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





	BJK Genesis Property Pty Ltd				`
ress	6/160 Scarborough Beach Road				
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urb 	Mount Hawthorn		State	WA	Postcode 6016
BUYEF	or the Seller / Buyer R				
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ess					
ırb			State		Postcode
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	Buyer consents to Notices being served at:		State		FUSILUUE
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Proper	ty at: SCHE	DULE			
ess	Proposed Lot 304 Piano Lane				
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ırb	Stoneville		State	WA	Postcode 6081
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	First National Real Estate Genesis				
	it Holder"). The balance of the Purchase Price to be paid on the Se	ttiement Date.			
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	ontract concerning the taxable supply of new residential premises				
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	ticked, then the 'GST Withholding Annexure' should be attac	hed to this Co	ntract.		
	FINANCE CLAUSE IS APPLICABLE		FINANCE C	LAUSE IS	NOTAPPLICABLE
NDER/					
	GE BROKER (NB. If blank, can be any) IME: 4pm on:	s	ignature of the Buv	yer if Finan	ce Clause IS NOT applicat
	OF LOAN:				
NIA TI		L			
INATU		11			
NATU		г			

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

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.

Buyer's Obligation to Apply for Finance and Give Notice to the Seller



immediately after the Contract Date make a Finance Application to a

use all best endeavours in good faith to obtain Finance Approval

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

The Buyer must immediately give to the Seller or Seller Agent:

(1) an Approval Notice if the Buyer obtains Finance Approval; or

a Non Approval Notice if the Finance Application is rejected;

This Contract will come to an end without further action by either Party if on or

this Clause 1.1 will not be affected if the Buyer does not comply with Clause 1.1.

1.7 Right To Terminate

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

1.8 Waiver

CONDITIONS

Lender or a Mortgage Broker using, if required by the Lender, the Property 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. If the Buyer does not comply with Clause 1.1(a) or 1.1(c)(1) then the Contract will

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 amound 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
- to a Mortgage Broker to facilitate an application to a Lender. (h)

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 (1) similar to that applied for by the Buyer; or
 - which the Buyer has accepted by written communication to the Lender, (2) 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
 - which, if the condition is other than as referred to in paragraphs (1) and (2) (3) 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:

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

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:

- advice in writing given by the Buyer or a Lender to the Seller, or Seller Agent (a) 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:
 - (1) they have made inquiries about the Buyer's requirements and (i) objectives under this Contract;
 - (ii) 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.
- 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. 2.
- The 2022 General Conditions together with the Annexure of Changes to the 2022 General Conditions Caused by changes to the transfer of Land Act 1893 are incorporated into this Contract so far as they are not varied by or inconsistent with the Conditions or Special Conditions of this Contract. 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. 3
- 4

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. Notification: The entity liable for GST is not the selling entity.

- 3. Notification: The buyer is aware and accepts the lot is in a bushfire area.
- 4. Notification: The buyer is aware and accepts the lot is not connected to a mains reticulated sewage service.

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- 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).

(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

before the Latest Time:

1. SUBJECT TO FINANCE

(a)

(b)

(c)

(1)

(7)

(7)

The Buyer must:

as security; and

If by the Latest Time the Seller or Seller Agent has not been given: (a) an Approval Notice; or

at any time while the Contract is in force and effect. 1.2 No Finance Approval by the Latest Time: Non Approval Notice Given

(a) the Finance Application has been rejected; or

- (b) a Non Approval Notice;
- 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.
- 14 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.
- Notice Not Given by Latest Time: Sellers Right to Terminate 1.5 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

- If requested in writing by the Seller or Seller Agent the Buyer must: (a) advise the Seller or Seller Agent of the progress of the Finance (1)
 - Application; and (2) provide evidence in writing of:
 - (i) the making of a Finance Application in accordance with Clause 1.1 (a) and of any loan offer made, or any rejection; and/or
 - in the case of any Finance Application made to a Mortgage Broker, any "preliminary assessment" of the suitability of the proposed (ii) credit contract provided to the Buyer by the Mortgage Broker pursuant to section 116 of the Credit Protection Act; and
 - (3) if applicable, advise the Seller or Seller Agent of the reasons for the Buyer not accepting any loan offer.
- (b)

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





		SPECIAL CON	IDITIONS - Continued	
YER [l	f a corporation, then the Buyer	executes this Contr	act pursuant to the Corporations Act.]
nature		Date	Signature	Date
ature		Date	Signature	Date
lature		Date	Signature	Date
IE SELLEF	R (FULL NAME AND ADDRES	SS) ACCEPTS the Bu	Iver's offer	
			.,	
ame	Ragora PTY LTD			
ldress	68 Tunnel Road			
burb	Swan View		State W	A Postcode 6056
ame				
ldress				
ıburb			State	Postcode
	eller consents to Notices being serv	ved at.	State	Postcode
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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>

Buyer

Signature		Signature	
Name		Name	Bradley John Snell
Date		Date	
Signature		Signature	_
Name		Name	Christine Lily Snell
Date		Date	
Signature		Signature	
Name		Name	
Date		Date	
Signature		Signature	
Name		Name	
Date		Date	

Seller

GST WITHHOLDING ANNEXURE

(Pursuant to the Tax Administration Act 1953)

Property:

1.

З.



insert address

Genesis

00005801669

Clauses 1 to 3 will determine whether clauses 4 to 11 apply to this Contract

(a)	Is this Contract concerning the taxable supply of new residential premises or potential residential land as defined in the GST Act?
	VYES NO

- (b) If NO is ticked or no box is ticked (in which case the answer is deemed to be NO) then the rest of this Annexure does not apply to this Contract.
- (c) If YES is ticked, then go to clause 2.
- 2. (a) Is this Contract concerning the sale of new residential premises that are commercial residential premises as defined in the GST Act or that are only new residential premises due to substantial renovations?

YES 🗸 NO

- (b) If YES is ticked, then the rest of this Annexure does not apply to this Contract.
- (c) If NO is ticked or no box is ticked (in which case the answer is deemed to be NO) then go to clause 3.
- (a) Is this Contract for the sale of potential residential land and either is the Buyer registered for GST and acquiring the Land for a creditable purpose, or does the land contain a building that is used for commercial purposes?

YES 🗸 NO

- (b) If YES is ticked, then the rest of this Annexure does not apply to this Contract.
- (c) If NO is ticked or no box is ticked (in which case the answer is deemed to be NO), then clauses 4 to 11 apply to this Contract.

If, by virtue of clause 1, 2 or 3, the rest of this Annexure does not apply to this Contract, the Seller gives notice that the Buyer is not required to make a payment under section 14-250 of the Taxation Administration Act 1953 (Cth). Otherwise, clauses 4 to 11 set out the GST withholding regime.

- The Seller gives notice that the Buyer is required to make a payment under section 14-250 of the *Taxation Administration Act 1953* (Cth) (GST Withholding Law) in relation to the sale of the Property and details of the payment are set out in clause 6.
- 5. The Seller gives notice to the Buyer that the Seller's details (or details for the entity liable for GST) are set out below:

		Seller – Supplier 1	Seller – Supplier 2
(1)	Name of Seller (or entity liable for GST – eg GST group member responsible):	Everard Nominees PTY LTD	
(2)	ABN:	87 009 137 366	
(3)	Address:	68 Tunnel Road, Swan View WA 6056	
(4)	Phone Number:	0412 006 041	
(5)	Proportion of withholding amount:	100%	

If there are several suppliers who comprise the Seller, insert details for each supplier (or the relevant GST group member) and the proportion of the withholding amount applicable to each supplier.

If there are more than 2 suppliers who comprise the Seller (or the relevant GST group member) please attach an additional page with details for each additional supplier.

- 6. The Seller gives notice that: (*delete one, if there is no deletion then (b) is deemed to apply)
 - (a) the Margin Scheme applies to this Contract and the Buyer must, pursuant to the GGT Withholding Law withhold and pay to the Commissioner, the company equal to 7% of the Purchase Price being \$

GST WITHHOLDING ANNEXURE



(b) the Margin Scheme does not apply to this Contract and the Buyer must, pursuant to the GST Withholding Law, withhold and pay to the Commissioner the amount equal to one eleventh (1/11th) of the Purchase Price being \$ at Settlement,

(the relevant amount being the GST Withholding Amount) and the Buyer is not required to pay that part of the Purchase Price equal to the GST Withholding Amount to the Seller at Settlement.

- 7. (a) The Seller may direct the Buyer to, or the Buyer may elect to, satisfy the Buyer's obligation under clause 6, by providing to the Seller at Settlement, a bank cheque payable to the Commissioner for the GST Withholding Amount.
 - (b) The Buyer must, before Settlement, provide the Seller with the Commissioner's payment reference number and the lodgement reference number 2.
- 8. The Buyer must comply with the Buyer's obligations under the GST Withholding Law to lodge a notice with the Commissioner in the form approved under the GST Withholding Law:
 - (a) as soon as practicable after the Contract Date, notifying the Commissioner of the transaction under this Contract and the GST Withholding Amount; and
 - (b) on the day on which Settlement occurs, notifying the Commissioner that Settlement has occurred.
- 9. If the Purchase Price is payable by instalments then, despite clause 6, the Buyer must pay the GST Withholding Amount on the date of the payment of the first instalment (excluding the Deposit) instead of at Settlement.
- If the Buyer does not provide to the Seller at Settlement a bank cheque payable to the Commissioner under clause 7(a), the Buyer is treated as having given an irrevocable authority and direction to the Buyer Representative to pay the GST Withholding Amount to the Commissioner immediately following Settlement.
- 11. The Seller must promptly provide to the Buyer all information reasonably requested by the Buyer to enable the Buyer to comply with the Buyer's obligations under clause 8.

Seller

Buyer

Plan Information

Tenure Type	Freehold
Plan Type	Deposited Plan
Plan Purpose	Subdivision

Plan Heading

LOTS 301-311 AND ROADS

Locality and Local Government

Locality	STONEVILLE
Local Government	SHIRE OF MUNDARING

Planning Approval

Planning Authority	Western Australian Planning Commission				
Reference	160609				

Roads

New Road or Extension (Road Name Approval) Yes

Road Name	Locality
PIANO LANE	STONEVILLE

Survey Details			Former Tenure										
Survey Metho	od	Special Survey		New Lot / L	and	Parent Plan Numbe	r Parent Lot	Number	Title Ref	erence	Parent Su	ubject Land Description	
Field Records 158638			301-304, 311		D76164	LOT 86	36 1844-8		9				
Declared as Special Survey Area Yes Survey Method Regulatory Statement					D76164	LOT 86	LOT 86 LOT 1871		1844-839 1793-859				
					DP107919	LOT 1871							
Survey carried out under Reg. 26A Special Survey Area Guidelines. See survey		308-310		DP107919	LOT 1871	1871 1793-859		9					
sheet(s) to de this plan.	termine the true final	position and type of all s	urvey marks placed for	Former	Tenure Interest and	Notifications					1		
Survey Ce	ertificate - Regu	llation 54		Subject Former Tenure A		Action	Lots On This Plan			Endorsement		Comments	
I hereby certify that this plan is accurate and is a correct representation of the (a) * survey; and/or (b) * calculations from measurements recorded in the field records;		1871/DP107919 Application to surrender				SKETCH			MENT TO SHIRE OF MUNDARING. SEE CH ON VOL 1793 FOL 859. REGISTERED 988.				
[* delete if in undertaken for	napplicable]	plan and that it complies	with the relevant written			Application to discharge		DOC K	(366680			TAINS FACTORS AFFEC LODGED 5/10/2007.	TING
1011(0) 11 10101				New Me	morials and Notific	ations							
				Subject	Purpose	Statutory Refere	nce	Origin		Land Bur	dened	Benefit To	Comments
RYAN DERRICK SCRIVEN Date			NOTIFICATION (Haza or Other Factors)	ards SEC. 165 OF TH 2005	HE P&D ACT	DOC		LOT(S) 3	01-310		Bushfire Prone Area		
Licensed Surveyor Survey Organisation			NOTIFICATION (Factor Affecting Use or Enjoyment of Land)	Drs SEC. 70A OF TH	HE TLA 1893	E TLA 1893 DOC		LOT(S) 3	01-310		No reticulated sewerage service		
Name	SCANLAN SUR	VEYS		Vecting	l ote	· · · ·							i
Address	P.O. BOX 429 N	IIDLAND 6936		Vesting Lots									0
Phone	9250 2261				Purpose		Statutory Ref					Origin	Comments
Fax				LOT 311	LOT 311 PEDESTRIAN ACCESS		SEC. 152 OF	THE P&D	ACT 2005)		THIS PLAN	

8601/21 Reference

reception@scanlansurveys.com.au

Email





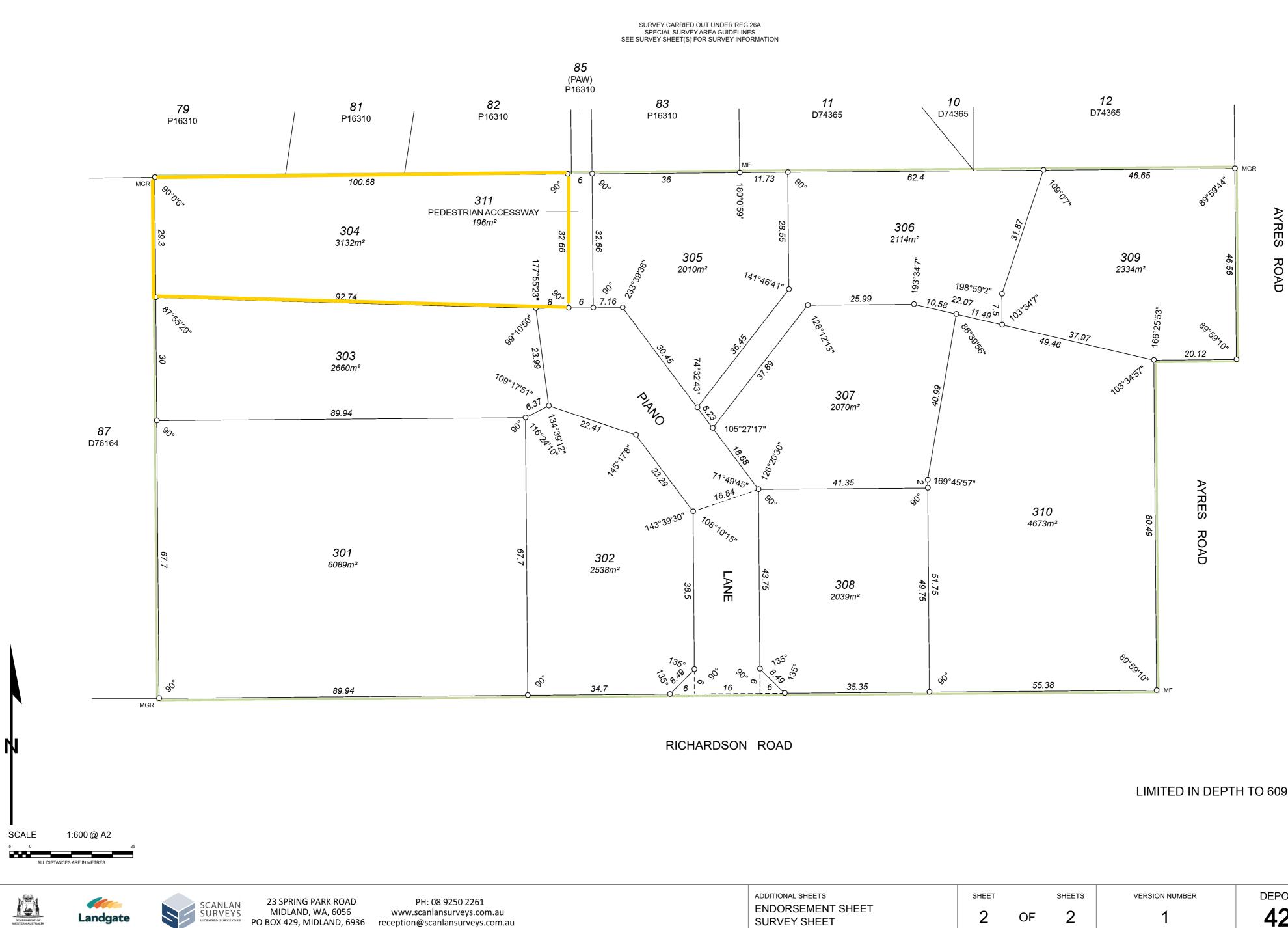


Former Tenure

SHEETS

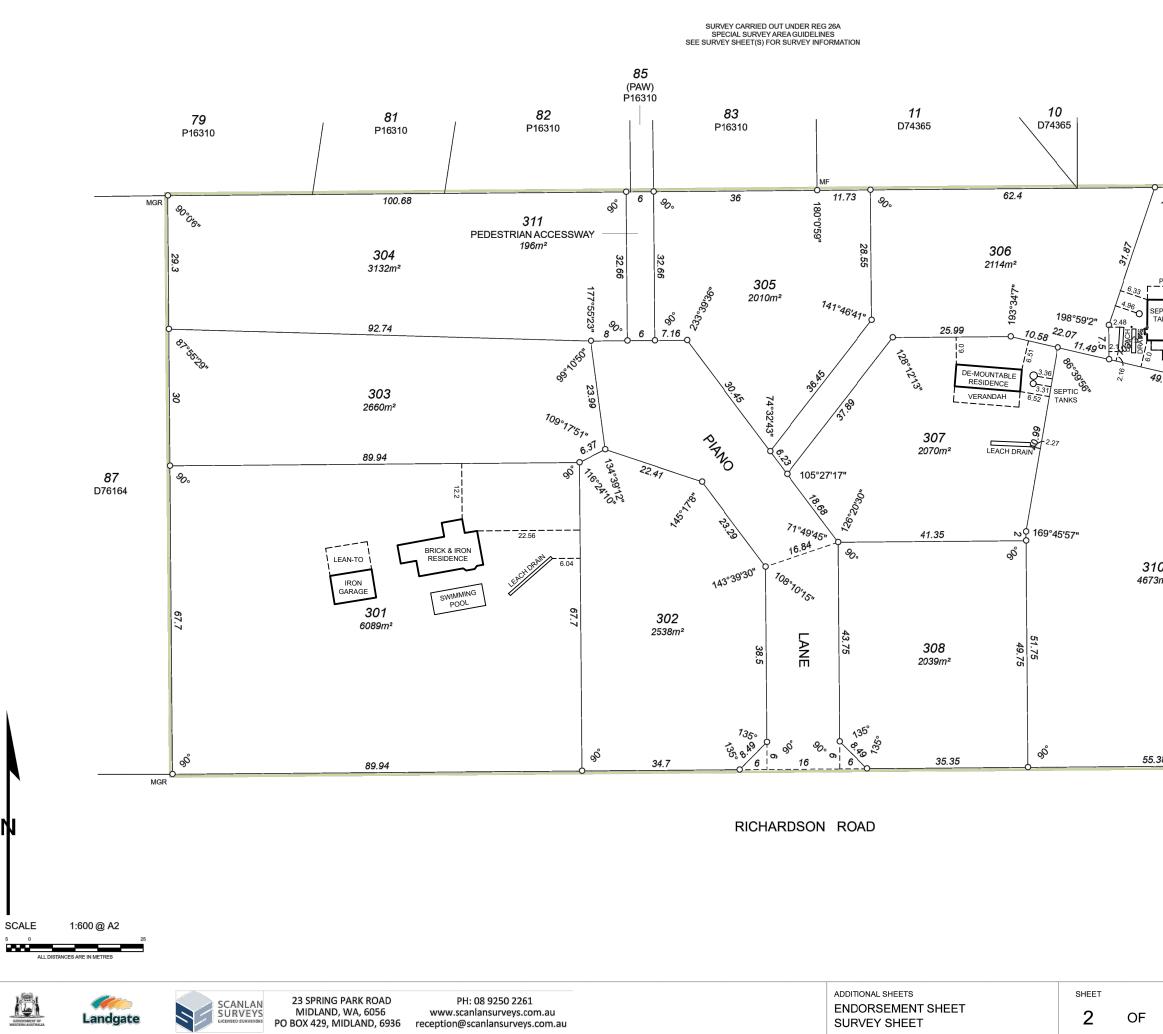
2





LIMITED IN DEPTH TO 609.6 METRES

ADDITIONAL SHEETS	SHEET		SHEETS	VERSION NUMBER	DEPOSITED PLAN
ENDORSEMENT SHEET SURVEY SHEET	2	OF	2	1	422381



12 D74365			
100°01"	46.65	BERGHAN	MGR
		46.56	AYRES ROAD
9.46 000000000000000000000000000000000000	166°25'53"	во Зол 20.12	
10 3m²	80.49	AYRES ROAD	
ද 38	о бу. 		
	LIMITED	IN DEPTH	I TO 609.6 MET

TRES

