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





| 0: | BJK Genesis Prop | perty Pty I td | | спе эреста | l Conditions or in | | | |
|--|--|---|--|---|--|--|--|------------------------------------|
| .ddress | 6/160 Scarboroug | | | | | | | |
| 201633 | or roo coarsoroug | The Dodon Frodu | | | | | | |
| uburb | Mount Hawthorn | | | | 9 | tate WA | Postcode | 6016 |
| | r the Seller / Buyer | | | | | | | |
| HE BUYER | , | | | | | | | |
| ame | | | | | | | | |
| ddress | | | | | | | | |
| | | | | | | | | |
| ıburb | | | | | | itate | Postcode | |
| ame | | | | | | | | |
| ddress | | | | | | | | |
| | | | | | | | | |
| ıburb | | | | | 2 | itate | Postcode | |
| | • | otices being served at: | | 1 /25 | . 112 | | | .1 |
| | | d and Property Chattel Irchase Price on the ter | | | | | | otnerwise ir |
| Sole ow | | | n Common specify the | | | пи эрестаг соп | עונוטווא מא: | |
| Jule OW | | idilis Telidilis II | r common specify the | unuiviuet | 1 Stidles | | | |
| | | | | | | | | |
| | | | CCUEDU | | | | | |
| e Propert | • | | SCHEDUL | . t | | | | |
| ldress | 7681 Harper Road | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| ıburb | Wooroloo | | | | (| itate WA | Postcode | 6558 |
| | | ey/Strata/Diagram/ Pla | an 121764 | Whole | | itate WA | Postcode Folio 159 | |
| 7681 | Deposited/ Surve | ey/Strata/Blagram/Pla | an 121764 is paid now | | | | Folio 15 | 9 |
| t 7681 | Deposited/ Surve | of which \$ 0 | | | | 2071 | Folio 15 | 9 |
| ot 7681 deposit of be held b | Deposited/ Surve | of which \$ 0 | is paid now | and \$ | e / Part Vol [| 2071 | Folio 15 | 9 |
| ot 7681 deposit of be held by the Deposit | Deposited/ Surve | of which \$ 0 | is paid now | and \$ | e / Part Vol [| 2071 | Folio 15 | 9 |
| ot 7681 deposit of be held by the Deposit | Deposited/ Surve | of which \$ 0 | is paid now | and \$ | e / Part Vol [| 2071 | Folio 15 | |
| deposit of be held be the Deposit urchase Po | Deposited/ Surve S \$ y First National Res Holder"). The balance rice | of which \$ 0 | is paid now | and \$ | e / Part Vol [| 2071 | Folio 15 | 9 |
| deposit of be held by the Deposit urchase Presented | Deposited/ Surve S S | of which \$ 0 al Estate Genesis e of the Purchase Price t | is paid now a | and \$ | e / Part Vol [| 2071 to be paid wit | Folio 159 | 9 |
| the Depositurchase Poettlement | Deposited/ Surve S S | of which \$ 0 | is paid now a | and \$ | e / Part Vol [| 2071 to be paid wit | Folio 159 | 9 |
| deposit of be held by the Deposit urchase Presented | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price t | is paid now at the Settler | and \$ ment Date | e / Part Vol [| 2071 to be paid wit | Folio 159 | 9 |
| deposit of be held be the Deposit urchase Prettlement coperty Chroling | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price t | is paid now at the paid on the Settler spaid on the | and \$ ment Date and all p | ool equipmen | 2071 to be paid with the paid | Folio 159 | of acceptanc |
| deposit of be held by the Deposit urchase Puettlement roperty Chockward Charles and the Cluding | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price t | is paid now at to be paid on the Settler gs, window treatments GST WITHHOLE residential premises or presidential premises or premise premise premise premise premise premise premise premises or premise premi | ment Date and all p LDING potential r | ool equipment | 2071 to be paid with the paid | Folio 15st days of the days of | of acceptanc |
| deposit of be held by the Deposit urchase Prettlement roperty Challeng Is this Co. If NO is t section 1- | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price to the purchase purchase the p | is paid now at to be paid on the Settler gs, window treatments GST WITHHOUSE residential premises or per answer is deemed to 1953 (Cth). | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment esidential land | 2071 to be paid with the paid | Folio 15st days of the days of | of acceptanc |
| deposit of be held by the Deposit urchase Prettlement roperty Chockward Choc | Deposited/Surve First National Real Holder"). The balance The Date Date Nattels All fixed floor applicable. Intract concerning the cicked or no box is ticked, then the 'GS' | of which \$ 0 al Estate Genesis e of the Purchase Price to the Pur | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment esidential land | 2071 to be paid with the paid | Folio 15st days of the days of | of acceptanc |
| deposit of be held by the Deposit urchase Property Checkled in Section 1. If YES is | Deposited/Surve First National Real Holder"). The balance The Date Date Nattels All fixed floor applicable. Intract concerning the cicked or no box is ticked, then the 'GS' | of which \$ 0 al Estate Genesis e of the Purchase Price to the purchase purchase the p | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment esidential landhen the Buye ontract. | 2071 to be paid with the paid | Folio 15st days of the days of | of acceptance YES V N nent under |
| deposit of be held be the Deposit urchase Prestilement cluding ls this Co. If NO is t section 1. If YES is | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment esidential landhen the Buye ontract. | 2071 to be paid with the paid | Folio 159 thin 7 days of and where the GST Act? | of acceptance YES V N nent under |
| deposit of be held be held be held be the Deposit of the Deposit o | Deposited/Surve First National Rear Holder"). The balance The balance All fixed floor applicable. The balance applicable attels All fixed floor applicable. The balance applicable for the balance applicable applicable. The balance applicable for the balance applicable applicable. The balance applicable for the balance applicable applicable applicable. The balance applicable for the balance applicable applicab | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 chin 7 days of the days of the GST Act? days d to make a payr | YES V Nent under |
| deposit of be held be held be the Deposit urchase Present Character Characte | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 thin 7 days of and where the GST Act? | YES V Nent under |
| deposit of be held by the Deposit urchase Protection 1. If YES is the DER/MORTGAC ATEST TI | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 chin 7 days of the days of the GST Act? days d to make a payr | YES V Nent under |
| deposit of be held be held be the Deposit urchase Protection of the Deposit urchase Protection of the Deposit urchase Protection of the Deposit of the Deposit urchase Protection of the Deposit of the D | Deposited/Surve | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 chin 7 days of the days of the GST Act? days d to make a payr | YES V Nent under |
| deposit of be held by the Deposit urchase Prettlement cluding Is this Could find the Section 1-1 of YES is LENDER/MORTGAC LATEST TIAMOUNT | Deposited/Surve First National Reactive Final F | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 chin 7 days of the days of the GST Act? days d to make a payr | YES V Nent under |
| deposit of be held be held be the Deposit urchase Prestilement coperty Checkled in the Section 1. If YES is LENDER/MORTGAC LATEST TI AMOUNT | Deposited/Surve First National Reactive Final F | of which \$ 0 al Estate Genesis e of the Purchase Price to the Purchase I supply of new to the Purchase I suppl | is paid now atto be paid on the Settler gs, window treatments GST WITHHO residential premises or per answer is deemed to 1953 (Cth). re' should be attached | and \$ ment Date and all p LDING potential r be NO), ti | ool equipment of the Buye ontract. | to be paid with as inspected as defined in the ris not require | Folio 159 chin 7 days of the days of the GST Act? days d to make a payr | YES V Nent under |

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



APPROVED BY
THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC
COPYRIGHT © REIWA 2025
FOR USE BY REIWA MEMBERS
00011216488



CONDITIONS

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
 - 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;

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.

1.4 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 Buver 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
 - (3) 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 Waiver

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:
 - (1) they have made inquiries about the Buyer's requirements and 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
- 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.
- 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.

SPECIAL CONDITIONS

| result in the payment by them of I | Ill be required, prior to settlement, to of Foreign Transfer Duty which is not incestisfy themselves about their respons | cluded in the purchase price. The buy | er acknowledges they have |
|------------------------------------|--|---------------------------------------|---------------------------|
| | | | |
| | | | |

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







| | | | SPECIAL CONDIT | TIONS - Continued | |
|---|---|---|---------------------------------------|---|--|
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| BUYER [| If a corporation, t | hen the Buyer e | xecutes this Contract | pursuant to the Corporations Act.] | |
| Signature | | | Date | Signature | Date |
| Signature | | | Date | Signature | Date |
| THE SELLE | R (FULL NAME | AND ADDRESS | L S) ACCEPTS the Buyer | । L 's offer | |
| Name | Carl Peter Planke | | ,,,,eez J ene baye. | 3 0.1.6. | |
| Address | 1470 Harper Ro | | | | |
| | | | | | |
| Suburb | Wooroloo | | | State WA | Postcode 6558 |
| Name | | | | | |
| Address | | | | | |
| Suburb | | | | State | Postcode |
| EMAIL: The S | Seller consents to No | otices being serve | d at: | | |
| | ation, then the Se | ller executes th | · · · · · · · · · · · · · · · · · · · | o the Corporations Act.] | |
| Signature | | | Date | Signature | Date |
| Signature | | | Date | Signature | Date |
| RECEIPT OF | DOCUMENTS | | | RECEIPT OF DOCUMENTS | |
| The Buyer ac | cknowledges receipt o | | | The Seller acknowledges receipt of the f | |
| This offer a 2022 Gene | T | trata disclosure & atta Certificate of Title | 1 | This offer and acceptance Annexure of changes to Gener | 2022 General Conditions al Conditions (form 198) |
| | e of changes to Ge | | | y unioxard of drianged to defici | ar containene (ioim 100) |
| Signature | | Signature | | Signature | Signature |
| | | | | | |
| | | | | | |
| | NCER (Legal Pra | | | | |
| The Partie | es appoint their Ro tative's email add | epresentative b ress. | elow to act on their be | ehalf and consent to Notices being | served on that |
| | BUYER'S REPRESEI | | | SELLER'S REPRESENTATIVE | |
| Name | | | | | |
| Signature | | | | | |
| | | | | | |
| | | | | | |
| | | - | | | |
| | | | COD) | /RIGHT | |

The copyright of this Contract by Offer and Acceptance is the property of the Real Estate Institute of Western Australia (Inc.) ("REIWA") and neither the form nor any part of it may be used or reproduced by any method whatsoever or incorporated by reference or in any manner whatsoever in any other document without the consent of the REIWA.



Name

Date

Signature

Name

Date



CONDITION





ANNEXURE OF CHANGES TO THE 2022 GENERAL CONDITIONS CAUSED BY CHANGES TO THE TRANSFER OF LAND ACT 1893

CHANGES

Name

Date

Signature

Name

Date

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:

| 1. | 3.10(a) | Delete subclau | ıse (1). |
|-----------|---|---------------------|--|
| 2. | 3.11 | Delete clause 3.11. | |
| 3. | 26.1 definition of "Duplicate Certificate of Title" | Delete the def | inition of "Duplicate Certificate of Title". |
| Buyer | | Seller | |
| Signature | | Signature | |
| Name | | Name | Carl Peter Planke |
| Date | | Date | |
| Signature | | Signature | |
| Name | | Name | |
| Date | | Date | |
| Signature | | Signature | |

WESTERN



TITLE NUMBER

Volume

Folio 159

2071

RECORD OF CERTIFICATE OF TITLE

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.

Barrobeth

LAND DESCRIPTION:

LOT 7681 ON DEPOSITED PLAN 121764

REGISTERED PROPRIETOR:

(FIRST SCHEDULE)

CARL PETER PLANKE OF 1470 HARPER ROAD WOOROLOO WA 6558

(T M057236) REGISTERED 25/9/2012

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:

(SECOND SCHEDULE)

LEASE TO NBN CO LIMITED OF LEVEL 11 100 ARTHUR STREET NORTH SYDNEY NSW 2060 N442180 1. EXPIRES: SEE LEASE. AS TO PORTION ONLY REGISTERED 23/9/2016.

O109494 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA REGISTERED 14/3/2019.

P634029 LEASE TO AT AUSTRALIA PTY LTD (ACN 605 816 886) OF SUITE 4.04, LEVEL 4, 2 QUEEN

STREET MELBOURNE VIC 3000 EXPIRES: SEE LEASE. AS TO PORTION ONLY REGISTERED

21/7/2023.

2.

Warning: A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required.

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: 2071-159 (7681/DP121764)

PREVIOUS TITLE: 1361-196

PROPERTY STREET ADDRESS: NO STREET ADDRESS INFORMATION AVAILABLE.

LOCAL GOVERNMENT AUTHORITY: SHIRE OF MUNDARING 159

2071

Page 1 (of 2 pages)

FOL.

VOL.

ORIGINAL—NOT TO BE REMOVED FROM OFFICE OF TITLES

Transfer G167423

WESTERN



AUSTRALIA

REGISTER BOOK VOL. FOL.

159

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING

5

THIS CERTIFICATE

유

ANY NOTIFICATION HEREON

Volume 1361 Folio 196

F OF TITLE CERTIFICAT

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

I 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.

REGISTRAR OF TITLES

Dated 3rd May, 1996

ESTATE AND LAND REFERRED TO

Estate in fee simple in Avon Location 7681, delineated on the map in the Third Schedule hereto, limited however to the natural surface and therefrom to a depth of 60.96 metres.

FIRST SCHEDULE (continued overleaf)

Carl Peter Planke and Dianne Marie Planke both of Lot 303 Harper Road, Wooroloo, as joint tenants.

SECOND SCHEDULE (continued overleaf)

- MORTGAGE G167424 to Commonwealth Bank of Australia. Registered 3.5.96 at 9.51 hrs.
- MORTGAGE G167425 to Commonwealth Bank of Australia. Registered 3.5.96 at 9.51 hrs.

THIRD SCHEDULE

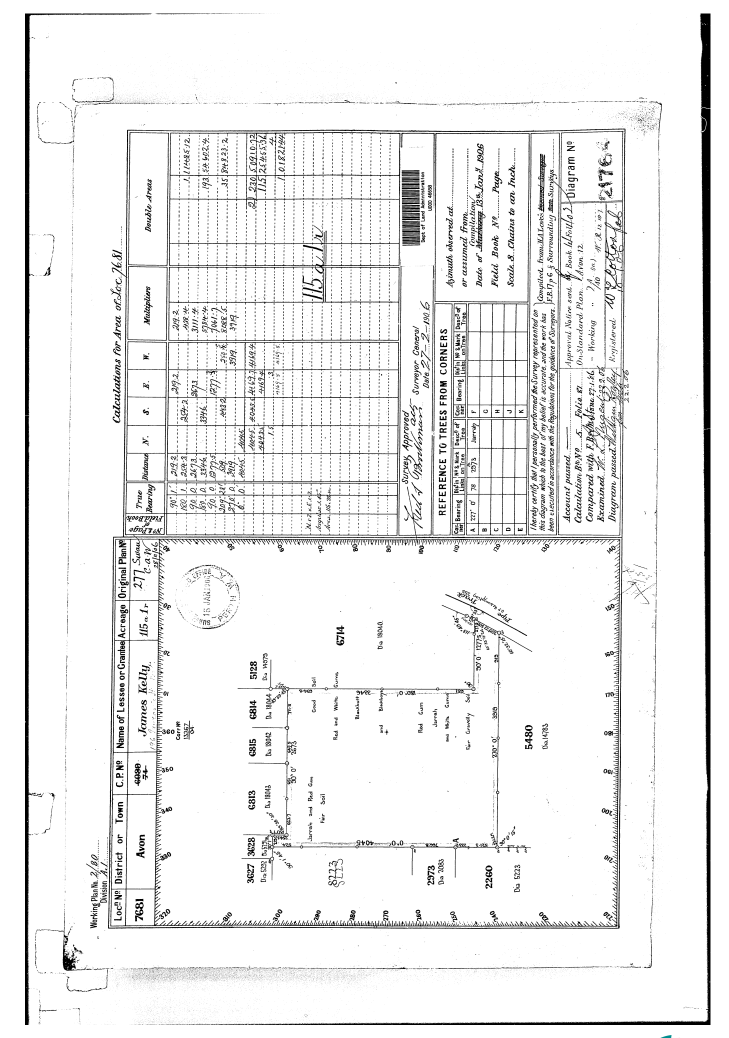


NOTE: ENTRIES MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS.



| 0 |
|----------------|
| 1 |
| (D) |
| |
| |
| |
| |
| |
| |
| \cdot |
| |
| |
| |
| |
| 0 |
| 0 |
| 0 |
| 000 000 |
| 0 |
| 0 |
| Co |
| - Co |
| 9d - Co |
| - Co |
| ed - Co |
| ded - Co |
| ed - Co |
| eded - Co |
| seded - Co |
| rseded - Co |
| erseded - Co |
| erseded - Co |
| uperseded - Co |
| erseded - Co |
| uperseded - Co |
| uperseded - Co |

| rage 2 (or 2 pages) | Elbet confined | VO CTTOTTE TO VAN CTICTIAT TTOM | | | | | | | | LT. 37 |
|-----------------------------|-----------------------------|--|------------|-----------|------------------|--------------------------|------------|-------------------------|------|------------------|
| TINS! SCHEL | JOLE (Continued) | NOTE: ENTRIES MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS | SUBSEQUENT | ENDORSEN | /ENTS | | | | | |
| | REG | REGISTERED PROPRIETOR | | | INATUR | INSTRUMENT NATURE NUMBER | REGISTERED | ED TIME | SEAL | CERT |
| | | | | | | | £ 4 | | | |
| SECOND SCH | SECOND SCHEDULE (continued) | NOTE: ENTRIES MAY BE AFFECTED BY SUBSEQUENT ENDORSEMENTS | SUBSEQUEN | T ENDORSE | MENTS | | | | | |
| INSTRUMENT NATURE NUMBER | | PARTICULARS | REGISTERED | TIME SEAL | CERT. OFFICER | CANCELLATION | NUMBER | REGISTERED OR LODGED | SEAL | CERT. OFFICER |
| | | | | | | | | | | |
| | | CERTIFICATE OF TITLE VOL. 2071 FOL 159 | L.2071 F | oL159 | | | | | | |
| | | CERTIFICATE OF TITLE VO | L.2071 F | OL159 | | | | | | |



Deposited Plan 121764

| Lot | Certificate of Title | Lot Status | Part Lot |
|------|----------------------|------------|----------|
| 7681 | 2071/159 | Registered | _ |