

Prepared for DevelopmentWA

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Document Information

Scheme Amendment Request Report

Bentley Technology Park

DevelopmentWA

20~054

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TOWN OF VICTORIA PARK Received: 20/06/2025

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PLANNING AND DEVELOPMENT ACT 2005

RESOLUTION TO ADOPT AMENDMENT TO LOCAL PLANNING SCHEME

TOWN OF VICTORIA PARK

LOCAL PLANNING SCHEME NO. 2 - AMENDMENT NO.

RESOLVED that the Council, pursuant to Section 75 of the *Planning and Development Act 2005* initiate an amendment to the Town of Victoria Park Local Planning Scheme No. 2 as follows:

- (i) Insert (3) under 'Clause 35 Restrictive Covenants'.
 - (3) A restrictive covenant affecting land in SU1 Technology Park, Bentley depicted in Schedule D Special Use Zones that has the effect of restricting sale, lease, subdivision, land use, construction, building height, fencing, parking or materials which may be developed on the land is extinguished.

Note: The owner of land affected by a restrictive covenant which is extinguished by operation of this clause should apply to the Registrar of Titles under the Transfer of Land Act 1893 for a memorandum of the discharge of the restrictive covenant to be entered on the certificate of title, to ensure that the Register reflects the statutory operation of this local planning scheme.

The amendment is 'standard' under the provisions of the *Planning and Development (Local Planning Schemes)* Regulations 2015 for the following reason(s):

- a) The amendment would have minimal impact on land in the scheme area that is not the subject of the amendment;
- b) The amendment would not result in any significant environmental, social, economic or governance impacts on land in the scheme area; and
- c) The amendment is not a complex or basic amendment.

Dated this	day of
Chief Execu	tive Officer

1.0 Introduction

1.1 Purpose of Report

This report has been prepared on behalf of Development WA in support of a proposal to amend the Town of Victoria Park Local Planning Scheme No. 2 (**LPS2**) to introduce new provisions under Clause 35 – Restrictive Covenants to extinguish the restrictive covenants imposed on existing lots within the eastern portion of the Bentley Technology Park (**BTP**), identified as Special Use 1 (**SU1**) – Technology Park, Bentley within LPS2.

1.2 Site Overview

This Scheme Amendment Request relates to the area as shown in **Figure 1** (**amendment area**), which is located in the Town of Victoria Park (**ToVP**) municipality and is bound by Kent Street to the west, Jarrah Road to the north, Hayman Road to the south and the South Metropolitan TAFE to the east.

The amendment area comprises a substantial portion of the BTP. It includes the amendment area, in addition to a portion of land to the west of Kent Street, the south of Burvill Court and north of Hayman Road as shown in **Figure 1**. The BTP spans across the suburbs of Bentley and Kensington within the ToVP and City of South Perth (**CoSP**) respectively. The BTP is one of several key precincts within the Bentley-Curtin Specialised Activity Centre (**Specialised Activity Centre**) – one of five specialised centres in the Perth region, and significant to the regions and the wider State's economy. Land use and development within the entire Specialised Activity Centre, including the BTP, is guided by the Bentley-Curtin Activity Centre Plan (**ACP**) in addition to other components of the State and local planning framework.

The planning framework relevant to this Scheme Amendment Request is discussed in Section 2 of this report.

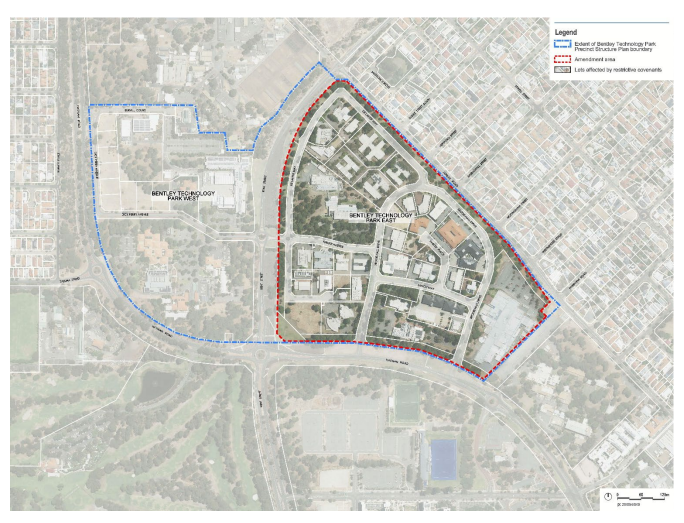


Figure 1 Extent of Scheme Amendment Area

1.3 Restrictive Covenants

Historic restrictive covenants apply to multiple properties within the amendment area (**Figure 1**) which are embedded in Transfers of Land from when the land was initially sold by the Minister for Commerce and State Development in 1985.

The restrictive covenants subject to this Scheme Amendment Request include, but are not limited to, those listed in **Table 1** below. Copies of the restrictive covenants are provided in **Appendix A**.

The restrictive covenants implement an independent set of land use planning controls which prohibits the leasing, sale and development of land and includes outdated controls affecting land use, built form, landscaping and car parking subject to permission. They require landowners to obtain approval from the Minister for State Development (or the Western Australian Technology Development Authority for lots affected by D388828 & D513311), under the covenants (in addition to ordinary statutory approvals) and the process to secure this approval is unclear, convoluted, and not established in legislation or regulated by regulations.

This information highlights the purpose of the restrictive covenants are to:

- 1. Outright prohibit particular land uses;
- 2. Impose restrictions on materials, construction, colours, signage, parking and fencing unless granted permission by the Minister of State Development;
- 3. Prohibit the subdivision, sale, and leasing of land unless granted permission by the Minister of State Development; and
- 4. Restricts subdivision, construction, materials and/or land use unless otherwise approved by the Western Australian Technology Development Authority (quasi-development assessment process, supplementary to the typical statutory process).

Table 1 Restrictive Covenants Subject to this Scheme Amendment Request

Registration No.	Lots Affected	Parties	Purpose
P422732	Lot 6 on Plan 15403 Lot 101 on Plan 15736 Lot 5 on Plan 15403 Lot 112 on Plan 16869 Lots 2-4 on Stata Plan 28659 Lot 107 on Diagram 16869	Agreement dated 19 September 2022 between Minister for State Development, Jobs and Trade and the Transferee.	Restricts the use of land for any purpose other than as a technology park.
D388828	Lot 25 on Diagram 87926	Agreement dated 24 December 1986 between Western Australian Technology Development Authority and the Transferee.	Prohibits construction, materials, land use unless approved by the Western Australian Technology Development Authority.
D513311	Lot 25 on Diagram 513311	Agreement dated 30 June 1987 between Western Australian Technology Development Authority and the Transferee.	Restricts construction, materials, land use unless approved by the Western Australian Technology Development Authority.
G800139	Lots 1-7 on Strata Plan 35120	Agreement dated 8 May 1998 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, construction, materials, land use unless approved by the Western Australian Technology Development Authority.
G856494	Lot 72 on Diagram 93920	Agreement dated 9 July 1998 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
H400022	Lots 1-2 on Plan 407554	Agreement dated 18 February 2000 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
G600341	Lots 1-3 on Strata Plan 34331	Agreement dated 2 October 1997 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
G432745	Lot 23 on Plan 15737	Agreement dated 25 March 1997 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
H488182	Lot 24 on Plan 15737	Agreement dated 28 June 2000 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
E985224	Lots 1-5 on Strata Plan 74457	Agreement dated 27 August 1992 between Minister for State Development and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
F132393	Lot 62 on Diagram 78524	Agreement dated 21 December 1992 between Minister for State Development and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
E664913	Lot 60 on Diagram 78522	Agreement dated 20 June 1991 between Minister for State Development and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
I954818	Lot 71 on Plan 30187	Agreement dated 7 July 2004 between Minister for State Development and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.

Registration No.	Lots Affected	Parties	Purpose
G548183	Lots 1-5 on Strata Plan 36849	Agreement dated 5 August 1997 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
E009404	Lots 1-12 on Stata Plan 23046	Agreement dated 26 January 1989 between Minister for Economic Development and Trade and the Transferee.	Restricts subdivision, sale, parking, construction, materials and land use.
I476812	Lot 72 on Plan 30187	Agreement dated 12 February 2003 between Minister for State Development and the Transferee.	Restricts parking, construction, materials and land use.
G188728	Lot 30 on Plan 15737	Agreement dated 27 May 1996 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
1339959	Lot 74 on Plan 34132	Agreement dated 27 December 2002 between Minister for State Development and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
H343725	Lot 4 on Strata Plan 28658	Agreement dated 14 January 2000 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
F820472	Lot 20 on Diagram 92003 Lot 18 on Diagram 88800 Lot 24 on Plan 24848	Agreement dated 1 March 1995 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
D773503	Lot 101 on Diagram 73566	Agreement dated 31 March 1988 between Minister for Economic Development and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
E924052	Lots 1-2 on Strata Plan 26764	Agreement dated 26 June 1992 between Minister for State Development and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
E272872	Lot 105 on Plan 16869	Agreement dated 10 January 1990 between Minister for Economic Development and the Transferee.	Restricts subdivision, sale, lease, parking, construction, materials and land use.
l650482	Lot 106 on Plan 16869	Agreement dated 18 August 2003 between Minister for State Development and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.
G357029	Lot 1 on Diagram 91589	Agreement dated 19 December 1996 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.
G357068	Lot 201 on Diagram 88801	Agreement dated 4 December 1996 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.
F926992	Lot 202 on Diagram 88801	Agreement dated 16 June 1995 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.
E121616	Lots 1-2 on Strata Plan 41209	Agreement dated 8 June 1989 between Minister for Economic Development and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.

Registration No.	Lots Affected	Parties	Purpose
H122506	Lot 111 on Plan 16869	Agreement dated 27 May 1999 between Minister for Commerce and Trade and the Transferee.	Restricts subdivision, sale, lease, parking, construction, fencing, materials and land use.

1.4 Preparation of the Bentley Technology Park Precinct Structure Plan

Taylor Burrell Barnett, along with several technical specialists (**Project Team**), have been engaged by Development WA to prepare a Precinct Structure Plan (**PSP**) for the BTP. The PSP seeks to provide a contemporary, robust and comprehensive planning framework to support the use and development of the PSP in accordance with the vision for the ACP. The PSP is intended to complement the existing State and local planning framework and guide planning assessment and decision making by all stakeholders.

The PSP has been developed collaboratively with key stakeholders, including the Department of Planning, Lands and Heritage (**DPLH**), the ToVP, the CoSP and key landowners in the precinct. The PSP is intended to be submitted to the ToVP and CoSP for consideration in due course. Once submitted, the PSP will undergo planning assessment and will be subject to a public advertising process, prior to being submitted to the DPLH for assessment on behalf of the Western Australian Planning Commission (**WAPC**). The WAPC is the ultimate decision-maker for the PSP.

If approved by the WAPC, the PSP will be given statutory effect through clause 27 of the Planning and Development (Local Planning Schemes) Regulations 2015 (**Regulations**), which requires a decision-maker for an application for development approval or subdivision approval in an area covered by a structure plan to have due regard to the structure plan when making a determination.

In parallel to the determination of the PSP, it is envisioned that this scheme amendment would be implemented, providing for a contemporary, orderly and proper planning framework and the ordinary pathways for development assessment.

1.4.1 Relationship with this Scheme Amendment Request

This Scheme Amendment Request is intrinsically linked to the implementation of the PSP. Removal of the restrictive covenants are critical to achieve the following objectives:

- Establishing a contemporary, robust, and comprehensive planning framework for the BTP, consistent with the requirements of the ACP; and
- Enabling a streamlined subdivision and development assessment process, in alignment with standard statutory procedures.

The PSP will establish contemporary land use and development controls that are intended to supersede the provisions of the existing restrictive covenants. In doing so, the PSP will also serve to 'fill in the blanks' of the ACP and provide a finer level of detail to guide land use, subdivision and development. While the ACP sets out the overarching vision, structure, and strategic intent for the precinct, the PSP will translate these broader objectives into site-specific planning and design responses—ensuring a more coordinated, practical, and implementable planning framework.

Should the restrictive covenants remain in place following the approval and implementation of the PSP, affected landowners and proponents will be placed in the difficult position of having to navigate competing land use and development controls. This results in an unclear, quasi-approval process—requiring consideration of both the covenants and the PSP—in addition to the ordinary statutory processes. This creates uncertainty and the potential for conflicting design requirements, ultimately complicating the delivery of development outcomes.

The removal of the restrictive covenants seeks to resolve these issues by enabling a streamlined and contemporary planning framework that supports development and facilitates orderly and proper planning assessment processes.

1.4.2 Pre-Lodgement Engagement

To inform the preparation of this Scheme Amendment Request, engagement has been undertaken with key stakeholders.

Landowners

Development WA and the Project Team have undertaken a comprehensive pre-lodgement engagement process to provide key stakeholders with an opportunity to input into the development of the PSP. This includes several one-to-one conversations with key stakeholders, working group meetings, site visits, workshops and ongoing correspondence.

Through these discussions, landowners have consistently expressed their frustrations regarding the building limitations and unclear approval pathway stemming from the restrictive covenants and there is strong support for their removal.

Department of Energy and Economic Diversification

The BTP previously formed part of the Department of Energy and Economic Diversification's (formerly known as the Department of Jobs, Tourism, Science & Innovation (**JTSI**) property portfolio and was recently transferred to Development WA in June 2020. Although the land was transferred to Development WA, the Minister for State Development (the Honourable Roger Cook, Premier; Minister for State Development; Trade and Investment; Economic Diversification) remains the covenantee and is responsible for the enforcement of the restrictive covenants.

In July 2024, Development WA's Leasing Team engaged with the JTSI to discuss the proposal the removal of the restrictive covenants concurrent with the PSP process and sought their support. The Deputy Director General of the JTSI has expressed their support of PSP's preparation and the proposal to concurrently extinguish the restrictive covenants.

Further engagement is being undertaken alongside the assessment of this Scheme Amendment to obtain the Minister for State Development's formal support as per the direction of the DPLH.

DPLH and Town of Victoria Park

On 7 May 2025, TBB met with the DPLH and Town of Victoria Park (ToVP) to discuss the restrictive covenants impact on the implementation of the future Bentley Technology Park PSP and the process for removing the restrictive covenants via a Scheme Amendment process.

Following the meeting, TBB continued to liaise with the DPLH and ToVP regarding the proposed Scheme Text amendments required to facilitate the removal of the restrictive covenants which has been incorporated as part of this amendment request.

2.0 Planning Framework

2.1 State and Region Planning Framework

This section summarises the key components of the State and Regional planning framework relevant to this Scheme Amendment Request.

2.1.1 Planning and Development Act 2005

This Scheme Amendment Request has been prepared on behalf of DevelopmentWA, a key landowner within the amendment area. Section 75 of the *Planning and Development Act 2005* (**PD Act**) legislates that an amendment to a local planning scheme can be proposed by a landowner in the scheme area, as follows:

- (a) Prepared by the local government, approved by the Minister and published in the Gazette; or
- (b) Proposed by all or any of the owners of any land in the scheme area, adopted, with or without modifications, by the local government, approved by the Minister and published in the Gazette.

2.1.2 Perth and Peel @ 3.5 million (2018)

Perth and Peel @3.5 Million sets out an overarching framework to guide the Perth and Peel regions population growth to 3.5 million people. This is supported by a suite of four sub-regional planning framework documents. The frameworks provide guidance on where sustainable development should occur over the next 35 to 40 years to ensure the impact of urban growth on areas of environmental significance is minimised; to protect heritage; and to maximise the benefits of available land and existing infrastructure. A key focus of the framework is facilitating infill development within established urban areas, guided by ten core principles. One of these principles focuses on the development of activity centres:

"Support urban and economic development of the activity centres network as places that attract people to live and work by optimising land use and transport linkages between centres; protecting identified employment land from residential encroachment, where appropriate; and avoiding contiguous linear or ribbon development of commercial activities beyond activity centres."

Perth and Peel @ 3.5 million identifies the Bentley-Curtin precinct as a 'Specialised Activity Centres and a key strategic location for urban consolidation. The framework envisions Perth as a city which capitalises on technology and innovation to deliver a more competitive economy. The Specialised Activity Centre, which includes the BTP, is central to delivering this vision by supporting targeted economic and employment growth.

2.1.3 Central Sub-Regional Planning Framework (2018)

The Activity Centre is located within the Central Sub-Region. The Sub-regional Framework focuses on achieving higher infill and densities for residential development and employment within the existing built environment. Specialised Activity Centres such as Curtin-Bentley are places that have strong specialised roles focussed on regionally significant economic or institutional activities, technology-based businesses or airports within the centre.

The Central Sub-Regional Planning Framework identifies the subject land as an 'Activity Centre' within the Bentley Curtin Specialised Centre. According to Appendix 1, Table 6, the employment precinct is expected to generate 9,740 new jobs, increasing from 13,970 to 23,710 by 2050.

2.1.4 Metropolitan Region Scheme (2025)

The amendment area is currently zoned as 'Urban' under the Metropolitan Region Scheme (**MRS**), intended for "provide for residential development and associated services, including shopping, employment, recreation, and community facilities". Hayman Road is also zoned as 'Urban' recognising its attributes as a lower order road in the

overall road hierarchy. Kent Street is reserved as an 'Other Regional Road', recognising its regional significance and higher order function.

2.1.5 State Planning Policy 4.2 – Activity Centres (2023)

State Planning Policy 4.2 - Activity Centres (**SPP 4.2**) provides the overarching framework for activity centres in the Perth, Peel and Greater Bunbury regions. Its purpose us to is to guide the planning and sustainable development of activity centres and manage the distribution of retail activity across the regions, in accordance with the hierarchy of activity centres.

Consistent with the Perth & Peel @ 3.5 million and Central Sub-regional planning frameworks, SPP 4.2 identifies the BTP within a wider Specialised Activity Centre. SPP 4.2 outlines the centre has specialisation of education, research and technology. The following key planning considerations are outlined in SPP 4.2:

- Planning for these centres should aim to protect the specialisation while improving the growth and clustering of business activity of State and regional significance.
- These areas are to be developed as places with a concentration of linked businesses and institutions providing a
 major contribution to the economy, with excellent transport links and potential to accommodate significant
 future growth in jobs and in some instances housing.
- A precinct structure plan is to be prepared for strategic, secondary, district and specialised activity centres unless the Western Australian Planning Commission (WAPC) is satisfied that one is not required

2.1.6 Bentley-Curtin Specialised Activity Centre Plan (2023)

The ACP was prepared by the DPLH on behalf of the WAPC, and in consultation with State and local governments, and key landowners, including Curtin University. The ACP provides a broad, district-level strategic planning framework designed to transform the Specialised Activity Centre into a dynamic hub of innovation, education, research, and enterprise and create stronger links between the various sub-precincts, including the Curtin Bentley campus and BTP. It promotes an urbanised environment with improved amenity and an increased mix of compatible and complementary land uses. Residential diversity in convenient locations close to places of employment and education is anticipated to make the activity centre an attractive choice for education, employment and living.

"An innovative, creative and collaborative centre of excellence in science, technology, education and research supporting the State's economic growth through the development and commercialisation of ideas into viable and sustainable enterprises. A vibrant place that is accessible, safe, sustainable, affordable and attractive for people to study, work, live and enjoy life."

(Vision for the Specialised Activity Centre as outlined within the ACP, WAPC 2018)

The ACP is intended to guide planning and development to 2031 and inform region and local planning scheme amendments and further detailed planning to be undertaken through the preparation of structure plans across the eight identified precincts.

The guidance provided in the ACP reinforces the need for a PSP over the BTP area and confirms that a PSP is the appropriate mechanism – rather than the current restrictive covenants – to facilitate orderly and proper detailed planning.

2.2 Town of Victoria Park Local Planning Framework

This section summarises the key components of the ToVP's local planning framework relevant to this Scheme Amendment Request.

2.2.1 Local Planning Strategy (2022)

Local Planning Strategy sets out the City's objectives for future planning and development within the municipality over the next 10-15 years. The Strategy establishes specific growth objectives for Specialised Activity Centre which are as follows:

 To develop an innovative, creative and collaborative centre of excellence in science, technology, education and research of State significance.

- To develop a network of specialised places that deliver the vision for the Bentley-Curtin Specialised Activity Centre Plan and are compatible with the Town's activity centre hierarchy.
- To encourage innovative and sustainable city building and place-making from concept design through to longterm management.

The Strategy recognises the significance of the components of the activity centre located within the local government area and supports the undertaking of detailed planning in accordance with the guidance outlined within the ACP.

2.2.2 Local Planning Scheme No. 2 (2024)

The Town of Victoria Park's Local Planning Scheme No. 2 (LPS2) was recently gazetted on 18 December 2024 and zones the subject area as SU1. The purpose of SU1 is outlined below:

"The Technology Park Special Use zone shall be promoted and consolidated as a specialised location for research and development activities supported by a mix of complementary uses with regard to the Bentley-Curtin Specialised Activity Centre Plan."

Schedule D sets out the permissibility and conditions associated with land use in SU1. The provisions reinforce the primacy of the use of the scheme amendment area for the purposes of research and development but allows for a range of potentially complementary and compatible land uses as discretionary ('D') uses, subject to conditions being fulfilled. These conditions reinforce the need for a PSP to provide a planning framework that supports the exercise of discretion when it comes to determining the appropriateness of several land uses and confirms a PSP is the appropriate mechanism for detailed planning, rather than the current restrictive covenants.

3.0 Scheme Amendment Request

3.1 Proposal

This Scheme Amendment Request proposes to amend LPS2 as follows:

· Amend the Scheme Text to insert (3) under 'Clause 35 - Restrictive Covenants':

"(3) A restrictive covenant affecting land in SU1 – Technology Park, Bentley depicted in Schedule D – Special Use Zones that has the effect of restricting sale, lease, subdivision, land use, construction, building height, fencing, parking or materials which may be developed on the land is extinguished.

Note: The owner of land affected by a restrictive covenant which is extinguished by operation of this clause should apply to the Registrar of Titles under the Transfer of Land Act 1893 for a memorandum of the discharge of the restrictive covenant to be entered on the certificate of title, to ensure that the Register reflects the statutory operation of this local planning scheme."

The proposal is considered to be a 'standard' amendment under the provisions of the Regulations for the following reasons:

- The amendment would have minimal impact on land in the scheme area that is not the subject of the amendment;
- The amendment would not result in any significant environmental, social, economic or governance impacts on land in the scheme area; and
- · The amendment is not a complex or basic amendment.

3.2 Basis

This Scheme Amendment Request proposes to utilise the powers of LPS 2 to extinguish 29 restrictive covenants (refer to **Table 1**) which impact on the ability for the BTP to be developed to its potential consistent with the State, region local planning framework. The restrictive covenants also hinder the successful implementation of a future PSP over the BTP and undermine the intent of this planning framework as a mechanism for guiding detailed planning in the scheme amendment area. Extinguishing the restrictive covenants allows for the eastern portion of the BTP to develop in accordance with the planning framework and facilitates the orderly and proper planning of the scheme amendment area.

The PD Act provides the ability for a local planning scheme (or amendment) to extinguish restrictive covenants.

Section 69(1)(b) of the PD Act provides the ability for a planning scheme (or amendment) to make "provision for all or any purpose, provisions, powers or works referred to in Schedule 7" Clause 11(1) of Schedule 7 of the PD Act states that a planning scheme may provide for "the extinguishment or variation of any restrictive covenant, easement or right of way."

The PD Act does not discriminate the extent to which an application may extinguish encumbrances via a Scheme Amendment process but any proposal to amend or remove an encumbrance must be based on justifiable planning grounds.

3.3 Assessment

The removal of the restrictive covenants allows for the effective implementation of the State and local planning framework and including the developing PSP. The establishment of the planning framework has been based on extensive strategic planning for the BTP, and removing the restrictive covenants enables the standards and controls

embedded within the planning framework to be implemented in accordance with the vision for the amendment area. The PSP will contain contemporary built form controls which relate specifically to development, built form, land use, parking, fencing, streetscape and amenity within the precinct, making the purpose of the restrictive covenants redundant.

The PSP, in addition to the current State, region and local planning framework including the controls within LPS 2 and the ACP provide for an orderly and proper planning framework that appropriately control land use and development within the amendment area, in accordance with common planning practice.

Appendix B provides an assessment outlining how the current planning framework and future PSP provides the standards and controls which supersede the restrictive covenants, thereby making them redundant.

Removal of the restrictive covenants also facilitates the typical subdivision and development assessment processes for the amendment area and removes the need to obtain prior approval from the Minister of State Development. This allows for the orderly and proper planning processes to be implemented to the benefit of landowners in the amendment area, and streamlines the process in accordance with the goal 3 of the State Governments planning reforms:

"Planning systems are consistent and efficient."

(Goal 3 of the Action Plan for Planning Reform, WAPC 2019)

3.4 Implementation

The Regulations outline different statutory processes and timeframes for the assessment, determination and implementation of an amendment to a Local Planning Scheme and Precent Structure Plans. While these are separate processes—each with their own procedural requirements, public consultation obligations, and approval pathways—the Regulations do not preclude them from being progressed concurrently. Accordingly, the DPLH and the ToVP may consider this Scheme Amendment Request ahead of the consideration of the draft PSP, to facilitate coordinated and timely planning outcomes.

Submitting this Scheme Amendment Request ahead of the PSP seeks to ensure a seamless transition between the lifting of the restrictive covenants and implementation of the PSP. Through the Bentley Technology Park Working Group, attended by the DPLH, the ToVP and key other stakeholders, a collaborative and concerted effort will be placed on managing the two connected planning processes through their respective process.

It is considered that a robust and appropriate planning framework is already in place, with sufficient standards and controls embedded within LPS2 and the approved ACP, to support the removal of the existing restrictive covenants in advance of the determination of the PSP. While the PSP will build upon and enhance the existing framework by providing further detail on land use, subdivision, development and infrastructure, it is not intended to introduce any fundamental or critical standards or controls that would warrant deferring the removal of the covenants. The existing planning instruments provide adequate statutory and strategic guidance to manage land use and development in the interim, ensuring that orderly and proper planning can be achieved without reliance on the PSP.

On this basis, it is requested that this Scheme Amendment Request is initiated as soon as practical.

4.0 Conclusion

The BTP is a part of a Specialised Activity Centre significant to the region and State's economy. The eastern portion of the BTP, subject to this Scheme Amendment Request is affected by historic restrictive covenants that restrict land use, subdivision and development, and require a quasi-assessment process to occur prior to the proper statutory subdivision and development assessment processes. The restrictive covenants once served a legitimate planning purpose, providing a level of control over land use and development at a time when a more detailed planning framework was not in place, but now impose outdated standards and controls which substantially restrict (or in some cases prohibit) the ability for landowners to develop their landholdings in accordance with the planning framework and vision for the growth of the BTP and wider Specialised Activity Centre.

The PD Act provides Local Planning Schemes with the ability to remove restrictive covenants.

This Scheme Amendment Request seeks the ToVP to initiate a 'standard' amendment to LPS 2 to introduce provisions into Clause 35 – Restrictive Covenants to remove the restrictive covenants that apply to the land zoned SU1. The proposal is considered to be a 'standard' amendment under the provisions of the Regulations for the following reasons:

- The amendment would have minimal impact on land in the scheme area that is not the subject of the amendment:
- The amendment would not result in any significant environmental, social, economic or governance impacts on land in the scheme area; and
- · The amendment is not a complex or basic amendment.

The proposed amendment is critical to supporting the proper implementation of the future PSP. Extinguishing the restrictive covenants will remove outdated land use, subdivision and development controls which currently burden the existing lots within the amendment area and remove the need for approval to be obtained from the Minister of State Development through an unclear and convoluted process prior to the commencement of the proper statutory assessment processes for subdivision and development.

Preliminary engagement with key stakeholders, including the ToVP, DPLH, CoSP and key landowners in the BTP has identified support for this proposal.

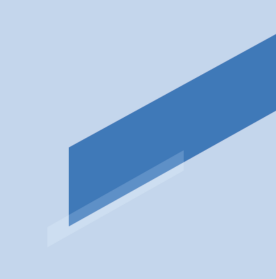
Orderly and proper planning standards and controls are already in place through the provisions of LPS 2 and ACP and will be further supplemented by guidance provided in the PSP in development by the DevelopmentWA.

On this basis, it is requested that this scheme amendment is initiated by the ToVP Council.

TOWN OF VICTORIA PARK Received: 20/06/2025

Appendix A

Restrictive Covenants



INSTRUCTIONS

- This form may be used only when a "Box Type" form is not provided or is unsuitable. It may be completed in narrative style.
- 2. If insufficient space hereon Additional Sheet Form B1 should be used.
- 3. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

NOTES

- Insert document type. 1.
- A separate attestation is required for every person signing this 2. document. Each signature should be separately witnessed by an Adult Person. The address and occupation of the witness must be stated.

OFFICE USE ONLY



REG. \$ 64.00

LODGED BY

ADDRESS

METRO SETTLEMENTS Level 7, City Arcade Office Tower 207 Murray St. Perth Tel: 481 4611 Fax: 481 4119

PHONE No.

FAX No.

REFERENCE No.

ISSUING BOX No.

ASSESS. No

PREPARED BY

KOTT GUNNING

ADDRESS:

15 William Street, PERTH, WA 6000

PHONE No. (08) 9321 3755

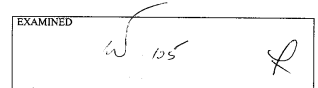
FAX No. (08) 9321 3465

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1.	
2.	Received Items
3.	 Nos.
4.	
5.	_
6.	Receiving Clerk

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





1.10 * Sale

The Grantor shall not sell, agree to sell or enter into any option to sell any part of the Grantor's Land without the prior written approval of the Grantee (such approval not to be unreasonably withheld).

1.11 Other Disposal

The Grantor shall not assign, lease or sub-let the Grantor's Land without the prior written approval of the Grantee (such approval not to be unreasonably withheld where the proposed use of the Grantor's Land by the proposed assignee, tenant or sub-tenant complies with approved zonings for the Grantor's Land)

2. BURDEN OF RESTRICTIVE COVENANT

It is intended that the burden of the restrictive covenants contained in Clause 1 above burdens and runs with the Grantor's Land.

3. BENEFIT OF RESTRICTIVE COVENANT

It is intended that the benefit of the restrictive covenants contained in Clause 1 above benefits and runs with the Grantee's Land.

4. COSTS

The Grantor must pay:

- (a) the Grantee's legal costs, charges and expenses in connection with the preparation, negotiation, completion and stamping of this deed; and
- (b) any stamp payable on this deed.

Executed as a Deed

THE COMMON SEAL of THE
MINISTER FOR COMMERCE AND
TRADE was hereunto affixed by THE
MINISTER FOR COMMERCE AND
TRADE for the time being the HON
HENDY COWAN in the presence of

THE COMMON SEAL of INTELLECT HOLDINGS LTD (ACN 009 366 009) was affixed in accordance with its Constitution in the presence of

A ACCIEICH DI IRI IN SERVANT

Director: K. helylou Full Name: PSS Langthery INTELLECT
HOLDINGS
LIMITED
A.C.N. 009 366 009

TO COMMON SEAL

ommer

Common

Seal

Director/Secretary:
Full Name: ERROL

GJ:151436_t

1.1 Approval of Plans

No construction shall commence on the Grantor's Land until building plans, site plans and perspectives have been approved in writing by the Grantee and such approval shall not be unreasonably withheld, and no material or substantive variation to such plans and perspectives shall be made without the further approval of the Grantee.

1.2 Alterations and Additions

No material or substantial alteration or extension to existing improvements on the Grantor's Land shall be made without:

- (a) the prior approval of the Grantee and such approval shall not be unreasonably withheld; and
- (b) the prior approval by the Grantee (not to be unreasonably withheld) of building plans and perspectives for such alterations and extensions.

1.3 Use

No noisy, noxious or offensive trade, act, business, occupation or calling is to be carried on on the Grantor's Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.

1.4 Health Laws

There shall be no contravention of the relevant Health, Noise Abatement, and Clean Air act and regulations, any special regulations and any by-laws or local laws (including those required by the Town of Victoria Park) pertaining to Technology Park and affecting the Grantor's Land.

1.5 Parking

No vehicle shall be permitted to be parked on the Grantor's Land other than in accordance with the location or locations specified on the building and sit plans referred to in Clause 1.1 above.

1.6 Signs

No signs shall be erected on the Grantor's Land without the prior approval of the Grantee (such approval shall not be unreasonably withheld).

1.7 K Fences

No fences shall be erected on the Grantor's Land.

1.8 ⊀ Trees

No trees on the Grantor's Land shall be lopped or removed unless such lopping or removal becomes necessary for ensuring the safety of persons or property.

1.9 Sub-division

The Grantor's Land shall not be sub-divided without the prior written approval of the Grantee.

GJ:151436_l



FORM B2 - FORM APPROVAL NUMBERB1746

WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED

BLANK INSTRUMENT FORM

RESTRICTIVE COVENANT

(Note 1)

THIS DEED is dated

27th May

WESTERN AUSTRALIA STAMP DUTY 15-JUN-99 001492934-001

DEE VALUE \$

1. INTELLECT HOLDINGS LIMITED (ACN 009 366 009) of 1 Brodie Hall Drive, Bentley, WA (Grantor) and

2. THE MINISTER FOR COMMERCE AND TRADE of 197 St Georges Terrace, Perth,

WA 6000 (Grantee) formerly known as

RECITALS

BETWEEN

A. The Grantor is the registered proprietor of Lot 111 on Plan 16869, being the whole of the land comprised in Certificate of Title Volume 1840 Folio 584 (Grantor's Land)

- B. The Grantee is the registered proprietor of Lot 1 on Plan 15403 being the whole of the land comprised in Certificate of Title Volume 1738 Folio 474 (Grantee's Land)
- C. The Grantor's Land and the Grantee's Land both form part of the commercial development known as Technology Park, Bentley (Technology Park)
- D. In terms of Conditions 8, 9 and 10 of the contract for the sale (constituted by Offer and Acceptance dated 23 December 1993) of the Grantor's Land to the Grantor by the Grantee, the Grantor requires the consent of the Grantee to a sale of the Grantor's Land
- E. The Grantor now wishes to sell the Grantor's Land
- F. In exchange for the Grantee's consent, the Grantor has agreed to restrict the nature of improvements at and disposal of the Grantor's Land

The parties covenant and agree as follows:

1. RESTRICTIVE COVENANT

The Grantor, on behalf of itself, its successors in title, transferees and assigns of the Grantor's Land, covenants and agrees with the Grantee, the successors in title, transferees and assigns of the Grantee's Land, that:

GJ:151436_1

TOWN OF VICTORIA PARK Received: 20/06/2025 10-JUN-99 THU 13:11

93213465 KOTT GUNNING

FAX NO. 93213465 P. 1

Kott Gunning

TO:

DOLA

Attention:

STOPPED DOCUMENTS

Fax No:

9273 7658

FROM:

Deidre Springford

Secretary:

Our Ref:

COM521/6

Tel No:

Fax No:

(08) 9321 3465

Date:

(08) 9321 3755 10 June 1999

No. of pages: 1 (including this page)

RE: REQUISITION OF 8/4/99 DEALING NO. H122404-7

Further to your requisition on document number 506, we hereby request upliftment of the Restrictive Covenant documents to enable stamping thereof and thence return to you to complete registration.

The documents in question can be forwarded to DX 110. Perth, for the writer's attention.

Thank you for your assistance

Kutt Gunny

DEIDRE SPRINGFORD for KOTT GUNNING

Kott Gunning, LAWYERS Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Rox L890, PERTH WA 6842 Ausdoc: DX110, PERTH

Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465

Email: kottgunn@highway1.com.au

A MEMBER OF adv@c 👊 Adelaide, Colombo,

Novalde, Hong Kong, Jakarta, Kuala Lumput, Manila, Melbourne, Mumbai, New Dolhi, Perth, Singapore, Sydney

This facsimile may contain privileged and/or confidential information intended for the person addressed. If you receive this facsimile and you call age not the force on 408 9321-3755 immediately. The sender does not walve any confidentially or solicitor-client privilege by your inadvertent receipt of this material.

Katt Gunning is Quality Assured to international standards AS/NZS ISO 9001 and to the Low Society of Western Australia's Quality Practice Standard

TOWN OF VICTORIA PARK Received: 20/06/2025

Kott Gunning

15 June 1999

STOPPED DOCUMENTS **DOLA DX88 MIDLAND**

Attention:

The Registrar

Our Ref:

COM521/6

DSPRINGFORD:157520_1.

DOC Your Ref: Writer:

H122504-7 Deidre Springford 9483 0919

Partner:

Anne Hurley 9483 0936

Dear Sir/Madam

DOCUMENT NO. 506 - RESTRICTIVE COVENANT

Further to my facsimile to you of 10th June 1999 in respect to your Requisition in this matter, I now enclose the above document, duly stamped as required, together with our cheque in the sum of \$32.00 being your fee in this matter.

I trust the above is satisfactory.

Yours faithfully, KOTT GUNNING

Enc.

17 HIM 1999

Kott Gunning 1.AWYERS

Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Box L890, PERTH WA 6842 Ausdoc: DX110, Perth

Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465

Email: kottgunn@highway1.com.au

A MEMBER OF adv@c asia

Mukiza asa Adelaide, Colombo, Dubai, Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, Mumbai, New Delhi, Perth, Singapore, Sydney

Kott Gunning is Quality Assured to international standards AS/NZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standard

INSTRUCTIONS

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- 4. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

NOTES

- 1. Insert document type.
- A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>Adult Person</u>. The full name, address and occupation of the witness <u>must</u> be stated.

OFFICE USE ONLY

P422732 RC

17 Jan 2023 15:51:45 Perth

ADDRESS
PHONE No.

REFERENCE No.

STATE SOLICITORS OFFICE COMMERCIAL & CONVEYANCING

26 EARRACK STREET
PERTH WA 6000

9264 1888

8264 1440

SSO REF 2124-18

ISSUING BOX No.

SSO REF 2124-18

PREPARED BY State Solicitor's Office

ADDRESS 28 Barrack Street Perth

PHONE No. 9264 1176 FAX No. 9264 1440

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

4/5 \$3/4

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1738 | 478 | 47

1. 1738 | 478 | 47

1. 1738 | 479 | 3

1738 | 481 | 3

Received Items

2. 1764 | 589 | 5

1840 | 589 | 5

1940 | 589 | 5

1929 | 163 | 3

4. 2129 | 163 | 3

4. 2129 | 163 | 3

5. 2205 | 71 | 3

2795 | 880 | 3

6. 2795 | 890 | 2

EXAMINED



	Page 13
EXECUTED as a Deed	
Signed for and on behalf of the MINISTER FOR STATE DEVELOPMENT JOBS AND TRADE by REBECCA ANN BROWN (Print full name) who holds the position of Director General at the Department of Jobs, Tourism, Science and Innovation, the officer delegated authority to sign on behalf of the Minister pursuant to Section 8(1) of the Industry and Technology Development Act 1998 in the presence of	(Signature)
in the presence of	(Signature)

CONSENT

APACIA PTY LTD ACN 112 571 758 being the Caveator named in Caveator L464644 registered against the land contained in Certificate of Title Volume 2529 Folio 98 hereby consents to the within Restrictive Covenant

Dated the 15 day of NOVEMBER 2021

Executed by APACIA PTY LTD ACN 112 571 758 pursuant to section 127(1) of the

Corporations Act 2001 (Cth)

Director

SHEENA SHI YVAN CHER

Full name of Director

HOANG TRUNG TRAN
Full name of Director/Secretary

,	Page 11
	CONSENT
	e Hall Drive Bentley Strata Plan 35120 which Strata Plan has ed against the land contained in Certificate of Title Volume in Restrictive Covenant
Dated the day of	202
THE COMMON SEAL of THE OWNERS OF BUSINESS CENTRE 2A BRODIE HALL DRIVE BENTLEY STRATA PLAN 35120 was hereunto affixed on the day of as authorised by an ordinary resolution of the Strata Companyin the presence of:	
Member of the Council	Member of the Council
Frint full name	Print full name

CONSENT

Curtin University formerly known as Curtin University of Technology being the registered proprietor of Lot 24 on Deposited Plan 24848 and being the whole of the land in Certificate of Title Volume 2205 Folio 70 which land has the benefit of the Easement Burden created under section 136C T.L.A. for right of carriageway purposes – See Deposited Plan 24975 registered against the land contained in Certificate of Title Volume 2205 Folio 71 hereby consents to the within Restrictive Covenant

Dated the 15th day of December 2021

The Common Seal of **CURTIN**

was hereto affixed on the \int 5 day of \int 202\ldots by the authority of

Halae Haye Vice-Chancellor

Administrative Secretary AL DONALO

Date 15/12/2021



CONSENT

Town of Victoria Park being

- the grantee of the Easement Burden created under section 27A of T.P. & D. Act See Plan 15736 registered against the land contained in Certificate of Title Volume 1764 Folio 573; and
- (b) the Caveator named in Caveat G716303 registered against the land contained in Certificates of Title Volume 2129 Folios 163, 164 and 165

hereby consents to the within Restrictive Covenant

Dated the 10 day of February 2022

THE COMMON SEAL of the TOWN OF VICTORIA PARK was hereunto affixed in the presence of:

Mayor / Chief Executive Officer

Print full name Print full name

Executed by the Town of Victoria Park ABN 77 284 859 739 pursuant to section 9.49A(4) of

the Local Government Act 1995

Anthony Vuleta

Chief Executive Officer

Natali Adams

Chief Operations Officer

Page 3	8
--------	---

CONSENT

SALMON HEIST PTY LTD ACN 134 424 650 being the Lessee named in Lease K510267 registered against the land contained in Certificate of Title Volume 1840 Folio 580 hereby consents to the within Restrictive Covenant

Dated the 15 day of February 2022

Executed by SALMON HEIST PTY LTD ACN 134 424 650 pursuant to section 127(1) of the

Corporations Act 2001 (Cth)

Director

MILES ASHTON

Full name of Director

Director/Secretary

Full name of Director/Secretary

CONSENT

GLOBAL NETWORKS AMC DATA CENTRE PTY LTD ACN 139 286 203 being the Lessee named in Lease M328325 registered against the land contained in Certificate of Title Volume 2795 Folio 888 hereby consents to the within Restrictive Covenant

Dated the 25th day of November 2021

Executed by GLOBAL NETWORKS AMC DATA CENTRE PTY LTD ACN 139 286 203 pursuant to section 127(1) of the Corporations Act 2001 (Cth)

Director de 1

ANTONY DE JONG

Full name of Director

Director/Secretary

Full name of Director/Secretary

Pag	e 6

CONSENT

City of Cockburn in its capacity as the grantee of Restrictive Covenant M11022 registered against the land contained in Certificate of Title Volume 2795 Folio 888 hereby consents to the within Restrictive Covenant

Dated the 11th day of November 2021.

Executed by CITY OF COCKBURN pursuant to s9.49A *Local Government Act 1995*:

Signature

PROPERTY & LANDS OFFICER

Position

HOII

LEE HELEN GATT

Print full name

Chief of BUILT & NATURAL ENVIRONMENT,

DANIEL CHRISTORGER ARNOT.

Page 5
CONSENT
Electricity Networks Corporation as successor to Electricity Corporation being the grantee of Easemer Burden created under section 167 of P. & D. Act for above ground electricity purposes - see Deposite Plan 34132 registered against the land contained in Certificate of Title Volume 2529 Folio 98 hereb consents to the within Restrictive Covenant
Dated the 10th day of September 2021
Signed on behalf of the ELECTRICITY NETWORKS CORPORATION by persons authorised by its Board in accordance with Section 135(4) of the Electricity Networks Corporation Act 2005 Authorised Person – Name: Kylie Michele James Property Specialist Authorised Person – Name: Kirsty Ellen Champlon Senior Legal Counsel
RB

Page 4

CONSENT

Water Corporation as successor to Water Authority of Western Australia being the grantee of the following easements registered against the Land described below hereby consents to the within Restrictive Covenant

Easements

- 1. Easement Burden created under section 27A of T.P. & D. Act See Plan 15403 registered against the land contained in Certificate of Title Volume 1840 Folio 585
- 2. Easement Burden created under section 27A of T.P. & D. Act See Plan 16869 registered against the land contained in Certificate of Title Volume 1840 Folio 585
- 3. Easement Burden created under section 27A T.P. & D. Act for sewerage purposes created on Diagram 92325 as shown on Deposited Plan 24975 registered against the land contained in Certificate of Title Volume 2205 Folio 71
- 4. Easement Burden created under section 167 P. & D. Act for water, sewerage or drainage purposes see Deposited Plan 34132 registered against the land contained in Certificate of Title Volume 2529 Folio 98
- 5. K387734 Easement to Water Corporation for water purposes see sketch on Deposited Plan 53383 registered against the land contained in Certificate of Title Volume 2529 Folio 98
- Easement Burden created under section 167 P. & D. Act for sewerage purposes see Deposited Plan 56817 registered against the land contained in Certificate of Title Volume 2795 Folio 890

Dated the	41H	day of	November	202 \
-----------	-----	--------	----------	-------

SIGNED by Colm Lawrence Stanley the Manager, Property Management of Water Corporation (a Level 1 Attorney) and by Domenico Papalia the Lead, Property Acquisitions of Water Corporation (a Level 1 Attorney) as the attorneys for Water Corporation who state that they have no notice of revocation of the Power of Attorney No N704556 dated 22 August 2017 under which they sign in the presence of

Attorney

Colm Lawrence Stanley

Manager, Property Management of

Water Corporation

Domenico Papalia

Lead Property Acquisitions of

Water Corporation

in the presence of:

Witness

LEZANNE GOK

Name (please print)

629 NEWCASTLE STREET LEEDERVILLE WA 6007

Address

LORIN MANAGEMIANT OFFICENS

LEBANNE Cook

Name (please print)

629 NEWCASTLE STREET LEEDERVILLE WA 6007

Address

PROPERTY MANAGEMENT OFFICER

Occupation

Page 3

- 3. Easement Burden created under section 136C T.L.A. for right of carriageway purposes See Deposed Plan 24975
- (k) Lot 76 on Deposited Plan 34132 and being the whole of the land in Certificate of Title Volume 2529 Folio 98

Limitations, Interests, Encumbrances and Notifications

- 1. G800140 Easement Burden see sketch on Deposited Plan 34132,
- 2. Easement Burden created under section 167 P. & D. Act for water, sewerage or drainage purposes to Water Corporation see Deposited Plan 34132;
- 3. Easement Burden created under section 167 of P. & D. Act for above ground electricity purposes to Electricity Corporation see Deposited Plan 34132;
- 4. K387734 Easement to Water Corporation for water purposes see sketch on Deposited Plan 53383

5: 1.464644 Caveat

(l) Lot 504 on Deposited Plan 56817 and being the whole of the land in Certificate of Title Volume 2795 Folio 888

Limitations, Interests, Encumbrances and Notifications

- 1. H379821 Taking Order
- 2. M011017 Notification
- 3. M011018 Notification
- 4. M011022 Restrictive Covenant to City of Cockburn see Deposited Plan 56817
- 5. M328325 Lease
- (m) Lot 9501 on Deposited Plan 56817 and being the whole of the land in Certificate of Title Volume 2795 Folio 890

Limitations, Interests, Encumbrances and Notifications

Easement Burden created under section 167 P. & D. Act for sewerage purposes to Water Corporation see Deposited Plan 56817;

CALL CONTROL OF A ROLL OF A

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Page 2

SCHEDULE

(a) Lot 5 on Plan 15403 and being the whole of the land in Certificate of Title Volume 1738 Folio 478

Limitations, Interests, Encumbrances and Notifications

(b) Lot 6 on Plan 15403 and being the whole of the land in Certificate of Title Volume 1738 Folio 479

Limitations, Interests, Encumbrances and Notifications

(c) Lot 8 on Plan 15403 and being the whole of the land in Certificate of Title Volume 1738 Folio 481

Limitations, Interests, Encumbrances and Notifications Nil

(d) Lot 101 on Plan 15736 and being the whole of the land in Certificate of Title Volume 1764 Folio 573

Limitations, Interests, Encumbrances and Notifications

Easement Burden created under section 27A of T.P. & D. Act – See Plan 15736

(e) Lot 107 on Plan 16869 and being the whole of the land in Certificate of Title Volume 1840 Folio 580

Limitations, Interests, Encumbrances and Notifications Lease K510267

(f) Lot 112 on Plan 16869 and being the whole of the land in Certificate of Title Volume 1840 Folio 585

Limitations, Interests, Encumbrances and Notifications

- 1. Easement Burden created under section 27A of T.P. & D. Act See Plan 15403. See sketch on Vol 1840 Fol 585;
- 2. Easement Burden created under section 27A of T.P. & D. Act See Plan 16869
- (g) Lot 2 on Strata Plan 28659 and being the whole of the land in Certificate of Title Volume 2129 Folio 163

Limitations, Interests, Encumbrances and Notifications

Interests notified on the Strata Plan and any amendments to Lots or common property notified thereon by virtue of the provisions of the Strata Titles Act No. 33 of 1985 as amended Caveat G716303

(h) Lot 3 on Strata Plan 28659 and being the whole of the land in Certificate of Title Volume 2129 Folio 164

Limitations, Interests, Encumbrances and Notifications

Interests notified on the Strata Plan and any amendments to Lots or common property notified thereon by virtue of the provisions of the Strata Titles Act No. 33 of 1985 as amended Caveat G716303

(i) Lot 4 on Strata Plan 28659 and being the whole of the land in Certificate of Title Volume 2129 Folio 165

Limitations, Interests, Encumbrances and Notifications

Interests notified on the Strata Plan and any amendments to Lots or common property notified thereon by virtue of the provisions of the Strata Titles Act No. 33 of 1985 as amended Caveat G716303

(j) Lot 25 on Deposited Plan 24975 and being the whole of the land in Certificate of Title Volume 2205 Folio 71

Limitations, Interests, Encumbrances and Notifications

- 1. F820472 Transfer contains a restrictive covenant benefitting the within land;
- 2. Easement Burden created under section 27A T.P. & D. Act for sewerage purposes created on Diagram 92325 as shown on Deposited Plan 24975;



FORM B2 **B5683**

WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED

BLANK INSTRUMENT FORM

RESTRICTIVE COVENANT UNDER SECTION 129BA TLA

(Note 1)

THIS Restrictive Covenant is made the 1971 day of SEPTEMBER 2022 BY

MINISTER FOR STATE DEVELOPMENT, JOBS AND TRADE a body corporate pursuant to the *İndustry and Technology Development Act 1998* of care of Department of Jobs, Tourism, Science and Innovation, 1 William Street Perth WA 6000 ("Minister")

RECITALS

- A. The Minister is the registered proprietor of the land described in the Schedule hereto ("the Land") subject to the limitations, interests, encumbrances and notifications shown in the Schedule.
- B. The Minister requires the Land to be burdened by this Restrictive Covenant.
- C. This Restrictive Covenant is created pursuant to Section 129BA of the *Transfer of Land Act 1893*.

OPERÁTIVE PART

- 1. The Minister on behalf of itself and its successors in title the registered proprietor or proprietors for the time being of the Land hereby covenants that it will not nor will it allow anyone else to use the Land for any purpose other than as a technology park (as referred to in section 27 of *Industry and Technology Development Act 1998*) whilst the Land remains gazetted as a technology park.
- 2. The Land is the land burdened by this restrictive covenant.



Form T2.	INSTRUMENT DATED 19-4-85 STAMPED \$ 10895 00 GROSS CONSDN 34800 Gross COMMISSIONER DE STATE TAXATIEN
DESCRIPTION OF	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended TRANSFER OF LAND WESTERN AUSTRALIA AUSTRALIA BETAND DUTY SEGRET OF LAND
DESCRIPTION OF LAND BEING TRANSFERRED State whether whole or part of land comprised in Certificate of Title and/or Crown Lease.	Portion of Canning Location 3252 and being Lot 19 on Diagram 70132 and being the whole of the land comprised in Certificate of Title Volume 1738 Folio 484
ESTATE AND INTEREST BEING TRANSFERRED Fee simple, Lease- hold or as the case may be.	Fee Simple
ENCUMERANCES.	MXXX Easement as shown on Diagram 70132
TRANSFEROR Full name, address and occupation.	THE WESTERN AUSTRALIAN TECHNOLOGY DEVELOPMENT AUTHORITY formerly of 77 St. George's Terrace, Perth but now of 26 St. George's Terrace, Perth
CONSIDERATION IN WORDS.	THREE HUNDRED AND FORTY EIGHT THOUSAND DOLLARS (\$348,000.00)
TRANSFERE Full name, address and occupation. If a minor, state date of birth. If two or many the state of birth is two or transfer of the state of birth is two or transfer of the state of	DELTA WEST LIMITED of Unit 9, 11 Coulson Way, Canning Vale
FORM APPROVAL	

Page 2.

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon (a)

RESTRICTIVE COVENANT

1181

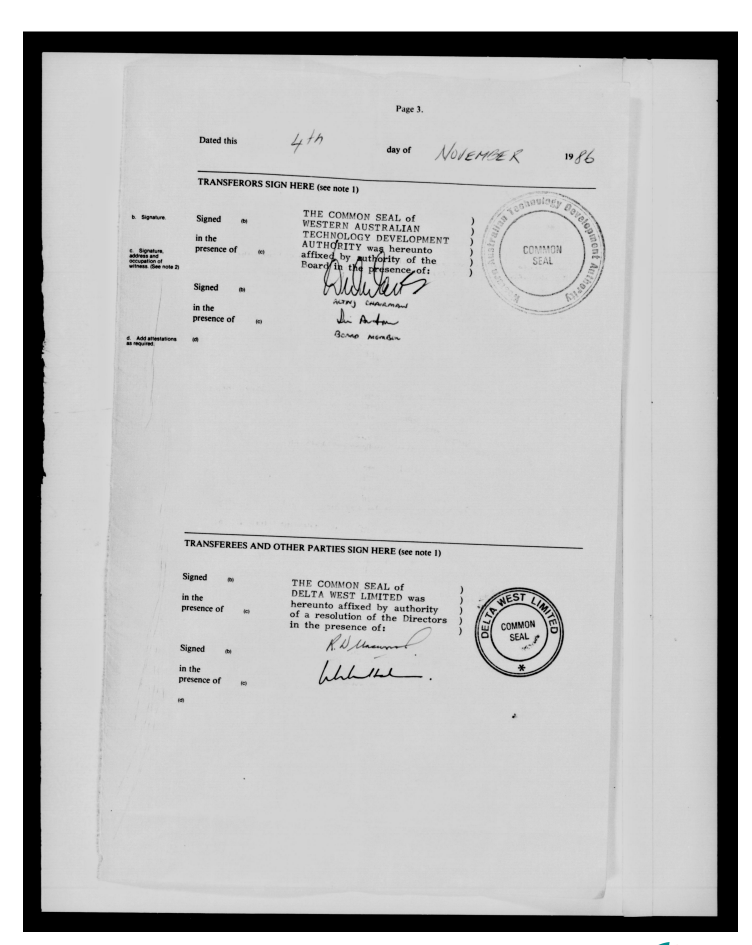
The Transferee hereinbefore described by itself and its successors and assigns HEREBY COVENANTS with the Transferor as the proprietor for the benefit of all of the lots comprising part of Canning Location 3252 and being comprised in Diagram 7013 and Plan 15403 and the successors entitled to the lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter "the said land")

- that no construction shall commence on the property until building plans, site plans and perspectives have been approved in writing by the Western Australian Technology Development Authority and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Western Australian Technology Development Authority.
- (ii) That no material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Western Australian Technology Development Authority and the submissions to the Western Australian Technology Development Authority of building plans and perspectives for such alterations and extensions however such approval not to be unreasonably held by the Western Australian Technology Development Authority.
- (iii) That no noisy noxious or offensive trade act business occupation or calling is to be carried on or be permitted to be carried on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- (iv) That no contravention of the relevant Health Noise Abatement and Clean Air Act and Regulations and any special regulation and by laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land shall occur.
- (v) That no vehicle shall be permitted or caused to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in clause (i) and (ii) hereof.
- (vi) That no subdivision of the said land shall occur without the prior written approval of the Western Australian Technology Development Authority.
- (vii) That no fencing shall be erected on any part of the said land.

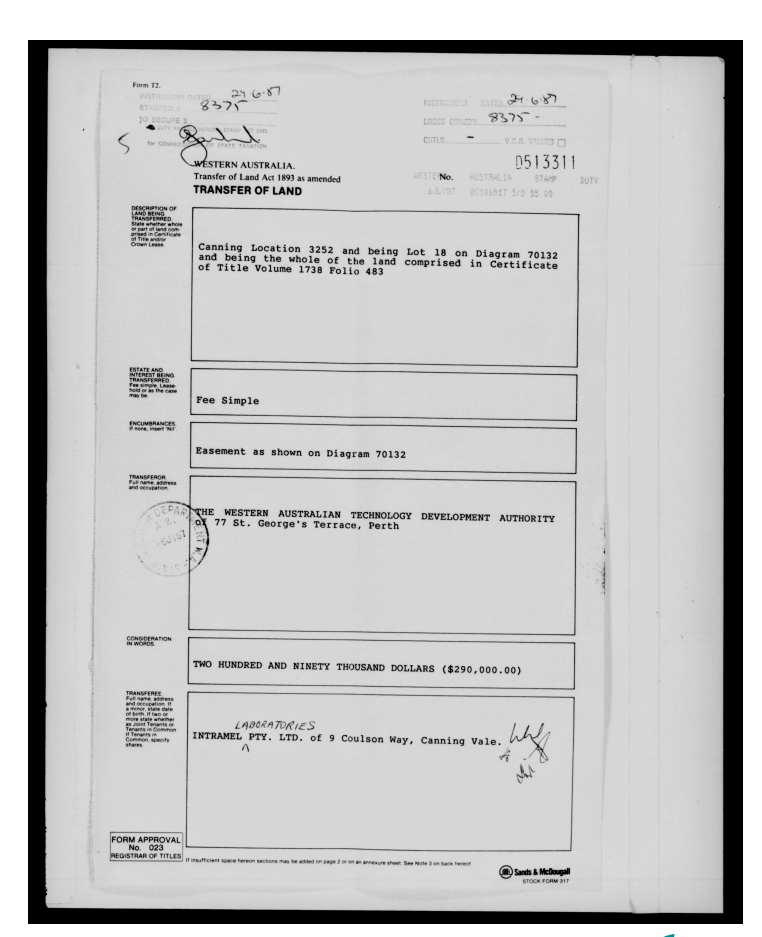


any Easements to be created as appurtenant to the land commencing with the words "together with" any Reservations hereby created encumencing with the words "Reserving to" any Reserving to" any Reserving to" any Restrictive Covenants hereby





NOTES.	D388828
 A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed. 	TRANSFER
If executed within the Commonwealth of Australia or its Territories witnesses must be 18 years of age or over and not a party to this document. If executed outside the	FEES (office use)
Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.	1995 DEC 24 AM 94 12
 If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on page 2 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. 	
2 herein. If Turner space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure "A' (or as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and their witnesses and be pinned to this form.	Western Australian Technology Parties Development Authority
 No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses. 	to Delta West Limited
	KOTT GLWNING
	Lodged by KOTT GUNNING 22 St. George's Terrace Perth Address
	Phone No.
	Use this space for instructions if any documents are to issue to
	other than lodging party.
	Titles, Crown Leases, Declarations, etc., lodged with this document. (To be filled in by person lodging.)
	2. Received items
	3
	5.
	6. Bos Clerk.
BELOW THIS LINE	FOR OFFICE USE ONLY
Encumbrances	Registered 24th December 1936 at 912 o'clock and
not notified on face.	particulars entered in the Register Book
New Titles to issue or Endorsing instruction.	Initials of Signing Officer
NE 1	REGISTRAR OF TITLES
EXAMINED.	£ 1



Page 2.

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon (a)

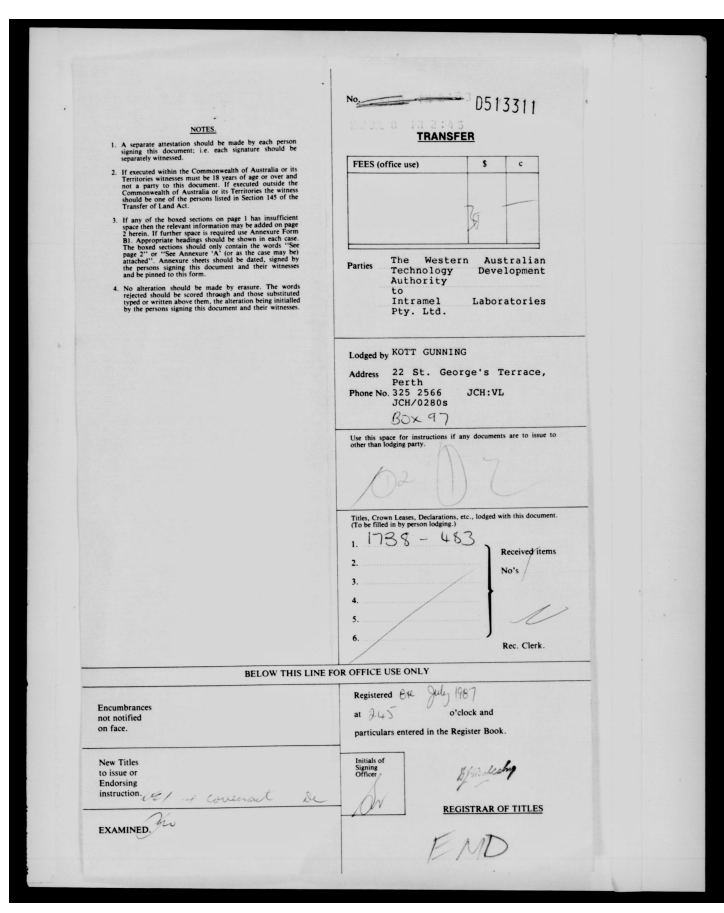
Restrictive Covenant:

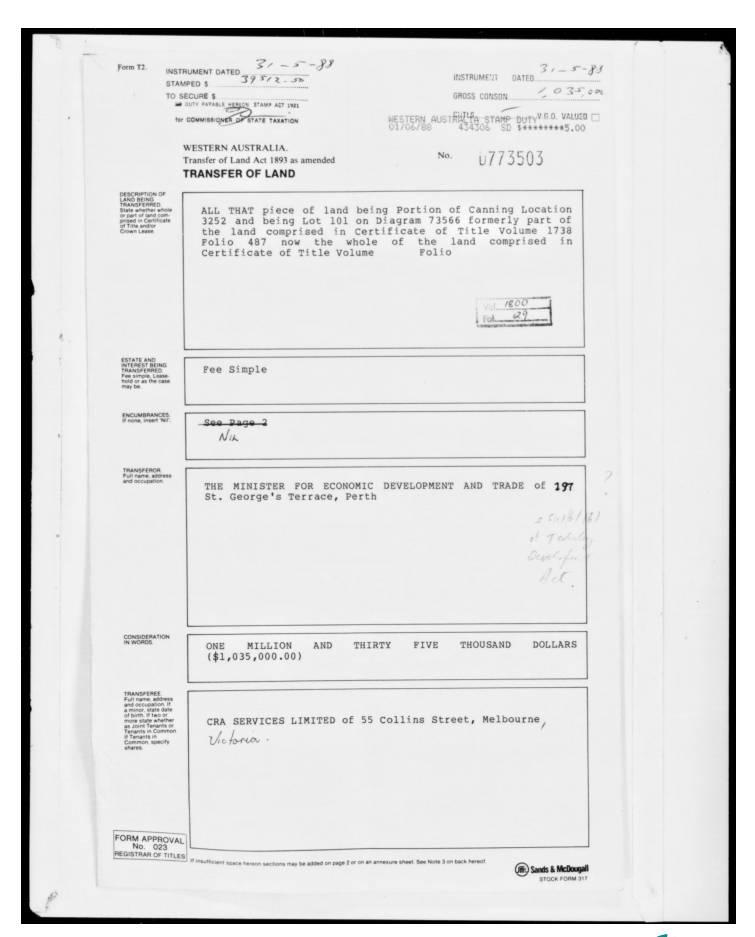
The Transferee hereinbefore described by itself and its successors and assigns Hereby Covenants with the Transferor as the proprietor for the benefit of all of the lots comprised in part of Canning Location 3252 and being comprised in Diagram 70132 and the successors in title to the lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter "the said land").

- (i) That no construction shall commence on the property until building plans, site plans and prospectives have been approved in writing by the Western Australian Technology Development Authority and no material or substantial variations of such plans and prospectives shall be made without further approval of The Western Australian Technology Development Authority.
- (ii) That no material or substantial alteration or extension to existing improvements shall be made without the prior approval of The Western Australian Technology Development Authority and the submissions to The Western Australian Technology Development Authority of building plans and prospectives for such alterations and extensions however such approval not to be unreasonably withheld by The Western Australian Technology Development Authority.
- (iii) That no noisy noxious or offensive trade act business occupation or calling is to be carried on or be permitted to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- (iv) That no contravention of the relevant Health Noise Abatement and Clean Air Act and Regulations and any special regulation and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land shall occur.
- (v) That no vehicle shall be permitted or cause to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in clause (i) and (ii) hereof.
- (vi) That no sub division of the said land shall occur without the prior written approval of The Western Australian Technology Development Authority.
- (vii) That no fencing shall be erected on any part of the said land.

a. Here set forth:
any Easements to be
created as appurtenant
to the land commencing with the
words "together with"
and/or
any Reservations
hereby created encumbering the land
commencing with the
words "Reserving to"
and/or
any Restrictive
Covenants hereby
created.

	Page 3. Dated this 20 th day of Tourish Tourish
	Dated this 30 th day of JUNE 1987
	TRANSFERORS SIGN HERE (see note 1)
	Signed (b)
	in the presence of (c)
	Signed (b)
	in the presence of (c)
	THE COMMON SEAL of THE WESTERN AUSTRALIAN TECHNOLOGY DEVELOPMENT) AUTHORITY was hereunto affixed by authority of the Board in the presence of: COMMON SEAL
	In I
	Bond medel
	TRANSFERFE AND OTHER DARWING THE
	TRANSFEREES AND OTHER PARTIES SIGN HERE (see note 1) Signed (b)
	in the presence of (c)
	Signed (b) in the presence of (c)
	presence of (c)
-/	THE COMMON SEAL SINTRAMEL PTY. LTD. AUTHORITY was hereunto affixed by authority of a resolution of the common seal seal seal seal seal seal seal seal
78	INTRAMELAPTY, LTD.
has	
to the	of the Directors in the presence of:
to the	of the Directors in the





Page 2.

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon

Restrictive Covenants

The Transferee hereinbefore described by itself and its assigns successors and hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736 and 15737 and in Diagrams 70041, 70132, 71195 and 73566 and the successors in title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as said land"):-

(a) No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Transferor.

(b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.

(c) That the Transferee shall not contravene the relevant Health, Health, Noise, Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.

(d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans

referred to in clause (a) above.

(e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).

(f) That the Transferee shall not:-

Sub-divide the said land without the prior written approval of the Transferor.

Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be (ii) unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land).

(iii) Not without the prior written approval of the Transferor to alter substantially the use to which the said land is or is to be put as approved by the Transferor.

Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to (iv) be bound by the same terms and conditions as are herein provided and on the part Transferee to be performed.

Erect any fencing on any part of the said land. Lop or remove any trees on the said land unless (V)

such lopping or removal becomes necessary for ensuring safety of persons or property.

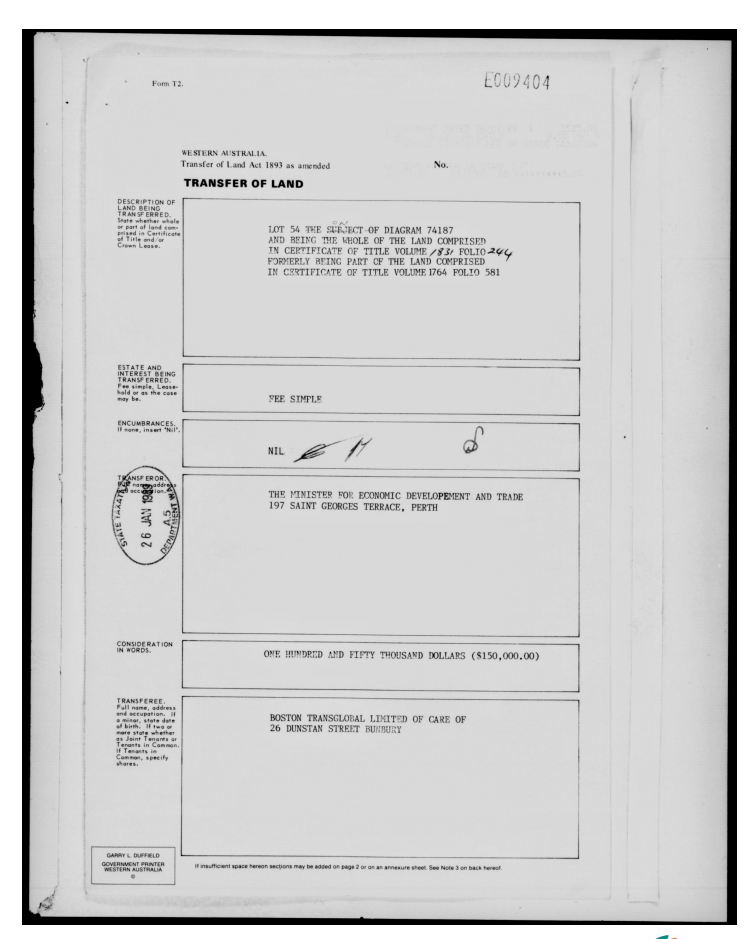
Form B3 WESTERN AUSTRALIA Transfer of Land Act 1893 as amended STATUTORY DECLARATION PETER CROOK care of Technology & Industry Development Authority of Western Australia of 170 St. George's Terrace, Perth in the State of Western Australia do solemnly and sincerely declare that I am the Manager of Technology Park established under Section 4 of the Technology Development Act 1983 as amended ("the Act") and the facts setforth herein are within my own knowledge and experience or I believe them to be true. Western Australian Authority ("the Authority") established under the Act is the proprietor of all that piece of land being Portion of Canning Location 3252 and being Lot 101 on Diagram 73566 and being part of the land comprised in Certificate of Title Volume 1738 Folio 487 ("the Land") Technology Development 3. By Section (I) of the Technology Development Amendment Act 1987 ("the amending Act") the Authority was preserved and continued in existence as a body corporate and by clause (Ia) of the amending Act the Minister for Economic Development and Trade became the body corporate for the purposes of the Act. 4. The Honourable David Charles Parker, Deputy Premier, The Honourable David Charles Parker, Deputy Premier, has been appointed as Minister for Economic Development and Trade such appointment having been published in the Government Gazette of Western Australia on 26 February 1988. By virtue of the amending Act the Minister for Economic Development and Trade is now the registered proprietor of the land. And I make this solemn declaration by virtue of Section 106 of the Evidence Act 1906. Declared this Trest a. Signature of Declarant. day of OJB:NL:0137 Elizabeth Jane Malcolm Project Officer Technology & Investment Division Technology Industry Authority

FORM APPROVAL
No. 034
REGISTRAR OF TITLES
For list of Competent Witnesses see back.

STOCK FORM 323 (M) Sands & McDougall

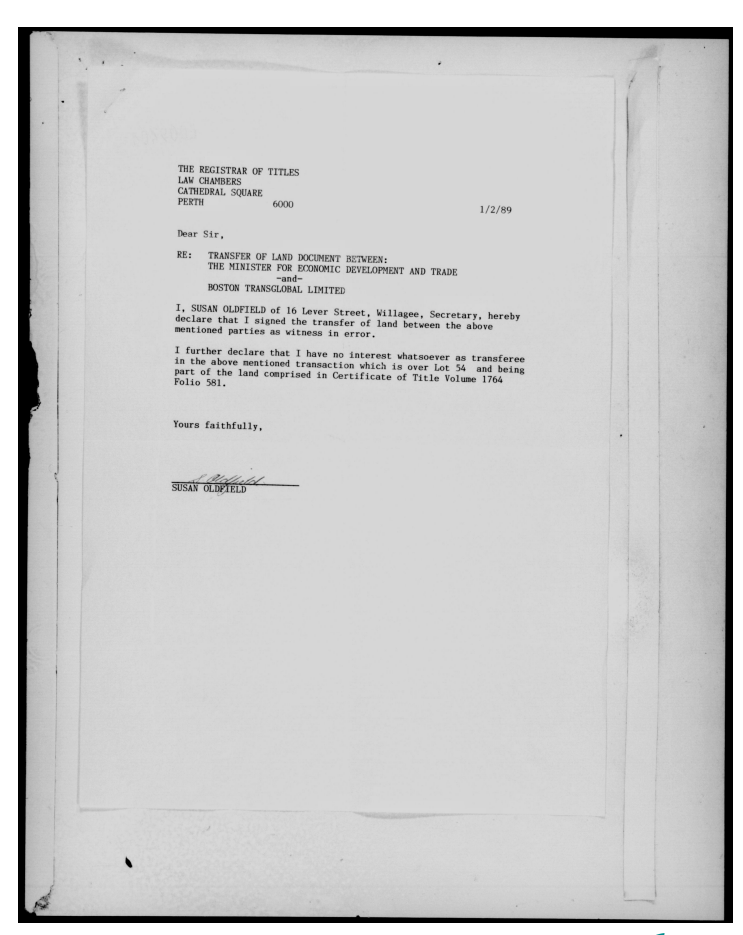
,	Page 3.	
	Dated this 3/84 day of Mcccf 1988	
	TRANSFERORS SIGN HERE (see note 1)	
b. Signature.	Signed (b)	
c. Signature, address and occupation of witness. (See note;	in the presence of (c)	
Forefront.	Signed (b)	
	in the presence of (c)	
d. Add attestations as required.	THE COMMON SEAL of the MINISTER FOR ECONOMIC DEVELOPMENT AND TRADE was) hereunto affixed by THE HON. DAVID CHARLES PARKER) MLA the Minister for) Economic Development) and Trade for the time) being	
	in the presence of	
	TRANSFEREES AND OTHER PARTIES SIGN HERE (see note 1)	
	Signed (b)	
	in the presence of (c)	
	Signed (b) in the	
	presence of (c)	
U.	The Common Seal of CRA SERVICES LIMITED) was hereunto affixed) by authority of the Directors in the presence of: Director: Secretary: M. M. Livell	

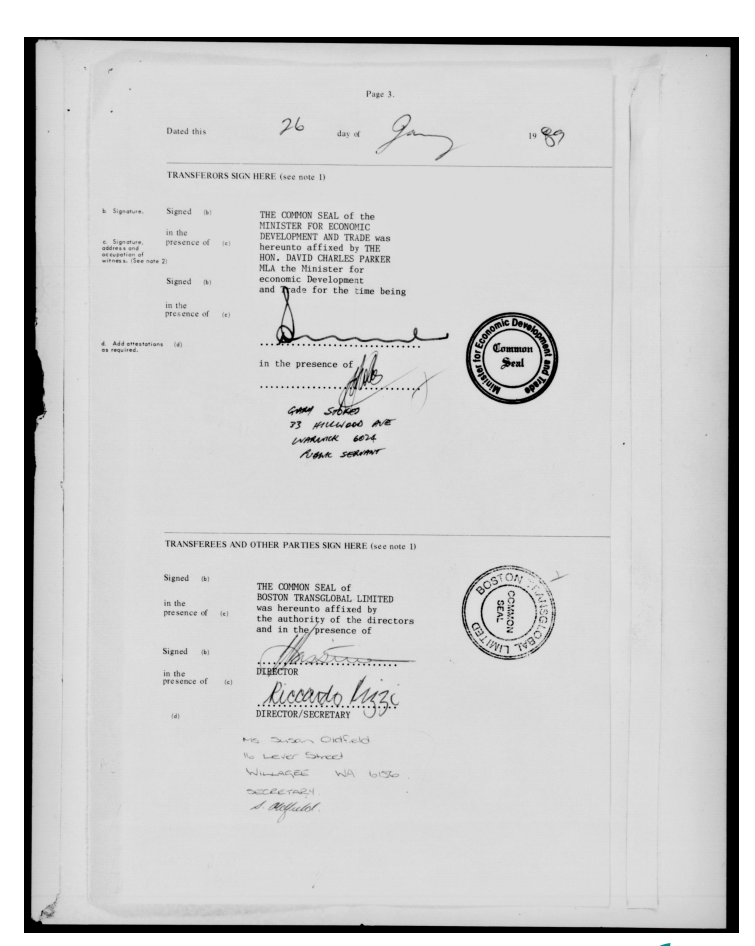
122		
1		No. U773503
	NOTES. 1. A separate attestation should be made by each person	TRANSFER
	signing this document; i.e. each signature should be separately witnessed. 2. If executed within the Commonwealth of Australia or its Territories witnesses must be 18 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.	FEES (office use) \$ c
	3. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on page 2 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure "A" (or as the case may be) the page 2. The page 2. The page 3. The section of the page 3. T	The Minister for
	the persons signing this document and their witnesses and be pinned to this form. 4. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.	Parties Economic Development and Trade TO CRA Services Limited
	referred to Registrat register even though application for land the subject of the	Kott Gunning Lodged by Address Phone No. 325 2566 OJB:LC OJB/3753d BOX 9
	DIAC not produced NIMO 19/6/68	Use this space for instructions if any documents are to issue to other than lodging party. 1738 487 100
	Note Rousefing of Thes	Titles, Crown Leases, Declarations, etc., lodged with this document. (To be filled in by person lodging.) 1. Steet dee 2. 1738 - 4487 Received items No's 1-2 4.
		5
	BELOW THIS LINE F	OR OFFICE USE ONLY
	Encumbrances not notified on face.	Registered 1988 at 2.17 o'clock and particulars entered in the Register Book.
	New Titles to issue or Endorsing instruction.	Initials of Signing Officer Symbol And Signing Officer Symbol And Symbol An
ø	EXAMINED. MID/6	



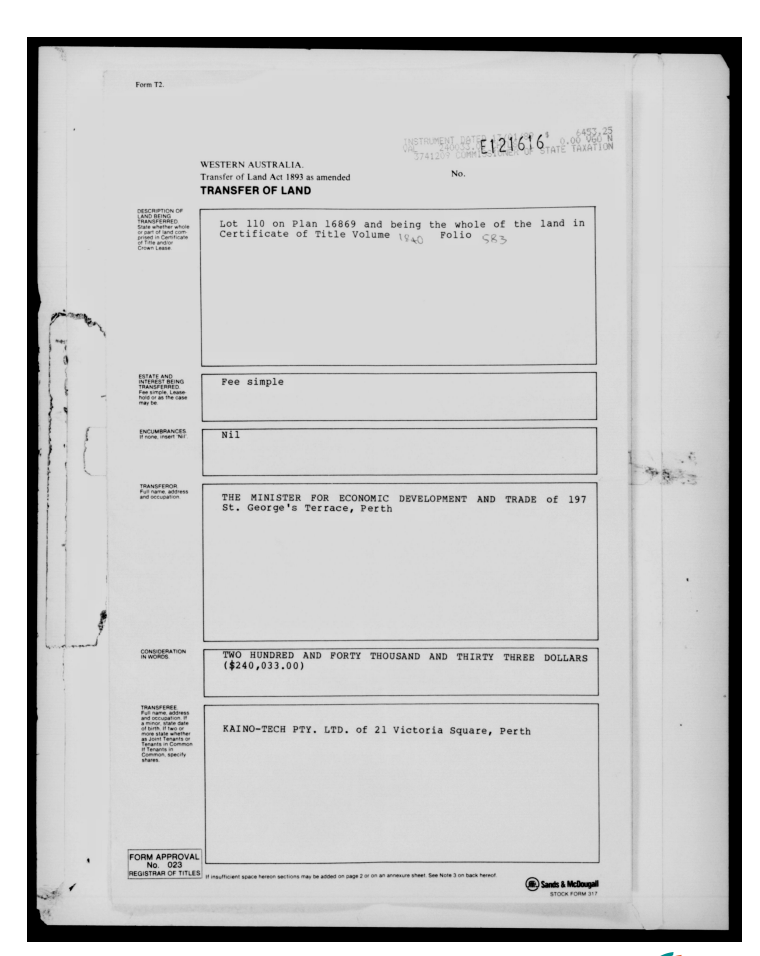
Page 2. THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as sho b. Here set forth: any Easements to be created as appurtenal to the land commenci-with the words "to-lether with" Restrictive Covenants and/or any Reservations hereby created en-cumbering the land commencing with the words "Reserving to" and/or any Restrictive Covenants hereby created. The Transferee hereinbefore described by itself and its successors and asigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736 amd 15737 and in Diagrams 70041, 70132, 71195, 73566 and 74187 and the successors in Title to the said Lots to the intent that the covenants benefits the successors in the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said land"):-No construction shall commence on the said land until building plans, site plans and prespectives have been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Transferor. (b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.

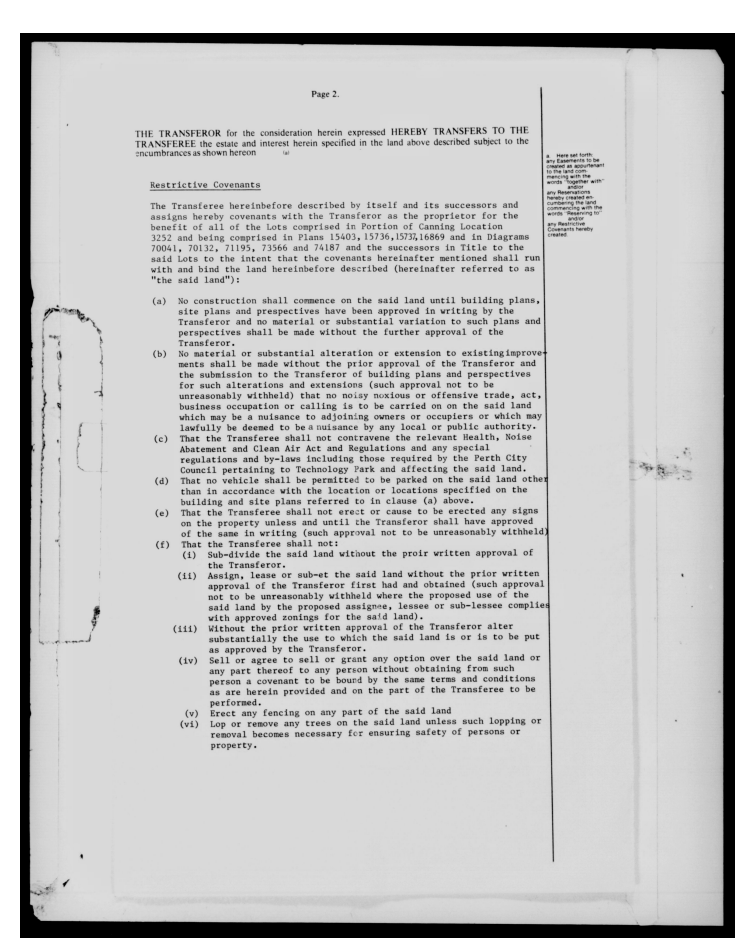
That the Transferee shall not contravene the relevant Health, Noise, That the Iransferee shall not contravene the relevant Health, Noise, Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land. That no vehicle shall be permitted to be parked on the said land other than in accordance with the locaiton or locations specified on the building and site plans referred to in clause (a) above. That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld) same in writing (such approval not to be unreasonably withheld). That the Transferee shall not:-Sub-divide the said land without the prior written approval of (i) the Transferor. (ii) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonaly withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land). Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor. Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed. (iv) Erect any fencing on any part of the said land. Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property. cont &



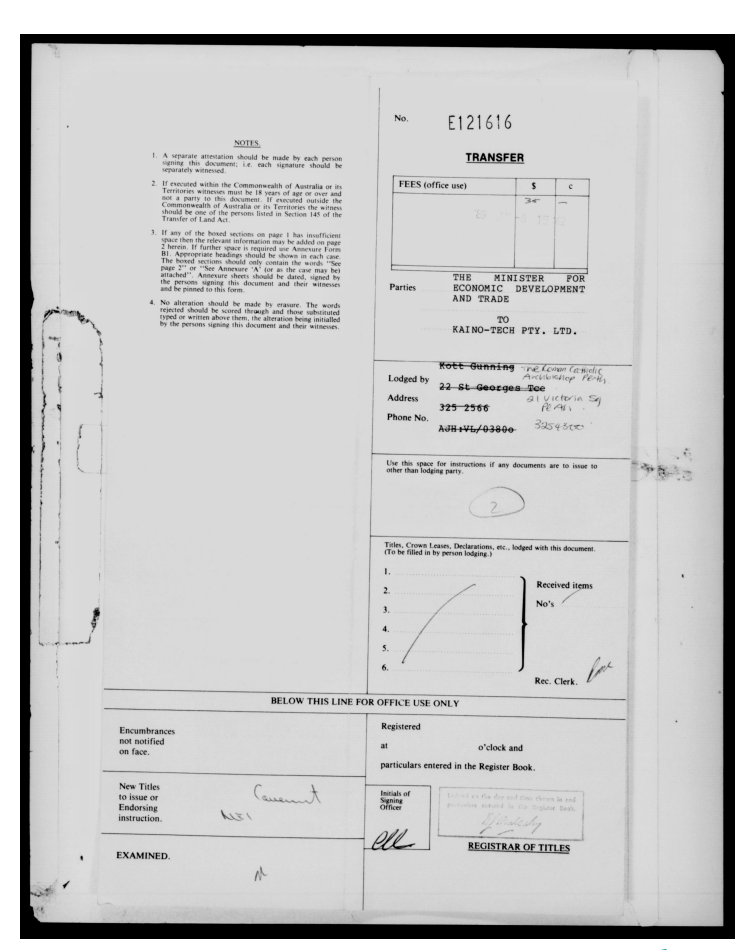


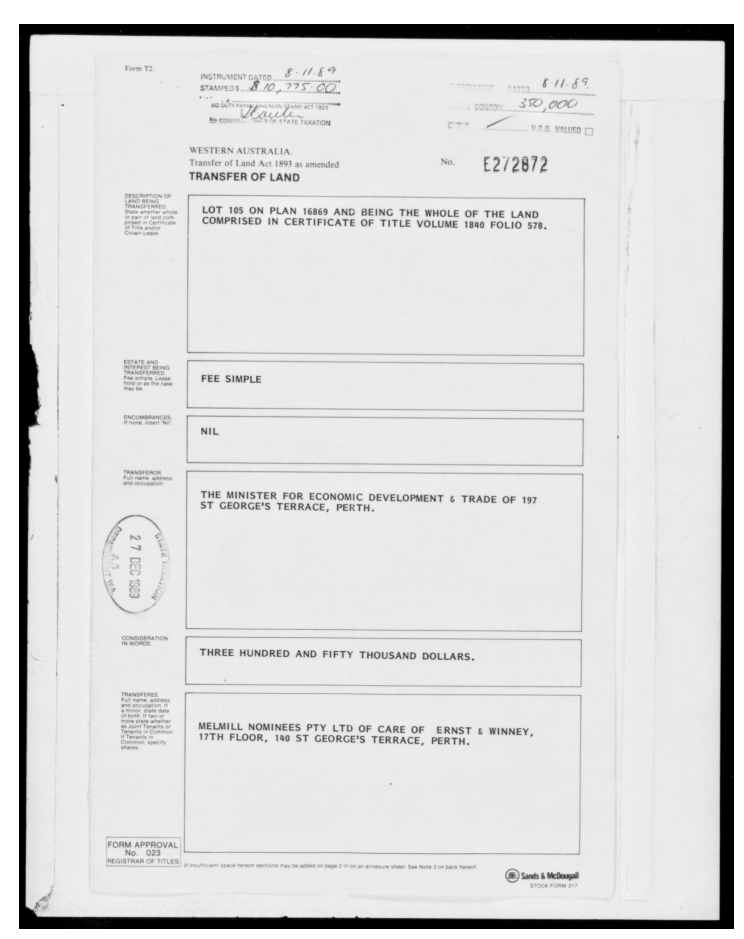
NOTES. 1. A separate attestation should be made by each person signing	No. E00940404
this document; i.e. each signature should be made by each person signing this document; i.e. each signature should be separately witnessed. If executed within the Commonwealth of Australia or its Territories witnesses must be I8 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on page 2 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure A' (or as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and their witnesses and be pinned to this form. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.	FEES (office use) c
	Lodged by Address Phone No. McCurker and Harmer Phone No. Mc
The second of th	Titles, Crown Leases, Declarations, etc., lodged with this document. (To be filled in by person lodging.) Received items No's Rec. Clerk.
BELOW THIS LINE FOR	
Encumbrances not notified on face.	Registered at o'clock and particulars entered in the Register Book.
New Titles to issue or Endorsing instruction. AE / + Covenant	Initials of Signing Officer. Lodged on the day and time shown in and particulars entered in the Register Book.
EXAMINED.	REGISTRAR OF TITLES.





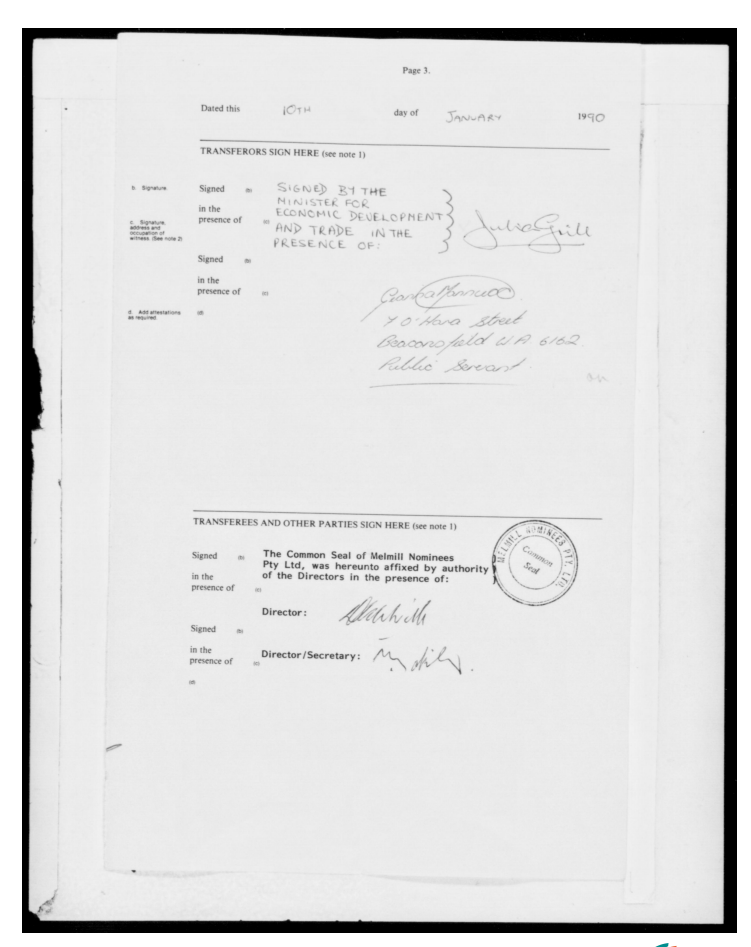
42/4		
· ·		
	Page 3.	
	Dated this EIGTH day of JUNE 1989.	
	Dated this 2 19 11	
	TRANSFERORS SIGN HERE (see note 1)	
b. Signature.	Signed (b)	
c. Signature, address and occupation of winess. (See note 2)	in the presence of (c)	
F-Comm.	Signed (b)	
mag	in the presence of (c)	
d. Add attestations as required.	The Common Seal of THE MINISTER FOR ECONOMIC DEVELOPMENT AND TRADE was hereunto affixed by the Honourable JULIAN GRILL M.L.A. the Minister for Economic Development and Trade for the time being In the presence of:	
	EXECUTIVE OFFICER OTH FLOOR, 172 ST CIEDROESTCE PERTH	
	TRANSFEREES AND OTHER PARTIES SIGN HERE (see note 1)	
	Signed (b)	
	in the presence of (c)	
humand		
	Signed (b) in the	
	presence of (c)	
	The Common Seal of KAINO-TECH PTY. LTD. was hereunto affixed by authority of a resolution of the Directors in the presence of: Director:	
	Secretary: Describe	
J. 1		
Of the second		

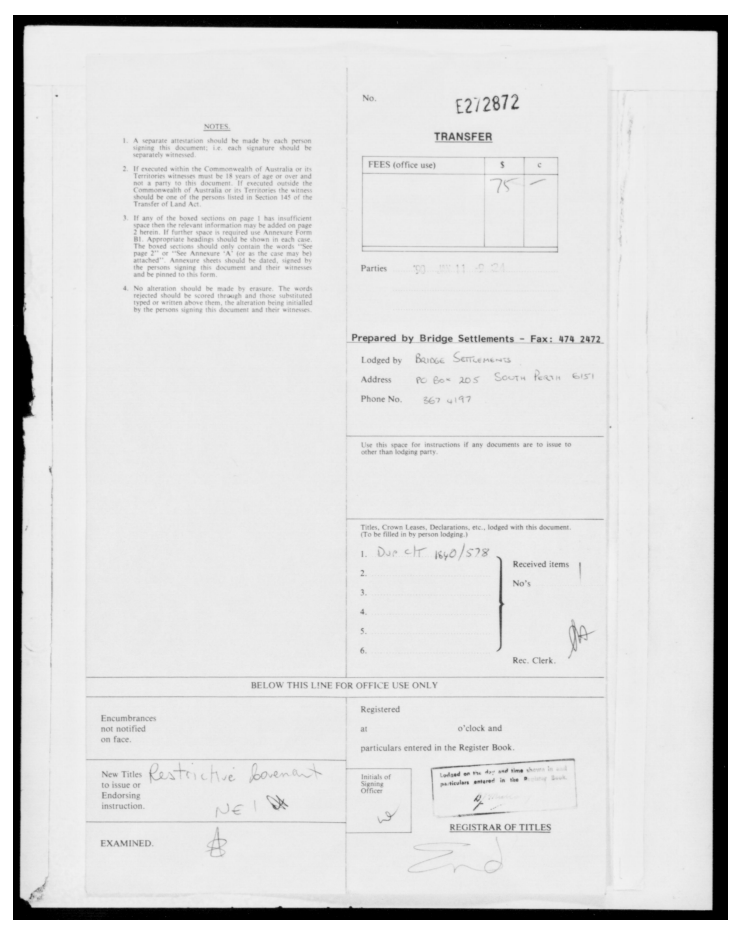




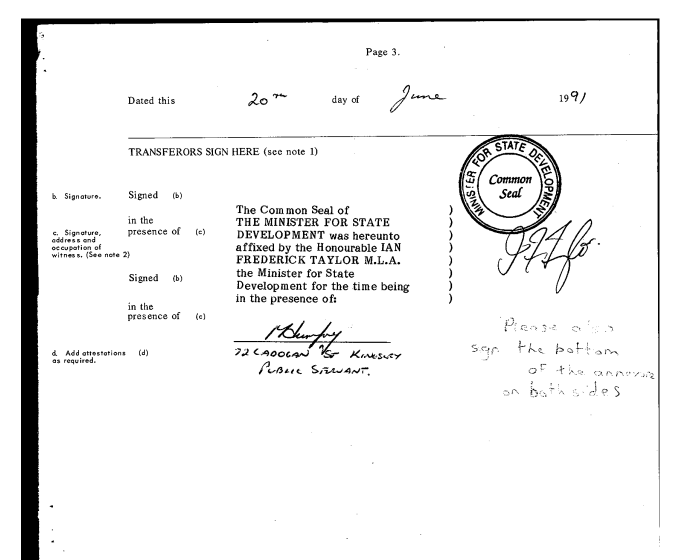
Page 2. THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon Restrictive Covenants The Transferee hereinbefore described by itself and its successors and asigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 15737, 16869 and in Diagrams 70041, 70132 71195, 73566, 74187 and the successors in the Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said land"):-No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Transferor. (b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority. deemed to be a nuisance by any local or public authority. (c) That the Transferee shall not contravene the relevant Health, Noise, Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land. (d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in clause (a) above. That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approval of the same in writing (such approval not to be unreasonably withheld). That the Transferee shall not:-Sub-divide the said land without the prior written approval of (i) the Transferor. Assign, lease or sub-let the said land without the prior written approval of the Transferor first and had obtained (such approva (ii) not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land).
without the prior written approval of the Transferor alter (iii) substantially the use to which the said land is or is to be put as approved by the Transferor.

Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions (iv) as are herein provided and on the part of the Transferee to be Erect any fencing on any part of the said land. Lop or remove any trees on the said land unless such lopping or NO ! (v) (vi) removal becomes necessary for ensuring safety of persons or property. Coverand





	TOWN OF VICTORIA PARK Received: 20/06/2025
NOTES.	
 A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed. 	TRANSEED
2. If executed within the Commonwealth of Australia or its Territories witnesses must be 18 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia Teiricia the Commonwealth of Australia or its	TRANSFER FEES (office use) \$ ¢
wealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.	E 664913 T
3. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on page 2 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure 'A' (or as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and their witnesses and be pinned to this form.	E 004913 1
4. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.	Parties 91 32 29 11 35
	Lodged by
	Lodged by CONVEYANCER Address CROWN LAW DEPARTMENT PERTH
	Phone No. 264 1711
	CLD: 4831/90C3 WP REF: RJM299F05
	Use this space for instructions if any documents are to issue to other than lodging party.
	Titles, Crown Leases, Declarations, etc., lodged with this document. (To be filled in by person lodging.)
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BELOW THIS LINE FOR	OFFICE USE ONLY
Encumbrances not notified on face. Con facins a restrictive coverent	
New Titles	Initials of Lodged on the day and the Council and
to issue or Endorsing instruction.	Signing Officer.
	V
examined. W	
	(-W- :)
E67468/3/89—12 M—S/1132	



TRANSFEREES AND OTHER PARTIES SIGN HERE (see note 1)

TOWN OF VICTORIA PARK Received: 20/06/2025

Signed (b)

in the presence of (c)

THE COMMON SEAL of TECHNOLOGY HOUSE PTY LTD was hereunto affixed by authority of the Directors in the presence of:

Signed (b)

in the presence of (c)

(d)

Director

Sanatam

TECHNOLOGY
HOUSE
PTY LTD
A,C.N. 009 457 443
COMMON SEAL

- (g) The Transferee shall not commit or permit or suffer to be committed any breach of the Health Act 1911, the Noise Abatement Act 1972 and the Environmental Protection Act 1986 and Regulations thereunder and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
- (h) The Transferee shall not park nor suffer nor permit to be parked any vehicle on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Sub-clause (a) above.
- (i) The Transferee shall not erect or cause to be erected any signs on the said land unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- (j) The Transferee shall not cause suffer or permit the said land or any improvements thereon to fall into disrepair or into a neglected unsafe or unsightly order and condition and shall not cause suffer or allow the same to be uninsured to the full insurable value thereof.
- (k) The Transferee shall not:
 - (i) Sub-divide the said land without the prior written approval of the Transferor (which approval shall not be unreasonably withheld).
 - Assign, transfer, sell lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land).
 - (iii) Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as previously approved by the Transferor.
 - (iv) Sell or agree to sell or grant any option to purchase the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed.
 - (v) Erect any fencing on any part of the said
 - (vi) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

(RJM203F05)

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806 15/6/70-10M-0/MGD

Transfer of Land Act 1893 as ammended

ANNEXURE " A "

PAGE No. 1.

Annexure to Transfer of Land

20 m June 1991

between

The Minister for State Development

Technology House Pty Ltd

Restrictive Covenants

The Transferee hereinbefore described for itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 15737, 16869 and in Diagrams 70041, 70132, 71195, 73566 and 74187 (together "Technology Park") and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereby transferred (hereinafter referred to as "the said land"):

1. That the Transferee shall not sell transfer alienate convey or otherwise dispose of the said land without first preparing a building and development program for the said land providing for stages of development and without taking all necessary steps to procure approvals of any proposed development of the said land from all relevant authorities including the City of Perth and without completing the entire development on the said land-

That

- (a) No construction shall commence on the said land until building plans, site plans and perspectives have first been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Transferor.
- (b) No development of the said land in separate stages shall be commenced without the Transferee submitting its plans and specifications in respect of each stage to the Transferor for approval prior to the commencement of construction of that stage and the Transferee shall not commence construction of any stage without the prior written approval of the Transferor to the plans and specifications in respect of that stage.
- (c) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld).
- (d) No improvements upon or rezoning or use of the said land shall be undertaken unless the Transferee shall supply to the Transferor copies of all relevant letters, certificates and notices received from all relevant authorities relating to such approvals.
- (e) No noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- (f) No landscaping of the gardens comprised on the said land shall be carried out by the Transferee unless such plans and proposals are submitted to the Transferor for approval contemporaneously with the submission of the building plans referred to in Sub-clause (a) above. The Transferee shall not while the said land remains in the ownership of the Transferee cause permit or suffer the said gardens to deteriorate or become neglected contrary to or inconsistent with the general standards and appearance obtaining within the said Technology Park and shall not cause permit or suffer the said gardens to fall into a state of disrepair, neglect or unsightliness.

NOTE: Every Ann ed sheet must be signed at the foot of each page by all parties and their witnesses and be dated. If more than one page, number

Landgate

			Page 2.		: 20/06/20		_
		the consideration here herein specified in the					a. Here set forth:
norcon.	(0)						any Easements to be created as appurtenant to the land commencing
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							hereby created en- cumbering the land commencing with the words "Reserving to" and/or
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INSTRUMENT DATED 19/02/91 \$ 8775.00 VAL 30000.CO CHTLS 0.00 V60 N 2703300 COMMISSIONER OF STATE TAXATION

WESTERN A9STRALIA STAMP DUTY 20/06/91 5318405 SD \$********5.00

TRANSFER OF LAND

DESCRIPTION OF LAND BEING TRAN SF ERRED. State whether whole or part of land comprised in Certificate of Title and/or Crown Lease.

Lot 60 the subject of Diagram 78522 and being the whole of the land in Certificate of Title Volume 1886 Folio 166

ESTATE AND INTEREST BEING TRANSFERRED. Fee simple, Leasehold or as the case may be.

FEE SIMPLE

ENCUMBRANCES.
If none, insert 'Nil'.

NIL

TRANSFEROR Full name and address.

THE MINISTER FOR STATE DEVELOPMENT of 197 St George's Terrace Perth formerly known as the Minister for Finance and Economic Development



CONSIDERATION IN WORDS.

THREE HUNDRED THOUSAND DOLLARS (\$300,000)

TRANSFEREE.
Full name and
address. If a minor,
state date of birth. If
two or more state
whether as Joint
Tenants or Tenants
in Common. If
Tenants in Common,
specify shares.

TECHNOLOGY HOUSE PTY LTD of 83 Stoneham Road Attadale

GARRY L. DUFFIELD GOVERNMENT PRINTER WESTERN AUSTRALIA ©

If insufficient space hereon sections may be added on page 2 or on an annexure sheet. See Note 3 on back hereof.

- 1. The pages of this document must not be separated.

Page 2 of this document may be used:
 1 If insufficient space in any section hereon;
 Appropriate headings should be shown.
 The boxed sections should only contain the words "see

- page ..."
 2.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the parties
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

- 1. DESCRIPTION OF LAND Lot and Diagram/Plan/Strata Plan number or Location name and number to be stated. Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.
 The Volume and Folio or Crown Lease number, to be stated.
- 2. ESTATE AND INTEREST State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.
- **ENCUMBRANCES** To be identified by nature and number, if none show "nil".
- State full name of the Transferor/Transferors (Registered Proprietor) as shown on Certificate of Title or Crown Lease.
- 5. CONSIDERATION To be expressed in words.
- **TRANSFEREE** State full name of the Transferee/Transferees (PURCHASER) and the address/addresses to which future notices can be sent. If a minor state date of birth. If two or more state tenancy eg: Joint Tenants, Tenants in Common. If Tenants in Common specify shares.
- 7. TRANSFEREE'S, TRANSFEROR'S EXECUTION
 A separate attestation is required for every person signing
 this document. Each signature should be separately
 witnessed by an Adult Person. The address and description
 of the witness must be stated.

NEW TITLE or ENDORSING INSTRUCTION

EXAMINED

05389/1/92-5M-OC/663



REG. \$ 110.00

TRANSFER

TOWN OF VICTORIA PARK Received: 20/06/2025

TIME CLOCK

LODGED BY

ADDRESS

CLOISTERS
SETTLEMENT SERVICES
LICENSED REAL ESTATE
SETTLEMENT AGENTS
865 HAY ST PERTH 8000
PHONE: 322 6563 FAX: 481 6596

PHONE No. FAX No.

322 6563 4816596

REFERENCE No.

ISSUING BOX No. //()

PREPARED BY

ADDRESS

PREPARED BY CLOISTERS SETTLEMENT SERVICES 885 HAY STREET, PERTH 322 6563 FAX: 461 MINE

PHONE No.

FAX No. 4816556

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

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Letter .	Received Items
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6	Receiving Clerk
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Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register Book.

INITIALS OF SIGNING OFFICER

TRANSFEREE/S SIGN HERE (Note 7) Signed In the TF TAYLOR - MINISTER FOR STATE Presence of DEVELOPMENT Witness Address Occupation / Ruscuc Seasont TRANSFEREE/S SIGN HERE (Note 7) Signed Witness In the Witness In the Presence of THE COMMON SEAL OF KULYARN PTY LTD	TRANSFEREE'S SIGN HERE (Note 7) Signed	TRANSFEREERS SIGN HERE (Note 7) Signed In the TF TAYLOR — MINISTER FOR STATE DEVELOPMENT Witness Address Occupation Reac Season In the Presence of THE COMMON SEAL OF KULYARN PTY LTD ACN 052 459 364 WAS HEREUNTO AFFIXED BY AUTHORITY OF THE DIRECTORS DIRECTOR DIRECTOR	ATTESTATION SHEET		P	AGE		TOWN OF VICTOReceived: 20/0	
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ACN 052 459 364 WAS HEREINTO	TALLE FRESENCE OF: Common Seal A.C.N. 052 459 364 DIRECTOR DIRECTOR	IN THE PRESENCE OF: Seal A.C.N. 052 459 364 DIRECTOR	Signed Witness In the Presence of THE COMMON SEA	School School		In the Presence of	May		

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

TOWN OF VICTORIA PARK Received: 20/06/2025

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566 and 74187 and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said land"):

- a. No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- b. No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval shall not be unreasonably withheld) that no noisy moxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- c. That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
- d. That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e. That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- f. That the Transferee shall not:
- (i)Subdivide the said land without the prior written approval of the Transferor (ii) Assign, lease or sub-let the said land without the prior written aproval of the Transferor first had and obtained (such approval not to be unreasonably with held where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land);
- (iii) Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor.
- (iv) Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed.
- (v) Erect any fencing on any part of the said land.
- (\mbox{vi}) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.





FEE SIMPLE ENCLIMBRANCES (Note 3)	FORM T2	TOWN OF VICTOR Received: 20/06/	
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TOWN OF VICTORIA PARK Received: 20/06/2025



CLOISTERS SETTLEMENT SERVICES

1st Floor, Cloisters Square, 865 Hay Street, Perth 6000 P.O. Box 7337, Perth: Cloisters Square, W.A. 6850 Telephone: 322 6563 Fax: 481 6596

30th June, 1992

Registrar of Titles Land Titles Office W A 6000 PERTH

Dear Sir,

TRANSFER OF LAND DOCUMENT - MINISTER FOR STATE DEVELOPMENT TO KULYARN PTY LTD - CERTIFICATE OF TITLE VOLUME 1840 FP;OP 576

We refer to the above Transfer of Land document and in particular to execution of same by the Transferee.

and P Barraclough signed Kulyarn Pty Ltd executed the Transfer same as witness.

When the Transfer was delivered to us we queried the signature with Dr R Russell, one of the Directors. Dr Russell confirmed that the Transfer was witnessed in error and after ruling through the signature of P Barraclough, Dr Russell signed his name in the presence of the writer.

We trust that this will allow you to process the document.

Yours faithfully,

OISTERS SETTLEMENT SERVICES

OHRIS WINSOR

*U*licensed Settlement Agent

Licensed Real Estate Settlement Agent. Licensee: Cloisters Settlement Services Pty Ltd. Member of the Settlement Agents Association Inc. (ACN 008 901 960)



- 1. The pages of this document must not be separated.
- Page 2 of this document may be used:
 1 If insufficient space in any section hereon;
 Appropriate headings should be shown.
 The boxed sections should only contain the words "see
 - page ..."
 2.2 To set forth Easements created as appurtenant to the and (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 3. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the parties
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

- **DESCRIPTION OF LAND** Lot and Diagram/Plan/Strata Plan number or Location name and number to be stated. Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated. The Volume and Folio or Crown Lease number, to be stated.
- 2. ESTATE AND INTEREST State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.
- **ENCUMBRANCES** To be identified by nature and number, if none show "nil".
- State full name of the Transferor/Transferors (Registered Proprietor) as shown on Certificate of Title or Crown Lease.
- 5. CONSIDERATION To be expressed in words.
- **TRANSFEREE** I HANSFEHEE
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- TRANSFEREE'S, TRANSFEROR'S EXECUTION
 A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>Adult Person</u>. The address and description of the witness <u>must</u> be stated.

NEW TITLE or ENDORSING INSTRUCTION

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05389/1/92-6M-OC/663

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REG. \$ 113.00

TRANSFER

TOWN OF VICTORIA PARK Received: 20/06/2025

TIME CLOCK

192 SEP 10 14:49

LODGED BY SOLOMON BROTHERS

68 ST GEORGES TERRACE **ADDRESS** WA 6000 PERTH

PHONE No.

321 4439

FAX No

321 4373

REFERENCE No.

VC:6214055

ISSUING BOX No.

46

PREPARED BY Solomon Brothers

9th Fl., 68 St. Georges Tce.,

ADDRESS

Perth, West. Australia 6000 Ph: 321 4439

Fax: 321 4373 FAX No.

PHONE No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

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5	Receiving //
6	_ Clerk
	1/4/

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

INITIALS OF OFFICER

SECRETARY:

COMMON SEAL

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

RESTRICTIVE COVENANT

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans15403, 15736, 16869 and in Diagrams70041, 70132, 71195, 75366 and 74187, and the successors in Title to the said Lots to the intent that the Covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land"):

HON AIN

- a. No construction shall commence on the said land until building plans, site plans, and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without our the further approval of the Transferor
- b. No material or substantial alteration or extension to existing improvements shall be made with the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approvals not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried out on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- c. That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
- d. That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e. That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- f. That the Transferee shall not:
 - i. Sub-divide the said land without the prior written approval of the Transferor;
 - ii. Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land);
 - iii. Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor;
 - iv. Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such persons a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - v. Erect any fencing on any part of the said land;
 - vi. Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

* FORM 12

WESTERN AUSTRALIA TRANSFER (AND ACT 1893 AS AMENDED.



TRANSFER OF LAND

DESCRIPTION OF LAND (Note 1)

Lot 63 on Diagram 78523

INSTRUMENT DATED 03/09/91 \$ 8775.00 VAL 300000.00 CHTLS 0.00 VGB N 9763105 COMMISSIONER OF STATE TAXATION

EXTENT

VOLUME

FOLIO

167

Whole

1886

TOWN OF VICTORIA PARK Received: 20/06/2025

ESTATE AND INTEREST (Note 2)

Fee Simple

ENCUMBRANCES (Note 3)

Easement as shown on Diagram 78523

TRANSFEROR (Note 4)

THE MINISTER FOR FINANCE & ECONOMIC DEVELOPMENT now known as THE MINISTER
FOR STATE DEVELOPMENT

CONSIDERATION (Note 5)

THREE HUNDRED THOUSAND DOLLARS (\$300,000.00)

TRANSFEREE (Note 6)

FABRAY PTY LTD (ACN 009 011 581), PROVEN PTY LTD (ACN 009 057 372),
GEOFFREY ALFRED MARTIN and PETER JOHN RALPH ALL OF CARE OF 155 High
Road, Willetton as tenants in common in equal shares

- 1. The pages of this document must not be separated.

Page 2 of this document may be used:
2.1 If insufficient space in any section hereon;
Appropriate headings should be shown.
The boxed sections should only contain the words "see

Page ..."

2.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to")or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.

- 3. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

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

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

ENCUMBRANCES

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

TRANSFEROR

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

- 5. CONSIDERATION To be expressed in words.
- TRANSFEREE

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

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

NEW TITLE or ENDORSING INSTRUCTION

NA 3 COVENANT

EXAMINED

05389/1/92~5M-OC/663

OFFICE USE ONLY

15:25

TOWN OF VICTORIA PARK Received: 20/06/2025



REG. \$ 113.00

TRANSFER

TIME CLOCK

LODGED BY

SOLOMON BROTHERS

ADDRESS

68 ST GEORGES TERRACE PERTH WA 6000

PHONE No.

321 4439

FAX No.

321 4373

REFERENCE No.

VC:6214053

ISSUING BOX No.

46

PREPARED BY

Solomon Brothers

ADDRESS

68 St Georges Tce, Perth

PHONE No.

321 4439 AX No.

321 4373

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

1. 1914.201		
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Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register Book.

SIGNING OFFICER

1011 057

	PAGE	TOWN OF VICTORIA PAI Received: 20/06/2025
Dated this	day of OaC	19 92
TRANSFEROR/S SIGN HERE (Note 7)		\neg
Signed	Signed	
affixed by the Ho FREDERICK TAYLOR Minister for Stat	PMENT was hereunto) conourable IAN)	STATE OFFICE COmmon Seal
TRANSFEREE/S SIGN HERE (Note 7)		
In the Presence of Julian Constant the Delcos 3/71 Manmorth St	In the Presence of Canadantine	H' 24
In the Presence of John SEAL (009 001 581) was	of FABRAY PTY LTD (ACN) hereunto affixed by) Directors in the)	COMMON SEAL SEAL
In the Presence of John Seal One of the presence of: THE COMMON SEAL One of: Director: THE COMMON SEAL One of: THE COMMON SEAL One of: THE COMMON SEAL One of:	of FABRAY PTY LTD (ACN) hereunto affixed by) Directors in the)	COMMON D SEAL

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein

specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

TOWN OF VICTORIA PARK Received: 20/06/2025

RESTRICTIVE COVENANT

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plan 15403, 15736, 16869 and in Diagram 70041, 70132, 71195, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land"):

- a. No construction shall commence on the said land until building plans, site plans, and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without our the further approval of the Transferor.
- b. No material or substantial alteration or extension to existing improvements shall be made with the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approvals not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried out on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
 - c. That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
 - d. That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
 - e. That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
 - f. That the Transferee shall not:
 - Sub-divide the said land without the prior written approval of the Transferor:
 - ii. Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land);
 - iii. Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor;
 - iv. Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such persons a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - Erect any fencing on any part of the said land;
 - vi. Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

FORM T2		TOWN OF VICT Received: 20/0	06/2025
WESTERN AUSTRANSTRUMENT DATED 7700-00 TRANSFER OF LAND ACT 1893 AS AMENDED 5700-00	de a company de la company	21/12/5	<u> </u>
TO SECURE \$	กของง อกฟุ ล ก	220000-0	.
TRANSFER OF LAND HELD STATE TAXATION	6.77.S	7.5.6 AMEE	; *t
DESCRIPTION OF LAND (Note 1)	EXTENT	VOLUME F	OLIO
Lot 62 on Diagram 78524	Whole	1914 3	357
	WESTERN AUSTRALIA STA 23/12/92 9249507	AMP DUTY SD \$2558888	n.00
ESTATE AND INTEREST (Note 2) Fee Simple			¬ _
ENCUMBRANCES (Note 3)			_
Easement as shown on Diagram 78524			
1			
TRANSFEROR (Note 4)			\neg
THE MINISTER FOR STATE DEVELOPMENT			
L			
CONSIDERATION (Note 5)	ma		□
TWO HUNDRED AND TWENTY THOUSAND DOLLA	ks (\$220,000.00)		
L			
TRANSFEREE (Note 6)			
FABRAY PTY LTD (ACN 009 011 581), PROGEOFFREY ALFRED MARTIN and PETER JOHN Road, Willetton as tenants in common	RALPH all of care	09 057 372) of 155 Hig	ŗ h

- Page 2 of this document may be used:
 If insufficient space in any section hereon;
 Appropriate headings should be shown.
 The boxed sections should only contain the words "see
 - page ..."

 1.2 To set forth Easements created as appurenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to")or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 2. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

- 1. DESCRIPTION OF LAND DESCRIPTION OF LAND
 Lot and Diagram/Plan/Strata Plan number or Location name
 and number to be stated.
 Extent—Whole, part or balance of the land comprised in the
 Certificate of Title to be stated. The Volume and Folio or Crown Lease number, to be stated.
- **ESTATE AND INTEREST** State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.
- ENCUMBRANCES To be identified by nature and number, if none show "nil".
- State full name of the Transferor/Transferors (Registered Proprietor) as shown on Certificate of Title or Crown Lease.
- CONSIDERATION To be expressed in words.
- TRANSFEREE THANSFEREE
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 and the address/addresses to which future notices can be
 sent. If a minor state date of birth. If two or more state tenancy
 eg. Joint Tenants, Tenants in Common. If Tenants in Common specify shares.
- TRANSFEREE'S, TRANSFEROR'S EXECUTION A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>Adult Person</u>. The address and description of the witness <u>must</u> be stated.

NEW TITLE or ENDORSING INSTRUCTION

NWI + CONMINS US

EXAMINED

16747/6/94-10M-OC/663

F 820472 T

TOWN OF VICTORIA PARK Received: 20/06/2025



REG. \$ 62.00

TRANSFER

Downings Barker Gosling LODGED BY

ADDRESS

2 mill st Pertu

PHONE No.

3211 211

FAX No.

REFERENCE No.

ISSUING BOX No.

64

PREPARED BY

ADDRESS

PHONE No.

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

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6	Receiving V - Clerk

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

INITIALS OF

Jack 5

ATTESTATION SHEET	PAGE	
Dated this / C	yot hance	19 95
TRANSFEROR/S SIGN HERE (Note 7)		
Signed	Signed	TOWN OF VICTORIA PARK Received: 20/06/2025
In the	In the Presence of	
The Common Seal of THE HONOURA MINISTER FOR COMMERCE AND TRAI was hereunto affixed by the Minister for Commerce and Trace for the time being the Honoura Hendy John Cowan MLA in presence of: **Communication** **MINISTER FOR COMMERCE AND TRAIN TO THE MINISTER TO THE MIN	de)	
G.W. WILTSHIRE C.P.A., M.P.A. CLASSINED PUBLIC SERVANT		
G.W. WILTSHIRE C.P.A., M.P.A. CLASSINED PUBLIC SERVANT	Signed	
G.W. WILTSHIRE C.P.A., M.P.A. CLASSIRED PUBLIC SERVANT TRANSFEREE/S SIGN HERE (Note 7) Signed In the	Signed In the Presence of	
G.W. WILTSHIRE C.P.A., M.P.A. CLASSIRED PUBLIC SERVANT TRANSFEREE/S SIGN HERE (Note 7) Signed	In the Presence of	Joylover -
G.W. WILTSHIRE C.P.A. M.P.A. CLASSINED PUBLIC SERVANT TRANSFEREE/S SIGN HERE (Note 7) Signed In the Presence of Executed by AUSTRALIAN POSTAL CORPORATION by its Attorney RODNEY IAN JOYNER Manager, Finance and Business Planning the presence of an officer of the Australian Postal	In the Presence of)	JOYNER
G.W. WILTSHIRE C.P.A. M.P.A. CLASSINED PUBLIC SERVANT TRANSFEREE/S SIGN HERE (Note 7) Signed In the Presence of Executed by AUSTRALIAN POSTAL CORPORATION by its Attorney RODNEY IAN JOYNER Manager, Finance and Business Planning the presence of an officer of the Australian Postal Corporation	In the Presence of)	JOVNER

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The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land"):

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- d. That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
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- f. That the Transferee shall not:
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	FORM T2			
	WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.			
	TRANSFER OF LAND TRETRINENT VALUE 7300	00,30.CH		72550.0 4.70 Ved
	DESCRIPTION OF LAND (Note 1)	EXTENT	VOLUME	FOLIO
	Lot 61 on Diagram 76701	Whole	1854	490
			; ; ;;	
	EVYORYYB H	939E 1000		inet.O
	L ESTATE AND INTEREST (Note 2):			
	Fee simple			
	ENCUMBRANCES (Note 3)			
	Nil		WN OF VICTO	1.0
	· *I			<i>؞</i> ٛ ڎٛٳؙٛٛ
	TRANSFEROR (Note 4) The Minister for Commerce and Trade of 197 St George formerly the Minister for Economic Development and George's Terrace, Perth	ge's Te: Trade (rrace, Po of 172 S	erth t
				4.45
4.97	A STATE OF THE STA	100000000000000000000000000000000000000		
	CONSIDERATION (Note 5)	1 1994 }	petween 1	J.
	CONSIDERATION (Note 5) Pursuant to an agreement made the 28th day of Apri Transferor, the Transferee and Edith Cowan Univers	l 1994 l ity	oetween 1	_l ∴he
	Pursuant to an agreement made the 28th day of April	l 1994 ł ity	oetween 1	 :he
	Pursuant to an agreement made the 28th day of Apri Transferor, the Transferee and Edith Cowan Univers	ity	petween d	_ che
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- 1. Page 2 of this document may be used:
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1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata Plan number or Location name and number to be stated. Extent-Whole, part or balance of the land comprised in the Certificate of Title to be stated. The Volume and Folio or Crown Lease number, to be stated.

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- TRANSFEREE

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

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

27 14

NEW TITLE OR ENDORSING INSTRUCTION

EXAMINED



REG. \$ 93.00

TRANSFER

LODGED BY

TOWN OF VICTORIA PARK Received: 20/06/2025

ADDRESS

PHONE No.

CHALLENGE BANK LIMITED HEAD OFFICE

FAX No.

95 WILLIAM STREET PERTH WA 6000 320 8511

REFERENCE No.

ISSUING BOX No.

PREPARED BY **ADDRESS**

REFERENCE:

PARKER & PARKER

LEVEL 23
AMP BUILDING

140 ST GEORGES TERRACE PERTH WA 6000

MAA:ACJ:VIT9475670

PHONE No.

322 0321

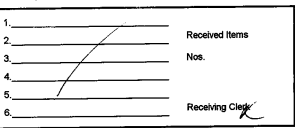
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322 2243

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.



TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH



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

INITIALS OF SIGNING OFFICER

G Soul

TOWN OF VICTORIA PARK PAGE Received: 20/06/2025 ATTESTATION SHEET 1995 16th Dated this day of June TRANSFEROR/S SIGN HERE (Note 7) Signed Signed Common In the In the Seal Presence of Presence of G.W. WILTS The Common Seal of the Minister for Commerce & Trade; Regional Development; Small Business was hereto affixed by the Honourable Hendy John Cowan M.L.A., Minister for Commerce & Trade; Regional Development, Small Business in the presence of:

THE COMMON SEAL of VITEC ASSEMBLY LIMITED VITEO ACN 009 216 086 ASSEMBLY was hereunto affixed by LIMITED authority of the Directors A.C.N. 603 216 696 in the presence of: Signature Director JAMES PATRICK ROBERT HANLIN Print full name of signatory Print full name of signatory * Delete if not applicable

TRANSFEREE/S SIGN HERE (Note 7)

PAGE 2

TOWN OF VICTORIA PARK Received: 20/06/2025

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

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, Ducdor

> Secretary

Landgate

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FORM APPROVAL A4432	SE(TION 15 AA STAMP ACT. SEXEMPT from W.A. Stamp Duty	GROSS CON	SDN \$ /25000 -00
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS	AMENDED. for Commissioner of State Taxation 5 12/06/06/06/06/06/06/06/06/06/06/06/06/06/	N AUSTRALIA ST	CONTRACTOR OF THE CONTRACTOR O
TRANSFER OF LAND			TOWN OF VICTORIA PAReceived: 20/06/2025
DESCRIPTION OF LAND (Note 1)		EXTENT	VOLUME FOLIO
Lot 202 on Diagram 88801	-8 JUN 1995	Whole	2046 597
	DEPARTMENT W.A.		
ESTATE AND INTEREST (Note 2)			
Fee Simple			
ENCUMBRANCES (Note 3)			
TRANSFEROR (Note 4) THE MINISTER FOR ECONOM	ALC DEVELOPMENT & TEADE		
Minister for Commerce as Regional Development; St	and Trade;		
to units			
CONSIDERATION (Note 5)		, <u>.</u> .	
ONE HUNDRED AND TWENTY	FIVE THOUSAND DOLLARS (\$125,000.00)		
TRANSFEREE (Note 6)			
VITEC ASSEMBLY LIMITED AC 20 BROWN STREET RAS 7 WATTS PLACE, TE	CN 009 216 086 IST PERTH NOW OFFICE CHNOLOGY PARK	Han lin	•
BENTLEY			

Page 2 of this document may be used: If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see

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 DESCRIPTION OF LAND
 Lot and Diagram/Plan/Strata Plan number or Location name
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7. TRANSFEREE'S, TRANSFEROR'S EXECUTION A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an Adult Person. The address and description of the witness must be stated.

NEW TITLE or ENDORSING INSTRUCTION

NEI+R.C.

EXAMINED



16747/6/94--10M--OC/663

188728 T Received: 20/06/2025 May, 1996 14:52 Perth

TOWN OF VICTORIA PARK

REG. \$ 133.00

TRANSFER

LODGED BY

helow

ADDRESS

PHONE No.

FAX No.

REFERENCE No.

ISSUING BOX No. 888

PREPARED BY

Messrs Black & Co Suite 3, Martindale House **ADDRESS** 977-979 Wellington Street **WEST PERTH WA 6005**

> 481 5990 481 5995

PHONE No.

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

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5	6/
6	Receiving 6000 Clerk

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

INITIALS OF

of Jack 3

ATTESTATION SHEET	흥합성으를 하고 있는 말으로 있는데 하는 사는 사는 이 모나를 한 말으로 보였다. 요
Dated this Twenty-severth day of	May 96
L TRANSFEROR/S SIGN HERE (Note 7).	d Commerce of
Signed	Signed Signed Seal 3
In the	In the Calessian
Presence of The Common Seal of the Honourable Minister for Commerce and Trade was hereunto affixed by the Minister for Commerce and Trade for the time being the Honourable Hendy John Cowan MLA in the presence of:	Presence of G.W. WILTSHIRE C.P.A., M.P.A. CLASSIFIED PUBLIC SERVANT TOWN OF VICTORIA PARK Received: 20/06/2025
TRANSFEREE/S SIGN HERE (Note 7)	
L TRANSFEREE/S SIGN HERE (Note 7) 	Signed
	Signed In the Presence of
Signed In the	In the Presence of
Signed In the Presence of The Common Scal of COMPUTRONICS INTERNATIONAL PTY LTD was because of affixed by authority	In the Presence of GOMPUTRONIOS INTERNATIONAL PTY. LTD. A.G.N. 009 089 025

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

> **TOWN OF VICTORIA PARK** Received: 20/06/2025

Restrictive Covenants

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 15869 and in Diagrams 70041, 70132, 711,95, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land"):

- No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- No material or substantial alteration or extension to existing improvements shall be made without the b. prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and C. Regulations and any special regulations and by-laws including those required by the Town of Victoria Park Council pertaining to Technology Park and affecting the said land.
- That no vehicle shall be permitted to be parked on the said land other than in accordance with the d. location or locations specified on the building and site plans referred to in Clause (a) above.
- That the Transferee shall not erect or cause to be erected any signs on the property unless and until e. the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- ſ. That the Transferee shall not:
 - Sub-divide the said land without the prior written approval of the Transferor;
 - Assign, lease or sub-let the said land without the prior written approval of the Transferor first ii. had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land);
 - Without the prior written approval of the Transferor alter substantially the use to which the iii. said land is or is to be put as approved by the Transferor;
 - Sell or agree to sell or grant any option over the said land or any part thereof to any person iv. without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed.
 - Erect any fencing on any part of the said land;
 - Lop or remove any trees on the said land unless such lopping or removal becomes necessary vi. for ensuring safety of persons or property.

coverant,

FORM T2		
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.		
TRANSFER OF LAND DESCRIPTION OF LAND (Note 1)	VAL 355000.00 35436010 COMMISS WESTERN AUSTRACE	09/05/96 \$ 10975.00 CHTL5 0.00 V60 A SIONER OF STATE TAXATION NTSTANWOUNNEY FOLIO 110 SD \$********5.007
Lot 30 on Plan 15737	Whole	
s 		
ESTATE AND INTEREST (Note 2) Fee Simple		341440100000000000000000000000000000000
ENCUMBRANCES (Note 3)		TOWN OF VICTORIA PARK Received: 20/06/2025
See Page 2 TRANSFEROR (Note 4)		
MINISTER FOR COMMERCE AND TRADE form MINISTER FOR ECONOMIC DEVELOPMENT A	nerly known as AND TRADE	
CONSIDERATION (Note 5)		
Three Hundred and Fifty Five Thousand Dollars	1944-0000744-4850888178880730074-	
TRANSFEREE (Note 6)	ene kusini ke Pelika ve 11. vilili ili Pelliri Penerusa	
COMPUTRONICS INTERNATIONAL PTY LTD (31 Kensington Street East Perth WA)	ACN 009 089 025)	
Salah permatan 1991 dan bahan berang berang bikan Sebesah Sebesah Berang berang berang berang berang berang b		

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TOWN OF	F VICTORIA PARK : 20/06/2025
Received	: 20/06/2025

Our Ref: NPC:TID007/61.1140828

KOTT GUNNING

Writer: Natalie Casale Direct Line 483 0937 Partner: Anne Hurley Direct Line 483 0918

BARRISTERS, SOLICITORS & NOTARIES

28 May 1996

Registrar Office of Titles Department of Land Administration Midland Square MIDLAND WA 6056

Dear Sir.

Restrictive Covenants - Transfer of Lot 30 on Plan 15737

Minister for Commerce and Trade to Computronics International Pty Ltd

We act on behalf of the Minister for Commerce and Trade, the Transferor referred to in the abovementioned Transfer.

It is our opinion that each of the restrictive covenants set out in the Transfer is a restrictive covenant and they are negative in nature. The restrictive covenants will only be relevant to the land specified in the Transfer as being benefited and/or burdened by the covenants.

We provide this letter in accordance with paragraph 7.160 of the Practice Manual.

Yours faithfully, KOTT GUNNING



1. Page 2 of this document may be used:

If insufficient space in any section hereon;
Appropriate headings should be shown.
The boxed sections should only contain the words "see

- page ..."
 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to")or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata Plan number or Location name and number to be stated. Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.
The Volume and Folio or Crown Lease number, to be stated.

2 FSTATE AND INTEREST State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

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

State full name of the Transferor/Transferors (Registered

Proprietor) as shown on Certificate of Title or Crown Lease.

CONSIDERATION To be expressed in words.

TRANSFEREE

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

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

RC

NEW TITLE or ENDORSING INSTRUCTION

EXAMINED

16747/6/94-10M-OC/663

OFFICE USE ONLY

TOWN OF VICTORIA PARK Received: 20/06/2025

110 -

REG. \$ 110.00

LODGED BY

Lodged by COMMONWEALTH BANK OF AUSTRALIA Address: MURRAY STREET & FORREST PLACE, PERTH 6000 **ADDRESS**

Phone No: 482 6871 482 6133 Fax:

BOX 54

PHONE No.

FAX No.

REFERENCE No.

ISSUING BOX No.

PREPARED BY DOCUMENTARY SERVICES PTY LTD SUITE 2 / 63 SHEPPERTON RD ADDRESS CTORIA PARK WA 6100 GFO BOX P1209 PERTH 6001

PH: 470 4356 REF: FAX 470 4388

PHONE No.

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

Received Items Receiving Clerk

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

INITIALS OF SIGNING OFFICER

TRANSFEREE'S SIGN HERE (Note 7) Signed In the Presence of The Common Seal of the Minister for Commerce & Trade was hereunto affixed by the aforesaid Minister for the time being the Honourable Hendy Cowan in the presence of: Witness: Witness: Signed Signed In the Presence of Signed Signed Signed TRANSFEREE'S SIGN HERE (Note 7) Signed In the Presence of Presence of The Common Seal of THERMATROL ENGINEERING PTY LTD (ACN 056 894 798) was hereunto affixed by its Directors) in the presence of: Directory Secretary Directory Secretary	ANNSFEREE/S SIGN HERE (Note 7) Signed In the Presence of The Common Seal of the Minister for Commerce & Trade was hereunto affixed by the aforesaid Minister for the time being the Honourable Hendy Cowan in the presence of: Witness: Witness: ANNSFEREE/S SIGN HERE (Note 7) Signed Signed Signed Signed In the Presence of The Common Seal of THERMATROL ENGINEERING PTY LTD (ACN 056 894 798)) was hereunto affixed by its Directors) in the presence of: THERMA ENGINEERING PTY LTD (ACN 056 894 798))		red: 20/06/2
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		ERING LTD 894 798	

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	TOWN OF VICTORIA PARK Received: 20/06/2025
	1

TOWN OF VICTORIA PARK Received: 20/06/2025

KOTT GUNNING

Our Ref:

NPC:TID007/52.1176584

Writer: Natalie Casale Direct Line 483 0937

Partner: Anne Hurley Direct Line 483 0918

BARRISTERS, SOLICITORS & NOTARIES

17 December 1996

Registrar
Office of Titles
Department of Land Administration
Midland Square
MIDLAND WA 6056

Dear Sir.

Restrictive Covenants - Transfer of Lot 1 on Diagram 91589

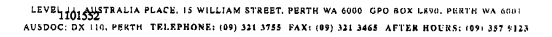
Minister for Commerce and Trade to Thermatrol Engineering Ptv Ltd

We act on behalf of the Minister for Commerce and Trade, the Transferor referred to in the abovementioned Transfer.

It is our opinion that each of the restrictive covenants set out in the Transfer is a restrictive covenant and they are negative in nature. The restrictive covenants will only be relevant to the land specified in the Transfer as being benefited and/or burdened by the covenants.

We provide this letter in accordance with paragraph 7.160 of the Practice Manual.

Yours faithfully, KOTT GUNNING



THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

Restrictive Covenants:

The transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736 and 16869 and in Diagrams 70041, 70132,71195,73566 and 74187 and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said land"):-

- No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made without the further approval of the Transferor.
- (b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alternations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on the said land which may be a nuisance to adjoining owners of occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- That the Transferee shall not contravene the relevant Health, Noise, (c) Abatement and Clean Air Act and Regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
- That no vehicle shall be permitted to be parked on the said land (d) other than in accordance with the location or locations specified on the building and site plans referred to in clause (a) above.
- That the transferee shall not:-(e)
 - Sub-divide the said land without the prior written approval of the Transferor.
 - (ii) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approval zonings for the said land).
 - (iii)Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor.
 - (iv) Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed.
 - (v) Erect any fencing on any part of the said land.
 - (vi) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.



FORM T2				
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.				
TRANSFER OF LAND	INSTRUMENT VAL \$21500	27 7 7 7 7407 14 15 15 15 15 15	ec/95 \$563' \$0,00 VGQ i	V
DESCRIPTION OF LAND (Note 1)	43769705 43769705	COMPISSIUM EXTENT	ER OF STATE Volume	TAXATIUN FOLIO
Lot 1 on Diagram 91589		Whole	2094	988
			TOWN OF VI Received: 20	CTORIA PARK 0/06/2025
ESTATE AND INTEREST (Note 2)				
Fee Simple ENCUMBRANCES (Note 3) Nil				<u> </u>
L TRANSFEROR (Note 4)				
THE MINISTER FOR COMMERCE THE MINISTER FOR ECONOMIC	AND TRADE formerly desc DEVELOPMENT AND TRADE	ribed as		Π :
CONSIDERATION (Note 5)				
TWO HUNDRED AND FIFTEEN TH	HOUSAND DOLLARS ONLY			
TRANSFEREE (Note 6)				
THERMATROL ENGINEERING PTY VICTORIA PARK NOW OF 1 /	(LTD (ACN 056 894 798) (63 SHEPPARTON ROAD; VICTO	Frence cy of P.O. B oria lark.	ox 212	The second
				31/12
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1. Page 2 of this document may be used:

If insufficient space in any section hereon;
Appropriate headings should be shown.

The boxed sections should only contain the words "see

page

- page ..."
 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to")or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 2. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata Plan number or Location name and number to be stated.

Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated. The Volume and Folio or Crown Lease number, to be stated.

2 ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

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

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

CONSIDERATION To be expressed in words.

TRANSFEREE

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

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

NEW TITLE or ENDORSING INSTRUCTION

NO 1.

EXAMINED

16747/6/94--10M--OC/663

Received: 20/06/2025 996 09:14 Perth



REG. \$ 90.00

TOWN OF VICTORIA PARK

TRANSFER

LODGED BY

ADDRESS

PHONE ESTPAC BANKING CORPORATION 109 ST. GEORGE'S TERRACE, PERTH ISSUING BOX 5 FAX 1941: 426 2370 FAX: 481 0454

REFERENCE No.

ISSUING BOX No.

PREPARED BY

PREPARED BY CLOISTERS SETTLEMENT SERVICES 865 HAY STREET, PERTH 322 6563 **ADDRESS** FAX: 481 6596

PHONE No.

FAX No. •

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

	2046	1596	2		
1				Received Ite	ems
2. —		· · ·			1
3. —				Nos.	•
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5			<u> </u>	Receiving	1P
6				Clerk	

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

INITIALS OF SIGNING OFFICER

G Sach IIR REGISTRAR OF TITLES

Landgate

	ATTESTATION SHEET		PAG	GE.		TOWN OF VICTORIA PARK Received: 20/06/2025
	Dated this	4	day of	Dece	mhen	1996
	– TRANSFEROR/S SIGN –	HERE (Note 7)				- ,
\ 	Signed			Signed	y love	1 .
	In the Presence of			In the Presence of		
	Commerce & Tr	eal of the Ministe rade was hereunto said Minister for nourable Hendy Cow of:	affixed) the time)	Winister (p.	Commerce 800 To Seal Of	
	((Tour South	_			
	(··· ^qqififi) PUBLIC SER'	VANT			
	ACN 052 459 AUTHORITY PRESENCE O	ON SEAL OF KULYARN 364 WAS HEREUNTO 7 OF THE DIRECTORS A OF:	AFFIXED BY AND IN THE	Signed In the Presence of	Common Seal A.C.N. 052 459 3))
L	-					· .

KOTT GUNNING

Our Ref:

NPC:TID007/67.1176601

Writer: Natalie Casale Direct Line 483 0937 Partner: Anne Hurley Direct Line 483 0918

BARRISTERS, SOLICITORS & NOTARIES

17 December 1996

Registrar
Office of Titles
Department of Land Administration
Midland Square
MIDLAND WA 6056

Dear Sir,

Restrictive Covenants - Transfer of Lot 201 on Diagram 88801 in Certificate of Title Volume 2046 Folio 596 Minister for Commerce and Trade to Kulyarn Pty Ltd

We act on behalf of the Minister for Commerce and Trade, the Transferor referred to in the abovementioned Transfer.

It is our opinion that each of the restrictive covenants set out in the Transfer is a restrictive covenant and they are negative in nature. The restrictive covenants will only be relevant to the land specified in the Transfer as being benefited and/or burdened by the covenants.

We provide this letter in accordance with paragraph 7.160 of the Practice Manual.

Yours faithfully, KOTT GUNNING



TOWN OF VICTORIA PARK Received: 20/06/2025
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i

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Inst. 2)

TOWN OF VICTORIA PARK Received: 20/06/2025

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566, 74187, 88800 and 88801 and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land'):

- a) No construction shall commence on the said Land until building plans, site plan and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- b) No material or substantial alteration or extension to existing improvements shall be made without prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- c) That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the said land.
- d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably with held.)
- f) That the Transferee shall not:
 - i) Subdivide the said land without the prior written approval of the Transferor;
 - ii) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for he said land);
 - iii) Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor and such approval may not be unreasonably withheld if the use is within the relevant zoning of the Land.
 - iv) Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

June for anell

coverant



FORM T2			TOWN OF VIO	ICTORIA PARK 0/06/2025	K
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.			NECEIVEM. 20	/00/2023	١
TRANSFER OF LAND		VAL \$162600.00 CHTLS	30:794 83934 \$0.00 V90 N	Ą	
DESCRIPTION OF LAND (Note 1)		48102007 COMMISSIGNE EXTENT	er of State	TAXATION FOLIO	
Lot 201 on Diagram 88801		Whole	2046 59	596	
ESTATE AND INTEREST (Note 2)		i Nederika kushka in sag	ara i Ngja	_	
Fee Simple ENCUMBRANCES (Note 3)		dyzumby i i secolocial	Tiga dia diseb	147 <u>(</u>) 7	
Nil				_ 	
TRANSFEROR (Note 4)					
MINISTER FOR COMMERCE & TRADE			s	en en e	
CONSIDERATION (Note 5)	·			. J .	
ONE HUNDRED AND SIXTYTWO THOU	JSAND SIX HUNDRE	D DOLLARS			
L_ TRANSFEREE (Note 6)					
KULYARN PTY, LTD. ACN 052 459 364	of 3 Turner Avenue, B	entley			
I				ı	1

- The pages of this document must not be separated.
- Page 2 of this document may be used:
 - 2.1 If insufficient space in any section hereon: Appropriate headings should be shown. The boxed sections should only contain the words "see page ..
 - 2.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 3. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- The Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production.

NOTES

1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strate Plan number or Location name and number to be stated.

Extent - Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

3. ENCUMBRANCES

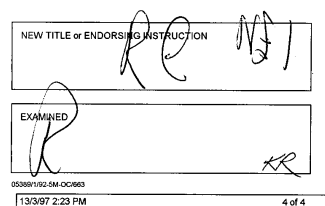
To be identified by nature and number, if none show "nil".

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

- CONSIDERATION To be expressed in words.
- TRANSFEREE

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

TRANSFEREE'S, TRANSFEROR'S EXECUTION A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an Adult Person. The address and occupation of the witness must be stated.



TOWN OF VICTORIA PARK Received: 20/06/2025 REG. \$ 170.00

OFFICE USE ONLY

TIME CLOCK
ADDRESS E DIN MIN THOMPSON
ADDRESS (A W W W)
FHONE No.
FAX No
REFERENCE No.
ISSUING BOX No. XXX

Edwards Thompson PREPARED BY Ref: KJE/LAA:970050 **ADDRESS** Level 31, QV i Building 250 St George's Terrace Perth WA 6000 PHONE No. (09) 321 2722 FAX No. (09) 321 2788

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES	S, LEAGES, DECLARATIONS ETC. L	ODGED HEREWITH
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2	9 17641516	Received Items
3	delter	Nos. /. 2
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5		J/s
6		Receiving Clerk

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



REGISTRAR OF TITLES

4 of 4

TESTATION SHEET	PAGE 3		TOWN OF VICTORIA Received: 20/06/20
Dated this 25th	day of	March	19 97
ANSFEROR/S SIGN HERE (Note 7)			
The Common Seal of the M Commerce & Trade was her by the aforesaid Ministe being the Honourable Hen the presence of:	retuno affixed) er for the time) ndy Cowan in)	my land logical Con	merce and land
CI.ASSIFIED PUBL	+ 4		
		·	
THE COMMON SEAL for CREGGAN HOLDINGS PTY LTD was hereunto affixed by authority of its Board of Directors in the presence of: Director Director/Secretary	V CFF DAM		

PAGE 2

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon (Inst. 2)

RESTRICTIVE COVENANTS RELATING TO USE BY TRANSFEREE

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor for the benefit of all of the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 711,95, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land"):

- a. No construction shall commence on the said Land until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- b. No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on the said Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- c. That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Town of Victoria Park pertaining to Technology Park and affecting the said land.
- d. That no vehicle shall be permitted to be parked on the said Land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e. That the Transferee shall not erect or cause to be erected any signs on the said Land unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- f. That the Transferee shall not:
 - i. Sub-divide the said Land without the prior written approval of the Transferor;
 - ii. Assign, lease or sub-let the said Land without the proper written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said Land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said Land);
 - iii. Without the prior written approval of the Transferor alter substantially the use to which the said Land is or is to be put as approved by the Transferor;
 - iv. Sell or agree to seil or grant any option over the said Land or any part thereof to any person without obtaining from such person a cover:ant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - v. Erect any fencing on any part of the said Land;
 - vi. Lop or remove any trees on the said Land unless such lopping or removal becomes necessary for ensuring safety of persons or property.



13/3/97 2:23 PM

2 of 4

a .	FORM T 2	INSTRUMENT DATED.	4/02/9-	?		OF VICTORIA ed: 20/06/20	
	FORM APPROVED NO. A4206		SO - 00		neceive		
,	WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMI	V 7. V 80. D 50	THE REVENUE	INSTRUME GROSS CO CHTLS		Į	
	TRANSFER OF LAND						
	DESCRIPTION OF LAND (Note 1)			EXTENT	VOLUME	FOLIO	1
	Lot 23 on Plan 15737			Whole	1764	576	
					:		
	ESTATE AND INTEREST (Note 2)						J -
	Fee simple						
	ENCUMBRANCES (Note 3)						_
	Nil	· · · · · · · · · · · · · · · · · · ·					
<i>"</i> c							
e W	RANSFEROR (Note 4)			<u></u>] -
ů.	The Minister for Commerce and Trade of the Minister	of 197 St George's Terr	race, Perth	Janes J.	LA K	nher	
•	Frank .	•	`]········	~1	
	CONSIDERATION (Note 5)						j
	Five Hundred and Thirty Thousand Dolla	ars (\$530,000)					
	TRANSFEREE (Note 6)]
	Creggan Holdings Pty Ltd (A.C.N. 009 3	97 773) of 21 Wattle A	venue, Dalke	ith			
*]
*	13/3/97 2:23 PM	1 of 4					

•	TOWN OF VICTORIA PARK Received: 20/06/2025
•	
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	·

KOTT GUNNING

Our Ref: NPC:FF:TID007/63

Writer: Natalie Casale Direct Line 483 0937 Partner: Anne Hurley Direct Line 483 0936

BARRISTERS, SOLICITORS & NOTARIES

24 March 1997

Registrar Office of Titles Department of Land Administration Midland Square MIDLAND WA 6056

Dear Sir,

Restrictive Covenants Transfer of Lot 23 in Certificate of Title Volume 1764 Folio 576
Minister for Commerce & Trade

We advise we act on behalf of the Transferor referred to in the abovementioned Transfer.

We refer to page 2 of the Transfer which includes restrictive covenants agreed to by the Transferor and the Transferee.

We advise that it is our opinion that each of the covenants set out in the Transfer is a restrictive covenant and they are negative covenants and that the restrictive covenants will only be relevant to the land specified in the Transfer as being benefited and/or burdened by the covenants.

Yours faithfully KOTT GUNNING



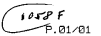


1193369

LEVEL II, AUSTRALIA PLACE. 15 WILLIAM STREET. PERTH WA 6000 GPO BOX L890, PERTH WA 6001 AUSDOC: DX 110, PERTH TELEPHONE: (09) 321 3755 FAX: (09) 321 3465 AFTER HOURS: (09) 357 9123

	TOWN OF VICTORIA PARK Received: 20/06/2025
•	
	•

TO 2737678



EDWARDS THOMPSON Solicitors

Level 31, QV1 Building 250 St George's Terrace Perth, 6000 Western Australia

Telephone: 61 9 321 2722 Facsimile: 61 9 321 2788

CONFIDENTIAL COMMUNICATION

4 April, 1997

Our Ref:

LAA/KJE 9700500

Writer:

Lulu Abella

The Registrar of Titles
Department of Land Administration
Stopped Document Section
P O Box 2222
Midland Square
Midland WA 6056
Facsimile 273 7678

Attention: Mr Rick Green

Dear Sir

DEALING NOS G432745 - Creggan Holdings Pty Ltd

May we request you to insert the following:

Transferor's panel - formerly known as The Minister for Economic Development & Trade

We apologise for the oversight.

Yours faithfully Goobella Lee levin Camb

LTOBANK

** TOTAL PAGE.01 **



TOWN OF VICTORIA PARK

Received: 20/06/2025

- 1. Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page...."
 - 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restricted Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- 4. Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

1. DESCRIPTION OF LAND

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

the Certificate of Title to be stated.
The Volume and Folio or Crown Lease number to be stated.

2. ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

3. ENCUMBRANCES

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

4. TRANSFEROR

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

5. CONSIDERATION

To be expressed in words.

6. TRANSFEREE

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

7. TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>adult person</u>. The address and occupation of the witness <u>must</u> be stated.

EXAMINED NAZ

WH.



REG. \$ 110.00

TRANSFER

LODGED BY Elizabeth Feiss L

ADDRESS FO BOX 33

PHONE No.(CXX)

FAX No.

TOWN OF VICTORIA PARK Received: 20/06/2025

REFERENCE No.

ISSUING BOX No. \



PREPARED BY ELIZABLIH REISS & ASSOCIATES

PO BOX 337

ADDRESS

SUBIACO WA 6904 Phone: 380 9088 Fax: 380 9089

PHONE No.

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

(2)2

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1	
2.	 Received Items
3	Nos.
4	
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6	Receiving Clerk

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





ATTESTATION SHEET		PA	GE		Received: 20/	
Dated this	5	day of	my ust		19 🥎	77
TRANSFEROR/S SIGN	HERE (Note 7)					_ _
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- g ou		Common &	Signed			
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was hereunto aforesaid Min	eal of for Commerce and The affixed by the hister for the time hourable Hendy Cov	me)				
in the presen	ice of:)				
Sa	adoble					
\J						
الجحم الت	FIFO PUBLIC SERVANT					
CERTIFICATE(S) OF T	TITLE FORTHE LAND ABOV	VE DESCRIBED.	SUE/ NON-ISSUE X <i>DELIEI</i>		····	-
Signed DIRECTOR		•/	Signed		A .	
DIRECTOR	- gran	nam	DIRECTOR/ SECRETARY:	Ruchter	- Wal	
_ 	HERE (Note 7)			. , , , ,	, 00	لـ
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DIRECTOR	: John	nann.	Seal COMMO	<u>ال</u>		
DIRECTOR	17 6	1710	00.1			
SECRETARY	I: NIMMITA	Mal	2 -4 1			
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THETRANSFEROR for the consideration herein expressed HEREBYTRANSFERSTOTHETRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

PAGE 2

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- a) No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and such approval shall not be unreasonably withheld, and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
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 - Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining the prior written approval of the Transferor and such approval shall not be unreasonably withheld;
 - iv) Erect any fencing on any part of the said land;
 - v) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

FORM T2	TOWN OF VICTORIA I Received: 20/06/202
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.	INSTRUMENT ADATED
STAMPED \$FS NO OUTY PRINCE HEREON STRING ACT 1021	GROSS CONSUM
TRANSFER OF LAND	CHTLSV.G.O. VALUED V.
	EXTENT VOLUME FOLIO SALANCE 1831 243
	gaden vog helle til dagskadden og
:	voi 2103
ESTATE AND INTEREST (Note 2)	7 L 7 L 7
FEE SIMPLE	٦
- ENCUMBRANCES (Note 3)	٦
NIL	٦
RANSFEROR (Note 4) MINISTER FOR COMMERCE AND TRADE (FORMERLY KNOWN AS PECONOMIC DEVELOPMENT AND TRADE)	⊥' ⊓ MINISTER FOR
ONSIDERATION (Note 5) TWO HUNDRED AND SEVENTY FIVE THOUSAND DOLLARS	7 -
RANSFEREE (Note 6)	
BOSTON TOWER PTY LTD, (ACN 071 187 187) 11 GROVE END RIDGE, MOUNT CLAREMONT	7

- 1. Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page...."
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NOTES

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Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

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

4. TRANSFEROR

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

5. CONSIDERATION

To be expressed in words.

6. TRANSFEREE

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

7. TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>adult person</u>. The address and occupation of the witness <u>must</u> be stated.

EXAMINED A PACE

OFFICE USE ONLY

G 600341 T
03 Oct, 1997 12:45:28 Pe



REG. \$ 110.00

TRANSFER

TOWN OF VICTORIA PARK Received: 20/06/2025

LODGED BY

HAYBRAD CONVEYANCING 33 CANNING HIGHWAY EAST FREMANTLE WA 6158 TELEPHONE: 319 2244 FAX, 319 2264

PHONE No.

ADDRESS

FAX No.

REFERENCE No.

ISSUING BOX No.

84

PREPARED BY

HAYBRAD CONVEYANGING 33 CANNING HIGHWAY EAST FREMANTLE WA 6158 TELEPHONE: 319 2244 FAX. 318 2284

PHONE No.

ADDRESS

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1.1764/575	
1. <u>1764/575</u> 2. <i>Lenie</i> r	Received Items
3	Nos. 1-2
4	-
5	•
6	Receiving M

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



.4		P	AGE		TOWN OF VICTORIA PARI Received: 20/06/2025
ATTESTATION SHEE		day of	October		19 97
TRANSFEROR/S SI					٦
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Signed	Many board Dole		Signed		
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Signed			Signed		
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L-					
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FORTHE DUF	PLICATE CERTIFICATE(S) O	- IIICE.		- Much	
Signed	1 Juniting		Signed	r. BROOSHOOFT	
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OCCUPATION	1.000001 11	AGA OTDINGS	The common	seal of LACER	NY NOMINEES PTY LTD
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DIRECTOR	L	A.C.N. 009 4	22 206		
	V11 201	COMMON	SEAL Who	0) or -	COMMON SEAL
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DIRECTOR	SECRETARY		2		

	 Page No.	TOWN OF VICTORIA PARK Received: 20/06/2025 of Pages.	
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WEŞTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.

ADDITIONAL PAGE TO

Dated

- c) That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations any special regulations and by-laws including those required by the Town of Victoria Park pertaining to Technology Park and affecting the said land.
- d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- f) That the Transferee shall not:
 - i) Sub-divide the said land without the prior written approval of the Transferor;
 - ii) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the said land);
 - Sell or agree to sell or grant any option over the said land or any part thereof to any persons without obtaining the prior written approval of the Transferor and such approval shall not be unreasonably withheld;
 - iv) Erect any fencing on any part of the said land;
 - v) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property;

1. August

_

. DENDED HER LESTATE RETTERMENT AGENTS A CIN. 009-162-4-6 35 CARRING HIGHWAY EAST FREMANTIE, WA 6156 P.O. BOX 234, NORTH FREMANTIE, WA 6156 TELEPHONE 9319 2244 FAX 9319 2264



LICENSEE KOSAL PTY LTD AS TRUSTED FOR THE HAYBRAD CONVEYANCING UNIT TRUST T/A HAYBRAD CONVEYANCING PRINCIPAL: SUZETTE BRADBURY

: DOLA

ATTENTION: TOM

FAX NO. : 9273 7667

FROM

SUZETTE

FILE NO.: SB8809

SUBJECT

Lot 22, Cnr Sarch & Parker Technology Park

BENTLEY

DATE

: 13th October, 1997

MESSAGE

PLEASE AMEND THE ADVICE IN THE KOTT GUNNING LETTER TO INCLUDE PLAN 15737 AS ON CERTIFICATE OF TITLE VOLUME 1764 FOLIO 575

THANKING YOU

A MEMBER OF THE COMMITTANCE HE ASSOCIATION OF WAINC. A MEMBER OF THE MELVILL COORDING CHAMBER OF COMMITTANCE.

		TOWN OF VICTORIA PAR Received: 20/06/2025
		, .
1: :-		

KOTT GUNNING

Our Ref: AJH:tee:TID007/77

Partner: Anne Hurley Direct Line: 9483 0936

BARRISTERS, SOLICITORS & NOTARIES

3 October 1997

The Registrar Office Of Titles P O Box 2222 MIDLAND 6056

Dear Sir

RESTRICTIVE COVENANTS VOLUME 1764 FOLIO 575 ("the Property")

We act on behalf of the vendor of the Property.

In our opinion each of the Restrictive Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of land; and

Cott francy

 will only be relevant to the land specified in the Transfer as being burdened by the covenants.

The land to be benefited is all of the lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagram 70041, 70132, 71195, 73566 and 741187.

Yours faithfully KOTT GUNNING





1227578



LEVEL 11, AUSTRALIA PLACE, 15 WILLIAM STREET, PERTH WA 6000 GPO BOX L890, PERTH WA 6001

AUSDOC: DX 110, PERTH TELEPHONE: (08) 9321 3755 FAX: (08) 9321 3465 AFTER HOURS: (08) 9357 9123

THETRANSFEROR for the consideration herein expressed HEREBYTRANSFERSTO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

RESTRICTIVE COVENANT

The Transferee hereinbefore described itself and its successors and asigns hereby covenants with the Transferor as the proprietor for the benefit of all the Lots comprised in Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 63566 and 741187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentions shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land".

- a) No construction shall commence on the said land until building plans, site plans and persepective has been approved in writing by the Transferor and such approval shall not be unreasonably withheld, and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- b) No material or substantial or extension to existing improvements shall be made without the prior approval of the Transferor and such approval shall not unreasonably withheld, and the submission to the Transferor of building plans and perspectives for such alterations and extentions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on the said land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.

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J.

A. E. Co



FORM T2 WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED. TRANSFER OF LAND WA STAMP DUTY PAID	·	
Lot 22 on Plan 15737 Lot 22 on Plan 15737 Lot 22 on Plan 15737 SECTION 112V 257.3-381 Date of Instrument Chattels Signature Duty 1451.	whore 1/04 3/3	CTORIA PARK 0/06/2025
L ESTATE AND INTEREST (Note 2) Fee simple	JL JL JL	<u>ا</u>
ENCUMBRANCES (Note 3) Nil		ـــــــــــــــــــــــــــــــــــــ
THE MINISTER OF ECONOMIC DEVELOPMENT & TRADE former MINISTER FOR COMMERCE & TRADE	rly and now known as	J
└ CONSIDERATION(Note 5) └─ Two hundred and sixty six thousand nine hundred dol	lars	ا ا
L_ TRANSFEREE (Note 6)		
HART HOLDINGS PTY LTD (A.C.N. 009 402 206) of care as one undivided half share and LACEBY NOMINEES PTY care of 39 Third Avenue, KENSINGTON and Paul Elwyn BROOSHOOFT both of care of 114 Third Avenue, MT LAW undivided half share as tenants in common	LTD (A.C.N. 008 987 228) of BROOSHOOFT and Helen Theresa	٦
L		

- 1. Page 2 of this document may be used:
 - If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page.
 - To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties
- 2. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound with this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title or Crown Lease is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of

Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

- DESCRIPTION OF LAND
 - Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated
 - Extent Whole, part or balance of the land comprised in the Certificate of Title to be stated.
 - The Volume and Folio or Crown Lease number, to be stated.
- ESTATE AND INTEREST
 - State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.
- **ENCUMBRANCES**
 - To be identified by nature and number, if none show "nil".
- TRANSFEROR
 - State full name of the Transferor/Transferors (Registered Proprietor) as shown on the Certificate of Title or Crown Lease.
- CONSIDERATION
 - To be expressed in words.
- TRANSFERFE
 - State full name of the Transferee/Transferees (Purchaser)

and the address/addresses to which future notices can be sent. If a minor, state date of birth.

If two or more state tenancy eg:

Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Registrar of Titles).

- Tenants in Common, (on the death of a tenant in common, their share is dealt with according to their will). If Tenants in Common specify shares.
 TRANSFEREE'S, TRANSFEROR'S EXECUTION
- Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an Adult Person. The address and occupation of the witness must be stated.

EXAMINED

G 800139 T 22 May, 1998 15:24:36 Perth

REG. \$ 110.00

TRANSFER

LODGED BY Freshill Hollingdale & Page ADDRESS AMP Dullding 140 St Georges Too PHONE No. Perth WA 6000 FAX No. Tel: 9211 7777 Fan: 9211 7878 REFERENCE No. LTO Box 118 Perm ISSUING BOX No.

PREPARED BY Freehill Hollingdale & Page Barristers & Solicitors ADDRESS 22nd Floor, AMP Building

140 St Georges Terrace Perth WA 6000 9804902

PHONE No. (08) 9211 7777 (08) 9211 7878

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER HAN LODGING PARTY

FAX No.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

Received Items

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

ATTESTATION SHEET		PAGE	
Dated this Sh	day of	MAY	1998
TRANSFEROR/S SIGN HERE (Note 7)		MINO	
THE COMMON SEAL of THE MINISTER FOR COMMERCE AND TRADE is hereunto affixed in the presence of:		Commerce and Trail	·
TVA BEGONIC ST DUNCTAIG		ininister	
e e			
REQUEST FOR ISSUE / NON-ISSUE (Instruction	n 4)		
BY SIGNING THIS PANEL, I/WE THE TRANSF DUPLICATE CERTIFICATE(S) OF TITLE FOR T	EREE REQUEST	THE <u>ISSUE / NON - ISSUE (<i>E</i></u> DESCRIBED.	DELETE AS REQUIRED) OF A
Signed		Signed	
		N. Aliya	
TRANSFEREE/S SIGN HERE (Note 7) THE LODGING PARTY OF THIS DOCUMENT FOR THE DUPLICATE CERTIFICATE(S) OF TI	IS AUTHORISED	BY THE ABOVE NAMED TRANSFE	REE TO INSTRUCT ISSUING DETAILS
THE COMMON SEAL of BELLRIDGE NOMINEES PTY LTD (ACN 862 720 601) is hereunto affixed in accordance with its	N	ELLRIDGE OMINEES	
articles of association in the presence of		PTY LTD	
Director Director		MON SEAL	
Director/Secretary			

PAGE 2

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (Instruction 2)

The Transferee for itself and its successors and assigns hereby covenants with the Transferor as the proprietor and for the benefit of all of the Lots comprised in portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566, 74187 and 88800 and its successors in title in respect of those Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (Land) as follows:

- (a) Not to construct or permit the construction of any building on the Land until building plans, site plan and perspectives have been approved in writing by the Transferor and not to make or permit to be made any material or substantial variation to such plans and perspectives without the further approval of the Transferor.
- (b) Not to make or permit to be made any material or substantial alteration or extension to existing improvements without prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) provided that no noisy, noxious or offensive trade, act, business occupation or calling may be carried on on the Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- (c) Not to contravene the relevant health, noise abatement and clean air Act and Regulations and any special regulations and by-laws including those required by the Perth City Council pertaining to Technology Park and affecting the Land.
- (d) Not to permit any vehicle to be parked on the Land other than in accordance with the location or locations specified on the building and site plans referred to in paragraph (a) above.
- (e) Not to erect or cause to be erected any signs on the Land unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- (f) Not:
 - (i) to subdivide the Land without the prior written approval of the Transferor;
 - (ii) to assign, lease or sub-let the Land without the prior written approval of the Transferor first and obtained (such approval not to be unreasonably withheld where the proposed use of the Land by the proposed assignee, lessee or sub-lessee complies with approved zonings for the Land);
 - (iii) without the prior written approval of the Transferor to alter substantially the use to which the Land is or is to be put as approved by the Transferor and such approval may not be unreasonably withheld if the use is within the relevant zoning of the Land;
 - (iv) to sell or agree to sell or grant any option over the Land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed; or
 - (v) to lop or remove any trees on the Land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

covenant



	WA STAMP DUTY PAID SECTION 112V
FORM T2 Form Applioval No: 82102	00000 5835-001 7/10/96 567.8- 7/10/97 Date of instrument
WESTERN AUSTRALIA	
TRANSFER OF LAND ACT 1893 AS AMENDED.	\$ 213,750 \$ Nil Gross Consideration Chattels
TRANSFER OF LAND	Ann I SNOP
	Signature 19/5/98 Duty 45 \$5598.50
DESCRIPTION OF LAND (Note 1) Lot 71 on Diagram 94942	EXTENT VOLUME FOLIO
Ect / Foli Diagram 94942	Whole 2134 576
ESTATE AND INTEREST (Note 2) Fee simple	
i do diripio	
ENCUMBRANCES (Note 3)	
Nil	
TRANSFEROR (Note 4) THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth	erly the Minister for Economic Development and Trade) o
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THE MINISTER FOR COMMERCE AND TRADE (form	erly the Minister for Economic Development and Trade) o
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THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth	erly the Minister for Economic Development and Trade) of the Minister for Economic Development and Trade (1998) of the Minister for Economic Development and Trade (
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THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth CONSIDERATION (Note 5) TWO HUNDRED AND ELEVEN THOUSAND THREE H	IUNDRED AND SEVENTY FIVE DOLLARS (\$211,375.00)
THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth CONSIDERATION (Note 5) TWO HUNDRED AND ELEVEN THOUSAND THREE H	
THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth CONSIDERATION (Note 5) TWO HUNDRED AND ELEVEN THOUSAND THREE H TRANSFEREE (Note 6) BELLRIDGE NOMINEES PTY LTD ACN 062 720 601	IUNDRED AND SEVENTY FIVE DOLLARS (\$211,375.00)
THE MINISTER FOR COMMERCE AND TRADE (form 197 St Georges Terrace, Perth CONSIDERATION (Note 5) TWO HUNDRED AND ELEVEN THOUSAND THREE H TRANSFEREE (Note 6) BELLRIDGE NOMINEES PTY LTD ACN 062 720 601	IUNDRED AND SEVENTY FIVE DOLLARS (\$211,375.00)
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FREEHILL HOLLINGDALE & PAGE

2 June 1998

Your ref

G800138-141

Our ref

Russell Wright

Phone

08 9211 7557

File no

9501255

Doc no

PERC3\98153006.1

The Manager Stopped Documents Section DOLA PO Box 2222 MIDLAND WA 6936

Dear Sir

3 - JUN 1998 LAND TITLES DIVISION

Dealing Numbers G800138-G800141

We refer to your requisition notice dated 28 May 1998 and respond as follows:

- 1. In relation to document number 139 we confirm that all of the covenants are restrictive covenants.
- With reference to document number 140 please would you amend the operative part of the application to include the benefit of the easement in the land description.
- 3. With reference to document number 141 we are requesting Kim Valenti & Associates to respond to you direct as that document was lodged on his behalf.

We enclose a cheque for \$30.00 drawn in favour of the Registrar of Titles to cover the requisition fee.

Yours faithfully

FREEHILL HOLLINGDALE & PAGE

Russell A Wrig

Partner

<u>ت</u>

Enc.

AMP Building
140 St Georges Terrace Perth Western Australia 6000 Australia GPO Box U1942 Perth WA 6845
Telephone (08) 9211 7777 Int+ (61.8) 9211 7777 Facsimile (08) 9211 7878
DX 104 Perth

SYDNEY

MELBOURNE PERTH

CANBERRA BRISBANE SINGAPORE CORRESPONDENT OFFICE IN JAKARTA

HANOI

OF HO CHEMINA CE

- Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see
 - page...."

 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restricted Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 2. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

DESCRIPTION OF LAND

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

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

ENCUMBRANCES

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

TRANSFEROR

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

CONSIDERATION

To be expressed in words.

TRANSFEREE

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

TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately. witnessed by an adult person. The address and occupation of the witness must be stated.

G 856494 T

REG. \$ 94.00

TRANSFER

LOGGED BY COMMONWEALTH BANK OF AUSTRALIA
NORTH BANK OF AUSTRALIA
LOGGED BY COMMONWEALTH BANK OF AUSTRALIA
LOGGED BY COM PHONE Notices in the party of t **TOWN OF VICTORIA PARK** Received: 20/06/2025

FAX No.

LODGED BY

REFERENCE No.

ISSUING BOX No.

PREPARED BY MARK REGAN Setts

ADDRESS 2/178 57 Georges 78

PHONE No. 948 50 30 FAX No. \$321 8095

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

ITLES, LEASES, DEC	LARAHONS ETC LODGED HEREW
1. XAMES CE	ANGE SADENCE
2 LATTER	- As As. 6 V. Received Items
3	Nos.
4	·
5	
6.	Receiving Clerk

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



EXAMINED

MIBRIC

PAGE ATTESTATION SHEET 9th Dated this TRANSFEROR/S SIGN HERE (Note 7) TOWN OF VICTORIA PARK Signed Herdy Carl Received: 20/06/2025 In the In the presence of presence of The Common Seal of ommerc The Minister for Commerce and Trade was hereunto affixed by the aforesaid Minister for the time being THE HONOURABLE HENDY COWAN Seal in the presence of: CLASSIFIED PUBLIC SERVANT REQUEST FOR ISSUE/NON-ISSUE (Instruction 4) BY SIGNING THIS PANEL, I/WETHETRANSFEREE REQUEST THE <u>ISSUE/NON-ISSUE (DELETE AS REQUIRED)</u> OF A DUPLICATE CERTIFICATE(S) OF TITLE FORTHE LAND ABOVE DESCRIBED. Signed Signed TRANSFEREE/S SIGN HERE (Note 7) THE LODGING PARTY OF THIS DOCUMENT IS AUTHORISED BY THE ABOVE NAMED TRANSFEREETO INSTRUCT ISSUING DETAILS FOR THE DUPLICATE CERTIFICATE(S) OF TITLE. Signed Signed In the In the The Common Seal of FIG JAM **NOMINEES** Fig Jam Nominees Pty Ltd PTY LTD A.C.N. 074 247 779 was hereto affixed in accordance A.C.N. 074 247 779 with the Articles in the presence of its sole Director COMMON SE

Our Ref: FF:TID007/65

KOTT GUNNING

Partner: Anne Hurley Direct Line: 9483 0936

BARRISTERS, SOLICITORS & NOTARIES

30 June 1998

The Registrar Office Of Titles P O Box 2222 MIDLAND 6056

Dear Sir,

LOT 72 ON DIAGRAM 93920 MINISTER FOR COMMERCE & TRADE TO FIGJAM NOMINEES PTY LTD RESTRICTIVE COVENANTS

We act for the Transferor in relation to this dealing.

In our opinion each of the Restrictive Covenants created in the Transfer are valid in that they:-

- 1. are negative in nature;
- 2. directly restrict the user of land;
- 3. only burden the lot to be transferred.

The land benefitting from the Restrictive Covenants is the lots comprised in Plans 15403, 15736, 16869, Diagrams 70041, 70132, 71195, 73566, 74187 and 88800.

Yours faithfully, KOTT GUNNING

Kott Gunning



1273396

LEVEL 11, AUSTRALIA PLACE, 15 WILLIAM STREET, PERTH WA 6000 GPO BOX L890, PERTH WA
AUSDOC: DX 110, PERTH TELEPHONE: (08) 9321 3755 FAX: (08) 9321 3465 AFTER HOURS: (08) 9357 9123
EMAIL: kottgunn@highwayl.com.au



THE TRANSFEROR for the consideration herein expressed HEREBYTRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

The Transferee (which term includes the transferee, assigns and successors of the Transferee) so as to bind the registered proprietor or proprietors for the time being of the land above described ("Lot 72"), covenants and agrees with the Transferor, its successors transferees and assigns and each of them the registered proprietor or proprietors for the time being of each of the Lots comprised on Plans 15403, 15736, 16869 and Diagrams 70041,70132, 71195, 73566, 74187 and 88800 ("the benefited lots") of which the Transferor at the date of registration hereof is the registered proprietor AS FOLLOWS:

TOWN OF VICTORIA PARK Received: 20/06/2025

1. That the Transferee shall not:

(i) commence any construction upon Lot 72 until building plans, site plans and perspectives have been approved in writing by the Transferor and no material or substantial variation to such plans and perspectives shall be made or used without the further approval of the Transferor;

(ii) make any material or substantial alteration or extension to existing improvements without the prior approval of th Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld);

(iii) carry on or permit to be carried on upon Lot 72 any noisy noxious or offensive trade act or business occupation or calling which may be a nuisance to adjoining owners or occupiers, or which may lawfully be deemed to be a nuisance by any local or public authority having jurisdiction or control over the area within which Lot 72 is situate;

(iv) contrave relevant Health Noise Abatement and Clear Air Acts and regualtions and any special regulations and by-laws including those required by the Town of Victoria Park pertaining to the Technology Park and affecting Lot 72;

(v) park or permit to be parked upon Lot 72 any vehicle other than in acciordance with the location or locations specified in the building and site plans previously referred to herein;

(vi) erect or cause to be erected any signs on Lot 72 unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld);

(vii) sub-divide Lot 72 without prior written approval of the Transferor,

(viii) assign, lease, or sub-let Lot 72 without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of Lot 72 by the proposed assignee, lessee or sub-lessee complies with the approved zonings for Lot 72).

(ix) without the prior written approval of the Transferor alter substantially the use to which Lot-72 is or is to be put as approved by the Transferor and such approval may not be unreasonably withheld if the use is within the relevant zoning for Lot 72;

(x) sell or agree to sell or grant any option over Lot 72 or any part thereof to any person without obtaining from such person any covenants to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;

(xi) lop or remove any trees on Lot 72 unless such lopping or removal becomes necessary for ensuring the safety for the persons on Lot 72.



FORM T2

WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.

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TRANSFER OF LAND	
DESCRIPTION OF LAND (Note 1)	コに コに VOLUME TEOLIO -
Lot 72 on Diagram 93920	whole 2140 93
ESTATE AND INTEREST (Note 2) Fee Simple ENCUMBRANCES (Note 3) Nil TRANSFEROR (Note 4) MINISTER FOR COMMERCE AND TRADE	INSTRUMENT DATE 29-JUNE-78 OCIOT7183-001 V60 M SD \$2222227 20 CHATTELS \$2222222222220 NO DUTY PAYABLE REREON OF MATERIAL CONTINUES OF STATE REVENUES
CONSIDERATION (Note 5) ONE HUNDRED AND TWENTY NINE THOUSA DOLLARS (\$129,420.00)	ے ND FOUR HUNDRED AND TWENTY
TRANSFEREE (Note 6)	

FIG JAM NOMINEES PTY LTD, A.C.N. 074 247 779. of 1 Howard Street, North Perth.

- 1. Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown.

The boxed sections should only contain the words "see page....

- 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title Is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

- 1. DESCRIPTION OF LAND
 - Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated.

Extent - Whole, part or balance of the land comprised in the Certificate of Title to be stated.

- The Volume and Folio or Crown Lease number, to be stated. ESTATE AND INTEREST
- State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify...
- **ENCUMBRANCES**
- To be identified by nature and number, if none show "nil".
- **TRANSFEROR**
- State full name of the Transferor/Transferors (Registered Proprietor) as shown on the Certificate of Title or Crown Lease.
- CONSIDERATION
- To be expressed in words.
- TRANSFEREE
 - State full name of the Transferee/Transferees (Purchaser) and the address/addresses to which future notices can be sent, if a minor, state date of birth. If two or more state tenancy eg;
- Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Registrar of Titles),
- Tenants in Common, (on the death of a tenant in common, their share is dealt with according to their Will) If Tenants in Common specify shares
- TRANSFEREE'S TRANSFEROR'S EXECUTION Transferee's and Transferor's must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be

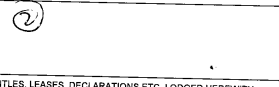


REG. \$ 136,00

TRANSFER

LODGED BYWARDS THOMPSON ADDRESS LEVEL 31, QV1 BUILDING 250 ST. GEORGES TERRACE PHONENERTH W.A. 6000 FAX N (08) 9321 2722 NCE No. (08) 9321 2788 ISSUING BOX No. PREPARED BY Edwards Thompson 285 ADDRE'SS QV1 Building, Level 31 250 St Georges Terrace PERTH WA 6000 PHONE No. 9321 2722 9321 2788

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY



TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

1. CT 2/29-161	
2	Received Items
3	Nos.
4.	
5.	
6	Receiving Clerk

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

EXAMINED west Rlc



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Page 4 of 4

atod H.:			day of	2000
ated this	14 HL	7)	Contine	
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Signature	e of Witness		Signature of Witness	
Name of (block let	TungAn Witness tters)		Name of Witness (block letters)	
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	D by BRONWYN GAYE LU	JKIC in the presence o	of: SIGNED by ANDREAS L	.UKIC in the presence of:
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PAGE 2

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein expecified the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor of all of the Lots comprised on Portion of Canning Location 3252 and being comprised in Plans 15403,15736,16869 and in Diagrams 70041,70132,71195,73566 and 74187 and in successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the Land hereinbefore described (hereinafter referred to as "the said Land").

- (a) No construction shall commence on the said Land until building plans, site plans and perspectives have been approved in writing by the Transferor and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- (b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act business occupation or calling is to be carried on the said Land which may be a nuisance to adjoining owners occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- (c) That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and any special regulations and any special regulations and by-laws including those required by the Town of Victoria Park Council Pertaining to Technology Park and affecting the said Land.
- (d) That no vehicle shall be permitted to be parked on the said Land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- (e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- (f) That the Transferee shall not :
 - i. Subdivide the said Land without the prior written approval of the Transferor;
 - ii. Assign, lease or sub-let the said Land without prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said Land by the proposed assignee, lessee, or sub-lessee complies with approved zonings for the said Land)
 - iii. Without the prior written approval of the Transferor after substantially the use to which the said Land is or is to be put as approved by Transferor.
 - iv. Sell or agree to sell or grant any option over the said Land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - v. Erect any fencing on any part of the said Land;
 - vi. Lop or remove any trees on the said Land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

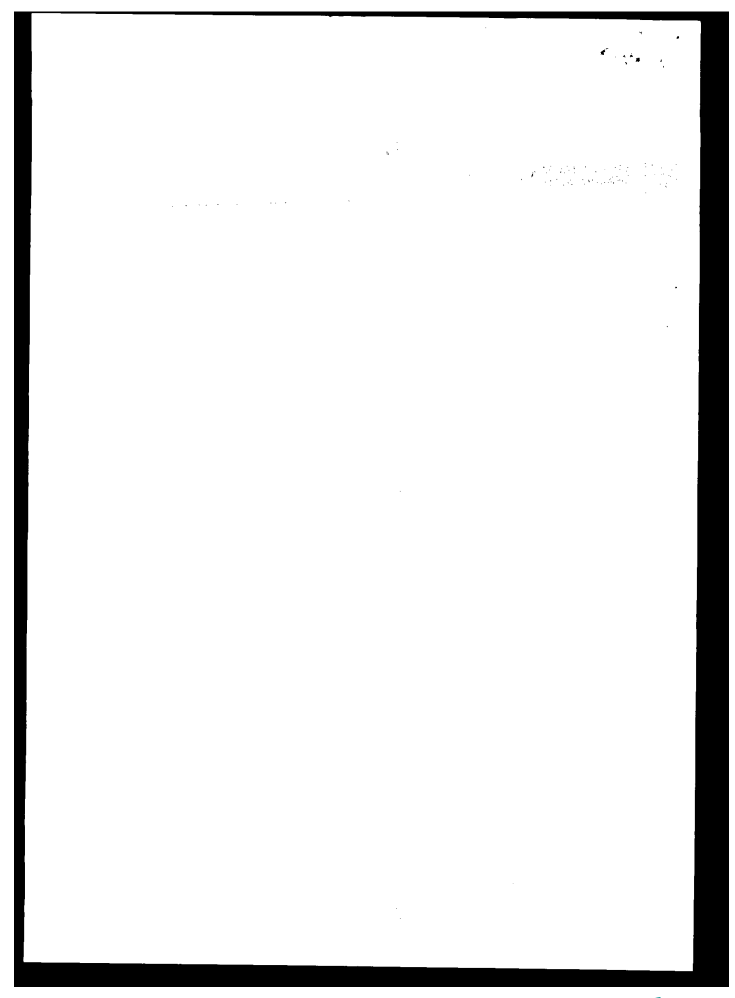
The benefit of each of the foregoing covenants shall attach to each of the lots comprised in Plans 15403,15736, 16869 and Diagrams 70041, 70132,71195, 73566 and 74187 and the burden of the foregoing covenants shall bind the Transferee and any other registered proprietor or proprietor from time to time of the said land.

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Page 2 of 2

SCRIPTION OF LAND (Note 1)				
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ot 4 on Strata Plan 28658				
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	INSTRUM	ENT DATE 1	D-JAN-00 N SD \$***	£10.637
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TATE AND INTEREST (Note 2)			STATE REVENU	1 15-2 1 -3-2 4-
Fee Simple				
ICUMBRANCES (Note 3)				
Interests notified on Strata Plan 28658				
g				
Caveat G76303. 🐧 🖟				
RANSFEROR (Note 4)				
ONSIDERATION (Note 5)				
Three Hundred and Fifteen Thousand Dollars (\$315,00	0.00)			
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RANSFEREE (Note 6)	17.0	Caltan Da	int an injet tons	nte of one
Philip John Leschen and Irene Annie Leschen both of undivided half share and Bronwyn Gaye Lukic and A tenants of one undivided half share, as tenants in com	Indreas Lukic Doth	of 42 Besse	Il Avenue, Con	no as joint
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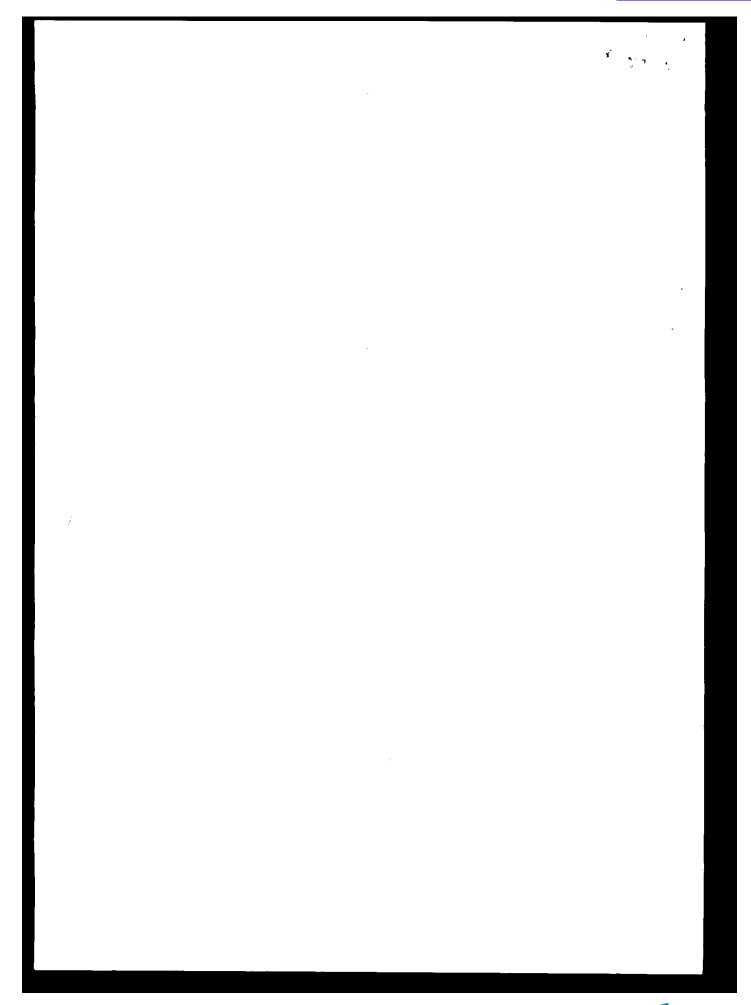
We enclose our cheque in the sum of \$33.00 representing your requisition fee.

Yours faithfully

Edwards Thompson

Enc.

t:\jlp\corres\990642106.doc



EDWARDS THOMPSON **Solicitors**

Level 31, QV1 Building 250 St George's Terrace Perth 6000 Western Australia

Telephone: 61 8 9321 2722 Facsimile: 61 8 9321 2788 E-Mail: law@edwardsthompson.com.au



3 February 2000

Our Ref: Writer:

JLP:ejp:990642

John Prevost

All correspondence to: PO Box 7785, Perth Cloisters Square, WA 6850

The Registrar of Titles Department of Land Administration PO Box 2222 MIDLAND WA 6936

Attention: Stopped Document Section

Dear Sir

Document No.'s

We refer to your Requisition Notice dated 31 January 2000.

We are the solicitors for the Transferee.

0 4 FFR 2000 AND TITLES DIVISION

instructed that the benefit of the restrictive covenants contained in Transfer H343725 attach to all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187 and that the burden of the Restrictive Covenants bind the Transferee for the benefit of the Transferor and any other registered proprietors for the time being for each of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

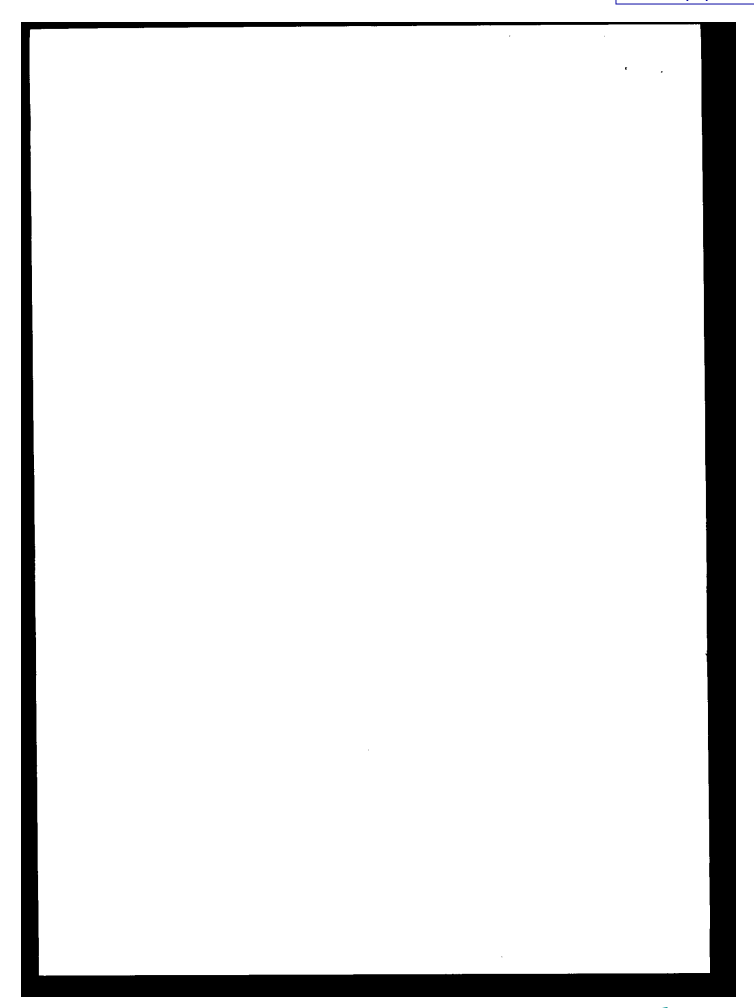
Documents H343.744, 745 Wheady where

We authorise and request and have authority to authorise and request on behalf of the Transferee that the Registrar of Titles use his authority under the Transfer of Land Act 1893 to amend Transfer H343725 by the addition of the following words to page 2 of the Transfer of Land:

"The benefit of each of the foregoing covenants shall attach to each of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187 and the burden of the foregoing covenants shall bind the Transferee and any other registered proprietor or proprietor from time to time of the said Land."

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+61 8 93212788 28 FEB 2000 09:51FROM EDWARDS THOMPSON

T092737658#412

P.01/01

EDWARDS THOMPSON

Solicitors

Level 31, QV1 Building 250 St George's Terrace Perth, 6000 Western Australia

Telephone: 61 8 9321 2722 Facsimile: 61 8 9321 2788 E-mail: law@edwardsthompson.com.au

CONFIDENTIAL COMMUNICATION

28 February 2000

All correspondence to: PO Box 7785, Perth Cloisters Square, WA 6850

Our Ref: Writer: JLP:ejp:990642 John Prevost

The Registrar of Titles
Department of Land Administration
By facsimile: 9273 7658

Attention:

Mr Ian Wakefield

Stopped Document Section

Dear Sir

724 Document Numbers H343742-5

We refer to our telephone conversation with Mr Wakefield on 25 February 2000.

On behalf on behalf of the Transfergr, we confirm that the benefit of the restrictive covenant set out in Transfer H343752 attaches to all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187 and that the burden of the restrictive covenant binds the Transferee and any other registered proprietor for the time being of the land comprised in Certificate of Title Volume 2129 Folio 161.

A cheque for your requisition fee (\$33.00) was enclosed with our letter of 3 February 2000. According to our bank records, the cheque was presented for payment on 7 February 2000.

Yours faithfully

Edwards Thompson

I dunds May

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Page 1 of 1

** TOTAL PAGE.01 **

- 1. Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see
 - page...."

 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restricted Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- 4. Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

1. DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated.

Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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

2. ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

3. ENCUMBRANCES

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

4. TRANSFEROR

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

5. CONSIDERATION

To be expressed in words.

6. TRANSFEREE

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

7. TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.

OFFICE USE ONLY

H 400022 T ²⁴ Mar, 2000 16:07:29 Perth

REG. \$ 136.00

TRANSFER

LODGED BY
LEVEL 5, 16 INWIN ST
ADDRESS PRYTH

PHONE No. 9325 3393

FAX No. 9325 509L

REFERENCE No.

ISSUING BOX No. \ \

PREPARED BY GRANT MINEY. Sucrtin.

Claremont: 93542433 9285

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1. 11-4/274	
2	Received Items
3	Nos.
4	1
5	
6	Receiving Clerk

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

Mon

EXAMINED

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9 LTY





ANSFEROR/S SIGN HERE (Note 7) Signed In the	TESTATION SHEET					-4 0
Signed Dated this	1811	day of	February		2 2000	
THE COMMON SEAL of HE MINISTER FOR COMMERCE AND TRADE HE MINISTER FOR COMMON HE MAN AND ABOVE DESCRIBED. **GEOLEST FOR ISSUE/NON-ISSUE (Instruction 4)* BY SIGNING THIS PARIEL (IWETHETRANSFEREE REQUISET THE ISSUE/NON-ISSUE (DELETE AS REQUIRED) OF A DUPLICAT CERTIFICATE(S) OF TITLE FORTHE LAND ABOVE DESCRIBED. **Signed** **Signed** **Signed** **Signed** **Signed** **Signed** **DIFFERENCE SIGN HERE (Note 7)* **THE LODGING PARTY OF THIS DOCUMENT IS AUTHORISED BY THE ABOVE NAMEDTRANSFEREETO INSTRUCT ISSUING DETAILS FOR THE DUPLICATE CERTIFICATE(S) OF TITLE. **Signed** **Signed** **Signed** **Signed** **In the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the presence of PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors in the PINE RIDGE HOLDINGS PTY LIMITED 1 (ACN 061 911 564) was hereunt 0 affixed by the authority of the 1 Board of Directors In the PINE RIDGE RID	ANSFEROR/S SIG	N HERE (Note 7)		V		
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Page No. 4 of 5 Pages.

14. BURDEN OF RESTRICTIVE COVENANT

It is intended that the burden of the restrictive covenants in Covenants 2 to 13 inclusive burdens and runs with the Land.

15. BENEFIT OF RESTRICTIVE COVENANT

It is intended that the benefit of the restrictive covenants contained in Covenants 2 to 13 inclusive benefits and runs with all of the lots comprised in portion of Canning Location 3252 and comprised in Plans 15403, 15737, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

love letter

× 67

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FORM B1

Page No. 3 of 5 Pages.

WESTERN AUSTRALIA
TRANSFER OF LAND ACT 1893 AS AMENDED.

ADDITIONAL PAGE TO TRANSFER OF LAND

Dated

6. HEALTH LAWS

There shall be no contravention of the relevant Health, Noise Abatement, and Clean Air Act and Regulations, any special regulations and any by-laws or local laws (including those required by the City of South Perth) pertaining to the Estate and affecting the Land.

7. PARKING

No vehicle shall be permitted to be parked on the Land other than in accordance with the location or locations specified on the building and site plans referred to in Covenant 2 above.

8. SIGNS

No signs shall be erected on the Land without the prior approval of the Transferor (such approval shall not be unreasonably withheld).

9. FENCES

No fences shall be erected on the Land.

10. TREES

No trees on the Land shall be lopped or removed unless such lopping or removal becomes necessary for ensuring the safety of persons or property, save and except for those necessary to accomodate the development of the Land.

11. SUB-DIVISION

The Land shall not be sub-divided without the prior written approval of the Transferor.

12. SALE

The Transferee shall not sell, agree to sell or enter into any option to sell any part of the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld).

13. OTHER DISPOSAL

The Transferee shall not assign, lease or sub-let the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld where the proposed use of the Land by the proposed assignee, tenant or sub-tenant complies with approved zonings for the Land).







PAGE 2

THE TRANSFEROR for the consideration herein expressed HEREBYTRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

RESTRICTIVE COVENANT

The Transferee, on behalf of itself, its successors in title, transferees and assigns of the Land, covenants and agrees with the Transferor, the Transferor's successors in title, transferees and assigns of the balance of the lots comprised in portion of Canning Location 3252 and comprised in Plans 15403, 15737, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187, that:

INTERPRETATION

In these restrictive covenants, unless the context otherwise requires:

Covenant means one of these restrictive covenants and **Covenants** shall have a corresponding meaning

Entry Guidelines means the Entry Development Guidelines for Technology Park dated 9 February 1999 as amended from time to time

Land means the land hereby transferred.

2. APPROVAL OF PLANS

No construction shall commence on the Land until building plans, site plans and perspectives have been approved in writing by the Transferor and such approval shall not be unreasonably withheld, and no material or substantive variation to such plans and perspectives shall be made without the further approval of the Transferor.

ENTRY GUIDELINES

No construction shall be carried out on the Land or use made of the Land that is inconsistent with the Entry Guidelines.

4. ALTERATIONS AND ADDITIONS

No material or substantial alteration or extension to existing improvements on the Land shall be made without:

- (a) the prior approval of the Iransferor and such approval shall not be unreasonably withheld; and
- (b) the prior approval by the Transferor (not to be unreasonably withheld) of building plans and perspectives for such alterations and extensions.

5. USE

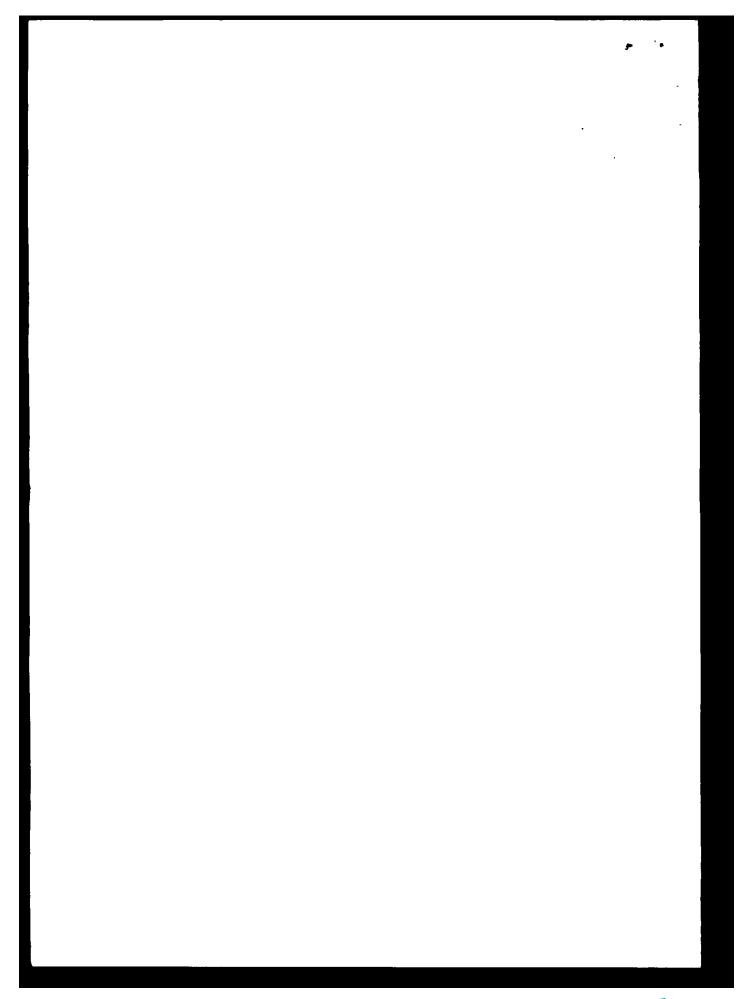
No noisy, noxious or offensive trade, act, business, occupation or calling is to be carried on on the Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.







VESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.	
TRANSFER OF LAND	
DESCRIPTION OF LAND (Note 1)	EXTENT VOLUME FOLIO
Lot 21 on Plan 15737	Whole 1764 574
	INSTRUMENT DATE 18-JAN-00 001578354-001 V60 N SD \$#####10.933. GROSS \$#######321.500 CHATTELS \$####################################
L. ESTATE AND INTEREST (Note 2)	
Fee simple	
ENCUMBRANCES (Note 3)	WESTERN AUSTRALIA STAMP DUTY 18-+EH-00 001578354-002
Nil	DEE
L TRANSFEROR (Note 4)	SD & FREEERSTVIZO.OO PEN STIFFSTEEL
THE MINISTER FOR COMMERCE AND TRADE FOR ECONOMIC DEVELOPMENT AND TRADE	Name Charge of
└─ CONSIDERATION (Note 5)	
THREE HUNDRED AND TWENTY ONE THOUSAN	D FIVE HUNDRED DOLLARS (\$321,500
Timee nonsines the transfer of	
TRANSFEREE (Note 6)	
PINE RIDGE HOLDINGS PTY LIMITED (AC Claremont	N 061 911 564) of 18 Riley Road,
t.	



Kott Gunning

20 March 2000

Registrar of Titles Department of Land Administration PO Box 2222 MIDLAND WA 6936

Our Ref:

Writer:

ACB:COM521/21

AB:198562_1.DOC

Adele Bayliss

9483 0916

abayliss@kottgunn.com.au Partner: Anne Hurley

9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 15737 ("THE PLAN")

We act on behalf of The Minister for Commerce and Trade, the Registered Proprietor of Lot 21 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 21 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of the land;
- are only relevant to the lot being transferred as the lot will be burdened by the Restrictive Covenants.

The land benefiting from the Restrictive Covenants is the balance of the lots in the Plan.

Yours faithfully **KOTT GUNNING**

Kott Gunning LAWYERS

Level 11, Australia Place 15 William Street

PERTH WA 6000 GPO Box L890, PERTH WA 6842 Ausdoc: DX110, Perth

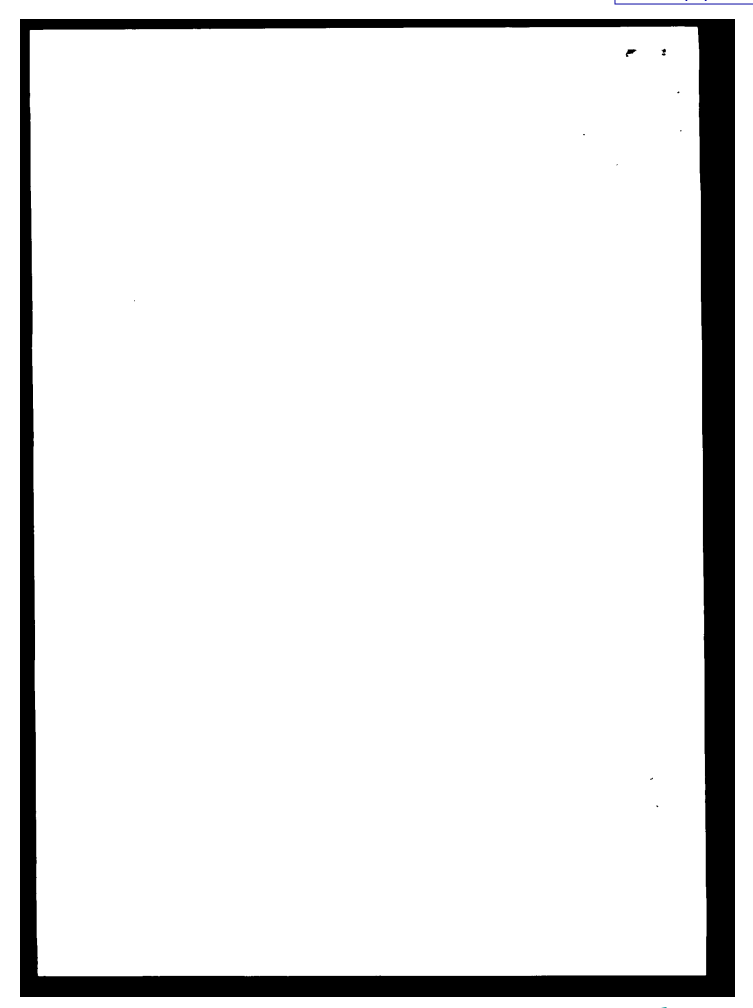
Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465

Email: kottgum(a highway1.com.au

advXasia Adelaide, Colombo, Dubat, Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, Mumbai, New Delhi, Perth, Singapore, Sydney

A MEMBER OF

Kott Gunning is Quality Assured to international standards AS NZS ISO 2004 and to the Law Society of Western Australia's Quality Practice Standard



GRANT MILNER & ASSOCIATES

GRANT ANTHONY MILNER, LL. B. Commissioner For Affidavits

BARRISTERS AND SOLICITORS TELEPHONE (08) 9384 2433 FAX (08) 9385 1534

OUR REF: GAM/AC4722

YOUR REF: H400022



31 March 2000

The Registrar of Titles DOLA PO Box 2222 MIDLAND WA 6936 FAXED

CONFIRMATION

BY FACSIMILE NO: 9273 7618

Dear Sir

DOCUMENT NO. H400022 OUR CLIENT: PINE RIDGE HOLDINGS PTY LTD

We refer to your Requisition Notice dated 30 March 2000 and enclose our cheque for \$33.

In response to the requisition we **enclose** a letter from the vendor's solicitors Kott Gunning which we trust will suffice. If not, kindly let us know.

The state of the s

Yours faithfully

GRANT MILNER & ASSOCIATES

Enc.



File Copy Do not Destroy Stopped Document Disposal Instructions	File Copy Do Not Destroy
Fees to be Refunded \$	Stopped Case 400022
Form 10 No.	Original Cs/T: 1764 574
Го	
Address	Notice Sent
	Action
Parties	
Reference	
Document numbers	
Computer records adjusted WDR/MTF/DPA/BKC	
Doc's to be rejected	
Docs to be withdrawn	
Doc's for Registration	
Authorised by	Examination Instructions
// ₂ 3/3	Allocate New C/T
Examiner's notes	Complete Nom. Index
Ezammer 5 notes	Pass to
	Other
	Exam Group 2
	Examiner: R Bedells
	Supervisor: K Hudson
	`



Requisition Notice

Document Nos: H400022

Your Ref: Pine Ridge Holdings Pty Ltd

Date: 3 0 MAR 2000

Lodging Party

Online Searching Services

Section 192 of the Transfer of Land Act

First and Final

Other Parties Contacted

Grant Milner

REGISTRATION OF THE ABOVE DOCUMENTS CANNOT BE EFFECTED UNTIL ALL REQUISITIONS LISTED BELOW ARE COMPLIED WITH AND FEE PAYABLE IS RECEIVED. A TIME LIMIT OF 14 DAYS APPLIES FROM THE DATE STATED ABOVE.

- Unless these items are satisfied, the documents will be rejected and one half the registration fee forfeited
- Documents may be withdrawn from registration for which a fee will be retained. The balance of the fees will be refunded.
- Requisitions must be attended to by personal attendance to the Stopped Documents Section, Midland Square or by correspondence.
- Correspondence by representatives of parties to documents must state the capacity in which they act and confirm that they are duly authorised to do so. Amendment by letter is at the discretion of the Registrar of Titles.

This Requisition is issued by Examination Group 2, all enquiries are to be directed to Rod Bedells on Telephone (08) 92737631. Fax (08) 92737618

Doc.No.

022

Restrictive Covenant on Pages 2 & 3 appears to create restrictive covenants which are personal in nature. If this is the case then a solicitors letter must accompany the Transfer. See Pgh 7.160 of Land Titles Registration Practice Manual.

Req. Fee \$33.00

Requisition Sub Total \$ Additional Fee \$ TOTAL FEE Payable \$ 33

Ian Hyde Registrar of Titles

Land Titles Division

All Enquiries to Rod Bedells Examination Group 2

Telephone (08) 9273 7631 Fax (08) 9273 7618, Postal Address: PO Box 2222, Midland, Western Australia 6936: DX88 Cheques or money orders to be made payable to the Registrar of Titles.



- Page 2 of this document may be used:
 - If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page...
 - To set forth Easements created as appurtenant to the land (commencing with the words "together with"). created encumbering Reservations (commencing with the words "reserving to") or any Restricted Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated.

Extent-Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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

ESTATE AND INTEREST 2.

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

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

4. TRANSFEROR

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

CONSIDÉRATION To be expressed in words TRANSFEREE

6.

State full name of the Transferee/Transferees (PURCHASER) and the address/addresses to which future notices can be sent. If a minor, state date of birth. If two or more state tenancy eg; Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the

deceased's interest by applying to the Registrar of Titles), Tenants in Common, (on the death of a tenant in common, their share is dealt with according to their Will). If Tenants in Common specify shares.

TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.

EXAMINED

AB:214243_1.DOC

OFFICE USE ONLY



REG. \$ 176.00

TRANSFER

LODGED BY

ADDRESS

ELIZABETH HEISH & NOSOCIATES

PO No. 337

SUBIACO W. 1. 3904

PH: 938... 5088 FAX: 9380 9089

FAX No.

PHONE No.

REFERENCE No.

ISSUING BOX No. 123

PREPARED BY

KOTT GUNNING

ADDRESS

6.

15 William Street PERTH WA 6000

PHONE No. (08) 9321 3755

FAX No. (08) 9321 3465

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

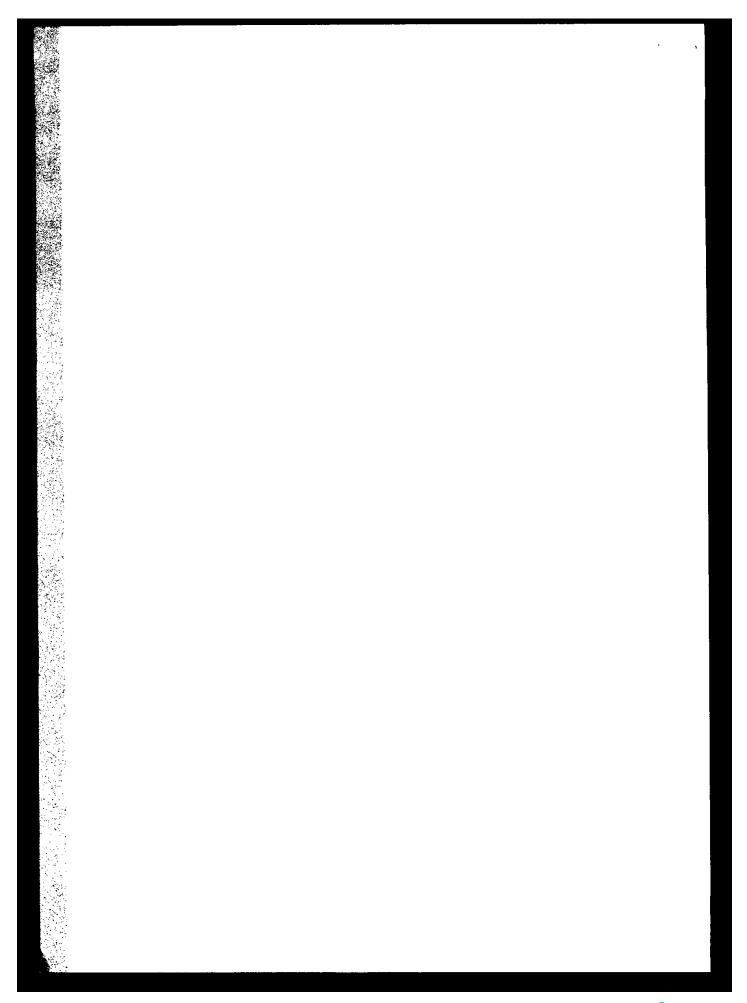
TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1.	1764 /577	
2.		Received Items
3.		Nos. /
4.		
5.		Receiving
		Clerk

Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and

particulars entered in the Register.

	.28th	day of	June	2000	
TRANSFEROF	SS SIGN HERE (Note	7)			
MINISTER FRADE wa MINISTER FRADE for	R FOR COMME as hereunto affixe R FOR COMME the time being the OWAN in the pre	RCE AND d by THE RCE AND ne HON esence of	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Common Seal S	
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RANSFEREE/S ne Common Sea REGGAN HO LCN 009 397 V Authority of	S SIGN HERE (Note 7) al of OLDINGS PTY LT 773) was hereunto af the Directors	D))))) Director/Secretary:	HOLDINGS PTY LTD A.C.N. 009 397.773 COMMON-SEAL	



Kott Gunning

TO:

DOLA

Attention:

Geoff

Fax No:

9273 7678

FROM:

Adele Bayliss

Secretary: Tel No:

Sam Hemachandra

(08) 9321 3755

Fax No:

ACB:COM521/13

AB:219647_1.DOC (08) 9321 3465

Date:

3 July 2000

Our Ref:

No. of pages: 2 (including this page)

TRANSFER OF LAND - LOT 24 ON PLAN 15737 FROM MINISTER FOR COMMERCE & TRADE TO CREGGAN HOLDINGS PTY LTD

We refer to your telephone conversation with the writer and forward our letter regarding the restrictive covenant contained in the abovementioned Transfer of Land.

Thank you for your assistance in this matter.

Yours faithfully KOTT GUNNING

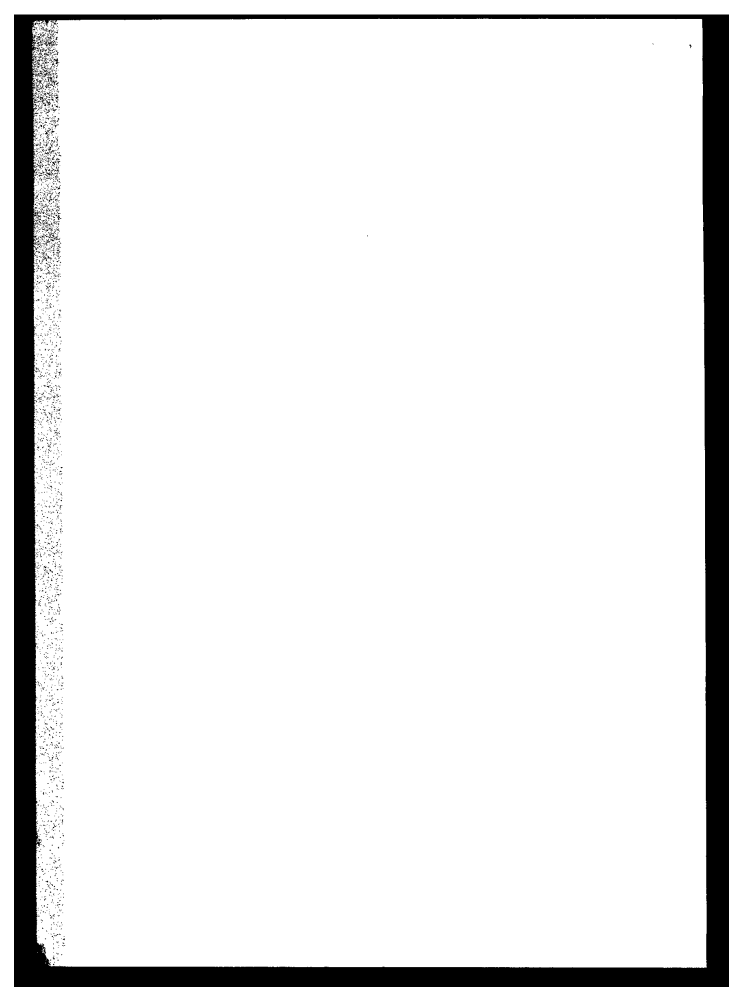
Kott Gunning, LAWYERS Level 11. Australia Place 15 William Street PERTH WA 6000 GPO Box L890, PERTH WA 6842 Ausdoc: DX110, PERTH Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465 Email: kottgunn@highwayl.com.au

adv@c.... Adolaide, Colombo, Dubai, Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, Mumbai, New Delhi, Perth.

A MEMBER OF

This foculatile may contain privileged und/or confidential information intended for the person addressed. If you receive this facelmile and you are not the person addressed, please call our office on (OU) 9321-3755 immediately. The sender does not water any confidentiality or noticlor-client privilege by your inadvertent roceipt of this material.

Kott Gunning is Quality Assured to international standards ASNZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standard



Kott Gunning

3 July 2000

Registrar of Titles Department of Land Administration PO Box 2222 MIDLAND WA 6936

Our Ref:

ACB:COM521/13

Writer:

AB:219641_1.DOC Adele Bayliss

9483 0916

abayliss@kottgunn.com.au

Partner: Anne Hurley 9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 15737 ("THE PLAN")

We act on behalf of The Minister for Commerce and Trade, the Registered Proprietor of Lot 24 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 24 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of the land;
- 3. are only relevant to the lot being transferred as the lot will be burdened by the Restrictive Covenants.

The land benefiting from the Restrictive Covenants is the balance of the lots in the Plan.

Yours faithfully **KOTT GUNNING**

Kott Gunning

LAWYERS

Level 11, Australia Place 15 Wilham Street PERTITION 6000

GPO Box 1890, PERTH WA 6842 Ausdoc: OX110, Perth

Telephone: (08) 9321-3755 Facsimile: (08) 9321-3465

A MEMBER OF adv:com

Adelaide, Colombo, Daba, Hony Rong, Jakarta, Kushi Limpin, Marah, Melbourne, Mumbai, New Dollar, Perth. Supapore, Schie.

Kott Gumning is Quality Assured to international standards ASINZS ISO 9001 and to the Law Society of Western Australia's Quality Plantic standards

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

The Transferee, on behalf of itself, its successors in title, transferees and assigns of the Land, covenants and agrees with the Transferor, the Transferor's successors in title, transferees and assigns of the balance of the lots in the Estate, that:

In these covenants, unless the context otherwise requires:
 Covenant means one of these restrictive covenants and Covenants shall have a corresponding meaning
 Entry Guidelines means the Entry Development Guidelines for Technology Park dated 9 February 1999 as amended from time to time

Land means the land hereby transferred

- 2. No construction shall commence on the Land until building plans, site plans and perspectives have been approved in writing by the Transferor and such approval shall not be unreasonably withheld, and no material or substantive variation to such plans and perspectives shall be made without the further approval of the Transferor.
- No construction shall e carried out on the Land or use made of the Land that is inconsistent with the Entry Guidelines.

4.1

No material or substantial alteration or extension to existing improvements on the Land shall be made without:

- (a) the prior approval of the Transferor and such approval shall not be unreasonably withheld; and
- (b) the prior approval by the Transferor (not to be reasonably withheld) of building plans and perspectives for such alterations and extensions.
- No noisy, noxious or offensive trade, act, business, occupation or calling is to be carried on on the Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- 6. There shall be no contravention of the relevant Health, Noise Abatement, and Clean Air act and regulations, any special regulations and any by-laws or local laws (including those required by the City of South Perth) pertaining to the Estate and affecting the Land.
- No vehicle shall be permitted to be parked on the Land other than in accordance with the location or locations specified on the building and site plans referred to in Covenant 2 above.
- No signs shall be erected on the Land without the prior approval of the Transferor (such approval shall not be unreasonably withheld).
- No fences shall be erected on the Land.
- No trees on the Land shall be lopped or removed unless such lopping or removal becomes necessary for ensuring the safety of persons or property.
- The Land shall not be sub-divided without the prior written approval of the Transferor.
- 12. The Transferee shall not sell, agree to sell or enter into any option to sell any part of the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld).
- The Transferee shall not assign, lease or sub-let the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld where the proposed use of the Land by the proposed assignee, tenant or sub-tenant complies with the approved zonings for the Land).
- 14. The burden of the restrictive covenants contained in Covenants 2 to 13 inclusive burdens and runs with the Land.

15. The benefit of the restrictive covenants contained in Covenants 2 to 13 inclusive benefits and runs with all of the lots comprised in portion of Canning Location 3252 and comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

4 hours

Alams-

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FORM T2 - FORM APPROVAL NUMBER B2024	
WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED	
TRANSFER OF LAND	
DESCRIPTION OF LAND (Note 1)	EXTENT VOLUME FOLIO
Lot 24 on Plan 15737	Whole 1764 577 WEDTERN ASSAULT TOSTY DITT WEDTERN ASSAULT TOSTY WEDTERN ASSAULT W
ESTATE AND INTEREST (Note 2)	INCTRUP INT BOTE OF HER KIT 00147655 -001 - 760 N 55 12 22 22 20 210 66056 -0004 21 24 20 3 17 4 300 1000 3 24 20 22 24 24 25 24 0
Fee simple	
<u> </u>	General Control of Con
ENCUMBRANCES (Note 3) Nil	
TRANSFEROR (Note 4)	TRADE formerly The Minister for Economic
Development & Trade	
CONSIDERATION (Note 5) FIVE HUNDRED AND EIGHTY SIX THO DOLLARS (\$586,170.00)	OUSAND ONE HUNDRED AND SEVENTY
FIVE HUNDRED AND EIGHTY SIX THO DOLLARS (\$586,170.00)	
FIVE HUNDRED AND EIGHTY SIX THO	



Page 2 of this document may be used:

1.1 If insufficient space in any section hereon; Appropriate headings should be shown.

The boxed sections should only contain the words "see

- page...."

 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
- 2. If further space is required Additional Sheet Form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this read. Written consent of the Tirst Mortgage is also required if panel. Written consent of the First Mortgagee is also required if

NOTES

DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated.

Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

LIMITATIONS, INTERESTS, ENCUMBRANCES and

NOTIFICATIONS In this panel show (subject to the next paragraph) those limitations, interests, encumbrances and notifications affecting the land being transferred that are recorded on the certificate(s) of title:

In the Second Schedule:

If no Second Schedule, that are encumbrances

(Unless to be removed by action or document before registration

Do not show any:
(a) Easement Benefits or Restrictive/Covenant Benefits; or

(a) Easement Benefits or Restrictive/Covenant Benefits, or
(b) Subsidiary interests or changes affecting a limitation, etc, that is to be entered in the panel (eg, if a lease is shown, do not show any sub-lease or any document affecting either).
The documents shown are to be identified by nature and number. The plant/diagram encumbrances shown are to be identified by nature and relevant plan/diagram. Strata/survey-strata plan encumbrances are to be described as "Interests on strata/survey-strata plan". If none show "nil".

TRANSFEROR

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

CONSIDERATION

To be expressed in words.

TRANSFEREE

State full name of the Transferee/Transferees (PURCHASER) and the address/addresses to which future notices can be sent. If a minor,

- Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Registrar of Titles),

 Tenants in Common, (on the death of a tenant in common.
- their share is dealt with according to their with If Tenants in Common specify shares.

TRANSFEREE'S/TRANSFEROR'S EXECUTION
Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.



REG. \$ 325.00

TRANSFER

LODGED BY FMZABETH REISS & ASSOC.

118 Railway Revade WEST PERTH

PHONE No.

FAX No.

REFERENCE No.

1236. ISSUING BOX No.

FILIZABETH REISS & ASSOCIATES SUITE D1/118 RAILWAY PDE ADDRESS WEST PERTH WA 6005 PH: 9485 0666 FAX: 9485 0677

PHONE No.

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

1. 2529/97.	
2	Received Items
2	Nos.
3	!
4	<u> </u>
5	_ 2
6	Receiving Clerk

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

EXAMINED

ALT TION SHEET	PAGE 5	
	day of December Year 20	702. J
TRANSFEROR/S SIGN HERE (Note 7)		٦
-Signed	Gigaed	
In the processes of	In the presence of	
The Common Seal of The Minister for State Development was hereunto affixed by the aforesaid Minister for the time being the Honourable Clive Morris Brown in the presence of: Minister:	State Do	
Witness: AK Konegovul		
Merrilyn R. Ercecovich Executive Officer		
		-
57 George Way Cannington WA 6101	7	4.
		97: 97:
	w. Company	
L		_
BY SIGNING THIS PANEL, I/WE THE TRANSFEREE REC CERTIFICATE(S) OF TITLE FOR THE LAND ABOVE DE	QUEST THE <u>ISSUE/NON-ISSUE (<i>DELETE AS REQUIRED</i>)</u> OF A D	UPLICATE
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Signed	Signed	
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		Page No. 4	of 5 Pages.
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Signed Irene Fay Ri Witness Sign Witness Nan Witness Occ Signed Saliba Sassi Witness Sign Witness Nan Witness Add Witness Occ Witness Occ Witness Occ Witness Occ Witness Occ	zi n Riccordo 141125 ne in full: RICCARDO RIZ lress: II GROVE BAD R upation: CIVIC ENGI ne Riccordo 1112 ne in full: lress:	21 IDGE MT CLAREMI NEER	COMMONS ONT WA 6010
Signed Jeroen Gerri Witness Sign Witness Nan Witness Add Witness Occ	n \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	mda. Byzc	
Signed Janet Dawn Witness Sign Witness Nan Witness Add Witness Occ	ne in full:	O ABAY RB3J	



Page No. 3 of 5 Pages.

ADDITIONAL PAGE TO

Dated

TRANSFEREE (Note 6)

CREGGAN HOLDINGS PTY LTD (ACN 009 397 773) AS TO THIRTY UNDIVIDED ONE HUNDREDTH SHARES OF 17 GRANT STREET, COTTESLOE, ARNEL PTY LTD (ACN 008 903 473) AS TO TEN UNDIVIDED ONE HUNDREDTH SHARES OF 11 GROVE END RIDGE, MOUNT CLAREMONT, IRENE FAY RIZZI AS TO FORTY UNDIVIDED ONE HUNDREDTH SHARES OF 11 GROVE END RIDGE, MOUNT CLAREMONT, SALIBA SASSINE AS TO TEN UNDIVIDED ONE HUNDREDTH SHARES OF 34 CAMELIA AVENUE, MOUNT CLAREMONT, JEROEN GERRITSEN AS TO FIVE UNDIVIDED ONE HUNDREDTH SHARES AND JANET DAWN BARRY AS TO FIVE UNDIVIDED ONE HUNDREDTH HALF SHARES OF 9 CHARLES LANE, MOUNT CLAREMONT ALL AS TENANTS IN COMMON

by latter

Kott Gunning

24 January 2003

Registrar of Titles Department of Land Administration PO Box 2222 MIDLAND WA 6936

Our Ref:

ACB:COM521/52 AB:352251_1.DOC Anne Hurley 9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 34132 ("THE PLAN")

We act on behalf of The Minister for Commerce and Trade, the Registered Proprietor of Lot 74 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 74 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- are negative in nature;
- 2. directly restrict the user of the land;
- 3. are only relevant to the lot being transferred as the lot will be burdened by the Restrictive Covenants.

The land benefiting from the Restrictive Covenants is all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

Yours faithfully KOTT GUNNING

Kott Gunning

Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Box 1890, PERTH WA 6542

GYU BOX LOVI, IERALFA WA 200-Audoc: DXIII, Petth Relephone: (08) 9321 3755 Facsimile: (08) 9321 3465 Bmail: partners@kottgunn.com.au Website: www.kottgunn.com.au

ado@casia Adelaide, Brisbane, Colombo, Dubsi,

Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, New Delhi, Perth, Singspore, Sydney

Kott Gunning is Quality Assured to international standards AS/NZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standard

PAGE 2



THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor of all of the Lots comprised on Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566, and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land").

- a) No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- b) No material or substantial alteration or extension to existing improvements shall be made without the prior approval of the Transferor and the submission to the Transferor of building plans and perspectives for such alterations and extensions (such approval not to be unreasonably withheld) that no noisy noxious or offensive trade, act, business occupation or calling is to be carried on on the said land which may be a nuisance to adjoining owners pr occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- c) That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Town of Victoria Park Council pertaining to Technology Park and affecting the said land.
- d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- f) That the Transferee shall not:-

ii.

iii

- i. Subdivide the said land without the prior written approval of the Transferor;
 - Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee, or sub-lessee complies with approved zonings for the said land):

Without the prior written approval of the Transferor after substantially the use to which the said land is or is to be put as approved by the Transferor:

Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;

Erect any fencing on any part of the said land;

Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

Mosin

proc gonto

Janethany.

WESTERN AUSTRALIA TRANSFER OF LAND DESCRIPTION OF LAND (Mole 1) LOT 74 ON DEPOSITED PLAN 34132 ESTATE AND INTEREST (Mole 2) FEE SIMPLE LAMINIONS, INTERESTS, ENCUMBRANCES and NOTIFICATIONS (Mole 3) G856495 EASEMENT BURDEN SEE SKETCH ON DEPOSITED PLAN 34132 TRANSFEROR (Mole 4) MINISTER FOR STATE DEVELOPMENT CONSIDERATION (Mole 5) ONE MILLION THREE HUNDRED THOUSAND DOLLARS LAMINISTERE (Mole 6) TRANSFEREE (Mole 6) SEE PAGE 3		······································
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AN INDEPENDENT SETTLEMENT AND CONVEYANCING AGENCY SUITE D1/118 RAILWAY PARADE (CNR COLIN PLACE) WEST PERTH WA 6005

TELEPHONE 9485 0666 FACSIMILE 9485 0677

LICENSEE: ELIZABETH REISS AS TRUSTEE FOR LIZ REISS FAMILY TRUST

LR:220033

29th January 2003

The Manager DOLA PO Box 2222 MIDLAND WA 6936

URGENT ATTENTION; LEANNE BEGG

Dear Sir/Madam

"URGENT"

RE: TRANSFEROR: MINISTER FOR STATE DEVELOPMENT

TRANSFEREE: CREGGAN HLDS P/L and OTHERS REQUISITION NOTICE DOC # 1339959

I Elizabeth June Reiss am the Settlement Agent for the Transferee.

I have the authority to authorise the following amendment as per the above requisition to show the Transferee panel to show:

JANET DAWN BARRY AS TO FIVE UNDIVIDED ONE HUNDREDTH SHARES

Also attached is letter from Kott Gunning Lawyers clarify which lots receive a benefit/burden from the creation of the Restrictive Covenant.

Kindly process the dealing for registration.

Should you have any queries please do not hesitate to contact the undersigned.

Kind regards
ELIZABETH REISS & ASSOCIATES

Liz Reiss

STEE 35 NO. 120122

(H \$J0-00

File Copy Do Not Destroy



Stopped Document Disposal Instructions

Stopped Case:339959

Original Cs/T: 2529-97

Fees to be Refunded	Document Type	Fee \$
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Form 10 No.:		
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Authorised by:	Jull & Void:	

Notice Sent:	16 JAN 2003
Action:	
21.1.03	iss. Clarification on
Re	iss. Clarification on

ist point.

Examination Instructions

Allocate New C/T Complete Nom. Index Pass to Other

group 2

Examiner: LB, Examiner 2C

Supervisor: Ken Hudson, 2A





Requisition Notice

Document Nos: I339959

Section 192 of the Transfer of Land Act

Your Ref: Minister for State Development to Creggan

First and Final

Holdings Pty Ltd et al

Our Ref: Leanne Begg Ph: 9273 7629 Fax: 9273 7678

Date: 16 January 2003

Lodging Party:

Other Parties Contacted:

ELIZABETH REISS & ASSOCIATES

Registration of the above documents cannot be effected until all requisitions listed below are complied with and the fee payable is received. A time limit of 14 days applies from the date stated above.

Requisitions

Doc. No	Description	Req. Fee				
I339959	The restrictive covenant being created in Transfer I339959 does not clearly identify the land the subject of the benefit of the restrictive covenant.					
	It appears that the word "half" has been wrongly included in the Transferee Panel. Janet Dawn Barry has been stated to have five undivided one hundredth half shares instead of 5 undivided one hundredth shares.					
	Requisition Sub Total \$	50.00				
	Additional Fee \$	0.00				
	TOTAL FEE Payable \$	50.00				

Ian Hyde

Registrar of Titles

Requisitions may be attended to by;

- 1. fax direct to the Examiner referred to above.
- 2. personal attendance DOLA, Midland Square. (all documents held at Midland Office)
- the lodging of evidence at DOLA's Perth Branch Office, Mt Newman House, 200 St. Georges Terrace, Perth or Bunbury Regional Office 61 Victoria St, Bunbury (note: no advice/discussions re: requisitions)
- 4. Post to P O Box 2222, Midland WA 6936 or DX95

Correspondence by representatives of parties to documents **must state** the capacity in which they act and confirm that they are duly authorised to do so. Amendment by letter is at the discretion of the Registrar of Titles.

Unless these requisitions are complied with, the documents will be rejected. Upon notification of such rejection half the registration fees paid are forfeitable. Documents may be withdrawn from registration, for which a withdrawal fee of \$37.50 per document is payable. Registration fees returnable in full or in part will be set-off against requisition and withdrawal fees. See payment options on page 2.



31/01/2003 15:21 08-9485-0677

ELIZABETH REISS &ASS

PAGE 01/01

AN INDEPENDENT SETTLEMENT AND CONVEYANCING AGENCY SUITE D1/118 RAILWAY PARADE (CNR COLIN PLACE) WEST PERTH WA 6005 TELEPHONE 9485 0666 FACSIMILE 9485 0677 LICENSEE: ELIZABETH REISS AS TRUSTEE FOR LIZ REISS FAMILY TRUST

LR:220033

31st January 2003

DOLA

ATT: LEANNE

FAX: 9273 7678

Dear Madam

RE: DEALING #1339959

Please insert the address for one of the Transferees Jeroen Gerritsen of 9 Charles Lane, Mt Claremont.

Should you have any queries please do not hesitate to contact the undersigned.

Kind regards ELIZABETH REISS & ASSOCIATES

Liz Reiss



INSTRUCTIONS

- Page 2 of this document may be used:
- 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page
- 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialed by all parties.
- If further space is required Additional Sheet form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialed by the persons signing this document and their
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

DESCRIPTION OF LAND

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

LIMITATIONS, INTERESTS, ENCUMBRANCES and NOTIFICATIONS

- In this panel show (subject to the next paragraph) those Limitations, interests, encumbrances and notifications affecting the land being transferred that are recorded on the certificate(s) of title:
- In the Second Schedule; or
- If no Second Schedule, that are encumbrances;
 - (unless to be removed by action or document before registration hereof). Do not show any:
- Easement Benefits or Restrictive/Covenant Benefits; or
- Subsidiary interests or changes affecting a limitation, etc, that is to be entered in the panel (eg, if a lease is shown, do not show any sub-lease or any document affecting either).

The documents shown are to be identified by nature and number. The plan/diagram encumbrances shown are to be identified by nature and plan/diagram number. Strata/survey-strata plan encumbrances are to be described as "interests on strata/survey-strata plan". If none show "nil".

TRANSFEROR

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

CONSIDERATION

If a sum of money only, to be expressed in figures and in every other case to be concisely stated in words.

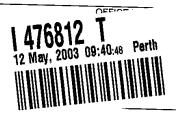
TRANSFEREE

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

- Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Registrar of Titles),
- Tenants in Common, (on the death of a tenant in common, their share is dealt with according to their Will).
 - If Tenants in Common specify shares.

TRANSFEREE'S TRANSFEROR'S EXECUTION

Transferee's and Transferor's must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.



REG. \$ 125.00

TRANSFER

LODGED BY

ADDRESS

Lodged by COMMONWEALTH BANK, UF AUSTRALIA Address: Level 2, Quadrant Building, 1 Williams St, PERTH WA Phone No: 08 6266 4067

PHOÑEXNo. 08 9422 2190

BOX 54Y

FAX No

REFERENCE No.

ISSUING BOX No.

PREPARED BY Williams & Hughes

ADDRESS

PHONE No.

First Floor 25 Richardson Street

West Perth WA 6005 (08) 9481 FAX No.

(08) 9481

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

TITLES, LEASES, DECLARATIONS ETC. LODGED HEREWITH

1.	CT 253	<u>a</u>	942
2.	Letter	Œ	coveract

Received Items

Receiving

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

EXAMINED

n evæ

© State of Western Australia. Produced under License by the 21st Century Legal Services c/-Michael Paterson & Associates tel: 9443 5383, fax: 9443 5390 Page 4 of 4

PAGE 3 ATTESTATION SHEET Year 2003 FEBRUARY day of 1.2 Dated this TRANSFEROR/S SIGN HERE (Note 7) tot State Der Good men The Common Seal of The Minister for State Development was hereunto affixed by the aforesaid Minister, for the time being the Honourable Clive Morris Brown in the presence of: Seal Minister: 1.58 Witness: REQUEST FOR ISSUE / NON-ISSUE (Instruction 4) BY SIGNING THIS PANEL, I / WE THE TRANSFEREE REQUEST THE ISSUE / -NON-ISSUE-T DELETE AS REQUIRED) OF A DUPLICATE CERTIFICATE(S) OF TITLE FOR THE LAND ABOVE DESCRIBED. · Signed Signed THE LODGING PARTY OF THIS DOCUMENT IS AUTHORISED BY THE ABOVE NAMED TRANSFEREE TO INSTRUCT ISSUING DETAILS FOR THE DUPLICATE CERTIFICATE(S) OF TITLE. TRANSFEREE/S SIGN HERE (Note 7) Signed: G M SUESS In the presence of: Witness Name: Witness address : D.S. McDONALD SOLICITOR 25 RICHARDSON STREET Witness occupation: WEST PERTH W.A. 6005

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18 March 2003

Registrar of Titles
Department of Land Administration
PO Box 2222
MIDLAND WA 6936

Our Ref: Partner: ACB:COM521/58 AB:359602_1.DOC

Anne Hurley 9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 30187 ("THE PLAN")

We act on behalf of The Minister for Commerce and Trade, the Registered Proprietor of Lot 72 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 72 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of the land;
- are only relevant to the lot being transferred as the lot will be burdened by the Restrictive Covenants.

The land benefiting from the Restrictive Covenants is all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

Yours faithfully KOTT GUNNING

Kot Ce

Kott Gunning

Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Box L890, PERTH WA

GPO Box L890, PERTH WA 6842 Ausdor: DX110, Perth Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465 Email: partners@kottgunn.com.au Website: www.kottgunn.com.au A MEMBER OF **adv©c**asia bane, Colombo, Dubai,

Adelaide, Brisbane, Colombo, Dubai, Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, New Delhi, Perth, Singapore, Sydney

Kott Gunning is Quality Assured to international standards AS/NZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standard

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

RESTRICTIVE COVENANTS

The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor of all of the Lots comprised on Portion of Canning Location 3252 and being comprised in Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land").

- (a) No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor..
- (b) That the Transferee shall not contravene the relevant Heath, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Town of Victoria Park Council pertaining to Technology Park and affecting the said land.
- (c) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location or locations specified on the building and site plans referred to in Clause (a) above.
- (d) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- (e) That the Transferee shall not:
 - (i) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee, or sub-lessee complies with approved zonings for the said land);
 - (ii) Without the prior written approval of the Transferor alter substantially the use to which the said land is or is to be put as approved by the Transferor;
 - (iii) Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - (iv) Erect any fencing on any part of the said land;
 - Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.

THE LAD BENEFITING PROM THE RESPECTIVE CONTRACTS 15 ALL OF THE LOTS COMPRISED IN PLANS 15403, 15736, 16869 AND DIAGRAMS 70041, 70132, 71195, 73566 AND 74187.

(over w)

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O. B2914				
'ESTERN AUSTRALIA RANSFER OF LAND ACT 1893 AS AMENDED				
RANSFER OF LAND				
ESCRIPTION OF LAND (Note 1)		EXTENT	VOLUME	FOLK
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MITATIONS, INTERESTS, ENCUMBRANCES and NOTIFICATIONS (N			17 175, 329	
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WILLIAMS & RUGRES

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61 8 9481 2041

- Williams & Hughes

DAVID WILLIAMS DAVID STONE GEORGINA PITT DAVID KILPATRICK DIGRY ROBINSON

Schiof Associate DAVID McDONALD TULLY CARMADY Barristers and Solicitors

1st Floor,
25 Richardson Street, West Perth,
Western Australia 6005
Telephone: (08) 9481 2040
Facsimile: (08) 9481 2041
Enmil: office@wllhu.com.au

____ B:rw:15359

Your Ref:

FACSIMILE TRANSMISSION

The contents of this facsimile are intended only for the use of the addressee. If you are not the intended addressee the information in this facsimile must not be copied, disclosed or used. This facsimile may be covered by legal professional privilege and any unauthorised use, disclosure or copying is strictly prohibited and may be unlawful. If you have received this facsimile in error please telephone us immediately and we shall arrange for its collection.

9.May 2003

FROM:

JUANITA BROWN

FAX NO: (08) 9481 2041

TO:

NEVILLE

FAX NO: (08) 9273 7678

OF:

DOLA

NO OF PAGES (INCLUDING THIS COVER SHEET):

Dear Sir

Transfer - Lot 72 Parker Place, Bentley The Minister for State Development to Gabriele Maria Suess

I, Juanita Brown am the solicitor for the Transferee named in the above transfer. I authorise and request and I have the authority to authorise and request on behalf of my client that you amend the transfer by changing the following;

Amending the name of Gabrielle Maria Suess to Gabriele Maria Suess

If you have any queries, do not hesitate to contact me.

Yours sincerely

JUANITA BROWN

12225F12201.WPD

b' 5/6

6146 ON

PREMIUM BANKING

PREMIUM BANKING 08 924117799

9. MAY. 2003 -10:11

INSTRUCTIONS

- Page 2 of this document may be used:
 - 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see
 - 1.2 To set forth Easements created as appurtenant to the land To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialled by all parties.
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- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Dyplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if

NOTES

DESCRIPTION OF LAND

Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated.

Extent—Whole, part or balance of the land comprised in the Certificate of Title to be stated.

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

LIMITATIONS, INTERESTS, ENCUMBRANCES and

In this panel show (subject to the next paragraph) those limitations, interests, encumbrances and notifications affecting the land being transferred that are recorded on the certificate(s) of title:

In the Second Schedule; If no Second Schedule, that are encumbrances. (Unless to be removed by action or document before registration

- Do not show any:
 (a) Easement Benefits or Restrictive/Covenant Benefits; or

(a) Easement Benefits or Restrictive/Covenant Benefits; or
(b) Subsidiary interests or changes affecting a limitation, etc, that is to be entered in the panel (eg, if a lease is shown, do not show any sub-lease or any document affecting either).
The documents shown are to be identified by nature and number. The plan/diagram encumbrances shown are to be identified by nature and relevant plan/diagram. Strata/survey-strata plan encumbrances are to be described as "Interests on strata/survey-strata plan". If none show "nil".

TRANSFEROR

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

CONSIDERATION

If a sum of money only, to be expressed in figures and in every other case to be concisely stated in words

TRANSFEREE

State full name of the Transferee/Transferees (PURCHASER) and the address/addresses to which future notices can be sent. If a minor, state date of birth.

- state date of birth.

 If two or more state tenancy eg:

 Joint Tenants, (on the death of a foint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Register of Titles,

 Tenants in Common, (on the death of a tenant in common, their share is deatt with according to their will).

If Tenants in Common specify shares

TRANSFEREE'S/TRANSFEROR'S EXECUTION

Transferees and Transferors must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.

EXAMINED

REG. \$ 107.00

TRANSFER

LODGED BY

ADDRESS

NATIONAL AUSTRALIA BANK LIMITED ABN 12 004 044 937 W.A. Securities Services 5/81 ST GEORGES TERRACE **PERTH W.A. 6000** TEL: 9212 7900 ISSUING BOX No.126A

FAX No.

PHONE No.

REFERENCE No.

ISSUING BOX No.

196A

Professional Settlement Services

4c Centro Avenue, Subiaco WA 6008 ADDRESO Box 873 Subjaco WA 6904 Tel: 9388 3700 Fax: 9388-3722

14/11060 PHONE No.S

FAX No.

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH

Received Items

Receiving

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







ATTESTATION SHEET		₹3	
Dated this	day of	August	Year 2003
TRANSFEROR/S SIGN HERE (Note 7)		U	
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Signed		-	•
In the presence of		In the presence of	
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Г			Page No.	of	Pages.	٦	
	15.	The benefit of the restrictive covenants contained in G and runs with all of the lots comprised in portion of G in Plans 15403, 15736, 16869 and Diagrams 70041,	Canning Locati	on 3252	and comprised		
		Camert N					
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FORM B1 Page No. of Pages

WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED.

ADDITIONAL PAGE TO

The Transferee, on behalf of itself, its successors in title, transferees and assigns of the Land, covenants and agrees with the Transferor, the Transferor's successors in title, transferees and assigns of the balance of the lots in the Estate, that:

In these covenants, unless the context otherwise requires:

Covenant means one of these restrictive covenants and Covenants shall have a corresponding meaning

Entry Guidelines means the Entry Development Guidelines for Technology Park dated 9

Land means the land hereby transferred

February 1999 as amended from time to time

- No construction shall commence on the Land until building plans, site plans and
 perspectives have been approved in writing by the Transferor and such approval shall not
 be unreasonably withheld, and no material or substantive variation to such plans and
 perspectives shall be made without the further approval of the Transferor.
- No construction shall be carried out on the Land or use made of the Land that is inconsistent with the Entry Guidelines.
- No material or substantial alteration or extension to existing improvements on the Land shall be made without:
 - the prior approval of the Transferor and such approval shall not be unreasonably withheld; and
 - (b) the prior approval by the Transferor (not to be reasonably withheld) of building plans and perspectives for such alterations and extensions.
- 5. No noisy, noxious or offensive trade, act, business, occupation or calling is to be carried on on the Land which may be a nuisance to adjoining owners or occupiers or which may lawfully be deemed to be a nuisance by any local or public authority.
- 6. There shall be no contravention of the relevant Health, Noise Abatement, and Clean Air act and regulations, any special regulations and any by-laws or local laws (including those required by the City of South Perth) pertaining to the Estate and affecting the Land.
- No vehicle shall be permitted to be parked on the Land other than in accordance with the location or locations specified on the building and site plans referred to in Covenant 2 above.
- No signs shall be erected on the Land without the prior approval of the Γransferor (such approval shall not be unreasonably withheld).
- 9. No fences shall be erected on the Land.
- No trees on the Land shall be lopped or removed unless such lopping or removal becomes necessary for ensuring the safety of persons or property.
- 11. The Land shall not be sub-divided without the prior written approval of the Transferor.
- The Transferce shall not sell, agree to sell or enter into any option to sell any part of the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld).
- The Transferee shall not assign, lease or sub-let the Land without the prior written approval of the Transferor (such approval not to be unreasonably withheld where the proposed use of the Land by the proposed assignee, tenant or sub-tenant complies with the approved zonings for the Land).
- 14 The burden of the restrictive covenants contained in Covenants 2 to 13 inclusive burdens and runs with the Land.

Landgate
www.landgate.wa.gov.au

				PAGE 2		* , %
THE T	RANSFEROR for	the consid	eration herein expressed HEREB	TRANSFERS TO THE TRANSFE	EREE the estate and interest herein sp	, ecified
i				nereon. (Instruction 2)		٦
See	Additional	pages	attached			
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15 August 2003

Registrar of Titles Department of Land Information PO Box 2222 MIDLAND WA 6936

Our Ref:

ACB:COM521/68

Partner:

AB:380821_1.DOC Anne Hurley 9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 16869 ("THE PLAN")

We act on behalf of The Minister for Commerce and Trade, the Registered Proprietor of Lot 106 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 106 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of the land:
- are only relevant to the lot being transferred as the lot will be burdened by the 3. Restrictive Covenants.

The land benefiting from the Restrictive Covenants is all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

Yours faithfully **KOTT GUNNING**

Kott Gunning

LAWYERS

Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Box L890, PERTH WA 6842 Ausdoc: DX110, Perth Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465

Email: partners@kottgunn.com.au Website: www.kottgunn.com.au

A MEMBER OF adv X asia Adelaide Brisbane, Colombo, Dubai,

Hong Kong, Jakarta, Kuala Lumpur, Mamla, Melbourne, New Delhi, Perth, Singapore, Sydney

Kott Cumung is Quality Assured to international standards AS/NZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standard

INSTRUCTIONS

- Page 2 of this document may be used:
- 1.1 If insufficient space in any section hereon; Appropriate headings should be shown. The boxed sections should only contain the words "see page...
- 1.2 To set forth Easements created as appurtenant to the land (commencing with the words "together with"). Reservations created encumbering the land (commencing with the words "reserving to") or any Restrictive Covenant hereby created. Any Sketch contained thereon must be initialed by all parties.
- If further space is required Additional Sheet form B1 should be used with appropriate headings. Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialed by the persons signing this document and their witnesses.
- Duplicate Crown Lease or where issued, the Duplicate Certificate of Title is required to be produced or if held by another party then arrangements must be made for its production. If a Duplicate Certificate of Title is not required to be re-issued, or if a Duplicate Certificate of Title has not been issued previously but is required to issue subsequent to this document, the written request of the Transferee is required by signing this panel. Written consent of the First Mortgagee is also required if applicable.

NOTES

DESCRIPTION OF LAND

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

ESTATE AND INTEREST

State whether Fee Simple, Leasehold or as the case may be in the land being transferred. If share only, specify.

- LIMITATIONS, INTERESTS, ENCUMBRANCES and NOTIFICATIONS In this panel show (subject to the next paragraph) those Limitations, interests, encumbrances and notifications affecting the land being transferred that are recorded on the certificate(s) of title:
- In the Second Schedule; or
- If no Second Schedule, that are encumbrances: (unless to be removed by action or document before registration hereof). Do not show any
- Easement Benefits or Restrictive/Covenant Benefits; or Subsidiary interests or changes affecting a limitation, etc, that is to be entered in the panel (eg. if a lease is shown, do not show any sub-lease or any document affecting either).

The documents shown are to be identified by nature and number. The plan/diagram encumbrances shown are to be identified by nature and plan/diagram number. Strata/survey-strata plan encumbrances are to be described as "interests on strata/survey-strata plan". If none show "nil",

TRANSFEROR

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

CONSIDERATION

If a sum of money only, to be expressed in figures and in every other case to be concisely stated in words.

TRANSFEREE

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

- Joint Tenants, (on the death of a joint tenant, the survivor(s) become(s) the registered proprietor(s) of the deceased's interest by applying to the Registrar of Titles),
- Tenants in Common, (on the death of a tenant in common, their share is dealt with according to their Will).

If Tenants in Common specify shares

TRANSFEREE'S TRANSFEROR'S EXECUTION

Transferee's and Transferor's must sign their appropriate panel. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an adult person. The address and occupation of the witness must be stated.

OFFICE USE ONLY

15:59:00 Perth

REG. \$ 127.00

TRANSFER

LODGED BY	Williams & Hughes
ADDRESS	Level 1 -26 Richardson Street
PHONE No.	(08) 9481 2040
FAX No	15 William Street (00) 9401 2041 Perth WA 6000
REFERENCE No.	-BM:mt:16339- (08) 9321 3755 -T2 (08) 9321 3465
ISSUING BOX No.	LTO Box 97E PERTLY

PREPARED 8	Y William	s & Hughes		
ADDRESS		nardson Streek PERTH WA F	5005	
PHONE No.	(08) 9481 2040	FAX No.	(08) 9481 .:041	

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY.

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TITLES, LEASES, DECLARATIONS FTC. LODGED HEREWITH

	20, 22, 1020, 0202, 110 (110, 10	COOLDINERLANITY
1.	Letter	_
2.	CT 2532 941	Roceivec Items
3.		Nes
4.		
5.		()
6.		Receiving Clerk

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

TOWN OF VICTORIA PARK Received: 20/06/2025





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ATTESTATION SHEET

Year 2004 day of Dated this JULY TRANSFEROR/S SIGN HERE (Note 7) The Common Seal of the MINISTER FOR State DeLejopmen STATE DEVELOPMENT was hereunto affixed by the aforesaid Minister for the time being the Honourable CLIVE MORRIS BROWN in the presence of: Minister: Witness name Seal Witness address: χ Occupation: REQUEST FOR ISSUE / NON-ISSUE (Instruction 4) BY SIGNING THIS PANEL, I / WE THE TRANSFEREE REQUEST THE ISSUE / NON - ISSUE (DELETE AS REQUIRED) OF A DUPLICATE CERTIFICATE(S) OF TITLE FOR THE LAND ABOVE DESCRIBED. Signed Signed TRANSFEREE/S SIGN HERE (Note 7) THE LODGING PARTY OF THIS DOCUMENT IS AUTHORISED BY THE ABOVE NAMED TRANSFEREE TO INSTRUCT ISSUING DETAILS FOR THE DUPLICATE CERTIFICATE(S) OF TITLE. GABRIELE MARIA SUES In the presence of Witness Name: Witness address Witness occupation: SCIENTIST

State of Western Australia. Produced under License by the 21st Century Legal Services c/-Michael Paterson & Associates tel. 9443 5383, fax: 9443 5390 Page 3 of 4

PAGE 2

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described, subject to the encumbrances as shown hereon. (Instruction 2)

Restrictive Covenants



The Transferee hereinbefore described by itself and its successors and assigns hereby covenants with the Transferor as the proprietor of all of the Lots comprised on Plans 15403, 15736, 16869 and in Diagrams 70041, 70132, 71195, 73566 and 74187, and the successors in Title to the said Lots to the intent that the covenants hereinafter mentioned shall run with and bind the land hereinbefore described (hereinafter referred to as "the said Land").

- (a) No construction shall commence on the said land until building plans, site plans and perspectives have been approved in writing by the Transferor and no materials or substantial variation to such plans and the perspectives shall be made without the further approval of the Transferor.
- (b) Intentionally Deleted.
- (c) That the Transferee shall not contravene the relevant Health, Noise Abatement and Clean Air Act and Regulations and any special regulations and by-laws including those required by the Town of Victoria Park pertaining to Technology Park and affecting the said land.
- (d) That no vehicle shall be permitted to be parked on the said land other than in accordance with the location of locations specified on the building and site plans referred to in Clause (a) above.
- (e) That the Transferee shall not erect or cause to be erected any signs on the property unless and until the Transferor shall have approved of the same in writing (such approval not to be unreasonably withheld).
- (f) That the Transferee shall not:-
 - (i) Subdivide the said land without the prior written approval of the Transferor;
 - (ii) Assign, lease or sub-let the said land without the prior written approval of the Transferor first had and obtained (such approval not to be unreasonably withheld where the proposed use of the said land by the proposed assignee, lessee, or sub-lessee complies with approved zonings for the said land);
 - (iii) Without the prior written approval of the Transferor after substantially the use to which the said land is or is to be put as approved by the Transferor;
 - (iv) Sell or agree to sell or grant any option over the said land or any part thereof to any person without obtaining from such person a covenant to be bound by the same terms and conditions as are herein provided and on the part of the Transferee to be performed;
 - (v) Erect any fencing on any part of the said land;
 - (vi) Lop or remove any trees on the said land unless such lopping or removal becomes necessary for ensuring safety of persons or property.



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TRANSFER OF LAND		
DESCRIPTION OF LAND (Note 1)	EXTENT	VOLUME FOLIO
Lot 71 on Deposited Plan 30187	Whole	2532 941
ESTATE AND INTEREST (Note 2)	2021 x 20 2021 x 144	2 870 629 IT DAIE 22-388-36 -401 VSC N SC 9888,608,23
Fee simple	* NJC 00	Sxxxdxxxxxxxxxx AYAGLE PENEDA STAMP ADT 1
LIMITATIONS, INTERESTS, ENCUMBRANCES and NOTIFICATIONS (N	ote 3)	WER OF STATE REVENUE
TRANSFEROR (Note 4)		
	0EE 14/0 FEE 5 %*X	2 878 629 USTRALIA STAMP DUTY 7706 11:01 002121240-002 **********************************
CONSIDERATION (Note 5)		
\$223,700.00	/	
TRANSFEREE (Note 6) GABRIELE MARIA SUESS of 141 West Coast Drive, Nort	h Beach Western Australia	,

Kott Gunning

13 July 2004

Registrar of Titles Department of Land Information PO Box 2222 MIDLAND WA 6936 Our Ref:

AJH:COM521/82

Partner:

AH:422655_1 Anne Hurley 9483 0936

ahurley@kottgunn.com.au

Dear Sir

RESTRICTIVE COVENANTS - PLAN NO. 30187 ("THE PLAN")

We act on behalf of The Minister for State Development, the Registered Proprietor of Lot 71 on the Plan.

We are instructed to write to you in respect of the Restrictive Covenants included in the Transfer of Lot 71 on the Plan.

In our opinion the Covenants contained in the Transfer are valid in that they:

- 1. are negative in nature;
- 2. directly restrict the user of the land:
- 3. are only relevant to the lot being transferred as the lot will be burdened by the Restrictive Covenants.

The land benefiting from the Restrictive Covenants is all of the lots comprised in Plans 15403, 15736, 16869 and Diagrams 70041, 70132, 71195, 73566 and 74187.

Yours faithfully KOTT GUNNING

Kott Gunning

Level 11, Australia Place 15 William Street PERTH WA 6000 GPO Box L890, PERTH WA 6842 Ausdoc: DX110, Perth

Telephone: (08) 9321 3755 Facsimile: (08) 9321 3465 Email: partners@kottgunn.com.au Webste: www.kottgunn.com.au

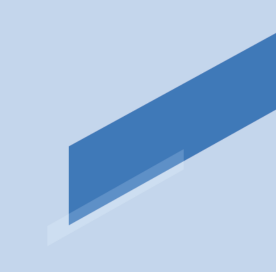
A MEMBER, OF adv Casia
Adelaide, Beijing, Brisbane, Colombo, Hong Kong,

Adelaide, Beijing, Brisbane, Colombo, Hong Kong, Jakarta, Kuala Lumpur, Macau, Manila, Melbourne, Mumbai, New Delhi, Perth, Singapore, Sydney

Kott Gunning is Quality Assured to international standards AS/NZS ISO 9001 and to the Law Society of Western Australia's Quality Practice Standards

Appendix B

Comparative Analysis

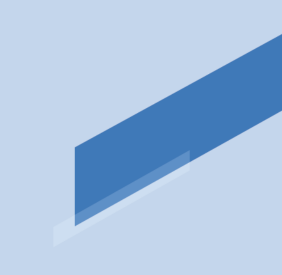


Restrictive Covenant Matter	Other Planning Provisions	Intent for BTP PSP			
Subdivision	The Bentley Curtin Specialised Activity Centre Plan (ACP) provides guidance for the assessment of subdivision applications. For large-scale lots, subdivision is discouraged to enable the existing use or other appropriate large-scale use to be accommodated within Bentley-Curtin. Subdivision may be considered in the event where surplus undeveloped land is better utilised via boundary realignment, amalgamation and or subdivision.	The PSP will build on the guidance contained within the ACP and provide additional guidance for key redevelopment.			
Land Use	Land use is controlled through LPS2. Schedule D of the Town of Victoria Park LPS2 sets out the permissibility and conditions associated with land use in Special Use 1. The provisions reinforce the primacy of the use of the scheme amendment area for the purposes of research and development but allows for a range of potentially complementary and compatible land uses as discretionary ('D') uses, subject to conditions being fulfilled. The following land uses are permitted: • Research and development The following land uses are discretionary, where the land use is undertaken as part of a research and development premises, or where the proposal is consistent with an approved precinct structure plan, or in the absence of an approved precinct structure plan, on land is designated for mixed use in the ACP: • child care premises • civic use • community purpose • consulting rooms • convenience store • educational establishment • hotel • hosted short-term rental accommodation • industry – light • medical centre • multiple dwelling • office • recreation – private • reception centre • restaurant / café • warehouse / storage • industry The ACP designates various sites for mixed use (refer to Figure 9)	The PSP will provide additional land use guidance for the precinct to ensure the primacy of research and development is maintained, whilst allowing for complementary and compatible uses where appropriate and in accordance with the guidance provided in the ACP. Additional guidance will be provided on areas and key sites where mixed-use land uses may be considered, to support the operation and commercial activation of the precinct.			

Fencing	The Town of Victoria Park manages fencing controls through the development application process.	The PSP will provide design guidance and built form controls, which will include guidance applicable to fencing.		
Parking	Car parking ratios and requirements are controlled by the Town of Victoria Park Local Planning Policy 23.	The PSP will provide additional guidance relating to car parking and streetscape design, including the acceptable location for parking and design requirements, and guidance to support the management of on-street parking. The carparking and streetscape requirements will be managed through specified sub-precinct controls.		
Construction	Construction requirements in Australia are outlined in the National Construction Code (NCC), which sets the minimum necessary standards for safety, health, amenity, and sustainability in the design and construction of buildings. The Town of Victoria Park manages construction in accordance with the requirements of the NCC, through the building permit process. All construction within the precinct will be managed through standard practices overseen by the local government.	Not directly applicable to PSP, although the PSP will provide built form guidance that will be considered in the context of NCC requirements.		
Colours & Materials	The ACP outlines that new built form development within the precinct shall consist of a high-quality design and materials. Colours are not controlled by the ACP. The Town of Victoria Park Local Planning Policy No. 36 – Climate Control also provides guidance for new development in respect to environmentally sustainable design which encourages energy efficient design. It is expected most development applications within the precinct will be reviewed by the Town's Design Review Panel which will provide input on the proposed design, including colours and materials.	The PSP will not provide guidance for specified colours or materials for built form projects. The PSP may defer to the implementation of design guidelines within the precinct to ensure materials and colours are in keeping with the vision of an internationally recognised innovation precinct.		

Appendix C

Project Correspondence



As far as we were aware, the Restrictive Covenants should have also transferred with the property. If this is not the case then JTSI is happy to support the surrender the of the covenants by the Minister for State Development. Kind regards

PLEASE NOTE: This email and any attachments may contain or From: Kelli Howell «Kelli Howell@developmentws.com.au» Sent: Tuesday, June 18, 2024 1:07 PM To: SERY, Louise «Louise-SERY@bits wa gov.au» CC: ENDERSRY, Abjall «Abjalla (FORESRY@bits wa gov.au» Subject: RE: Restrictive Covenants - Bentley

The Minister for State Government imposed Restrictive Coverants over the loss within Bentley Technology Park when the park was first established (20+ years ago) to provide an independent set of land use controls). They create an obligation between landowners and the State Government and are in addition to any land use plan introduced. The terms of the Restrictive Coverants are very wide Restrictives includes

- No construction of any development or any alteration of a development without the Ministers approval

- No sale or granting an option to purchase without Ministers approval (not to be unreasonably withheld if a use has been approved by the Minister)

The Minister for State Development is responsible for the enforcement of the Coverants. The way for landowners to secure approval under the Coverants is unclear, given there is no formal process in place or guidelines available on how the application should be presented. The Coverants are a dated way of controlling land use and are constraining development in the park.

Kind regards,

MEXICAGEARMANIANAMI
We acknowledge the Traditional Custodians of the land on which we operate across Western Australia and their continuing connection to land, water and continuing, so we continue our journey together towards a bright future.

erstanding was that all had transferred to DevWA, but it appears there may have been a final administra

Linda Dawson | Deputy Director General Industry Science Innovation Department of Jobs, Tourism, Science and Inn Level 11, 1 William Street, Perth WA 6000 Tel +61 8 6277 2916 | Mob 0429 236 531

We acknowledge the traditional custodians throughout Western Australia and their continuing connection to the land, waters and community. We pay our respects to all members of Aboriginal 1 communities and their cultures, and to Esters both part and present.

2 2

From: Kelli Howell «Kelli Howell@developmentwa.com.au/
Sent: Tuesday, June 11, 2024 9:19 AM
To: DOLLING. Andrew «Andrew DOLLING@itsi wa gov.au/
Subject: Restrictive Covenants - Bentley

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DICLAMANE. This small, including any attachments, is intended only for use by the addresser() and may contain confidential and/or personal information and may are been the mission of legal preferencial privilege. If you are not the intended recipient, you must not disclose or use the information contained in it. In this case, please let me know by return exeal, delete the emerging personance by requiring the extra part of the emerging personance by requiring the extra part of the emerging personance by reducing reduction of the extra part of the extra part of the emerging personance by reducing the extra part of the emerging personance by reducing the extra part of the empty and careful personance to advance the empty and careful personance to advance the empty and careful personance to advance the empty and careful personance the empty and careful personance to advance the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the empty and careful personance the extra personance to a supplication of the extra personance to a supplication