Property address:	4 Alpha Court, Moe, Victoria 3825	
Vendor:	Wensi Fan	

Purchaser:

Vendor Statement

Double A Plus Conveyancing Pty Ltd

30-32 Rutland Road , BOX HILL VIC 3128 Phone: 03-88499746 Fax: 03- 9890 6933 Email: info@dapconveyancing.com.au Ref: LW:2437

Vendor Statement

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

The parties may sign by electronic signature. State nature of authority for each party if applicable, for example, 'director', 'attorney under power of attorney'.

Land	4 Alpha Court, Moe 3825						
SIGNED BY THE V	ENDOR						
Vendor's name	Wensi Fan	Date / /					
Vendor's signature	Signed by: Wensi Zan F183CD9699531770	23/04/2025					
SIGNED BY THE P	URCHASER						
Purchaser's name		Date / /					
Purchaser's signature							
SIGNED BY THE PURCHASER							
Purchaser's name		Date / /					
Purchaser's signature							

FINANCIAL MATTERS

		Particulars of any rates, taxes, charges or other similar outgoings, and any interest on them.									
	(i)										
(b)		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.									
		То									
	Other	particulars, including dates and times of payments:									
(c)	Terms	s contract									
	is obli	This section 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 A	Not Applicable.									
(d)	Sale s	ubject to mortgage									
	mortg	ection only applies if this vendor statement is in respect of a gage, whether registered or unregistered, is NOT to be disch ged to possession or receipts of rents and profits.									
	Not A	Not Applicable.									
(e)	Comn	nercial and Industrial Property Tax Reform Act 2024									
	(i)	Is the land Tax Reform Scheme Land within the meaning of the Act?	□ Yes ⊠ No								
	(ii)	The Australian Valuation Property Classification Code, within the meaning of the Act, most recently allocated to the land is set out in the attached municipal rates notice, property clearance certificate, or is as follows:	AVPCC No.								
	(iii)	If the land is Tax Reform Scheme Land, the Entry Date within the meaning of the Act is set out in the attached municipal rates notice, property clearance certificate, or is as follows:	Entry Date: OR ☑ Not applicable								

INSURANCE

(a) Damage and destruction

This section 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.

Not Applicable.

1	(b)) (Owr	er	hui	ilder
١	W	,		ıcı	vui	Iuci

This section 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.

LAND USE

(a) Easements, covenants or other similar restrictions

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

Not Applicable.

(b) Road access

There is NO access to the property by road.

(c) Designated Bushfire Prone Area

The land is in a designated bushfire prone area under section 192A of the Building Act 1993.

(d) Planning Scheme

Attached is a certificate with the required specified information.

NOTICES

(a) Notices, orders, declarations, reports or recommendations

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:

Not Applicable.		

(b) Agricultural chemicals

Particulars of any 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 are as follows:

Not Applicable.		

(c) 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:

Not Applicable.		

BUILDING PERMITS

Required only where there is a residence on the land.

Particulars of any building permit issued under the Building Act 1993 in the preceding 7 years:

Not Applicable.

OWNERS CORPORATION

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

Not Applicable.

GROWTH AREAS INFRASTRUCTURE CONTRIBUTION (GAIC)

Not Applicable.

SERVICES

The following services are NOT connected to the land:

Electricity supply	Gas supply \square	Water supply □	Sewerage	Telephone services □

TITLE

Attached are copies of the following documents:

SUBDIVISION

(a) Unregistered subdivision

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

Not Applicable.

(b) Staged subdivision

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

Not Applicable.

(c) Further plan of subdivision

This section 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.

Not Applicable.

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 affected area of a building as defined by the Building Energy Efficiency Disclosure Act 2010 (Cth):

Not Applicable.

DUE DILIGENCE CHECKLIST

	preso resid provi	Sale of Land Act 1962 provides that the vendor or the vendor's licensed estate agent must make a cribed due diligence checklist available to purchasers before offering land for sale that is vacant ential land or land on which there is a residence. The due diligence checklist is NOT required to be ided with, or attached to, this vendor statement but the checklist may be attached as a matter of enience.					
	Vacant Residential Land or Land with a Residence						
	\boxtimes	Due Diligence Checklist attached					
ATTA	СНМЕ	ENTS					
	Any o	certificates, documents and other attachments may be annexed to this section.					
	Additional information may be added to this section where there is insufficient space in any of the earlier sections.						

Due Diligence Checklist

Consumer Affairs Victoria

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 the Due diligence checklist page on the Consumer Affairs Victoria website (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.



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The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders,

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

Page 1 of 1

VOLUME 09487 FOLIO 032

Security no : 124123418905U Produced 03/04/2025 04:13 PM

LAND DESCRIPTION

Lot 51 on Plan of Subdivision 139475. PARENT TITLE Volume 09431 Folio 988 Created by instrument LP139475 27/10/1982

REGISTERED PROPRIETOR

Estate Fee Simple
Sole Proprietor
WENSI FAN of UNIT 8 4 BELVEDERE CLOSE MARIBYRNONG VIC 3032
AU179059T 26/03/2021

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AU179060K 26/03/2021 COMMONWEALTH BANK OF AUSTRALIA

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 or imaged folio set out under DIAGRAM LOCATION below.

DIAGRAM LOCATION

SEE LP139475 FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NTL

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

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

Street Address: 4 ALPHA COURT MOE VIC 3825

ADMINISTRATIVE NOTICES

NIL

eCT Control 15940N COMMONWEALTH BANK OF AUSTRALIA Effective from 26/03/2021

DOCUMENT END

Title 9487/032 Page 1 of 1

Imaged Document Cover Sheet

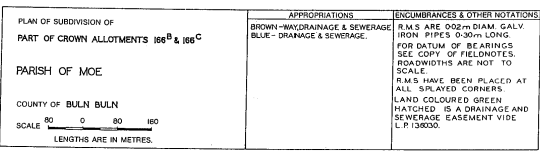
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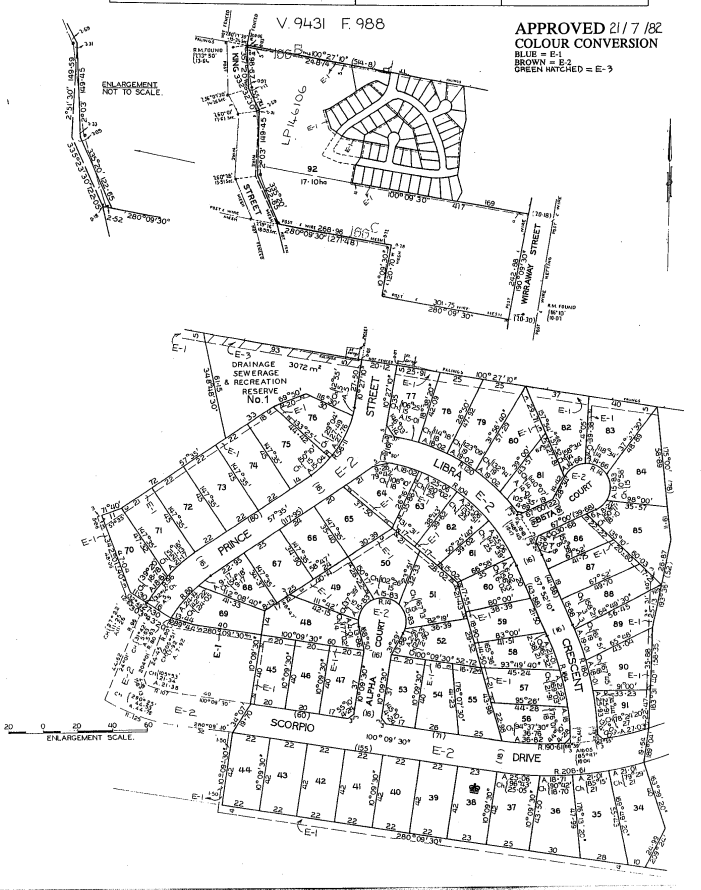
Document Type	Plan
Document Identification	LP139475
Number of Pages	2
(excluding this cover sheet)	
Document Assembled	03/04/2025 16:13

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MODIFICATION TABLE RECORD OF ALL ADDITIONS OR CHANGES TO THE PLAN

PLAN NUMBER
LP139475

	·									
	SIGNATI RE OF ASSISTANT	REGISTRAR OF TITLES	emy				,			
	NEW		2)
	AD TIME RED	TIME								
•	DATE AND TIME ENTERED	DATE							,	·
	DEALING REFERENCE		R993267W							
	MODIFICATION		TRANSFER TO CROWN							
	LAND		LOT 38					·		

LAND INFORMATION CERTIFICATE

In accordance with Section 229 of The Local Government Act 1989 LANDATA DX 250639

MELBOURNE VIC

Latrobe City ABN 92 472 314 133 TTY (NRS) 133 677 AUSDOC DX2 17733 Morwell PO Box 264 MORWELL 3840 latrobe@latrobe.vic.gov au

LATROBE CITY

1300 367 700 LATROBE.VIC.GOV.AU

Assessment Number: 40956-5 Applicant's Reference: 76388949-

015-6

07-Apr-2025 Issue Date: **Property Address:** 4 Alpha Court

MOE VIC 3825

Property Description: L 51 LP 139475 **Property Title:** CT-9487/032 AVPCC: 110 Detached Home

Area: 1044M2 Ward: Moe Ms W Fan Owner:

Statement of Rates & Charges for the Year Ending 30-Jun-2025 are payable in full by 15-Feb-2025. Interest will be charged if not paid in by this date. If paying by instalments, interest will be charged on each instalment not paid by the due date.

PLEASE NOTE:

- This certificate application is valid for a period of 3 months from issue date and no confirmation or variations will be given after this expiration. For settlement purposes another certificate should be obtained after the expiry date 06-Jul-2025.
- Confirmation and variations will only be provided in writing. You must contact the Rates Team via email proprates@latrobe.vic.gov.au no earlier than 5 business days but no later than 1 business day prior to settlement of this
- Latrobe City Council will not be held responsible for information provided verbally.
- Outstanding rates and charges for this account must be paid in full at settlement.
- If this account shows a credit balance, you must submit a copy of the Statement of Adjustments to Latrobe City Council upon settlement.

Rates & Charges:

Total Amount Due

Arrears Legal Fees	\$ 0.00
Other Arrears B/forward	\$ 595.70
General Rates	\$ 1,517.60
Garbage Charge	\$ 474.00
Municipal Charge	\$ 153.00
Fire Service Property Levy	\$ 176.35
Current Interest	\$ 0.00
Rebates	\$ 0.00
Arrears Interest	\$ 11.50
Special Rates & Charges	\$ 0.00
Legal Fees	\$ 0.00
Less Cash Paid	\$ -2,347.95

The owner of this property is on the instalment program for the payment of their rates and charges and the 4th instalment is due by 31 May 2025

580.20

\$

We suggest that where the sale of the property proceeds, that you discuss with the vendor's solicitor/conveyancer to instruct their client not to make any further payments.

Please contact the Rates Department for an update prior to settlement via email proprates@latrobe.vic.gov.au

Please note that amounts showing on this certificate are for the 2024/25 Rates and Charges. Rates and charges for the 2025/26 financial year have not been generated at this stage. Please contact the Rates Department after 3rd July 2025 for an update prior to settlement via email proprates@latrobe.vic.gov.au

Assessment Number: 40956-5

Applicants' Ref.: 76388949-015-6
Date: 07-Apr-2025
Property Address: 4 Alpha Court
MOE VIC 3825

.....

Property Valuations:

Description	Values	Level of Value Date	Operational Date
CAPITAL IMPROVED	\$ 510,000	01-Jan-2024	01-Jul-2024
VALUE			
SITE VALUE	\$ 255,000	01-Jan-2024	
NET ANNUAL VALUE	\$ 25,500	01-Jan-2024	

OTHER INFORMATION:

- There ARE NO notices or orders on the land that have been served by Latrobe City Council under the Local Government Act 2020, Local Government Act 1989, Local Government Act 1958, or under a local law of the Council, which have a continuing application at the date of the Certificate, details being (if any):
- 2. There IS NO money owed for works under the Local Government Act 2020, the Local Government Act 1989 or the Local Government Act 1958.
- 3. There IS NO potential liability for rates in relation to the land under the Cultural and Recreational Lands Act 1963.
- 4. There IS NO potential liability for the land to become rateable under section 173 or 174A of the Local Government Act 1989.
- 5. There IS NO money owed in relation to the land under section 94(5) of the Electricity Industry Act 2000.
- 6. There IS NO outstanding amount required to be paid for recreational purposes or any transfer of land to the Council for recreational purposes under section 18 of the Subdivision Act 1988 or the Local Government Act 1958.
- 7. There IS NO money owed under section 119 of the Local Government Act 2020.
- 8. There IS NO environmental upgrade charge in relation to the land which is owed under section 181C of the Local Government Act 1989.
- 9. There ARE NO health notices or orders issued by Latrobe City Council associated with this property.

PLEASE NOTE:

This certificate provides information regarding Valuation, Rates, Charges, other money owing and any orders and notices made under the Local Government Act 2020, the Local Government Act 1989, the Local Government Act 1958 or under a local law of the Council.

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.

I hereby certify that as at the date of issue, the information given in this certificate is a correct disclosure of the rates, charges, interest and other monies payable to the Latrobe City Council together with any Notices pursuant to the Local Government Act 2020, Local Government Act 1989, local laws or any other legislation.

Authorised Officer

Biller Code: 6072 Ref: 409565

Pay 24 hours a day by phone or internet, direct from your bank account.



55 Hazelwood Rd PO Box 348 Traralgon Vic 3844

Telephone: 1800 050 500 Fax: (03) 5174 0103

INFORMATION STATEMENT

Email: contactus@gippswater.com.au www.gippswater.com.au ABN : 75 830 750 413

03 April 2025 Your Reference : 76388949-030-9
Our Reference : 00104870-07

Landata

Secure Electronic Registries Vic (SERV) Locked Bag MELBOURNE VIC 3001

Thank you for requesting a Gippsland Water Information Statement. We are pleased to provide you with an Information Statement for the below property.

Applicant: Landata

Property Address: 4 Alpha Crt Moe Vic 3825

Information Statement No: 164269

Please find enclosed:

- Section 158 Statement
- · Financial Statement
- Important Information
- Asset Plan (if available)

If you have any questions relating to this Information Statement please phone Gippsland Water on 1800 050 500 or email us at infostats@gippswater.com.au.

Online updates are available, please visit our website www.gippswater.com.au to register for our Solicitor Updates Online service.

Yours sincerely

Nigel Gerreyn

MANAGER PROPERTY SERVICES



55 Hazelwood Rd PO Box 348 Traralgon Vic 3844

Telephone: 1800 050 500 Fax: (03) 5174 0103

INFORMATION STATEMENT

Email: contactus@gippswater.com.au www.gippswater.com.au ABN: 75 830 750 413

Section 158 Statement

(Water Act 1989)

 Date of Issue:
 03/04/2025
 Your Reference :
 76388949-030-9

 Information Statement No:
 164269
 Our Reference :
 00104870-07

Property Address: 4 Alpha Crt Moe Vic 3825

Property Details: Vol 9487 Folio 032 Lot 51 Plan LP139475

Settlement Date: 08/04/2025

The following items relate to Section 158 of the Water Act 1989:

- Vendor will be liable for any water/wastewater volumetric charges from last bill to settlement date.
- A special meter reading has been scheduled for the day of settlement. If the settlement date is amended, Gippsland Water requires 48 hrs notice.

Protection of Gippsland Water Assets:

It is possible that this property has water or sewerage infrastructure located on it. Please refer to the attached plan. Unless prior written consent has been obtained from Gippsland Water, the *Water Act* 1989 PROHIBITS:

- 1. The erection and / or placement of any structure (including but not limited to building, wall, fence, driveway, machinery, embankment) or the removal or addition of filling, over an easement or within one metre laterally of Gippsland Water's water supply and sewerage assets.
- 2. The connection to, or interference with, any Gippsland Water water supply or sewerage asset.

Gippsland Water may require removal of any trees which may be, in the view of Gippsland Water, invasive to its water supply and sewerage assets. The guide *Planting the Right Trees* is available on the Gippsland Water website.

For additional information, please contact Gippsland Water on 1800 050 500.



INFORMATION STATEMENT

Email: contactus@gippswater.com.au www.gippswater.com.au ABN: 75 830 750 413

55 Hazelwood Rd PO Box 348 Traralgon Vic 3844

Telephone: 1800 050 500 Fax: (03) 5174 0103

Financial Statement

 Date of Issue:
 03/04/2025
 Your Reference :
 76388949-030-9

 Information Statement No:
 164269
 Our Reference :
 00104870-07

Property Address: 4 Alpha Crt Moe Vic 3825

Property Details: Vol 9487 Folio 032 Lot 51 Plan LP139475

Settlement Date: 08/04/2025

Gippsland Water billing periods: 01 Jul to 31 Oct, 01 Nov to 28 Feb and 01 Mar to 30 June

Charges levied for billing period: 01 Mar to 30 Jun

Financial Information:

Sewer Scheme Charges	0.00
Adjustable Charges:	

Water Service Charges	63.66
Wastewater Service Charges	292.52
Fire Service Charges	0.00
Commercial Trade Waste Charges	0.00

Non Adjustable Charges:

Wastewater Volumetric Charges	0.00
Notional / Usage Charges	0.00
Miscellaneous / Adjustments / Credits	0.00
Interest	0.00

Total Outstanding 356.18

(Please note: CR denotes a credit)

Biller Code: 3475 REF: 3680 0000

REF: 3680 0000 1048 7007 2 Pay by savings or credit card

Gippsland Water Authorised Officer:

Ning Chang

Date: 3 April 2025



Gippsland Water has launched a tool to enable you to get your financial updates online

REGISTER TODAY

INFORMATION STATEMENT



55 Hazelwood Rd PO Box 348 Traralgon Vic 3844

Telephone: 1800 050 500 Fax: (03) 5174 0103

Email: contactus@gippswater.com.au www.gippswater.com.au ABN: 75 830 750 413

Important Information

Gippsland Water bill period:

Gippsland Water bills three times per year, for billing periods: 01/07 to 31/10, 01/11 to 28/02 and 01/03 to 30/06.

Gippsland Water tariffs:

Gippsland Water tariffs are reviewed annually and applied as of 01 July. Please ensure you obtain a financial update prior to settlement.

Adjustable and non adjustable charges:

Charges listed under the adjustable charges section are fixed service charges that are applicable to the property e.g. water availability charges. Charges listed under the non adjustable section are applicable to the customer e.g. notional/usage charges, these charges do not need to be adjusted. Interest may continue to accrue after this statement has been generated.

Do not adjust on any credit balances as any credit remaining after settlement will remain with the vendor.

Payment of Gippsland Water accounts:

Gippsland Water requires payment of any outstanding charges within 10 working days of settlement occurring. Any unpaid charges will become the responsibility of the new property owner. Enquiries relating to the unpaid charges will be referred to the purchaser's solicitor or conveyancer.

Financial updates:

It is important to obtain a financial update within 10 days of settlement. Balances may change throughout the bill period and any unpaid charges may be transferred to the purchaser at settlement. Updates can be obtained online through the solicitor updates online

https://www.gippswater.com.au/developers/property-connections/solicitor-updates-online.

Notice of property transfer:

Gippsland Water requires notice of property transfer to be received within 10 working days of settlement taking place. Where Gippsland Water has not received notice of a property transfer, the payment of accounts remains the responsibility of the vendor. Notices of property transfer are to be emailed to propertytransfers@gippswater.com.au

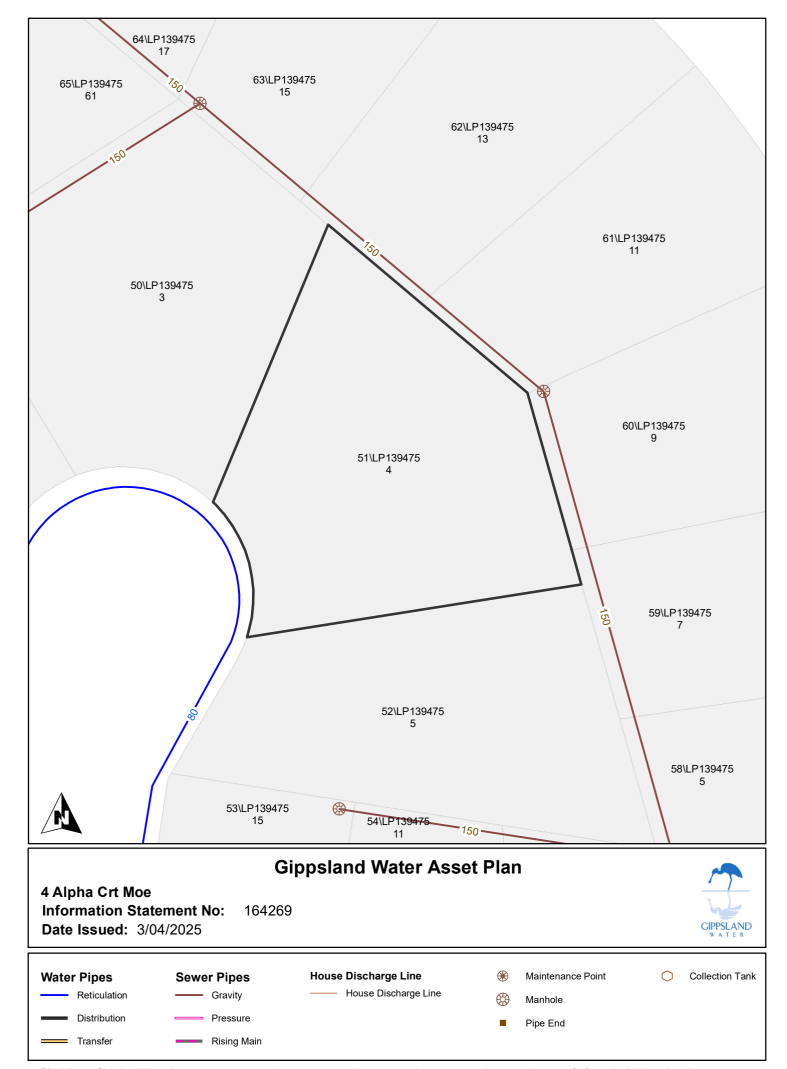
Validity of the Information Statement:

This Information Statement will be valid only to the end of the next billing period after the date of issue of this Information Statement.

Automatic eBilling Registration for new customers

Gippsland Water will automatically register our customers for electronic billing upon the creation of their account. Customers can switch to receiving paper bills by post at any time. Refer to our eBilling terms and conditions for more information: www.gippswater.com.au/digital-billing-terms-conditions. We will not disclose personal information to any external parties without consent, unless required or authorised by law. Refer to our privacy policy which sets out how and why we collect, use and disclose your personal information: www.gippswater.com.au/legal/privacy-policy

You can request a printed version of the eBilling Terms and Conditions and/or Privacy by emailing us at contactus@gippswater.com.au or call us on 1800 050 500.



Property Clearance Certificate

Land Tax



VINCENT WEN

Your Reference: LD:76388949-012-5.2437-NEV

Certificate No: 88737243

Issue Date: 03 APR 2025

Enquiries: ESYSPROD

Land Address: 4 ALPHA COURT MOE VIC 3825

Land Id Folio Tax Payable Lot Plan Volume 17848738 51 139475 9487 32 \$975.00

Vendor: **WENSIFAN**

Purchaser: INFORMATION PURPOSE

Current Land Tax Year Taxable Value (SV) Proportional Tax Penalty/Interest **Total** MRS WENSI FAN 2025 \$255,000 \$975.00 \$0.00 \$975.00

Comments:

Land Tax will be payable but is not yet due - please see notes on reverse.

Current Vacant Residential Land Tax Year Taxable Value (CIV) Tax Liability Penalty/Interest **Total**

Comments:

Arrears of Land Tax Proportional Tax Penalty/Interest **Total** Year

CHARGE:

This certificate is subject to the notes that appear on the reverse. The applicant should read these notes carefully.

Paul Broderick

Commissioner of State Revenue

SITE VALUE (SV): \$255,000 **CURRENT LAND TAX AND** \$975.00 **VACANT RESIDENTIAL LAND TAX**

CAPITAL IMPROVED VALUE (CIV):



\$510,000

Notes to Certificate - Land Tax

Certificate No: 88737243

Power to issue Certificate

 Pursuant to section 95AA of the Taxation Administration Act 1997, the Commissioner of State Revenue must 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. Pursuant to section 96 of the Land Tax Act 2005, if a purchaser of the land described in the Certificate has applied for and obtained a certificate, the amount recoverable from the purchaser by the Commissioner cannot exceed the amount set out in the certificate, described as the "Current Land Tax Charge and Vacant Residential Land Tax Charge" overleaf. 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.

Apportioning or passing on land tax to a purchaser

6. A vendor is prohibited from apportioning or passing on land tax including vacant residential land tax, interest and penalty tax to a purchaser under a contract of sale of land entered into on or after 1 January 2024, where the purchase price is less than \$10 million (to be indexed annually from 1 January 2025, as set out on the website for Consumer Affairs Victoria).

General information

- 7. 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.
- 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 = \$975.00

Taxable Value = \$255,000

Calculated as \$975 plus (\$255,000 - \$100,000) multiplied by 0.000 cents.

VACANT RESIDENTIAL LAND TAX CALCULATION

Vacant Residential Land Tax = \$5,100.00

Taxable Value = \$510,000

Calculated as \$510,000 multiplied by 1.000%.

Land Tax - Payment Options

BPAY



Biller Code: 5249 Ref: 88737243

Telephone & Internet Banking - BPAY®

Contact your bank or financial institution to make this payment from your cheque, savings, debit or transaction account.

www.bpay.com.au

CARD

Ref: 88737243

Visa or Mastercard

Pay via our website or phone 13 21 61. A card payment fee applies.

sro.vic.gov.au/paylandtax

Property Clearance Certificate



Commercial and Industrial Property Tax

VINCENT WEN

Your Reference: LD:76388949-012-5.2437-new

Certificate No: 88737243

Issue Date: 03 APR 2025

Enquires: ESYSPROD

Land Address:	4 ALPHA COURT MOE VIC 3825				
Land Id 17848738	Lot 51	Plan 139475	Volume 9487	Folio 32	Tax Payable \$0.00
AVPCC	Date of entry into reform	Entry interest	Date land becomes CIPT taxable land	Comment	
110	N/A	N/A	N/A	The AVPCC allocated use.	to the land is not a qualifying

This certificate is subject to the notes found on the reverse of this page. The applicant should read these notes carefully.

Paul Broderick

Commissioner of State Revenue

CAPITAL IMPROVED VALUE: \$510,000

SITE VALUE: \$255,000

CURRENT CIPT CHARGE: \$0.00



Notes to Certificate - Commercial and Industrial Property Tax

Certificate No: 88737243

Power to issue Certificate

 Pursuant to section 95AA of the Taxation Administration Act 1997, the Commissioner of State Revenue must 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 commercial and industrial property tax (including interest and penalty tax) that is due and unpaid on the land described in the Certificate at the date of issue.

Australian Valuation Property Classification Code (AVPCC)

- The Certificate may show one or more AVPCC in respect of land described in the Certificate. The AVPCC shown on the Certificate is the AVPCC allocated to the land in the most recent of the following valuation(s) of the land under the Valuation of Land Act 1960:
 - · a general valuation of the land;
 - a supplementary valuation of the land returned after the general valuation.
- 4. The AVPCC(s) shown in respect of land described on the Certificate can be relevant to determine if the land has a qualifying use, within the meaning given by section 4 of the Commercial and Industrial Property Tax Reform Act 2024 (CIPT Act). Section 4 of the CIPT Act Land provides that land will have a qualifying use if:
 - the land has been allocated one, or more than one, AVPCC in the latest valuation, all of which are in the range 200-499 and/or 600-699 in the Valuation Best Practice Specifications Guidelines (the requisite range);
 - the land has been allocated more than one AVPCC in the latest valuation, one or more of which are inside the requisite range and one or more of which are outside the requisite range, and the land is used solely or primarily for a use described in an AVPCC in the requisite range; or
 - the land is used solely or primarily as eligible student accommodation, within the meaning of section 3 of the CIPT Act.

Commercial and industrial property tax information

- If the Commissioner has identified that land described in the Certificate is tax reform scheme land within the meaning given by section 3 of the CIPT Act, the Certificate may show in respect of the land:
 - the date on which the land became tax reform scheme land;
 - whether the entry interest (within the meaning given by section 3 of the Duties Act 2000) in relation to the tax reform scheme land was a 100% interest (a whole interest) or an interest of less than 100% (a partial interest); and
 - the date on which the land will become subject to the commercial and industrial property tax.
- 6. A Certificate that does not show any of the above information in respect of land described in the Certificate does not mean that the land is not tax reform scheme land. It means that the Commissioner has not identified that the land is tax reform scheme land at the date of issue of the Certificate. The Commissioner may identify that the land is tax reform scheme land after the date of issue of the Certificate.

Change of use of tax reform scheme land

7. Pursuant to section 34 of the CIPT Act, an owner of tax reform scheme land must notify the Commissioner of certain changes of use of tax reform scheme land (or part of the land) including if the actual use of the land changes to a use not described in any AVPCC in the range 200-499 and/or 600-699. The notification must be given to the Commissioner within 30 days of the change of use.

Commercial and industrial property tax is a first charge on land

8. Commercial and industrial property tax (including any interest and penalty tax) is a first charge on the land to which the commercial and industrial property tax is payable. 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 unpaid commercial and industrial property tax.

Information for the purchaser

9. Pursuant to section 27 of the CIPT Act, if a bona fide purchaser for value of the land described in the Certificate applies for and obtains a Certificate in respect of the land, the maximum amount recoverable from the purchaser is the amount set out in the Certificate. A purchaser cannot rely on a Certificate obtained by the vendor.

Information for the vendor

10. Despite the issue of a Certificate, the Commissioner may recover a commercial and industrial property tax liability from a vendor, including any amount identified on this Certificate.

Passing on commercial and industrial property tax to a purchaser

11. A vendor is prohibited from apportioning or passing on commercial and industrial property tax to a purchaser under a contract of sale of land entered into on or after 1 July 2024 where the purchase price is less than \$10 million (to be indexed annually from 1 January 2025, as set out on the website for Consumer Affairs Victoria).

General information

- 12. Land enters the tax reform scheme if there is an entry transaction, entry consolidation or entry subdivision in respect of the land (within the meaning given to those terms in the CIPT Act). Land generally enters the reform on the date on which an entry transaction occurs in respect of the land (or the first date on which land from which the subject land was derived (by consolidation or subdivision) entered the reform).
- 13. The Duties Act includes exemptions from duty, in certain circumstances, for an eligible transaction (such as a transfer) of tax reform scheme land that has a qualifying use on the date of the transaction. The exemptions apply differently based on whether the entry interest in relation to the land was a whole interest or a partial interest. For more information, please refer to www.sro.vic.gov.au/CIPT.
- 14. A Certificate showing no liability for the land does not mean that the land is exempt from commercial and industrial property tax. It means that there is nothing to pay at the date of the Certificate.
- 15. 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.

Property Clearance Certificate

Windfall Gains Tax



VINCENT WEN

Your Reference: LD:76388949-012-5.2437-NEW

Certificate No: 88737243

Issue Date: 03 APR 2025

Land Address: 4 ALPHA COURT MOE VIC 3825

Lot Plan Volume Folio

51 139475 9487 32

Vendor: WENSI FAN

Purchaser: INFORMATION PURPOSE

WGT Property Id Event ID Windfall Gains Tax Deferred Interest Penalty/Interest Total

\$0.00 \$0.00 \$0.00

Comments: No windfall gains tax liability identified.

This certificate is subject to the notes that appear on the reverse. The applicant should read these notes carefully.

CURRENT WINDFALL GAINS TAX CHARGE:

\$0.00

Paul Broderick

Commissioner of State Revenue



Notes to Certificate - Windfall Gains Tax

Certificate No: 88737243

Power to issue Certificate

 Pursuant to section 95AA of the *Taxation Administration Act 1997*, the Commissioner of State Revenue must 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 in respect of the land described in the Certificate:
 - Windfall gains tax that is due and unpaid, including any penalty tax and interest
 - Windfall gains tax that is deferred, including any accrued deferral interest
 - Windfall gains tax that has been assessed but is not yet due
 - Windfall gains tax that has not yet been assessed (i.e. a WGT event has occurred that rezones the land but any windfall gains tax on the land is yet to be assessed)
 - Any other information that the Commissioner sees fit to include such as the amount of interest accruing per day in relation to any deferred windfall gains tax.

Windfall gains tax is a first charge on land

3. Pursuant to section 42 of the *Windfall Gains Tax Act 2021*, windfall gains tax, including any accrued interest on a deferral, 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 unpaid windfall gains tax.

Information for the purchaser

- 4. Pursuant to section 42 of the Windfall Gains Tax Act 2021, if a bona fide purchaser for value of land applies for and obtains a Certificate in respect of the land, the maximum amount recoverable from the purchaser by the Commissioner is the amount set out in the certificate, described as the "Current Windfall Gains Tax Charge" overleaf.
- 5. If the certificate states that a windfall gains tax is yet to be assessed, note 4 does not apply.
- 6. 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 windfall gains tax liability from a vendor, including any amount identified on this Certificate.

Passing on windfall gains tax to a purchaser

8. A vendor is prohibited from passing on a windfall gains tax liability to a purchaser where the liability has been assessed under a notice of assessment as at the date of the contract of sale of land or option agreement. This prohibition does not apply to a contract of sale entered into before 1 January 2024, or a contract of sale of land entered into on or after 1 January 2024 pursuant to the exercise of an option granted before 1 January 2024.

General information

- 9. A Certificate showing no liability for the land does not mean that the land is exempt from windfall gains tax. It means that there is nothing to pay at the date of the Certificate.
- 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.
- 11. Where a windfall gains tax liability has been deferred, interest accrues daily on the deferred liability. The deferred interest shown overleaf is the amount of interest accrued to the date of issue of the certificate.

Windfall Gains Tax - Payment Options

BPAY



Biller Code: 416073 Ref: 88737242

Telephone & Internet Banking - BPAY®

Contact your bank or financial institution to make this payment from your cheque, savings, debit or transaction account.

www.bpay.com.au

CARD



Ref: 88737242

Visa or Mastercard

Pay via our website or phone 13 21 61. A card payment fee applies.

sro.vic.gov.au/payment-options

Important payment information

Windfall gains tax payments must be made using only these specific payment references.

Using the incorrect references for the different tax components listed on this property clearance certificate will result in misallocated payments.

ROADS PROPERTY CERTIFICATE

The search results are as follows:

Vincent Wen 30-32 Rutland Road BOX HILL 3128

Client Reference: 2437-new

NO PROPOSALS. As at the 3th April 2025, 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®.

4 ALPHA COURT, MOE 3825 CITY OF LATROBE

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: 3th April 2025

Telephone enquiries regarding content of certificate: 13 11 71

[Vicroads Certificate] # 76388949 - 76388949160931 '2437-new'

VicRoads Page 1 of 1

UCX Realty Pty Ltd T/A One Agency Latrobe Valley 14C Hotham Street,

Traralgon, VIC 3844

P: 03 5174 2740 ABN: 75 630 881 195



Residential Rental Agreement

for

4 Alpha Ct, Moe VIC 3825

This agreement is between **Wensi Fan** and **Pamela Gazzara**.

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Residential Rental Agreement of no more than 5 years

Residential Tenancies Act 1997 Section 26(1)

Regulation 10(1)

Part A - General

This agreement is between the residential rental provider (rental provider) and the renter listed on this form.

The agreement to between	on the residential remainprevious (terrial previous) and the remainstance on the remini			
I. Date of agreement				
This is the date the agreement is signed				
Wed 24/07/2024	2024			
	ned by the parties on different days, the date of the agreement is the date the last pe	erson		
signs the agreement.				
2. Premises let by the re	ental provider			
Address of premises				
4 Alpha Ct, Moe VIC	Postcode	3825		
3. Rental provider detai	ils			
Full name or company name of rental	Wensi Fan			
provider				
Address (if no agent is				
acting for the rental provider)	Postcode) ————		
Phone number				
ACN (if applicable)				
Email address				
Rental provider's age	nt details (if applicable)			
Full name	UCX Realty Pty Ltd T/A One Agency Latrobe Valley			
Address	14C Hotham Street, Traralgon, VIC Postcode	3844		
Phone number	03 5174 2740			
ACN (if applicable)	630 881 195			
Email address	linda@oneagencylv.com.au			
Note: The rental provider must notify the renter within 7 days if any of this information changes.				

Each renter that is a par	ty to the agreement	t must provide their de	etails here.		
Full name of renter 1	Pamela Gazzara				
Current Address:	4 Alpha Ct, Moe \	/IC 3825	Postcode		
Phone number:	0458765885				
Email:	pamgazzara@gm	nail.com			
Full name of renter 2					
Current Address:			Postcode		
Phone number:					
Email:					
Full name of renter 3					
Current Address:			Postcode		
Phone number:					
Email:					
Full name of renter 4					
Current Address:			Postcode		
Phone number:					
Email:					
5. Length of the agreeme	ent				
✓ Fixed term agreen	✓ Fixed term agreement Start date		(this is the date the agreement starts and you may move in)		
	End date	Sat 06/09/2025			
Periodic agreeme (monthly)	ent Start date				

4. Renter details

agreement, and the renter co agreement will be formed.	ontinues to occupy the premises, a periodic (e.g. month by month) residential rental
6. Rent	
Rent amount(\$) (payable in advance)	2520.25
To be paid per	week fortnight calendar month
Day rent is to be paid (e.g. earthursday or the 11th of each month)	
Date first rent payment due	Sat 07/09/2024
7. Bond	
The Renter has paid the bone	d specified below
provider may ask the Victoria or their agent must lodge the	in \$900 (per week), the maximum bond is one month's rent. In some cases, the rental in Civil and Administrative Tribunal (VCAT) to increase this limit. The rental provider bond with the Residential Tenancies Bond Authority (RTBA). The bond must be sys after receiving payment. The RTBA will send the renter a receipt for the bond.
If the renter does not receive email rtba@justice.vic.gov.au call the RTBA on 1300 13 71	
Rental bond amount(\$)	2520
Bond lodgement date	Tue 19/09/2023
Bond Lodgement No.	15670949
Part B – Standard terms	
8. Rental provider's preferred	d method of rent payment
•	ast permit a fee-free (other than the renter's own bank fees) payment method and Centrepay or another form of electronic funds transfer.
Note: The renter is entitled to	receive a receipt from the rental provider confirming payment of rent.
(Rental provider to tick permi	tted methods of rent payment)
direct debit 🗸 bank o	deposit cash cheque money order BPay
other electronic form of	payment, including Centrepay

Note: If a fixed term agreement ends and the renter and rental provider do not enter into a new fixed term

Payment d	letails (if a	applicable)
BSB: Account: Account I Bank Ref		633 000 165 031 378 UCX Realty Pty Ltd Rental Trust TEN00206
Fees		
0.00		
. Service o	f notices	and other documents by electronic methods
Electronic (Victoria)		f documents must be in accordance with the requirements of the <i>Electronic Transactions</i> .
		one responds to an email or other electronic communications does not mean they have rvice of notices and other documents by electronic methods.
	•	and renter must notify the other party in writing if they no longer wish to receive notices or electronic methods.
The rental	provider	and renter must immediately notify the other party in writing if their contact details change.
9.1 Does t such as e		provider agree to the service of notices and other documents by electronic methods
	•	must complete this section before giving the agreement to the renter. ick as appropriate)
	✓ Yes	Linda McGann: linda@oneagencylv.com.au
	☐ No	
9.2 Does t email?	the rente	r agree to the service of notices and other documents by electronic methods such as
(Renter to	tick as ap	propriate)
Renter 1	✓ Yes	Pamela Gazzara: pamgazzara@gmail.com
	No	
Renter 2	Yes	
	∐ No	
Dante: 0	□ v-	
Renter 3	☐ Yes	

Renter 4 Yes	
☐ No	
0. Urgent repairs	
•	are that the rental property is provided and maintained in good repair. It repair, the renter should notify the rental provider in writing.
For further information on seeking re	epairs see Part D (below).
Details of person the renter should of (rental provider to insert details)	contact for an urgent repair
Emergency contact name	One Agency Latrobe valley
Emergency phone number	0428 143 044
Emergency email address	oneagencylv@email.propertyme.com
Professional cleaning The rental provider must not require standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the tenancy under the standard at the end of the end of the standard at the end of	the renter to arrange professional cleaning or cleaning to a professional inless —
immediately before the start cleaning to a professional stathe tenancy; orprofessional cleaning or cleaning or cleaning immediately before the start cleaning to a professional cleaning or cleaning immediately before the start cleaning to a professional cleaning or cleaning immediately before the start cleaning to a professional cleaning or cleaning immediately before the start cleaning to a professional start	aning to a professional standard was carried out to the rented premises of the tenancy and the renter was advised that professional cleaning or indard had been carried out to those premises immediately before the start of ning to a professional standard is required to restore the rented premises to in immediately before the start of the tenancy, having regard to the condition of fair wear and tear.
of the rented premises professional	ne rented premises professionally cleaned, or pay the cost of having all or part cleaned, if professional cleaning becomes required to restore the premises to ely before the start of the tenancy, having regard to the condition report and ar.
2. Owners corporation	

✓ No

Yes

Do owners corporation rules apply to the premises?

(Rental provider to tick as appropriate)

If yes, the rental provider must attach a copy of the rules to this agreement.

13. Condition report

The renter must be given 2 copies of the condition report (or one emailed copy) on or before the date the renter
moves into the rented premises.
(rental provider to tick as appropriate)
✓ The condition report has been provided☐ The condition report will be provided to the renter on or before the date the agreement starts

Part C - Safety related activities

14 Electrical safety activities

- (a) The rental provider must ensure an electrical safety check of all electrical installations, appliances and fittings provided by a rental provider in the rented premises is conducted every 2 years by a licensed or registered electrician and must provide the renter with the date of the most recent safety check, in writing, on request of the renter.
- (b) If an electrical safety check of the rented premises has not been conducted within the last two years at the time the renter occupies the premises, the rental provider must arrange an electrical safety check as soon as practicable.

15 Gas safety activities

This safety-related activity only applies if the rented premises contains any appliances, fixtures or fittings which use or supply gas.

- (a) The rental provider must ensure that a gas safety check of all gas installations and fittings in the rented premises is conducted every 2 years by a licensed or registered gasfitter and must provide the renter with the date of the most recent safety check, in writing, on request of the renter.
- (b) If a gas safety check has not been conducted within the last two years at the time the renter occupies the premises, the rental provider must arrange a gas safety check as soon as practicable.

16 Smoke alarm safety activities

- (a) The rental provider must ensure that:
 - i. any smoke alarm is correctly installed and in working condition; and
 - ii. any smoke alarm is tested according to the manufacturer's instructions at least once every 12 months, and
 - iii. the batteries in each smoke alarm are replaced as required.
- (b) The rental provider must immediately arrange for a smoke alarm to be repaired or replaced as an urgent repair if they are notified by the renter that it is not in working order.
 - **Note:** Repair or replacement of a hard-wired smoke alarm must be undertaken by a suitably qualified person.
- (c) The rental provider, on or before the occupation date, must provide the renter with the following information in writing:
 - i. information about how each smoke alarm in the rented premises operates;
 - ii. information about how to test each smoke alarm in the rented premises;
 - iii. information about the renter's obligations to not tamper with any smoke alarms and to report if a smoke alarm in the rented premises is not in working order.
- (d) The renter must give written notice to the rental provider as soon as practicable after becoming aware that a

smoke alarm in the rented premises is not in working order.

Note: Regulations made under the **Building Act 1993** require smoke alarms to be installed in all residential buildings.

17 Swimming pool barrier safety activities

These safety-related activities only apply if the rented premises contains a swimming pool.

- (a) The rental provider must ensure that the swimming pool barrier is maintained in good repair.
- (b) The renter must give written notice to the rental provider as soon as practicable after becoming aware that the swimming pool barrier is not in working order.
- (c) The rental provider must arrange for a swimming pool barrier to be immediately repaired or replaced as an urgent repair if they are notified by the renter that it is not in working order.
- (d) The rental provider must provide the renter with a copy of the most recent certificate of swimming pool barrier compliance issued under the **Building Act 1993** on the request of the renter.

18 Relocatable pool safety activities

These safety-related activities only apply if a relocatable swimming pool is erected, or is intended to be erected, on the rented premises.

- (a) The renter must not erect a relocatable swimming pool without giving written notice to the rental provider before erecting the pool.
- (b) The renter must obtain any necessary approvals before erecting a relocatable swimming pool.

Note: Regulations made under **Building Act 1993** apply to any person erecting a relocatable swimming pool. This safety-related activity only applies to swimming pools or spas that hold water deeper than 300 mm.

19 Bushfire prone area activities

This safety-related activity only applies if the rented premises is in a bushfire prone area and is required to have a water tank for bushfire safety.

If the rented premises is in a designated bushfire prone area under section 192A of the **Building Act 1993** and a water tank is required for firefighting purposes, the rental provider must ensure the water tank and any connected infrastructure is maintained in good repair as required.

The water tank must be full and clean at the commencement of the agreement.

Part D – Rights and obligations

This is a summary of selected rights and obligations of **renters** and **rental providers** under the Act.

Any reference to VCAT refers to the Victorian Civil and Administrative Tribunal.

For more information, visit consumer.vic.gov.au/renting.

20. Use of the premises

The renter:

- · is entitled to quiet enjoyment of the premises. The rental provider may only enter the premises in accordance with the Act; and
- · must not use the premises for illegal purposes; and
- must not cause a nuisance or interfere with the reasonable peace, comfort or privacy of neighbours; and
- must avoid damaging the premises and common areas. Common areas include hallways, driveways, gardens and stairwells. Where damage occurs, the renter must notify the rental provider in writing; and
- must keep the premises reasonably clean.

21. Condition of the premises

The rental provider:

- must ensure that the premises comply with the rental minimum standards, and is vacant and reasonably clean when the renter moves in; and
- · must maintain the premises in good repair and in a fit condition for occupation; and
- agrees to do all the safety-related maintenance and repair activities set out in Part C of the agreement.

The renter:

• The renter must follow all safety-related activities set out in Part C of the agreement and not remove, deactivate or otherwise interfere with the operation of prescribed safety devices on the premises.

22. Modifications

The renter:

- · may make some modifications without seeking the rental provider's consent. These modifications are listed on the Consumer Affairs Victoria website; and
- must seek the rental provider's consent before installing any Urgent repairs include failure or breakdown of any essential service other fixtures or additions; and
- may apply to VCAT if they believe that the rental provider has unreasonably refused consent for a modification mentioned in the Act; and
- at the end of the agreement, must restore the premises to the condition it was in before they moved in (excluding fair wear and tear). This includes removing all modifications, unless the parties agree they do not need to be removed.

The rental provider:

· must not unreasonably refuse consent for certain modifications.

A list of the modifications that the rental provider cannot unreasonably refuse consent for is available on the Consumer Affairs Victoria website consumer.vic.gov.au/renting.

23. Locks

- The rental provider must ensure the premises has:
 - o locks to secure all windows capable of having a lock,
 - has deadlocks (a deadlock is a deadlatch with at least one cylinder) for external doors that are able to be secured with a functioning deadlock; and
 - o meets the rental minimum standards for locks and window locks
- · External doors which are not able to be secured with a functioning deadlock must at least be fitted with a locking device that
 - o is operated by a key from the outside; and
 - o may be unlocked from the inside with or without a key
- The renter must obtain consent from the rental provider to change a lock in the master key system.
- The rental provider must not unreasonably refuse consent for a renter seeking to change a lock in the master key system.
- The rental provider must not give a key to a person excluded from the premises under a:
 - o a family violence intervention order; or
 - o a family violence safety notice; or
 - o a recognised non-local DVO; or
 - o personal safety intervention order.

24. Repairs

· Only a suitably qualified person may do repairs—both urgent and non-urgent

25. Urgent repairs

Section 3(1) of the Act defines urgent repairs. Refer to the Consumer Affairs Victoria website for the full list of urgent repairs and for more information, visit consumer.vic.gov.au/urgentrepairs.

or appliance provided for hot water, cooking, heating or laundering supplied by the rental provider.

The rental provider must carry out urgent repairs after being notified. A renter may arrange for urgent repairs to be done if the renter has taken reasonable steps to arrange for the rental provider to immediately do the repairs and the rental provider has not carried out the repairs.

If the renter has arranged for urgent repairs, the renter may be reimbursed directly by the rental provider for the reasonable cost of repairs up to \$2500.

The renter may apply to VCAT for an order requiring the rental provider to carry out urgent repairs if-

- (a) the renter cannot meet the cost of the repairs; or
- (b) the cost of repairs is more than \$2500; or
- (c) the rental provider refuses to pay the cost of repairs if it is carried out by the renter.

26. Non-urgent repairs

- The renter must notify the rental provider, in writing, as soon as practicable of
 - o damage to the premises; and
 - a breakdown of facilities, fixtures, furniture or equipment supplied by the rental provider.
- The rental provider must carry out non-urgent repairs in reasonable time.
- The renter may apply to VCAT for an order requiring the rental provider to do the repairs if the rental provider has not carried out the repairs within 14 days of receiving notice of the need for repair.

27. Assignment or sub-letting

The renter:

 The renter must not assign (transfer to another person) or sub-let the whole or any part of the premises without the written consent of the rental provider. The rental provider may give the renter notice to vacate if the renter assigns or sub-lets the premises without consent.

The rental provider:

- cannot unreasonably withhold consent to assign or sub-let the premises; and
- must not demand or receive a fee or payment for consent, other than any reasonable expenses incurred by the assignment.

28. Rent

- The rental provider must give the renter at least 60 days written notice of a proposed rent increase
- Rent cannot be increased more than once every 12 months.
- If the rental provider or agent does not provide a receipt for rent, then renter may request a receipt.
- The rental provider must not increase the rent under a fixed term agreement unless the agreement provides for an increase by specifying the amount of increase or the method of calculating the rent increase.

29. Access and entry

- The rental provider may enter the premises—
 - at any time, if the renter has agreed within the last 7 days; and
 - to do an inspection, but not more than once every 6 months; and
 - to comply with the rental provider's duties under the Act: and
 - to show the premises or conduct an open inspection to sell, rent or value the premises; and
 - to take images or video for advertising a property that is for sale or rent; and
 - if they believe the renter has failed to follow their duties under the Act; and
 - to do a pre-termination inspection where the renter has applied to have the agreement terminated because of family violence or personal violence.
- The renter must allow entry to the premises where the rental provider has followed proper procedure.
- The renter is entitled to a set amount of compensation for each sales inspection.

30. Pets

- The renter must seek consent from the rental provider before keeping a pet on the premises.
- The rental provider must not unreasonably refuse a request to keep a pet.

Part E - Additional terms

31. Additional terms (if any)

List any additional terms to this agreement. The terms listed must not exclude, restrict or modify any of the rights and duties included in the Act.

Additional terms must also comply with the Australian Consumer Law (Victoria). For example, they cannot be unfair terms, which will have no effect. Contact Consumer Affairs Victoria on 1300 558 181 for further information or visit consumer.vic.gov.au/products-andservices/business-practices/contracts/unfair-contract-terms.

1. **All documents are sent to Renter/s by email. The email address' listed above will be used for the service of documents. If Renter/s request a document to be printed and supplied, they will incur a charge of \$4.40 per document.***

Renter Acknowledgement

1. Pamela Gazzara viewed and acknowledged at Mon, 22/07/2024 18:03 from device: Android 10 K Samsung Internet 25.0

2. Breaking Lease or Change of Renter/s

- 32. In the event of the rental agreement being broken by the said renter/s, it is understood and agreed that the rental provider is to be reimbursed a pro rata letting fee plus GST. This charge is compensation to the rental provider for re-letting the premises prior to the expiration of the fixed term rental period. At the time of vacating the premises the renter/s is to continue paying rent to the agent until the termination of the rental agreement, or until a suitable new renter has taken possession of the premises. The renter/s shall also reimburse the rental provider for any advertising costs involved in relating of the said premises. The pro rata letting fee is calculated upon the initial letting fee that the rental provider paid to the agency upon leasing the property to the said renter/s and will incur GST. This fee is in accordance with the REIV Managing Authority.
- 32.1 The renter/s agree that in the event of a relationship breakdown between parties to a tenancy, One Agency Latrobe Valley will not intervene or mediate between the parties.
- 32.2 The renter/s agrees that no change over of the tenancy or occupation will occur without the rental provider / agent's prior written consent. It is hereby agreed and understood by all renter/s that should any party vacate the premises during this tenancy, then the remaining occupant/s of the property shall be fully responsible for the rent payments and compliance of the terms and conditions of the rental agreement.

Rental Arrears

33. In the event rent payable is 15 days or more in arrears then you will be served a Notice to Vacate the premises and 7 days later we will make application to Victoria Civil Administrative Tribunal for vacant possession of the property and full payment of rent arrears. The renter/s is to reimburse the rental provider the application costs and registered post costs for lodging the application and any subsequent state government fees.

Repairs and Maintenance

- 34. All maintenance requests are to be reported in writing to the agent. Renter/s are to provide their name, address, contact numbers and the details of the repair / fault, together with access arrangements to the property.
- 34.1 Renter/s will not withhold rent due to malfunction or damage to any appliance, or part of the premises. Such repairs are to be reported to and remedied by the agent. Any costs incurred to the renter/s from remedying damages will be the renter/s responsibility, unless such work is authorised by the agent previously or it is classified as an urgent repair.
- 34.2 If a tradesperson / service provider is required to fix a repair caused by the renter/s, the cost of such repair will be paid by the renter/s. In the event of a tradesperson / service provider being sent to the property to carry out repairs and;
- (a) no fault can be found the renter/s shall be liable for the service call charge and;
- (b) If an arrangement has been made with the renter/s for a

tradesperson / service provider to call to the property at a particular time and they cannot gain access, the renter/s shall be liable for the service call out charge.

- 34.3 The ignition and pilot lighting of all gas / electric amenities connected to the property (HWS, heater and stove etc) are the responsibility of the renter/s. If the renter/s require a gasfitter or electrician to attend the property to perform this task, the cost will be borne by the renter/s. This office does not organise maintenance for this task, however, if there are problems other than initial ignition before they proceed with further repairs the renter/s or tradesperson are required to contact this office to obtain approval.
- 34.4 In the event of a dishwasher, washing machine, air-conditioner, dryer and / or incinerators being let with the property, the renter/s agree to incur all associated maintenance and repair costs if it is proved that the damage was caused by the renter/s misuse.

Smoking

35. All One Agency Latrobe Valley properties are smoke free indoor environments. The renter/s and renter/s visitors acknowledge that they are not to smoke any substance inside the home. Any smoke damage to the property caused by the renter/s is to be remedied. This may include, but not limited to, professional washing or repainting of walls, professional cleaning of soft furnishings, professional deodorising treatment or replacement of stained fixtures and fittings.

Periodic / Routine Inspections

36. The renter/s agree that the first periodic / routine inspection will be conducted during the fourth month of the tenancy and then approximately every six months thereafter. This inspection will be carried out by a member of the property management department, the rental provider will be advised of any maintenance and the condition / standard the property is being kept in. I also agree that photos may be taken at this inspection of any relevant items that pertain to the property such as, but not limited to, maintenance items.

Contact Details

37. The renter/s agree to notify the agent immediately of any change in any contact details including private / business / mobile telephone numbers, email addresses and changes in occupation.

Vehicles and Parking

- 38. The renter/s shall not park or allowed to be parked, vehicles on the premises which leak oil unless a suitable oil tray is used beneath the oil leak. Cars are not to be driven or parked on any lawn or garden area and visitor's cars are not permitted on the premises (only applicable to flats and units).
- 38.1 The renter/s agree to be fully responsible for the removal of motorcycle, car or boat spare parts or bodies or any other equipment used to fully reinstate the premises or the land or common property on which it is situated to the original condition forthwith.

Swimming Pools

39. If a swimming pool is located on the premises the renter/s acknowledge that the renter/s is responsible for the safety of all persons using the swimming pool or entering the property. The renter/s also acknowledge that the rental provider is responsible for the maintenance of the said swimming pool for the duration of the tenancy. Should the renter/s supply their own pool at the property, it is at the liability of the renter/s. Prior consent must be sought from One Agency Latrobe Valley in writing. The renter/s must comply with all relevant council / government regulations with respect to pool barrier fencing.

Access to the Property

40. If the renter/s require access to the property, outside normal business hours due to mislaid or lost keys, the renter/s must organise a locksmith to gain access and incur this cost themselves. Should a staff member of One Agency Latrobe Valley be required after hours to supply the renter/s with a copy of the key, a \$50 fee will be incurred by the renter/s. One Agency Latrobe Valley may use their discretion in such instances and reserve the right to decline the after-hours call out.

Vacating the Property

- 41. The renter/s shall make final inspection arrangements with the property manager. Leaving keys with neighbours, in letterboxes or posting them is not acceptable. The agent can refuse the keys on the premises if the premises are not in the same condition as when originally tenanted taking fair wear and tear into consideration. The renter/s shall keep paying rent on the property until the keys are accepted by the property manager. Keys are not to be returned to this office until the exit inspection has been conducted and found to be satisfactory. The renter/s must agree to continue paying rent until all matters have been completed satisfactorily or a VCAT application has been made.
- 41.1 At the property managers discretion a pre-vacating inspection may be required.
- 41.2 The renter/s shall ensure that all carpets are professionally cleaned, a copy of the steam cleaning invoice will need to be provided for the agency records. Please be aware that a hired carpet cleaning machine does not meet the requirements of professionally cleaned. If your chosen carpet cleaner does not make professional industry accreditation, we reserve the right to have the carpet re-cleaned by an industry professional at your cost.
- 41.3 The renter/s is advised that professional cleaning has been carried out to the premises immediately before the start of this tenancy agreement. The renter must have the rented premises professionally cleaned upon vacating the premises or pay the cost of having the rented premises professional cleaned.

I/We agree that I/We have read all the special conditions numbered 1 - 41.3 contained herein and agree to abide by all the rules and regulations stated in this signed contract.

3. Pet Clause

The Rental Provider/s, Wensi Fan give permission for 2x indoor/outdoor cats (Kirah, ginger short hair & Narlah, domestic short hair) & 1x indoor/outdoor senior dog (Maggie, Staffordshire Bullterrier) to be kept by the renters Pamela Gazzara at the premises of 4 Alpha Ct, Moe VIC 3825.

The renters agree:

- 1. That the yard & house be kept clean and free from animal droppings.
- 2. To accept full responsibility for any damage caused to the property by the animal/s and acknowledges that all damage must be rectified by the renter/s at their own expense.
- 3. To accept full responsibility for any nuisance caused to neighbours as a result of having an animal on the premises.
- 4. No deceased animals are to be buried at the property.
- 5. That at the termination of the lease the house must be free from flees and if needed flee bombing may be required. The renter shall also provide the agent with the receipt if such work is deemed as required.
- 6. That the safety and security of the pet is the sole responsibility of the renter/s.

Please read the following information, provided by Mayfair Carpet Cleaning, carefully:

Pet urine contamination of the carpet is an ever-increasing problem to property owners, property managers and renters alike. The following information is to help you gain an understanding thus avoid the potential damage that can be caused by pet urine, and the cost liability that you may incur.

Pet urine will penetrate the carpet backing and underlay. This is where bacterial action takes place, causing an offensive odour. On the surface it will oxidise and react with the carpet and create a colour change (stain) which will become permanent.

Steam or dry cleaning will generally not rectify urine contaminated carpet and often odour problems are more severe after cleaning, as when dry urine is remoistened ammonia gas is given off. This is why odours are more apparent during periods of high humidity. Put simply, the problem is at the underside of the carpet, deodorising carpets will not rectify bacterial odours.

Pet urine contamination of carpets can be detected by professional carpet cleaners using various methods. Treatment and cost of repairs is proportionate to the severity and extent of the problem. In severe cases, carpets and underlay must be replaced as well as the treatment of the subfloor. Costs can vary from a few hundred dollars to many thousands.

Prevention is better and cheaper than the cure. This Pet Clause is for the benefit and protection of all parties and should be followed accordingly.

Property Disclosures

This section contains important disclosures from your Rental Provider about the rented premises:

Embedded Electricity Network

Is the electricity supplied to the property from an embedded electricity network? (An embedded electricity network is a privately owned and managed electricity network that may often supply all premises within a specific area or building and connect to the national electric grid through a parent connection point.) If electricity is supplied to the premises via an embedded electricity network, you must provide further information below about the network operator as it is required to be provided to the Renter. Please provide the trading name, ABN and contact details (including phone number and website) of any embedded electricity network provider that is applicable to this property.
☐ Yes ☑ No Comments
Intention to Sell
Has an agent been engaged to sell the property, a contract of sale prepared or an ongoing proposal to sell the property? If yes, please provide details below.
✓ Yes No Comments
Homicide
Are the premises or common property known to have been the location of a homicide in the last 5 years?
☐ Yes ✓ No Comments
-

Drug Contamination
Are the premises known to be contaminated because of prior use of the premises for the trafficking or cultivation of a drug of dependence in the last 5 years?
☐ Yes ✓ No
Comments
Mould or Dampness
In the last 3 years, has the premises been subject to a repair notice relating to mould or damp in the premises caused by or related to the building structure?
☐ Yes ✓ No
Comments -
Safety Checks
Has the premises had the required gas safety check, electrical safety check and pool barrier compliance check (if applicable) carried out? If they have been carried out, please provide the dates of the latest applicable checks below.
☐ Yes ✓ No
Comments -
Safety Check Recommendations
Are there any outstanding recommendations for work to be completed at the premises from a gas safety check and electrical safety check?
☐ Yes ✓ No
Comments

Asbestos
Are the premises known to have friable or non-friable asbestos based on an inspection by a suitably qualified person?
☐ Yes ✓ No
Comments
-
Building/Planning Permit
Are the premises known to be affected by a building or planning application that has been lodged with the relevant authority?
☐ Yes ✓ No
Comments
<u>-</u>
Building Work Dispute
Is there a current domestic building work dispute under the Domestic Building Contracts Act 1995 which applies to or affects the premises?
☐ Yes ✓ No
Comments
- -
OC Dispute
Is there a current dispute under Part 10 of the Owners Corporations Act 2006 which applies to or affects the premises?
☐ Yes ✓ No
Comments
_

Building Defects/Safety Concerns

Are the premises or common property the subject of any notice, order, declaration, report or recommendation issued by a relevant building surveyor, municipal building surveyor, public authority or government department relating to any building defects or safety concerns associated with the rented premises or common property at the time of disclosure? If yes, please provide further details and a description of the notice, order, declaration, report or recommendation below.
☐ Yes ✓ No
Comments .
Heritage Register
Are the premises considered a registered place? Registered Place meaning, a place included in the Heritage Register within the meaning of section 3(1) of the Heritage Act 2017.
☐ Yes ✓ No
Comments
Minimum Standards
Do the premises comply with the rental minimum standards? The rental minimum standards are new regulations that came into effect on the 29th March 2021 and all rented premises must comply with important requirements relating to amenity, safety and privacy. Rental providers have a duty to ensure their property meets these standards. Information on the specific requirements of the minimum standards can be found on the Consumer Affairs website (https://www.consumer.vic.gov.au/housing/renting/changes-to-renting-laws/resources-for-practitioners/fact-sheet-26-rental-minimum-standards). If the premises does not meet any of the requirements, please provide details below.
✓ Yes No
Comments .

Are you the owner of the property? If you are not, please advise the specifics of your rights to let the property on the owners behalf. Ves No Comments Mortgagee Possession Has a mortgagee commenced a proceeding to enforce a mortgage over the property or taking action for possession of the property? Yes Voo

Renter Acknowledgement

Comments

1. Pamela Gazzara viewed and acknowledged at Mon, 22/07/2024 18:04 from device: Android 10 K Samsung Internet 25.0

Privacy Collection Notice

As professional property managers UCX Realty Pty Ltd T/A One Agency Latrobe Valley collects personal information about you. To ascertain what personal information we have about you, you can contact us on: 03 5174 2740

Primary Purpose

As professional property managers, UCX Realty Pty Ltd T/A One Agency Latrobe Valley collect your personal information to assess the risk in providing you with the lease / tenancy of the Premises you have requested, and if the risk is considered acceptable, to provide you with the lease / tenancy of the Premises.

To carry out this role, and during the term of your tenancy, we usually disclose your personal information to:

- The Rental Provider
- The Rental Provider's lawyers
- The Rental Provider's mortgagee
- · Referees you have nominated
- Organisations / Tradespeople required to carry out maintenance to the **Premises**
- Third party organisations required to provide UCX Realty Pty Ltd T/A One Agency Latrobe Valley services
- · Rental Bond Authorities
- Residential Tenancy Tribunals / Courts
- Collection Agents
- National Tenancy Database (National Tenancy Database is a division of Equifax Pty Ltd) for purposes of checking an applicant's tenancy history.

The database operator can be contacted for information on the service or to request a copy of the data held via email at info@tenancydatabase.com.au or by submitting the request form on their website at the following address

https://www.tenancydatabase.com.au/contact-us

Other Real Estate Agents, Rental Providers and Valuers

Secondary Purpose

UCX Realty Pty Ltd T/A One Agency Latrobe Valley also collect your personal information to:

 Enable us, or the Rental Provider's lawyers, to prepare the lease / tenancy documents for the Premises.

- Allow organisations / tradespeople to contact you in relation to maintenance matters relating to the Premises.
- Pay / release rental bonds to / from Rental Bond Authorities (where applicable).
- Refer to Tribunals, Courts and Statutory Authorities (where necessary).
- Refer to Collection Agent / Lawyers (where default / enforcement action is required).
- Provide confirmation details for organisations contacting us on your behalf i.e. Banks, Utilities (Gas, Electricity, Water, Phone), Employers, etc.

If your personal information is not provided to us and you do not consent to the uses to which we put your personal information, UCX Realty Pty Ltd T/A One Agency Latrobe Valley cannot properly assess the risk to our client, or carry out our duties as professional property managers. Consequently, we then cannot provide you with the lease / tenancy of the Premises. You also acknowledge that our related financial services company may contact you from time to time to explain other services that this company may be able to provide.

Our privacy policy contains information about how you may access the personal information we hold about you, including information about how to seek correction of such information. We are unlikely to disclose any of your personal information to overseas recipients.

The UCX Realty Pty Ltd T/A One Agency Latrobe Valley privacy policy contains information about how you may complain about an alleged breach of the Australian Privacy Principles, and how we will deal with such a complaint.

The UCX Realty Pty Ltd T/A One Agency Latrobe Valley privacy policy can be viewed without charge on the UCX Realty Pty Ltd T/A One Agency Latrobe Valley website; or contact your local UCX Realty Pty Ltd T/A One Agency Latrobe Valley office and we will send or email you a free copy.

Disclaimer

UCX Realty Pty Ltd T/A One Agency Latrobe Valley its directors partners employees and related entities responsible for preparing this Agreement believe that the information contained in this Agreement is up to date and correct. However no representation or warranty of any nature can be given intended or implied and the Rental Provider and the Renter should rely on their own enquiries as to the accuracy of any

information or material incorporated in this **Agreement**. The law is subject to change without notice and terms and conditions in this **Agreement** may be amended as a result. **UCX Realty Pty Ltd T/A One Agency Latrobe Valley** disclaims all liability and responsibility including for negligence for any direct or indirect loss or damage suffered by any person arising out of any use and/or reliance on this **Agreement** or any information incorporated in it.

Signatures

This agreement is made under the Act.

Before signing you must read **Part D – Rights and obligations** of this form.

Rental Provider

Rental Provider: Wensi Fan



Signed at Wed, 24/07/2024 13:56, from device: iOS 17.5.1 iPhone Mobile Safari 17.5

Renter(s)

Renter: Pamela Gazzara



Signed at Mon, 22/07/2024 18:04, from device: Android 10 K Samsung Internet 25.0

AUDIT TRAIL

Pamela Gazzara (Renter)

Mon, 22/07/2024 18:01 - Pamela Gazzara clicked 'start' button to view the Residential Rental Agreement (Android 10 K Samsung Internet 25.0, IP: 123.208.74.93)

Mon, 22/07/2024 18:04 - Pamela Gazzara stamped saved signature the Residential Rental Agreement (Android 10 K Samsung Internet 25.0, IP: 123.208.74.93)

Mon, 22/07/2024 18:05 - Pamela Gazzara submitted the Residential Rental Agreement (Android 10 K Samsung Internet 25.0, IP: 123.208.74.93)

Wensi Fan (Rental Provider)

Wed, 24/07/2024 13:53 - Wensi Fan clicked 'start' button to view the Residential Rental Agreement

Wed, 24/07/2024 13:56 - Wensi Fan clicked 'start' button to view the Residential Rental Agreement

Wed, 24/07/2024 13:56 - Wensi Fan stamped saved signature the Residential Rental Agreement

Wed, 24/07/2024 13:57 - Wensi Fan submitted the Residential Rental Agreement

AGREEMENT END

PLANNING PROPERTY REPORT



From www.planning.vic.gov.au at 14 April 2025 02:23 PM

PROPERTY DETAILS

Address: **4 ALPHA COURT MOE 3825**

Lot and Plan Number: Lot 51 LP139475 Standard Parcel Identifier (SPI): 51\LP139475

Local Government Area (Council): LATROBE www.latrobe.vic.gov.au

Council Property Number: 40954

Planning Scheme - Latrobe Planning Scheme: Latrobe

Directory Reference: Vicroads 700 C8

UTILITIES STATE ELECTORATES

Rural Water Corporation: **Southern Rural Water** Legislative Council: **EASTERN VICTORIA**

Urban Water Corporation: Gippsland Water Legislative Assembly: **MORWELL**

Melbourne Water: Outside drainage boundary

Power Distributor: **AUSNET OTHER**

Registered Aboriginal Party: Gunaikurnai Land and Waters

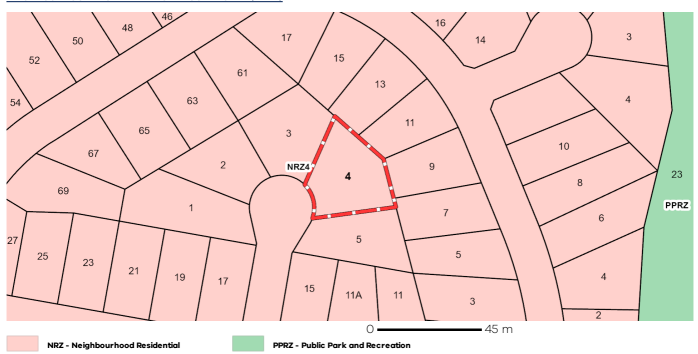
Aboriginal Corporation

Planning Zones

View location in VicPlan

NEIGHBOURHOOD RESIDENTIAL ZONE (NRZ)

NEIGHBOURHOOD RESIDENTIAL ZONE - SCHEDULE 4 (NRZ4)



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

Planning Overlays

No planning overlay found

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Read the full disclaimer at https://www.delwp.vic.gov.au/disclaimer

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: 4 ALPHA COURT MOE 3825

PLANNING PROPERTY REPORT



Further Planning Information

Planning scheme data last updated on 11 April 2025.

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 https://mapshare.maps.vic.gov.au/vicplan

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

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PLANNING PROPERTY REPORT

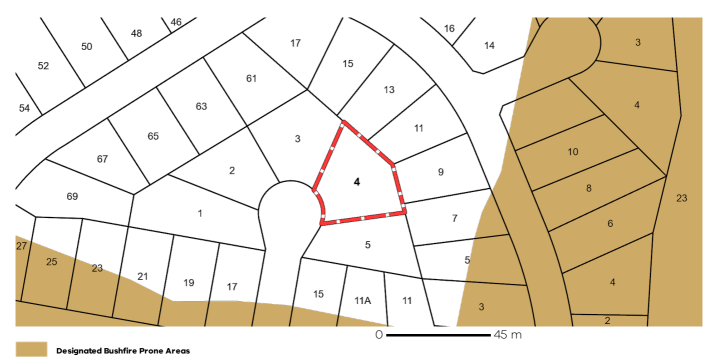


Designated Bushfire Prone Areas

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

Where part of the property is mapped as BPA, if no part of the building envelope or footprint falls within the BPA area, the BPA construction requirements do not apply.

Note: the relevant building surveyor determines the need for compliance with the bushfire construction requirements.



Designated BPA are determined by the Minister for Planning following a detailed review process. The Building Regulations 2018, through adoption of the Building Code of Australia, apply bushfire protection standards for building works in designated BPA.

 $Design ated BPA \ maps \ can \ be \ viewed \ on \ VicPlan \ at \ \underline{https://mapshare.vic.gov.au/vicplan/} \ or \ at \ the \ relevant \ local \ council.$

Create a BPA definition plan in VicPlan to measure the BPA.

Information for lot owners building in the BPA is available at https://www.planning.vic.gov.au.

Further information about the building control system and building in bushfire prone areas can be found on the Victorian Building Authority website https://www.vba.vic.gov.au. Copies of the Building Act and Building Regulations are available from http://www.legislation.vic.gov.au. For Planning Scheme Provisions in bushfire areas visit https://www.planning.vic.gov.au.

Native Vegetation

Native plants that are indigenous to the region and important for biodiversity might be present on this property. This could include trees, shrubs, herbs, grasses or aquatic plants. There are a range of regulations that may apply including need to obtain a planning permit under Clause 52.17 of the local planning scheme. For more information see Native Vegetation (Clause 52.17) with local variations in Native Vegetation (Clause 52.17) Schedule

To help identify native vegetation on this property and the application of Clause 52.17 please visit the Native Vegetation Information Management system https://nvim.delwp.vic.gov.au/ and Native vegetation (environment.vic.gov.au/ or please contact your relevant council.

You can find out more about the natural values on your property through NatureKit NatureKit (environment.vic.gov.au)

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PROPERTY REPORT



From www.land.vic.gov.au at 14 April 2025 02:23 PM

PROPERTY DETAILS

Address: **4 ALPHA COURT MOE 3825**

Lot and Plan Number: Lot 51 LP139475 Standard Parcel Identifier (SPI): 51\LP139475

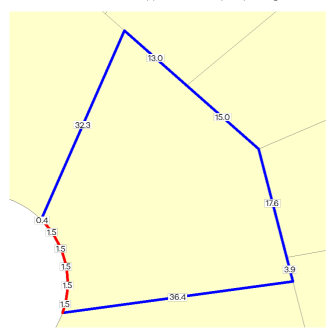
Local Government Area (Council): LATROBE www.latrobe.vic.gov.gu

Council Property Number: 40954

Vicroads 700 C8 Directory Reference:

SITE DIMENSIONS

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



Area: 1064 sq. m Perimeter: 134 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.

6 overlapping dimension labels are not being displayed

Calculating the area from the dimensions shown may give a different value to the area shown above

For more accurate dimensions get copy of plan at <u>Title and Property</u> Certificates

UTILITIES

Southern Rural Water Rural Water Corporation:

Urban Water Corporation: Gippsland Water

Melbourne Water: Outside drainage boundary

Power Distributor: **AUSNET**

STATE ELECTORATES

EASTERN VICTORIA Legislative Council:

Legislative Assembly: MORWELL

PLANNING INFORMATION

Property Planning details have been removed from the Property Reports to avoid duplication with the Planning Property Reports from the Department of Transport and Planning which are the authoritative source for all Property Planning information.

The Planning Property Report for this property can found here - Planning Property Report

Planning Property Reports can be found via these two links

Vicplan https://mapshare.vic.gov.au/vicplan/

Property and parcel search https://www.land.vic.gov.au/property-and-parcel-search

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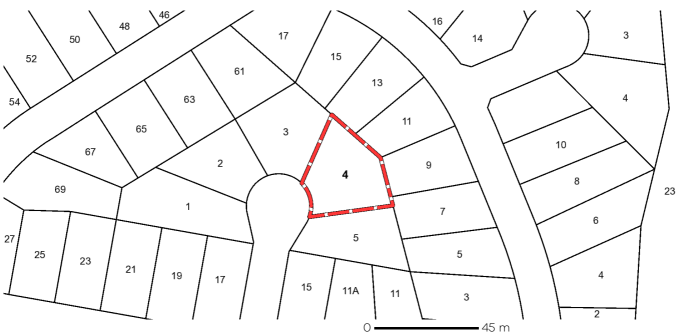
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PROPERTY REPORT: 4 ALPHA COURT MOE 3825

PROPERTY REPORT



Area Map



Selected Property