

CONTRACT OF SALE

56 BUCHTER ROAD, BATESFORD VIC 3213

JUDITH ROMA MITCHELL (VENDOR)

JB:22201029

Harwood Andrews ABN 98 076 868 034 70 Gheringhap Street, Geelong 3220, Victoria, Australia DX 22019 Geelong PO Box 101 Geelong Vic 3220

T 03 5225 5225 F 03 5225 5222



CONTRACT OF SALE OF REAL ESTATE

Part 1 of form of contract published by the Law Institute of Victoria Limited and the Real Estate Institute of Victoria Ltd

Property Address: 56 Buchter Road, Batesford VIC 3213

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

in that order of priority.

SIGNING OF THIS CONTRACT

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

Purchasers should ensure that, prior to signing this contract, they have received -

- A copy of the section 32 statement required to be given by a vendor under section 32 of the Sale of Land Act 1962 in accordance with Division 2 of Part II of that Act; and
- A copy of the full terms of this contract.

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	/	_/20
print name(s) of person(s) signing				
state nature of authority if applicable (e.g. 'director', "attorney under power of attorney")				
This offer will lapse unless accepted within	n[10]clear business days (3 clear business days if none speci	fied)		
SIGNED BY THE VENDOR	.[]	on		(0.0
			/	/20
print name(s) of person(s) signing	Judith Roma Mitchell			
state nature of authority if applicable (e.g. 'director', "attorney under power of attorney")				

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

IMPORTANT NOTICE TO PURCHASERS

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.

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 or within 3 clear business days before or after a publicly advertised auction;

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.

IMPORTANT NOTICE TO PURCHASERS OF "OFF THE PLAN" PROPERTIES

Off-the-Plan contract (Section 9AA(1A) of the Sale of Land Act 1962)

- Subject to the limit set by subsection 9AA(1)(b) of the Sale of Land Act 1962, the purchaser may negotiate with the vendor about the amount of deposit moneys payable under the contract, up to 10 per cent of the purchase price; and
- A substantial period of time may elapse between the day on which the purchaser signs the contract for sale and the day on which the purchaser becomes the registered proprietor of the lot; and
- The value of the lot may change between the day on which the purchaser signs the contract for sale of that lot and they day on which the purchaser becomes the registered proprietor



PARTICULARS OF SALE

VENDOR'S ESTATE AGENT Name: **ELDERS REAL ESTATE** Unit 3, 26 Rutland Street, Newtown VIC 3220 Address: Telephone: 03 5225 5000 Fax: 03 5225 5055 DX: Email: peter.lindeman@elders.com.au Ref: **VENDOR** Name: JUDITH ROMA MITCHELL Address: 140 Skipton Road, Lismore VIC 3324 Telephone: Fax: DX: Email: **VENDOR'S LEGAL PRACTITIONER OR CONVEYANCER** Name: **HARWOOD ANDREWS** Address: 70 Gheringhap Street Geelong 3220 03 5226 8566 03 5225 5222 Telephone: Fax: DX: 22019 Email: jbaker@ha.legal Ref: Judy Baker:22201029 **PURCHASER** Name: Address: Telephone: Fax: DX: Email: PURCHASER'S LEGAL PRACTITIONER OR CONVEYANCER Name: Address: Telephone: Fax: DX: Email: Ref: LAND (general conditions 3 and 9) The land is described in the table below -Certificate of Title reference being lot on plan Volume 5944 Folio 777 1 PS132506 The land includes all improvements and fixtures. **PROPERTY ADDRESS** The address of the land is 56 Buchter Road, Batesford VIC 3213 GOODS SOLD WITH THE LAND (general condition 2.3(f)) (list or attach schedule) Electric light fittings, fixed floor coverings, window furnishings and water tanks (which are included in the price). **PAYMENT** (general condition 11) Price \$..... Deposit \$..... on signing of this contract (of which \$..... has been paid) \$..... Balance payable at settlement

GST (general condition 13)	
The price includes GST (if any) unless the words "plus GST" appear in this box:	
If this is a sale of a "farming business" or "going concern" then add the words "farming business" or "going concern" in this box:	
If the margin scheme will be used to calculate GST then add the words "margin scheme" in this box:	
CETTI EMENT (general condition 10)	
SETTLEMENT (general condition 10)	
is due on// unless the land is a lot on an unregistered plan of subdivision, in which case settlement is the above date; or 14 days after the vendor gives notice in writing to the purchaser of registration of	
LEASE (general condition 1.1)	
At settlement the purchaser is entitled to vacant possession of the property unless the words "subject to lease" appear in this box in which case refer to general condition 1.1:	No vacant possession at settlement - The land is subject to a verbal share farming agreement, see special condition 21
If "subject to lease" then particulars of the lease are:	·
TERMS CONTRACT (general condition 23) If this contract is intended to be a terms contract within the meaning of the Sale of Land	
Act 1962 then add the words "terms contract" in this box, and refer to general	
condition 23 and add any further provisions by way of special conditions.	
LOAN (general condition 14)	
The following details apply if this contract is subject to a loan being approved:	
GST WITHHOLDING NOTICE	
The purchaser is not required to make a GST withholding payment under section 14-250 of Schedule 1 to the <i>Taxation Administration Act 1953</i> (Cth) in relation to this	///////////////////////////////////////
supply of land unless the words "GST withholding applies" appear in this box in	
which case the vendor will provide further details before settlement.	
Unless the words "GST withholding applies" appear in this box, this section serves as a notification for the purposes of section 14-255 of Schedule 1 to the <i>Taxation</i>	
Administration Act 1953 (Cth).	
SPECIAL CONDITIONS	
OI LOIAL CONDITIONS	
This contract does not include any special conditions unless the words 'special conditions' appear in this box.	special conditions
If the contract is subject to 'special conditions' then particulars of the special conditions	are as follows on the next

page:

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SPECIAL CONDITIONS

1. Definitions

Unless the context otherwise requires:

- 1.1. Claim means any and all claims, actions, disputes, differences, requisition, objection, demands, proceedings, accounts, interest, costs (whether or not the subject of a court order), expenses and debts or liabilities of any kind (including those which are prospective or contingent and those the amount of which is not ascertained) or whatever nature and however arising.
- 1.2. **Due Diligence Checklist** means a due diligence checklist that is required to be given by a vendor or a vendor's estate agent in accordance with Division 2A or Part II of the Sale of Land Act.
- 1.3. **Duties Form** means the all-in-one online duties form required by the State Revenue Office for duty assessment purposes.
- 1.4. **Form One** means the 'GST property settlement withholding notification form' required to be lodged with the Australian Taxation Office (**ATO**) by purchasers who are required to withhold an Amount.
- 1.5. **Form Two** means the 'GST property settlement date confirmation' required to be lodged with the ATO by purchasers.
- 1.6. **Outgoings** means any rates, taxes, utility charges, assessments or other outgoings related to the Land, and in relation to Land Tax, means the vendor's liability for Land Tax with respect to the Land.
- 1.7. **Restricted Right** means any:
 - 1.7.1. Claim;
 - 1.7.2. withholding or delayed payment of, or demand of a reduction in, the price; and
 - 1.7.3. delay or refusal to settle or complete the purchase pursuant to this contract,

whether made or exercised directly by the purchaser or indirectly on behalf of the purchaser.

- 1.8. **Vendor's Statement** means the statement pursuant to Section 32 of the Sale of Land Act which is attached to this contract.
- 1.9. **Withholding Legislation** means Schedule 1 of the Taxation Administration Act 1953 (Cth) as amended by Treasury Laws Amendment (2018 Measures No.1) Act 2018 (Cth).
- 1.10. Words importing the singular include the plural; words importing the plural include the singular; words importing one gender include the other gender.
- 1.11. In the case of each party that consists of more than one person (including in that expression any corporation) each of those persons covenants, agrees and declares that all of the covenants, agreements, declarations and consents contained in this contract and made and given by that party have been entered into, made and given and are binding upon that person both severally and also jointly with the other person or persons constituting that party.
- 1.12. In the event of any part of this contract being or becoming void or unenforceable or being illegal then that part shall be severed from this contract to the intent that all parts that shall not be or become void or unenforceable or illegal shall remain in full force and effect and be unaffected by such severance.
- 1.13. Any provision of this contract which is capable of taking effect after completion of this contract shall not merge on transfer to the purchaser of the property but shall continue in full force and effect.

- 1.14. No waiver of any breach of this contract or any of the terms of this contract will be effective unless that waiver is in writing and is signed by the party against whom the waiver is claimed. No waiver of any breach shall operate as a waiver of any other breach or subsequent breach.
- 1.15. Where this contract provides for the vendor to form an opinion then the vendor may form that opinion entirely in its discretion without being subject to any measure or standard.

2. Joint Obligations

In the case of each party that consists of more than one person (including in that expression any corporation) each of those persons covenants, agrees and declares that all of the covenants, agreements, declarations and consents contained in this contract and made and given by that party have been entered into, made and given and are binding upon that person both severally and also jointly with the other person or persons constituting that party.

3. Vendor's Statement

The purchaser acknowledges that prior to signing this contract or any other documents relating to this sale, the purchaser received from the vendor a Vendor's Statement and a Due Diligence Checklist.

4. Entire Agreement

- 4.1. The purchaser acknowledges there are no conditions warranties or other terms affecting the sale other than those embodied in this contract and the purchaser is not entitled to rely upon any representations made by or on behalf of the vendor except for those in this contract.
- 4.2. Representations, promises conditions warranties or other items leading up to this contract which are not expressed in this contract or in the Vendor's Statement are expressly negatived and withdrawn.

5. Easements, Planning Restrictions and Buildings

- 5.1. The purchaser acknowledges that the property is purchased:
 - 5.1.1. subject to all registered and implied easements existing over or upon or affecting the property and the easements appropriated by any plan of subdivision (whether registered or unregistered) affecting the property;
 - 5.1.2. subject to any restriction on use or development under any planning schemes affecting the property; and
 - 5.1.3. with all improvements on and forming part of the land existing at the day of sale and in its present state of repair and condition and subject to any defects with regard to its construction, condition, position or state of repair at the day of sale.
- 5.2. The vendor gives no warranty that the improvements on the land comply with current building legislation.
- 5.3. Any breach or non-compliance with any matter referred to in this special condition, or disclosed in the Vendor's Statement does not constitute a defect in title and the purchaser cannot make any requisition objection or claim for compensation or exercise any Restricted Right in respect to any breach or non-compliance with any matter referred to in this special condition and the vendor is under no liability or obligation to the purchaser to carry out any improvements, alterations, repairs or other work to the property.

6. Certain General Conditions Excluded or Varied

- 6.1. General Condition 7, 8 and sub-clauses 24.4 to 24.6 inclusive of General Condition 24 do not apply to this contract.
- 6.2. General Condition 12.1(a)(ii) is varied by replacing it as follows:
 - 12.1(a)(ii) if there are any debts, the total amount of those debts does not exceed the balance due at settlement net of the amount of the deposit; and

- 6.3. General condition 12 is varied to include the following:
 - 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.
 - if the purchaser does not validly object to the release of the deposit within 28 days of receiving a notice under section 27(3) of the Sale of Land Act, the vendor will be deemed to have provided proof to the reasonable satisfaction of the purchaser of the matters referred to in General Condition 12.1(a)(i) or (ii), as the case may be.
- 6.4. General condition 15.3 is added:
 - 15.3 The purchaser must provide copies of all certificates and other information used to calculate the adjustments under general condition 15, if requested by the vendor.
- 6.5. General condition 18 is deleted and replaced by the following:
 - "18.1 The purchaser may nominate a substitute or additional transferee, but the named purchaser remains personally liable for the due performance of all the purchaser's obligations under this contract.
 - 18.2 The nomination form shall be deemed to be executed as a deed (regardless of whether the form is expressed to be executed as a deed) and by execution and submission of a nomination form executed by a nominee, the nominee:
 - (a) agrees to be bound by the obligations of the purchaser under this contract; and
 - (b) gives on its own behalf the acknowledgements, representations, warranties and agreements given by the purchaser under this contract of sale including, without limitation, the purchaser's agreement under general condition 13.6.
 - 18.3 The vendor is not bound to act in accordance with a nomination unless the purchaser has provided written notice of the nomination and the fully executed sale of real estate nomination form (or such other documents evidencing the nomination) to the vendor not less than 10 business days prior to settlement."
- 6.6. If the deposit paid is more than 10% of the price then the parties agree that general condition 28.4(a) is amended to read:
 - 28.4(a) The deposit paid under this contract (the amount of which the purchaser considers reasonable for this transaction) is forfeited to the vendor as the vendor's absolute property, the parties considering the amount represents a reasonable pre-estimate of the vendor's entitlement for damages for breach of an essential term of this contract.
- 6.7. General condition 28.4(c) is amended by deleting the words 'within one year of the contract ending'.

7. Service

General condition 17 is replaced with the following:

- 17.1 All notices and other communications provided for or permitted by this contract must be sent by:
 - (a) prepaid mail;
 - (b) hand delivery;
 - (c) facsimile; or
 - (d) email

to the addresses of the parties as specified in this contract or to such other address or person as any party may specify by notice in writing to the other party or parties, and may be sent by an agent, employee or director of the party sending the notice.

- 17.2 Each notice or communication will be deemed to have been duly received:
 - (a) not later than two business days after being deposited in the mail with postage prepaid;

- (b) when delivered by hand;
- (c) if sent by facsimile transmission upon completion of that transmission and production of a transmission report stating that the facsimile was sent to the addressee's facsimile number: or
- (d) if sent by email at the time of receipt as provided in section 13A of the Electronic Transactions (Victoria) Act 2000

but if the delivery, receipt or transmission is not on a business day or is after 5.00pm (addressee's time) on a business day, the notice is taken to be received at 9.00am (addressee's time) on the next business day.

- 17.3 A notice or other communication connected with this contract has no legal effect unless it is in writing.
- 17.4 A notice sent or delivered in a manner provided by general condition 17.1 must be treated as validly given to and received by the party to which it is addressed even if:
 - (a) the addressee has been liquidated or deregistered or is absent from the place at which the notice is delivered or to which it is sent: or
 - (b) the notice is returned unclaimed.
- 17.5 A party may change its address for service, facsimile number or email address by giving notice of that change to each other party, not more than 7 days after the change has taken place.
- 17.6 If the party to which a notice is intended to be given consists of more than 1 person then the notice must be treated as given to that party if given to any of those persons.
- 17.7 Any notice to a party may be given to its lawyer by any of the means listed in general condition 17.2 to the lawyer's business address, facsimile number or email address.

8. Release of security interest

- 8.1. This special condition applies if at settlement any items intended to be transferred to the purchaser are subject to a security interest to which the Personal Property Securities Act 2009 (Cth) (Act) applies.
- 8.2. Subject to special condition 8.3, the vendor (at the vendor's election) must ensure that the purchaser receives at settlement:
 - 8.2.1. an undertaking from the holder of the security interest to register a financing change statement in respect of the property sold under this contract to reflect the release of the property from the security interest; or
 - 8.2.2. a written document from the holder of the security interest stating that the property is not subject to the security interest.
- 8.3. The vendor is not obliged to comply with special condition 8.2 if;
 - 8.3.1. the holder of the security interest is the proprietor of a registered mortgage over the Land;
 - 8.3.2. the purchaser has not made a written request for a release from the security interest at least 21 days before settlement; or
 - 8.3.3. the purchaser will take the property free of security interest by operation of Part 2.5 of the Act.

9. Foreign resident capital gains withholding

9.1. Words defined or used in Subdivision 14-D of Schedule 1 to the *Taxation Administration Act 1953* (*Cth*) have the same meaning in this special condition unless the context requires otherwise.

- 9.2. Every vendor under this contract is a foreign resident for the purposes of this special 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.
- 9.3. This special condition only applies 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 is 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.
- 9.4. 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.
- 9.5. The purchaser must:
 - 9.5.1. 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 special condition; and
 - 9.5.2. ensure that the representative does so.
- 9.6. 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:
 - 9.6.1. 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 special condition if the sale of the property settles;
 - 9.6.2. promptly provide the vendor with proof of payment; and
 - 9.6.3. otherwise comply, or ensure compliance with, this special condition; despite:
 - 9.6.4. any contrary instructions, other than from both the purchaser and the vendor; and
 - 9.6.5. any other provision in this contract to the contrary.
- 9.7. The representative is taken to have complied with the obligations in special condition 9.6 if:
 - 9.7.1. the settlement is conducted through the electronic conveyancing system operated by Property Exchange Australia Ltd or any other electronic conveyancing system agreed by the parties; and
 - 9.7.2. the amount is included in the settlement statement requiring payment to the Commissioner in respect of this transaction.
- 9.8. 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.
- 9.9. 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.

9.10. The purchaser is responsible for any penalties or interest payable to the Commissioner on account of late payment of the amount.

10. Electronic Conveyancing

Settlement and lodgement will be conducted electronically in accordance with the Electronic Conveyancing National Law and special condition 10 applies, if the box is marked 'EC'

EC

- 10.1. This special condition has priority over any other provision to the extent of any inconsistency. This special condition applies if the contract of sale specifies, or the parties subsequently agree in writing, that 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.
- 10.2. A party must immediately give written notice if that party reasonably believes that settlement and lodgement can no longer be conducted electronically. Special condition 10 ceases to apply from when such a notice is given.
- 10.3. Each party must:
 - 10.3.1. be, or engage a representative who is, a subscriber for the purposes of the *Electronic Conveyancing National Law*,
 - 10.3.2. 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
 - 10.3.3. conduct the transaction in accordance with the *Electronic Conveyancing National Law*.
- 10.4. The vendor must open the Electronic Workspace ("workspace") as soon as reasonably practicable. The workspace is an electronic address for the service of notices and for written communications for the purposes of any electronic transactions legislation.
- 10.5. The vendor must nominate a time of the day for locking of the workspace at least 7 days before the due date for settlement.
- 10.6. Settlement occurs when the workspace records that:
 - 10.6.1. the exchange of funds or value between financial institutions in accordance with the instructions of the parties has occurred; or
 - 10.6.2. 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.
- 10.7. The parties must do everything reasonably necessary to effect settlement:
 - 10.7.1. electronically on the next business day, or
 - 10.7.2. 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 special condition 10.6 has not occurred by 5.00 pm.
- 10.8. Each party must do everything reasonably necessary to assist the other party to trace and identify the recipient of any mistaken payment and to recover the mistaken payment.
- 10.9. The vendor must before settlement:
 - 10.9.1. deliver any keys, security devices and codes ("keys") to the estate agent named in the contract,

- 10.9.2. 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 Network Operator:
- 10.9.3. 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
- 10.9.4. direct the vendor's subscriber to give (or, if there is no vendor's subscriber, give) all those documents and items, and any such keys, to the purchaser or the purchaser's nominee on notification of settlement by the Electronic Network Operator.

11. Guarantee

- 11.1. If the purchaser is or includes a corporation which is not listed on the main board of an Australian Stock Exchange, the purchaser must procure the execution of a guarantee and indemnity in the form annexed to this contract (**Guarantee**) by each of the directors of the corporation immediately upon execution of this contract.
- 11.2. If the purchaser fails to have the Guarantee executed in accordance with this special condition, the vendor may rescind this contract by written notice to the purchaser. Time will be of the essence of this special condition.
- 11.3. The obligation of the purchaser under this special condition is a continuing obligation and if at any time prior to payment of the whole of the price a person becomes a director of the purchaser then the purchaser must comply with special condition 11.1 with respect to that director.
- 11.4. In this special condition, "purchaser" includes the purchaser as listed in the particulars of sale and any corporation nominated by the purchaser as an alternate or additional purchaser.

12. Duty

- 12.1. The vendor must procure that the vendor's representative has initiated the Duties Form and invited the purchaser or the purchaser's representative to complete the Duties Form no later than 5 business days prior to the settlement date.
- 12.2. The purchaser must procure that the purchaser's representative has completed the Duties Form to the vendor's satisfaction so that the Duties Form is ready for signing by the parties no later than 3 business days prior to the settlement date.
- 12.3. If the purchaser has not completed the Duties Form as required by special condition 12.2:
 - 12.3.1. the vendor is not obliged to complete this contract;
 - 12.3.2. the purchaser is deemed to have defaulted in payment of the balance of the price; and
 - 12.3.3. the purchaser must pay interest from the settlement date, until the expiry of 3 business days after the purchaser has completed the Duties Form.
- 12.4. Notwithstanding anything contained in this contract, the vendor does not make any warranty or representation as to the amount of stamp duty which shall be payable on the transfer of the Land and the purchaser acknowledges that the purchaser releases the vendor from any Claim in that respect and the purchaser shall be liable for all stamp duty assessed in relation to that transfer and shall keep the vendor indemnified at all times against all liabilities claims proceedings and penalties whatsoever under the Duties Act 2000 relating to this contract.
- 12.5. The purchaser must not exercise any Restricted Right because of any matter referred to it in or contemplated by this special condition.

13. Purchaser as trustee

If the purchaser executes this deed as trustee of a trust (**Trust**) (whether the purchaser's capacity as such has been disclosed to the vendor or not), the purchaser covenants that the purchaser is empowered to execute this contract and the purchaser represents and covenants with the vendor as follows:

- 13.1. that the purchaser is the sole trustee of the Trust and executed this contract as such trustee bona fide for the purposes of the Trust as well as in the purchaser's own right;
- 13.2. that this contract will be binding not only on the purchaser but upon any successor of the purchaser as trustee of the Trust, and that the purchaser will take all requisite steps to ensure the effectiveness of this covenant, including in particular procuring that any successor of the purchaser enters into a deed of covenant with and to the satisfaction of the vendor;
- 13.3. that the purchaser will duly and punctually perform and observe all the duties and obligations of the purchaser as such trustee pursuant to the Trust and will not without the consent in writing of the vendor first obtained:
 - 13.3.1. resign as trustee of the Trust or appoint a new or additional trustee of the Trust;
 - 13.3.2. cause the Trust to vest;
 - 13.3.3. distribute or appoint the whole or any part of the capital of the trust fund of the Trust;
 - 13.3.4. repay any unsecured loans from time to time owing by the purchaser as trustee of the Trust in its own right or pay any interest on any such unsecured loans;
 - 13.3.5. permit the purchaser to become disqualified from continuing to act as such trustee;
 - 13.3.6. do anything which would or might constitute a breach of trust, nor cause or suffer or permit anything which would or might constitute a breach of the terms of the Trust or prejudice the right of the purchaser as trustee of the Trust to be indemnified from the trust fund; or
 - 13.3.7. cause or suffer any instrument constituting the Trust to be varied in any respect.
- 13.4. that the purchaser will inform the vendor in writing immediately upon notice of any proposal for a change of trustee of the Trust or change in the trust deed coming to the purchaser's attention; and
- that nothing contained or implied in this special condition or in any notification given to the vendor by or on behalf of the purchaser (whether before or after the day of sale) will oblige or require the vendor to take notice of any actual, contingent or future interest of any person in or under the Trust and the vendor will be entitled to exercise all of its rights, powers, authorities and discretions conferred by this contract or by law or implied in the same manner and to the same extent as if the purchaser executed this contract in the purchaser's own right.

14. Indemnity

- 14.1. The purchaser indemnifies the vendor against all Claims which may be suffered by the vendor as a result of any breach by the purchaser of the terms of this contract or as a result of any act, neglect or default of the purchaser arising during the performance (or failure to perform) by the purchaser of its duties under this contract.
- 14.2. The indemnity in this special condition cannot be revoked.
- 14.3. The indemnity in this special condition is binding and enforceable against the purchaser notwithstanding any neglect, delay or forbearance on the part of the vendor to exercise its right of indemnity.

15. Purchaser's default

- 15.1. Without limiting any other rights of the vendor in relation to termination of this contract, the purchaser will be in default under this contract upon the happening of any of the following events:
 - 15.1.1. the purchaser exercises, or purports to exercise, a Restricted Right in circumstances prevented by this contract;
 - 15.1.2. an order is made or a resolution is passed for the winding up of the purchaser;
 - 15.1.3. the purchaser goes into liquidation or becomes unable to pay its debts as and when they become due and payable;
 - 15.1.4. an administrator or trustee in bankruptcy is appointed to the purchaser, or a receiver of any of its assets is appointed;
 - 15.1.5. execution is levied against the purchaser, and is not satisfied within 30 days;
 - 15.1.6. except with the vendor's consent, if there is a change in the beneficial ownership of the majority of shares with voting rights in the purchaser;
 - 15.1.7. a guarantor who is a natural person:
 - 15.1.7.1. becomes bankrupt;
 - 15.1.7.2. takes or tries to take advantage of Part X of the Bankruptcy Act 1966;
 - 15.1.7.3. makes an assignment for the benefit of their creditors; or
 - 15.1.7.4. enters into a composition or arrangement with their creditors.
- 15.2. If the vendor gives to the purchaser notice of default under this contract, the default will not be remedied until all the following have occurred:
 - 15.2.1. the remedy by the purchaser of the relevant default;
 - 15.2.2. the payment by the purchaser of all reasonable expenses incurred by the vendor as a result of the default including without limitation all interest and bank charges payable by the vendor under any existing mortgage affecting the Land, calculated from settlement;
 - 15.2.3. payment of the vendor's solicitor's legal costs (on a solicitor client basis) and disbursements incurred in connection with the preparation and service of the notice of default and any necessary advice.

16. Foreign Investment Review Board

- 16.1. **Foreign Investment Approvals** means all approvals, notifications or consents required by the purchaser pursuant to the Foreign Investment Laws for the purposes of entering into and fulfilling its obligations pursuant to this contract and obtaining a transfer of the Land.
- 16.2. **Foreign Investment Laws** means:
 - 16.2.1. the Foreign Acquisition and Takeovers Act 1975 (Cth);
 - 16.2.2. the Banking (Foreign Exchange) Regulations 1959 (Cth);
 - 16.2.3. or any similar law or requirement of a Responsible Authority.
- 16.3. The purchaser warrants to the vendor that:
 - 16.3.1. the purchaser has not breached any Foreign Investment Laws in entering into this contract; and

- the purchaser has obtained all Foreign Investment Approvals required to enter into and fulfil its obligations pursuant to this contract, prior to the day of sale.
- 16.4. If any warranty in special condition 16.3 is untrue in any way:
 - 16.4.1. the purchaser will be in default under this contract; and
 - 16.4.2. the purchaser will indemnify the vendor against all Claims suffered by the vendor as a result of the vendor having relied on the warranty.
- 16.5. This warranty and indemnity will not merge upon settlement.

17. Outgoings - land not separately assessed

- 17.1. General condition 15 does not apply to this contract in relation to any Outgoings which are not separately assessed at settlement in relation to the Land.
- 17.2. If the Land is not separately assessed in respect of any Outgoings then the apportionment or adjustment of those Outgoings assessed in respect of the Land shall be determined as at settlement by calculating the proportion which the area of the Land bears to the total area of all the lots included in the assessment (but disregarding any land included in the assessment which at settlement is Common Property, public land or land used for public purposes, such as roads and reserves) and on the basis that such Outgoings will or have been paid by the vendor.
- 17.3. Adjustment of rates, charges and like Outgoings at settlement shall be made on the basis that the purchaser accepts the sole responsibility for all and any supplementary rates or charges and like outgoings which may be levied after settlement and the vendor shall not be obliged to adjust or be liable for any part thereof.
- 17.4. If this contract is subject to registration of a plan of subdivision, no monies shall be withheld from the vendor at settlement from the price payable under this contract on account of any Outgoings which are unpaid at settlement. The vendor undertakes to pay such Outgoings by the date on which they are due.

18. GST Withholding

- 18.1. Words and expressions defined or used in the Withholding Legislation or in *A New Tax System* (Goods and Services Tax) Act 1999 (Cth) have the same meaning in this special condition unless the context requires otherwise. Words and expressions first used in this special condition and shown in italics and marked with an asterisk (*) are defined or described in at least one of those Acts.
- 18.2. If section 14-255(1) applies to the supply being made under this contract, the vendor must provide the purchaser with a GST withholding notice in accordance with section 14-255 at least 7 days before the due date for settlement.
- 18.3. Without limiting special condition 18.2, the vendor may issue a notice in accordance with section 14-255 even if the words "GST Withholding applies" do not appear in the GST Withholding Notice section of the particulars of sale of this contract (in which case the later notice issued by the vendor replaces the notice contained in this contract of sale).
- 18.4. If the purchaser:
 - 18.4.1. is registered (within the meaning of the GST Act); and
 - 18.4.2. acquires the land sold pursuant to this contract for a *creditable purpose,

the purchaser:

- 18.4.3. must notify the vendor in writing as soon as reasonably practicable (but in any case, at least 10 days prior to the due date for settlement) that the purchaser is registered and is acquiring the land sold pursuant to this contract for a creditable purpose; and
- 18.4.4. warrants that the information contained in the notice referred to in clause 18.4.3 is true and correct (and the warranty given in this special condition is given by the purchaser on

date of the notice and on each day thereafter until and including the day of settlement and payment of the price and any GST to the vendor).

- 18.5. If the purchaser is required to withhold an Amount, the purchaser must provide to the vendor:
 - 18.5.1. at least 5 days before settlement, confirmation that the Form One has been submitted to the ATO (and such notice must confirm the withholding Amount as notified to the ATO and the lodgement reference number and payment reference number issued by the ATO); and
 - 18.5.2. except where the purchaser has complied with special condition 18.8, as soon as practicable after payment, evidence of submission of Form Two to the ATO.
- 18.6. If there is more than one purchaser and the purchasers are acquiring the land as tenants-incommon, the purchaser must notify the vendor in writing at least 10 days prior to settlement of the
 proportion being acquired by each purchaser. For the purposes of this special condition, the
 purchaser satisfies its obligations where the purchaser has provided the transfer of land to the
 vendor and the transfer sets out the proportion being acquired by each purchaser.
- 18.7. Without limiting special conditions 18.2 to 18.5 (inclusive) a party must provide the other party with such information as the other party requires to:
 - 18.7.1. decide if an Amount is required to be paid or the quantum of it,
 - 18.7.2. comply with the vendor's notice obligation to pay the *Amount in accordance with section 14-250 of Schedule 1 to the Taxation Administration Act 1953 (Cth); or
 - 18.7.3. comply with the purchaser's obligations under section 14-255.
- 18.8. If the purchaser is required to withhold an Amount and settlement is completed in accordance with the Electronic Conveyancing National Law, the Amount must be included in the settlement statement and paid to the Commissioner through the electronic conveyancing platform on which settlement is conducted.
- 18.9. If the purchaser is required to withhold an Amount and special condition 18.8 does not apply:
 - 18.9.1. the purchaser must provide a bank cheque at settlement for the Amount payable to "Commissioner of Taxation" (or made out to such other party as the Withholding Legislation requires), for payment in accordance with special condition 18.9.2 or 18.9.3;
 - 18.9.2. if requested to do so by the vendor in writing no later than 2 days prior to settlement, the purchaser must provide the bank cheque referred to in special condition 18.9.1 to the vendor at settlement, in which case the vendor must provide the cheque to the Commissioner of Taxation following settlement in a manner and at the time required by the Withholding Legislation;
 - 18.9.3. where the vendor has not issued a written request in accordance with special condition 18.9.2, the purchaser must:
 - 18.9.3.1. if it has not already done so, engage a legal practitioner or conveyancer (**Representative**) to act on the purchaser's behalf in relation to satisfying the purchaser's obligations under this special condition;
 - 18.9.3.2. irrevocably instruct and direct (**Instruction**) its Representative to remit the Amount in a manner and at the time required by the Withholding Legislation;
 - 18.9.3.3. provide a copy of the Instruction and its Representative's acknowledgement of the Instruction to the vendor within 2 days of being requested to do so by the vendor:
 - 18.9.3.4. pay the Amount in a manner and at the time required by the Withholding Legislation; and
 - 18.9.3.5. provide evidence to the vendor (to the vendor's absolute satisfaction) of the purchaser's payment of the Amount to the Commissioner of Taxation within 3 days of making such payment.

- 18.10. The purchaser acknowledges and agrees that the Withholding Legislation and this special condition do not limit the purchaser's obligation to pay the price and GST (if applicable) to the vendor pursuant to this contract.
- 18.11. An Amount withheld and paid in accordance with special condition 18.9 is taken to have been paid to the vendor.
- 18.12. 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 where the penalty or interest arises due to the vendor's breach of special condition 18.9.2).
- 18.13. If the purchaser nominates one or more additional or substitute purchasers, the purchaser must procure that the nominee (or nominees) comply with the purchaser's obligations under this special condition as though the nominee was the purchaser named in this contract.
- 18.14. This special condition will not merge on settlement.

19. Goods

The property and any goods sold by this contract will not pass to the purchaser until payment of the whole of the purchase money.

20. WINDFALL GAINS TAX

20.1. Definitions

In this special condition:

- 20.1.1. **Commissioner** means the Victorian Commissioner of State Revenue.
- 20.1.2. **Rezoning Event** means any event, act or omission which causes the WGT Amount to be triggered or payable.
- 20.1.3. **Trigger Event** means any event which, in the vendor's opinion, may cause a Rezoning Event to occur prior to settlement.
 - 20.1.4. **WGT** means windfall gains tax as defined in the WGT Legislation.
 - 20.1.5. **WGT Assessment** means any notice of assessment of WGT issued pursuant to the Taxation Administration Act 1997 (Vic), arising from a WGT Event in relation to the Land.
 - 20.1.6. **WGT Charge** means any charge on the Land pursuant to section 42(1) of the WGT Legislation.
 - 20.1.7. **WGT Deferral** means a deferral of the payment of the WGT in accordance with Division 2 of Part 4 of the WGT Legislation
 - 20.1.8. **WGT Event** has the meaning given in the WGT Legislation, with respect to the Land but, for the avoidance of doubt, is any WGT Event in relation to the Land.
 - 20.1.9. **WGT Legislation** means Windfall Gains Tax and State Taxation and Other Acts Further Amendment Act 2021 (Vic) and incudes any regulations made pursuant to it.
 - 20.1.10. **WGT Liability** means any WGT (including any interest or penalties) imposed on the Land and which may or may not be the subject to a WGT Assessment.

20.2. Windfall Gains Tax

20.2.1. Acknowledgement

The parties acknowledge that, as at the Day of Sale:

- 20.2.1.1. The WGT Legislation has now received Royal Ascent
- 20.2.1.2. the parties enter into this contract on the basis that the Land may be subject to the WGT and it is the intent of the parties that the purchaser will be liable for payment of the WGT Liability.

20.3. Purchaser's liability to pay the WGT Liability

The parties agree that:

- 20.3.1. it is the purchaser's sole, absolute and unconditional obligation and responsibility to pay any WGT Liability pursuant to any WGT Assessment, whether imposed or assessed on or against the purchaser, the vendor or any other person (whether solely or jointly) and whether imposed or assessed before, on or after the Day of Sale;
- 20.3.2. the purchaser must pay to the Commissioner any WGT Liability referred to in this special condition on the earlier of:
 - 20.3.2.1. the earliest date that the WGT Liability is due for payment under the WGT Legislation or WGT Assessment; and
 - 20.3.2.2. 20 Business Days prior to settlement.
- 20.3.3. Upon payment by the purchaser, the purchaser must provide evidence of payment to the Commission of the WGT Liability within a reasonable time after making the payment.
- 20.3.4. If the date for payment of the WGT Liability under special condition 20.3.2 is due on or prior to the settlement date under this contract, and the purchaser has not paid the WGT Assessment by the due date in accordance with 20.3.2, then the purchaser will be in default of the contract.

20.4. Indemnity

- 20.4.1. The purchaser agrees to pay and to indemnify and keep indemnified the vendor from liability for the payment of any WGT Liability assessed or imposed (including any penalties and interest), whether before, on or after the Day of Sale, and including before, on or after Settlement under this contract:
- 20.4.2. This indemnity in this special condition:
 - 20.4.2.1. is a continuing obligation and will not merge with settlement; and
 - 20.4.2.2. is not released or waived (in whole or in part) by any action, conduct, neglect or forbearance on the part of the vendor in requiring payment by the purchaser under this special condition.

20.5. Release

- 20.5.1. The purchaser releases the vendor, and the purchaser will not may any Claim against the vendor and/or exercise any Restricted Right against the vendor in regards to any such any WGT Liability assessed or imposed (including any penalties and interest), whether before, on or after the Day of Sale (including before, on or after Settlement under this contract):
- 20.5.2. This release in this special condition:
 - 20.5.2.1. is a continuing obligation and will not merge with settlement; and

20.5.2.2. is not abrogated or waived (in whole or in part) by any action, conduct, neglect or forbearance or omission on the part of the vendor.

20.6. Trigger Event

- 20.6.1. Notwithstanding the date for settlement contained in the particulars of sale if at any time the vendor considers that a Trigger Event has occurred, the vendor acting reasonably may serve written notice on the purchaser requiring that:
 - 20.6.1.1. settlement take place before the settlement date set out in the particulars of sale (**Early Settlement Notice**).

Or

- 20.6.1.2. The vendor may elect to delay settlement until the Commissioner confirms the WGT Liability (**Delayed Settlement Notice**).
- 20.6.2. If the vendor gives an Early Settlement Notice to the purchaser:
 - 20.6.2.1. the date for settlement is 60 days after the date the Early Settlement Notice is given to the purchaser (**Early Settlement**); and
 - 20.6.2.2. the purchaser must pay the balance of the price on the day on which settlement takes place; and
 - 20.6.2.3. The purchaser must pay the WGT Liability in accordance with special condition 20.3.2.
- 20.6.3. If the vendor gives the purchaser a Delayed Settlement Notice:
 - 20.6.3.1. settlement under the contract will occur, no later than 60 days from the vendor providing the purchaser notice of the confirmed WGT Liability (**Delayed Settlement Date**); and
 - 20.6.3.2. The purchaser must pay the WGT Liability in accordance with special condition 20.3.2.
- 20.6.4. For the avoidance of doubt, the giving of an Early Settlement Notice or a Delayed Settlement Notice, and the payment of the balance of the price at settlement does not limit any other right of the vendor or any other obligation of the purchaser pursuant to this special condition or the contract generally.

20.7. Determination of the WGT Liability

For the purposes of this special condition, if a Trigger Event has occurred, but the Commissioner has not issued a WGT Assessment or confirmed the WGT Liability, the parties agree that:

- 20.7.1. the vendor may estimate the WGT Liability, acting reasonably (**Estimated WGT Liability**);
- 20.7.2. the purchaser will pay the Estimated WGT Liability to the vendor's legal representative's trust account, not later than 14 days from the vendor providing the purchaser with the Estimated WGT Liability;
- 20.7.3. The vendor's legal representative will hold the Estimated WGT on trust for the vendor and purchaser, pending the Commissioner issuing a WGT Assessment and confirming the WGT Liability.

- 20.7.4. If the Estimated WGT held in trust is less than the actual WGT Liability, no later than 7 days from the vendor providing notice to the purchaser, the purchaser will transfer difference between the Estimated WGT Liability and the WGT Liability into the vendor's legal representative's trust account.
- 20.7.5. If the Estimated WGT held in trust is more than the actual WGT Liability, no later than 7 days from the vendor providing notice to the purchaser, the vendor will refund to the purchaser's nominated account, being the excess of the Estimated WGT Liability that is not required to satisfy the WGT Liability.
- 20.7.6. Upon the determination of the WGT Liability by the Commissioner, the purchaser and vendor irrevocably authorise and direct the vendor's legal practitioner to pay the WGT Liability to Commissioner to satisfy the WGT Liability.

20.8. Deferral of WGT

- 20.8.1. If a WGT Event occurs prior to settlement, the purchaser may request that the vendor apply for a WGT Deferral, and the vendor in its absolute discretion may elect to apply for a WGT Deferral.
- 20.8.2. As a condition precedent of any WGT Deferral application by the vendor, at the request of the vendor, the purchaser must provide to the vendor any information requested by the vendor to assist the vendor as to satisfy whether the vendor should apply for a WGT Deferral in accordance with this special condition.
- 20.8.3. As a condition precedent of the any WGT Deferral, the purchaser must prior to the vendor lodging the WGT Deferral:
 - 20.8.3.1.the purchaser will pay the WGT Liability to the vendor's legal representative's trust account, not later than 7 days from the vendor providing the purchaser with the WGT Liability;

or

- 20.8.3.2.the purchaser will provide the vendor with a bank guarantee (to the vendor's satisfaction) equal to the WGT Liability, no later than 7 days from the vendor providing the purchaser with notice of the WGT Liability;
- 20.8.4. subject to special conditions 20.8.1, 20.8.3, and 20.8.3 if the vendor applies for a WGT Deferral, and the Commissioner accepts the WGT Deferral, in addition to the WGT Liability, the purchaser must pay any interest which accrues pursuant to section 35 of the WGT Legislation, until the WGT Liability is paid by the purchaser.
- 20.8.5. The purchaser will pay all of the vendor's costs associated with applying for any such WGT Deferral, including (but not limited to), legal fees, land valuer fees, consultant fees, application fees or the like.
- 20.8.6. If the vendor elects to apply for a WGT Deferral, any such WGT Deferral application will be for a deferral of the payment of the WGT Liability until the next dutiable transaction, being the transfer of land associated with the conveyancing of the land which is the subject of this contract.
- 20.8.7. For the avoidance of doubt, nothing in this special condition 20.8, is to be interpreted or deemed as limiting or abrogating, the purchaser's obligations to pay any WGT liability and indemnify the vendor against any such WGT liability, interest or penalties.

20.9. Removal of Encumbrance

20.9.1. The vendor is not required to remove any Encumbrance over the Land relating to the WGT.

20.9.2. The purchaser must not exercise any Restricted Right because of any matter referred to it in or contemplated by this special condition.

20.10. Restriction on enforcement

- 20.10.1. If for any reason:
 - 20.10.1.1. the purchaser's obligation to make a payment to the vendor or otherwise on account of the WGT Liability; or
 - 20.10.1.2. the vendor's right to enforce the purchaser's obligation to make a payment to the vendor or otherwise on account of the WGT Liability,

pursuant to this special condition or on any other basis is ineffective, non-compliant, void, restricted or limited in any way (including the purchaser defaulting and failing to perform any of its obligations under this special condition 20), then at the vendor's election (and at the vendor's absolute discretion):

- 20.10.1.3. the sale price under this contract will be increased by a sum equal to the WGT Liability together with any other sum reasonably incurred by the vendor pursuant to the WGT Legislation or in relation to the WGT Liability, and the purchaser will be liable to pay the balance of the increased purchase price at settlement (including any stamp duty due and payable by the); or
- 20.10.1.4. the vendor may issue a rescission notice on the purchaser in accordance with general conditions 27 and 28 of the contract. And if the purchaser does not remedy the default, and pay the WGT liability within the time period stated in the rescission notice, special condition 20.10.3 applies.
- 20.10.2. Without limiting any other right of the vendor, the vendor may make an election pursuant to special condition 20.10.1 at any time prior to settlement.
- 20.10.3. If the vendor gives the purchaser a notice pursuant to this special condition 20.10.1.4:
 - 20.10.3.1. the contract will be at an end and the deposit paid under the contract will be forfeited to the vendor, absolutely; and
 - 20.10.3.2. termination of this contract does not affect the vendor's rights in respect of any prior breach of this contract by the purchaser.
- 20.10.4. The parties acknowledge and agree that this contract and settlement is in no way conditional upon the vendor exercising (or not exercising, as the case may be) any right pursuant to this special condition 20.10.1.

20.11. Multiple WGT Events and WGT Liabilities

- 20.11.1. The parties acknowledge that due to the zoning of the Land, multiple WGT Events may occur in relation to the Land, prior to the Day of Sale, between the Day of Sale and Settlement or after Settlement under this contract.
- 20.11.2. Without limiting the operation of this special condition 20, or any other clause or condition in this contract generally, the parties acknowledge that the purchaser indemnifies the vendor against any WGT event(s) and associated WGT Liability in relation to the land (whether singular or multiple). As such this special condition 20 is to be interpreted broadly in favour of the vendor, and should not

be interpreted as only applying in a limited fashion to a singular WGT Event and associated WGT Liability in relation to the Land.

20.12. Nomination

20.12.1. In the event that the purchaser nominates and/or another purchaser, the purchaser will ensure that that the nominated purchaser executes a deed poll (in format to the satisfaction of the purchaser), whereby the nominated purchaser jointly and severally covenants to perform all of the purchaser's obligations under this special condition 20.

20.13. Essential Term.

20.13.1. The parties acknowledge that special condition 20 is an essential term of the contract

20.14. Non merger

20.14.1. This special condition does not merge at settlement.

21. Share farmer

- 21.1. The purchaser acknowledges that the land is currently being used by a sharefarmer, L & K Condie (**Share Farmer**). And that the vendor has a verbal agreement with the Share farmer (**Agreement**).
- 21.2. The purchaser acknowledges that any cultivation of crops or crops sown after the day of sale but before settlement by the share farmer L & K Condie in accordance with a verbal share farming agreement (**Agreement**) are reserved to the share farmer, together with the right to enter the property with machinery after settlement for such period as is necessary to tend, harvest and remove the crop.
- 21.3. The purchaser acknowledges that after settlement the Share Farmer may need access to the land to harvest any crops planted on the land. And the purchaser will not object or unreasonably interfere with the Share Farmer's access to the land for the purpose of harvesting any crops post settlement.
- 21.4. If the crop is harvested after settlement, the purchaser will receive the benefit of any entitlement payable to the vendor under the Agreement.
- 21.5. The vendor does not provide any warranty or representations to the purchaser as the exact quantum of any entitlement under the Agreement.
- 21.6. Accordingly, the purchaser acknowledges and warrants that it has made its own enquiries with the Share Farmer prior to executing this contract, and that the purchaser is satisfied of its entitlement under the Agreement once the purchaser becomes the registered proprietor of the land.

22. Heritage Registered Dwelling located on the land

- 22.1. The Purchaser acknowledges that the dwelling located on the land known as the Laurence Park Homestead, is subject to a Victorian Heritage Register Listing (**Heritage Listing**). A copy of the Heritage Listing is annexed to the s 32 Vendors Statement.
- 22.2. The vendor does not make any warranties or representations to the purchaser, as to whether the vendor has breached or complied with any notices, relevant statutory or regulatory obligations associated with the Heritage Listing.
- 22.3. Accordingly, the purchaser acknowledges and warrants that is has made its own enquiries in regards to the Heritage Listing prior to executing this contract, and that the purchaser is satisfied with its enquiries in relation to the Heritage Listing and (but not limited to); any potential notices, statutory and regulatory obligations or any potential breaches of any statutory and regulatory obligations in relation to the Heritage Listing.



CONTRACT OF SALE OF REAL ESTATE, GENERAL CONDITIONS

Part 2 being form 2 prescribed by the former Estate Agents (Contracts) Regulations 2008

TITLE

1. Encumbrances

- 1.1 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 in the crown grant; and
 - (c) any lease referred to in the particulars of sale.
- 1.2 The purchaser indemnifies the vendor against all obligations under any lease that are to be performed by the landlord after settlement.
- 1.3 In this general condition 'section 32 statement' means a statement required to be given by a vendor under section 32 of the Sale of Land Act 1962 in accordance with Division 2 of Part II of that Act.

2. Vendor warranties

- 2.1 The vendor warrants that these general conditions 1 to 28 are identical to the general conditions 1 to 28 in the standard form of contract of sale of real estate prescribed by the former Estate Agents (Contracts) Regulations 2008 for the purposes of section 53A of the Estate Agents Act 1980.
- 2.2 The warranties in general conditions 2.3 and 2.4 replace the purchaser's right to make requisitions and inquiries.
- 2.3 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.
- 2.4 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 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.
- 2.5 The warranties in general conditions 2.3 and 2.4 are subject to any contrary provisions in this contract and disclosures in the section 32 statement required to be given by the vendor under section 32 of the Sale of Land Act 1962 in accordance with Division 2 of Part II of that Act.
- 2.6 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
- 2.7 Words and phrases used in general condition 2.6 which are defined in the **Building Act 1993** have the same meaning in general condition 2.6.

3. Identity of the land

- 3.1 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.
- 3.2 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.

4. Services

- 4.1 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.
- 4.2 The purchaser is responsible for the connection of all services to the property after settlement and the payment of any associated cost.

5. Consents

The vendor must obtain any necessary consent or licence required for the sale. 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.

6. Transfer

The transfer of land document must be prepared by the purchaser and delivered to the vendor at least 10 days before settlement. The delivery of the transfer of land document is not acceptance of title. The vendor must prepare any document required for assessment of duty on this transaction relating to matters that are or should be within the knowledge of the vendor and, if requested by the purchaser, must provide a copy of that document at least 3 days before settlement.

7. Release of security interest

- 7.1 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.
- 7.2 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 entitles to a release, statement, approval or correction in accordance with general condition 7.4, 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.
- 7.3 If the purchaser is given the details of the vendor's date of birth under condition 7.2, the purchaser must:
 - (a) only use the vendor's date of birth for the purposes specified in condition 7.2; and

- (b) keep the date of birth of the vendor secure and confidential.
- 7.4 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.
- 7.5 Subject to general condition 7.6, 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.
- 7.6 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 7.5 if –
 - (a) the 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.
- 7.7 A release for the purposes of general condition 7.4(a) must be in writing.
- 7.8 A release for the purposes of general condition 7.4(a) must be effective in releasing the good from the security interest and be in a form which allows the purchaser to take title to the goods free of that security interest.
- 7.9 If the purchaser receives a release under general condition 7.4(a) the purchaser must provide the vendor with a copy of the release at or as soon as practicable after settlement.
- 7.10 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.
- 7.11 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.
- 7.12 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 7.11.
- 7.13 If settlement is delayed under general condition 7.12, 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.

7.14 The vendor is not required to ensure that the purchaser receives a release in respect of the land. This general condition 7.14 applies despite general condition 7.1. 7.15 Words and phrases which are defined in the Personal Property Securities Act 2009 (Cth) have the same meaning in general condition 7 unless the context requires otherwise.

8. 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.

9. General law land

- 9.1 This general condition only applies if any part of the land is not under the operation of the **Transfer of Land Act 1958**.
- 9.2 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.
- 9.3 The purchaser is entitled to inspect the vendor's chain of title on request at such place in Victoria as the vendor nominates.
- 9.4 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
- 9.5 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.
- 9.6 If the contract ends in accordance with general condition 9.5, the deposit must be returned to the purchaser and neither party has a claim against the other in damages.
- 9.7 General condition 10.1 should be read, in respect of that part of the land which is not under the operation of the **Transfer of Land Act 1958**, as if the reference to 'registered proprietor' is a reference to 'owner'.

MONEY

10. Settlement

- 10.1 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.
- 10.2 The vendor's obligations under this general condition continue after settlement.
- 10.3 Settlement must be conducted between the hours of 10.00a.m. and 4.00p.m. unless the parties agree otherwise.

11. Payment

- 11.1 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
- 11.2 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.
- 11.3 The purchaser must pay all money other than the deposit:
 - (a) to the vendor, or the vendor's legal practitioner or conveyancer; or

- (b) in accordance with a written direction of the vendor or the vendor's legal practitioner or conveyancer.
- 11.4 At settlement, payments may be made or tendered:
 - (a) in cash; or
 - (b) by cheque drawn on an authorised deposit-taking institution; or
 - (c) if the parties agree, by electronically transferring the payment in the form of cleared funds.
- 11.5 For the purpose of this general condition 'authorised deposittaking institution' means a body corporate in relation to which an authority under section 9(3)of the Banking Act 1959 (Cth) is in force.
- 11.6 At settlement, the purchaser must pay the fees on up to three cheques drawn on an authorised deposit-taking institution. If the vendor requests that any additional cheques be drawn on an authorised deposit-taking institution, the vendor must reimburse the purchaser for the fees incurred.

12. Stakeholding

- 12.1 The deposit must be released to the vendor if:
 - 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 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.
- 12.2 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.
- 12.3 The stakeholder may pay the deposit and any interest into court if it is reasonable to do so.

13. GST

- 13.1 The purchaser does not have to pay the vendor any GST payable by the vendor in respect of a taxable supply made under this contract in addition to the price unless the particulars of sale specify that the price is 'plus GST'. However the purchaser must pay to the vendor any GST payable by the vendor:
 - 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
 - (b) if 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 a part of it) does not satisfy the requirements of section 38-480 of the GST Act; or
 - (c) if 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.
- 13.2 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 the particulars of sale specify that the price is 'plus GST'.
- 13.3 If the purchaser is liable to pay GST, the purchaser is not required to make payment until provided with a tax invoice, unless the margin scheme applies.
- 13.4 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.
- 13.5 If the particulars of sale specify that the supply made under this contract is a 'going concern':
 - 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.
- 13.6 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.
- 13.7 This general condition will not merge on either settlement or registration.
- 13.8 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.

14. Loan

- 14.1 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.
- 14.2 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 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.
- 14.3 All money must be immediately refunded to the purchaser if the contract is ended.

15. Adjustments

- 15.1 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.
- 15.2 The periodic outgoings and rent and other income must be apportioned on the following basis:
 - 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.

TRANSACTIONAL

16. Time

- 16.1 Time is of the essence of this contract.
- 16.2 Time is extended until the next business day if the time for performing any action falls on a Saturday, Sunday or bank holiday.

17. Service

- 17.1 Any document sent -
 - (a) post is taken to have been served on the next business day after posting, unless proved otherwise;
 - (b) 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.
- 17.2 Any demand, notice, or document required to be served by or on any party may be served by or on the legal practitioner or conveyancer for that party. It is sufficiently served if served on the party or on the legal practitioner or conveyancer:
 - (a) personally; or
 - (b) by pre-paid post; or
 - in any manner authorised by law or the Supreme Court for service of documents, including any manner authorised for service on or by a legal practitioner; or
 - (d) by email.

17.3 This general condition applies to the service of any demand, notice or document by or on any party, whether the expression 'give' or 'serve' or any other expression is used.

18. Nominee

The purchaser may nominate a substitute or additional purchaser, but the named purchaser remains personally liable for the due performance of all the purchaser's obligations under this contract.

19. 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.

20. 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.

21. Notices

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 that does not relate to periodic outgoings. The purchaser may enter the property to comply with that responsibility where action is required before settlement.

22. 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.

23. Terms contract

- 23.1 If this is a 'terms contract' as defined in the Sale of Land Act 1962.
 - (a) 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.
- 23.2 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.

24. Loss or damage before settlement

- 24.1 The vendor carries the risk of loss or damage to the property until settlement.
- 24.2 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.
- 24.3 The purchaser must not delay settlement because one or more of the goods is not in the condition required by general condition 24.2, but may claim compensation from the vendor after settlement.
- 24.4 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 24.2 at settlement.
- 24.5 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.
- 24.6 The stakeholder must pay the amounts referred to in general condition 24.5 in accordance with the determination of the dispute, including any order for payment of the costs of the resolution of the dispute.

25. 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

26. 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 on any money owing under the contract during the period of default, without affecting any other rights of the offended party.

27. Default notice

- 27.1 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.
- 27.2 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.

28. Default not remedied

- 28.1 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.
- 28.2 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.
- 28.3 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.
- 28.4 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.
- 28.5 The ending of the contract does not affect the rights of the offended party as a consequence of the default.



GUARANTEE AND INDEMNITY

то:	Judith Roma Mitchell	
LAND:	56 Buchter Road, Batesford VIC 3213	
We,		
of 		
the within con COVENANT for default is made to the vendor user or performed the purchase price against any locosts charges of the purchase any neglect or for the payme agreements of sureties would be.	n of the within named vendor selling to the within named purchaser at our request the land described tract for the price and upon the terms and conditions therein HEREBY JOINTLY AND SEVERALL or ourselves and our executors and administrators as the case may be with the vendor that if at any ting in the payment of any part of the purchase moneys or of any other moneys payable by the purchase under the contract or in the performance or observance of any of the terms or conditions to be observed the energy of the purchaser we will forthwith on demand by the vendor pay the whole or such part of the error other moneys as are then due and payable to the vendor and will keep the vendor indemnified as of purchase money interest and other moneys payable under the contract and against all loss and expenses whatsoever which the vendor may incur by reason of any default as aforesaid on the part of. This guarantee and indemnity is a continuing guarantee and indemnity and shall not be released forbearance on the part of the vendor in enforcing or by any extension of time given to the purchas and of any moneys payable under the contract or for the performance or observance of any of the oligations or conditions under the contract or by any other act or thing which under the law relating but for this provision have the effect of releasing us or our executors or administrators as the case may but for this provision have the effect of releasing us or our executors or administrators as the case may be a supported to the purchase may be a supported to the purchase may be a supported to the purchase may be an an administrator as the case may be a supported to the purchase may be with the vendor pay be with the vendor pay be	ed he es art by he to
<u>IN WITNESS</u> v	vhereof we have hereunto set our hands and seals the	
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Witness		
SIGNED SEAL	LED AND DELIVERED by the said	
in the presence		

Witness



STATEMENT PURSUANT TO SECTION 32 OF THE SALE OF LAND ACT 1962

The vendor makes this statement in respect of the land in accordance with section 32 of the Sale of Land Act 1962.

This statement must be signed by the vendor and given to the purchaser before the purchaser signs the contract. The vendor may sign by electronic signature.

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

Land	56 BUCHTER ROAD, BATESFORD VIC 3213	
Vendor's name	Judith Roma Mitchell	Date 6 14 1 2022
Vendor's signature		
Purchaser's name		Date / /
Purchaser's signature		
Purchaser's name		Date
Purchaser's signature		

1. FINANCIAL MATTERS

- 1.1 Particulars of any Rates, Taxes, Charges or Other Similar Outgoings (and any interest on them)
 - (a) Are contained in the attached certificate/s.
- 1.2 **Particulars of any Charge** (whether registered or not) imposed by or under any Act to secure an amount due under that Act, including the amount owing under the charge

Not Applicable

Terms Contract

This section 1.3 only applies if this vendor statement is in respect of a terms contract where the purchaser is obliged to make 2 or more payments (other than a deposit or final payment) to the vendor after the execution of the contract and before the purchaser is entitled to a conveyance or transfer of the land.

Not Applicable

1.4 Sale Subject to Mortgage

This section 1.4 only applies if this vendor statement is in respect of a contract which provides that any mortgage (whether registered or unregistered), is NOT to be discharged before the purchaser becomes entitled to possession or receipts of rents and profits.

Not Applicable

2. INSURANCE

2.1 Damage and Destruction

This section 2.1 only applies if this vendor statement is in respect of a contract which does NOT provide for the land to remain at the risk of the vendor until the purchaser becomes entitled to possession or receipt of rents and profits.

Not Applicable

2.2 Owner Builder

This section 2.2 only applies where there is a residence on the land that was constructed by an owner-builder within the preceding 6 years and section 137B of the Building Act 1993 applies to the residence.

Not Applicable

3. LAND USE

3.1 Easements, Covenants or Other Similar Restrictions

- (a) A description of any easement, covenant or other similar restriction affecting the land (whether registered or unregistered):
 - ☑ Is in the attached copies of title document/s
- (b) Particulars of any existing failure to comply with that easement, covenant or other similar restriction are:

To the best of the Vendor's knowledge there is no existing failure to comply with the terms of any easements, covenants or other similar restriction.

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There is NO access to the property by road if the square box is marked with an 'X'	

3.3 Designated Bushfire Prone Area

The land is in a designated bushfire prone area within the meaning of regulations made under section 192A of the *Building Act* 1993 if the square box is marked with an 'X'

\setminus	

3.4 Planning Scheme

3.5 Area of Aboriginal Cultural Heritage Sensitivity

The land is in an Area of Aboriginal Cultural Heritage Sensitivity.

4. NOTICES

4.1 Notice, Order, Declaration, Report or Recommendation

Particulars of any notice, order, declaration, report or recommendation of a public authority or government department or approved proposal directly and currently affecting the land, being a notice, order, declaration, report, recommendation or approved proposal of which the vendor might reasonably be expected to have knowledge:

Not Applicable

4.2 Agricultural Chemicals

There are NO 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. However, if this is not the case, the details of any such notices, property management plans, reports or orders, are as follows:

NIL		

4.3 Compulsory Acquisition

The particulars of any notices of intention to acquire that have been served under section 6 of the *Land Acquisition* and *Compensation Act* 1986 are as follows:

NIL

4.4 Additional Property Information

None to the vendor's knowledge

5. BUILDING PERMITS

Particulars of any building permit issued under the *Building Act* 1993 in the preceding 7 years (required only where there is a residence on the land):

Not Applicable

6. OWNERS CORPORATION

This section 6 only applies if the land is affected by an owners corporation within the meaning of the *Owners Corporations Act* 2006.

Not Applicable

7. GROWTH AREAS INFRASTRUCTURE CONTRIBUTION ("GAIC")

Words and expressions in this section 7 have the same meaning as in Part 9B of the *Planning and Environment Act* 1987.

Not Applicable

SERVICES

The services which are marked with an 'X' in the accompanying square box are NOT connected to the land:

Electricity supply Gas s	supply 🛛 Water supply 🖂	Sewerage ⊠	Telephone services ⊠
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9. TITLE

Attached are copies of the following documents:

9.1 ⊠ (a) Registered Title

A Register Search Statement and the document, or part of a document, referred to as the 'diagram location' in that statement which identifies the land and its location.

10. SUBDIVISION

10.1 Unregistered Subdivision

This section 10.1 only applies if the land is subject to a subdivision which is not registered.

Not Applicable

10.2 Staged Subdivision

This section 10.2 only applies if the land is part of a staged subdivision within the meaning of section 37 of the Subdivision Act 1988.

- (a)

 Attached is a copy of the plan for the first stage if the land is in the second or subsequent stage.
- (b) The requirements in a statement of compliance relating to the stage in which the land is included that have Not been complied With are As follows:

NIL

(c) The proposals relating to subsequent stages that are known to the vendor are as follows:

NII

(d) The contents of any permit under the Planning and Environment Act 1987 authorising the staged subdivision are:

NII

10.3 Further Plan of Subdivision

This section 10.3 only applies if the land is subject to a subdivision in respect of which a further plan within the meaning of the *Subdivision Act* 1988 is proposed.

Not Applicable

11. DISCLOSURE OF ENERGY INFORMATION

(Disclosure of this information is not required under section 32 of the Sale of Land Act 1962 but may be included in this vendor statement for convenience.)

Details of any energy efficiency information required to be disclosed regarding a disclosure affected building or disclosure area affected area of a building as defined by the *Building Energy Efficiency Disclosure Act* 2010 (Cth)

- (a) to be a building or part of a building used or capable of being used as an office for administrative, clerical, professional or similar based activities including any support facilities; and
- (b) which has a net lettable area of at least 2000m²; (but does not include a building under a strata title system or if an occupancy permit was issued less than 2 years before the relevant date):

Not Applicable

12. DUE DILIGENCE CHECKLIST

(The Sale of Land Act 1962 provides that the vendor or the vendor's licensed estate agent must make a prescribed due diligence checklist available to purchasers before offering land for sale that is vacant residential land or land on which there is a residence. The due diligence checklist is NOT required to be provided with, or attached to, this vendor statement but the checklist may be attached as a matter of convenience.)

Is attached

13. ATTACHMENTS

(Any certificates, documents and other attachments may be annexed to this section 13)

(Additional information may be added to this section 13 where there is insufficient space in any of the earlier sections)

(Attached is an "Additional Vendor Statement" if section 1.3 (Terms Contract) or section 1.4 (Sale Subject to Mortgage) applies)

Golden Plains Building approvals

Vic Roads Certificate

State Revenue Office Land Tax clearance

VHR HO887 report

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 the Due diligence checklist page on the Consumer Affairs Victoria website (consumer.vic.gov.au/duediligencechecklist).

Urban living

Moving to the inner city?

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

Is the property subject to an owners corporation?

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

Growth areas

Are you moving to a growth area?

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

Flood and fire risk

Does this property experience flooding or bushfire?

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

Rural properties

Moving to the country?

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

- Is the surrounding land use compatible with your lifestyle expectations? Farming can create noise or odour that may be at odds with your expectations of a rural lifestyle.
- Are you considering removing native vegetation? There are regulations which affect your ability to remove native vegetation on private property.
- Do you understand your obligations to manage weeds and pest animals?

Can you build new dwellings?

Does the property adjoin crown land, have a water frontage, contain a disused government road, or are there any crown licences associated with the land?

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

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

Soil and groundwater contamination

Has previous land use affected the soil or groundwater?

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

(04/10/2016)



Land boundaries

Do you know the exact boundary of the property?

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

Planning controls

Can you change how the property is used, or the buildings on it?

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

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

Are there any proposed or granted planning permits?

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

Safety

Is the building safe to live in?

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

Building permits

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

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

Are any recent building or renovation works covered by insurance?

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

Utilities and essential services

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

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

Buyers' rights

Do you know your rights when buying a property?

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

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

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

Page 1 of 1

VOLUME 05944 FOLIO 777

Security no : 124096192158K Produced 17/03/2022 10:12 AM

LAND DESCRIPTION

Lot 1 on Plan of Subdivision 132506 and Road R1 on Plan of Subdivision 132506. PARENT TITLE Volume 03397 Folio 345 Created by instrument $1563347 \ 14/11/1934$

REGISTERED PROPRIETOR

Estate Fee Simple
Sole Proprietor
 JUDITH ROMA MITCHELL of 140 SKIPTON ROAD LISMORE VIC 3324
AR423719U 05/09/2018

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AT058572Q 10/03/2020 AUSTRALIA AND NEW ZEALAND BANKING GROUP LTD

COVENANT as to part V853863C 22/01/1999

Any encumbrances created by Section 98 Transfer of Land Act 1958 or Section 24 Subdivision Act 1988 and any other encumbrances shown or entered on the plan or imaged folio set out under DIAGRAM LOCATION below.

NOTICE Section 16(2) Historic Buildings Act 1981 REGISTER NO. 887 R660537M 27/11/1991

DIAGRAM LOCATION

SEE LP132506 FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NIL

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

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

Street Address: 56 BUCHTER ROAD BATESFORD VIC 3213

ADMINISTRATIVE NOTICES

NIL

eCT Control $\,$ 16165A AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Effective from 10/03/2020

DOCUMENT END

Title 5944/777 Page 1 of 1

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Document Type	Plan
Document Identification	LP132506
Number of Pages	1
(excluding this cover sheet)	
Document Assembled	17/03/2022 10:14

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BROWN - WAY & DIDAINACE ENCUMBRANCES CONT E-2 TRANSMISSION OF ELECTRACITY VIDE SEC 193 S.E.C. ACT (1958 SEC 149 LANDS COMPENSATION ACT K.83.37 BP E-3: THE EASEMENT TO TRANSMISSION PIPEUNES AUSTRALIA (ASSETS) P/L E-4: THE EASEMENT TO TRANSMISSION PIPELINE AUSTRALIA (ASSETS) P/L CREATED BY V853863C	IO 7 · 8 ha EN LINE HAS BEEN DIGITALLY AMENDED.
PLAN OF SUBDIVISION OF PART OF CROWN PORTION 25 PARISH : GHERINEGHAP COUNTY : GRANT Measurements are in METRES vol. 5944 Fol. 777 NOTATIONS WATERWAY NOTATION: LAND IN THIS PLAN MAY ABUT CROWN LAND THAT MAY BE SUBJECT TO A CROWN LICENCE TO USE	107.8 ha 20
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Imaged Document Cover Sheet

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Document Type	Instrument
Document Identification	R660537M
Number of Pages	2
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Delivered by LANDATA®, timestamp 17/03/2022 10:14 Page 1 of 2
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No fee

BY LETTER



NOTIFICATION OF AN ENTRY IN THE HISTORIC BUILDINGS REGISTER Land Titles Office

271191 2043 MISC \$0 R660537M

Section 106(e) Transfer of Land Act 1958

Lodged at the Titles Office by

HISTORIC BUILDINGS COUNCIL

Code

4924X

VICTORIA

The Historic Buildings Council pursuant to Section 16(2) of the Historic Buildings Act 1981 hereby notifies the Registrar of Titles that the Historic Buildings Register has been amended and that the land described is affected.

Land (Title affected)

Vol 5944 Fol. 777

Details of Entry

Laurence Park Homestead, Butcher's Rd, Batesford



Historic Buildings Register Number

887

Date

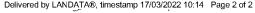
20/11/91

SIGNED for and on the behalf of the Historic Buildings Council

(Signature of authorised officer)

A memoranoum of the within instrument has been entered in the Register Books

R.J.V.





Natural Resources and Environment

AGRICULTURE: RESCURCES - CONSERVATION - LAND MANAGEMENT

INTENTIONALLY

BLANK

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Document Type	Instrument
Document Identification	V853863C
Number of Pages	8
(excluding this cover sheet)	
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Creation of Easement and Application to

\$10.00 M/A FEE

MADE AVAILABLE TO ISSUE TOWHYM

LODGED BY

Name:

Transmission Pipelines Australia (Assets) Pty. Limited.

Phone:

9797 5198 . Address:

Ref:

180 Greens Road, Dandenong Vic 3175

Section 45(1) and Section 88(1) Transfer of Lan

T92-7-126

0243VCustomer Code:

The grantor, being registered as the proprietor of the estate specified in the servient/burdened land, transfers and grants to the grantee for the consideration expressed the easement and restrictive covenant specified, subject to the encumbrances affecting the servient/burdened land including any created by dealings lodged for registration before the lodging of this creation of easement and restrictive covenant. The restrictive covenant is created in favour of the benefited land.

Servient / Burdened land:

The land marked E-2 on the plan attached being part of the

land more particularly described in Certificate of Title

Volume 5944 Folio 777.

Freehold

Benefited land:

The whole of the land more particularly described in

Certificate of Title Volume 10392 Folio 613

Grantor:

Estate:

GARRY MAXWELL HILL

Grantee / Applicant:

TRANSMISSION PIPELINES AUSTRALIA

PTY. LIMITED. ACN 079 136 413

of 180 Greens Road, Dandenong, Victoria, 3175

Consideration:

Five Thousand, One Hundred and Twenty Dollars (\$5120)

RS. 22-4-99

Easement and Covenant:

For the purposes of the Gas Industry Act 1994 and/or the Pipelines Act 1967 the right to lay down, construct, change the size and number of, operate, inspect, patrol (including aerial patrol), alter, remove, replace, reconstruct and/or repair one or more pipelines designed to convey or conveying liquid or gaseous hydrocarbons, natural and artificial gas and any products or by- products thereof and any other substances which may be transported by



pipeline, together with all the works of the Grantee useful in connection with or incidental to its undertaking, including but without limiting the generality of the foregoing all such communication and power systems (including pole lines), drips, valves, valve chambers, manholes, inspection pits, fittings, meters, connections and all other equipment and appurtenances whether or not similar to the foregoing as may be useful or convenient in connection therewith or incidental thereto (hereinafter called "the Grantee's appliances") and together with the right for the Grantee and its surveyors, engineers, servants, agents, licensees, contractors, sub-contractors and others authorised by them (hereinafter called "the Grantee's associates") -

- (1) To enter upon and remain, pass and repass on and over the servient/burdened land for all or any of the purposes aforesaid and with or without vehicles, plant and equipment of any description;
- (2) To clear the servient/burdened land and remove any obstructions therefrom and cut and remove timber, trees, undergrowth, crops and fences and construct and maintain gates in boundary fences abutting and in other fences crossing the servient/burdened land and the other adjacent land of the Grantor as the Grantee shall consider necessary or desirable.

And the Grantor for himself his heirs executors administrators and assigns registered proprietor or proprietors of the servient/burdened land and every part thereof Hereby Covenants with the Grantee to the extent that the burden of this covenant may run with and bind the servient/burdened land and every part thereof and that the benefit thereof may be annexed to and run with the benefited land that the Grantor shall not without the prior written consent of the Grantee cultivate dig or excavate or permit to be cultivated dug or excavated any part of the surface of the servient/burdened land to a depth greater than 0. 30 metres (twelve inches) or plant or permit to be planted any trees or shrubs on the servient/burdened land or excavate, drill, install, erect or permit to be excavated, drilled, installed or erected on or under the servient/burdened land or any part thereof any pit, well foundation, pavement or other structure or installation or use or permit to be used on or under the servient/burdened land or any part thereof explosives of any type nor shall the Grantor alter or disturb or permit to be altered or disturbed (other than by the processes of nature) the present grades and contours of the servient/burdened land but otherwise the Grantor shall have the right fully to use and enjoy the servient/burdened land subject always to and so not to interfere with the rights and privileges hereby granted and conferred upon the Grantee.





The Grantor and the Grantee hereby mutually covenant and agree one with the other of them as follows:

- A. The consideration hereinbefore mentioned is acknowledged by the Grantor to be in full satisfaction of all moneys payable for the granting of this easement and covenant in favour of the Grantee.
- In the exercise of the rights hereby granted the Grantee shall do as little damage as Β. possible and the Grantee shall if so required within two years from the exercise of such rights compensate the Grantor for damage done to the Grantor's crops, timber, pasture lands, livestock, improvements, and other property on the servient/burdened land or any land of the Grantor adjacent thereto by reason of the exercise of the rights hereinbefore granted. In the event of any difference arising between the Grantor and the Grantee as to the amount of such compensation the same shall be determined in the manner provided in the Land Acquisition and Compensation Act 1986. compensation paid by the Grantee to the Grantor shall include compensation for damage done to crops, timber, pasture lands, livestock, improvements and other property on the servient/burdened land or any land of the Grantor adjacent thereto in which any tenant, sharefarmer or other person has any interest and the Grantor agrees to indemnify the Grantee against any claim by any such tenant, sharefarmer or other person for any damage done by the Grantee in the performance of its rights under this easement.
- C. The Grantee shall as soon as weather and soil conditions permit and subject to the restrictions hereinbefore contained and insofar as it is practicable so to do bury to a minimum depth of 0.75 metres (thirty inches) below the level of the immediately surrounding land and maintain all pipelines so as not to interfere unreasonably with the use of the servient/burdened land and restore the surface of the servient/burdened land to its condition prior to the exercise of the rights granted herein.
- D. Notwithstanding any rule of law or equity the pipes (which term shall include all pipelines and the Grantee's appliances) brought onto, laid or erected upon or buried in or under the servient/burdened land by the Grantee shall at all times remain the property of the Grantee and its successors and assigns notwithstanding that the same may be annexed or affixed to the freehold and shall at any time and from time to time be removable in whole or in part by the Grantee and its successors and assigns.





- E. Unless otherwise agreed by the Grantor and the Grantee, upon the discontinuance of the use of the servient/burdened land by the Grantee, the Grantee may at its option leave the pipe or any part thereof and the Grantee's appliances in the ground but if the Grantee damages the property of the Grantor during the removal of the pipe or appliances then the Grantee will compensate the Grantor upon the terms and in the manner contained in clause B hereof.
- F. The Grantee performing and observing the covenants and conditions on its part to be observed and performed shall and may peaceably hold and enjoy the rights, liberties, privileges and easement hereby granted without hindrance, molestation or interference on the part of the Grantor or of any person, firm or corporation claiming by through, under or in trust for the Grantor.
- G. All notices to be given hereunder may be given by prepaid registered or certified letter addressed to the Grantor by being forwarded to the registered proprietor for the time being at his latest address shown in the Register and to the Grantee at 180 Greens Road, Dandenong or such other address as the Grantor and Grantee may respectively from time to time designate in writing and any such notice shall be deemed to have been given to and received by the addressee on the third day following that on which the same is posted. All notices to be given by the Grantee hereunder may be signed on behalf of the Grantee by its Secretary or Substitute Secretary for the time being.
- H. Neither this instrument nor anything herein contained shall affect, restrict, limit or detract from or prejudice the rights, power, authority or immunity of the Grantee or the Grantee's associates under the Pipelines Act 1967 or any subsequent amendment thereto or to any other rights of the Grantee under the said Act or under the Gas Industry Act 1994 or any subsequent amendment thereto as the case may be.
- 1. The Grantor will execute every such deed, instrument or assurance and do every such thing for further or more effectively securing the rights and interests of the Grantee to or in the servient/burdened land or any part or parts thereof pursuant to these presents as shall by the Grantee be reasonably required.
- J. Wherever the singular or masculine is used, it shall be construed as if the plural, feminine or neuter, as the case may be had been used where the context or the party or parties hereto so require and the rest of the sentence shall be construed as if the grammatical and





other changes thereby rendered necessary had been made and where more than one Grantor is a party hereto the covenants herein contained shall extend to and bind such Grantors jointly and each of them severally.

- K. Nothing herein contained shall be deemed or construed to authorise or permit the construction operation or use of a pipeline outside the terms and conditions of any permit or licence issued pursuant to the Pipelines Act 1967.
- L. The Grantee will at all times hereafter keep indemnified the Grantor from and against all damage, injury or nuisance which may be caused or occasioned by the escape of liquid or gaseous hydrocarbons, natural and artificial gas and any products or by-products thereof and any other substance from the Grantee's pipeline or pipelines and appliances on to or over the servient/burdened land if such damage arises from any failure of the Grantee to construct, maintain and operate such installations in a proper and safe manner and design having regard to present day knowledge.
- M. (1) The Grantee shall indemnify and keep indemnified the Grantor from all suits actions, claims or demands by any person or persons including any servant or agent of the Grantor or any compensation damages, expenses or costs arising out of the construction, maintenance, operation or existence of the Grantee's pipeline or pipelines and appliances on, over or under the servient/burdened land.
 - (2) The aforesaid indemnity shall not apply to any suit action, claim or demand:
 - (a) which is settled by way of compromise by the Grantor without the prior written consent of the Grantee to such compromise. The giving of such consent shall not be taken to be or constitute an admission on behalf of the Grantee with respect to the said indemnity; or
 - (b) which arises out of lack of due care or diligence on the part of the Grantor, its servants, agents or contractors.

In the event that the Grantee gives its written consent to the Grantor to use the servient/burdened land as hereinbefore mentioned, the Grantor for himself, his heirs, executors, administrators and assigns, registered proprietor or proprietors of the servient/burdened land shall indemnify and keep indemnified the Grantee from all suits





6

actions, claims or demands for any compensation damages, expenses or costs of whatsoever nature or kind arising out of that use of the servient/burdened land.

DATED: This 4 Day of JANOPREY 1999		
SIGNED BY THE GRANTOR/S IN THE PRESENCE OF:))	KGMH Yang Na (Grantor/s Signatur
* 16 B Hill Witness Signature		
TMOLLY ROM PAIL Witness Name (printed)	<i>i</i> -	

Signed for Transmission Pipelines)
Australia (Assets) Pty. Limited by its)
Attorney, Ian Bruce Little, pursuant)
to a Power of Attorney dated)
29 TH January 1998. A certified copy)
of which is filed in the Permanent Order)
Book No. 277 Page 013 in the presence of:)



Ian B. Little (SECRETARY)

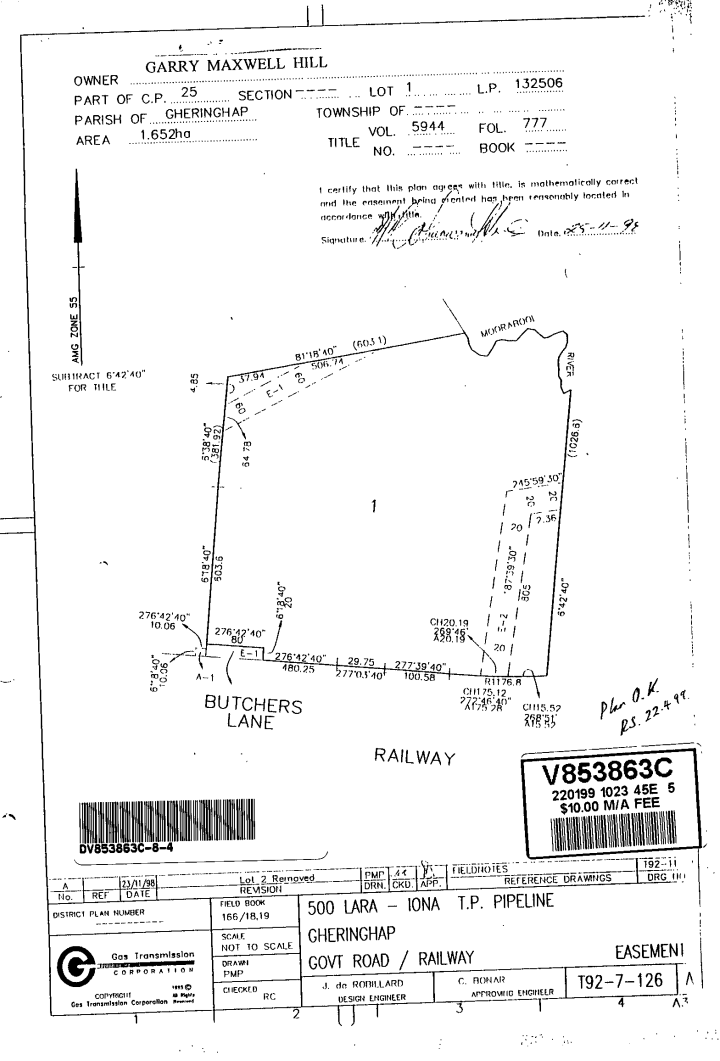
(Company Witness)



Page 7

ENCUMBRANC	ES REFERRED	TO:- any easement affecting the same
foregoing Creation said Creation of Ea Mortgage and to a	stered Number n of Easement as asement and to so an endorsement to	being registered as the proprietor of Instrument over the land described in the the servient tenement HEREBY CONSENTS to the uch easement taking priority to the said Instrument of that effect being placed on the said Mortgage. One Thousand Nine Hundred and Ninety
and an completio	of Titles: is Creation of E	Easement and Application to Record a Covenant applicate Certificate of Title/Crown Lease
Signed:	V	Dated: 1 1 1 199.
Customer Numb	er: 1737	ν
ENCUMBRANC	CES REFERRE	D TO:- any easement affecting the same
Instrument of Mo	ortgage Registered ation of Easement and	, being registered as the proprietor of d Number over the land described in nt as the servient tenement HEREBY CONSENTS to I to such easement taking priority to the said endorsement to that effect being placed on the said
DATED the	day of	One Thousand Nine Hundred and Ninety
proprietor of Inst	trument of Mortged in the foregoin SENTS to the said	ED TO:- any easement affecting the same
DATED the	day of	One Thousand Nine Hundred and Ninety





PLANNING CERTIFICATE

Official certificate issued under Section 199 Planning & Environment Act 1987 and the Planning and Environment Regulations 2005

CERTIFICATE REFERENCE NUMBER

828545

APPLICANT'S NAME & ADDRESS

HARWOOD ANDREWS LAWYERS C/- TRICONVEY (RESELLER) C/- LANDATA

MELBOURNE

VENDOR

MITCHELL, JUDITH ROMA

PURCHASER

N/A, N/A

REFERENCE

405389

This certificate is issued for:

LOT 1 PLAN LP132506 ALSO KNOWN AS 56 BUCHTER ROAD BATESFORD GOLDEN PLAINS SHIRE

The land is covered by the:

GOLDEN PLAINS PLANNING SCHEME

The Minister for Planning is the responsible authority issuing the Certificate.

The land:

- is included in a FARMING ZONE

- is within a HERITAGE OVERLAY (HO5) and a FLOODWAY OVERLAY

and a ENVIRONMENTAL SIGNIFICANCE OVERLAY - SCHEDULE 3

and a LAND SUBJECT TO INUNDATION OVERLAY

A detailed definition of the applicable Planning Scheme is available at : (http://planningschemes.dpcd.vic.gov.au/schemes/goldenplains)

Historic buildings and land protected under the Heritage Act 1995 are recorded in the Victorian Heritage Register at:

http://vhd.heritage.vic.gov.au/

Additional site-specific controls may apply. The Planning Scheme Ordinance should be checked carefully.

The above information includes all amendments to planning scheme maps placed on public exhibition up to the date of issue of this certificate and which are still the subject of active consideration

Copies of Planning Schemes and Amendments can be inspected at the relevant municipal offices.

LANDATA®

T: (03) 9102 0402

E: landata.enquiries@victorianlrs.com.au

22 March 2022

Hon. Richard Wynne MP Minister for Planning

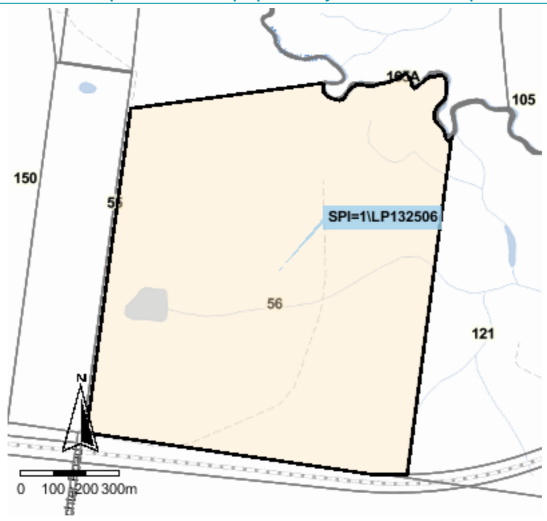


The attached certificate is issued by the Minister for Planning of the State of Victoria and is protected by statute.

The document has been issued based on the property information you provided. You should check the map below - it highlights the property identified from your information.

If this property is different to the one expected, you can phone (03) 9102 0402 or email landata.enquiries@victorianIrs.com.au

Please note: The map is for reference purposes only and does not form part of the certificate.



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Choose the authoritative Planning Certificate

Why rely on anything less?

As part of your section 32 statement, the authoritative Planning Certificate provides you and / or your customer with the statutory protection of the State of Victoria.

Order online before 4pm to receive your authoritative Planning Certificate the same day, in most cases within the hour. Next business day delivery, if further information is required from you.

Privacy Statement

The information obtained from the applicant and used to produce this certificate was collected solely for the purpose of producing this certificate. The personal information on the certificate has been provided by the applicant and has not been verified by LANDATA®. The property information on the certificate has been verified by LANDATA®. The zoning information on the certificate is protected by statute. The information on the certificate will be retained by LANDATA® for auditing purposes and will not be released to any third party except as required by law.





P: (03) 5220 7111 F: (03) 5220 7100 Local call: 1300 363 036

E: enquiries@gplains.vic.gov.au

Golden Plains Shire Council

2 Pope Street, PO Box 111 Bannockburn, Victoria, 3331 W: www.goldenplains.vic.gov.au

LAND INFORMATION CERTIFICATE

LANDATA

In accordance with Section 121 Local Government Act 2020

CERTIFICATE NO:

16122

APPLICANT'S NAME & **ADDRESS**

GPO BOX 527

YOUR REF:

Tax Invoice - ABN 86998570296

63230738-015-0

MELBOURNE VIC 3001

ISSUE DATE:

24/03/2022

This certificate provides information regarding, valuation, rates, charges, other moneys owing and any orders and notices made under the Local Government Act 2020, the Local Government Act 1989, the Local Government Act 1958 or under a local law of the Council. This certificate is not required to include information regarding planning, building, health, land fill, land slip, flooding information or service easements. Information regarding these matters may be available from Council, or the relevant authority. A fee may be charged for such information.

PROPERTY NO:

A40350005

LOCATION:

56 BUCHTER ROAD BATESFORD 3213

PROPERTY DESCRIPTION:

L1 LP132506

AREA:

107.6768 Hectares

PARISH:

GHERINGHAP

PROPERTY VALUATIONS AS AT 1st JANUARY 2021 LEVELS (OPERATIVE DATE 1ST JULY 2021):

Net Annual Value: \$

57,750

Capital Improved Value: \$ 1,155,000

Site Value: \$ 844,000

RATES & CHARGES FOR THE FINANCIAL YEAR ENDING 30TH JUNE 2022

	LEVIED	ARREARS	BALANCE OWING
Credit Carried Forward	\$0.00	\$0.00	\$0.00
Rates	\$2,619.54	\$0.00	\$0.00
Waste Management Charge	\$379.00	\$0.00	\$0.00
Additional Garbage Charges	\$0.00	\$0.00	\$0.00
Additional Recycle Charges	\$0.00	\$0.00	\$0.00
State Landfill Levy	\$0.00	\$0.00	\$0.00
Municipal Charge	\$310.60	\$0.00	\$0.00
Fire Services Levy	\$469.78	\$0.00	\$0.00
Fire Service Levy Interest	\$0.00	\$0.00	\$0.00
Interest	\$0.00	\$0.00	\$0.00
Legal Charges	\$0.00	\$0.00	\$0.00
Debtor Balance	\$0.00	\$0.00	\$0.00
TOTAL RATES & CHARGES	\$3,778.92	\$0.00	\$0.00

IMPORTANT: Please contact Council's Rates Department for an update prior to 'Settlement' as any additional payment, charges or interest on outstanding amount may have affected the balance.

Confirmation of any variation to this certificate will only be given for up to 90 days from the date of issue and within the current financial year, provided there is no supplementary adjustment that has taken place to significantly alter the values.



Biller Code: 35238 Ref: 1403500050

SEE-OVER FOR IMPORTANT ADDITIONAL INFORMATION

ADDITIONAL RATE INFORMATION:

This property is currently classified on a farmland concessional rate. Application of this rate may cease on the sale of this property. The new owners may lodge an application to re-apply for the farmland rate.

OTHER IMPORTANT INFORMATION:

- The current rating year is for the period 01/07/2021 to 30/06/2022. The lump-sum payment is due by 15/02/2022 OR by instalment 30/09/2021, 30/11/2021, 28/02/2022 and 31/05/2022. Depending on the payment method the client has involved in, interest is chargeable after the due dates on any outstanding amount
- Overdue amounts accrue interest at the current prescribed rate under section 172(2) of the Local Government Act 1989.
- In accordance with Section 175(1) of the Local Government Act 1989, the purchaser must pay all rates and charges outstanding at the time that person becomes the owner of the land.
- The rate differential and associated charges that exists on the property prior to purchase may be amended if the use of the property changes after purchase.
- Supplementary Valuations are conducted by the Council due to a change in attributes of a property listed in Section 13DF and 13L the Valuation of Land Act 1960. As a result of this, an adjusted valuation may be returned in due course and a subsequent rate adjustment may be levied within the financial year.
- Section 122(1) of the Local Government Act 2020 requires a Notice of Acquisition be submitted to ensure Purchasers correct name, address and other important particulars are held by Council. Council cannot accept liability for incorrect addresses when notification of writing has not been supplied on time.

OUTSTANDING NOTICES

Unless otherwise specified below, there are no outstanding notices or orders on the land served by Council which still apply as at the date of this certificate.

Details of any notices served:

DIFFERENTIAL RATING

Golden Plains Shire operates a differential rating system. Rating charges for the 2021/22 financial year are as follows:

- A residential improved rate of \$0.002669 on the Capital Improved Value of rateable land.
- A business, industrial & commercial rate of \$0.002669 on the Capital Improved Value of rateable land.
- A Bannockburn business, industrial & commercial rate of \$0.003202 on the Capital Improved Value of rateable land.
- A farm land over 40 Ha B'Acre rate of \$0.002268 on the Capital Improved Value of rateable land.
- A farm intensive rate of \$0.002402 on the Capital Improved Value of rateable land.
- A farm land under 40 Ha B'Acre rate of \$0.002669 on the Capital Improved Value of rateable land.
- A non-farm vacant land rate of \$0.005337 on the Capital Improved Value of rateable land.
- A vacant land non-developable rate of \$0.002669 on the Capital Improved Value of rateable land.

I hereby certify that as at the date of issue, the information given in this certificate is a true and correct disclosure of the rates and other moneys and interest payable to Golden Plains Shire together with any notices or orders referred to in this certificate. Received the sum of \$27.40 fee.

AUTHORISED OFFICER



Information Statement Part A

In accordance with Section 158 of the Water Act 1989 (Should be Read in Conjunction with Part B)

INSTALLATION NUMBER. 15639409 APPLICATION NUMBER: 414852 DATE: 22/03/2022

PROPERTY ADDRESS: 56 BUCHTER RD, BATESFORD, VIC 3213

YOUR REFERENCE: 405389

OWNER: GM HILL

COMMENTS: Comments

The following service charges are applicable for the abovenamed property for the period 01/01/2022 to 31/03/2022. These charges are itemised separately to allow a pro-rata adjustment, and will not appear as due and payable below if they have already been paid.

	Value	GST	Price
Total Service Charge	\$ 0.00	0.00	0.00

Barwon Region Water Corporation hereby certifies that the following Charges and Interest are due and payable to it in respect of the abovenamed property.

Charges Due & Payable

	Value	GST	Price
TOTAL DUE	\$ NIL	NIL	NIL

Important Information

THERE ARE NO METERS AFFIXED TO THIS PROPERTY.

Before settlement, please call the Customer Service Centre on 1300 656007 to verify total amounts outstanding, as further legal costs may be applicable.

In accordance with Section 275 of the Water Act 1989, a person who becomes the owner of a property must pay to Barwon Water at the time the person becomes the owner of the property, any amount that is due to Barwon Water as a charge on that property.

To effect a change of ownership, details of the sale are required by Notice of Disposition or Acquisition to Barwon Water, P.O. Box 659, Geelong Vic 3220.

* PLEASE NOTE:

Verbal confirmation will not be given after 21/05/2022. Barwon Water will not be held responsible for information provided verbally. For settlement purposes another certificate should be obtained after

*

21/05/2022 and a fee will be payable.

If the property to be purchased is vacant land, any proposed building will attract connection fees and/or contribution fees. To find out more detail on these please contact Barwon Water on 1300 656 007.

Manager Customer Centre

Harwood Andrews Lawyers C/- Triconvey (Reseller) C/-LANDATA Two Melbourne Quarter, Level 13, 697 Collins Street Docklanda

Biller Code: 585224

Ref Code: 4980 5567 1563 9409 2



Information Statement Part B

In accordance with Section 158 of the Water Act 1989 (Should be Read in Conjunction with Part A)

22-03-2022

Harwood Andrews Lawyers C/- Triconvey (Reseller) C/- LANDATA Two Melbourne Quarter, Level 13, 697 Collins Street Docklands

Property: <u>56 BUCHTER ROAD BATESFORD 3213</u>

I refer to your application received at this office on 22/03/2022. I wish to advise no encumbrances or easements related to Barwon Water works exist in respect of the above property, other than those that may be revealed by normal Title search, and no Notices or Orders presently remain outstanding relative to the connection of water supply and/or sewerage services.

Should you have any inquiries, please contact Barwon Water on 1300 656 007.

Our Ref: EC414852 Your Ref: 405389

Agent Ref: 63230738-024-2

ROADS PROPERTY CERTIFICATE

The search results are as follows:

Harwood Andrews Lawyers C/- Triconvey (Reseller) 77 Castlereagh Street SYDNEY 2000 AUSTRALIA

Client Reference: 405389

NO PROPOSALS. As at the 22th March 2022, VicRoads has no approved proposals requiring any part of the property described in your application. You are advised to check your local Council planning scheme regarding land use zoning of the property and surrounding area.

This certificate was prepared solely on the basis of the Applicant-supplied address described below, and electronically delivered by LANDATA®.

56 BUCHTER ROAD, BATESFORD 3213 GOLDEN PLAINS SHIRE

This certificate is issued in respect of a property identified above. VicRoads expressly disclaim liability for any loss or damage incurred by any person as a result of the Applicant incorrectly identifying the property concerned.

Date of issue: 22th March 2022

Telephone enquiries regarding content of certificate: 13 11 71

[Vicroads Certificate] # 63230738 - 63230738121738 '405389'

VicRoads Page 1 of 1

Property Clearance Certificate

Taxation Administration Act 1997



INFOTRACK / HARWOOD ANDREWS LAWYERS

Your Reference: 22201029

Certificate No: 53512993

Issue Date: 29 MAR 2022

Enquiries: MXH10

Land Address: 56 BUCHTER ROAD BATESFORD VIC 3213

 Land Id
 Lot
 Plan
 Volume
 Folio
 Tax Payable

 28502264
 1
 132506
 5944
 777
 \$0.00

Vendor: JUDITH MITCHELL

Purchaser: FOR INFORMATION PURPOSES

Current Land Tax Year Taxable Value Proportional Tax Penalty/Interest Total

MRS JUDITH ROMA MITCHELL 2022 \$844,000 \$0.00 \$0.00 \$0.00

Comments: Property is exempt: LTX primary production land.

Current Vacant Residential Land Tax Year Taxable Value Proportional Tax Penalty/Interest Total

Comments:

Arrears of Land Tax Year Proportional Tax Penalty/Interest Total

CAPITAL IMP VALUE:

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

Paul Broderick

Commissioner of State Revenue

SITE VALUE: \$844,000

AMOUNT PAYABLE: \$0.00

\$1,155,000



Notes to Certificates Under Section 95AA of the *Taxation Administration Act* 1997

Certificate No: 53512993

Power to issue Certificate

 The Commissioner of State Revenue can issue a Property Clearance Certificate (Certificate) to an owner, mortgagee or bona fide purchaser of land who makes an application specifying the land for which the Certificate is sought and pays the application fee.

Amount shown on Certificate

- The Certificate shows any land tax (including Vacant Residential Land Tax, interest and penalty tax) that is due and unpaid on the land described in the Certificate at the date of issue. In addition, it may show:
 - Land tax that has been assessed but is not yet due,
 - Land tax for the current tax year that has not yet been assessed, and
 - Any other information that the Commissioner sees fit to include, such as the amount of land tax applicable to the land on a single holding basis and other debts with respect to the property payable to the Commissioner.

Land tax is a first charge on land

3. Unpaid land tax (including Vacant Residential Land Tax, interest and penalty tax) is a first charge on the land to which it relates. This means it has priority over any other encumbrances on the land, such as a mortgage, and will continue as a charge even if ownership of the land is transferred. Therefore, a purchaser may become liable for any such unpaid land tax.

Information for the purchaser

4. If a purchaser of the land described in the Certificate has applied for and obtained a Certificate, the amount recoverable from the purchaser cannot exceed the 'amount payable' shown. A purchaser cannot rely on a Certificate obtained by the vendor.

Information for the vendor

Despite the issue of a Certificate, the Commissioner may recover a land tax liability from a vendor, including any amount identified on this Certificate.

General information

- A Certificate showing no liability for the land does not mean that the land is exempt from land tax. It means that there is nothing to pay at the date of the Certificate.
- An updated Certificate may be requested free of charge via our website, if:
 - The request is within 90 days of the original Certificate's issue date, and
 - There is no change to the parties involved in the transaction for which the Certificate was originally requested.

For Information Only

LAND TAX CALCULATION BASED ON SINGLE OWNERSHIP Land Tax = \$2.195.00

Taxable Value = \$844,000

Calculated as \$975 plus (\$844,000 - \$600,000) multiplied by 0.500 cents.

Property Clearance Certificate - Payment Options

BPAY

Biller Code: 5249 Ref: 53512993

Telephone & Internet Banking - BPAY®

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

www.bpay.com.au

CARD



Ref: 53512993

Visa or Mastercard

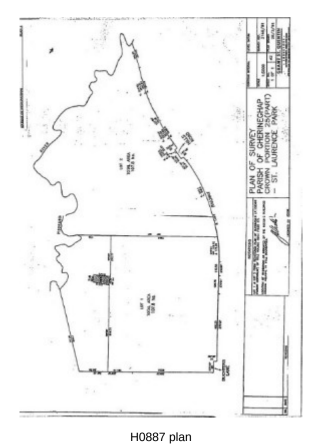
Pay via our website or phone 13 21 61. A card payment fee applies.

sro.vic.gov.au/paylandtax

LAURENCE PARK HOMESTEAD



laurence park homestead buchter road batesford front window detail publication



Location

56 BUCHTER ROAD BATESFORD, GOLDEN PLAINS SHIRE

Municipality

Level of significance

Registered

Victorian Heritage Register (VHR) Number

H0887

Heritage Overlay Numbers

HO₅

VHR Registration

November 13, 1991

Heritage Listing

Victorian Heritage Register

Statement of Significance

Last updated on - July 2, 1999

Work on the Laurence Park homestead commenced in 1845 for Dr John Learmonth (1812-1871), the son of the pastoralist Thomas Learmonth (1783 - 1869), following the destruction by fire of an earlier 1842-43 homestead. The site in Crown Portion 25, Parish of Gheringhap, was part of several large parcels of land owned by the Port Philip Assocation, purchased for the famous Clyde Company. This company was formed in Tasmania with Scottish backing and

occupied the Moorabool Valley above Batesford early in 1836.

John Ritchie built Laurence Park on land purchased from the Port Philip Association by Thomas Learmonth and conveyed to his son in 1845. The homestead was named after Thomas Learmonth's former holding near Falkirk. Laurence Park was sold by John Ritchie in February 1867 to George Hope for 6186 pounds. Five months later he sold it to George Hill for 5913 pounds. The Hill family arrived in Batesford in 1854. The Hills, who have owned the property from the late 1860s until the present time, are responsible for all the post - 1860s alterations and additions.

Laurence Park is an h-shaped colonial vernacular building with gabled roofs. The earliest part is brick, that is, the north wing and middle section of the H. The south wing constructed in the 1860s is of random rubble. There are verandahs on the north and east sides. The house has been altered over the years and little remains internally of the original features. The only section in original condition is the uppper level of the stone wing. A steep, narrow timber stair leads up to it. The overall condition of the building could be described as good, although the soft early bricks are deteriorating at floor level.

Laurence Park homestead has both architectural and historical significance:

- 1. It is one of the earliest surviving buildings in the Geelong region, work on it having commenced in 1845 for Dr John Learmonth following the destruction by fire of an earlier 1842-43 Homestead.
- 2. This homestead illustrates the pragmatic development of rural vernacular dwellings using local materials.
- 3. It has significant association with the early history of the Geelong area as an important pastoral region when its site, along with other large tracts of land, was owned by the famous Clyde Company and then the Port Philip Association.

Learmonth family and particularly with Dr John Learmonth (1812-1871), the son of Thomas Lerrmonth (1783 - 1869).

5. Laurence Park has been in the ownership of another Scottish family, the Hills, from the late 1860s until the present time, the Hills being responsible for all the post1860s additions.

Construction dates 1845,

Heritage Act Categories Registered place,

Other Names

LAWRENCE PARK, Sometimes erroneously located in BUTCHER or

BUTCHERS ROAD,

Hermes Number 91

Property Number

History

Associated People:

Extent of Registration

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Historic Building No. 887.

Laurence Park Homestead, Butcher's [sic] Road, Batesford, Bannockburn Shire.

To the extent of-

- 1. the building known as Laurence Park Homestead, Butcher's Road, off Midland Highway, and remnants of the original kitchen outbuilding, and
- 2. that part of the land marked L-1 on Plan 601392T, endorsed by the Chairperson, Historic Buildings Council, and held by the Director, Historic Buildings Council, being all the land known as Crown Portion 25, Parish of Gheringhap, County of Grant, described in the Register Book, Certificate of Title Volume 5944 Folio 777. [Victoria Government Gazette No. G44 13 November 1991 pp.3116-3117]

This place/object may be included in the Victorian Heritage Register pursuant to the Heritage Act 2017. Check the Victorian Heritage Database, selecting 'Heritage Victoria' as the place source.

For further details about Heritage Overlay places, contact the relevant local council or go to Planning Schemes Online http://planningschemes.dpcd.vic.gov.au/