



Property:

LOT _____ ON PROPOSED PLAN OF SUBDIVISION 836532D BERWICK WATERS - MONDOUS ISLAND STAGE 12

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Contract of sale of land

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IMPORTANT NOTICE TO PURCHASERS – COOLING-OFF

Cooling-off period (Section 31 of the 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 a publicly advertised auction or on the day on which the auction was held; or
- you bought the land within 3 clear business days before a publicly advertised auction was to be held: or
- you bought the land within 3 clear business days after a publicly advertised auction was held; 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.

NOTICE TO PURCHASERS OF PROPERTY OFF-THE-PLAN

Off-the-plan sales (Section 9AA(1A) of the Sale of Land Act 1962)

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 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

Approval

This contract is approved as a standard form of contract under section 53A of the *Estate Agents Act 1980* by the Law Institute of Victoria Limited. The Law Institute of Victoria Limited is authorised to approve this form under the *Legal Profession Uniform Law Application Act 2014*.

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WARNING TO ESTATE AGENTS DO NOT USE THIS CONTRACT FOR SALES OF 'OFF THE PLAN' PROPERTIES UNLESS IT HAS BEEN PREPARED BY A LEGAL PRACTITIONER

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Contract of sale of land

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 (which are in standard form: see general condition 6.1)

in that order of priority.

SIGNING OF THIS CONTRACT

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

Purchasers should ensure that they have received a section 32 statement from the vendor before signing this contract. In this contract, "section 32 statement" means the statement required to be given by a vendor under section 32 of the Sale of Land Act 1962.

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:

Print name(s) of person(s) signing:

This offer will lapse unless accepted within [] clear business days (3 clear business days if none specified) In this contract, "business day" has the same meaning as in section 30 of the *Sale of Land Act 196*2

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

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Particulars of sale

Vendor's estate ag	jent		
Address: Level 2, 4	Riverside Quay, Southbank	vic 3006	
Email:			
Tel: 9669 5999	Mob:	Fax: 9669 5995	Ref:
Vendor			
Name: S & N SUPE	R FUND PTY LTD ATF the	Mondous Superannuation Fund A	BN 20 864 277 027
Address: SLC Partn	ers Pty Ltd Suite 1 Level 1 3	88 Margaret Street Moonee Ponds	Vic 3039
Email:			
Vendor's legal pra	ctitioner or conveyancer		
Name: BELLELI K	(ING & ASSOCIATES LAW)	ERS AND CONSULTANTS	
Address: Level 1,	9 - 11 Pultney Street, Dand	enong Vic 3175	
Email: kmcivor@b	elleliking.com.au		
Tel: 9794 908	8 Mob:	Fax: 9794 5806	Ref: DR:KM:776949
Purchaser's estate	agent		
Name:			
Address:			
Email:			
Tel:	Mob:	Fax:	Ref:
Purchaser			
Name:			
Address:			
ABN/ACN:			
Email:			
Purchaser's legal	practitioner or conveyance	er	
Name:			
Address:			
Email:			
Tel:	Fax:	DX:	Ref:
Land (general cond	itions 7 and 13)		
The land is describe	ed in the table below –		

Certificate of Title reference	being lot on proposed plan	
PART Volume 11641 Folio 391		836532D

	rty address Idress of the land is: LOT ON PROPOSED PLAN OF SUBDIVISION 836532D BERWICK WATERS - MONDOUS ISLAND STAGE 12
Goods	s sold with the land (general condition 6.3(f)) (<i>list or attach schedule</i>)
	plicable – Vacant Land
Payme	
Price	\$
	Ψ it \$ being % of the price of which \$ has been paid
Deposi	on / 20 ("initial deposit") with the balance
	within days of the date of this Contract.
Balanc	e \$ payable at settlement
	it bond
	neral condition 15 applies only if the box is checked
	guarantee
	neral condition 16 applies only if the box is checked
	general condition 19)
	t to general condition 19.2, the price includes GST (if any), unless the next box is checked
	GST (if any) must be paid in addition to the price if the box is checked
t	This sale is a sale of land on which a 'farming business' is carried on which the parties consider meets the requirements of section 38-480 of the GST Act if the box is checked
	This sale is a sale of a 'going concern' if the box is checked
	The margin scheme will be used to calculate GST if the box is checked
Settler	nent (general conditions 17 & 26.2)
is due	on
unless	the land is a lot on an unregistered plan of subdivision, in which case settlement is due on the later of:
• the	above date; and
• the subdivi	e 14th day after the vendor gives notice in writing to the purchaser of registration of the plan of sion.
Lease	(general condition 5.1)
	At settlement the purchaser is entitled to vacant possession of the property unless the box is checked, in which case the property is sold subject to*:
(*only o	ne of the boxes below should be checked after carefully reading any applicable lease or tenancy document)
	a lease for a term ending on / /20 with [] options to renew, each of [] years
OF	R
	a residential tenancy for a fixed term ending on / /20
	a periodic tenancy determinable by notice
Terms	contract (general condition 30)
	This contract is intended to be a terms contract within the meaning of the Sale of Land Act 1962 if the pox is checked. (<i>Reference should be made to general condition 30 and any further applicable provisions should be added as special conditions</i>)
Loan (general condition 20)
Ù Ì	This contract is subject to a loan being approved and the following details apply if the box is checked:
Lender	· · · · · · · · · · · · · · · · · · ·
(or ano	ther lender chosen by the purchaser)
Loan a	mount: no more than \$ /20

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Building report

General condition 21 applies only if the box is checked

Pest report

General condition 22 applies only if the box is checked

FOREIGN PERSON

Is the purchaser a Foreign Person?

Yes

No No

For the purposes of this contract "Foreign Person" means a foreign person as defined in the Foreign Acquisition and Takeovers Act 1975.

Special Conditions

Instructions: It is recommended that when adding special conditions:

- each special condition is numbered;
- the parties initial each page containing special conditions;
- a line is drawn through any blank space remaining on the last page; and
- attach additional pages if there is not enough space.

SPECIAL CONDITIONS ARE ATTACHED

General Conditions

Contract signing

1. ELECTRONIC SIGNATURE

- 1.1 In this general condition "electronic signature" means a digital signature or a visual representation of a person's handwritten signature or mark which is placed on a physical or electronic copy of this contract by electronic or mechanical means, and "electronically signed" has a corresponding meaning.
- 1.2 The parties consent to this contract being signed by or on behalf of a party by an electronic signature.
- 1.3 Where this contract is electronically signed by or on behalf of a party, the party warrants and agrees that the electronic signature has been used to identify the person signing and to indicate that the party intends to be bound by the electronic signature.
- 1.4 This contract may be electronically signed in any number of counterparts which together will constitute the one document.
- 1.5 Each party consents to the exchange of counterparts of this contract by delivery by email or such other electronic means as may be agreed in writing.
- 1.6 Each party must upon request promptly deliver a physical counterpart of this contract with the handwritten signature or signatures of the party and all written evidence of the authority of a person signing on their behalf, but a failure to comply with the request does not affect the validity of this contract.

2. 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.

3. 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.

4. NOMINEE

The purchaser may no later than 14 days before the due date for settlement nominate a substitute or additional person to take a transfer of the land, but the named purchaser remains personally liable for the due performance of all the purchaser's obligations under this contract.

Title

5. ENCUMBRANCES

- 5.1 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, exceptions and conditions in the crown grant; and
 - (c) any lease or tenancy referred to in the particulars of sale.
- 5.2 The purchaser indemnifies the vendor against all obligations under any lease or tenancy that are to be performed by the landlord after settlement.

6 VENDOR WARRANTIES

- 6.1 The vendor warrants that these general conditions 1 to 35 are identical to the general conditions 1 to 35 in the form of contract of sale of land published by the Law Institute of Victoria Limited and the Real Estate Institute of Victoria Ltd in the month and year set out at the foot of this page.
- 6.2 The warranties in general conditions 6.3 and 6.4 replace the purchaser's right to make requisitions and inquiries.
- 6.3 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 pre-emptive 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.
- 6.4 The vendor further warrants that the vendor has no knowledge of any of the following:

6 CONTRACT OF SALE OF LAND

- (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 directly and currently 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.
- 6.5 The warranties in general conditions 6.3 and 6.4 are subject to any contrary provisions in this contract and disclosures in the section 32 statement.
- 6.6 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*.
- 6.7 Words and phrases used in general condition 6.6 which are defined in the *Building Act 1993* have the same meaning in general condition 6.6.

7. IDENTITY OF THE LAND

- 7.1 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.
- 7.2 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.

8. SERVICES

- 8.1 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.
- 8.2 The purchaser is responsible for the connection of all services to the property after settlement and the payment of any associated cost.

9. CONSENTS

The vendor must obtain any necessary consent or licence required for the vendor to sell the property. 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.

10. TRANSFER & DUTY

- 10.1 The purchaser must prepare and deliver to the vendor at least 7 days before the due date for settlement any paper transfer of land document which is necessary for this transaction. The delivery of the transfer of land document is not acceptance of title.
- 10.2 The vendor must promptly initiate the Duties on Line or other form required by the State Revenue Office in respect of this transaction, and both parties must co-operate to complete it as soon as practicable.

11. RELEASE OF SECURITY INTEREST

- 11.1 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.
- 11.2 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 11.4, 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.
- 11.3 If the purchaser is given the details of the vendor's date of birth under general condition 11.2, the purchaser must
 - (a) only use the vendor's date of birth for the purposes specified in general condition 11.2; and
 - (b) keep the date of birth of the vendor secure and confidential.
- 11.4 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.
- 11.5 Subject to general condition 11.6, the vendor is not obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of 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 \$5000 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.
- 11.6 The vendor is obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of personal property described in general condition 11.5 if—
 - 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.
- 11.7 A release for the purposes of general condition 11.4(a) must be in writing.
- 11.8 A release for the purposes of general condition 11.4(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.
- 11.9 If the purchaser receives a release under general condition 11.4(a) the purchaser must provide the vendor with a copy of the release at or as soon as practicable after settlement.
- 11.10 In addition to ensuring that a release is received under general condition 11.4(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 serial number in the Personal Property Securities Register.
- 11.11 The purchaser must advise the vendor of any security interest that is registered on or before the day of sale on the Personal Property Securities Register, which the purchaser reasonably requires to be released, at least 21 days before the due date for settlement.
- 11.12 The vendor may delay settlement until 21 days after the purchaser advises the vendor of the security interests that the purchaser reasonably requires to be released if the purchaser does not provide an advice under general condition 11.11.
- 11.13 If settlement is delayed under general condition 11.12 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.

- 11.14 The vendor is not required to ensure that the purchaser receives a release in respect of the land. This general condition 11.14 applies despite general condition 11.1.
- 11.15 Words and phrases which are defined in the *Personal Property Securities Act 2009 (Cth)* have the same meaning in general condition 11 unless the context requires otherwise.

12. 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.

13. GENERAL LAW LAND

- 13.1 The vendor must complete a conversion of title in accordance with section 14 of the *Transfer of Land Act* 1958 before settlement if the land is the subject of a provisional folio under section 223 of that Act.
- 13.2 The remaining provisions of this general condition 13 only apply if any part of the land is not under the operation of the *Transfer of Land Act 1958.*

- 13.3 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.
- 13.4 The purchaser is entitled to inspect the vendor's chain of title on request at such place in Victoria as the vendor nominates.
- 13.5 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.
- 13.6 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.
- 13.7 If the contract ends in accordance with general condition 13.6, the deposit must be returned to the purchaser and neither party has a claim against the other in damages.
- 13.8 General condition 17.1 [settlement] should be read as if the reference to 'registered proprietor' is a reference to 'owner' in respect of that part of the land which is not under the operation of the *Transfer of Land Act 1958*.

Money

14. DEPOSIT

- 14.1 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.
- 14.2 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.
- 14.3 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 together with any amounts to be withheld in accordance with general conditions 24 and 25 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.
- 14.4 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.
- 14.5 The stakeholder may pay the deposit and any interest into court if it is reasonable to do so.
- 14.6 Where the purchaser is deemed by section 27(7) of the *Sale of Land Act 1962* to have given the deposit release authorisation referred to in section 27(1), the purchaser is also deemed to have accepted title in the absence of any prior express objection to title.
- 14.7 Payment of the deposit may be made or tendered:
 - (a) in cash up to \$1,000 or 0.2% of the price, whichever is greater; or
 - (b) by cheque drawn on an authorised deposit-taking institution; or
 - (c) by electronic funds transfer to a recipient having the appropriate facilities for receipt.

However, unless otherwise agreed:

- (d) payment may not be made by credit card, debit card or any other financial transfer system that allows for any chargeback or funds reversal other than for fraud or mistaken payment, and
- (e) any financial transfer or similar fees or deductions from the funds transferred, other than any fees charged by the recipient's authorised deposit-taking institution, must be paid by the remitter.
- 14.8 Payment by electronic funds transfer is made when cleared funds are received in the recipient's bank account.
- 14.9 Before the funds are electronically transferred the intended recipient must be notified in writing and given sufficient particulars to readily identify the relevant transaction.
- 14.10 As soon as the funds have been electronically transferred the intended recipient must be provided with the relevant transaction number or reference details.
- 14.11 For the purpose of this general condition 'authorised deposit-taking institution' means a body corporate for which an authority under section 9(3) of the *Banking Act 1959 (Cth)* is in force.

15. DEPOSIT BOND

- 15.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 15.2 In this general condition "deposit bond" means an irrevocable undertaking to pay on demand an amount equal to the deposit or any unpaid part of the deposit. The issuer and the form of the deposit bond must be satisfactory to the vendor. The deposit bond must have an expiry date at least 45 days after the due date for settlement.
- 15.3 The purchaser may deliver a deposit bond to the vendor's estate agent, legal practitioner or conveyancer within 7 days after the day of sale.
- 15.4 The purchaser may at least 45 days before a current deposit bond expires deliver a replacement deposit bond on the same terms and conditions.
- 15.5 Where a deposit bond is delivered, the purchaser must pay the deposit to the vendor's legal practitioner or conveyancer on the first to occur of:
 - (a) settlement;
 - (b) the date that is 45 days before the deposit bond or any replacement deposit bond expires;
 - (c) the date on which this contract ends in accordance with general condition 35.2 [default not remedied] following breach by the purchaser; and
 - (d) the date on which the vendor ends this contract by accepting repudiation of it by the purchaser.
- 15.6 The vendor may claim on the deposit bond without prior notice if the purchaser defaults under this contract or repudiates this contract and the contract is ended. The amount paid by the issuer satisfies the obligations of the purchaser under general condition 15.5 to the extent of the payment.
- 15.7 Nothing in this general condition limits the rights of the vendor if the purchaser defaults under this contract or repudiates this contract, except as provided in general condition 15.6.
- 15.8 This general condition is subject to general condition 14.2 [deposit].

16. BANK GUARANTEE

- 16.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 16.2 In this general condition:
 - (a) "bank guarantee" means an unconditional and irrevocable guarantee or undertaking by a bank in a form satisfactory to the vendor to pay on demand any amount under this contract agreed in writing, and
 - (b) "bank" means an authorised deposit-taking institution under the Banking Act 1959 (Cth).
- 16.3 The purchaser may deliver a bank guarantee to the vendor's legal practitioner or conveyancer.
- 16.4 The purchaser must pay the amount secured by the bank guarantee to the vendor's legal practitioner or conveyancer on the first to occur of:
 - (a) settlement;
 - (b) the date that is 45 days before the bank guarantee expires;
 - (c) the date on which this contract ends in accordance with general condition 35.2 [default not remedied] following breach by the purchaser; and
 - (d) the date on which the vendor ends this contract by accepting repudiation of it by the purchaser.
- 16.5 The vendor must return the bank guarantee document to the purchaser when the purchaser pays the amount secured by the bank guarantee in accordance with general condition 16.4.

- 16.6 The vendor may claim on the bank guarantee without prior notice if the purchaser defaults under this contract or repudiates this contract and the contract is ended. The amount paid by the bank satisfies the obligations of the purchaser under general condition 16.4 to the extent of the payment.
- 16.7 Nothing in this general condition limits the rights of the vendor if the purchaser defaults under this contract or repudiates this contract except as provided in general condition 16.6.
- 16.8 This general condition is subject to general condition 14.2 [deposit].

17. SETTLEMENT

- 17.1 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.
- 17.2 Settlement must be conducted between the hours of 10.00 am and 4.00 pm unless the parties agree otherwise.
- 17.3 The purchaser must pay all money other than the deposit in accordance with a written direction of the vendor or the vendor's legal practitioner or conveyancer.

18. ELECTRONIC SETTLEMENT

- 18.1 Settlement and lodgement of the instruments necessary to record the purchaser as registered proprietor of the land will be conducted electronically in accordance with the Electronic Conveyancing National Law. This general condition 18 has priority over any other provision of this contract to the extent of any inconsistency.
- 18.2 A party must immediately give written notice if that party reasonably believes that settlement and lodgement can no longer be conducted electronically. General condition 18 ceases to apply from when such a notice is given.
- 18.3 Each party must:
 - (a) be, or engage a representative who is, a subscriber for the purposes of the Electronic Conveyancing National Law,
 - (b) ensure that all other persons for whom that party is responsible and who are associated with this transaction are, or engage, a subscriber for the purposes of the Electronic Conveyancing National Law, and
 - (c) conduct the transaction in accordance with the Electronic Conveyancing National Law.
- 18.4 The vendor must open the electronic workspace ("workspace") as soon as reasonably practicable and nominate a date and time for settlement. The inclusion of a specific date and time for settlement in a workspace is not of itself a promise to settle on that date or at that time. The workspace is an electronic address for the service of notices and for written communications for the purposes of any electronic transactions legislation.
- 18.5 This general condition 18.5 applies if there is more than one electronic lodgement network operator in respect of the transaction. In this general condition 18.5 "the transaction" means this sale and purchase and any associated transaction involving any of the same subscribers.

To the extent that any interoperability rules governing the relationship between electronic lodgement network operators do not provide otherwise:

- (a) the electronic lodgement network operator to conduct all the financial and lodgement aspects of the transaction after the workspace locks must be one which is willing and able to conduct such aspects of the transaction in accordance with the instructions of all the subscribers in the workspaces of all the electronic lodgement network operators after the workspace locks;
- (b) if two or more electronic lodgement network operators meet that description, one may be selected by purchaser's incoming mortgagee having the highest priority but if there is no mortgagee of the purchaser, the vendor must make the selection.
- 18.6 Settlement occurs when the workspace records that:
 - (a) there has been an exchange of funds or value between the exchange settlement account or accounts in the Reserve Bank of Australia of the relevant financial institutions or their financial settlement agents in accordance with the instructions of the parties; or
 - (b) if there is no exchange of funds or value, the documents necessary to enable the purchaser to become registered proprietor of the land have been accepted for electronic lodgement.
- 18.7 The parties must do everything reasonably necessary to effect settlement:
 - (a) electronically on the next business day, or
 - (b) at the option of either party, otherwise than electronically as soon as possible -

if, after the locking of the workspace at the nominated settlement time, settlement in accordance with general condition 18.6 has not occurred by 4.00 pm, or 6.00 pm if the nominated time for settlement is after 4.00 pm.

18.8 Each party must do everything reasonably necessary to assist the other party to trace and identify the recipient of any missing or mistaken payment and to recover the missing or mistaken payment.

- 18.9 The vendor must before settlement:
 - (a) deliver any keys, security devices and codes ("keys") to the estate agent named in the contract,
 - (b) direct the estate agent to give the keys to the purchaser or the purchaser's nominee on notification of settlement by the vendor, the vendor's subscriber or the electronic lodgement network operator;
 - (c) deliver all other physical documents and items (other than the goods sold by the contract) to which the purchaser is entitled at settlement, and any keys if not delivered to the estate agent, to the vendor's subscriber or, if there is no vendor's subscriber, confirm in writing to the purchaser that the vendor holds those documents, items and keys at the vendor's address set out in the contract, and

give, or direct its subscriber to give, all those documents and items and any such keys to the purchaser or the purchaser's nominee on notification by the electronic lodgement network operator of settlement.

19. GST

- 19.1 The purchaser does not have to pay the vendor any amount in respect of GST in addition to the price if the particulars of sale specify that the price includes GST (if any).
- 19.2 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:
 - (a) the particulars of sale specify that GST (if any) must be paid in addition to the price; or
 - (b) GST is payable 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
 - (c) 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 part of it) does not satisfy the requirements of section 38-480 of the GST Act; or
 - (d) the particulars of sale specify that the supply made under this contract is of a going concern and the supply (or a part of it) does not satisfy the requirements of section 38-325 of the GST Act.
- 19.3 The purchaser is not obliged to pay any GST under this contract until a tax invoice has been given to the purchaser.
- 19.4 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.
- 19.5 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.
- 19.6 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.
- 19.7 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.

20. LOAN

- 20.1 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.
- 20.2 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, together with written evidence of rejection or non-approval of the loan, 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.
- 20.3 All money must be immediately refunded to the purchaser if the contract is ended.

21. BUILDING REPORT

- 21.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 21.2 The purchaser may end this contract within 14 days from the day of sale if the purchaser:
 - (a) obtains a written report from a registered building practitioner or architect which discloses a current defect in a structure on the land and designates it as a major building defect;

- (b) gives the vendor a copy of the report and a written notice ending this contract; and
- (c) is not then in default.
- 21.3 All money paid must be immediately refunded to the purchaser if the contract ends in accordance with this general condition.
- 21.4 A notice under this general condition may be served on the vendor's legal practitioner, conveyancer or estate agent even if the estate agent's authority has formally expired at the time of service.
- 21.5 The registered building practitioner may inspect the property at any reasonable time for the purpose of preparing the report.

22. PEST REPORT

- 22.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 22.2 The purchaser may end this contract within 14 days from the day of sale if the purchaser:
 - (a) obtains a written report from a pest control operator licensed under Victorian law which discloses a current pest infestation on the land and designates it as a major infestation affecting the structure of a building on the land;
 - (b) gives the vendor a copy of the report and a written notice ending this contract; and
 - (c) is not then in default.
- 22.3 All money paid must be immediately refunded to the purchaser if the contract ends in accordance with this general condition.
- 22.4 A notice under this general condition may be served on the vendor's legal practitioner, conveyancer or estate agent even if the estate agent's authority has formally expired at the time of service.
- 22.5 The pest control operator may inspect the property at any reasonable time for the purpose of preparing the report.

23. ADJUSTMENTS

- 23.1 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.
- 23.2 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.
- 23.3 The purchaser must provide copies of all certificates and other information used to calculate the adjustments under general condition 23, if requested by the vendor.

24. FOREIGN RESIDENT CAPITAL GAINS WITHHOLDING

- 24.1 Words defined or used in Subdivision 14-D of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* have the same meaning in this general condition unless the context requires otherwise.
- 24.2 Every vendor under this contract is a foreign resident for the purposes of this general condition unless the vendor gives the purchaser a clearance certificate issued by the Commissioner under section 14-220 (1) of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*. The specified period in the clearance certificate must include the actual date of settlement.
- 24.3 The remaining provisions of this general condition 24 only apply if the purchaser is required to pay the Commissioner an amount in accordance with section 14-200(3) or section 14-235 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* ("the amount") because one or more of the vendors is a foreign resident, the property has or will have a market value not less than the amount set out in section 14-215 of the legislation just after the transaction, and the transaction is not excluded under section 14-215(1) of the legislation.
- 24.4 The amount is to be deducted from the vendor's entitlement to the contract consideration. The vendor must pay to the purchaser at settlement such part of the amount as is represented by non-monetary consideration.
- 24.5 The purchaser must:
 - (a) engage a legal practitioner or conveyancer ("representative") to conduct all the legal aspects of settlement, including the performance of the purchaser's obligations under the legislation and this general condition; and
 - (b) ensure that the representative does so.
- 24.6 The terms of the representative's engagement are taken to include instructions to have regard to the vendor's interests and instructions that the representative must:
 - pay, or ensure payment of, the amount to the Commissioner in the manner required by the Commissioner and as soon as reasonably and practicably possible, from moneys under the control or direction of the representative in accordance with this general condition if the sale of the property settles;
 - (b) promptly provide the vendor with proof of payment; and
 - (c) otherwise comply, or ensure compliance, with this general condition;

despite:

- (d) any contrary instructions, other than from both the purchaser and the vendor; and
- (e) any other provision in this contract to the contrary.
- 24.7 The representative is taken to have complied with the requirements of general condition 24.6 if:
 - (a) the settlement is conducted through an electronic lodgement network; and
 - (b) the amount is included in the settlement statement requiring payment to the Commissioner in respect of this transaction.
- 24.8 Any clearance certificate or document evidencing variation of the amount in accordance with section 14-235(2) of Schedule 1 to the *Taxation Administration Act 1953 (Cth*) must be given to the purchaser at least 5 business days before the due date for settlement.
- 24.9 The vendor must provide the purchaser with such information as the purchaser requires to comply with the purchaser's obligation to pay the amount in accordance with section 14-200 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*. The information must be provided within 5 business days of request by the purchaser. The vendor warrants that the information the vendor provides is true and correct.
- 24.10 The purchaser is responsible for any penalties or interest payable to the Commissioner on account of late payment of the amount.

25. GST WITHHOLDING

- 25.1 Words and expressions defined or used in Subdivision 14-E of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* or in *A New Tax System (Goods and Services Tax) Act 1999 (Cth)* have the same meaning in this general condition unless the context requires otherwise. Words and expressions first used in this general condition and shown in italics and marked with an asterisk are defined or described in at least one of those Acts.
- 25.2 The purchaser must notify the vendor in writing of the name of the recipient of the *supply for the purposes of section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* at least 21 days before the due date for settlement unless the recipient is the purchaser named in the contract.
- 25.3 The vendor must at least 14 days before the due date for settlement provide the purchaser and any person nominated by the purchaser under general condition 4 with a GST withholding notice in accordance with section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*, and must provide all information required by the purchaser or any person so nominated to confirm the accuracy of the notice.
- 25.4 The remaining provisions of this general condition 25 apply if the purchaser is or may be required to pay the Commissioner an *amount in accordance with section 14-250 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* because the property is *new residential premises or *potential residential land in either case falling within the parameters of that section, and also if the sale attracts the operation of section 14-255 of the legislation. Nothing in this general condition 25 is to be taken as relieving the vendor from compliance with section 14-255.
- 25.5 The amount is to be deducted from the vendor's entitlement to the contract *consideration and is then taken to be paid to the vendor, whether or not the vendor provides the purchaser with a GST withholding notice in accordance with section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*. The vendor must pay to the purchaser at settlement such part of the amount as is represented by non-monetary consideration.
- 25.6 The purchaser must:
 - (a) engage a legal practitioner or conveyancer ("representative") to conduct all the legal aspects of settlement, including the performance of the purchaser's obligations under the legislation and this general condition; and
 - (b) ensure that the representative does so.
- 25.7 The terms of the representative's engagement are taken to include instructions to have regard to the vendor's interests relating to the payment of the amount to the Commissioner and instructions that the representative must:
 - (a) pay, or ensure payment of, the amount to the Commissioner in the manner required by the Commissioner and as soon as reasonably and practicably possible, from moneys under the control or direction of the representative in accordance with this general condition on settlement of the sale of the property;
 - (b) promptly provide the vendor with evidence of payment, including any notification or other document provided by the purchaser to the Commissioner relating to payment; and
 - (c) otherwise comply, or ensure compliance, with this general condition;

despite:

- (d) any contrary instructions, other than from both the purchaser and the vendor; and
- (e) any other provision in this contract to the contrary.
- 25.8 The representative is taken to have complied with the requirements of general condition 25.7 if:
 - (a) settlement is conducted through an electronic lodgement network; and
 - (b) the amount is included in the settlement statement requiring payment to the Commissioner in respect of this transaction.

- 25.9 The purchaser may at settlement give the vendor a bank cheque for the amount in accordance with section 16-30 (3) of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*, but only if:
 - (a) so agreed by the vendor in writing; and
 - (b) the settlement is not conducted through an electronic lodgement network.

However, if the purchaser gives the bank cheque in accordance with this general condition 25.9, the vendor must:

- (c) immediately after settlement provide the bank cheque to the Commissioner to pay the amount in relation to the supply; and
- (d) give the purchaser a receipt for the bank cheque which identifies the transaction and includes particulars of the bank cheque, at the same time the purchaser gives the vendor the bank cheque.
- 25.10 A party must provide the other party with such information as the other party requires to:
 - (a) decide if an amount is required to be paid or the quantum of it, or
 - (b) comply with the purchaser's obligation to pay the amount,

in accordance with section 14-250 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*. The information must be provided within 5 business days of a written request. The party providing the information warrants that it is true and correct.

- 25.11 The vendor warrants that:
 - (a) at settlement, the property is not new residential premises or potential residential land in either case falling within the parameters of section 14-250 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* if the vendor gives the purchaser a written notice under section 14-255 to the effect that the purchaser will not be required to make a payment under section 14-250 in respect of the supply, or fails to give a written notice as required by and within the time specified in section 14-255; and
 - (b) the amount described in a written notice given by the vendor to the purchaser under section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* is the correct amount required to be paid under section 14-250 of the legislation.
- 25.12 The purchaser is responsible for any penalties or interest payable to the Commissioner on account of non-payment or late payment of the amount, except to the extent that:
 - (a) the penalties or interest arise from any failure on the part of the vendor, including breach of a warranty in general condition 25.11; or
 - (b) the purchaser has a reasonable belief that the property is neither new residential premises nor potential residential land requiring the purchaser to pay an amount to the Commissioner in accordance with section 14-250 (1) of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*.

The vendor is responsible for any penalties or interest payable to the Commissioner on account of non-payment or late payment of the amount if either exception applies.

Transactional

26. TIME & CO OPERATION

- 26.1 Time is of the essence of this contract.
- 26.2 Time is extended until the next business day if the time for performing any action falls on a day which is not a business day.
- 26.3 Each party must do all things reasonably necessary to enable this contract to proceed to settlement, and must act in a prompt and efficient manner.
- 26.4 Any unfulfilled obligation will not merge on settlement.

27. SERVICE

- 27.1 Any document required to be served by or on any party may be served by or on the legal practitioner or conveyancer for that party.
- 27.2 A cooling off notice under section 31 of the Sale of Land Act 1962 or a notice under general condition 20 [loan approval], 21 [building report] or 22 [pest report] may be served on the vendor's legal practitioner, conveyancer or estate agent even if the estate agent's authority has formally expired at the time of service.
- 27.3 A document is sufficiently served:
 - (a) personally, or
 - (b) by pre-paid post, or
 - (c) in any manner authorized by law or by the Supreme Court for service of documents, including any manner authorised for service on or by a legal practitioner, whether or not the person serving or receiving the document is a legal practitioner, or
 - (d) by email.

- 27.4 Any document properly sent by:
 - (a) express post is taken to have been served on the next business day after posting, unless proved otherwise;
 - (b) priority post is taken to have been served on the fourth business day after posting, unless proved otherwise;
 - (c) regular post is taken to have been served on the sixth business day after posting, unless proved otherwise;
 - (d) 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.
- 27.5 In this contract 'document' includes 'demand' and 'notice', 'serve' includes 'give', and 'served' and 'service' have corresponding meanings.

28. NOTICES

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

29. 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.

30. TERMS CONTRACT

- 30.1 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.
- 30.2 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;
 - 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;
 - 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.

31. LOSS OR DAMAGE BEFORE SETTLEMENT

- 31.1 The vendor carries the risk of loss or damage to the property until settlement.
- 31.2 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.
- 31.3 The purchaser must not delay settlement because one or more of the goods is not in the condition required by general condition 31.2, but may claim compensation from the vendor after settlement.
- 31.4 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 31.2 at settlement.
- 31.5 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.

31.6 The stakeholder must pay the amounts referred to in general condition 31.5 in accordance with the determination of the dispute, including any order for payment of the costs of the resolution of the dispute.

32. 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

33. 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 at settlement on any money owing under the contract during the period of default, without affecting any other rights of the offended party.

34. DEFAULT NOTICE

- 34.1 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.
- 34.2 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.

35. DEFAULT NOT REMEDIED

- 35.1 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.
- 35.2 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.
- 35.3 If the contract ends by a default notice given by the purchaser:
 - 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.
- 35.4 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.
- 35.5 The ending of the contract does not affect the rights of the offended party as a consequence of the default.

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SPECIAL CONDITIONS

1 **DEFINITIONS**

In this Contract, capitalised terms have the meaning given to them in the Particulars of Sale, and, unless the context otherwise requires:

- 1.1 "**Bank**" means an authorised deposit-taking institution as defined in the *Banking Act 1959* (Cth).
- 1.2 "Bank Guarantee" means an unconditional and irrevocable bank guarantee issued by one of Citibank Limited, Westpac Banking Corporation, St George Bank Limited, National Australia Bank Limited, Commonwealth Bank of Australia Limited, Bankwest, Australia and New Zealand Banking Group Limited, HSBC Bank Australia, Macquarie Bank Limited or Suncorp Metway Ltd or such other financial institution approved by the Vendor from time to time, in a form and on terms which are acceptable to the Vendor in its absolute discretion.
- 1.3 "Claim" includes:
 - 1.3.1 any claim, objection, requisition, notice, demand, action, proceeding, litigation, investigation or judgment, whether based in contract, tort, statute or otherwise; and
 - 1.3.2 any delay in Settlement or rescission or termination of this Contract or attempt to do so.
- 1.4 **"Contract**" means this contract of sale of real estate, including the Particulars of Sale, General Conditions, Special Conditions, Schedules and annexures (if any) and attachments to this contract.
- 1.5 "Corporations Act" means the Corporations Act 2001 (Cth).
- 1.6 "**Council**" means Casey City Council.
- 1.7 **"Default Interest**" means interest calculated at the rate of 15% per annum.
- 1.8 **"Deposit Bond**" means an unconditional and irrevocable deposit bond issued by Aussie Bonds Australia Pty Ltd, Deposit Bonds Australia Pty Limited or Deposit Underwriters Pty Limited and underwritten by QBE Insurance (Australia) Ltd, or by an insurer otherwise approved by the Vendor, in a form and on terms which are acceptable to the Vendor in its absolute discretion.
- 1.9 "**Design and Siting Guidelines**" means the design and siting guidelines in the form or substantially in the form of those attached to the Vendor's Statement or as provided by the Vendor to the Purchaser from time to time.
- 1.10 **"Development Land**" means all the land described in certificates of title volume 11642 folio 391 including any lot, reserve, road or otherwise created upon subdivision of that land.
- 1.11 **"FIRB**" means the Foreign Investment Review Board.
- 1.12 **"FIRB Application"** means a notice of the Purchaser's intention to purchase the Property made and delivered pursuant to the Takeovers Act in the prescribed form and in accordance with any current guidelines regarding Australian foreign investment policy.
- 1.13 **"FIRB Approval Date**" means a day that is 50 days after the date of this Contract.
- 1.14 **"Foreign Person**" means a foreign person as defined in the Takeovers Act.

- 1.15 "**GST**" has the same meaning as defined in the GST Law and also includes penalties and interest.
- 1.16 "GST Act" means the A New Tax System (Goods and Services Tax) Act 1999 (Cth).
- 1.17 "GST Law" has the same meaning as defined in the GST Act.
- 1.18 **"Law**" means any law, rule, Act, ordinance, regulation, by-law, local law, order, statutory instrument, control, restriction, direction, notice or proclamation and includes the requirements of any municipal or statutory body or any permit, planning scheme or approval affecting the Land.
- 1.19 "Loss" means any liability, charge, claim, loss, damage, expense or cost including any legal costs on a solicitor/client basis.
- 1.20 "**Plan**" means Plan of Subdivision PS836532D a copy of which is annexed to the Vendor's Statement.
- 1.21 "**Planning Permit**" means planning permit PInA01047/15.A issued on 19 August 2019 and any other planning permit issued for the use and/or development of the Development Land, or any part of the Development Land of which the Land is a part, issued by the Council (as amended from time to time).
- 1.22 **"Property**" means the Land and any improvements on the Land.
- 1.23 "**Purchaser's Warranties**" means the Purchaser's warranties referred to in Special Condition 15.1.
- 1.24 "**Related Body Corporate**" means the same as "Related Body Corporate" means in the Corporations Act.
- 1.25 "**Representatives**" means all employees, agents, officers and successors in title of the relevant party.
- 1.26 **"Restrictions**" means the restrictions, building envelopes, and the building envelope profiles forming part of the Plan, some or all of which may be included in a memorandum of common provisions which may be incorporated into the Plan.
- 1.27 "Sales Material" means any marketing or sales publications, price lists, concept and other plans, and advertisements issued by or on behalf of the Vendor or any Related Body Corporate.
- 1.28 "Section 173 Agreement" means an agreement under Section 173 of the *Planning and Environment Act 1987* (Vic).
- 1.29 "**Settlement**" means the acceptance of title and payment by the Purchaser of the Price and all other money due to the Vendor under this Contract.
- 1.30 "Settlement Date" means the date Settlement occurs.
- 1.31 **"Takeovers Act**" means the *Foreign Acquisitions and Takeovers Act* 1975 (Cth).
- 1.32 **"Treasurer**" means the Treasurer of the Commonwealth of Australia.
- 1.33 **"Transfer**" means the instrument of transfer of land to the Purchaser.
- 1.34 "Vendor's Lawyers" means Belleli King & Associates of First Floor, 9-11 Pultney Street, Dandenong.

1.35 "**Vendor's Statement**" means the statement made by the Vendor under section 32 of the *Sale of Land Act 1962* (Vic), a copy of which is attached to this Contract.

2 INTERPRETATION

In this Contract, unless the context otherwise requires:

- 2.1 A reference to:
 - 2.1.1 the singular includes the plural and vice versa;
 - 2.1.2 words that suggest one gender include other genders;
 - 2.1.3 a document or instrument, including this Contract, includes that document or instrument as novated, altered or replaced;
 - 2.1.4 a person includes any type of entity or body of persons whether or not it is incorporated or has a separate legal identity and any executor, administrator or successor in law of that person;
 - 2.1.5 a party includes that party's substitutes and assigns provided that the substitution or assignment complies with this Contract and is effective under any applicable law;
 - 2.1.6 anything includes any part of it; and
 - 2.1.7 a statute, code or other Law includes regulations and other instruments made under it and includes consolidations, amendments, re-enactments or replacements of any of them.
- 2.2 Where a word or expression is defined, other parts of speech and grammatical forms of that word or expression have a corresponding meaning.
- 2.3 All monetary amounts are in Australian dollars.
- 2.4 Headings and the provision of a table of contents are for convenience only and do not affect the interpretation of this Contract.
- 2.5 Any word or expression that is defined in the GST Law has the same meaning in this Contract.

3 GENERAL CONDITIONS DELETED OR AMENDED

- 3.1 General Condition 10 (Transfer & Duty) is deleted and replaced with Special Condition 13.
- 3.2 General Condition 12 (Builder warranty insurance) is deleted.
- 3.3 General Condition 17.2 (Settlement) is amended by adding a new sentence at the end of the condition as follows: A Settlement that occurs after 4pm, will unless the Vendor agrees otherwise, be treated as having occurred at 10am the following day.
- 3.4 General Condition 14.3 (Money) is deleted and replaced with Special Condition 43.
- 3.5 General Condition 19 (GST) is deleted and replaced with Special Condition 16.
- 3.6 General Condition 20 (Loan) is deleted and replaced with Special Condition 42.
- 3.7 General Condition 23 (Adjustments) is deleted and replaced with Special Condition 18.

- 3.8 General Condition 4 (Nominee) is deleted and replaced with Special Condition 5.
- 3.9 General Condition 3 (Guarantee) is deleted and replaced with Special Condition 4.
- 3.10 General Condition 31 (Loss or damage before Settlement) is deleted and replaced with Special Condition 10.
- 3.11 General Conditions 32 (Breach) and 33 (Interest) are deleted and replaced with Special Condition 9.
- 3.12 General Condition 35.4(a) is amended to read as follows:

"an amount equal to 10% of the price is forfeited to the vendor as the vendor's absolute property."

4 GUARANTEE

Should the Purchaser be a company then the Purchaser shall forthwith arrange for the Directors of the Purchaser as at the date hereof to guarantee the payment of the purchase money and any other moneys payable under this Contract or any Mortgage entered into pursuant to the terms hereof or the provisions of the *Sale of Land Act 1962* (Vic) (as amended) by the Purchaser and the performance and observance by the Purchaser under this Contract or any such mortgage. The form of guarantee shall be in or to the effect of the attached form of guarantee and completed with the said Directors full name and address and with the particulars of this Contract. The Purchaser shall deliver such completed Guarantee duly executed by all the Purchaser's directors at the same time as entering into this Contract and non-delivery within such period shall constitute default by the Purchaser.

5 NOMINATION

- 5.1 If the Purchaser buys as agent on behalf of a principal the Purchaser in addition to the principal shall remain personally liable under this Contract.
- 5.2 The parties hereto hereby agree that at the written request of the Purchaser and upon the Purchaser producing to the Vendor within 14 days of the date hereof a Contract ("the substituted Contract") identical in all its terms and conditions (save as hereinafter provided) to this Contract ("the present Contract") such substituted Contract being executed as Purchaser by the persons ("the substituted Purchaser") nominated by the Purchaser named in the present Contract, then the Vendor shall execute such substituted Contract and the parts thereof shall be exchanged and the present Contract shall, ipso facto, be and be deemed to be cancelled subject to the following:
 - (a) All moneys previously paid by the Purchaser under the present Contract shall be credited as having been paid by the substituted Purchaser to the Vendor under the substituted Contract; and
 - (b) The Purchaser under the present Contract will:
 - (i) indemnify and keep indemnified the Vendor free and against any claim or claims hereafter made or to be made against the Vendor arising howsoever under the provisions of the present Contract or of the substituted Contract and the inclusion herein at the request of the Purchaser of this special condition;
 - (ii) guarantee and indemnify the due performance by the substituted Purchaser of the substituted Purchaser's' obligations under the Guarantee and Indemnify annexed hereto;
 - (iii) pay any additional legal costs incurred by the Vendor arising out of the foregoing arrangements.

<u>PROVIDED ALWAYS</u> that <u>IT IS HEREBY AGREED</u> that the substituted Contract shall vary from the present Contract in the following respects:

- (a) the purchaser named therein shall be the substituted Purchaser;
- (b) this special condition relating to the ability to nominate a substituted purchaser shall be omitted therefrom;
- (c) the substituted Contract shall provide for an adjustment of the date upon which the substituted Purchaser under the substituted Contract:
 - (i) becomes responsible for any notice or orders relating to the Property;
 - (ii) accepts the adjustment of the outgoings;
 - (iii) carries the risk of loss and damage to the Property;

so as to correspond with the date or dates applicable under the present Contract;

(d) the substituted Contract shall provide that the substituted Purchaser is deemed to have accepted title and shall not be entitled to make requisitions thereon.

6 ACKNOWLEDGEMENTS BY PURCHASER

The Purchaser acknowledges that prior to paying the initial deposit or signing this Contract or any Agreement or document in respect of the sale hereby effected which is legally binding upon or intended legally to bind the Purchaser, the Purchaser has been given a statement in writing containing the particulars required by Section 51 of the *Estate Agents Act 1980* (Vic), as amended, receipt of a copy of this Contract of Sale in compliance with Section 53 of the said Act and a statement in writing containing the particulars required by Section 32 of the *Sale of Land Act 1962* (Vic). Any condition contained in the referred to Vendor statement shall be deemed as part of the special conditions contained herein.

7 DEPOSIT

The parties agree that the initial deposit will be paid to or transferred to the Vendor's Lawyers within the time required by this contract and it must be held by the Vendor's Lawyers on trust for the Purchaser until the registration of the Plan. The Vendor and Purchaser authorise the Vendor's Lawyers at the absolute discretion of the Vendor's Lawyers to invest the initial deposit in a separate interest bearing trust account at a bank. Within 7 days after the day of sale the Purchaser must give the Purchaser's Tax File Number to the Vendor's Lawyers and such other documentation necessary to give effect to this special condition. The Purchaser must not make any claim on the Vendor's Lawyers for any matter arising out of this special condition. The interest will belong to the Vendor unless the Purchaser becomes entitled to a refund of the deposit. If this happens then subject to the following sentence, interest will belong to the Purchaser. If the Purchaser fails to provide its Tax File Number all interest will belong to the Vendor even if the Purchaser becomes entitled to a refund of the deposit.

8 DEPOSIT BY BANK GUARANTEE OR DEPOSIT BOND

8.1 **Payment by Bank Guarantee or Deposit Bond**

The Deposit must be paid by the Purchaser in cash or by cheque drawn on an Australian Bank. However, if the Vendor agrees, payment of all or part of the Deposit may be secured:

- 8.1.1 by means of a Bank Guarantee; or
- 8.1.2 a Deposit Bond.

8.2 **Payment at Settlement**

If the Purchaser secures payment of the Deposit or any part of it by way of a Bank Guarantee or Deposit Bond in accordance with Special Condition 8.1, then, Settlement must take place on the basis that the Purchaser must pay to the Vendor 100% of the Price (less any amount of the Deposit paid in cash or by cheque) by way of cash or bank cheque in accordance with the terms of this Contract. Upon receipt of the cash or bank cheque at Settlement, the Vendor must return to the Purchaser the Bank Guarantee or Deposit Bond (as the case may be).

8.3 **Replacement Bank Guarantee or Deposit Bond**

If the Deposit Bond or Bank Guarantee that has an expiry date, the Purchaser must deliver a replacement Deposit Bond or Bank Guarantee to the Vendor no later than 45 days before the expiry date.

8.4 **Insolvency of issuer**

Should an Insolvency Event occur in relation to the party who has issued the Deposit Bond or Bank Guarantee, the Purchaser must deliver a replacement Deposit Bond or Bank Guarantee to the Vendor within 7 days of the Vendor's request for such a replacement.

8.5 **Purchaser's default**

Subject to General Condition 34, if the Purchaser is in default under any provision of this Contract and does not remedy the default, then, the Vendor will be entitled to:

- 8.5.1 rescind this Contract; and
- 8.5.2 exercise its rights under the Bank Guarantee or Deposit Bond (as the case may be).

8.6 **Compliance with Sale of Land Act 1962**

The Vendor and Purchaser agree that the moneys paid out from the Bank Guarantee or Deposit Bond, including any replacement of that Bank Guarantee or Deposit Bond, are deemed to form all or part (as the case may be) of the cash Deposit under this Contract, and must be dealt with in accordance with the terms of this Contract and the *Sale of Land Act 1962* (Vic).

9 DEFAULT

9.1 **Costs on default**

If the Purchaser breaches this Contract, without limiting any other rights or remedies the Vendor may have against the Purchaser, the Purchaser must pay or reimburse the Vendor on demand:

- 9.1.1 all costs, charges and expenses incurred, whether directly or indirectly, by the Vendor as a result of the breach, including any legal costs on a solicitor and client basis; and
- 9.1.2 any other money payable under this Contract.

9.2 Interest on default

9.2.1 If the Purchaser defaults in payment of any money due under this Contract, the Purchaser must pay to the Vendor Default Interest on the money overdue during the period of default without the need for any demand and without prejudice to any other rights of the Vendor.

9.3 **Insolvency**

It is hereby agrees and declared that if:

- (a) The Purchaser suffers, commits or be involved in an act of bankruptcy or assigns her estate for the benefit of her creditors or proposes or enters into a composition or arrange with her creditors; or
- (b) a receiver or a receiver and manager or an official manager of the Purchaser's assets or undertaking or any part thereof is appointed; or
- (c) execution shall be levied against any of the assets or undertaking of the Purchaser; or
- (d) being a company a petition is presented for the winding up of the Purchaser.

Then in any of such events the Purchaser shall be deemed to be in default under this Contract and the Vendor without prejudice to and in addition to any other right or remedy shall have the option (to be exercised by notice in writing) either rescind this Contract, or (subject to the prior approval by the Registrar of Titles of the relevant Plan of Subdivision) to require the whole of the balance of purchase monies then unpaid together with interest thereon calculated in the manner set out in this Contract to the end of the current period for calculation of interest and any other monies which the Purchaser may now or later be indebted or liable to the Vendor under the terms of this Contract to become due and payable on the date following such notice.

10 CONDITION, RISK, IDENTITY AND USE OF PROPERTY

10.1 Condition

- 10.1.1 The Purchaser buys the Property in its condition on the Day of Sale.
- 10.1.2 The Purchaser carries the risk of loss or damage to the Property from the Day of Sale.
- 10.1.3 The Purchaser relied on its own enquiries about the nature, quality and condition of the Property in entering into this Contract.
- 10.1.4 If any buildings or improvements fail to comply with any applicable Law, this does not constitute a defect in the Vendor's title, or affect the validity of this Contract.

10.2 No warranty

The Purchaser acknowledges that no information representation or warranty of the Vendor or the Vendor's agent was supplied or made with the intention or knowledge that it would be relied upon by the Purchaser and that no information representation or warranty has in fact been so relied upon and that this Contract is the sole and full repository of the agreement between the Vendor and the Vendor's agent on the one hand and the Purchaser on the other hand.

10.3 Acknowledgment

The property is sold subject to any restrictions as to user under any order, plan, scheme, regulation or by-law contained in or made pursuant to the provisions of any legislation. No such restriction shall constitute a defect in the Vendor's Title and the Purchaser shall not make any requisition or objection nor be entitled to any compensation from the Vendor in respect thereof.

10.4 Indemnity

The Purchaser must indemnify hold harmless and keep indemnified the Vendor and the Representatives of the Vendor against any Loss or Claim that the Vendor and the

Representatives of the Vendor directly or indirectly suffer, incur, pay or are liable for which results in any way from the existence of any contaminant on or emanating from the Property including any actions based on injury to any person, corporation, property or segment of the environment.

10.5 No Claim

The Purchaser must not:

- 10.5.1 make any Claim or require the Vendor to take or refrain from taking any action because of any matter referred to in this Special Condition; or
- 10.5.2 require the Vendor to pay all or any part of the cost of making any alteration to the Property to ensure it is fit for any particular purpose, are free from defect or comply with any applicable Law.

11 FOREIGN INVESTMENT

11.1 Warranty

Unless the Purchaser has stated in the Particulars of Sale that the Purchaser is a Foreign Person, the Purchaser warrants that the Purchaser has not breached the Takeovers Act by entering into this Contract.

11.2 Consequences

- 11.2.1 If the warranty in Special Condition 11.1 is untrue:
 - (a) the Vendor may rescind this Contract and retain the Deposit and any Interest; and
 - (b) the Purchaser must indemnify hold harmless and keep indemnified the Vendor against any Loss or Claim that the Vendor suffers, incurs or is liable for as a result of any breach of this Special Condition.

12 FIRB APPROVAL

12.1 Condition subsequent

If the Purchaser is a Foreign Person, then this Contract is subject to the condition subsequent that on or before 5.00pm on the FIRB Approval Date, the Treasurer either:

- 12.1.1 advises that it does not object to entry into this Contract by the Purchaser; or
- 12.1.2 is no longer empowered to make an order or decision under the Takeovers Act concerning the acquisition of the Property.

12.2 Application by Purchaser

The Purchaser must:

- 12.2.1 produce evidence to the Vendor that the Purchaser has delivered to the Treasurer, the FIRB Application;
- 12.2.2 promptly do all things required by the Treasurer or which, in the Vendor's opinion, are desirable to satisfy Special Condition 12.1;
- 12.2.3 not withdraw the FIRB Application or do anything which may jeopardise satisfaction of Special Condition 12.1; and

12.2.4 use its best endeavours to satisfy Special Condition 12.1 as soon as possible.

12.3 Vendor to be kept informed

The Purchaser must keep the Vendor informed of the progress of the FIRB Application and promptly deliver to the Vendor copies of:

- 12.3.1 the FIRB Application and all relevant documents;
- 12.3.2 all amendments or variations to the FIRB Application;
- 12.3.3 all communications received or transmitted by the Purchaser concerning the FIRB Application including, without limitation, written details of all verbal communications; and
- 12.3.4 all orders or decisions made by the Treasurer.

12.4 Vendor may communicate with Treasurer

The Vendor may communicate with the Treasurer about the FIRB Application and any order or decision of the Treasurer concerning it. The Purchaser must provide the Vendor with all things required by the Vendor to enable the exercise of its rights under this Special Condition.

12.5 **Failure of condition**

If on or before the FIRB Approval Date the Treasurer:

- 12.5.1 makes an order prohibiting the Purchaser's acquisition of the Property;
- 12.5.2 makes a decision that the Treasurer objects to entry into this Contract by the Purchaser;
- 12.5.3 extends the examination period for the FIRB Application beyond the FIRB Approval Date by issuing an interim order under the Takeovers Act; or
- 12.5.4 makes a conditional order or approval with conditions that are unsatisfactory to the Purchaser;

then either the Vendor or the Purchaser may terminate this Contract by written notice to the other party. In that event, all moneys paid by the Purchaser must be refunded to the Purchaser.

12.6 Where conditional approval given

- 12.6.1 The Purchaser acknowledges that the Treasurer may grant approval to the FIRB Application subject to a condition to the effect that the Purchaser builds or causes a dwelling to be built and completed on the Property within specified time frames. The Purchaser confirms and agrees that such a condition is a condition which is satisfactory and acceptable to the Purchaser.
- 12.6.2 If the Treasurer makes a conditional order or approval with conditions that are satisfactory to the Purchaser, then the Purchaser must use its best endeavours to comply with the conditions.

12.7 Breach by Purchaser

For the avoidance of doubt, the parties confirm and agree that if:

- 12.7.1 the Purchaser breaches any part of this Special Condition; or
- 12.7.2 due to any action or inaction by the Purchaser, the FIRB Application is not lodged within 7 days after the Day of Sale; and
- 12.7.3 the Treasurer does not grant approval to the Purchaser's acquisition of the Property by the FIRB Approval Date;

then, the Vendor will be entitled to immediately terminate this Contract by notice in writing to the Purchaser. In that event, the Purchaser will not be entitled to a refund of the moneys paid by the Purchaser, and such moneys will instead be forfeited to the Vendor.

13 TRANSFER & DUTY

- 13.1 The Purchaser must prepare and deliver to the Vendor at least 7 days before the due date for settlement any paper transfer of land document which is necessary for this transaction. The delivery of the transfer of land document is not acceptance of title.
- 13.2 Where applicable, at least 7 days before the due date for settlement, the transfer of land must be created by the Purchaser's representative in the workspace.
- 13.3 The Vendor will initiate the Duties Online or other form required by the State Revenue Office in respect of this transaction as soon as reasonably practicable ("the DOL Form"). At least 5 days before the due date for settlement, the Purchaser must:
 - 13.3.1 complete its section of the DOL Form; and
 - 13.3.2 sign the DOL Form and make it ready and available for signature by the Vendor.
- 13.4 The Vendor may delay settlement of this Contract in accordance with special condition 13.5 if the Purchaser (or the Purchaser's representative) does not comply with:
 - 13.4.1 Special condition 13.2; or
 - 13.4.2 Special condition 13.3.
- 13.5 The Vendor may settle this Contract on a date (to be determined at the Vendor's discretion) that is on or between the due date for settlement and the date which is 7 days from the date on which the Purchaser has complied with all of its obligations referred to in special condition 13.4.
- 13.6 If settlement is delayed pursuant to special condition 13.5, the Purchaser is deemed to have defaulted in payment of the balance and must pay interest on this amount under special condition 9 from the due date for settlement until Settlement.

14 CONFIDENTIALITY

The Vendor and the Purchaser shall treat as and keep private and confidential all matters relating to the sale of the land by the Vendor to the Purchaser including but not limited to the terms of this contract of sale provided that nothing herein shall prevent either party from making any of the following disclosures:

- (a) The sale of the land by the Vendor provided that the terms of the sale and the sale provisions are not to be disclosed and the identity of the Purchaser is not to be disclosed without the consent of the Purchaser;
- (b) Full disclosure by a party to that party's professional legal or accountancy advisers solely for the purposes of obtaining legal, financial and accountancy advice;

- (c) A disclosure to any other person or authority to which that party is legally obliged to make such a disclosure but only to the extent of that legal obligation;
- (d) In any Court proceedings where such disclosure is deemed by that party to be reasonable and necessary for the purposes of those proceedings and then only to the extent the party reasonably deems the disclosure to be necessary;
- (e) Any disclosure where that disclosure is necessary or reasonably required for the purposes of or which may assist the achievement of anything to be done or not to be done pursuant to the terms of this contract of sale or any actual or proposed application for development of the land by the Purchaser.

15 PURCHASER'S WARRANTIES

15.1 Warranties

The Purchaser represents and warrants that from the Day of Sale up to and including the Settlement Date:

- 15.1.1 if the Purchaser is a company, it is a company limited by shares under the Corporations Act;
- 15.1.2 this Contract constitutes binding obligations, enforceable against the Purchaser under its terms;
- 15.1.3 the Purchaser has full legal capacity and power to enter into and perform the Purchaser's obligations under this Contract;
- 15.1.4 all conditions and things required by any applicable Law to be done in order to enable the Purchaser to lawfully to enter into and perform the Purchaser's obligations under this Contract have been done;
- 15.1.5 the entry into and performance of this Contract does not or will not:
 - (a) contravene any applicable Law to which the Purchaser or any of the Purchaser's property is subject;
 - (b) contravene any approval, authorisation, consent or exemption required by any applicable Law;
 - (c) contravene any undertaking or instrument binding on the Purchaser or any of the Purchaser's property; or
 - (d) if the Purchaser is a company, contravene any provisions of the Purchaser's constitution; and

15.2 Vendor's investigations

- 15.2.1 The Purchaser's Warranties will not be modified, discharged, extinguished or affected by any investigation made or information acquired by or on behalf of the Vendor.
- 15.2.2 The Purchaser's Warranties are continuing warranties and do not merge on Settlement but remain in full force and effect.

15.3 Reliance

The Purchaser acknowledges that the Vendor entered into this Contract in reliance on the Purchaser's Warranties.

15.4 **Prompt disclosure of breach**

The Purchaser must immediately disclose to the Vendor anything which may arise or become known to the Purchaser before Settlement that is a breach of or is inconsistent with any of the Purchaser's Warranties.

15.5 Indemnity

The Purchaser must indemnify hold harmless and keep indemnified the Vendor against any Loss or Claim that the Vendor suffers, incurs or is liable for as a result of any breach of this Special Condition.

16 GST

16.1 **Price inclusive of GST**

- 16.1.1 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".
- 16.1.2 The Purchaser must however pay to the Vendor any GST payable by the Vendor 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.

16.2 Margin scheme

The parties agree that:

- 16.2.1 the Vendor will apply the margin scheme to the supply of the Land under this Contract for the purpose of calculating the Vendor's GST liability on the supply; and
- 16.2.2 the Purchaser will not be entitled to claim any input tax credit for GST paid in respect of the Purchaser's acquisition of the Property as a result of the application of the margin scheme.

17 DUTY INDEMNITY

17.1 No warranty

The Vendor and the Representatives of the Vendor make no representation or warranty as to the amount of duty payable on the Contract, the Transfer and any related document including any instrument of nomination or assignment.

17.2 No reliance

The Purchaser relied on its own enquiries about the amount of duty payable on the Contract, the Transfer and any related document including any instrument of nomination or assignment to enter into this Contract.

17.3 Indemnity

The Purchaser must indemnify hold harmless and keep indemnified the Vendor against any Losses or Claims that the Vendor, the Representatives of the Vendor or the Vendor's Legal Practitioner pay, suffer, incur or are liable for in relation to any duty payable on the Contract, the Transfer and any related document including any instrument of nomination or assignment.

18 ADJUSTMENTS

- 18.1 All rates, taxes (including land tax), assessments and outgoings (collectively referred to as ("the outgoings") in respect of the land shall be adjusted between the Vendor and Purchaser as from the earlier of the day of sale or payment of the initial deposit.
- 18.2 The property is part of land which is part of a subdivision for which outgoings are nominally assessed under a bulk assessment. If there is no separate assessments issued for outgoings for the Property at the settlement date the outgoings attributable to the Property for apportionment purposes shall be that proportion of the total assessment divided equally amongst the number of lots provided for in that assessment from the earlier of the day of sale or payment of the initial deposit.
- 18.3 If a separate assessment for the same period issues to the Purchaser or the Vendor after the settlement date any further adjustment necessary shall be based on the amount payable after deducting any discount for early payment and after allowance being made for any refund made or to be made by the relevant authority. Any such readjustment must be made within 24 months after the settlement date and be accompanied by a copy of the original notice.
- 18.4 The Vendor will pay the outgoings when they are due to be paid and the Purchaser cannot require them to be paid at or before settlement.
- 18.5 Despite special condition 18.4 the outgoings must be apportioned as if they had been paid by the Vendor.
- 18.6 This condition will not merge on the transfer of the Property.
- 18.7 All the outgoings rated, levied, assessed or charged on the Property shall be adjusted and apportioned between the Vendor and the Purchaser as at the day of sale or payment of the initial deposit and reflected in the statement of adjustments. The Purchaser must deliver a statement of adjustments of the outgoings not less than 7 days prior to the Settlement Date together with copies of all rating certificates and other information used to calculate the adjustments, unless the Vendor advises that they will provide the Statement of Adjustments under clause 18.8.
- 18.8 The Purchaser accepts that the Vendor may choose to prepare a Statement Of Adjustments. If the Vendor chooses to prepare the Statement of Adjustments, the Vendor must notify the Purchaser to this effect at least 10 days before the Settlement Date.
- 18.9 If the Vendor prepares a Statement of Adjustments:
 - (a) The Purchaser must deliver all rating certificates to the Vendors Lawyers no later than 7 days before the Settlement date;
 - (b) the Vendor will forward the Statement of Adjustments to the Purchaser or the Purchasers Solicitor at least 3 days before the Settlement Date; and
 - (c) if the Purchaser does not object to the Statement of Adjustments before the Settlement Date, the parties must settle this Contract on the basis of the Statement of Adjustments.
- 18.10 Where the Purchaser breaches Special Condition 18.7;
 - (a) The Vendor will not be obliged to complete settlement until the expiration of 7 days from which the purchaser delivered the statement of adjustments to the Vendors Lawyers; and
 - (b) The Purchaser must, at settlement pay interest under special condition 9 on the balance of monies payable to the Vendor from the date settlement was due as defined within this contract of sale.

- 18.11 The Purchaser must not make any requisition or objection, claim any compensation or damages, refuse to pay the Price or delay settlement because of any matter referred to in this special condition.
- 18.12 The Purchaser agrees that the amount of Land Tax to be apportioned between the Vendor and Purchaser will be calculated by using the proportional amount of land tax attributable to the Property shown in the Vendors land tax assessment and/or where such assessment for the year has not been issued at Settlement, the proportional amount of land tax attributed to the Property shown in a certificate issued in respect of the Property under Section 95AA of the *Taxation Administration Act 1997* (Vic) and the forgoing shall apply irrespective of the fact that on a single holding basis no Land Tax may be assessable in relation to the Land.

19 ADDITIONAL LAND TAX LIABILITY

- 19.1 Land tax including any assessments of land tax for the current year and for any year prior to the date of this Contract will be paid by the Vendor when correctly assessed and save as provided in this Contract no other land tax adjustment shall be made by the Purchaser on settlement nor shall any money be withheld on account of land tax by the Purchaser.
- 19.2 The Purchaser shall apply for a land tax certificate and adjust the amount specifically for this lot even if the land tax has been paid by the Vendor as part of the total amount and all land tax to be adjusted from the day of sale or payment of the initial deposit and to be paid to the State Revenue Office if not paid by the Vendor and to be paid to the Vendor if has been paid.
- 19.3 The Vendor and the Purchaser agree that any amount outstanding under this Contract of Sale including deposit or balance of deposit, balance or interest or costs (if any) is to be treated as a deferral payment from the Purchaser up to the full Settlement Date and the Transfer of Land to the Purchaser's name.

20 REGISTRATION OF PLAN OF SUBDIVISION

- 20.1(a) This Contract of Sale is conditional upon the approval and registration by the Registrar of Titles of a Plan of Subdivision approved by the Vendor within 18 months from the date hereof.
 - (b) If the Plan of Subdivision is not approved by the Registrar of Titles within 18 months of the date hereof or such extended period as may be in writing mutually agreed upon by the Vendor and the Purchaser then this Contract of Sale shall at the option of either the Vendor or the Purchaser (to be exercised by notice in writing to the other party provided always that the Plan of Subdivision is not registered) be at an end and void and of no effect and all moneys paid by the Purchaser except for any money payable by the Purchaser as an occupation rent shall forthwith be refunded by the Vendor to the Purchaser. Neither the Vendor nor the Purchaser shall be in that event entitled to any refund on or compensation for any costs fees or other expenses paid or incurred by them in relation to this sale or pursuant to the terms and conditions thereof.
 - (c) The ability of the Vendor to terminate the contract pursuant to the above condition is subject to any provision of the *Sale of land Act 1962* (Vic) which may provide a procedure or restriction on the Vendor doing so.
 - (d) The Vendor notifies the Purchaser that:
 - (a) the Vendor is required to give notice of a proposed rescission of the contract under the said sunset clause; and
 - (b) the Purchaser has the right to consent to the proposed rescission of the contract but is not obliged to consent; and
 - (c) the Vendor has the right to apply to the Supreme Court for an order permitting the Vendor to rescind the contract; and
 - (d) the Supreme Court may make an order permitting the rescission of the contract if satisfied that making the order is just and equitable in all the circumstances.

- 20.2 The Vendor shall proceed as expeditiously as practicable and use his best endeavours to cause the plan to be approved and registered by the Registrar of Titles.
- 20.3 Both the Vendor and the Purchaser agree:
 - (a) To do all things and to sign and produce all documents and to do all acts matters and things considered reasonably necessary or desirable to satisfy all requisitions and requirements of the municipality and the Registrar of Titles in order to have such plan certified approved and registered without undue delay.
 - (b) The Vendor reserves the right to make such alteration or amendment to the said plan so as to secure its approval and registration by the Registrar of Titles (including the creation and/or reservation of any drainage sewerage or other easement which may be required by the municipality and/or the Registrar of Titles).
 - (c) Upon approval of the said plan by the Registrar of Titles the Purchaser shall accept and admit that the land (as shown on the approved plan) comprises and is identical with the land hereby sold and the Vendor shall be entitled absolutely to rely on General Condition 7 of this Contract.
 - (d) The Purchaser shall make no objection or requisition or claim and compensation in respect of:
 - (i) any excess or deficiency whether in area, boundary measurement, occupation or otherwise between the Lot or Lots as inspected by the Purchaser and shown on the Plan annexed hereto and the Lot or Lots as shown on the Plan of Subdivision as registered.
 - (ii) any alteration to the number, size or location of Lots on the Plan (other than the Lot or Lots hereby sold) or to the common property;
 - (e) If any requirement imposed in relation to certification or registration of the plan by the Council is in the opinion of the Vendor too onerous for the Vendor to perform or if certification or registration of the plan is refused other than as a result of the act or omission of the Vendor the Vendor may avoid the contract.
- 20.4 All costs and expenses of and incidental to the preparation of the plan and its submission to the municipality and to the Registrar of Titles shall be borne by the Vendor provided however if the Contract does not proceed on account of the Purchasers failure to do so pursuant to the terms of this contract or failure on the Purchasers behalf to settle on the due date, the Vendor shall be entitled to deduct costs and expenses referred to herein without further notice to the Purchaser from the deposit monies held.
- 20.5 The Vendor shall notify the Purchasers forthwith upon becoming aware that the plan has been approved by the Registrar of Titles.
- 20.6 Pursuant to Section 9AB of the *Sale of Land Act 1962* (Vic) the Vendor hereby notifies the Purchaser:
 - (a) the works affecting the natural surface level of the land in the allotments hereby sold carried out on the said land after the certification of the said Plan of Subdivision and before the date hereof and as at the date hereof the works proposed to be carried out on the said land are as disclosed in the attached engineering plans.
 - (b) the works affecting the natural surface level of the land in any land abutting the allotments in the same subdivision carried out after the certification of the Plan of Subdivision and before the date hereof and as at the date hereof proposed to be carried out after the date hereof are as disclosed in the attached engineering plans.
- 20.7(a) The Purchaser shall not take any action so as to prevent or delay the registration of the Plan of Subdivision and in particular shall not lodge nor allow any person claiming through the Purchaser or acting on the Purchaser's behalf to lodge at the Land Registry a Caveat or Priority Notice in respect of the property.
 - (b) The Purchaser appoints the Vendor's Solicitor as his attorney to do all acts and things in relation to the property including without limitation the power to execute and lodge a Withdrawal of Caveat or Priority Notice form to remove the Caveat or Priority Notice lodged by or on behalf of the Purchaser in breach of this special condition

20.8 The deposit and all other moneys payable by the Purchaser are to be paid to the Vendor's Lawyers or Agent to be held on trust in accordance with Section 9AG of the Sale of Land Act until the said Plan of Subdivision has been registered.

21 FENCING

21.1 **Purchaser's contribution**

The Purchaser agrees that if from the day of sale to the settlement date the Vendor shall be obligated to contribute towards the cost of constructing any fence on the boundaries of the property, the Purchaser must on or before the settlement date reimburse the Vendor for any such costs.

21.2 Vendor's contribution

While the Vendor is the owner of any land adjoining the property, the parties agree that the Vendor's contribution towards the cost of constructing any dividing fence shall be \$1.00.

21.3 Further sale by Purchaser

If the Purchaser enters into any contract for sale of the land, the Purchaser must include in the contract of sale the following special condition:

'In this condition, 'Landowner' means S & N Super Fund Pty Ltd.

While the Landowner owns any land adjoining the property, the Purchaser agrees that the Landowner's contribution towards the cost of constructing any dividing fence shall be \$1.00.

and the Purchaser agrees to indemnify the Vendor against all costs, losses, charges and expenses incurred by the Vendor as a result of any claim for fencing contribution brought against the Vendor by the second Purchaser.

21.4 Non merger

This special condition shall not merge upon settlement and shall enure for the benefit of the Vendor.

22 PURCHASER AS TRUSTEE

If the Purchaser is buying the Property as trustee under a trust ("**Purchaser's Trust**") then the Purchaser:

- 22.1 must not do anything to prejudice any right of indemnity the Purchaser may have under the Purchaser's Trust;
- 22.2 warrants that the Purchaser has power under the Purchaser's Trust to enter into this Contract;
- 22.3 is personally liable under the Contract;
- 22.4 warrants that the Purchaser has a right of indemnity under the Purchaser's Trust; and
- 22.5 must not allow the variation of the Purchaser's Trust or the advance or distribution of capital of the Purchaser's Trust or resettlement of any property belonging to the Purchaser's Trust.

23 DEVELOPMENT WORKS

23.1 **Purchaser's acknowledgement**

The Purchaser acknowledges that the Vendor will proceed with the subdivision and undertake landscaping works, road works, fencing and other works in accordance with its proposed development plans and in accordance with directions it receives from all the relevant authorities. The Vendor reserves the right to alter and/or remove any of the landscaping works during the course and/or at the completion of the project and may alter the layout of the roads, fencing and other works in accordance with any amended development plan or in accordance with any direction received from any relevant authority.

23.2 No objection

The Purchaser accepts and agrees to the Vendor carrying out any such alterations and/or amendments to the works and/or development referred to above either with respect to the land and/or surrounding land as may be required by the Vendor, Council and/or any other public authority. The Purchaser must not make any requisition, objection or claim or to take any action against the Vendor in relation to the quality or condition of the property and its soil or any change, alteration, modification occurring between the Purchaser's first inspection of the property and the settlement date.

24 SECTION 173 AGREEMENTS

The Purchaser acknowledges and agrees that:

- 24.1 the Council may require the Vendor to enter into one or more Section 173 Agreement that affect the Property and in relation to each such Section 173 Agreement, the Purchaser:
 - 24.1.1 irrevocably authorises the Vendor to negotiate the terms of that Section 173 Agreement; and
 - 24.1.2 must not make any Claim in relation to any act, matter or thing contained in or required by such a Section 173 Agreement or require the recording of the Section 173 Agreement to be cancelled from the folio of the Register for the Property; and
 - 24.1.3 if any Section 173 Agreement has not been recorded on the folio of the Register which relates to the Property or to the parent title to the Property, must promptly do all things necessary to enable such Section 173 Agreement to be so recorded when requested in writing to do so by the Vendor or the Vendor's Lawyers, including executing any consents, orders or further agreement;
- 24.2 any Section 173 Agreement which has been entered into in accordance with this Special Condition will not constitute a defect in the title to the Property.
- 24.3 Without prejudice to the generality of the foregoing, the Vendor may enter into a Section 173 Agreement with the Council in a form substantially similar to the draft Section 173 Agreement a copy of which is attached to the Vendor's Statement, and the Purchaser purchases the Property with full knowledge of the contents of the agreement and shall not make any Claim in respect of the agreement.

25 RESTRICTIONS, DESIGN AND SITING GUIDELINES

25.1 **Compliance**

The Purchaser must comply with the Restrictions, and the Design and Siting Guidelines. The Purchaser acknowledges that:

- 25.1.1 under the Design and Siting Guidelines, the Purchaser must submit the Purchaser's building plans to the Vendor for approval and endorsement before the Purchaser commences construction of any building works on the Land;
- 25.1.2 the Vendor's approval to the Purchaser's building plans does not constitute a warranty or representation that the requirements of the Design and Siting Guidelines, the Restrictions, or any requirement under any Law have been satisfied.

25.2 **Discrepancies**

If there are any discrepancies between the Restrictions, these Special Conditions and the Design and Siting Guidelines then they will be ranked in priority as follows:

- 25.2.1 first, the Restrictions;
- 25.2.2 second, these Special Conditions; and
- 25.2.3 third, the Design and Siting Guidelines.

25.3 Sale by Purchaser

The Purchaser agrees not to enter into a contract of sale to sell the Land unless:

- 25.3.1 a house has been erected in accordance with the provisions of Special Conditions 25.1 and 25.2; or
- 25.3.2 the contract of sale contains a special condition in the same form as Special Conditions 25.1, 25.2 and 25.3 and the Design and Siting Guidelines are attached to the Vendor's Statement.

25.4 Vendor's right to rectify

If the Purchaser is in breach of the Purchaser's obligations under this Special Condition, or fails to comply with the Design and Siting Guidelines or the Restrictions, then the Vendor may:

- 25.4.1 enter the Property;
- 25.4.2 complete all works and supply whatever materials as are necessary to complete compliance with the Design and Siting Guidelines or the Restrictions; and
- 25.4.3 recover the cost of the works and materials from the Purchaser or later owner of the Property plus interest at the rate of 15% per annum.

25.5 Charge on Land

The Land will be charged with payment of monies due to the Vendor under this Special Condition and this charge will constitute an equitable interest in the Property which gives the Vendor the right to lodge a caveat on the title to the Land.

25.6 Waiver or amendment by Vendor

The Purchaser acknowledges that the Vendor may, at the Vendor's absolute discretion waive, or vary any part of the Design and Siting Guidelines for any property within the Development Land. The Purchaser must not make any Claim by reason of any such waiver or variation.

26 BUILDING PERMIT

When the Purchaser applies for a building permit, the Purchaser must advise the building surveyor or Council of the Restrictions and the provisions of the Design and Siting Guidelines. The Purchaser must ensure that the Restrictions and Design and Siting Guidelines are complied with at all times.

27 BUSHFIRE PRONE AREAS

- 27.1 The Purchaser acknowledges, confirms and agrees that:
 - 27.1.1 the Vendor has attached to the Vendor's Statement a Planning Property Report which includes a record of Designated Bushfire Prone Areas ("the Report");
 - 27.1.2 regardless of the content of the Report:
 - the Minister for Planning ("the Minister") may, from time to time, make a formal determination to designate Bushfire Prone Areas under section 192A of the *Building Act 1993* (Vic);
 - (b) may, after the date of the Report, make a determination which changes the status of the Property so that the Property.
- 27.2 The Purchaser must not make any Claim in respect of any matter contained in this Special Condition.

28 DISPLAY VILLAGE

28.1 **Purchaser's acknowledgement**

The Purchaser acknowledges that some or all of the lots on the Plan may be used as a builder's display village, car park, a sales office/house, and/or for signage by the Vendor and/or other parties and it is intended that these lots will be used as residential lots in the future. The Purchaser agrees to make no objection to any authority or person or in any way attempt to hinder or obstruct or delay progress of such development or use.

28.2 Further sale by Purchaser

The Purchaser agrees to ensure that a special condition in the same form as this Special Condition appears in any future contract for the sale of the Land.

29 MULTI-DWELLING SITES AND LOCAL CENTRES

29.1 **Purchaser's acknowledgement**

The Purchaser acknowledges that some areas within the Development Land may be developed as multi-dwelling sites and/or or local centres.

29.2 No objection by Purchaser

The Purchaser agrees:

- 29.2.1 not to make any objection to any authority or person or in any way attempt to hinder or obstruct or delay progress of the developments referred to in Special Condition 29.1 above; and
- 29.2.2 to ensure that a special condition in the same form or to the same effect as this Special Condition appears in any future contract for the sale of the Land.

30 SIGNAGE

30.1 No signage permitted

Subject to Special Condition 30.2, and except with the Vendor's written consent, the Purchaser must not erect or permit to be erected on the Land or any part of the Land or any building erected on the Land any advertisement billboards, signs or similar structures or allow the Land or any building erected on the Land to be used for the display of any such billboards, signs or structure.

30.2 Exception

Special Condition 30.1 does not apply to the erection of signage advertising the Land for sale after the expiration of 5 years from the registration of the Plan.

31 ENTRY FEATURE

31.1 Construction of Entry Feature

The Purchaser agrees that:

- 31.1.1 the Vendor may, at its own expense and in its absolute discretion, construct an entry feature, wall, feature fence or other structure ("**Entry Feature**") on any part of the Development Land;
- 31.1.2 the Entry Feature may be removed when development of the Development Land has been completed; and
- 31.1.3 the Purchaser must not make an objection to any authority or person or in any way attempt to hinder, delay or prevent the construction or removal of any Entry Feature constructed on the Development Land by the Vendor.

31.2 Resale by Purchaser

The Purchaser agrees to include a special condition in the same form as this Special Condition in any future contract for the sale of the Land.

31.3 No Claim by Purchaser

The Purchaser must not make any Claim as a result of or in respect of the installation or removal, or the failure to install or remove, the Entry Feature.

32 RECYCLED WATER

32.1 Infrastructure

The Purchaser acknowledges that the Vendor shall may install the infrastructure required by South East Water Limited on the Land to ensure that the Land is able to be connected to the Class A recycled water in the event that Class A recycled water is made available to the Land by South East Water Limited in the future.

32.2 Connection

The Purchaser acknowledges that South East Water Limited have advised the Vendor that they may make Class A recycled water available to the Land, and other land within the Development Land on certain conditions, and that if they do so, the Purchaser shall be required to connect such recycled water to the Land. The Purchaser further acknowledges that fees shall be payable to South East Water Limited by the Purchaser for such connection, and that the uses to which the recycled water may be put may be limited.

32.3 Usage

The Purchaser also acknowledges that the Purchaser may be required to use the Class A recycled water for certain purposes, such as flushing of toilets, and may be required to install an external recycled water tap at the front and back of a residence built on the Land at the Purchaser's cost.

32.4 No Claim

The Purchaser further acknowledges that the Vendor makes no warranties as to the availability or quality of the Class A recycled water, or any representations regarding the terms under which South East Water Limited may make reticulated water supply and reticulated sewerage facilities recycled water available. The Purchaser shall not make any Claim as a result of or in respect of the availability or otherwise of Class A recycled water, or the terms and conditions imposed by South East Water Limited.

33 VENDOR'S RIGHT TO MAINTAIN

The Vendor has the right to enter onto the Land at any time after Settlement to attend to maintenance of the yard of the Land in order to maintain a neat and tidy presentation of the Development Land. If the Vendor exercises its rights under this Special Condition, the Purchaser must, upon demand, reimburse the Vendor for all costs incurred by the Vendor in exercising the Vendor's rights.

34 UTILITY SERVICES

34.1 **Purchaser's acknowledgement**

The Purchaser acknowledges that the Vendor has no control over the siting or location of service pits, service markers, man-holes, telephone, street lights, fire hydrants, bus routes or electricity poles.

34.2 No claim by Purchaser

The Purchaser must not make any Claim in respect of any matter set out in this Special Condition.

34.3 **Connection charges**

If there is any cost or fee to connect services to the Property, that cost or fee must be paid by the Purchaser.

35 ELECTRICAL SUBSTATIONS

The Purchaser acknowledges the location of reserves for the purpose of electrical substations as shown on the Plan, and that the position of such substations may have changed, and may change in the future. The Purchaser specifically acknowledges the position of the electrical substations shown on the Plan (if any). The Purchaser shall not make any Claim a result of any such reserve shown on the Plan, or the position of any such reserve within the Development Land despite the fact that such reserves may be in different positions than shown on marketing material and earlier versions of the Plan.

36 LANDSCAPING

36.1 Works

The Purchaser must complete the following works on the Land within 6 months of the issue of an occupancy permit for the dwelling constructed on the Land:

- 36.1.1 the landscaping of that part of the Land between the front building setback and the front boundary (the front garden) with lawn, garden beds, shrubs, trees and paving or any combination of them; and
- 36.1.2 the construction of the driveway from the vehicular crossing to the garage or the car accommodation area in accordance with the Design and Siting Guidelines.

36.2 No Claim

The Purchaser shall not make any Claim as a result of or in respect of any matters disclosed in this Special Condition.

37 FIBRE OPTIC INSTALLATION

The Purchaser acknowledges that the Vendor shall be installing a fibre optic network within all of the Development Land, and that specific wiring, conduits and other works may be required to take advantage of and use the network on the Land. The Purchaser further acknowledges that such conduits, works and wiring may be required to be constructed early in the construction of any home on the Land and agrees that they shall advise their builder of the fibre optic network as soon as possible so that it may be taken into account in the design of the home. The Purchaser shall not make any Claim as a result of or in connection with of the fibre optic network.

38 ACKNOWLEDGEMENT REGARDING STREET NAMES

38.1 Street names subject to change

The Purchaser acknowledges and agrees that the proposed street names shown on the Plan may be changed by the Vendor, and are subject to Council approval.

38.2 No Claim by Purchaser

The Purchaser shall not make any Claim in the event that the proposed street names shown on the Plan change prior to the Settlement Date.

39 NATURE STRIP

The Purchaser shall be required to keep the nature strips bounding the land tidy at all times. The Purchaser is also responsible for any damage to the street tree in the nature strip fronting the Land that may be caused during the period of the construction of the house.

40 GENERAL

40.1 Severance

A clause or part of a clause of this document that is illegal or unenforceable may be severed from this document and the remaining clauses or parts of the clause of this document continue in force.

40.2 Variation

This document may only be amended by written agreement between the parties.

40.3 Waiver

The Purchaser's liability and obligation to pay the purchase money interest and other moneys payable under the Contract and otherwise to pay perform and observe the terms and conditions of this Contract shall not nor shall the right of the Vendor to enforce each and every such liability and obligation be or be deemed to be waived diminished varied prejudiced or otherwise affected by any time indulgence or forbearance allowed or granted

or extended by the Vendor to the Purchaser or by any acceptance by the Vendor of moneys tendered by the Purchaser otherwise than in accordance with this Contract and time shall be and remain of the essence of this Contract notwithstanding any act or omission on the part of the Vendor.

40.4 **Further acts**

Each party must do all things reasonably necessary to give effect to this document and the transactions contemplated by it.

40.5 No merger

Any provisions of this Contract that bind the Purchaser and are capable of continued operation after Settlement do not merge on or by virtue of Settlement.

40.6 **Joint and several liability**

If a party to this Contract is made up of more than one person, an obligation of those persons is joint and several and a right of those persons is held jointly and severally.

40.7 **Counterparts**

This document may be signed in any number of counterparts. All counterparts together make one instrument.

41 ADDITIONAL FENCING CONDITIONS

41.1 Fencing to some Lots

The Purchaser acknowledges that the Vendor may at its own cost elect to construct fencing in some or all parts of the Development.

41.2 Fencing design

Fencing installed by the Vendor shall be generally in accordance with the design as selected by the Vendor from time to time at its absolute discretion.

41.3 Maintenance and repair

The Purchaser must at its own cost maintain as new and if required immediately repair fencing installed by the Vendor failing which the Vendor may elect at its absolute discretion to attend to same and obtain reimbursement from the Purchaser.

41.4 **Further sale by Purchaser**

If the Purchaser enters into any contract for sale of the land, the Purchaser must include in the contract of sale the following special condition:

The Purchaser must at its own cost maintain as new and if required immediately repair fencing installed by the Vendor failing which S & N Super Fund Pty Ltd may elect at its absolute discretion to attend to same and obtain reimbursement from the Purchaser.

and the Purchaser agrees to indemnify the Vendor against all costs, losses, charges and expenses incurred by the Vendor as a result of any maintenance or repairs for fencing installed by the Vendor.

41.5 Non merger

This special condition shall not merge upon settlement and shall enure for the benefit of the Vendor.

42 LOAN

42.1 **Contract subject to approval**

42.2 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 dated allowed by the Vendor.**Loan not approved**

The Purchaser may end the Contract if the loan is not approved by the Approval Date, but only if the Purchaser:

- 42.2.1 Immediately applied for the loan; and
- 42.2.2 did everything reasonably required to obtain approval of the loan; and
- 42.2.3 serves written notice ending the Contract on the Vendor on or before the Approval Date or any later dated allowed by the Vendor ("**Notice**"); and
- 42.2.4 attaches to the Notice written evidence from the Lender which:
 - (a) is dated and on the Lender's letterhead;
 - (b) identifies the Purchaser and the Property; and
 - (c) sets out the Loan Amount applied for and states that the loan has not been approved; and
- 42.2.5 is not in default under any other condition of this Contract when the Notice is given.

42.3 Refund of Deposit

All monies paid by the Purchaser must be immediately refunded to the Purchaser if the Contract is ended in accordance with this Special Condition.

43 RELEASE OF DEPOSIT

- 43.1 The deposit must be released to the Vendor if:
 - 43.1.1 The Vendor provides particulars that either-
 - (a) there are no debts secured against the property; or
 - (b) if there are debts, the total amount of those debts do not exceed 80% of the sale price; and
 - 43.1.2 at least 7 days have elapsed since the particulars were given to the purchaser under paragraph 43.1.1 or the plan of subdivision has registered, whichever is the later.
- 43.2 The Purchaser acknowledges that all other conditions of Section 27 of the Sale of Land Act 1962 (Vic) have been met and the Purchaser agrees within 7 days of the Vendor providing the particulars in accordance with 43.1 above to sign and return the Section 27 Statement forwarded by the Vendor to the Purchaser to be held in escrow by the Vendor pending

registration of the plan of subdivision. The failure to do so constitutes a default by the Purchaser of the terms of this Contract.

43.3 The Vendor acknowledges that the Vendor is only entitled to request a release of the deposit under this Special Condition on registration of or at the time of registration of the plan.

GUARANTEE AND INDEMNITY

I/We

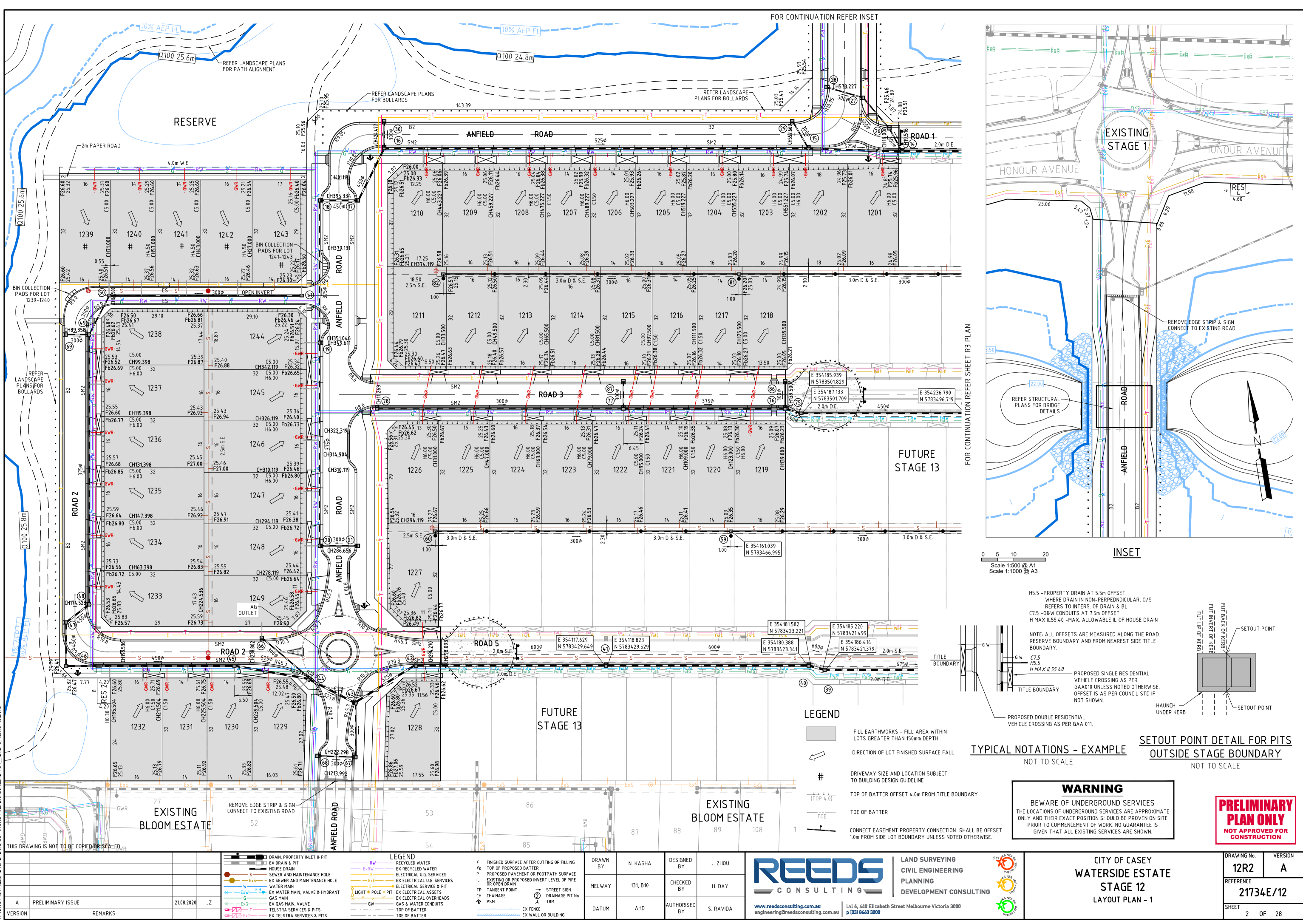
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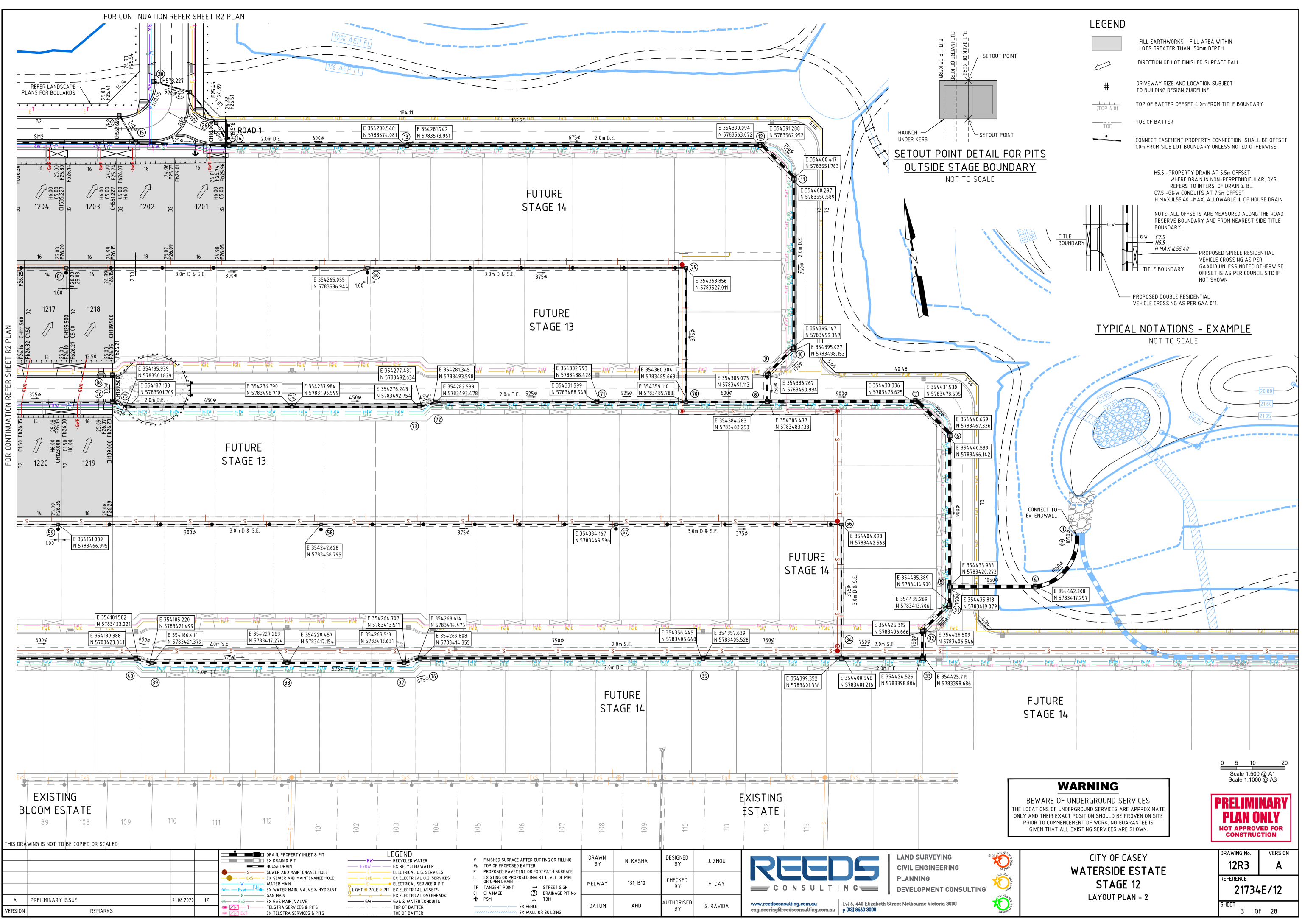
(hereinafter called "the Guarantors") in consideration of the within named vendor selling to the within named purchaser at our request the land described in the within contract for the price and upon the terms and conditions therein set forth DO HEREBY for ourselves our respective executors and administrators JOINTLY AND SEVERALLY COVENANT with the said vendor that if at any time default shall be made in the payment of the deposit or residue of purchase money or interest or other moneys payable by the purchaser to the vendor under the within contract or in the performance or observance of any term or condition of the within contract to be performed or observed by the purchaser we will forthwith pay to the vendor the whole of such deposit residue of purchase money interest or other moneys which shall then be due and payable to the vendor and will keep the vendor indemnified against all loss of purchase money interest and other moneys payable under the within contract and all losses costs charges and expenses whatsoever which the vendor may incur by reason of any default as aforesaid on the part of the purchaser. This guarantee shall be a continuing guarantee and shall not be released by any neglect or forbearance on the part of the vendor in enforcing payment of any of the moneys payable under the within contract or the performance or observance of any of the agreements obligations or conditions under the within contract or by time given to the purchaser 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 and administrators.

IN WITNESS WHEREOF we have set our hands hereto this day of Two thousand and

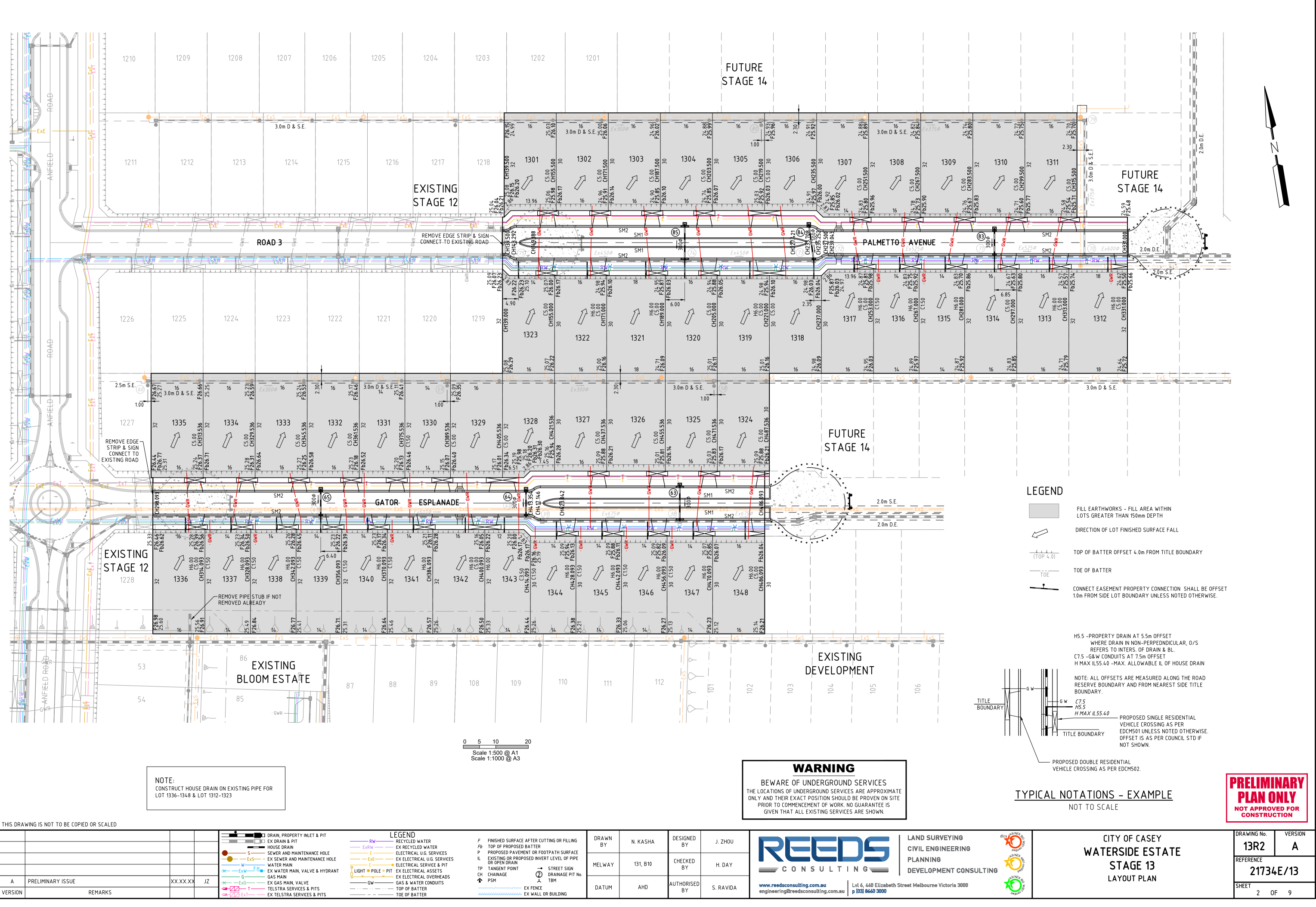
SIGNED SEALED AND DELIVERED by the said in the presence of:

SIGNED SEALED AND DELIVERED by the said in the presence of:





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BELLELI KING & ASSOCIATES LAWYERS & CONSULTANTS Level 1, 9-11 Pultney Street, Dandenong, 3175 Our Ref: 776949

Telephone: 9794 9088 Facsimile: 9794 5806



This document is prepared from a precedent intended solely for use by legal practitioners with the knowledge, skill and qualifications required to use the precedent to create a document suitable to meet the vendor's legal obligation to give certain statements and documents to a purchaser before the purchaser signs a contract to purchase the land. This document incorporates the requirements in section 32 of the *Sale of Land Act* 1962 as at 1 October 2014.

Vendor Statement

Instructions for completing this document

Words in *italics* are generally for instruction or information only.

Where marked "+" below, the authority of a person signing under a power of attorney, as a director of a corporation or as an agent authorized in writing must be added in the vendor or purchaser's name or signature box. A corporation's ACN or ABN should also be included.

Delete as appropriate wherever an asterisk (*) appears. "Nil" may be written in any of the rectangular boxes if appropriate. Additional information may be added to section 13 where there is insufficient space.

The vendor makes this statement in respect of the land in accordance with section 32 of the Sale of Land Act 1962.

This statement must be signed by the vendor and given to the purchaser before the purchaser signs the contract. The vendor may sign by electronic signature.

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

Land	Ppty: LOT ON PROPOSED PLAN OF SUBDIVSION 836532D BERWICK WATERS – MONDOUS ISLAND STAGE 12 Being part of the land contained in Title Volume 11641 Folio 391	
+ Vendor's name	S & N Super Fund Pty Ltd ATF the Mondous Superannuation Fund ABN 20 864 277 027	Date / /
+ Vendor's signature		
+ Vendor's name		Date / /
+ Vendor's signature		
+ Purchaser's name		Date / /
+ Purchaser's signature		
+ Purchaser's name		Date / /
+ Purchaser's signature		

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1. FINANCIAL MATTERS

- 1.1 **Particulars of any Rates, Taxes, Charges or Other Similar Outgoings** (and any interest on them)
 - (a) Their total does not exceed:

\$15,500 per annum

1.2 **Particulars of any Charge** (whether registered or not) imposed by or under any Act to secure an amount due under that Act, including the amount owing under the charge

Nil	То					
Other particulars (including dates and times of payments):						

A community infrastructure levy in an amount to be determined by the City of Casey Council from time to time for each lot on which a dwelling is to be constructed will be payable by the purchaser to the Council prior to the issue of a building permit for the property.

1.3 Terms Contract

This section 1.3 only applies if this vendor statement is in respect of a terms contract where the purchaser is obliged to make 2 or more payments (other than a deposit or final payment) to the vendor after the execution of the contract and before the purchaser is entitled to a conveyance or transfer of the land.

Not applicable

1.4 Sale Subject to Mortgage

This section 1.4 only applies if this vendor statement is in respect of a contract which provides that any mortgage (whether registered or unregistered), is NOT to be discharged before the purchaser becomes entitled to possession or receipts of rents and profits.

Not applicable

2. INSURANCE

2.1 Damage and Destruction

This section 2.1 only applies if this vendor statement is in respect of a contract which does NOT provide for the land to remain at the risk of the vendor until the purchaser becomes entitled to possession or receipt of rents and profits.

The vendor has no insurance in respect of the property.

2.2 Owner-Builder

This section 2.2 only applies where there is a residence on the land that was constructed by an owner-builder within the preceding 6 years and section 137B of the Building Act 1993 applies to the residence.

Not applicable

3. LAND USE

3.1 Easements, Covenants or Other Similar Restrictions

(a) A description of any easement, covenant or other similar restriction affecting the land (whether registered or unregistered): -

Are contained in the attached documents.

(b) Particulars of any existing failure to comply with that easement, covenant or other similar restriction are:

To the best of the Vendor's knowledge there is no existing failure to comply with the terms of any easements, covenants or other similar restrictions.

3.2 Road Access

There is NO access to the property by road if the square box is marked with an "X"

3.3 Designated Bushfire Prone Area

The land is in a designated bushfire prone area within the meaning of regulations made under the *Building Act* 1993 if the square box is marked with an "X"

3.4 Planning Scheme

Attached is certificates with the required specified information.

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 as follows:

None to the Vendor's knowledge

4.2 Agricultural Chemicals

There are NO notices, property management 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. However, if this is not the case, the details of any such notices, property management plans, reports or orders, are as follows:

None to the Vendor's knowledge

4.3 Compulsory Acquisition

The particulars of any notices of intention to acquire that have been served under section 6 of the Land Acquisition and Compensation Act 1986 are as follows:

None to the Vendor's knowledge

5. BUILDING PERMITS

Particulars of any building permit issued under the *Building Act* 1993 in the preceding 7 years (required only where there is a residence on the land):

Are as follows:

None to the Vendor's knowledge

6. OWNERS CORPORATION

This section 6 only applies if the land is affected by an owners corporation within the meaning of the *Owners Corporations Act* 2006.

Not applicable

7. GROWTH AREAS INFRASTRUCTURE CONTRIBUTION ("GAIC")

Words and expressions in this section 7 have the same meaning as in Part 9B of the *Planning and Environment Act* 1987.

7.1 Work-in-Kind Agreement

This section 7.1 only applies if the land is subject to a work-in-kind agreement.

- (a) The land is NOT to be transferred under the agreement unless the square box is marked with an "X"
- (b) The land is NOT land on which works are to be carried out under the agreement (other than Crown land) unless the square box is marked with an "X"

(c) The land is NOT land in respect of which a GAIC is imposed unless the square box is marked with an "X"

 \square

7.2 GAIC Recording

This section 7.2 only applies if there is a GAIC recording.

Any of the following certificates or notices must be attached if there is a GAIC recording. The accompanying boxes marked with an "X" indicate that such a certificate or notice that is attached:

- (a) Any certificate of release from liability to pay a GAIC
- (b) Any certificate of deferral of the liability to pay the whole or part of a GAIC
- (c) Any certificate of exemption from liability to pay a GAIC
- (d) Any certificate of staged payment approval
- (e) Any certificate of no GAIC liability
- (f) Any notice providing evidence of the grant of a reduction of the whole or part of the liability for a GAIC or an exemption from that liability
- (g) A GAIC certificate issued under Part 9B of the *Planning and Environment Act* 1987 must be attached if there is no certificate or notice issued under any of sub-sections 7.2 (a) to (f) above.

8. SERVICES

The services which are marked with an "X" in the accompanying square box are NOT connected to the land:

Electricity supply	Gas supply 🔀	Water supply 🔀	Sewerage 🔀	Telephone services 🔀
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9. TITLE

Attached are copies of the following documents:

9.1 (a) **Registered Title**

Register Search Statements and the documents, or part of the documents, referred to as the "diagram location" in that statement which identifies the land and its location.

10. SUBDIVISION

10.1 Unregistered Subdivision

This section 10.1 only applies if the land is subject to a subdivision which is not registered.

Attached is a copy of the latest version of the plan.

10.2 Staged Subdivision

This section 10.2 only applies if the land is part of a staged subdivision within the meaning of section 37 of the *Subdivision Act* 1988.

Not applicable

10.3 Further Plan of Subdivision

This section 10.3 only applies if the land is subject to a subdivision in respect of which a further plan within the meaning of the *Subdivision Act* 1988 is proposed.

Attached is a copy of the latest version of the further plan or plans.

11. DISCLOSURE OF ENERGY INFORMATION

(Disclosure of this information is not required under section 32 of the Sale of Land Act 1962 but may be included in this vendor statement for convenience.)

Details of any energy efficiency information required to be disclosed regarding a disclosure affected building or disclosure area affected area of a building as defined by the *Building Energy Efficiency Disclosure Act* 2010 (Cth)

- to be a building or part of a building used or capable of being used as an office for administrative, clerical, professional or similar based activities including any support facilities; and
- (b) which has a net lettable area of at least 2000m²; (but does not include a building under a strata title system or if an occupancy permit was issued less than 2 years before the relevant date):

Not applicable

12. DUE DILIGENCE CHECKLIST

(The Sale of Land Act 1962 provides that the vendor or the vendor's licensed estate agent must make a prescribed due diligence checklist available to purchasers before offering land for sale that is vacant residential land or land on which there is a residence. The due diligence checklist is NOT required to be provided with, or attached to, this vendor statement but the checklist may be attached as a matter of convenience.)

Due Diligence Checklist is attached.

13. ATTACHMENTS

(Any certificates, documents and other attachments may be annexed to this section 13)

(Additional information may be added to this section 13 where there is insufficient space in any of the earlier sections)

(Attached is a Law Institute of Victoria published "Additional Vendor Statement" if section 1.3 (Terms Contract) or section 1.4 (Sale Subject to Mortgage) applies

ATTACHED ARE THE FOLLOWING DOCUMENTS:-

- 1. Diligence Checklist.
- 2. Certificate of Title Volume 11642 Folio 391.
- 3. Plan of Subdivision PS730842C.
- 4. Section 201UB Planning and Environment Act 1987 Notice AH462111E
- 5. Section 173 Agreement AM343499U.
- 6. Section 173 Agreement AM559801U.
- 7. Section 173 Agreement AR636041U.
- 8. Growth Areas Infrastructure Contribution Certificate
- 9. Proposed Plan of Subdivision 836532D Stage 12.
- 10. Proposed Plan of Subdivision 722309S Stage 13.
- 11. Proposed Plan of Subdivision 722310J Stage 14.
- 12. Proposed Memorandum of Common Provisions Stage 12.
- 13. Proposed Memorandum of Common Provisions Stage 13.
- 14. Proposed Memorandum of Common Provisions Stage 14.
- 15. Planning Permit PlnA01047/15.A.
- 16. Endorsed Estate Development Plan No. PInA01047/15.A.
- 17. Estate Development Plan Version S dated 24/04/2020.
- 18. Planning Certificate.
- 19. Planning Property Report and Property Report.
- 20. City of Casey Land Information Certificate.
- 21. South East Water Information Statement.
- 22. Land Tax Property Clearance Certificate.
- 23. Roads Property Certificate.
- 24. Proposed Section 173 Agreement.
- 25. Tree Planting Master Plan.
- 26. Landscape Master Plan.
- 27. Design and Siting Guidelines Mondous Island.
- 28. EPA Certificate.

ADDITIONAL INFORMATION

- 1. Purchaser is to note that there may be sewers, drains, water pipes, underground and/or overhead electricity cables, underground and/or overhead telephone cables and underground gas pipes (if applicable) laid outside registered easements. The Purchaser indemnifies the Vendor in all respects in this regard.
- 2. The Purchaser may become liable for an adjustable proportion of the Rates, Taxes, Charges, other similar outgoings, and Statutory Charges at settlement as a consequence of the sale.
- 3. The Purchaser acknowledges that the property hereby sold may be within an area designed as subject to termites' infestation and the Purchaser should contact the relevant authorities to satisfy themselves as to the extent that the same may affect the property.



Due Diligence Checklist

What you need to know before buying a residential property

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.



REGISTER SEARCH STATEMENT (Title Search) Transfer of Land Act 1958

Page 1 of 1

VOLUME 11642 FOLIO 391

Security no : 124088803543N Produced 21/03/2021 09:35 PM

LAND DESCRIPTION

Lot 2 on Plan of Subdivision 730842C. PARENT TITLES : Volume 11641 Folio 973 Volume 11642 Folio 138 Created by instrument PS730842C 23/03/2016

REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor S & N SUPER FUND PTY LTD of UNIT 7 FLOOR 1 484 GRAHAM STREET PORT MELBOURNE VIC 3207 PS730842C 23/03/2016

ENCUMBRANCES, CAVEATS AND NOTICES

Any encumbrances created by Section 98 Transfer of Land Act 1958 or Section 24 Subdivision Act 1988 and any other encumbrances shown or entered on the plan set out under DIAGRAM LOCATION below.

- NOTICE Section 201UB Planning and Environment Act 1987 AH462111E 30/08/2010
- AGREEMENT Section 173 Planning and Environment Act 1987 AM343499U 20/11/2015
- AGREEMENT Section 173 Planning and Environment Act 1987 AM559801U 15/02/2016
- AGREEMENT Section 173 Planning and Environment Act 1987 AR636041U 08/11/2018

DIAGRAM LOCATION

SEE PS730842C FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NIL

-----END OF REGISTER SEARCH STATEMENT------

Additional information: (not part of the Register Search Statement)

Street Address: 720S BERWICK-CRANBOURNE ROAD CLYDE NORTH VIC 3978

DOCUMENT END



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Document Type	Plan
Document Identification	PS730842C
Number of Pages	3
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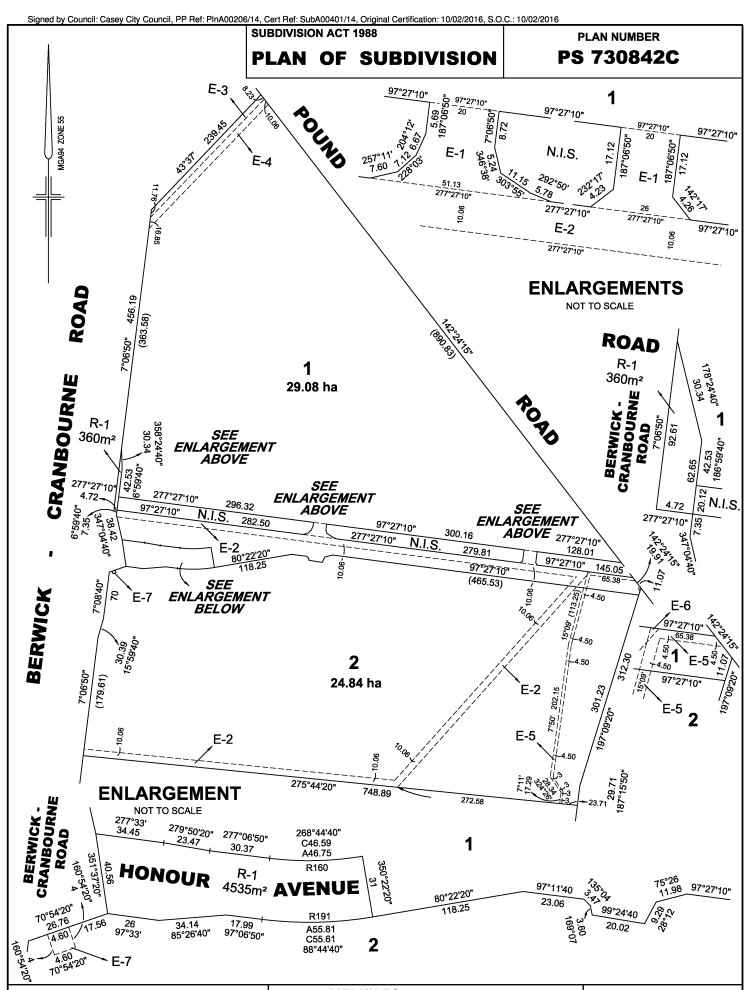
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Signed by Council: Casey City Council, PP Ref: PInA00206/14, Cert Ref: S SUBDIVISION ACT 1988				ert Ref: SubA00401/14, Orio			
	PLAN C)E e!!	סוויום		LRS USE ONLY		5 730842C
	FLAN (JF 3U	DUIVIS			F i	5/300426
LOCATI	ON OF LAND				COUNCIL NAME : CITY OF	CASEY	
PARISH:	с	RANBOURNE			REF: SUBA00401/14		
TOWNSHIP:			SPEAR REF : S061520V				
SECTION:							
CROWN AL	LOTMENT: 4	4(PART) & 45(I	PART)				
CROWN PC	DRTION:						
TITLE REFE	ERENCES: V	OL. 11641 F	OL.973 , VO	11642 FOL.138			
LAST PLAN	N REFERENCE: P	S 730846T LO	T 1, PS 730847	R LOT 1			
POSTAL AL (at time of subc		100 POUND R LYDE NORTH					
MGA CO-OI (of approximate land in plan)	RDINATES: E e centre of N			E: 55 94			
IDE							
			OUNCIL / BODY		NUMBER OF LOTS IN THIS	PLAN: 2	
ROA	ADS, R-1		CITY OF C	ASEY	TOTAL AREA OF LAND IN T	HIS PLAN : 54.41h	a
					DEPTH LIMITATION: DOE	S NOT APPLY	
	•			ΝΟΤΑ	TIONS		
			EASEMEN				THIS IS A SPEAR PLAN
LEGEND:	A - APPURTENA	NT EASEMEN	T E - ENCUM	BERING EASEMENT R	- ENCUMBERING EASEMENT	(ROAD)	STAGING:
							THIS IS NOT A STAGED
EASEMENT REFERENCE	PURPC	DSE	WIDTH (METRES)	ORIGIN	LAND BENEFITED /IN F	AVOUR OF	SUBDIVISION PLANNING PERMIT No. PLNA00206/14
E-1 E-1	GAS TRANS CARRIAG		SEE DIAG. SEE DIAG.	INST.2694178 PS 730847R	GAS & FUEL CORPC LOT 2 ON PS 730		SURVEY: THIS PLAN IS BASED
E-2, E-6	DRAINA	AGE	SEE DIAG.	INST.B263579	LAND IN LP 944	98	ON SURVEY INFORMATION IN BP2698G
E-3	WATER S	UPPLY	SEE DIAG.	INST. A602471	STATE RIVERS & WATE	ER SUPPLY	THIS SURVEY HAS BEEN CONNECTED TO PERMANENT
E-4	WATER SI	UPPLY	SEE DIAG.	INST. 1949627	STATE RIVERS & WATE	ER SUPPLY	MARKS No(s)
E-5, E-6	SEWER	AGE	SEE DIAG.	THIS PLAN	SOUTH EAST WATER CC	RPORATION	IN PROCLAIMED SURVEY AREA No
E-7	POWER	LINE	SEE DIAG.	THIS PLAN - SECTION 88 ELECTRICITY INDUSTRY ACT 2000	AUSNET ELECTRICITY SER	VICES PTY LTD	
ORIGINAL S	SHEET SIZE A3	SHEET 1 OF	2 SHEETS	LICENSED SURVEYOR	I R NEIL OLIVER		PLAN REGISTERED
		Reads Cor	sulting Pty td		DIGITALLY SIGNED		TIME: 9:52am
RE		Lvl 6, 440 E Melbourn	nsulting Pty Ltd Elizabeth Street e Victoria 3000	REF: 21734/2	2LPS VERSION:	J	DATE: 23 / 03 / 2016
C 0 N	S U L T I N G 💳	p (U3) www.reedsc survey@reeds	8660 3000 onsulting.com.au consulting.com.au	DATE: 08/02/16	2LPS1J.		M. Curtis Assistant Registrar of Titles
					22, 910		

Signed by: Neil Oliver (Reeds Consulting Pty Ltd) Surveyor's Plan Version (j) SPEAR Ref: S061520V 08/02/2016

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LICENSED SURVEYOR NEIL OLIVER	REF: 21734/2LPS VERSIO	N: J	SHEET 2
DIGITALLY SIGNED	DATE: 08/02/16 2LPS	2J.DGN	COUNCIL NAME :
RECONSULTING CONSULTING	SCALE - <u> l</u> 50 0 50 100 150 LENGTHS ARE IN METRES	ORIGINAL SCALE SHEET SIZE 1:4000 A3	CITY OF CASEY REF : SPEAR REF :

Signed by: Neil Oliver (Reeds Consulting Pty Ltd) Surveyor's Plan Version (j) SPEAR Ref: S061520V 08/02/2016

Plan of Subdivision PS730842C Concurrent Certification and Statement of Compliance (Form 3)



SUBDIVISION (PROCEDURES) REGULATIONS 2011

SPEAR Reference Number: S061520V Plan Number: PS730842C Responsible Authority Name: Casey City Council Responsible Authority Permit Ref. No.: PInA00206/14 Responsible Authority Certification Ref. No.: SubA00401/14 Surveyor's Plan Version: j

Certification

This plan is certified under section 6 of the Subdivision Act 1988

Statement of Compliance

This is a statement of compliance issued under section 21 of the Subdivision Act 1988

Growth Areas Infrastructure Contribution

Yes, the land associated with this Statement of Compliance is subject to GAIC (A notification will be sent to the State Revenue Office).

No, the land associated with this Statement of Compliance is not subject to GAIC.

Public Open Space

A requirement for public open space under section 18 of the Subdivision Act 1988

Has not been made at Certification

Digitally signed by Council Delegate:Michele Annette ScarlettOrganisation:Casey City CouncilDate:10/02/2016



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Document Type	Instrument
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4

G1 Application to Record Notification

Section 201UB Planning and Environment Act 1987 Use to notify the Registrar of land subject to GAIC

Privacy Collection Statement: The information from this form is collected by the Registrar of Titles and is used for the purpose of maintaining publicly searchable registers and indexes.



Read this before you start

• Fill page 1 online • Print form single • Sign w sided • black pen

Sign with a blue or

Purpose

1

The Growth Areas Authority applies to the Registrar of Titles to record a notification on the folio(s) of the Register described at item 1 that a growth areas infrastructure contribution may be payable.

1. What land is subject to GAIC?

Land Title 1	
Volume ,	Falio
Land Title 2	
Volume	Folio
Other Land Titles	

Does the lodging party have a customer code?

No Go to question 5 Yes \sqrt{What} is the customer code? Reference 142.73 H D/10/7728

5. Lodging party details

Lodging party

company Name Growth Areas Authority	
Phone	
Address	
· · · · · · · · · · · · · · · · · · ·	-
No. Street	
	-
Suburb Postcode	

2. Signature/s Growth Arras Authority Signature Refer Scamer Name of Signatory

3. Date (dd/mm/yyyy)

30/08/2010

You may lodge this form in two ways:

1. In person Level 9, 570 Bourke Street Melbourne 3000 2. By mail P.O. Box 500 East Melbourne 3002 1

.

•



Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol
139/601	4594/635	8162/673	8541/356	8739/787	8842/134	8900/292
267/330	4658/415	8204/400	8541/357	8739/788	8842/135	8900/293
267/340	4787/225	8210/486	8547/501	8739/789	8842/136	8900/294
451/167	4953/483	8215/864	8547/977	8739/792	8842/137	8900/295
489/649	4964/677	8218/032	8547/978	8739/793	8850/019	8900/296
638/571	5350/889	8231/931	8547/980	8739/794	8857/981	8900/297
647/382	5507/303	8269/013	8547/981	8739/795	8865/396	8900/298
824/704	5600/900	8294/813	8569/350	8739/796	8869/771	8900/299
1031/051	5804/612	8309/576	8576/382	8739/797	8869/772	8900/300
1178/419	5910/840	8310/126	8576/384	8742/589	8869/773	8900/301
1226/165	5990/959	8310/127	8581/146	8742/590	8874/217	8900/302
1233/491	6015/996	8321/655	8592/852 -	8742/591	8877/852	8900/303
1251/127	6020/949	8349/370	8592/853	8742/592	8877/853	8900/304
1264/604	6043/546	8368/998	8592/876	8742/593	8888/081	8900/305
1505/901	6122/329	8378/211	8592/884	8742/594	8889/985	8900/306
1978/595	6135/000	8378/214	8592/885	8742/595	8894/157	8900/307
2041/108	6160/901	8378/215	8600/690	8742/596	8894/158	8900/308
2090/953	6168/483	8378/216	8603/842	8747/084	8894/694	8900/309
2220/934	6195/943	8378/217	8610/993	8747/085	8894/695	8900/310
2534/731	6229/723	8378/218	8611/461	8747/086	8894/696	8900/311
2534/732	6244/608	8378/219	8622/411	8752/088	8894/697	8900/312
2759/636	6298/444	8378/220	8622/412	8755/679	8894/698	8900/313
2770/963	6330/985	8378/221	8622/988	8755/751	8894/701	8900/314
2862/217	6437/282	8378/222	8622/989	8755/752	8894/702	8900/315
2946/200	6565/988	8378/223	8622/990	8755/777	8894/703	8900/316
3099/656	6581/174	8378/226	8624/292	8755/778	8898/105	8900/317
3099/675	6647/398	8379/883	8624/293	8758/355	8900/259	8900/318
		8379/885	8624/295	8766/992	8900/261	8903/211
3132/225	6765/868	8383/697	8624/290	8772/323	8900/262	8907/122
3188/558	6765/869 6765/870	8389/202	8634/128	8790/501	8900/263	8907/619
3352/400		8403/987	8646/467	8806/545	8900/263	8908/714
3481/102	6911/045 6993/407 ·		8677/020	8807/338	8900/265	8908/715
3487/224			8678/242	8807/339	8900/265	8908/715
3509/629	7186/016	8412/208				8909/407
3619/739	7194/648	8421/635	8683/243	8807/340	8900/267	
3674/635	7275/803	8427/825	8683/252	8812/559	8900/268	8909/685
3702/397	7277/277	8435/031	8692/737	8816/670	8900/269	8919/214
3724/752	7505/065	8435/502	8693/511 8693/511	8816/671	8900/270	8919/215
3879/632	7532/137	8457/262	8693/513	8816/672	8900/271	8922/593
3915/946	7649/107	8459/277	8693/514	8819/811	8900/272	8923/838
3919/701	7656/039	8475/919	8696/244	8819/812	8900/273	8923/839 8923/840
3920/919	7659/121	8480/663	8698/895	8819/813	8900/274	
3948/518	7662/117	8486/685	8708/229	8819/814	8900/276	8923/841
3953/529	7785/042	8492/903	8708/464	8819/815	8900/277	8924/425
4012/379	8041/132	8492/904	8708/779	8820/924	8900/279	8930/457
4019/684	8041/399	8492/906	8709/198	8836/829	8900/280	8938/771
4019/685	8041/400	8502/405	8715/897	8836/830	8900/282	8942/740
4024/650	8066/282	8502/406	8732/244	8836/831	8900/283	8942/741
4129/609	8092/571	8510/185	8733/402	8838/412	8900/284	8950/971
4242/224	8096/369	8510/303	8733/403	8842/127	8900/285	8953/965
4252/349	8106/720	8510/304	8738/528	8842/128	8900/286	8954/141
4377/374	8106/721	8521/038	8739/591	8842/129	8900/287	8954/142
4382/319	8129/406	8532/426	8739/592	8842/130	8900/288	8954/143
4392/391	8141/370	8536/860	8739/593	8842/131	8900/289	8954/144
4477/215	8149/589	8536/861	8739/594	8842/132	8900/290	8954/145
4557/371	8162/010	8536/862	8739/786	8842/133	8900/291	8954/146

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9001/459 9109/388 9210/643 9375/941 9443/120 9500/953 9623/611							
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30021100 31031303 32101321 33131342 3443/121 3301/211 3023/012							
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Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	VOI/FOI	VOI/FOI	
9623/613	9673/428	9728/543	9829/356	9970/948	10075/222	10204/122	
9623/614	9674/805	9728/544	9829/357	9970/951	10079/554	10204/123	
9623/615	9675/726	9728/545	9829/358	9970/952	10079/690	10204/124	
9623/616	9677/740	9728/546	9830/401	9970/953	10083/993	10215/726	
9623/617	9679/029	9728/547	9830/402	9970/954	10086/279	10216/287	
9623/619	9679/033	9728/548	9830/403	9972/230	10086/280	10216/288	
9626/019	9679/311	9740/398	9830/404	9972/231	10090/359	10224/123	
9626/020	9684/869	9742/415	9832/647	9972/232	10090/360	10240/186	
9626/953	9687/142	9746/039	9840/914	9972/233	10090/361	10240/187	
9626/955	9687/143	9748/454	9840/915	9972/234	10090/362	10240/188	
9626/956	9687/144	9748/556	9849/394	9972/235	10090/363	10240/535	
9626/957	9687/145	9748/557	9849/395	9972/236	10090/364	10246/337	
9630/212	9688/099	9748/558	9861/497	9972/237	10090/365	10246/575	
9630/984	9688/101	9750/863	9865/261	9972/238	10091/035	10250/581	
9630/990	9688/102	9759/775	9874/890	9987/218	10091/036	10252/421	
9630/992	9688/103	9759/776	9882/117	9987/219	10091/277	10252/422	
9630/994	9688/104	9759/778	9885/340	9987/220	10092/073	10252/423	
9633/191	9688/105	9759/779	9885/341	9987/221	10092/778	10252/424	
9633/192	9688/106	9759/780	9885/342	9987/222	10092/780	10252/425	
9633/683	9688/107	9760/269	9905/357	9987/223	10096/166	10252/427	
9634/398	9691/598	9764/099	9905/358	9987/224	10098/928	10252/428	
9634/399	9692/231	9764/100	9905/359	9987/225	10099/872	10252/429	
9634/400	9693/576	9764/101	9910/749	9997/135	10100/202	10254/071	
9638/744	9694/005	9765/602	9918/721	10003/280	10105/316	10262/461	
9644/523	9694/335	9765/603	9918/722	10003/281	10105/927	10262/462	
9649/080	9695/440	9766/531	9923/709	10014/256	10105/928	10266/617	
9649/081	9696/624	9766/532	9923/710	10014/257	10106/700	10266/618	
9649/082	9702/390	9767/467	9923/711	10027/604	10109/025	10266/741	
9649/083	9705/352	9768/570	9923/712	10027/605	10109/636	10266/742	
9650/368	9707/102	9768/571	9947/123	10027/606	10109/637	10266/743	
9650/372	9708/147	9769/942	9947/617	10028/646	10112/478	10266/744	
9650/990	9709/028	9770/105	9947/618	10028/647	10112/479	10268/651	
9650/991	9709/029	9770/106	9947/619	10032/880	10112/670	10268/652	
9651/522	9712/250	9770/107	9948/964	10032/881	10112/671	10268/653	
9651/523	.9713/988	9774/204	9948/965	10036/124	10112/672	10268/654	
9651/524	9714/155	9775/458	9950/364	10037/611	10112/673	10277/878	
9651/525	9714/156	9792/813	9951/490	10041/276	10112/674	10285/602	
9651/526	9720/177	9793/360	9952/991	10041/277	10115/393	10285/603	
9651/527	9724/873	9793/942	9957/021	10041/371	10120/421	10290/323	
9651/528	9724/874	9793/943	9957/022	10042/477	10129/463	10290/892	
9658/130	9724/875	9795/892	9957/039	10042/478	10130/052	10301/438	
9658/132	9724/876	9800/718	9957/043	10044/151	10130/069	10303/154	
9659/213	9724/877	9800/719	9957/044	10048/733	10131/615	10313/134	
9660/062	9724/878	9806/588	9957/078	10050/965	10153/600	10313/135	
9662/160	9724/879	9806/589	9960/867	10053/295	10153/601	10313/734	
9665/565	9724/880	9811/874	9965/837	10053/790	10153/602	10315/519	
9666/175	9724/881	9814/220	9965/838	10053/791	10154/036	10316/140	
9666/176	9726/419	9820/889	9965/839	10060/124	10156/380	.10316/288	
9666/183	9726/420	9821/870	9965/840	10062/529 10062/530	10156/381 10159/328	10316/289 10316/290	
9666/184	9728/023	9823/135	9965/841 9970/942	10062/530	10159/326	10316/290	
9666/185	9728/024 9728/025	9823/136 9823/137	9970/942 9970/943	10070/496	10162/865	10316/349	
9666/186 9670/658	9728/025 9728/537	9823/137 9823/138	9970/943 9970/944	10073/293	10164/963	10318/536	
9670/658	9728/539	9823/136	9970/944 9970/945	10073/294	10175/560	10318/537	
9673/427	9728/541	9824/085	9970/945 9970/946	10073/295	10190/317	10333/066	
30131421	3120/J41	30201311	3310/340	100101230	10130/01/	10000/000	

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Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol	Vol/Fol
10333/067	10526/721	10658/192	10792/448	10946/870	11132/117
10334/568	10528/300	10662/498	10797/261	10946/871	11132/118
10335/655	10528/301	10662/905	10797/262	10946/872	11132/119
10335/711	10531/043	10664/424	10799/136	10946/873	11132/121
10335/712	10531/176	10685/975	10799/137	10946/874	11132/122
10344/121	10531/177	10685/976	10800/510	10946/875	11139/257
10344/122	10531/178	10686/142	10800/511	10946/876	11139/643
10344/123	10532/115	10686/732	10802/054	10948/003	11139/652
10344/124	10544/086	10686/733	10802/055	10948/004	11139/655
10344/125	10545/750	10688/266	10802/058	10959/268	11139/664
10344/126	10548/731	10688/267	10807/165	10975/323	11139/674
10344/127	10552/867	10688/269	10813/586	10976/085	11139/675
10346/494	10556/170	10688/270	10817/337	10988/204	11152/077
10353/886	10558/304	10693/364	10817/338	10988/545	11161/381
10354/999	10561/160	10693/365	10817/868	10995/844	11161/384
10355/000	10561/161	10694/988	10819/698	10995/845	11161/386
10355/953	10561/162	10694/989	10820/188	10995/846	11164/783
10369/869	10561/163	10700/037	10820/189	10996/773	11179/263
10369/870	10562/111	10700/038	10822/044	10996/774	11179/264
10369/871	10562/294	10701/532	10822/045	11005/306	11179/265
10374/689	10566/432	10703/118	10828/645	11005/307	11179/266
10377/057	10566/433	10703/119	10828/646	11005/737	11179/267
10377/058	10570/229	10705/178	10828/647	11006/657	11179/268
10377/059	10570/230	10708/397	10831/730	11009/588	11179/269
10377/060	10571/375	10708/398	10831/731	11009/589	11179/270
10389/470	10571/376	10709/167	10842/954	11010/176	11179/271
10390/602	10588/637	10716/689	10842/955	11016/854	11179/272
10390/930	10593/753	10717/931	10847/300	11016/855	11179/273
10390/931	10593/754	10717/932	10848/470	11021/249	11179/274
10394/754	10594/817	10722/615	10849/145	11027/399	11179/479
10396/229	10611/318	10722/616	10849/430	11033/541	11179/674
10396/230	10611/319	10725/166	10849/432	11040/580	11182/695
10397/864	10611/320	10725/167	10850/783	11041/327	11190/398
10397/865	10611/397	10731/389	10853/767	11041/824	11191/485
10397/866	10611/398	10737/775	10853/768	11054/168	11191/486
10397/867	10618/032	10737/776	10854/734	11054/169	11196/226
10413/619	10620/794	10743/426	10861/940	11054/490	11196/588
10418/076	10620/795	10743/427	10870/979	11084/517	11208/128
10422/004	10629/942	10756/924	10870/980	11084/832	11208/177
10438/885	10632/525	10756/925	10871/183	11084/833	11208/231
10442/555	10632/526	10757/518	10871/184	11084/970	11208/537
10444/858	10632/527	10758/481	10875/508	11087/928	11208/608
10453/741	10632/738	10758/482	10880/402	11088/975	11208/625
10458/789	10632/904	10760/451	10880/694	11088/976	11209/231
10460/912	10632/966	10763/699	10893/028	11098/492	9488/220A
10465/096	10641/468	10773/948	10893/029	11098/493	• • • • • • • • •
10465/836	10641/469	10773/949	10899/206	11103/769	
10469/542	10641/531	10786/540	10899/207	11109/680	•
10469/543	10645/136	10786/541	10910/444	11111/297	
10470/800	10646/764	10788/845	10910/445	11115/575	
10470/801	10653/831	10788/846	10915/748	11115/576	
10477/531	10653/832	10788/847	10915/940	11117/092	
10495/800	10655/572	10791/617	10915/941	11117/093	
10498/611	10655/573	10791/618	10939/871	11121/146	
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Application by a Responsible Authority for the making of a Recording of an Agreement Section 181 Planning and Environment Act 1987



Form 21

Lodged by:

Name: MADDOCKS Phone: 9258 3555 Address: Level 6, 140 William Street, Melbourne, Victoria, 3000 Ref: TGM:6258621 Customer Code: 1167E

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: Volume 11233 Folio 832 and Volume 11233 folio 836

Responsible Authority: Casey City Council Magid Drive, Narre Warren, victoria

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

A copy of the agreement is attached to this application

Signature for the Authority:

Name of officer:

Position Held:

Date:

Klen	Bowes	
HEIEN	ROWES	

MLLEN OUNCO

EVELOPMENT CONTRIBUTIONS COORDINATUR

[6258621: 15849236 1]



Date / /

Melbourne Victoria 3000 Australia

Telephone 61 3 9258 3555 Facsimile 61 3 9258 3666

info@maddocks.com.au www.maddocks.com.au DX 259 Melbourne

Agreement under section 173 of the Planning and Environment Act 1987

Subject Land: 1100 Pound Road, Clyde North

Purpose of Agreement: Development Infrastructure Contributions

Casey City Council and

S & N Super Fund Pty Ltd ACN 116 380 057

Version dated 14 October 2015

Interstate offices Canberra Sydney Affiliated offices around the world through the Advoc network - www.advoc.com

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Agreement under section 173 of the Planning and Environment Act 1987

Dated / / /

Parties

Name	Casey City Council
Address	Magid Drive, Narre Warren, Victoria
Short name	Council
Name	S & N Super Fund Pty Ltd ACN 116 380 057
Address	SLC Partners Pty Ltd, Suite 1, Level 1, 38 Margaret Street, Moonee Ponds, Victoria
Short name	Owner

Background

- A. Council is the responsible authority for the Planning Scheme. Council is also the collecting agency and the development agency under the Development Contributions Plan.
- B. Council enters into this Agreement in its capacity as the responsible authority and the collecting agency.
- C. The Owner is or is entitled to be the registered proprietor of the Subject Land.
- D. The Development Contributions Plan applies to the Subject Land and adjacent areas. It outlines the contributions expected from individual landholders within the area covered by the Development Contributions Plan to fund infrastructure and services required as a result of development of the area.
- E. The Owner has asked Council for permission to carry out certain works which are funded by the Development Contributions Plan.
- F. On the terms and conditions set out in this Agreement and prior to the residential development or subdivision of the Subject Land, Council has agreed to allow the Owner to carry out the Infrastructure Project in return for a Credit against its development contribution liability under the Development Contributions Plan.
- G. The Owner will be required to make cash payments to meet the obligation to pay the Development Contributions Levy less the amount of the Credit.



The Parties agree

1. Definitions

In this Agreement unless the context admits otherwise:

Act means the Planning and Environment Act 1987.

Actual Cost of Construction means the actual price of a contract in respect of the delivery of the Infrastructure Project including all project design and engineering fees as detailed in the relevant estimate contained in the Development Contributions Plan.

Agreed Project Value means the amount specified in Schedule 2 or any other amount which has been specifically agreed to in writing by Council.

Agreement means this Agreement and includes this Agreement as amended from time to time.

Approved Plans means the Designs of the Infrastructure Projects approved by Council under clause 6.3 of this Agreement.

Certificate of Practical Completion means a written certificate prepared by the relevant Roads Authority(/s) stating that an Infrastructure Project has been completed to its satisfaction.

Consent Fee means a fee payable by the Owner to Council for deciding whether to give consent for anything this Agreement provides must not be done without Council's consent, and which is payable at the rate of:

- (a) \$102 if paid within 12 months from the date that this Agreement commences; or
- (b) \$102 plus Indexation if paid at any time after 12 months from the date that this Agreement commences.

Construction Procedures means the procedures set out in Schedule 1 of this Agreement.

CPI means the annual Consumer Price Index (All Groups-Melbourne) as published by the Australian Bureau of Statistics, or, if that index number is no longer published, its substitute as a cumulative indicator of the inflation rate in Australia, as determined by Council from time to time.

Credit means a credit in the amount of the Agreed Project Value for the relevant Infrastructure Project against the amount of the Development Contribution Levy that the Owner is obliged to pay for the Subject Land under this Agreement and the Development Contributions Plan.

Current Address means:

- (a) for Council, the address shown on page one of this Agreement, or any other address listed on Council's website; and
- (b) 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:



- (a) for Council, caseycc@casey.vic.gov.au, or any other email address listed on Council's website; and
- (b) for the Owner, any email address provided by the Owner to Council for the express purpose of electronic communication regarding this Agreement.

Defects Liability Period means the period of 12 months from the issue of a Certificate of Practical Completion for an Infrastructure Project.

Designs means detailed design and engineering plans and specifications of an Infrastructure Project.

Development Contributions Levy has the same meaning as in the Development Contributions Plan. In this Agreement it means the levy payable per developable hectare at the rate specified in the Development Contributions Plan for the Subject Land.

Development Contributions Plan means the 'Clyde North Precinct Structure Plan Development Contributions Plan' (August 2011), as amended from time to time, being an incorporated document in the Planning Scheme.

Early lots means lots created by the subdivision of the Subject Land that are not Residential Lots but will ultimately be used for the provision of utility services or some other public purpose.

Endorsed Plan means the plans endorsed under the Planning Permit.

Equalisation Payment means the amount calculated in accordance with Schedule 3 described as the equalisation payment required to be paid by the Owner or Council as the case may be. This amount is calculated by reference to the percentage difference between:

- (a) the area of Open Space Land that the Owner is required to transfer to or vest in Council under this Agreement, the Development Contributions Plan or a condition on a planning permit in respect of the Subject Land; and
- (b) the public open space contribution that the Owner is required to make under clause 52.01 of the Planning Scheme.

GAIC means the Growth Areas Infrastructure Charge under the Act.

Indexation means an annual adjustment to the Satisfaction Fee carried out in accordance with CPI.

Infrastructure Project means the project specified in Schedule 2 of this Agreement.

Later Stage means a Stage identified on the Public Infrastructure Plan in which an Early Lot will need to be embellished or serviced to the satisfaction of Council.

Localised Infrastructure means works, services or facilities necessitated by the subdivision or development of land including but not limited to provision of utility services such as water supply, stormwater drainage, sewerage, gas and electricity services, telecommunications infrastructure and local roads, bridges, culverts 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 Project or other infrastructure that is in the nature of regional or state infrastructure.

Lot means a lot on the Endorsed Plan/s.

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Maintenance Period means the period of 3 months from the issue of a Certificate of Practical Completion for the Infrastructure Project.

Open Space Land means land for passive open space in respect of which equalisation is to apply under either the Development Contributions Plan applying to the Subject Land.

Owner means the person registered or entitled from time to time to be registered as proprietor of an estate in fee simple of the Subject Land and includes a mortgagee-in-possession.

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.

Plan Checking Fee means a fee payable to Council by the Owner for checking plans for the Infrastructure Projects and which is payable at the rate of 0.75% of the estimated cost of constructing the Infrastructure Project shown on the plans to be checked.

Planning Permit means planning permit no. PlnA00206/14 issued on 29 July 2014 and PlnA00374/14 issued on 21 November 2014, as amended from time to time, authorising the subdivision of the Subject Land or part of the Subject Land, among other things, in accordance with the Endorsed Plan.

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

Public Infrastructure Plan means the plan labelled 'Public Infrastructure Plan' approved by Council from time to time under the Planning Permit.

Residential Lot means a lot created as a result of the subdivision of the Subject Land which in the opinion of Council is of a size and dimension such that it is intended to be developed as a housing lot without further subdivision.

Satisfaction Fee means a fee payable by the Owner to Council for determining whether any one of the Owner's obligations has been undertaken to Council's satisfaction, or for deciding whether to give consent for anything this Agreement provides must not be done without Council's consent, and which is payable at the rate of:

- (a) \$102 if paid within 12 months from the date that this Agreement commences; or
- (b) \$102 plus Indexation if paid at any time after 12 months from the date that this Agreement commences.

Schedule means a schedule to this Agreement.

Stage means a specified stage of the development of the Subject Land as identified in any staging plan forming part of plans endorsed under a Planning Permit.

Statement of Compliance means a Statement of Compliance under the *Subdivision Act* 1988.

Subject Land means the land situated at 1100 Pound Road, Clyde North being the land referred to in certificate of title volume 11233 folio 832 and volume 11233 folio 836 and any reference to the Subject Land includes any lot created by the subdivision of the Subject Land or any part of it.



Supervision Fee means a fee payable to Council by the Owner for supervision of an Infrastructure Project and which is payable at the rate of 2.5% of the estimated cost of constructing the Infrastructure Project.

2. Interpretation

In this Agreement unless the context admits otherwise:

- 2.1 the singular includes the plural and vice 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 2 or more persons (including where 2 or more persons are included in the same defined term) binds them jointly and severally;
- 2.5 a term used has its ordinary meaning unless 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 or Planning Scheme;
- 2.7 the Background forms part of this Agreement;
- 2.8 the Owner's obligations take effect as separate and several covenants which are annexed to and run at law and equity with the Subject Land; and
- 2.9 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 to:

- 3.1 record the terms and conditions on which the Owner will undertake the Infrastructure Project and transfer or vest the Open Space Land to Council; 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.

4. Reasons for Agreement

The Parties acknowledge and agree that Council has entered into this Agreement for the following reasons:

- 4.1 the Owner has elected to enter into this Agreement in order to undertake the Infrastructure Project instead of making a cash payment as a Development Contributions Levy; and
- 4.2 Council has granted consent to the Owner to undertake the Infrastructure Project on the terms and conditions of this Agreement.



5. Agreement required

The Parties agree that this Agreement will continue to be required until the Owner has complied with all of the Owner's obligations.

6. Owner's specific obligations - payment of Development Contributions Levy and delivery of the Infrastructure Project

6.1 Payment of Development Contributions Levy

The Owner covenants and agrees that the Owner will pay the Development Contributions Levy in accordance with the Development Contributions Plan subject to the Owner's entitlement to a Credit under this Agreement.

6.2 Infrastructure Project

The Owner covenants and agrees that:

- 6.2.1 the Owner will construct the Infrastructure Project specified in Schedule 2 prior to the milestone identified in Schedule 2 for the Agreed Project Value; and
- 6.2.2 the Agreed Project Value will be paid as a Credit against the Owner's liability to pay the Development Contributions Levy in the manner described in and payable at the time set out in the Schedule 2.

6.3 Design and construction of the Infrastructure Project

The Owner agrees that, except with the prior written consent of Council:

- 6.3.1 the Owner will prepare the Designs of the Infrastructure Project and submit the Designs to Council for approval ;
- 6.3.2 the Designs must:
 - (a) be to the satisfaction of Council;
 - (b) comply with any relevant standard in the Development Contributions Plan; and
 - (c) comply with any conditions or requirements of a Planning Permit or the Planning Scheme;
- 6.3.3 approval of the Designs by Council will be reflected in a set of plans and specifications endorsed by Council as the Approved Plans;
- 6.3.4 the Owner will obtain all necessary permits and approvals for the Infrastructure Project ;
- 6.3.5 prior to awarding any contract for the Infrastructure Project, the Owner will submit to Council for approval:
 - (a) information as requested by Council which is sufficient for Council to satisfy itself that the price of the contract is a competitive price;
 - (b) a copy of the detailed cost schedules including quantities, unit rates and identification of any provisional items; and



- (c) a copy of the proposed construction program;
- 6.3.6 in carrying out the Infrastructure Project, the Owner must provide for the protection of people and property in accordance with appropriate occupational health and safety plans and practices; and
- 6.3.7 the Owner will:
 - (a) construct the Infrastructure Project in accordance with the Approved Plans to the satisfaction of Council unless Council has approved in writing a variation from the Approved Plans; and
 - (b) comply with the Construction Procedures.

6.4 Certificate of Practical Completion

The Owner covenants and agrees that:

- 6.4.1 the issue of a Certificate of Practical Completion by Council is subject to compliance with this Agreement and the Construction Procedures; and
- 6.4.2 following the issue of a Certificate of Practical Completion, the Owner:
 - (a) must provide the relevant Road Authority with a copy of any maintenance information, operational manual or other material which is reasonably required for the ongoing operation and maintenance of the Infrastructure Project;
 - (b) must provide a copy of any certificate, consent or approval required by any authority for the carrying out, use or occupation of the Infrastructure Project;
 - (c) is responsible for the maintenance of the Infrastructure in good order, condition and repair to the satisfaction of Council for the Maintenance Period; and
 - (d) is responsible for the repair of any defects during the Defects Liability Period.

6.5 Credit

The Parties agree that:

- 6.5.1 upon_the issue of a Certificate of Practical Completion in respect of the Infrastructure Project, the Owner will be entitled to the Credit for the Infrastructure Project as set out in Schedule 2;
- 6.5.2 the Development Contributions Levy payable by the Owner is to be reduced by the amount of the Credit;
- 6.5.3 upon the provision of a Credit for an Infrastructure Project, Council's obligations to the Owner in respect of that Infrastructure Project are complete but the Owner's obligations for maintenance and repair of defects of the Infrastructure Project under this Agreement remain for the duration of the Maintenance Period and the Defects Liability Period; and
- 6.5.4 after the expiry of the Maintenance Period and the Defects Liability Period, maintenance of the works and repair of any defects in respect of an Infrastructure Project, the Infrastructure Project becomes the responsibility of the relevant Road Authority.



6.6 Exhaustion of the Credit

The Owner covenants and agrees that when the amount of the Development Contributions Levy payable in relation to the Stage exceeds the amount of Credit remaining, the Owner will pay the Development Contributions Levy less the Credit as follows:

- 6.6.1 in relation to that Stage, the Owner must pay in cash an amount equal to any remaining amount of the Development Contribution Levy payable in accordance with the Development Contributions Plan; and
- 6.6.2 in relation to subsequent Stages the Owner must pay any remaining amount of the Development Contribution Levy in cash in accordance with the Development Contributions Plan.

7. Owner's specific obligations – compliance with the Public Infrastructure Plan and public open space equalisation

7.1 Public Infrastructure Plan

The Owner covenants and agrees that subject to this Agreement, the Owner will comply with and implement the Public Infrastructure Plan.

7.2 Open Space Land and Equalisation Payment

The Owner covenants and agrees that subject to this Agreement:

- 7.2.1 the Owner will transfer to or vest in Council the Open Space Land specified in Schedule 3 prior to the milestone identified in Schedule 3;
- 7.2.2 the Owner will pay to Council the Equalisation Payment specified for the Open Space Land in Schedule 3 prior to the milestone identified in Schedule 3; and
- 7.2.3 upon complying with clause 7.2, the Owner has fulfilled its obligations in relation to the Subject Land under the Planning Scheme in relation to the Open Space Land.

8. Sale or vesting of Early lots

Unless with the prior written consent of Council, the Owner covenants and agrees that the Owner will not settle the sale of any early lots or vest any Early lots until:

- 8.1.1 Council is satisfied that the Early lot has been embellished and serviced in accordance with the Planning Permit; and
- 8.1.2 a Statement of Compliance has been issued for the applicable Later Stage of subdivision.

9. Acknowledgement by the Parties

The Parties acknowledge and agree that:

9.1.1 this Agreement is intended to relate only to infrastructure that is commonly funded by a development contributions plan and not Localised Infrastructure; and



9.1.2 compliance with the obligations of this Agreement does not relieve the Owner of any obligation imposed by Council or a Tribunal to provide Localised Infrastructure which obligation may be imposed as a requirement in a planning permit for the subdivision or development of the Subject Land.

10. Owner's further obligations

10.1 Notice and registration

The Owner must bring this Agreement to the attention of all prospective occupiers, purchasers, lessees, licensees, mortgagees, charges, transferees and assigns.

10.2 Further actions

The Owner:

- 10.2.1 must do all things necessary to give effect to this Agreement;
- 10.2.2 consents to Council applying to the Registrar of Titles to record this Agreement on the certificate of title of the Subject Land in accordance with section 181 of the Act; and
- 10.2.3 agree to do all things necessary to enable 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.

10.3 Fees

Within 14 days of a written request for payment, the Owner must pay to Council any:

- 10.3.1 Plan Checking Fee;
- 10.3.2 Supervision Fee;
- 10.3.3 Satisfaction Fee; or
- 10.3.4 Consent Fee.

10.4 Council's costs to be paid

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

- 10.4.1 preparing, drafting, finalising, signing, recording and enforcing this Agreement;
- 10.4.2 preparing, drafting, finalising and recording any amendment to this Agreement;
- 10.4.3 determining whether any of the Owner's obligations have been undertaken to Council's satisfaction; and
- 10.4.4 preparing, drafting, finalising and recording any document to give effect to the ending of this Agreement.



10.5 Time for determining satisfaction

If Council makes a request for payment of:

10.5.1 a fee under clause 10.3; or

10.5.2 any costs or expenses under clause 10.4.3,

the Parties agree that Council will not decide whether the Owner's obligation has been undertaken to Council's satisfaction, or whether to grant the consent sought, until payment has been made to Council in accordance with the request.

10.6 Interest for overdue money

- 10.6.1 The Owner must pay to Council interest in accordance with section 227A of the Local Government Act 1989 on any amount due under this Agreement that is not paid by the due date.
- 10.6.2 If interest is owing, Council will apply any payment made to interest and any balance of the payment to the principal amount.

10.7 Notification of compliance with Owner's obligations

The Owner must notify Council of its compliance with all of the Owner's obligations.

11. Agreement under section 173 of the Act

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

12. Owner's warranties

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 equitable, in the Subject Land which may be affected by this Agreement.

13. Successors in title

Until such time as a memorandum of this Agreement is recorded on the certificate of title of the Subject Land, the Owner must require successors in title to:

- 13.1 give effect to this Agreement; and
- 13.2 enter into a deed agreeing to be bound by the terms of this Agreement.



14. General matters

14.1 Notices

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

- 14.1.1 personally on the other Party;
- 14.1.2 by leaving it at the other Party's Current Address;
- 14.1.3 by posting it by prepaid post addressed to the other Party at the other Party's Current Address; or
- 14.1.4 by email to the other Party's Current Email.

14.2 No waiver

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 waiver of any of Council's rights or remedies under this Agreement.

14.3 Severability

If a court, arbitrator, tribunal or other competent authority determines that any part of this Agreement is unenforceable, illegal or void then that part is severed with the other provisions of this Agreement remaining operative.

14.4 No fettering of Council's powers

This Agreement does not fetter or restrict Council's power or discretion 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.

14.5 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.

14.6 Governing law

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

15.	GST
15.1	In this clause words that are defined in A New Tax System (Goods and Services Tax) Act 1999 have the same meaning as their definition in that Act.
15.2	Except as otherwise provided by this clause, all consideration payable under this Agreemen in relation to any supply is exclusive of GST.
15.3	If GST is payable in respect of any supply made by a supplier under this Agreement, subjec to clause 15.4 the recipient will pay to the supplier an amount 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 Agreement.

15.4 The supplier must provide a tax invoice to the recipient before the supplier will be entitled to payment of the GST payable under clause 15.3.

16. GAIC

- 16.1 All land transferred to or vested in Council 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 will remain liable to Council for any GAIC liability incurred by Council.
- 16.2 The Owner must provide Council with a certificate from the State Revenue Office certifying that all GAIC liability in respect of the land referred to in clause 16.1 has been discharged.

17. Dispute Resolution

- 17.1 Except as otherwise specified in this Agreement, if any dispute arises then, subject to clause 17.5 either party may at its election:
 - 17.1.1 refer the dispute to the Tribunal for resolution to the extent permitted by the Act; or
 - 17.1.2 refer the dispute 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 nominee.
- 17.2 A party may not commence any of the processes referred to in clause 17.1 until it has complied with clauses 17.3 and 17.4.
- 17.3 If a dispute arises, then either party will send a notice of dispute in writing adequately identifying and providing details of the dispute.
- 17.4 Within 14 days after service of a notice of dispute, the parties shall confer at least once, to attempt to resolve the dispute and failing resolution of the dispute to explore and, if possible, agree on methods of resolving the dispute by other means. At any such conference each party must be represented by a person having authority to agree to a resolution of the dispute.
- 17.5 If the dispute cannot be resolved or if at any time either party considers that the other party is not making reasonable efforts to resolve the dispute, either party may by notice to the other party refer such dispute to the Tribunal (to the extent permitted by the Act) or if the Tribunal is unable to determine the matter for lack of jurisdiction then to arbitration.

18. Commencement of Agreement

This Agreement commences on the date specified on page one or if no date is specified on page one, the date Council executes this Agreement.

19. Ending of Agreement

19.1 This Agreement ends when the Owner has complied with all the Owner's obligations under this Agreement.



- 19.2 Notwithstanding clause 19.1, the Owner may request in writing Council's consent to end the Agreement in respect of Residential Lots in any Stage upon the issue of a Statement of Compliance in respect of that Stage.
- 19.3 Council will not unreasonably withhold its consent to a written request made pursuant to clause 19.2 if it is satisfied that the obligations in this Agreement are secured to its satisfaction.
- 19.4 On the issue of a Statement of Compliance 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 the Act provided that at all times, the Agreement must remain registered on the balance of the Subject Land.
- 19.5 Once this Agreement ends as to part of the Subject Land in accordance with clause 19.4, Council will, 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 Registrar of Titles under section 183 of the Act to cancel the recording of this Agreement on the register as to that part of the Subject Land.
- 19.6 On completion of all the Owner's obligations in accordance with this Agreement, Council must as soon as practicable following the ending of this Agreement and at the request and at the cost of the Owner, execute all documents necessary to make application to the Registrar of Titles under section 183 of the Act to cancel the recording of this Agreement on the register.



Schedule 1

CONSTRUCTION PROCEDURES

Procedure for issue of Certificate of Practical Completion

- 1. Upon the completion of the Infrastructure Project the Owner must notify Council or any other relevant authority.
- 2. Within 14 days of receiving notice of the completion of the Infrastructure Project from the Owner, Council or any other relevant authority must inspect the Infrastructure Project and determine whether to issue the Certificate of Practical Completion.
- 3. If Council is not satisfied with the Infrastructure Project, Council may refuse to issue a Certificate of Practical Completion provided Council:
 - 3.1 identifies in what manner or respect the Infrastructure Project is not satisfactorily completed; and
 - 3.2 what must be done to satisfactorily complete the Infrastructure Project.
- 4. Council may, notwithstanding the detection of a minor non-compliance, determine to issue a Certificate of Practical Completion if Council is satisfied that the proper completion of the outstanding matter can be secured by the payment of a financial amount to Council or the provision of some other security for the proper completion of that outstanding matter.

Access

- 5. Before accessing land owned by Council or a third party for the purpose of constructing any Infrastructure Project or undertaking any maintenance or repair of defects in respect of any Infrastructure Project in accordance with this Agreement, the Owner must satisfy Council or if requested by a third party that person, that the Owner has:
 - 5.1 consent of the owner of land to access such land;
 - 5.2 satisfied any condition of such consent; and
 - 5.3 in place all proper occupational health and safety plans as may be required under any law of the State of Victoria.
- 6. Subject to the Owner satisfying any conditions of consent to access land owned by Council, Council will provide all reasonable access as may be required to its land in order to enable the Infrastructure Project to be completed, maintained or repaired in accordance with the Approved Plans.

Quality of work

- 7. Apart from any other requirement contained in the Agreement, all work must:
 - 7.1 accord with Council's Engineering Standard Drawings and Specifications unless otherwise approved;
 - 7.2 use good quality materials, not involving asbestos and which are suitable for the purpose for which they are required;
 - 7.3 be carried out in a good and workmanlike manner;
 - 7.4 be fit and structurally sound, fit for purpose and suitable for its intended use;



- 7.5 not encroach on land other than the land shown in any plans or specifications approved by Council;
- 7.6 comprise best industry practice;
- 7.7 unless otherwise authorised comply with any relevant current Australian Standard; and
- 7.8 accord with a construction management plan to be prepared to the satisfaction of Council.

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- Antonanium - A Maddoeks

Schedule 2

THE INFRASTRUCTURE PROJECT

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Project Number	Infrastructure Project Description	Extent of Project	Milestone for the completion of the infrastructure Project	Agreed Project Value	Funding Source	Timing for Credit
1	Development Contributions Plan project RD12 – Easl- West Collector Road/Mid-block Berwick Cranbourne Road – Signalised Intersection 5.1	Refer to Plan 4 and Page 46 of the Development Contributions Plan.	Prior to Statement of Compliance for the first Stage of development.	The amount of \$1,760,904.00 (Jan 2015 figure) plus indexation value in accordance with the DCP or the Actual Cost of Construction whichever is the lesser amount. Where the claim for credit is divided into parts: the date of the first claim for credit sets the date to determine the maximum indexed value.	Development Contributions Plan Credit.	Immediately upon issue of a satisfactory claim by the Owner for the Agreed Project Value and the issue of a Certificate of Practical Completion

20.2620-350-6400-34



Maddocks

Schedule 3

OPEN SPACE LAND

Open Space Land	Open Space Land Description	Title of plan reference	Area of the Open Space Land	Milestone for transfer or vesting of the Open Space Land	Equalisation Payment for Open Space Land	Funding Source	Timing for Payment/Credit (Payment/Credit Date)
2	Provision of public open space	The public open space shown on the Endorsed Plans.	1.216ha	Concurrent with the registration of the Plan of Subdivision comprising the public open space as shown on the Endorsed Plans.	\$0	N/A	N/A
2(a)	Public open space Equalisation Payment for provision below the 3.54% requirement under the Planning Scheme.	NA	.127ha	Prior to Statement of Compliance for stage 13	The equivalent of the value of .127ha of the Subject Land valued on the dollar per hectare rate assessed on a pro rata basis by reference to the englobo value of the parent land parcel being 1100 Pound Road, Clyde North, and being 56.95ha in area and assuming that the parent parcel has services and infrastructure available to it, but not yet constructed.	Owner	Prior to Statement of Compliance for stage 13.

[6258621: 15538110_1]

page 16



Signing Page

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

Signed sealed and delivered by the Chief Executive Officer on behalf of Casey City Council pursuant to the power delegated to that person by an Instrument of Delegation in the presence of:

Witness

Chief Executive Officer

Executed by **S. & N. Super Fund Pty Ltd ACN 116 380 057** in accordance with section 127(1) of the *Corporations Act* 2001:

Signature of Director

Print full name

Signature of Director (or Company Secretary)

Soll D 20 l H Print full name



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Application by a responsible authority for the recording of an agreement Section 181 Planning and Environment Act 1987



Form 21

Lodged by:

Name: Phone: Address: Ref:

Russell Kennedy Lawyers 03 9609 1555 Level 12, 469 La Trobe Street, Melbourne 3000 115905-01335 **Customer Code:** 1513M

The responsible 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.

11

Land: [insert Volume and Folio reference] [if part only, define the part]

Volume 11233 Folios 832 and 836

Responsible authority: [name and address]

Casey City Council of Civic Centre, Magid Drive, Narre Warren, Victoria 3805

Section and Act under which agreement made:

Section 173 of the Planning and Environment Act 1987

A copy of the agreement is attached to this application.

Signature for the responsible authority:

Name of Officer:

Date:

2

•• 2.





1

CASEY CITY COUNCIL

and

S. & N. SUPER FUND PTY LTD

AGREEMENT MADE PURSUANT TO SECTION 173 OF THE PLANNING AND ENVIRONMENT ACT 1987

Property: Lot 1 on PS606533L and Lot 1 on PS604926B, Clyde North, Victoria 3978

Russell Kennedy Pty Ltd ACN 126 792 470 ABN 14 940 129 185 Level 12, 469 La Trobe Street, Melbourne VIC 3000 PO BOX 5146AA, Melbourne VIC 3001 DX 494 Melbourne T +61 3 9609 1555 F +61 3 9609 1600 info@rk.com.au

Liability limited by a scheme approved under Professional Standards Legislation



rk.com.au Ref IDP 115905-01335 2.

THIS AGREEMENT is made on

PARTIES

1

- CASEY CITY COUNCIL of Civic Centre, Magid Drive, Narre Warren, Victoria 3805 ("Council")
- S. & N. SUPER FUND PTY LTD 2 ACN 116 380 057 of Suite 1, Level 1, 38 Margaret Street, Moonee Ponds, Victoria 3039 (formerly of 18-22 Leemak Crescent, Berwick, Victoria 3806) ("Owner")

RECITALS

- The Council is the responsible authority under the Act for the Scheme. А
- В The Owner is registered or is entitled to be registered as proprietor of the Land.
- С Condition 28 of the Permit provides as follows:

"Community Infrastructure Levy

28. Before the issue of a Statement of Compliance for the subdivision the developer must make payment to Council for the provision of Community Infrastructure, unless before the relevant plan of subdivision is certified under the Subdivision Act 1988. the owner enters into an agreement with the Responsible Authority made pursuant to Section 173 of the Planning and Environment Act 1987 ('the Act') and makes application to the Registrar of Titles to have the agreement registered on the title to. the land under Section 181 of the Act, which provides for the payment of a Community Infrastructure Levy to Council by a future land owner in accordance with the provisions of the Development Contributions Plan applying to the land and Section 460 of the Act.

11 FEBRUARY

The owner/applicant must pay the Responsible Authority's costs of the preparation, execution and registration of the Section 173 agreement."

- D This Agreement has been entered into in order to:
 - comply with all relevant conditions of the Permit; •
 - prohibit, restrict or regulate the use or development of the Land;
 - achieve and advance the objectives of planning in Victoria or the objectives of the Scheme in relation to the Land.
- Ε This Agreement is made under Division 2 of Part 9 of the Act.

THE PARTIES AGREE THAT:

DEFINITIONS 1

In this Agreement:

1.1 "Act" means the Planning and Environment Act 1987.



2016

.25



1.2 **"Agreement**" means this Agreement, including the recitals and any annexures to this Agreement.

1

- 1.3 "Business Day" means Monday to Friday excluding public holidays in Victoria.
- 1.4 "Building Permit" means a building permit under the Building Act 1993.

2

- 1.5 **"Community Infrastructure Levy**" means the community infrastructure levy required to be paid to the collecting agency under the Development Contributions Plan.
- 1.6 **"Development Contributions Plan**" means the *Clyde North Precinct Structure Plan Development Contributions Plan, August 2011* which is incorporated in the Scheme (as amended).
- 1.7 **"GST Act"** means the A New Tax System (Goods and Services Tax) Act 1999 (Cth) (as amended).
- 1.8 "GST" means the goods and services tax as defined in the GST Act.
- **1.9 "Input Tax Credit**" in relation to a supply, means a credit under the GST Act for the GST payable by the recipient in respect of the supply.
- 1.10 "Land" means the land within the Scheme described as:
 - 1.10.1 lot 1 on PS604926B being the whole of the land more particularly described in certificate of title volume 11233 folio 836; and
 - 1.10.2 lot 1 on PS606533L being the whole of the land more particularly described in certificate of title volume 11233 folio 832.
- 1.11 "Lot" means any lot created as a result of:
 - 1.11.1 the subdivision of the Land; or
 - 1.11.2 the subdivision of any part of the Land.
- 1.12 **"Mortgagee"** means the person or persons registered or entitled from time to time to be registered by the Registrar of Titles as mortgagee of the Land or any part of it.
- 1.13 "Permit" means planning permit PInA00374/14, issued by the Council on 21 November 2014 and amended by the Council on 10 March 2015, authorising the multi-lot subdivision, construction and carry out works including roadworks, removal of drainage easement E-1 on PS604926B, creation of restrictions, and creation of access to a road in a Road Zone Category 1 in accordance with the endorsed plans.
- 1.14 **"Scheme**" means the *Casey Planning Scheme* or any other planning scheme which applies to the Land from time to time.
- 1.15 **"Tax Invoice**" in relation to a supply, means an invoice for the supply required by the GST Act to support a claim by the recipient for an Input Tax Credit for the GST on the supply.

2 COMMENCEMENT

This Agreement comes into force on the date it was made as set out above.

3

3 TERMINATION OF AGREEMENT

3.1 Termination

This Agreement ends in accordance with the Act.

3.2 Cancellation of Agreement

As soon as reasonably practicable after this Agreement has ended, the Council must, at the request and at the cost of the Owner, apply to the Registrar of Titles under section 183(2) of the Act to cancel the recording of this Agreement on the Register.

4 OWNER'S COVENANTS

4.1 Community Infrastructure Levy

The Owner covenants and agrees that the Community Infrastructure Levy in respect of the development of any Lot must be paid to the Council in accordance with the Development Contributions Plan prior to the issue of any Building Permit in connection with that Lot.

4.2 Successors in title

Until this Agreement is recorded on the folio of the Register which relates to the Land pursuant to section 181 of the Act, the Owner must ensure that the Owner's successors in title give effect to and do all acts and sign all documents which will require those successors to give effect to this Agreement including requiring the successors in title to execute a deed agreeing to be bound by the terms of this Agreement. Until that deed is executed, the Owner's obligations contained in this Agreement.

4.3 Further assurance

The Owner must do all things necessary (including signing any further agreement, acknowledgment or document) to enable the Council to record this Agreement on the folio of the Register which relates to the Land.

4.4 Payment of Council's costs

The Owner agrees to pay on demand to the Council the Council's costs and expenses (including any legal fees incurred on a solicitor-client basis) of and incidental to the preparation, execution, recording and enforcement of this Agreement.

4.5 Mortgagee to be bound

The Owner covenants to obtain the consent of any Mortgagee to be bound by the covenants in this Agreement if the Mortgagee becomes mortgagee in possession of the Land.

4.6 Indemnity

The Owner covenants to indemnify and keep the Council, its officers, employees, agents, workmen and contractors indemnified from and against all costs, expenses, losses or damages which they or any of them may sustain incur or suffer or be or become liable for or in respect of any suit action proceeding





judgement or claim brought by any person arising from or referrable to this Agreement or any non-compliance with this Agreement.

4

4.7 Non-compliance

If the Owner has not complied with this Agreement within 14 days after the date of service on the Owner by the Council of a notice which specifies the Owner's failure to comply with any provision of this Agreement, the Owner covenants:

- 4.7.1 to allow the Council its officers, employees, contractors or agents to enter the Land and rectify the non-compliance;
- 4.7.2 to pay to the Council on demand, the Council's reasonable costs and expenses ("Costs") incurred as a result of the Owner's non-compliance;
- 4.7.3 to pay interest at the rate of 2% above the rate prescribed under section 2 of the *Penalty Interest Rates Act 1983* on all moneys which are due and payable but remain owing under this Agreement until they are paid in full;
- 4.7.4 if requested to do so by the Council, to promptly execute in favour of the Council a mortgage to secure the Owner's obligations under this Agreement,

and the Owner agrees:

- 4.7.5 to accept a certificate signed by the Chief Executive Officer of the Council (or any nominee of the Chief Executive Officer) as prima facie proof of the Costs incurred by the Council in rectifying the Owner's non-compliance with this Agreement;
- 4.7.6 that any payments made for the purposes of this Agreement shall be appropriated first in payment of any interest and any unpaid Costs of the Council and then applied in repayment of the principal sum;
- 4.7.7 that all Costs or other monies which are due and payable under this Agreement but which remain owing shall be a charge on the Land until they are paid in full; and
- 4.7.8 if the Owner executes a mortgage as required by clause 4.7.4, any breach of this Agreement is deemed to be a default under that mortgage.

4.8 Covenants run with the Land

The Owner's obligations in this Agreement are intended to take effect as covenants which shall be annexed to and run at law and in equity with the Land and every part of it, and bind the Owner and its successors, assignees and transferees, the registered proprietor or proprietors for the time being of the Land and every part of the Land.

4.9 Owner's warranty

The Owner warrants and covenants that:



- 4.9.1 the Owner is the registered proprietor (or is entitled to become the registered proprietor) of the Land and is also the beneficial owner of the Land;
- 4.9.2 there are no mortgages, liens, charges or other encumbrances or leases or any rights inherent in any person other than the Owner affecting the Land which have not been disclosed by the usual searches of the folio of the Register for the Land or notified to the Council;
- 4.9.3 no part of the Land is subject to any rights obtained by adverse possession or subject to any easements or rights described or referred to in section 42 of the *Transfer of Land Act 1958*; and
- 4.9.4 until this Agreement is recorded on the folio of the Register which relates to the Land, the Owner will not sell, transfer, dispose of, assign, mortgage or otherwise part with possession of the Land or any part of the Land without first disclosing to any intended purchaser, transferee, assignee or mortgagee the existence and nature of this Agreement.

5 GOODS AND SERVICES TAX

5.1 Definitions and expressions

Expressions used in this Agreement that are defined in the *GST Act* have the same meaning as given to them in the *GST Act*, unless expressed to the contrary.

5.2 Amounts payable do not include GST

Each amount, of whatever description, specified as payable by one party to the other party under this Agreement is expressed as a GST exclusive amount unless specified to the contrary.

5.3 Liability to pay any GST

Subject to clause 5.4, in addition to any amount payable by one party to the other party under this Agreement in respect of a taxable supply, the party liable to pay the amount ("**Recipient**") must pay to the other party ("**Supplier**") a sum equivalent to the GST payable, if any, by the Supplier in respect of the taxable supply on the date on which the Supplier makes a taxable supply to the Recipient irrespective of when the Supplier is liable to remit any GST under this Agreement in respect of a taxable supply to any governmental authority.

5.4 Tax Invoice

A party's right to payment under clause 5.3 is subject to a Tax Invoice being delivered to the Recipient.

6 GENERAL

6.1 No fettering of Council's powers

This Agreement does not fetter or restrict the Council's power or discretion in respect of any of the Council's decision making powers including but not limited to an ability to make decisions under the *Local Government Act 1989*, and the Act or to make or impose requirements or conditions in connection with any use

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or development of the Land or the granting of any planning permit, the approval or certification of any plans of subdivision or consolidation relating to the Land or the issue of a Statement of Compliance in connection with any such plans.

6

6.2 Time of the essence

Time is of the essence as regards all dates, periods of time and times specified in this Agreement.

6.3 Governing law and jurisdiction

This Agreement is governed by and is to be construed in accordance with the laws of Victoria. Each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts and tribunals of Victoria and waives any right to object to proceedings being brought in those courts or tribunals.

6.4 Enforcement and severability

- 6.4.1 This Agreement shall operate as a contract between the parties and be enforceable as such in a Court of competent jurisdiction regardless of whether, for any reason, this Agreement were held to be unenforceable as an agreement pursuant to Division 2 of Part 9 of the Act.
- 6.4.2 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.

7 NOTICES

7.1 Service of notice

A notice or other communication required or permitted, under this Agreement, to be served on a person must be in writing and may be served:

- 7.1.1 personally on the person;
- 7.1.2 by leaving it at the person's address set out in this Agreement;
- 7.1.3 by posting it by prepaid post addressed to that person at the person's current address for service; or
- 7.1.4 by facsimile to the person's current number notified to the other party.

7.2 Time of service

A notice or other communication is deemed served:

- 7.2.1 if served personally or left at the person's address, upon service;
- 7.2.2 if posted within Australia to an Australian address, two Business Days after posting;
- 7.2.3 if served by facsimile, subject to the next clause, at the time indicated on the transmission report produced by the sender's facsimile machine indicating that the facsimile was sent in its entirety to the addressee's facsimile; and

* *



7.2.4 if received after 5.00pm in the place of receipt or on a day which is not a Business Day, at 9.00am on the next Business Day.

7

8 INTERPRETATION

In this Agreement, unless the contrary intention appears:

- 8.1 the singular includes the plural and vice versa;
- 8.2 a reference to a document or instrument, including this Agreement, includes a reference to that document or instrument as novated, altered or replaced from time to time;
- 8.3 a reference to an individual or person includes a partnership, body corporate, government authority or agency and vice versa;
- 8.4 a reference to a party includes that party's executors, administrators, successors, substitutes and permitted assigns;
- 8.5 words importing one gender include other genders;
- 8.6 other grammatical forms of defined words or expressions have corresponding meanings;
- 8.7 a covenant, undertaking, representation, warranty, indemnity or agreement made or given by:
 - 8.7.1 two or more parties; or
 - 8.7.2 a party comprised of two or more persons,

is made or given and binds those parties or persons jointly and severally;

- 8.8 a reference to a statute, code or other law includes regulations and other instruments made under it and includes consolidations, amendments, re-enactments or replacements of any of them;
- 8.9 a recital, schedule, annexure or description of the parties forms part of this Agreement;
- 8.10 if an act must be done on a specified day that is not a Business Day, the act must be done instead on the next Business Day;
- 8.11 if an act required to be done under this Agreement on a specified day is done after 5.00pm on that day in the time zone in which the act is performed, it is taken to be done on the following day;
- 8.12 a party that is a trustee is bound both personally and in its capacity as trustee;
- 8.13 a reference to an authority, institution, association or body ("**original entity**") that has ceased to exist or been reconstituted, renamed or replaced or whose powers or functions have been transferred to another entity, is a reference to the entity that most closely serves the purposes or objects of the original entity;
- 8.14 headings and the provision of a table of contents are for convenience only and do not affect the interpretation of this Agreement.

)

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EXECUTED as an agreement under Division 2 of Part 9 of the Act.

SIGNED SEALED AND DELIVERED by the Director Planning & Development Services on behalf of CASEY CITY COUNCIL pursuant to the power delegated to that person by an Instrument of Delegation in the presence of:

))

Witness

Krol SUJAN Print Name

EXECUTED by **S. & N. SUPER FUND PTY**) **LTD** in accordance with section 127(1) of the) *Corporations Act 2001* (Cth) by being signed) by authorised persons:)

Director

Soundie Mondous. Full Name

SUITI, LEVELI Usual Address 38 MARGARET ST

MOONY PONDS.

VIC 3039

LAL 5)

*Director/company secretary *Delete whichever is inapplicable

NALLA MODDOUS. Full Name

SUIT I, LEVEL Usual Address 38 MARCARET ST MOONY POMOS

VIC 3039



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Application by a Responsible Authority for the making of a Recording of an Agreement Section 181 Planning and Environment Act 1987					
Lodged by:					
Name:	MADDOCKS				
Phone:	03 9258 3555				
Address:	Collins Square, Tower Two, Level 25, 727 Collins Street Melbourne VIC 3008				
Ref:	MYM:OXO:7630881				
Customer Code:	1167E				
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: Volume 11642 Folio 391 and Volume 11942 Folio 675 Responsible Authority: Casey City Council of Magid Drive, Narre Warren, Victoria Section and Act under which agreement made: Section 173 of the Planning and Environment Act 1987 A copy of the agreement is attached to this application					
Signing					
AUSTRALIAN LEGAL PRACTITIONER					
Representing:	Representing another				
Signer Name:	Ann maree Drakos				
Signer Organisation:	Signer Organisation: MADDOCKS				
Signer Role:	Australian Legal Practitioner				

•. • Certifications

The Certifier has taken reasonable steps to verify the identity of the applicant. 1.

- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- The Certifier has retained the evidence supporting this Registry Instrument or Document. 3.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant legislation and any Prescribed Requirement.

Executed on behalf of:	Casey City Council
Signer Name:	Ann Marce Pratross
Signer Organisation:	MADDOCKS
Signer Role:	Australian Legal Practitioner
	Aurace
Signature:	

.....

Execution Date:

8 November 2018



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Australia

Telephone 61 3 9268 3555 Facsimile 61 3 9258 3666

info@maddocks.com.au v/ww.maddocks.com.au

DX 259 Melbourne

Agreement under section 173 of the Planning and Environment Act 1987 Subject Land: 800 Berwick-Cranbourne Road, Clyde North

Casey City Council and

S & N Super Fund Pty Ltd ACN 116 380 057

> Interstate offices Canberra Sydney Affiliated offices around the world through the Advoc network - www.advoc.com

[7630881: 22622504_1]

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[7630881: 22622504_1]

AR636041U

Agreement under section 173 of the Planning and Environment Act 1987

Dated

Parties

Name Address Short name	Casey City Council Bunjil Place, Patrick Northeast Drive, Narre Warren, Victoria Council
Name	S & N Super Fund Pty Ltd ACN 116 380 057
Address	Level 1, 38 Margaret Street, Moonee Ponds, Victoria
Short name	Owner

Background

- A. Council is the responsible authority for the Planning Scheme.
- B. The Owner is or is entitled to be the registered proprietor of the Subject Land.
- C. On 5 December 2017 Council resolved to prepare Amendment C235 to the Planning Scheme and in addition Council resolved to consider Planning Application No. Pln A01047/15 for staged subdivision of the land and creation of restrictions concurrently with Amendment C235 under Section 96A of the *Planning and Environment Act 1987*.
- D. Council also resolved that prior to Council considering Amendment C235 for adoption, the Owner of the land must enter into an agreement with Council and Melbourne Water under Section 173 of the *Planning and Environment Act 1987* to provide that upon the approval of Amendment C235 and the granting of the Planning Permit, the Owner will undertake the planting and ongoing protection of native trees within the Melbourne Water drainage reserve above the 1-in-100-year flood level, at a density of 170 trees per hectare, in accordance with this Agreement. The trees are to be planted prior to the issue of a Statement of Compliance for the first stage of the subdivision permitted by the Planning Permit once the Planning Permit is approved. The Owner must pay the reasonable costs of the preparation, execution and registration of the section 173 agreement.

The Parties agree



1. Definitions

In this Agreement unless the context admits otherwise:

Act means the Planning and Environment Act 1987.

Agreement means this Agreement and includes this Agreement as amended from time to time.

CPI means the annual Consumer Price index (All Groups-Melbourne) as published by the Australian Bureau of Statistics, or, if that index number is no longer published, its substitute as a cumulative indicator of the inflation rate in Australia, as determined by Council from time to time.

Current Address means:

- (a) for Council, the address shown on page one of this Agreement, or any other address listed on Council's website; and
- (b) 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:

- (a) for Council, caseycc@casey.vic.gov.au, or any other email address listed on Council's website; and
- (b) for the Owner, kameel@mondousproperty.com or any other email address provided by the Owner to Council for the express purpose of electronic communication regarding this Agreement.

Estimated Cost means:

- for the purpose of calculating the Plan Checking Fee, the estimated cost, as agreed by Council, of constructing the Public Works shown on the plans to be checked; and
- (b) for the purpose of calculating the Supervision Fee, the estimated cost, as agreed by Council, of constructing the Public Works to be supervised.

Indexation means an annual adjustment to the Satisfaction Fee carried out in accordance with CPI.

Maintain includes to inspect, construct, repair, clean, remove, renew, alter, erect, lay or reinstate.

Owner means the person registered or entitled from time to time to be registered as proprietor of an estate in fee simple of the Subject Land and includes a mortgagee-in-possession.

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

[7630881: 22622504_1]

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.

8636041

\$96.10

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Planning Permit means planning permit no. PlnA01047/15, as amended from time to time, authorising the staged multi lot subdivision of the Subject Land in accordance with the plans endorsed by Council.

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

Satisfaction Fee means a fee payable by the Owner to Council for determining whether any one of the Owner's obligations has been undertaken to Council's satisfaction, or for deciding whether to give consent for anything this Agreement provides must not be done without Council's consent, and which is payable at the rate of:

- (a) \$317.90 if paid within 12 months from the date that this Agreement commences; or
- (b) \$317.90 plus Indexation if paid at any time after 12 months from the date that this Agreement commences.

Satisfaction Fee means a fee payable by the Owner to Council for determining whether any obligation of the Owner set out in this Agreement has been undertaken to Council's satisfaction or deciding whether to give consent for anything this Agreement provides must not be done without the Council's consent.

Statement of Compliance means a statement of compliance issued under the *Subdivision Act 1988* for the subdivision of the Subject Land that creates the drainage reserve.

Subject Land means the land situated at 800 Berwick-Cranbourne Road, Clyde North being the land referred to in certificates of title volume 11642 folio 391 and volume 11942 folio 675 and any reference to the Subject Land includes any lot created by the subdivision of the Subject Land or any part of it.

Tree Location Plan means the 'Waterside Wetland Indicative Tree Location Plan', Revision 2, drawing 0310-0210-70 DD-300 dated June 2017, as amended from time, prepared by Tract Landscape Architects and approved by Council.

Tree Maintenance Bond means a bond in the form of a bank guarantee equivalent to the cost of the Wetlands Tree Planting, plus a 35% contingency cost, to be paid to Council by the Owner prior to the issue of the Statement of Compliance.

Wetlands Trees means the trees as shown on the Tree Location Plan

Wetlands Tree Planting means the planting of trees in accordance with the Tree Location Plan.

2. Interpretation

In this Agreement unless the context admits otherwise:

- 2.1 the singular includes the plural and vice 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 2 or more persons (including where 2 or more persons are included in the same defined term) binds them jointly and severally;
- 2.5 a term used has its ordinary meaning unless 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 or Planning Scheme;
- 2.7 the Background forms part of this Agreement;
- 2.8 the Owner's obligations take effect as separate and several covenants which are annexed to and run at law and equity with the Subject Land; and
- 2.9 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 to:

- 3.1 give effect to the Council resolution; 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.

4. Agreement required

The Parties agree that this Agreement will continue to be required until the Owner has complied with all of the Owner's obligations.

5. Owner's specific obligations

5.1 Wetlands Tree Planting

Unless with the prior written consent of Council, the Owner covenants and agrees that prior to the issue of the Statement of Compliance for the relevant stage of the subdivision authorised by the Planning Permit, the Owner must complete the Wetlands Tree Planting in accordance with the Tree Location Plan:

- 5.1.1 at the full cost of the Owner; and
- 5.1.2 to the satisfaction of Council.

5.2 Maintenance of the Wetlands Trees

The Owner covenants and agrees that the Owner:

5.2.1 must provide to Council the Tree Maintenance Bond prior to the issue of the Statement of Compliance;

R63604′



- 5.2.2 must Maintain the Wetlands Trees for a period of 2 years from the date of the issue of the Statement of Compliance; and
- 5.2.3 is responsible for all costs associated with Maintaining the Wetlands Trees for the 2 year period.

6. Owner's further obligations

6.1 Notice and registration

The Owner must bring this Agreement to the attention of all prospective occupiers, purchasers, lessees, licensees, mortgagees, chargees, transferees and assigns.

6.2 Further actions

The Owner:

- 6.2.1 must do all things necessary to give effect to this Agreement;
- 6.2.2 consents to Council applying to the Registrar of Titles to record this Agreement on the certificate of title of the Subject Land in accordance with s 181 of the Act; and
- 6.2.3 agree to do all things necessary to enable 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.

6.3 Fees

The Owner must pay to Council within 14 days after a written request for payment, any:

- 6.3.1 Plan Checking Fee;
- 6.3.2 Supervision Fee; and
- 6.3.3 Satisfaction Fee.

6.4 Council's costs to be paid

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

- 6.4.1 preparing, drafting, finalising, signing, recording and enforcing this Agreement;
- 6.4.2 preparing, drafting, finalising and recording any amendment to this Agreement;
- 6.4.3 determining whether any of the Owner's obligations have been undertaken to Council's satisfaction; and
- 6.4.4 preparing, drafting, finalising and recording any document to give effect to the ending of this Agreement.

6.5 Time for determining satisfaction

If Council makes a request for payment of:

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6.5.1 a fee under clause 6.3.3; or

6.5.2 any costs or expenses under clause 6.4.3,

the Parties agree that Council will not decide whether the Owner's obligation has been undertaken to Council's satisfaction, or whether to grant the consent sought, until payment has been made to Council in accordance with the request.

6.6 Interest for overdue money

- 6.6.1 The Owner must pay to Council interest in accordance with s 227A of the Local Government Act 1989 on any amount due under this Agreement that is not paid by the due date.
- 6.6.2 If interest is owing, Council will apply any payment made to interest and any balance of the payment to the principal amount.

6.7 Notification of compliance with Owner's obligations

The Owner must notify Council of its compliance with all of the Owner's obligations.

7. Agreement under s 173 of the Act

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

8. Owner's warranties

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 equitable, in the Subject Land which may be affected by this Agreement.

9. Successors in title

Until such time as a memorandum of this Agreement is recorded on the certificate of title of the Subject Land, the Owner must require successors in title to:

- 9.1 give effect to this Agreement; and
- 9.2 enter into a deed agreeing to be bound by the terms of this Agreement.

10. General matters

10.1 Notices

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

10.1.1 personally on the other Party;



- 10.1.2 by leaving it at the other Party's Current Address;
- 10.1.3 by posting it by priority prepaid post addressed to the other Party at the other Party's Current Address; or
- 10.1.4 by email to the other Party's Current Email.

10.2 Counterparts

This Agreement may be executed in counterparts, all of which taken together constitute one document.

10.3 No waiver

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 waiver of any of Council's rights or remedies under this Agreement.

10.4 Severability

If a court, arbitrator, tribunal or other competent authority determines that any part of this Agreement is unenforceable, illegal or void then that part is severed with the other provisions of this Agreement remaining operative.

10.5 No fettering of Council's powers

This Agreement does not fetter or restrict Council's power or discretion 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.

10.6 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.

10.7 Governing law

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

11. Commencement of Agreement

This Agreement commences on the date specified on page one or if no date is specified on page one, the date Council executes this Agreement.

12. Ending of Agreement

- 12.1 This Agreement ends when the Owner has complied with all of the Owner's obligations, or Amendment C235 is not approved or the Planning Permit is not issued.
- 12.2 After this Agreement has ended, Council will, at the Owner's written request, apply to the Registrar of Titles under s 183(1) of the Act to cancel the record of this Agreement.



Signing Page

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

Signed sealed and delivered by the Manager) Statutory Planning and Building Services on behalf of) Casey City Council pursuant to the power delegated) to that person by an Instrument of Delegation in the presence of:

Witness

)er E Print name

Executed by S & N Super Fund Pty Ltd

ACN 116 380 057 in accordance with s 127(1) of the Corporations Act 2001:

Signature of Director

KAMER HOMPUS Print full name

-********

)

)

Signature of Director (or Company Secretary)

Sourial Montoo S Print full name

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STATE REVENUE OFFICE PLANNING AND ENVIRONMENT ACT 1987

Growth Areas Infrastructure Contribution (GAIC) Certificate

 STATE

 REVENUE

 OFFICE

 YICTORIA

 ABN 76 775 195 331

 WWW, Sro. vic.gov.au

Certificate ID: 249

Issue date:

27 August 2014

PART 1 - APPLICANT DETAILS Reeds Consulting Pty Ltd Level 6 / 440 Elizabeth Street Melbourne VIC 3000

PART 2 – LAND DETAILS

Land address:

Details of land title: Lot/Plan: Vol/Fol:

Municipality: Land type: Land area: 1100 Pound Road Clyde North VIC 3978

1 / PS 604926 11233 / 836

Casey Type B1 28.06 ha (GAIC Area 13.12647 ha)

PART 3 – GAIC LIABILITY STATUS

Total GAIC that would be imposed if a GAIC event were to occur in respect of the land this financial year is: **\$1,383,792.46**

PART 4 – CERTIFICATION

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

Paul Broderick Commissioner of State Revenue

Notes

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).
 CAIC is calculated our bestere
- GAIC is calculated per hectare.
- 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 of
 - 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 s32(3)(f) of the Sale of Land Act 1962.

GAIC rates

- For 2014-15, the GAIC rate for type A land is \$88,770 per hectare. The rate for type B-1, B-2 and C land is \$105,420 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.

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 this number in any correspondence.

This certificate is for information only and is not a Notice of Assessment under the *Taxation Administration Act* 1997.

For more GAIC information please contact the State Revenue Office

Mail State Revenue Office, GPO Box 4376, 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
Metropolitan Planning Authority – GAIC enquiries Mail Metropolitan Planning Authority, Level 29, 35 Collins Street, MELBOURNE VIC 3000	Internet Email Phone Fax	www.mpa.vic.gov.au info@mpa.vic.gov.au 03 9651 9600 03 9651 9623





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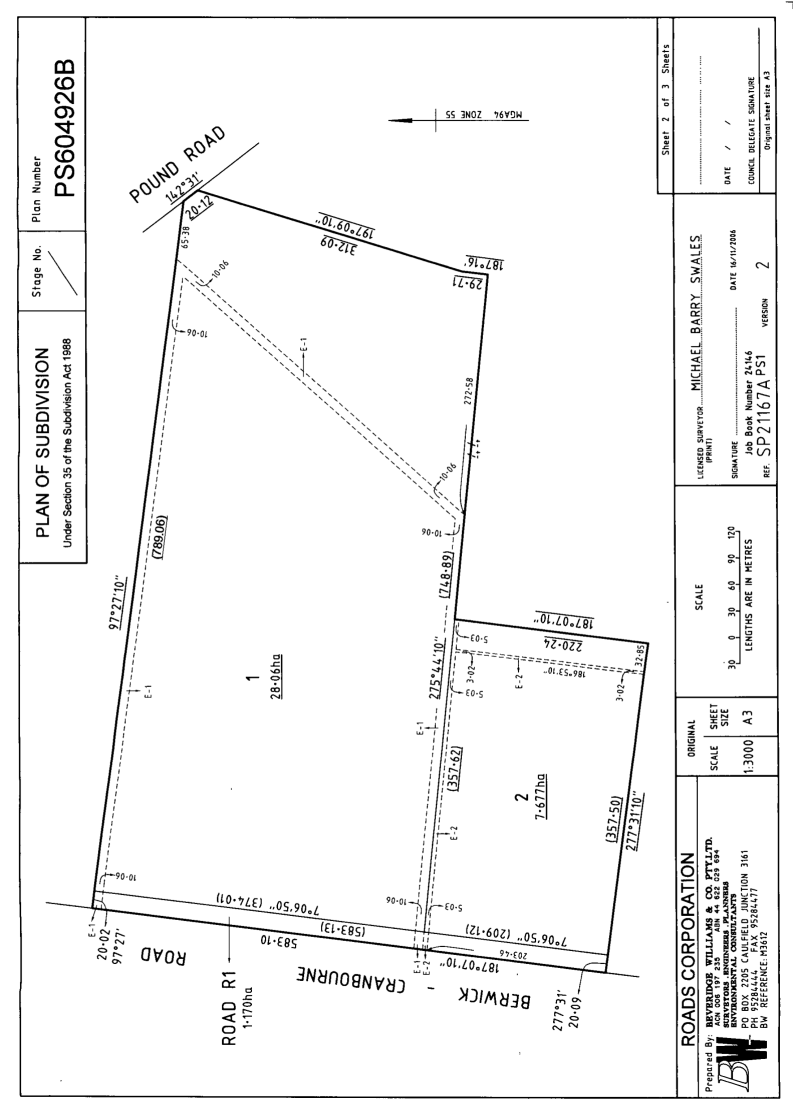
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		PLAN OF SUBE	VISION	STAGE NO.	LR use only		Plan Number			
		Under Section 35 of the Subo	division Act 198	38	EDITION	1	PS604920	6B		
	<u>I</u>	Location of Land			Council Certi	fication ar	d Endorsement			
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	Portion:			B This plo	in is exempt from Po		Subdivision Act 1988			
Title R	eferenci	e:VOL 8349 FOL 370			- a- plan under sectio i al lot(s) -	1 35 of the	-Subdivision -Act-1988-which-crea	i tes (an)		
		VOL 8923 FOL 839			rtified under section rtified under section		ubdivision Act 1988 -Subdivision Act 1988-			
Last Pl	lan Refi	erence: LOT 1 TP246578D LOT 2 LP94498			original certification a statement of comp		ion 6. / / / / r section 21 of the Subdivision /	Act 1988.		
				Council 'Council	Delegate Seat-					
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	Co-ord			Re-cert	ified under section 1	I(7) of the S	ubdivision Act 1988			
		ZONE: 55			Delegate					
	Ves	ting of Roads and / or Reserve	es	Council Date	Seal					
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Symbol	Subject Land	Purpose	Width (Metres)	Origin	Land Benefi	ted/In Favo	ur Of Received 🗸			
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PLAN OF SUBDIVISION

Under Section 35 of the Subdivision Act 1988

STAGE NO.

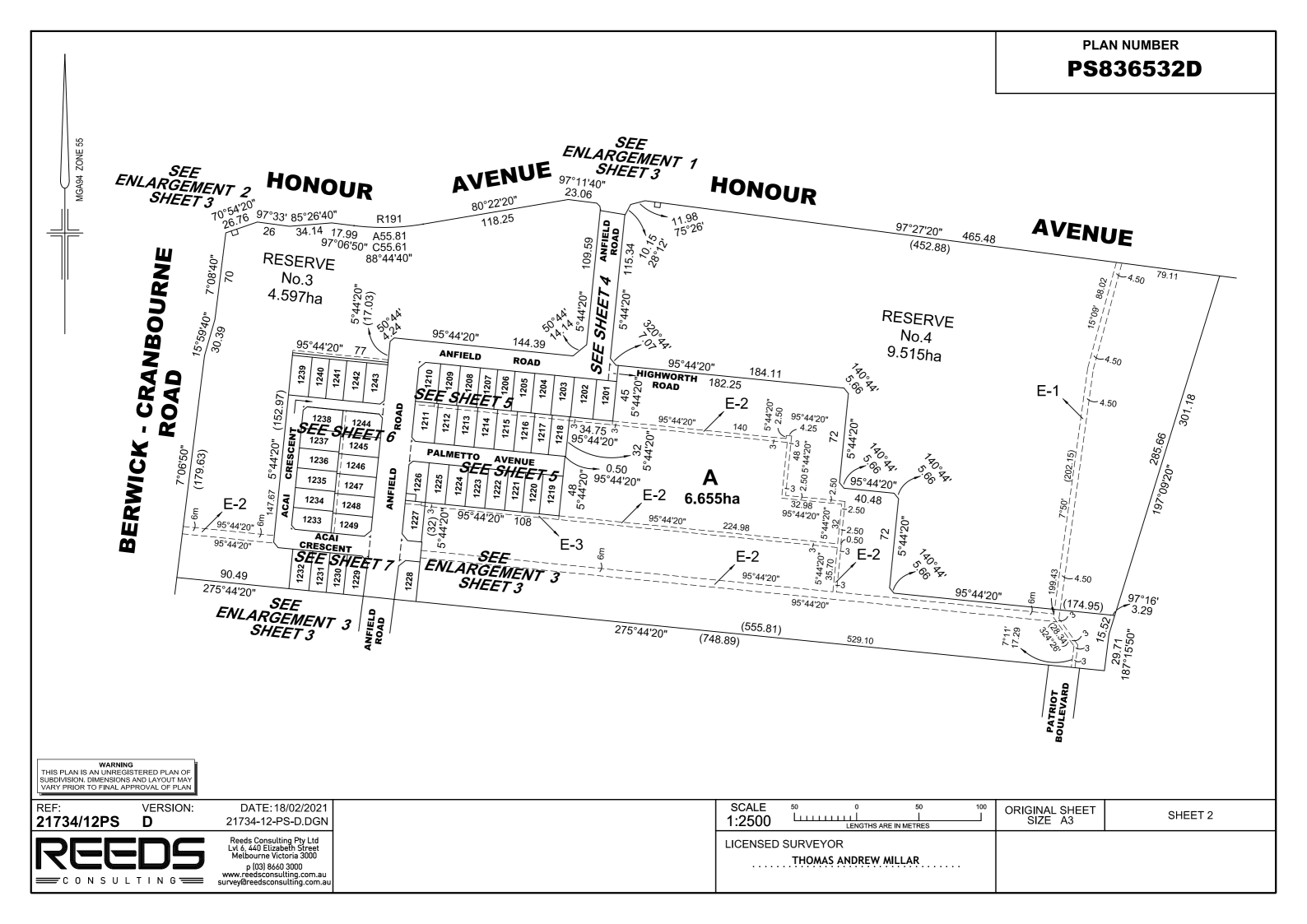
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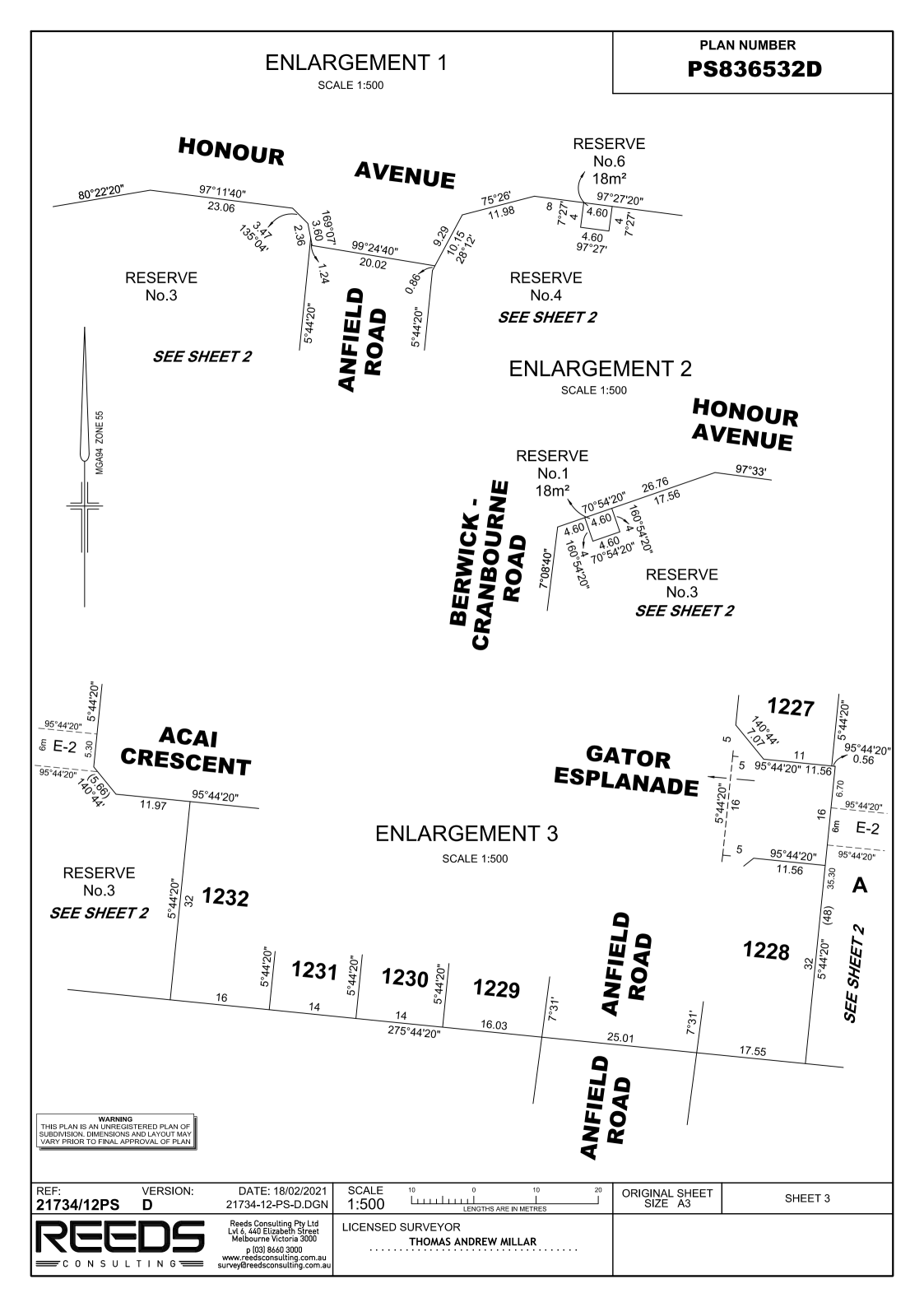
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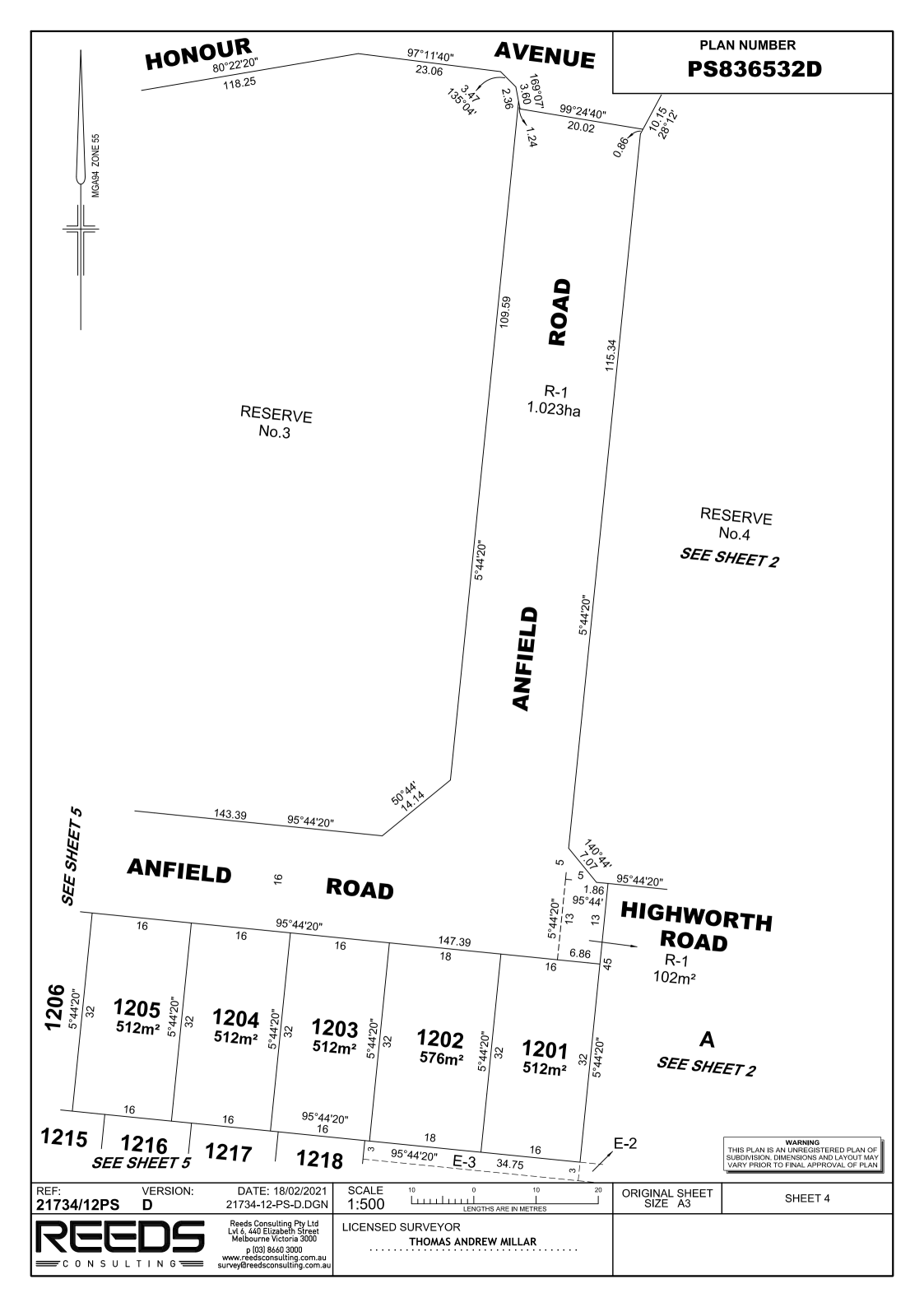
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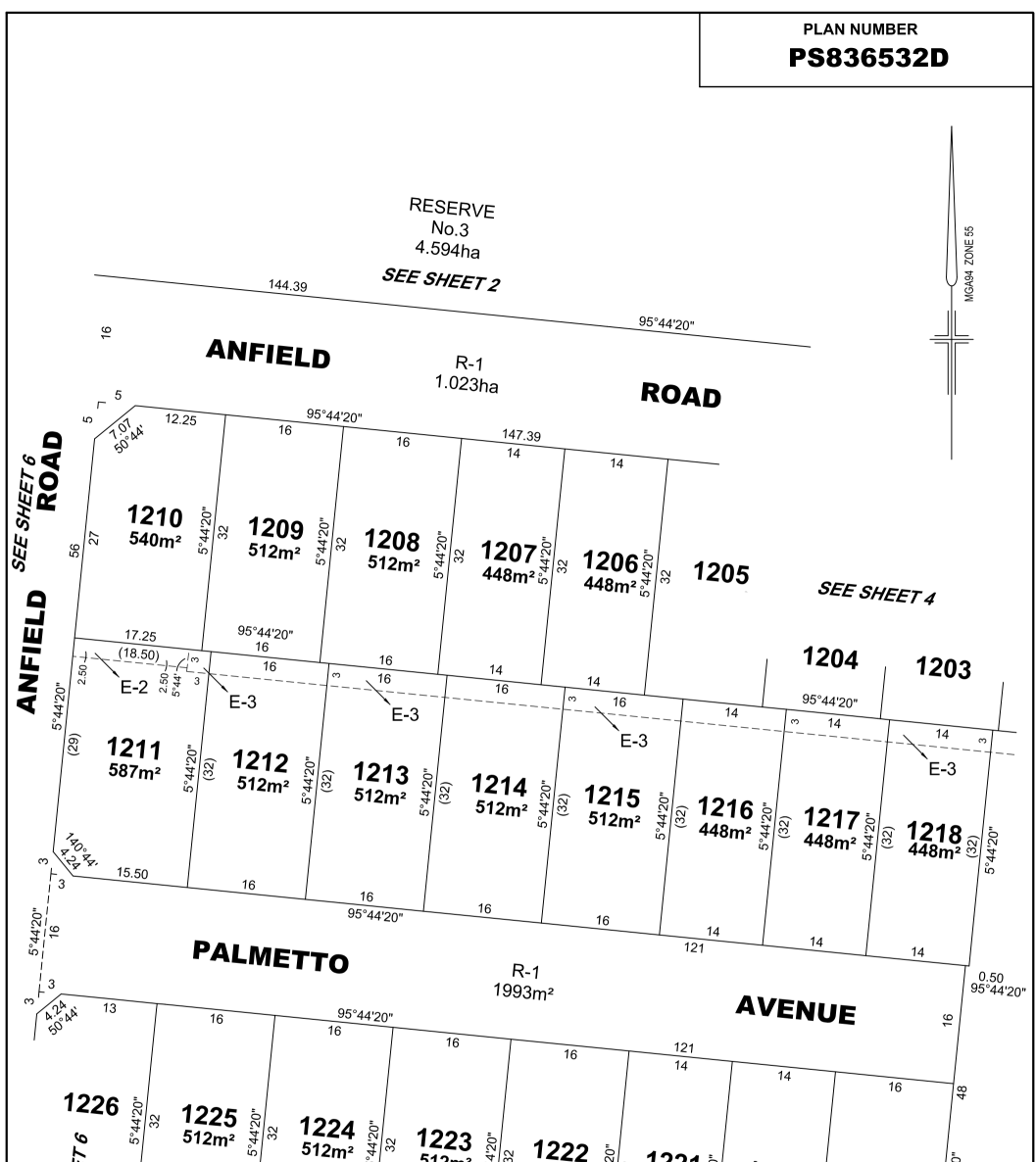
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ASEMENT DURDOSE WIDTH ORIGIN LAND RENEETED (IN EAVOUR OF	LEGEND: A - APPURTE	THIS IS NOT A STAGED					
		RPOSE		LAND BENEFITED /IN F	FAVOUR OF	PLANNING PERMIT	

E-1	SEWERAGE	SEE DIAG.	PS730842C	SOUTH EAST WATER C	ORPORATION	SURVEY:
E-2, E-3	SEWERAGE	SEE DIAG.	THIS PLAN	SOUTH EAST WATER CO	ORPORATION	THIS PLAN IS BASED ON SURVEY
E-3	DRAINAGE	SEE DIAG.	THIS PLAN	CITY OF CAS	EY	THIS SURVEY HAS BEEN CONNECTED TO PERMANENT
E-4	WATER SUPPLY (THROUGH UNDERGROUND	SEE DIAG.	THIS PLAN	SOUTH EAST WATER CO	ORPORATION	MARKS No(s).
	PIPES)					IN PROCLAIMED SURVEY AREA No
E-4	SUPPLY OF GAS	SEE DIAG.	THIS PLAN	AUSTRALIAN GAS NETWORKS (VIC) PTY LTD		
REF: 21734/12		E: 18/02/2021 12-PS-D.DGN			ORIGINAL SHEET SIZE A3	SHEET 1 OF 7 SHEETS
		nsulting Pty Ltd Elizabeth Street ne Victoria 3000 8) 8660 3000 consulting.com.au sconsulting.com.au	LICENSED SURVEYOR THOMAS A	NDREW MILLAR		

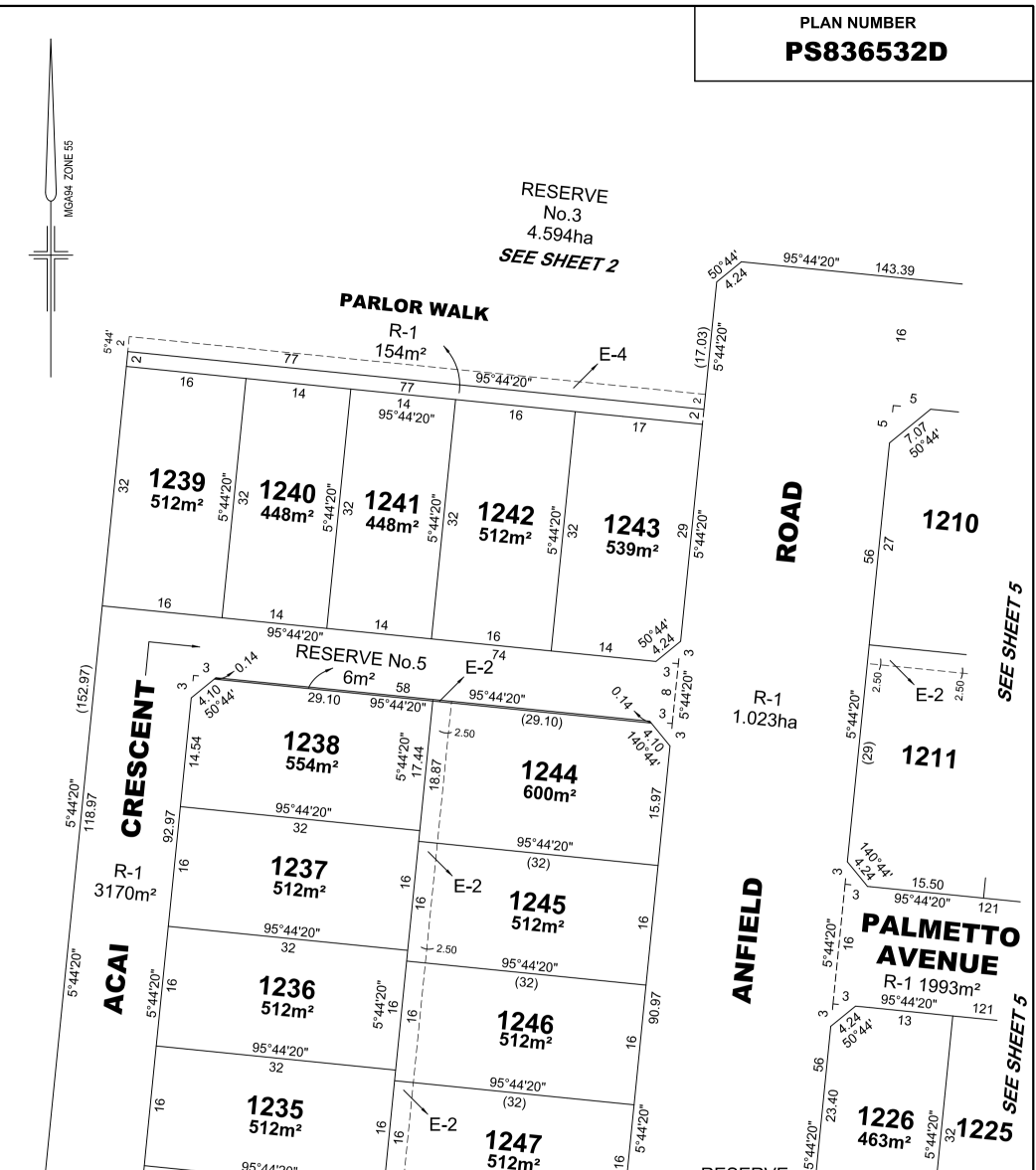




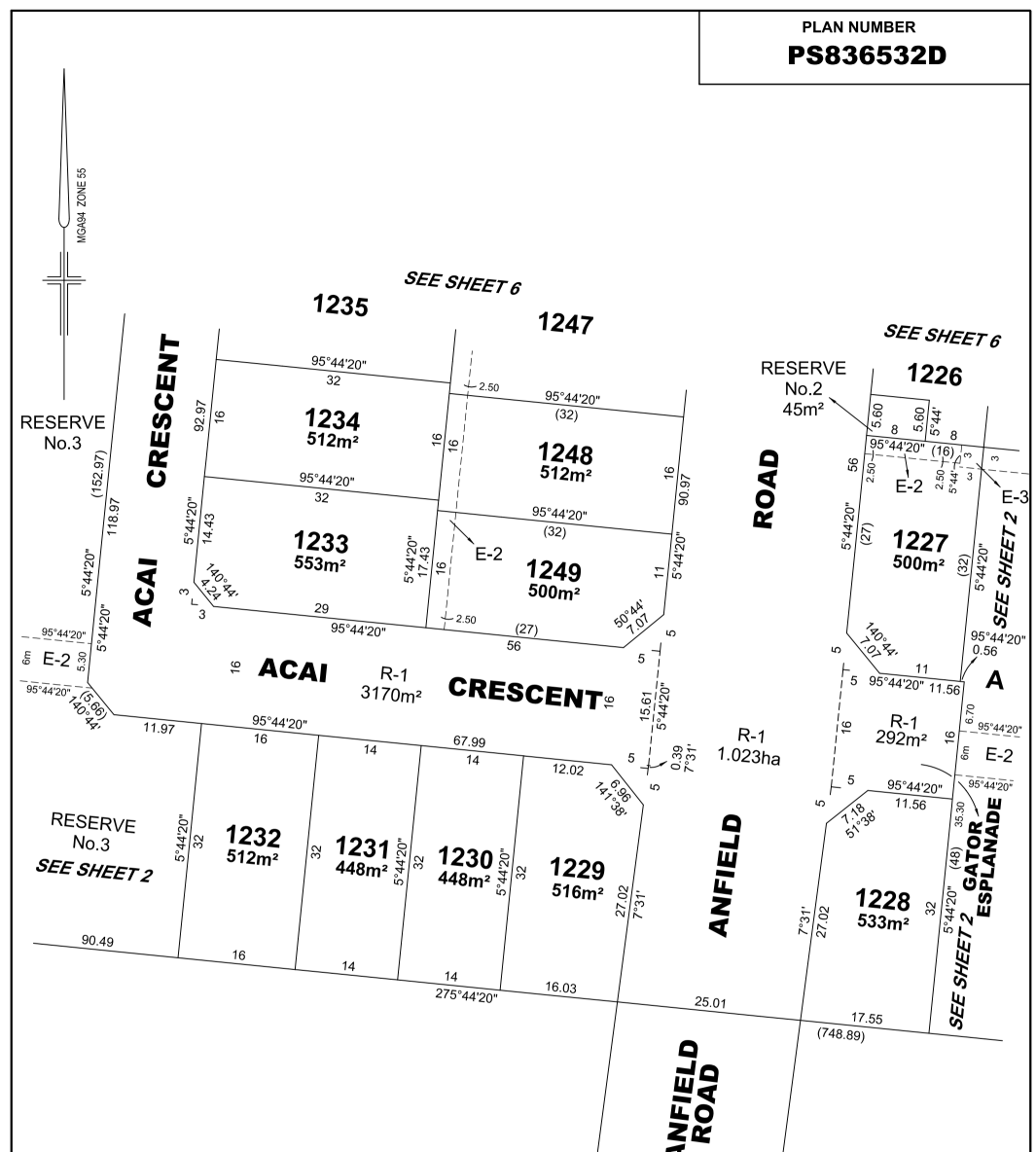




LIZZ7	D LAYOUT MAY	ы З і 2 m ² <u>16</u> Е-3	512m ² 7 8 16 95°44'20"	1221 512m ² ^N ₆ ^N 1221 448m ² 16 14 E	14 14 14 14 14 14 14 14 14	
	VERSION: D	DATE: 18/02/2021 21734-12-PS-D.DGN	SCALE 10 0 1:500	10 20 	ORIGINAL SHEET SIZE A3	SHEET 5
		Reeds Consulting Pty Ltd Lvl 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au	LICENSED SURVEYOR THOMAS AND	REW MILLAR		



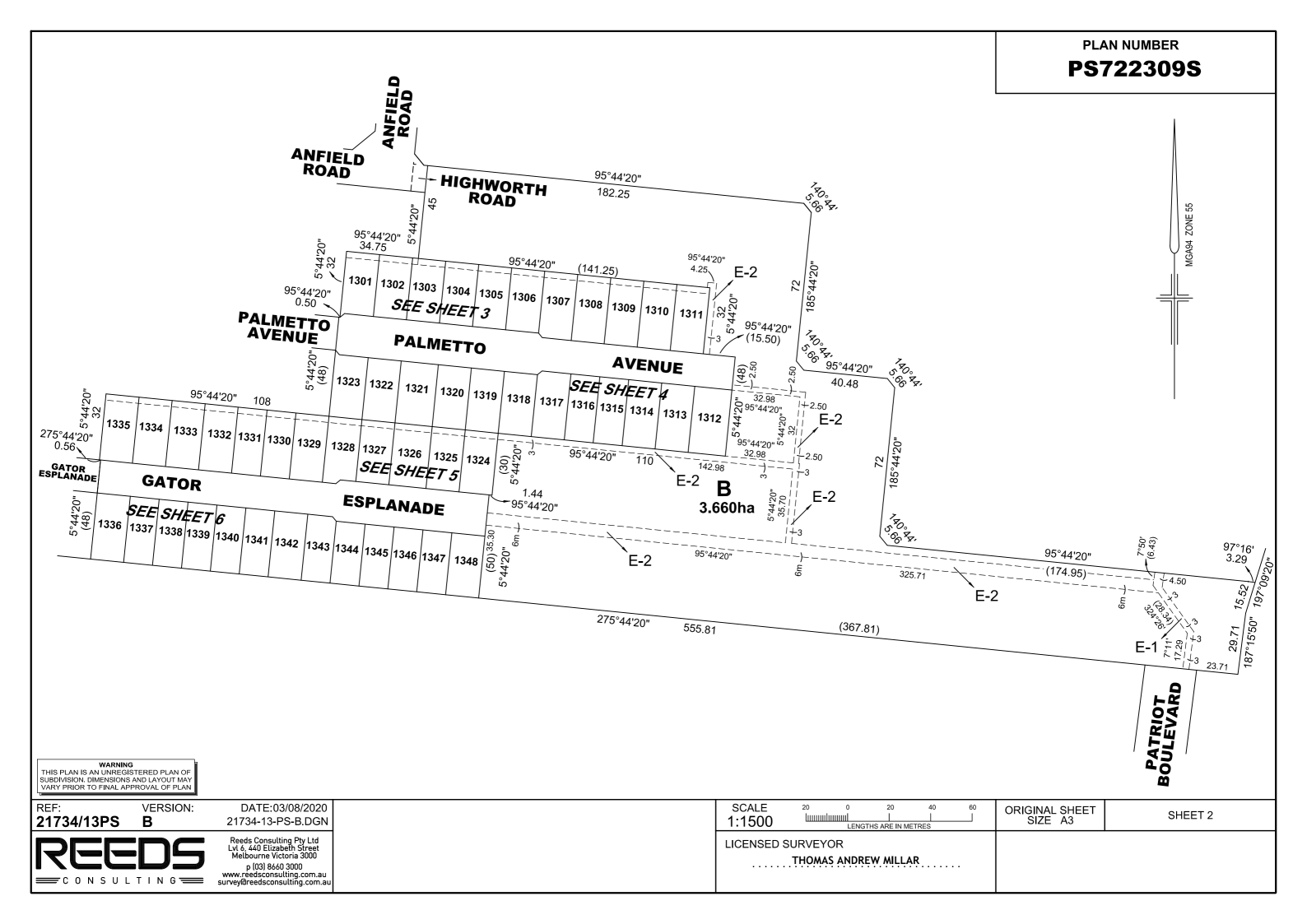
		95°44'20" 32 1234		512m² ⁵⁰ 95°44'20" (32) 1248	16		No.2 45m ²	$ \begin{array}{c} 95^{\circ}44' \\ \underline{8} \\ 95^{\circ}44' \\ \underline{8} \\ 95^{\circ}3^{\circ}3^{\circ}3^{\circ}3^{\circ}8 \\ \underline{8} \\ 95^{\circ}44'20'' (16) \\ 16^{\circ}7^{\circ} \\ 16^{\circ}7^{\circ} \\ 5^{\circ}7^{\circ}7^{\circ} \\ 5^{\circ}7^{\circ}7^{\circ}7^{\circ} \\ 5^{\circ}7^{\circ}7^{\circ} \\ 5^{\circ}7^{\circ} \\ 5^{\circ}$
WARNIN THIS PLAN IS AN UNREGI SUBDIVISION, DIMENSIONS VARY PRIOR TO FINAL AF	STERED PLAN OF S AND LAYOUT MAY	SEE S	HEET 7	,		SEE	⁹³ 77 77	E-2 N 6 E-3 1227 A SEE SHEET 2
REF: 21734/12PS	VERSION: D	DATE: 18/02/2021 21734-12-PS-D.DGN	scale 1:500	10 0 LENGTHS AF	10 RE IN METRES	20	ORIGINAL SHEET SIZE A3	SHEET 6
		Reeds Consulting Pty Ltd Lvl 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au		D SURVEYOR THOMAS ANDREW /	MILLAR			

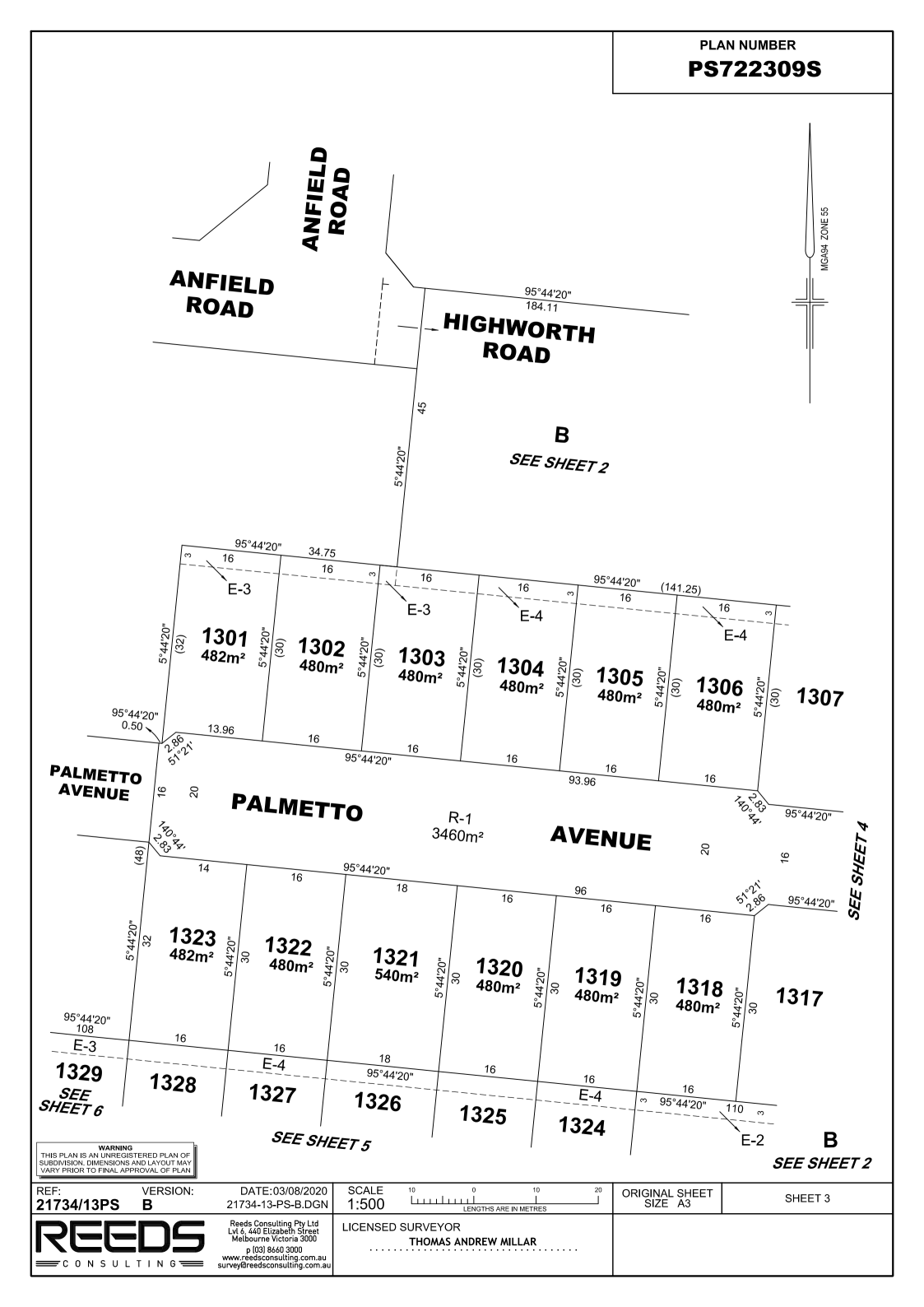


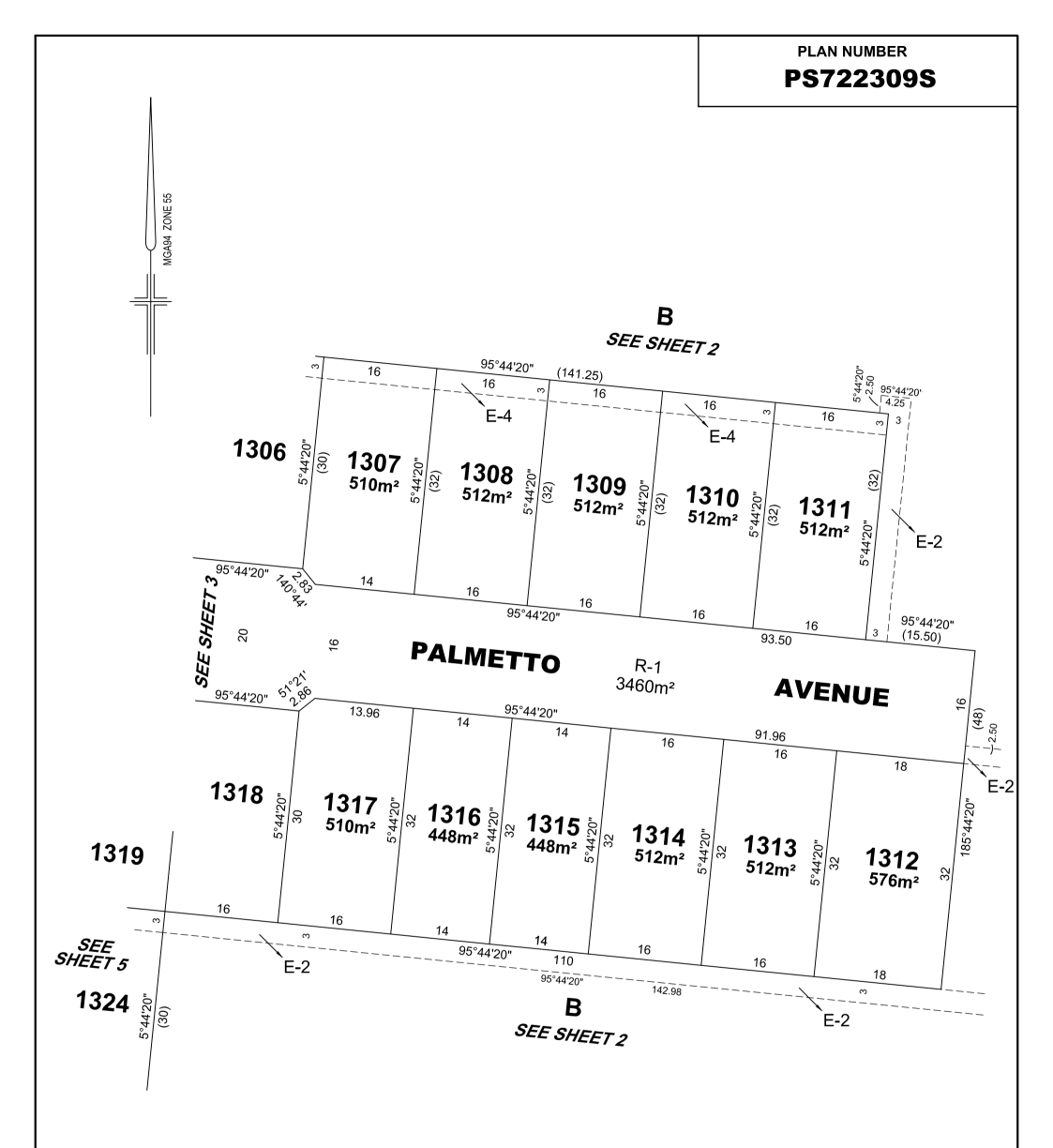
WARNING THIS PLAN IS AN UNREGIS SUBDIVISION, DIMENSIONS	STERED PLAN OF					A		
REF: 21734/12PS	VERSION:	DATE: 18/02/2021 21734-12-PS-D.DGN	SCALE 1:500		10 L RE IN METRES	20	ORIGINAL SHEET SIZE A3	SHEET 7
		Reeds Consulting Pty Ltd Lvl 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au) SURVEYOR THOMAS ANDREW /				

SUBDIVISION ACT 198 PLAN	-	SUBDIVI	SION	EDITION		S722309S		
	ND			COUNCIL NAME : CITY OF CASEY				
PARISH:	CRANBO	DURNE						
TOWNSHIP:								
SECTION:								
CROWN ALLOTMENT:	44 (PAR	Т)						
CROWN PORTION:								
TITLE REFERENCES:	VOL.	FOL.						
LAST PLAN REFERENCE:	PS83653	32D LOT A						
POSTAL ADDRESS: (at time of subdivision)		RWICK-CRANBOURI NORTH, VIC 3978	NE ROAD,					
MGA CO-ORDINATES: (of approximate centre of land in plan)			DNE: 55 DA 2020					
<u>.</u>	TING OF R	OADS OR RESERVE		MONDOUS ISLA	ND ESTATE	- RELEASE 13		
IDENTIFIER		COUNCIL / BOD	Y / PERSON	NUMBER OF LOTS IN THIS PLAN : 48				
ROADS, R-1		CITY OF C	ASEY	TOTAL AREA OF LAND IN	I THIS PLAN : 6.655h	a (INCLUDES BALANCE 3.660ha)		
				DEPTH LIMITATION: DOES NOT APPLY				
			ΝΟΤΑ	TIONS				
LOTS 1-1300 (BOTH INCLU ANY EASEMENTS SHOWN R-1 ON THIS PLAN ARE RI ROAD MANAGEMENT ACT	N ON PREV EMOVED V F 2004.	IOUS PLANS AS IT A	FFECTS ROADS	WITH THE REGISTERED OUT IN THIS RESTRICTI RESTRICTION RUNS WI BENEFIT OF THE RESTF BENEFITED LAND: LC BENEFITED LAND: LC RESTRICTION: UNLE REST CANN WITH MCP	TION PRIETORS OF THE E PROPRIETORS OF ON WITH THE INTEN TH AND BINDS THE RICTION IS ANNEXED OTS 1301 - 1348 (BUI OTS 1301 - 1348 (BEI SS WITH THE PRIOF PONSIBLE AUTHOR	NEFITED LOTS) R APPROVAL OF THE TY, THE BURDENED LAND PT IN ACCORDANCE		
THIS PLAN IS AN UNREGISTERED PLA SUBDIVISION. DIMENSIONS AND LAYOU VARY PRIOR TO FINAL APPROVAL OF	T MAY	EASEME						
LEGEND: A - APPURT	ENANT EA			- ENCUMBERING EASEMEI	NT (ROAD)	STAGING: THIS IS NOT A STAGED SUBDIVISION		
EASEMENT PU	RPOSE	WIDTH (METRES)	ORIGIN	LAND BENEFITED /IN FAVOUR OF PLANNING PERMIT No. PLNA01047/15				

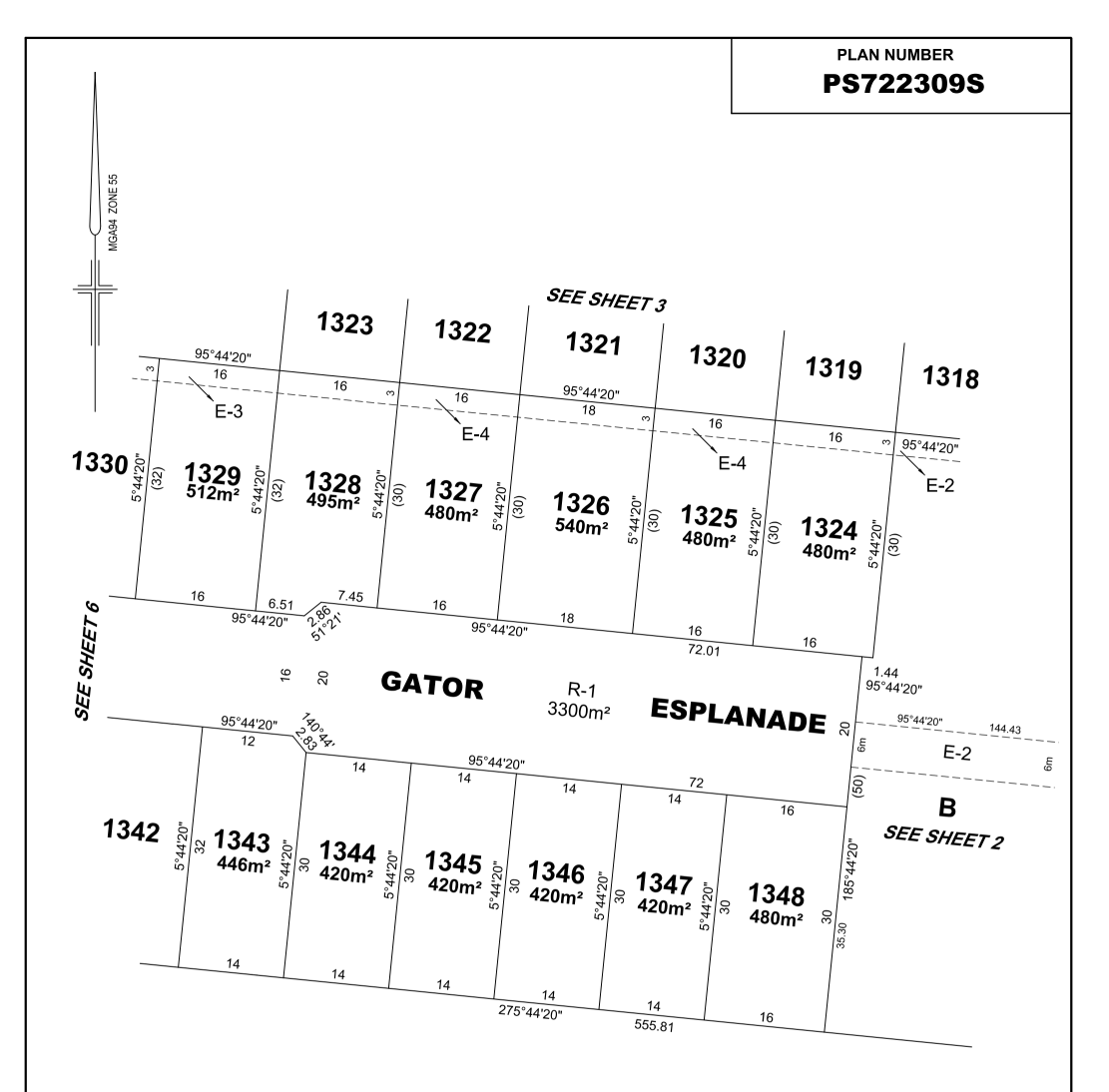
E-1	SEWERAGE	SEE DIAG.	PS730842C	SOUTH EAST WATER CO	ORPORATION	
E-2, E-3, E-4	SEWERAGE	SEE DIAG.	PS836532D	SOUTH EAST WATER CO	ORPORATION	SURVEY: THIS PLAN IS BASED ON SURVEY
E-3	DRAINAGE	SEE DIAG.	PS836532D	CITY OF CAS	EY	
E-4	DRAINAGE	SEE DIAG.	THIS PLAN	CITY OF CASEY		THIS SURVEY HAS BEEN CONNECTED TO PERMANENT MARKS No(s)
						SURVEY AREA No
REF: 21734/13		TE: 03/08/2020 -13-PS-B.DGN			ORIGINAL SHEE SIZE A3	T SHEET 1 OF 6 SHEETS
		onsulting Pty Ltd D Elizabeth Street rne Victoria 3000 (3) 8660 3000 sconsulting.com.au dsconsulting.com.au	LICENSED SURVEYOR THOMAS AI	NDREW MILLAR		



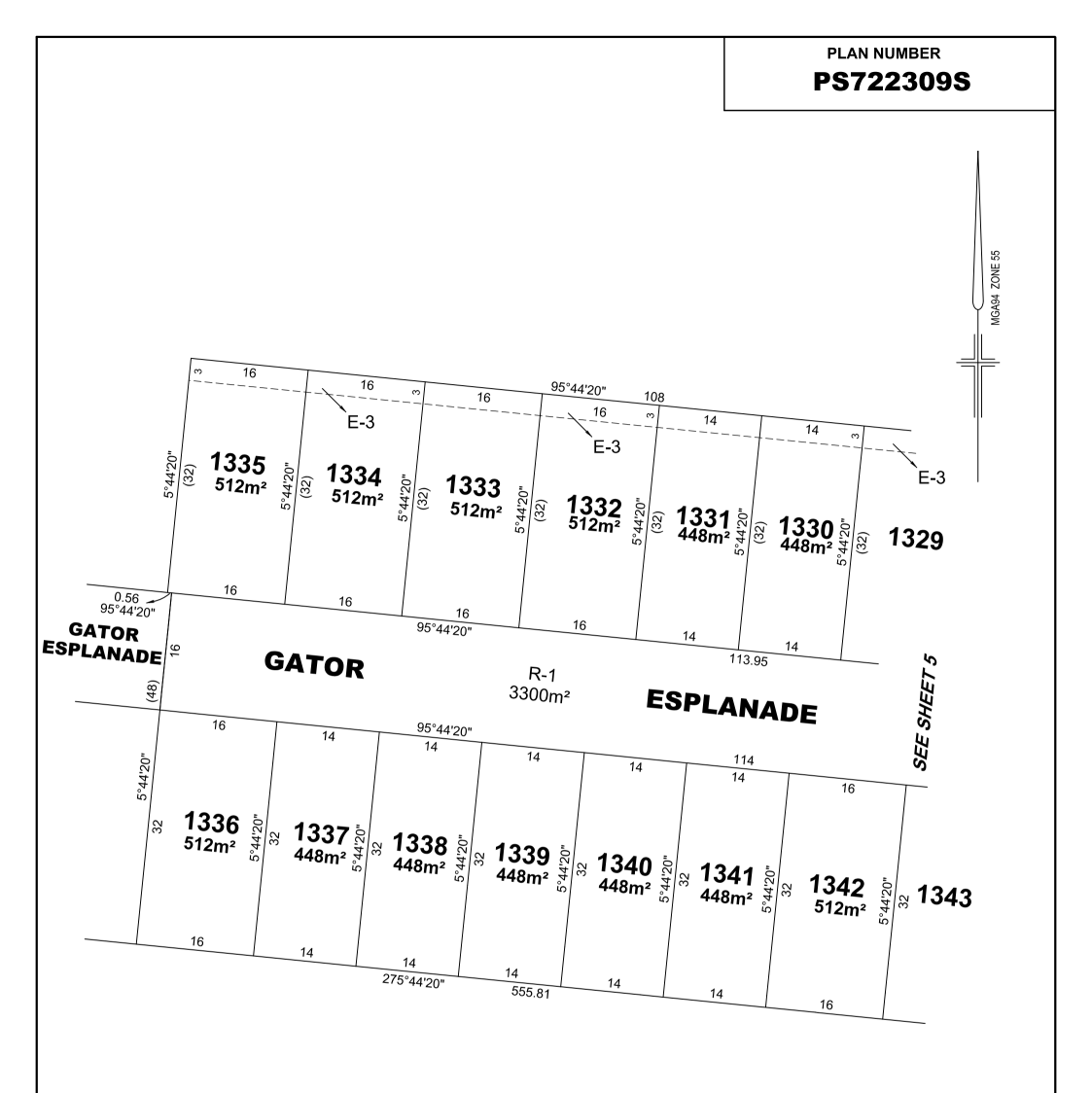




WARNING THIS PLAN IS AN UNREGIS SUBDIVISION. DIMENSIONS VARY PRIOR TO FINAL APP	STERED PLAN OF AND LAYOUT MAY						
REF: 21734/13PS	VERSION: B	DATE:03/08/2020 21734-13-PS-B.DGN	scale 1:500	10 0 10 2 LENGTHS ARE IN METRES	20 _	ORIGINAL SHEET SIZE A3	SHEET 4
		Reeds Consulting Pty Ltd Lvl 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au		SURVEYOR THOMAS ANDREW MILLAR			



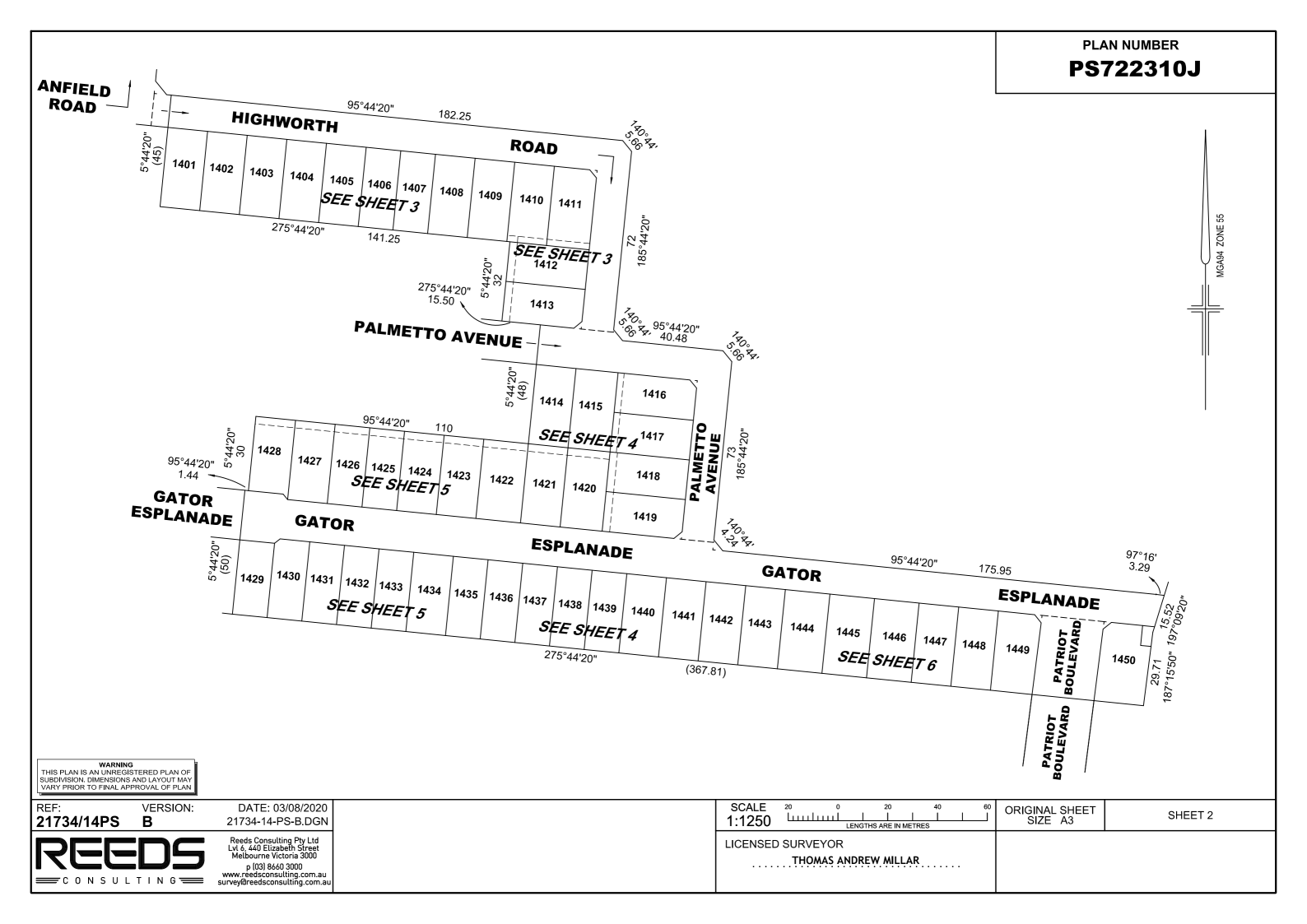
WARNING THIS PLAN IS AN UNREGIS SUBDIVISION. DIMENSIONS A VARY PRIOR TO FINAL APP	TERED PLAN OF AND LAYOUT MAY						
REF: 21734/13PS	VERSION: B	DATE:03/08/2020 21734-13-PS-B.DGN	scale 1:500	10 0 10 2 LENGTHS ARE IN METRES	20]	ORIGINAL SHEET SIZE A3	SHEET 5
		Reeds Consulting Pty Ltd Lvi 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au		SURVEYOR THOMAS ANDREW MILLAR			

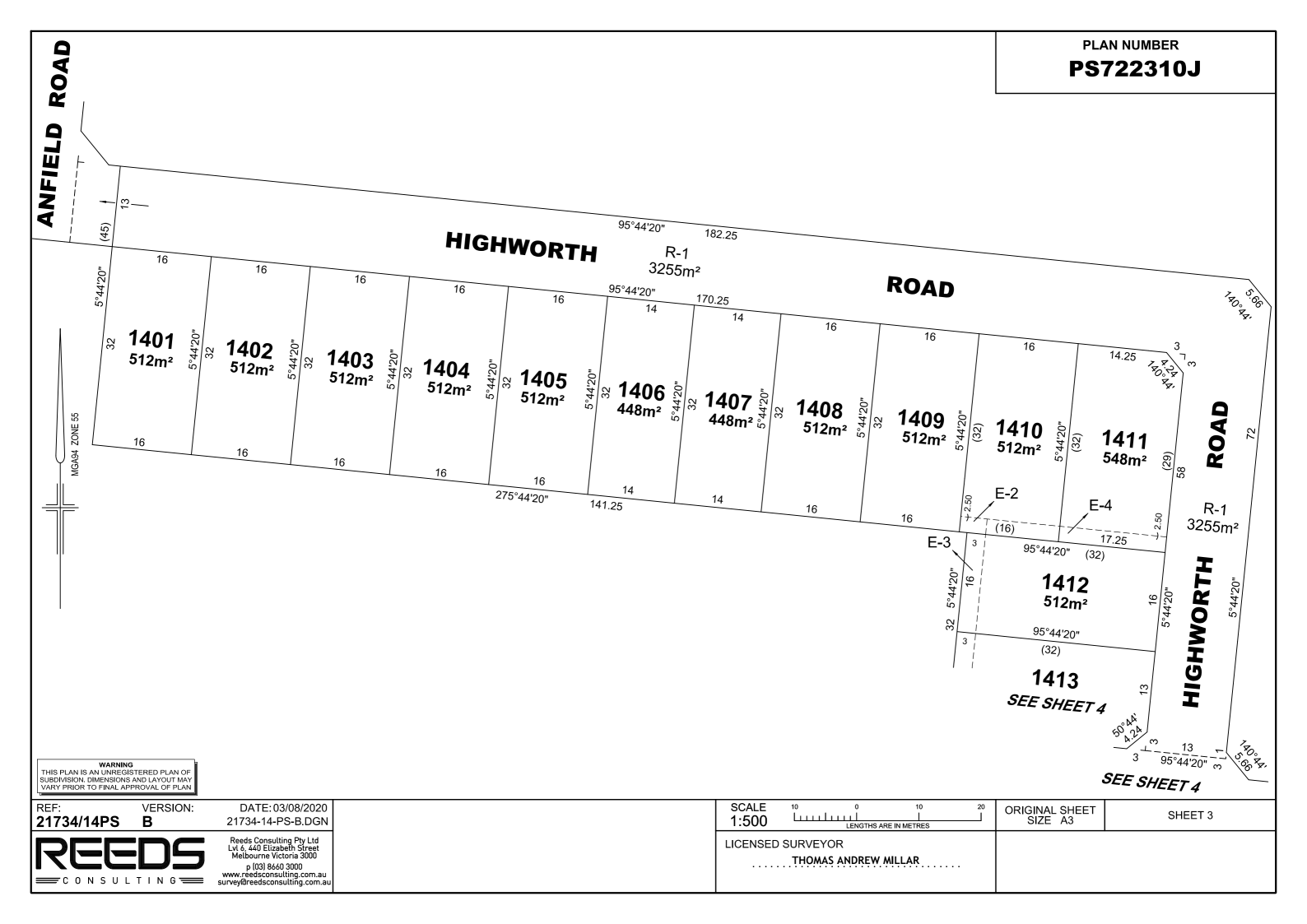


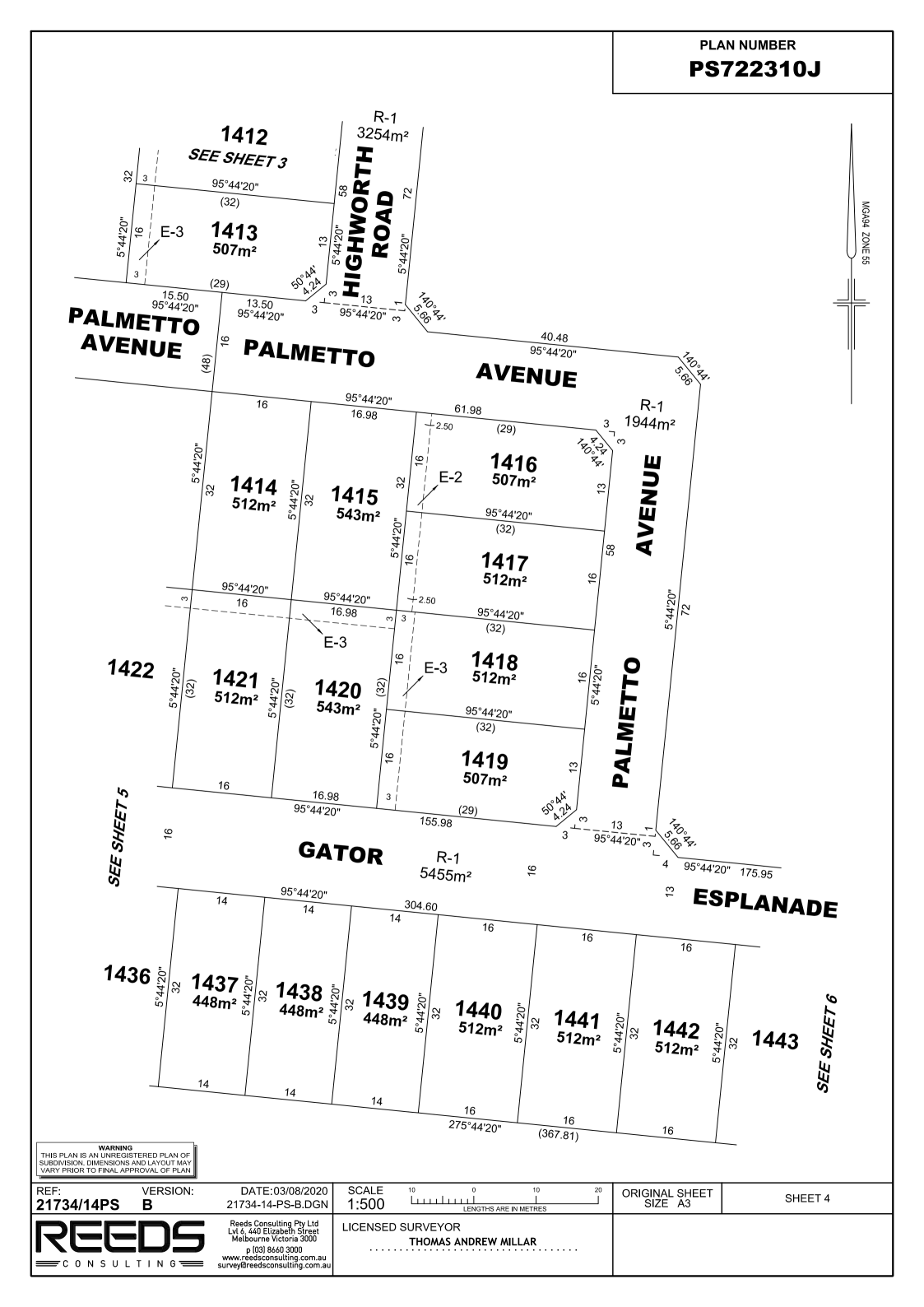
WARNING THIS PLAN IS AN UNREGIS SUBDIVISION. DIMENSIONS VARY PRIOR TO FINAL APP	STERED PLAN OF AND LAYOUT MAY						
REF: 21734/13PS	VERSION: B	DATE:03/08/2020 21734-13-PS-B.DGN	scale 1:500	10 0 10 LENGTHS ARE IN METRES	20 	ORIGINAL SHEET SIZE A3	SHEET 6
		Reeds Consulting Pty Ltd Lvl 6, 440 Elizabeth Street Melbourne Victoria 3000 p (03) 8660 3000 www.reedsconsulting.com.au survey@reedsconsulting.com.au		SURVEYOR THOMAS ANDREW MILLAR			

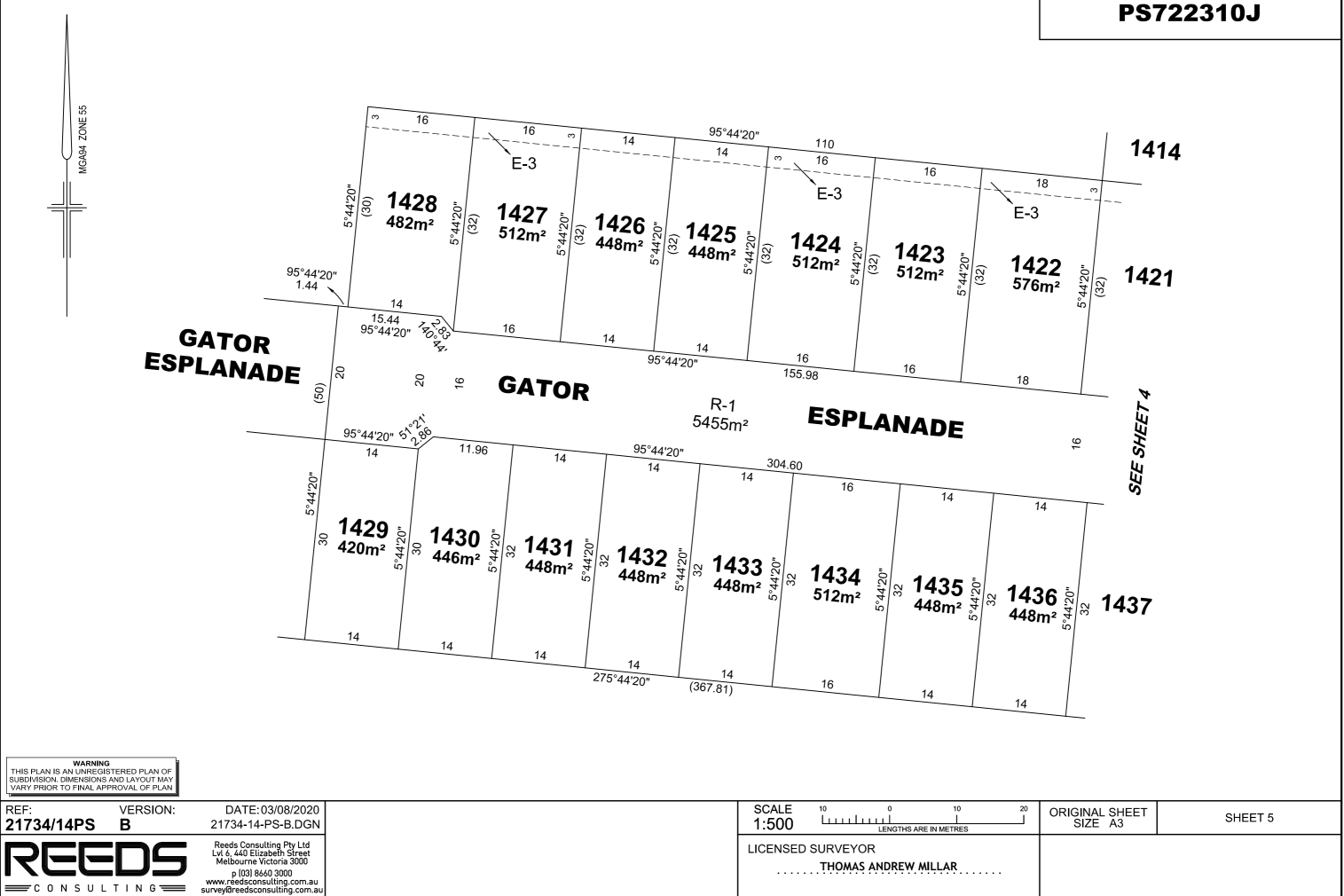
SUBDIVISION ACT 198 PLAN	-	JBDIVI	SION	EDITION		LAN NUMBER S722310J		
LOCATION OF LAN	ID			COUNCIL NAME : CITY OF CASEY				
PARISH:	CRANBOURN	IE						
TOWNSHIP:								
SECTION:								
CROWN ALLOTMENT:	44 (PART)							
CROWN PORTION:								
TITLE REFERENCES:	VOL.	FOL.						
LAST PLAN REFERENCE:	PS722309S L0	ОТ В						
POSTAL ADDRESS: (at time of subdivision)	800S BERWIC CLYDE NORT	CK-CRANBOUR TH, VIC 3978.	NE ROAD,					
MGA CO-ORDINATES: (of approximate centre of land in plan)	E 354036 N 5 783 47		DNE: 55 DA 2020					
		S OR RESERVE		MONDOUS ISL	AND ESTATE	- RELEASE 14		
IDENTIFIER	(COUNCIL / BOD		NUMBER OF LOTS IN THIS PLAN: 50				
ROADS, R-1 RESERVE No.1	CITY OF CASEY AUSNET ELECTRICITY SERVICES PTY. LTD.		TOTAL AREA OF LAND IN THIS PLAN: 3.660ha					
RESERVE NO.1	AUGNET		SERVICES FIT. ETD.	DEPTH LIMITATION: DOES NOT APPLY				
			NOTA	TIONS				
OTS 1-1400 (BOTH INCLUS ANY EASEMENTS SHOWN R-1 ON THIS PLAN ARE REI ROAD MANAGEMENT ACT	ON PREVIOUS MOVED VIDE S	PLANS AS IT A	FFECTS ROADS	WITH THE REGISTERE OUT IN THIS RESTRICT RESTRICTION RUNS W BENEFIT OF THE REST BENEFITED LAND: L BENEFITED LAND: L RESTRICTION: UNL RESTRICTION: UNL RES CAN WIT	CTION DPRIETORS OF THE B D PROPRIETORS OF FION WITH THE INTEN /ITH AND BINDS THE RICTION IS ANNEXED OTS 1401 - 1450 (BUI OTS 1401 - 1450 (BEI ESS WITH THE PRIOF	REFITED LOTS) RAPPROVAL OF THE Y, THE BURDENED LAND T IN ACCORDANCE		
WARNING THIS PLAN IS AN UNREGISTERED PL/ SUBDIVISION. DIMENSIONS AND LAYOU VARY PRIOR TO FINAL APPROVAL OF	T MAY	EASEME	NT INFORMATION			STAGING:		
LEGEND: A - APPURTE	ENANT EASEME	ENT E - ENCU	MBERING EASEMENT R	- ENCUMBERING EASEM	ENT (ROAD)	THIS IS NOT A STAGED SUBDIVISION		
EASEMENT PUF	RPOSE	WIDTH (METRES)	ORIGIN	LAND BENEFITED /	IN FAVOUR OF	PLANNING PERMIT No. PLNA1047/15		

E-2, E-3	SEWERAGE	SEE DIAG.	PS836532D	SOUTH EAST WATER CO	ORPORATION	
E-3	DRAINAGE	SEE DIAG.	THIS PLAN	CITY OF CASI	SURVEY: THIS PLAN IS BASED ON SURVEY	
E-4	SEWERAGE	SEE DIAG.	THIS PLAN	SOUTH EAST WATER CO	ORPORATION	
						THIS SURVEY HAS BEEN CONNECTED TO PERMANENT MARKS No(s) IN PROCLAIMED SURVEY AREA No
REF:	VERSION: DAT	E: 03/08/2020			ORIGINAL SHEET	
21734/14	PS B 21734-	14-PS-B.DGN			SIZE A3	SHEET 1 OF 6 SHEETS
REEDS CONSULTING			LICENSED SURVEYOR THOMAS A	NDREW MILLAR		

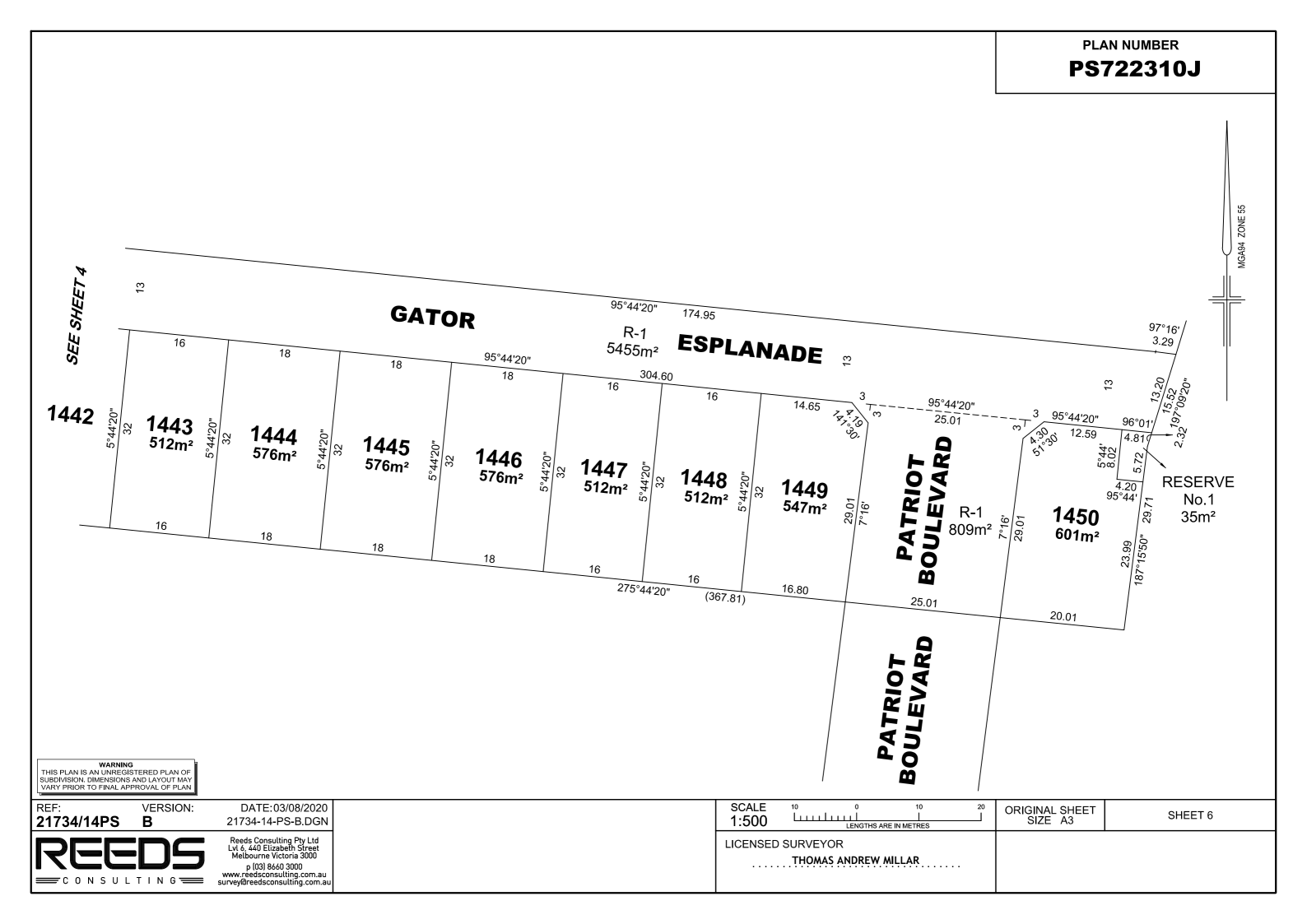








PLAN NUMBER



Memorandum of common provisions Section 91A Transfer of Land Act 1958

Privacy Collection Statement

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Lodged byName:Belleli King & AssociatesPhone:03 9794 9088Address:Level 1, 9-11 Pultney Street, Dandenong Vic 3175Reference:776949Customer code:2928A

This memorandum contains provisions which are intended for inclusion in instruments and plans to be subsequently lodged for registration.

Provisions:

Description of Restriction:

The registered proprietor or proprietors for the time being of a burdened lot to which this restriction applies shall not:

- 1. Unless with the written approval of S & N Super Fund Pty Ltd, commence construction of a building or structure on any burdened lot in this plan.
- 2. Unless with the written approval of S & N Super Fund Pty Ltd, commence construction of a building or structure on any burdened lot in this plan other than in accordance with the Design and Siting Guidelines Mondous Island as amended from time to time.
- 3. Construct or cause or permit to be constructed:
 - (i) any building or structure on a lot containing a building envelope on the MCP Diagram as attached at Annexure 1 hereto outside the building envelopes as noted on the MCP Diagram as attached at Annexure 1 hereto without the consent of the Responsible Authority.

35271702A

- 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.

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Page 1 of 2

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V3

Memorandum of common provisions Section 91A Transfer of Land Act 1958

ANNEXURE 1

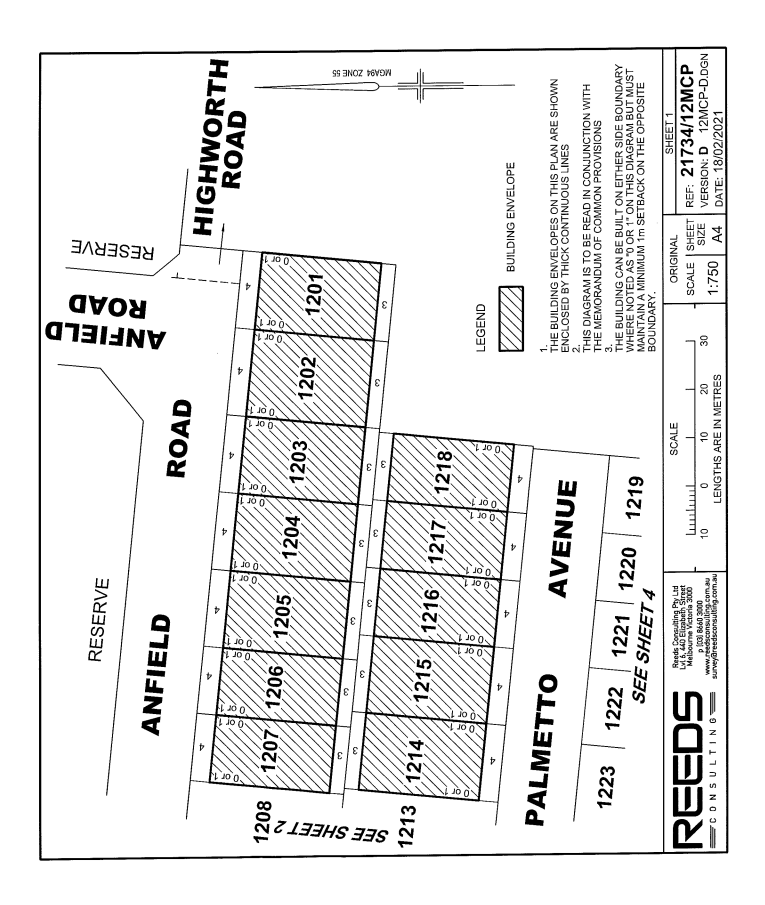
MCP DIAGRAM FOR PS836532D

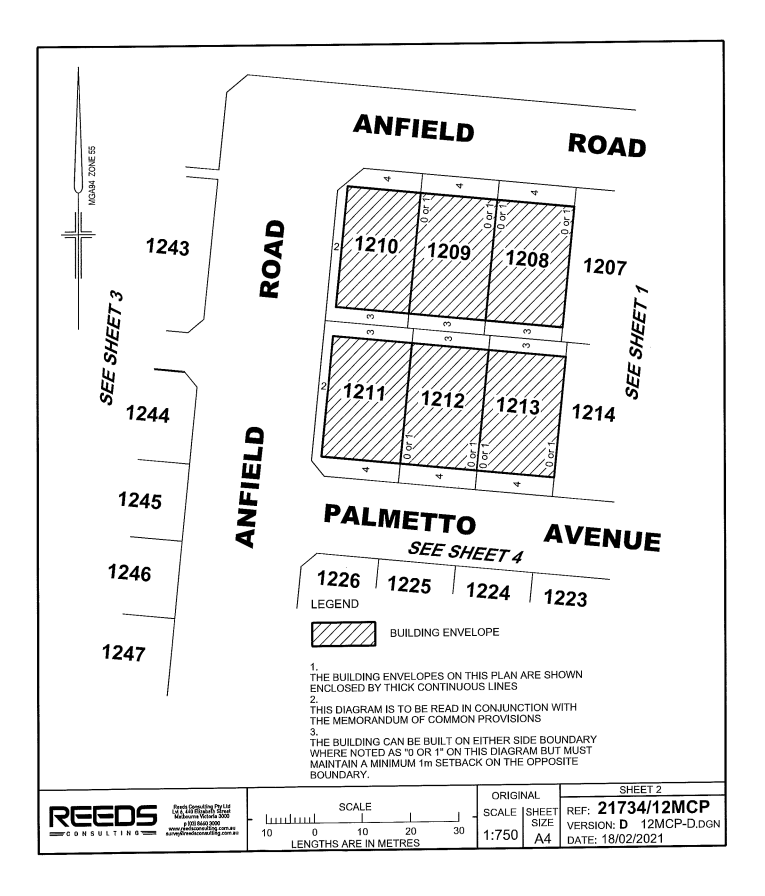
91ATLA

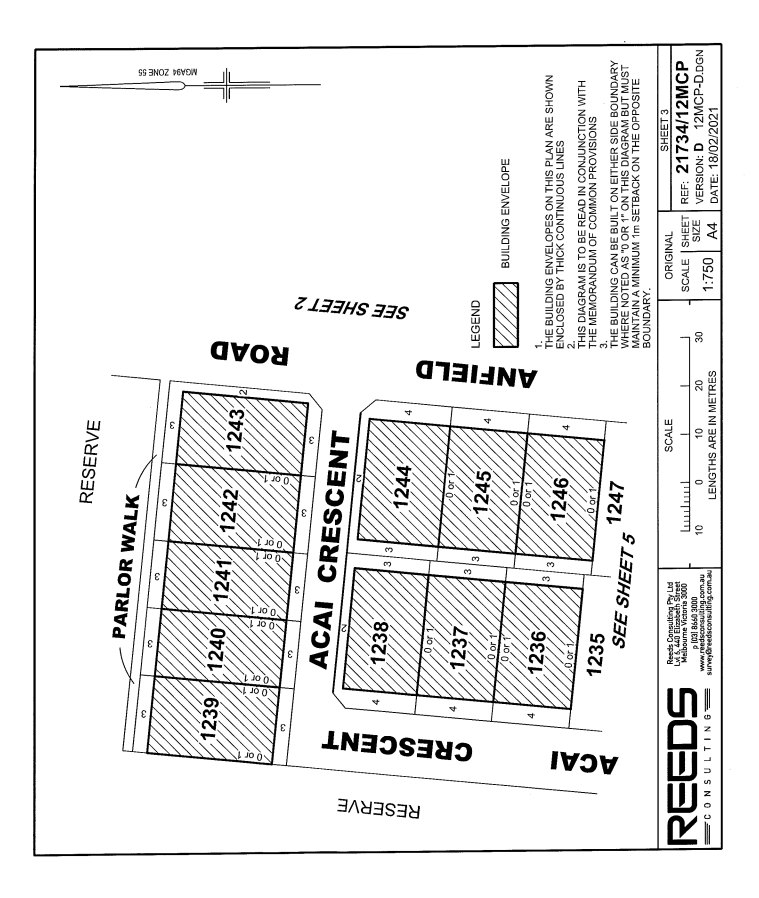
Page 2 of 2

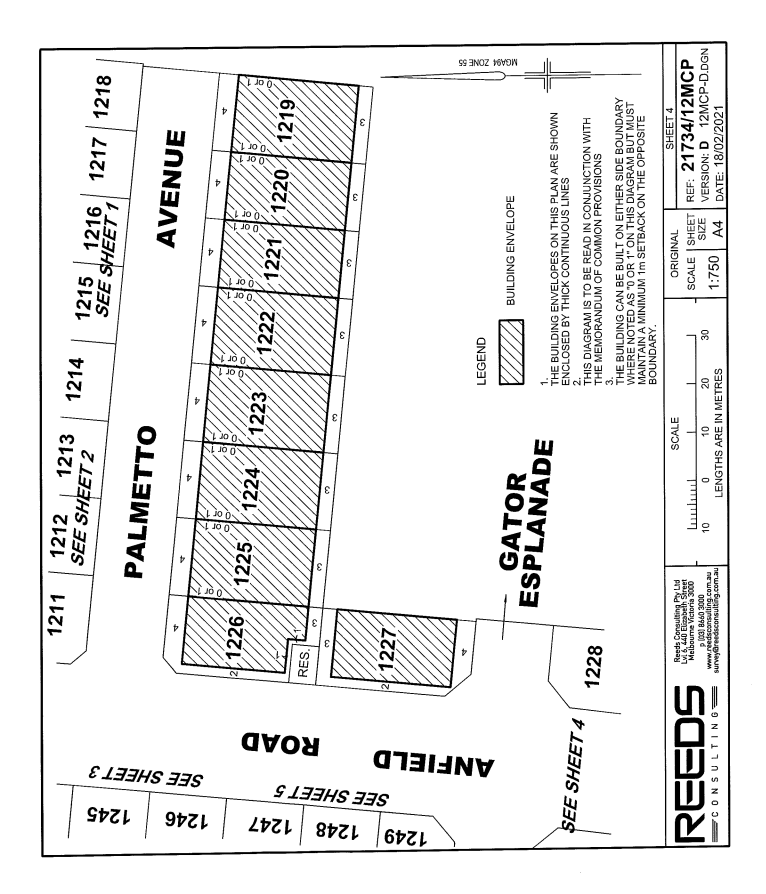
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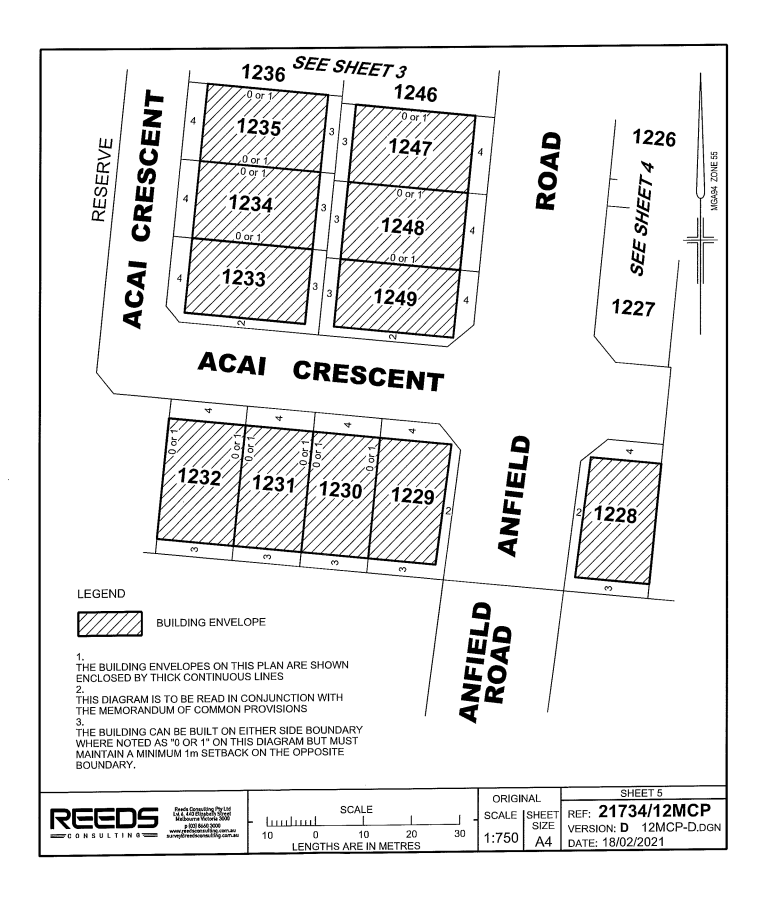
Land Use Victoria contact details: see www.delwp.vic.gov.au/property>Contact uss^n-supe_776949_007.docx











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- Unless with the written approval of S & N Super Fund Pty Ltd, commence construction of a building or structure on any burdened lot in this plan other than in accordance with the Design and Siting Guidelines – Mondous Island as amended from time to time.
- 3. Construct or cause or permit to be constructed:
 - (i) any building or structure on a lot containing a building envelope on the MCP Diagram as attached at Annexure 1 hereto outside the building envelopes as noted on the MCP Diagram as attached at Annexure 1 hereto without the consent of the Responsible Authority.

35271702A

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Page 1 of 2

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V3

ANNEXURE 1

MCP DIAGRAM FOR PS722309S

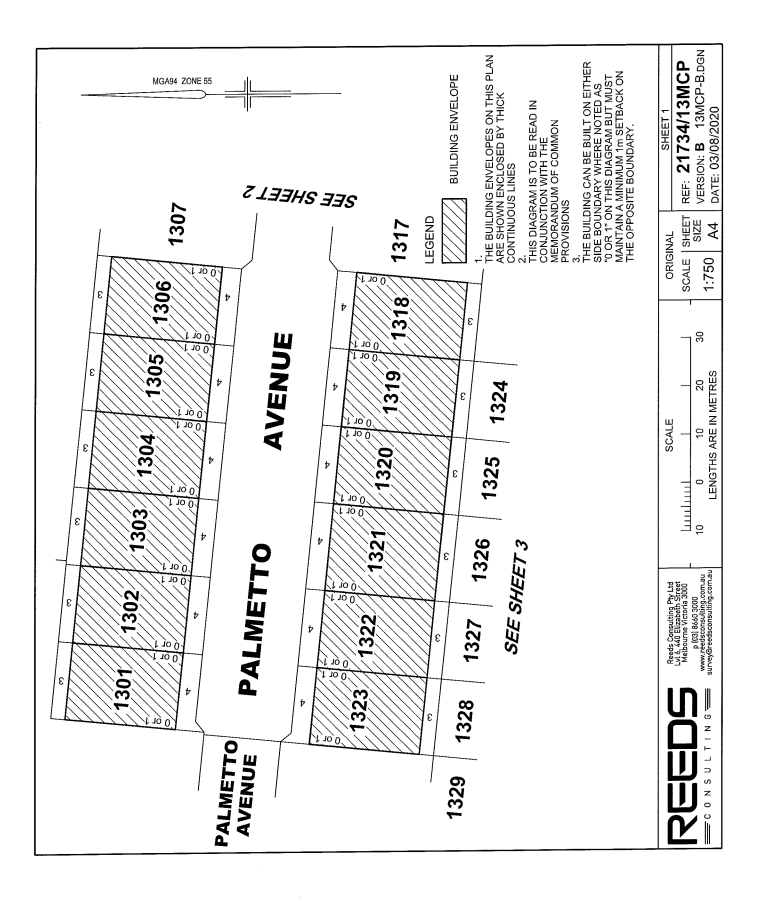
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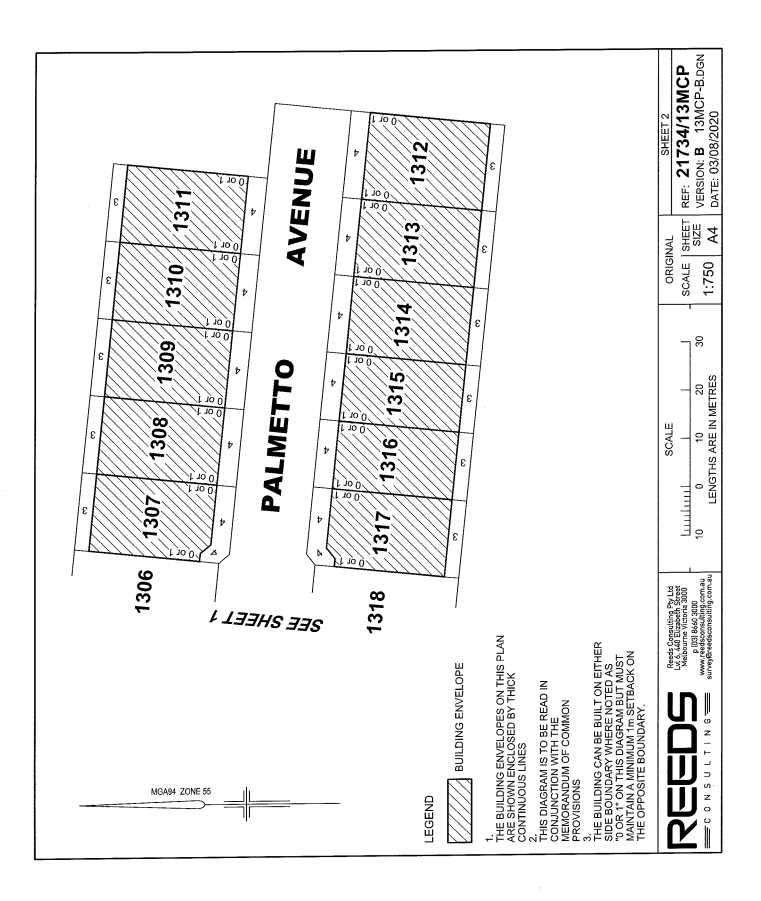
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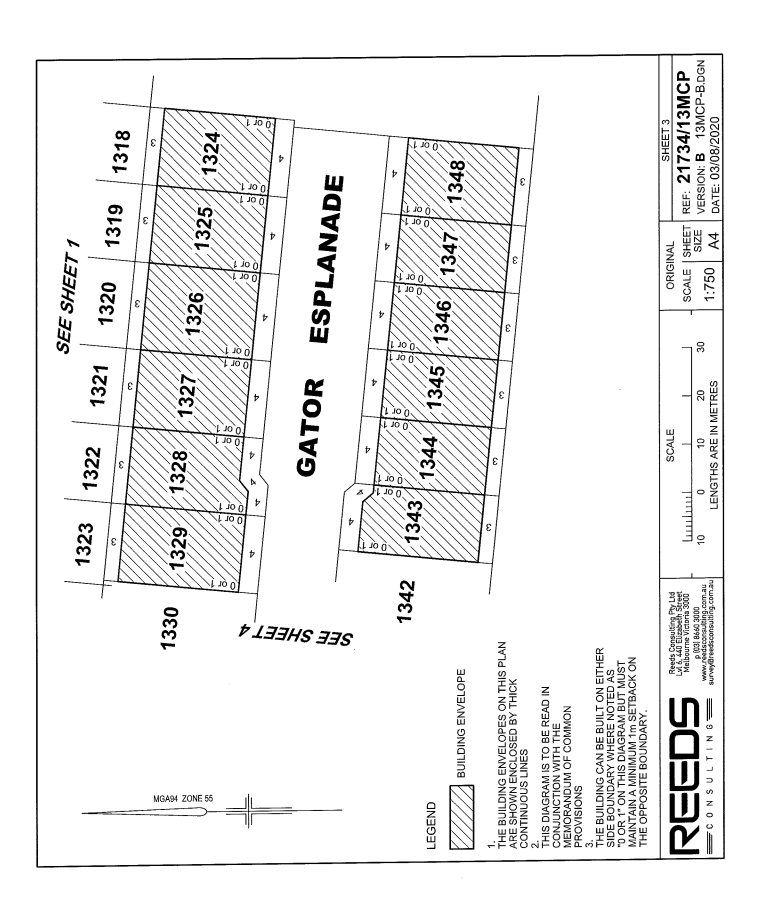
Page 2 of 2

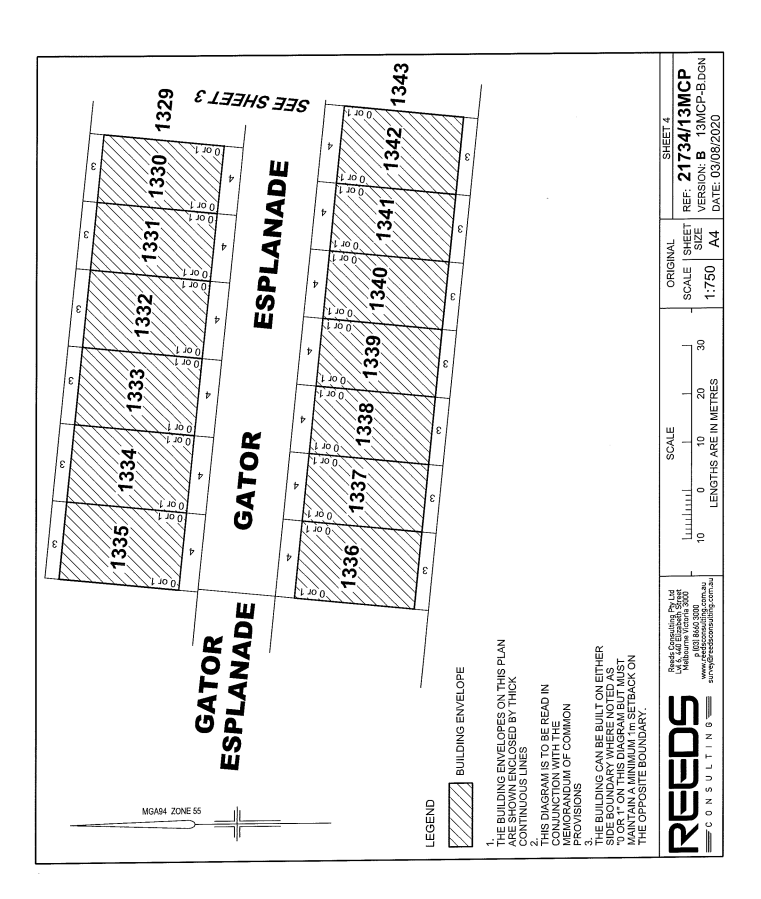
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Land Use Victoria contact details: see www.delwp.vic.gov.au/property>Contact us

ANNEXURE 1

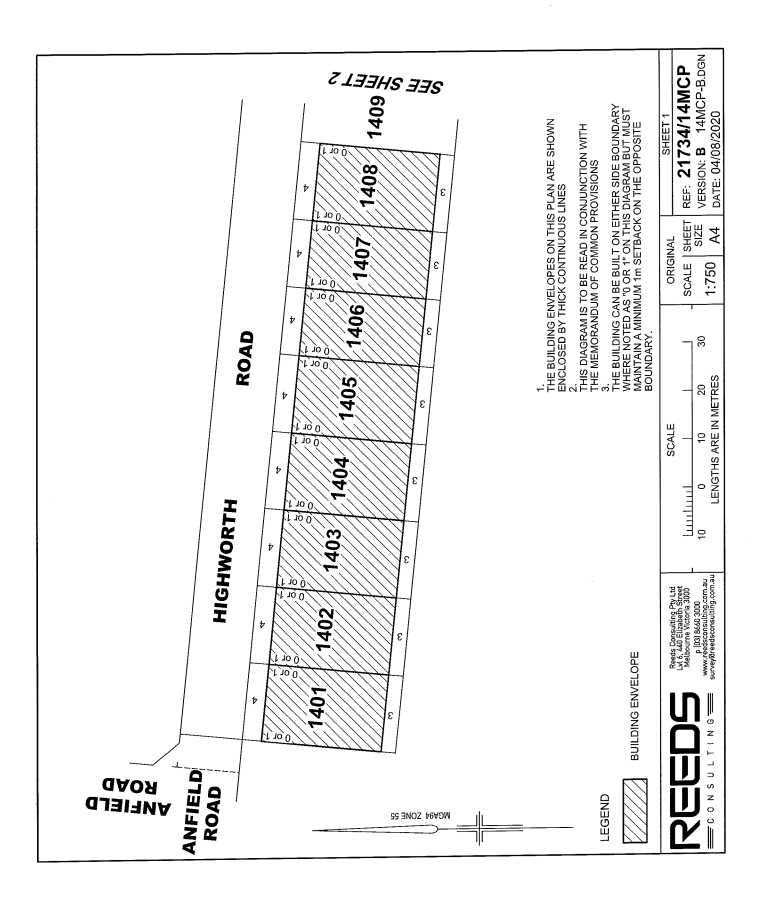
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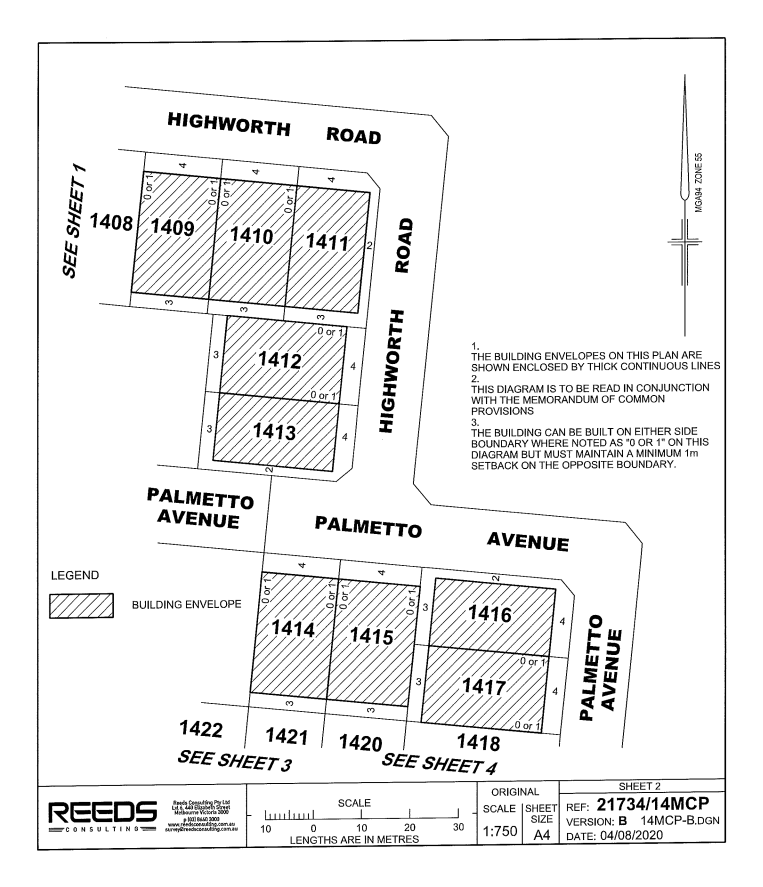
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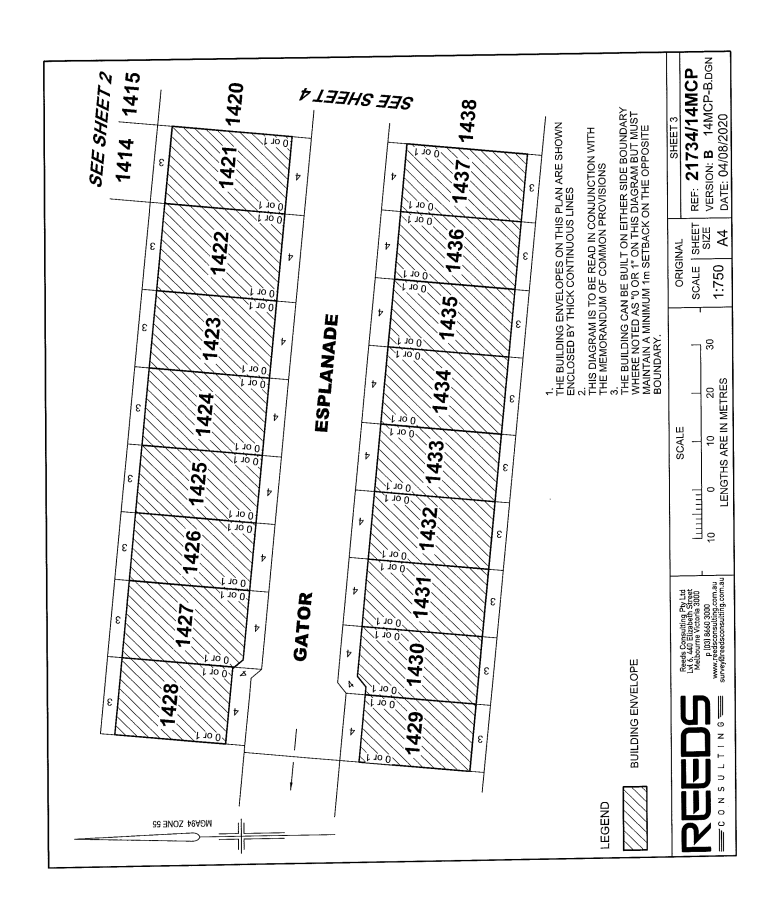
Page 2 of 2

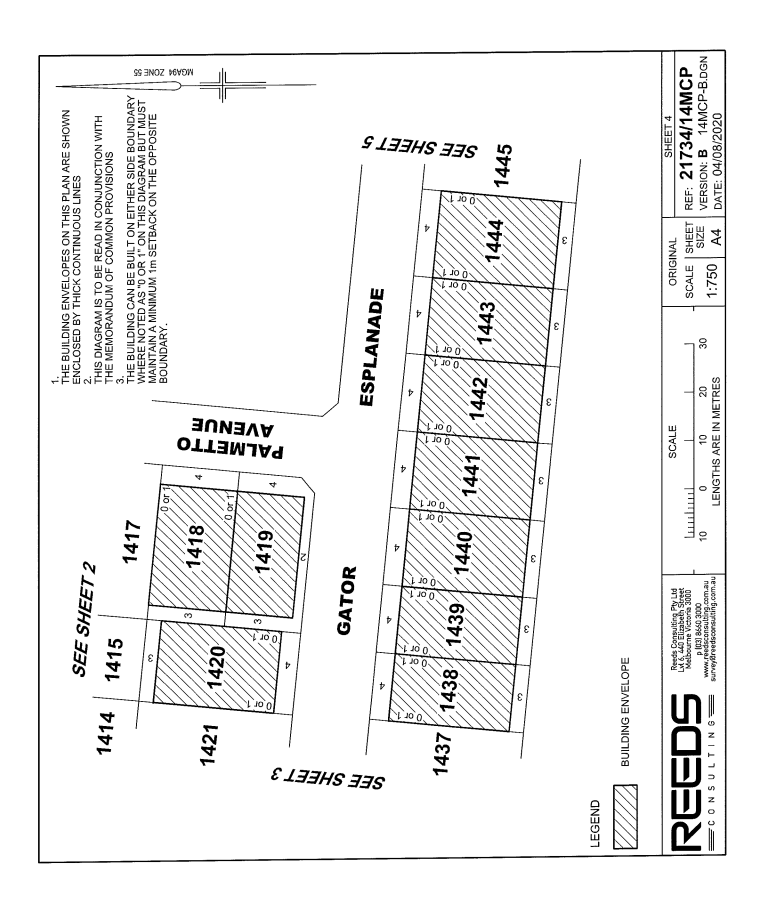
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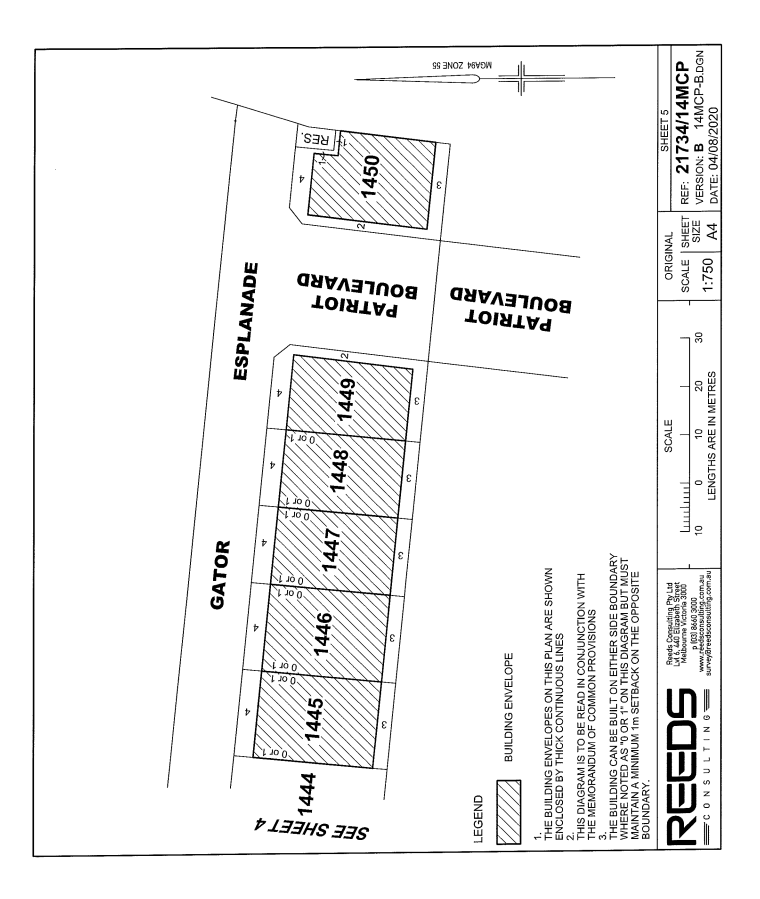
Land Use Victoria contact details: see www.delwp.vic.gov.au/property>Contact uss^n-supe_776949_009.docx













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ADDRESS OF THE LAND:

720 Berwick-Cranbourne Road CLYDE NORTH VIC 3978 Lot 2 PS 730842C

THE PERMIT ALLOWS:

Staged Subdivision and Creation of Restrictions (S96A) concurrent with Planning Scheme Amendment to rezone land - see PSA00023/15

THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT:

Conditions: 1-75 and Notes (Inclusive)

Staged Subdivision Master Plan

- 1. Prior to the commencement of works and / or the certification of the first plan of subdivision, an amended subdivision layout plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plans will be endorsed and will then form part of the permit. The plans must be drawn to scale with dimensions and three copies must be provided (hard copies at an A1 scale). The plans must be generally in accordance with Reeds Consulting Pty Ltd drawing 'Waterside Estate South Development Plan, Ref 21734P/S, Version M, 01/08/2017' submitted on 1 August 2017, but modified to show:
 - (a) ***DELETED***
 - (b) ***DELETED***
 - (c) Road reserve dimensions in accordance with Growth Areas Authority Standard Drawings.
 - (d) Street names to the satisfaction of the Responsible Authority or deleted from the plan.
 - (e) Widths of all shared paths in accordance with Clyde North Precinct Structure Plan
 - (f) The 'Removed Native Vegetation' area and associated notations amended to 'Destroyed Native Vegetation' on the plan and the notations legend.
 - (g) The notation regarding removal of the Land Subject to Inundation Overlay deleted.



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Public Infrastructure Plan

- 2. Prior to the commencement of works and / or the certification of the first plan of subdivision, a Public Infrastructure Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. The Public Infrastructure Plan must address the following:
 - (a) What land may be affected or required for the provision of public infrastructure works and the timing of when such land will be provided.
 - (b) The provision, staging and timing of stormwater drainage works, including any temporary drainage works approved by Melbourne Water and the Responsible Authority.
 - (c) The provision, staging and timing of road works (including intersections) internal and external to the land consistent with any relevant traffic report or assessment.
 - (d) The provision of public open space and tree reserves.
 - (e) The landscaping of any land.
 - (f) What (if any) infrastructure set out in the Development Contributions Plan applying to the land is sought to be provided as "works in lieu" subject to the consent of Casey City Council.
 - (g) Include the following notation:
 - (i) The permit applicant acknowledges to Council that the approval of the Permit PIP by Council is being done by Council in its capacity as the Responsible Authority and does not provide any indication or advice as to whether Council, acting in its capacity as the Collecting Agency under the relevant Development Contributions Plan, will approve a proposal to carry out any DCP projects as works in kind. The permit applicant acknowledges that a separate and formal request to carry out a DCP project as a works in kind project is required.

Street Tree Landscape Master Plan

- 3. Before the certification of the first plan of subdivision, a Street Tree Landscape Master Plan for all stages of the subdivision prepared by a person suitably qualified or experienced in landscape design to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will then form part of the permit. The plan must be drawn to scale with dimensions and three copies must be provided. The Street Tree Master Plan must show:
 - (a) Buildings and trees (including botanical names) on neighbouring properties where impacted on by the proposed subdivision.
 - (b) The proposed road reserve widths including proposed areas within the road reserves set aside for the retention of existing vegetation.
 - (c) The general layout of street tree plantings including the proposed tree species.



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- (d) The location of paths as per the approved subdivision master plan.
- (e) The location of fencing including tree, walkway and vehicle exclusion fencing.
- (f) Indicative road reserve cross-sections with street tree planting illustrated.
- (g) Consistency of streetscape planting where streets continue from adjoining developments into the subject site. Note: It is the developers responsibility to liaise with adjoining developer(s) to ensure planting consistency.

All species selected must be to the satisfaction of the Responsible Authority.

Landscape and Wetlands Tree Planting Master Plan

- 4. Before the certification of the plan of subdivision for the first stage of development, a landscape master plan (including Wetlands Tree Planting) for the whole of the estate prepared by a person suitably qualified or experienced in landscape design to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will then form part of the permit. The plan must be drawn to scale with dimensions and three copies must be provided. The plans must be generally in accordance with Reeds Consulting Pty Ltd drawing 'Waterside Estate South Development Plan, Ref 21734P/S, Version M, 01/08/2017' submitted on 1 August 2017, but modified to show:
 - (a) A survey (including location, size and botanical name) of all existing vegetation on the land.
 - (b) Vegetation that is approved to be retained, removed and/or lopped.
 - (c) Buildings and trees (including botanical names) on neighbouring properties within three metres of the boundary.
 - (d) Site contours and any proposed changes to existing levels including any structural elements such as retaining walls.
 - (e) The proposed road reserve widths including proposed areas within the road reserves set aside for the retention of existing vegetation.
 - (f) The general layout of street tree and reserve plantings including a list of proposed species.
 - (g) The proposed areas within the Melbourne Water drainage reserve (wetlands) set aside to accommodate tree planting required by the Section 173 Agreement affecting the land.
 - (h) The proposed location of structures and street furniture items.
 - (i) The proposed location of paths and any other pavement areas.
 - (j) The proposed location of playgrounds or play items.
 - (k) The location of fencing including tree, walkway and open space reserve fencing.

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- (I) A legend to indicate proposed elements within open space and streetscapes
- (m) Other information as requested to the satisfaction of the Responsible Authority

All species selected must be to the satisfaction of the Responsible Authority

Secondary Consents

- 5. The subdivision master plan and any other documentation endorsed to form part of the permit must not be altered or modified without the prior written consent of the Responsible Authority.
- 6. The subdivision must proceed in the order of stages as shown on the endorsed plans unless otherwise agreed in writing by the Responsible Authority.

Small Lot Housing Code

- 7. Prior to the certification of the plan of subdivision, 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 Casey Planning Scheme.
- 8. 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.

Actions Prior to Works and/or Certification

- 9. Prior to the certification of any plan of subdivision (or a relevant stage of a subdivision), building envelopes in accordance with Part 4 of the Building Regulations must be submitted to the Responsible Authority for approval for lots of between 250 square metres and 500 square metres where the Small Lot Housing Code is not applied, all to the satisfaction of the Responsible Authority. Once approved the building envelope plan will be endorsed and form part of the permit. The building envelopes must be designed to consider the provision of solar access and any other requirements provided on the plans endorsed to the permit as relevant, and must show:
 - (a) At least a 4 metre setback from the primary frontage to all lots.
 - (b) At least a 1 metre setback from any boundary abutting a reserve.
 - (c) At least a 2 metre setback from any boundary abutting a side street.
 - (d) Any zero or 1 metre setback from a side boundary must only apply to one side boundary. This can be shown on both side boundaries with a notation stipulating that only one of these zones can be utilised per lot in relation to the location of the crossover provided to that lot.
 - (e) At least a 3 metre setback from rear boundaries.
 - (f) No easement within building envelopes.

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- 10. Prior to the certification of any plan of subdivision (or a relevant stage of a subdivision), any restrictions on the plan of subdivision including relevant "Design Guidelines" and / or Memorandum of Common Provisions must be submitted to the Responsible Authority for approval and applied to all lots to the satisfaction of the Responsible Authority. Once approved, the restrictions and associated documentation will be endorsed and form part of the permit. The restrictions / Design Guidelines / Memorandum of Common Provisions must include:
 - (a) A restriction that does not allow construction outside the approved building envelopes shown on the building envelope plan endorsed to the permit.
 - (b) A restriction that does not allow garage openings to occupy more than 40% of the width of the primary frontage, unless the building is two or more storeys and on a lot with an area between 250 to 300 square metres whereby the garage opening must not exceed 30% of the area of the front façade of the dwelling with the area of the front façade measured from a two dimensional elevation plan of the façade excluding the area of the roof of the dwelling.
 - (c) A restriction that does not allow garages or carports to be setback less than 5.5 metres from the primary frontage, or, in special circumstances where lots are identified on the building envelope within an associated plan of subdivision as having an alternative garage setback whereby garages on those lots must not be setback between 3 and 5 metres from the primary frontage.
 - (d) Differentiation of fencing restrictions for corner lots as opposed to standard lots in relation to fencing of a side boundary, acknowledging that corner lots should address both the primary and secondary street frontage.
 - (e) A consent mechanism with respect to building outside of a building envelope with the written consent of the Responsible Authority.
- 11. Prior to the commencement of works a Salvage Plan for threatened species including Southern Toadlet, Glossy Grass Skink and Growling Grass Frog must be prepared to the satisfaction of the Secretary to the Department of Sustainability and Environment and the approval of the responsible authority.
- 12. The approved Salvage Plan must be implemented to the satisfaction of the Secretary to the Department of Sustainability and Environment and the responsible authority.
- 13. Before any plan of subdivision is certified under the Subdivision Act 1988, for each stage of the subdivision, a schedule of lots created and housing densities, must be submitted to Council showing the number of lots created in the stage together with cumulative totals of any lots created and housing densities in earlier stages of the subdivision, to the satisfaction of the Responsible Authority.



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- 14. Prior to certification of any plan of subdivision, the plan must be referred to the following authorities under Section 8 of the Subdivision Act 1988:
 - Melbourne Water;
 - South East Water;
 - APT O & M Services Pty Ltd.
 - Country Fire Authority.
 - AusNet Electricity Services Pty Ltd.
 - VicRoads.
 - Public Transport Victoria.

Certification Plans

- 15. The plans submitted for certification must be in accordance with the endorsed plans but modified to show to the satisfaction of the Responsible Authority and relevant servicing authorities:
 - (a) Waterway management easements or reserves shown on the plan of subdivision are vested in Melbourne Water.
 - (b) All land to be set aside for drainage works.
 - (c) All easements required by servicing authorities as well as any easements required by the responsible authority over any temporary drainage assets which are to be managed by the responsible authority.
 - (d) Sewerage/water supply easements over all existing and/or proposed South East Water Limited sewers/water mains located within the land, to be in favour of South East Water Limited pursuant to Section 12(1) of the Subdivision Act.
 - (e) Building envelopes and the creation of restrictions to accord with those identified onplans/documents endorsed to the Permit.
 - (f) Unless otherwise agreed in writing by the Responsible Authority, road reserves, splays and court head dimensions in accordance with the Growth Areas Authority Standard Drawings.
 - (g) Any tree reserves to be vested with the City of Casey.
 - (h) All bearings, distances, levels, street names, lot numbers, lot sizes, reserves and easements.
 - (i) Street names to the satisfaction of the Responsible Authority.



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Actions Prior to Construction

- 16. Before subdivision, the construction of a building, or the construction or carrying out of works on the land starts, offsets for the loss or deemed loss of native vegetation and threatened species habitat must be secured in accordance with the Biodiversity Conservation Strategy for Melbourne's Growth Corridors (Department of Environment and Primary Industries, 2013) and Habitat compensation under the Biodiversity Conservation Strategy (Department of Environment and Primary Industries, 2013), to the satisfaction of the Secretary to the Department of Environment and Primary Industries.
- 17. No less than 14 days before the subdivision starts a site specific Environmental Management Plan (Site EMP) must be submitted to and approved by the Responsible Authority. The Site EMP must be prepared in accordance with Council's 'Site EMP Kit' to the satisfaction of the Responsible Authority. No alterations to the Site EMP may occur without the consent of the Responsible Authority. All works must be undertaken in accordance with the approved Site EMP to the satisfaction of the Responsible Authority.

In preparation of the Site EMP, the applicant must use the environmental protection measures as set out in EPA's publication 480 "Environmental Management Guidelines for Major Construction Sites" unless it can be demonstrated that alternative techniques can fulfil the specified site requirements.

- 18. Before any road/drainage works associated with each stage of the subdivision start, detailed construction plans to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. The plans must be drawn to scale with dimensions and three copies must be provided. The plans must include, as relevant:
 - (a) Fully sealed pavements with kerb and channel (or rollover kerbs where appropriate) to dimensions generally in accordance with the relevant road cross-sections in the Clyde North Precinct Structure Plan and the Growth Areas Authority Standard Drawings.
 - (b) Traffic management devices.
 - (c) Vehicle exclusion fencing where necessary.
 - (d) Corner splays, as required, to suit the road function.
 - (e) Driveway links designed to provide one (1) visitor space per lot served by the link.
 - (f) Concrete footpaths or shared paths in accordance with the Clyde North Precinct Structure Plan on both sides of each roadway with the exception of the side of a road that abuts a public open space.
 - (g) A vehicular crossing to each lot designed in accordance with the Growth Areas Authority Standard Drawings unless an alternative treatment is approved by the Responsible Authority. Crossovers should be:
 - (h) located on the long side of corner sites where roundabout splitter islands will hinder access.



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- (i) located a minimum of 1 metre from any service facilities.
 - (i) offset a minimum of 6 metres from the tangent point of any side streets (refer to Australian Standards, Parking Facilities, Part 1: Off-street car parking).
 - (ii) Temporary turnaround areas within the site for waste collection vehicles (8.8 metres in length) at the dead end of any road.
 - (iii) Drainage systems, including:
 - (iv) construction details of any temporary drainage works approved by Melbourne Water and the Responsible Authority, along with details of any safety measures, edge treatments and separation distances between those works and the land being subdivided.
- (j) Permanent survey marks, levelled to the Australian Height Datum and coordinated to the Australian Map Grid.
- (k) The location of street lighting.
- (I) Street tree placement.
- (m) Any water sensitive urban design features.
- (n) Details of any cut and fill.
- (o) Services located in shared trenches wherever possible.
- (p) Fibre optic conduit network throughout the subdivision.
- (q) All concrete and construction materials used on site must comply with AS 2159-2009 and AS 3600-2009.
- (r) All shared paths as required by the endorsed subdivision master plan.

The engineering construction plans must include any lot or reserve previously created from the parent title that has yet to be embellished/serviced in accordance with the requirements of this Permit.

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- 19. Before the start of any landscaping or planting works for any stage of the subdivision, a detailed landscape plan (including Wetlands Tree Planting) and plant schedule prepared by a person suitably qualified or experienced in landscape design to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. The plan must show the proposed landscape and plant schedule for all public open space areas, including streetscapes, parkland water retention areas, buffer zones, service corridors and community uses. When approved, the plan will be endorsed and will then form part of the permit. The plan must be drawn to scale with dimensions and three copies must be provided. The landscaping plan must be generally in accordance with the landscape master plan approved under the relevant condition of this permit, except that the plan must show:
 - (a) Existing vegetation that is approved to be retained.
 - (b) New plantings including their layout to be provided in all road, open space, plantation and municipal reserves.
 - (c) A detailed plant schedule including all proposed tree, shrub, groundcover and climbing plant species.
 - (d) Trees planted at a density of 170 trees per hectare within the Melbourne Water drainage reserve(wetlands) above the 1-in-100-year flood level as required by the Section 173 Agreement affecting the land. The plants must be indigenous trees relevant to the Ecological Vegetation Class type.
 - (e) The proposed location and final set out of paths, areas of pavement, playgrounds, play items, structures and street furniture.
 - (f) Detailed planting and construction drawings including site contours and any proposed changes to existing levels including any structural elements such as retaining walls.
 - (g) Additional supporting information, such as certified structural designs or building forms

Note that A-Spec digital documentation for open space assets must be provided at Practical Completion stage of landscape construction in a format consistent with Condition No. 47.

All species selected must be to the satisfaction of the Responsible Authority.

20. The developer must notify the Responsible Authority a minimum of 7 days prior to commencing street tree planting, wetlands tree planting, and landscaping so that surveillance of the works can be undertaken.

Engineering Fees

21. Before approval of the engineering plan/s submitted under Section 15(1) of the Subdivision Act 1988, the developer must pay Council an amount equivalent to 0.75% of the estimated cost of constructing the works proposed on the engineering plans.

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22. Before the issue of a Statement of Compliance for the plan of subdivision under the Subdivision Act 1988, the developer must pay Council an amount equivalent to 2.5% of the estimated cost of works, which are subject to supervision in accordance with section 17(2)(b) of the Subdivision Act 1988.

Development Contributions

- 23. A Development Infrastructure Levy, in accordance with the provisions of the Clyde North Precinct Structure Plan Development Contributions Plan must be paid by the applicant to the Collecting Agency after certification of the relevant plan of subdivision but not more than 21 days prior to the issue of a Statement of Compliance in respect of that plan under the Subdivision Act 1988.
- 24. Where the subdivision is to be developed in stages the infrastructure levy for the stage to be developed only may be paid to the Collecting Agency within 21 days prior to the issue of a Statement of Compliance in respect of that stage, provided that a Schedule of Development Contributions is submitted with each stage of the plan of subdivision. This Schedule must show the amount of development contributions payable for each stage and value of the contributions in respect of prior stages to the satisfaction of the Collecting Agency.

Community Infrastructure Levy

25. Before the issue of a Statement of Compliance for the subdivision the developer must make payment to Council for the provision of Community Infrastructure, unless before the relevant plan of subdivision is certified under the Subdivision Act 1988, the owner enters into an agreement with the Responsible Authority under Section 173 of the Planning and Environment Act 1987 ('the Act') and makes application to the Registrar of Titles to have the agreement registered on the title to the land under Section 181 of the Act. The agreement is to provide for the payment of a Community Infrastructure Levy to Council by a future land owner, in accordance with the provisions of the Development Contributions Plan applying to the land and Section 460 of the Act.

The owner/applicant must pay the Responsible Authority's costs of the preparation, execution and registration of the Section 173 agreement.

Growth Areas Infrastructure Contribution

- 26. Where the land is subdivided so as to create a lot or a reserve that is proposed or anticipated to be transferred to or vested in Council pursuant to the relevant Development Contributions Plan, the owner or developer of the land must, prior to the transfer to or vesting of that lot or reserve in Council (transaction):
 - (a) pay the Growth Areas Infrastructure Charge (GAIC) if a GAIC event could occur subsequent to the transfer to or vesting of the lot or reserve in Council provided that the development and the associated issue of a Building Permit which may give rise to the GAIC event is consistent with the manner in which that lot or reserve is anticipated to be developed under the relevant Development Contribution Plan or the relevant Precinct Structure Plan; and

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(b) produce and provide to Council a Certificate of Release under section 201SY of the Planning and Environment Act 1987 (Act) in respect of that lot or reserve;

or

- (c) pay the GAIC liability in respect of that lot or reserve which is triggered upon the happening of the transaction; and
- (d) produce and provide to Council a Certificate of Release under section 201SY of the Act in respect of that lot or reserve.

Actions Prior to Statement of Compliance

- 27. Before the issue of a Statement of Compliance for the subdivision under the Subdivision Act 1988, the proponent must provide written evidence from a suitably qualified environmental professional that provides confirmation that the soils on the land proposed for residential development are within acceptable levels in accordance with EPA Publication IWRG621.
- 28. Before the issue of a Statement of Compliance for any stage of the subdivision under the Subdivision Act 1988, the developer must construct in accordance with the approved engineering construction plan/s and to the satisfaction of the Responsible Authority:
 - (a) Roads, including traffic management devices, kerb and channel, footpaths, shared foot/cycle paths, and vehicular crossings to each lot.
 - (b) Drainage and any water sensitive urban design features.
 - (c) Fibre optic conduits.
 - (d) Permanent survey marks, levelled to the Australian Height Datum and coordinated to the Australian Map Grid.
 - (e) Temporary turnaround areas.
 - (f) Any tree protection fencing.
 - (g) Lighting of roads and pedestrian/cycle paths designed and provided in accordance with Australian Standard 1158.1.
- 29. Before the issue of a Statement of Compliance under the Subdivision Act 1988 the stormwater drainage must be:
 - (a) Constructed in accordance with the stormwater drainage design approved by Council; and
 - (b) Provide a legal point of stormwater discharge for each allotment.

all to the satisfaction of the responsible authority and any relevant other drainage authority.

30. Any temporary drainage works must be installed to the satisfaction of the Responsible Authority before the issue of a Statement of Compliance for the relevant stage.

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- 31. The landscaping works shown on the approved landscape construction plans for each stage must be carried out and completed to the satisfaction of the Responsible Authority, before the issue of a Statement of Compliance for each stage or by such later date as is approved by the Responsible Authority in writing.
- 32. Prior to the issue of a Statement of Compliance (or such later date as approved in writing by the Responsible Authority), all public open space areas, including, parklands, water retention areas, buffer zones, service corridors, community use areas and all streetscapes including road and plantation reserves must be landscaped and planted as shown on the approved landscape construction plans, (or bonded), to the satisfaction of the Responsible Authority.
- 33. Prior to the issue of a Statement of Compliance for any plan of subdivision under this permit that creates any public open space the owner must re-grade, top dress, landscape and otherwise embellish the land to the satisfaction of the Responsible Authority including the following works:
 - (a) Removal of all existing disused structures, foundations, pipelines or stockpiles.
 - (b) Cleared of rubbish and environmental weeds, levelled, topsoiled and grassed with warm climate grass (unless a conservation reserve).
 - (c) Provision of water tapping.
 - (d) Provision of planting and park furniture as identified on the approved landscape construction plans;
 - (e) Vehicle exclusion devices (fence or other suitable method) with controlled access points.
 - (f) Shared paths and/or footpaths as shown in the plans both endorsed and approved under this permit and the approved Clyde North Precinct Structure Plan applying to the land.

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- 34. All filling on the site over 300mm must be carried out, supervised, completed and recorded in accordance with AS 3798 2007 (Guidelines on earthworks for commercial and residential developments) to specifications to the satisfaction of the Responsible Authority. The geotechnical authority responsible for supervision and testing under this condition must be independently engaged by the applicant and not be engaged by the contractor carrying out the works. Before the issue of a Statement of Compliance unless otherwise agreed in writing by the Responsible Authority, compaction test results and a report shall be provided to the satisfaction of the Responsible Authority.
- 35. Before a Statement of Compliance is issued under the Subdivision Act 1988 for any stage, a public open space contribution of 3.54% must be provided in accordance with the Schedule to Clause 52.01 of the Casey Planning Scheme in a manner consistent with the Clyde North Precinct Structure Plan Development Contributions Plan and the terms of any Section 173 Agreement required/prepared under this Permit.
- 36. Prior to the issue of a Statement of Compliance for the first stage of a development, the owner must, if required, enter into an agreement, or agreements, under Section 173 of the Act which specifies the infrastructure required to be provided as part of the development. The agreement must give effect to the approved Public Infrastructure Plan.

Mandatory Clause 66.06-1 Conditions

- 37. 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 providers requirements and the 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.
- 38. 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,
 - (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.



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Referral Authority Conditions

- 39. Melbourne Water conditions require that:
 - (a) Prior to the certification of any stage, engineering plans of the subdivision, in accordance with the accepted stormwater strategy must be submitted and approved by Council and Melbourne Water, outlining the following:
 - (i) Demonstrating the proposed alignment for the 1 in 5 year drainage infrastructure and the overland flow paths directions for the 1 in 100 year ARI flood event
 - (ii) Concept design plans and MUSIC model for the Melbourne Water Retarding Basin/Wetland demonstrating that the designated surface area can accommodate the required stormwater storage and treatment assets in accordance with the Melbourne Water Constructed Wetland Guidelines.
 - (iii) A Flood Extent Plan and Overland Flow-path Plan for the ultimate floodplain, including 1-in-100 year ARI flood levels
 - (iv) Details of the outlet connections and relevant calculations
 - (v) The subdivisional layout must be in accordance with the approved drainage strategy.
 - (b) Prior to Certification, the Plan of Subdivision must be referred to Melbourne Water, in accordance with Section 8 of the Subdivision Act 1988.
 - (c) Prior to Certification, a free draining outfall and any temporary assets are to be arranged to the satisfaction of Council, Melbourne Water and the affected downstream property owner(s). Written acceptance from downstream landowners and Council is to be forwarded to Melbourne Water for our records.
 - (d) 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 our satisfaction.
 - (e) Prior to Certification of any stage of the estate associated with works that is to be constructed in conjunction with Melbourne Water's Development Services Scheme; a financial arrangement to support the delivery of those works is to have been agreed between Melbourne Water and the Owner.
 - (f) Prior to the issue of a Statement of Compliance, a separate application direct to Melbourne Water Asset Services team, must be made for any works around Melbourne Water's mains, drains and waterways. Application shall be made online via the Melbourne Water website.
 - (g) Pollution and sediment laden runoff shall not be discharged directly or indirectly into Melbourne Water's drains or waterways. Prior to the commencement of works, a Site Management Plan detailing pollution and sediment control measures is to be submitted to Melbourne Water for our records.

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- (h) All new lots are to be filled to a minimum of either 300mm above the 1 in 100 year flood level associated with an existing or proposed Melbourne Water pipeline or 600mm above the 1 in 100 year flood level associated with an existing or proposed Melbourne Water waterway, wetland or retarding basin, whichever is greater.
- (i) The subdivision is to make provision for overland flows from the upstream catchment utilising roads and/or reserves. Alignment of roads and reserves with any adjoining estates must ensure continuity and provide uninterrupted conveyance of overland flows.
- (j) Any road or access way intended to act as a stormwater overland flow path must be designed and constructed to comply with the floodway safety criteria outlined within Melbourne Water's Land Development Manual.
- (k) All new lots must achieve appropriate freeboard in relation to local overland flow paths to Council's satisfaction.
- (I) Local drainage must be to the satisfaction of Council.
- (m) 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.
- (n) Prior to the issue of a Statement of Compliance for the subdivision, a certified survey plan must be submitted to Melbourne Water for approval after the completion of filling, verifying that the specified fill levels have been achieved.
- (o) Prior to the issue of a Statement of Compliance, copies of all relevant Asset Services signed practical completion forms must be submitted. For queries contact Asset Services on 131 722 or assetservices@melbournewater.com.au
- (p) Prior to the issue of a Statement of Compliance, Melbourne Water requires evidence demonstrating that appropriate interim drainage solutions have been implemented to mitigate the risk to downstream landowners. Council acceptance of any temporary drainage infrastructure should be forwarded to Melbourne Water.

40. **South East Water** conditions require that:

- (a) The owner of the subject land must enter into an agreement with South East Water for the provision of potable water supply and fulfil all requirements to its satisfaction.
- (b) The owner of the subject land must enter into an agreement with South East Water for the provision of recycled water supply and fulfil all requirements to its satisfaction.
- (c) The owner of the subject land must enter into an agreement with South East Water for the provision of sewerage and fulfil all requirements to its satisfaction.
- (d) All lots on the Plan of Subdivision are to be provided with separate connections to our potable water supply, recycled water supply and sewerage systems.



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Planning scheme

Casey Planning Scheme

Responsible authority City of Casey

- (e) Prior to certification, the Plan of Subdivision must be referred to South East Water, in accordance with Section 8 of the Subdivision Act 1988.
- 41. AusNet Electricity Services Pty Ltd conditions require that:
 - (a) The Plan of Subdivision submitted for certification must be referred to AusNet Electricity Services Pty Ltd in accordance with Section 8 of the Subdivision Act 1988.
 - (b) The applicant must:
 - (i) Enter into an agreement with AusNet Electricity Services Pty Ltd for supply of electricity to each lot on the endorsed plan.
 - (ii) Enter into an agreement with AusNet Electricity Services Pty Ltd for the rearrangement of the existing electricity supply system.
 - (iii) Enter into an agreement with AusNet Electricity Services Pty Ltd for the rearrangement of the points of supply to any existing installations affected by any private electric power line which would cross a boundary created by the subdivision, or by such means as may be agreed by AusNet Electricity Services Pty Ltd.
 - (iv) Provide easements satisfactory to AusNet Electricity Services Pty Ltd for the purpose of "Power Line" in favour of "AusNet Electricity Services Pty Ltd" pursuant to Section 88 of the Electricity Industry Act 2000, where easements have not been otherwise provided, for all existing AusNet Electricity Services Pty Ltd electric power lines and for any new power lines required to service the lots on the endorsed plan and/or abutting land.
 - (v) Obtain for the use of AusNet Electricity Services Pty Ltd any other easement required to service the lots.
 - (vi) Adjust the position of any existing AusNet Electricity Services Pty Ltd easement to accord with the position of the electricity line(s) as determined by survey.
 - (vii) Set aside on the plan of subdivision Reserves for the use of AusNet Electricity Services Pty Ltd for electric substations.
 - (viii) Provide survey plans for any electric substations required by AusNet Electricity Services Pty Ltd and for associated power lines and cables and execute leases for a period of 30 years, at a nominal rental with a right to extend the lease for a further 30 years. AusNet Electricity Services Pty Ltd requires that such leases are to be noted on the title by way of a caveat or a notification under Section 88(2) of the Transfer of Land Act prior to the registration of the plan of subdivision.
 - (ix) Provide to AusNet Electricity Services Pty Ltd a copy of the plan of subdivision submitted for certification that shows any amendments that have been required.



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- (x) Agree to provide alternative electricity supply to lot owners and/or each lot until such time as permanent supply is available to the development by AusNet Electricity Services Pty Ltd. Individual generators must be provided at each supply point. The generator for temporary supply must be installed in such a manner as to comply with the Electricity Safety Act 1998.
- (xi) Ensure that all necessary auditing is completed to the satisfaction of AusNet Electricity Services Pty Ltd to allow the new network assets to be safely connected to the distribution network.
- 42. **APT** conditions require that:
 - (a) Easements in favour of "Australian Gas Networks (VIC) Pty Ltd" must be created on the plan to the satisfaction of APT.
 - (b) The plan of subdivision submitted for certification must be referred to APT O&M Services Pty Ltd, in accordance with Section 8 of the Subdivision Act 1988.
- 43. The **Country Fire Authority (CFA**) conditions require that:

(a) Water Supply Requirement

- (i) Operable below ground hydrants meeting the requirements of Australian Standard 3952 Water supply-Spring hydrant valve for waterworks purposes, must be provided to the satisfaction of CFA.
- (ii) The fire hydrants must be installed to the satisfaction of CFA and must be located within 120 metres of the furthest edge of every building envelope (or in the absence of the building envelope, the rear of the lots) and must be no more than 200m apart.
- (iii) Three copies of water reticulation drawings must be provided to CFA for approval.
- (iv) Fire hydrants must be clearly identified as specified in the Fire Services Guideline "Identification of Street Hydrants for Firefighting Purposes."

(b) Roads

- (i) 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.
- (ii) The amount and location of parking facilities should not impede access of emergency vehicles (off-street parking is therefore encouraged where possible).



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44. **EPA Victoria** conditions require that:

- (a) Construction and post-construction activities must be in accordance with EPA Publication 275 Construction Techniques for Sediment Pollution Control 1991 or as amended.
- (b) Any fill material brought onto the subject land must meet the specifications contained in EPA publication IWRG621, Soil Hazard Categorisation and Management 2009 or as amended.

Final Construction Plans

- 45. Before the responsibility for the future care and maintenance of the works is transferred to Council, the developer must provide to the Responsible Authority:
 - (a) Copies of the as constructed engineering roads and drainage drawings in the format of A1 tracing per drawing.
 - (b) Survey enhanced "as constructed" GIS data for the drainage, fibre optic conduits, road and footpath information components of the subdivision in accordance with the current version of D-Spec and R-Spec. Council's preferred format for the submission of the graphic data is in :"Map info Native Format". A secondary format is "Map Info MID/MIF" files. Grid Co-ordinates must be MGA zone 55 (GDA 94). Please refer to the A-Spec website (D-Spec and R-Spec) for further information <u>www.dspec.com.au</u>.
 - (c) Sketches of the details of the permanent survey marks.

Title Office Plans

- 46. The applicant must send the following documents to the Responsible Authority within four (4) weeks of the registration of the plans at the Land Titles Office.
 - A Certificate of Title for all land vested in the Responsible Authority on the plan of subdivision; and,
 - A clear A3-size photocopy of the Title Office approved Plan of Subdivision.

Aboriginal Cultural Heritage

47. The recommendations within approved Cultural Heritage Management Plan No. 111697 prepared by Archaeology at Tardis Pty Ltd dated 20 July 2012 as approved by the Acting Deputy Director, Aboriginal Affairs Victoria on 15 August, 2012 or any subsequent approved Plan, must be undertaken, prior to and during, the construction of the development hereby approved.

Roads and Traffic

48. Streets must be named to the satisfaction of the Responsible Authority prior to the certification of the relevant Plan of Subdivision.



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- 49. The developer must provide the allocated street number on the kerb in front of each lot. The kerbside numbers must be 100mm white lettering on a black background located on the front of the kerb at the property frontage to the satisfaction of the Responsible Authority.
- 50. Unless otherwise agreed in writing by the Responsible Authority, access to each lot created must be provided via a sealed road.
- 51. Land required for road widening including right of way flaring for the ultimate design of any intersection within an existing or proposed local road must be transferred to or vested as 'road' in the Roads Corporation (in the case of land for arterial roads under the Road Management Act 2004) or in Casey City Council (in the case of other roads) at no cost to the acquiring agency. This includes the widening of a road reserve required to provide right of way flaring for the ultimate design of any intersection with an existing or proposed arterial road to the satisfaction of the Roads Corporation.

Temporary Turning Areas

- 52. Any temporary turning areas to the land must be constructed in accordance with engineering construction plans approved by the Responsible Authority and maintained to the satisfaction of the Responsible Authority.
- 53. If the temporary turning area is to be retained after the relevant Statement of Compliance is issued, a bond of sufficient value to cover all reinstatement works must be lodged with the Responsible Authority before the Statement of Compliance is issued.
- 54. All works undertaken for a temporary turning area must be removed and all affected road pavement, concrete works, nature strips and other land must be reinstated to the satisfaction of the Responsible Authority when the turning area is no longer required.
- 55. A sign of at least 1 square metre in area must be displayed in a prominent position near the temporary turning area whilst the temporary turning areas are in operation advising that they are temporary turning areas only. The sign must be removed after the temporary turning areas are removed.

Environment Management

- 56. The land must be filled and constructed in a manner that does not:
 - (a) Cause an unreasonable amount of dust to be carried onto nearby land; and
 - (b) Adversely affect the drainage of adjacent land.
- 57. Appropriate sediment control measures must be undertaken during construction to ensure that the development site is adequately managed in such a way that no mud, dirt, sand, soil, clay or stones are washed into or allowed to enter the stormwater drainage system.
- 58. All works must be undertaken in a manner that minimises soil erosion and adhere to Construction Techniques for Sediment Pollution Control, EPA 1991, and any exposed areas of soil must be stabilised to prevent soil erosion, to the satisfaction of the Responsible Authority.



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- 59. All construction activities associated with the subdivision must be managed by the owner/developer so as to limit any inconvenience to existing residents in the vicinity of the works to the satisfaction of the Responsible Authority. The matters to be considered include but are not limited to site access, times of operation, dust, vibration, stormwater runoff etc.
- 60. The works must be managed so that the amenity of the area is not detrimentally affected, through the:
 - (a) Transport of materials, goods or commodities to and from the land.
 - (b) Appearance of any building, works or materials.
 - (c) Emission of noise, artificial light, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil.
- 61. All green waste generated from the clearing of land during the construction phase must be mulched or transported from the site as appropriate. Green waste must not be burnt on site.

Stormwater

- 62. Storm water must not be discharged from the site other than by means of an underground pipe drain discharged to an approved outlet to the satisfaction of the Responsible Authority.
- 63. Polluted drainage must not be discharged beyond the boundaries of the lot from which it emanates, or into a watercourse or easement drain, but must be treated and/or absorbed on that lot to the satisfaction of the Responsible Authority.

Reticulated Services

- 64. Reticulated water supply, drainage, sewerage facilities, underground electricity, gas and telecommunication services and fibre optic cable conduits must be provided to each lot shown on the endorsed plan.
- 65. Any fibre optic conduits and associated infrastructure must be protected from damage to the satisfaction of the Responsible authority.
- 66. Unless otherwise agreed by the Responsible Authority, ownership of any fibre optic conduits must vest in Council.
- 67. Where a conduit crosses private land, an easement may be required in favour of the relevant authority.
- 68. Subject to South East Water agreeing to do so, the developer must enter into an agreement with South East Water requiring the subdivision to be reticulated with a dual pipe recycled water system to provide for the supply of recycled water from a suitable source or scheme to all lots and the Melbourne Water Drainage reserves within the subdivision.

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- 69. Irrespective of whether the relevant water authority has entered into an agreement as contemplated, connection points for the third pipe are to be provided by the developer/landowner to all public open space at no cost to the relevant water authority or Council to facilitate irrigation of public open space using recycled water if it is to become available.
- 70. Any existing above ground electricity powerlines less than 66kv voltage on the land must be removed and replaced underground before the issue of any Statement of Compliance or the final Statement of Compliance if the land is to be developed in stages.

Public Open Space & Reserves

- 71. Where a tree reserve is required to be created, the tree reserve must be shown as vesting in Casey City Council by a registered plan of subdivision at no cost to Council.
- 72. The developer must construct and paint or suitably finish all fences along the common boundary between any tree/plantation reserves and the abutting lots to the requirements and satisfaction of the Responsible Authority.
- 73. The landscaping and wetland tree planting shown on the approved landscaping and wetland tree planting plan must be carried out in accordance with the endorsed approved plan and must be maintained to the satisfaction of the Responsible Authority, for a period of two (2) summers (or other period as approved in writing by the Responsible Authority), following the granting of Practical Completion of landscape construction works. During this time any diseased, dead, damaged or missing plants must be replaced.

Substation / Kiosk Sites

74. Utility service substation/kiosk sites must not be located on any land identified as public open space or to be used for any Municipal purpose unless otherwise agreed by the Responsible Authority.

Permit expiry

- 75. This permit will expire if:
 - (a) The subdivision is not started within two (2) years of the date of this permit; or,
 - (b) The subdivision is not completed within five (5) years from the date of starting;

Where the subdivision is to be developed in stages, the time specified for the commencement of the first stage is two (2) years from the date of the permit. The time specified for the commencement of any subsequent stage is ten (10) years from the date of this permit and the time specified for the completion of each stage is five (5) years from the date of its commencement.

The Responsible Authority may extend the commencement periods referred to if a request is made in writing before the permit expires or within six (6) months of the expiration of the permit for the commencement of subdivision.

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NOTES:

- City of Casey Council:
 - The Site EMP Kit is available on the City of Casey's website, www.casey.vic.gov.au
- Melbourne Water:
 - 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 272264.
- AusNet Electricity Services Pty Ltd:
 - It is recommended that, at an early date the applicant commences negotiations with AusNet Electricity Services Pty Ltd for a supply of electricity in order that supply arrangements can be worked out in detail, so prescribed information can be issued without delay (the release to the municipality enabling a Statement of Compliance with the conditions be issued).
 - Arrangements for the supply will be subject to obtaining the agreement of other Authorities and any landowners affected by routes of the electric power lines required to supply the lots and for any tree clearing.
 - Prospective purchasers of lots on this plan should contact this office to determine the availability of a supply of electricity. Financial contributions may be required.



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• South East Water:

- The owner of the subject land is required to obtain a 'Notice of Agreement' from South East Water. All requirements must be fulfilled to its satisfaction prior to South East Water consenting to the issue of a Statement of Compliance.
- The following South East Water agreement options are available:
 - Application to enter into a Development Deed-Works If South East Water reticulated sewer/water/recycled water (as applicable) is required to be extended to service lots within the development.
 - Application for Notice of Agreement Subdivision-Non Works If South East Water reticulated sewer/water/recycled water (as applicable) is available to the development and the owner only required Statement of Compliance to release the titles (i.e. subdivision prior to building).
 - Plumbing Industrial, Commercial, Units & Private Water application If South East Water reticulated sewer/water/recycled water (as applicable) is available to the development and the owner wishes to commence construction of the buildings (i.e. building prior to the subdivision).

To obtain a copy of the appropriate application forms required please go to our website: www.southeastwater.com.au (Property Tab / Land Development).

• Victorian Desalination Project:

- The integrity of the water supply, power supply and other associated assets located within the easement is to be maintained during the proposed works; and,
- The appropriate Permit to Work documents must be issued prior to any works commencing on site. Please contact AquaSure's James Xenophontos on 0419 171 808 for more information for details regarding Watersure's Permit to Work and contact Denis Andrews on 9696 6165 for AusNet Services Permit to Work.



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Responsible authority City of Casey

CAN THE RESPONSIBLE AUTHORITY AMEND THIS PERMIT?

The responsible authority may amend this permit under Division 1A of Part 4 of the **Planning and Environment Act 1987**.

THIS PERMIT HAS BEEN AMENDED AS FOLLOWS:

Date of	Brief Description	Name of Responsible Authority
Amendment	of Amendment	that approved the amendment
31 March 2020	• Conditions 1 (a) and (b) Deleted	City of Casey

Applicant's Name & Address: S & N Super Fund Pty Ltd C/- Reeds Consulting Pty Ltd GPO Box 2240 MELBOURNE VIC 3001

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.)

The responsible authority may amend this permit under Division 1A 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 at 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 **Subdivisions 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 REVIEWS?

- 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 the relevant 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.
- A copy of an application for review must also be served on the responsible authority.
- Details about applications for review and fees payable can be obtained from the Victorian Civil and Administrative Tribunal.



SUBJECT SITE

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ON ROAD BIKE PATH (1.7m Wide)

SHARED PATH (2.5m Wide)

POTENTIAL TRAFFIC CALMING DEVICE

**REVERSE PRIORITY T - INTERSECTION** 

PROPOSED PATH NETWORK (WETLANDS AREA - 2.5m Wide)

**10 YEAR INUNDATION LINE** 

**100 YEAR INUNDATION LINE** 

PEDESTRIAN BRIDGE

This plan has been prepared for review and comment only and should not be used for any other purpose without the written consent of Reeds Consulting PTY LTD. The plan is subject to survey, title and easement verification, engineering design, recommendations / management of the hydrological assessment and approval from council and all other relevant authorities. Findings from flora and fauna reports, cultural heritage assessments and other site investigations may result in changes to the design. All landscape and paving detail shown hereon is indicative only. No reliance should be placed on the information on this plan for detailed design or for any financial dealings involving the land.

The Subject Site is comprised of one Certificate of Title, being Lot 2 on PS 730842C (Vol. 11642, Fol. 391).

This plan has been prepared in support of planning permit PlnA01047/15 and Planning Scheme Amendment PSA00023/15.

Despite the areas summarised on the plan, any development contribution levies paid and collected will be done so in accordance with the Land Use Budget contained within the Clyde North Development Contributions Plan.

The vegetation in the former conservation reserve has been removed. To compensate for this loss, approximately 680 trees will be planted above the 1 in 100 ARI, which equates to 170 trees per hectare.

The area of land above the 1 in 100 ARI is 3.95 ha.

WATERSIDE ESTATE SOUTH DEVELOPMENT PLAN 800 BERWICK - CRANBOURNE ROAD, CLYDE NORTH

21734P/S REF VERSION

DATE 28/02/2020

The Existing Drainage Easement E-1 is permitted to be removed as directed under Planning Permit PLNA00374/14A.

The 0.1m wide Tree Reserve on the south side of the 8m wide laneway is provided to prevent the lots on the south side of the 8m wide laneway having direct road access.

The location of footpaths is indicative only and subject to the approval of the responsible authority.

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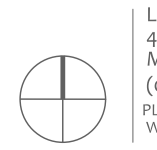
The face to face kerb width for Road 1 will be 7.3m, in accordance with Cross Section 1 in the Clyde North Precinct Structure Plan.

The elongated traffic calming devices on Roads 3 & 5 are subject to Council approval at the detailed design stage.

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Tree planting along Berwick-Cranbourne Road will comprise species as identified in the City of Casey Arterial Roads Tree Strategy within the Public Open Space (Encumbered) reserve. No additional tree reserve will be provided.

The layout proposed with full interface to Berwick-Cranbourne Road and Honour Avenue provides a net community benefit for all future residents in the Clyde North PSP area through provision of amenity, extensive tree plantings, path networks, bridges and water bodies.



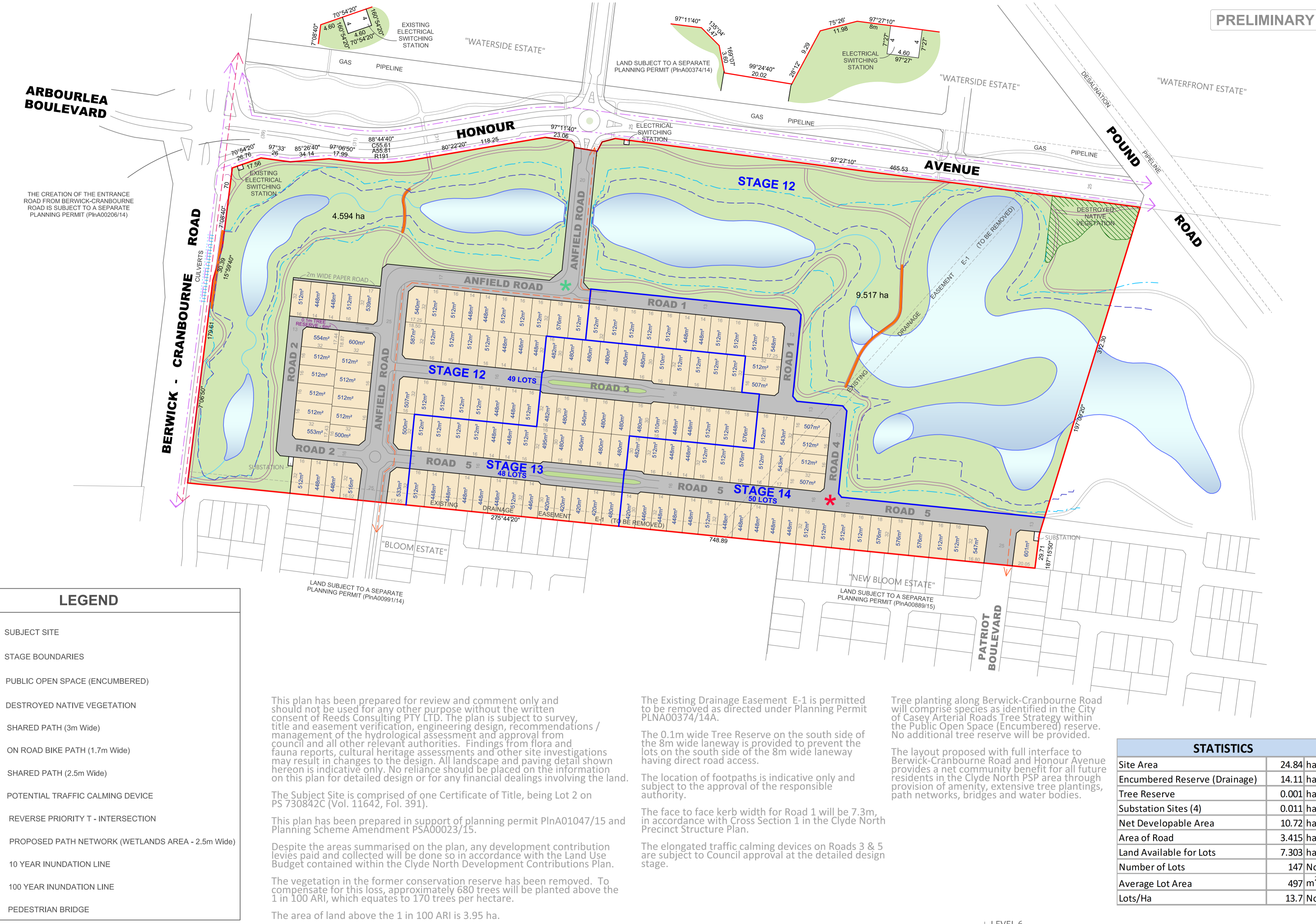
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| STATISTICS                    |       |                |
|-------------------------------|-------|----------------|
| Site Area                     | 24.84 | ha             |
| Encumbered Reserve (Drainage) | 14.11 | ha             |
| Tree Reserve                  | 0.001 | ha             |
| Substation Sites (4)          | 0.011 | ha             |
| Net Developable Area          | 10.72 | ha             |
| Area of Road                  | 3.415 | ha             |
| Land Available for Lots       | 7.303 | ha             |
| Number of Lots                | 147   | No.            |
| Average Lot Area              | 497   | m <sup>2</sup> |
| Lots/Ha                       | 13.7  | No.            |

LEVEL 6 440 ELIZABETH STREET MELBOURNE VIC 3000 (03) 8660 3000 PLANNING@REEDSCONSULTING.COM.AU WWW.REEDSCONSULTING.COM.AU





MONDOUS ISLAND ESTATE DEVELOPMENT PLAN 720 BERWICK - CRANBOURNE ROAD, CLYDE NORTH

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21734P/S REF VERSION

DATE 24/04/2020



STATISTICS		
Site Area	24.84	ha
Encumbered Reserve (Drainage)	14.11	ha
Tree Reserve	0.001	ha
Substation Sites (4)	0.011	ha
Net Developable Area	10.72	ha
Area of Road	3.415	ha
Land Available for Lots	7.303	ha
Number of Lots	147	No.
Average Lot Area	497	m ²
Lots/Ha	13.7	No.

LEVEL 6 440 ELIZABETH STREET MELBOURNE VIC 3000 (03) 8660 3000 PLANNING@REEDSCONSULTING.COM.AU WWW.REEDSCONSULTING.COM.AU



PLANNING CERTIFICATE

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

CERTIFICATE REFERENCE NUMBER

729110

APPLICANT'S NAME & ADDRESS

BKA PRACTICE CO PTY LTD C/- INFOTRACK C/- LANDATA

MELBOURNE

S & N SUPER FUND PTY	LTD
URCHASER	
N/A, N/A	
EFERENCE	

This certificate is issued for:

LOT 2 PLAN PS730842 ALSO KNOWN AS 720S BERWICK-CRANBOURNE ROAD CLYDE NORTH CASEY CITY

The land is covered by the: CASEY PLANNING SCHEME

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

The land:

is included in a	URBAN GROWTH ZONE - SCHEDULE 3
and a	URBAN FLOODWAY ZONE
- is within a	LAND SUBJECT TO INUNDATION OVERLAY
and a	DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 13
- and abuts a	ROAD ZONE CATEGORY 1
- and	MAY BE SUBJECT TO A GROWTH AREAS INFRASTRUCTURE CONTRIBUTION - FOR MORE INFORMATION GO TO THE WEBSITE
	(https://www.planning.vic.gov.au/legislation-regulations-and-fees/planning legislation/growth-areas-infrastructure-contribution)

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

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 0606



VICTORIA State Government 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.



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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 solely 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 zoning information on the certificate is protected by statute. The 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.





From www.planning.vic.gov.au on 28 July 2021 02:37 PM

PROPERTY DETAILS

Address:	720S BERWICK-CRANBOURNE ROAD CLYDE NORTH 3978		
Lot and Plan Number:	Lot 3 PS518301		
Standard Parcel Identifier (SPI):	3\PS518301		
Local Government Area (Council):	CASEY	www.casey.vic.gov.au	
Council Property Number:	154344		
Planning Scheme:	Casey	<u>planning-schemes.delwp.vic.gov.au/schemes/casey</u>	
Directory Reference:	Melway 131 B10		
This property has 4 parcels. For full parcel details get the free Basic Property report at Property Reports			

UTILITIES

Rural Water Corporation:Southern Rural WaterMelbourne Water Retailer:South East WaterMelbourne Water:inside drainage boundaryPower Distributor:AUSNET

STATE ELECTORATES

Legislative Council: EASTERN VICTORIA Legislative Assembly: BASS

Note

11)

This land is in an area added to the Urban Growth Boundary after 2005. It may be subject to the Growth Area Infrastructure Contribution.

For more information about this contribution go to Victorian Planning Authority

See next page for planning information

111

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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 32C (b) of the Sale of Land 1962 (Vic).

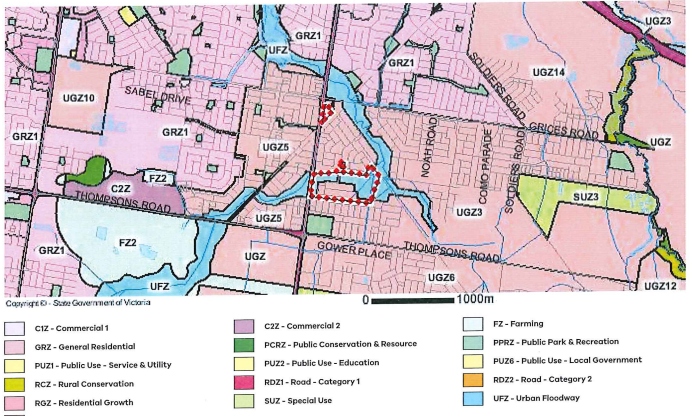
PLANNING PROPERTY REPORT: 720S BERWICK-CRANBOURNE ROAD CLYDE NORTH 3978

IN



Planning Zones

URBAN FLOODWAY ZONE (UFZ) SCHEDULE TO THE URBAN FLOODWAY ZONE (UFZ) URBAN GROWTH ZONE (UGZ) URBAN GROWTH ZONE - SCHEDULE 3 (UGZ3)



UGZ - Urban Growth

Note: labels for zones may appear outside the actual zone - please compare the labels with the legend.

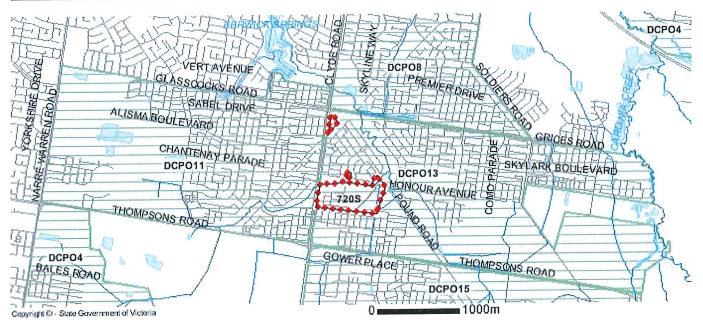
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Planning Overlays

DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY (DCPO) DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 13 (DCPO13)

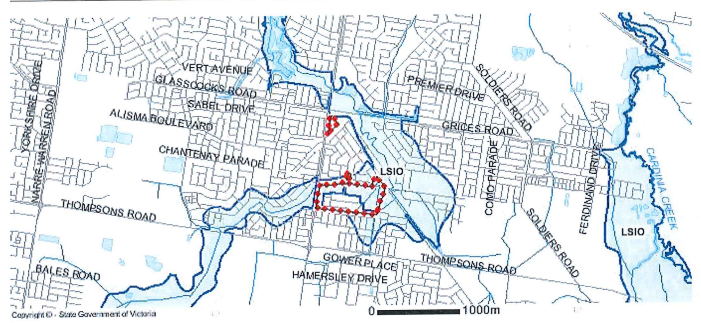


DCPO - Development Contributions Plan

Note: due to overlaps, some overlays may not be visible, and some colours may not match those in the legend.

LAND SUBJECT TO INUNDATION OVERLAY (LSIO)

LAND SUBJECT TO INUNDATION OVERLAY SCHEDULE (LSIO)



LSIO - Land Subject to Inundation

I

Note: due to overlaps, some overlays may not be visible, and some colours may not match those in the legend.

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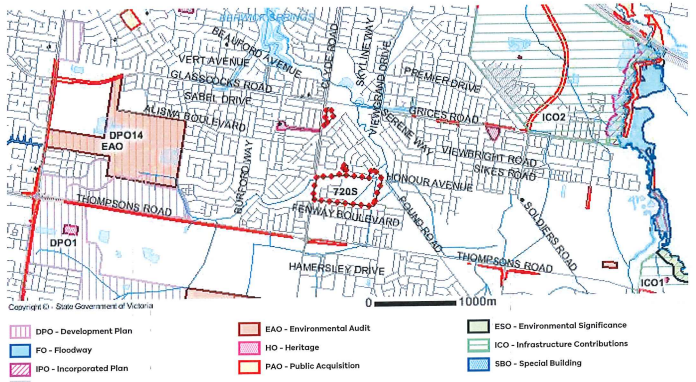


Planning Overlays

3

OTHER OVERLAYS

Other overlays in the vicinity not directly affecting this land DEVELOPMENT PLAN OVERLAY (DPO) ENVIRONMENTAL AUDIT OVERLAY (EAO) ENVIRONMENTAL SIGNIFICANCE OVERLAY (ESO) FLOODWAY OVERLAY (FO) HERITAGE OVERLAY (HO) INFRASTRUCTURE CONTRIBUTIONS OVERLAY (ICO) INCORPORATED PLAN OVERLAY (IPO) PUBLIC ACQUISITION OVERLAY (PAO) SPECIAL BUILDING OVERLAY (SBO) SPECIFIC CONTROLS OVERLAY (SCO)



SCO - Specific Controls

Note: due to overlaps, some overlays may not be visible, and some colours may not match those in the legend.

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Investigation Area

This land was included in an Investigation Area designated in 'Melbourne 2030: a planning update Melbourne @ 5 million'.

For more information about this project go to Melbourne @ 5 million



Growth Area Infrastructure Contribution

This land is in an area added to the Urban Growth Boundary after 2005. It may be subject to the Growth Area Infrastructure Contribution.

For more information about this contribution go to Victorian Planning Authority



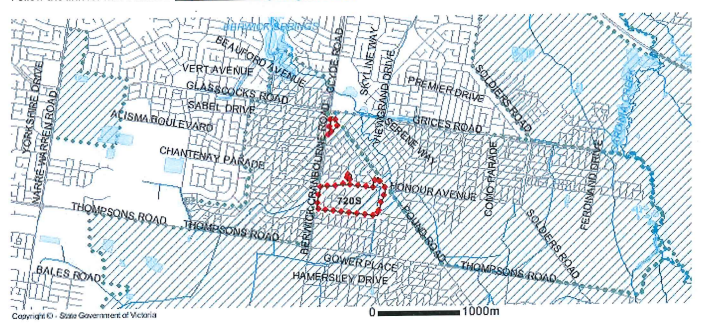
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Melbourne Strategic Assessment

The property may be located within the Melbourne Strategic Assessment program area. Actions associated with urban development are subject to requirements of the Commonwealth Environment Protection and Biodiversity Conservation Act 1999. Follow the link for more details: https://nvim.delwp.vic.gov.au/BCS



Melbourne Strategic Assessment Area

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Areas of Aboriginal Cultural Heritage Sensitivity

All or part of this property is an 'area of cultural heritage sensitivity'.

'Areas of cultural heritage sensitivity' are defined under the Aboriginal Heritage Regulations 2018, and include registered Aboriginal cultural heritage places and land form types that are generally regarded as more likely to contain Aboriginal cultural heritage.

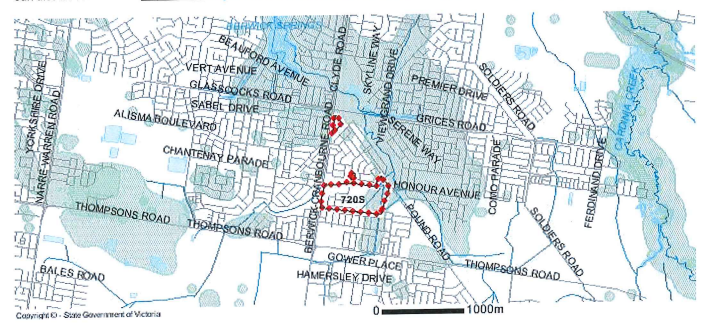
Under the Aboriginal Heritage Regulations 2018, 'areas of cultural heritage sensitivity' are one part of a two part trigger which require a 'cultural heritage management plan' be prepared where a listed 'high impact activity' is proposed.

If a significant land use change is proposed (for example, a subdivision into 3 or more lots), a cultural heritage management plan may be triggered. One or two dwellings, works ancillary to a dwelling, services to a dwelling, alteration of buildings and minor works are examples of works exempt from this requirement.

Under the Aboriginal Heritage Act 2006, where a cultural heritage management plan is required, planning permits, licences and work authorities cannot be issued unless the cultural heritage management plan has been approved for the activity.

For further information about whether a Cultural Heritage Management Plan is required go to http://www.aav.nrms.net.au/aavQuestion1.aspx

More information, including links to both the Aboriginal Heritage Act 2006 and the Aboriginal Heritage Regulations 2018, can also be found here - https://www.vic.gov.au/aboriginalvictoria/heritage/planning-and-heritage-management-processes.html



Aboriginal Heritage

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Further Planning Information

Planning scheme data last updated on 21 July 2021.

A planning scheme sets out policies and requirements for the use, development and protection of land. This report provides information about the zone and overlay provisions that apply to the selected land. Information about the State and local policy, particular, general and operational provisions of the local planning scheme that may affect the use of this land can be obtained by contacting the local council or by visiting https://www.planning.vic.gov.au

This report is NOT a Planning Certificate issued pursuant to Section 199 of the Planning and Environment Act 1987. It does not include information about exhibited planning scheme amendments, or zonings that may abut the land. To obtain a Planning Certificate go to Titles and Property Certificates at Landata - https://www.landata.vic.gov.au

For details of surrounding properties, use this service to get the Reports for properties of interest.

To view planning zones, overlay and heritage information in an interactive format visit http://mapshare.maps.vic.gov.au/vicplan

For other information about planning in Victoria visit https://www.planning.vic.gov.au

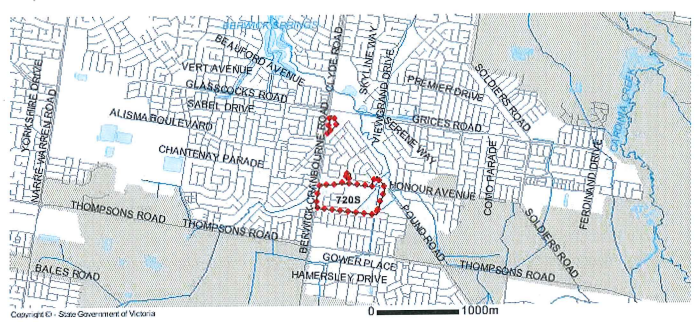
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Designated Bushfire Prone Area

This property is not in a designated bushfire prone area. No special bushfire construction requirements apply. Planning provisions may apply.



Designated Bushfire Prone Area

Designated bushfire prone areas as determined by the Minister for Planning are in effect from 8 September 2011 and amended from time to time.

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 on VicPlan at http://mapshare.maps.vic.gov.au/vicplan 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 on the Victorian Building Authority website www.vba.vic.gov.au

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

For Planning Scheme Provisions in bushfire areas visit <u>https://www.planning.vic.gov.au</u>

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Property Report from www.land.vic.gov.au on 28 July 2021 02:37 PM

Address: 720S BERWICK-CRANBOURNE ROAD CLYDE NORTH 3978 Lot and Plan Number: This property has 4 parcels. See table below. Standard Parcel Identifier (SPI): See table below. Local Government (Council): CASEY Council Property Number: 154344 Directory Reference: Melway 131 B10

Note: There are 21 properties identified for this site.

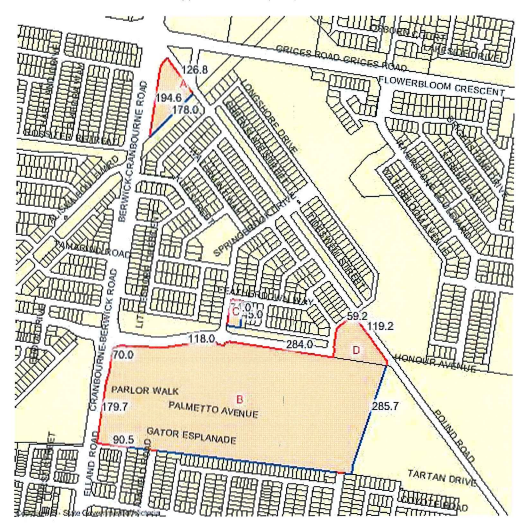
.vic.gov.au

These can include units (or car spaces), shops, or part or whole floors of a building. Dimensions for these individual properties are generally not available.

This property is not in a designated bushfire prone area. No special bushfire construction requirements apply. Planning provisions may apply. 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>

Site Dimensions

All dimensions and areas are approximate. They may not agree with the values shown on a title or plan.



Area: 277310 sq. m (27.7 ha) Perimeter: 3119 m For this property: Site boundaries

Road frontages

Dimensions for individual parcels require a separate search, but dimensions for individual units are generally not available.

133 dimensions shorter than 40m not displayed

Calculating the area from the dimensions shown may give a different value to the area shown above - which has been calculated using all the dimensions.

For more accurate dimensions get copy of plan at Title and Property Certificates

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Letter in first column identifies parcel in diagram above

vic.gov.au

	Lot/Plan or Crown Description	SPI
A	Lot 3 PS518301	3\PS518301
В	Lot 2 PS730842	2\PS730842
С	Lot D PS730843	D\PS730843
D	Lot A PS741164	A\PS741164

State Electorates

Legislative Council: EASTERN VICTORIA Legislative Assembly: BASS

Utilities

Rural Water Corporation: Southern Rural Water Melbourne Water Retailer: South East Water Melbourne Water: inside drainage boundary Power Distributor: AUSNET (Information about choosing an electricity retailer)

Planning Zone Summary

Planning Zones:	URBAN FLOODWAY ZONE (UFZ)
	SCHEDULE TO THE URBAN FLOODWAY ZONE (UFZ)
	URBAN GROWTH ZONE (UGZ)
	URBAN GROWTH ZONE - SCHEDULE 3 (UGZ3)

Planning Overlays: DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY (DCPO)

DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 13 (DCPO13)

LAND SUBJECT TO INUNDATION OVERLAY (LSIO)

LAND SUBJECT TO INUNDATION OVERLAY SCHEDULE (LSIO)

Areas of Aboriginal Cultural Heritage Sensitivity:

All or part of this property is an 'area of cultural heritage sensitivity'.

Planning information continued on next page

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vic.dov.au

A **planning scheme** sets out policies and requirements for the use, development and protection of land. This report provides information about the zone and overlay provisions that apply to the selected land. Information about the State and local policy, particular, general and operational provisions of the local planning scheme that may affect the use of this land can be obtained by contacting the local council or by visiting <u>Planning Schemes Online</u>

This report is NOT a **Planning Certificate** issued pursuant to Section 199 of the *Planning and Environment Act 1987.* It does not include information about exhibited planning scheme amendments, or zonings that may abut the land. To obtain a Planning Certificate go to <u>Titles and Property Certificates</u>

The Planning Property Report includes separate maps of zones and overlays

For details of surrounding properties, use this service to get the Reports for properties of interest

To view planning zones, overlay and heritage information in an interactive format visit Planning Maps Online

For other information about planning in Victoria visit www.planning.vic.gov.au

Areas of Aboriginal Cultural Heritage Sensitivity

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Under the Aboriginal Heritage Act 2006, where a cultural heritage management plan is required, planning permits, licences and work authorities cannot be issued unless the cultural heritage management plan has been approved for the activity.

For further information about whether a Cultural Heritage Management Plan is required go to <u>http://www.aav.nrms.net.au/aavQuestion1.aspx</u>

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Area Map



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Contact City of Casey

03 9705 5200 NRS: 133 677 (for the deaf, hearing or speech impaired) TIS: 131 450 (Translating and Interpreting Service) caseycc@casey.vic.gov.au PO Box 1000 Narre Warren VIC 3805

ABN: 43 320 295 742

Customer Service Centres

Narre Warren Bunjil Place, Patrick Northeast Drive



Cranbourne Cranbourne Park Shopping Centre

LAND INFORMATION CERTIFICATE SECTION 229 LOCAL GOVERNMENT ACT 1989

Certificate Number: wCerR/C025751 Your Reference: 358961 Issue Date: 23 March 2021

Landata - Rates Web Certificates C/- Victorian Land Registry Services Pty Ltd L 1 Casselden 2 Lonsdale St MELBOURNE VIC 3000

Property Number:	154344
Property Address:	720S Berwick-Cranbourne Road CLYDE NORTH VIC 3978
Property Description:	Lot 3 PS 518301Y, Lot 2 PS 730842C, Lot D PS 730843A, Lot A PS 741164K
Land Area:	276860 sqm

Valuation Date	1/07/2020	Effective Date	1/07/2020
Site Value	\$17,500,000		
Capital Improved Value	\$17,500,000		
Net Annual Value	\$875,000		

This certificate provides information regarding valuation, rates, charges, other moneys owing and any orders and notices made under the **Local Government Act 1989**, or under a local law of the Council and 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.

Details for financial year ending 30th June 2021

Rate Category		
Current Year's General Rates	45,566.55	
Current Year's Garbage Charge	294.00	
Current Year's Fire Service Levy	1,058.00	
Current Rates Year's Charges - SUB TOTAL		46,918.55
Payments received	-46,918.55	
Current Rates Year Adjust\Payments - SUB TOTAL		-46,918.55
Scheme Charges		
Scheme Charges - TOTAL		0.00
TOTAL BALANCE OUTSTANDING		\$0.00

PLEASE NOTE: In accordance with section 175(1) of the Local Government Act 1989, the purchaser must pay all overdue rates and charges at the time that person becomes the

Page 1 of 2

03 9705 5200 NRS: 133 677 (for the deaf, hearing or speech impaired) TIS: 131 450 (Translating and Interpreting Service) caseycc@casey.vic.gov.au PO Box 1000 Narre Warren VIC 3805

ABN: 43 320 295 742

Customer Service Centres

Narre Warren Bunjil Place, Patrick Northeast Drive



Cranbourne Cranbourne Park Shopping Centre

owner of the land. All other amounts must be paid by their due dates to avoid penalty interest at 10.00% p.a. Full rate payments are due by 15/02/2021.

PLEASE NOTE: Council will only give verbal updates to the applicant within 60 days of this certificate and it should be noted that Council will only be held responsible for information given in writing, i.e. a new certificate, and not information provided or confirmed verbally. For further information contact Council's Rate Department.

PLEASE NOTE: If property is assessed as a Part Lot (PT) - multiple notices may be required, contact council for further information.

Should you have any queries regarding this Certificate, please contact City of Casey and quote reference **wCerR/C025751**.

Trevor Riches Team Leader Rates and Valuations

PLEASE NOTE:

Interest continues to accrue at 10.0% on any overdue balances until paid in full.

This property has been assessed as vacant land. Any improvements made to the property, may be subject to supplementary rate and valuation.

Electronic Payments



Telephone & Internet Banking - BPAY® Contact your bank or financial institution to make this payment from your cheque, savings, debit, credit card or transaction account. More info: www.bpay.com.au

Page 2 of 2



INFORMATION STATEMENT

STATEMENT UNDER SECTION 158, WATER ACT 1989

BKA Practice Co Pty Ltd C/- InfoTrack E-mail: certificates@landata.vic.gov.au

Statement for property: LOT 2 BERWICK CRANBOURNE ROAD CLYDE NORTH 3978 2 PS 730842

REFERENCE NO.	YOUR REFERENCE	DATE OF ISSUE	CASE NUMBER
530//14314/00301	LANDATA CER 46709709- 026-8	22 MARCH 2021	38447131

1. Statement of Fees Imposed

The property is classified as a serviced property with respect to charges which as listed below in the Statement of Fees.

- (a) By Other Authorities
- b) By South East Water

TOTAL UNPAID BALANCE \$0.00

• Financial Updates (free service) are only available online please go to (type / copy the complete address shown below): https://secureapp.southeastwater.com.au/PropertyConnect/#/order/info/update

* Please Note: if usage charges appear above, the amount shown includes one or more of the following:

Water Usage, Recycled Water Usage, Sewage Disposal, Fire Service Usage and Trade Waste Volumetric Fees.

Interest may accrue on the South East Water charges listed in this statement if they are not paid by the due date as set out in the bill.

- The total annual service fees and volumetric fees for water usage and sewerage disposal for each class of
 property are set out at <u>www.southeastwater.com.au</u>.
- Updates of rates and other charges will only be provided for up to six months from the date of this statement.
- If this property has recently been subdivided from a "parent" title, there may be service or other charges owing on the "parent" which will be charged to this property, once sold, that do not appear on this statement. You must contact us to see if there are any such charges as they may be charged to this property on sale and should therefore be adjusted with the owner of the parent title beforehand.
- If the property is sold, the vendor is liable to pay all fees incurred in relation to the property until the vendor gives South East Water a Notice of Disposition of Land required by the Water (Disposition of Land) Regulations 2010. Please include the Reference Number set out above in that Notice.
- Fees relating to the property may change from year-to-year in accordance with the Essential Service Commission's Price Determination for South East Water.

AUTHORISED OFFICER:

TERRY SCHUBACH GENERAL MANAGER CUSTOMER SERVICE DELIVERY

South East Water Information Statement Applications PO Box 2268, Seaford, VIC 3198



INFORMATION STATEMENT

STATEMENT UNDER SECTION 158, WATER ACT 1989

- Every fee referred to above is a charge against the property and will be recovered from a purchaser of the property if it is not paid by the vendor.
- Information about when and how outstanding fees may be paid, collected and recovered is set out in the Essential Services Commission's Customer Service Code, Urban Water Businesses.
- If this Statement only sets out rates and fees levied by Parks Victoria and Melbourne Water, the property may not be connected to South East Water's works. To find out whether the property is, or could be connected upon payment of the relevant charges, or whether it is separately metered, telephone 131 694.
- For a new connection to our water or sewer services, fees / charges will be levied.

2. Encumbrance Summary

Where available, the location of sewers is shown on the attached plan. Please ensure where manholes appear, that they remain accessible at all times "DO NOT COVER". Where driveways/paving is proposed to be constructed over easements for water supply/sewerage purposes, or within 1 metre of a South East Water asset, the owner will be responsible for all costs associated with any demolition and or re-instatement works, necessary to allow maintenance and or repair of the asset effected. Where changes to the surface levels requires maintenance shafts/holes to be altered, all works must be carried out by South East Water approved contractors only. For information call 131694. For all other works, prior consent is required from south East Water asset.

Your property is traversed by or is within the vacinity of a Melbourne Water Asset as shown on the attached plan. Melbourne Water approval is required prior to any development or underground works on this property. For more information please visit www.melbournewater.com.au or contact 131722.

The property is subject to flooding. For further information contact Melbourne Water on 9679-7517.

ENCUMBRANCE ENQUIRY EMAIL infostatements@sew.com.au

If no plan is attached to this Statement, South East Water is not aware of any works belonging to South East Water being present on the property.

If a plan is attached to this Statement, it indicates the nature of works belonging to South East Water, their approximate location, and the approximate location of any easement relating to those works.

Important Warnings

The map base for any attached plan is not created by South East Water which cannot and does not guarantee the accuracy, adequacy or completeness of any information in the plan, especially the exact location of any of South East Water's works, which may have changes since the attached plan was prepared. Their location should therefore be proven by hand before any works are commenced on the land.

Unless South East Water's prior written approval is obtained, it is an offence to cause any structure to be built or any filling to be placed on a South East Water easement or within 1 metre laterally of any of its works or to permit any structure to be built above or below any such area.

Any work that requires any South East Water manhole or maintenance shaft to be altered may only be done by a contractor approved by South East Water at the property owner's cost.

If the owner builds or places filling in contravention of that requirement, the owner will be required to pay the cost of any demolition or re-instatement of work that South East Water considers necessary, in order to maintain, repair or replace its asset.

AUTHORISED OFFICER:

TERRY SCHUBACH GENERAL MANAGER CUSTOMER SERVICE DELIVERY

South East Water Information Statement Applications PO Box 2268, Seaford, VIC 3198



INFORMATION STATEMENT

STATEMENT UNDER SECTION 158, WATER ACT 1989

This Statement does not include any information about current or outstanding consent issued for plumbing works on at the property.

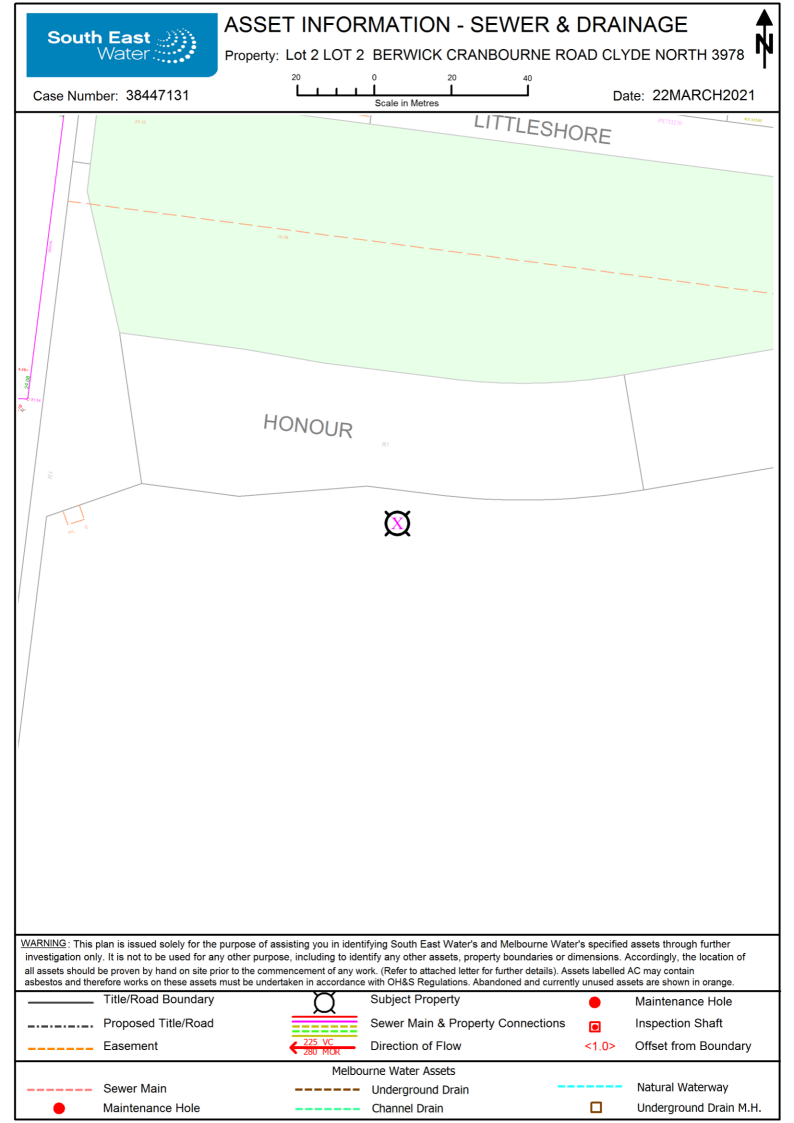
3. Disclaimer

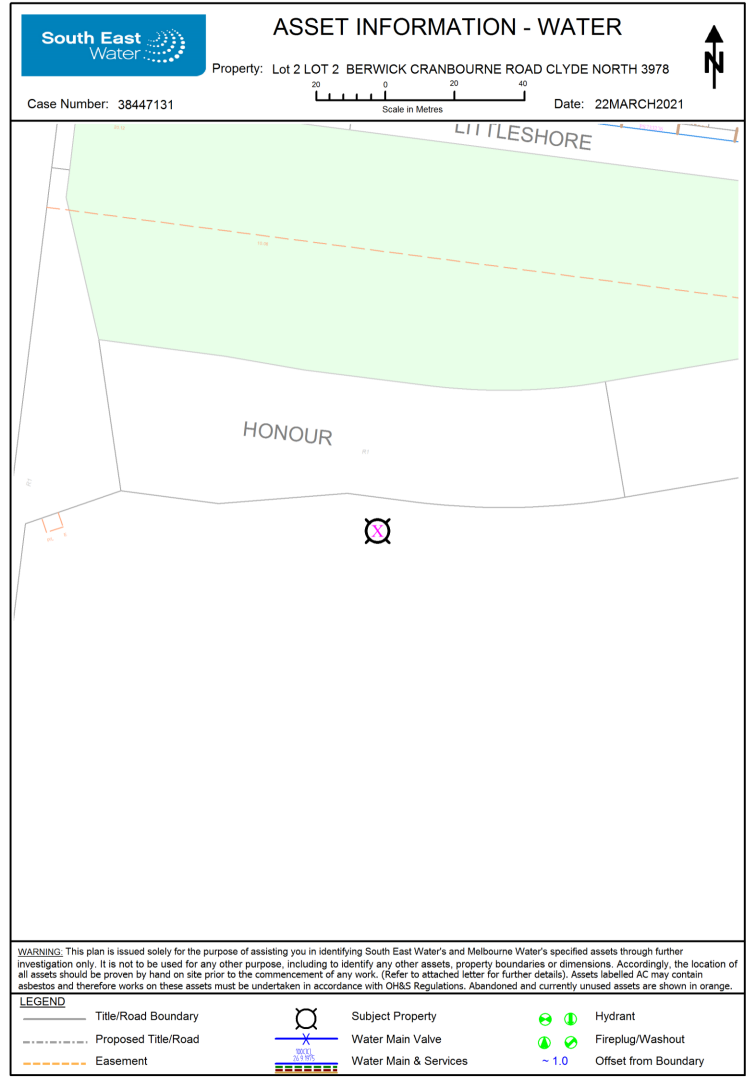
This Statement does not contain all the information about the property that a prospective purchaser may wish to know. Accordingly, appropriate enquiries should be made of other sources and information.

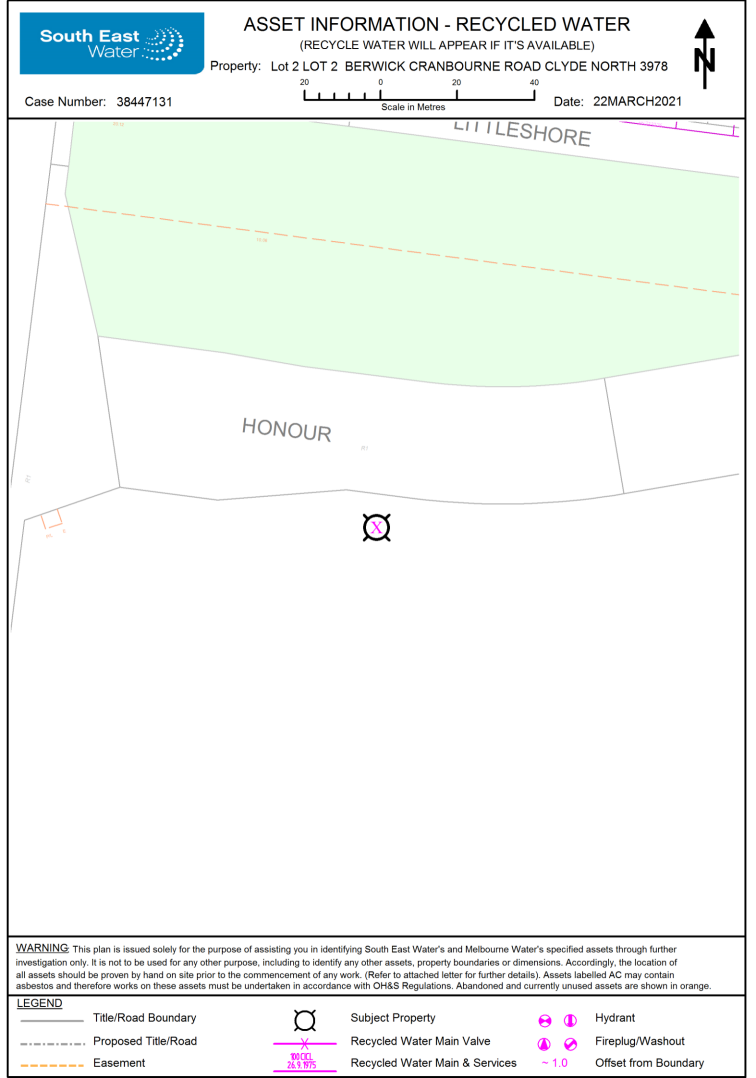
South East Water has prepared the information in this Statement with due care and diligence. It cannot and does not accept liability for any loss or damage arising from reliance on the information given, beyond the extent set out in section 155 of the Water Act 1989 and sections 18 and 29 of the Australian Consumer Law.

AUTHORISED OFFICER:

TERRY SCHUBACH GENERAL MANAGER CUSTOMER SERVICE DELIVERY South East Water Information Statement Applications PO Box 2268, Seaford, VIC 3198







Property Clearance Certificate *Taxation Administration Act* 1997



INFOTRACK / BI	KA PRACTICE C	O PTY LTD	Your Refere	ence: 7769	949			
		Certificate I	No: 4490	00684				
					Issue Date:	24 N	IAR 2021	
					Enquiries:	JXO.	7	
Land Address:	720S BERWICK-CRANBOURNE ROAD CLYDE NORTH VIC 3978							
Land Id 42811198	L	.ot 2 73	Plan 30842	Volume 11642	Folio 391		Tax Payat \$601,885	
Vendor: Purchaser:	S & N SUPER I FOR INFORMA							
Current Land Tax	x		Year	Taxable Value	Proportional Tax	Penalty/Intere	est To	tal
S & N SUPER FU	IND PTY LTD		2021	\$15,685,779	\$317,077.42	\$0.	.00 \$317,077	.42
Comments: La	and Tax will be pa	ayable but i	s not yet	due - please see	e note 6 on reverse.			
Current Vacant F	Residential Land	Тах	Year	Taxable Value	Proportional Tax	Penalty/Intere	est To	otal
Comments:								
Arrears of Land	Tax		Year		Proportional Tax	Penalty/Intere	st Tot	tal
S & N SUPER FU	IND PTY LTD		2020		\$302,182.58	\$0	.00 \$284,808	.32
This certificate is subject to the notes that appear on the								

reverse. The applicant should read these notes carefully.

13 del ay

Paul Broderick Commissioner of State Revenue

AMOUNT PAYABLE:	\$601,885.74
SITE VALUE:	\$15,685,779
CAPITAL IMP VALUE:	\$15,685,779



ABN 76 775 195 331 | ISO 9001 Quality Certified

sro.vic.gov.au | Phone 13 21 61 | GPO Box 1641 Melbourne Victoria 3001 Australia

Notes to Certificates Under Section 95AA of the *Taxation Administration Act* 1997

Certificate No: 44900684

Power to issue Certificate

 The Commissioner of State Revenue can issue a Property Clearance Certificate (Certificate) to an owner, mortgagee or bona fide purchaser of land who makes an application specifying the land for which the Certificate is sought and pays the application fee.

Amount shown on Certificate

- The Certificate shows any land tax (including Vacant Residential Land Tax, interest and penalty tax) that is due and unpaid on the land described in the Certificate at the date of issue. In addition, it may show:
 - Land tax that has been assessed but is not yet due,
 - Land tax for the current tax year that has not yet been assessed, and

- Any other information that the Commissioner sees fit to include, such as the amount of land tax applicable to the land on a single holding basis and other debts with respect to the property payable to the Commissioner.

Land tax is a first charge on land

3. Unpaid land tax (including Vacant Residential Land Tax, interest and penalty tax) is a first charge on the land to which it relates. This means it has priority over any other encumbrances on the land, such as a mortgage, and will continue as a charge even if ownership of the land is transferred. Therefore, a purchaser may become liable for any such unpaid land tax.

Information for the purchaser

4. If a purchaser of the land described in the Certificate has applied for and obtained a Certificate, the amount recoverable from the purchaser cannot exceed the 'amount payable' shown. A purchaser cannot rely on a Certificate obtained by the vendor.

Information for the vendor

 Despite the issue of a Certificate, the Commissioner may recover a land tax liability from a vendor, including any amount identified on this Certificate.

General information

- 6. A Certificate showing no liability for the land does not mean that the land is exempt from land tax. It means that there is nothing to pay at the date of the Certificate.
- 7. An updated Certificate may be requested free of charge via our website, if:

- The request is within 90 days of the original Certificate's issue date, and

- There is no change to the parties involved in the transaction for which the Certificate was originally requested.

For Information Only

LAND TAX CALCULATION BASED ON SINGLE OWNERSHIP

Land Tax = \$310,405.03

Taxable Value = \$15,685,779

Calculated as \$24,975 plus (\$15,685,779 - \$3,000,000) multiplied by 2.250 cents.

Property Clearance Certificate - Payment Options

ВРАУ	Biller Code: 5249 Ref: 44900684		CARD Ref: 44900684		
Telephone & Internet Banking - BPAY®			Visa or Mastercard		
Contact your bank or financial institution to make this payment from your cheque, savings, debit or transaction account.			Pay via our website or phone 13 21 61. A card payment fee applies.		
www.bpay.com.au			sro.vic.gov.au/paylandtax		



ROADS PROPERTY CERTIFICATE

The search results are as follows:

BKA Practice Co Pty Ltd C/- InfoTrack 135 King Street SYDNEY 2000 AUSTRALIA

Client Reference: 358961

NO PROPOSALS. As at the 22th March 2021, 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®.

720S BERWICK-CRANBOURNE Road, CLYDE NORTH 3978 CITY OF CASEY

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: 22th March 2021

Telephone enquiries regarding content of certificate: 13 11 71

[Vicroads Certificate] # 46709709 - 46709709162051 '358961'



CASEY CITY COUNCIL

and

S & N SUPER FUND PTY LTD

AGREEMENT MADE PURSUANT TO SECTION 173 OF THE PLANNING AND ENVIRONMENT ACT 1987

Property: Lot 2 on PS730842C, Berwick-Cranbourne Road, Clyde North, Victoria 3978.

 Russell Kennedy Pty Ltd
 ACN 126 792 470
 ABN 14 940 129 185

 Level 12, 469 La Trobe Street, Melbourne VIC 3000 PO Box 5146, Melbourne VIC 3001 DX 494 Melbourne
 T +61 3 9609 1555
 F +61 3 9609 1600
 info@rk.com.au
 russellkennedy.com.au

An international member of



Liability limited by a scheme approved under Professional Standards Legislation.

THIS AGREEMENT is made on

PARTIES

- 1 CASEY CITY COUNCIL of Bunjil Place, 2 Patrick North East Drive, Narre Warren VIC 3805 (Council)
- 2 S & N SUPER FUND PTY LTD of 1B/4 Rocklea Drive, Port Melbourne VIC 3207 (Owner)

RECITALS

- A The Council is the responsible authority under the Act for the Scheme.
- B The Owner is registered or is entitled to be registered as proprietor of the Land.
- C Condition 25 of the Permit provides as follows:

Community Infrastructure Levy

"25. Before the issue of a Statement of Compliance for the subdivision the developer must make payment to Council for the provision of Community Infrastructure, unless before the relevant plan of subdivision is certified under the Subdivision Act 1988, the owner enters into an agreement with the Responsible Authority under Section 173 of the Planning and Environment Act 1987 ('the Act') and makes application to the Registrar of Titles to have the agreement registered on the title to the land under Section 181 of the Act. The agreement is to provide for the payment of a Community Infrastructure Levy to Council by a future landowner, in accordance with the provisions of the Development Contributions Plan applying to the land and Section 460 of the Act.

The owner/applicant must pay the Responsible Authority's costs of the preparation, execution and registration of the Section 173 agreement."

- D This Agreement has been entered into in order to:
 - (i) comply with condition 25 of the Permit;
 - (ii) prohibit, restrict or regulate the use or development of the Land;
 - (iii) achieve and advance the objectives of planning in Victoria or the objectives of the Scheme in relation to the Land.
- E This Agreement is made under Division 2 of Part 9 of the Act.

OPERATIVE PROVISIONS

1 DEFINITIONS

In this Agreement:

(a) Act means the Planning and Environment Act 1987.

- (b) **Agreement** means this Agreement, including the recitals and any annexures to this Agreement.
- (c) **Building Permit** means a permit issued under the *Building Act 1993* (Vic).
- (d) **Business Day** means Monday to Friday excluding public holidays in Victoria.
- (e) **Community Infrastructure Levy** means the community infrastructure levy required to be paid to the collecting agency under the Development Contributions Plan.
- (f) **Development Contributions Plan** means the Clyde North Precinct Structure Plan Development Contributions Plan.
- (g) **Endorsed Plan** means the plan or plans endorsed from time to time with the stamp of Council as the plan which forms part of the Permit.
- (h) **Land** means the land described as lot 2 on PS730842C being the whole of the land contained in certificate of title volume 11642 folio 391 and any part of it.
- (i) **Lot** has the same meaning as in the *Subdivision Act 1988* and includes a lot created as a result of the subdivision of the Land or any part of it.
- (j) Mortgagee means the person or persons registered or entitled from time to time to be registered by the Registrar of Titles as mortgagee of the Land or any part of it.
- (k) Owner means the person or persons who are registered or are entitled to be registered as proprietor of an estate in the Land or any part thereof, and includes a mortgagee in possession.
- (I) Permit means planning permit PlnA01047/15.A issued in respect of the Land by Council on 19 August 2019 authorising the development of the Land for staged subdivision and creation of restrictions (S96A) concurrent with planning scheme amendment to rezone land, in accordance with the Endorsed Plans.
- (m) **Scheme** means the Casey Planning Scheme or any other planning scheme, which applies, to the Land from time to time.

2 COMMENCEMENT

This Agreement comes into force on the date it was made as set out above.

3 ENDING OR AMENDING AGREEMENT

3.1 Ending or amending

This Agreement:

- 3.1.1 ends in respect of a Lot, upon payment of the Community Infrastructure Levy plus any interest, costs or expenses required to be paid to Council under this Agreement in respect of that Lot, to the satisfaction of the Council;
- 3.1.2 Otherwise amended or ended in accordance with the Act.

3.2 **Cancellation or alteration of recording**

As soon as reasonably practicable after this Agreement has ended or has been amended, the Council must, at the request and at the cost of the Owner, apply to the Registrar of Titles under the Act to cancel or alter the recording of this Agreement on the folio of the Register to the Land.

4 OWNER'S COVENANTS

4.1 **Community Infrastructure Levy**

The Owner covenants and agrees that:

- 4.1.1 the Community Infrastructure Levy in respect of the development of a Lot must be paid to the Council in accordance with the Development Contributions Plan that applies to that Lot prior to the issue of any Building Permit in connection with that Lot; and
- 4.1.2 if for any reason a Building Permit is not required for the development of a Lot, the Community Infrastructure Levy in respect of the development of that Lot must be paid to the Council in accordance with the Development Contributions Plan that applies to that Lot before the commencement of that development.

4.2 Successors in title

Until this Agreement is recorded on the folio of the Register which relates to the Land pursuant to section 181 of the Act, the Owner must ensure that the Owner's successors in title give effect to and do all acts and sign all documents which will require those successors to give effect to this Agreement including requiring the successors in title to execute a deed agreeing to be bound by the terms of this Agreement. Until that deed is executed, the Owner, being a party to this Agreement, remains liable to perform all of the Owner's obligations contained in this Agreement.

4.3 **Further assurance**

The Owner must do all things necessary (including signing any further agreement, acknowledgment or document) to enable the Council to record this Agreement on the folio of the Register which relates to the Land.

4.4 **Payment of Council's costs**

The Owner agrees to pay on demand to the Council the Council's reasonable costs and expenses (including any reasonable legal fees incurred on a solicitor-client basis) of and incidental to the preparation, execution, recording, removal, amendment and enforcement of this Agreement.

4.5 Mortgagee to be bound

The Owner covenants to obtain the consent of any Mortgagee to be bound by the covenants in this Agreement if the Mortgagee becomes mortgagee in possession of the Land.

4.6 Indemnity

The Owner covenants to indemnify and keep the Council, its officers, employees, agents, workmen and contractors indemnified from and against all costs, expenses, losses or damages which they or any of them may sustain incur or suffer or be or become liable for or in respect of any suit action proceeding judgement or claim brought by any person arising from or referrable to a breach (or non compliance) of this Agreementby the Owner.

4.7 **Non-compliance**

The Owner covenants and agrees that:

- 4.7.1 if the Owner has not complied with this Agreement (in particular with clause 4.1) the Council as the responsible authority for the administration and enforcement of the Act, may commence an enforcement process to bring the Land and or Owner into compliance with the requirements of this Agreement; and
- 4.7.2 the Owner will pay to the Council on demand, the Council's reasonable costs and expenses incurred as a result of the Owner's non-compliance.

4.8 **Council access**

The Owner covenants to allow the Council and its officers, employees, agents, workmen and contractors or any of them, to enter the Land (at any reasonable time) to assess compliance with this Agreement.

4.9 **Covenants run with the Land**

The Owner's obligations in this Agreement are intended to take effect as covenants which shall be annexed to and run at law and in equity with the Land and every part of it, and bind the Owner and its successors, assignees and transferees, the registered proprietor or proprietors for the time being of the Land and every part of the Land.

4.10 **Owner's warranty**

The Owner warrants and covenants that:

- 4.10.1 the Owner is the registered proprietor (or is entitled to become the registered proprietor) of the Land and is also the beneficial owner of the Land;
- 4.10.2 the execution of this Agreement by the Owner complies with the Registrar's Requirements for Paper Conveyancing Transactions made under section 106A of the *Transfer of Land Act 1958*;
- 4.10.3 there are no mortgages, liens, charges or other encumbrances or leases or any rights inherent in any person other than the Owner affecting the Land which have not been disclosed by the usual searches of the folio of the Register for the Land or notified to the Council;
- 4.10.4 no part of the Land is subject to any rights obtained by adverse possession or subject to any easements or rights described or referred to in section 42 of the *Transfer of Land Act 1958*; and
- 4.10.5 until this Agreement is recorded on the folio of the Register which relates to the Land, the Owner will not sell, transfer, dispose of, assign, mortgage or otherwise part with possession of the Land or any part of the Land without first disclosing to any intended purchaser, transferee, assignee or mortgagee the existence and nature of this Agreement.

5 GENERAL

5.1 **No fettering of Council's powers**

This Agreement does not fetter or restrict the Council's power or discretion in respect of any of the Council's decision making powers including but not limited to an ability to make decisions under the *Local Government Act 1989*, and the Act or to make or impose requirements or

conditions in connection with any use or development of the Land or the granting of any planning permit, the approval or certification of any plans of subdivision or consolidation relating to the Land or the issue of a Statement of Compliance in connection with any such plans.

5.2 **Time of the essence**

Time is of the essence as regards all dates, periods of time and times specified in this Agreement.

5.3 **Counterparts**

- 5.3.1 This Agreement may be executed in any number of counterparts and all the counterparts together constitute one and the same instrument; and
- 5.3.2 A copy of an executed counterpart received by email:
 - (a) must be treated as an original counterpart;
 - (b) is sufficient evidence of the execution of the original; and
 - (c) may be produced in evidence for all purposes in place of the original.
- 5.3.3 If the signatures on behalf of one party are on different counterparts, this will be taken to be, and have the same effect as, signatures on the same counterpart and on a single copy of this Agreement.

5.4 **Governing law and jurisdiction**

This Agreement is governed by and is to be construed in accordance with the laws of Victoria. Each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts and tribunals of Victoria and waives any right to object to proceedings being brought in those courts or tribunals.

5.5 **Enforcement and severability**

- 5.5.1 This Agreement shall operate as a contract between the parties and be enforceable as such in a Court of competent jurisdiction regardless of whether, for any reason, this Agreement were held to be unenforceable as an agreement pursuant to Division 2 of Part 9 of the Act.
- 5.5.2 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.

6 NOTICES

6.1 Service of notice

A notice or other communication required or permitted, under this Agreement, to be served on a person must be in writing and may be served:

- 6.1.1 personally on the person;
- 6.1.2 by leaving it at the person's address set out in this Agreement;

- 6.1.3 by posting it by prepaid post addressed to that person at the person's current address for service;
- 6.1.4 by email to the person's current email address notified to the other party; or
- 6.1.5 by facsimile to the person's current number notified to the other party.

6.2 Time of service

A notice or other communication is deemed served:

- 6.2.1 if served personally or left at the person's address, upon service;
- 6.2.2 if posted within Australia to an Australian address by express post, two Business Days; by standard post, six Business Days after posting;
- 6.2.3 if sent by email, subject to the clause 6.2.5, at the time of receipt as specified in section 13A of the *Electronic Transactions (Victoria) Act 2000*;
- 6.2.4 if served by facsimile, subject to the clause 6.2.5, at the time indicated on the transmission report produced by the sender's facsimile machine indicating that the facsimile was sent in its entirety to the addressee's facsimile; and
- 6.2.5 if received after 5.00pm in the place of receipt or on a day which is not a Business Day, at 9.00am on the next Business Day.

6.3 **Proof of receipt of notice by email**

In proving that a notice given by email has been received by the recipient, it is sufficient to produce an acknowledgement or receipt that the email has reached the recipient's email address.

7 INTERPRETATION

In this Agreement, unless the contrary intention appears:

- 7.1 the singular includes the plural and vice versa;
- 7.2 a reference to a document or instrument, including this Agreement, includes a reference to that document or instrument as novated, altered or replaced from time to time:
- 7.3 a reference to an individual or person includes a partnership, body corporate, government authority or agency and vice versa;
- 7.4 a reference to a party includes that party's executors, administrators, successors, substitutes and permitted assigns;
- 7.5 words importing one gender include other genders;
- 7.6 other grammatical forms of defined words or expressions have corresponding meanings;
- 7.7 a covenant, undertaking, representation, warranty, indemnity or agreement made or given by:
 - 7.7.1 two or more parties; or
 - 7.7.2 a party comprised of two or more persons,

is made or given and binds those parties or persons jointly and severally;

- 7.8 a reference to a statute, code or other law includes regulations and other instruments made under it and includes consolidations, amendments, re-enactments or replacements of any of them;
- 7.9 a recital, schedule, annexure or description of the parties forms part of this Agreement;
- 7.10 if an act must be done on a specified day that is not a Business Day, the act must be done instead on the next Business Day;
- 7.11 if an act required to be done under this Agreement on a specified day is done after 5.00pm on that day in the time zone in which the act is performed, it is taken to be done on the following day;
- 7.12 a party that is a trustee is bound both personally and in its capacity as trustee;
- 7.13 a reference to an authority, institution, association or body (original entity) that has ceased to exist or been reconstituted, renamed or replaced or whose powers or functions have been transferred to another entity, is a reference to the entity that most closely serves the purposes or objects of the original entity;
- 7.14 headings and the provision of a table of contents are for convenience only and do not affect the interpretation of this Agreement.

EXECUTED pursuant to Division 2 of Part 9 of the Act.

SIGNED SEALED AND DELIVERED by the) Manager Growth and Investment on behalf of) CASEY CITY COUNCIL pursuant to the power) delegated to that person by an Instrument of) Delegation in the presence of:)

Witness

Print Name

SIGNED SEALED AND DELIVERED BY S & N SUPER FUND PTY LTD in accordance) with section 127(1) of the Corporations Act) 2001 (Cth) in the presence of authorised) persons:

Kulle Director

KAHEEL MONDONS Full name

18/4 ROCKLEA DRIVE PORT MELBOURCE UTC 3207 Usual address

N. Mondous

*Director/company secretary *Delete whichever is inapplicable

NATALIE Full name MONDOUS

18 LEEMAK CRESCENT, BERWICK VIC 3४६

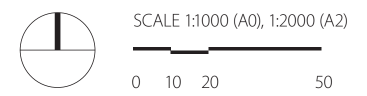
Usual address

)



INDICATIVE PLANT SCHEDULE

Botanical Name	Common Name	Install Size	Spacing
Trees			
Acacia mearnsii	Black wattle	45L pot	As Shown
Acacia melanoxylon	Blackwood	45L pot	As Shown
Banksia serrata	Saw Banksia	45L pot	As Shown
Eucalyptus terreticornis spp mediana	Forest Red Gum	45L pot	As Shown
Eucalyptus ovata	Swamp Gum	45L pot	As Shown
Eucalyptus radiata	Narrow Leaf Peppermint	45L pot	As Shown
Eucalyptus camaldulensis	River Red Gum	45L pot	As Shown
Eucalyptus viminalis sub sp pryoriana	Manna Gum	45L pot	As Shown
Leptospermum lanigerum	Woolly tea-tree	45L pot	As Shown
Melaleuca ericifolia	Swamp Paperbark	45L pot	As Showr
Low grasses and shrubs			4
Acaena novae zelandiae	Bidgee Widgee	Tubestock	
Themeda triandra	Kangaroo Grass	Tubestock	
Brachyscome multifida	Rocky Daisy	Tubestock	
Chrysocephalum apiculatum	Yellow Buttons	Tubestock	
Austrodanthonia caespitosa	Wallaby Grass	Tubestock	
Dianella revoluta	Flax Lilly	Tubestock	
Craspedia paludicola	Swamp Billy Buttons	Tubestock	
Ficinia nodosa	Knobby club sedge	Tubestock	
Dillwynia glaberrima	Heath Parrot Pea	Tubestock	
Correa reflexa	Native Fuschia	Tubestock	
Lomandra longifolia	Spiny Head Mat Rush	Tubestock	
Hibbertia sericea	Silky Guinea-flower	Tubestock	
Poa labillardieri	Common tussock Grass	Tubestock	
Medium Shrub			4
Platylobium obtusangulum	Common Flat Pea	Tubestock	
Dianella longifolia	Blue Berry Lilly	Tubestock	
Epacris impressa	Common Heath	Tubestock	
Correa reflexa	Native Fuschia	Tubestock	
		Tubestock	
Leptospermum lanigerum	Woolly Tea Tree		
Bursaria spinosa Leptospernum myrsonoides	Sweet Bursaria Silky Tee Tree	Tubestock Tubestock	



Wetland planting approved by M	elbourne Water		
Wetland Margin			6
Baumea arthrophylla	Fine Twig-rush	Tubestock	
Carex appressa 🗆	Tall Sedge	Tubestock	
Carex fasicularis	Tassell Sedge	Tubestock	
Ficinia nodosa	Knobby club sedge	Tubestock	
Lomandra longifolia	Spiny Head Mat Rush	Tubestock	
Juncus amabilis	Hollow Rush	Tubestock	
Poa labillardieri	Common tussock Grass	Tubestock	
Enhomoral March			6
Ephemeral Marsh	Tall Cadao		6
Carex appressa	Tall Sedge	Hiko	
Cyperus lucidius	Leafy Flat-Sedge	Hiko	
Eleocharis acuta	Common Spike-sedge	Hiko	
Juncus amabilis	Hollow Rush	Hiko	
Juncus australis	Austral Rush	Hiko	
Shallow Marsh			2
Baumea articulata	Jointed Twig-Rush	Hiko	
Bolboschoenus caldwellii	Sea Club-rush	Hiko	
Bolboschoenus fluviatillis	Tall Club-rush	Hiko	
Bolboschoenus medianus	Marsh Club-rush	Hiko	
Eleocharis acuta	Common Spike Sedge	Hiko	
Deep Marsh			4
Baumea articulata	Jointed Twig-Rush	Hiko	
Eleocharis sphacelata	Tall Spike-rush	Hiko	
Eleocharis Sphacelata	Tall Spike-rush	Hiko	
Schoenoplectus tabernaemontani	River Club-Rush	Hiko	
Triglochin procerum	Water Ribbons	Hiko	
Sub Merged Marsh			2
Myriphyllum salsugineum	Lake Milfoil	Hiko	
Potamageton ochreatus	Blunt Pondweed	Hiko	
Vallisneria Americana	Eel-Grass	Hiko	

Landscape Masterplan - Wetland Plan

Mondous Island, Berwick Waters

DESIGN VISION

The vision for Mondous Island is to promote elegant, timeless and contempora design befitting of the future premium residential precinct. The landscape character and high quality treatment will set the tone and standards for this precinct, whilst linking in with the ribbon element and curving feature walls the link together all the precincts of Berwick Waters.

A signature material palette of galvanised steel powdercoated black panels, off white concrete walling, teamed with charcoal and light grey stone and concret paving and accents of Coldstream boulders that tie in with the rest of Berwick Waters. A contemporary planting palette of mass planted grasses, sculptural accent planting, and trailing species over concrete walls will be utilised to furth complement the high quality.

Legend	
1	PICNIC SHELTER & LOOKOUT - SUBJECT TO WRITTEN CONSENT OF RELEVANT AUTHORITIES
2	EXERCISE STATION- SUBJECT TO WRITTEN CONSENT OF RELEVANT AUTHORITIES
3	ENTRY BRIDGE AND THRESHOLD - SUBJECT TO SEPARATE CIVIL WORKS APPROVAL
4	PEDESTRIAN BRIDGE- SUBJECT TO WRITTEN CONSENT OF RELEVANT AUTHORITIES
5	ELECTRICAL SUBSTATION
6	VEHICLE EXCLUSION FENCING
7	MAINTENANCE ACCESS
	SITE BOUNDARY
	VEHICLE EXCLUSION FENCING, INC. BOLLARDS
•••••	PATH - 1.5M WIDE
•••••	PATH - 2.0M WIDE
••••	SHARED PATH - 2.5M WIDE
	10 YEAR FLOOD LINE
	100 YEAR FLOOD LINE
—	NWL
1:40	GRADING ALL SHOWN AS APPROXIMATE ONLY

<u>NOTE</u>

OVERALL AREA FROM THE 1:100 YEAR FLOOD LEVEL TO THE PROPERTY BOUNDARY IS 3.95 HECTARES. A RATIO OF 170 PER HECTARE IS REQUIRED WITH AN OVERALL FIGURE OF 680 TREES REQUIRED. EXACT LOCATION TO BE DETERMINED AND RESOLVED THROUGH THE DESIGN DEVELOPMENT STAGE

SOFTWORKS



EIXISTING HONOUR AVE STREET TREES Quercus coccinea (Scarlet Oak)



WETLAND TREES

Eg. Melaleuca ericifolia, Eucalyptus ovata, Eucalyptus tereticornis spp mediana, Eucalyptus camaldulensis (EVC 53 and EVC 55)



TERRESTRIAL PLANTING AT WETLAND INTERFACE Eg. Mass planted grasses and accent species refer plant schedule

<u>NOTE</u>

TREE PLANTING ALONG BERWICK-CRANBOURNE ROAD WILL BE COMPRISED OF SPECIES IDENTIFIED IN THE CITY OF CASEY ARTERIAL ROADS STRATEGY TO BE RESOLVED THROUGH THE DESIGN DEVELOPMENT STAGE.

HARDWORKS



EXISTING ENTRY WALL TO HONOUR VILLAGE Stainless stain and black powdercoated steel curving panels



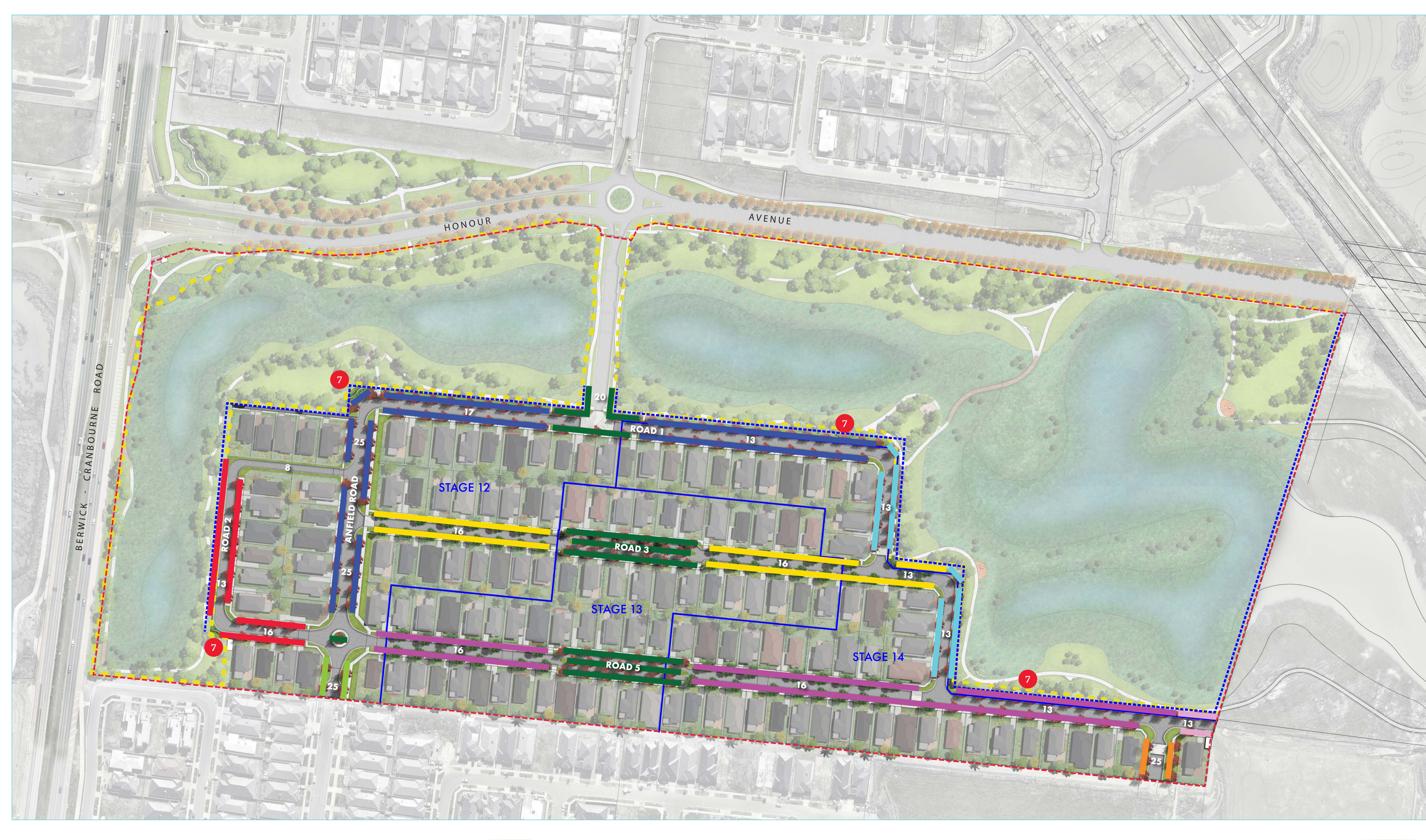
PROPOSED HARD EDGES TO WETLAND INTERFACE eg. Vehicle exclusion to corners - low off-white concrete walls and black powdercoated steel curving panels SUBJECT TO APPROVAL AT DETAILED DEISGN STAGE

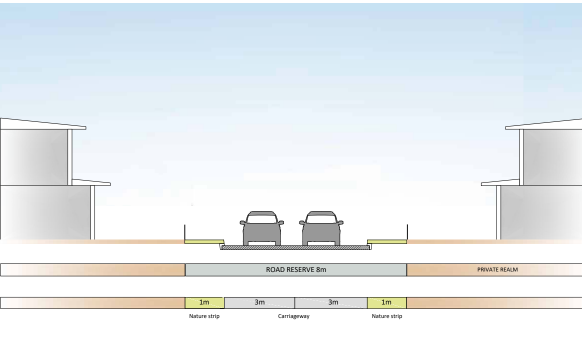
Disclaimer

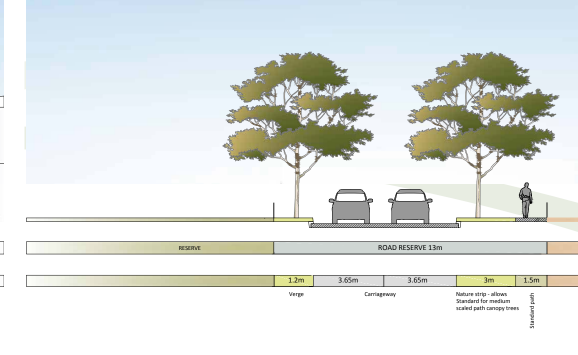
Wetland Park Concept is indicative only.

All structures including bridges, boardwalks shelters retaining and feature walls are subject to change and gain approval and require written consent by the relevant Authorities such as Vic Roads and Melbourne Water.









8m Access Place/Access Street - Level 1

Notes

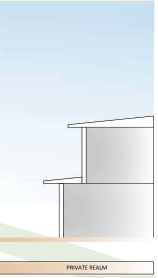
Cross sections referenced from Clyde North PSP - NTS Final review and approval of the sections to be completed by the City of Casey

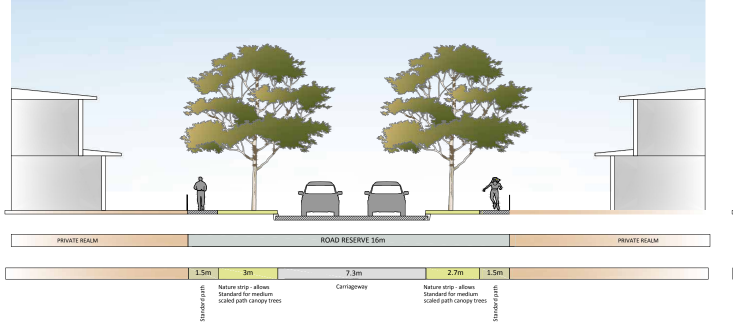
A section will be provided for the alternative road design along Roads 3 and 5, subject to engineering design

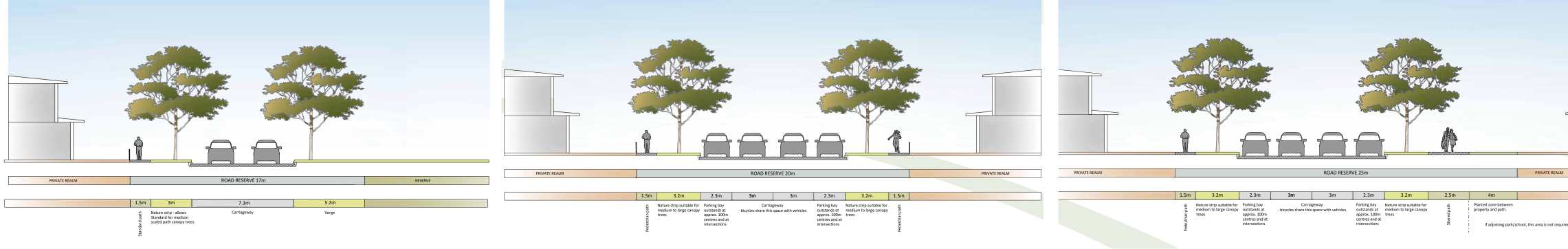
13m Access Place/Access Street - Reserve Frontage



SCALE 1:1000 (A0), 1:2000 (A2) 0 10 20 50







16m Access Place/Access Street - Level 1 Clyde North Precinct Structure Plan

17m Access Place/Access Street - Level 1

20m Access Street - Level 2 Clyde North Precinct Structure Plan

DESIGN VISION

Legend

The vision for Mondous Island is to promote elegant, timeless and contempora design befitting of the future premium residential precinct. The landscape character and high quality treatment will set the tone and standards for this precinct, whilst linking in with the ribbon element and curving feature walls th link together all the precincts of Berwick Waters.

A signature material palette of galvanised steel powdercoated black panels, off white concrete walling, teamed with charcoal and light grey stone and concret paving and accents of Coldstream boulders that tie in with the rest of Berwick Waters. A contemporary planting palette of mass planted grasses, sculptural accent planting, and trailing species over concrete walls will be utilised to furth complement the high quality.

	SITE BOUNDARY
	STAGE BOUNDARY
	PROPERTY BOUNDARY
16	ROAD WIDTHS
7	LOCATIONS OF MAINTENANCE GATES
•••	VEHICLE EXCLUSION
REES	
	FRAXINUS 'CIMMARON'
	NYSSA SYLVATICA
	ULMUS PARVIFOLIA 'BURNLEY SELECT'
	QUERCUS ACCUTISSMA
	MALUS TRILOBATA
	BRACHYCHITON 'JERILDERIE RED'
	ULMUS PARVIFOLIA 'TODD'
	SPECIES TO MATCH IN WITH EXISTING/PROPOSEI TREE SPECIES
	EUCALYPTUS MANNIFERA 'LITTLE SPOTTY'
	SPECIES TO MATCH IN WITH EXISTING/PROPOSEI TREE SPECIES
	EUCALYPTUS MANNIFERA 'LITTLE SPOTTY'
	SPECIES TO MATCH IN WITH EXISTING/PROPOSEI TREE SPECIES

ARTERIAL ROADS STRATEGY TO BE RESOLVED THROUGH THE DESIGN DEVELOPMENT STAGE.

Disclaimer

Street tree masterplan indicative only subject to change following review by City of Casey.

25m Access Street with Shared Path Clyde North Precinct Structure Plan berwickwaters::

Mondous Island

Design and Siting Guidelines

July 2021



Mondous Island is a new precinct of the Berwick Waters residential development, laid out amongst expansive wetlands an aspirational neighbourhood for new residents to become a part of as the estate grows into a vibrant and prospering community.

These Guidelines present a series of easy to follow measures designed to protect the integrity of Mondous Island and ensure a high standard of design that will support the value of the investment of your home.

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1.1 Purpose

The principal aim of these Design Guidelines ('Guidelines') is to create a coherent character within the neighbourhood for the Mondous Island community.

These Guidelines have been developed to guide the design of the built environment within Mondous Island. The Guidelines are designed to ensure a high standard of innovative and contemporary design whilst encouraging a variety of housing styles and allowing for flexibility in design.

The Mondous Island Guidelines will be a restriction included on the Registered Plan of Subdivision.

The value of design 1.2

Each individual house design should contribute to the surrounding environment and to the estate in a positive way.

Owners are encouraged to construct innovative and appropriate designs that address sustainability issues and present a cohesive residential image for the estate.

Building Envelopes have been designed for all allotments to ensure homes are appropriately sited with setbacks and height controls to help limit overlooking and overshadowing.

1.3 Operation

The Design Assessment Panel ('DAP') will be responsible for the review and approvals of your house plans. All proposed building works including houses, garages, outbuildings and fencing are required to be approved by the DAP in relation to these Guidelines prior to seeking a Building Permit.

In considering the designs submitted, the DAP may approve designs not strictly in accordance with the Guidelines at their discretion if it is deemed that the design is in accordance with the Mondous Island vision

Covenants or Restrictions on the Plan of Subdivision cannot be changed by the DAP and therefore must be adhered to at all times.

1.4 Landscaping construction

Landscaping works must be completed within 6 months of you moving into your home.

2. Approval Process

The following steps outline the process to construct a house at Mondous Island.



Step 2 Submission

Step 4

Step 3 Approval

Re-submission

Not Approved

Approved

Step 5

Plans that do not comply with the for approval. Any alterations made to the resubmission other than the highlighted on the plans or detailed in

Building permit

Before you apply for a Building Permit you must first gain approval of your house design from the DAP. A Building Permit can be applied for from the City of Casey or a Private Building Surveyor.

Note: Design approval from DAP does not exempt the plans from any building or statutory regulations. Separate approval the DAP does not infer compliance under the Building Code of Australia, Rescode and other applicable planning

Step 6 Construction

Once a Building Permit has been obtained, and all legal and conveyancing requirements have been met, construction of your house may commence.

3. Siting & Orientation

3.1 Considerations

Careful siting of houses and garages is important for a number of reasons:

- Ensuring best visual presentation from the street
- Maximising the benefits of solar access
- Promoting energy efficiency
- Minimising overlooking
- Respecting the privacy and amenity of neighbours

3.2 Land use

One dwelling only is permitted per allotment. Dual occupancy and further subdivision is not permitted. This excludes those lots designated for multiple dwellings or medium density housing.

3.3 House orientation

Houses must be orientated towards the front boundary of the lot.

In the case of any lot where more than one boundary abuts a road, the shortest of the boundaries which abuts a road is the front boundary and where there is a splayed corner on a lot, that part of the boundary which is created by the splay (i.e. the corner section) shall be disregarded.

Where possible, houses should be sited so that habitable rooms and private open spaces face northwards to receive maximum solar efficiency.

3.4 Building envelopes, setbacks from front, side & rear boundaries

3.4.1 Building envelopes

Building Envelopes have been prepared for the lots in each stage at Mondous Island and are contained within the Memorandum of Common Provisions. All buildings, including garages, must be contained within the Building Envelope specified for that lot.

3.4.2 Setbacks

The front, side and rear setbacks are designated on the specified Building Envelopes for each lot.

All dwellings must be setback in accordance with the Building Envelopes incorporated into the applicable Memorandum of Common Provisions.

4. Built Form

4.1 Architectural style

At Mondous Island, high standards of housing design will be required, and a variety of styles are encouraged. Designs should be responsive to the individual attributes of the lot, having regard to the slope, vegetation and outlook.

The design should consider the front entries visible from the street, with the inclusion of protruding elements such as verandahs and porticos strongly encouraged.

Further enhancement can be achieved through the use of detail and shade in the form of pergolas and extended eaves.

To ensure diversity across Mondous Island, a dwelling should avoid replicating an identical façade, within four houses in any direction.

4.2 Fibre to the home

Fibre to the Home ('FTTH') will be provided to parts or all of the development. Due to the provision of FTTH throughout the estate, new technology is employed and as a result the wiring within your house needs to be done differently as part of its construction. This is something that will need to be addressed as part of the house design, and we therefore recommend that you raise this issue with your builder as part of the design process. The services provided with FTTH are telephone and broadband internet.

4.3 External materials

The materials of the walls and roofs of houses will have a major impact on the visual quality of Mondous Island. The use of a combination of finishes is encouraged for the purpose of achieving a degree of individuality and interest.

Thoughtful selection of materials will achieve a degree of visual harmony between houses. For these reasons, purchasers are requested to submit roof and wall materials for approval, based on the following criteria:

- At least 50% of the external walls (excluding windows) of all dwellings (including garages and carports) must be constructed of brick, brick veneer, stone, masonry or masonry veneer.
- The external walls of all other usual outbuildings must be constructed of brick, stone, rendered concrete, concrete sheet, timber or coloured non-reflective metal.

4.4 Dwelling size

The minimum dwelling size (excluding garage) is 280 square meters.

All dwellings on Mondous Island must be two story homes.

All two storey dwellings must be articulated to the front façade as a minimum, alternate materials are encouraged as a method of providing the visual break from a monotone and bleak façade. Designers must consider that any dwelling is three dimensional and sight lines to side elevations are part of articulation considerations.

It is important to ensure that two-storey houses are designed and sited correctly to minimise overlooking and overshadowing. It is recommended that initial concepts for two-storey houses be discussed with the DAP.

The articulation of the front of the upper level of two-storey houses is encouraged to avoid dominating the streetscape.

4.5 Energy efficiency

An energy smart home takes advantage of the sun's free warmth and light and, with the inclusion of energy efficient appliances and systems, will save a great deal of energy.

Well-designed homes reduce the demand on heating and cooling. Any style of house can be energy efficient. Energy smart homes have a combination of features which work together to ensure you achieve the highest degree of comfort with minimum energy use. Homes at Mondous Island must achieve at least a 6-star energy rating in accordance with the Victoria Home Energy Rating System.

An Energy Rating certificate will not be required prior to DAP approval; however, a certificate will be required prior to obtaining your Building Permit. It is recommended that the minimum Energy Rating be checked with the relevant authority at the time in case there has been a revision of the standard required by the authority.

4.6 Roofs

The roof of your dwelling will have a large impact on the streetscape character and therefore must be carefully considered. Residents are encouraged to explore varying roof forms which could include pitched, flat roofs or skillion roofs.

All roofs must be constructed of masonry, slate, terracotta or Colorbond. Other non-reflective materials may be considered for review by the DAP.

4.7 Garages

The garage for each dwelling will have a significant impact on the streetscape. The design and location of the garage should be harmonious to the main body of the dwelling and should not be an obtrusive feature.

Car ports are not permitted.

Garages must not occupy more than 40% of the width of the primary frontage of the lot. Garages must be constructed within the Building Envelopes and sited a minimum of 5.5 metres from the primary frontage.

The garage setbacks also apply for entry to the garage from the secondary frontage. It is preferable for garages to be constructed under the main roof of the house. If garages are free standing, they should match in with the roof form and be constructed of the same materials as the house.

Landscaping is encouraged to soften the side of garage which is facing the street.

The garage door must be of a colour which complements the house. Roller doors are not permitted.

4.8 Corner and rear access lots

If your home is located on a corner, its design must positively address both the front and side streets, along with any other frontage visible from public open space areas. A consistent architectural style should be used for all visible façades. Where the DAP considers the dwelling design does not properly or adequately address the street corner and both street frontages, additional treatments may be required to obtain its approval.

- For corner and rear accessed allotments, windows that are readily visible from the street must be consistent in style and proportion. These include windows of the front elevation, on the ground floor forward of the corner fence and on the upper storey.
- A feature window must be provided at ground floor level to the secondary street frontage of your home within the first 4m from the front façade and provide a clear view to the secondary streetscape. Highlight windows are not acceptable.
- Front, side street, reserve and rear laneway facing second storey façades must incorporate a habitable room window. They should also incorporate balconies and/or additional setbacks and articulation.
- Double storey dwellings must provide variation in materials between the upper and lower storeys to articulate the corner of both façades.
- Articulation of some form is required to the upper floor side street elevation.
- Double storey homes on corner lots must have a minimum 20% glazing to the upper floor that faces the secondary frontages, measured as an area of the upper floor wall elevation.
- Upper floor windows facing a side street are to be clear glass only.
- Design elements such as verandahs, detailing, feature windows and materials, used on the primary frontage, must continue on that part of the secondary frontage visible to the public realm.

5. External Considerations

5.1 Access and driveways

Driveways are a major visual element and should be constructed using materials that blend with or complement the dwelling textures and colours.

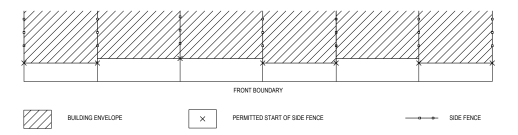
Only one driveway will be permitted for each lot. If a new driveway is constructed to match the house design, the existing driveway must be removed at the time the new driveway is constructed.

Driveways to all lots must be set back a minimum of 0.5 metre from the side boundary to allow for landscaping along the length of the driveway. Recommended paving materials include stone, brick or exposed aggregate. Colour concrete is prohibited. All driveways must be completed prior to the Certificate of Occupancy being issued.

5.2 Fences

The objective of the DAP is to provide a degree of uniformity throughout the estate and thereby avoid an untidy mix of various fence standards, colours and types.

To enhance the park-like character of the estate, front fencing will not be permitted. On side boundaries, no fencing is permitted between the Front Boundary and the point that is 5m from the Front Boundary of any residence on the lot.



All side and rear fences are to be constructed of timber palings with a timber cap across the top, exposed posts on both sides of the fence, and to a height of 2.0. metres, including capping (excluding a screen required for overlooking purposes).

Fences must be constructed prior to the Certificate of Occupancy being issued.

5.3 Water saving initiatives

Berwick Waters is committed to saving water and encourages all residents to consider water saving initiatives in the home including:

- Front loading washing machine (AAAA rating or greater)
- Dishwasher (AAAA rating or greater)
- Garden with native plant species, or other appropriate drought tolerant plants
- Rainwater to infiltrate into the garden as opposed to draining out to the stormwater system
- Garden irrigation drip system (rather than sprayers)

Recycled water is mandated through the development. South East Water requirements for supply are to be complied with; please speak to your builder about this.

5.4 General

External fixtures must adhere to the following principles and the location must be noted on plans to be submitted to the DAP.

Clotheslines, garden sheds, external hot water services and ducted heating units or similar must not be visible from the street.

Solar water heaters are permitted and, where possible, are to be located out of view from the front boundary and the street abutting it. The solar panels shall be located on the roof, not on a separate frame, and the storage tanks detached and located out of view from the street frontage.

Both refrigerated and evaporative air-conditioning units must be positioned so that they are not visible from the front boundary and the street abutting it. They must be painted to match the colour of the roof, be low profile units and installed as low as possible below the roof ridgeline towards the rear of the house.

Wall mounted air-conditioners must be located below the eaves line, screened so they are not visible from the front boundary and the street abutting it and suitably baffled to reduce noise.

Satellite dishes will only be approved if located below the roofline of the house and must be screened so they are not visible from the front boundary and the street abutting it.

Rainwater tanks must not be visible from the front boundary and the street abutting it.

External plumbing (excluding stormwater drainage downpipes) must not be visible from abutting streets and in the case where lots front onto parkland must not be visible from the park.

Rubbish bins & recycling bins should be stored out of view from the street.

Commercial vehicles with a carrying capacity of 1 tonne or more or any boat, caravan or trailer shall not be permitted to be parked on a lot so that it is visible from any street or park adjacent to or abutting the lot.

Advertising signage is not permitted on any residential lot except when the lot is being sold after the expiration of 5 years from the registration of the Plan of Subdivision or completion of a dwelling, whichever occurs first.

5.5 Landscaping and tree protection

General guidelines

To create an attractive neighbourhood, residents are encouraged to install high quality landscaping treatments in their gardens with the inclusion of resilient, indigenous vegetation.

The form and type of plantings should complement and enhance the architecture of the dwelling.

Landscaping design should be prepared with the objective of low water usage. No tree or shrub with a mature height greater than 3 metres should be planted closer than 2 metres to the house. The use of prohibited invasive weeds should be avoided.

Front gardens

All landscaped areas between the front boundary and the dwelling must be established within 6 months of the issuing of the Occupancy Permit to ensure that a good presentation is achieved for the local community.

5.6 Letter Boxes

Letter boxes should be designed to match the house using similar materials and colours and must be erected before occupancy permit. The size and position of the letterbox must comply with Australia Post requirements. The street number must be clearly identifiable, suitably sized and located and must not interfere with the overall streetscape.





Acceptable.

Not acceptable.

Appendix a: Design guidelines checklist

Lot	No:
Str	eet Address:
Ow	ner's Name:
Pre	ferred Contact No:
Ad	dress:
Bui	lder's Name:
Со	ntact Name:
Со	ntact No:
Sig	nature of Owner/Builder (Please circle)
••••	Date / /
Doo	cumentation required to be submitted for approval to the Berwick Waters Design Panel.
1.	Site Plan Including dwelling, carports, garages and outbuildings. Including dimensioned setbacks from all boundaries.
2.	Floor plans fully dimensioned House only.
3.	Elevation fully dimensioned Front, rear and both sides.
4.	Schedule of external materials and colours Walls and roofs of house and outbuildings.
5.	Fencing Location, height and materials of all boundary fencing.
6.	Landscape plan and planting proposal
Eac	h box is to be ticked. Applications cannot be assessed until all of the above information is available.
Ple	ase submit the above documentation to:
	rwick Waters Design Approval
wa	terside@micnet.com.au
Аc	opy of this form must be included with the lodgement of plans for approval.





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Extract of EPA Priority Site Register

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

PROPERTY INQUIRY DETAILS:

STREET ADDRESS: 720S BERWICK-CRANBOURNE Road SUBURB: CLYDE NORTH MUNICIPALITY: Casey MAP REFERENCES: Melways 40th Edition, Street Directory, Map 131 Reference A10 Melways 40th Edition, Street Directory, Map 131 Reference B10 Melways 40th Edition, Street Directory, Map 131 Reference A9 Melways 40th Edition, Street Directory, Map 131 Reference B9 Melways 40th Edition, Street Directory, Map 131 Reference B9 Melways 40th Edition, Street Directory, Map 131 Reference A9 Melways 40th Edition, Street Directory, Map 131 Reference A8 Melways 40th Edition, Street Directory, Map 131 Reference A8 Melways 40th Edition, Street Directory, Map 131 Reference A8 Melways 40th Edition, Street Directory, Map 131 Reference A7 Melways 40th Edition, Street Directory, Map 131 Reference B8

DATE OF SEARCH: 29th July 2021

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; or

• where EPA believes it is in the community interest to be notified of a potential contaminated site and this cannot be communicated by any other legislative means.

Where EPA has requirements for active management of land and/or groundwater, 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 (related to land and groundwater) 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,

[Extract of Priority Sites Register] # 51878214 - 51878214093913 '358961'



Extract of EPA Priority Site Register

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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 Tel: 1300 372 842

[Extract of Priority Sites Register] # 51878214 - 51878214093913 '358961'