the right to carry out clean up works as necessary. Any such costs incurred by the Developer will be passed on to the allotment owner.

After occupation of the dwelling, front yards must be maintained to an acceptable level.

Rubbish and recycle bins must be stored out of public view. It will be at the discretion of the SBDAC to determine if allotments are being maintained to an acceptable level.

8.2 COMMERCIAL VEHICLES

Trucks or commercial vehicles (exceeding 1 tonne), recreational vehicles and caravans shall be screened from public view when parked or stored.

2.3 SIGNS

No signs, including 'For Sale' signs may be erected by the Purchaser other than a 'Home for Sale' sign which may be erected after completion of construction of a dwelling.

Builder's signs may be permitted (600mm x 600mm maximum) where they are required on allotments during construction. Only one advertising sign is permitted per dwelling at any one time and these signs must be removed once the property is sold.



09 DEFINITIONS

ALLOTMENT has the same meaning as in the Building Regulations. Articulation means both horizontal and vertical projection forward and back from the primary building face.

SEDEC means the Savana Building and Design Approval Committee that includes CRG Nominees Pty Ltd as the developer/owner of Savana Residential Estate.

building has the same meaning as in the Building Regulations.

Soliding Act means the act of the Victorian Parliament known as the Building Act 1993.

Building Envelope means an area within each allotment (defined by the particular allotment setbacks) where development of a dwelling, shed and garage is allowed subject to the particular provisions of this document, and the Scheme

Building Permit means a building permit in terms of the Building Regulations.

Corner Alightmens means an allotment with a corner where each boundary connects to a street or public open space.

Design Guidelines mean the Design Guidelines which may be amended on occasions at the developer's discretion, subject to Wyndham City Council approval, to reflect changes in design trends or to coincide with the release of later stages.

Dwelling means a building used as a self-contained residence which must include:

- > A kitchen sink;
- > Food preparation facilities;
- > A bath or shower; and
- > A closet pan and wash basin.

It includes out-buildings and works normal to a dwelling.

Fromage means the road alignment at the front of an allotment. If an allotment abuts two or more roads, the one to which the building or proposed building faces.

Point Garden includes any area between the building line and the front boundary of an allotment and side street boundary or boundary abutting public open space of a corner allotment that is visible from a street.

Meligier has the same meaning as in the Building Regulations.

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On the Soundary includes a setback of up to 200 millimetres from the allotment/ property boundary.

Private Open Space means an unroofed area of land; or a deck, terrace, patio, balcony, pergola, verandah, gazebo or swimming pool.

Segulations mean the Building Regulations 2006 or any subsequent regulations made pursuant to the Building Act which relate to the siting of a building.

 ${\it ResSade}$ means the residential development provisions incorporated into the Wyndham Planning Scheme and the Building Regulations.

Schedus means the City of Wyndham Planning Scheme.

Secloded Private Open Space means that part of private open space primarily intended for outdoor living activities which enjoys a reasonable amount of privacy.

Socondary Street means the street that runs along the side boundary of a property when located on a corner.

Seabook means the minimum distance from any allotment boundary to a building.

Shite Boundary means a boundary of an allotment that runs between and connects the street frontage of the allotment to the rear boundary of the allotment.

Size Coverage means the proportion of a site covered by buildings.

States means that part of a building between floor levels. If there is no floor above, it is the part between the floor level and ceiling. It may include an attic, basement, built over car parking area, and mezzanine.

distancel, for the purposes of determining setbacks, street means any road other than a footway or carriageway easement.

Modes: has the same meaning as in the Building Code of Australia.



11 APPENDIX

Suikling and Design Approval Application Form

Land Owners Genels

Name	
Current Address	
Phone	
Email	

Land Octobers Decads

Lot Number	
Street Address	

Builder | Designer | Architect

Company Name	· ··· -
Contact	
Address	
Phone	
Email	

Building Design Settids

Builder	
Building Model (if	
applicable)	
Floor Area	

Subassion Requirements.

2 x copies of each of the following plans are required:

Site Plan

Showing proposed structures, setbacks from all boundaries, eaves overhang, fencing locations, outbuildings, driveway and path areas. Minimum Scale 1:200,

Floor Plan/s

Including Roof Plan Minimum Scale 1:100.

| Elevations

All elevations of the structure(s) including building and roof heights, roof forms and roof pitch. Minimum Scale 1:100.

) Landscape Plan

Including driveway location and material, planting locations, lawn areas and planting schedule. Minimum Scale 1:200.

Schedule of Materials and Colours

In the form attached.

Approval of the Building proposal as detailed in this submission is requested. I/ we acknowledge that an incomplete application cannot be considered and that approval by the BBDAC is not a building approval nor does it imply compliance with the building code, Building Regulations or City of Wyndham Planning Scheme.

Builder / Designer / Owner

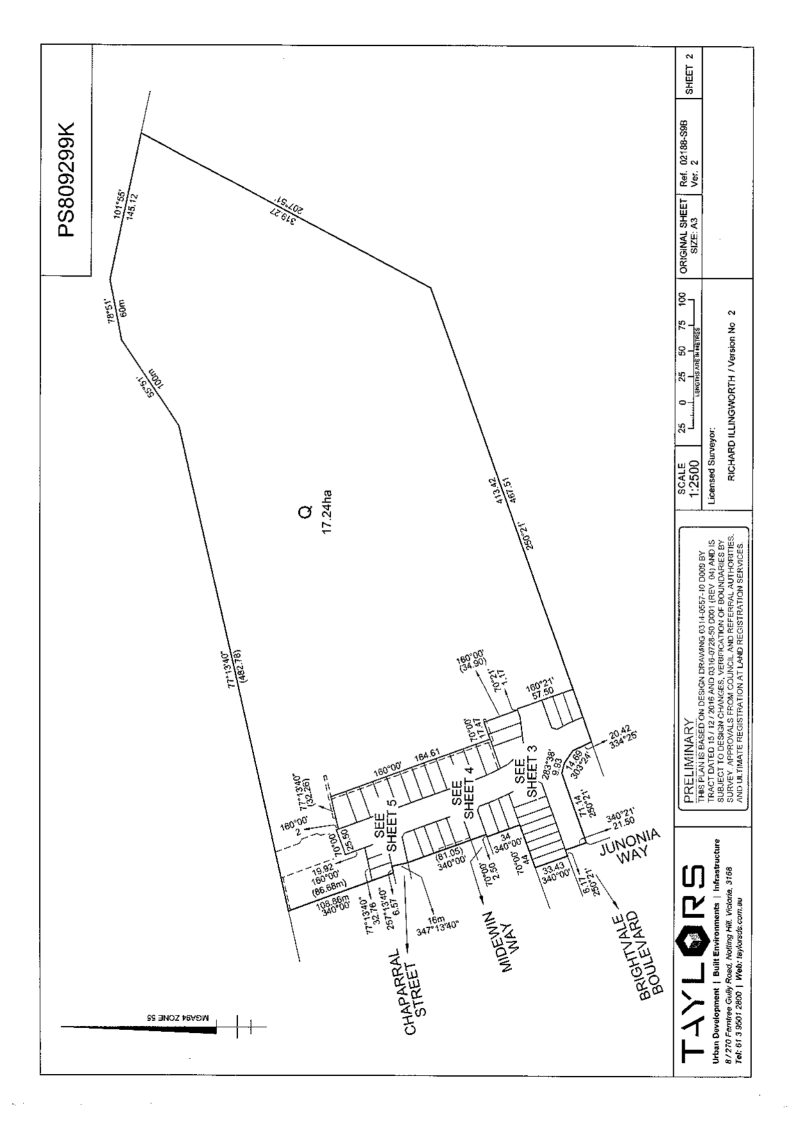
INSCLAIMER:

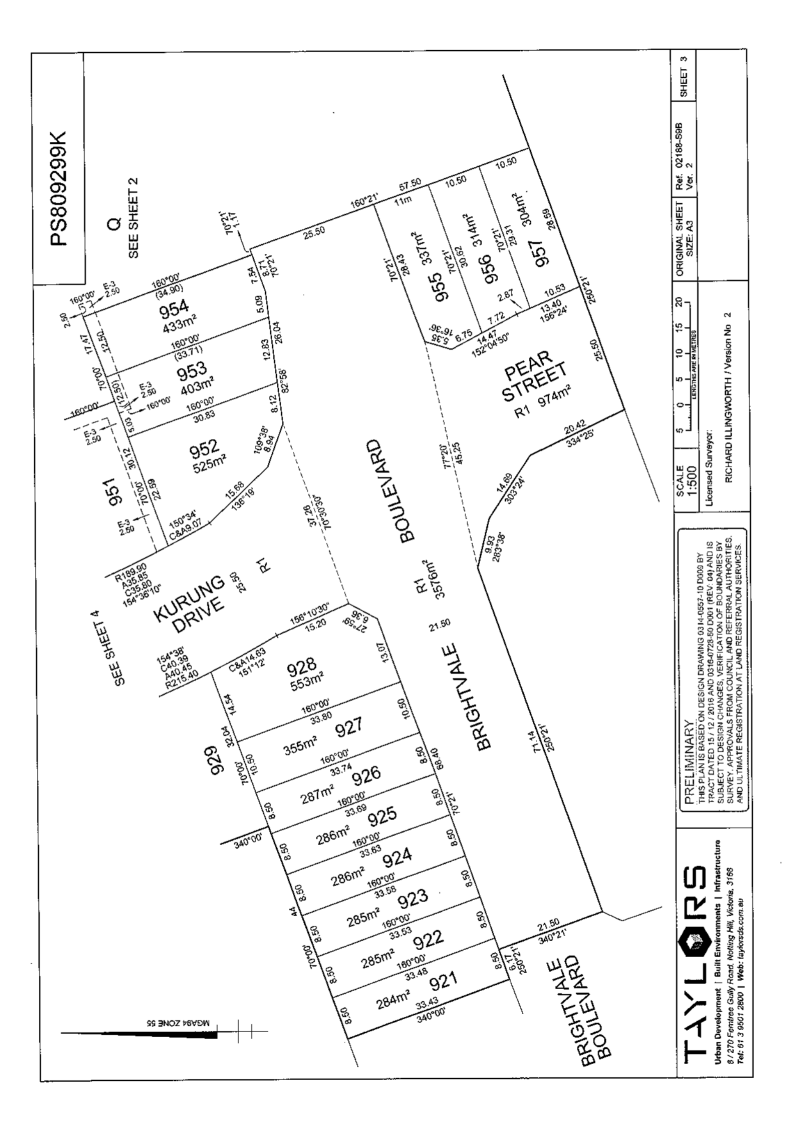
- 1. The receipt of documents, including building plans, colour and materials specifications, any assessment of compliance by Investa or the Covenant Administrator, their review, assessment or comment on the those documents or any other documents prepared by or on behalf of or provided by the Owner, does not result in the assumption of any obligation or liability by Investa or the Covenant Administrator and does not affect the Owner's obligations or absolve the Owner from its obligations and its responsibility to comply with these Design Guidelines. Owners, Designers and Builders should review these Design Guidelines in conjunction with the land sales contract.
- 2. Avia Property Group may from time to time, in its absolute discretion, vary, relax or waive any of the requirements under these Design Guidelines. In the event that Avid Property Group allows a variation, relaxation or waiver of the application of the Design Guidelines, this will not set a precedent nor imply that any such action will apply again

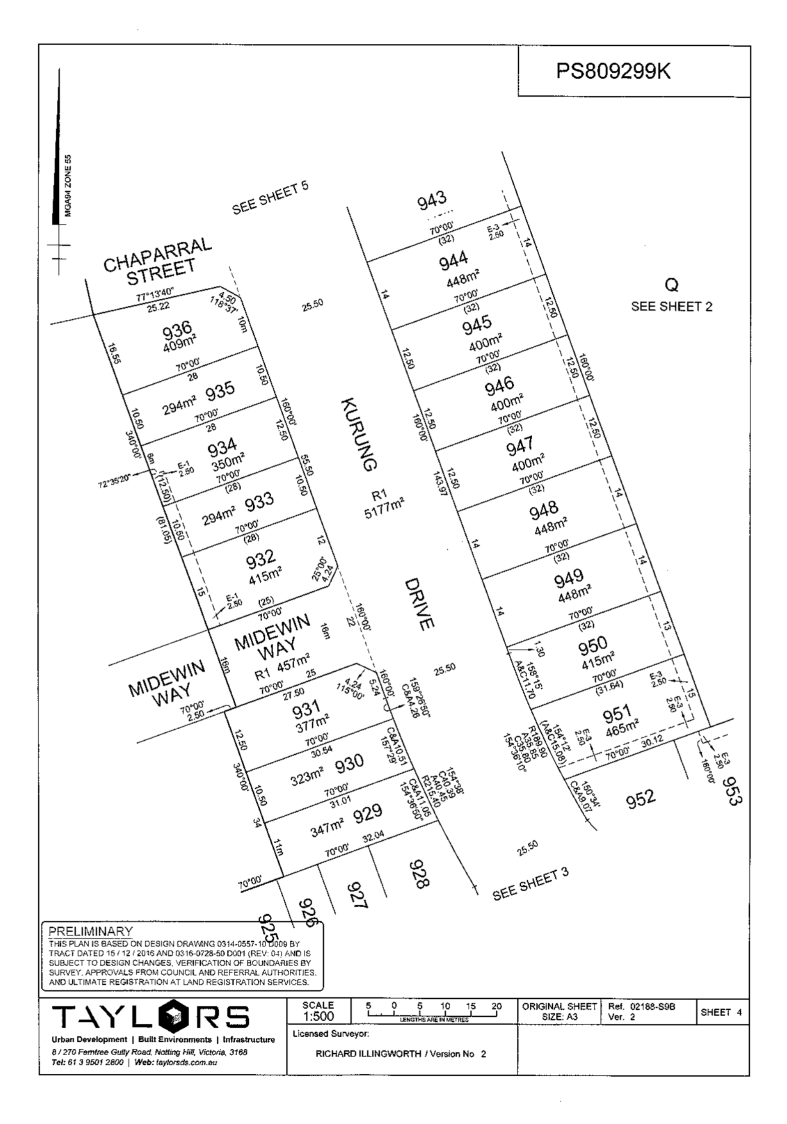
Annexure C – Plan

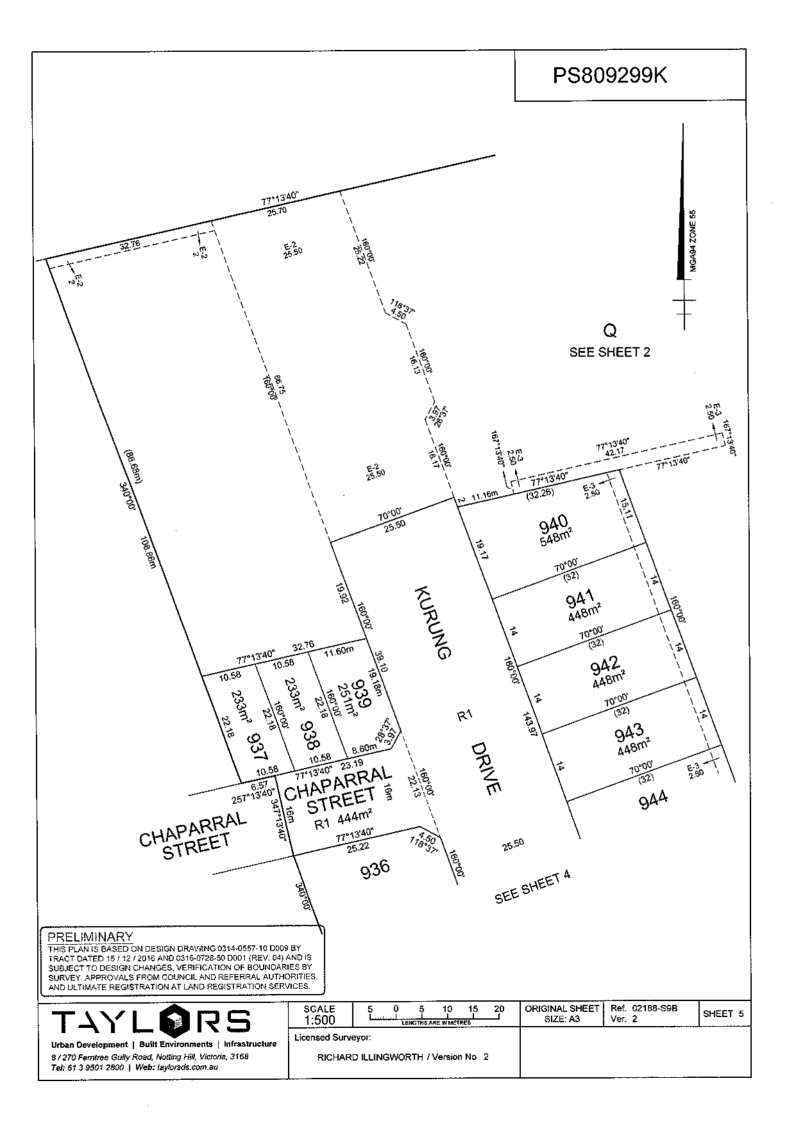
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PLAN OF SUBDIVISION			EDITIO	N 1	PS809299K				
LOCATION OF LAND			COUNCIL NA	ME: WYN	IDHAM CITY COUN		_		
PARISH: TOWNSHII		WERRIBE	Ē						
SECTION:		9							
		A (Dart) and R (Da	- \						
	ERENCE:	A (Part) and B (Part) Vol. Fol.	п)						
		Lot P on PS80929	RM						
		2011 0111 000020	5111						
POSTAL A (at time of su	DDRESS: (bdivision)	50 Hobbs Road WYNDHAM VALE	3024						
MGA 94 C (of approx ce in plan)	O-ORDINATES: entre of land	E: 290 450 N: 5806 590	ZONE:	55					
``````````````````````````````````````	VESTING OF	ROADS AND/OR		S			NOTATIONS		
			ODY/PERSON		Lots 901 to 920	(both inclusiv	e) have been omitted fr	om this plan.	
RUA	D R1	wyndnam	City Council		Refer to Creatio	n of Restriction	N	ets 6 & 7 of this plan for details	
		NOTATIONS						ked E-2 on PS809298M in so t on registration of this plan.	ar
DEPTH LIMI	TATION: Does N	Not Apply			GROUNDS FOR REMOVAL: By agreement between all interested parties.				
SURVEY:	based on survey						·		
This plan is based on survey. STAGING: This is not a staged subdivision. Planning Permit No				PRELIMINARY THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 D009 BY					
	Release: 2.440	Release No. 9B Dha Dts and Balance Lot (			TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV: 04) AND IS SUBJECT TO DESIGN CHANGES. VERIFICATION OF BOUNDARIES BY SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES, AND ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES.				
		bis and Balance Lot				N			
LEGEND:	A - Appurtenant Eas	sement E - Encumberi	ng Easement	R - Encumberin	ng Easement (Roa	ad)			
						r <del>y</del>			
Easement Reference	Pu	urpose	Width (Metres)	0	Drigin		Land Benefited	/In Favour Of	
E-1	Sev	werage	2.50m	PS8	03043F		City West Wate	er Corporation	
E-2	Dra	ainage	See Diag.	· · · ·	03044D		Wyndham C		
E-3	Sev	werage	2.50m	Thi	s Plan		City West Wate	er Corporation	
			-						
		I				 			
			Ref. 02188-5	1 69B	ORIGINAL SHEET	SHEET 1 OF 7			
TAYLERS			Ver. 2	· · · · · · · · · · · · · · · · · · ·	SIZE: A3				
Urban Development   Built Environments   Infrastructure 8/270 Ferritree Gulty Road, Notting Hill, Victorie, 3168 RICHARD ILL'ING				WORTH / Version	No 2				
	501 2800   Web: layl								









## PS809299K

## **CREATION OF RESTRICTION A**

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	See Table 1
LAND TO BENEFIT:	See Table 1

#### DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 2. MUST NOT MAKE AN APPLICATION TO AMEND A BUILDING ENVELOPE UNLESS SUCH AN AMENDMENT AND ANY CRITERIA OR MATTERS WHICH MUST BE CONSIDERED BY THE RESPONSIBLE AUTHORITY IN DECIDING ON SUCH AN AMENDMENT ARE TO THE SATISFACTION OF THE RESPONSIBLE AUTHORITY; AND
- 3. MUST NOT ERECT ANY BUILDING ON A LOT UNLESS THE PLANS FOR SUCH A BUILDING ARE ENDORSED BY THE SAVANA BUILDING AND DESIGN APPROVAL COMMITTEE (SBDAC) PRIOR TO THE ISSUE OF A BUILDING PERMIT.

THIS RESTRICTION WILL EXPIRE TEN YEARS AFTER THE DATE OF THE REGISTRATION OF THIS PLAN.

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
921	922
922	921, 923
923	922, 924
924	923, 925
925	924, 926
926	925, 927, 929
927	926, 928, 929
928	927, 929
929	926, 927, 928, 930
930	929, 931
931	930
932	933
933	932, 934
934	933, 935
935	934, 936
936	935
937	938
938	937, 939
939	938

TABLE 1

#### TABLE 1 (Continued)

BURDENED	BENEFITING LOTS
LOT No.	ON THIS PLAN
940	941
941	940, 942
942	941, 943
943	942, 944
944	943, 945
945	944, 946
946	945, 947
947	946, 948
948	947, 949
949	948, 950
950	949, 951
951	950, 952, 953
952	951, 953
953	951, 952, 954
954	953
955	956
956	955, 957
957	956

PRELIMINARY THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 0005 TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV: 04) SUBJECT TO DESIGN CHANGES, VERIFICATION OF BOUNDAR SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHO AND ULTIMATE REGISTRATION AT LAND REGISTRATION SER	AND IS IES BY DRITIES.				
TAYLORS	SCALE	0 Li	ORIGINAL SHEET SIZE: A3	Ref. 02188-S9B Ver. 2	SHEET 6
Urban Development   Built Environments   Infrastructure 8 / 270 Ferntrae Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800   Web: taylorsds.com.au	Licensed Surv RICHAR	eyor: D ILLINGWORTH / Version No 2			

## CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots in Table 2
LAND TO BENEFIT:	Lots in Table 2

#### DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN MUST NOT BUILD OR PERMIT TO BE BUILT OR REMAIN ON THE LOT ANY BUILDING OTHER THAN A BUILDING WHICH HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE SMALL LOT HOUSING CODE (TYPE A) INCORPORATED INTO THE WYNDHAM PLANNING SCHEME UNLESS A PLANNING PERMIT IS GRANTED BY THE RESPONSIBLE AUTHORITY FOR A BUILDING THAT DOES NOT CONFORM WITH THE SMALL LOT HOUSING CODE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

#### TABLE 2

BURDENED LOT No.	BENEFITING LOTS ON THIS PLAN
921	922
922	921, 923
923	922, 924
924	923, 925
925	924, 926
926	925, 927, 929
933	932, 934
935	934, 936
937	938
938	937, 939
939	938

#### PRELIMINARY

THIS PLAN IS BASED ON DESIGN DRAWING 0314-0557-10 D009 BY TRACT DATED 15 / 12 / 2016 AND 0316-0728-50 D001 (REV: 04) AND IS SUBJECT TO DESIGN CHANGES. VERIFICATION OF BOUNDARIES BY SURVEY, APPROVALS FROM COUNCIL AND REFERRAL AUTHORITIES, AND ULTIMATE REGISTRATION AT LAND REGISTRATION SERVICES.

#### CREATION OF RESTRICTION C

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:Lot 921 to 926 (both inclusive), 933, 935 and 937 to 939 (both inclusive).LAND TO BENEFIT:The relevant abutting lots.

#### DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THIS PLAN:

- 1. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT IS NOT FREE STANDING WITHIN THE TITLE BOUNDARIES OF THE LOT ON
- WHICH IT IS BUILT. 2. MUST NOT BUILD OR PERMIT TO BE BUILT A BUILDING THAT RELIES ON THE WALLS OF ADJACENT BUILDINGS FOR SUPPORT.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

### CREATION OF RESTRICTION D

Upon registration of this plan the following restriction is created.

LAND TO BE BURDENED:	Lots 921 to 957 (both inclusive) on this plan.
LAND TO BENEFIT:	Lots 921 to 957 (both inclusive) on this plan.

#### DESCRIPTION OF RESTRICTION

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT TO WHICH THIS RESTRICTION APPLIES MUST NOT BUILD OR PERMIT TO BE BUILT A DWELLING OR COMMERCIAL BUILDING UNLESS THE BUILDING INCORPORATES DUAL PLUMBING FOR RECYCLED WATER SUPPLY FOR TOILET FLUSHING AND GARDEN WATERING USE IF IT BECOMES AVAILABLE.

THIS RESTRICTION SHALL CEASE TO APPLY TO ANY BUILDING ON THE LOT AFTER THE ISSUE OF A CERTIFICATE OF OCCUPANCY FOR THE WHOLE OF A DWELLING ON THE LOT.

Licensed Surveyor:	TAYI PRS	SCALE	O LENGTHS ARE IN METRES	ORIGINAL SHEET SIZE: A3	Ref. 02188-S9B Ver. 2	SHEET 7
8/270 Femtree Guily Road, Noting Hill, Victoria, 3168 RICHARD ILLINGWORTH / Version No 2 Tel: 61 3 9501 2800   Web; laylorsds.com.au						

## PS809299K

#### Annexure D – Guarantee

## **GUARANTEE**

Date:

20

We.

of

#### ("the Guarantors")

Executed as a deed.

- In CONSIDERATION of the Seller selling to the Buyer at our request the Property for the price and upon the terms and conditions set out in the contract DO HEREBY for ourselves and our respective executors and administrators JOINTLY AND SEVERALLY COVENANT with the Seller that if at any time default shall be made in the payment of the deposit or balance or interest or other moneys payable by the Buyer to the Seller under the contract to be performed or observed by the Buyer we will forthwith on demand by the Seller pay to the Seller the whole of such deposit, balance, interest or other moneys which shall then be due and payable to the Seller and will keep the Seller indemnified against all loss of purchase money interest and other moneys payable under the contract and all losses costs charges and expenses whatsoever which the Seller may incur by reason of any default as aforesaid on the part of the Buyer.
- 2 This guarantee shall be a continuing guarantee and shall not be released by any neglect or forbearance on the part of the Seller in enforcing payment of any of the moneys payable under the contract or the performance or observance of any of the agreements obligations or conditions under the contract by a nomination under the contract or by time being given to the Buyer for any such payment performance or observance or by any other thing which under the law relating to sureties would but for this provision have the effect of releasing us our executors or administrators.

SIGNED, SEALED AND DELIVERED by	)	
the Guarantor in the presence of:	)	
		Signature of Guarantor
Signature of witness		
		Name of Guarantor
SIGNED, SEALED AND DELIVERED by	)	
the Guarantor in the presence of:	)	
		Signature of Guarantor
Signature of witness		
		Name of Guarantor

#### Annexure E – Restrictive Covenant

#### 1 Restrictive Covenant

Any registered proprietor of the land hereby transferred (Burdened Land) must not at any time (and not cause, allow or permit any other person or party to) use or develop the Land hereby transferred for a commercial childcare centre.

#### 2 Benefited Land

Lot 112 on PS739613U and every lot forming part of the plan of subdivision on which the Burdened Land forms part.

#### 3 General

The burden of this restrictive covenant will run with and bind the Burdened Land, the registered proprietor of the Burdened Land, its successors, transferees and assigns until [##TBC – Vendor to insert date 10 years after registration of MCP].

## Annexure F – Nomination Form

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## SALE OF REAL ESTATE NOMINATION FORM

Contract between: And Dated: Property Address:

Guaraniee dated:

Lotino; Sireetinamo: Stage no: Suburb: Estate name:

as Seller

as Buyer

#### WE

Bayer:	of
Nominee:	

#### GIVE NOTICE TO THE SELLER THAT

The Boyer nominates the Nominee as substitute Boyer to take a transfer of the Property instead of the Boyer.

The Buyer and the Nomines acknowledge that they are jointly and severally itable for performing the obligations of the Buyer under the Contract and for paying any expenses resulting from this nomination (including, but not limited to any stemp duly) and the Nominee is bound by the Contract as if the Contract had been entered by the Nominee and the Seller.

The Guarantor acknowledges that the nomination of the Nominee as substitute Buyer does not affect the Guaranter is obligations under the Guarantee

FURTHER the Buyer and the Nomine's warrant that the provisions of the Foreign Acquesitions and Takeovers Act 1975 (Cith) do not apply to the Nominee's acquisition of an interest in the Property.

Dated

20

Executed as a Deed by the Buyer, Nominee and Guarantor (if spplicable).

## EXECUTION BY NOMINEE (DELETE/INSERT AS REQUIRED):

SIGNED, SEALED AND DELIVERED by the Nominee 1 in the presence of	
Signature of witness	) ) Nominee (Signature) )
Name of witness (block letters)	) Nominee (Name)
Address of witness	<b>)</b>
SIGNED, SEALED AND DELIVERED by the Nominee 2 in the presence of.	) )
Signature of witness	) )
Name of witness (block letters)	) Nominee (Name)
Address of witness	5
SIGNED, SEALED AND DELIVERED by the Nominee 3 in the presence of.	} }
Signature of wilness	) ] Nominee (Signature) ]
Name of wilness (block letters)	) J H Nominee (Name)
Address of witness	j j

EXECUTED by the Nominee	) ) )
	) }
in accordance with section 127(1) of the Corporations Act 2001 (Cwith) by authority of its directors:	) ) ) )
Signature of director	) ) )
Name of director (block letters)	r

*director/*company secretary *oglate whichover is not applicable

Name of *director/*company secretary *delets whichever is not applicable

# EXECUTION BY PURCHASER (DELETE/INSERT AS REQUIRED)

SIGNED, SEALED AND BELIVERED by Purchaser 1 in the presence of:	) ) )
Signature of witness	) Purchaser (Signalure)
Name of wilness (block letters)	) Purchaser (Name) )
Address of wilness	)
	<b>`</b>
SIGNED, SEALED AND DELIVERED by Purchaser 2 in the presence of:	/ ) }
Signature of witness	) Purchaser (Signature)
Name of witness (block letters)	}
	) Purchaser (Name)
Address of witness	/ ) )

.

SIGNED, SEALED AND DELIVERED by Purchaser 3 in the presence of:	) }
Signature of witness	) ) Purchaser (Signalure)
Name of witness (block letters)	
/	) Purchaser (Name)
Address of witness	) )
EXECUTED by the Purchaser	) }
in accordance with section 127(1) of the Corporations Act 2001 (Cwith) by authority of its directors:	) ) Signature of *director/*company secretary ) *delete whichever is not applicable
Signature of director	) )
Name of director	) Name of "director/"company secretary "deteta whichever is not applicable
EXECUTION BY GUARANTEE (DELETE AS REC	QUIRED)
SIGNED, SEALED AND DELIVERED	<b>}</b>
by the Guarantee 1 in the presence of:	
Signature of wilness	) ) Guarantor (Signature)

) )

)

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Name of witness

Address of witness

SIGNED, SEALED AND DELIVERED by the Guarantee 2 in the presence of:

Signature of witness

Name of witness

Guarantor (Name)

Guarantor (Signature)

Guarantor (Name)

Address of witness