Form 1 - Vendor's statement

(Section 7 Land and Business (Sale and Conveyancing) Act 1994)

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✓

Preliminary

To the purchaser:

The purpose of a statement under section 7 of the Land and Business (Sale and Conveyancing) Act 1994 is to put you on notice of certain particulars concerning the land to be acquired.

If you intend to carry out building work on the land, change the use of the land or divide the land, you should make further inquiries to determine whether this will be permitted. For example, building work may not be permitted on land not connected to a sewerage system or common drainage scheme if the land is near a watercourse, dam, bore or the River Murray and Lakes.

The Aboriginal Heritage Act 1988 protects any Aboriginal site or object on the land. Details of any such site or object may be sought from the "traditional owners" as defined in that Act.

If you desire additional information, it is up to you to make further inquiries as appropriate.

Instructions to the vendor for completing this statement:

means the Part, Division, particulars or item may not be applicable.

If it is applicable, ensure the box is ticked and complete the Part, Division, particulars or item.

If it is <u>not</u> applicable, ensure the box is empty or strike out the Part, Division, particulars or item. Alternatively, the Part, Division, particulars or item may be omitted, <u>but not</u> in the case of an item or heading in the table of particulars in Division 1 of the Schedule that is required by the instructions at the head of that table to be retained as part of this statement.

* means strike out or omit the option that is not applicable.

All questions must be answered with a YES or NO (inserted in the place indicated by a rectangle or square brackets below or to the side of the question).

If there is insufficient space to provide any particulars required, continue on attachments.

Part A - Parties and land

Purchaser:	7			
Address:				
	1			
Purchacer's registered agent:	_			
Address:	7			
	7			
Steven John Bellwood and Jessica Louise Bellwood (nee Rance)				
Address:				
11 Raggatt Crescent Mitchell Park SA 5043				
Vendor's registered agent:	J			
Magain Real Estate Agent: David Hams	✓			
Address:	_			
Shop 60 Seaford Central Shopping Centre Commercial Road Seaford SA 5169				
Date of contract (if made before this statement is served):				
Description of the land: [Identify the land including any certificate of title reference]				
CERTIFICATE OF TITLE - VOLUME 6039 FOLIO 498				
THE WHOLE OF THE LAND IN CERTIFICATE OF TITLE - VOLUME 6039 FOLIO 498 BEING IMPROVED LAND SITUATED AT STREET ADRESS 11 RAGGATT CRESCENT MITCHELL PARK ALLOTMENT 703 DEPOSITED PLAN 80991	1			
	Address: Vendor: Steven John Bellwood and Jessica Louise Bellwood (nee Rance) Address: 11 Raggatt Crescent Mitchell Park SA 5043 Vendor's registered agent: Magain Real Estate Agent: David Hams Address: Shop 60 Seaford Central Shopping Centre Commercial Road Seaford SA 5169 Date of contract (if made before this statement is served): Description of the land: [identify the land including any certificate of title reference] CERTIFICATE OF TITLE - VOLUME 6039 FOLIO 498 THE WHOLE OF THE LAND IN CERTIFICATE OF TITLE - VOLUME 6039 FOLIO 498			

Part B - Purchaser's cooling-off rights and proceeding with the purchase

To the purchaser:

Right to cool-off (section 5)

1-Right to cool-off and restrictions on that right

You may notify the vendor of your intention not to be bound by the contract for the sale of the land UNLESS-

- (a) you purchased by auction; or
- (b) you purchased on the same day as you, or some person on your behalf, bid at the auction of the land; or
- (c) you have, before signing the contract, received independent advice from a legal practitioner and the legal practitioner has signed a certificate in the prescribed form as to the giving of that advice; or
- (d) you are a body corporate and the land is not residential land; or
- (e) the contract is made by the exercise of an option to purchase not less than 5 clear business days after the grant of the option and not less than 2 clear business days after service of this form; or
- (f) the sale is by tender and the contract is made not less than 5 clear business days after the day fixed for the closing of tenders and not less than 2 clear business days after service of this form; or
- (g) the contract also provides for the sale of a business that is not a small business.

2-Time for service

The cooling-off notice must be served-

- (a) if this form is served on you <u>before</u> the making of the contract before the end of the second clear business day after the day on which the contract was made; or
- (b) if this form is served on you <u>after</u> the making of the contract before the end of the second clear business day from the day on which this form is served.

However, if this form is not served on you at least 2 clear business days before the time at which settlement takes place, the cooling-off notice may be served at any time before settlement.

3-Form of cooling-off notice

The cooling-off notice must be in writing and must be signed by you.

4-Methods of service

The cooling-off notice must be-

- (a) given to the vendor personally; or
- (b) posted by registered post to the vendor at the following address:

Shop 60 Seaford Central Shopping Centre Commercial Road Seaford SA 5169

(being the vendor's last known address); or

(c) transmitted by fax or email to the following fax number or email address:

david@magain.com.au

(being a number or address provided to you by the vendor for the purpose of service of the notice); or

(d) left for the vendor's agent (with a person apparently responsible to the agent) at, or posted by registered post to the agent at, the following address:

Shop 60 Seaford Central Shopping Centre Commercial Road Seaford SA 5169

(being *the agent's address for service under the Land Agents Act 1994/ an address nominated by the agent to you for the purpose of service of the notice).

Note - Section 5(3) of the Land and Business (Sale and Conveyancing) Act 1994 places the onus of proving the giving of the cooling-off notice on the <u>purchaser</u>. It is therefore strongly recommended that-

- (a) if you intend to serve the notice by leaving it for the vendor's agent at the agent's address for service or an address nominated by the agent, you obtain an acknowledgment of service of the notice in writing;
- (b) if you intend to serve the notice by fax or email, you obtain a record of the transmission of the fax or email.

5-Effect of service

If you serve such cooling-off notice on the vendor, the contract will be taken to have been rescinded at the time when the notice was served. You are then entitled to the return of any money you paid under the contract other than-

- (a) the amount of any deposit paid if the deposit did not exceed \$100; or
- (b) an amount paid for an option to purchase the land.

Proceeding with the purchase

If you wish to proceed with the purchase-

- (a) it is strongly recommended that you take steps to make sure your interest in the property is adequately insured against loss or damage; and
- (b) pay particular attention to the provisions in the contract as to time of settlement it is essential that the necessary arrangements are made to complete the purchase by the agreed date if you do not do so, you may be in breach of the contract; and
- (c) you are entitled to retain the solicitor or registered conveyancer of your choice.

Part C - Statement with respect to required particulars

(section 7(1))

Tothep	urchaser:		
*I/We,	Steven John Bellwood and Jessica Louis	se Bellwood (nee Rance)	
of	11 Raggatt Crescent		
hainath	* (and and a) / acceptage at the critical to a strong leader of the	ithe vendor(s) in relation to the transaction state that the Schedule contains all	
particula	er vertion(s)/ person authorised to action behalf of t ars required to be given to you pursuant to section 7	7(1) of the Land and Business (Sale and Conveyancing) Act 1994.	
Date:		Date:	
Signed		Signed	
Date:		Date:	
Signed		Signed	
Part D	- Certificate with respect to prescrib	ped inquiries by registered agent	√
(section		. , , ,	
Tothen	urchaser:		
	d Hams		
certify*	hat the responses / that, subject to the exceptions s	stated below, the responses to the inquiries made pursuant to section	
outinth	Land and Business (Sale and Conveyancing) Act 1994 c e Schedule.	confirm the completeness and accuracy of the particulars set	
Exception	ons: NIL		
Date:			
Signed:			

^{*}Vendor's/Purchaser's agent

Schedule - Division 1 - Particulars of mortgages charges and prescribed encumbrances affecting the land (section 7(1)(b))

Note-

Section 7(3) of the Act provides that this statement need not include reference to charges arising from the imposition of rates or taxes less than 12 months before the date of service of the statement.

Where a mortgage, charge or prescribed encumbrance referred to in column 1 of the table below is applicable to the land, the particulars in relation to that mortgage, charge or prescribed encumbrance required by column 2 of the table must be set out in the table (in accordance with the instructions in the table) unless -

- (a) there is an attachment to this statement and-
 - (i) all the required particulars are contained in that attachment; and
 - (ii) the attachment is identified in column 2; and
 - (iii) if the attachment consists of more than 2 sheets of paper, those parts of the attachment that contain the required particulars are identified in column 2; or
- (b) the mortgage, charge or prescribed encumbrance-
 - (i) is 1 of the following items in the table:
 - (A) under the heading 1. General-
 - 1.1 Mortgage of land
 - 1.4 Lease, agreement for lease, tenancy agreement or licence
 - 1.5 Caveat
 - 1.6 Lien or notice of a lien
 - (B) under the heading 36. Other charges-
 - 36.1 Charge of any kind affecting the land (not included in another item); and
 - (ii) is registered on the certificate of title to the land; and
 - iii) is to be discharged or satisfied prior to or at settlement.

Table of particulars

Column 1 Column 2 Column 3

[If an item is applicable, ensure that the box for the item is ticked and complete the item.]

[If an item is not applicable, ensure that the box for the item is empty or else strike out the item or write

"NOT APPLICABLE" or "N/A" in column 1.

Alternatively, the item and any inapplicable heading may be omitted, but not in the case of-

(a) the heading "1. General" and items 1.1, 1.2, 1.3 and 1.4; and

(b) the heading "5. Development Act 1993 (repealed)" and item 5.1; and

(c) the heading "6. Repealed Act conditions" and item 6.1; and

(d) the heading "29. Planning, Development and Infrastructure Act 2016" and items 29.1 and 29.2,

which must be retained as part of this statement whether applicable or not.]

[If an item is applicable, all particulars requested in column 2 must be set out in the item unless the Note preceding this table otherwise permits. Particulars requested in **bold type** must be set out in column 3 and all other particulars must be set out in column 2.]

[If there is more than 1 mortgage, charge or prescribed encumbrance of a kind referred to in column 1, the particulars requested in column 2 must be set out for <u>each</u> such mortgage, charge or prescribed encumbrance.]

[If requested particulars are set out in the item and then continued on an attachment due to insufficient space, identify the attachment in the place provided in column 2. If all of the requested particulars are contained in an attachment (instead of in the item) in accordance with the Note preceding this table, identify the attachment in the place provided in column 2 and (if required by the Note) identify the parts of the attachment that contain the particulars.]

1. General

1.1 Mortgage of land

[Note - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]

Is this item applicable?

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):

Certificate of title

Number of mortgage (if registered):

12368362

Name of mortgagee:

MORTGAGE TO AUSTRALIA & NEW ZEALAND BANKING GROUP LTD. (ACN: 005 357 522)

√

YES YES

1.2 Easement

(whether over the land or annexed to the land)

Note - "Easement" includes rights of way and party wall rights

[Note - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]

Is this item applicable?

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):

Certificate of title

Description of land subject to easement:

SUBJECT TO PARTY WALL RIGHT(S) OVER THE LAND MARKED D (RTC 11203990)
TOGETHER WITH PARTY WALL RIGHT(S) OVER THE LAND MARKED C (RTC 11203990)

Nature of easement:

SUBJECT TO PARTY WALL RIGHT(S) OVER THE LAND MARKED D (RTC 11203990)
TOGETHER WITH PARTY WALL RIGHT(S) OVER THE LAND MARKED C (RTC 11203990)

Are you aware of any encroachment on the easement?

NC

If YES, give details:

If there is an encroachment, has approval for the encroachment been given?

NO

If YES, give details:

1.3 Restrictive covena	a +

[Note - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]

Isthisi	tem ann	licab	e?

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):

Nature of restrictive coverant:

Name of person in whose favour restrictive coverant operates:

Does the restrictive covenant affect the whole of the land being acquired?

If NO, give details:

Does the restrictive covenant affect land other than that being acquired?

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YES YES 1.4 Lease, agreement for lease, tenancy agreement or licence

(The information does not include information about any sublease or subtenancy. That information may be sought by the purchaser from the lessee or tenant or sublessee or subtenant.)

[**Note** - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]

ls this item applicable?	
Will this be discharged or satisfied prior to or at settlement?	
Are there attachments?	
If YES identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
Name of parties:	
Period of lease, agreement for lease etc:	
From	
to	
Amount of rent or licence fee:	
\$ per	(period)
Is the lease, agreement for lease etc in writing?	
If the lease or licence was granted under an Act relating to the disposal of Crown lands, specify - (a) the Act under which the lease or licence was granted:	
(b) the outstanding amounts due (including any interest or penalty):	

5. Development Act 1993 (repealed)

section 42 - Condition (that continues to apply) of a development authorisation

[Note - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]

Is this	item	annl	licak	nle?
เว น แว	ши	uppi	IUL	лc:

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES. identify the attachment(s)(and, if applicable, the part(s) containing the

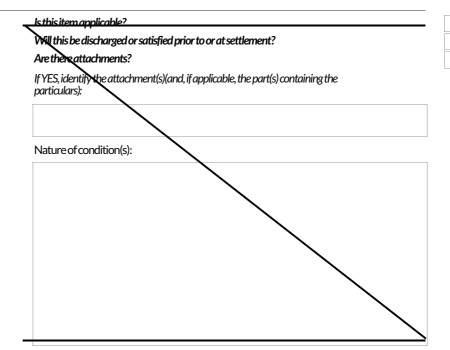
particulars):
Refer to local council search
Condition(s) of authorisation:
Refer to council search

NO YES

6. Repealed Act conditions

6.1 Condition (that continues to apply) of an approval or authorisation granted under the Building Act 1971 (repealed), the City of Adelaide Development Control Act 1976 (repealed), the Planning Act 1982 (repealed) or the Planning and Development Act 1966 (repealed)

[Note - Do not omit this item. This item and its heading must be included in the statement even if not applicable.]



7. Emergency Services Funding Act 1998

7.1 section 16 - Notice to pay levy

Is this item applicable?

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES, identify the attachment (s)(and, if applicable, the part(s) containing the particulars):

Refer to certificate of emergency services levy payable

Date of notice:

26/11/2024

Amount of levy payable:

\$0.00



YES

8. Environment Protection Act 1993

04	soction 50 Environment	_ Isthisitemannlicable?	
8.1	section 59 - Environment performance agreement that is registered in relation to the land	Will this be discharged or satisfied prior to or at settlement?	
	registered in relation to the land	Are there attachments?	
		If YES, identify the attachment(s)(and if applicable, the part(s) containing the particulars):	
		Date of agreement:	
8.2	section 93 - Environment protection	_lsthisitemapplicable?	
	order that is registered in relation to the land	Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments? If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of issue:	
		Compliance date(s) specified in the order:	
8.3	section 93A - Environment protection order relating to cessation	ls this item applicable?	
	of activity that is registered in relation to the land	Will this be discharged or satisfied prior to or at settlement? Are there attachments?	
		If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of issue:	
		Compliance date(s) specified in the order:	
8.4	section 99 - Clean-up order that is registered in relation to the land	Us this item applicable? Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		Data di mun	
		Date of issue:	
		Compliance date(s) specified in the order:	
		Amount of charge on the land (if applicable and known):	1

8.5	section 100 - Clean-up authorisation	_lsthisitemapplicable?	
	that is registered in relation to the land	Will this be discharged or satisfied prior to or at settlement? Are there attachments?	
		If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of issue:	
		Amount of charge on the land (if known):	
8.6	section 103H - Site contamination assessment order that is registered in	Isthisitemapplicable?	
	relation to the land	Will this be discharged or satisfied prior to or at settlement? Are there attachments?	
		If YES, identify the attackment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of issue:	
		Compliance date(s) specified in the order:	
		Amount of charge on the land (if applicable and known):	
8.7	section 103J - Site remediation order that is registered in relation to the land	Listhis item applicable? Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attackment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of issue:	
		Date of issue.	
		Compliance date(s) specified in the order:	
		Amount of charge on the land (if applicable and known):	

			000003268475
8.8	section 103N - Notice of declaration	ls this item applicable?	_
	of special management area in relation to the land (due to possible existence of site contamination)	Will this be discharged or satisfied prior to or at settlement? Are there attachments?	
		If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		Date of notice:	
		Date of Gazette in which notice published:	
		Description of area or areas to which the notice relates:	
			<u>></u>
8.9	section 103P - Notation of site	Isthisitemapplicable?	_
	contamination audit report in relation to the land	Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachme nt (s)(and, if applicable, the part(s) containing the particulars):	
		Date of notation:	
		Note - Site contamination audit reports are kept by the EPA in the public register under section 109 of the Environment Protection Act 1993.	<u> </u>
8.10	section 103S - Notice of prohibition or	ls this item applicable?	✓
	restriction on taking water affected by site contamination in relation to the	Will this be discharged or satisfied prior to or at settlement?	NO
	land	Are there attachments?	YES
		If YES, identify the attachment(s)(and, if applicable, the part(s) containing the particulars):	
		refer to EPA response	
		Date of notice:	
		refer to EPA response	
		Date of Gazette in which notice published:	
		refer to EPA response	
		Description of the water to which the notice relates:	
		refer to EPA response	
		Particulars given in the notice of the site contamination affecting the water:	
		refer to EPA response	

29. Planning, Development and Infrastructure Act 2016

29.1 Part 5 - Planning and Design Code

[Note - Do not omit this item. The item and its heading must be included in the attachment even if not applicable.]

Is this item applicable?

Will this be discharged or satisfied prior to or at settlement?

Are there attachments?

If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):

refer to local council search and property interest report

Title or other brief description of zone, subzone and overlay in which the land is situated (as shown in the Planning and Design Code):

refer to local council search

Is there a State heritage place on the land or is the land situated in a State heritage area?

Is the land designated as a local heritage place?

Is there a tree or stand of trees declared in Part 10 of the Planning and Design Code to be a significant tree or trees on the land?

Is there a current amendment to the Planning and Design Code released for public consultation by a designated entity on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation?

 ${\bf Note} \hbox{ -} For further information about the Planning and Design Code visit www.code.plan.sa.gov.au.}$



NO

YES

NO

NO

YES

UNKNOWN

(that continues to apply) of a development authorisation	Wilhthis be discharged or satisfied prior to or at settlement?
	Are there attachments?
[Note - Do not omit this item.	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):
be included in the attachment	
even if not applicable.]	
	Date of authorisation:
	Name of relevant authority that granted authorisation
	Condition(s) of authorisation:
section 139 - Notice of	Is this item applicable?
require access	WMI this be discharged or satisfied prior to or at settlement?
	Are there attachments?
	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):
	(and, if applicable, the part(s) containing the particulars):
	Date of notice:
	Name of person giving notice of proposed work:
	Duilding work proposed (as stated in the natice)
	Building work proposed (as stated in the notice):
	Other building work as required pursuant to the Act:
	The item and its heading must be included in the attachment even if not applicable.] section 139 - Notice of proposed work and notice may

29.4	section 140 - Notice requesting	ls this item applicable?	_
	access	Wilkthis be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Date of notice:	
		Name of person requesting access:	
		Reason for which access is sought (as stated in the notice):	_
		Reason for which access is sought (as stated in the notice)	
		A stiritus of words to be considered out	
		Activity of work to be carried out:	_
		`	\searrow
			_
29.5	section 141 - Order to remove	Ls this item applicable?	
27.5	or perform work		
		Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Date of order:	
		Terms of order:	_
		Terms of order.	_
		Building work (if any) required to be carried out:	
		g	
		Amount payable (if any):	

29.6	section 142 - Notice to complete	<u>Is this item applicable?</u>	
	development	Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(and, if applicable, the part(s) containing the particulars):	
		Date of notice:	
		Requirements of notice:	
		Building work (if any) required to be carried out:	
		Amount payable (if any):	
		. , . ,	
29.7	section 155 - Emergency order	Is this item applicable?	
		Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(and, i) application, are parties containing are particularly.	
		Date of order:	
		Date of order.	
		Name of authorised officer who made order:	
		Name of authority that appointed the authorised officer:	
		Nature of order:	
		Nature or order.	
		Amount payable (if any):	

29.8 section 157 - Fire safety notice Is this item applicable? Will this be discharged or satisfied prior to or at settlement? Are there attachments? If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): Date of notice: Name of authority giving notice: Requirements of notice: Building work (if any) required to be carried out: Amount payable (if any): 29.9 section 192 or 193 - Land Is this item applicable? management agreement Wilnthis be discharged or satisfied prior to or at settlement? Are there attachments? If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): Date of agreement: Names of parties: Terms of agreement:

29.10	section 198(1) - Requirement to vest land in a council or the	ls this item applicable?	
	Crown to be held as open space	Wilh this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identily the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(, spp)	
		Date requirement given:	
		Name of body giving requirement:	
		Nature of requirement:	
		Contribution payable (if any):	
		 	
29.11	section 198(2) - Agreement to	Is this item applicable?	
27.11	section 198(2) - Agreement to vest land in a council or the Crown to be held as open space	Wilkthis be discharged or satisfied prior to or at settlement?	
	C. C. T. C. Z. C.	Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(and, if applicable, the part(s) containing the particulars):	
		Date of agreement:	
		Names of parties:	
		- (
		Terms of agreement:	
		Contribution payable (if any):	
		+	<u> </u>
			_

29.12	Part 16 Division 1 - Proceedings	Is this item applicable?	
		Will this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(and, if applicable, the part(s) containing the particulars):	
		Date of commencement of proceedings	
		Date of determination or order (if any):	
		Terms of determination or order (if any):	
29.13	section 213 - Enforcement notice	_ls this item applicable?	
		WNI this be discharged or satisfied prior to or at settlement?	
		Are there attachments?	
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		(and, if applicable, the part(s) containing the particulars):	
		Date notice given:	
		Name of designated authority giving potice:	
		Nature of directions contained in notice:	
		Building work (if any) required to be carried out:	
		Amount payable (if any):	

29.14 section 214(6), 214(10) or 222 - Enforcement order

_ls this item applicable?
Will this be discharged or satisfied prior to or at settlement?
Are there attachments?
If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):
Date order made:
Name of court that made order:
Action number:
Names of parties:
Terms of order:
Building work (if any) required to be carried out:

Particulars relating to environment protection

√

1-Interpretation

(1) In this and the following items (items 1 to 7 inclusive)-

domestic activity has the same meaning as in the Environment Protection Act 1993;

environmental assessment, in relation to land, means an assessment of the existence or nature or extent of-

- (a) site contamination (within the meaning of the Environment Protection Act 1993) at the land; or
- (b) any other contamination of the land by chemical substances,

and includes such an assessment in relation to water on or below the surface of the land;

EPA means the Environment Protection Authority established under the Environment Protection Act 1993;

pre-1 July 2009 site audit, in relation to land, means a review (carried out by a person recognised by the EPA as an environmental auditor) that examines environmental assessments or remediation of the land for the purposes of determining-

- (a) the nature and extent of contamination of the land by chemical substances present or remaining on or below the surface of the land; and
- (b) the suitability of the land for a particular use; and
- (c) what remediation is or remains necessary for a particular use,

but does not include a site contamination audit (as defined below) completed on or after 1 July 2009;

 $\textit{pre-1July 2009 site audit report} \ \text{means a detailed written report that sets out the findings of a pre-1July 2009 site audit;}$

prescribed commercial or industrial activity-see item 1(2);

prescribed fee means the fee prescribed under the Environment Protection Act 1993 for inspection of, or obtaining copies of information on, the public register;

public register means the public register kept by the EPA under section 109 of the Environment Protection Act 1993;

site contamination audit has the same meaning as in the Environment Protection Act 1993;

site contamination audit report has the same meaning as in the Environment Protection Act 1993.

(2) For the purposes of this and the following items (items 1 to 7 inclusive), each of the following activities (as defined in Schedule 3 clause 2 of the Environment Protection Regulations 2009) is a prescribed commercial or industrial activity:

EPA Prescribed Commercial or Industrial Activity

scribed Commerciator muustrial Activit	
acid sulphate soil generation	agricultural activities
animal burial	animal dips or spray race facilities
animal saleyards	asbestos disposal
battery manufacture, recycling or disposal	breweries
bulk shipping facilities	cement works
charcoal manufacture	coal handling or storage
compost or mulch production or storage	concrete batching works
defence works	desalination plants
drum reconditioning or recycling works	dry cleaning
electrical substations	electrical transformer or capacitor works
explosives or pyrotechnics facilities	fertiliser manufacture
fill or soil importation	fire extinguisher or retardant manufacture
fire training areas	foundry
furniture restoration	gasworks
glazing	hat manufacture or felt processing
iron or steel works	laboratories
lime burner	metal coating, finishing or spray painting
metal processing, smelting, refining or metallurgical works	mineral processing, metallurgical laboratories or mining or extractive industries
motor vehicle manufacture	motor vehicle racing or testing venues
motor vehicle wrecking yards	mushroom farming
oil refineries	paint manufacture
plastics manufacture works	printing works
railway operations	rubber manufacture or processing
service stations	ship breaking
tannery, fellmongery or hide curing	textile operations
tyre manufacture or retreading	vermiculture
waste depots	wastewater treatment, storage or disposal
wetlands or detention basins	wineries or distilleries
woolscouring or wool carbonising works	works depots (operated by councils or utilities)
	acid sulphate soil generation animal burial animal saleyards battery manufacture, recycling or disposal bulk shipping facilities charcoal manufacture compost or mulch production or storage defence works drum reconditioning or recycling works electrical substations explosives or pyrotechnics facilities fill or soil importation fire training areas furniture restoration glazing iron or steel works lime burner metal processing, smelting, refining or metallurgical works motor vehicle manufacture motor vehicle wrecking yards oil refineries plastics manufacture works railway operations service stations tannery, fellmongery or hide curing tyre manufacture or retreading waste depots wetlands or detention basins woolscouring or wool carbonising

2-Pollution and site contamination on the land-questions for vendor

Isthe		
(a)	storag	ge, handling or disposal of waste or fuel or other chemicals (other than in the ordinary course of domestic activities)?
(b)	impor	tation of soil or other fill from a site at which-
	(i)	an activity of a kind listed in paragraph (a) has taken place; or
	(ii)	a prescribed commercial or industrial activity (see item 1(2) above) has taken place?
NO		
If YES	s, give det red an in	iails of all activities that the vendor is aware of and whether they have taken place before or after the vendor terest in the land:
	vendora	aware of any prescribed commercial or industrial activities (see item 1(2) above) ever having taken place at the land?
NO		
If YES acqui	s, give det red an in	tails of all activities that the vendor is aware of and whether they have taken place before or after the vendor terest in the land:
مطاحما		
is trie	vendor a	aware of any dangerous substances ever having been kept at the land pursuant to a licence under the <i>Dangerous</i>
Substa	vendor a ances Act	aware of any dangerous substances ever having been kept at the land pursuant to a licence under the <i>Dangerous</i> 1979?
Substa	vendora ances Act	aware of any dangerous substances ever having been kept at the land pursuant to a licence under the <i>Dangerous</i> 1979?
NO If YES	ances Act 5, give del	1979? tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or
NO If YES	ances Act 5, give del	1979?
NO If YES	ances Act	1979? tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or
NO If YES	ances Act	1979? tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or
Substa NO If YES	ances Act	1979? tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or
NO If YES after	ances Act	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land:
NO If YES after	s, give det the vend	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land:
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NO If YES after	s, give det the vend	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land:
NO If YES after the exclusion NO	s, give det the vend vendor a sion or lir	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land:
NO If YES after the exclusion NO	s, give det the vend vendor a sion or lir	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies?
NO If YES after the exclusion NO	s, give det the vend vendor a sion or lir	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies?
NO If YES after the exclusion NO	s, give det the vend vendor a sion or lir	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies?
NO If YES after the exclusion NO If YES	s, give det the vendor a sion or lir	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of:
NO If YES after the exclusion NO If	s, give det the vendor a sion or lin	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies?
NO If YES after the exclusion NO If YES Is the exclusion NO If YES Is the common the common new	s, give det the vendor a sion or lin	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of:
NO If YESS Is the exclus NO If YESS NO If YESS	onces Act of give detailed wendor a sion or line of give detailed wendor a vendor a nenced (n	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of: aware of an environmental assessment of the land or part of the land ever having been carried out or whether or not completed)?
NO If YESS Is the exclus NO If YESS If YESS	s, give det the vend vendor a sion or lir s, give det	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of: aware of an environmental assessment of the land or part of the land ever having been carried out or whether or not completed)? tails of all environmental assessments that the vendor is aware of and whether they were carried out or
NO If YESS Is the exclus NO If YESS If YESS	s, give det the vend vendor a sion or lir s, give det	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of: aware of an environmental assessment of the land or part of the land ever having been carried out or whether or not completed)?
NO If YESS Is the exclus NO If YESS If YESS	s, give det the vend vendor a sion or lir s, give det	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of: aware of an environmental assessment of the land or part of the land ever having been carried out or whether or not completed)? tails of all environmental assessments that the vendor is aware of and whether they were carried out or
NO If YESS Is the exclus NO If YESS If YESS	s, give det the vend vendor a sion or lir s, give det	tails of all dangerous substances that the vendor is aware of and whether they were kept at the land before or or acquired an interest in the land: aware of the sale or transfer of the land or part of the land ever having occurred subject to an agreement for the nitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies? tails of each sale or transfer and agreement that the vendor is aware of: aware of an environmental assessment of the land or part of the land ever having been carried out or whether or not completed)? tails of all environmental assessments that the vendor is aware of and whether they were carried out or

These questions relate to details about the land that may be known by the vendor. A "YES" answer to the questions at items 2(1) or 2(2) may indicate that a *potentially contaminating activity* has taken place at the land (see sections 103C and 103H of the *Environment Protection Act 1993*) and that assessments or remediation of the land may be required at some future time.

A "YES" answer to any of the questions in this item may indicate the need for the purchaser to seek further information regarding the activities, for example, from the council or the EPA.

3-Licences and exemptions recorded by EPA in public register

Does the EPA hold any of the following details in the public register:

(a)	details of a current licence issued under Part 6 of the Environment Protection Act 1993 to conduct any prescribed activity
	of environmental significance under Schedule 1 of that Act at the land?

NO

(b) details of a licence no longer in force issued under Part 6 of the *Environment Protection Act 1993* to conduct any prescribed activity of environmental significance under Schedule 1 of that Act at the land?

NO

(c) details of a current exemption issued under Part 6 of the *Environment Protection Act 1993* from the application of a specified provision of that Act in relation to an activity carried on at the land?

NO

(d) details of an exemption no longer in force issued under Part 6 of the *Environment Protection Act 1993* from the application of a specified provision of that Act in relation to an activity carried on at the land?

NO

(e) details of a licence issued under the repealed South Australian Waste Management Commission Act 1979 to operate a waste depot at the land?

NO

(f) details of a licence issued under the repealed Waste Management Act 1987 to operate a waste depot at the land?

NO

(g) details of a licence issued under the repealed South Australian Waste Management Commission Act 1979 to produce waste of a prescribed kind (within the meaning of that Act) at the land?

NO

(h) details of a licence issued under the repealed Waste Management Act 1987 to produce prescribed waste (within the meaning of that Act) at the land?

NO

Note-

These questions relate to details about licences and exemptions required to be recorded by the EPA in the public register. If the EPA answers "YES" to any of the questions-

- in the case of a licence or exemption under the Environment Protection Act 1993-
 - the purchaser may obtain a copy of the licence or exemption from the public register on payment of the prescribed fee; and
 - the purchaser should note that transfer of a licence or exemption is subject to the conditions of the licence or exemption and the approval of the EPA (see section 49 of the *Environment Protection Act 1993*); and
- in the case of a licence under a repealed Act-the purchaser may obtain details about the licence from the public register on payment of the prescribed fee.

A "YES" answer to any of these questions may indicate that a *potentially contaminating activity* has taken place at the land (see sections 103C and 103H of the *Environment Protection Act 1993*) and that assessments or remediation of the land may be required at some future time.

The EPA will not provide details about licences to conduct the following prescribed activities of environmental significance (within the meaning of Schedule 1 Part A of the *Environment Protection Act 1993*): waste transport business (category A), waste transport business (category B), dredging, earthworks drainage, any other activities referred to in Schedule 1 Part A undertaken by means of mobile works, helicopter landing facilities, marinas and boating facilities or discharges to marine or inland waters.

The EPA will not provide details about exemptions relating to-

- the conduct of any of the licensed activities in the immediately preceding paragraph in this note; or
- noise.

$\hbox{4-Pollution and site contamination on the land-details recorded by EPA in public register}$

Does the EPA hold any of the following details in the public register in relation to the land or part of the land:

(a) details of serious or material environmental harm caused or threatened in the course of an activity (whether or not notified

(a)	under section 83 of the Environment Protection Act 1993)?
	NO
(b)	details of site contamination notified to the EPA under section 83A of the Environment Protection Act 1993?
	NO
(c)	a copy of a report of an environmental assessment (whether prepared by the EPA or some other person or body and whether or not required under legislation) that forms part of the information required to be recorded in the public register?
	YES
(d)	a copy of a site contamination audit report?
	NO
(e)	details of an agreement for the exclusion or limitation of liability for site contamination to which section 103E of the Environment Protection Act 1993 applies?
	NO
(f)	details of an agreement entered into with the EPA relating to an approved voluntary site contamination assessment proposal under section 103I of the <i>Environment Protection Act 1993</i> ?
	NO
(g)	details of an agreement entered into with the EPA relating to an approved voluntary site remediation proposal under section 103K of the $\it Environment$ $\it Protection$ $\it Act$ 1993?
	NO
(h)	details of a notification under section 103Z(1) of the <i>Environment Protection Act 1993</i> relating to the commencement of a site contamination audit?
	NO
(i)	details of a notification under section 103Z(2) of the <i>Environment Protection Act 1993</i> relating to the termination before completion of a site contamination audit?
	NO
(j)	details of records, held by the former South Australian Waste Management Commission under the repealed <i>Waste Management Act 1987</i> , of waste (within the meaning of that Act) having been deposited on the land between 1 January 1983 and 30 April 1995?
	NO
Note-	
	These questions relate to details required to be recorded by the EPA in the public register. If the EPA answers "YES" to any of the questions the purchaser may obtain those details from the public register on payment of the prescribed fee.
5-Poll	lution and site contamination on the land-other details held by EPA
Doest	the EPA hold any of the following details in relation to the land or part of the land:
(a)	a copy of a report known as a "Health Commission Report" prepared by or on behalf of the South Australian Health Commission (under the repealed <i>South Australian Health Commission Act 1976</i>)?
	NO
(b)	details (which may include a report of an environmental assessment) relevant to an agreement entered into with the EPA relating to an approved voluntary site contamination assessment proposal under section 103I of the $\it Environment$ $\it Protection Act 1993$?
	NO
(c)	details (which may include a report of an environmental assessment) relevant to an agreement entered into with the EPA relating to an approved voluntary site remediation proposal under section 103K of the Environment Protection Act 1993?
	NO

(d)	a copy of a pre-1 July 2009 site audit report?			
	NO			
(e)	details relating to	o the termination before completion of a pre-1 July 2009 site audit?		
	NO			

Note-

These questions relate to details that the EPA may hold. If the EPA answers "YES" to any of the questions, the purchaser may obtain those details from the EPA (on payment of any fee fixed by the EPA).

6-Further information held by councils

Does the council hold details of any development approvals relating to-

(a) commercial or industrial activity at the land; or

(b) a change in the use of the land or part of the land (within the meaning of the *Development Act 1993* or the *Planning, Development and Infrastructure Act 2016*)?

NO			

Note-

The question relates to information that the council for the area in which the land is situated may hold. If the council answers "YES" to the question, it will provide a description of the nature of each development approved in respect of the land. The purchaser may then obtain further details from the council (on payment of any fee fixed by the council). However, it is expected that the ability to supply further details will vary considerably between councils.

A "YES" answer to paragraph (a) of the question may indicate that a *potentially contaminating activity* has taken place at the land (see sections 103C and 103H of the *Environment Protection Act 1993*) and that assessments or remediation of the land may be required at some future time.

It should be noted that-

- the approval of development by a council does not necessarily mean that the development has taken place;
- the council will not necessarily be able to provide a complete history of all such development that has taken place at the land.

7-Further information for purchasers

Note-

The purchaser is advised that other matters under the *Environment Protection Act 1993* (that is, matters other than those referred to in this Statement) that may be relevant to the purchaser's further enquiries may also be recorded in the public register. These include:

- details relating to environmental authorisations such as applications, applicants, locations of activities, conditions, suspension, cancellation or surrender of authorisations, disqualifications, testing requirements and test results;
- details relating to activities undertaken on the land under licences or other environmental authorisations no longer in force;
- written warnings relating to alleged contraventions of the Environment Protection Act 1993;
- details of prosecutions and other enforcement action;
- details of civil proceedings;
- other details prescribed under the Environment Protection Act 1993 (see section 109(3)(1)).

Details of these matters may be obtained from the public register on payment to the EPA of the prescribed fee. If-

- an environment performance agreement, environment protection order, clean-up order, clean-up authorisation, site contamination assessment order or site remediation order has been registered on the certificate of title for the land; or
- $\bullet \quad \text{a notice of declaration of special management area in relation to the land has been gazetted; or }$
- a notation has been made on the certificate of title for the land that a site contamination audit report has been prepared in respect of the land;
 or
- a notice of prohibition or restriction on taking water affected by site contamination in relation to the land has been gazetted,

it will be noted in the items under the heading Environment Protection Act 1993 under the Table of Particulars in this Statement. Details of any registered documents may be obtained from the Lands Titles Registration Office.

ANNEXURES

There are no documents annexed hereto / The following documents are annexed hereto -

Form R3 – Buyers Information Notice Copy of certificate(s) of title to the land

Copy of Contract Local council search - City of Marion Property interest report EPA response	
certificate of emergency services levy payable certificate of land tax payable certificate of water and sewer information	
Form R7 - Warning Notice	
e out whichever is not applicable)	

ACKNOWLEDGEMENT OF RECEIPT OF FORM 1 - VENDOR'S STATEMENT

(Section 7, Land and Business (Sale and Conveyancing) Act 1994)

*I/We the abovenamed Purchaser(s), hereby acknowledge having received this day the Form 1 with the annexures as set out above.

ted this	Day of	20
Signed:		
-		
-		

Purchaser(s)

Form R3

Buyers information notice

Land and Business (Sale and Conveyancing) Act 1994 section 13A Land and Business (Sale and Conveyancing) Regulations 2010 regulation 17

Before you buy a home there are a number of things that you should investigate and consider. Though it may not be obvious at the time, there could be matters that may affect your enjoyment of the property, the safety of people on the property or the value of the property.

The following questions may help you to identify if a property is appropriate to purchase. In many cases the questions relate to a variety of laws and standards. These laws and standards change over time, so it is important to seek the most up to date information. Various government agencies can provide up to date and relevant information on many of these questions. To find out more, Consumer and Business Services recommends that you check the website: www.cbs.sa.gov.au

Consider having a professional building inspection done before proceeding with a purchase. A building inspection will help you answer some of the questions below.

The questions have been categorised under the headings **Safety**, **Enjoyment** and **Value**, but all of the issues are relevant to each heading.

Safety

- Is there **asbestos** in any of the buildings or elsewhere on the property eg sheds and fences?
- Does the property have any significant **defects** eg **cracking** or **salt damp**? Have the wet areas been waterproofed?
- Is the property in a **bushfire** prone area?
- Are the **electrical wiring**, **gas installation**, **plumbing and appliances** in good working order and in good condition? Is a **safety switch** (RCD) installed? Is it working?
- Are there any prohibited **gas appliances** in bedrooms or bathrooms?
- Are **smoke alarms** installed in the house? If so, are they hardwired? Are they in good working order and in good condition? Are they compliant?
- Is there a **swimming pool and/or spa pool** installed on the property? Are there any safety barriers or fences in place? Do they conform to current standards?
- Does the property have any **termite** or other pest infestations? Is there a current preventive termite treatment program in place? Was the property treated at some stage with persistent organochlorins (now banned) or other **toxic** termiticides?
- Has fill been used on the site? Is the soil contaminated by **chemical residues** or waste?
- Does the property use **cooling towers** or manufactured warm water systems? If so, what are the maintenance requirements?

Enjoyment 000003268475

- Does the property have any **stormwater** problems?
- Is the property in a **flood prone** area? Is the property prone to coastal flooding?
- Does the property have an on-site **wastewater treatment facility** such as a septic tank installed? If so, what are the maintenance requirements? Is it compliant?
- Is a **sewer mains connection** available?
- Are all gutters, downpipes and stormwater systems in good working order and in good condition?
- Is the property near **power lines**? Are there any trees on the property near power lines? Are you considering planting any trees? Do all structures and trees maintain the required clearance from any power lines?
- Are there any **significant** trees on the property?
- Is this property a unit on **strata or community title**? What could this mean for you? Is this property on strata or community title? Do you understand the restrictions of use and the financial obligations of ownership? Will you have to pay a previous owner's debt or the cost of planned improvements?
- Is the property close to a hotel, restaurant or other venue with entertainment consent for live music? Is the property close to any industrial or commercial activity, a busy road or airport etc that may result in the generation of **noise** or the **emission of materials or odours** into the air?
- What appliances, equipment and fittings are included in the sale of the property?
- Is there sufficient car parking space available to the property?

Value

- Are there any **illegal or unapproved additions**, extensions or alterations to the buildings on the property?
- How **energy efficient** is the home, including appliances and lighting? What **energy sources** (eg electricity, gas) are available?
- Is the property connected to SA Water operated and maintained **mains water**? Is a mains water connection available? Does the property have a **recycled water** connection? What sort of water meter is located on the property (a **direct or indirect meter** an indirect meter can be located some distance from the property)? Is the property connected to a water meter that is also serving another property?
- Are there water taps outside the building? Is there a watering system installed? Are they in good working order and in good condition?
- Does the property have **alternative sources** of water other than mains water supply (including **bore or rainwater**)? If so, are there any special maintenance requirements?

For more information on these matters visit: www.cbs.sa.gov.au

Disclaimer: There may be other issues relevant to the purchase of real estate. If you are unable to ascertain enough information about the questions raised in this form and any other concerns you may have we strongly recommend you obtain independent advice through a building inspection, a lawyer, and a financial adviser.

Form R7

Warning Notice

Financial and Investment Advice

Land and Business (Sale and Conveyancing) Act 1994 section 24B Land and Business (Sale and Conveyancing) Regulations 2010 regulation 21

A land agent or sales representative who provides financial or investment advice to you in connection with the sale or purchase of land or a business is obliged to tell you the following —

You should assess the suitability of any purchase of the land or business in light of your own needs and circumstances by seeking independent financial and legal advice.

NOTE: For the purposes of section 24B of the Act, an agent or sales representative who provides financial or investment advice to a person in connection with the sale or purchase of land or a business must

- in the case of oral advice immediately before giving the advice, give the person warning of the matters set out in this Form orally, prefaced by the words "I am legally required to give you this warning"; or
- in the case of written advice at the same time as giving the advice or as soon as reasonably practicable after giving the advice, give the person this Form, printed or typewritten in not smaller than 12-point type.