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







	BJK Genesis Pr	operty Pty Ltd R	A 14023 1		290 4 14 17	'A First	National Re	al Estate Gen	esis AE	3N 28 618 296	414
dress	6/160 Scarborou	ugh Beach Road									
urb	Mount Hawthorn							State WA		Postcode <mark>60</mark>	16
gent fo	r the Seller / Buye	ř									
вотек 1 е	·										
ress											
urb								State		Postcode	
ie											
ess											
urb								State		Postcode	
	Buyer consents to	_									
	PURCHASE the La										herwise
'	Conditions at the I							and Special C	onditio	ns as:	
ole owi	ner Joint To	enants re	nants in C	_ommon s	pecify the	undivid	ed shares				
						_					
Propert	:y at:				SCHEDUL	E					
ess	26 Louise Place										
ırb	Gnangara							State WA		Postcode 60	77
136	Deposited/Sur	vey/Strata/Biag	ram /Plan	16140		Who	ole / Part Vo	1786		Folio 462	
posit of											
•	f \$	of which \$	0.00	is	paid now a	and \$		to be paid v	vithin [7 days of a	accepta
held h		of which \$		is	paid now a	and \$		to be paid v	vithin [7 days of a	accepta
	y First National R	teal Estate Gene	sis		<u>'</u>		†e	to be paid v	vithin [7 days of a	accepta
e Deposit	y First National R	teal Estate Gene	sis		<u>'</u>		te.	to be paid v	vithin [7 days of a	accepta
Deposit	y First National R	teal Estate Gene	sis		<u>'</u>		te.	to be paid v	vithin [7 days of a	accepta
e Deposit :hase Pi	y First National R t Holder"). The bala rice	teal Estate Gene	sis		<u>'</u>		te.	to be paid v	vithin	7 days of a	accepta
: Deposit :hase Pr lement	y First National R t Holder"). The bala	leal Estate General Report of the Purchas	sis se Price to	be paid on	the Settler	nent Da					
e Deposit :hase Pr lement perty Ch	y First National R t Holder"). The bala rice	leal Estate General Report of the Purchas	sis se Price to	be paid on	the Settler	nent Da					
e Deposit :hase Pr lement perty Ch	y First National R t Holder"). The bala	leal Estate General Report of the Purchas	sis se Price to	be paid on	the Settler	nent Da					
e Deposit chase Pr clement perty Ch uding	First National R t Holder"). The balantice Date All fixed flo	ceal Estate General contents of the Purchast	esis se Price to nt fittings,	be paid on	the Settler	nent Da	pool equipm	ent as inspec	ted and	d where applica	able.
e Deposit chase Pr clement perty Ch uding	y First National R t Holder"). The balantice Date nattels All fixed floo	ceal Estate General contents of the Purchaston or coverings, ligure taxable supply	esis se Price to the price to the price to	be paid on , window t GST sidential pr	reatments WITHHOL	and all	pool equipm	ent as inspec	ted and	d where applica	able.
e Deposition chase Proceeding Chase Procedure Chapter	First National R t Holder"). The balantice Date All fixed flo	ceal Estate Generate of the Purchastor or coverings, ligue taxable supply ticked (in which	e Price to the fittings, of new res	be paid on window t GST sidential pranswer is c	reatments WITHHOL	and all	pool equipm	ent as inspec	ted and	d where applica	able.
e Deposition Chase Proceeding Chase States Conference on the Conference of NO is to ection 1-2	y First National R t Holder"). The balantice Date Nattels All fixed floo	or coverings, ligue taxable supply ticked (in which tion Administrat	nt fittings, of new res	be paid on window t GST sidential pranswer is c 53 (Cth).	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu	ent as inspec	ted and	d where applica	able.
e Deposition Chase Proposition Clement Deprise Charles Sthis Core NO is to ection 14	py First National R t Holder"). The balantice Date Nattels All fixed floo Intract concerning the concerning	or coverings, ligue taxable supply ticked (in which tion Administrat	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	ent as inspec nd as defined i	ted and	d where applica	able.
e Deposite Chase Pr Lement Derty Ch Iding Chis this Cor NO is the cortion 1- YES is a	py First National R t Holder"). The balantice Date Nattels All fixed floo Intract concerning the concerning	ceal Estate Generate of the Purchastonce of the Purchaston or coverings, ligone taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	ent as inspec nd as defined i	ted and	d where applica ST Act?	able.
Deposition Deposition Property Charles Confirmed States C	py First National R t Holder"). The balantice Date Nattels All fixed floo Intract concerning the concerning	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.
e Deposition Deposition Property Charles this Conference of NO is the cection 14 of YES is The Conference of NO ET (Section 14 of YES) is The Conference of NO ET (Sec	py First National R t Holder"). The balantice Date Pattels All fixed floo Intract concerning the licked or no box is 4-250 of the Taxaticked, then the 'Company of the Taxaticked, the 'Company of the 'Company of the Taxaticked, the 'Company of the '	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act?	able.
e Deposite Chase Property Chase State Control St	py First National R t Holder"). The balantice Date Date Date Date Date Date Date Da	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.
e Deposition Deposition Processing Control of the C	py First National R t Holder"). The balantice Date Pattels All fixed floo Intract concerning the concerning th	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.
e Deposition of the Control of the C	py First National R t Holder"). The balantice Date nattels All fixed floo ntract concerning the licked or no box is 4-250 of the Taxaticked, then the 'C FINAN GE BROKER (NB. If black limits). If black limits are likely as the lik	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.
e Deposition of the Control of the C	py First National R t Holder"). The balantice Date Pattels All fixed floo Intract concerning the concerning th	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.
e Deposition of the Control of the C	py First National R t Holder"). The balantice Date Pattels All fixed floo Intract concerning the concerning th	or coverings, ligue taxable supply ticked (in which tion Administrat ST Withholding	nt fittings, of new resease the a	be paid on window t GST sidential pr answer is c 53 (Cth). ' should be	reatments WITHHOL remises or p	and all DING otentia be NO)	pool equipm I residential la then the Bu Contract.	nd as defined i	ted and not the Gired to i	d where applica ST Act? YE make a paymer	able.

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



000010149102



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
 - 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
 - use all best endeavours in good faith to obtain Finance Approval.
 - 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.
 - The Buyer must immediately give to the Seller or Seller Agent:
 - (1) an Approval Notice if the Buyer obtains Finance Approval; or
 - a Non Approval Notice if the Finance Application is rejected;

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

- 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.
- 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.

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.

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.

- Buyer Must Keep Seller Informed: Evidence
 - (a) If requested in writing by the Seller or Seller Agent the Buyer must:
 - advise the Seller or Seller Agent of the progress of the Finance Application; and
 - 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
 - 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.
 - 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:
- termination must be effected by written Notice to the other Party;
- Clauses 23 and 24 of the 2022 General Conditions do not apply to the right to
- upon termination the Deposit and any other monies paid by the Buyer must be repaid to the Buver:
- upon termination neither Party will have any action or claim against the other (d) for breach of this Contract, except for a breach of Clause 1.1 by the Buyer.

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.

Definitions

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

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
- 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:
- 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
 - 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
 - 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

- the time and date referred to in the Schedule; or
- 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:

- 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) (i) 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
 - (2) the Finance Application to a Lender has been rejected.
- 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 cresult in the payment by them of Foreign Transfer Duty which is not in made all necessary enquiries to satisfy themselves about their response	cluded in the purchase price. The buyer acknowledges they have

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







		SPECIAL CONDI	TIONS - Continued		
BUYER	 [If a corporation, then the Buyer	executes this Contrac	t nursuant to the Cornor	rations Δct l	
Signature	in a corporation, then the buyer	Date	Signature	MCC	Date
Signature		Date	Signature		Date
THE SELLE		S) ACCEPTS the Buye	er's otter		
Name Address	ALAN CHARLES TAIT 26 Louise Place				
Auuress	20 Louise Flace				
Suburb	Gnangara			State WA	Postcode 6077
Name	HAYLEY TAIT			<u> </u>	
Address	26 Louise Place				
				7	
Suburb	Gnangara			State WA	Postcode 6077
	Seller consents to Notices being serv		to the Cornerations Act	1	
Signature	ation, then the Seller executes t	Date Date	Signature	.]	Date
Signature		Date	Signature		Date
	DOCUMENTS		RECEIPT OF DOCUMENT		ing decuments
	cknowledges receipt of the following do and acceptance 2. Strata disclosure & at		The Seller acknowledges 1. This offer and acceptance		General Conditions
	eral Conditions 4. Certificate of Tit		3. Annexure of Chan	ges to General Co	onditions (Form 198)
	re of Changes to General Conditio	ns (Form 198)		Tr.	
Signature	Signature		Signature	Signati	ure
CONT.	ANCED (Level Deville 16 or	In manage A and A			
	ANCER(Legal Practitioner/Sett es appoint their Representative		nehalf and consent to No	ntices being serve	ed on that
Represen	tative's email address.	2.22 2 3 2		_	
<u>.</u> .	BUYER'S REPRESENTATIVE		SELLER'S REPRESENTAT	IVE	
Name					
Signature					
		LUI	PYR I GHT		

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.









ANNEXURE OF CHANGES TO THE 2022 GENERAL CONDITIONS CAUSED BY CHANGES TO THE TRANSFER OF LAND ACT 1893

LANDGATE WILL NOT ISSUE, OR REQUIRE DUPLICATE CERTIFICATES OF TITLE FOR LAND TO BE PRODUCED, FROM THE 7TH AUGUST 2023, CONSEQUENTLY THE PARTIES AGREE TO VARY THE 2022 GENERAL CONDITIONS IN THE FOLLOWING MANNER:

	CONDITION	CHANGES
1.	3.10(a)	Delete subclause (1).
2.	3.11	Delete clause 3.11.
3.	26.1 definition of "Duplicate Certificate of Title"	Delete the definition of "Duplicate Certificate of Title".

Buyer		Seller	
Signature		Signature	
Name		Name	ALAN CHARLES TAIT
Date	 	Date	
Signature		Signature	
Name		Name	HAYLEY TAIT
Date	 	Date	
Signature	 	Signature	
Name		Name	
Date		Date	
Signature	 	Signature	
Name	 	Name	
Date		Date	

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR MAJOR STRUCTURAL DEFECTS



APPROVED BY
THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC
COPYRIGHT © REIWA 2025
FOR USE BY REIWA MEMBERS
0000001545644



VS	PELTION FOR MA	JOR STRUCTURAL D		AUSTRALIA FOR USE BY REIWN MEMBERS 000009661644
	This a	annexure forms part of the Contract fo		r the Property at
		<u>_</u>	The Sale of Early of Strate Hale for	the Hoperty de
	26 Louise Place, Gr	nangara WA 6077		
		PLIES TO, AND IS LIMITED TO, MAJO ENANCE OR OTHER SAFETY ISSUES		NT TO APPENDIX "A" OF THE STANDARD
1.	, , ,	obtain a written Report on any Major (Ilding"). If nothing is completed in the		building and of the following described areas e the residential Building only.
2.	The Buyer must serve a copy of t	the Report on the Seller, Seller Agent	or Seller Representative by 4PM on:	*complete (a) or (b)
	(a*) / /	OR (b*) 14 days after acc	eptance	("Date")
3.	If the Buyer, and Seller Agent or the benefit of this Annexure. Tir		receive the Report before the Date 1	then the Buyer will be deemed to have waived
4.				hin three (3) Business Days after the Date er five (5) Business Days to agree to remedy
5.				e then the Settlement Date will be delayed s Builder and (b) the Settlement Date.
6.	The Seller must do the Work exp	peditiously and in good and workmanli	ke manner through a Builder and pro	ovide evidence to the Buyer of completion of
7.	If, prior to the Seller commencin	g Work, the Seller and Buyer wish to a ne Purchase Price at Settlement and t		paid by the Seller to the Buyer then the k,
8.		riting to remedy Major Structural Defe Agent or Seller Representative then:	cts within five (5) Business Days fro	m when the Major Structural Defects Notice
	(a) At any time within a further given by the Seller to the Bu and the Deposit and other m	Five (5) Business Days after (1) that p yer, the Buyer may give notice in writi nonies paid will be repaid to the Buyer;	ng to the Seller, Seller Agent or Selle :	the seller); or (2) the date notice in writing is er Representative terminating the Contract apply and the Contract continues unaffected by
9.	In this Annexure:			
9.1	"Builder" means a registered bui set out in the Major Structural D		the Building Services (Registration)	Act 2011 WA) qualified to remedy the matters
9.2	"Consultant" means an independ Defects.	dent inspector qualified and experienc	ed in undertaking pre-purchase prop	perty inspections to ascertain Major Structual
	(i) the Contract Date; or (ii) the L	atest Time for Financial Approval (if a	ny).	ill be five (5) Business Days from the later of
9.4	building structure of sufficient n deterioration of the building stru general gas, water and sanitary	nagnitude where rectification has to b ucture. Major Structural Defects does i plumbing, electrical wiring, partition w r coverings, decorative finishes such a	e carried out in order to avoid unsafo not include any non-structural elemo valls, cabinetry, windows, doors, trim	ing element and is a major defect to the e conditions, loss of utility, or further ent, e.g., roof plumbing and roof covering, as, fencing, minor structures, non-structural maintenance, or spalling of masonry,
9.5	"Major Structural Defects Notice Major Structural Defects that th	" means a Notice in writing from the E e Buyer requires to be rectified.		ller with the opportunity to agree to rectify the
9.6	"Report" means the report perfo all-encompassing report dealing	rmed in accordance with Appendix A c with every aspect of the Property. The	e Report should only be a reasonable	Suilder s not a special purpose report, nor an e attempt to identify Major Structural Defects levant in this Annexure when the defects are a
9.7	"Standard" means Australian St Inspection - Residential building	andard AS 4349-2007 (as amended fr	om time to time) Inspections of buil	dings Part 1: Pre-purchase Structural
9.8	'	i to rectify the Major Structural Defect	s set out in the Major Structural Def	fects Notice.
9.9	Words not defined in this Annex	ture have the same meaning as define	d in the Standard or the 2022 Gener	al Conditions.
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR TIMBER PESTS





NS	SPECTION FOR TIMBER PEST	S		OF W	VESTERN AUSTRALIA	FOR USE BY REIWA MEMBERS 000008929626
		ANNEXU	JRE			
	This annexure forms part			 le of Land or Strata Title	e for the Proc	ertv at
	26 Louise Place, Gnangara WA	6077				
1.	The Buyer may at their expense obtain a non-invasi following described areas Located upon the Propert Building only.					
	This Annexure does not apply to: (a) any Activity or susceptibility to Timber Pests; or (c) recommendation	ons for further inve	stigatio	ns.	·	
2.	The Buyer must serve a copy of the Report on the S				on: *complet	
_		days after acce				("Date")
	If the Buyer, and Seller, Seller Agent or Seller Repre the benefit of this Annexure. Time is of the essence	2.				
	If the Report identifies Activity on, or Damage to, the Pest Notice on the Seller, Seller Agent or Seller Rep	resentative giving t	the Selle	er Five (5) Business Days	to agree to E	radicate and/or Repair.
5.	If the Seller elects in writing to Eradicate and/or Re (a) three (3) Business Days after the Seller's Work is Eradication or, the later of them if both are required	completed as cert	ified by,	the Seller's Builder in re		
6.	The Seller must do the Work expeditiously and in a provide evidence to the Buyer of completion of the		ılike ma	nner through (a) a Builde	er to Repair o	(b) a Consultant to Eradicate, and
7.	If, prior to the Seller commencing the Work, the Sel amount will be deducted from the Purchase Price at					y the Seller to the Buyer then that
8.	If the Seller does not agree in writing to Eradicate a Seller, Seller Agent or Seller Representative then	nd/or Repair withir	n Five (5) Business Days from wh	en the Timbe	er Pest Notice was served on the
	(a) At any time within a further Five (5) Business D given by the Seller to the Buyer, the Buyer may and the Deposit and other monies paid will be r(b) if the Buyer does not terminate the Contract puthis Annexure.	give notice in writir epaid to the Buyer;	ng to th	e Seller, Seller Agent or S	Seller Represe	entative terminating the Contract
9.	In this Annexure:					
9.1	"Activity" means evidence of the presence of curren	t Timber Pests.				
9.2	"Builder" means a registered building service contra set out in the Major Structural Defects Notice.	ctor (as defined in t	the <i>Buill</i>	ding Services (Registrati	on) Act 2011\	VA) qualified to remedy the matters
9.3	"Consultant" means an independent inspector quali and Eradication.	fied and experience	ed in uni	dertaking, pre-purchase	property insp	ections pursuant to the Standard
9.4	"Damage" means evidence of damage caused by Tir	nber Pests to the E	Building.			
9.5	i "Date" means the date inserted or calculated in clau (i) the Contract Date; or (ii) the Latest Time for Fina			in clause 2 then the Date	e will be Five	(5) Business Days from the later of:
9.6	"Eradicate" and "Eradication" mean the treatment r	necessary to eradica	ate Activ	vity affecting the Buildin	g.	
9.7	"Repair" means the Work necessary to repair any Da	amage.				
9,8	B "Report" means a report performed in accordance w	ith the Standard b	y a Cons	ultant at the Property.		
9.9	"Standard" means Australian Standard AS 4349.3-2	2010 (as amended f	rom tim	ne to time) Inspection of	buildings Tim	nber Pest Inspections.
9.10	0 "Timber Pests" means subterranean and dampwood	d termites, borers c	of seaso	ned timber and wood dea	cay fungi as c	efined in the Standard.
9,11	1 "Timber Pest Notice" means a Notice in writing fron Repair that the Buyer requires pursuant to the Repo		Seller to	provide the Seller with t	he opportuni	ty to agree to Eradicate and/or
9.12	2 "Work" means the work required to Repair pursuan	to the Timber Pes	t Notice			
9.13	3 Words not defined in this Annexure have the same	meaning as define	d in the	Standard or the 2022 Ge	neral Condition	ons.
BU	IYER SIGNATURE BUYER SIGNATU	RE	ı	SELLER SIGNATURE		SELLER SIGNATURE
			l			
BU	IYER SIGNATURE BUYER SIGNATU	RE	1	SELLER SIGNATURE		SELLER SIGNATURE

WESTERN



TITLE NUMBER

Volume

Folio

1786

462

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 136 ON PLAN 16140

REGISTERED PROPRIETOR:

(FIRST SCHEDULE)

ALAN CHARLES TAIT
HAYLEY TAIT
BOTH OF PO BOX 1 WOODVALE WA 6026
AS JOINT TENANTS

(T O886569) REGISTERED 28/9/2021

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:

(SECOND SCHEDULE)

1. O886570 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA REGISTERED 28/9/2021.

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. 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: 1786-462 (136/P16140)

PREVIOUS TITLE: 1048-288

PROPERTY STREET ADDRESS: 26 LOUISE PL, GNANGARA.

LOCAL GOVERNMENT AUTHORITY: CITY OF WANNEROO



ORIGINAL – NOT TO BE REMOVED FROM OFFICE OF

AUSTRALIA



1786

462

CERTIFICATE OF TITLE

WESTERN

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

462 Fol.

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.

Page 1 (of 2 pages) 1786

VOL.

Dated 24th December, 1987

Application D639053

Volume 1048 Folio 288

#Muleshy
REGISTRAR OF TITLES



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

ESTATE AND LAND REFERRED TO

Estate in fee simple in portion of Perthshire Location 104 and being Lot 136 on Plan 16140, delineated on the map in the Third Schedule hereto.

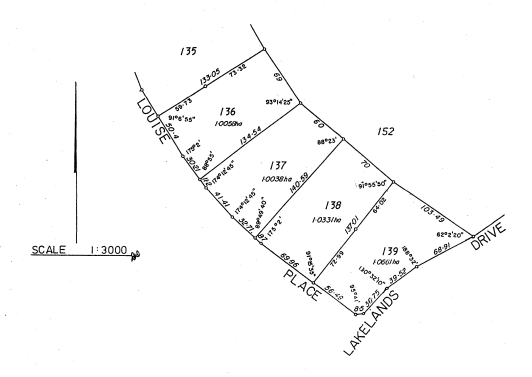
FIRST SCHEDULE (continued overleaf)

Midland Brick Co. Pty. Ltd. of Bassett Road, Middle Swan

SECOND SCHEDULE (continued overleaf)

NIL

THIRD SCHEDULE



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.

72009/12/77-45M-S/386



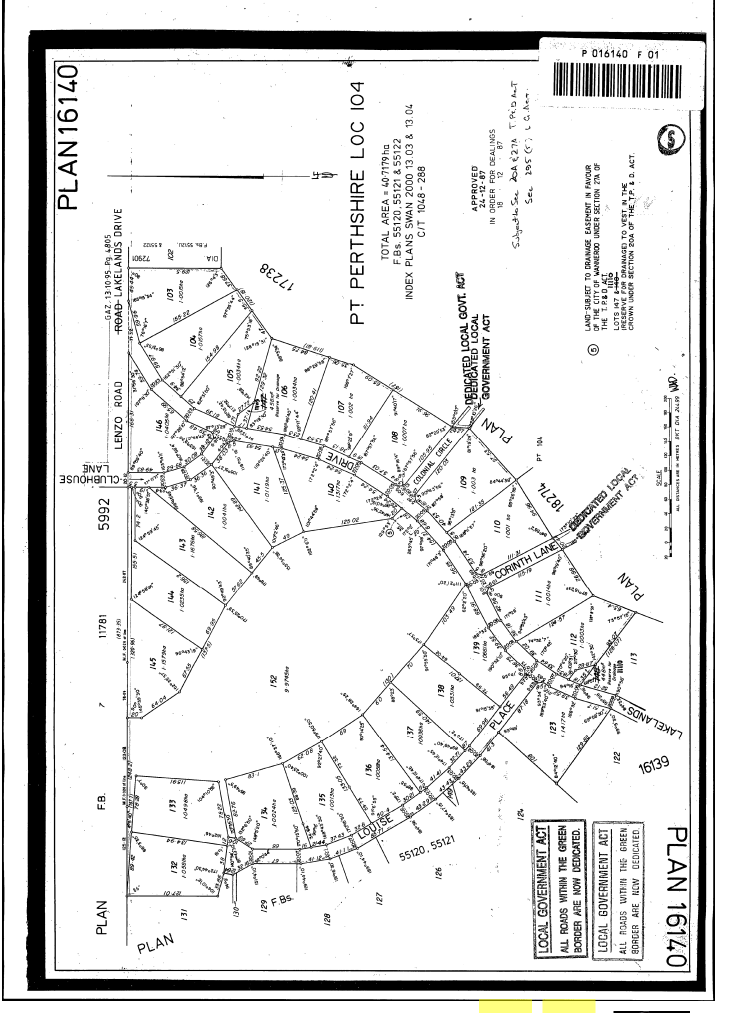
Superseded - Copy for Sketch Only

Page 2 (of 2 pages)

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.	S THAT AN ENTR	Y NO LONG	R HAS EFFECT			
	REGISTERED PROPRIETOR	INSTRUMENT	1ENT NUMBER	REGISTERED	TIME	SEAL	INITIALS
Phillip Butterworth, Company Director	Phillip Butterworth, Company Director and Pamela Joy Butterworth, Director's Secretary, both of 35						
Fernlea Street, Warwick, as joint tenants.	uants.	Transfer	D797139	29.6.88	10.08		B
The correct address of the registered	The correct address of the registered proprietors is now 9 Abelia Court, Duncraig.	By	D909084		9.57		Checker 7
The correct address of the registered proprietors is now 26 Louise	proprietors is now 26 Louise Place, Gnangara.	By	E167176	9.8.89	15.39		3
Mark Joseph Conti and Debbie Anne Conti, both of 3 Skye	ti, both of 3 Skye Court, Greenwood, as joint tenants.	Transfer	E386552	21.6.90	9.26	Salar Market	1
The correct address of the registered	The correct address of the registered proprietors is now 26 Louise Place, Gnangara.	By	G281944	17.9.96	9.08	THE REAL PROPERTY.	3
Geoffrey Claydon Atkinson and Gail Pa	Geoffrey Claydon Atkinson and Gail Patricia Atkinson both of 6A Cook Avenue, Hillarys, as joint						
tenants.	-	Transfer	6635659	14.11.97	9.11		
						3	

SE	COND 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.	LING WITH THE OF	FICE SEAL I	INDICATES SEQUENT	THAT AL	N ENTRY NO LON	JGER HAS E	FFECT.		
INSTRUMENT	MENT	PARTICULARS	REGISTERED	TIME	SEAL	INITIALS	CANCELLATION	NUMBER	REGISTERED	SEAL	INITIALS
Mortgage	D909084	to Commonwealth Savings Bank of Australia.	20.10.88	9.57	ANTERIOR OF THESE	Checker 7	Discharged	E167175	9.8.89		3
Mortgage	E167176	E167176 to Citibank Savings Ltd.	9.8.89	15.39	<i>36</i>	3	Discharged	E386551	21.6.90		1
Mortgage	E386553	to Westpac Banking Corporation.	21.6.90	9.26	STATE OF THE STATE	1	Discharged	6635657	14.11.97		Q
Mortgage	6281944	to Westpac Banking Corporation.	17.9.96	9.08	The same of the sa	2	Discharged G635658 14.11.97	6635658	14.11.97	D	Q
Mortgage	0995699	G635660 to Commonwealth Bank of Australia.	14.11.97 9.17								
Mortgage		G635661 to Commonwealth Bank of Australia.	14.11.97 9.11	9.11		$Q_{\!$					
) 						

462 CERTIFICATE OF TITLE VOL. 1786



Plan 16140

Lot	Certificate of Title	Lot Status	Part Lot
103	1786/447	Registered	
104	1786/448	Registered	
105	1786/449	Registered	
106	1786/450	Registered	
107	1786/451	Registered	
108	1786/452	Registered	
109	1786/453	Registered	
110	1786/454	Registered	
111	1786/455	Registered	
112	1786/456	Registered	
123	1786/457	Registered	
132	1786/458	Registered	
133	1786/459	Registered	
134	1786/460	Registered	
135	1786/461	Registered	
136	1786/462	Registered	
137	1786/463	Registered	
138	1786/464	Registered	
139	1786/465	Registered	
140	1786/466	Registered	
141	1786/467	Registered	
142	1786/468	Registered	
143	1786/469	Registered	
144	1786/470	Registered	
145	1786/471	Registered	
146	1786/472	Registered	
152	1786/473	Registered	
11109	LR3139/853	Registered	
11110	LR3141/860	Registered	