Delivered by LANDATA®. Land Victoria timestamp 27/04/2017 06:01 Page 1 of 6
© State of Victoria. This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act and for the purposes of Section 32 of the Sale of Land Act 1962 or pursuant to a written agreement. The information is only valid at the time and in the form obtained from the LANDATA® System. The State of Victoria accepts no responsibility for any subsequent release, publication or reproduction of the information.

Memorandum of Common Provisions

Section 91A Transfer of Land Act 1958

AA3279

publicly searchable registers and indexes.

Lodged by

Name: BORRIS PTY LTD

Phone: Address: Reference:

Customer Code: 19687B

This memorandum contains provisions which are intended for inclusion in instruments and plans to be subsequently lodged for registration.

Provisions

All those provisions in the attached pages numbered 2 - 6.

30800812A



- 1. The provisions are to be numbered consecutively from number 1.
- 2. Further pages may be added but each page should be consecutively numbered.
- 3. To be used for the inclusion of provisions in instruments and plans.

THE BACK OF THIS FORM MUST NOT BE USED

Land Victoria, 570 Bourke Street, Melbourne, 3000, Phone 8636-2010





RIVERSIDE ESTATE STAGE 11 RESTRICTIVE COVENANTS

The transferees for themselves, their successors, assigns and transferees, the registered proprietor or proprietors for the time being of the land hereby transferred ("the land") and of every part thereof hereby covenant(s) with the transferor its successors, assigns and transferees and as a separate covenant, covenant with the registered proprietor or proprietors for the time being of every lot and of every road or street shown on Plan of Subdivision No. PS727149L lodged in the Office of Titles, whether transferred by the transferor before or after the transfer of the land to the intent that the burden of these covenants shall run with and bind the land and every part thereof and that the benefit of these covenants shall be annexed to and run with each and every lot and road or street shown on the said Plan of Subdivision (other than the land) whether transferred by the transferor before or after the transfer of the land as part of and for the purpose of effectuating a general building scheme affecting the whole of the lots and roads or streets shown on the said Plan of Subdivision, as follows namely:

1. Architectural & Landscape Design Guidelines

- No structure shall be erected or permitted to be erected on the lot unless the proposed plans, specifications and design of that building: -
 - 1.1.1 describes clearly the form, size, layout, materials, colour and proposed siting of the building on the lot (including provision for the orientation of any dwelling) and
 - 1.1.2 have been previously submitted to and approved in writing by: -
 - 1.1.2.1 the Transferor or its nominee, provided that such approval is not unreasonably withheld, and
 - 1.1.2.2 The City of Wodonga (as the relevant Planning Authority), where applicable.
- 1.2 No building may be erected or permitted to remain on the lot, except a single, private, residential dwelling which is constructed entirely of new materials and not from pre-existing or formerly occupied residential buildings or structures, whether in whole or in part, and moved onto the lot from a former location.
- 1.3 No building may be erected or permitted to remain on the lot, except one single occupancy dwelling which has a minimum floor area of 160sqm (meaning the internal habitable area, excluding the floor area of garages, verandas, eaves and any outbuildings).
- 1.4 The external walls of any building must not be constructed of any materials other than brick, stone, cement, coloured or painted concrete brick or clay, providing that timber or metal of a non-reflective nature, may be used in external walls as infill panels provided that it does not exceed 25% of the total area of the external walls, unless otherwise approved by the Transferor in its absolute and unfettered discretion.
- 1.5 No building erected on the lot may be roofed or clad with any material having a metallic lustre or appearance or a highly reflective surface.
- 1.6 All rooms in the main residence must have a ceiling height of not less than 2.4 metres above the finished floor level.
- 1.7 No garage may be erected or permitted to remain on the lot, unless:
 - 1.7.1 Such garage is attached to the house and built with the same colour and type of material as the main residence.



- 1.7.2 Such garage must be situated 500mm behind the front building line of the main residence.
- 1.7.3 Such garage must be fully enclosed and able to accommodate at least two cars.
- 1.7.4 All garage doors must be a panel or sectional opening door, and not a roller door.

Should a secondary garage be required it must be set back 500mm from the primary garage and attached to the main residence. Garages on battle axe blocks may be exempted from being attached to the house subject to receipt of approval from the Transferor.

- 1.8 No outbuilding, other than a garden shed, which has a floor area no greater than three metres by three metres (9sqm) may be erected or permitted to remain on the lot. Such garden shed must be built of the same colours and materials as the perimeter fence, being Colorbond, colour "Grey Ridge" or "Woodland Grey". If a larger shed is required, approval in writing must be sought from the Transferor.
- 1.9 Buildings on a lot must not be erected or permitted to remain unless they have the following minimum setbacks:
 - 1.9.1 Set back from the main street frontage 4.5 metres
 - 1.9.2 Set back from the rear boundary abutting another residential lot 2.0 metres
 - 1.9.3 Set back from the side boundary abutting another residential lot 1.0 metre
- 1.10 The owner of any lot shall not be able to make any claim for contribution toward the erection or maintenance of any dividing fence if the adjoining lot is owned by the Transferor or abuts reserves and/or reserve areas.
- 1.11 No fence shall be erected forward of the main residence's front building line.
- 1.12 Side and rear fences must not be erected or permitted to remain on a lot unless:
 - 1.12.1 Such fence has a height of 1.8 metres.
 - 1.12.2 Such fence is constructed of a non-reflective metal infill panel known as Colorbond colour "Grey Ridge" or "Woodland Grey".
 - 1.12.3 Such fence has a level finish with no protruding caps.
 - 1.12.4 Such fence is of an identical colour and finish on both sides.
- 1.13 Fences connecting to the main residence and running parallel to the main street frontage, must not be erected or permitted to remain on a lot unless:
 - 1.13.1 Such fence has a height of 1.8 metres,
 - 1.13.2 Such fence is built of the same colour as the perimeter fence, being "Grey Ridge" or "Woodland Grey".
 - 1.13.3 Such fence is constructed with either a non-reflective metal infill panel Colorbond or non-transparent horizontal aluminium or steel slat fencing.
 - 1.13.4 Such fence has a level finish with no protruding caps.
- 1.14 The following restrictions apply to lot 306 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.14.1 Building and fencing must be set back at least 3 metres from Charlton Road.
 - 1.14.2 No building may be erected or permitted to remain on the lot, except one single occupancy dwelling which has a minimum floor area of 110sqm (meaning the internal habitable area, excluding the floor area of garages, verandas, eaves and any outbuildings).

AA3279
24/04/2017 \$92.70 MCF

- 1.15 The following restrictions apply to lot 335 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.15.1 Buildings and fencing must be set back at least 3 metres from Cuthbert Street.
- 1.16 The following restrictions apply to lots 341 and 342 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.16.1 Buildings and fencing must be set back at least 3 metres from Callus Street.
- 1.17 The following restrictions apply to lot 354 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.17.1 Building and fencing must be set back at least 3 metres from Charlton Road and 3 metres from Cuthbert Street.
 - 1.17.2 No building may be erected or permitted to remain on the lot, except one single occupancy dwelling which has a minimum floor area of 110sqm (meaning the internal habitable area, excluding the floor area of garages, verandas, eaves and any outbuildings).
- 1.18 The following restrictions apply to all corner allotments being lots numbered 335, 341, 342, 354 and 364 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.18.1 No building may be erected or permitted to remain on the lot, unless it has two facades, one acknowledging the front street to which the property is addressed to, the other acknowledging the secondary street.
 - 1.18.2 The owner of a lot must not allow fencing to be erected or permitted to remain in front of either the primary or secondary building façade unless:
 - 1.18.2.1 plans, specifications and designs of the fence have been previously submitted to and approved by the Transferor;
 - 1.18.2.2 Such fence is constructed with a combination of pillars and infill fencing in slats;
 - 1.18.2.3 Such pillars are a minimum of 1.5 bricks square (standard house brick) in diameter from top to bottom with either a flat finish or capped pier on top:
 - 1.18.2.4 Such pillars are spaced between 2 to 3 metres apart and which match the material type and colour of the dwelling; and
 - 1.18.2.5 Such fence is not less than 1.2 metres high and not more than 1.5 metres high.
- 1.19 The following fencing requirements are to apply to lots abutting reserves being lots 325, 326 and 347 and prevail to the extent of any inconsistencies with other restrictions herein:
 - 1.19.1 The owner of a lot must not allow fencing to be erected or permitted to remain on the boundary abutting a reserve unless it complies with 1.12 herein.
- 1.20 Letterboxes must be constructed of materials consistent with that of the main residence.

AA327924/04/2017 \$92.70 MCP

- 1.21 The lowner of a lot, except with the written consent of the Transferor, must commence construction of a dwelling within twenty-four (24) months of the date of settlement.
- 1.22 The owner of a lot, except with the written consent of the Transferor, must landscape the area of the lot facing a street, reserve or park within seven (7) months of receiving a certificate of occupancy.

2. Maintenance of lot prior to construction of residence and during the construction period

For any period of time during which an owners lot remains vacant, the owner must maintain the lot in a clean and tidy condition, and:

- 2.1 Not allow any vegetation on the Lot to exceed a height of 10 centimetres.
- 2.2 Not park or allow others to park any cars, trailers, caravans, or such similar items on the Lot.
- 2.3 During the construction period, the owner will keep the site tidy and clear of rubbish and must make good any damage caused to the surrounding public land, land owned by the Transferor or infrastructure, by the owner or its contractors.

3. Use of lot after construction of residence

- 3.1 Owners and occupiers, but excluding the Transferor, must:
 - 3.1.1 House vehicles in a garage or driveway on the owner or occupiers lot, and
 - 3.1.2 Garage or otherwise screen from public view, all boats, trailers, caravans or such similar items.
- 3.2 Owners or occupiers must keep all garbage and recycling bins on their lot secured and stored behind fences connecting to the main residence or landscaping so as not to be visible from other lots, or from the street frontage.
- 3.3 The owner or occupier of a lot must not, except with the prior written consent of the Transferor, allow the following to be visible from the street frontage:
 - 3.3.1 Any television, radio or other aerial, antenna, satellite dish or tower or any other transmitting or receiving device, or
 - 3.3.2 Any energy conservation equipment,
 - 3.3.3 Air conditioners and/or evaporative coolers,
 - 3.3.4 Water systems,
 - 3.3.5 Rainwater tanks,
 - 3.3.6 Any clotheslines or hoist (or hang any washing, towels, bedding, clothing or other articles or a similar nature from any clothesline, hoist or railing),
 - 3.3.7 Swimming pool and/or sauna related heating equipment, and
 - 3.3.8 Solar hot water tanks.

Only solar power panels which are required in connection with items 3.3.2 and 3.3.8 may be erected on the front roof line if necessary.



Definitions

Main street frontage

The street frontage that allows the most direct access to the front door.

Side boundary

A boundary of a lot that runs between and connects the street frontage of the lot to the rear boundary of the lot.

Reserve

The public land abutting lots 325, 326 and 347.

Front Building Line

Means the front wall of any room of the dwelling, for the purposes of this definition, nib walls, porticos, verandahs and other architectural features are not defined as a wall.

Facado

Means a wall of a building running parallel or mostly there to the street boundary and comprising a design element of floor to ceiling or full length windows to all habitable rooms.

Primary Facade

Means that facade which is located parallel to the street boundary to which Council defines as the street address of the land.

Secondary Facade

Means that facade on a corner lot which is located parallel to a side street (i.e. not the street address for the land).

Battle Axe Block

Means a block of land behind another, with access from the street through a narrow drive.

And this Covenant shall appear on the Certificate of Title for the land and shall run with the land. Such covenant shall expire and be of no further force or effect after 1st May 2027.