Contract of Sale of Land

Property:

2/15 Wattle Road, Bayswater North VIC 3153

Victorian Statewide Conveyancing Pty Ltd

Level 1
Suite 1, 58-60 Victor Crescent
NARRE WARREN VIC 3805
Tel: (03) 8790 5488
Fax: (03) 8794 9072

PO Box 32, Narre Warren VIC 3805 Ref: JG:20251009

IMPORTANT NOTICE TO PURCHASERS - COOLING-OFF

Cooling-off period (Section 31 of the Sale of Land Act 1962)

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

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

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

EXCEPTIONS: the 3-day cooling-off period does not apply if:

- you bought the property at a publicly advertised auction or on the day on which the auction was held; or
- you bought the land within 3 clear business days before a publicly advertised auction was to be held; or
- you bought the land within 3 clear business days after a publicly advertised auction was held; or
- the property is used primarily for industrial or commercial
- purposes; or
 the property is more than 20 hectares in size and is used primarily for farming; or
- you and the vendor previously signed a contract for the sale of the same land in substantially the same terms; or
- · you are an estate agent or a corporate body.

NOTICE TO PURCHASERS OF PROPERTY OFF-THE-PLAN

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

You may negotiate with the vendor about the amount of the deposit moneys payable under the contract of sale, up to 10 per cent of the purchase price.

A substantial period of time may elapse between the day on which you sign the contract of sale and the day on which you become the registered proprietor of the lot.

The value of the lot may change between the day on which you sign the contract of sale of that lot and the day on which you become the registered proprietor

Approval

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

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Contract of Sale of Land

The vendor agrees to sell and the purchaser agrees to buy the property, being the land and the goods, for the price and on the terms set out in this contract.

The terms of this contract are contained in the -

- · particulars of sale; and
- special conditions, if any, and
- general conditions (which are in standard form: see general condition 6.1)

in that order of priority.

SIGNING OF THIS CONTRACT

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

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

The authority of a person signing -

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

must be noted beneath the signature.

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

SIGNED BY THE PURCHASER:	
	on/2025
Print names(s) of person(s) signing:	
] clear business days (3 clear business days if none specified) neaning as in section 30 of the <i>Sale of Land Act</i> 1962
	on/2025
Print names(s) of person(s) signing: Ba	abak Rowshan
State nature of authority, if applicable:	

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

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Particulars of Sale

Vendor's estate agent

Name:	O'Brien Real Estate - Wantirna							
Address:	207 Stud Road, Wantirna South VIC 3152							
Email:	james.diab@ob	rienreale	state.con	n.au				
Tel:	8820 8338	Mob:	0416 10	09 833	Fax:		Ref:	James Diab
Vendor								
Name:	Babak Rowshar	1						
Address:	2/15 Wattle Roa	d, Baysv	vater Nor	th VIC 31	153			
ABN/ACN:								
Vendor's le	egal practitioner	or conve	evancer					
Name:	Victorian Statew		-	a Ptv Ltd				
Address:	Level 1, Suite 1, PO Box 32, Nar	58-60 V	ictor Cre	scent, Na	ırre Warr	en VIC 3805		
Email:	info@victorianst	atewide.	com.au					
Tel:	(03) 8790 5488	Mob:			Fax:	(03) 8794 9072	Ref:	20251009
Purchaser								
Name:								
Address:								
ABN/ACN:								
Email:								
	's legal practition	er or co	nveyanc	er				
Name:								
Address:								
Email:								
Tel:		Mob:			Fax:		Ref:	
Land (gene	eral conditions 7 a	nd 13)						
The land is	described in the t	able belo	ow –					
	of Title reference					eing lot	on p	
Volume	12256	Fo	olio	364	2		PS 8	22432L
the register statement a The land in	search statemen attached to the sec cludes all improve	t and the	docume statemer	nt referre		s as described in t he diagram locatio		on 32 statement or register search
Property a	ss of the land is:		2/15 \	lattle Da	ad Rayer	water North VIC 3 ⁻	153	
Goods sol	d with the land (condition	6.3(f)) (<i>li</i>	st or atta			ermanent nature
Payment Payment					, s and an		,	
Price	\$							
Deposit	\$		By		(of wh	nich h	as been	paid)
Balance	\$			e at settle	•			I /
Dalario	Ψ		Payabi	o at sould	SITIOTIL			

Depos	sit bond
☐ Ge	neral condition 15 applies only if the box is checked
Bank	guarantee
☐ Ge	eneral condition 16 applies only if the box is checked
GST (general condition 19)
Subje	ct to general condition 19.2, the price includes GST (if any), unless the next box is checked
	GST (if any) must be paid in addition to the price if the box is checked
	This sale is a sale of land on which a 'farming business' is carried on which the parties consider meets the requirements of section 38-480 of the GST Act if the box is checked
	This sale is a sale of a 'going concern' if the box is checked
	The margin scheme will be used to calculate GST if the box is checked
Settle	ment (general conditions 17 & 26.2)
is due	e on
unless	the land is a lot on an unregistered plan of subdivision, in which case settlement is due on the later of:
• th	e above date; and
	e 14th day after the vendor gives notice in writing to the purchaser of registration of the plan of ubdivision.
Lease	e (general condition 5.1)
	At settlement the purchaser is entitled to vacant possession of the property unless the box is checked, in which case the property is sold subject to*:
(*only	one of the boxes below should be checked after carefully reading any applicable lease or tenancy document)
	a lease for a term ending on / /20 with [] options to renew, each of [] years
0	R
	a residential tenancy for a fixed term ending on / /20
0	R
	a periodic tenancy determinable by notice
Terms	s contract (general condition 30)
	This contract is intended to be a terms contract within the meaning of the Sale of Land Act 1962 if the box is checked. (Reference should be made to general condition 30 and any further applicable provisions should be added as special conditions)
Loan	(general condition 20)
□ Lend	This contract is subject to a loan being approved and the following details apply if the box is checked: er:
	amount: no more than Approval date:
Buildi	ng report
	General condition 21 applies only if the box is checked
Pest r	report
	General condition 22 applies only if the box is checked

Special Conditions

Instructions: It is recommended that when adding special conditions:

- each special condition is numbered;
- the parties initial each page containing special conditions;
- a line is drawn through any blank space remaining on the last page; and
- attach additional pages if there is not enough space.
- GC 23 special condition

For the purposes of general condition 23, the expression "periodic outgoings" does not include any amounts to which section 10G of the Sale of Land Act 1962 applies.

GC 28 – special condition

General condition 28 does not apply to any amounts to which section 10G or 10H of the Sale of Land Act 1962 applies.

Special condition

General condition 20.2 (c) is amended to read: "serves written notice ending this contract, together with written evidence of rejection or non-approval of the loan, on the vendor by 5 p.m. on the approval date or any later date allowed by the vendor. Written evidence of rejection or non-approval of the loan must be provided directly by a lending institution, a letter from a broker is not sufficient."

General Conditions

Contract signing

1. ELECTRONIC SIGNATURE

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

2. LIABILITY OF SIGNATORY

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

GUARANTEE

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

4. NOMINEE

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

Title

5. ENCUMBRANCES

- 5.1 The purchaser buys the property subject to:
 - (a) any encumbrance shown in the section 32 statement other than mortgages or caveats; and
 - (b) any reservations, exceptions and conditions in the crown grant; and
 - (c) any lease or tenancy referred to in the particulars of sale.
- 5.2 The purchaser indemnifies the vendor against all obligations under any lease or tenancy that are to be performed by the landlord after settlement.

6 VENDOR WARRANTIES

- 6.1 The vendor warrants that these general conditions 1 to 35 are identical to the general conditions 1 to 35 in the form of contract of sale of land published by the Law Institute of Victoria Limited and the Real Estate Institute of Victoria Ltd in the month and year set out at the foot of this page.
- 6.2 The warranties in general conditions 6.3 and 6.4 replace the purchaser's right to make requisitions and inquiries.
- 6.3 The vendor warrants that the vendor:
 - (a) has, or by the due date for settlement will have, the right to sell the land; and
 - (b) is under no legal disability; and
 - (c) is in possession of the land, either personally or through a tenant; and
 - (d) has not previously sold or granted any option to purchase, agreed to a lease or granted a pre-emptive right which is current over the land and which gives another party rights which have priority over the interest of the purchaser; and
 - (e) will at settlement be the holder of an unencumbered estate in fee simple in the land; and
 - (f) will at settlement be the unencumbered owner of any improvements, fixtures, fittings and goods sold with the land.
- 6.4 The vendor further warrants that the vendor has no knowledge of any of the following:
 - (a) public rights of way over the land;
 - (b) easements over the land;
 - (c) lease or other possessory agreement affecting the land;

- (d) notice or order directly and currently affecting the land which will not be dealt with at settlement, other than the usual rate notices and any land tax notices;
- (e) legal proceedings which would render the sale of the land void or voidable or capable of being set aside.
- 6.5 The warranties in general conditions 6.3 and 6.4 are subject to any contrary provisions in this contract and disclosures in the section 32 statement.
- 6.6 If sections 137B and 137C of the Building Act 1993 apply to this contract, the vendor warrants that:
 - (a) all domestic building work carried out in relation to the construction by or on behalf of the vendor of the home was carried out in a proper and workmanlike manner; and
 - (b) all materials used in that domestic building work were good and suitable for the purpose for which they were used and that, unless otherwise stated in the contract, those materials were new; and
 - (c) domestic building work was carried out in accordance with all laws and legal requirements, including, without limiting the generality of this warranty, the *Building Act* 1993 and regulations made under the *Building Act* 1993.
- 6.7 Words and phrases used in general condition 6.6 which are defined in the *Building Act* 1993 have the same meaning in general condition 6.6.

7. IDENTITY OF THE LAND

- 7.1 An omission or mistake in the description of the property or any deficiency in the area, description or measurements of the land does not invalidate the sale.
- 7.2 The purchaser may not:
 - (a) make any objection or claim for compensation for any alleged misdescription of the property or any deficiency in its area or measurements; or
 - (b) require the vendor to amend title or pay any cost of amending title.

8. SERVICES

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

9. CONSENTS

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

10. TRANSFER & DUTY

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

11. RELEASE OF SECURITY INTEREST

- 11.1 This general condition applies if any part of the property is subject to a security interest to which the *Personal Property Securities Act* 2009 (Cth) applies.
- 11.2 For the purposes of enabling the purchaser to search the Personal Property Securities Register for any security interests affecting any personal property for which the purchaser may be entitled to a release, statement, approval or correction in accordance with general condition 11.4, the purchaser may request the vendor to provide the vendor's date of birth to the purchaser. The vendor must comply with a request made by the purchaser under this condition if the purchaser makes the request at least 21 days before the due date for settlement.
- 11.3 If the purchaser is given the details of the vendor's date of birth under general condition 11.2, the purchaser must
 - (a) only use the vendor's date of birth for the purposes specified in general condition 11.2; and
 - (b) keep the date of birth of the vendor secure and confidential.
- 11.4 The vendor must ensure that at or before settlement, the purchaser receives—
 - (a) a release from the secured party releasing the property from the security interest; or
 - (b) a statement in writing in accordance with section 275(1)(b) of the *Personal Property Securities Act* 2009 (Cth) setting out that the amount or obligation that is secured is nil at settlement; or
 - (c) a written approval or correction in accordance with section 275(1)(c) of the Personal Property Securities Act 2009 (Cth) indicating that, on settlement, the personal property included in the contract is not or will not be property in which the security interest is granted.
- 11.5 Subject to general condition 11.6, the vendor is not obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of personal property—
 - (a) that—

- (i) the purchaser intends to use predominantly for personal, domestic or household purposes; and
- (ii) has a market value of not more than \$5000 or, if a greater amount has been prescribed for the purposes of section 47(1) of the *Personal Property Securities Act* 2009 (Cth), not more than that prescribed amount; or
- (b) that is sold in the ordinary course of the vendor's business of selling personal property of that kind.
- 11.6 The vendor is obliged to ensure that the purchaser receives a release, statement, approval or correction in respect of personal property described in general condition 11.5 if—
 - the personal property is of a kind that may or must be described by serial number in the Personal Property Securities Register; or
 - (b) the purchaser has actual or constructive knowledge that the sale constitutes a breach of the security agreement that provides for the security interest.
- 11.7 A release for the purposes of general condition 11.4(a) must be in writing.
- 11.8 A release for the purposes of general condition 11.4(a) must be effective in releasing the goods from the security interest and be in a form which allows the purchaser to take title to the goods free of that security interest.
- 11.9 If the purchaser receives a release under general condition 11.4(a) the purchaser must provide the vendor with a copy of the release at or as soon as practicable after settlement.
- 11.10 In addition to ensuring that a release is received under general condition 7.4(a), the vendor must ensure that at or before settlement the purchaser receives a written undertaking from a secured party to register a financing change statement to reflect that release if the property being released includes goods of a kind that are described by serial number in the Personal Property Securities Register.
- 11.11 The purchaser must advise the vendor of any security interest that is registered on or before the day of sale on the Personal Property Securities Register, which the purchaser reasonably requires to be released, at least 21 days before the due date for settlement.
- 11.12 The vendor may delay settlement until 21 days after the purchaser advises the vendor of the security interests that the purchaser reasonably requires to be released if the purchaser does not provide an advice under general condition 11.11.
- 11.13 If settlement is delayed under general condition 11.12 the purchaser must pay the vendor—
 - interest from the due date for settlement until the date on which settlement occurs or 21 days after the vendor receives the advice, whichever is the earlier; and
 - (b) any reasonable costs incurred by the vendor as a result of the delay—
 - as though the purchaser was in default.
- 11.14 The vendor is not required to ensure that the purchaser receives a release in respect of the land. This general condition 1.14 applies despite general condition 11.1.
- 11.15 Words and phrases which are defined in the *Personal Property Securities Act* 2009 (Cth) have the same meaning in general condition 11 unless the context requires otherwise.

12. BUILDER WARRANTY INSURANCE

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

13. GENERAL LAW LAND

- 13.2 The remaining provisions of this general condition 13 only apply if any part of the land is not under the operation of the *Transfer of Land Act* 1958.
- 13.3 The vendor is taken to be the holder of an unencumbered estate in fee simple in the land if there is an unbroken chain of title starting at least 30 years before the day of sale proving on the face of the documents the ownership of the entire legal and equitable estate without the aid of other evidence.
- 13.4 The purchaser is entitled to inspect the vendor's chain of title on request at such place in Victoria as the vendor nominates.
- 13.5 The purchaser is taken to have accepted the vendor's title if:
 - (a) 21 days have elapsed since the day of sale; and
 - (b) the purchaser has not reasonably objected to the title or reasonably required the vendor to remedy a defect in the title.
- 13.6 The contract will be at an end if:
 - (a) the vendor gives the purchaser a notice that the vendor is unable or unwilling to satisfy the purchaser's objection or requirement and that the contract will end if the objection or requirement is not withdrawn within 14 days of the giving of the notice; and
 - (b) the objection or requirement is not withdrawn in that time.

- 13.7 If the contract ends in accordance with general condition 13.6, the deposit must be returned to the purchaser and neither party has a claim against the other in damages.
- 13.10 General condition 17.1 [settlement] should be read as if the reference to 'registered proprietor' is a reference to 'owner' in respect of that part of the land which is not under the operation of the *Transfer of Land Act* 1958.

Money

14. DEPOSIT

- 14.1 The purchaser must pay the deposit:
 - (a) to the vendor's licensed estate agent; or
 - (b) if there is no estate agent, to the vendor's legal practitioner or conveyancer; or
 - (c) if the vendor directs, into a special purpose account in an authorised deposit-taking institution in Victoria specified by the vendor in the joint names of the purchaser and the vendor.
- 14.2 If the land sold is a lot on an unregistered plan of subdivision, the deposit:
 - (a) must not exceed 10% of the price; and
 - (b) must be paid to the vendor's estate agent, legal practitioner or conveyancer and held by the estate agent, legal practitioner or conveyancer on trust for the purchaser until the registration of the plan of subdivision.
- 14.3 The deposit must be released to the vendor if:
 - (a) the vendor provides particulars, to the satisfaction of the purchaser, that either-
 - (i) there are no debts secured against the property; or
 - (ii) if there are any debts, the total amount of those debts together with any amounts to be withheld in accordance with general conditions 24 and 25 does not exceed 80% of the sale price; and
 - (b) at least 28 days have elapsed since the particulars were given to the purchaser under paragraph (a); and
 - (c) all conditions of section 27 of the Sale of Land Act 1962 have been satisfied.
- 14.4 The stakeholder must pay the deposit and any interest to the party entitled when the deposit is released, the contract is settled, or the contract is ended.
- 14.5 The stakeholder may pay the deposit and any interest into court if it is reasonable to do so.
- 14.6 Where the purchaser is deemed by section 27(7) of the Sale of Land Act 1962 to have given the deposit release authorisation referred to in section 27(1), the purchaser is also deemed to have accepted title in the absence of any prior express objection to title.
- 14.7 Payment of the deposit may be made or tendered:
 - (a) in cash up to \$1,000 or 0.2% of the price, whichever is greater; or
 - (b) by cheque drawn on an authorised deposit-taking institution; or
 - (c) by electronic funds transfer to a recipient having the appropriate facilities for receipt.

However, unless otherwise agreed:

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

15. DEPOSIT BOND

- 15.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 15.2 In this general condition "deposit bond" means an irrevocable undertaking to pay on demand an amount equal to the deposit or any unpaid part of the deposit. The issuer and the form of the deposit bond must be satisfactory to the vendor. The deposit bond must have an expiry date at least 45 days after the due date for settlement.
- 15.3 The purchaser may deliver a deposit bond to the vendor's estate agent, legal practitioner or conveyancer within 7 days after the day of sale.

- 15.4 The purchaser may at least 45 days before a current deposit bond expires deliver a replacement deposit bond on the same terms and conditions.
- 15.5 Where a deposit bond is delivered, the purchaser must pay the deposit to the vendor's legal practitioner or conveyancer on the first to occur of:
 - (a) settlement;
 - (b) the date that is 45 days before the deposit bond or any replacement deposit bond expires;
 - (c) the date on which this contract ends in accordance with general condition 35.2 [default not remedied] following breach by the purchaser; and
 - (d) the date on which the vendor ends this contract by accepting repudiation of it by the purchaser.
- 15.6 The vendor may claim on the deposit bond without prior notice if the purchaser defaults under this contract or repudiates this contract and the contract is ended. The amount paid by the issuer satisfies the obligations of the purchaser under general condition 15.5 to the extent of the payment.
- 15.7 Nothing in this general condition limits the rights of the vendor if the purchaser defaults under this contract or repudiates this contract, except as provided in general condition 15.6.
- 15.8 This general condition is subject to general condition 14.2 [deposit].

16. BANK GUARANTEE

- 16.1 This general condition only applies if the applicable box in the particulars of sale is checked.
- 16.2 In this general condition:
 - (a) "bank guarantee" means an unconditional and irrevocable guarantee or undertaking by a bank in a form satisfactory to the vendor to pay on demand any amount under this contract agreed in writing, and
 - (b) "bank" means an authorised deposit-taking institution under the Banking Act 1959 (Cth).
- 16.3 The purchaser may deliver a bank guarantee to the vendor's legal practitioner or conveyancer.
- 16.4 The purchaser must pay the amount secured by the bank guarantee to the vendor's legal practitioner or conveyancer on the first to occur of:
 - (a) settlement;
 - (b) the date that is 45 days before the bank guarantee expires;
 - (c) the date on which this contract ends in accordance with general condition 35.2 [default not remedied] following breach by the purchaser; and
 - (d) the date on which the vendor ends this contract by accepting repudiation of it by the purchaser.
- 16.5 The vendor must return the bank guarantee document to the purchaser when the purchaser pays the amount secured by the bank guarantee in accordance with general condition 16.4.
- 16.6 The vendor may claim on the bank guarantee without prior notice if the purchaser defaults under this contract or repudiates this contract and the contract is ended. The amount paid by the bank satisfies the obligations of the purchaser under general condition 16.4 to the extent of the payment.
- 16.7 Nothing in this general condition limits the rights of the vendor if the purchaser defaults under this contract or repudiates this contract except as provided in general condition 16.6.
- 16.8 This general condition is subject to general condition 14.2 [deposit].

17. SETTLEMENT

- 17.1 At settlement:
 - (a) the purchaser must pay the balance; and
 - (b) the vendor must:
 - (i) do all things necessary to enable the purchaser to become the registered proprietor of the land; and
 - (ii) give either vacant possession or receipt of rents and profits in accordance with the particulars of sale.
- 17.2 Settlement must be conducted between the hours of 10.00 am and 4.00 pm unless the parties agree otherwise.
- 17.3 The purchaser must pay all money other than the deposit in accordance with a written direction of the vendor or the vendor's legal practitioner or conveyancer.

18. ELECTRONIC SETTLEMENT

- 18.1 Settlement and lodgement of the instruments necessary to record the purchaser as registered proprietor of the land will be conducted electronically in accordance with the Electronic Conveyancing National Law. This general condition 18 has priority over any other provision of this contract to the extent of any inconsistency.
- 18.2 A party must immediately give written notice if that party reasonably believes that settlement and lodgement can no longer be conducted electronically. General condition 18 ceases to apply from when such a notice is given.
- 18.3 Each party must:
 - (a) be, or engage a representative who is, a subscriber for the purposes of the Electronic Conveyancing National Law,

- (b) ensure that all other persons for whom that party is responsible and who are associated with this transaction are, or engage, a subscriber for the purposes of the Electronic Conveyancing National Law, and
- (c) conduct the transaction in accordance with the Electronic Conveyancing National Law.
- 18.4 The vendor must open the electronic workspace ("workspace") as soon as reasonably practicable and nominate a date and time for settlement. The inclusion of a specific date and time for settlement in a workspace is not of itself a promise to settle on that date or at that time. The workspace is an electronic address for the service of notices and for written communications for the purposes of any electronic transactions legislation.
- 18.5 This general condition 18.5 applies if there is more than one electronic lodgement network operator in respect of the transaction. In this general condition 18.5 "the transaction" means this sale and purchase and any associated transaction involving any of the same subscribers.

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

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

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

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

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

19. GST

- 19.1 The purchaser does not have to pay the vendor any amount in respect of GST in addition to the price if the particulars of sale specify that the price includes GST (if any).
- 19.2 The purchaser must pay to the vendor any GST payable by the vendor in respect of a taxable supply made under this contract in addition to the price if:
 - (a) the particulars of sale specify that GST (if any) must be paid in addition to the price; or
 - (b) GST is payable solely as a result of any action taken or intended to be taken by the purchaser after the day of sale, including a change of use; or
 - (c) the particulars of sale specify that the supply made under this contract is of land on which a 'farming business' is carried on and the supply (or part of it) does not satisfy the requirements of section 38-480 of the GST Act; or
 - (d) the particulars of sale specify that the supply made under this contract is of a going concern and the supply (or a part of it) does not satisfy the requirements of section 38-325 of the GST Act.
- 19.3 The purchaser is not obliged to pay any GST under this contract until a tax invoice has been given to the purchaser.
- 19.4 If the particulars of sale specify that the supply made under this contract is of land on which a 'farming business' is carried on:
 - (a) the vendor warrants that the property is land on which a farming business has been carried on for the period of 5 years preceding the date of supply; and
 - (b) the purchaser warrants that the purchaser intends that a farming business will be carried on after settlement on the property.

- 19.5 If the particulars of sale specify that the supply made under this contract is a 'going concern':
 - (a) the parties agree that this contract is for the supply of a going concern; and
 - (b) the purchaser warrants that the purchaser is, or prior to settlement will be, registered for GST; and
 - (c) the vendor warrants that the vendor will carry on the going concern until the date of supply.
- 19.6 If the particulars of sale specify that the supply made under this contract is a 'margin scheme' supply, the parties agree that the margin scheme applies to this contract.
- 19.7 In this general condition:
 - (a) 'GST Act' means A New Tax System (Goods and Services Tax) Act 1999 (Cth); and
 - (b) 'GST' includes penalties and interest.

20. LOAN

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

21. BUILDING REPORT

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

22. PEST REPORT

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

23. ADJUSTMENTS

- 23.1 All periodic outgoings payable by the vendor, and any rent and other income received in respect of the property must be apportioned between the parties on the settlement date and any adjustments paid and received as appropriate.
- 23.2 The periodic outgoings and rent and other income must be apportioned on the following basis:
 - (a) the vendor is liable for the periodic outgoings and entitled to the rent and other income up to and including the day of settlement; and
 - (b) the land is treated as the only land of which the vendor is owner (as defined in the Land Tax Act 2005); and
 - (c) the vendor is taken to own the land as a resident Australian beneficial owner; and
 - (d) any personal statutory benefit available to each party is disregarded in calculating apportionment.
- 23.3 The purchaser must provide copies of all certificates and other information used to calculate the adjustments under general condition 23, if requested by the vendor.

24. FOREIGN RESIDENT CAPITAL GAINS WITHHOLDING

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

despite:

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

25. GST WITHHOLDING

- 25.1 Words and expressions defined or used in Subdivision 14-E of Schedule 1 to the Taxation Administration Act 1953 (Cth) or in A New Tax System (Goods and Services Tax) Act 1999 (Cth) have the same meaning in this general condition unless the context requires otherwise. Words and expressions first used in this general condition and shown in italics and marked with an asterisk are defined or described in at least one of those Acts.
- 25.2 The purchaser must notify the vendor in writing of the name of the recipient of the *supply for the purposes of section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* at least 21 days before the due date for settlement unless the recipient is the purchaser named in the contract.
- 25.3 The vendor must at least 14 days before the due date for settlement provide the purchaser and any person nominated by the purchaser under general condition 4 with a GST withholding notice in accordance with section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*, and must provide all information required by the purchaser or any person so nominated to confirm the accuracy of the notice.
- 25.4 The remaining provisions of this general condition 25 apply if the purchaser is or may be required to pay the Commissioner an *amount in accordance with section 14-250 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* because the property is *new residential premises or *potential residential land in either case falling within the parameters of that section, and also if the sale attracts the operation of section 14-255 of the legislation. Nothing in this general condition 25 is to be taken as relieving the vendor from compliance with section 14-255.
- 25.5 The amount is to be deducted from the vendor's entitlement to the contract *consideration and is then taken to be paid to the vendor, whether or not the vendor provides the purchaser with a GST withholding notice in accordance with section 14-255 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)*. The vendor must pay to the purchaser at settlement such part of the amount as is represented by non-monetary consideration.
- 25.6 The purchaser must:

- (a) engage a legal practitioner or conveyancer ("representative") to conduct all the legal aspects of settlement, including the performance of the purchaser's obligations under the legislation and this general condition; and
- (b) ensure that the representative does so.
- 25.7 The terms of the representative's engagement are taken to include instructions to have regard to the vendor's interests relating to the payment of the amount to the Commissioner and instructions that the representative must:
 - (a) pay, or ensure payment of, the amount to the Commissioner in the manner required by the Commissioner and as soon as reasonably and practicably possible, from moneys under the control or direction of the representative in accordance with this general condition on settlement of the sale of the property;
 - (b) promptly provide the vendor with evidence of payment, including any notification or other document provided by the purchaser to the Commissioner relating to payment; and
 - $\hbox{ (c)} \qquad \hbox{ otherwise comply, or ensure compliance, with this general condition;} \\$

despite:

- (d) any contrary instructions, other than from both the purchaser and the vendor; and
- (e) any other provision in this contract to the contrary.
- 25.8 The representative is taken to have complied with the requirements of general condition 25.7 if:
 - (a) settlement is conducted through an electronic lodgement network; and
 - (b) the amount is included in the settlement statement requiring payment to the Commissioner in respect of this transaction.
- 25.9 The purchaser may at settlement give the vendor a bank cheque for the amount in accordance with section 16-30 (3) of Schedule 1 to the *Taxation Administration Act 1953 (Cth*), but only if:
 - (a) so agreed by the vendor in writing; and
 - (b) the settlement is not conducted through an electronic lodgement network.

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

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

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

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

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

Transactional

26. TIME & CO OPERATION

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

26.4 Any unfulfilled obligation will not merge on settlement.

27. SERVICE

- 27.1 Any document required to be served by or on any party may be served by or on the legal practitioner or conveyancer for that party.
- 27.2 A cooling off notice under section 31 of the *Sale of Land Act 1962* or a notice under general condition 20 [loan approval], 21 [building report] or 22 [pest report] may be served on the vendor's legal practitioner, conveyancer or estate agent even if the estate agent's authority has formally expired at the time of service.
- 27.3 A document is sufficiently served:
 - (a) personally, or
 - (b) by pre-paid post, or
 - (c) in any manner authorized by law or by the Supreme Court for service of documents, including any manner authorised for service on or by a legal practitioner, whether or not the person serving or receiving the document is a legal practitioner, or
 - (d) by email.
- 27.4 Any document properly sent by:
 - (a) express post is taken to have been served on the next business day after posting, unless proved otherwise;
 - (b) priority post is taken to have been served on the fourth business day after posting, unless proved otherwise;
 - (c) regular post is taken to have been served on the sixth business day after posting, unless proved otherwise;
 - (d) email is taken to have been served at the time of receipt within the meaning of section 13A of the *Electronic Transactions (Victoria) Act 2000.*
- 27.5 In this contract 'document' includes 'demand' and 'notice', 'serve' includes 'give', and 'served' and 'service' have corresponding meanings.

28. NOTICES

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

29. INSPECTION

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

30. TERMS CONTRACT

- 30.1 If this is a 'terms contract' as defined in the Sale of Land Act 1962:
 - any mortgage affecting the land sold must be discharged as to that land before the purchaser becomes entitled to
 possession or to the receipt of rents and profits unless the vendor satisfies section 29M of the Sale of Land Act
 1962; and
 - (b) the deposit and all other money payable under the contract (other than any money payable in excess of the amount required to so discharge the mortgage) must be paid to a legal practitioner or conveyancer or a licensed estate agent to be applied in or towards discharging the mortgage.
- 30.2 While any money remains owing each of the following applies:
 - (a) the purchaser must maintain full damage and destruction insurance of the property and public risk insurance noting all parties having an insurable interest with an insurer approved in writing by the vendor;
 - (b) the purchaser must deliver copies of the signed insurance application forms, the policies and the insurance receipts to the vendor not less than 10 days before taking possession of the property or becoming entitled to receipt of the rents and profits;
 - (c) the purchaser must deliver copies of any amendments to the policies and the insurance receipts on each amendment or renewal as evidence of the status of the policies from time to time;
 - (d) the vendor may pay any renewal premiums or take out the insurance if the purchaser fails to meet these obligations;
 - (e) insurance costs paid by the vendor under paragraph (d) must be refunded by the purchaser on demand without affecting the vendor's other rights under this contract;
 - (f) the purchaser must maintain and operate the property in good repair (fair wear and tear excepted) and keep the property safe, lawful, structurally sound, weatherproof and free from contaminations and dangerous substances;
 - (g) the property must not be altered in any way without the written consent of the vendor which must not be unreasonably refused or delayed;
 - (h) the purchaser must observe all obligations that affect owners or occupiers of land;
 - (i) the vendor and/or other person authorised by the vendor may enter the property at any reasonable time to inspect it on giving 7 days written notice, but not more than twice in a year.

31. LOSS OR DAMAGE BEFORE SETTLEMENT

- 31.1 The vendor carries the risk of loss or damage to the property until settlement.
- 31.2 The vendor must deliver the property to the purchaser at settlement in the same condition it was in on the day of sale, except for fair wear and tear.
- 31.3 The purchaser must not delay settlement because one or more of the goods is not in the condition required by general condition 31.2, but may claim compensation from the vendor after settlement.
- 31.4 The purchaser may nominate an amount not exceeding \$5,000 to be held by a stakeholder to be appointed by the parties if the property is not in the condition required by general condition 31.2 at settlement.
- 31.5 The nominated amount may be deducted from the amount due to the vendor at settlement and paid to the stakeholder, but only if the purchaser also pays an amount equal to the nominated amount to the stakeholder.
- 31.6 The stakeholder must pay the amounts referred to in general condition 31.5 in accordance with the determination of the dispute, including any order for payment of the costs of the resolution of the dispute.

32. BREACH

A party who breaches this contract must pay to the other party on demand:

- (a) compensation for any reasonably foreseeable loss to the other party resulting from the breach; and
- (b) any interest due under this contract as a result of the breach.

Default

33. INTEREST

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

34. DEFAULT NOTICE

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

35. DEFAULT NOT REMEDIED

- 35.1 All unpaid money under the contract becomes immediately payable to the vendor if the default has been made by the purchaser and is not remedied and the costs and interest are not paid.
- 35.2 The contract immediately ends if:
 - (a) the default notice also states that unless the default is remedied and the reasonable costs and interest are paid, the contract will be ended in accordance with this general condition; and
 - (b) the default is not remedied and the reasonable costs and interest are not paid by the end of the period of the default notice.
- 35.3 If the contract ends by a default notice given by the purchaser:
 - (a) the purchaser must be repaid any money paid under the contract and be paid any interest and reasonable costs payable under the contract; and
 - (b) all those amounts are a charge on the land until payment; and
 - (c) the purchaser may also recover any loss otherwise recoverable.
- 35.4 If the contract ends by a default notice given by the vendor:
 - (a) the deposit up to 10% of the price is forfeited to the vendor as the vendor's absolute property, whether the deposit has been paid or not; and
 - (b) the vendor is entitled to possession of the property; and
 - (c) in addition to any other remedy, the vendor may within one year of the contract ending either:
 - (i) retain the property and sue for damages for breach of contract; or

- (ii) resell the property in any manner and recover any deficiency in the price on the resale and any resulting expenses by way of liquidated damages; and
- (d) the vendor may retain any part of the price paid until the vendor's damages have been determined and may apply that money towards those damages; and
- (e) any determination of the vendor's damages must take into account the amount forfeited to the vendor.
- 35.5 The ending of the contract does not affect the rights of the offended party as a consequence of the default.

GUARANTEE and INDEMNITY

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(cal Lan DO CO' the to th Cor to th sha aga with reas	ne Vendor under this Contract or in the performance ntract to be performed or observed by the Purchase ne Vendor the whole of the Deposit Money, residue Il then be due and payable to the Vendor and inden	d upon the terms and conditions contained therein ministrators JOINTLY AND SEVERALLY at if at any time default shall be made in payment of terest or any other moneys payable by the Purchaser or observance of any term or condition of this r I/we will immediately on demand by the Vendor pay of Purchase Money, interest or other moneys which mify and agree to keep the Vendor indemnified Money, interest and other moneys payable under the nses whatsoever which the Vendor may incur by				
(a)	any neglect or forbearance on the part of the Vendunder the within Contract;	or in enforcing payment of any of the moneys payable				
(b)	the performance or observance of any of the agreements, obligations or conditions under the within Contract;					
(c)	by time given to the Purchaser for any such payme	ent performance or observance;				
(d)	by reason of the Vendor assigning his, her or their	rights under the said Contract; and				
(e)	by any other thing which under the law relating to releasing me/us, my/our executors or administrato	sureties would but for this provision have the effect of rs.				
IN V	VITNESS whereof the parties hereto have set their	hands and seals				
this	day of	20				
	NED SEALED AND DELIVERED by the said)) 				
	ne presence of:) Director (Sign)))				
	NED SEALED AND DELIVERED by the said)))				
in th	ne presence of:) Director (Sign)				

) Witness.....)

SECTION 32 STATEMENT

PURSUANT TO DIVISION 2 OF PART II SECTION 32 OF THE SALE OF LAND ACT 1962 (VIC)

Vendor:	Babak Rowshan
Property:	2/15 Wattle Road, Bayswater North VIC 3153



VENDORS REPRESENTATIVE

Victorian Statewide Conveyancing Pty Ltd PO Box 32, Narre Warren VIC 3805 Tel: 87905488 Fax: 87949072

Email: info@victorianstatewide.com.au

Ref: JG:20251009

32A FINANCIAL MATTERS

Information concerning any rates, taxes, charges or other similar outgoings <u>AND</u> any interest payable on any part of them is contained in the attached certificate/s and as follows-

Any further amounts (including any proposed Owners Corporation Levy) for which the Purchaser may become liable as a consequence of the purchase of the property are as follows:-

None to the vendors knowledge

Their total does not exceed \$5,500.00 per annum

At settlement the rates will be adjusted between the parties, so that they each bear the proportion of rates applicable to their respective periods of occupancy in the property.

32A(b)The particulars of any Charge (whether registered or not) over the land imposed by or under an Act to secure an amount due under that Act, including the amount owing under the charge are as follows:-

Not Applicable

. Commercial and Industrial Property Tax

1.	The land is tax reform scheme land within the meaning of the Commercial and Industrial Property Tax Reform Act 2024.
	Yes No X

- 2. The AVPCC number is;
- 3. The Entry Date of the land was;

32B INSURANCE

(a) Where the Contract does not provide for the land to remain at the risk of the Vendor, particulars of any policy of insurance maintained by the Vendor in respect of damage to or destruction of the land are as follows: -

Not Applicable

(b) Where there is a residence on the land which was constructed within the preceding six years, and section 137B of the *Building Act 1993* applies, particulars of the required insurance are as follows:-

Not Applicable

A copy of the condition report required by section 137B of the Building Act 1993 is also attached.

32C LAND USE

(a) RESTRICTIONS

Information concerning any easement, covenant or similar restriction affecting the land (whether registered or unregistered) is as follows:-

- Easements affecting the land are as set out in the attached copies of title.
- Covenants affecting the land are as set out in the attached copies of title.
- Other restrictions affecting the land are as attached.
- Particulars of any existing failure to comply with the terms of such easement, covenant and/or restriction are as follows:-

To the best of the Vendor's knowledge there is no existing failure to comply with the terms of any easement, covenant or similar restriction affecting the land. The Purchaser should note that there may be sewers, drains, water pipes, underground and/or overhead electricity cables, underground and/or overhead telephone cables and underground gas pipes laid outside any registered easements and which are not registered or required to be registered against the Certificate of Title.

(b) BUSHFIRE

This land is not in a designated bushfire- prone area within the meaning of the regulations made under the *Building Act 1993*.

(c) ROAD ACCESS

There is access to the Property by Road.

(d) PLANNING

Planning Scheme: Maroondah City Council Planning Scheme

Responsible Authority: Maroondah City Council

Zoning: NRZ - Neighbourhood Residential Zone - Schedule 3

Planning Overlay/s: SLO – Significant Landscape Overlay – Schedule 3

32D NOTICES

- (a) 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 of which the Vendor might reasonably be expected to have knowledge are:- none to the Vendors knowledge however the Vendor has no means of knowing all decisions of the Government and other authorities unless such decisions have been communicated to the Vendor
- (b) The Vendor is not aware 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.
- (c) Particulars of any Notice of intention to acquire served under Section 6 of the *Land Acquisition and Compensation Act, 1986* are: Not Applicable.

32E BUILDING PERMITS

Particulars of any Building Permit issued under the *Building Act 1993* during the past seven years (where there is a residence on the land):-

Is contained in the attached certificates.

32F OWNERS CORPORATION

Attached is a copy of the current Owners Corporation Certificate issued in respect of the land together with all documents and information required under section 151 of the *Owners Corporations Act 2006*.

32G GROWTH AREAS INFRASTRUCTURE CONTRIBUTION (GAIC)

- (1) The land, in accordance with a work-in-kind agreement (within the meaning of Part 9B of the Planning and Environment Act 1987 is NOT –
 - land that is to be transferred under the agreement.
 - land on which works are to be carried out under the agreement (other than Crown land).
 - land in respect of which a GAIC is imposed

32H SERVICES

Service Status Electricity supply **Connected** Gas supply **Connected** Water supply **Connected** Sewerage **Connected** Telephone services **Not Connected**

Connected indicates that the service is provided by an authority and operating on the day of sale. The Purchaser should be aware that the Vendor may terminate their account with the service provider before settlement, and the purchaser will have to have the service reconnected.

32I TITLE

Attached are the following documents concerning Title:

- 1. Register Search Statement Volume 12256 Folio 364
- 2. Plan of Subdivision PS822432L
- 3. Owners Corporation search report

11001000

DATE OF THIS STATEMENT	14/06/2025
Name of the Vendor	
Babak Rowshan	
Signature/s of the Vendor	
Babak Lowskan	
×	
The Purchaser acknowledges being given a dup signed any contract. DATE OF THIS ACKNOWLEDGMENT	plicate of this statement signed by the Vendor before the Purchaser
Name of the Purchaser	, , , , , , , , , , , , , , , , , , , ,
Signature/s of the Purchaser	
×	

<u>IMPORTANT NOTICE - ADDITIONAL DISCLOSURE REQUIREMENTS</u>

Undischarged mortgages – S32A(a)

Where the land is to be sold subject to a mortgage (registered or unregistered) which is not to be discharged before the purchaser becomes entitled to possession or receipt of rents and profits, then the vendor must provide an additional statement including the particulars specified in Schedule 1 of the *Sale of Land Act 1962*.

Terms contracts – S32A(d)

Where the land is to be sold pursuant to a terms contract which obliges the purchaser to make two or more payments to the vendor after execution of the contract and before the vendor is entitled to a conveyance or transfer, then the vendor must provide an additional statement containing the information specified in Schedule 2 of the *Sale of Land Act 1962*.

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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, past, present and emerging.

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

VOLUME 12256 FOLIO 364

Security no: 124124818792D Produced 27/05/2025 04:59 PM

LAND DESCRIPTION

Lot 2 on Plan of Subdivision 822432L. PARENT TITLE Volume 08214 Folio 256 Created by instrument PS822432L 17/10/2020

REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor

BABAK ROWSHAN of UNIT 2 15 WATTLE ROAD BAYSWATER NORTH VIC 3153 AT789782A 20/11/2020

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AZ189886F 27/05/2025

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 set out under DIAGRAM LOCATION below.

DIAGRAM LOCATION

SEE PS822432L FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NUMBER
AZ189885H (E) DISCHARGE OF MORTGAGE Registered 27/05/2025
AZ189886F (E) MORTGAGE Registered 27/05/2025

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

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

Street Address: UNIT 2 15 WATTLE ROAD BAYSWATER NORTH VIC 3153

ADMINISTRATIVE NOTICES

NIL

eCT Control 15940N COMMONWEALTH BANK OF AUSTRALIA Effective from 27/05/2025

OWNERS CORPORATIONS

The land in this folio is affected by OWNERS CORPORATION 1 PLAN NO. PS822432L

DOCUMENT END

Delivered from the LANDATA® System by Landchecker Pty Ltd

Imaged Document Cover Sheet

The document following this cover sheet is an imaged document supplied by LANDATA®, Secure Electronic Registries Victoria.

Document Type	Plan
Document Identification	PS822432L
Number of Pages	2
(excluding this cover sheet)	
Document Assembled	22/05/2025 13:28

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The document is invalid if this cover sheet is removed or altered.

PLAN OF SUBDIVISION **EDITION 1** PS 822432 L LOCATION OF LAND Council Name: Maroondah City Council RINGWOOD Council Reference Number: S/2018/85 PARISH: Planning Permit Reference: N/A SPEAR Reference Number: S121366A TOWNSHIP: Certification SECTION: This plan is certified under section 6 of the Subdivision Act 1988 33 (PART) CROWN ALLOTMENT: Public Open Space **CROWN PORTION:** TITLE REFERENCE: VOL 8214 FOL 256 A requirement for public open space under section 18 of the Subdivision Act 1988 has been made and the requirement has not been satisfied at Certification Digitally signed by: Linda Arranga for Maroondah City Council on 10/12/2019 LAST PLAN REFERENCE: LOT 4 ON LP 43949 Statement of Compliance issued: 30/09/2020 Public Open Space A requirement for public open space under section 18 of the Subdivision Act 1988 POSTAL ADDRESS: 15 WATTLE ROAD, has been made and the requirement has been satisfied at Statement of Compliance **BAYSWATER NORTH 3153** MGA 94 347 440 **ZONE: 55** 5 812 260 **CO-ORDINATES** VESTING OF ROADS AND/OR RESERVE **NOTATIONS IDENTIFIER** COUNCIL / BODY / PERSON LOTS ON THIS PLAN MAY BE AFFECTED BY ONE OR NIL NIL MORE OWNERS CORPORATIONS. See owners corporation search report(s) for detail. Boundaries shown by thick continuous lines are defined by buildings. Location of boundaries defined by buildings: Exterior Face: All boundaries. **NOTATIONS** DEPTH LIMITATION DOES NOT APPLY **SURVEY** This plan is based on survey. **STAGING** This is not a staged subdivision. Planning Permit No. This survey has been connected to permanent mark No(s) In Proclaimed Survey Area No. Area of Site: 919m² No. of Lots: 3 **EASEMENT INFORMATION** LEGEND: A - Appurtenant Easement E - Encumbering Easement R - Encumbering Easement (Road) EASEMENTS & RIGHTS IMPLIED BY SECTION 12(2) OF THE SUBDIVISION ACT 1988 APPLY TO THE WHOLE OF THE LAND ON THIS PLAN.

EASEMENT REFERENCE	PURPOSE	WIDTH (METRES)	ORIGIN	LAND BENEFITED/IN FAVOUR OF
E-1	SEWERAGE	1.83	THIS PLAN	YARRA VALLEY WATER CORPORATION

23403

REF.



	SIZE A3	
Digitally signed by: Anthony Peter Ralph, Licensed	PLAN REGISTER	ED
Surveyor,	TIME: 10:38AM	DATE: 17/07/2020
Surveyor's Plan Version (04),	G.LY	
26/11/2019, SPEAR Ref: S121366A	Assistant Registra	ar of Titles

VERSION

04

ORIGINAL SHEET

Assistant Registrar of Titles

SHEET 1 OF 2

PS 822432 L 91°21′55″ 16·92 E-1 F-1 (9.55) MGA94 ZONE 55 3 _0·21 95°22′ 5°22′ I·89 ,95°22′ 0.89 5°22′ 3·62 7·89 95°22′ 95°22 14.65 2 51.90 0.88 51.82 5°22′55″ 1.53 95°22′ 183°31'55" 95°22′ 5°22′ 4·88 3.68 42.35 11.71 1.21 95°22′ GREENHILL ROAD COMMON PROPERTY No.1 9·18 5°22′ 53.05 3.86 14.73 3.05 271°21′55" WATTLE ROAD SCALE ORIGINAL SHEET 23403 VERSION 04 SHEET 2 1:200 JCA Land Consultants SIZE A3 THE SUBDIVISION SPECIALISTS Digitally signed by: Anthony Peter Ralph, Licensed Surveying Engineering Town Planning

Suite 9, 303 Maroondah Highway Ringwood Vic, Australia 3134 Phone 03 9735 4888 Email jca@jcalc.com.au www.jcalc.com.au

REF.

Surveyor, Surveyor's Plan Version (04), 26/11/2019, SPEAR Ref: S121366A

Digitally signed by: Maroondah City Council, 10/12/2019, SPEAR Ref: S121366A



Department of Environment, Land, Water & Planning

Owners Corporation Search Report

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Produced: 22/05/2025 01:28:24 PM

OWNERS CORPORATION 1 PLAN NO. PS822432L

The land in PS822432L is affected b	y 1 Owners Corporation(s	3)
-------------------------------------	--------------------------	----

Land Affected by Owners Corporation:

Common Property 1, Lots 1 - 3.

Limitations on Owners Corporation:

Unlimited

Postal Address for Services of Notices:

15 WATTLE ROAD BAYSWATER NORTH VIC 3153

OC049769G 17/10/2020

Owners Corporation Manager:

NIL

Rules:

Model Rules apply unless a matter is provided for in Owners Corporation Rules. See Section 139(3) Owners Corporation Act 2006

Owners Corporation Rules:

NIL

Additional Owners Corporation Information:

OC049769G 17/10/2020

Notations:

NIL

Entitlement and Liability:

NOTE - Folio References are only provided in a Premium Report.

Land Parcel	Entitlement	Liability
Common Property 1	0	0
Lot 1	100	100
Lot 2	100	100
Lot 3	100	100
Total	300.00	300.00

From 31 December 2007 every Body Corporate is deemed to be an Owners Corporation. Any reference to a Body Corporate in any Plan, Instrument or Folio is to be read as a reference to an Owners Corporation.





Department of Environment, Land, Water & Planning

Owners Corporation Search Report

Produced: 22/05/2025 01:28:24 PM

OWNERS CORPORATION 1 PLAN NO. PS822432L

Statement End.



Annual Rates Notice

Mr B N Rowshan

BAYSWATER NORTH VIC 3153

2/15 Wattle Rd

179 Maroondah Highway, Ringwood PO Box 156, Ringwood 3134 Telephone: 1300 882 233 Revenue Office is situated at Realm



Croydon Library, Civic Square, Croydon



ABN 98 606 522 719

Issue Date 30/07/2024

Assessment Number 164675 1

Reference Number 00164675 16

Due **Immediately**

\$0.00

Interest will apply until fully paid.

3 Payment Options

Paying in full

Due date 15 February 2025

\$1,797.20

Paying by 4 instalments

Must pay first instalment by due date.

1st instalment 30 September 2024

\$450.20

2nd instalment 30 November 2024

\$449.00

3rd instalment 28 February 2025

\$449.00

4th instalment 31 May 2025

\$449.00

Paying by 9 instalments

Debited on the last day of each month from September 2024 to May 2025 Only available paying by direct debit.

All payment options available by direct debit.

For more details and to apply visit www.maroondah.vic.gov.au/debitform

164675 1

For emailed notices visit: erates.maroondah.vic.gov.au

Property details

Property Address 2/15 Wattle Road, Bayswater North VIC 3153	Capital Improved Value	\$650,000
Property Description Lot 2 PS 822432	Site Value	\$250,000
	Net Annual Value	\$32,500

AVPCC/Land Use

120 - Single Unit/Villa Unit/Townhouse

Details of rates, charges and Fire Services Property Levy (FSPL)

Gen Rate - Residential	650000 x 0.00191336	\$1,243.65
Waste Charge 80L	1 x 365.00000000	\$365.00
FSPL - Fixed Residential		\$132.00
FSPL - Variable Residential	650000 x 0.00008700	\$56.55

If you have an active payment plan, your interest-free agreement remains until the debt is fully paid. If you experience financial difficulty in paying this account, please visit our website to seek assistance.

Payments made after 28 July 2024 are not included on this notice.

Interest rate 10% see reverse for details.

Grand total

\$1,797.20

Rates payment slip



Biller code: 118992

Reference number: 0016467516



MasterCard & Visa accepted

Name Mr B N Rowshan

online via council website. www.maroondah.vic.gov.au

Detach and return this section with a cheque to:

Maroondah City Council PO Box 156, Ringwood VIC 3134



In Person

Assessment Number

1. Pay in-store at Australia Post. Credit card payments not accepted.

2. Visit a Council service centre. Locations listed at top of page. Eftpos/Credit Card payments accepted.



*3196 16467516



Call 1300 900 765, to make payment 24 hours a day. MasterCard & Visa accepted.

Maroondah City Council

Valuations

The values listed on this notice were assessed as at 1 January 2024 and became effective for rating purposes on 1 July 2024. Council uses the Capital Improved Value of your property as the basis for calculation of the rate.

The State Revenue Office (SRO) uses the Site Value to assess Land Tax under the Land Tax Act 2005. Further information on the use of valuations for Land Tax can be found on the SRO website: www.sro.vic.gov.au.

Objection to valuation

If you wish to object to the valuation listed on this notice you must do so within 60 days of the notice 'issue date'. Contact Council for further information. To lodge an objection, visit https://ratingvaluationobjections.vic.gov.au/.

Appeal against rates and charges

Under section 184 of the Local Government Act 1989, aggrieved owners have a right to appeal to the County Court on the rates and charges on specific grounds within 60 days of this notice being issued.

Rate capping

Council has complied with the Victorian Government's rate cap of 2.75%. The cap applies to the average annual increase of rates and charges. The rates and charges for your property may have increased by a different percentage amount for the following reasons –

- (i) the valuation of your property relative to the valuation of other properties in the municipal district;
- (ii) the application of any differential rate by Council;
- (iii) the inclusion of other rates and charges not covered by the Victorian Government's rate cap

Fire Services Property Levy

Council is obliged under the Fire Services Property Levy (FSPL) Act 2012 to apply and collect this levy on behalf of the SRO. Waiver and deferral options exist under Sections 27 and 28 of the Act.

Supplementary valuations and rates

If a change is made to your property that effects the valuation or classification a supplementary rate notice will be issued. The supplementary rate notice will reflect your new property data and replace any previous rates notice.

Pension concessions

If your card is currently recorded by Council, we have already deducted the rebate and the amount you need to pay is shown on the front of your notice. If you become eligible for a concession during the year, complete an application form (available in person or on Council's website) and return to Council.

Penalty interest

In accordance with section 172(2)(b)(iii)(c) of the Local Government Act, interest is charged at 10% on any overdue amount.

Allocation of payment

Payments made to this rates account will be allocated in the following order;

- 1. Legal costs owing, if any
- 2. Interest owing, if any
- 3. Arrears owing, if any
- 4. Current rates, charges and levies owing

Receive your rates notice by email

To sign up to this option please scan the QR code or visit erates.maroondah.vic.gov.au/registration/createaccount



How can I contact Council?

Email: maroondah@maroondah.vic.gov.au **Phone:** 1300 88 22 33 or (03) 9298 4598 **Post:** PO Box 156, Ringwood Vic 3134 **Live chat:** www.maroondah.vic.gov.au

Payment options and due dates

Any overdue amount listed must be paid immediately.

In full: The current rates are to be paid on or before 15 February 2025.

Four instalments: The first instalment must be paid on or before 30 September 2024.

Nine instalments (direct debit only): Debited from your nominated bank account, on the last day of each month from September to May. If this day falls on a weekend or public holiday, the debit will take place on the next business day.

Direct debit

To apply online please scan the QR code. Any dishonour will be subject to a \$27 fee. Credit card is not accepted.



Payment plan

Ratepayers can apply for a payment plan at any time, by completing a Financial Assistance application. Application forms are available online, via post, at Council offices or by phone request.

Financial hardship

Council offer a Financial Hardship program for those experiencing genuine hardship. Please refer to Council's Financial Hardship Policy and application form available on our website or at a Customer Service Centre.

Change of details

Please advise Council immediately, in writing, via email or online, if any details listed on this notice change.

Property owner*

Mr B N Rowshan

Differential rates

Differential rates mean that there is a different rate in the dollar for each property classification. This ensures rate revenue is collected in a fair and equitable manner. For information purposes only, the below table details what the differential rate amount would be for this property under the different classifications:

Residential	0.00191336	\$1,243.65
Commercial	0.00229603	\$1,492.40
Industrial	0.00229603	\$1,492.40
Vacant Land	0.00287004	\$1,865.50
Cultural and Recreational	0.00124368	\$808.35
Derelict	0.00574008	\$3,731.05

^{*}As per Council's data base. Please notify council if details above appear to be incorrect.



YARRA VALLEY WATER ABN 93 066 902 501

Lucknow Street Mitcham Victoria 3132

Private Bag 1 Mitcham Victoria 3132

DX 13204

F (03) 9872 1353

E enquiry@yvw.com.au yvw.com.au

22nd May 2025

VICTORIAN STATEWIDE CONVEYANCING P/L. Victorian Statewide Conveyancing

Dear VICTORIAN STATEWIDE CONVEYANCING P/L.,

RE: Application for Water Information Statement

Property Address:	2/15 WATTLE ROAD BAYSWATER NORTH 3153
Applicant	VICTORIAN STATEWIDE CONVEYANCING P/L.
	Victorian Statewide Conveyancing
Information Statement	30942623
Conveyancing Account Number	8998494776
Your Reference	20251009

Thank you for your recent application for a Water Information Statement (WIS). We are pleased to provide you the WIS for the above property address. This statement includes:

- > Yarra Valley Water Property Information Statement
- > Melbourne Water Property Information Statement
- Asset Plan
- > Rates Certificate

If you have any questions about Yarra Valley Water information provided, please phone us on 1300 304 688 or email us at the address propertyflow@yvw.com.au. For further information you can also refer to the Yarra Valley Water website at www.yvw.com.au.

Yours sincerely,

Lisa Anelli

GENERAL MANAGER

RETAIL SERVICES





Lucknow Street Mitcham Victoria 3132

Private Bag 1 Mitcham Victoria 3132

DX 13204

F (03) 9872 1353

E enquiry@yvw.com.au yvw.com.au

Yarra Valley Water Property Information Statement

Property Address	2/15 WATTLE ROAD BAYSWATER NORTH 3153
------------------	---------------------------------------

STATEMENT UNDER SECTION 158 WATER ACT 1989

THE FOLLOWING INFORMATION RELATES TO SECTION 158(3)

Existing sewer mains will be shown on the Asset Plan.

THE FOLLOWING INFORMATION RELATES TO SECTION 158(4)

This Property is a part of a development that is serviced by private water and/or sewer infrastructure. This infrastructure (or pipeline) is known as a private extension and may extend some distance in length from your property before connecting to Yarra Valley Water infrastructure. Any maintenance or supply issues associated with the private extension are the responsibility of the property owners. Yarra Valley Water is responsible for maintaining the water service from the water main up to and including the development main meter or manifold, and the sewer service from the sewer main up to the sewer branch including the inspection opening.

Where the property is serviced through a private fire service the property owner is fully responsible for the maintenance of this service including the isolating valve connected to our water main.

Yarra Valley Water does not guarantee the continuity of service or supply, water quality or water pressure within the private extension.

Please note: Unless prior consent has been obtained, the Water Act prohibits:

- 1. The erection and/or placement of any building, wall, bridge, fence, embankment, filling, material, machinery or other structure over or under any sewer or drain.
- 2. The connection of any drain or sewer to, or interference with, any sewer, drain or watercourse.





Lucknow Street Mitcham Victoria 3132

Private Bag 1 Mitcham Victoria 3132

DX 13204

F (03) 9872 1353

E enquiry@yvw.com.au yvw.com.au

Melbourne Water Property Information Statement

Property Address	2/15 WATTLE ROAD BAYSWATER NORTH 3153

STATEMENT UNDER SECTION 158 WATER ACT 1989

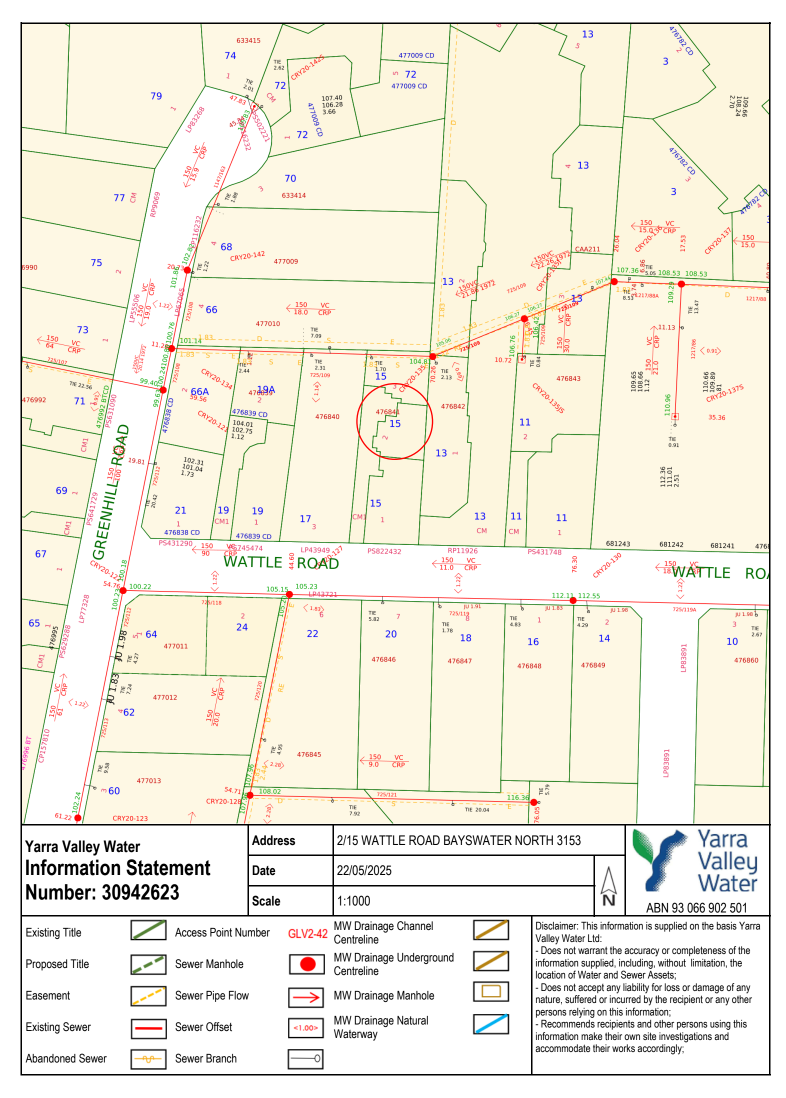
THE FOLLOWING INFORMATION RELATES TO SECTION 158(4)

Information available at Melbourne Water indicates that this property is not subject to flooding from Melbourne Water's drainage system, based on a flood level that has a probability of occurrence of 1% in any one year.

Please note: Unless prior consent has been obtained, the Water Act prohibits:

- 1. The erection and/or placement of any building, wall, bridge, fence, embankment, filling, material, machinery or other structure over or under any sewer or drain.
- 2. The connection of any drain or sewer to, or interference with, any sewer, drain or watercourse.

If you have any questions regarding Melbourne Water encumbrances or advisory information, please contact Melbourne Water on 9679 7517.





YARRA VALLEY WATER ABN 93 066 902 501

Lucknow Street Mitcham Victoria 3132

Private Bag 1 Mitcham Victoria 3132

DX 13204

F (03) 9872 1353

E enquiry@yvw.com.au yvw.com.au

VICTORIAN STATEWIDE CONVEYANCING P/L. Victorian Statewide Conveyancing JO@VICTORIANSTATEWIDE.COM.AU

RATES CERTIFICATE

 Account No: 2314337406
 Date of Issue: 22/05/2025

 Rate Certificate No: 30942623
 Your Ref: 20251009

With reference to your request for details regarding:

Property Address	Lot & Plan	Property Number	Property Type
UNIT 2/15 WATTLE RD, BAYSWATER NORTH VIC	2\PS822432	5216874	Residential
3153			

Agreement Type	Period	Charges	Outstanding	
Residential Water Service Charge	01-04-2025 to 30-06-2025	\$20.64	\$20.64	
Residential Water and Sewer Usage Charge Step 1 – 22.000000kL x \$3.43420000 = \$75.55	19-11-2024 to 21-02-2025	\$75.55	\$0.00	
Estimated Average Daily Usage \$0.80				
Residential Sewer Service Charge	01-04-2025 to 30-06-2025	\$118.19	\$118.19	
Parks Fee	01-04-2025 to 30-06-2025	\$21.74	\$21.74	
Drainage Fee	01-04-2025 to 30-06-2025	\$30.44	\$30.44	
Other Charges:				
Interest No interest applicable at this time				
No further charges applicable to this property				
	Balance Brou	ght Forward	\$0.00	
Total for This Property \$191.01				

GENERAL MANAGER

RETAIL SERVICES

Note:

- 1. From 1 July 2023, the Parks Fee has been charged quarterly instead of annually.
- 2. From 1 July 2023, for properties that have water and sewer services, the Residential Water and Sewer Usage charge replaces the Residential Water Usage and Residential Sewer Usage charges.
- 3. This statement details all tariffs, charges, and penalties due and payable to Yarra Valley Water as of the date of this statement and includes tariffs and charges (other than for usage charges yet to be billed) which are due and payable to the end of the current financial quarter.

- 4. All outstanding debts are due to be paid to Yarra Valley Water at settlement. Any debts that are unpaid at settlement will carry over onto the purchaser's first quarterly account and follow normal credit and collection activities pursuant to section 275 of the Water Act 1989.
- 5. If the total due displays a (-\$ cr), this means the account is in credit. Credit amounts will be transferred to the purchaser's account at settlement.
- 6. Yarra Valley Water provides information in this Rates Certificate relating to waterways and drainage as an agent for Melbourne Water and relating to parks as an agent for Parks Victoria pursuant to section 158 of the Water Act 1989.
- 7. The charges on this rates certificate are calculated and valid at the date of issue. To obtain up-to-date financial information, please order a Rates Settlement Statement prior to settlement.
- 8. From 01/07/2024, Residential Water Usage is billed using the following step pricing system: 256.31 cents per kilolitre for the first 44 kilolitres; 327.60 cents per kilolitre for 44-88 kilolitres and 485.34 cents per kilolitre for anything more than 88 kilolitres. From 1 July 2023, this charge is applicable for properties with water service only.
- 9. From 01/07/2024, Residential Water and Sewer Usage is billed using the following step pricing system: 343.42 cents per kilolitre for the first 44 kilolitres; 450.59 cents per kilolitre for 44-88 kilolitres and 523.50 cents per kilolitre for anything more than 88 kilolitres. From 1 July 2023, this charge is applicable for residential properties with both water and sewer services.
- 10. From 01/07/2024, Residential Recycled Water Usage is billed 192.59 cents per kilolitre.
- 11. From 01/07/2022 up to 30/06/2023, Residential Sewer Usage was calculated using the following equation: Water Usage (kl) x Seasonal Factor x Discharge Factor x Price (/kl) 1.1540 per kilolitre. From 1 July 2023, this charge will no longer be applicable for residential customers with both water and sewer services.
- 12. The property is a serviced property with respect to all the services, for which charges are listed in the Statement of Fees above.



YARRA VALLEY WATER ABN 93 066 902 501

Lucknow Street Mitcham Victoria 3132

Private Bag 1 Mitcham Victoria 3132

DX 13204

F (03) 9872 1353

E enquiry@yvw.com.au yvw.com.au

To ensure you accurately adjust the settlement amount, we strongly recommend you book a Special Meter Reading:

- Special Meter Readings ensure that actual water use is adjusted for at settlement.
- Without a Special Meter Reading, there is a risk your client's settlement adjustment may not be correct.

Property No: 5216874

Address: UNIT 2/15 WATTLE RD, BAYSWATER NORTH VIC 3153

Water Information Statement Number: 30942623

HOW TO PAY				
B	Biller Code: 314567 Ref: 23143374060			
Amount Paid		Date Paid	Receipt Number	

Owners Corporations Act 2006, s.151 Owners Corporations Act 2006, Owners Corporations Regulations 2018

As at 27th May 2025

1. OWNERS CORPORATION DETAILS

Plan Number: OCPS822432L

Address of Plan: 15 Wattle Road Bayswater North 3153

Lot Number this statement relates to: 2

Unit Number this statement relates to: 2

Postal Address 378 Saint Georges Road Fitzroy North Victoria 3068

2. CERTIFICATE DETAILS

Vendor: Babak Nejat Rowshan

Postal Address for Lot 2 2/15 Wattle Road Bayswater North VIC 3153

Purchaser:

Person requesting Certificate: Victorian Statewide Conveyancing, care of Land checker c/o

LANDATA

Reference: (Ref: 76859109-013-7)

Address: Unit 2, 15 Wattle Road, Bayswater North, 3153

Fax:

E-mail: <u>Landata.online@servictoria.com.au</u>

3. CURRENT ANNUAL LEVY FEES FOR LOT 2

ADMINISTRATIVE FUND

The annual administrative levy fees for Lot 2 are **1,797.22 per annum** commencing on 1 October 2024. Levies for this plan are raised over **4 periods**

Period	Amount	Due Date	Status
01/10/24 to 31/12/24	447.22	01/10/24	Paid
01/01/25 to 31/03/25	450.00	01/01/25	Paid
01/04/25 to 30/06/25	450.00	01/04/25	Paid
01/07/25 to 30/09/25	450.00	01/07/25	To be Issued

Maintenance Fund

There are currently no annual Maintenance Fund levy fees payable for Lot 2.

(Continued)
As at 27th May 2025
For Plan No. OCPS822432L - Lot 2

4. CURRENT LEVY POSITION FOR LOT 2

Fund	Balance	Paid To
Administrative	0.00	30 June 2025
Maintenance Fund	0.00	
BALANCE	0.00	

5. SPECIAL LEVIES

There are currently no special levy fees due for Lot 2.

6. OTHER CHARGES

There are currently no additional charges payable by Lot 2 that relate to work performed by the owners corporation or some other act that incurs additional charge.

7. FUNDS HELD BY OWNERS CORPORATION

The owners corporation holds the following funds as at 27 May 2025:

Account / Fund	Amount
Administrative Fund	2,349.77
Maintenance Fund	0.00
TOTAL FUNDS HELD AS AT 27 MAY 2025	\$2,349.77

8. INSURANCE

The owners corporation currently has the following insurance cover in place:

Policy

Policy No. VRSC20005366
Expiry Date VRSC20005366

Insurance Company Strata Community Insurance

Broker INS Strata Pty Ltd

Premium 3846.59

Cover Type Amount of Cover

Common Area Contents17,750Damage (i.e. Building) Policy1,775,025Fidelity Guarantee Insurance100,000Government Audit Costs25,000Government Audit Costs - Appeal Expenses100,000Government Audit Costs - Legal Defense Expenses50,000

Loss Of Rent/Temporary Accommodation266,254Lot Owner's Fixtures and Improvements300,000Property, Death and Injury (Public Liability)30,000,000

(Continued)
As at 27th May 2025
For Plan No. OCPS822432L - Lot 2

9. CONTINGENT LIABILITIES

The owners corporation has no contingent liabilities arising from legal proceedings not otherwise shown or budgeted for in items 3, 5 or 6 above.

10. CONTRACTS OR AGREEMENTS AFFECTING COMMON PROPERTY

The owners corporation has not or do not intend in the foreseeable future to enter into any contracts affecting the common property.

11. AUTHORITIES OR DEALINGS AFFECTING COMMON PROPERTY

The owners corporation has not granted any authorities or dealings affecting the common property.

12. AGREEMENTS TO PROVIDE SERVICES

The owners corporation has not made any agreements to provide services to lot owners and occupiers or the general public for a fee.

13. NOTICES OR ORDERS

The owners corporation currently has no orders or notices served in the last 12 months that have not been satisfied.

14. CURRENT OR FUTURE PROCEEDINGS

The owners corporation is not currently a party to any proceedings or is aware of any circumstances which may give rise to proceedings.

15. APPOINTMENT OF AN ADMINISTRATOR

The owners corporation is not aware of an application or a proposal for the appointment of an administrator.

16. PROFESSIONAL MANAGER DETAILS

Name of Manager: Rosier Owners Corporation Management

ABN / ACN: 76 619 885 234

Address of Manager: 378 Saint Georges Road Fitzroy North Victoria 3068

Telephone: 97242888

Facsimile:

E-mail Address: info@rosierocm.com.au

17. ADDITIONAL INFORMATION

Nil.

(Continued)
As at 27th May 2025
For Plan No. OCPS822432L - Lot 2

SIGNING

The common seal of Plan No. OCPS822432L, was affixed and witnessed by and in the presence of the registered manager in accordance with Section 20(1) and Section 21(2A) of the Owners Corporations Act 2006.

(A)

Registered Manager

Full name: Gayan Silva

Company: Rosier Owners Corporation Management

Address of registered office: 378 Saint Georges Road Fitzroy North

Victoria 3068

NOT APPLICABLE

Common Seal of Owners Corporation



Victorian Statewide Conveyancing, care of Land checker c/o LANDATA
Unit 2, 15 Wattle Road, Bayswater North, 3153

27th May 2025

Yours faithfully

Dear Victorian Statewide Conveyancing, care of Land checker c/o LANDATA

Re: OWNERS CORPORATION CERTIFICATE - LOT 2, PLAN NO. OCPS822432L

In response to your request, we now attach an Owners Corporation Certificate for Lot 2 in Plan No. OCPS822432L dated 27th May 2025. This certificate is intended for use for the purpose of section 151 of the *Owners Corporations Act 2006 ("Act")*.

Pursuant to section 151(4)(b) of the Act, we also attach the following:

- (a) A copy of the Rules for this Owners Corporation;
- (b) A statement of advice and information for prospective purchasers of a strata title lot in Victoria in accordance with Regulation 17 of the *Owners Corporations Regulations 2018*; and
- (c) A copy of the minutes of the last annual general meeting of the Owners Corporation showing all resolutions passed at that meeting.

Please note that if you require any further information on the matters reported in the attached Owners Corporation Certificate, you may inspect a copy of the Owners Corporation Register in accordance with section 150 of the Act. An inspection of the Register must be booked in advance by contacting our office during business hours or via email at info@rosierocm.com.au. Please note the inspection of the Register may require the payment of a fee.

Registered Manager
Full name: Gayan Silva Company: Rosier Owners Corporation Management Address of registered office: 378 Saint Georges Road Fitzroy North Victoria 3068
27/05/2025
Date



stratacommunityinsure.com.au

- T 1300 SCINSURE (1300 724 678)
- E myenquiry@scinsure.com.au
- A PO Box 13132, Law Courts, VIC 8010

CERTIFICATE OF CURRENCY

	KIII ICATE OF CORRENCT	
	THE INSURED	
POLICY NUMBER	VRSC20005366	
PDS AND POLICY WORDING	Residential Strata Product Disclosure Statement and Policy Wording SCI	034-
PDS AND POLICY WORDING	Policy-RS-PPW-02/2021	
\$	Supplementary Product Disclosure Statement <u>SCIA-036_SPDS_RSC-</u>	
<u>:</u>	10/2021	
THE INSURED	Owners Corporation Plan No. PS 822432L	
SITUATION	15 Wattle Road, Bayswater North, VIC, 3153	
PERIOD OF INSURANCE	Commencement Date: 4:00pm on 26/10/2024	
FERIOD OF INSURANCE	Expiry Date: 4:00pm on 26/10/2025	
INTERMEDIARY	INS Strata Pty Ltd	
ADDRESS	17 Argyle Place, South Carlton, VIC, 3053	
DATE OF ISSUE	04/11/2024	
РО	DLICY LIMITS / SUMS INSURED	
SECTION 1 PART A	1. Building \$1,775	5,025
	Common Area Contents \$17	7,750
	2. Terrorism Cover under Section 1 Part A2 Ap	plies
PART B	Loss of Rent/Temporary Accommodation \$266	6,254
OPTIONAL COVERS	1. Flood Not Incl	uded
	2. Floating Floors Not Incl	uded
SECTION 2 Liability	\$30,000	0,000
SECTION 3 Voluntary Workers	Incl	luded
SECTION 5 Fidelity Guarantee	\$100	0,000
SECTION 6 Office Bearers' Liability	y Not Incl	uded

This certificate of currency has been issued by Strata Community Insurance Agencies Pty Ltd, ABN 72 165 914 009, AFSL 457787 on behalf of the insurer Allianz Australia Insurance Limited, ABN 15 000 122 850, AFSL 234708 and confirms that on the Date of Issue a policy existed for the Period of Insurance and sums insured shown herein. The Policy may be subsequently altered or cancelled in accordance with its terms after the Date of Issue of this notice without further notice to the holder of this notice. It is issued as a matter of information only and does not confer any rights on the holder.

Appeal Expenses

Legal Defence Expenses

Government Audit Costs - Professional Fees

Machinery Breakdown

Loss of Lot Market Value

Lot Owners' Fixtures and Improvements

Catastrophe

PART A

PART B

PART C

SECTION 7

SECTION 8

SECTION 9

SECTION 10

SECTION 11

Not Included

Not Included

\$25,000

\$100,000

\$300,000

Not Included

\$50,000

This certificate does not amend, extend, replace, negate or override the benefits, terms, conditions and exclusions as described in the Schedule documents together with the Product Disclosure Statement and insurance policy wording.

Model rules for an owners corporation

1. Health, safety and security

1.1 Health, safety and security of lot owners, occupiers of lots and others

A lot owner or occupier must not use the lot, or permit it to be used, so as to cause a hazard to the health, safety and security of an owner, occupier, or user of another lot.

1.2 Storage of flammable liquids and other dangerous substances and materials

- (1) Except with the approval in writing of the owners corporation, an owner or occupier of a lot must not use or store on the lot or on the common property any flammable chemical, liquid or gas or other flammable material.
- (2) This rule does not apply to—
- (a) chemicals, liquids, gases or other material used or intended to be used for domestic purposes; or
- (b) any chemical, liquid, gas or other material in a fuel tank of a motor vehicle or internal combustion engine.

1.3 Waste disposal

An owner or occupier must ensure that the disposal of garbage or waste does not adversely affect the health, hygiene or comfort of the occupiers or users of other lots.

2. Committees and sub-committees

2.1 Functions, powers and reporting of committees and subcommittees

A committee may appoint members to a sub committee without reference to the owners corporation.

3. Management and administration

3.1 Metering of services and apportionment of costs of services

- (1) The owners corporation must not seek payment or reimbursement for a cost or charge from a lot owner or occupier that is more than the amount that the supplier would have charged the lot owner or occupier for the same goods or services.
- (2) If a supplier has issued an account to the owners corporation, the owners corporation cannot recover from the lot owner or occupier an amount which includes any amount that is able to be claimed as a concession or rebate by or on behalf of the lot owner or occupier from the relevant supplier.
- (3) Subrule (2) does not apply if the concession or rebate—

- (a) must be claimed by the lot owner or occupier and the owners corporation has given the lot owner or occupier an opportunity to claim it and the lot owner or occupier has not done so by the payment date set by the relevant supplier; or
 - (b) is paid directly to the lot owner or occupier as a refund.

4. Use of common property

4.1 Use of common property

- (1) An owner or occupier of a lot must not obstruct the lawful use and enjoyment of the common property by any other person entitled to use the common property.
- (2) An owner or occupier of a lot must not, without the written approval of the owners corporation, use for the owner or occupier's own purposes as a garden any portion of the common property.
- (3) An approval under subrule (2) may state a period for which the approval is granted.
- (4) If the owners corporation has resolved that an animal is a danger or is causing a nuisance to the common property, it must give reasonable notice of this resolution to the owner or occupier who is keeping the animal.
- (5) An owner or occupier of a lot who is keeping an animal that is the subject of a notice under subrule (4) must remove that animal.
- (6) Subrules (4) and (5) do not apply to an animal that assists a person with an impairment or disability.

4.2 Vehicles and parking on common property

An owner or occupier of a lot must not, unless in the case of an emergency, park or leave a motor vehicle or other vehicle or permit a motor vehicle or other vehicle—

- (a) to be parked or left in parking spaces situated on common property and allocated for other lots; or
 - (b) on the common property so as to obstruct a driveway, pathway, entrance or exit to a lot; or
- (c) in any place other than a parking area situated on common property specified for that purpose by the owners corporation.

4.3 Damage to common property

- (1) An owner or occupier of a lot must not damage or alter the common property without the written approval of the owners corporation.
- (2) An owner or occupier of a lot must not damage or alter a structure that forms part of the common property without the written approval of the owners corporation.
- (3) An approval under subrule (1) or (2) may state a period for which the approval is granted, and may specify the works and conditions to which the approval is subject.
- (4) An owner or person authorised by an owner may install a locking or safety device to protect the lot against intruders, or a screen or barrier to prevent entry of animals or insects, if the device, screen or barrier is soundly built and is consistent with the colour, style and materials of the building.
- (5) The owner or person referred to in subrule (4) must keep any device, screen or barrier installed in good order and repair.

5. Lots

5.1 Change of use of lots

An owner or occupier of a lot must give written notification to the owners corporation if the owner or occupier changes the existing use of the lot in a way that will affect the insurance premiums for the owners corporation.

Example

If the change of use results in a hazardous activity being carried out on the lot, or results in the lot being used for commercial or industrial purposes rather than residential purposes.

5.2 External appearance of lots

- (1) An owner or occupier of a lot must obtain the written approval of the owners corporation before making any changes to the external appearance of their lot.
- (2) An owners corporation cannot unreasonably withhold approval, but may give approval subject to reasonable conditions to protect quiet enjoyment of other lot owners, structural integrity or the value of other lots and/or common property.

5.3 Requiring notice to the owners corporation of renovations to lots

An owner or occupier of a lot must notify the owners corporation when undertaking any renovations or other works that may affect the common property and/or other lot owners' or occupiers' enjoyment of the common property.

6. Behaviour of persons

6.1 Behaviour of owners, occupiers and invitees on common property

An owner or occupier of a lot must take all reasonable steps to ensure that guests of the owner or occupier do not behave in a manner likely to unreasonably interfere with the peaceful enjoyment of any other person entitled to use the common property.

6.2 Noise and other nuisance control

- (1) An owner or occupier of a lot, or a guest of an owner or occupier, must not unreasonably create any noise likely to interfere with the peaceful enjoyment of any other person entitled to use the common property.
- (2) Subrule (1) does not apply to the making of a noise if the owners corporation has given written permission for the noise to be made.

7. Dispute resolution

- (1) The grievance procedure set out in this rule applies to disputes involving a lot owner, manager, or an occupier or the owners corporation.
- (2) The party making the complaint must prepare a written statement in the approved form.
- (3) If there is a grievance committee of the owners corporation, it must be notified of the dispute by the complainant.
- (4) If there is no grievance committee, the owners corporation must be notified of any dispute by the complainant, regardless of whether the owners corporation is an immediate party to the dispute.
- (5) The parties to the dispute must meet and discuss the matter in dispute, along with either the grievance committee or the owners corporation, within 14 working days after the dispute comes to the attention of all the parties.

- (6) A party to the dispute may appoint a person to act or appear on the party's behalf at the meeting.
- (7) If the dispute is not resolved, the grievance committee or owners corporation must notify each party of the party's right to take further action under Part 10 of the *Owners Corporations Act 2006*.
- (8) This process is separate from and does not limit any further action under Part 10 of the *Owners Corporations Act 2006*.





Meeting Date	21 October 2024		
Meeting Location	Online, Meeting, VIC, 3134		
Time	04:00 PM		Closed: 04:23 PM.
Lots Represented		in McDonald Owner p Nejat Rowshan Owner p J Elliott Electron	present
Chairperson	Gayan Silva		
Additional Attendees			
Apologies			
Quorum	There being a quorum represented, the meeting opened at 04:00 PM.		

Item 1		
Recording of Meeting		
NOTE: By participating in this meeting you are agreeing	that the meeting can be recorded for the	nurnoses of

NOTE: By participating in this meeting you are agreeing that the meeting can be recorded for the purposes of accurately compiling minutes of the meeting.

Item 2

Attendances, Apologies & Quorum

Noting of attendances, proxies, apologies and the determination of a quorum. A quorum for the meeting is at least 50% of lot owners present either in person or represented by Proxy. An owner with arrears may attend the meeting and will be counted towards a quorum however will only be permitted to vote on special or unanimous resolutions.

In attendance for Owners Corporation: Gayan Silva representing Rosier.

Motion 3		
Appointment of a Chairperson	Ordinary Resolution Submitted by Strata Manager	
The members of the Owners Corporation present resomeeting.	lve to elect Gayan Silva as the Chairperson	for this

Motion CARRIED.				,
VOTES	Yes : 3	No: 0	Abs: 0	Inv: 0
				<u> </u>



Owners Corporation for Wattle Road 15 Plan No. OCPS822432L 21 October 2024

Motion 4		
Minutes of the Previous Meeting	Ordinary Resolution Submitted by Strata Manager	

The members of the Owners Corporation resolve to accept and acknowledge that the minutes of the previous Annual General Meeting held on 25/10/2023 are a true and correct record of those proceedings.

Motion CARRIED.

 VOTES
 Yes: 2
 No: 0
 Abs: 1
 Inv: 0

Manager's Report Ordinary Resolution Submitted by Strata Manager	Motion 5	
	Manager's Report	

In pursuant to Section 126 part 1 the manager of the Owner's Corporation must submit a report of the manager's activities to each Annual General Meeting of the Owners Corporation.

The members of the Owners Corporation resolve to accept the report as a record of the activities of the Owners Corporation for the period 30/09/2024

Motion CARRIED.

 VOTES
 Yes: 3
 No: 0
 Abs: 0
 Inv: 0

Motion 6				
Financial Reports	Ordinary Resolution Submitted by Strata Manager			
Pursuant to Division 2 Part 34 Section 1 An Owners Cornoration must prepare annual financial statements				

Pursuant to Division 2 Part 34 Section 1 An Owners Corporation must prepare annual financial statements for presentation at the Annual General meeting of the Owners Corporation.

The members of the Owners Corporation resolved to accept and acknowledge that the financial records presented to the meeting are a true and correct record of the business of the Owners Corporation for the period 01/10/2023 to 30/09/2024.

Yes: 3

No: 0

Inv: 0

Abs: 0

		_
Motion CARRIED.		

VOTES



Owners Corporation for Wattle Road 15 Plan No. OCPS822432L 21 October 2024

Motion 7		
Insurance	Ordinary Resolution Submitted by Strata Manager	

The members of the Owners Corporation resolve to acknowledge and accept that there is currently a building Insurance policy in place as required under the Legislation.

The Owner's Corporation members acknowledge and accept to renew the insurance policy with the current insurer, SCI, at the annual premium of \$3,846.59.

NOTE: It is the lot owner's responsibility to make sure that they have contents and or Landlord's Insurance for their lot.

Insurance service fee paid: It is noted that the Owners Corporation Management Company is paid a fee for services provided by the insurer for work associated with the placing of the policy.

Independent Reinstatement Insurance Valuation:

The Owners Corporation Act 2006/7 Part 3 Section 59 (1) (2) Section 65 (2) requires that all Owners Corporations have an independent re instatement insurance valuation completed every 3-5 years.

Motion CARRIED.				
VOTES	Yes:3	No: 0	Abs: 0	Inv: 0
			•	-

Motion 8		
Independent Reinstatement Insurance Valuation	Ordinary Resolution Submitted by Strata Committee	

The Owners Corporation Act 2006/7 Part 3 Section 59 (1) (2) Section 65 (2) requires that all Owners Corporations have an independent reinstatement insurance valuation completed every 3-5 years.

The members of the Owners Corporation present resolve to carry out an insurance valuation prior to the next annual general meeting.

Motion DEFEATED.				
VOTES	Yes : 1	No: 2	Abs: 0	Inv: 0



Owners Corporation for Wattle Road 15 Plan No. OCPS822432L 21 October 2024

Motion 9		
Appointment Of The Manager	Ordinary Resolution Submitted by Strata Manager	

Pursuant to Part 6 Section 119 (1) of the Owners Corporation Act 2006/7. An Owners Corporation may appoint a person to be the Manager of the Owners Corporation. (2) A person is not eligible to be appointed unless the person is a registered manager.

The members of the Owners Corporation resolve to appoint Rosier Owners Corporation Management from 21 Oct 2024, at a fixed rate of \$1,260.00 for the new financial year. AWOTE increases will apply annually for the remainder of the contracted period.

Motion CARRIED.

 VOTES
 Yes: 3
 No: 0
 Abs: 0
 Inv: 0

Motion 10				
Proposed Budget for Administration Fund	Ordinary Resolution Submitted by Strata Manager			
That the proposed budget as attached be tabled and adopted.				
The proposed Administrative budget for the coming ye	ear is an amount of \$5,391.66.			

Motion CARRIED.

Yes: 2

No: 0

Abs: 1

Inv: 0

Motion 11		
Maintenance Fund	Ordinary Resolution Submitted by Strata Manager	
Resolved to introduce a maintenance budget.		

Motion DEFEATED.

VOTES

 VOTES
 Yes: 0
 No: 2
 Abs: 1
 Inv: 0



Owners Corporation for Wattle Road 15 Plan No. OCPS822432L 21 October 2024

Motion 12		
Disposal Of The Common Seal	Ordinary Resolution Submitted by Strata Manager	

The members of the Owners Corporation acknowledge that a change of legislation on December 1st 2021 will no longer require the use of the Owners Corporation Common Seal.

The members of the Owners Corporation resolve to agree that Rosier Owners Corporation Management as the current Manager has the authority to dispose of the Common Seal held by the manager as of the 1st December 2021.

Motion Lost. Already passed at 2023 AGM.

 VOTES
 Yes: 0
 No: 0
 Abs: 0
 Inv: 3

Motion 13		
Penalty Interest on Arrears	Ordinary Resolution Submitted by Strata Manager	
To resolve to charge penalty interest on any amounts payable by a lot owner to the Owners Corporation that		

is still outstanding after the due date.

Motion CARRIED.

 VOTES
 Yes: 3
 No: 0
 Abs: 0
 Inv: 0

Motion 14		
Debt Recovery	Ordinary Resolution Submitted by Strata Manager	

To resolve to authorise the Owners Corporation Manager to engage legal practitioners and/or nominated person(s) to instigate action against any unit owner to recover outstanding fees, levies and legal fees from the Owner owing to the Owners Corporation from time to time.

Motion	CARRIED.

 VOTES
 Yes: 3
 No: 0
 Abs: 0
 Inv: 0



Owners Corporation for Wattle Road 15 Plan No. OCPS822432L 21 October 2024

Motion 15		
OH&S Requirements	Ordinary Resolution Submitted by Strata Manager	
Section 21/1) of the OHS Act requires Owners Co	rnoration to provide and maintain a working e	nvironment

Section 21(1) of the OHS Act requires Owners Corporation to provide and maintain a working environment that is safe and without risk to the contractors and their employees health. Owners are reminded to alert the Manager to any items needing attention and/or action.

To resolve to undertake OH&S and/or Essential Safety Reports as required.

 Motion CARRIED.

 VOTES
 Yes: 3
 No: 0
 Abs: 0
 Inv: 0

Motion 16			
General Business	Ordinary Resolution Submitted by Strata Committee		
Owners can report any get time.	neral business related items directly to the manager a	iny	
unie.			
Motion CARRIED.			

Item 17	
Meeting Close	

Statement of advice and information for prospective purchasers and lot owners

Schedule 3, Regulation 17, Owners Corporations Regulations 2018

What is an owners corporation?

The lot you are considering buying is part of an owners corporation. Whenever a plan of subdivision creates common property, an owners corporation is responsible for managing the common property. A purchaser of a lot that is part of an owners corporation automatically becomes a member of the owners corporation when the transfer of that lot to the purchaser has been registered with Land Victoria.

If you buy into an owners corporation, you will be purchasing not only the individual property, but also ownership of, and the right to use, the common property as set out in the plan of subdivision. This common property may include driveways, stairs, paths, passages, lifts, lobbies, common garden areas and other facilities set up for use by owners and occupiers. In order to identify the boundary between the individual lot you are purchasing (for which the owner is solely responsible) and the common property (for which all members of the owners corporation are responsible), you should closely inspect the plan of subdivision.

How are decisions made by an owners corporation?

As an owner, you will be required to make financial contributions to the owners corporation, in particular for the repair, maintenance and management of the common property. Decisions as to the management of this common property will be the subject of collective decision making. Decisions as to these financial contributions, which may involve significant expenditure, will be decided by a vote.

Owners corporation rules

The owners corporation rules may deal with matters such as car parking, noise, pets, the appearance or use of lots, behaviour of owners, occupiers or guests and grievance procedures.

You should look at the owners corporation rules to consider any restrictions imposed by the rules.

Lot entitlement and lot liability

The plan of subdivision will also show your lot entitlement and lot liability. Lot liability represents the share of owners corporation expenses that each lot owner is required to pay.

Lot entitlement is an owner's share of ownership of the common property, which determines voting rights. You should make sure that the allocation of lot liability and entitlement for the lot you are considering buying seems fair and reasonable.

Further information

If you are interested in finding out more about living in an owners corporation, you can contact Consumer Affairs Victoria. If you require further information about the particular owners corporation you are buying into you can inspect that owners corporation's information register.

Management of an owners corporation

An owners corporation may be self-managed by the lot owners or professionally managed by an owners corporation manager. If an owners corporation chooses to appoint a professional manager, it must be a manager registered with the Business Licensing Authority (BLA).

If you are uncertain about any aspect of the owners corporation or the documents you have received from the owners corporation, you should seek expert advice.

OC 10 (12/07) Page 1 of 1



Building Permit

Form 2 Building Act 1993 Building Regulations 2018 - Regulation 37(1)

Permit No: BS-L 47962 6958983226083

Issued To -

Name:

Connected Constructions Pty Ltd

ACN:

Postal Address: Email:

5 Caravelle Court BERWICK, VIC 3806 hornsbyconstructions@yahoo.com.au

Address for Serving or Giving of Documents

Address:

5 Caravelle Court BERWICK VIC 3806

Contact Person: Phone:

Scott Hornsby 0410 596 436

Ownership Details

Name:

Melissa Millia & Ben Walters

ACN:

Postal Address:

92A Lincoln Road CROYDON, VIC 3136

Email:

office@bmtrendering.com.au Melissa Millia & Ben Walters

Contact Person: Phone:

0439 398 088

Property Details

Address:

Lot (4) 15 Wattle Road BAYSWATER NORTH VIC 3153

Title Details:

LP/PS: LP43949

Municipal District:

Maroondah City Council

Builder

Name:

Connected Constructions Pty Ltd

ACN:

Registration No.

CDB-U 51109

Postal Address:

5 Caravelle Court BERWICK, VIC 3806

Natural Person for Service of Directions, Notices and Orders

Name:

Scott Hornsby

Phone:

0410 596 436

Postal Address:

5 Caravelle Court BERWICK, VIC 3806

Building Practitioner or Architect Engaged to Prepare Documents for this Permit

Name

Category/Class

Registration No.

Connected Constructions

Builder - Domestic - Unlimited (Company)

CDB-U 51109

Pty Ltd

Pyor Plans

Draftsperson - Architectural

DP-AD 32333

Haydar Faleh Engineer - Civil EC 61818

Details of Domestic Building Work Insurance

Name of Builder:

Connected Constructions Pty Ltd

Insurance Provider: VMIA

Policy Number:

C4480-71/72/73

T: (03) 9898-7177 • E: cfl@cflpermits.com.au • F: (03) 9898-7144 Ground Floor, 687 Whitehorse Road MONT ALBERT VIC 3127 http://www.cflpermits.com.au

Policy Issued:

11/07/2019

Policy Cover:

\$300,000

Details of Relevant Planning Permit

Planning permit No.:

M/2018/446

Date of grant of planning permit:

6/09/2018

Nature of Building Work

Construction of Three Unit Development

Version of BCA applicable to Permit:

BCA 2019 Volume 2

Stage of building work permitted:

To Completion

Total floor area of new building work in m2: 480.0 Cost of building work (this stage):

\$761,200

Cost of building work (all stages):

\$761,200

Building Classification

Nature of Work	Part of Building	BCA Classification
Construction of	Units	1ai
Construction of	Garages	10a
Construction of	Retaining Wall	10b

Performance Solutions

A performance solution was used to determine compliance with the following performance requirements of the BCA that relate to the building to which this permit applies:

No	Relevant Performance	Details of Performance Solution
	Requirement	
1	P2.3.1 Spread of fire	To permit unprotected openings within 1800mm of another building
		on the same allotment until subdivision is finalised.

Prescribed Reporting Authorities

The following bodies are prescribed reporting authorities for the purposes of the application for this permit in relation to the matters set out below.

Reporting Authority	Matter Reported On or Consented To	Regulation No.
Council	Point of discharge of storm water	reg. 133(2)

Protection Work

Protection work is not required in relation to the building work proposed in this permit.

Inspection Requirements

The mandatory notification stages are -

- Trench
- Pads
- Stump Hole
- Pre Slab
- Retaining Wall (Footings)
- Steel
- Sub Floor
- Frame
- Final

Occupation or Use of Building

An Occupancy Permit is required prior to the occupation or use of this building.

If an occupancy permit is required, the permit is required for the whole of the building in relation to which the building work is carried out.

Commencement and Completion

This building work must commence by 29/07/2020.

If the building work to which this building permit applies is not commenced by this date, this building permit will lapse unless an extension is applied for and granted by the relevant building surveyor before this date under regulation 59 of the Building Regulations 2018.

This building work must be completed by 29/07/2021.

If the building work to which this building permit applies is not completed by this date, this building permit will lapse unless an extension is applied for and granted by the relevant building surveyor before this date under regulation 59 of the Building Regulations 2018.

Documents Supporting Application

The state of the s					
Document Name	Prepared By	Ref No	Issued		

Permit Conditions

This building permit is subject to the following conditions –

No	Condition			
1	Three copies of truss computations and layout are to be submitted and approved prior to the frame inspection.			
2	The manufacturers posi-strut layout, size, type and spacing is to be submitted and approved prior to a frame inspection being undertaken.			
3	All requirements of the Energy Efficiency Report are to be implemented and will be checked (where possible) when the Final inspection is undertaken. You will be required to sign off on the requirements prior to a certificate being issued.			
4	The building is required to be protected from termites in accordance with the requirements of AS3660. A certificate will be required to be lodged prior to the issue of a certificate of final inspection or an occupancy permit being issued.			
5	A Plumbing Certificate of Compliance for all plumbing works carried out on the project.			
6	Completed application for Occupancy Permit.			
7	An Electrical Safety Compliance Certificate for all electrical work.			
8	2000 Litre Water Tank connected to all sanitary compartments to be installed prior to final inspection			

Relevant Building Surveyor

Name:

Brendan O'Connor

ACN:

Address:

Ground Floor, 687 Whitehorse Road MONT ALBERT VIC 3127

Email:

cfl@cflpermits.com.au

Building practitioner registration no.: BS-L 47962

Permit No.:

BS-L 47962 6958983226083

Date of Issue of Permit:

29/07/2019

Signature:





Occupancy Permit

Form 16 Building Act 1993 Building Regulations 2018 – Regulation 192

Permit No: BS-L 47962 6958983226083

This occupancy permit must be displayed in the following approved location:

•

Property Details: Lot (4) 15 Wattle Road BAYSWATER NORTH VIC 3153

Units: 2

Title Details: LP/PS: LP43949

Municipal District: MAROONDAH CITY COUNCIL

Building Permit Details

Building Permit No.: 6958983226083

Version of BCA applicable to building permit: BCA 2019 Volume 2

Building Details

Building / Part of Building to which Permit Applies	Permitted Use	BCA Class	Maximum Floor Live Load	Maximum Number of People
Units	Domestic	1ai	N/A	N/A
Garages	Domestic	10a	N/A	N/A
Retaining Wall	Domestic	10b	N/A	N/A

Suitability for occupation

At the date this occupancy permit is issued, the building or part of a building or place of public entertainment to which this permit applies is suitable for occupation.

Relevant Building Surveyor

Name: Brendan O'Connor

Address: Ground Floor, 687 Whitehorse Road MONT ALBERT VIC 3127

Email: cfl@cflpermits.com.au

Building practitioner registration no.: BS-L 47962

Occupancy Permit No.: BS-L 47962 6958983226083

Date of Issue: 28/08/2020 Date of Final Inspection: 27/08/2020

Signature:

T: (03) 9898-7177 • E: cfl@cflpermits.com.au Ground Floor, 687 Whitehorse Road MONT ALBERT VIC 3127 http://www.cflpermits.com.au



BOVILL RISK & INSURANCE CONSULTANTS PTY LTD

Suite 14, 71 Victoria Crescent Abbotsford VIC 3067 http://www.bric.com.au/dbi-victoria.html 1800 077 933

Domestic Building Insurance

Certificate of Insurance

Ben walters, Melissa Jane Mallia

92 Lincoln Rd CROYDON VIC 3136

Policy Number: C448072

> Policy Inception Date: 11/07/2019

Builder Account Number:

A contract of insurance complying with the Ministerial Order for Domestic Building Insurance issued under Section 135 of the Building Act 1993 (Vic) (Domestic Building Insurance) has been issued by the insurer Victorian Managed Insurance Authority a Statutory Corporation established under the Victorian Managed Insurance Authority Act 1996 (Vic), in respect of the domestic building work described below.

Policy Schedule Details

Domestic Building Work:

C03: New Multi-Dwelling Construction

At the property:

Unit 2 15 Wattle Rd BAYSWATER NORTH VIC 3153 Australia

Carried out by the builder:

CONNECTED CONSTRUCTION PTY LTD

Builder ACN:

168213321



If the builder's name and/or its ABN/ACN listed above does not exactly match with the information on the domestic building contract, please contact the VMIA. If these details are incorrect, the domestic building work will not be covered.

For the building owner(s):

Ben walters, Melissa Jane Mallia

Pursuant to a domestic building 05/06/2019

contract dated:

For the contract price of:

\$ 249,000.00

Type of Cover:

Cover is only provided if CONNECTED CONSTRUCTION PTY LTD has died, becomes insolvent or has disappeared or fails to comply with a

Tribunal or Court Order

The maximum policy limit for claims made under this policy \$300,000 all inclusive of costs and expenses *

The maximum policy limit for non-completion claims made

under this policy is:

20% of the contract price limited to the maximum policy limit for all claims under the policy*

PLEASE CHECK

If the information on this certificate does not match what's on your domestic building contract, please contact the VMIA immediately on 1300 363 424 or email dbi@vmia.vic.gov.au

IMPORTANT

This certificate must be read in conjunction with the policy terms and conditions and kept in a safe place. These documents are very important and must be retained by you and any successive owners of the property for the duration of the period of cover.

* The cover and policy limits described in this certificate are only a summary of the cover and limits and must be read in conjunction with, and are subject to the terms. conditions, limitations and exclusions contained in the policy terms and conditions.







BOVILL RISK & INSURANCE CONSULTANTS PTY LTD

Suite 14, 71 Victoria Crescent Abbotsford VIC 3067 http://www.bric.com.au/dbi-victoria.html 1800 077 933

Period of Cover

Cover commences on the earlier of the date of the domestic building contract or date of building permit for the domestic building work and concludes:

- Two years from completion of the domestic building work or termination of the domestic building contract for non structural defects*
- Six years from completion of the domestic building work or termination of the domestic building contract for structural defects*

Subject to the Building Act 1993, and the Ministerial Order and the conditions of the insurance contract, cover will be provided to the building owner named in the domestic building contract and to the successors in title to the building owner in relation to the domestic building work undertaken by the Builder.

Issued by Victorian Management Insurance Authority (VMIA)

Domestic Building Insurance Premium and Statutory Costs

Base DBI Premium:

\$935.00

GST:

\$93.50

Stamp Duty:

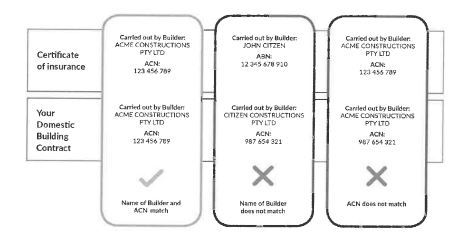
\$102.85

Total:

\$1,131.35

If the information on the certificate does not match exactly what is on your domestic building contract, please contact VMIA on 1300 363 424

Below are some example of what to look for



Job No: 25307

Joseph Borg
Building inspector
RBP-IN-U-24736

Building Inspector
Building Consultant
Accredited Mediator
Pest Management Technician

8 Pink Hill Blvd.
Beaconsfield 3807

Email: joe@houseinspection.services
A.B.N. 84 540 010 360

credited Mediator
anagement Technician



REPORT ON DOMESTIC BUILDING WORK UNDER SECTION 137B OF THE BUILDING ACT 1993 (OWNER-BUILDER CONSTRUCTION)

Site address: 2/15 Wattle Road Bayswater North

Commissioned By: Babak Rowshan

Building inspection

9 1					
Identification	Class 1 building	Outbuildings	Class 10 / 10b		

joseph p borg. Building Inspector RBP IN-U-24736

Please note that this is NOT a Pre-Purchase inspection and should not be considered as one. It is simply a statement of existing conditions required to enable appropriate insurance to be obtained and attached to the contract of sale as specified in Part 137B Building Act 1993.

Job No: 25307

Defects identified in the Insurance Report are those caused by bad workmanship or movement of foundations. The report does not necessarily refer to routine maintenance items (e.g. hair-line plaster cracks or jamming doors and windows) that are caused by normal shrinkage providing the workmanship was not defective.

Serious defects are defects that seriously affect the structural integrity of the property or require the substantial replacement of plumbing or electrical services. In the case of cracking, serious defects denote severe cracking as defined by Category 4 Appendix A – Australian Standard AS 2870.1 – 1988.

A person who constructs a building must not enter into a contract to sell the building under which the purchaser will become entitled to possess the building (or to receive the rent and profits from the building) within the prescribed period unless-

- (a) In the case of a person other than a registered building practitioner-
- (i) The person has obtained a report on the building from a prescribed building practitioner that contains the matters that are required by the Minister by notice published in the Government Gazette; and
- (ii) The person obtained the report not more than 6 months before the person enters into the contract to sell the building; and
- (iii) The person has given a copy of the report to the intending purchaser; and
- (b) The person is covered by the required insurance (if any); and
- (c) The person has given the purchaser a certificate evidencing the existence of that insurance; and
- (d) In the case of a contract for the sale of a home, the contract sets out the warranties implied into the contract by section 137C.

Unless otherwise stated;

No soil report or other material has been excavated or removed;

No plants or trees have been removed;

No samples have been taken or tested;

No fixtures, fittings, claddings or lining materials have been removed;

Building services have not been tested and registered/authorized persons should be contacted for approval of these services;

No enquiries of drainage, sewerage or water authorities have been made;

No plans or specifications or other contract documents have been sighted for the purpose of inspecting the works and providing a written report;

No special investigation of inspect attack (eg: borer, termite, etc) has been made and any reference to this has been made on a casual inspection.

REPORT ON DOMESTIC BUILDING WORK UNDER SECTION 137B OF THE BUILDING ACT 1993 (OWNER-BUILDER CONSTRUCTION)

Site Address: 2/15 Wattle Road Bayswater North

This report is a visual inspection of reasonable accessible parts of the property and this report does not cover Defects that are not reasonably visible or defects that have not yet arisen or enquiries to council or other authorities. This report is not a guarantee but an opinion of condition of the inspected property.

Data of reports	27/5/25	Date	of inconstion:	27/5/25	
Date of report: Weather condition			of inspection:		
	is at time of	Other [(pleas	se specity)	Fine	
inspection					
Name of prescribe	d huilding	Joseph Borg	IN-U-24736		
practitioner:	a bananig	3030011 2018	6 2 17 5 6		
	Blvd Beaconsfield 3	807	Post Cod	e: 3806	
ess:					
Signature:	Joseph P Bo	ora			
•	jeotpii z z	.9			
Docarintian afth.	huilding				
Description of the This report relates					
Laundry re					
•	here required				
,					
Services connected to the property and their condition:					
Mains Water [x] Gas [x] Electricity [x] Sewer connection [x] SW discharge point [x] Materials used in the construction:					
				Laundry renovation	
Cupboards and top					
Sink and tapware					
> Wall tiles	auirad				
Painting where re	quired				
Second Hand Mat	erials used in the co	nstruction:			
> Nil					
Site details					
Laundry re					
Painting v	here required				
List of defects in t	ne huilding/s: *				
> Nil	ie building/s.				
NII					
Areas of the build	ing/s inaccessible at	the time of insp	ection:		
	ing/s inaccessible at ons could not be veri		ection:		

This report is a visual inspection of reasonable accessible parts of the property and this report does not cover Defects that are not reasonably visible or defects that have not yet arisen or enquiries to council or other authorities. This report is not a guarantee but an opinion of condition of the inspected property.

Waterproofing to wet areas could not be confirmed.

Condition and status of incomplete works:

Nil

* A report listing defects in the building/s to include but are not restricted to, conditions of the following building elements:

Site drainage	Footings	Subfloor	
Frame	External walls	Internal walls and ceilings	
Floor and wall tiling	External roof	Internal roof conditions	
Built-in fittings/joinery	Doors/windows	Fireplaces/solid fuel heaters	
Plumbing and drainage	Fixed appliances	Flyscreens	
Driveways, paving, retaining walls, fencing, garages, carports, workshops, swimming pools or spas where			

Driveways, paving, retaining walls, fencing, garages, carports, workshops, swimming pools or spas where constructed as part of the major domestic building contract.

NB: A copy of any building permits issued, any occupancy permits or certificates of final inspection issued (as applicable), must be attached to this report or the section 32.

Documents attached to this report must remain with this report:

- A permit is not required for new for old replacement or renovation, such as bathrooms, kitchen, laundry etc.
- Alterations to a Building.

Alterations to a building are exempt from the requirement to obtain a building permit by item 4 of schedule 3 if the building work will not Adversely affect and will not increase or decrease the floor area. or will not adversely affect the safety of the public or occupiers of the building.

Joseph P Borg

Dip. BS. RBP IN-U- 24736 Accredited Mediator. Pest Management Technician **Details**

LOT/PLAN NUMBER OR CROWN DESCRIPTION

Lot. 2 PS822432

LOCAL GOVERNMENT (COUNCIL)

Maroondah

LEGAL DESCRIPTION

2\PS822432

COUNCIL PROPERTY NUMBER

261059

LAND SIZE 169m² Approx

State Electorates

LEGISLATIVE COUNCIL

North-Eastern Metropolitan Region

Schools

CLOSEST PRIVATE SCHOOLS

Tintern Grammar (1294 m)
Our Lady of Lourdes School (2735 m)
Sacred Heart School (3019 m)

CLOSEST SECONDARY SCHOOLS

Croydon Community School-OPTIONS@Bayswater (1591 m)

Burglary Statistics

POSTCODE AVERAGE

1 in 144 Homes

COUNCIL AVERAGE

1 in 111 Homes

Council Information - Maroondah

PHONE

O3 9298 4598 (Maroondah)

WEBSITE

http://www.maroondah.vic.gov.au/

ORIENTATION

Unavailable

FRONTAGE

Unavailable

ZONES

NRZ - Neighbourhood Residential Zone - Schedule 3

OVERLAYS

SLO - Significant Landscape Overlay - Schedule 3

LEGISLATIVE ASSEMBLY

Croydon District

CLOSEST PRIMARY SCHOOLS

Tinternvale Primary School (660 m)

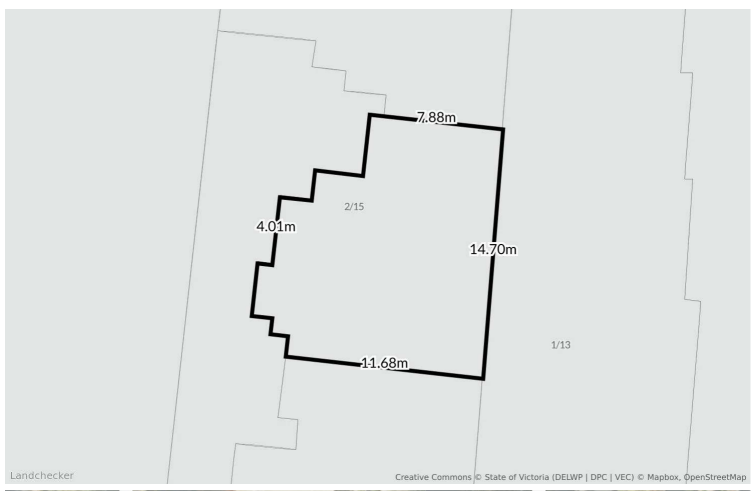
STATE AVERAGE

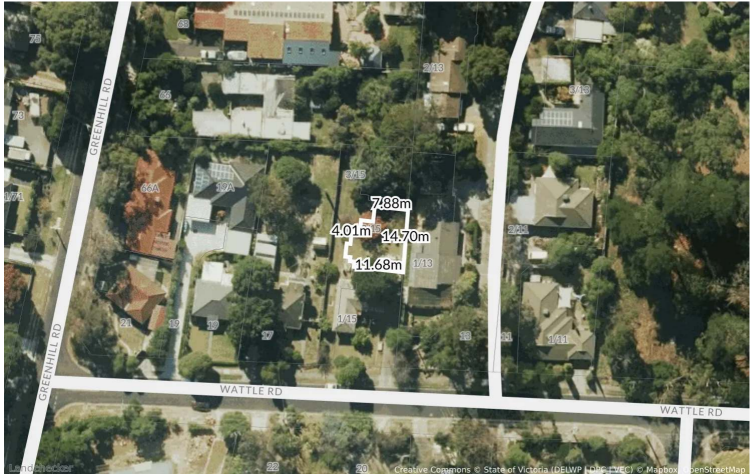
1 in 76 Homes

EMAIL

maroondah@maroondah.vic.gov.au







RECENT PLANNING SCHEME AMENDMENTS (LAST 90 DAYS)

Status	Code	Date	Description
APPROVED	VC281	13/04/2025	Amendment VC281 makes changes to the Victoria Planning Provisions and 34 planning schemes by amending clause 12.03-1R (Yarra River protection) to implement stage one of Burndap Birrarung burndap umarkoo, the Yarra Strategic Plan 2022-2032, February 2022. The amendment also introduces clause 51.06 to ensure responsible public entities have regard to the principles specified in the Yarra River Protection (Wilip-gin Birrarung murron) Act 2017.
APPROVED	C160maro	10/04/2025	The amendment extends interim Heritage Overlay (HO175) applying to 61 Wicklow Avenue, Croydon until 13 October 2025, while permanent heritage controls are sought through Amendment C148maro.
APPROVED	GC252	10/04/2025	Facilitates the development of around 60,000 new homes within 10 activity centres and their catchments by 2051, consistent with the Planning Policy Framework (PPF) and the housing delivery objectives sought by Victoria's Housing Statement, Plan Melbourne 2017–2050 and the recently released Plan for Victoria.
APPROVED	VC280	06/04/2025	Amendment VC280 introduces the Great Design Fast Track into the Victoria Planning Provisions and all planning schemes in Victoria. The Great Design Fast Track implements a new planning assessment pathway to facilitate the delivery of high-quality townhouse and apartment developments.
APPROVED	C158maro	02/04/2025	Implements Section 56 of the Heritage Act 2017 to ensure that places in the Planning Scheme are consistently identified with places in the Victorian Heritage Register.
APPROVED	VC273	02/04/2025	Amendment VC273 makes changes to clause 52.20 to apply to housing development that are wholly or partly funded by the Victorian or Commonwealth governments.
APPROVED	VC237	02/04/2025	The Amendment changes the VPP and all planning schemes in Victoria by introducing a permit exemption for a remote sellers packaged liquor licence under Clause 52.27, replacing references to EPAs Recommended Separation Distances for Industrial Residual Air Emissions document with the new Separation Distance Guideline and Landfill Buffer Guideline, replacing existing references to superseded state and regional waste and resource recovery plans with the new Victorian Recycling Infrastructure Plan, correcting typographical errors, updating formatting and ensuring language and references are accurate and up to date.
APPROVED	VC269	02/04/2025	The amendment makes changes to the VPP and all planning schemes to improve the operation of clause 53.24 Future Homes.
APPROVED	VC276	01/04/2025	Amendment VC276 makes changes to the Victoria Planning Provisions (VPP) and all planning schemes to amend all residential zone schedules



Status	Code	Date	Description
			and Neighbourhood Character Overlay schedules to implement the new residential development planning assessment provisions and correct technical errors resulting from Amendment VC267.
APPROVED	VC263	19/03/2025	The Amendment makes changes to state policy relating to special water supply catchments and water quality, as well as improving references to the Catchment and Land Protection Act 1994 and updating references to policy documents
APPROVED	VC267	05/03/2025	Amendment VC267 implements new residential development planning assessment provisions to boost housing construction to meet the housing needs of Victorians.
APPROVED	VC266	02/03/2025	The amendment extends the timeframe for the temporary planning provisions that allow for the use and development of land for a Dependent persons unit (DPU) by one year to 28 March 2026. The amendment also updates the permit requirements for DPU proposals affected by particular overlays.
APPROVED	VC274	27/02/2025	Amendment VC274 introduces the Precinct Zone (PRZ) at Clause 37.10 to support housing and economic growth in priority precincts across Victoria in line with Victorias Housing Statement, The Decade Ahead 2024-2034 and the Victorian Governments vision for priority precincts, including Suburban Rail Loop precincts.



PROPOSED PLANNING SCHEME AMENDMENTS

Code

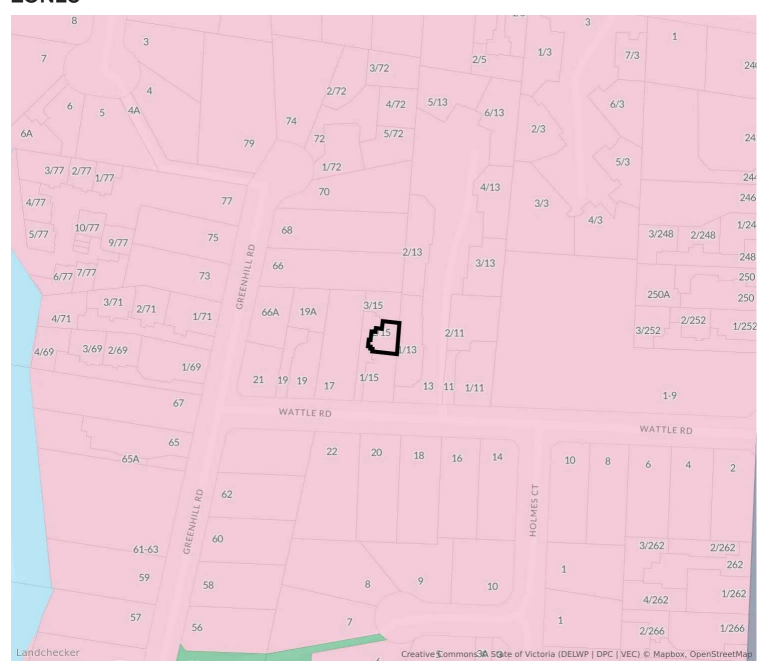
Status

PROPOSED	C148maro	09/04/2024	The amendment implements the recommendations of the City of
			Maroondah Heritage Study Review Volume 2: Citations for Individual
			Heritage Places and Heritage Precincts by applying the Heritage Overlay
			on a permanent basis to 27 individual places and one precinct, deletes one
			individual place, introduces Heritage Design Guidelines for one individual
			place and makes other consequential changes to the Maroondah Planning
			Scheme.

Date

Description





NRZ3 - Neighbourhood Residential Zone - Schedule 3

To implement the Municipal Planning Strategy and the Planning Policy Framework

To recognise areas of predominantly single and double storey residential development.

To manage and ensure that development is responsive to the identified neighbourhood character, heritage, environmental or landscape characteristics.

To allow educational, recreational, religious, community and a limited range of other non-residential uses to serve local community needs in appropriate locations.

VPP 32.09 Neighbourhood Residential Zone

None specified.

LPP 32.09 Schedule 3 To Clause 32.09 Neighbourhood Residential Zone

For confirmation and detailed advice about this planning zone, please contact MAROONDAH council on O3 9298 4598.

Other nearby planning zones

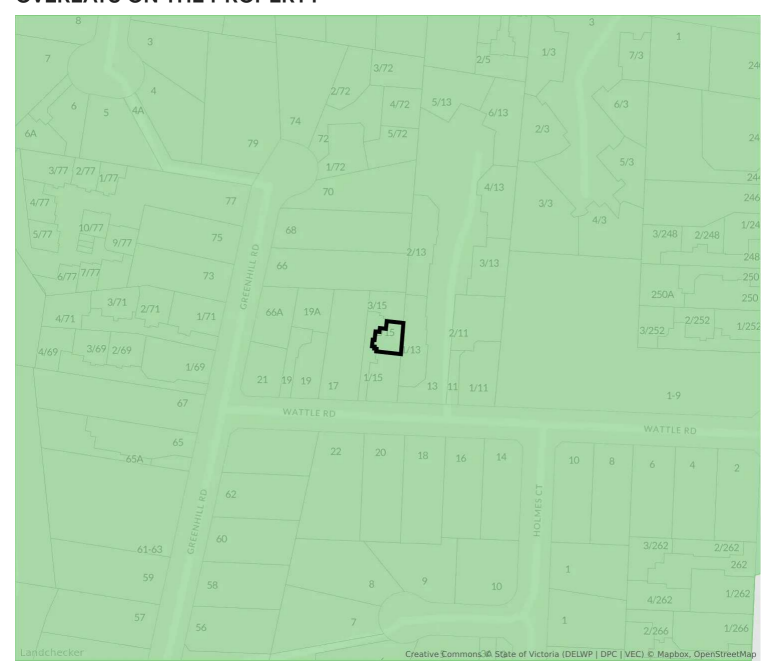
GRZ - General Residential Zone

NRZ - Neighbourhood Residential Zone

TRZ2 - Transport Zone

UFZ - Urban Floodway Zone





SLO3 - Significant Landscape Overlay - Schedule 3

To implement the Municipal Planning Strategy and the Planning Policy Framework

To identify significant landscapes.

To conserve and enhance the character of significant landscapes.

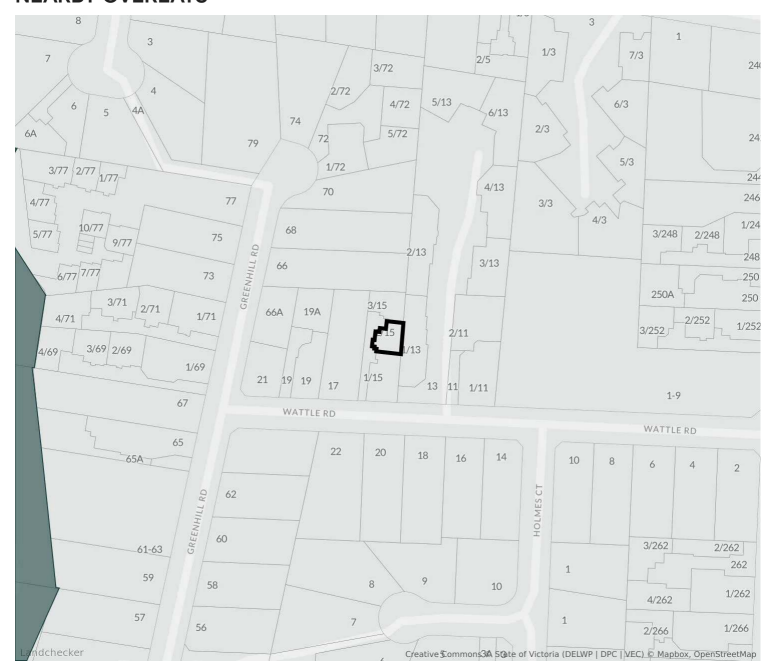
VPP 42.03 Significant Landscape Overlay

Canopy trees are the main element of the urban character of Maroondah. Canopy trees in particular soften the impact of buildings in the environment and provide a distinct leafy character to Maroondah. The continuous nature of the canopy vegetation throughout the ridgelines of Maroondah provides a strong character element and is much valued by the community. The canopy vegetation is a defining element of the ridgelines of Maroondah. Contiguous canopy vegetation contributes to the maintenance of biodiversity through the provision of wildlife movement corridors, habitat and shelter areas. Background documents Assessment of the Tree Canopy Cover in the City of Maroondah (J. J. O'Neil, 1995) Maroondah City Council Habitat Corridors Strategy (Context Pty Ltd., April 2005)

LPP 42.03 Schedule 3 To Clause 42.03 Significant Landscape Overlay

For confirmation and detailed advice about this planning overlay, please contact MAROONDAH council on O3 9298 4598.



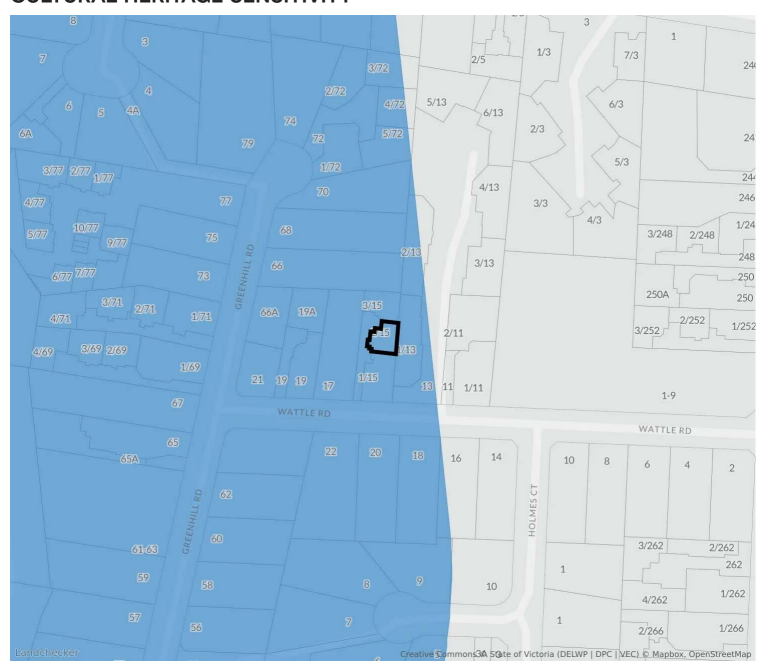


DPO - Development Plan Overlay

PAO - Public Acquisition Overlay

VPO - Vegetation Protection Overlay

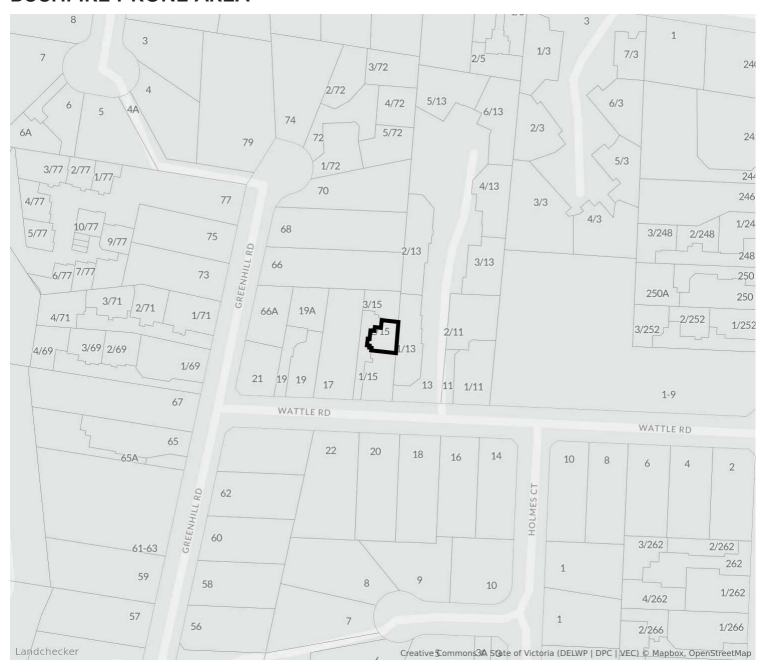
For confirmation and detailed advice about this planning overlay, please contact MAROONDAH council on O3 9298 4598.



Aboriginal Cultural Heritage Sensitivity

This property is within, or in the vicinity of, one or more areas of cultural heritage sensitivity.

For confirmation and detailed advice about the cultural sensitivity of this property, please contact MAROONDAH council on O3 9298 4598.



Bushfire Prone Area

This property is not within a zone classified as a bushfire prone area.

For confirmation and detailed advice about the bushfire prone area of this property, please contact MAROONDAH council on O3 9298 4598.



Easements

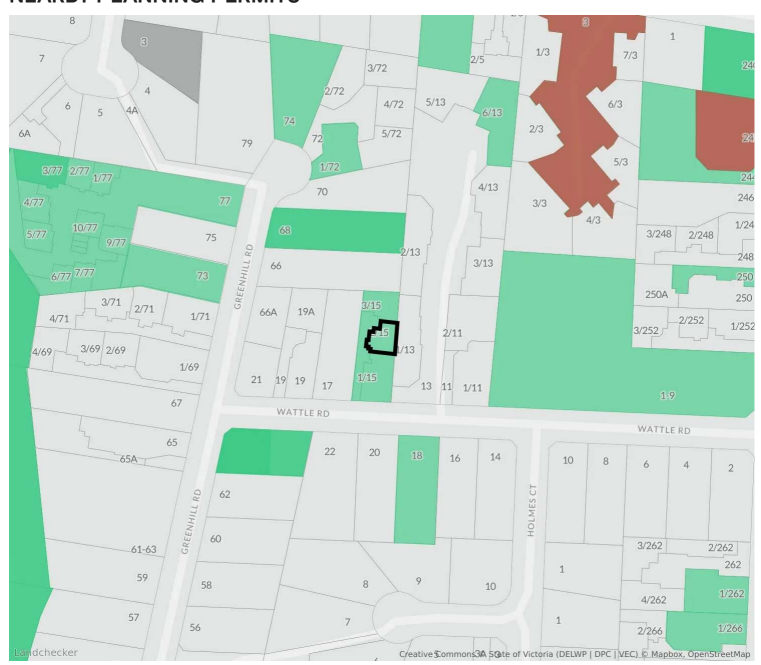
The easement displayed is indicative only and may represent a subset of the total easements.

For confirmation and detailed advice about the easement on or nearby this property, please contact MAROONDAH council on O3 9298 4598.



No planning permit data available for this property.

NEARBY PLANNING PERMITS



Status	Code	Date	Address	Description
REJECTED	M/2024/725	01/11/2024	3 Berry Road, Bayswater North	Remove 1 tree.
APPROVED	M/2024/793	25/10/2024	Twr 1/271 Bayswater Road, Bayswater North	Construct and display internally illuminated promotion signs in accordance with the endorsed plans.
APPROVED	M/2018/1037/B	30/05/2024	64 Greenhill Road, Bayswater North	Secondary consent amendment to endorsed plans including (but not limited to) alteration to fencing of dwelling 1.
APPROVED	M/2023/490	08/08/2023	1-9 Wattle Road, Bayswater North	Remove 10 trees.
OTHER	M/1988/1644/A	07/07/2018	1 Bayfield Road West, Bayswater North	Amendment to endorsed plans.
APPROVED	M/1976/210/A		6/13 Wattle Road, Bayswater North	Construction of a new deck and steps at front of dwelling
APPROVED	M/1999/1263/A		3/241 Bayswater Road, Bayswater North	Amendment to endorsed plans for the construction of a swimming pool to the rear of Dwelling 3



Status	Code	Date	Address	Description
APPROVED	M/2008/326/B		1/71 Greenhill Road, Bayswater North	Construction of an open verandah
APPROVED	M/2010/149/A		4/69 Greenhill Road, Bayswater North	Extension of existing deck plus construction of a pergola
APPROVED	M/2012/251		6 Teak Avenue, Ringwood East	Remove two trees
APPROVED	M/2012/356		4 Teak Avenue, Ringwood East	Subdivision of the land into two lots
APPROVED	M/2013/340		65 Greenhill Road, Bayswater North	Construct a double storey dwelling in addition to an existing dwelling with associated landscaping on Lot 1
APPROVED	M/2013/341		250 Bayswater Road, Bayswater North	Construction of one double storey dwelling in addition to the existing dwelling and assocaited vegetation removal
APPROVED	M/2013/341/A		250 Bayswater Road, Bayswater North	Amend the plans to show a revised rear dwelling, including its reduction from double storey to single storey
OTHER	M/2013/436		1/245 Bayswater Road, Bayswater North	Remove one tree
APPROVED	M/2013/583		246 Bayswater Road, Bayswater North	Construct two single storey and one double storey dwelling and associated vegetation removal
APPROVED	M/2013/758		<u>5/245 Bayswater Road, Bayswater</u> <u>North</u>	Pruning of 1 tree
APPROVED	M/2014/128		250 Bayswater Road, Bayswater North	Subdivision of the land into 2 lots - SPEAR
APPROVED	M/2014/284		4/69 Greenhill Road, Bayswater North	Remove 1 tree
APPROVED	M/2014/638		5 Teak Avenue, Ringwood East	Remove one tree
APPROVED	M/2014/760		19 Wattle Road, Bayswater North	Construction of a single storey dwelling to the rear of the existing dwelling and associated tree removal
APPROVED	M/2014/760/A		19 Wattle Road, Bayswater North	Addition of a verandah
APPROVED	M/2015/1064		19 Wattle Road, Bayswater North	Subdivision of the land into 2 lots
APPROVED	M/2015/811		68 Greenhill Road, Bayswater North	Remove 1 tree
APPROVED	M/2016/77		1/72 Greenhill Road, Bayswater North	Remove 1 tree
APPROVED	M/2017/1055		<u>3/241 Bayswater Road, Bayswater</u> <u>North</u>	Remove 1 tree, a Queensland Box (Lophostemon confertus)
APPROVED	M/2017/513		5 Teak Avenue, Ringwood East	Remove 1 tree
APPROVED	M/2018/1037		64 Greenhill Road, Bayswater North	Construction of two double-storey dwellings and associated vegetation removal
APPROVED	M/2018/446		15 Wattle Road, Bayswater North	Development of three dwellings, associated vegetation removal and subdivision of the land into 3 lots
APPROVED	M/2018/799		18 Wattle Road, Bayswater North	Remove 1 tree
APPROVED	M/2019/143		3 Berry Road, Bayswater North	Remove 1 tree
APPROVED	M/2019/822		6 Teak Avenue, Ringwood East	Construction of a double storey dwelling to the rear of the existing dwelling
APPROVED	M/2019/822/A		6a Teak Avenue, Ringwood East	Verandah addition to Lot 2
APPROVED	M/2020/188		1 Hunter Court, Ringwood East	Remove 10 trees and Habitat prune 1 tree
APPROVED	M/2020/188/A		1 Hunter Court, Ringwood East	Removal of tree 1x Eucalyptus globulus (Blue Gum)



Status	Code	Date	Address	Description
APPROVED	M/2020/561		77 Greenhill Road, Bayswater North	Remove 4 trees
APPROVED	M/2021/1192		242 Bayswater Road, Bayswater North	Removal of 1 tree
APPROVED	M/2021/177		6 Teak Avenue, Ringwood East 6 Teak Avenue, Ringwood East	Subdivision of the land into 2 lots (following an approved development)
APPROVED	M/2021/356		2 Hunter Court, Ringwood East	Remove 1 tree
APPROVED	M/2021/445		4 Hunter Court, Ringwood East 4 Hunter Court, Ringwood East	Remove 1 tree
APPROVED	M/2021/846		244 Bayswater Road, Bayswater North	Remove 3 trees
REJECTED	M/2021/903		242 Bayswater Road, Bayswater North	Remove 5 trees
APPROVED	M/2022/125		68 Greenhill Road, Bayswater North	Remove 2 trees
OTHER	M/2022/22		73 Greenhill Road, Bayswater North	Remove 2 trees
REJECTED	M/2022/848		243 Bayswater Road, Bayswater North	Remove 2 trees
APPROVED	M/2023/102		64 Greenhill Road, Bayswater North	Subdivision of the land into 2 lots (Following approved development)
OTHER	M/2023/130		3/77 Greenhill Road, Bayswater North	Remove 1 tree
APPROVED	S/2012/75		4 Teak Avenue, Ringwood East	Subdivision of the land into two lots - SPEAR
APPROVED	S/2014/29		250 Bayswater Road, Bayswater North	Subdivision of the land into 2 lots - SPEAR
APPROVED	S/2015/208		19 Wattle Road, Bayswater North	Subdivision of the land into 2 lots

For confirmation and detailed advice about this planning permits, please contact MAROONDAH council on O3 9298 4598.



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Due Diligence Checklist



What you need to know before buying a residential property

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

Urban living Moving to the inner city?

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

Is the property subject to an owners corporation?

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

Growth areas

Are you moving to a growth area?

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

Flood and fire risk

Does this property experience flooding or bushfire?

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

Rural properties Moving to the country?

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

 Is the surrounding land use compatible with your lifestyle expectations? Farming can create noise or odour that may be at odds with your expectations of a rural lifestyle.

- Are you considering removing native vegetation?
 There are regulations which affect your ability to remove native vegetation on private property.
- Do you understand your obligations to manage weeds and pest animals?
- Can you build new dwellings?
- Does the property adjoin crown land, have a water frontage, contain a disused government road, or are there any crown licences associated with the land?

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

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

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

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

Land boundaries

Do you know the exact boundary of the property?

You should compare the measurements shown on the title document with actual fences and buildings on the property, to make sure the boundaries match. If you have concerns about this, you can speak to your lawyer or conveyancer, or

commission a site survey to establish property boundaries.

Planning controls

Can you change how the property is used, or





the buildings on it?

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

The local council can give you advice about the planning scheme, as well as details of any other restrictions that may apply, such as design guidelines or bushfire safety design. There may also be restrictions – known as encumbrances – on the property's title, which prevent you from developing the property. You can find out about encumbrances by looking at the section 32 statement.

Are there any proposed or granted planning permits?

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

Safety

Is the building safe to live in?

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

Building permits

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

There are laws and regulations about how buildings and retaining walls are constructed,

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

Are any recent building or renovation works covered by insurance?

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

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

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

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

The contract of sale and section 32 statement contain important information about the property, so you should request to see these and read them thoroughly. Many people engage a lawyer or conveyancer to help them understand the contracts and ensure the sale goes through correctly. If you intend to hire a professional, you should consider speaking to them before you commit to the sale. There are also important rules about the way private sales and auctions are conducted. These may include a cooling-off period and specific rights associated with 'off the plan' sales. The important thing to remember is that, as the buyer, you have rights

