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



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NOTE: IF THIS DOCUMENT IS ON SEPARATE PAGES OR IS TO BE FAXED THEN ALL PARTIES SHOULD SIGN ALL PAGES.

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





1. SUBJECT TO FINANCE

If the Buyer signs the "Finance Clause is not Applicable" box in the Schedule, or if no information is completed in the 'Finance Clause is Applicable' box in the Schedule, then this Clause 1 does not apply to the Contract.

- If any information is completed in or the Buyer signs the 'Finance Clause is Applicable' box in the Schedule then this Clause 1 applies to the Contract.
- 1.1 Buyer's Obligation to Apply for Finance and Give Notice to the Seller
 - (a) The Buyer must:
 - immediately after the Contract Date make a Finance Application to a Lender or a Mortgage Broker using, if required by the Lender, the Property as security; and
 - (2) use all best endeavours in good faith to obtain Finance Approval.
 (b) If the Buyer does not comply with Clause 1.1(a) or 1.1(c)(1) then the Contract will not come to an end pursuant to clause 1.2 and the Buyer may not terminate the Contract under Clause 1.3. The rights of the Seller under this Clause 1.1 will not be affected if the Buyer does not comply with Clause 1.1.
 - (c) The Buyer must immediately give to the Seller or Seller Agent:
 (1) an Approval Notice if the Buyer obtains Finance Approval; or
 (2) a Non Approval Notice if the Finance Application is rejected;
 - at any time while the Contract is in force and effect.
- 1.2 No Finance Approval by the Latest Time: Non Approval Notice Given This Contract will come to an end without further action by either Party if on or before the Latest Time:
 - (a) the Finance Application has been rejected; or
 - (b) a Non Approval Notice, is given to the Seller or Seller Agent.
- 1.3 No Finance Approval by the Latest Time: No Notice Given
 - If by the Latest Time the Seller or Seller Agent has not been given: (a) an Approval Notice; or
 - (b) a Non Approval Notice; of

14

- then this Contract will be in full force and effect unless and until either the Seller gives written Notice of termination to the Buyer or the Buyer terminates this Contract by giving a Non-Approval Notice to the Seller or Seller Agent.
- Contract by giving a Non-Approval Notice to the Seller or Seller Agent. Finance Approval: Approval Notice Given
- If by the Latest Time, or if Clause 1.5 applies, before the Contract is terminated: (a) Finance Approval has been obtained; or
- (b) an Approval Notice has been given to the Seller or Seller Agent;
- then this Clause 1 is satisfied and this Contract is in full force and effect.
- 1.5 Notice Not Given by Latest Time: Sellers Right to Terminate If by the Latest Time an Approval Notice or a Non Approval Notice has not been given to the Seller or Seller Agent then at any time until an Approval Notice or a Non Approval Notice is given, the Seller may terminate this Contract by written Notice to the Buyer.
- 1.6 Buyer Must Keep Seller Informed: Evidence
 - (a) If requested in writing by the Seller or Seller Agent the Buyer must:
 (1) advise the Seller or Seller Agent of the progress of the Finance
 - Application; and
 - (2) provide evidence in writing of:
 - the making of a Finance Application in accordance with Clause 1.1 (a) and of any loan offer made, or any rejection; and/or
 - (ii) in the case of any Finance Application made to a Mortgage Broker, any "preliminary assessment" of the suitability of the proposed credit contract provided to the Buyer by the Mortgage Broker pursuant to section 116 of the Credit Protection Act; and
 - if applicable, advise the Seller or Seller Agent of the reasons for the Buyer not accepting any loan offer.
 - (b) If the Buyer does not comply with the request within 2 Business Days then the Buyer authorises the Seller or Seller Agent to obtain from the Lender and/or Mortgage Broker the information referred to in Clause 1.6(a).

- 1.7 Right To Terminate
 - If a Party has the right to terminate under this Clause 1, then:
 - (a) termination must be effected by written Notice to the other Party;
 - (b) Clauses 23 and 24 of the 2022 General Conditions do not apply to the right to terminate;
 - upon termination the Deposit and any other monies paid by the Buyer must be repaid to the Buyer;
 - (d) upon termination neither Party will have any action or claim against the other for breach of this Contract, except for a breach of Clause 1.1 by the Buyer.
 - 1.8 <u>Waiver</u>

The Buyer may waive this Clause 1 by giving written Notice to the Seller or Seller Agent at any time before the Latest Time, or if Clause 1.5 applies, before the Contract is terminated. If waived this Clause is deemed satisfied.

1.9 Definitions

In this Clause:

Amount of Loan means the amount referred to in the Schedule, any lesser amount of finance referred to in the Finance Application or any lesser amount of finance acceptable to the Buyer. If the amount referred to in the Schedule is blank, then the amount will be an amount equivalent to the Purchase Price.

Approval Notice means a statement in writing given by the Buyer, a Lender or a Mortgage Broker to the Seller, or Seller Agent to the effect that Finance Approval has been obtained.

Credit Protection Act means the *National Consumer Credit Protection Act, 2009* (Cwth).

- Finance Application means an application made by or on behalf of the Buyer:
- (a) to a Lender to lend any monies payable under the Contract: or
- (b) to a Mortgage Broker to facilitate an application to a Lender.

Finance Approval means a written approval by a Lender of the Finance Application, a written offer to lend or a written notification of an intention to offer to lend made by a Lender:

- (a) for the Amount of Loan;
- (b) which is unconditional or subject to terms and conditions:
 - which are the Lender's usual terms and conditions for finance of a nature similar to that applied for by the Buyer; or
 - (2) which the Buyer has accepted by written communication to the Lender, but a condition which is in the sole control of the Buyer to satisfy will be treated as having been accepted for the purposes of this definition; or
 - (3) which, if the condition is other than as referred to in paragraphs (1) and (2) above includes:
 - (i) an acceptable valuation of any property;
 - (ii) attaining a particular loan to value ratio;
 - (iii) the sale of another property; or
 - (iv) the obtaining of mortgage insurance;
 - and has in fact been satisfied.

Latest Time means:

- (a) the time and date referred to in the Schedule; or
- (b) if no date is nominated in the Schedule, then 4pm on the day falling 15 Business Days after the Contract Date.

Lender means any bank, building society, credit union or other institution which makes loans and in each case carries on business in Australia.

Mortgage Broker means means a holder of an Australian Credit Licence pursuant to section 35 of the Credit Protection Act or a credit representative pursuant to sections 64 or 65 of that legislation.

Non Approval Notice means:

- (a) advice in writing given by the Buyer or a Lender to the Seller, or Seller Agent to the effect that the Finance Application has been rejected or Finance Approval has not been obtained; or
- (b) advice in writing from a Mortgage Broker to the Seller or Seller Agent to the effect that:
 - (i) they have made inquiries about the Buyer's requirements and objectives under this Contract;
 - they have conducted a "preliminary assessment" pursuant to sections 116 and 117 of the Credit Protection Act of the suitability of the credit contract proposed for the Buyer arising from the Finance Application; and
 - (iii) they have assessed that proposed credit contract as being unsuitable for the Buyer; or
 - (2) the Finance Application to a Lender has been rejected.
- 2. Acceptance of an offer by one Party to the other Party will be sufficiently communicated by the accepting Party to the other Party if verbal or written notification is given by the accepting Party or their Representative or Real Estate Agent that the accepting Party has signed the Contract.
- 3. The 2022 General Conditions are incorporated into this Contract so far as they are not varied by or inconsistent with the Conditions or Special Conditions of this Contract.
- 4. The parties consent to the information in this Contract being used/disclosed by REIWA and the Seller Agent in accordance with the privacy collection notices pursuant to the Australian Privacy Principles that appear on the REIWA and Seller Agent's websites.

SPECIAL CONDITIONS

1. The Buyer is aware that they will be required, prior to settlement, to complete and lodge a Foreign Transfer Duty Declaration which may result in the payment by them of Foreign Transfer Duty which is not included in the purchase price. The buyer acknowledges they have made all necessary enquiries to satisfy themselves about their responsibilities regarding Foreign Transfer Duty.
2. The original alarm system and related infrastructure is not warranted to be in working order by the seller.

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





		SPECIAL CON	DITIONS - Continued	
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me	Linda Wendy Deval			
dress	57 Marshall Road			
burb	High Wycombe		<u> </u>	otate WA Postcode 6057
me	Philip Francis Ryan			
dress	57 Marshall Road			
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ANNEXURE OF CHANGES TO THE 2022 GENERAL CONDITIONS CAUSED BY CHANGES TO THE TRANSFER OF LAND ACT 1893

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

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

Seller

Buyer

Signature		Signature	
Name		Name	Linda Wendy Deval
Date		Date	
Signature		Signature	
Name		Name	Philip Francis Ryan
Date		Date	
Signature		Signature	
Name		Name	
Date		Date	
Signature		Signature	
Name		Name	
Date		Date	

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR MAJOR STRUCTURAL DEFECTS





("Date")

ANNEXURE A

This annexure forms part of the Contract for the Sale of Land or Strata Title for the Property at

57 Marshall Road, High Wycombe WA 6057

NOTE - THIS ANNEXURE ONLY APPLIES TO, AND IS LIMITED TO, MAJOR STRUCTURAL DEFECTS PURSUANT TO APPENDIX "A" OF THE STANDARD
AND NOT OTHER DEFECTS, MAINTENANCE OR OTHER SAFETY ISSUES.

 1. The Buyer may at their expense obtain a written Report by 4PM on: (a*)
 /
 /
 *complete (a) or (b)
 OR

(b*) 14 days after acceptance

on any Major Structural Defects of the residential Building and of the following described areas

located upon the Property ("Building"). If nothing is completed in the blank space then the Building will be the residential Building only.

- 2. The Buyer must serve a copy of the Report on the Seller, Seller Agent or Seller Representative before the Date.
- 3. If the Buyer, and Seller Agent or Seller or Seller Representative do not receive the Report before the Date then the Buyer will be deemed to have waived the benefit of this Annexure. Time is of the essence.
- 4. If the Report identifies Major Structural Defects to the Property's Building, the Buyer may at any time within three (3) Business Days after the Date serve a Major Structural Defects Notice on the Seller, Seller Agent or Seller Representative giving the Seller five (5) Business Days to agree to remedy the Major Structural Defects.
- 5. If the Seller elects in writing to remedy the Major Structural Defects in the Major Structural Defects Notice then the Settlement Date will be delayed until the later of: (a) three (3) Business Days after the Seller's Work is completed as certified by the Seller's Builder and (b) the Settlement Date.
- 6. The Seller must do the Work expeditiously and in good and workmanlike manner through a Builder and provide evidence to the Buyer of completion of the Work.
- 7. If, prior to the Seller commencing Work, the Seller and Buyer wish to agree and do agree an amount to be paid by the Seller to the Buyer then the amount will be deducted from the Purchase Price at Settlement and the Seller will not undertake the Work.
- 8. If the Seller does not agree to remedy Major Structural Defects within five (5) Business Days from when the Major Structural Defects Notice was served on the Seller, Seller Agent or Seller Representative then:
 - (a) the Buyer may at any time within a further five (5) Business Days after that period ends, give notice in writing to the Seller, Seller Agent or Seller Representative terminating the Contract and the Deposit and other monies paid will be repaid to the Buyer;
 - (b) if the Buyer does not terminate the Contract pursuant to this clause 8, then this Annexure ceases to apply and the Contract continues unaffected by this Annexure.
- 9. In this Annexure:
- 9.1 "Builder" means a builder registered in Western Australia with appropriate qualifications and using such other appropriately qualified persons, necessary to remedy the matters set out in the Major Structural Defects Notice.
- 9.2 "Consultant" means an independent inspector qualified and experienced in undertaking pre-purchase property inspections to ascertain Major Structual Defects.
- 9.3 "Date" means the date inserted or calculated in clause 1. If nothing is inserted in clause 1 then the Date will be five (5) Business Days from the later of (i) the Contract Date; or (ii) the Latest Time for Financial Approval (if any).
- 9.4 "Major Structural Defects" means a fault or deviation from the intended structural performance of a building element and is a major defect to the building structure of sufficient magnitude where rectification has to be carried out in order to avoid unsafe conditions, loss of utility, or further deterioration of the building structure. Major Structural Defects does not include any non-structural element, e.g., roof plumbing and roof covering, general gas, water and sanitary plumbing, electrical wiring, partition walls, cabinetry, windows, doors, trims, fencing, minor structures, non-structural damp issues, ceiling linings, floor coverings, decorative finishes such as plastering, painting, tiling etc., general maintenance, or spalling of masonry, fretting of mortar or rusting of primary structural elements.
- 9.5 "Major Structural Defects Notice" means a Notice in writing from the Buyer to the Seller to provide the Seller with the opportunity to agree to rectify the Major Structural Defects that the Buyer requires to be rectified.

 Registered Builder
- 9.6 "Report" means the report performed in accordance with Appendix A of the Standard by a Gensultant. It is not a special purpose report, nor an all-encompassing report dealing with every aspect of the Property. The Report should only be a reasonable attempt to identify Major Structural Defects to the Building structure pursuant to Appendix "A of the Standard. The presence of defects will only be relevant in this Annexure when the defects are a Major Structural Defect.
- 9.7 "Standard" means Australian Standard AS 4349-2007 (as amended from time to time) Inspections of buildings Part 1: Pre-purchase Structural Inspection Residential buildings).
- 9.8 "Work" means the work required to rectify the Major Structural Defects set out in the Major Structural Defects Notice.
- 9.9 Words not defined in this Annexure have the same meaning as defined in the Standard or the 2018 General Conditions.

BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR TIMBER PESTS



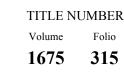


ANNEXURE	В

This annexure forms part of the Contract for the Sale of Land or Strata Title for the Property at

	57 Marshall Road, H	ligh Wycombe WA 605	57		
1.	The Buyer may at their expense	obtain a non-invasive written		4PM on <i>*complete one</i>	
	Report on any Timber Pest Activ	ity or Damage by:		14 days after acceptance ("Date")	
	of the residential building and th	ie		located upon the Property (" Building ").	
		: (a) any Activity or Damage outsid r (c) recommendations for further i		in the Report about conditions conducive to or	
2.	The Buyer must serve a copy of t	he Report on the Seller, Seller Age:	nt or Seller Representative before	e the Date.	
3.	If the Buyer, and Seller, Seller Ag the benefit of this Annexure. Tir		t receive the Report before the Da	ate then the Buyer will be deemed to have waived	ł
4.				ree (3) Business Days after the Date serve a Timb ys to agree to Eradicate and/or Repair.	≥r
5.	(a) three (3) Business Days after		certified by, the Seller's Builder in	e Settlement Date will be delayed until the later o relation to Repair or a Consultant in relation to	f:
6.	The Seller must do the Work exp provide evidence to the Buyer of		nanlike manner through (a) a Buil	lder to Repair or (b) a Consultant to Eradicate, an	d
7.		g the Work, the Seller and Buyer w ne Purchase Price at Settlement an		unt to be paid by the Seller to the Buyer then tha e Work.	t
8.	If the Seller does not agree to Er Agent or Seller Representative t		5) Business Days from when the ⁻	Timber Pest Notice was served on the Seller, Sell	3r
		<i>i</i> ithin a further Five (5) Business Da the Contract and the Deposit and c		otice in writing to the Seller, Seller Agent or Seller o the Buyer;	
	(b) if the Buyer does not termin this Annexure.	ate the Contract pursuant to this c	lause 8, then this Annexure cease	es to apply and the Contract continues unaffected	יל ל
9.	In this Annexure:				
	,	presence of current Timber Pests.			
	to Repair any Damage set out in	the Timber Pest Notice.		such other appropriately qualified persons, neces	
9.3	"Consultant" means an independ and Eradication.	lent inspector qualified and experie	enced in undertaking, pre-purchas	se property inspections pursuant to the Standard	
	5	mage caused by Timber Pests to th	5		
	(i) the Contract Date; or (ii) the L	atest Time for Finance Approval (if	any).	ate will be Five (5) Business Days from the later of	:
		ean the treatment necessary to era	dicate Activity affecting the Build	ding.	
	"Repair" means the Work necess	, , , 5			
		ned in accordance with the Standar		,. of buildings Timber Pest Inspections.	
				decay fungi as defined in the Standard.	
		otice in writing from the Buyer to t		h the opportunity to agree to Eradicate and/or	
9.12		to Repair pursuant to the Timber	Pest Notice.		
9.13	B Words not defined in this Annex	ure have the same meaning as def	ined in the Standard or the 2018	General Conditions.	
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE	
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE	

WESTERN



RECORD OF CERTIFICATE OF TITLE

AUSTRALIA

UNDER THE TRANSFER OF LAND ACT 1893

The person described in the first schedule is the registered proprietor of an estate in fee simple in the land described below subject to the reservations, conditions and depth limit contained in the original grant (if a grant issued) and to the limitations, interests, encumbrances and notifications shown in the second schedule.

Barobeth

REGISTRAR OF TITLES

LOT 251 ON PLAN 14641

LAND DESCRIPTION:

REGISTERED PROPRIETOR: (FIRST SCHEDULE)

PHILIP FRANCIS RYAN LINDA WENDY DEVAL BOTH OF 57 MARSHALL ROAD, HIGH WYCOMBE AS JOINT TENANTS

(T I233023) REGISTERED 12/9/2002

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS: (SECOND SCHEDULE)

SAVE AND EXCEPT THE RIGHTS TO MINES OF COAL OR OTHER MINERALS 1

A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required. Warning: Lot as described in the land description may be a lot or location.

-----END OF CERTIFICATE OF TITLE------

STATEMENTS:

The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND: PREVIOUS TITLE: PROPERTY STREET ADDRESS: LOCAL GOVERNMENT AUTHORITY:

1675-315 (251/P14641) 1675-301 57 MARSHALL RD, HIGH WYCOMBE. CITY OF KALAMUNDA







LT. 37

Application C855131 WESTERN

Volume 1675 Folio 301

M

315 Fol.

VOL.

AUSTRALIA



CERTIFICATE OF TITLE

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

l certify that the person described in the First Schedule hereto is the registered proprietor of the undermentioned estate in the undermentioned land subject to the easements and encumbrances shown in the Second Schedule hereto.

N.J. Smyth REGISTRAR OF TITLES

Dated 11th September, 1984

SCALE 1:1250

ĸ

72009/12/77-45M-S/2860

A.

ESTATE AND LAND REFERRED TO

Estate in fee simple in portion of Swan Location 2753 and being Lot 251 on Plan 14641, delineated and coloured green on the map in the Third Schedule hereto, save and except the right to mines of coal or other minerals.

FIRST SCHEDULE (continued overleaf)

Shire of Kalamunda, of 2 Railway Road, Kalamunde

SECOND SCHEDULE (continued overleaf)

302

301 ,1.89

733m²

300

13:54

MARSHALL

754m²

299_{, 19}

ROAD

251

250

249

778m 3

791m²

252

243

706m

253

10³³242

NIL

A.J. Smyth REGISTRAR OF TITLES

THIRD SCHEDULE

HERON

NOTE: RULING THROUGH AND SEALING WITH THE OFFICE SEAL INDICATES THAT AN ENTRY NO LONGER HAS EFFECT

COURT



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ENTRIES NOT RULED THROUGH MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS

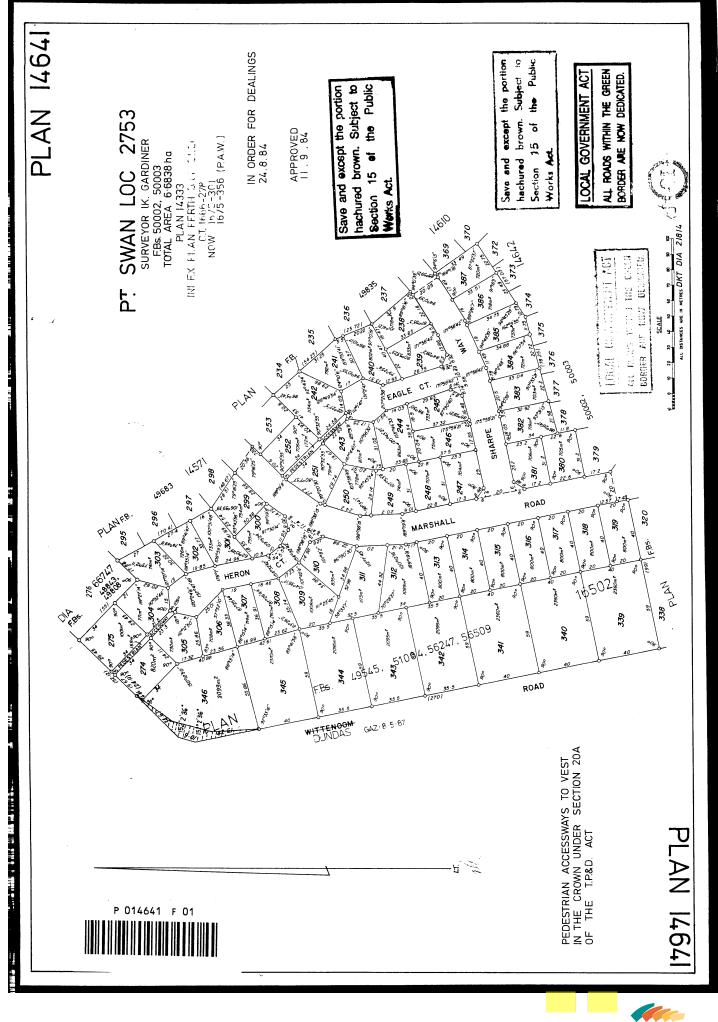


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Page 2 (of 2 pages)	ages) st scuenii	: pages)	NOTE: RULING THROUGH AND	SEALING WITH	THE OFFICE	SEAL INF	DICATES.	THAT AN	ENTRY NO LC		LUII			LT. 37
		re (concinuea)	ENTRIES NOT RULED THROUGH MAY BE	COUGH MAY BE	AFFECTED E	BY SUBSE	QUENT E	NDORSEN	AFFECTED BY SUBSEQUENT ENDORSEMENTS.					
			REGISTERED PROPRIETOR					INS		REGISTERED		TIME	SEAL IN	INITIALS
Giancarlo D	'Ignazio,	Giancarlo D'Ignazio, Night Fill Manager and	: and Sharon Alice Grundie, Shop	Assistant,	both of	18 Brown	u							
Street, Mid	Middle Swan,	as joint tenants.						Transfer	ar C861431		20.9.84 12.	53	Succession of the	5
The correct	address (The correct address of the registered proprietors	is now 57 Marshall	Road, Highwycombe	ombe.			By	D775566	566 7.6.88	15.	59		No.
Malcolm John Tilley		and Yom Zobedah Zai	Zainuddin both of 4 Wella Court, C	Coolbellup as	joint	tenants		Transfer	r E642071	1.7	.91 8.	8.24	Annual Co	Į.
Graham John Perrett-Clapham	n Perrett-	Clapham and Colleen	Theresa Perrett-Clapham both	of 57 Marshall	ll Road,	High		annotation of the state of the						
Wycombe as joint tenants	joint ten	ants						Transfer	er F94852	52 26.1.93	.93 8.01		A	P
The correct	address c	The correct address of the registered proprietors is now	385 Clayton	Road, Helena V	Valley.		ш	By	6956636	636 20.11.	98 8.	26 (10		Ø
Bruce Artl	hur Thomas	Ferguson and Rhond	Bruce Arthur Thomas Ferguson and Rhonda Mae Ferguson both of 57 Marshall	Road,	High Wycombe	as	joint							2
tenants.								Transfer	er H392068	068 17.3.00	æ.	21		
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Mortgage	E642072	to R & I Bank of	Western Australia Ltd.	1 •.		8.24	AND		Discharged		26.1.93			A st
Mortgage <	F94853	to National Australia Bank Ltd	alia Bank Ltd	26		8.01			Discharged	<u>u</u>			2	R
Mortgage	F310653	to Citibank Savings Ltd	js Ltd.	17.		12.53)	Ŗ	Discharged			0		2
Mortgage	G956636 H392069	to Bank of Western	Australia Ltd. Zasland Ranking Conn	20.	ω	8.26	Æ	20	Discharged	I H392067	17.3.00	0		et.
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⁷² Landgate www.landgate.wa.gov.au

Plan 14641

Lot	Certificate of Title	Lot Status	Part Lot	
0	1675/356 (Cancelled)	Retired		
238	1675/302	Registered		
239	1675/303	Registered		
240	1675/304	Registered		
241	1675/305	Registered		
242	1675/306 (Cancelled)	Retired		
243	1675/307	Registered		
244	1675/308	Registered		
245	1675/309	Registered		
246	1675/310	Registered		
247	1675/311	Registered		
248	1675/312	Registered		
249	1675/313	Registered		
250	1675/314	Registered		
251	1675/315	Registered		
252	1675/316 (Cancelled)	Retired		
274	1781/598	Registered		
275	1675/318 (Cancelled)	Retired		
299	1675/319	Registered		
300	1675/320	Registered		
301	1675/321	Registered		
302	1675/322	Registered		
303	1675/323	Registered		
304	1675/324	Registered		
305	1675/325 (Cancelled)	Retired		
306	1675/326	Registered		
307	1675/327	Registered		
308	1675/328	Registered		
309	1675/329	Registered		
310	1675/330	Registered		
311	1675/331	Registered		
312	1675/332	Registered		
313	1675/333	Registered		
314	1675/334	Registered		
315	1675/335	Registered		
316	2103/304	Registered		
317	1675/337	Registered		
318	1675/338	Registered		
319	1675/339	Registered		
380	1675/348	Registered		
381	1675/349	Registered		
382	1675/350	Registered		
383	1675/351	Registered		
384	1675/352	Registered		
385	1675/353	Registered		

7872 Landgate www.landgate.wa.gov.au

Plan 14641

Lot	Certificate of Title	Lot Status	Part Lot
386	1675/354	Registered	
387	1675/355	Registered	



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INSTRUCTIONS

- If insufficient space in any section hereon or if the Transferee requires a Duplicate Certificate(s) of Title to issue, or that a Duplicate Certificate(s) of Title not be issued subsequent to this Transfer of Land, then Form T2 should be used. Additional sheets should not be used.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- 3., Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated. Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.

The Volume and Folio or Crown Lease number to be stated.

- ESTATE AND INTEREST State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.
- 3. ENCUMBRANCES

To be identified by nature and number, if none show "nil".

4. TRANSFEROR

State full name of the Transferor/Transferors (Registered Proprietor) as shown on the Certificate of Title or Crown Lease.

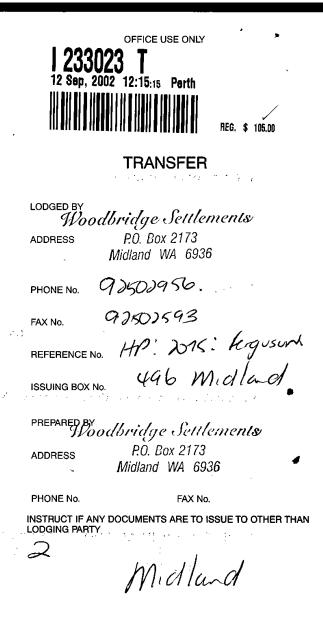
5. CONSIDERATION To be expressed in words.

6. TRANSFEREE

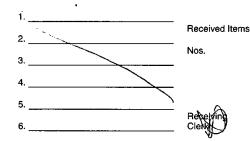
EXAMINED

State full name of the Transferee/Transferees (Purchaser) and the address/addresses to which future notices can be sent. If a minor, state date of birth. If two or more state tenancy eg; Joint Tenants, Tenants in Common. If Tenants in Common specify shares.

 TRANSFEREE'S/TRANSFEROR'S EXECUTION
 A separate attestation is required for every person signing this document. Each signature should be separately...f witnessed by an <u>adult person</u>. The address and occupation of the witness <u>must</u> be stated.



TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH



Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register.





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ENCUMBRANCES (Note 3) SAVE AND EXCEPT THE RIGHT	TS TO MINES OF COAL OR OTHER MINERALS
L TRANSFEROR (Note 4)	
BRUCE ARTHUR THOMAS FER	GUSON AND RHONDA MAE FERGUSON
\$185,000.00 -	
TRANSFEREE (Note 6)	
BOTH OF 57 MARSHALL ROAD AS JOINT TENANTS	
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