contract for sale of land or strata title by offer and acceptance





NOTICE: Contracts must be lodged with the Office of State Revenue for duty assessment within two (2) months of the date the last person executes the Contract WARNING - If the Buyer is not an Australian Citizen or Permanent Resident or a New Zealand Citizen then FIRB approval (and a special condition to this Contract) may be required. WARNING - If the Purchase Price is \$750,000 or more a Withholding Tax may apply to this Contract (see 2022 General Condition 3.7) WARNING- If GST is relevant to this transaction then the relevant GST provision should be outlined in the Special Conditions or in an attached GST Annexure, which forms part of this Contract. TO: BJK Genesis Property Pty Ltd RA 74823 ACN 618 296 414 T/A First National Real Estate Genesis ABN 28 618 296 414 Address 6/160 Scarborough Beach Road Suburb Mount Hawthorn State WA Postcode 6016 As Agent for the Seller / Buyer THE BUYER Name Address Suburb State Postcode Name Address Suburb State Postcode EMAIL: The Buyer consents to Notices being served at: OFFERS TO PURCHASE the Land and Property Chattels set out in the Schedule ("Property") with vacant possession unless stated otherwise in the Special Conditions at the Purchase Price on the terms set out in the Schedule, the Conditions and Special Conditions as: Tenants in Common specify the undivided shares Sole owner Joint Tenants **SCHEDULE** The **Property** at: Address 165 Martin Road Suburb Mundaring State WA Postcode 6073 Whole / Part Vol 1521 Lot 9 Deposited/Survey/Strata/Diagram/Plan 2816 Folio 934 of which \$ 0.00 is paid now and \$ to be paid within 7 days of acceptance A deposit of \$ to be held by First National Real Estate Genesis ("the Deposit Holder"). The balance of the Purchase Price to be paid on the Settlement Date. **Purchase Price Settlement Date** Property Chattels All fixed floor coverings, light fittings, window treatments and all pool equipment as inspected and where applicable. including **GST WITHHOLDING** 1. Is this Contract concerning the taxable supply of new residential premises or potential residential land as defined in the GST Act? VES VO 2. If NO is ticked or no box is ticked (in which case the answer is deemed to be NO), then the Buyer is not required to make a payment under section 14-250 of the Taxation Administration Act 1953 (Cth). 3. If YES is ticked, then the 'GST Withholding Annexure' should be attached to this Contract. FINANCE CLAUSE IS APPLICABLE FINANCE CLAUSE IS NOTAPPLICABLE LENDER/ MORTGAGE BROKER (NB. If blank, can be any) Signature of the Buyer if Finance Clause IS NOT applicable LATEST TIME: 4pm on: AMOUNT OF LOAN: SIGNATURE OF BUYER

contract for sale of land or strata title by offer and acceptance



APPROVED BY
THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC
COPYRIGHT © REIWA 2022
FOR USE BY REIWA MEMBERS
00009178606



CONDITIONS

1. SUBJECT TO FINANCE

If the Buyer signs the "Finance Clause is not Applicable" box in the Schedule, or if no information is completed in the 'Finance Clause is Applicable' box in the Schedule, then this Clause 1 does not apply to the Contract.

If any information is completed in or the Buyer signs the 'Finance Clause is Applicable' box in the Schedule then this Clause 1 applies to the Contract.

- 1.1 Buyer's Obligation to Apply for Finance and Give Notice to the Seller
 - (a) The Buyer must:
 - immediately after the Contract Date make a Finance Application to a Lender or a Mortgage Broker using, if required by the Lender, the Property as security; and
 - use all best endeavours in good faith to obtain Finance Approval.
 - (b) If the Buyer does not comply with Clause 1.1(a) or 1.1(c) (1) then the Contract will not come to an end pursuant to clause 1.2 and the Buyer may not terminate the Contract under Clause 1.3. The rights of the Seller under this Clause 1.1 will not be affected if the Buyer does not comply with Clause 1.1.
 - (c) The Buyer must immediately give to the Seller or Seller Agent:
 - (1) an Approval Notice if the Buyer obtains Finance Approval; or
 - (2) a Non Approval Notice if the Finance Application is rejected;

at any time while the Contract is in force and effect.

- 1.2 No Finance Approval by the Latest Time: Non Approval Notice Given This Contract will come to an end without further action by either Party if on or before the Latest Time:
 - (a) the Finance Application has been rejected; or
 - (b) a Non Approval Notice, is given to the Seller or Seller Agent.
- 1.3 No Finance Approval by the Latest Time: No Notice Given

If by the Latest Time the Seller or Seller Agent has not been given:

- (a) an Approval Notice; or
- (b) a Non Approval Notice;

then this Contract will be in full force and effect unless and until either the Seller gives written Notice of termination to the Buyer or the Buyer terminates this Contract by giving a Non-Approval Notice to the Seller or Seller Agent.

1.4 Finance Approval: Approval Notice Given

If by the Latest Time, or if Clause 1.5 applies, before the Contract is terminated:

- (a) Finance Approval has been obtained; or
- (b) an Approval Notice has been given to the Seller or Seller Agent; then this Clause 1 is satisfied and this Contract is in full force and effect.
- 1.5 Notice Not Given by Latest Time: Sellers Right to Terminate
 If by the Latest Time an Approval Notice or a Non Approval Notice has not been

given to the Seller or Seller Agent then at any time until an Approval Notice or a Non Approval Notice is given, the Seller may terminate this Contract by written Notice to the Buyer.

- 1.6 Buyer Must Keep Seller Informed: Evidence
 - (a) If requested in writing by the Seller or Seller Agent the Buyer must:
 - (1) advise the Seller or Seller Agent of the progress of the Finance Application; and
 - (2) provide evidence in writing of:
 - the making of a Finance Application in accordance with Clause 1.1 (a) and of any loan offer made, or any rejection; and/or
 - (ii) in the case of any Finance Application made to a Mortgage Broker, any "preliminary assessment" of the suitability of the proposed credit contract provided to the Buyer by the Mortgage Broker pursuant to section 116 of the Credit Protection Act; and
 - (3) if applicable, advise the Seller or Seller Agent of the reasons for the Buyer not accepting any loan offer.
 - (b) If the Buyer does not comply with the request within 2 Business Days then the Buyer authorises the Seller or Seller Agent to obtain from the Lender and/or Mortgage Broker the information referred to in Clause 1.6(a).

- 1.7 Right To Terminate
 - If a Party has the right to terminate under this Clause 1, then:
 - (a) termination must be effected by written Notice to the other Party;
 - (b) Clauses 23 and 24 of the 2022 General Conditions do not apply to the right to terminate;
 - upon termination the Deposit and any other monies paid by the Buyer must be repaid to the Buyer;
 - (d) upon termination neither Party will have any action or claim against the other for breach of this Contract, except for a breach of Clause 1.1 by the Buyer.

1.8 Waiver

The Buyer may waive this Clause 1 by giving written Notice to the Seller or Seller Agent at any time before the Latest Time, or if Clause 1.5 applies, before the Contract is terminated. If waived this Clause is deemed satisfied.

1.9 Definitions

In this Clause:

Amount of Loan means the amount referred to in the Schedule, any lesser amount of finance referred to in the Finance Application or any lesser amount of finance acceptable to the Buyer. If the amount referred to in the Schedule is blank, then the amount will be an amount equivalent to the Purchase Price.

Approval Notice means a statement in writing given by the Buyer, a Lender or a Mortgage Broker to the Seller, or Seller Agent to the effect that Finance Approval has been obtained.

Credit Protection Act means the National Consumer Credit Protection Act, 2009 (Twth)

Finance Application means an application made by or on behalf of the Buyer:

- (a) to a Lender to lend any monies payable under the Contract: or
- (b) to a Mortgage Broker to facilitate an application to a Lender.

Finance Approval means a written approval by a Lender of the Finance Application, a written offer to lend or a written notification of an intention to offer to lend made by a Lender:

- (a) for the Amount of Loan;
- b) which is unconditional or subject to terms and conditions:
 - which are the Lender's usual terms and conditions for finance of a nature similar to that applied for by the Buyer; or
 - (2) which the Buyer has accepted by written communication to the Lender, but a condition which is in the sole control of the Buyer to satisfy will be treated as having been accepted for the purposes of this definition; or
 - (3) which, if the condition is other than as referred to in paragraphs (1) and (2) above includes:
 - (i) an acceptable valuation of any property;
 - (ii) attaining a particular loan to value ratio;
 - (iii) the sale of another property; or
 - (iv) the obtaining of mortgage insurance;

and has in fact been satisfied.

Latest Time means:

- (a) the time and date referred to in the Schedule; or
- (b) if no date is nominated in the Schedule, then 4pm on the day falling 15 Business Days after the Contract Date.

Lender means any bank, building society, credit union or other institution which makes loans and in each case carries on business in Australia.

Mortgage Broker means means a holder of an Australian Credit Licence pursuant to section 35 of the Credit Protection Act or a credit representative pursuant to sections 64 or 65 of that legislation.

Non Approval Notice means:

- (a) advice in writing given by the Buyer or a Lender to the Seller, or Seller Agent to the effect that the Finance Application has been rejected or Finance Approval has not been obtained; or
- advice in writing from a Mortgage Broker to the Seller or Seller Agent to the effect that:
 - (1) they have made inquiries about the Buyer's requirements and objectives under this Contract;
 - they have conducted a "preliminary assessment" pursuant to sections 116 and 117 of the Credit Protection Act of the suitability of the credit contract proposed for the Buyer arising from the Finance Application; and
 - (iii) they have assessed that proposed credit contract as being unsuitable for the Buyer; or
 - (2) the Finance Application to a Lender has been rejected
- 2. Acceptance of an offer by one Party to the other Party will be sufficiently communicated by the accepting Party to the other Party if verbal or written notification is given by the accepting Party or their Representative or Real Estate Agent that the accepting Party has signed the Contract.
- The 2022 General Conditions are incorporated into this Contract so far as they are not varied by or inconsistent with the Conditions or Special Conditions of this Contract.
 The parties consent to the information in this Contract being used/disclosed by REIWA and the Seller Agent in accordance with the privacy collection notices pursuant to the Australian Privacy Principles that appear on the REIWA and Seller Agent's websites.

SPECIAL CONDITIONS

1.The Buyer is aware that they will be required, prior to settlement, to complete and lodge a Foreign Transfer Duty Declaration which may result in the payment by them of Foreign Transfer Duty which is not included in the purchase price. The buyer acknowledges they have made all necessary enquiries to satisfy themselves about their responsibilities regarding Foreign Transfer Duty.

contract for sale of land or strata title by offer and acceptance







		SPECIAL COND	ITIONS - Continued		
JYER	[If a corporation, then the Buyer	evecutes this Contra	ct nursuant to the Corn	orations Act 1	
nature	[if a corporation, then the buyer	Date	Signature	orations Act.j	Date
gnature		Date	Signature		Date
HE SELLE			er's otter		
ame ddress	HELEN-MARY MACMASTER R 165 Martin Road	EADHEAD			
Juless	100 Martin Road				
ıburb	Mundaring			State WA	Postcode 6073
ame	PHIL MARTIN READHEAD				
ddress					
uuicss	165 Martin Road				
uburb	Mundaring			State WA	Postcode 6073
uburb MAIL: The	Mundaring Seller consents to Notices being serv		t to the Cornerations Av		Postcode 6073
uburb MAIL: The f a corpor	Mundaring		t to the Corporations Ac		Postcode 6073
uburb MAIL: The f a corpor	Mundaring Seller consents to Notices being serv	his Contract pursuant			
uburb MAIL: The f a corpor	Mundaring Seller consents to Notices being serv	his Contract pursuan	Signature		Date
uburb MAIL: The f a corpor gnature gnature RECEIPT 01	Mundaring Seller consents to Notices being serveration, then the Seller executes to the serveration of the	his Contract pursuant Date	Signature Signature RECEIPT OF DOCUMEN	rt.]	Date Date
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a	Mundaring Seller consents to Notices being serv ration, then the Seller executes t	his Contract pursuant Date Date	Signature Signature RECEIPT OF DOCUMEN	NTS es receipt of the following	Date Date
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a I. This offer	Mundaring Seller consents to Notices being serveration, then the Seller executes to the seller executes the seller executes the seller e	his Contract pursuant Date Date cuments: tachments (if strata)	Signature Signature RECEIPT OF DOCUMEN The Seller acknowledge	NTS es receipt of the following	Date Date
AAIL: The a corpor spature spa	Mundaring Seller consents to Notices being serveration, then the Seller executes to the se	his Contract pursuant Date Date cuments: tachments (if strata)	Signature Signature RECEIPT OF DOCUMEN The Seller acknowledge 1. This offer and acceptar 3.	NTS es receipt of the followince 2. 2022 (Date Date Date ng documents: General Conditions
AAIL: The a corpor nature nature RECEIPT OI he Buyer a This offer 2022 Gen	Mundaring Seller consents to Notices being serveration, then the Seller executes to the se	his Contract pursuant Date Date cuments: tachments (if strata)	Signature Signature RECEIPT OF DOCUMEN The Seller acknowledge 1. This offer and acceptar	NTS es receipt of the following	Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen	Mundaring Seller consents to Notices being serveration, then the Seller executes to the se	his Contract pursuant Date Date cuments: tachments (if strata)	Signature Signature RECEIPT OF DOCUMEN The Seller acknowledge 1. This offer and acceptar 3.	NTS es receipt of the followince 2. 2022 (Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen	Mundaring Seller consents to Notices being serveration, then the Seller executes to the se	his Contract pursuant Date Date Cuments: tachments (if strata)	Signature Signature RECEIPT OF DOCUMEN The Seller acknowledge 1. This offer and acceptar 3.	NTS es receipt of the followince 2. 2022 (Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen Signature	Mundaring Seller consents to Notices being serveration, then the Seller executes to seller executes to the following documents and acceptance 2. Strata disclosure 6 at the fellowing document of the f	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptants 3. Signature	NTS es receipt of the followince 2. 2022 (Date Date Date ng documents: General Conditions
MAIL: The f a corpor gnature g	Mundaring Seller consents to Notices being serveration, then the Seller executes to sell	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptanth 3. Signature behalf and consent to N	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions
MAIL: The f a corpor gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen Signature CONVEY The Parti Represen	Mundaring Seller consents to Notices being serveration, then the Seller executes to sell	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptants 3. Signature	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen Signature CONVEY The Parti Represen	Mundaring Seller consents to Notices being serveration, then the Seller executes to sell	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptanth 3. Signature behalf and consent to N	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature RECEIPT OI The Buyer a a l. This offer 3. 2022 Gen CONVEY The Partice Representation of the converse of	Mundaring Seller consents to Notices being serveration, then the Seller executes to seller executes to the following documents and acceptance 2. Strata disclosure 6 at the following documents 4. Certificate of Title Signature ANCER (Legal Practitioner/Settes appoint their Representative intative's email address. BUYER'S REPRESENTATIVE	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptanth 3. Signature behalf and consent to N	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions
MAIL: The f a corpor gnature RECEIPT OI The Buyer a a l. This offer 3. 2022 Gen Signature CONVEY The Partice Representing the converse of t	Mundaring Seller consents to Notices being serveration, then the Seller executes to seller executes to the following documents and acceptance 2. Strata disclosure 6 at the following documents 4. Certificate of Title Signature ANCER (Legal Practitioner/Settes appoint their Representative intative's email address. BUYER'S REPRESENTATIVE	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptanth 3. Signature behalf and consent to N	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions
uburb MAIL: The f a corpor gnature gnature RECEIPT OI The Buyer a 1. This offer 3. 2022 Gen Signature	Mundaring Seller consents to Notices being serveration, then the Seller executes to seller executes to the following documents and acceptance 2. Strata disclosure 6 at the following documents 4. Certificate of Title Signature ANCER (Legal Practitioner/Settes appoint their Representative intative's email address. BUYER'S REPRESENTATIVE	his Contract pursuant Date Date Cuments: tachments (if strata) Dele	Signature Signature RECEIPT OF DOCUMENTHE Seller acknowledge 1. This offer and acceptanth 3. Signature behalf and consent to N	NTS es receipt of the followince 2. 2022 (Signature	Date Date Date ng documents: General Conditions

The copyright of this Contract by Offer and Acceptance is the property of the Real Estate Institute of Western Australia (Inc.) ("REIWA") and neither the form nor any part of it may be used or reproduced by any method whatsoever or incorporated by reference or in any manner whatsoever in any other document without the consent of the REIWA.

04/22

AUSTRALIAN STANDARD PRE-PURCHASE





NS	PECTION FOR MA	JOR STRUCTURAL D		AUSTRALIA FOR USE BY REIWA MEMBERS 000007519513
	This a	ANNE	XURE for the Sale of Land or Strata Title for	the Property at
			Tor the Jale of Land of Strata Title for	the Property at
	165 Martin Road, Mur	ndaring WA 6073		
		PLIES TO, AND IS LIMITED TO, MAJ ENANCE OR OTHER SAFETY ISSUE		NT TO APPENDIX "A" OF THE STANDARD
1.	The Buyer may at their expense	obtain a written Report by 4PM on:	(a*) / /	*complete (a) or (b) OR
	(b*) 14 days after accept	tance		("Date")
	on any Major Structural Defects	of the residential Building and of the	e following described areas	
	located upon the Property (" Buil	ding "). If nothing is completed in the	e blank space then the Building will be	the residential Building only.
2.		•	t or Seller Representative before the D	<u> </u>
3.	If the Buyer, and Seller Agent or the benefit of this Annexure. Tin		ot receive the Report before the Date t	hen the Buyer will be deemed to have waived
4.				in three (3) Business Days after the Date r five (5) Business Days to agree to remedy
5.			in the Major Structural Defects Notice s completed as certified by the Seller's	then the Settlement Date will be delayed Builder and (b) the Settlement Date.
	the Work.			vide evidence to the Buyer of completion of
	amount will be deducted from th	ne Purchase Price at Settlement and	the Seller will not undertake the Worl	
8.	If the Seller does not agree to re on the Seller, Seller Agent or Sell		n five (5) Business Days from when th	e Major Structural Defects Notice was served
			s after that period ends, give notice in her monies paid will be repaid to the E	writing to the Seller, Seller Agent or Seller Buyer;
	(b) if the Buyer does not terminathis Annexure.	ate the Contract pursuant to this cla	use 8, then this Annexure ceases to a	pply and the Contract continues unaffected by
9.	In this Annexure:			
9.1		ered in Western Australia with appro s set out in the Major Structural Defo	priate qualifications and using such of ects Notice.	her appropriately qualified persons,
9.2	"Consultant" means an independ Defects.	dent inspector qualified and experier	nced in undertaking pre-purchase prop	erty inspections to ascertain Major Structual
9.3		or calculated in clause 1. If nothing is atest Time for Financial Approval (if		be five (5) Business Days from the later of
9.4	building structure of sufficient m deterioration of the building stru- general gas, water and sanitary p	nagnitude where rectification has to acture. Major Structural Defects does plumbing, electrical wiring, partition r coverings, decorative finishes such	be carried out in order to avoid unsafe not include any non-structural eleme walls, cabinetry, windows, doors, trim	ng element and is a major defect to the conditions, loss of utility, or further nt, e.g., roof plumbing and roof covering, s, fencing, minor structures, non-structural peral maintenance, or spalling of masonry,
9.5	"Major Structural Defects Notice Major Structural Defects that the		Buyer to the Seller to provide the Sel Registered I	er with the opportunity to agree to rectify the
9.6	all-encompassing report dealing	with every aspect of the Property. T	of the Standard by a Consultan t. It is he Report should only be a reasonable	
9.7	"Standard" means Australian Sta Inspection - Residential building		from time to time) Inspections of build	dings Part 1: Pre-purchase Structural
9.8	"Work" means the work required	to rectify the Major Structural Defe	cts set out in the Major Structural Def	ects Notice.
9.9	Words not defined in this Annex	ure have the same meaning as defir	ned in the Standard or the 2018 Genera	ll Conditions.
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
<u> </u>				

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR TIMBER PESTS



APPROVED BY
THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC.
COPYRIGHT OR REIWA 2019
FOR USE BY REIWA MEMBERS



000006626711 **ANNEXURE** This annexure forms part of the Contract for the Sale of Land or Strata Title for the Property at 165 Martin Road, Mundaring WA 6073 4PM on *complete one The Buyer may at their expense obtain a non-invasive written ΛR Report on any Timber Pest Activity or Damage by: ("Date") 14 days after acceptance of the residential building and the located upon the Property ("Building"). This Annexure does not apply to: (a) any Activity or Damage outside the Building; (b) any comments in the Report about conditions conducive to or susceptibility to Timber Pests; or (c) recommendations for further investigations. 2. The Buyer must serve a copy of the Report on the Seller, Seller Agent or Seller Representative before the Date. 3. If the Buyer, and Seller, Seller Agent or Seller Representative do not receive the Report before the Date then the Buyer will be deemed to have waived the benefit of this Annexure. Time is of the essence. 4. If the Report identifies Activity on, or Damage to, the Building, the Buyer may at any time within three (3) Business Days after the Date serve a Timber Pest Notice on the Seller, Seller Agent or Seller Representative giving the Seller Five (5) Business Days to agree to Eradicate and/or Repair. 5. If the Seller elects in writing to Eradicate and/or Repair pursuant to the Timber Pest Notice then the Settlement Date will be delayed until the later of: (a) three (3) Business Days after the Seller's Work is completed as certified by, the Seller's Builder in relation to Repair or a Consultant in relation to Eradication or, the later of them if both are required and (b) the Settlement Date. 6. The Seller must do the Work expeditiously and in a good and workmanlike manner through (a) a Builder to Repair or (b) a Consultant to Eradicate, and provide evidence to the Buyer of completion of the Work. If, prior to the Seller commencing the Work, the Seller and Buyer wish to agree and do agree an amount to be paid by the Seller to the Buyer then that amount will be deducted from the Purchase Price at Settlement and the Seller will not undertake the Work. 8. If the Seller does not agree to Eradicate and/or Repair within Five (5) Business Days from when the Timber Pest Notice was served on the Seller, Seller Agent or Seller Representative then (a) the Buyer may at any time within a further Five (5) Business Days after that period ends, give notice in writing to the Seller, Seller Agent or Seller Representative terminating the Contract and the Deposit and other monies paid will be repaid to the Buyer; (b) if the Buyer does not terminate the Contract pursuant to this clause 8, then this Annexure ceases to apply and the Contract continues unaffected by this Annexure. 9. In this Annexure: 9.1 "Activity" means evidence of the presence of current Timber Pests. 9.2 "Builder" means a builder registered in Western Australia with appropriate qualifications and using such other appropriately qualified persons, necessary to Repair any Damage set out in the Timber Pest Notice. 9.3 "Consultant" means an independent inspector qualified and experienced in undertaking, pre-purchase property inspections pursuant to the Standard and Eradication. 9.4 "Damage" means evidence of damage caused by Timber Pests to the Building. 9.5 "Date" means the date inserted or calculated in clause 1. If no date is inserted in clause 1 then the Date will be Five (5) Business Days from the later of: (i) the Contract Date; or (ii) the Latest Time for Finance Approval (if any). 9.6 "Eradicate" and "Eradication" mean the treatment necessary to eradicate Activity affecting the Building. 9.7 "Repair" means the Work necessary to repair any Damage. 9.8 "Report" means a report performed in accordance with the Standard by a Consultant at the Property. 9.9 "Standard" means Australian Standard AS 4349.3-2010 (as amended from time to time) Inspection of buildings Timber Pest Inspections. 9.10 "Timber Pests" means subterranean and dampwood termites, borers of seasoned timber and wood decay fungi as defined in the Standard. 9.11 "Timber Pest Notice" means a Notice in writing from the Buyer to the Seller to provide the Seller with the opportunity to agree to Eradicate and/or Repair that the Buyer requires pursuant to the Report. 9.12 "Work" means the work required to Repair pursuant to the Timber Pest Notice. 9.13 Words not defined in this Annexure have the same meaning as defined in the Standard or the 2018 General Conditions. **BUYER SIGNATURE BUYER SIGNATURE SELLER SIGNATURE SELLER SIGNATURE BUYER SIGNATURE BUYER SIGNATURE** SELLER SIGNATURE **SELLER SIGNATURE**

WESTERN



AUSTRALIA

PREGISTER NUMBER

9/D2816

DUPLICATE DATE DUPLICATE ISSUED 24/7/2013

VOLUME 1521

JME FOLIO **934**

RECORD OF CERTIFICATE OF TITLE

UNDER THE TRANSFER OF LAND ACT 1893

The person described in the first schedule is the registered proprietor of an estate in fee simple in the land described below subject to the reservations, conditions and depth limit contained in the original grant (if a grant issued) and to the limitations, interests, encumbrances and notifications shown in the second schedule.



LAND DESCRIPTION:

LOT 9 ON DIAGRAM 2816

REGISTERED PROPRIETOR:

(FIRST SCHEDULE)

HELEN-MARY MACMASTER READHEAD
PHIL MARTIN READHEAD
BOTH OF 165 MARTIN ROAD MUNDARING WA 6073
AS JOINT TENANTS

(T O268129) REGISTERED 29/10/2019

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:

(SECOND SCHEDULE)

*O268130 MORTGAGE TO POLICE & NURSES LTD REGISTERED 29/10/2019.

Warning: A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required.

* Any entries preceded by an asterisk may not appear on the current edition of the duplicate certificate of title.

Lot as described in the land description may be a lot or location.

-----END OF CERTIFICATE OF TITLE-----

STATEMENTS:

The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND: 1521-934 (9/D2816)

PREVIOUS TITLE: 617-188

PROPERTY STREET ADDRESS: 165 MARTIN RD, MUNDARING.

LOCAL GOVERNMENT AUTHORITY: SHIRE OF MUNDARING

NOTE 1: DUPLICATE CERTIFICATE OF TITLE NOT ISSUED AS REQUESTED BY DEALING

N970584

1521

934

Transfer B638663

WESTERN

Volume 617 Folio 188

CERTIFICATE OF TITLE

UNDER THE "TRANSFER OF LAND ACT, 1893" AS AMENDED

I certify that the person described in the First Schedule hereto is the registered proprietor of the undermentioned estate in the undermentioned land subject to the easements and encumbrances shown in the Second Schedule hereto.

AUSTRALIA

Dated 19th December, 1978



ESTATE AND LAND REFERRED TO

Estate in fee simple in portion of Mundaring Lot 97 and being Lot 9on Diagram 2816, delineated and coloured green on the map in the Third Schedule hereto, limited however to the natural surface and therefrom to a depth of 60.96 metres.

FIRST SCHEDULE (continued overleaf)

tenants in common in equal shares

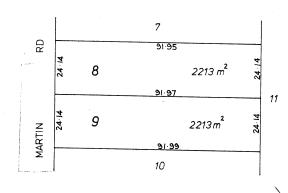
SECOND SCHEDULE (continued overleaf)

NIL

REGISTRAR OF TITLES

THIRD SCHEDULE

SCALE 1: 1250



NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

LANDGATE COPY OF ORIGINAL NOT TO SCALE 21/03/2023 11:51 AM Request number: 64862173



934 Page I (of Z pages)

POL.

VOL.

ge 2 (of Z pages)4							LT. 37
FIRST SCHEDULE (continued)	NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.	ES THAT AN ENTR T ENDORSEMENTS	Y NO LONGE	ER HAS EFFEC			
ū.	REGISTERED PROPRIETOR	INSTRUMENT	1ENT	O C I C I C I C I C I C I C I C I C I C	F	Г	
		NATURE	NUMBER	NEGISTERED	וווב	SEAL	NIIALS
Well Stewart Obern of Lot 600 Cheltenham Street, West	Street, West Swan, Teacher	Transfor	000189a	20 3 70	2 40	Santa or Times	
arilyn Joanne Sullivan, of Lot 82 Great E	arilyn Joanne Sullivan, of Lot 82 Great Eastern Highway, Glen Forrest, Pensioner.	Transfer	C986428	25.3.85	3.31	No. of the last of	6
obert Harley Hancock and Gail Lesley Lawrence both of	rence both of 49 Commercial Road, Shenton Park, as tenants						
n common in equal shares		Transfer	D960898	9.12.88	13.46′	· d	3
The correct name and address of the second proprietor	nd proprietor is Abigail Lesley Hancock of 165 Martin Road		The community she is a visit stand a semantic stands.	The second secon) ((
Mundaring.	-	Application F762301		19.12.94 14.44	14.44		D
The correct address of the registered proprietors is	oprietors is 165 Martin Road Mundaring.	By	F762302	F762302 19.12.94 14.44	14.44		
avid Daniel Harney of 165 Martin Road, Mundaring.	undaring.	Transfer	H194684	13.8.99	8.15		E
						,	
							,
				THE THE RESIDENCE THE SHEET STATES AND ADDRESS OF THE STATES OF THE STAT		The second second second second	
							THE CO. LANSING MICH.

	SECOND SCHE	SECOND SCHEDULE (continued) NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.	VITH THE OFFICY BE AFFECTED	SE SEAL I	NDICATES SEQUENT B	THAT AN	LENTRY NO LON MENTS.	GER HAS EF	FECT.		
INST	INSTRUMENT URE NUMBER	PARTICULARS	REGISTERED	TIME	SEAL	INITIALS	CANCELLATION	NUMBER	REGISTERED OR LODGED	SEAL	NITIALS
o estatom	บเชียชรย 🎍	to Term & Country Permanent Building Seconds	20.3.70	240	Samuel Samuel	2	Discharged	C584267 14.7.83	14.7.83	Canter average	
₩ •₽\$\$38		9584268 to Australia and New Zealand Banking Group Limited (Commun)	314.7.83	#*	Charles well of	J		C986427	25.3.85	Carrier of the Carrie	7
Mortgage		C986429 to Metropolitan No.18 Building Society.	25.3.85	3,31	CANAL OF TITLES	14	Discharged	D960897 9.12.88	9.12.88		B
Mortgage	D960899	to Statewide Building Society	9.12.88	3.46		3	Discharged	F762300	19.12.94	CERN AUSTRALIA	B
		Transfer E 9 25 2.75 of Mortgage DS60392 om to TOWN & COUNTRY BRANK LTD Nesseled 12th March 1952 at 3.10 hrs. A. H. Bregistered 12th March 1952 at 3.10 hrs.					By Discharge	F762300	19.12.94	Comment of the second	Q
		Transfer EB9723 of Materia 9946 08 99 to TOWN & CCUNTRY HOUSING BONDS LTD 62 DUP, NOT PROCESSED				N N N N N N N N N N N N N N N N N N N	By Discharge	F762300	19.12.94		Ø
William and a contract matter a contract matter and the contract matter and th		Transfer F553715 of Montgege P60899 to TOWN & COUNTRY BANK LTD Registered 18th May 1994 at 14:52 hrs.			AND THE PERSON NAMED IN COLUMN	(Bv Discharge	F762300	19.12.94	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Mortgage	F762302	Mortgage F762302 to Town & Country Bank Ltd.	19.12.94 14.4	14.44	Contract or miles		Discharged	6226569	11.7.96		A
Mortgage	26570 6226750	to Citibank Ltd. OW. 25.8.99	11.7.96	9.39		pr.	Discharged	H194683	13.8.99		9
Mortgage	H194685	to National Australia Bank Lt	13.8.99	8.15		É					

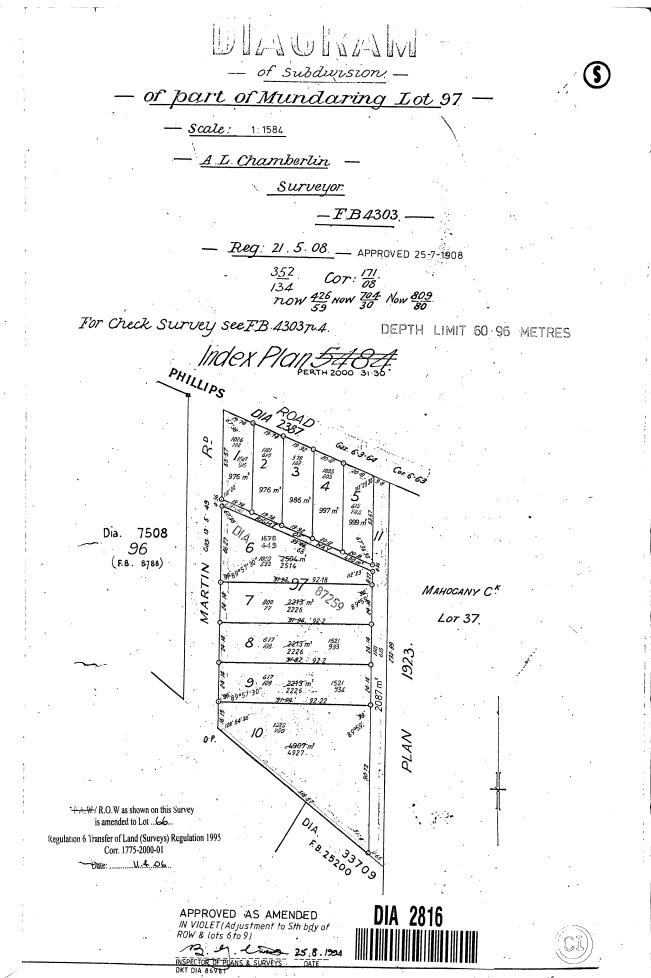


934

CERTIFICATE OF TITLE VOL. 1521

MUE RUING THROUGH AND SALING WITH THE ORIGE STALINDICATE HATTY AND LONGER HAS EFFECT. 13.54 INTS. CERTIFICATE OF TITLE VOL.		NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.	ITH THE OFFICE SI Y BE AFFECTED BY	SUBSEQUENT	ES THAT AN	ENTRY NO LO MENTS.	NGER HAS E	FFECT.		
LOGGEG 22.12.00 at IFICATE OF TITLE VOL. 1531 934	2	GISTERED PROPRIETOR			NATC	USTRUMENT NUMB	REGIST	- 1		
LOGGED 22.12.00 at INCATE OF TITLE VOL. 1531 934 1										
ILING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. TRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS. LOAGEd 22.12.00 at IPICATE OF TITLE VOL.										
LOGGED 22.12.00 at REGISTER PARTICLE INDICATE THAT AN ENTRY NO LONGER HAS EFFECT. LOGGED 22.12.00 at ASSETT OF THE OFFICE SEAL INDICATE THAT AN ENTRY NO LONGER HAS EFFECT. SEAL INDICATE OF THE OFFICE SEAL INDICATE THAT AN ENTRY NO LONGER HAS EFFECT. SEAL INTIALS CANCELLATION NUMBER REGISTER DRIVEN CONTROLLATION NUMBER OR LONGED SEAL INDICATE OF THILE YOU. IS A I SALE.										
LING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. TRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSENENTS. TRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSENENTS. SEAL INITIALS CANCELLATION NUMBER REGISTERED SEAL LODGED SEAL LODGED SEAL LODGED SEAL MATERIAL CANCELLATION NUMBER REGISTERED SEAL LODGED SEAL LODG									****	
LOGGED 422.12.00 at REGISTERED 1979-11-11-11-11-11-11-11-11-11-11-11-11-11										
Lodged 22.12.00 at REGISTERED TIME SEAL INITIALS CANCELLATION NUMBER REGISTERED SEAL INITIALS CANCELLATION NUMBER REGISTERED SEAL SEA		NOTE: RULING THROUGH AND SEALING W ENTRIES NOT RULED THROUGH MA'	ITH THE OFFICE SE	SUBSEQUENT	S THAT AN	ENTRY NO LO	NGER HAS E	FFECT.		
Lodged 22.12.00 at	l		REGISTERED TI	VE SEAL	INITIALS	CANCELLATION	NUMBER	REGISTEREI OR LODGEI		İLINI
CATE OF TITLE VOL. 1531	N N	Lodged 22.12.00			\$					
CATE OF TITLE VOL. 1531										
CATE OF TITLE VOL. 1531										
CATE OF TITLE VOL. 1531										
CATE OF TITLE VOL. 1521										
CATE OF TITLE VOL. 1531										
		CATE OF TITLE		93	 \$					

FIRST SCHEDULE (continued)	The state of the s									LT. 4
	NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.	VITH THE OFFIC Y BE AFFECTED	CE SEAL IN S BY SUBSE	DICATES EQUENT E	THAT AN	I ENTRY NO LOI MENTS.	NGER HAS ER	FECT.		
	REGISTERED PROPRIETOR				INATUR	INSTRUMENT ORE NUMBER	REGISTERED	RED TIME	SEAL	INITIALS
										. , ,
SECOND SCHEDULE (continued)	NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT. ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.	ITH THE OFFIC	SE SEAL IN	DICATES OUENT E	THAT AN	ENTRY NO LON	AGER HAS EF	FECT.		
INSTRUMENT NATURE NUMBER	PARTICULARS	REGISTERED	TIME	SEAL	INITIALS	CANCELLATION	NUMBER	REGISTERED OR LODGED	SEAL	INITIALS
										1 1 1 1
9976,817-500-C)SOL	CERTIFICATE OF TITLE VOL.	L. (52	_	484] ,



DIPLICATE 2816



Diagram 2816

Lot	Certificate of Title	Lot Status	Part Lot
0	N/A	Retired	
1	1607/916	Registered	
2	1181/614	Registered	
3	2102/144	Registered	
4	1095/205	Registered	
5	613/78A	Registered	
8	1521/933	Registered	
9	1521/934	Registered	
10	1323/750	Registered	
11	1181/615	Registered	
66	1181/615	Registered	