Form 1—Vendor's statement

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

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Preliminary

To the purchaser:

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

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

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

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

Instructions to the vendor for completing this statement:

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

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

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

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

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

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

Part A—Parties and land

Purchaser:
Address:
Purchaser's registered agent:
Address:
Vendor:
Yeman Habtemichael Teklezgi
Address
6 Movie Avenue TRUGANINA VIC 3029
Vendor's Registered Agent:
EXP Australia Pty Ltd T/A as EXP Australia

Address

Level 5, Tower 2, 121 King William Street Adelaide SA 5000

5 Date of contract (if made before this statement is served):

6 Description of the land

[Identify the land including any certificate of title reference]

43 Coker Street Ferryden Park SA 5010 being the whole of the land contained in Volume 5908 Folio 699

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

To the purchaser: Right to cool-off (section 5)

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

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

- (a) you purchased by auction; or
- (b) you purchased on the same day as you, or some person on your behalf, bid atthe auction of the land; or
- (c) you have, before signing the contract, received independent advice from alegal practitioner and the legal practitioner has signed a certificate in the prescribed form as to the giving of that advice; or
- (d) you are a body corporate and the land is not residential land; or
- (e) the contract is made by the exercise of an option to purchase not less than5 clear business days after the grant of the option and not less than 2 clear business days after service of this form; or
- (f) the sale is by tender and the contract is made not less than 5 clear business days after the day fixed for the closing of tenders and not less than 2 clear business days after service of this form; or
- (g) the contract also provides for the sale of a business that is not a small business.

2—Time for service

The cooling-off notice must be served—

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

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

3—Form of cooling-off notice

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

4—Methods of service

The cooling-off notice must be-

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

6 Movie Avenue TRUGANINA VIC 3029

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

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

amrit.sidhu@expaustralia.com.au

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

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

Level 5, Tower 2, 121 King William Street Adelaide SA 5000

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

Note—

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

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

5—Effect of service

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

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

Proceeding with the purchase

If you wish to proceed with the purchase-

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

Part C—Statement with respect to required particulars

(section 7(1))

To the purchaser:

*I/We,

Yeman Habtemichael Teklezgi

of

6 Movie Avenue TRUGANINA VIC 3029

being the vendor(s) in relation to the transaction state that the Schedule contains all particulars required to be given to you pursuant to section 7(1) of the Land and Business (Sale and Conveyancing) Act 1994.

Date:	24/10/2021	
Signed:	Lennar	

Part D—Certificate with respect to prescribed inquiries by registered agent

(section 9)

To the purchaser:

I, Citi Form 1 Company Pty Ltd certify that, subject to the exceptions stated below, the responses

to the inquiries made pursuant to section 9 of the Land and Business (Sale and Conveyancing) Act 1994 confirm the completeness and accuracy of the particulars set out in the Schedule.

Exceptions	Nil	
Date:	20/10/2021	
Signed:	Dale Ignjic	

*Person authorised to act on behalf of Vendor's agent

Schedule—Division 1

Particulars of mortgages, charges and prescribed encumbrances affecting the land

(section 7(1)(b))

Note-

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

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

- (a) there is an attachment to this statement and—
 - (i) all the required particulars are contained in that attachment; and
 - (ii) the attachment is identified in column 2; and
 - (iii) if the attachment consists of more than 2 sheets of paper, those parts of the attachment that contain the required particulars are identified in column 2; or
- (b) the mortgage, charge or prescribed encumbrance-
 - (i) is one of the following items in the table:
 - (A) under the heading 1. General—
 - 1.1 Mortgage of land
 - 1.2 Lease, agreement for lease, tenancy agreement or licence
 - 1.3 Caveat
 - 1.4 Lien or notice of a lien
 - (B) under the heading 36. Other charges—

36.1 Charge of any kind affecting the land (not included in another item); and

- (ii) is registered on the certificate of title to the land; and
- (iii) is to be discharged or satisfied prior to or at settlement.

Table of particulars

Column 1 Column 2 Column 3

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

[If an item is not applicable, ensure that the box for the item is empty or else strike out the item or write "NOT APPLICABLE" or "N/A" in column 1. Alternatively, the item and any inapplicable heading may beomitted, <u>but not</u> in the case of—

- (a) the heading "1. General" and items 1.1, 1.2, 1.3 and 1.4; and
- (b) the heading "5. Development Act 1993 (repealed)" and item 5.1; and
- (c) the heading "6. Repealed Act conditions" and item 6.1 and
- (d) the heading "29. Planning, Development and Infrastructure Act 2016" and items 29.1. and 29.2,

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

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

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

[If requested particulars are set out in the item and then continued on an attachment due to insufficient space, identify the attachment in the place provided in column 2.

If <u>all</u> of the requested particulars are contained in an attachment (instead of in the item) in accordance with the Note preceding this table,

identify the attachment in the place provided in column 2 and (if required by the Note) identify the parts of the attachment that contain the particulars.]

1. G	eneral		
1.1	1.1 Mortgage of land Is this item applicable?		\square
	Note-	Will this be discharged or satisfied prior to or at settlement?	YES
	Do not omit this item. The	Are there attachments?	YES
	item and its heading must be included in the statement even if not	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	applicable.	Refer to the Certificate of Title	
		Number of mortgage (if registered): 13370933	
		Name of mortgagee:	
		Commonwealth Bank of Australia	
1.2	Easement	Is this item applicable?	
1.2	(whether over the	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
	land or annexed to	Are there attachments?	[YES/NO]
	the land) <i>Note-</i> <i>"Easement" includes</i> <i>rights of way and party</i> <i>wall rights</i> <i>Note-</i>	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	1
		Description of land subject to easement:	
	Do not omit this item. The		
	item and its heading must be included in the statement even if not applicable	Nature of easement	
		Are you aware of any encroachment on the easement?	[YES/NO]
	N/A	If YES, give details:	
		If there is an encroachment, has approval for the encroachment been given? If YES give details	[YES/NO]
1.3	Restrictive covenant	Is this item applicable?	V
	Note—	Will this be discharged or satisfied prior to or at settlement?	NO
	Do not omit this item.	Are there attachments?	YES
	The item and its heading must be included in the statement even if not applicable.	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Refer to Certificate of Title	
		Nature of restrictive covenant: Encumbrance 9779316	
		Name of person in whose favour the restrictive covenant operates:	
		Australian Housing Trust	
		Does the restrictive covenant affect the whole of the land being acquired?	YES
		If NO, give details:	
		Does the restrictive covenant affect land other than that being acquired	VEO
		boos are realired to version and anex rand other than that being acquired	YES

1.4 Lease, agreement		Is this item applicable?	₽
	for lease, tenancy- agreement or	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
	licence	Are there attachments?	[YES/NO]
in au su in sc fr ou	(The information does not include information about- any sublease or- subtenancy. That- information may be-	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	sought by the purchaser from the lessee or tenant or sublessee or	Names of parties:	
	subtenant.)	Period of lease, agreement for lease etc:	
	Note— Do not omit this item.	From-to	
	The item and its		
	heading must be- included in the-	Amount of rent or licence fee	
	statement even if not - applicable.	\$ per fortnight	
		Is the lease, agreement for lease etc in writing?	[YES/NO]
		If the lease or licence was granted under an Act relating to the disposal of Crown lands, specify—	
		(a) the Act under which the lease or licence was granted:	
		(b) the outstanding amounts due (including any interest or penalty):	
1.5	Caveat	Is this item applicable?	
	N/A	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
		Are there attachments?	[YES/NO]
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Name & address of caveator:	
		Particulars of interest claimed::	

5. Development Act 1993 (repealed)

5.1	Section 42 – Condition (that continues to apply) of	Is this item applicable?	\square
	a development authorisation	Will this be discharged or satisfied prior to or at settlement?	NO
	<i>Note-</i> Do not omit this item. The item and its heading must be included in the statement even if not	Are there attachments?	YES
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Refer to Council Search Page 2 of 7	
	applicable	Conditions of authorisation	
		Application ID: 040/1214/04	
		Application ID: 040/1363/15	
		Application ID: 040/1565/13	
		Application ID: 040/1214/04	
		Application ID: 040/1363/15 Application ID: 040/1565/13	
5.2	section 50(1)—	Is this item applicable?	
	Requirement to vest land in a council or the Crown to be held as open space	Will this be discharged or satisfied prior to or at settlement?	[YES/NO]
		Are there attachments?	[YES/NO]
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	N/A		
		Date requirement given:	
		Name of body giving requirement:	
		Nature of requirement:	
		Contribution payable (if any):	

6. Repealed Act conditions

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

Note- N/A

Do not omit this item. The item and its heading must be included in the statement even if not applicable

Is this item applicable? Will this be discharged or satisfied prior to or at settlement? Are there attachments?

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

Nature of condition(s)

□ [YES/NO] [YES/NO]

29. Planning, Development and Infrastructure Act 2016 29.1 Part 5- Planning and Is this item applicable? $\overline{\mathbf{v}}$ Design Code Will this be discharged or satisfied prior to or at settlement? NO [Note - Do not omit this Are there attachments? YES item. The item and its heading must be If YES, identify the attachment(s) (and, if applicable, the part(s) containing included in the the particulars): attachment even if not Refer to Plan SA Section 7 Search applicable.] Title or other brief description of zone, subzone and overlay in which the land is situated (as shown in the Planning and Design Code):: CT 5908/699 Parcel ID: D63059 A289 - GN General Neighbourhood Is there a State heritage place on the land or is the land situated in a State heritage area? NO Is the land designated as a local heritage place? NO Is there a tree or stand of trees declared in Part 10 of the Planning and Design Code to be a significant tree or trees on the land? **UNKNOWN** Is there a current amendment to the Planning and Design Code released for public consultation by the State Planning Commission on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation? NO Note:-For further information about the Planning and Design Code visit www.code.plan.sa.gov section 127-Is this item applicable? $\mathbf{\nabla}$ 29.2 Condition (that Will this be discharged or satisfied prior to or at settlement? NO continues to apply) Are there attachments? of a development YES authorisation If YES, identify the attachment(s) (and, if applicable, the part(s) containing [Notethe particulars): Do not omit this item. The Refer to Council Search item and its heading must be included in the Date of authorisation: 7/07/2004 statement even if not applicable.] Name of relevant authority that granted authorisation: City of Port Adelaide Enfield Condition(s) of authorisation:

040/1214/04

Schedule—Division 2—Other particulars

(section 7(1)(b))

Particulars of transactions in last 12 months

If the vendor, within 12 months before the date of the contract of sale-

- (a) obtained title to the land; or
- (b) obtained an option to purchase the land; or
- (c) entered into a contract to purchase the land (whether on the vendor's ownbehalf or on behalf of another),

the vendor must provide the following particulars of all transactions relating to the acquisition of the interest that occurred within that 12 month period:

- 1 The name and address of each party to the transaction and of each person in whom an interest vested as a result of the transaction:
- 2 The date and nature of each instrument registered on the certificate of title or, if no such instrument has been registered, the date and nature of each document forming the whole or part of a contract relating to the transaction:
- 3 Particulars of the consideration provided for the purposes of the transaction:

The above particulars must be provided for each transaction

Particulars of building indemnity insurance

Note-

Building indemnity insurance is not required for-

- (a) domestic building work for which approval under the Development Act 1993 or the repealed Building Act 1971 is or was not required; or
- (b) minor domestic building work (see section 3 of the Building Work Contractors Act 1995); or
- (c) domestic building work commenced before 1 May 1987; or
- (d) building work in respect of which an exemption from the application of Division 3 of Part 5 of the Building Work Contractors Act 1995 applies under the Building Work Contractors Regulations 2011; or
- (e) building work in respect of which an exemption from the application of Division 3 of Part 5 of the Building Work Contractors Act 1995 has been granted under section 45 of that Act.

Details of building indemnity insurance still in existence for building work on the land:

- 1 Name(s) of person(s) insured:
- 2 Name of insurer:
- 3 Limitations on the liability of the insurer:
- 4 Name of builder:
- 5 Builder's licence number:
- 6 Date of issue of insurance:
- 7 Description of insured building work:

 \square

Exemption from holding insurance:

If particulars of insurance are not given, has an exemption been granted under section 45 of the *Building Work Contractors Act* 1995 from the requirement to hold an insurance policy in accordance with Division 3 of Part 5 of that Act?

If YES give details:

- (a) Date of the exemption:
- (b) Name of builder granted the exception:

(c) Licence number of builder granted the exemption:

(d) Details of building work to which the exemption applies:

(e) Details of conditions (if any) to which the exemption is subject:

[YES/NO]

ANNEXURES & ATTACHMENTS

The following documents are annexed hereto -

Form R3 Annexure A - Register Search & Title Valuation Package Annexure B - Encumbrance 9779316 Annexure C - Property Interest Report Annexure D - Council Search & PlanSA Section 7 Annexure E - SA Water Certificate Annexure F -Emergency Services Levy Annexure G -Land Tax Certificate

Acknowledgement of Receipt

I/We, the abovenamed Purchaser(s), hereby acknowledge having received this day this Statement under section 7 under the *Land and Business (Sale and Conveyancing) Act* with the annexures as set out above.

Dated this

day of

2021

Signed: _____

Purchaser(s)

(*Strike out whichever is not applicable)

Form R3 Buyers information notice

Land and Business (Sale and Conveyancing) Act 1994 section 13A

Land and Business (Sale and Conveyancing) Regulations 1995 regulation 15A

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

The following questions may help you to identify if a property is appropriate to purchase. In many cases the questions relate to a variety of laws and standards. These laws and standards change over time, so it is important to seek the most up to date information.

Various government agencies can provide up to date and relevant information on many of these questions. To find out more the Office of Consumer and Business Affairs recommends that you check the website: www.ocba.sa.gov.au/Realestate/

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

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

Safety

Is there asbestos in any of the buildings or elsewhere on the property

e.g. sheds and fences?

Does the property have any significant defects e.g. cracking or salt damp?

Have the wet areas been waterproofed?

- Is the property in a **bushfire** prone area?
- Are the electrical wiring, gas installation, plumbing and appliances in good working order and in good condition? Is a safety switch (RCD) installed? Is it working?
- Are there any prohibited gas appliances in bedrooms or bathrooms?
- Are **smoke alarms** installed in the house? If so, are they hardwired? Are they in good working order and in good condition? Are they compliant?
- Is there a swimming pool and/or spa pool installed on the property? Are there any safety barriers or fences in place? Do they conform to current standards?

- Does the property have any termite or other pest infestations? Is there a current preventative termite treatment program in place? Was the property treated at some stage with persistent organochlorines (now banned) or other toxic termiticides as fill been used on the site? Is the soil contaminated by chemical residues or waste?
- Does the property use **cooling towers** or manufactured warm water systems?

If so, what are the maintenance requirements?

Enjoyment

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

<u>Value</u>

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

ANNEXURE A



Product Date/Time **Customer Reference** Order ID

Edition Issued

18/09/2020

Register Search (CT 5908/699) 12/10/2021 12:23PM 70145 20211012005290

REAL PROPERTY ACT, 1886 8**67**2 22 South Australia

The Registrar-General certifies that this Title Register Search displays the records maintained in the Register Book and other notations at the time of searching.



Certificate of Title - Volume 5908 Folio 699

Parent Title(s) CT 5887/564

Creating Dealing(s) RTC 9677045

Title Issued

16/12/2003 Edition 5

Estate Type

FEE SIMPLE

Registered Proprietor

YEMAN HABTEMICHAEL TEKLEZGI OF 43 COKER STREET FERRYDEN PARK SA 5010

Description of Land

ALLOTMENT 289 DEPOSITED PLAN 63059 IN THE AREA NAMED FERRYDEN PARK HUNDRED OF YATALA

Easements

NIL

Schedule of Dealings

Dealing Number	Description
9779316	ENCUMBRANCE TO SOUTH AUSTRALIAN HOUSING TRUST (SINGLE COPY ONLY)
13370933	MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA (ACN: 123 123 124)

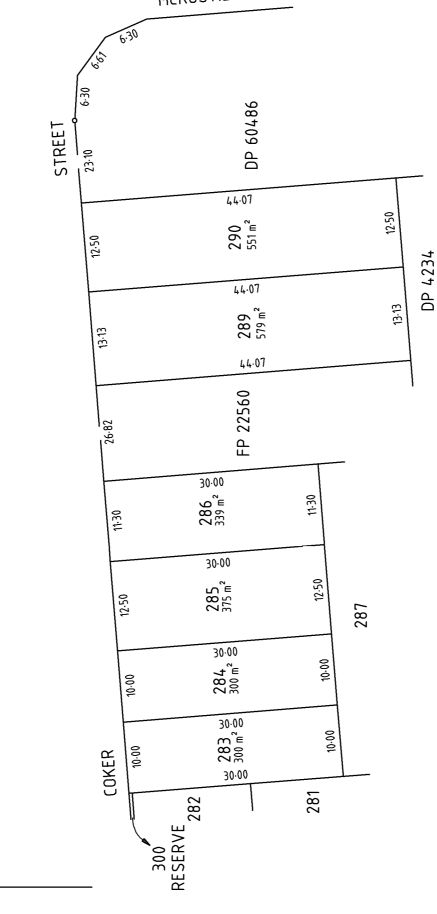
Notations

Dealings Affecting Title	NIL
Priority Notices	NIL
Notations on Plan	NIL
Registrar-General's Notes	NIL
Administrative Interests	NIL



Product Date/Time Customer Reference Order ID Register Search (CT 5908/699) 12/10/2021 12:23PM 70145 20211012005290

MCROSTIE STREET



0



Product Date/Time Customer Reference Order ID Check Search 12/10/2021 12:23PM 70145 20211012005290

Certificate of Title

Title Reference: CT 5908/699

Status: CURRENT

5

Edition:

Dealings

No Unregistered Dealings and no Dealings completed in the last 90 days for this title

Priority Notices

NIL

Registrar-General's Notes

No Registrar-General's Notes exist for this title



Certificate of Title

Title Reference:	CT 5908/699
Status:	CURRENT
Parent Title(s):	CT 5887/564
Dealing(s) Creating Title:	RTC 9677045
Title Issued:	16/12/2003
Edition:	5

Dealings

Lodgement Date	Completion Date	Dealing Number	Dealing Type	Dealing Status	Details
15/09/2020	18/09/2020	13370933	MORTGAGE	REGISTERE D	COMMONWEALTH BANK OF AUSTRALIA (ACN: 123 123 124)
15/09/2020	18/09/2020	13370932	DISCHARGE OF MORTGAGE	REGISTERE D	13198000
31/10/2019	05/11/2019	13198000	MORTGAGE	REGISTERE D	MACQUARIE BANK LTD. (ACN: 008 583 542)
31/10/2019	05/11/2019	13197999	DISCHARGE OF MORTGAGE	REGISTERE D	11210695
01/07/2009	04/08/2009	11210695	MORTGAGE	REGISTERE D	NATIONAL AUSTRALIA BANK LTD.
01/07/2009	04/08/2009	11210693	DISCHARGE OF MORTGAGE	REGISTERE D	9779317
16/03/2009	19/05/2009	11138514A	VESTING (GLOBAL UPDATE)	REGISTERE D	BENDIGO & ADELAIDE BANK LTD. (ACN: 068 049 178)
04/02/2004	09/02/2004	9779317	MORTGAGE	REGISTERE D	9779317 ADELAIDE BANK LTD. (ACN: 061 461 550)
04/02/2004	09/02/2004	9779316	ENCUMBRANC E	REGISTERE D	SOUTH AUSTRALIAN HOUSING TRUST
04/02/2004	09/02/2004	9779315	TRANSFER	REGISTERE D	YEMAN HABTEMICHAEL TEKLEZGI



Certificate of Title

Title Reference	CT 5908/699
Status	CURRENT
Easement	NO
Owner Number	13202541
Address for Notices	4/135 STEPHEN TCE WALKERVILLE 5081
Area	579M ² (CALCULATED)

Estate Type

Fee Simple

Registered Proprietor

YEMAN HABTEMICHAEL TEKLEZGI OF 43 COKER STREET FERRYDEN PARK SA 5010

Description of Land

ALLOTMENT 289 DEPOSITED PLAN 63059 IN THE AREA NAMED FERRYDEN PARK HUNDRED OF YATALA

Last Sale Details

Dealing Reference	TRANSFER (T) 9779315
Dealing Date	21/01/2004
Sale Price	\$116,000
Sale Type	TRANSFER FOR FULL MONETARY CONSIDERATION

Constraints

Encumbrances

Dealing Type	Dealing Number	Beneficiary
ENCUMBRANCE	9779316	SOUTH AUSTRALIAN HOUSING TRUST
MORTGAGE	13370933	COMMONWEALTH BANK OF AUSTRALIA (ACN: 123 123 124)

Stoppers

NIL

Valuation Numbers

Valuation Number	Status	Property Location Address
0626312508	CURRENT	43 COKER STREET, FERRYDEN PARK, SA 5010

Notations

Land Services SA



Dealings Affecting Title

NIL

Notations on Plan

NIL

Registrar-General's Notes

NIL

Administrative Interests

NIL

Valuation Record

Valuation Number	0626312508
Туре	Site & Capital Value
Date of Valuation	01/01/2021
Status	CURRENT
Operative From	01/07/2004
Property Location	43 COKER STREET, FERRYDEN PARK, SA 5010
Local Government	PORT ADELAIDE ENFIELD
Owner Names	YEMAN HABTEMICHAEL TEKLEZGI
Owner Number	13202541
Address for Notices	4/135 STEPHEN TCE WALKERVILLE 5081
Zone / Subzone	GN - General Neighbourhood\\
Water Available	Yes
Sewer Available	Yes
Land Use	1100 - House
Description	5H DG RV
Local Government Description	Residential

Parcels

Plan/Parcel	Title Reference(s)
D63059 ALLOTMENT 289	CT 5908/699

Values

Financial Year	Site Value	Capital Value	Notional Site Value	Notional Capital Value	Notional Type
Current	\$330,000	\$495,000			
Previous	\$290,000	\$485,000			

Land Services SA



Building Details

Valuation Number	0626312508
Building Style	Conventional
Year Built	2005
Building Condition	Very Good
Wall Construction	Brick
Roof Construction	Tiled (Terra Cotta or Cement)
Equivalent Main Area	183 sqm
Number of Main Rooms	5

Note - this information is not guaranteed by the Government of South Australia

ANNEXURE	B
E 9779316	LANDS TITLES REGISTRATION OFFICE SOUTH AUSTRALIA MEMORANDUM OF ENCUMBRANCE
11:57 4-Feb-2004	FORM APPROVED BY THE REGISTRAR-GENERAL
Single Copy Only 2 of 3 Fees: \$94.00	BELOW THIS LINE FOR AGENT USE ONLY
	CERTIFIED CORRECT FOR THE PURPOSES OF THE REAL PROPERTY ACT 1886
	Selicitor/Registered Conveyancer/Encumbrances
Series No. Prefix	J. C. GALEY
2 - E	Lodged by: ADELAIDE BANK LIMITED ASLO GPO BOX 1048 ADELAIDE 18
BELOW THIS LINE FOR OFFICE USE ONLY	Correction to: South Australian Housing Trust SAHT
Date: 4/2/04 Time:	TITLES, CROWN LEASES, DECLARATIONS ETC. LODGED WITH INSTRUMENT (TO BE FILLED IN BY PERSON LODGING)
· FEES	1
R.G.O. POSTAGE NEW C.T.	2 3.
94 -	4
	5
•	Assessor
· · · · · · · · · · · · · · · · · · ·	PLEASE ISSUE NEW CERTIFICATE(S) OF TITLE AS FOLLOWS
	1
	2
	3
CORRECTION	DELIVERY INSTRUCTIONS (Agent to complete) PLEASE DELIVER THE FOLLOWING ITEM(S) TO THE UNDERMENTIONED AGENT(S)

ITEM(S)	AGENT CODE
· · · · ·	
	-

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Lic. No. 3 Jan 2000

REGISTERED

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Printed by South Australian Housing Trust on 7 Oct 2003

- 9 FEB 2004

R-GENERAL

pro

→ ¥ → ¥ Page 11 of 11 EXECUTION Signature of ENCLIMBRAN Signature of WITNESS - Signed in my presence by the Encumbrancer who is either personally known to me or has satisfied me as to his or her identity.* Parkel Lemarkat 3 Jua Print Full Name of Witness 2A Warren St, Ferrydin Park 15A 5010 Address of Witness Business Hours Telephone No. 82314619

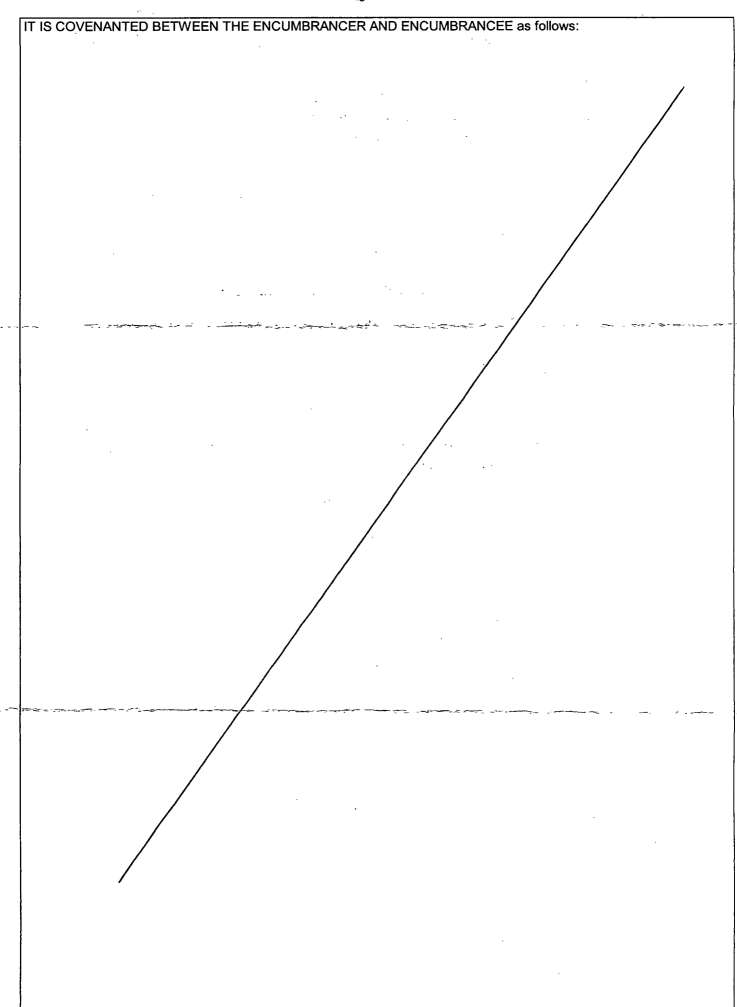
*NB: A penalty of up to \$2000 or 6 months imprisonment applies for improper witnessing

MEMORANDUM OF ENCUMBRANCE

- Form M2

CERTIFICATE(S) OF TIT			
Allotment 289 ir Register Book		portion of the land comprised in Certificate of Title	
	Volume 588	37 Folio 564	Δi
now being who	le of the land	in CT Volume 5908 Folio 699))
ESTATE AND INTEREST	•	ENCUMBRANCES	
ESTATE IN FE	E SIMPLE	NIL	
			4
	HABTEMICHAEI	_ TEKLEZGI of Allotment 289 Coker Street Ferryden	
(Note: In t registered	his instrument the expr proprietor of the land c	ession "the Owner" include the Encumbrancer and each successive omprised in the Certificate of Title being encumbered.)	7
	ame, Address and Mode o	f Holding)	1
		ALIENC TRUET of Diverside Contro	
		DUSING TRUST of Riverside Centre 5000 ("The Encumbrancee")	
OPERATIVE CLAUSE			
	ABOVE DESCRIBE	CER ENCUMBERS THE ESTATE AND INTEREST IN THE LAND D FOR THE BENEFIT OF THE ENCUMBRANCEE SUBJECT TO THE AND OTHER INTERESTS AS SHOWN HEREON WITH AN ANNUITY E OF	
(a) Insert the amount of the annuity or rent charge	^(a) Ten cents (10		
(b) State the term of the annuity or rent charge. If for	. ,	HE ENCUMBRANCEE	
life use the words "during his or her lifetime"	in perpetuity	والمحميد والمحمد والمحمد المراجع والمحمد والمحمد والمحمد والمحمد والمحموم والمحمد والمحم	=
(c) State the times appointed for payment of the annuity or	(-)	ND IN THE MANNER FOLLOWING	
rent charge. Any special covenants may be inserted on page 2.	in each year	demanded by the Encumbrancee) on the 1 st day of January (starting on the1 st day of January in the next calendar year following the date of execution of this instrument) to the	
		ncumbrancee will hold the annuity in fee simple to secure ace by the Owner with the covenants contained in this and	
		Encumbrancee will not demand payment of the annuity if, as, the Owner complies with all of the covenants	
Development 1999	between the Encur	efined as "Project Area" in an Agreement dated 29 th January nbrancee and Urban Pacific Limited ACN 081 119 495 and ticularly delineated in GRO Plan GP 63/2000	

Page 2 of 11



IT IS COVENANTED by the Owner with the Encumbrancee and with all other persons claiming under the Encumbrancee as purchasers of any land in the Development Zone (as defined on the front page of this instrument) as follows to the intent:

- that the covenants in this instrument will run with and bind the land; and
- that the benefit of each of the covenants will be annexed to, and pass to future owners of, each and every part of the Development Zone.

1. No change of use without Encumbrancee's approval

The land must not be used for any purpose other than a single residential dwelling except with the prior written approval of the Encumbrancee.

2. No building without Encumbrancee's approval

- 2.1. The Owner must not do (or cause, suffer or permit to be done) any of the following on the land except in strict accordance with plans and specifications that have received the prior written approval of the Encumbrancee -
 - 2.1.1. erect a building or structure;
 - 2.1.2. carry out any siteworks including paths and driveways;
 - 2.1.3. erect a fence or wall;
 - 2.1.4. erect any external sign, hoarding, tank, solar water heater, airconditioner, mast, pole, television antenna, satellite dish or radio aerial, letterbox or clothes line either freestanding or fixed to any other building or structure; or
 - 2.1.5. erect or place any external floodlights or spotlights.
- 2.2. The Owner must not submit any plans of building works to the Council for its approval until it has obtained the approval of the Encumbrancee.

3. Encumbrance Housing Design Guidelines

The Encumbrancee will not act unreasonably in refusing any approval or imposing any condition of approval under clause 2. But a refusal or a condition cannot be deemed unreasonable if -

- 3.1. the proposal as submitted is contrary to any provision in the Housing Design Guidelines; or
- 3.2. a corporate member of either the Royal Australian Institute of Architects or the Royal Australian Planning Institute certifies that the proposed works would have an adverse effect upon the development,

appearance, health or amenity of the locality in which the land is situated or upon any part of that locality.

3.3. Either party may refer a dispute under clause 3 to a mutually agreed corporate member or failing agreement a corporate member appointed by the President of the relevant Institute who shall act as an expert and not an arbitrator and whose decision shall be final and binding on the parties. The costs of any report or certification under clause 3.2 and of any expert appointed under this clause will be borne by the Encumbrancer.

4. Amenity features

- 4.1. The Owner must not remove (or cause, suffer or permit the removal of) any trees on or adjacent to the land as identified on the Allotment Development Plans ("the identified trees") except with the prior written approval of the Encumbrancee:-
- 4.2. The Owner must not submit dwelling plans and specifications to the Encumbrancee for approval, unless the plans and specifications are accompanied by a certificate from a consulting structural engineer that the foundations and footings have been designed for construction to resist any damage that might otherwise be caused by the existence or proximity of identified trees on or adjacent to the land.

4.3. Consent for Removal

The Encumbrancee will not act unreasonably in refusing any approval or imposing any condition of approval under clause 4. But a refusal or a condition cannot be deemed unreasonable if:-

- 4.3.1. the proposal as submitted is contrary to any provision in the Housing Design Guidelines; or
- 4.3.2. a consulting Arboriculturalist of the Botanical Gardens of South Australia or the South Australian Society of Arboriculture ("the Society") certifies the identified tree is not detrimentally affected by age or disease.
- 4.4. Either party may refer a dispute under clause 4 to a mutually agreed Arboriculturalist, or failing agreement appointed by the President for the time being of the Society who shall act as an expert and not an arbitrator and whose decision shall be final and binding on the parties. The costs of any report or certification and of any expert appointed under this clause will be borne by the Encumbrancer.

4.5. **Definitions**

In this clause -

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- 4.5.1. "identified trees" means a tree or trees (or part thereof) which the Encumbrancee has identified on the Allotment Development Plans of significant visual and aesthetic character and amenity requiring retention;
- 4.5.2. "Allotment Development Plans" means those plans which define the permissible Building Envelope for each allotment on which trees not to be removed are delineated.

5. No land division without Encumbrancee's approval

The Owner must not divide the land except with the prior written approval of the Encumbrancee.

6. **Planning and zoning laws**

- 6.1. The land must not be used or developed except in accordance with -
 - 6.1.1. any laws relating to planning or zoning from time to time in force; and
 - 6.1.2. the conditions of any relevant consent or approval given by any Council or other relevant planning authority.
- 6.2. Any approval granted by the Encumbrancee does not constitute an agreement or representation as to adequacy, suitability or fitness of the proposal, plans or specifications so approved, nor that the Council will grants its approval. The Owner acknowledges that the Owner will not place any reliance on the Encumbrancee's approval, whether for the purposes of planning or zoning laws or otherwise.

7. No delay

The Owner -

- 7.1. must not permit any undue delay to occur in the commencement or completion of any works approved under clause 2; and
- 7.2. must not permit the commencement of the construction of a dwelling on the land to be delayed beyond a time limit of six (6) months after the date of this instrument (or such further time as the Encumbrancee in its absolute discretion may agree in writing with the Owner).
- 7.3. must not permit the completion of the construction of a dwelling on the land to be delayed beyond a time limit of twelve (12) months after the date of commencement of construction (or such further time as the Encumbrancee in its absolute discretion may agree in writing with the Owner).

8. **Option to buy back for Default**

If the construction of a dwelling on the land is not commenced or progressed before the expiry of the time limits stated in clause 7 (or such further time as the Encumbrancee in its absolute discretion may agree in writing with the Owner), then the following provisions will apply:-

- 8.1. The Encumbrancee may give written notice to the Owner to remedy the default by commencing and proceeding with or completing (as the case may require) the construction of a dwelling in accordance with the plans and specifications approved by the Encumbrancee.
- 8.2. The Owner must, within one (1) calendar month after the date of a ______request under clause 8.1 comply with the terms of that notice.
- 8.3. If the Owner without reasonable cause fails to comply with the notice under clause 8.1 the Encumbrancee may forthwith and without prejudice to any other power, right or remedy, in exercise of its power of sale sell the land in a manner and for a price and on such terms and conditions as it may elect in its sole discretion.
- 8.4. In addition to its rights under clause 8.3 the Encumbrancee has the option to purchase the land (and any improvements) from the Owner at a price equal to the total of:-
 - 8.4.1. the price paid for the land by the Owner to the Encumbrancee; and
 - 8.4.2. the market value (if any) at the date of exercise of the option of the improvements then erected on the land such value to be determined by valuation of a licensed valuer nominated by the President or Acting President for the time being of the Australian Property Institute (SA Division) at the request of the Encumbrancee and at the Owner's cost.

with a settlement date being thirty (30) days after the determination of the price and otherwise on the same terms of conditions as the contract of sale made between the Encumbrancee as Vendor and the Owner as Purchaser.

8.5. The Owner will pay to the Encumbrancee on demand all costs (including legal costs) and expenses incurred by the Encumbrancee in respect of any breach by the Owner of its obligations under this Encumbrance and any action taken to remedy such breach. The Encumbrancee may recover, from the Owner those costs in any Court of competent jurisdiction or, at the Encumbrancee's election the costs may be deducted from the price paid to the Owner at settlement of the sale of the land.

9. Maintenance of landscaping

- 9.1. The Owner must not allow the maintenance of the landscaping and recreational and car parking areas on the land to fall below a standard that is in keeping with other new allotments being the product of the renewal process.
- 9.2. The Encumbrancee must act in good faith in determining the standard acceptable to it for the purposes of this clause and at all times determination of an acceptable standard and a decision to take any action will be totally at the Encumbrancee's discretion.

- 10.1. The Encumbrancee, or a servant, agent or contractor of the Encumbrancee, may enter the land at any time, (after giving at least 24 hours notice to the Owner), for the purpose of inspecting the land to determine whether any of the Owner's obligations under this instrument has been breached. The Owner must not do (nor cause nor permit the doing of) anything to obstruct or hinder such entry or inspection.
- 10.2. If the Encumbrancee serves a written notice upon the Owner specifying a breach of any of the Owner's obligations under clauses 1, 2, 4, 5 or 9; and
- 10.3. the Owner fails to remedy the breach within one calendar month from the date of service of the notice, then
- 10.4. the Encumbrancee its servants, agents and contractors may enter the land and may take such action as the Encumbrancee deems necessary to remedy the breach; and
- 10.5. the Encumbrancee may recover from the Owner, in any court of competent jurisdiction, the costs incurred in remedying the breach.

11. Acknowledgment of building scheme

The Owner acknowledges for the Owner and the Owner's successors in title -

- 11.1. that the foregoing covenants are entered into and undertaken for the purposes of the Encumbrancee's scheme of development for the lands comprised in the Development Zone; and
- 11.2. that the Encumbrancee has warranted that it has required, and will continue to require, each purchaser of land in the Development Zone, as a condition of its sale, to the extent permitted by law from time to time to execute an instrument in similar form to this instrument and containing similar covenants and other stipulations.

12. Waiver

- 12.1. The Encumbrancee, in its absolute discretion, may at any time modify, waive or release:-
 - 12.1.1. any of the foregoing covenants; or
 - 12.1.2. any covenants or stipulations contained in the Housing Design Guidelines or in any other instrument relating to the land;
 - 12.1.3. any of the covenants contained in any similar instrument relating to any other land in the said Development Zone (regardless of whether the instrument was entered before or after

12.2. A modification, waiver or release under clause 12.1.3 does not release the Owner from any of the covenants or stipulations referred to in clause 12.1.1 or 12.1.2.

13. Release of Owner upon sale

Once a dwelling has been completed on the land in accordance with the terms of the approval required under clause 2.1, the following provisions will apply -

- 13.1. The rent charge and covenants contained in this instrument will be binding only upon the registered proprietor for the time being of the land.
- 13.2. Subject to clause 13.3, each successive registered proprietor of the land will be released from the payment of the rent charge and from the performance of the covenants immediately upon transferring the fee simple in the land to another person.
- 13.3. Despite a transfer as referred to in clause 13.2, the rights of the Encumbrance will be preserved against any former registered proprietor, in relation to a breach of this Encumbrance which occurred either before the transfer or by reason of the transfer.

14. Sunset clause

The rights and obligations of the Encumbrancee (but not those of any person claiming under the Encumbrancee as purchasers of any land in the Development Zone) will cease from whichever of the following dates occurs first:-

14.1. a date six (6) months after the practical completion of an approved dwelling upon the last remaining vacant allotment in the Development Zone (excluding any allotment upon which no dwelling is permitted to be erected);

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14.2. the 1st day of January 2015.

15. Service of notices

- 15.1. A notice may be served on the Owner either:
 - 15.1.1. by posting the notice in a prepaid envelope to the last known address of the Owner; or
 - 15.1.2. if a dwelling has been erected on the land, by leaving the notice at or attached to the dwelling.
- 15.2. A Notice may be served on the Encumbrancee by being left at or posted in-a prepaid envelope addressed to the Encumbrancee at its registered office in South Australia.
- 15.3. A notice served by post is deemed to have been served two (2) business days after posting.

16. Interpretation

16.1. In this instrument:-

16.1.1. a reference to any gender includes all genders;

- 16.1.2. the singular includes the plural and vice versa;
- 16.1.3. a reference to a person includes a body corporate and vice versa;
- 16.1.4. a reference to a party includes the heirs, executors, successors or assigns of that party;

16.1.5. "the Owner" includes the Encumbrancer and each successive registered proprietor of the land (and, if there are two or more Owners at any time, the liability of those persons is joint and several);

- 16.1.6. "the Development Zone" means the Development Zone as defined on the front page of this instrument;
- 16.1.7. "the land" means the land subject to this instrument and includes any part of the land;
- 16.1.8. "Housing Design Guidelines" means the Housing Design Guidelines as varied from time to time, a current copy of which is annexed to the contract for the sale of the land to the Owner;
- 16.1.9. "Council" means the local government body for the area in which the land is situated;

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- 16.1.10.the construction of a dwelling on the land will not be deemed to have commenced until footings for the dwelling have been completed in accordance with an approval given by the Encumbrancee under clause 2.1.
- 16.2. Nothing in this instrument prejudices:-
 - 16.2.1. the entitlement of the Encumbrancee to all the powers, rights and remedies given to Encumbrancees under statute law or common law; or
 - 16.2.2. the rights of the Encumbrancee (or of any other person) to an injunction or to damages in respect of a breach of any covenant by the Owner (or a previous Owner).
- 16.3. The burden of proving compliance with the covenants in this instrument lies on the Owner.

ANNEXURE C

Property Interest Report

Provided by Land Services SA on behalf of the South Australian Government

Title Reference	CT 5908/699	Reference No. 2294156
Registered Proprietors	Y H*TEKLEZGI	Prepared 12/10/2021 12:23
Address of Property	43 COKER STREET, FERRYDEN PARK, SA 5010	
Local Govt. Authority	CITY OF PORT ADELAIDE ENFIELD	
Local Govt. Address	PO BOX 110 PORT ADELAIDE SA 5015	

This report provides information that may be used to complete a Form 1 as prescribed in the Land and Business (Sale and Conveyancing) Act 1994

Table of Particulars

Particulars of mortgages, charges and prescribed encumbrances affecting the land as identified in Division 1 of the Schedule to Form 1 as described in the Regulations to the Land and Business (Sale and Conveyancing) Act 1994

All enquiries relating to the Regulations or the Form 1 please contact Consumer & Business Services between 8:30 am and 5:00 pm on 131 882 or via their website www.cbs.sa.gov.au

Prescribed encumbrance		Particulars (Particulars in bold indicates further information will be provided)
1.	General	
1.1	Mortgage of land	Refer to the Certificate of Title
	[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]	
1.2	Easement (whether over the land or annexed to the land)	Refer to the Certificate of Title
	Note"Easement" includes rights of way and party wall rights	
	[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]	
1.3	Restrictive covenant	Refer to the Certificate of Title for details of any restrictive covenants as an encumbrance
	[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]	encumprance
1.4	Lease, agreement for lease, tenancy agreement or licence (The information does not include information about any sublease or subtenancy. That information may be sought by the purchaser from the lessee or tenant or sublessee or subtenant.)	Refer to the Certificate of Title also Contact the vendor for these details
	[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]	
1.5	Caveat	Refer to the Certificate of Title
1.6	Lien or notice of a lien	Refer to the Certificate of Title
2.	Aboriginal Heritage Act 1988	
2.1	section 9 - Registration in central archives of an Aboriginal site or object	Aboriginal Heritage Branch in Aboriginal Affairs and Reconciliation Division in DPC has no registered entries for Aboriginal sites or objects affecting this title
~ ~		

2.2 section 24 - Directions prohibiting or restricting access to, or activities on, a site or

Aboriginal Heritage Branch in Aboriginal Affairs and Reconciliation Division in DPC has no record of any direction affecting this title

2.3 Part 3 Division 6 - Aboriginal heritage Aboriginal Heritage Branch in Aboriginal Affairs and Reconciliation Division in DPC agreement has no record of any agreement affecting this title also Refer to the Certificate of Title 3. Burial and Cremation Act 2013 3.1 section 8 - Human remains interred on land Births, Deaths and Marriages in AGD has no record of any gravesites relating to this title also contact the vendor for these details 4. Crown Rates and Taxes Recovery Act 1945 4.1 section 5 - Notice requiring payment Crown Lands Program in DEW has no record of any notice affecting this title 5. Development Act 1993 (repealed) 5.1 section 42 - Condition (that continues to State Planning Commission in the Attorney-General's Department has no record of apply) of a development authorisation any conditions that continue to apply, affecting this title [Note - Do not omit this item. The item and its also heading must be included in the statement even if not applicable.] Contact the Local Government Authority for other details that might apply 5.2 section 50(1) - Requirement to vest land in a State Planning Commission in the Attorney-General's Department has no record of council or the Crown to be held as open any conditions that continue to apply, affecting this title space also Contact the Local Government Authority for other details that might apply 5.3 section 50(2) - Agreement to vest land in a State Planning Commission in the Attorney-General's Department has no record of council or the Crown to be held as open any conditions that continue to apply, affecting this title space also Contact the Local Government Authority for other details that might apply State Planning Commission in the Attorney-General's Department has no record of 5.4 section 55 - Order to remove or perform work any order or notice affecting this title also Contact the Local Government Authority for other details that might apply section 56 - Notice to complete development State Planning Commission in the Attorney-General's Department has no record of 5.5 any order or notice affecting this title also Contact the Local Government Authority for other details that might apply section 57 - Land management agreement Refer to the Certificate of Title 5.6 5.7 section 60 - Notice of intention by building Contact the vendor for these details owner 5.8 section 69 - Emergency order State Planning Commission in the Attorney-General's Department has no record of any order affecting this title also Contact the Local Government Authority for other details that might apply Building Fire Safety Committee in the Attorney-General's Department has no record of 5.9 section 71 - Fire safety notice

any notice affecting this title

an area surrounding a site

5.10	section 84 - Enforcement notice	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
		also
		Contact the Local Government Authority for other details that might apply
5.11	section 85(6), 85(10) or 106 - Enforcement order	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
		also
		Contact the Local Government Authority for other details that might apply
5.12	Part 11 Division 2 - Proceedings	Contact the Local Government Authority for other details that might apply
		also
		Contact the vendor for these details
6. Repealed Act conditions		
6.1	Condition (that continues to apply) of an approval or authorisation granted under the <i>Building Act 1971</i> (repealed), the <i>City of</i>	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

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

Adelaide Development Control Act, 1976

(repealed), the *Planning Act 1982* (repealed) or the *Planning and Development Act 1966*

7. Emergency Services Funding Act 1998

7.1 section 16 - Notice to pay levy

(repealed)

An Emergency Services Levy Certificate will be forwarded. If you do not receive the certificate within four (4) working days please contact the RevenueSA Customer Contact Centre on (08) 8226 3750.

Clients who have misplaced or not received their certificates and are RevenueSA Online users should log into RevenueSA Online and reprint their certificates www.revenuesaonline.sa.gov.au

8. Environment Protection Act 1993

- 8.1 section 59 Environment performance agreement that is registered in relation to the land
- 8.2 section 93 Environment protection order that is registered in relation to the land
- 8.3 section 93A Environment protection order relating to cessation of activity that is registered in relation to the land
- 8.4 section 99 Clean-up order that is registered in relation to the land
- 8.5 section 100 Clean-up authorisation that is registered in relation to the land
- 8.6 section 103H Site contamination assessment order that is registered in relation to the land
- 8.7 section 103J Site remediation order that is registered in relation to the land
- 8.8 section 103N Notice of declaration of special management area in relation to the land (due to possible existence of site contamination)

- EPA (SA) does not have any current Performance Agreements registered on this title
- $\ensuremath{\mathsf{EPA}}\xspace(\ensuremath{\mathsf{SA}}\xspace)$ does not have any current Environment Protection Orders registered on this title
- EPA (SA) does not have any current Orders registered on this title
- EPA (SA) does not have any current Clean-up orders registered on this title
- EPA (SA) does not have any current Clean-up authorisations registered on this title
- EPA (SA) does not have any current Orders registered on this title

EPA (SA) does not have any current Orders registered on this title

EPA (SA) does not have any current Orders registered on this title

8.9	section 103P - Notation of site contamination audit report in relation to the land	EPA (SA) does not have any current Orders registered on this title
8.10	section 103S - Notice of prohibition or restriction on taking water affected by site contamination in relation to the land	EPA (SA) does not have any current Orders registered on this title
9.	Fences Act 1975	
9.1	section 5 - Notice of intention to perform fencing work	Contact the vendor for these details
10.	Fire and Emergency Services Act 2005	
10.1		Contact the Local Government Authority for other details that might apply
	(repealed)) - Notice to take action to prevent outbreak or spread of fire	Where the land is outside a council area, contact the vendor
11.	Food Act 2001	
11.1	section 44 - Improvement notice	Public Health in DHW has no record of any notice or direction affecting this title
		also
		Contact the Local Government Authority for other details that might apply
11.2	section 46 - Prohibition order	Public Health in DHW has no record of any notice or direction affecting this title
		also
		Contact the Local Government Authority for other details that might apply
12.	Ground Water (Qualco-Sunlands) Control A	ct 2000
12.1	Part 6 - risk management allocation	Qualco Sunlands Ground Water Control Trust has no record of any allocation affecting this title
12.2	section 56 - Notice to pay share of Trust costs, or for unauthorised use of water, in respect of irrigated property	DEW Water Licensing has no record of any notice affecting this title
13.	Heritage Places Act 1993	
13.1	section 14(2)(b) - Registration of an object of heritage significance	Heritage Branch in DEW has no record of any registration affecting this title
13.2	section 17 or 18 - Provisional registration or registration	Heritage Branch in DEW has no record of any registration affecting this title
13.3	section 30 - Stop order	Heritage Branch in DEW has no record of any stop order affecting this title
13.4	Part 6 - Heritage agreement	Heritage Branch in DEW has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
13.5	section 38 - "No development" order	Heritage Branch in DEW has no record of any "No development" order affecting this title
14.	Highways Act 1926	
14.1	Part 2A - Establishment of control of access from any road abutting the land	Transport Assessment Section within DIT has no record of any registration affecting this title
15.	Housing Improvement Act 1940 (repealed)	
15.1	section 23 - Declaration that house is undesirable or unfit for human habitation	Contact the Local Government Authority for other details that might apply

15.2 Part 7 (rent control for substandard houses) - notice or declaration

16. Housing Improvement Act 2016

Housing Safety Authority has no record of any notice or declaration affecting this title

	or demolition orders	
16.2	section 22 - Notice to vacate premises	Housing Safety Authority has no record of any notice or declaration affecting this title
16.3	section 25 - Rent control notice	Housing Safety Authority has no record of any notice or declaration affecting this title
17. <i>L</i> á	and Acquisition Act 1969	
17.1	section 10 - Notice of intention to acquire	Refer to the Certificate of Title for any notice of intention to acquire
		also
		Contact the Local Government Authority for other details that might apply
18. <i>Lá</i>	andscape South Australia Act 2019	
18.1	section 72 - Notice to pay levy in respect of costs of regional landscape board	The regional landscape board has no record of any notice affecting this title
18.2	section 78 - Notice to pay levy in respect of right to take water or taking of water	DEW has no record of any notice affecting this title
18.3	section 99 - Notice to prepare an action plan for compliance with general statutory duty	The regional landscape board has no record of any notice affecting this title
18.4	section 107 - Notice to rectify effects of unauthorised activity	The regional landscape board has no record of any notice affecting this title
	undumonsed delivity	also
		DEW has no record of any notice affecting this title
18.5	section 108 - Notice to maintain watercourse or lake in good condition	The regional landscape board has no record of any notice affecting this title
18.6	section 109 - Notice restricting the taking of water or directing action in relation to the taking of water	DEW has no record of any notice affecting this title
18.7	section 111 - Notice to remove or modify a dam, embankment, wall or other obstruction or object	The regional landscape board has no record of any notice affecting this title
18.8	section 112 - Permit (or condition of a permit) that remains in force	The regional landscape board has no record of any permit (that remains in force) affecting this title
		also
		DEW has no record of any permit (that remains in force) affecting this title
18.9	section 120 - Notice to take remedial or other action in relation to a well	DEW has no record of any notice affecting this title
18.10	section 135 - Water resource works approval	DEW has no record of a water resource works approval affecting this title
18.11	section 142 - Site use approval	DEW has no record of a site use approval affecting this title
18.12	section 166 - Forest water licence	DEW has no record of a forest water licence affecting this title
18.13	section 191 - Notice of instruction as to keeping or management of animal or plant	The regional landscape board has no record of any notice affecting this title
18.14	section 193 - Notice to comply with action order for the destruction or control of animals or plants	The regional landscape board has no record of any notice affecting this title
18.15	section 194 - Notice to pay costs of destruction or control of animals or plants on road reserve	The regional landscape board has no record of any notice affecting this title
18.16	section 196 - Notice requiring control or quarantine of animal or plant	The regional landscape board has no record of any notice affecting this title
18.17	section 207 - Protection order to secure compliance with specified provisions of the	The regional landscape board has no record of any notice affecting this title

Housing Safety Authority has no record of any notice or declaration affecting this title

16.1

Part 3 Division 1 - Assessment, improvement

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18.18	Section 209 - Reparation order requiring specified action or payment to make good damage resulting from contravention of the Act	The regional landscape board has no record of any notice affecting this title
18.19	section 211 - Reparation authorisation authorising specified action to make good damage resulting from contravention of the Act	The regional landscape board has no record of any notice affecting this title
18.20	section 215 - Orders made by ERD Court	The regional landscape board has no record of any notice affecting this title
18.21	section 219 - Management agreements	The regional landscape board has no record of any notice affecting this title
18.22	e section 235 - Additional orders on conviction	The regional landscape board has no record of any notice affecting this title
19. <i>I</i>	Land Tax Act 1936	
19.1	Notice, order or demand for payment of land tax	A Land Tax Certificate will be forwarded. If you do not receive the certificate within four (4) working days please contact the RevenueSA Customer Contact Centre on (08) 8226 3750.
		Clients who have misplaced or not received their certificates and are RevenueSA Online users should log into RevenueSA Online and reprint their certificates www.revenuesaonline.sa.gov.au
20. <i>I</i>	Local Government Act 1934 (repealed)	
20.1	Notice, order, declaration, charge, claim or demand given or made under the Act	Contact the Local Government Authority for other details that might apply
21. <i>I</i>	Local Government Act 1999	
21.1	Notice, order, declaration, charge, claim or demand given or made under the Act	Contact the Local Government Authority for other details that might apply
22. <i>I</i>	Local Nuisance and Litter Control Act 2016	
22.1	section 30 - Nuisance or litter abatement notice	Contact the Local Government Authority for other details that might apply
23. <i>I</i>	Metropolitan Adelaide Road Widening Plan	Act 1972
23.1	section 6 - Restriction on building work	Transport Assessment Section within DIT has no record of any restriction affecting this title
24. <i>I</i>	Mining Act 1971	
24.1	Mineral tenement (other than an exploration licence)	Mineral Tenements in the Department of Energy and Mining has no record of any proclamation affecting this title
24.2	section 9AA - Notice, agreement or order to waive exemption from authorised operations	Contact the vendor for these details
24.3	section 56T(1) - Consent to a change in authorised operations	Contact the vendor for these details
24.4	section 58(a) - Agreement authorising tenement holder to enter land	Contact the vendor for these details
24.5	section 58A - Notice of intention to commence authorised operations or apply for lease or licence	Contact the vendor for these details
24.6	section 61 - Agreement or order to pay compensation for authorised operations	Contact the vendor for these details
24.7	section 75(1) - Consent relating to extractive minerals	Contact the vendor for these details
24.8	section 82(1) - Deemed consent or agreement	Contact the vendor for these details

24.9	Proclamation with respect to a private mine	Mineral Tenements in the Department of Energy and Mining has no record of any proclamation affecting this title
25. N	ative Vegetation Act 1991	
25.1	Part 4 Division 1 - Heritage agreement	DEW Native Vegetation has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
25.2	section 25C - Conditions of approval	DEW Native Vegetation has no record of any agreement affecting this title
	regarding achievement of environmental benefit by accredited third party provider	also
		Refer to the Certificate of Title
25.3	section 25D - Management agreement	DEW Native Vegetation has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
25.4	Part 5 Division 1 - Refusal to grant consent, or condition of a consent, to clear native vegetation	DEW Native Vegetation has no record of any refusal or condition affecting this title
26. N	atural Resources Management Act 2004 (repealed)
26.1	section 97 - Notice to pay levy in respect of costs of regional NRM board	The regional landscape board has no record of any notice affecting this title
26.2	section 123 - Notice to prepare an action plan for compliance with general statutory duty	The regional landscape board has no record of any notice affecting this title
26.3	section 134 - Notice to remove or modify a dam, embankment, wall or other obstruction or object	The regional landscape board has no record of any notice affecting this title
26.4	section 135 - Condition (that remains in force) of a permit	The regional landscape board has no record of any notice affecting this title
26.5	section 181 - Notice of instruction as to keeping or management of animal or plant	The regional landscape board has no record of any notice affecting this title
26.6	section 183 - Notice to prepare an action plan for the destruction or control of animals or plants	The regional landscape board has no record of any notice affecting this title
26.7	section 185 - Notice to pay costs of destruction or control of animals or plants on road reserve	The regional landscape board has no record of any notice affecting this title
26.8	section 187 - Notice requiring control or quarantine of animal or plant	The regional landscape board has no record of any notice affecting this title
26.9	section 193 - Protection order to secure compliance with specified provisions of the Act	The regional landscape board has no record of any order affecting this title
26.10	section 195 - Reparation order requiring specified action or payment to make good damage resulting from contravention of the Act	The regional landscape board has no record of any order affecting this title
26.11	section 197 - Reparation authorisation authorising specified action to make good damage resulting from contravention of the Act	The regional landscape board has no record of any authorisation affecting this title
27.	Outback Communities (Administration a	nd Management) Act 2009

Outback Communities (Administration and Management) Act 2009 27.

section 21 - Notice of levy or contribution payable 27.1

Outback Communities Authority has no record affecting this title

28. Phylloxera and Grape Industry Act 1995

28.1 section 23(1) - Notice of contribution payable

The Phylloxera and Grape Industry Board of South Australia has no vineyard registered against this title. However all properties with greater than 0.5 hectares of planted vines are required to be registered with the board

29. Planning, Development and Infrastructure Act 2016

29.1 Part 5 - Planning and Design Code [*Note* - *Do not omit this item. The item and its heading must be included in the statement even if not applicable.*] Contact the Local Government Authority for the title or other brief description of the zone or subzone in which the land is situated.

also

Heritage Branch in DEW has no record of a State Heritage Area created prior to 15 January 1994 under the former South Australian Heritage Act 1978 affecting this title

also

For details of this item, including State Heritage Areas which have been authorised or put under interim effect since 15 January 1994, contact the Local Government Authority

also

Contact the Local Government Authority for other details that might apply to a place of local heritage value

also

For details of declared significant trees affecting this title, contact the Local Government Authority

also

Code Amendments on Consultation

Corner Days and Regency Roads, Croydon - rezoning industrial land for residential/mixed use. Please refer to the PlanSA portal <https://plan.sa.gov.au/have_your_say/general_consultations> for further information or contact the City of Port Adelaide Enfield Council for further details that might apply.

Code Amendments on Consultation

Local Design Review Code Amendment – proposed amendment to enable operation of the Local Design Review Scheme to support high quality design for the benefit of their communities. For further information please refer to the PlanSA portal: <https://plan.sa.gov.au/have_your_say/general_consultations> or contact the Office for Design and Architecture SA on (08) 8402 1884.

Following the repeal of the Development Act 1993 and its replacement with the Planning, Development and Infrastructure Act 2016 on 19 March 2021, all new Development Applications will now be assessed against the Planning and Design Code (The Code).

The Code is the cornerstone of South Australia's new planning system, and is the single source of planning policy for assessing development applications across the State. The purpose of this is to make the planning process quicker, simpler and more equitable than ever before, affording South Australians greater access to planning information that is consistent and clear. This in turn will help the community to navigate the planning system when building a house, developing a business, or progressing large commercial developments. The Code has now replaced all South Australian Development Plans.

Further information on the Code is available on the PlanSA Portal. https://code.plan.sa.gov.au

Or call 1800 752 664 (Option 1)

State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

section 127 - Condition (that continues to

29.2

29.3	section 139 - Notice of proposed work and notice may require access	Contact the vendor for these details
29.4	section 140 - Notice requesting access	Contact the vendor for these details
29.5	section 141 - Order to remove or perform work	State Planning Commission in the Attorney-General's Department has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.6	section 142 - Notice to complete development	State Planning Commission in the Attorney-General's Department has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.7	section 155 - Emergency order	State Planning Commission in the Attorney-General's Department has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.8	section 157 - Fire safety notice	Building Fire Safety Committee in the Attorney-General's Department has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.9	section 192 or 193 - Land management agreement	Refer to the Certificate of Title
29.10	section 198(1) - Requirement to vest land in a council or the Crown to be held as open space	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
	space	also
		Contact the Local Government Authority for other details that might apply
29.11	section 198(2) - Agreement to vest land in a council or the Crown to be held as open space	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
	Space	also
		Contact the Local Government Authority for other details that might apply
29.12	Part 16 Division 1 - Proceedings	Contact the Local Government Authority for details relevant to this item
		also
		Contact the vendor for other details that might apply
29.13	section 213 - Enforcement notice	State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.14	section 214(6), 214(10) or 222 - Enforcement order	Contact the Local Government Authority for details relevant to this item
		also
		State Planning Commission in the Attorney-General's Department has no record of any conditions that continue to apply, affecting this title
30. <i>Pl</i>	ant Health Act 2009	
30.1	section 8 or 9 - Notice or order concerning pests	Plant Health in PIRSA has no record of any notice or order affecting this title

31. Public and Environmental Health Act 1987 (repealed)

31.	Public and Environmental Health Act 1987	(repealed)
21	Part 3 - Notice	Public Health in DHW has no record of any notice or direction affecting this title
31.1	L	also
		Contact the Local Government Authority for other details that might apply
31.	2 Public and Environmental Health (Waste	Public Health in DHW has no record of any condition affecting this title
	<i>Control) Regulations 2010 (or 1995)</i> (revoked) Part 2 - Condition (that continues to	also
	apply) of an approval	Contact the Local Government Authority for other details that might apply
31.3		Public Health in DHW has no record of any order affecting this title
	Control) Regulations 2010 (revoked) regulation 19 - Maintenance order (that has	also
	not been complied with)	Contact the Local Government Authority for other details that might apply
32.	South Australian Public Health Act 2011	
32.	1 section 66 - Direction or requirement to avert spread of disease	Public Health in DHW has no record of any direction or requirement affecting this title
32.	2 section 92 - Notice	Public Health in DHW has no record of any notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
32.3	3 South Australian Public Health (Wastewater) Regulations 2013 Part 4 - Condition (that	Public Health in DHW has no record of any condition affecting this title
	continues to apply) of an approval	also
		Contact the Local Government Authority for other details that might apply
33.	Upper South East Dryland Salinity and Floo	od Management Act 2002 (expired)
33.	1 section 23 - Notice of contribution payable	DEW has no record of any notice affecting this title
34.	Water Industry Act 2012	
34.:	1 Notice or order under the Act requiring payment of charges or other amounts or making other requirement	An SA Water Certificate will be forwarded. If you do not receive the certificate please contact the SA Water Customer Contact Centre on 1300 650 950
		also
		The Office of the Technical Regulator in DEM has no record of any notice or order affecting this title
		also
		Lightsview Re-Water Supply Co Pty Ltd has no record of any notice or order affecting this title.
		also
		Robusto Investments Pty. Ltd. trading as Compass Springs has no current record of any notice or order affecting this title.
		also
		Alano Utilities Pty. Ltd. has no record of any notice or order affecting this title.
35.	Water Resources Act 1997 (repealed)	
35.	1 section 18 - Condition (that remains in force) of a permit	DEW has no record of any condition affecting this title

35.2 section 125 (or a corresponding previous enactment) - Notice to pay levy

DEW has no record of any notice affecting this title

36. Other charges

36.1 Charge of any kind affecting the land (not included in another item)

Refer to the Certificate of Title

also

Contact the vendor for these details

also

Contact the Local Government Authority for other details that might apply

Other Particulars

Other particulars as identified in Division 2 of the Schedule to Form 1 as described in the *Regulations to the Land and Business (Sale and Conveyancing) Act 1994*

1.	Particulars of transactions in last 12 months	Contact the vendor for these details
2.	Particulars relating to community lot (including strata lot) or development lot	Enquire directly to the Secretary or Manager of the Community Corporation
3.	Particulars relating to strata unit	Enquire directly to the Secretary or Manager of the Strata Corporation
4.	Particulars of building indemnity insurance	Contact the vendor for these details also Contact the Local Government Authority
5.	Particulars relating to asbestos at workplaces	Contact the vendor for these details
6.	Particulars relating to aluminium composite panels	Please note that the audit is limited to classes of buildings, and that this note does not confirm the presence or absence of Aluminium Composite Panelling. Contact the vendor for relevant details.
7.	Particulars relating to court or tribunal process	Contact the vendor for these details
8.	Particulars relating to land irrigated or drained under Irrigation Acts	SA Water will arrange for a response to this item where applicable
9.	Particulars relating to environment protection	Contact the vendor for details of item 2 also EPA (SA) has no record of any particulars relating to items 3, 4 or 5 affecting this title also Contact the Local Government Authority for information relating to item 6
10.	Particulars relating to Livestock Act, 1997	Animal Health in PIRSA has no record of any notice or order affecting this title

Additional Information

The following additional information is provided for your information only. These items are not prescribed encumbrances or other particulars prescribed under the Act.

1.	Pipeline Authority of S.A. Easement	Epic Energy has no record of a Pipeline Authority Easement relating to this title
2.	State Planning Commission refusal	No recorded State Planning Commission refusal
3.	SA Power Networks	SA Power Networks has no interest other than that recorded on the attached notice or registered on the Certificate of Title
4.	South East Australia Gas Pty Ltd	SEA Gas has no current record of a high pressure gas transmission pipeline traversing this property
5.	Central Irrigation Trust	Central Irrigation Trust has no current records of any infrastructure or Water Delivery Rights associated to this title
6.	ElectraNet Transmission Services	ElectraNet has no current record of a high voltage transmission line traversing this property
7.	Outback Communities Authority	Outback Communities Authority has no record affecting this title
8.	Dog Fence (Dog Fence Act 1946)	Dog Fence Board has no current record of Dog Fence rates relating to this title
9.	Pastoral Board (Pastoral Land Management and Conservation Act 1989)	The Pastoral Board has no current interest in this title
10.	Heritage Branch DEW (Heritage Places Act 1993)	Heritage Branch in DEW has no record of any World, Commonwealth or National Heritage interest affecting this title
11.	Health Protection Programs – Department for Health and Wellbeing	Health Protection Programs in the DHW has no record of a public health issue that currently applies to this title.

Notices

Notices are printed under arrangement with organisations having some potential interest in the subject land. You should contact the identified party for further details.

Electricity and Telecommunications Infrastructure - Building Restrictions and Statutory Easements (including those related to gas, water and sewage)

Building restrictions

It is an offence under section 86 of the *Electricity Act 1996* to erect a building or structure within a prescribed distance of aerial or underground powerlines. In some, but not all, cases approval may be obtained from the Technical Regulator. Generally, however, land owners must not build, or alter a building or structure, with the result that any part of the resulting building or structure is within the minimum clearance distance required from certain types of powerlines. These building limitations are set out in the *Electricity (General) Regulations 2012* regulations 81 and 82. Purchasers intending to redevelop the property to be purchased should therefore be aware that the restrictions under the *Electricity Act* and *Regulations* may affect how, or if, they are able to redevelop the property.

In addition, if a building or structure is erected in proximity to a powerline of an electricity entity in contravention of the *Electricity Act*, the entity may seek a court order:

- a) requiring the person to take specified action to remove or modify the building or structure within a specified period;
- b) for compensation from the person for loss or damage suffered in consequence of the contravention; and/or
- c) for costs reasonably incurred by the entity in relocating the powerline or carrying out other work.

Contact the Office of the Technical Regulator in DEM on 8226 5500 for further details.

Statutory easements

Statutory easements for purposes such as (and without limitation) electricity, telecommunications, gas, water and sewage, may also exist, but may not be registered or defined on the title for the land.

Separate from the above building restrictions, South Australia's electricity supply and transmission businesses have statutory easements over land where part of the electricity distribution or transmission system was on, above or under the land as at particular dates specified by legislation.

This notice does not necessarily imply that any statutory or other easement exists.

However, where in existence, statutory easements may provide these organisations and businesses (identified in the relevant legislation) with the right of entry, at any reasonable time, to operate, repair, examine, replace, modify or maintain their equipment, to bring any vehicles or equipment on the land for these purposes, and to install, operate and carry out work on any pipelines, electricity or telecommunications cables or equipment that may be incorporated in, or attached to, their equipment (For example, see Clause 2 of Schedule 1 of the *Electricity Corporations (Restructuring and Disposal) Act 1999*; section 48A of the *Electricity Act 1996*).

For further clarification on these matters, please contact the relevant organisations or businesses, such as SA Power Networks' Easements Branch on telephone 8404 5897 or 8404 5894.

If you intend to excavate, develop or subdivide land, it is suggested that you first lodge a 'Dial Before you Dig' enquiry. Dial Before You Dig is a free referral service that provides information on the location of underground infrastructure. Using the Dial Before you Dig service (https://1100.com.au) may mitigate the risk of injury or expense resulting from inadvertent interference with, damage to, or requirement to relocate infrastructure.

Land Tax Act 1936 and Regulations thereunder

Agents should note that the current owner will remain liable for any additional charge accruing due before the date of this certificate which may be assessed on the land and also that the purchaser is only protected in respect of the tax for the financial year for which this certificate is issued. If the change of ownership will not occur on or before the 30th June, another certificate should be sought in respect of the next financial year or requests for certificate should not be made until after 30th June.

Animal and Plant Control (Agriculture Protection and other purposes) Act 1986 and Regulations

Agents should note that this legislation imposes a responsibility on a landholder to control and keep controlled proclaimed plants and particular classes of animals on a property.

Information should be obtained from:

- The vendor about the known presence of proclaimed plants or animals on the property including details which the vendor can obtain from records held by the local animal and plant control board
- The local animal and plant control board or the Animal and Plant Control Commission on the policies and priorities relating to the control of
 any serious proclaimed plants or animals in the area where the property is located.

Landscape South Australia 2019

Water Resources Management - Taking of underground water

Under the provisions of the Landscape South Australia Act 2019, if you intend to utilise underground water on the land subject to this enquiry the following apply:

- A well construction permit accompanied by the prescribed fee is required if a well/bore exceeding 2.5 meters is to be constructed. As the prescribed fee is subject to annual review, you should visit the webpage below to confirm the current fee A licensed well driller is required to undertake all work on any well/bore Work on all wells/bores is to be undertaken in accordance with the *General specification for well drilling operations affecting water in South* -
- -
- -Australia.

Further information may be obtained by visiting https://www.environment.sa.gov.au/licences-and-permits/water-licence-and-permit-forms. Alternatively, you may contact the Department for Environment and Water on (08) 8735 1134 or email DEWwaterlicensing@sa.gov.au.

ANNEXURE D

CERTIFICATE – COUNCIL CHARGES



Citi Conveyancers 14 Morphett St ADELAIDE SA 5000		Certificate No: Date Issued: Valuer-Gen. No: Assessment No:	Cert93603 15/10/2021 0626312508 2859994
Property Owner(s):	Mr Yeman H Teklezgi		

Property Owner(s):	Mr Yeman H Teklezgi
Property Address:	43 Coker St FERRYDEN PARK SA 5010
Parcel(s) Description:	Allotment 289 D 63059 CT Vol 5908 Folio 699

I certify that the charges set out below were due and payable at the date of the giving of this certificate.

Arrears (Rates/Fines/Interest/Costs) :	4.40
Current Year's Rates :	1,232.30
Less Council Rebate/Remission :	0.00
Less Government Remission :	0.00
Current Year's Fines/Interest :	7.20
Current Year's Adjustments :	0.00
Current Year's Other Charges :	6.60
Less Current Year's Payments :	(315.00)
Balance :	\$935.50

For adjustment purposes please note:

- 1. Works may be carried out, for which charges will be raised subsequent to this certificate. (See attached notice where applicable)
- 2. Please note that land that is not currently rateable may have pro-rata rates raised if ownership or usage changes
- 3. Please note that land currently eligible for a Council Rebate or Remission may be subject to a pro-rata reduction in the amount granted if ownership or usage changes.

The charges as shown are valid only for the date of the certificate.

The rates are payable in four equal (or approximately equal) instalments payable in the months of September, December, March and June of the fiscal year that the rates are declared. The current year's rates fall due on **September 1 2021; December 1, 2021; March 1 2022 and June 1 2022**. Fines and interest will be added as provided by the Local Government Act 1999, as amended.

If settlement occurs within three (3) calendar months from the date of this Certificate, you may check the above details prior to settlement by telephoning the Council and quoting the Assessment No. and the Certificate No. above. Any verbal information provided in relation to the details provided by the Council is not a certificate for the purposes of Section 187 of the Local Government Act 1999.

Where settlement occurs three (3) calendar months or more from the date of this Certificate a new certificate is required.

Chief Executive Officer

Per





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Provision of Prescribed Information

Section 12 Land and Business (Sale and Conveyancing) Regulations 2010

In response to your recent enquiry pursuant to the Land and Business (Sale and Conveyancing) Regulations 2010, we advise as follows:

Certificate Number: Cert93603 Address: 43 Coker St FERRYDEN PARK SA 5010

Council Assessment Number: 2859994

	Prescribed Encumbrance	Other Particulars	
4.1	Development Act 1993 Part 3—Development Plan	Is there a current Development Plan Amendment released for public consultation by a council on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation? NO	
4.2	section 42—Condition (that continues to apply) of a development authorisation	Is this item applicable? Will this be discharged or satisfied prior to or at settlement? : NO	YES
		Application ID: 040/1214/04 Application Description: Single storey detached dwelling with garage Date of Authorisation: 07 Jul 04	
		Name of relevant authority that granted authorisation: City of Port Adelaide Enfield	
		Application ID: 040/1363/15 Application Description: Garage Date of Authorisation: 01 Jul 15	
		Name of relevant authority that granted authorisation: City of Port Adelaide Enfield	
		Application ID: 040/1565/13 Application Description: Verandah to the rear of the existing dwelling Date of Authorisation: 08 Aug 13	
		Name of relevant authority that granted authorisation: City of Port Adelaide Enfield	
		Application ID: 040/1214/04 Conditions of Authorisation: Refer Attached	
		Application ID: 040/1363/15 Conditions of Authorisation: Refer Attached	
		Application ID: 040/1565/13 Conditions of Authorisation: Refer Attached	
4.3	section 50(1)—Requirement to vest land in a council or the Crown to be held as open space		N/A
4.4	section 50(2)—Agreement to vest land in a council or the Crown to be held as open space		N/A
4.5	section 55—Order to remove or perform work		N/A

4.6	section 56—Notice to complete development		N/A
4.7	section 57—Land management agreement		N/A
4.9	section 69—Emergency order		N/A
4.10	section 71—Fire safety notice		N/A
4.11	section 84—Enforcement notice		N/A
4.12	section 85(6), 85(10) or 106— Enforcement order		N/A
4.13	Part 11 Division 2—Proceedings		N/A
5	Repealed Act Conditions		
5.1	Condition (that continues to apply) of an approval or authorisation granted under the Building Act 1971 (repealed), the City of Adelaide Development Control Act 1976 (repealed), the Planning Act 1982 (repealed) or the Planning and Development Act 1966 (repealed)	NO	N/A
	Public and Environmental Health		
26.1	Act 1987 (repealed) Public and Environmental Health Act 1987 - Part 3—Notice		N/A
26.2	Public and Environmental Health		N/A
20.2	(Waste Control) Regulations 2010 (or 1995) (revoked) Part 2—Condition (that continues to apply) of an approval		N/A
26.3	Public and Environmental Health (Waste Control) Regulations 2010 (revoked) regulation 19— Maintenance order (that has not been complied with)		N/A
7	Environment Protection Act 1993		
7.2	section 93—Environment protection order that is registered in relation to the land		N/A
7.3	section 93A—Environment protection order relating to cessation of activity that is registered in relation to the land		N/A
7.4	section 99—Clean-up order that is registered in relation to the land		N/A
9	Fire and Emergency Services Act		
	2005		N1/A
9.1	section 105F (or section 56 or 83 (repealed))—Notice to action required concerning flammable materials on land		N/A
10	Food Act 2001		
10.1	section 44—Improvement notice		N/A
10.2	section 46—Prohibition order		N/A

45	Housing Improvement Act 4040		
15	Housing Improvement Act 1940		N1/A
15.1	section 23—Declaration that house is undesirable or unfit for human		N/A
	habitation		
	Planning, Development and		
	Infrastructure 2016		
	Part 5—Planning and Design Code	Title or other brief description of zone, subzone and overlay and which the land is situated (as shown in the planning and design code)	
		Is the land situated in a designated State Heritage Area? Please refer to attached document from Plan SA	
		Is the land designated as a place of local heritage value? Please refer to attached document from Plan SA	
		Is there declared to be a significant tree or a stand of trees declared to be significant trees on the land? <i>Please refer to attached document from Plan SA</i>	
		Is there a current Development Plan Amendment released for public consultation by the Minister on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation?	
		Please refer to your Property Interest Report	
	section 141 – Order to remove or perform work		N/A
	Section 142 – Notice to complete development		N/A
	Section 155 – Emergency order		N/A
	Section 157 – Fire safety notice		N/A
	Section 198(1) – requirements to vest land in a council or the Crown to be held as open space		N/A
	Section 198(2) – Agreement to vest land in a council or the Crown to be held as open space		N/A
	Part 16 Division 1 - Proceedings		N/A
	Section 213 – Enforcement Notice		N/A
18 18.1	Local Government Act 1934 Notice, order, declaration, charge, claim or demand given or made under the Act		N/A
40			
19 19.1	Local Government Act 1999 Notice, order, declaration, charge, claim or demand given or made under		N/A

	Local Nuisance and Litter Control Act 2016	
	section 30—Nuisance or litter abatement notice	N/A
	South Australian Public Health Act 2011	
	section 66—Direction or requirement to avert spread of disease	N/A
3.2	section 92—Notice	N/A
	South Australian Public Health (Wastewater) Regulations 2013	
	Part 4—Condition (that continues to apply) of an approval	N/A
	Other	
	Charge of any kind affecting the land (not included in another item)	**
	(not included in another item)	

** Refer to "CERTIFICATE – COUNCIL CHARGES" on page 1 of this document.

Schedule—Division 2—Other particulars section 7(1)(b))

Particulars of building indemnity insurance

Note: Building indemnity insurance is not required for-

(a) domestic building work for which approval under the Planning, Development and Infrastructure Act 2016, the repealed Development Act 1993 or the repealed Building Act 1971 is or was not required; or

(b) minor domestic building work (see section 3 of the Building Work Contractors Act 1995); or

(c) domestic building work commenced before 1 May 1987; or

(d) building work in respect of which an exemption from the application of Division 3 of Part 5 of the Building Work Contractors Act 1995 applies under the Building Work Contractors Regulations 2011; or

(e) building work in respect of which an exemption from the application of Division 3 of Part 5 of the Building Work Contractors Act 1995 has been granted under section 45 of that Act.

Application No: 040/1214/04

1. Building indemnity insurance is required: Yes (particulars not presently advised to council - refer to owner for information)

- 2. Name of persons insured: N/A
- 3. Name of insurer: N/A
- 4. Limitations on the liability of the insurer: Refer to Policy
- 5. Name of the builder: N/A
- 6. Builders licence number: N/A
- 7. Description of insured building work: N/A
- 8. Date of issue of insurance: No Date Identified

Application No: 040/1363/15

1. Building indemnity insurance is required: No - (not applicable to minor domestic building work of a value less than

- \$12,000)
- 2. Name of persons insured: N/A
- 3. Name of insurer: N/A
- 4. Limitations on the liability of the insurer: Refer to Policy
- 5. Name of the builder: N/A
- 6. Builders licence number: N/A
- 7. Description of insured building work: N/A
- 8. Date of issue of insurance: No Date Identified

Application No: 040/1565/13

1. Building indemnity insurance is required: No - (not applicable to minor domestic building work of a value less than \$12,000)

- 2. Name of persons insured: N/A
- 3. Name of insurer: N/A
- 4. Limitations on the liability of the insurer: Refer to Policy
- 5. Name of the builder: N/A
- 6. Builders licence number: N/A
- 7. Description of insured building work: N/A
- 8. Date of issue of insurance: No Date Identified

Ministerial exemption from holding insurance under the Building Work Contractors Act 1995

If particulars of insurance are not given, has an exemption been granted under section 45 of the Building Work Contractors Act 1995 from the requirement to hold an insurance policy in accordance with Division 3 of Part 5 of that Act?

No

- 1. Date of the exemption: N/A
- 2. Name of builder granted the exemption: N/A
- 3. Licence number of builder granted the exemption: N/A
- 4. Details of building work for which the exemption applies: N/A
- 5. Details of conditions for which the exemption is subject: $\ensuremath{\mathsf{N/A}}$

6 Further information held by councils

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

- a) commercial or industrial activity at the land; or
- b) a change in the use of the land or part of the land (within the meaning of the Planning, Development Act 1993) or Planning, Development and Infrastructure Act 2016?

NO

Description of the nature of the development(s) approved:

Refer to the repealed Development Act 1993 Section of this document particularly Part 3 Development Plan, Section 42 – Condition (that continues to apply) of a development authorisation and Repealed Act conditions listed in this document.

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

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

It should be noted that-

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

Signed for or on behalf of the agent:....

REPLY

I certify that the information and particulars provided above apply at the date of the reply of this inquiry.

Signed for and on behalf of the Chief Executive Officer:

Date:15th October 2021

..



DEVELOPMENT ACT 1993 DECISION NOTIFICATION FORM Schedule 11

Port Adelaide Enfield

Development Application Dated: 20/04/2004 Registered On: 22/04/2004

Development Application Number 040/1214/04

To: Construction Services Australia Pty Ltd 25 North Terrace HACKNEY SA 5069

on behalf of the owner:

YH Teklezgi 3/40 Wear Ave MARDEN SA 5070

Location Of Proposed Development :

Nature of Proposed Development Building Classification Assigned Coker St FERRYDEN PARK SA 5010 Allotment 289 D 63059 CT Vol 5908 Folio 699 Single storey detached dwelling with garage 1a & 10a

Mark Fewster, Development Officer - Planning

Sheets Attached

In respect of this development you are informed that:

Nature of Decision	Consent Granted	No. of Conditions	Applicable Yes/No
Provisional Development Plan consent	Yes	3	29/06/2004
Provisional Building Rules consent	Privately Certified	1	05/07/2004
DEVELOPMENT APPROVAL	Yes	4	Yes

2

2

Reasons for this decision, any conditions imposed, and the reasons for imposing those conditions are set out in the attached sheet.

DATE OF	APPROVAL:	07/07/2004

Signed 07/07/2004 jhw

City of Port Adelaide Enfield (PAE) • Telephone: (08) 8405 6600 • Facsimile: (08) 8405 6666 Email: custserv@portenf.sa.gov.au • Website: www.portenf.sa.gov.au • TTY: 8405 6999 (Telephone Typewriter - hearing impaired) Civic Centre: 163 St Vincent Street Port Adelaide South Australia • Postal Address: PO Box 110 Port Adelaide SA 5015 Regional Offices: Enfield Library - Council Office • Greenacres Library - Council Office • Parks Library - Council Office

CITY OF PORT ADELAIDE ENFIELD DEVELOPMENT ACT 1993

ATTACHMENTS

CONDITIONS OF APPROVAL 040/1214/04

Provisional Planning Consent Conditions:

- 1. Except where minor amendments may be required by other relevant acts, or by conditions imposed by this application, the development is to be established in strict accordance with the details and plans submitted in Development Application 040/1214/04 and all works shall be completed to the reasonable satisfaction of Council prior to the occupation and/or use of the development.
- 2. The floor level of the proposed building or structure shall be constructed a minimum 200mm above the top of the kerb.
- 3. All stormwater from buildings and paved areas shall be disposed of in a manner and with materials to the reasonable satisfaction of Council, prior to the occupation of the site.

Please Note:

- During the period that the development is being undertaken, all rubbish and other waste material associated with the building work shall be appropriately secured in covered containers within the subject land, which is to be kept in a generally neat and tidy condition to the reasonable satisfaction of Council.
- The granting of this consent does not remove the need for the applicant to obtain all other consents that may be required by other statutes or regulations.
- The applicant is advised that any works (stormwater connections, driveways, etc) undertaken on Council owned land will require the approval of Council's Technical Services Department, prior to any works being undertaken. Further information may be obtained from the Technical Services Department on telephone 8405 6600.

Provisional Building Consent Conditions:

Private certified documents as attached.

Mark Fewster Development Officer – Planning 7/07/2004 jhw

DECISION NOTIFICATION FORM

:

For Development Application

Dated Registered On Development No: 040/1214/04

To: HICKINBOTHAM GROUP 25 NORTH TERRACE HACKNEY SA 5069

LOCATION OF PROPOSED DEVELOPMENT: House No: Lot No: 289 Street: COKER

House No: Section No: Lot No: 289 Hundred:

Street: COKER STREET Volume: Suburb: FERRYDEN PARK Folio:

NATURE OF PROPOSED DEVELOPMENT

DWELLING & GARAGE

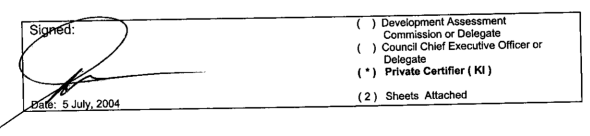
In respect of this proposed development you are informed that:

NATURE OF CONSENT	CONSENT GRANTED	NUMBER OF CONDITIONS	CONSENT REFUSED
PROVISIONAL DEVELOPMENT PLAN CONSENT			
PROVISIONAL BUILDING RULES CONSENT	5/7/04	1	
LAND DIVISION (TORRENS / STRATA)			
PUBLIC SPACE	N/A		
OTHER	N/A		
		* See notes	

If applicable, the details of the **building classification** and the approved **number of occupants** under the Building Code are attached.

If there were third party representations, any consent/approval or consent/approval with conditions does not operate until the periods specified in the Act have expired. Reasons for this decision, any conditions imposed and the reasons for imposing those conditions are set out on the attached sheet.

No work can commence on this development unless a Development Approval has been obtained. If one or more consents have been granted on this Notification Form, you must not start any site works or building work or change the use of land until you have also received notification of a Development Approval.



IAN DODDDirectorPETER HARMERDirectorANDREW CIALINIAssociateVIC BARONEAssociate

20 Greenhill Road Wayville SA 5034 Postal PO Box 109 Goodwood SA 5034 Telephone 08 8273 0888 Facsimile 08 8273 0800 admin@katnichdodd.com.au www.katnichdodd.com.au



Reference No: PC23438



DEVELOPMENT ACT, 1993 SECTION 42 CONDITIONS OF PROVISIONAL BUILDING RULES CONSENT

BUILDING WORK: SITE ADDRESS: APPLICANT: OWNER: CLASSIFICATION:

DWELLING & GARAGE LOT 289 COKER STREET, FERRYDEN PARK HICKINBOTHAM GROUP Y TEKLEZGI 1a & 10a

DEVELOPMENT NO: 040/1214/04

CONDITIONS

1...The roof trusses for the tiled roof shall be:

- a proprietary product designed using independently certified software** and manufactured by a licensed manufacturer to the provisions of AS1720.1 and AS1649, and
- utilising a wind speed of not less than 34 m/s as defined by the SA Housing Code wind speed map, and
- erected, installed and braced in accordance with AS4440 and the manufacturer's specification.

with details of the truss designs shall be submitted to the satisfaction of the certifier prior to such work being commenced.

**NOTE: The proprietary software and design aids shall be the subject of a certificate from an independent technical expert in accordance with Regulations 85 and 88 certifying that they comply with the provisions of Parts B1 and P2.1 of Volumes 1 & 2 of the Building Code of Australia. (If applicable) any trusses falling outside of the scope of the certified program shall be separately certified pursuant to Regulation 88.

BCA-P2.1

Notes

The certified drawings/ documents will be issued by the Council with the notification of development approval.

A full building specification and a building schedule, standard engineering details, standard wall and roof frame construction details, standard bracing construction details, a complete set of tie down details, wet area details and bushfire construction details are retained on both Katnich Dodd and Council files.

This consent is issued on the understanding that the proprietary type materials and products as specified either on the architectural plans or specification are to be selected and installed in accordance with the manufacturers recommendations and relevant standards

The following energy efficiency construction requirements shall be complied with

- RBM and bulk insulation shall comply with BCA Part 3.12 and 3.12.1.1
- The glazing system shall have the performance characteristics (U-Value/SHGC) required by BCA Table 3.12.2.1 for single clear glass.
- The hot water supply system shall comply with Section 6A of AS/NZS 3500.4.2 or Clause 3.38 of AS/NZS 3500.5.

The retaining wall less than 1000 mm high on the site boundary is pursuant to Schedule 3 deemed *not* to be *development* however under the provisions of Section 60 and Regulation 75 the associated excavation/ filling is deemed to be building work which affects the stability of the adjoining land and requires notice to be served on the adjoining owner.

Sleepers used in the construction of the retaining walls shall be:

- If timber; designed in accordance with AS 1720, of the correct durability class for timber in contact with the ground and resistant to termite attack, and
- If concrete, designed and detailed in accordance with AS 3600 Concrete Structure Code.

The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.

A person must not occupy a Class 1a building under the Building Code (or an addition to a Class 1a building) that has been completed in accordance with the development authorisation insofar as it relates to the performance of building work unless it complies with the requirements prescribed in Regulation 83A. Regulation 83AB requires a *Statement of Compliance* for Class 1a buildings to be provided upon completion to the relevant authority by the licensed building work contractor who has carried out the relevant work, or who was in charge of carrying out the relevant work, to which the statement relates (or if there is no such licensed building work contractor- a registered building work supervisor or private certifier) all in accordance with the attached pro-forma, which must also be signed by the owner of the relevant land, or by someone acting on his or her behalf.

The location, design and capacity of the stormwater discharge at the property alignment should be approved by council prior to site-works commencing. The drainage system should be completed by the finish of construction of the building. (Clause 5.5.3 of AS 2870)

The method of stormwater disposal must not result in the entry of water into any building or on to the land of any adjoining owner without their consent.

AS3660.1- 'Termite Management - New Building Work', sets out methods for minimising the risk to new buildings from damage to their structural members by subterranean termites by deterring concealed entry by termites from the soil to the building. A termite barrier system constructed in accordance with this standard can not prevent termite attack, as barriers may be bridged or breached. Where termites bridge barriers the evidence may be detected during inspections which need to be carried out at intervals not exceeding 12 months to reduce the risk of termite damage. A durable notice shall be permanently fixed to the building in a prominent location such as a meter box or the like indicating the method of protection; and the date of installation of the system; and where a chemical barrier is used, its life expectancy as listed on the National Registration Authority label; and the need to maintain and inspect the system on a regular basis.

The roof trusses shall be erected, installed and braced in accordance with AS4440, the manufacturers specifications and good trade practice. The truss design relies on bottom chord restraint at 600 mm centres; the builder is advised that standard 10 mm plasterboard does not provide this restraint.

that standard 10 mm plasterboard does not provide this restraint. All timbers exposed to the weather or in contact with the ground shall be durability class 1 or 2 (AS1720) or shall be adequately treated with preservative (AS1604). All nails used for framing anchor and straps shall be corrosion protected. Nails used in joints that are continuously damp or exposed to the weather shall be hot-dip galvanised, stainless steel or monel metal.

stantess steer or moner metal. The assessment of the timber framing has been based on the understanding that the timber to be used for all structural elements has a minimum joint strength group of J4 or JD4.

structural elements has a minimum joint strength group of 94 of 954. The footings have only been checked for compliance with the minimum allowable requirements prescribed in AS2870. The owner is advised to refer to the footing construction report or seek advice from the engineer in this matter.

The owners attention should be drawn to Appendix B of AS 2870 'Performance Requirements and Foundation Maintenance'

Particular care should be exercised to ensure that the plumbing and perimeter paving is installed in accordance with the requirements of AS 2870 and engineers details.

The articulation or control joints in the masonry walls shall be installed in accordance with the Site Investigation and Footing Construction Report.

Wet area details including floor grades, set-downs and impervious surfaces shall comply with Minister's Specification SA F1.7; including provision of drainage flanges.

SA F1.7; including provision or drainage nanges. All glazing shall be glazed in accordance with AS1288- 1994, including safety glass for full height windows, glazed doors, side panels and windows located over or adjacent to a bath/shower.

doors, side panels and windows located over or adjacent to a baurshower. Flexible ductwork used for the transfer of products initiating from a heat source that contains a flame must comply with the fire hazard properties set out in AS4254.

Heating appliances shall be installed in accordance with Part 3.7.3 of the BCA.

This report does not imply compliance with the Electricity Act, 1996 as amended or the regulations there-under. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Katnich Dodd Building Surveyors ían Dodd 5 July, 2004

Decision Notification Form Development Act 1993, Schedule 11



Port Adelaide Enfield

Development Application Number: Development Application Date: Registered on: 040/1565/13 01/07/2013 03/07/2013

To: Mr TV Nguyen 8 Blue Wren Ct MAWSON LAKES SA 5095

on behalf of the owner:

Mr YH Teklezgi PO Box 360 WALKERVILLE SA 5081

Location of Proposed Development	43 Coker St FERRYDEN PARK SA 5010	
	Allotment 289 D 63059 CT Vol 5908 Folio 699	
Nature of Proposed Development	Verandah to the rear of the existing dwelling	
Building Classification Assigned	10a	

In respect of this proposed development you are informed that:

Nature of Decision	Decision	No. of Conditions	Date of Decision
Development Plan Consent	Approved	4	19/07/2013
Building Rules Consent	Approved	1	08/08/2013
Development Approval	Approved	5	08/08/2013

No work can commence on this development unless a Development Approval has been obtained. If one or more consents have been granted on this Notification Form, you must not start any site works or building work or change the use of the land until you have also received notification of a Development Approval.

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Christine Goh, Development Officer-Building
 Sheets Attached

Page 2 of 5

040/1565/13

CONDITIONS & NOTES OF DEVELOPMENT APPROVAL

Development Plan Consent Conditions

- 1. Except where minor amendments may be required by other relevant acts, or by conditions imposed by this application, the development is to be established in strict accordance with the endorsed stamped details and plans submitted in Development Application 040/1565/13 and all works shall be completed to the reasonable satisfaction of Council prior to the occupation and/or use of the development.
- 2. The external materials and finishes of the new building shall match/be complimentary to those of the existing building, to the reasonable satisfaction of Council.
- 3. The carport/verandah shall not be enclosed on any side with any solid material, roller door, or the like, without the prior approval of Council.
- 4. All stormwater from the proposed development and associated paved areas shall be captured, stored, re-used or disposed of in a manner and with materials to the reasonable satisfaction of Council, such that it provides for orderly, sustainable and legal stormwater management, and does not result in the entry of water into, or affect the stability of a building and/or adjoining land. Any such stormwater management system shall be connected prior to the completion of the development.

Development Plan Consent Notes

- The granting of this consent does not remove the need for the applicant to obtain all other consents that may be required by other statutes or regulations.
- The applicant is advised that any works (stormwater connections, driveways, etc) undertaken on Council owned land will require the approval of Council's Technical Services Department, prior to any works being undertaken. Further information may be obtained from the Technical Services Department on telephone 8405 6600.
- The applicant is reminded that approval must be obtained from the encumbrancer prior to any works commencing on the land.

040/1565/13

• The Environment Protection (Water Quality) Policy 2003 requires any person who is undertaking an activity, or is an occupier of land to take all reasonable and practicable measures to avoid the discharge or deposit of waste from that activity or land into any waters or onto land in a place from which it is likely to enter any waters (including the stormwater system).

The policy also creates offences that can result in on-the spot fines or legal proceedings. The following information is provided to assist you to comply with this legislation:

- (1) Building and construction must follow sediment control principles outlined in the "Stormwater Pollution Prevention - Code of Practice for the Building and Construction Industry (EPA, 1999). Specifically, the applicant must ensure:
 - During construction no sediment should leave the building and construction site. Appropriate exclusion devices must be installed at entry points to stormwater systems and waterways.
 - A stabilised entry/exit point should be constructed to minimise the tracking of sand, soil and clay off site. However, should tracking occur, regular clean-ups are advised.
- (2) Litter from construction sites is an environmental concern. All efforts should be made to keep all litter on site. The applicant should ensure that bins with securely fitted lids, capable of receiving all waste from building and construction activities, are placed on site.
- (3) All building and construction wastewaters are listed pollutants under the *Environment Protection (Water Quality) Policy 2003* and as such must be contained on site.

It is important that you familiarise yourself with the terms of the Policy and ensure that all contractors engaged by you are aware of the obligations arising under it. For further information please contact the Environment Protection Authority on telephone 8204 2004.

Building Rules Consent Conditions

5. All work undertaken on the site is to be carried out in accordance with the manufacturer's recommendations and relevant standards.

040/1565/13

Building Rules Consent Notes

Pursuant to the provisions of Section 59 of the Development Act 1993, a licensed building work contractor who is proposing to undertake the work or who is in charge of carrying out the work, or if there is no such licensed building work contractor, the building owner must give the Council:

(a) one business day's notice of completion of the installation all roof framing fixings and connections to the existing building used to support the attached structure.

It is advisable Council is notified within 2 clear business days of the intended completion of all fixings and connections to the existing roof framing prior to the construction of the structure to ensure the work carried out is satisfactory.

This will also so to prevent the existing roof being exposed for an extending period time unnecessarily.

Council will carry out an inspection to verify the building work carried out in accordance with the approved documentation which was considered at the time of building consent.

In accordance with Regulation 74 of the Development Regulations 2008, the person who gives the notice must, within 1 business day after the notice is given, provide to the Council a duly completed supervisor's checklist relating to the construction, signed by a registered building work supervisor, being a registered building work supervisor who has undertaken the required training recognised under a scheme approved by the Minister.

A person who fails to provide notification, or a supervisor's checklist, or conceals the roof prior to expiration of 2 clear business days after the notice is guilty of an offence.

Maximum penalty: \$10 000 fine Expiation fee: \$500 fine

Christine Goh Development Officer-Building 08/08/13 Ils

040/1565/13

Page 5 of 5



Building Inspection Notification

Port Adelaide Enfield

Pursuant to Section 59 of the Development Act, 1993 the City of Port Adelaide Enfield requires a licensed building work contractor who is proposing to undertake the work or who is in charge of carrying out the work, or if there is no such licensed building work contractor, the building owner to provide the Council one business day's notice of the following.

* Circle the relevant stage of notification.

- a) **Commencement** of building work upon site;
- b) **Completion** of structural steel reinforcement for concrete footings or other floors prior to concrete pour;
- c) **Completion** of wall, floor or roof framing prior to installation of linings;
- d) **Completion** of all roof framing forming part of the building work prior to the installation of the roof covering (including top and bottom chord restraints, bracing and tie-downs);
- e) **Completion** of any fire walls, fire rated separation or smoke barriers, prior to the installation of linings or other building components rendering inspection not possible;
- f) **Completion** of building work;

In relation to verandahs or carports attached to the roof framing of a building:

g) **Completion** of the installation all roof framing fixings and connections to the existing building used to support the attached structure.

In relation to swimming pools

h) **Completion** of safety barriers (prior to the swimming pool being filled with water):

On notifying Council, please provide the following details:

Site Address:	43 Coker St FERRYDEN PARK SA 5010			
Contact Person:				
Phone:	Email:			
Development Ap	plication No. 040/1565/13			
Date ready for In	spection:			
Please notify Co	ouncil either by telephone, online, email or post,			
Community Development – Building Section City of Port Adelaide Enfield PO Box 110 PORT ADELAIDE SA 5015				
Telephone: Online: Email:	Dnline: https://ecouncil.portenf.sa.gov.au and click Planning and Building			



Development Application Number: Development Application Date: Registered on:

040/1363/15 09/06/2015 10/06/2015

To: Mr YH Teklezgi Po Box 217 **KILKENNY SA 5009**

on behalf of the owner:

Mr YH Teklezgi Po Box 217 **KILKENNY SA 5009**

Location of Proposed Development	43 Coker Street FERRYDEN PARK SA 5010 Allotment 289 D 63059 CT Vol 5908 Folio 699
Nature of Proposed Development	Garage
Building Classification Assigned	10a

In respect of this proposed development you are informed that:

Nature of Decision	Decision	No. of Conditions	Date of Decision
Development Plan Consent	Granted	3	30/06/2015
Building Rules Consent	Granted	1	01/07/2015
Development Approval	Granted	4	01/07/2015

The development must lawfully commence by substantial work on the site of the development within 12 months from the date of Development Approval and be completed within 3 years from the date of Development Approval.

Monn

01/07/2015

040/1363/15

CONDITIONS & NOTES OF DEVELOPMENT APPROVAL

Development Plan Consent Conditions

- 1. Except where minor amendments may be required by other relevant acts, or by conditions imposed by this application, the development is to be established in strict accordance with the endorsed stamped details and plans submitted in Development Application 040/1363/15 and all works shall be completed to the reasonable satisfaction of Council prior to the occupation and/or use of the development.
- 2. The proposed building/structure shall be clad with pre-painted sheet metal or shall be painted a subtle colour, to the reasonable satisfaction of Council.
- 3. All stormwater from the proposed development and associated paved areas shall be captured, stored, re-used or disposed of in a manner and with materials to the reasonable satisfaction of Council, such that it provides for orderly, sustainable and legal stormwater management, and does not result in the entry of water into, or affect the stability of a building and/or adjoining land. Any such stormwater management system shall be connected prior to the completion of the development.

Development Plan Consent Notes

• The granting of this consent does not remove the need for the applicant to obtain all other consents that may be required by other statutes or regulations. The applicant is also reminded that unless specifically stated, conditions from previous relevant development approvals remain active.

Building Rules Consent Conditions

4. All work undertaken on the site is to be carried out in accordance with the manufacturer's recommendations and relevant standards.

Building Rules Consent Notes

- All water flowing from the roof or roofs of any building, flowing from any paved area, and from areas that immediately surround the perimeter of the building shall be disposed of in a manner which meets the requirements of the Building Code of Australia for the building approved as part of this consent to avoid:
 - (a) external moisture or water into the building; and
 - (b) affecting the stability of the building; and
 - (c) creating an unhealthy or dangerous condition; and
 - (d) running onto or over land of an adjoining land or building.

Stormwater shall be diverted away from the building, shall not be permitted to run onto adjoining land, except for stormwater following the existing drainage pattern of rainwater naturally falling on the allotment.

• This approval does not imply compliance with the Electricity Act, 1996 [in relation to minimum clearance distances of power lines adjacent to buildings], the [State] Equal Opportunity Act, 1995, The Work Health and Safety Act & Regulations 2012 including Safe Work Method Statement guidelines relating to working at Heights], or with Commonwealth Disability Discrimination Act, 1992 or with any regulations under those Acts. It is the responsibility of

the owner, applicant and the person undertaking the building work to ensure compliance with same.

Minpe

Mario Hlavati Development Officer – building 01/07/2015

040/1363/15



Data Extract for Section 7 search purposes

Valuation ID 0626312508

Parcel ID: D63059 A289

Certificate Title: CT5908/699

Property Address: 43 COKER ST FERRYDEN PARK SA 5010

Zones GN General Neighbourhood

Subzones **No**

Zoning overlays

Overlays All structures over

All structures over 110 metres Airport Building Heights (Regulated)

The Airport Building Heights (Regulated) Overlay seeks to ensure building height does not pose a hazard to the operation and safety requirements of commercial and military airfields.

Affordable Housing

The Affordable Housing Overlay seeks to ensure the integration of a range of affordable dwelling types into residential and mixed use development.

Prescribed Wells Area

The Prescribed Wells Area Overlay seeks to ensure sustainable water use in prescribed wells areas.

Regulated and Significant Tree

The Regulated and Significant Tree Overlay seeks to mitigate the loss of regulated trees through appropriate development and redevelopment.

Stormwater Management

The Stormwater Management Overlay seeks to ensure new development incorporates water sensitive urban design techniques to capture and re-use stormwater.

Urban Tree Canopy

The Urban Tree Canopy Overlay seeks to preserve and enhance urban tree canopy through the planting of new trees and retention of existing mature trees where practicable.

Is the land situated in a State Heritage Place/Area

No

Open the SA Heritage Places Database Search tool to find the locations' Heritage Place Details.

http://maps.sa.gov.au/heritagesearch/HeritageSearchLocation.aspx

Is the land designated as a Local Heritage Place

No

Open the SA Heritage Places Database Search tool to find the locations' Heritage Place Details.

http://maps.sa.gov.au/heritagesearch/HeritageSearchLocation.aspx

Is there a tree or stand of trees declared to be a significant tree or trees in the Planning and Design Code

N/A

Open the Online Planning and Design Code to browse the full Code and Part 10 - Significant Trees for more information.

https://code.plan.sa.gov.au/

Associated Building Indemnity Insurance No

Associated DA Conditions No Associated DA Info

No

GIS Dataset LMAS

No



ANNEXURE E

Account Number 06 26312 50 8

L.T.O Reference CT5908699 Date of issue 13/10/2021

Agent No. 8190 Receipt No. 2294156

CITI CONVEYANCERS 314 MORPHETT ST ADELAIDE SA 5000 dale@citiconveyancers.co

Section 7/Elec

Certificate of Water and Sewer Charges & Encumbrance Information

Location: Description:	MR Y TEKLEZGI 43 COKER ST FERR 5H DG Residential	YDEN PARK LT 289 D Capital Value:	63059 \$ 495 000	
Periodic charges				
	Raised in current	years to 30/9/2021		¢
		Arrears as at: 30/6	/2021 :	\$ 100.03
Water main availab	ble: 1/7/2004	Water rates		68.60
Sewer main availab		Sewer rates	:	100.11
		Water use	:	52.52
		SA Govt conce	ssion :	0.00
		Recycled Water Us	se :	0.00
		Service Rent	:	0.00
		Recycled Service F	Rent :	0.00
		Other charges	:	0.00
		Goods and Service	es Tax :	0.00
		Amount paid	:	321.50CR
		Balance outstand	ing :	0.24CR
Degree of concess Recovery action tal		D		
Next quarterly ch	arges: Water sup	ply: 68.60 Se	wer: 100.11	Bill: 10/11/2021
· · ·				

This Account is billed four times yearly for water use charges.

The last Water Use Year ended on 15/04/2021.

SA Water has no record of an Encumbrance on this property as at the date of issue of this certificate.





South Australian Water Corporation

Name: MR Y TEKLEZGI Water & Sewer Account Acct. No.: 06 26312 50 8

Amount:

Address: 43 COKER ST FERRYDEN PARK LT 289 D63059

Payment Options

EFT

EFT Payment	
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Bank account name: BSB number: Bank account number: Payment reference: SA Water Collection Account 065000 10622859 0626312508

B

Biller code: 8888 Ref: 0626312508

Telephone and Internet Banking — BPAY®

Contact your bank or financial institution to make this payment from your cheque, savings, debit, credit card or transaction account. More information at bpay.com.au



Paying online

Pay online at www.sawater.com.au/paynow for a range of options. Have your account number and credit card details to hand.



Paying by phone

Call 1300 650 870 and pay by phone using your Visa/Mastercard 24/7. SA Water account number: 0626312508



South Australian Water Corporation 250 Victoria Square/Tarntanyangga Adelaide SA 5000 GPO Box 1751 Adelaide SA 5001 1300 SA WATER (1300 729 283) ABN 69 336 525 019 sawater.com.au

ANNEXURE F



CERTIFICATE OF EMERGENCY SERVICES LEVY PAYABLE

The Emergency Services Levy working for all South Australians

The details shown are current as at the date of issue.			PIR Re	ference No:	2294156
					DATE OF ISSUE
DH UNION PTY 314 MORPHET ADELAIDE SA 5	T STREET				13/10/2021
ADELAIDE SA S	0000			ENQU	
					(08) 8226 3750
				Email:	revsaesl@sa.gov.au
OWNERSHIP NUMBER	OWNERSHIP NAM	ME			
13202541	Y H TEKLEZGI				
PROPERTY DESCRIPTION					
43 COKER ST / FERRYDEN	I PARK SA 5010 / LT 289 D63	3059			
ASSESSMENT NUMBER	TITLE REF.	CAPITAL VALUE	AREA	/ FACTOR	LAND USE / FACTOR
	(A "+" indicates multiple titles)			R4	RE
0626312508	CT 5908/699	\$495,000.00	1.	.000	0.400
LEVY DETAILS:	FI	XED CHARGE	\$	50.00	
	+	VARIABLE CHARGE	\$	264.90	
FINANCIAL YEAR	-	REMISSION	\$	176.00	
2021-2022	-	CONCESSION	\$	0.00	
	+	ARREARS / - PAYMENTS	\$	-138.90	
	=	AMOUNT PAYABLE	\$	0.00	

Please Note:

lote: If a concession amount is shown, the validity of the concession should be checked prior to payment of any outstanding levy amount. The expiry date displayed on this Certificate is the last day an update of this Certificate will be issued free of charge. **It is not the due date for payment.**

EXPIRY DATE

11/01/2022



See overleaf for further information

DETACH AND RETURN THE PAYMENT REMITTANCE ADVICE WITH YOUR PAYMENT



CERTIFICATE OF EMERGENCY SERVICES LEVY PAYABLE

The Emergency Services Levy working for all South Australians

PAYMENT REMITTANCE ADVICE

No payment is required on this Certificate

Please Note:

Please check that the property details shown on this Certificate are correct for the land being sold.

The amount payable on this Certificate is accurate as at the date of issue.

This Certificate is only valid for the financial year shown.

If the change of ownership will occur in the following financial year, you must obtain another Certificate after 30 June.

Payment should be made as part of the settlement process.

The amount payable on this Certificate must be paid in full even if only a portion of the subject land is being sold. RevenueSA cannot apportion the ESL.

If the amount payable is not paid in full, the purchaser may become liable for all of the outstanding ESL as at the date of settlement.

The owner of the land as at 12:01am on 1 July in the financial year of this Certificate will remain liable for any additional ESL accrued before the date of this Certificate, even if the amount payable on this Certificate has been paid.

Provision of this Certificate does not relieve the land owner of their responsibility to pay their Notice of ESL Assessment by the due date.

If the owner of the subject land is receiving an ESL pensioner concession but was not living in the property as their principal place of residence as at 12:01am on 1 July of the current financial year, or is now deceased, you must contact RevenueSA prior to settlement.

For more information:

Visit:	www.revenuesa.sa.gov.au
Email:	revsupport@sa.gov.au
Phone:	(08) 8226 3750

PAYMENT OF THIS CERTIFICATE CAN ONLY BE MADE

Online at:

OR

By Post to:

www.revenuesaonline.sa.gov.au

RevenueSA Locked Bag 555 ADELAIDE SA 5001

ANNEXURE G



CERTIFICATE OF LAND TAX PAYABLE

DH UNION PTY 314 MORPHET	T STRE	ET				DATE OF ISSUE 13/10/2021
ADELAIDE SA 5000						RIES: 08) 8226 3750 andtax@sa.gov.au
WNERSHIP NAME H TEKLEZGI			FINANCIAL YEAR 2021-2022			
ROPERTY DESCRIPTION 3 COKER ST / FERRYDEI		5010 / LT 289 D6305	9			
SSESSMENT NUMBER		ITLE REF.	TAXABLE SITE VALU	E	AREA	
626312508		Г 5908/699	\$330,000.00		0.0579 H	A
ETAILS OF THE LAND T	ΑΧ ΡΑΥΑΒ	LE FOR THE ABOVE	PARCEL OF LAND:			
	\$	0.00	SINGLE HOLDING	\$	0.00)
URRENT TAX						
URRENT TAX	\$	0.00				
-	\$ \$	0.00				
DEDUCTIONS	Ŧ					

ON OR BEFORE

11/01/2022



See overleaf for further information

DETACH AND RETURN THE PAYMENT REMITTANCE ADVICE WITH YOUR PAYMENT



CERTIFICATE OF LAND TAX PAYABLE

PAYMENT REMITTANCE ADVICE

No payment is required on this Certificate

Please Note:

Please check that the property details shown on this Certificate are correct for the land being sold.

This Certificate is only valid for the financial year shown.

If the change of ownership will occur in the following financial year, you must obtain another Certificate after 30 June.

Payment should be made as part of the settlement process.

The amount payable on this Certificate must be paid in full even if only a portion of the subject land is being sold. RevenueSA cannot apportion the land tax.

If the amount payable is not paid in full on or before the due date shown on this Certificate, the purchaser will not be released from liability of the whole amount of the land tax outstanding as at the date of settlement.

The owner of the land as at midnight on 30 June immediately before the financial year of this Certificate will remain liable for any additional land tax accrued before the date of this Certificate, even if the amount payable on this Certificate has been paid.

The amount payable on this Certificate is the land tax payable at the date of issue. However, land tax for a particular financial year may be reassessed at any time, changing the amount payable.

Should a reassessment occur after this Certificate has been paid in full, the purchaser will remain indemnified and will not be responsible for payment of the new land tax payable amount. The owner at the beginning of the relevant financial year will be responsible for payment of any additional land tax payable.

Should a reassessment occur after this Certificate has been issued but not paid in full, the purchaser will not be indemnified and may become responsible for payment of the new land tax payable amount.

Should a reassessment occur after this Certificate has been paid in full and the Certificate is subsequently updated, the purchaser will not be indemnified and may become responsible for payment of the new land tax payable amount.

Provision of this Certificate does not relieve the land owner of their responsibility to pay their Notice of Land Tax Assessment by the due date.

For more information:

Visit:	www.revenuesa.sa.gov.au
Email:	revsupport@sa.gov.au
Phone:	(08) 8226 3750

OR

PAYMENT OF THIS CERTIFICATE CAN ONLY BE MADE

Online at:

By Post to:

www.revenuesaonline.sa.gov.au

RevenueSA Locked Bag 555 ADELAIDE SA 5001