



MINUTES

Special Council Meeting

30 April 2024



CONFIRMATION OF MINUTES

These Minutes have been CONFIRMED as the official record for the Shire of Gingin's Special Council Meeting held on 30 April 2024.

Councillor C W Fewster PRESIDENT

DISCLAIMER

Members of the public are advised that Council agendas, recommendations, minutes and resolutions are subject to confirmation by Council and therefore, prior to relying on them, one should refer to the subsequent meeting of Council with respect to their accuracy.

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Applicants and other interested parties should refrain from taking any action until such time as written advice is received confirming Council's decision with respect to any particular issue.

ACKNOWLEDGEMENT OF COUNTRY



The Shire of Gingin would like to acknowledge the Yued people who are the traditional custodians of this land. The Shire would like to pay respect to the Elders past, present and emerging of the Yued Nation and extend this respect to all Aboriginal people. The Shire also recognises the living culture of the Yued people and the unique contribution they have made to the Gingin region.



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ORDER OF BUSINESS

1 DECLARATION OF OPENING

The President declared the meeting open at 3:37 pm and welcomed all in attendance.

2 RECORD OF ATTENDANCE, APOLOGIES AND LEAVE OF ABSENCE

2.1 ATTENDANCE

<u>Councillors</u> – C W Fewster (President), L Balcombe (Deputy President), F Johnson (via Teams link), R Kestel, F J Peczka, E Sorensen, J Weeks and N Woods

<u>Staff</u> – A Cook (Chief Executive Officer), R Kelly (Executive Manager Regulatory and Development Services), J Bayliss (Manager Planning and Building), L Burt (Coordinator Governance), and K Johnston (Governance Support Officer/Minute Officer)

Gallery - There were 3 members of the public present in the Gallery.

2.2 APOLOGIES

Councillor Stewart

2.3 LEAVE OF ABSENCE

Nil

3 DISCLOSURES OF INTEREST

Nil

4 PUBLIC QUESTION TIME

4.1 RESPONSES TO PUBLIC QUESTIONS PREVIOUSLY TAKEN ON NOTICE

Nil

4.2 PUBLIC QUESTIONS

Nil





5	PUBLIC STATEMENT TIME
Nil	
6	PETITIONS
Nil	
7	APPLICATIONS FOR LEAVE OF ABSENCE
Nil	
8	ANNOUNCEMENTS BY THE PRESIDING MEMBER
Nil	
9	UNRESOLVED BUSINESS FROM PREVIOUS MEETINGS
Nil	
10	QUESTIONS BY MEMBERS OF WHICH DUE NOTICE HAS BEEN GIVEN
Nil	
11	REPORTS - OFFICE OF THE CEO
Nil	
12	REPORTS - CORPORATE AND COMMUNITY SERVICES
Nil	



13 REPORTS - REGULATORY AND DEVELOPMENT SERVICES

13.1 TEMPORARY WITHDRAWAL OF CAVEAT - LOT 9000, 9001 AND 1 LANCELIN ROAD, LANCELIN (LANCELIN SOUTH)

File	LND/137
Author	James Bayliss – Manager Planning and Building
Reporting Officer	Bob Kelly - Executive Manager Regulatory and Development Services
Refer	Nil.
Appendices	 Letter Shire Gingin Caveat Request 17 April 24 [13.1.1 - 2 pages] Letter to McLeods requesting to withdraw Shire Caveat [13.1.2 - 3 pages] Final Deed of Variation to Replacement Agreement [13.1.3 - 114 pages] ASIC Asic Organisation Extract Comprehensive - VIMG WA LANCELIN CITY PTY LTD ACN 676 03 [13.1.4 - 16 pages]

DISCLOSURES OF INTEREST

Nil

PURPOSE

To consider authorising the temporary withdrawal of a caveat (M468287) lodged against the following Certificates of Title:

- Lot 2914 on Diagram 24526;
- Lot 9000 on Deposited Plan 73642; and
- Lot 9001 on Deposited Plan 73642.

BACKGROUND

The Shire entered into a Deed of Agreement (DoA) in 2001 with the then developer of Lancelin South. The DoA largely addressed community infrastructure to be provided for the Lancelin South Strucure Plan (LSSP) area, however it also includes provisions regarding an additional lime sand haulage route and remedial works to Old Ledge Point Road. The LSSP provides for ~1250 residential lots, 54 industrial lots and associated public open space (POS).

The officer understands that Stage 1 of Lancelin South was developed in ~2012 with Council providing subdivision clearance at its meeting on 21 May 2013 for 51 lots. Land did not sell as intended, and as such further subdivision was not actioned untill ~2021.





The DoA contains various trigger points for community infrastructure to be installed by the developer, however given the slow uptake the trigger points are yet to be reached.

The original Deed (2001) has undergone various revisions as outlined below:

- 5 March 2001;
- Deed of Varation 14 May 2010;
- Deed of Variation 22 July 2011;
- Replacment Agreement 1 December 2021;
- Deed of Variation of Replacment Agreement 15 March 2022; and
- Deed of Variation of Replacment Agreement 20 June 2022.

The Deed is secured on the land titles by way of a Caveat registered to the Shire, to secure the Shire's interests and ensure VIMG WA (the current landowner) performs its obligations as required under the Deed.

The landowner is seeking to transfer Lot 1 and Lot 9001 (being the residential land) to VIMG WA Lancelin City Pty Ltd as trustee for VIMG WA Lancelin City Unit Trust.

Lot 9000 (the industrial lots) is to be transferred to another entity, being the Lancelin South Service Commercial Entity.

In order for the above to occur, the Shire will need to temporarily lift the caveat which applies to the land titles. Once the land transfer has taken place, the caveat will be relodged over the landholdings.

Various documents forming part of the Landowner's request are provided (see appendices).

COMMENT

Council Policy 2.33 - Execution of Documents

This policy establishes guidelines for the execution of documents and the application of the Shire of Gingin Common Seal, in accordance with s.9.49A of the *Local Government Act* 1995.

Section 9.49A of the *Local Government Act 1995* requires that, in order for a document to be executed by a local government, there must either be:

- 1. A Council resolution to:
 - a. apply the Common Seal to that particular document; or
 - b. permit the application of the Seal to a range of documents which includes the document in question; or



2. A Council resolution authorising the Chief Executive Officer or another employee, or an agent of the Shire, to sign documents on behalf of the Shire.

The withdrawal of a caveat is classified as a category 1B document under the Policy, which means that although a specific Council resolution to affix the Seal is not required, a Council decision may be required sanctioning a particular course of action that results in the document requiring execution. In this instance, the course of action is to temporarily withdraw the caveat.

Officer Comment:

Clause 3.18 of the DoA states:

Prior to Clearance of subdivision for the first lot of the Subdivision, the Shire will require and the Developer shall provide to the Shire a bank guarantee or bond, as mutually agreed, for an amount no less than the cost of the construction of:

- a) The Northern Coastal Link;
- b) Coastal Facilities including provision of power, water, telephone services, car park lighting and ablution facilities;
- c) A Dual Use Pathway linking the Development area to the Lancelin Community Sporting Club Rooms and from the Lancelin Community Sporting Club Rooms to the existing Dual Use Path System I the Lancelin Town site; and
- d) The Southern Coastal Link.

The officer informed the Developer on 27 March 2024 that the existing bank guarantee (\$475,960) does not reflect 'an amount no less' than the cost of construction of the various community facilities. On face value, the amount appears to be wholly inadequate.

The appropriate process for the bank guarantee to be updated may be part of the subdivision clearance process, as per the Deed provision, as opposed to the temporary lifting of the caveat process.

Clause 3.18 highlights that it was always the intention that the bank guarantee should reflect the cost of construction of the items referenced under a, b, c and d. The officer notes that the original Developer advised Council at the time (2013) that the bank guarantee would be updated at the commencement of subdivisional stages (i.e. prior to clearance of the first lot of the subdivision per the Deed), with the earlier bank guarantee to be cancelled.





It is noted that each stage is a separate subdivision. The officer understands that the Shire has made decisions on this basis on advice from the original Developer, and the 2021 replacement agreement was seemingly entered into by the Shire on this understanding.

It would likely be the case that the DoA would need updating if and when the overall LSSP is to be renewed given its impending expiry. Given that some 23 years has elapsed since the initial Deed in 2001, this approach may be warranted and it will be considered at the relevant time on its merits.

It is also pertinent to note that clause 3.11 of the DoA states:

The Community Facilities will be constructed in accordance with priorities set by the Shire.

The officer understands from earlier discussions with Council that the Shire's priority is for the dual use pathway linking the development area with the Lancelin townsite to be constructed first, notwithstanding construction could occur simultaneously for the various facilities.

The new entities outline by the landowner must become a party to the Deed, prior to the caveat being temporarily lifted.

STATUTORY/LOCAL LAW IMPLICATIONS

Local Government Act 1995

Part 9 - Miscellaneous provisions

Division 3 - Documents

Section 9.49A - Execution of documents

POLICY IMPLICATIONS

Policy 2.33 - Execution of Documents

BUDGET IMPLICATIONS

Nil

STRATEGIC IMPLICATIONS

Shire of Gingin Strategic Community Plan 2022-2032

Aspiration	3. Planning & Sustainability - Plan for Future Generations
Strategic	3.3 Planning & Land Use - Plan the use of the land to meet future
Objective	requirements incorporating economic development objectives and
	community amenity





VOTING REQUIREMENTS - SIMPLE MAJORITY

COUNCIL RESOLUTION/OFFICER RECOMMENDATION

MOVED: Councillor Weeks SECONDED: Councillor Kestel

That Council:

- 1. Agree to temporarily lift the caveat relating to Lot 2914 on Diagram 24526, Lot 9000 on Deposited Plan 73642 and Lot 9001 on Deposited Plan 73642 subject to the following conditions:
 - a. The new entities are to enter into a Replacement Agreement to secure the terms of the Deed prior to lifting of the caveat; and
 - b. The caveat is to be replaced on the land titles upon transfer of the lots to the new entities.
- 2. Advise VIMG WA that the dual use pathway linking the development area to the Lancelin townsite and the recreation grounds is the priority when considering timing for construction of the Community Facilities.
- 3. Encourage VIMG WA to secure all relevant statutory approvals for the construction of the Community Facilities as a matter of urgency, to ensure construction work is able to commence in a timely manner upon the trigger points outlined under the Deed being reached.

CARRIED UNANIMOUSLY 8 / 0

FOR: Councillor Balcombe, Councillor Fewster, Councillor Johnson, Councillor

Kestel, Councillor Peczka, Councillor Sorensen, Councillor Weeks and

Councillor Woods

AGAINST: ///

APPENDIX 13.1.1

MINUTES SPECIAL COUNCIL MEETING 30 APRIL 2024



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17 April 2024

James Bayliss Manager Planning and Building Shire of Gingin PO Box 510 GINGIN WA 6503

By email James.Bayliss@gingin.wa.gov.au

Dear James

Lancelin South Request to Withdraw Caveat P202000 ('Caveat')

Further to our recent emails, I confirm that we wish to transfer the following lots to development entities within the VIMG Group and refinance these to progress the Lancelin South development:

- 1. Lot 1 on Diagram 24526, Certificate Volume 1240 Folio 35 (Lot 1);
- 2. Lot 9000 on Deposited Plan 73642, Certificate Volume 2816 Folio 595 (Lot 9000); and
- 3. Lot 9001 on Deposited Plan 73642, Certificate Volume 2816 Folio 596 (Lot 9001).

We wish to transfer Lot 1 and Lot 9001, which are to be developed into residential lots, to VIMG WA Lancelin City Pty Ltd (ACN 676 032 769) as trustee for the VIMG WA Lancelin City Unit Trust (VIMG WA Lancelin City).

We wish to transfer Lot 9000, which is intended for commercial development, to a different development entity within the VIMG Group. This entity is in the process of being finalised and I will provide these details following finalisation.

It is likely that we will obtain separate finance for the development of Lot 1 and Lot 9001 to that for the development of Lot 9000. This finance will involve the discharge of the existing mortgage effecting these lots and registration of new mortgages. We are also in the process of finalising these financiers and I will provide you with these details once finalised.

We have had our solicitors write to yours requesting the Shire's consent to this intended transfer and refinance and the associated withdrawal and re-registration of the Shire's caveat. Please find attached a copy of this letter.

As the lifting of the caveat is required for finance for construction of the Lancelin South development, we respectfully request the caveat be lifted within 7 business days of this correspondence.

Additionally, I wish to draw you attention to our solicitor's comments concerning the Bank Guarantee we have provided for the Lancelin South development and this being a fixed agreed amount and not subject to review as part of this process.

SYDNEY • MELBOURNE • BRISBANE • PERTH WWW.VIMG.COM.AU



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If you have any queries or wish for any further information, please do not hesitate to contact me on 0418 116 216 or sam.williams@vimg.com.au.

Yours sincerely

Sam Williams Project Director - WA VIMG WA

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Darryl Kipping Partner

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17 April 2024

Anita Brocklehurst and Fiona Grgich McLeods Barristers & Solicitors PO Box 165 CLAREMONT WA 6910

By email abrocklehurst@mcleods.com.au;

fgrgich@mcleods.com.au

Our ref: D Kipping/43077471

Dear Madams

Development Deed – Lancelin South Request to Withdraw Caveat P202000 ('Caveat')

- We act on behalf VIMG WA Pty Ltd (ACN 652 406 981) (VIMG WA), the registered proprietor
 of the following lots being developed as part of the Lancelin South development
 (Development Lots):
 - (a) Lot 1 on Diagram 24526, Certificate Volume 1240 Folio 35 (Lot 1);
 - (b) Lot 9000 on Deposited Plan 73642, Certificate Volume 2816 Folio 595 (Lot 9000); and
 - (c) Lot 9001 on Deposited Plan 73642, Certificate Volume 2816 Folio 596 (Lot 9001).
- The Development Lots are situated within the Shire of Gingin (Shire) who has informed VIMG WA that you will be representing them in this matter.
- 3. We refer to the following documents, copies of which are enclosed for your information:
 - (a) 'Replacement Agreement Lot 9001 on Deposited Plan 73642, Lot 9000 on Deposited Plan 73642 and Lot 1 on Diagram 24526' entered into by VIMG WA as 'Buyer', the Shire and Anthony Scott David as trustee for the Matthaus Ltd Partnership dated 15 March 2022, and as varied by a 'Deed of Variation of Replacement Agreement – Lot 9001 on Deposited Plan 73642, Lot 9000 on Deposited Plan 73642 and Lot 1 on Diagram 24526' dated 30 June 2022 (Development Deed);
 - (b) Caveat P202000 registered by the Shire against the Development Lots to secure VIMG WA's performance of its obligations under the Development Deed; and
 - (c) the email correspondence between Sam Williams of VIMG WA and James Bayliss of the Shire between 6 February 2024 and 27 March 2024 concerning the intention of

Zaanouni Law Firm & Associates > LuatViet > Fernanda Lopes & Associados > Guevara & Gutierrez > Paz Horowitz Abogados > Sirote > Adepetun Caxton-Martins Agbor & Segun > Davis Brown > East African Law Chambers > For more information on the firms that have come together to form Dentons, go to <a href="mailto:dentoring-dentoring-length: dentoring-

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VIMG WA to undertake the following to facilitate construction of the Lancelin South development:

- transfer the Development Lots to special purpose vehicles forming part of the development arm of the VIMG corporate group; and
- (ii) grant security over the Development Lots to obtain funding for development of the Development Lots (**Development Funding**).
- 4. VIMG WA wishes to transfer the Development Lots to the following special purpose vehicles that will be wholly owned by the VIMG Group:
 - (a) Lot 1 and Lot 9001 (being within the residential development zone) to VIMG WA Lancelin City Pty Ltd (ACN 676 032 769) as trustee for the VIMG WA Lancelin City Unit Trust (VIMG WA Lancelin City). A company search of Lancelin City Pty Ltd is also enclosed for your records; and
 - (b) Lot 9000 (all or part of which is intended for commercial development such as light industrial), to another wholly owned entity of the VIMG Group that is yet to be established. VIMG WA is in the process of finalising its intended corporate structure concerning Lot 9000, for which it intends seeking separate funding from the residential development of Lot 1 and Lot 9001.
- VIMG WA is still in the process of finalising which financiers it will use to provide the Development Funding, however:
 - the Development Funding will involve the discharge of Mortgage P201999 registered over the Development Lots and its replacement with new mortgage security; and
 - (b) the timing and provider of the Development Funding for Lot 1 and Lot 9001 is expected to be different to that for the Development Funding for Lot 9000.
- 6. In accordance with the terms of the Development Deed and in particular clauses 3 and 4, we request the Shire:
 - (a) consent to the transfer of Lot 1 and Lot 9001 to VIMG WA Lancelin City;
 - (b) consent to the transfer of Lot 9000 to another entity within the VIMG Group, once the details of the transferee are finalised (such details to be provided in due course);
 - consent to the granting of security over the Development Lots for the Development Funding, once this has been finalised;
 - (d) withdraw Caveat P202000 to facilitate the transfers and registration of security referred to in paragraphs (a) (c), at settlement of those transfers and registration of security, with the Shire to register a replacement caveat; and
 - (e) commence its internal processes, including preparing any necessary documentation required for this, such as the undertaking as referred to in clause 3 of the Development Deed.
- 7. It would be appreciated if this request could be processed as a matter of priority as it will impact on timing for completion of the next stage of the Lancelin South development. VIMG WA is in the process of concluding its tender process for construction of this stage, which is to be undertaken on Lot 9001 and VIMG WA hopes to be complete late 2024 early 2025.
- We also note in Mr Bayliss' email of 27 March 2024 he refers to a need to increase the
 present bank guarantee provided by VIMG WA to the Shire under clause 5 of the
 Development Deed (Development Bank Guarantee).

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- The Development Deed does not provide for any increase or review of the Development Bank Guarantee.
- 10. The Development Bank Guarantee is for a fixed amount of \$475,960.00 as agreed with the Shire and which was required, and provided, to replace the lapsed bank guarantee previously provided by the late Joseph Beck Matthews under the original deeds entered into between Mr Matthews and the Shire.
- 11. If you have any questions concerning this matter, please contact Darryl Kipping or Lin Sheh of our office on 08 9323 0999 or email darryl.kipping@dentons.com or lin.sheh@dentons.com.

Yours sincerely

Dentons Australia

Darryl Kipping
Partner
Dentons Australia

Enc

Deed of Variation of Replacement Agreement - Lot 9001 on Deposited Plan 73642, Lot 9000 on Deposited Plan 73642 and Lot 1 on Diagram 24526

VIMG WA Pty Ltd (ACN 652 406 981)

Shire of Gingin

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership



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Details

Parties

VIMG WA Pty Ltd (ACN 652 406 981) of Suite 12, Pier 2/3, 13 Hickson Road DAWES POINT NSW 2000 (Buyer)

Shire of Gingin

of 7 Brockman Street GINGIN WA 6503 (**Shire**)

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership

of c/- McWilliams Davis Lawyers of Level 3, 172 St Georges Terrace PERTH WA 6000 (ASD)

Background

- A The Buyer, the Shire and ASD are parties to a Replacement Agreement dated 15 March 2022 (**Replacement Agreement**) in respect of a purchase of the Land, a copy of which is annexed hereto as **Annexure 1**.
- B Clause 5 of the Replacement Agreement provides that the Buyer is to provide the Shire with an unconditional bank guarantee of \$475,960.00 to replace the lapsed bank guarantee.
- C The Parties have agreed to modify clause 5 to reflect that the Shire will accept a new bank guarantee with an expiry date, conditional on the Buyer procuring a replacement bank guarantee at least three (3) months prior to the expiry of the first bank guarantee.
- D The Parties enter into this deed to record the terms of their agreement as more specifically set out in paragraph C of this Deed.

Agreed Terms

1. Definitions & Interpretation

1.1 Definitions

Except as otherwise defined herein, all terms and phrases used in this Deed that are defined in the Replacement Agreement shall have the same meaning as in the Replacement Agreement.

1.2 Interpretation

In this Deed, unless expressed to the contrary:

- (a) words importing:
 - (i) the singular includes the plural and vice versa; and
 - (ii) a gender or genders include each other gender;

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- (b) if a word or phrase is assigned a particular meaning, other grammatical forms of that word or phrase have a corresponding meaning;
- (c) a reference to:
 - (i) a natural person includes a body corporate or local government;
 - (ii) a body corporate or local government includes a natural person;
 - (iii) a professional body includes a successor to or substitute for that body;
 - (iv) a Party includes its legal personal representatives, successors and assigns and if a Party comprises two or more persons, the legal personal representatives, successors and assigns of each of those persons;
 - (v) a statute includes an ordinance, code, regulation, award, local planning scheme, regulation, local law, by-law, requisition, order or other statutory instruments made under any of them and a reference to any of them, whether or not by name, includes any amendments to, re-enactments of or replacements of any of them from time to time in force:
 - (vi) a right includes a benefit, remedy, discretion, authority or power;
 - (vii) an obligation includes a warranty or representation and a reference to a failure to observe or perform an obligation includes a breach of warranty or representation;
 - (viii) this Deed or provision of this Deed or any other deed, agreement, instrument or contract includes a reference to:
 - (A) both express and implied provisions; and
 - (B) that other deed, agreement, instrument or contract as varied, supplemented, replaced or amended;
 - (ix) Australian dollars, dollars, A\$ or \$ is a reference to the lawful currency of Australia;
 - any thing (including, without limitation, any amount) is a reference to the whole or any part of it and a reference to a group of things or persons is a reference to any one or more of them; and
 - a subparagraph, paragraph, subclause, clause, Item, Schedule or Annexure is a reference to, respectively, a subparagraph, paragraph, subclause, clause, Item, Schedule or Annexure of this Deed;
- (d) the meaning of general words or phrases is not limited by specific examples introduced by 'including', 'for example' or similar expressions; and
- (e) if a Party comprises two or more persons, the covenants and agreements on their part bind them and must be observed and performed by them jointly and each of them severally, and may be enforced against any one or more of them.

1.3 Headings

Except in the Schedule, headings do not affect the interpretation of this Deed.

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2. Variation and Amendment of Replacement Agreement

The Parties hereby agree to vary and amend the Replacement Agreement by deleting clause 5 of the Replacement Agreement and replacing clause 5 with the following clause:

- "(1) The Buyer covenants and agrees with the Shire to provide the Shire with an unconditional bank guarantee in the sum of \$475, 960.00 (Four Hundred and Seventy Five Thousand Nine Hundred and Sixty Dollars) (Buyer Guarantee) to replace the bank guarantee supported by JBM.
- (2) At least three (3) months prior to the lapse of the Buyer Guarantee, the Buyer covenants and agrees with the Shire to procure a replacement bank guarantee in the sum equivalent to the Buyer Guarantee"

General Provisions

3.1 Acts by agents

All acts and things which a party is required to do under this Deed may be done by the party, the CEO, an officer or the agent, solicitor, contractor or employee of the party.

3.2 Severance

If any part of this Deed is or becomes void or unenforceable, that part is or will be severed from this Deed to the intent that all parts that are not or do not become void or unenforceable remain in full force and effect and are unaffected by that severance.

3.3 Moratorium

The provisions of a statute which would but for this clause extend or postpone the date of payment of money, reduce the rate of interest or abrogate, nullify, postpone or otherwise affect the terms of this Deed do not, to the fullest extent permitted by law, apply to limit the terms of this Deed.

3.4 Further assurance

The Parties must execute and do all acts and things necessary or desirable to implement and give full effect to the terms of this Deed.

3.5 Waiver

- (1) Failure to exercise or delay in exercising any right, power or privilege in this Deed by a Party does not operate as a waiver of that right, power or privilege.
- (2) A single or partial exercise of any right, power or privilege does not preclude any other or further exercise of that right, power or privilege or the exercise of any other right, power or privilege.

3.6 Counterparts

This Deed may consist of a number of counterparts. The counterparts taken together constitute one instrument.

3.7 Statutory powers

The powers conferred on any party by or under any statutes for the time being in force are, except to the extent that they are inconsistent with the terms and provisions expressed in this Deed, in addition to the powers conferred on any party in this Deed.

3.8 Governing law

This Deed is governed by and is to be interpreted in accordance with the laws of Western Australia and, where applicable, the laws of the Commonwealth of Australia.

Costs

The Buyer shall pay the reasonable costs of the Shire and ASD's solicitors for:

- (a) the preparation, execution and stamping of this Deed and all stamp duties payable hereon; and
- (b) the preparation and lodging of any caveat lodged pursuant to the terms of this Deed and any withdrawal or replacement thereof.

5. Limitation of Liability

5.1 Trustee Limitation of Liability

- (a) The Trustee enters into the Deed in its capacity as trustee of the Seller Trust and in no other capacity.
- (b) The parties acknowledge that the Trustee incurs the Trustee Liabilities solely in its capacity as trustee of the Seller Trust and agrees that (to the maximum extent permitted by law) the Trustee will cease to have any Trustee Liability if the Trustee ceases for any reason to be trustee of the Seller Trust.
- (c) A Trustee Liability may be enforced against the Trustee only to the extent to which:
 - the Trustee is actually indemnified in respect of that Trustee Liability out of the property of the Seller Trust; and
 - (ii) there is sufficient property held by the Trustee as trustee at the time, which is available to meet that indemnity (after all Seller Trust assets have been allocated to meet the indemnity and any other valid claims).
- (d) Subject to subclause 5.1(e), no person will be entitled to:
 - (i) claim from or commence proceedings against the Trustee in respect of any Trustee Liability in any capacity other than as trustee of the Seller Trust,
 - enforce or seek to enforce any judgment in respect of any Trustee Liability against any property of the Trustee other than property held by the Trustee as trustee of the Seller Trust;
 - (iii) take any steps to procure or support the appointment of a liquidator, administrator or any other similar office holder to the Trustee on the basis of a Trustee Liability, or prove in any liquidation, administration or arrangement of or affecting the Trustee; or
 - (iv) in respect of a Trustee Liability, appoint or take any steps to procure or support the appointment of a receiver or receiver and manager to any property of the Trustee, other than property which is held by it in its capacity as trustee of the Seller Trust.
- (e) The restrictions in subclauses 5.1(c) and 5.1(d) do not apply to any Trustee Liability to the extent to which there is, whether under the Seller Trust deed or by operation of law, a reduction in the extent of the Trustee's indemnification, or in respect of which the Trustee

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- is not entitled to be indemnified, out of the property of the Seller Trust, as a result of the Trustee's fraud, negligence or breach of trust.
- (f) Each other party to the Deed agrees that no act or omission of the Trustee (including any related failure to satisfy any Trustee Liabilities) will constitute fraud, negligence or breach of trust of the Trustee for the purposes of clause 5.1(e) to the extent to which the act or omission was caused or contributed to by any failure of that party to fulfil its obligations relating to the Seller Trust or by any other act or omission of that party.
- (g) No attorney, agent or other person appointed in accordance with the Deed has authority to act on behalf of the Trustee in a way which exposes the Trustee to any personal liability, and no act or omission of such a person will be considered fraud, negligence or breach of trust of the Trustee for the purposes of clause 5.1(e).
- (h) This limitation of the Trustee's Liability applies despite any other provisions of the Deed and extends to all Trustee Liabilities of the Trustee in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to the Deed or its performance.
- (i) The Trustee is not obliged to do or refrain from doing anything under the Deed (including incur any liability) unless the Trustee's liability is limited in the same manner as set out in clauses 5.1(a) to 5.1(h).
- (j) All the benefits and protections provided to the Trustee under this clause 5 are taken to apply to and be provided to (and may be enforced by) FIRST FINANCIAL TRUST & ASSET MANAGEMENT CO. COMPANY NUMBER 0013202600 in its capacity as executor of the estate of JBM (FFTAM).
- (k) Nothing in this clause 5 is taken to impose any liability, duty or obligation on FFTAM.

5.2 Definitions in this clause 5

In this clause:

- (a) **Seller Trust** means the trust on which the Trustee holds the Property for the benefit of the Matthaus Limited Partnership;
- (b) Trustee means ANTHONY SCOTT DAVIS; and
- (c) **Trustee Liability** means any liability or obligation (of any kind including, without limitation, for negligence, in tort, in equity, or under statute) of the Trustee which arises in any way under or in connection with the Deed or its performance, or any representation, warranty, conduct, omission, agreement or transaction made under or in connection with the Deed or its performance.

Signing page			
EXECUTED by the parties as a deed			2022
EXECUTED by VIMG WA Pty Ltd (ACN 652 406 981) pursuant to Section 127 of the Corporations Act:			
YI QIANG Full Name of Sole Director & Sole Secretary	Signature	of Sole Director & Sole Secri	etary
The COMMON SEAL of the SHIRE OF GINGIN was hereunto affixed in the presence of –			
Signature of President	Full Name	of President	
Signature of Chief Executive Officer	Full name	of Chief Executive Officer	
SIGNED by ANTHONY SCOTT DAVIS as trustee for the Matthaus Limited Partnership in the presence of:)) Signatur	e of ANTHONY SCOT T	DAVIS
Witness			
Witness name			
Witness address			
Witness occupation			
Ø McLeods 27 12083 045			į page

Annexure 1 – Replacement Agreement

Replacement Agreement Lot 9001 on Deposited Plan 73642, Lot 9000 on Deposited Plan 73642 and Lot 1 on Diagram 24526

VIMG WA Pty Ltd (ACN 652 406 981)

Shire of Gingin

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership



replacement agreement (tracked changes - 21.12,2021).docs v2

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Details

Parties

VIMG WA Pty Ltd (ACN 652 406 981) of Suite 12, Pier 2/3, 13 Hickson Road DAWES POINT NSW 2000 (Buyer)

Shire of Gingin

of 7 Brockman Street GINGIN WA 6503 (Shire)

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership of cl-McWilliams Davis Lawyers of Level 3, 172 St Georges Terrace PERTH WA 6000 (ASD)

Background

- A The Buyer is entitled to be registered as the proprietor of an estate in fee simple in land being:
 - (a) Lot 9001 on Deposited Plan 73642 and being the whole of the land comprised in Certificate of Title Volume 2816 Folio 596:
 - (b) Lot 9000 on Deposited Plan 73642 and being the whole of the land comprised in Certificate of Title Volume 2816 Folio 595;
 - (c) Lot 1 on Diagram 24526 and being the whole of the land comprised in Certificate of Title Volume 1240 Folio 35.

(together, the Lots).

- B Caveats 0970371 and 0970372 (together, the Caveats) encumbers the Lots in favour of the Shire and is supported by the terms of a deed dated 1 December 2021 between Anthony Scott Davis and the Shire which in turn is supported by the terms of the following deeds:
 - (a) Deed dated 6 March 2001 between Joseph Beck Matthews and the Shire:
 - (b) Deed of Variation dated 14 May 2010 between JBM and the Shire; and
 - (c) Deed dated 13 December 2013 between JBM and the Shire,

(together, the Original Deeds), copies of which are annexed hereto as Annexure 1 and forms part of this Deed. For the avoidance of doubt the term "Original Deeds" includes the deed dated 1 December 2021 between Anthony Scott Davis and the Shire.

- C Joseph Beck Matthews (JBM) died on 3 January 2020.
- D JBM owned the Lots on trust for the Matthaus Ltd Partnership (MLP).
- E Authory Scott Davis was appointed the Administrator of the estate of JBM and subsequently the trustee of MLP.

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- F ASD has sold the Lots pursuant to a contract of sale with the Buyer. ASD has requested that the Shire provide a withdrawal of the Caveats to allow for the transfer of the Lots to the Buyer.
- G The Shire has agreed to ASD's request and the Shire has agreed subject to the Buyer entering into this deed to secure compliance by the Buyer with the obligations set out in the Original Deeds and the provision of a bank guarantee to replace the lapsed bank guarantee in the sum of \$475.960.00 (Four Hundred and Seventy Five Thousand Nine Hundred and Sixty Dollars).

Agreed Terms

1. Buyer's Covenants

The Buyer HEREBY COVENANTS AND AGREES with the Shire that the Buyer agrees to perform and be bound by the obligations of JBM under the Original Deeds, as if the Buyer had been a party to the Original Deeds.

2. Charge and Caveat

The Buyer HEREBY CHARGES the Buyer's interest in the Lots in favour of the Shire with the performance of the Buyer's obligations pursuant to this Deed and the Original Deeds and with the payment of all or any monies payable or which may become payable by the Buyer to the Shire and for the purpose of securing such obligations authorises the Shire to lodge an absolute caveat at the Western Australian Land Information Authority trading as Landgate against the Certificate of Title to the Lots in order to protect the rights and interests of the Shire under this Deed.

3. Restrictions on Disposal

The Buyer shall not sell, transfer, mortgage, charge, assign or otherwise dispose of or encumber the Lots or any part thereof without the prior written consent of the Shire, which consent the Shire will not withhold if the person to whom any such right or interest in the Lots of any part thereof is to be granted, enters into a Deed (or in the case of a mortgagee, a specific undertaking) with the Shire, whereby such person covenants to observe and perform the covenants on the part of the Buyer herein contained to ensure that any successor observes such obligations, such Deed or undertaking to be prepared by the Shire's solicitors at the expense of the Buyer.

4. Withdrawal of Caveat

Subject to there being no existing or unremedied breach of any condition of this Deed and subject to:

- (a) the Buyer complying with clause 3 of this Deed the Shire will at the request of the Buyer and at the Buyer's cost provide to the Buyer a withdrawal of any caveat lodged by the Shire pursuant to this Deed sufficient to enable the registration of any mortgage or charge the Lots provided that the Shire is entitled to relodge its absolute caveat following the registration of such mortsage or charge:
- (b) the Buyer having complied with the obligations set out under the Original Deeds to the Shire's satisfaction the Shire shall provide on receipt of a written request and at the cost of the Buyer a withdrawal of any caveat lodged by the Shire pursuant to this Deed.

5. Provision of Bank Guarantee

The Buyer covenants and agrees with the Shire to provide the Shire with an unconditional bank guarantee in the sum of \$475,960.00 (Four Hundred and Seventy Five Thousand Nine Hundred and Sixty Dollars) to replace the lapsed bank guarantee supported by JBM.

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6. Withdrawal of the Caveats

- (a) Subject to the Buyer having complied with its obligations under this Deed, the Shire must promptly, when requested by the Buyer or ASD, take all necessary action for the Caveats to be withdrawn.
- (b) The Buyer must on demand pay the Shire's reasonable costs (including legal costs and registration fees) associated with the Caveats being withdrawn).

7. Release

- (a) On and from the date of this Deed, the Shire absolutely releases and discharges the estate of JBM and ASD from any and all liability whatsoever in respect of the Original Deeds.
- (b) Nothing in this Deed or the Original Deeds is taken to create a personal obligation on Anthony Scott Davis.

8. Costs

The Buyer shall pay the reasonable costs of the Shire's solicitors for:

- (a) the preparation, execution and stamping of this Deed and all stamp duties payable hereon;
 and
- (b) the preparation and lodging of any caveat lodged pursuant to the terms of this Deed and any withdrawal or replacement thereof.

9. Limitation of Liability

9.1 Trustee Limitation of Liability

- (a) The Trustee enters into the Deed in its capacity as trustee of the Seller Trust and in no other capacity.
- (b) The parties acknowledge that the Trustee incurs the Trustee Liabilities solely in its capacity as trustee of the Seller Trust and agrees that (to the maximum extent permitted by law) the Trustee will cease to have any Trustee Liability if the Trustee ceases for any reason to be trustee of the Seller Trust.
- (c) A Trustee Liability may be enforced against the Trustee only to the extent to which:
 - the Trustee is actually indemnified in respect of that Trustee Liability out of the property of the Seller Trust; and
 - there is sufficient property held by the Trustee as trustee at the time, which is available to meet that indemnity (after all Seller Trust assets have been allocated to meet the indemnity and any other valid claims).
- (d) Subject to subclause 9.1(e), no person will be entitled to:
 - (i) claim from or commence proceedings against the Trustee in respect of any Trustee Liability in any capacity other than as trustee of the Seller Trust.
 - enforce or seek to enforce any judgment in respect of any Trustee Liability against
 any property of the Trustee other than property held by the Trustee as trustee of the
 Seller Trust.

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- (iii) take any steps to procure or support the appointment of a liquidator, administrator or any other similar office holder to the Trustee on the basis of a Trustee Liability, or prove in any liquidation, administration or arrangement of or affecting the Trustee or
- (iv) in respect of a Trustee Liability, appoint or take any steps to procure or support the appointment of a receiver or receiver and manager to any property of the Trustee, other than property which is held by it in its capacity as trustee of the Seller Trust.
- (e) The restrictions in subclauses 9.1(c) and 9.1(d) do not apply to any Trustee Liability to the extent to which there is, whether under the Seller Trust deed or by operation of law, a reduction in the extent of the Trustee's indemnification, or in respect of which the Trustee is not entitled to be indemnified, out of the property of the Seller Trust, as a result of the Trustee's fraud, negligence or breach of trust.
- (f) Each other party to the Deed agrees that no act or omission of the Trustee (including any related failure to satisfy any Trustee Liabilities) will constitute fraud, negligence or breach of trust of the Trustee for the purposes of clause 9.1(e) to the extent to which the act or omission was caused or contributed to by any failure of that party to fulfil its obligations relating to the Seller Trust or by any other act or omission of that party.
- (g) No attorney, agent or other person appointed in accordance with the Deed has authority to act on behalf of the Trustee in a way which exposes the Trustee to any personal liability, and no act or omission of such a person will be considered fraud, negligence or breach of trust of the Trustee for the purposes of clause 9.1(e).
- (h) This limitation of the Trustee's Liability applies despite any other provisions of the Deed and extends to all Trustee Liabilities of the Trustee in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to the Deed or its performance.
- (i) The Trustee is not obliged to do or refrain from doing anything under the Deed (including incur any liability) unless the Trustee's liability is limited in the same manner as set out in clauses 9.1(a) to 9.1(h).
- (j) All the benefits and protections provided to the Trustee under this clause 9 are taken to apply to and be provided to (and may be enforced by) FIRST FINANCIAL TRUST & ASSET MANAGEMENT CO. COMPANY NUMBER 0013202600 in its capacity as executor of the estate of IBM (FFTAM).
- (k) Nothing in this clause 9 is taken to impose any liability, duty or obligation on FFTAM.

9.2 Definitions in this clause 9

In this clause

- Seller Trust means the trust on which the Trustee holds the Property for the benefit of the Matthaus Limited Partnership;
- (b) Trustee means ANTHONY SCOTT DAVIS: and
- (c) Trustee Liability means any liability or obligation (of any kind including, without limitation, for negligence, in tort, in equity, or under statute) of the Trustee which arises in any way under or in connection with the Deed or its performance, or any representation, warranty, conduct, omission, agreement or transaction made under or in connection with the Deed or its performance.

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10. Interpretation

In this Deed:

Reference to the parties includes their personal representatives; successors and lawful assigns.

Where a reference to a party includes more than one person the rights and obligations of those persons shall be joint and several.

Headings have been inserted for guidance only and shall be deemed not to form part of the context.

The Schedule and Annexures (if any) form part of the Deed.

Signing page EXECUTED by the parties as a deed	IF MARCH	202
EXECUTED by VIMG WA Pty Ltd (ACN 652 406 981) pursuant to Section 127 of		
the Corporations Act.	Q.	
YI QIANG	Jigh.	
Full Name of Sole Director & Sole Secretary	Signature of Son Dispotor & Son Sen	renary
The COMMON SEAL of the SHIRE OF	-622	1150
GINGIN was hereunto affixed in the presence of	COMMON	41-
antes	MGIN WANTE FELVE	00
Signature of President	Full Name of President	ME
less 1	The second of the	
Signature of Other Executive Officer	Full name of Chief Executive Office	r
NOVED 1. ANTHONY SCOTT DAME 1	12	
SIGNED by ANTHONY SCOTT DAVIS as trustee for the Matthaus Limited Partnership in the presence of:	EAR)	
Witness DN In	Signature of ANTHONY SCOT	T DAVIS
Witness name		
L3, 171 IT LEDELES TES PERTH WA 1000 Witness address		
LAW GRADUATE Witness occupation		

Annexure 1 - Original Deeds

Replacement Agreement Lot 9001 on Deposited Plan 73642, Lot 9000 on Deposited Plan 73642 and Lot 1 on Diagram 24526

Shire of Gingin

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership



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Details

Parties

Shire of Gingin

of 7 Brockman Street GINGIN WA 6503 (Shire)

Anthony Scott Davis as trustee for the Matthaus Ltd Partnership

of cl- McWilliams Davis Lawyers of Level 3, 172 St Georges Terrace PERTH WA 6000 (ASD)

Background

- A Joseph Beck Matthews is registered as the proprietor of an estate in fee simple in land being:
 - (a) Lot 9001 on Deposited Plan 73642 and being the whole of the land comprised in Certificate of Title Volume 2816 Folio 596;
 - Lot 9000 on Deposited Plan 73642 and being the whole of the land comprised in Certificate of Title Volume 2816 Folio 595;
 - (c) Lot 1 on Diagram 24526 and being the whole of the land comprised in Certificate of Title Volume 1240 Folio 35.

(together, the Luts),

- B Caveats M664268, M342059 and H712992 (together, the Caveats) encumbers the Lots in favour of the Shire and is supported by the terms of the following deeds of a:
 - (a) deed dated 6 March 2001 between Joseph Book Matthews and the Shine;
 - (b) Deed of Variation dated 14 May 2010 between JBM and the Shire; and
 - (c) Deed dated 13 December 2013 between JBM and the Shire,

(together, the Original Deeds), copies of which are annexed bereto as Annexure I and forms part of this Deed.

- C Joseph Beck Matthews (JBM) died on 3 January 2020.
- D JBM owned the Lots on trust for the Matthaus Ltd Partnership (MLP).
- E. Anthony Scott Davis was appointed the Administrator of the estate of JBM and subsequently the tousee of MLP.
- P ASD has requested that the Share provide a withdrawal of the Caveaus to allow for the transfer of the Lots to him as the trustee of MLP.
- G The Shire has agreed to ASD's request and the Shire has agreed subject to ASD entering into this deed to secure compliance by ASD with the obligations set out in the Original Deeds.

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Agreed Terms

ASD's Covenants

ASD HEREBY COVENANTS AND AGREES with the Shire that ASD agrees to perform and be bound by the obligations of JMB under the Original Deeds, as if ASD had been a party to the Original Deeds.

2. Charge and Caveat

ASD HEREBY CHARGES ASD's interest in the Lots in favour of the Shire with the performance of ASD's obligations pursuant to this Deed and the Original Deeds and with the payment of all or any monies payable or which may become payable by ASD to the Shire and for the purpose of accuring such obligations authorises the Shire to lodge:

- (6) as absolute cavest in respect of the land that caveurs M664268 and H712992 is registered.
- (b) a subject to claim covent in respect of the land that caveat M342059 is registered against;

at the Western Australian Land Information Authority trading as Landgate in order to protect the rights and interests of the Shire under this Deed,

3. Restrictions on Disposal

ASD shall not sell, transfer, mortgage, charge, assign or otherwise dispose of or escuenber the Lats or any part thereof without the prior written consent of the Shire, which consent the Shire will not withhold if the person to whom any such right or interest in the Lots of any part thereof is so be granted, enters into a Deed (or in the case of a mortgages, a specific undertaking) with the Shire, whereby such person covernants to observe and perform the covernants on the part of ASD herein contained so ensure that any successor observes such obligations, such Deed or sudertaking to be prepared by the Shire's solicitors at the expense of ASD.

4. Withdrawal of Caveat

Subject to there being no existing or unremedied breach of any condition of this Deed and subject to:

- (a) ASD complying with clause 3 of this Deed the Shire will at the request of ASD and at ASD's cost provide to ASD a withdrawal of any cavest lodged by the Shire pursuant to this Deed inflicient to enable the registration of any mortgage or charge the Lots provided that the Shire is entitled to relodge its absolute cavear following the registration of such mortgage or charge;
- (b) ASD having complied with the obligations set out under the Original Deeds to the Shire's natisfaction the Shire shall provide on receipt of a written request and at the cost of ASD a withdrawal of any caveat lodged by the Shire pursuant to this Deed.

5. Bank Guarantee

ASD and the Shire agree that:

 (a) notwithstanding the terms of the Original Deeds, ASD is not required to provide the Shire with any bank guarantees or other similar accurity referred to in the Original Deeds; and

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(b) ASD must use reasonable endeavours to assist the Shire to ensure that any transferee or buyer of the Luts shall provide the bank guarantees or similar security as referred to in the Original Deed prior to the transfer of the Lots to the buyer/transferee and that any buyer/transferee is made aware of the Shire's requirement in this regard.

Withdrawal of the Caveats

- Subject to ASD having complied with his obligations under this Deed, the Shire must promptly, when requested by ASD, take all necessary action for the Cavests to be withdrawn.
- (b) ASD must on demand pay the Shire's reasonable costs (including legal costs and registration fees) associated with the Caveaus being withdrawn).

Costs

ASD shall pay the reasonable costs of the Shire's solicitors for:

- the preparation, execution and stamping of this Dood and all stamp duties payable hereon;
 and
- (b) the preparation and lodging of any caveas lodged pursuant to the terms of this Deed and any withdrawal or replacement thereof.

Interpretation

In this Deed:

Reference to the parties includes their personal representatives, successors and lawful assigns.

Where a reference to a party includes more than one person the rights and obligations of these persons shall be joint and several.

Headings have been inserted for guidance only and shall be deemed not to form part of the context.

The Schedule and Annexures (if any) form part of the Doed.

9. Limitation of Liability

9.1 Trustee Limitation of Liability

- (a) The Trustee enters into the Deed in its capacity as trustee of the Seller Trust and in no other capacity.
- (b) The parties acknowledge that the Trustee incurs the Trustee Liabilities solely in its capacity as trustee of the Seller Trust and agrees that (to the maximum extent permitted by law) the Trustee will cease to have any Trustee Liability if the Trustee ceases for any reason to be trustee of the Seller Trust.
- (e) A Trustee Liability may be enforced against the Trustee only to the extent to which:
 - the Trustee is actually indemnified in respect of that Trustee Liability out of the property of the Seiler Trust; and
 - (ii) there is sufficient property held by the Trustee as trustee at the time, which is available to meet that indemnity (after all Seller Trust assets have been allocated to meet the indemnity and any other valid claims).

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page 1

- (d) Subject to subclause 9.1(e), no person will be entitled for
 - claim from or commence proceedings against the Trustee in respect of any Trustee Linhility in any capacity other than is trustee of the Seller Trust.
 - enforce or seek to enforce any judgment in respect of any Trustee Liability against any property of the Trustee other than property held by the Trustee as trustee of the Seller Trust;
 - (iii) take any steps to procure or support the appointment of a liquidator, administrator or any other similar office holder to the Trustee on the basis of a Trustee Liability, or prove in any liquidation, administration or arrangement of or affecting the Trustee: or
 - (iv) in respect of a Trustee Liability, appoint or take any steps to procure or support the appointment of a receiver or receiver and manager to any property of the Trustee, other than property which is held by it in its capacity as trustee of the Seller Trust.
- (c) The restrictions in subclauses 9.1(c) and 9.1(d) do not apply to any Trustee Liability to the extent to which there is, whether under the Seller Trust dead or by operation of law, a reduction in the extent of the Trustee's indemnification, or in respect of which the Trustee is not entitled to be indemnified, out of the property of the Seller Trust, as a result of the Trustee's front, negligence or breach of trust.
- (f) Each other party to the Deed agrees that no act or emission of the Trustee (including any related failure to satisfy any Trustee Liabilities) will constitute fraud, negligence or breach of trust of the Trustee for the purposes of almos 9.1(e) to the extent to which the act or emission was caused or contributed to by any failure of that party to failli its obligations relating to the Seiler Trust of by any other act or omission of that party.
- (g) No attorney, agent or other person appointed in accordance with the Deed has authority to act on behalf of the Trustee in a way which exposes the Trustee to any personal liability, and no act or omission of such a person will be considered fraud, negligence or breach of trust of the Trustee for the purposes of clause 9.1(c).
- (h) This limitation of the Trustee's Liability applies despite any other provisions of the Deed and extends to all Trustee Liabilities of the Trustee in any way connected with any representation, warranty, conduct, omission, agreement or transaction related to the Deed or its performance.
- (i) The Trustee is not obliged to do or refrain from doing anything under the Deed (including incur any liability) unless the Trustee's liability is limited in the same manner as set out in clauses 9.1(a) to 9.1(b).
- (j) All the benefits and protections provided to the Trustoe under this clause 9 are taken to apply to and be provided to (and may be enforced by) FIRST FINANCIAL TRUST & ASSET MANAGEMENT CO, COMPANY NUMBER 0013202600 in its capacity as executor of the estate of JISM (FFTAM).
- (k) Nothing in this clause 9 is taken to impose any liability, duty or obligation on FFTAM.

9.2 Definitions in this clause 9

In this clause:

 Seller Trust means the trust on which the Trustee holds the Property for the benefit of the Matthous Limited Partnership;

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- (b) Trustee means ANTHONY SCOTT DAVIS; and
- (c) Trustee Liability means any liability or obligation (of any kind including, without limitation, for negligence, in tent, in equity, or under statule) of the Trustee which arises in any way under of in connection with the Deed or its performance, or any representation, warranty, conduct, omission, agreement or transaction made under or in connection with the Deed or its performance.

10. Counterparts

This Deed may be executed in any number of counterparts and all such counterparts taken together shall be deemed to constitute one and the same instrument which is deemed to be dated on the date the last party executes their counterparts. The counterparts may be exchanged electronically but the parties must exchange original signed counterparts as soon as practicable after execution.



Signing page			
EXECUTED by the parties as a deed	157	DECETRER.	202
This COMMON SEAL of the SHIRE OF GINGIN was hereunto affixed in the presence of – Signature of President Signature of Chief Executive Officer		COLIN LAYNE Full Name of President AARON TOSEFN Full name of Chief Executive	C0015
SIGNED by ANTHONY SCOTT DAVIS as trustee for the Matthaus Limited Partnership in the presence of:		Signature of ANTHONY SCI	DIT DAVIS
Witness name			
Witness address	-		
Witness occupation	-		

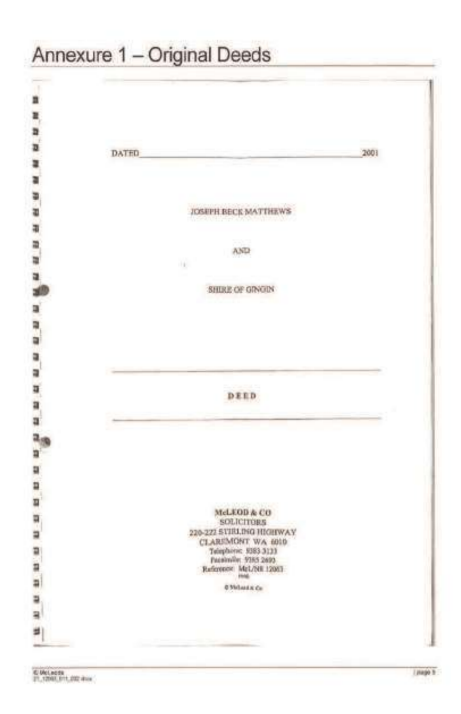
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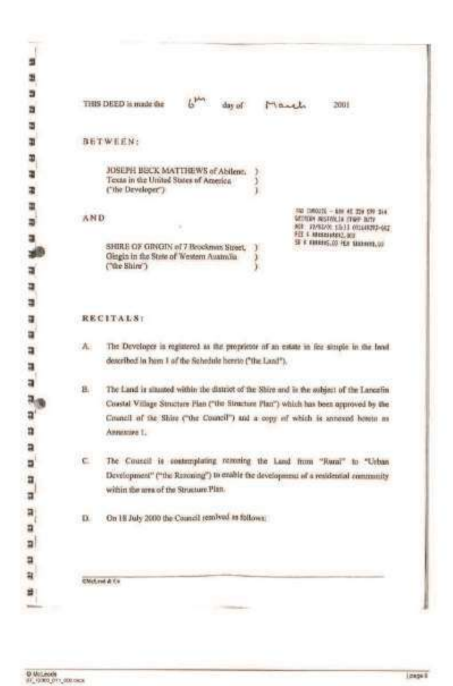
Signing page	
EXECUTED by the parties as a deed	2021
The COMMON SEAL of the SHIRE OF GINGIN was hereunto affixed in the presence of —	
Signature of President	Full Name of President
Signature of Chief Executive Officer	Full name of Chief Executive Officer
SIGNED by ANTHONY SCOTT DAVIS as trustee for the Matthaus Limited Partnership in the presence of:	Signature of ANTHONY SCOTT DAVIS
Witness RESECCA SUE SHARKET Witness name CI- LEWEL 3, 172 ST GEORGES PECTH WA GOOD	TEL
Witness address EYECHTIVE ASSISTANT Witness occupation	

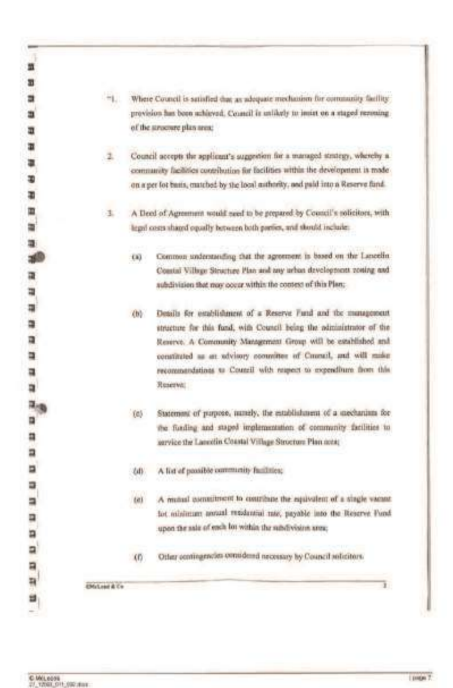
© 860,0009 | 1849 27,1000,001,max Annexure 1 - Original Deeds

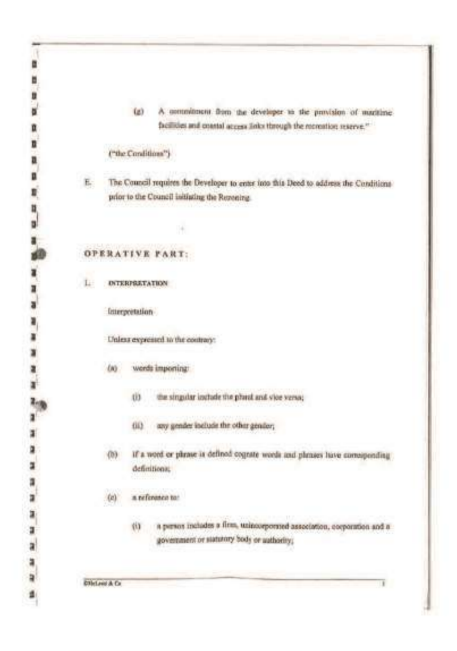


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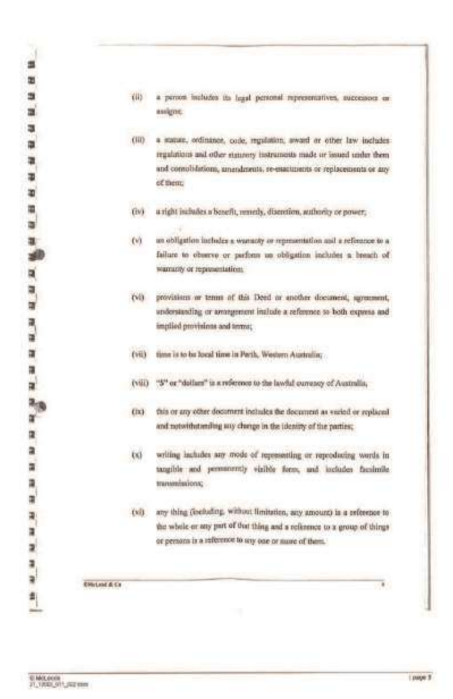


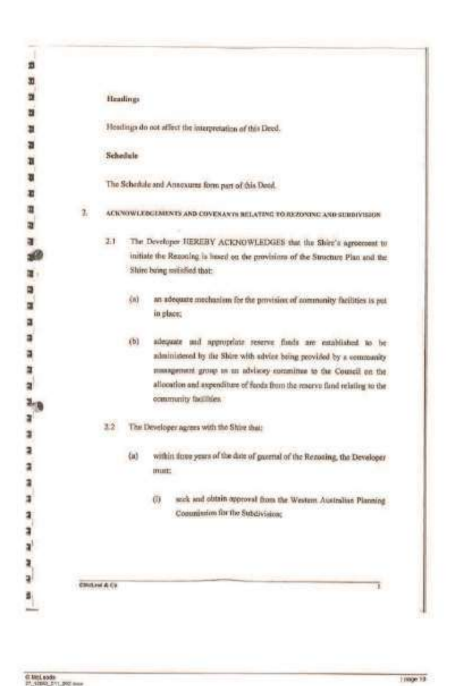




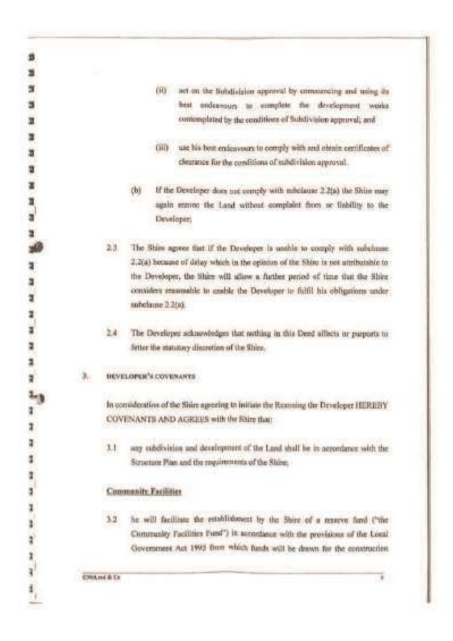
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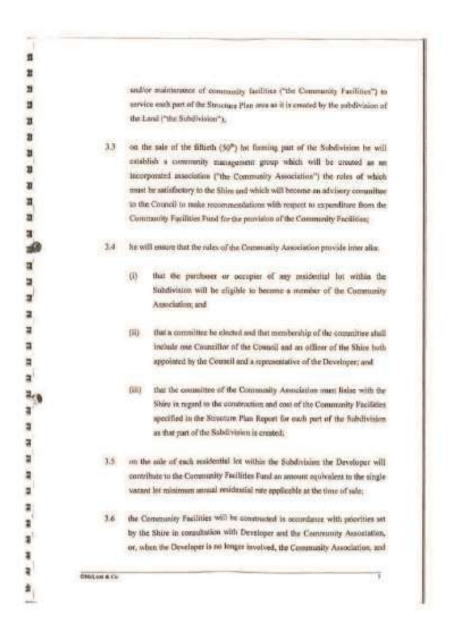




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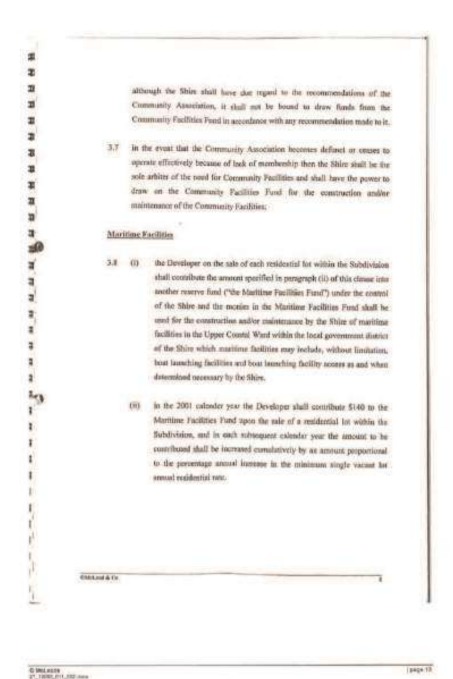


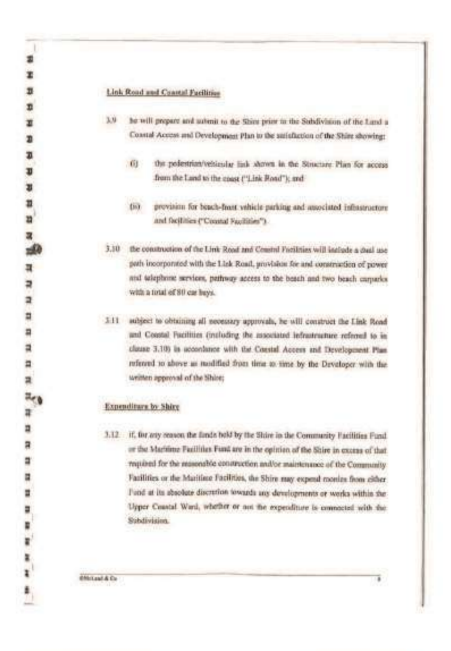
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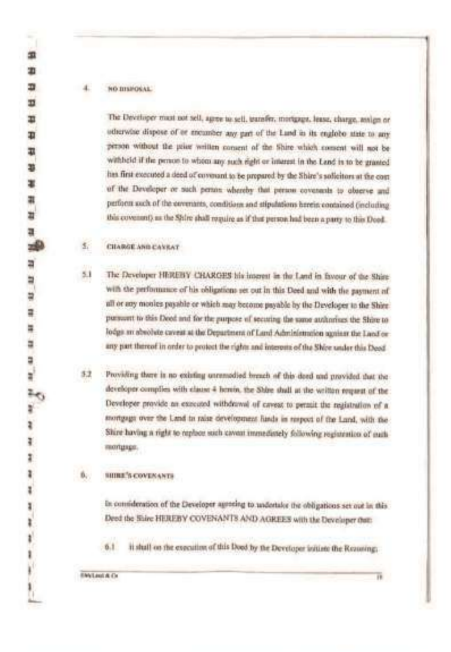




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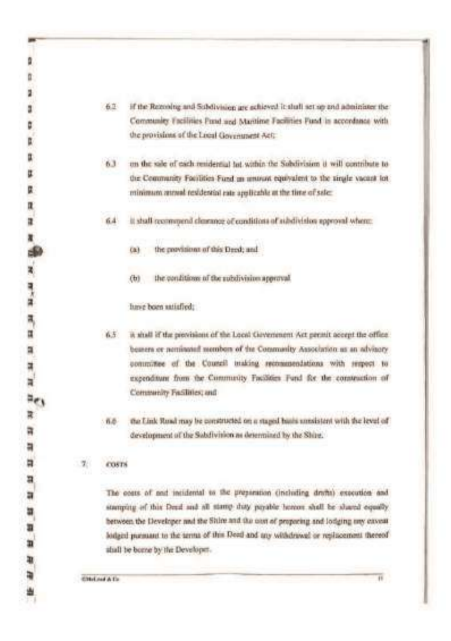
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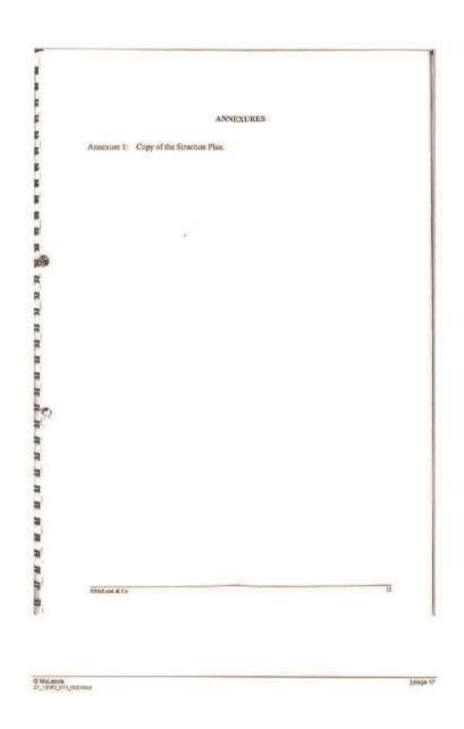


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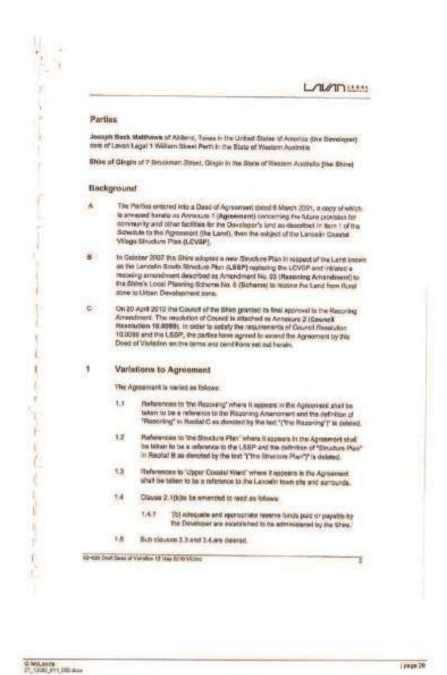
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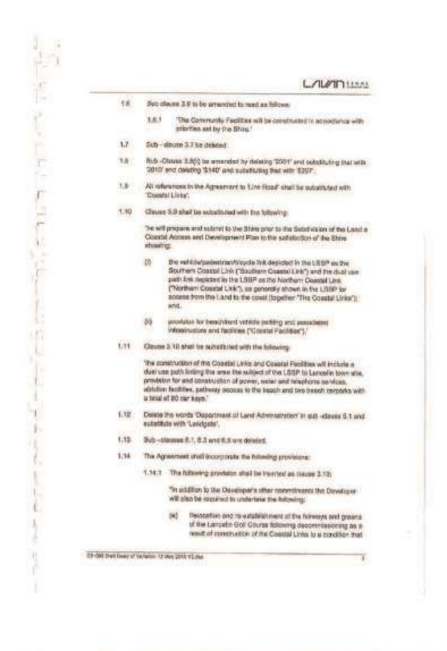
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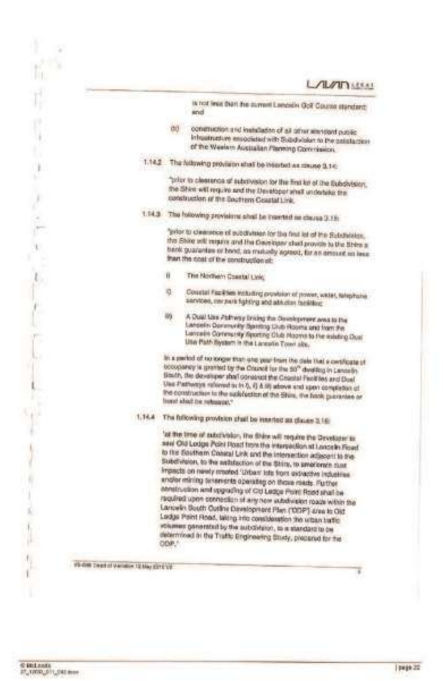


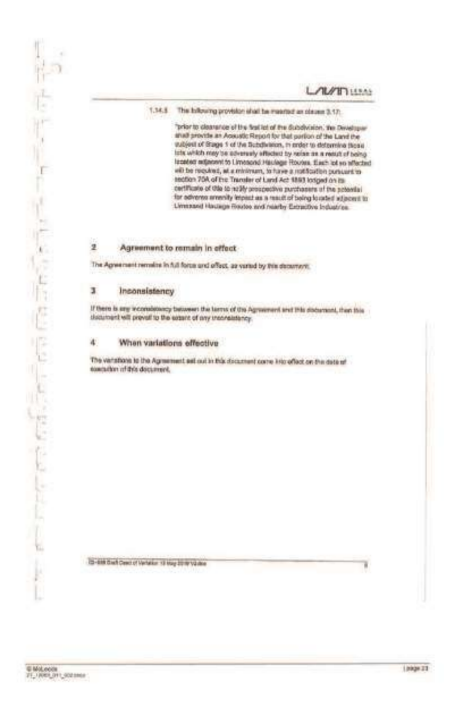
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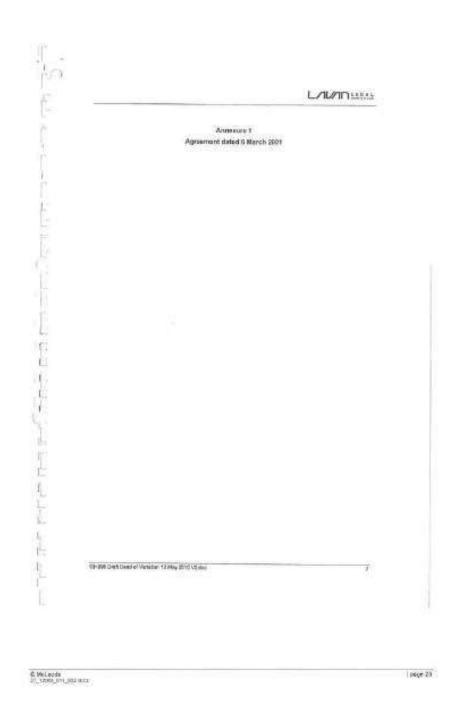
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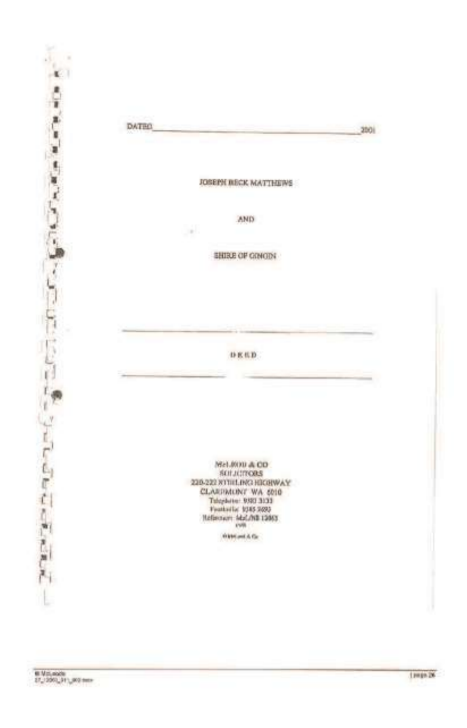


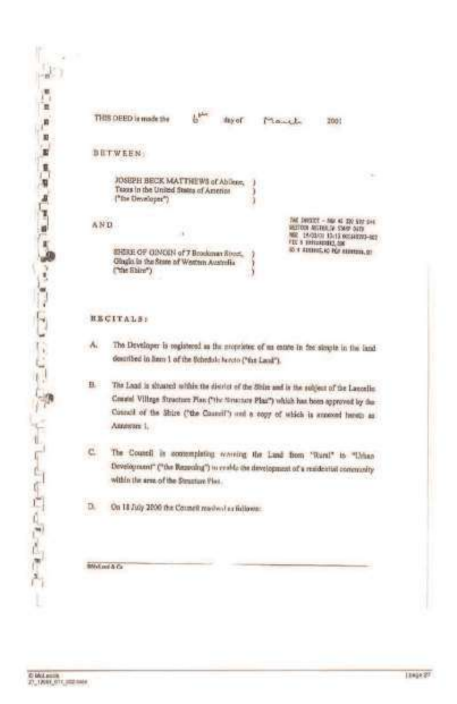
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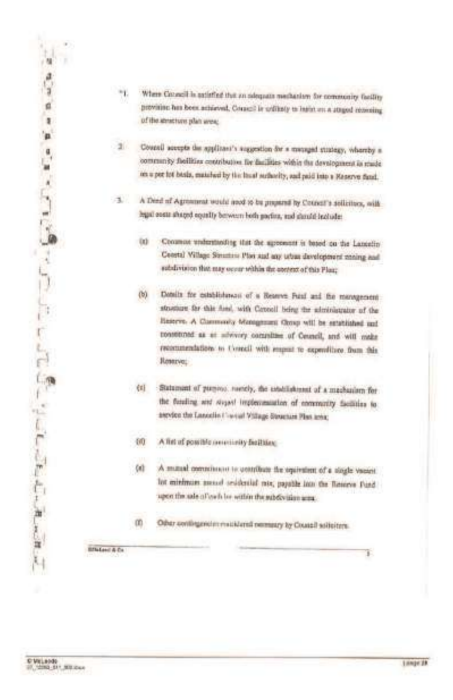
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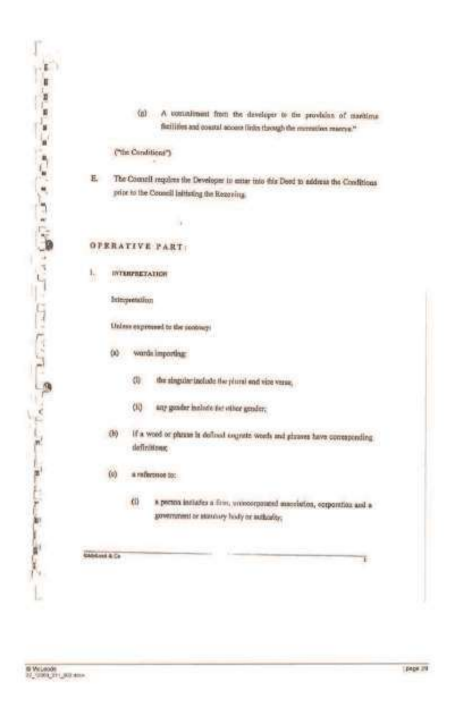


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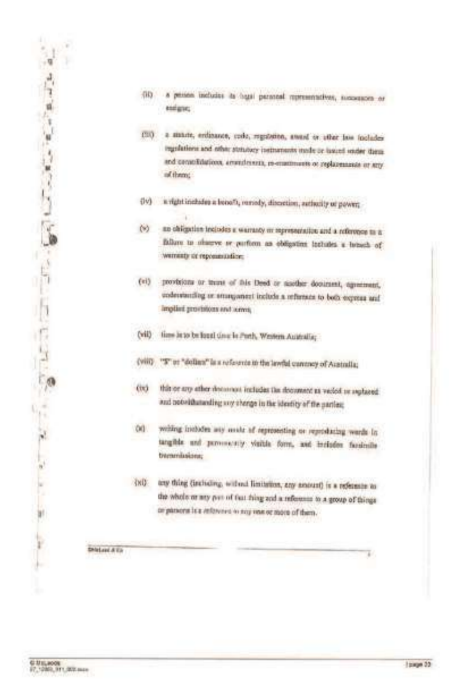


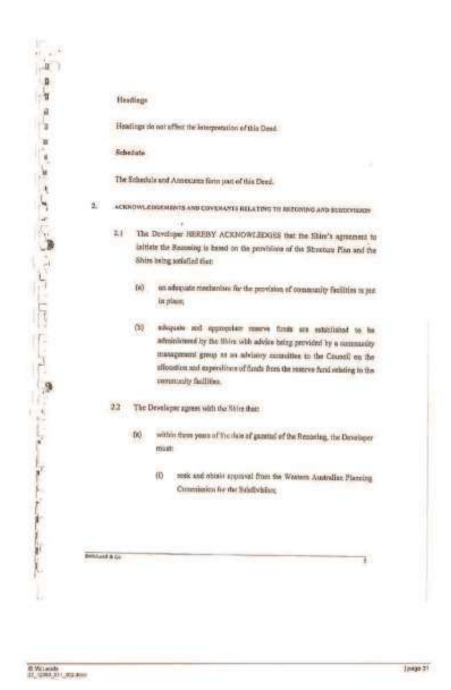


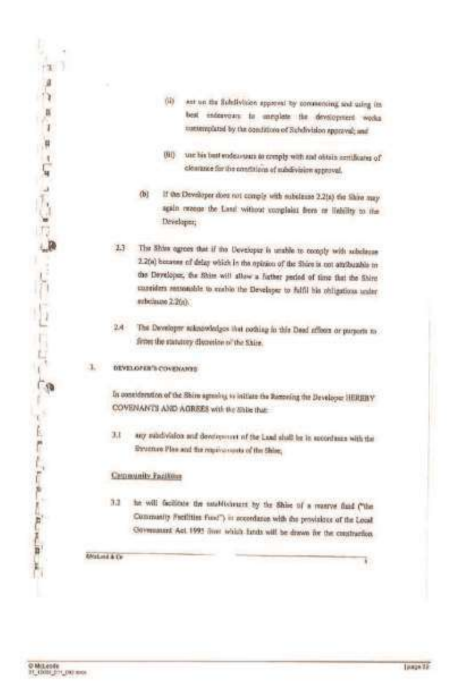


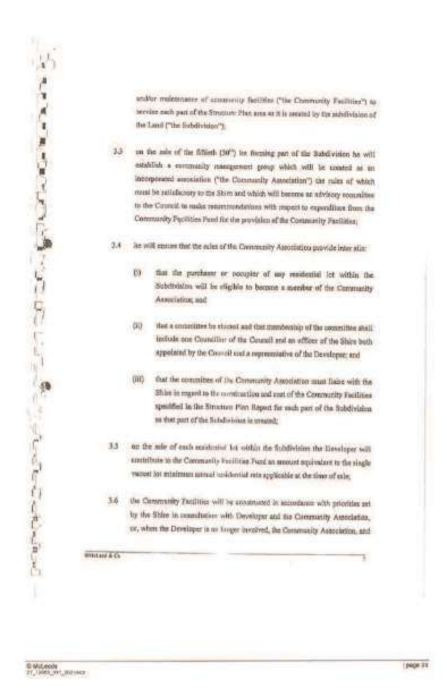


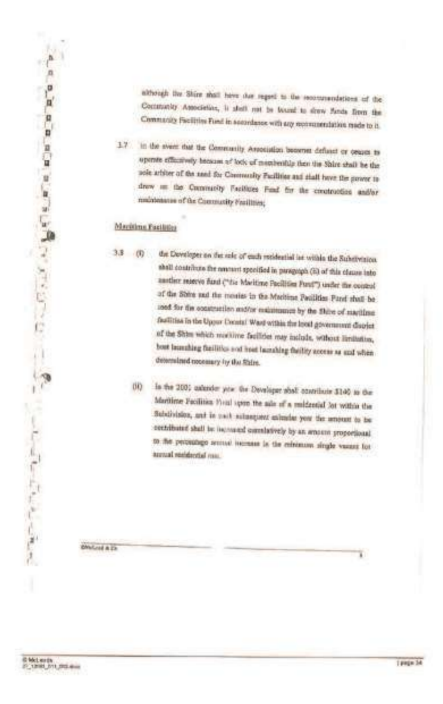
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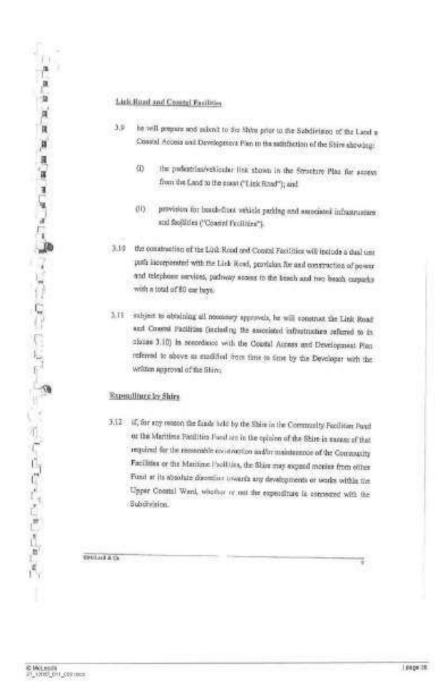


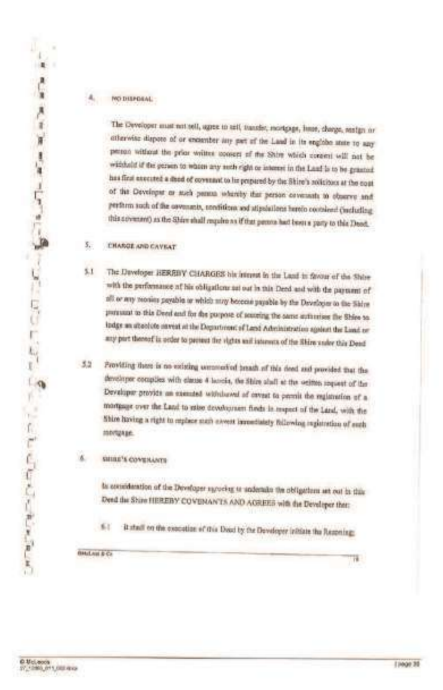


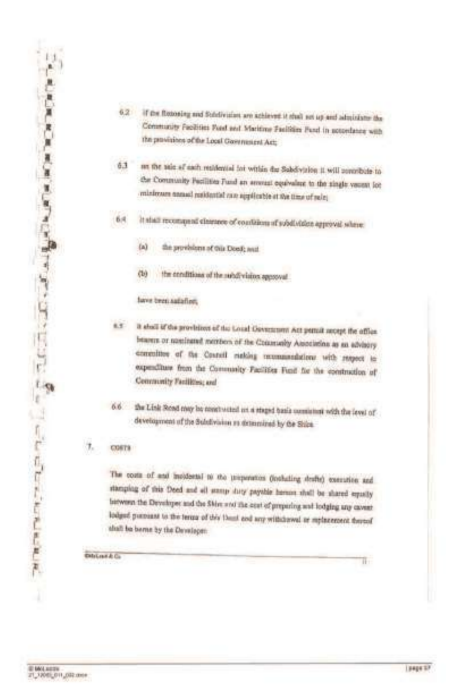


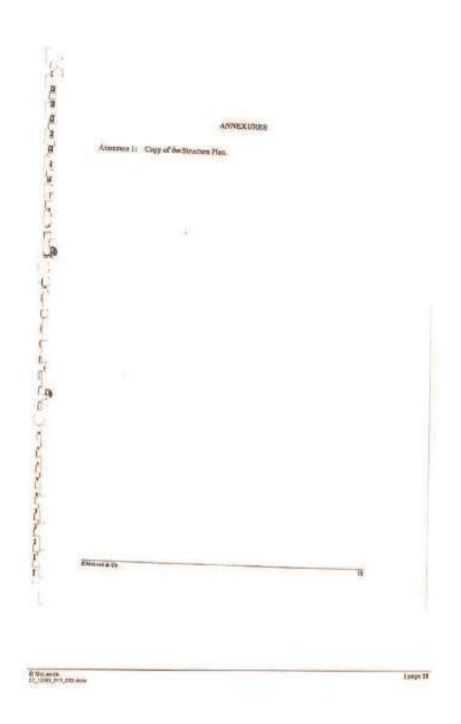








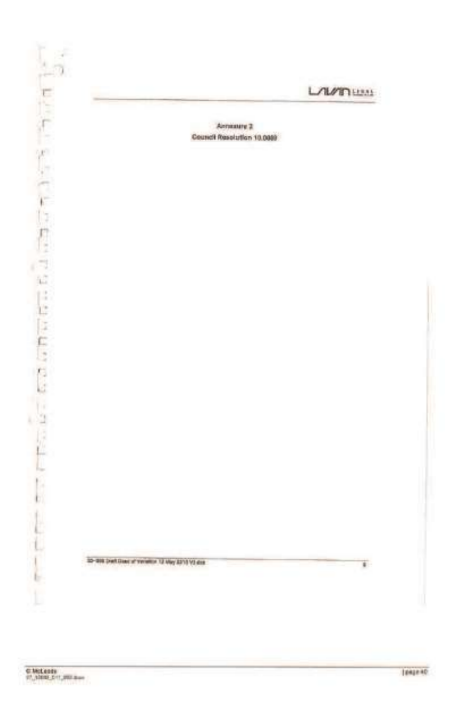




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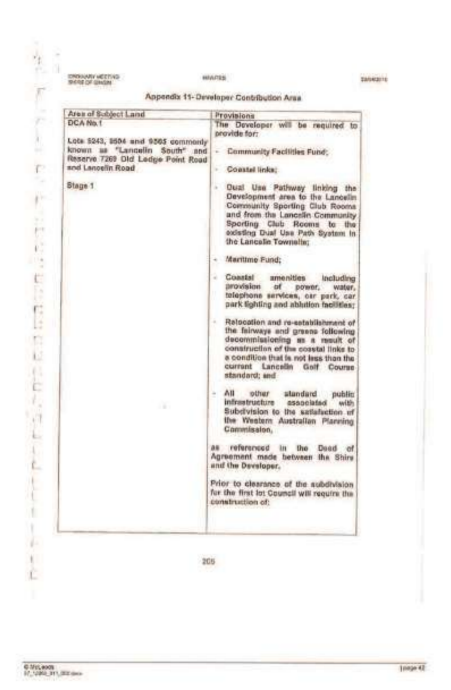
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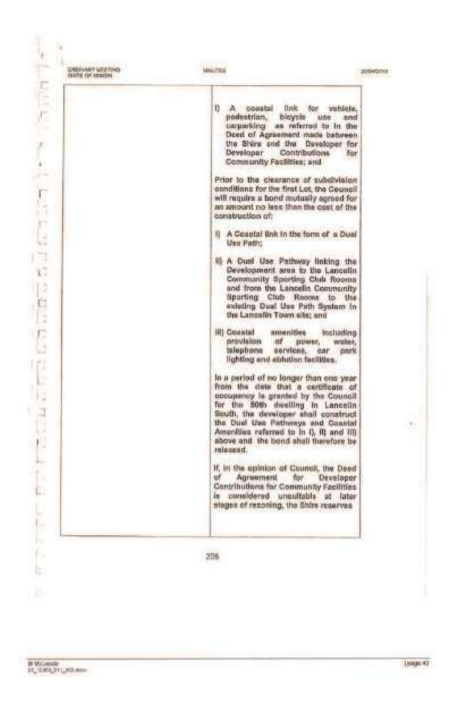


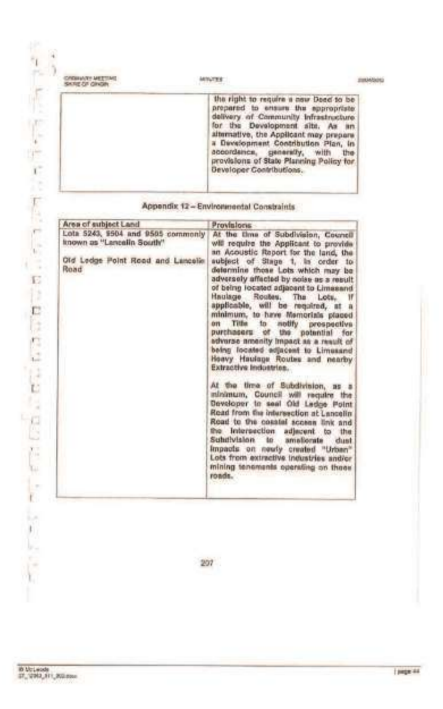
DIDWARY WESTING MAROES PRIOR TO DELIBERATION ON RECOMMENDATION TWO, THE CONTRACT PLANNER CIRCULATED AN AMENDED RECOMMENDATION, A COPY OF WHICH IS ATTACHED AS APPENDIX 0. AT 5.94 PM THE CONTRACT PLANNER LEFT THE CHAMBER TO ENSURE THAT THE AMENDED RECOMMENDATION WAS CORRECTLY WORDED. 100 COUNCILLOR RULE RETURNED TO THE CHANBER AT 5.04 PM AT WHICH TIME THE SHIRE PRESIDENT ADVISED HIM OF THE DECISION WHICH HAD MAYERIALISED DURING THE TIME HE WAS ABSENT FROM THE CHAMBER. 1. THE CONTRACT PLANNER RETURNED TO THE CHAMBER AT 5.14 PM. t DELIBERATION ON THIS ITEM RECOMMENCED AT 5.27 PM. COUNCILLOR RULE DECLARED A PROXIMITY INTEREST IN THIS ITEM AS HE OWNS THE ADJOINING M70/57 MINING LEASE AND LEFT THE CHAMBER AT 5.27 COUNCILLOR MALEY LEFT THE CHAMBER AT 5.28 PM AND DID NOT RETURN TO THE MEETING. 13 RESOLUTION 10.0009 0 Moved Councillor Ammon that Council: 1. Receive and endorse the Schedule of Submissions for Town Planning Scheme 100 Amendment No. 93. 1.5 2. Subject to the receipt of: 153 Scheme Amendment documents which reflect the following modifications: 11 63 Delate reference to Dot Point 3 in the final adoption page which reside insenting a new charse under section 5.6 advising that the resculing of Lots 6243, 9504 and 9505 Indian Desan Drive, Langelin from 'Rural' to "Urban Development' shall not proceed to final approval prior to the proposent demonstrating that a sufficient polable water source is available to supply the subject land. U 14 Insert Appendix 11 and Appendix 12 into the Scheme Text, as below, and after the Scheme Maps accordingly; 204

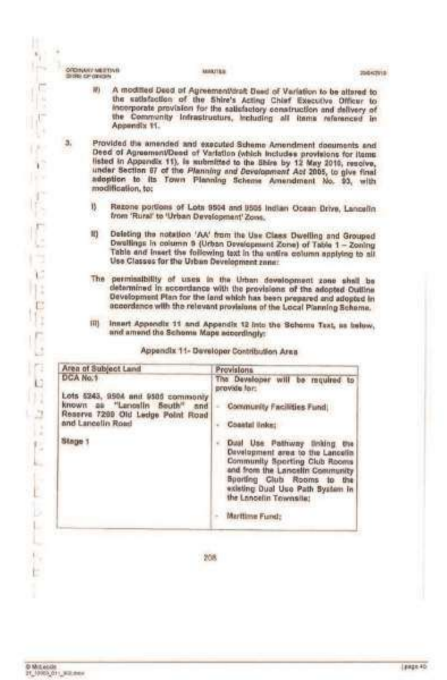
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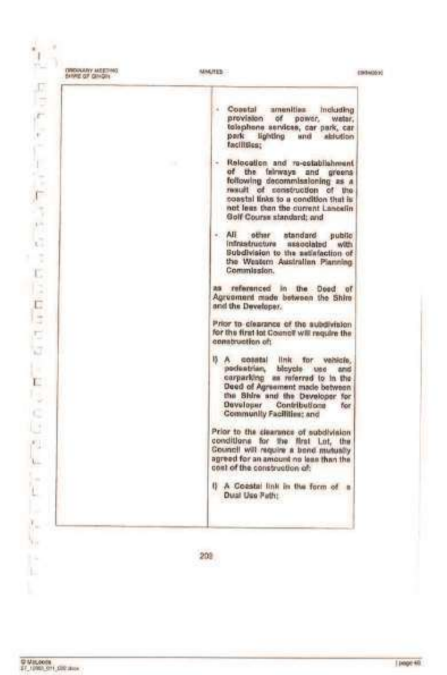
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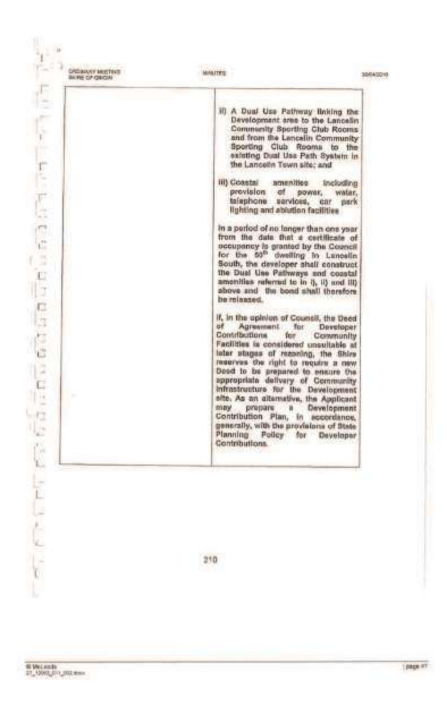


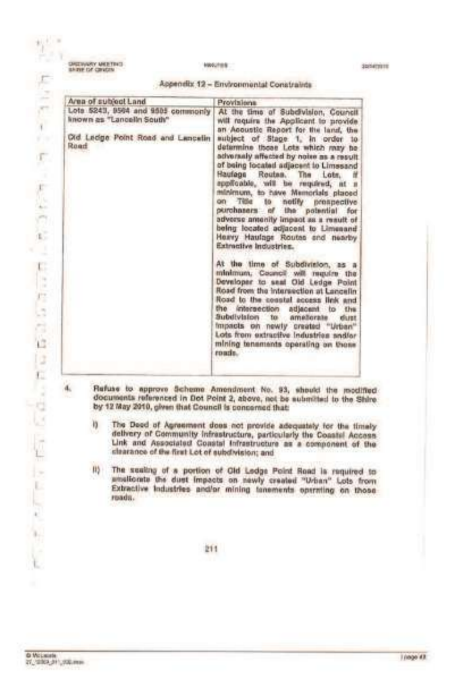




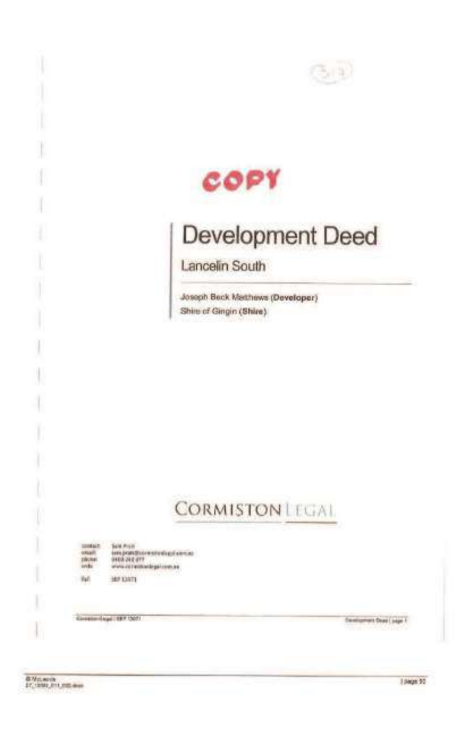


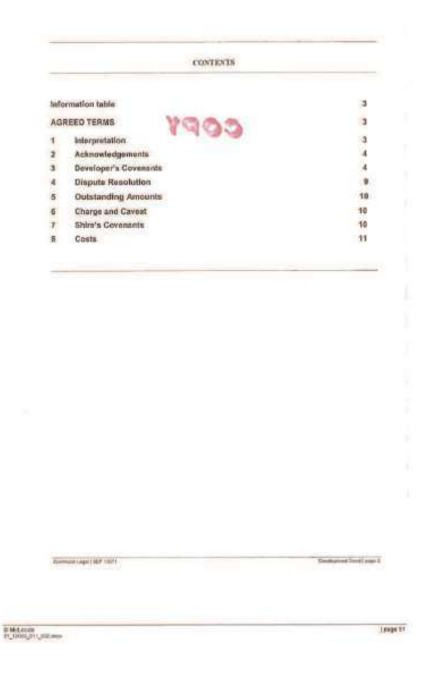






DISTRIBUTE OF STREET MINUTEE BRIGHTO Advise the Applicant that: If the Developer is not willing to enter into a voluntary Dood of Agreement for the timely provision of Community Infrastructure as indicated in the above Resolution, the Developer may prepare a Developer Contributions proposel in accordance with the Western Australian Planning Commission Statement of Planning Policy 3.6 — Developer Contributions, subject to Council's salisfaction, for the purposes of the provision of Community Infrastructure. It is, however, likely that the same provisions will result; The Shire will not support an Application for Subdivision to the Western Australian Planning Commission until the Outline Development Plan is endersed by the Shire's Acting Chief Executive Officer and the Western Australian Planning Commission; (iii) In accordance with advice from the EPA, this proposal has not been referred to the Commonwealth under the EPBC Act, and the developer would need to satisfy its own obligations in accordance with the requirements of the EPBC Act; (v) In accordance with the Aboriginal Neritage Act 1972, the Developer or No agents are to cause work immediately should cultural or skeletal material be discovered, the site recorded and the Department of Indigenous Affairs notified immediately; and v) Council will essist in determining an appropriate location for the placement of a coastal link. 6. Advise the Department of Planning that: Given the Scheme Amendment area is not a Priority Resource Location in SPP2.4, but acknowledging the significant future geological supplies Ilmastone is location in close proximity, as identified by the Department of Planning, Council respectfully requests that the mater is elevated for Ministerial bonsideration in regards to consideration of the amendment area to be rezoned in relation to this matter and the general application of buffer distances. In recommending Final Approval to this amendment, the Shire has had due regard to SPP24; and The Shire notes that a Special Control Area depicting a 500m buffer from the nearby sewerage treatment plant may be required to be denoted on Scheme Maps, however, this element has been incorporated into the Shire's draft Local Planning Scheme No. 5. CARRIED UNANMOUSLY 212 € Wit room 11 19005 011 582 mon





Information table COPY Date Parties Joseph Beek Matthews Nates Shart from sums: Nation details Developer Care of Sun Williams, PO Bio 69, Diomark, Weiters Australia 6333 Shire of Gingin. Shire 7 Brackinson Broom, Gregin, Western Assaulia 6505 Notice details INTRODUCTION The Developer is the registered properietor of an autors in See simple in conflicate of title volume 2016 from 506 ("Land"). The Lord is situated in the district of the Shire and is the subject of the Shire (Cornello Scialis Securitar Plan (*LSSP*) which has been approved by the Council of the Shire (*Cornello a copy of which is assistant in American 1. That portion of the Land shaws in American 4 has been recorned to "Lebon Development" under Amendment 95 to the Shire of Grigin Town Planning Schmitz (*Amendment 95'). Assendment 93, incorporated the turns of a Deed of Variation should 14 May 2010 made between the Developer and the Stone of Variation. This Deed approaches the Deed of Variation. All of the Developer's coverages as outlined in this Deed apply to the land outlined in Assendment 95. 15 The Share is an interruptating receiving the partiest of the Land nurrently asset "Burst" so "Debut Development" ("Basering") to coulde the development of a residential constraintly within the area of the LSSP. On 18 June 2013 the Stree grannel first approved to the Hemming ("Council Resolution"). In order to satisfy the traperoments of the Council Hamiltonia, the parties have agreed to units into this Decil. AGREED TERMS Interpretation Links expressed to the centrary: (a) Winds importing. (6) the singular includes the placed and vice versus 00 may greater includes the other greater, if a word or phone is defined cognate would and phones have corresponding definitions. (ii) a reference to-Service Sept. (ME. SER) December Dead and

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- a person thebulin a firm, unincorporated association, corporation and a government or againsty body or audiority.
- (b) a person includes lits logal personal representatives, recreases of assigns;
- (c) a outsite, ordinance, code, regulation, award or other law includes regulations and other stammer hadrenteeren mode or maned under them and consolidations, ameralments, re-emachments or replacements or any of them.
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- provisions or tents of this Deed or another discovers, agreement, understanding or arrangement include a reference to both soprace and implied provisions and terms.
- (a) time is to be local time in Partit, Western Australia;
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- this or any other document includes the document as varied or replaced and nonwithstanding any change in the identity of the parties;
- writing includes are recit of representing or reproducing words in taughtle heal perturnently visible them, and includes lacsimile transmissions.
- (b) ony thing (including, without limitation, any annual) is a reference to the whole or any part or that thing and a reference or a group of things or persons is a reference to any one or more of them.
- 160. Hindings do not affect the teterpretation of this Dood.
- (c) The Assertants from part of this Donk.

2 Acknowledgements

The Developer solinosefulges that the filties's agreement to initiate the Remains in based on the proyection of the LANP and the Silver being satisfied that:

- (a) on adoption mechanism for the provinces of community facilities is par in place, decreed recovery as a result of the development at Lancaliz South, and
- (b) adoptate total appropriate reserve Basic good or payable by the Developer are emblished to be advantaged by the Shore.

3 Developer's Covenants

In consideration of the Shire agrees gto corresp the Benning the Developer covenants and agrees with the Shire that

3.1 Any adult twist and development of the Land dual generally be as accordance with the LSSP and the empirements of the Shire.

The Dayelope, man rebrill place for Community Behaviorates:

- (a) Prior to engagement growth on an item of Community Subservation the Developer most subset for the Shior's approval the proposal designs and specifications for that item.
- (6) The Skine will use its base endorwards to review the designs and aposifications within 18 days of recept and may negative assemblered to the designs on specifications of to the Shire's epision the designs endow specifications do not comply with the specifications stell registromeric as sections in this Food.

Service Layer SEP 1971

Section Section 5

D Milleuch 21, cook projections page 53

If the Share requires amendments or further details parasses to paragraph 3.5 of this subclesses, the Developer will provide further details or amended designs under specifications as soon or possible. The Developer must carry out the works accountry to complete the Community influstration is secretarize with any plans approved by the Shire unless otherwise agreed by the Shire. 60 The Developer agrees to obtain at its expense all nucestary statuting approvals for the Community inflictions and the Works. 110 Quality of Works 3.2 The Developer trast is carrying out the Winks. (a) use welmunkly in assurchmen with any standard prescribed in the Deed or in plant and specifications approved by the Shrie or to the extent it a not superscribed to a encoderd consistent with the best industry standards for work of a nature similar sy the Works; and (0) (ii) which is fit for purpose: (0) use monerate: which caregily with any relevant negativeness of this Died and any plans and specifications apartwest by the Shire; or if not fully described, materials which are now and constitute with the best industry standards for work of a nature similar to the Works, 40 (6) comply with the requirements of this Deed; and (iii) comply with the regarments of the Bulleting Code of Assembs and all relevant steadards of Standards Australia, if applicable; and if the quality of work or restoried is not in asserdance with the requirements of this classes thus the Developer most remove and/or except end/or regions step rath work or mutuals and make good any defect at the Developer's expense. Nation of Variance or Completion of World 3.3 The Developer agrees to provide the Shire with written outies: in the event that the merce or quality of the Weeks werks from the decays and/or specifications approved by the Store; and 100 Full-wing amplitude of the Works. Completion Date 3.4.1 The completion dotes identified in the Deed may be ravied with the filling's written potentiator for a cause, or recesses beyond the control of the Developer, including that not further us. (x) ground sucket forces; (b) acts of God, including fire, by lifting, lightning, attent, light sease, cyclose, burroune, metigratio, brathlide, mudalide, westouts and flood; (c) epitimies, politic beatiful scores or outbrooks of discase; (d) war, revolution or other state or united boutflay of a like nature; (e) insertection, civil disturbances or civil; and (f) unavailability or lack of reasonable similability in Western America of labour and or building and construction outertain.

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3.4.2 In secondance with 3.4.1 above the parties agree to counsil on a regular basis to provide the enriced practicable completion series of one likely extraories of time for the ecophetics date.

Practical Completion

- 1.5.1 If the Developer considers as item of Community Infrastructure to be completed it must ione in the Shire a potent of correlation.
- 5.5.7 Within 28 days of recopt of a notice pursuant in clause 5.5.1 the Stee will
 - (a) inpar to the Developer a confidence of practical completion at the event the item of inclination has in the reasonable operator of the Slate been correction in accordance with the approved plans and the standards referred to us this Dout and is variable for in proposed use.
 - (b) inners the Deceloper a written first of restraining trans that must be completed before the contribute of yearhold completion can be assend. Upon the Shire being satisfied that the contracting insure here been completed it will recent contribute of profit all completion for the loss of inflammation.

Risk and Linbilly

- 3.6 The Developer coverants and agrees with the Shier for and it operificate of justified completion in issued in respect of infrastructure the Works abad in all responsible at the rail of the Developer and until that date the Developer is field: for and inchessories the Shire against:
 - (6) pay liability low dains or proceeding to respect of any watery loss or dainings whenever to any property and or personal interfer as such injury loss or darings arrive out of or in the course of or by reason of the sampling out the Works charge in the cettest dari any liability loss claim or proceeding is proused or constituent to by the registry and or remission of the Shire of any employee, contractor or agent of the Shire, and
 - (b) any fiability loss claim or proceeding whetevers arraing under any assesse or of consumliars in respect of personal injury to se death of any person, whereas every arraining out of or in the course of or satured by such Works except to the extent that any hidday has obtain or proceeding in caused or contributed to by the neighbors act or introduce of the filter or any employer contractor or eight of the Blaim.

Defines Liability

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3.7 The Developer agrees with the Shire that any defects, shrinkages or often fasts in any term of influencement which may be evident and be not find in artifaing by the filter to the Developer within 12 months when the date of completion of finest works shall upon the mone of writes instructions from the Shire to make good by the Developer within a manufall time but in any over within 3 months after the inner of the instructions.

Developers Default and Shire's Hight to Complete Community Infrastruction

- 1.8 If the Developer falls are peoplete any exert of Decemberity believe news by the extreme completion date and the completion this has not been contraded partners to change 3.5 2 (b) the.
 - (a) the Shire may insee to the Developer's assiste opposing the Developer to complete my item of Community Informations within 66 days period or useh longer period at determined by the Shire using researchly (Default Notice), and

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OF STREET SALE WATERWAY		Library
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- (b) If the Developer fiels we conglute any igns of Constrainty Information within the period specified in the Default Notice, then the likes may by wetters senter:
 - (i) correction the Land and take all action recessary to carry out and complete any than of
 - (si) Recover the emiss of completing any item of Community Subset action from the Developer and the matter agree that each come shall either be a liquid and debt morrorable in a court of acceptoral paradiction.
- 3.8.1 The Stire must take removable steps to remission the Developer's costs of carrying out and completing may item of Constrainty Infrastruction
- 3.8.2 If the Shire-decis to exercise its rights pursuent to 3.8(b) then the Developer transit of all things reasonably reasonably to Shire is until the Shire is completing any term of Community Infrastructure, including without limitation promptly saveting or assigning to the Shire any common with third parties related to the belianine tree upon written support of the Shire.
- The Developer will facilitate the establishment by the Shire of a reserve fund (Community Purificial Fund) in accordance with the provisions of the Local Georgestent day 1991 from which fourth will be thank for the construction analyst maintenance of correspond fundamental (Community Purifices) to local-fee maintenance of correspond fundamental part of the USSP area as it is useful by the subdivision of the Land ('Soldivision');
- 3.10 On the neitlement of the sale of each residential for within the Substitution the Developer will contribute to the Community Facilities Fixed, an amount equivalent, plus 50% to the alogic varieties of minimum extraint residential rate applicables at the since of sale. For example, if the rate applicable is \$1.500 he will contribute \$5.500, the timing of the payments by the Developer is settlessed to classes. 3.9.
- 3.11 The Community Facilities will be constructed as accordance with priorities set by the Phier,
- 3.12 (b) the Developer on the artiferrant of formule of such reakleuted by the black.
 3.12 (c) the Developer on the artiferrant of formule of such reakleuted by which the Tabellataion shall contribute the assessed specified to paragraph (i) of the abress less moduler reserved final ('Montitore Facilities Panel') ander the control of the Shire and the monies in the Maritims Facilities Facilities for the upon for the construction of diversions for instantaneous by the Shire of startines facilities in the Upper Constal Ward within the local government distinct of the Shire which narries facilities may include, without limitation, heat learning facilities and base linusching facilities as and when determined the facilities for the Shire which determined recemery by the filters.
 - (b) the Developer shall constitute \$207 to the Marione Paulitine Food upon the sefficient of Occade of a residential loc within the Subdivision, and in such advangant collector year the assess to be constrained shall be increment constatively by an internal propertional to the precenting a result increase in the minimum single vocate for annual modernial rate, the timing of the payments by the Developer is self-rail in closure 3.9;
- 3.1) The Developer will prepare and natural to the Stirre great to the Subdivision of the Land a Countal Acons and Development Plot to the naturalization of the Shire sharing:
 - (a) the religibility colour restriction of the depicted in the LSSP as the Southern Counted Lank ("Southern Counted Link") and the dual use post-filled depicted in the LSSP as the Nowthern Counted Link ("Northern Counted Link"), or generally alsone in the LSSP for access from the Land to the count (ingestive "Counted Links"), und
 - (b) provision for beach@nen votacle parking and assurance infrastructure and facilities (Counted Facilities');
- The construction of the Course Liefle and Course Facilities will maked a final our path linking the ere the orbits of the LSSP to Lapschi town and, providing for and construction of order power and our pathole weign nection, athering Solition, pathony assumes the beach and two beach carpada with a total of 40 are layer.

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- 3.15 Subject to obtaining all recentary approvals, in a period of no larger from our year from the date that a building linease to granted by the Central Set the Sish owelling on the Land, the Developes will conserve the Land Read and Constal Partition inecluding the associated infrastructure referred to unlainest 3.14) in accordance with the Constal Accordant Development Plan referred to advise as readified from time to once by the Developer with the written approval of the Shipe.
- 9.36 If, for any researche fands hald by the Shire in the Contamining Pacifities Found or the Mannione Escalities Found are firstle equipment of the Shire in occass of shar required for the researching construction and/or market masses of the Contempority Facilities or the Mannione Facilities, the Shire may only expend mones from earth Found new and may developments or modes within the USSF.
- 3.17 In addition to the Developers other commitments the Developer will also be required to industale
 - (s) reflection and re-establishment of the fairways and greens of the Leanadin Golf Coerne following decommissioning if as a regult of operaturation of the Coursel Links disaret the golf course forways to a condition that is not less than the current London Golf Course standard. If the Counsel Link is not require to disaret say fairways from this alternet is not applicable; and
 - One construction and initialization of all other standard public influentiative, including sharper means and oblation facilities at a time when the sporting fields are required, resociated with Schildwinn, in malliond is Accurated 3 make the leading Deschaper Commissionaria. The constitution and installations of the influentiative is in best at time when the population of Laurative Accurate is notificial to Accusate 3, and candidated of works must be to the artification of the Western Assumblin Planeting Commission set the State. The Societies for these facilities and very "grouping" of these facilities as to be against between the Developer and the State at the time the facilities are reported in accordance with the raises world in American 3. For the westernor of any doubt, the responsibility for the communition of the community centre, library, seriors seator and assumpting for the communities of the communit
- 7.18 Prior to clearance of subdiscason for the first lot of the Subdivision, die Shire will experte and the Developer shall provide to the White a back geometries to bond, as matually agreed, he an amount so less than the cost of the construction of.
 - (e) the Southern Count Link,
 - (b) Counts! Facilities including provision of posest, wear, telephone services, are parklighting, and electron facilities.
 - (c) a Chair Use Pathway Soling the Development were to the Lancetor Continuously Receiving Chair Receivand from the Lanceting Community Receiving Chair Receivant to the oxisting Dual Use Path System in the Lancetin Town site, and
 - (d) Die Soehen Count Lak

In a paried of no larger than one year from the date that a 50th Building Licenser is larged by the filter for a Checking Lauraian Stack, the Deceloper shall constraint the Countil Facilities and Daul Use Pathways referred to to (a), (b) of and (d) above and upon completion of the Symmostom to the minimization of the Shies, the back garantee or level shall be reformed.

3.19 One year after the 10th dwelling in Lancelle South has been granted a building livence, the Shire well require the Developer to construct Old Ledge Point Road Both the unstruction of Lancelle Boul to the Southern County Lank for the traffic of buildage and conventional validate. The countraction of Old Ledge Point Board, earth of the Southern Council Link.

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will be undertaken in accordance with the exponentian of clause 3.13 and not before the percentral by almost 3.17 contraction is to be to the remainful adoptation of the Shire. When the 1250° building increase has been granted in the Development, the Developer will construct a Building Reset south of the Southern Constal Link in a brustion to be agreed between the Sobs and the Developer. The Developer will only be required to pay the abounts pursuent to cleaves 3.15 and 3.12(b) (ii) biaroundly, being on at before 1 January and co or before 1 July is each year which the series of this Devil apply. 3.22 His Developer will advise the Shine of the location for the Community Facilities and will profess to the Shire's Community Facilities Consept Plan ("CFC?") indicating the location of the Community Fini filter within 5 marks of the governing of the Researing. 3.23. Deficitions - for the purpose of this classe 3, the following definitions apply: Community Infrastructure means those there of oursementy infrastructure mere particularly set set in the Community Infrastructure metric securing to this Deed at American Completion Date usum the date fire completion of an item of selected infrastructure as specified in Associate 3. Works means those works accuracy to estatruct and complete the Community Infratuurer. Dispute Resolution that the portion have complied with this classes, a party most test concurrence say setters, being easy proceedings or such any relief or remody in a court, enough seeking, intertrentory or operation reflet from a point. Where my Dispute strips, a purp may give twiter to writing of the Dispute to the other perty's representative notting out the national particulars of the Dispute. The representatives must set in good faith to my to resolve the Dispute quickly 4.7 If the Dispute has not been received within 14 days of the Dispute Notice for any larger period the Representatives agree, such purp sood order the Dispute to its Dispute Resolution Representative values and in good firsh to try to receive the Dispute quickly. 4.5 Write parties have not (ii) moded the Disputic or this agreed to as extremitive method of sesolving the Disputs. ordine. If they after the Dispute is solitated in the Dispute Resolution Suprementatives for any haspet persol the Dispute Resolution Representatives agains), either party range admit the Dispute to excitation. 4.4 If the Dispose is submitted to medication and the parties do not, widow 14 days (or any larger period the parties agree) when the Dispute is submetted to mechanics, agree on (a) a modern and the mediator's comparation; (ii) the presenting for the medicities, or (a) the timeschle of each step of the procedure, the resolution will be conducted in communicate with the Assentian Communist Dispute Covers's Mediators Guidelman in locar at the transition for the Dispute is referred. Correction Age (1997 1997)

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1,2	If a Despote is not optobed within 10 days after the Buspas Notice or, where a Porty has subscience the diagnet to conductor, for days after the Diagnet Notice for any integer period for paties agreed wither pury what has complete with the classe may and this diagnet resolution princips and a sentences come proceedings in relation to the Diagnet.
5	Outstanding Amounts
	The Shire and the Developer government and agree that if any amount payable by
	(a) the Developer in the Sheet, or

pursuant to the terror of the Deed is suppoid for 21 depts after becoming due, such amount shall be a liquidated debt recoverable by the party owned the amount in a crear of competence justicals then strices the extensioning amount is the exhibit of a Dispute in which case for justice must not accommon proceedings small they have used plurit with the terms of classes 4.

6 Charge and Caveat

- The Developer charges by statical in the Land in favour of the Shire with the performance of for delignment server in this October on which the payment of all or any mornin psychic of which may become psychic by the Developer in the Shire pursuant to this Dead and for the purpose of securing the super authorism the Shire to long or an absolute construct at the Landgor against the Land or any part Develop in order to protect the rights and internate of the Shire under this Dead.
- 7.2 Providing there is no change conversation branch of this bend, the State shall at the written request of the Developer provide as associated withdrawed of several to permit the
 - (a) registration of a tearings over the Lord to raise development finals in respect of the Lord, and
 - (3) none of new titles in relation to any new scholydness of the Land. with the Store laying a rigid in replace such cornel incrediately following regionsion of each
- Any coveral ledged by the Shine is only to apply to the purers title resultant from subdivision and must not be roted on any new jots being covered.

7 Shire's Covenants

It consideration of the Developer agreeing to and order the obligations out on in this Developer than

- If the Recogning and Solid internace whiteved it shall not up and administrative Community Facilities Plant and Maristine Facilities Fund in accordance with the provinces of the Eurosi Government did 1995, and
- 72 Balad recommend character of conditions of subdivision approved where
 - (4). His provintent of this Dead, and
 - 400 the conditions of the substrature approval.

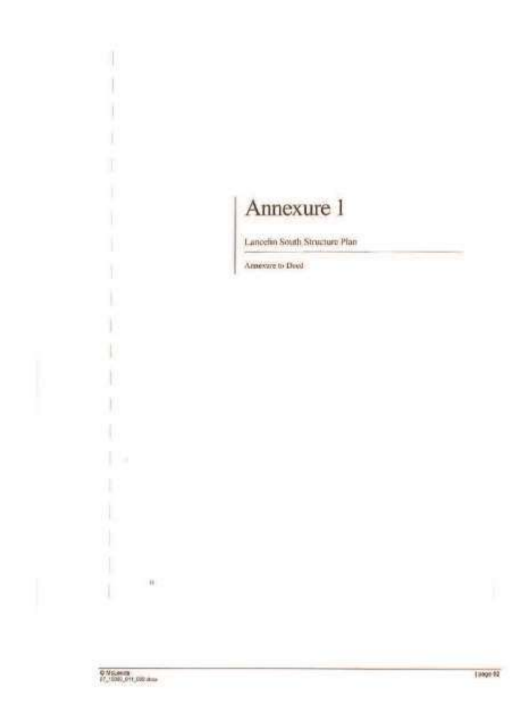
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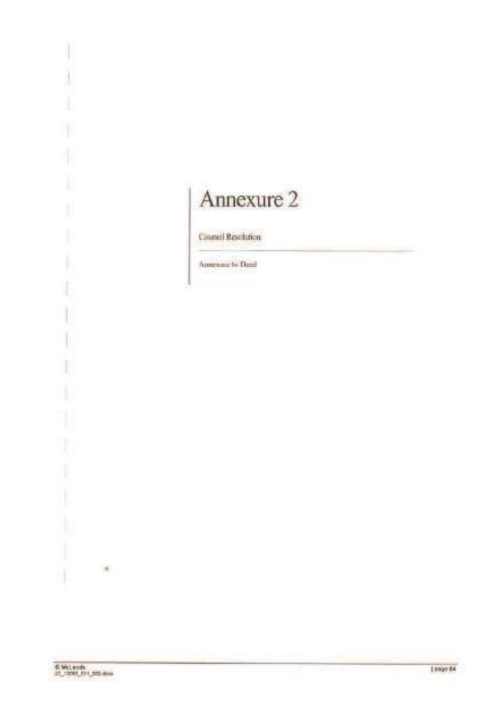








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11.3.4 PROPOSED LOCAL PLANNING SCHEME AMENDMENT NO. 3 PROPOSAL TO REZONE LOTS 1 AND 9565 LANCELIN ROAD,
LANCELIN FROM 'GENERAL RURAL' ZONE TO FUTURE
DEVELOPMENT ZONE AND 'CONSERVATION' ZONE

LND/634

APPLICANT: OWNER: ZONING:

TAYLOR BURRELL BARNETT LOTS 1 AND 8606 LANCELIN ROAD, LANCELIN JB MATTHEWS RURAL KEVIN TANG – PLANNING OFFICER 18 JUNE 2013 ITEM 11.3.3 2 OCTOBER 2007

REPORTING OFFICER:

THIS MATTER WAS DELIBERATED ON BEFORE ITEM 11.1.1.

COUNCILLOR RULE DECLARED A PROXIMITY INTEREST IN THIS ITEM AS HE IS THE OWNER OF MINING TENEMENT 70/57 WHICH IS ADJACENT TO THIS DEVELOPMENT AND LEFT THE CHAMBER AT 3.15 PM.

OFFICER INTEREST DECLARATION

NII

PURPOSE

To consider a new Dead of Agreement between JB Matthews and the Shire of Gingle for the provision of Community infractructure, additional line sand haulage route and Oki Ledge Point Road.

To consider the initiation of the Scheme Amendment No. 3 to the Shine of Gisgon Local Planning Scheme No. 9 that would result in the recording of Lota 9505 and 1 Lancelin Road, Lancelin (the subject land) from the current zone of "General Rural" to "Future Development" and "Conservation" zone.

Development of Lancelin South is being progressed under the Lancelin to Ledge Point Overall Structure Plan and the Lancelin South Structure Plan (LSSP), Both documents raise been andersed by Council and the Western Australian Planning Commission (WAPC).

The area currently soried for Future Development provides for a maximum of 1250 new residential Lots, 54 Industrial Lots and Public Open Space. Currently, there is a Subdivision approved in place for 205 residential Lots, one grouped housing site and 24 intoset business/industrial Lots. Construction and sale of \$1 Lots has commenced and the Shine approved clearance of Subdivision conditions at its Meeting of \$1 May 2013 for those \$1 Lots.

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The Proporant state Council's approve to endorse an elemate Proposal titled "Master Plan" which does not seek to increase the number of Lots produces, but considers environmental matters, including separation distances between urban development and linite cand industries in the area.

A copy of the proposed Scheme Amendment and proposed deaft Deetl of Agreement has been provided to Councillors on the Agressa thumb drive.

A copy of the new proposed Master Plan is attached as Appendix 1.

A copy of the Lancelin South Structure Plan, proposed to be superseded, is attached as Appendix 2.

This Proposal would finalise the matters between the Ehre of Gingin and the Developer in tents of local community infrastructure promisin unit the Scheme Amendment process pertnent to Lancelin South development.

PLANNING FRAMEWORK

Straingic Plan/Structure Plan

Council and the WAPC has previously approved the LSSP, dated September 2009, which provides the strategic basis to support the current Properat to extend Lancelin South development. It is prudent to mendan that a portion of the south corner, proposed to be recorded, in not reflected directly at the LSSP, However, it is reflected settlefacturity in the broader Lancelin to Leege Point Structure Plan. Consultation with Department of Planning Soft Indicates that this is not an Issue and a new Structure Plan for this area should not be required.

This Plan identifies development in the autient area and indicates provision for an alternative time sand hardage route (LSHR). It is quasilonable if the LSHR is, it this time, an acceptable scenario and full consultation would need to occur with the line sand operators in the vicinity.

A copy of the map, which supports the Lancelin to Ledge Point Structure Plan, is attached as Appendix 3.

Local Planning Schame No. 9

The subject land is to be zoned "General Forrel" under Local Planning Scheme No. 8 (LPS No. 9). LPS No. 9 also provides the statutory requirements for the preparation of Shockure Plans. Officers have communicated with the Deparament of Planning Staff with confirm that the Proposal would not warrant the preparation of a new Shudure Plan.

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Draft Local Planning Strategy

The subject land has been identified in the draft Local Planning Strategy (dLPS), Figure 5, as an area earmarked for urban formatic expansion subject to environmental assessments and Structure Planning, which addresses townster links, function of urban areas and employment. The Proposal is, therefore, consistent with the dLPS.

Council Policies

Council Policies may apply at the time of subdivision of the land.

Council and the Developer have previously entered into a Deed of Agreement for the timely delivery and construction of certain community facilities. A review of those provisions between Officers and the Proponent has resulted in a new draft Deed which provides for additional local community facilities that would reasonably be expected by a new population. This reflects contamporary planning principles to create community.

A copy of wich commitment has been provided in unting from Sam Williams on behalf of JB Matthews. The current Recording Report, provided by Taylor Burrell Bernett, does not include this new position.

The Developer, whilst increasing the provision for both the Community Facilities. Fund and the Maritime Fund, has stated that the Shire would be required to fund the following:

- Dne (1) Lecal Community Centre;
 One (1) Local Library;
 One (1) Seniors' Centre, and
 One (1) Community Health Clinic.

It is expected that the revenue from the Community Facilities Fund will fund the infrastructure. Council has no cost accounts for this infrastructure and it is important that the Deed does not bind Council absolutely, given that those facilities may be provided for in the current Lancelin Townsite or may not be required.

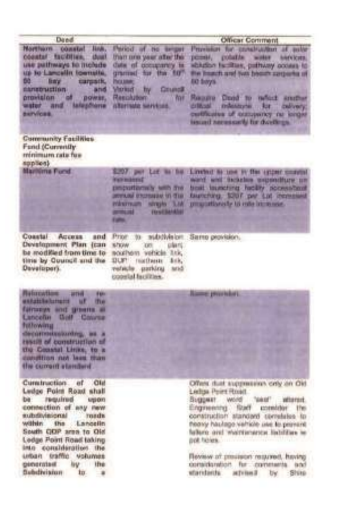
The below Table 1 provides a comparative analysis of the present Deed of Agreement provisions and the draft Deed of Agreement provisions (recommended to yet be refined).

Deed of Agreement Comparison Analysis Table 1.

Rom Listed in current Delivery burn Listed in proposed Deed &

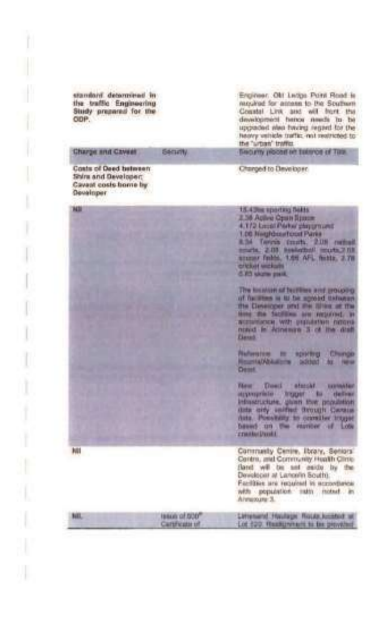
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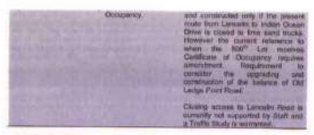
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State Planning Policies

Several State Planning policies have relevance to this request. They include:

- SPP3- Litters Growth and Settlements; SPP2;6-State Coastal Planning Pullry; and WAPG Pranning for Bushfire Protection Guidelines.

Community Consultation

If the amendment is initiated, it will be solverfixed in accordance with the provisio of the Planning and Development Act 2005 and Town Planning Regulations 1967.

PHYSICAL ASSESSMENT

Land Capability

Information on land capability, buffers, landform, vegetation, tiers and fauna, surface and groundwater are provided in the proposed receiving document, the subject of this Report.

. Water and Sawer

An independent licensed provider is proposed to deliver water and sower to the residents of Lancelin South. The sever is proposed to be treated at a private facility on the developer's land where a wastewater treatment plant will be constructed approximately 500m from the Water Corporation treatment ponds.

The development will use the existing Western Power infrastructure. Three phase power is available for the proposed Development.

Telecommunications

O Nothernoods

Telatra network cables are accessible to the site and NBN Co. will deliver the National Broadband Network to the site. Individual landowners will be responsible for the cost of servicing their own properties.

Engineering

All engineering works will be assessed for compliance with Council's Engineering Policy at the briss of subdivision.

Road Layout

The recoming documents refer to provious traffic studies undertaken. The most recent, completed in 2010, which investigated the future design standard for Lancelin Road and steging of South Lancelin Stage 1 Cuttine Development Plan intersections along Lancelin Road, Given that this Study relates to Stage 1 only and them appears to be outstanding matters in relation to the construction of Old Ledge Point Road and an alternate time sand haulege route. Officers are of the view that a Truffic Study dealing with the entire site is warranted at this time.

Old Ledge Pulls Road

Brace Aulthough's "South Lendelin Stage 1 Traffic and intersection Design" Report of July 6 2010, provides comment as stated below:

Powers of the Filiny Report shows traffic on Old Ledge Point Road is only expected to reach 1400 per day. This level of traffic can be treated with a bitumen meet project to ameliarete dual problems associated with existing track activity. Herevers, when Stape 1 ODP suide/sisten traffic starts using Ledge Point Road, (via subdivisional road connections) it is recummended that Ledge Point Road de supproted to the final recommended stantard (7.0 to 7.5m) surfaced travel ways.

Finally, at the time that Stage 1 ODP subdivision traffic is expected to une Ladge Point Road, the intersection of Lancelin Road should be reconstructed at its final location with suitable intersection angle.

The Shire's Engineer has considered the current provisions pertinent to Old Ledge Point Road whereby the Deed of Agriement states that the road should be seeled to stop dust impacts to the new develops at Lancelin Bouth. Poi holing and infector seeling has been experienced at Stage 1 and the Shire has received complaints in relation to the standard applied. The Proposed has suggested that the Developer would assume responsibility for the "seaf"

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Officers, however, are of the view that this issue needs to be recified, particularly given the baffic numbers presently using the road.

The Shire's Engineer provides the following comments:

At the time of authibition, the Shire will require the Developer to construct (as per Covincil Policy 7.8 — Galdelines for Roedwarks, Orientge and Subdivision Development) and seal Citi Ledge Point Road from the intersection at Lancelin Road to the Southern Coustal Link to an itim wide tree cool seal standard (to Main Roads WA Standards) to the satisfaction of the Shire, in emistorate dust impacts on newly evented What Lods from extractive industries and/or among lemmants operating on these roads. Faither construction and loginating of Oki Ledge Point Road shall be required upon connection of any new subdivision roads within the Lancelin South Cuttine Development Plan (COP) area to Oki Ledge Point Road, taking Into consideration the proposed and actual urban traffic valuence generated by the Subdivision (inference Figure 19 in the CDP).

In this regard, Classe 3.12 of the Deed should be awarded to reflect the standard and timing required to deliver a quality road capable of suppressing dual and accommodating heavy budges and domestic traffic. Old Ledge Point Road will service the coastal according to the lease will need to be resolved prior to Countil initiating a Scheme Amendment.

Alternate Lime Sand Haulage Route (LSHVI)

The construction of an alternate LSHR is retaint on the Shirs enforcing closure of the present Lancetin Road to Indian Ocean Drive as requested by the Developer. This scenario has not been discussed with present line sand operators who operator in close proximity to the Lancetin comistion. It is questionable whether the scenario of "closing" current access would be acceptable. In the regard, the LSHR may be premature, however, in the event than at parties agree, it is certainly presible. Regardless, the Proposal may have ment in alternating to remove up to 50% of heavy traffic from Lancetin Road generally. Given that the LSHR has a street relationship with Old Ledge Point Road. Officers are of the view that the antargement needs refining so test, either way, the domestic traffic can interact with heavy hautage vehicles present in the Lancetin area. This is an lesser and needs to be clanticed through the Deed. Presently the new Deed status.

When a dwelling has been areated un Lot 500 in the development and dwelling (ski) have been lassed with a certificate of occupancy, the Developer will construct a Exception Haulage Route in a location to be agreed between the

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Shire and the Developer: To fookfate the comelisation of the Limestone Hautage Route the Shire must an operate with the Developer in arranging for the clasure of Lancella Road from the Old Ledge Point Road intersection to the indian Ocean Drive for heavy vehicles (Limesend Heulege operations).

Officers suggest the reference to Certificates of Occupancy is omitted given that they are no longer required to be issued for dwellings. Further, construction needs to include consideration of the heavy hautage vehicles given that they are operating on the road.

· Community infrastructure

The provision for Community infrastructure will be delivered by way of a Deed of Agreement between the Developer and the Ethins (a Deed has been in place for certain provisions since 2001 and varied accordingly over line). A new Deed is presented for Council's consideration, a copy of which has been included under separate cover for Council's information. Currently, the tragger for provision relies on population data which could only be assertanced by census data. Officers consider that the trigger for delivery should be based on the number of fots created.

This Proposal has not been assessed by the Environmental Processon Authority (EPA) at this stage. Nevertheless, details on the environmental features of the site have been provided in the Scheme Americane in document. Further, the Proposent has had according decuesions with the EPA during the rezoning phase of Stage 1 which resulted in the introduction of a "Conservation" zone into the Scheme. The Proposal includes a 40he area of "Conservation" zone to be related in the south west comet of the site which is to be related in private ownership. The previous scheme amendment resulted in 22ha being set stilled as "Conservation" zone following negatiations with the EPA and the Department of Environment and Conservation.

The previous recording for Lancel's South provided for approximately 1250 dwellings. The proposed Lots are, on average, larger than the previous Lots portrayed in the LSSP. The subject Proposal would result in a lots of approximately 4000 residential

The components of the Development are outlined below:

- Residential: 375ha ranging from R2.5 to R2030 Commercial (Wilage Centra): 27st 2 Primary School sites and 3 High School site

C thileads or alone or con mos

house 75

- 86ha Public Open Space
 82ha of Conservation under private ownership.

The design alternate to be sympathetic to the site and its topography. The larger ratgelines and some vegetation will be retained, it should be noted that there will still be a need for large-scale vegetation cleaning and major cardiworks to create level building Lots.

Council will note the submitted new Masterplan differs from the approved LSSP due to an extension of the "Residential" zone on the seek of the site. The Proposant contends that the easterly expension is partially attributed to the adultional conservation zone and the need to provide sufficient tertific separation distances.

Further, the location of the Public Open Space (POS) has altered and now includes the significant hidgelines as POS component as well as a buffer which would separate the development site from indian Ocean Brive. Council will inherit the management of those POS's

United States of the States of

Economic Implications

Franched communications

The economic implications are as follows:

Linb intres/expenses
Monegoment and sending intrastructive tackets med near-me, jummanly infrastructure and jubble open apiece POS out to 800s as previously agreed through structure pleaning).
Provision of a Community Centre, Lineary, Sectoral Centre and Community Health on Clinic Energiated.
m Whole of the sycle costs on community to infrastructure including playprounds, sporting of lacilities, constal nodes, etc.
Ongoing mentioners line sand haulique
or route, if provided for.
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CHCLode P_ONE_H_EXTRO

Tpage 74

Local perkerPlayground - 2.5ha total
 2 Neighbrurhood parks - 5ha total
Lime sand hardege roots road reserve and construction
Coastal Facilities: coastal links, coastal node with services.
Dual sase gethway to Lancelin townsite

Social Implications

Previous consultation insteaded that the Lancelin community were very positive and encouraging with regard to the Lancelin South development. The level of servicing provided by the Developer, including provision of local Community Facilities, will ensure that the Development provides the general level of those facilities expected by a new population.

Whitst Council will have the responsibility to use the Community Facilities Fund for certain built form, control over such will ensure that a well-designed public building may be delivered which reflects the fundamental requirements of that community.

CONCLUSION

In summary, Officers are of the view that Council should invitate the rezoning provided it is satisfied that the new Doed of Agreement will deliver the community infrastructure and service infrastructure required to support the new population.

This Proposal includes the delivery of sporting facilities from the Developer which were not previously identified, however, also states that Council must utilise the Community Infrastructure Funds to deriver certain facilities including. Community Gentre, Library, Santon' Gentre and Community Health Claric.

The delivery of a solution to the interaction of domestic traffic and outrent heavy feathing traffic in respect of Chi Ledge Point Road and the proposed LSHR meets distribution to that delivery of the infrastructure is secured. In this negant, a Traffic Study should be undertaken to support the Scheme Amentmeent. It is suggested that Council authorise the Shier's Chief Executive Officer to execute the new Deed once the Proponent has satisfactority demonstrated how, what and when Infrastructure will be delivered.

C Deleges

junge.75

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It is prudent to note that the proposed Masterplan will supersed the Lancetiv Structure Plan and, in this regard, Council should require the Proponent to have the Lancetin South Structure Plan updated to include reference to the new Masterplan.

VOTING REQUIREMENTS- SIMPLE MAJORITY

RECOMMENDATION

It is recommended that Council:

- Require the Proponent to submit me following, to the satisfaction of the Chief Executive Officer:
 - A Traffic Study to support the Scheme Amendment request and include in an the Appendices. The Traffic Study shall, at a minimum, consider construction and defivery of an additional Lime Sprift Hauloge roots and Clid Ledge Point Road;
 - An amended draft Deed of Agreement prepared by Comiston Legal, ref. SEP13071, which, or a mistream, includes provides for the purseruction and funding of an additional Lime Sand Haulege Route and Did Leege Point Road and considers an attenuative to "Occupierty Certificator and population statistics as a trigger point for delivery of certain items."
 - Appropriate fees and revised rezenting documents, including reference to the provisions contained in the new Deed of Agreement referring to community lacitates and road infrastructure.
- 2. Adopt the "Revisal Masterpian" as identified in the Lancelin South (Batance Recenting). Between Amendment Respect prepared by Taylor Burnell Barnett subject to the Inclusion of such with appropriate reference being included in the Lancelin South Structure Plan with appropriate notations and explanations (acknowledging that such Plan replaces the Lancelin South Structure Plan as adopted by Chuncil 2 October 2007) to the satisfaction of the Shire's Chief Executive Officer, and
- 3. Subject to receipt of the floris referred to in dut point 2 (above), resolve to initiate Scheme Amendment No. 3 to the Shine of Gingle Logal Planning Scheme No. 9 and the provisions of Section 75 of the Planning and Development Act 2005, which:
 - Hazones Lat 9806 and Lot 1 Lancelin Fixed, Lancelin from "General Bural" zone to "Future Development" zone and "Conservation" zone, and
 - (i) Amends the Scheme Map accordingly

O Not about

| page 76

 Authorise the Ohlef Executive Officer and Shire Projection to execute all necessary documentation relevant to the above Scheme Amendment.

RESOLUTION

Moved Councillor Ammon that Council:

- Require the Proponent to submit the following, to the satisfaction of the Chief Executive Officer:
 - A Traffic Study to support the Scheme Amendment request and include it in the Appendices. The Traffic Study shall, at a minimum, consider construction and delivery of an additional Lime Sand Haufage route and Old Ledge Point Road;
 - ii. An amended draft-Deed of Agreement prepared by Cormiston Legal, ref SEP13071, which, at a minimum, includes provision for the construction and funding of an additional Line Sand Huslage Reside and Old Lodge Point Road and considers an afternative to "Occupancy Certificates" and population statistics as a trigger point for delivery of certain items.
 - III. Appropriate fees and revised rezoning documents, including reference to the provisions contained in the new Deed of Agreement referring to community facilities and road infrastructure.
- 2. Adopt the "Revised Masterplan" as identified in the Lancelin South (Balance Razoning) Schame Amendment Request prepared by Taylor Burnell Bernelt subject to the inclusion of such with appropriate reference, being lociuded in the Lancelin South Structure Plan with appropriate notations and explanations (acknowledging that such Plan replaces the Lancelin South Structure Plan as adopted by Council 2 October 2007) to the satisfaction of the Shire's Chief Executive Officer;
- Subject to receipt of the Items referred to in dot point 2 (above), resolve to initiate Scheme Asserdment No. 3 to the Shire of Gingin Local Planning Scheme No. 9 and the provisions of Section 75 of the Planning and Development Act 2005, which:
 - Rezones Lot 9505 and Lot 1 Lancelin Road, Lancelin from "General Rural" zone to " Future Development" zone and "Conservation" zone; and
 - iii. Amenda the Scheme Map accordingly.

C BELLEVIN

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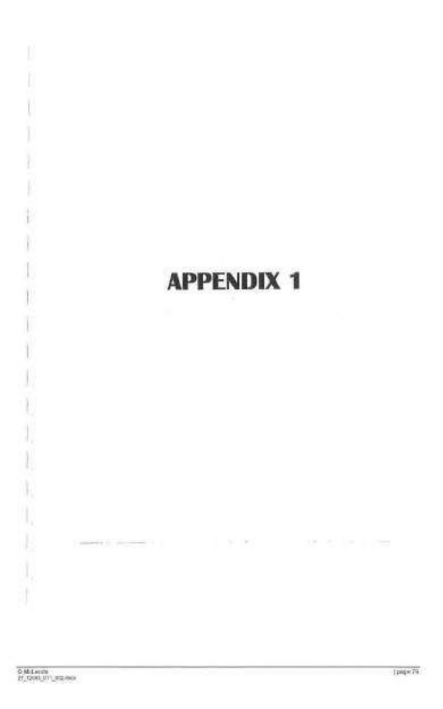
 Authorise the Chief Executive Officer and Shire President to execute all recessary documentation relevant to the above Scheme Amendment.

CARRIED UNANIMOUSLY

COUNCILLOR RULE RETURNED TO THE CHAMBER AT 3.16 PM AT WHICH TIME THE SHIRE PRESIDENT ADVISED HIM OF THE DECISION WHICH HAD MATERIALISED DURING HIS ABSENCE FROM THE CHAMBER.

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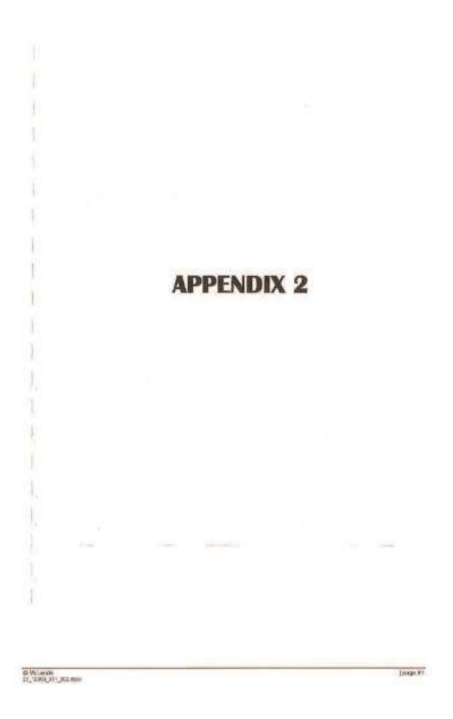
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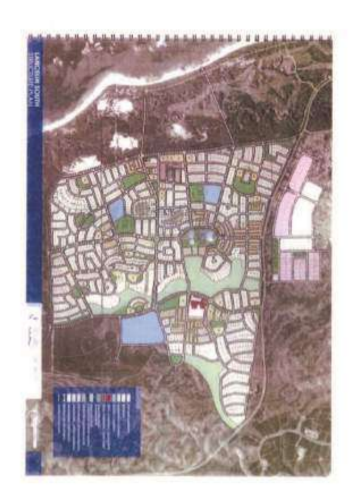
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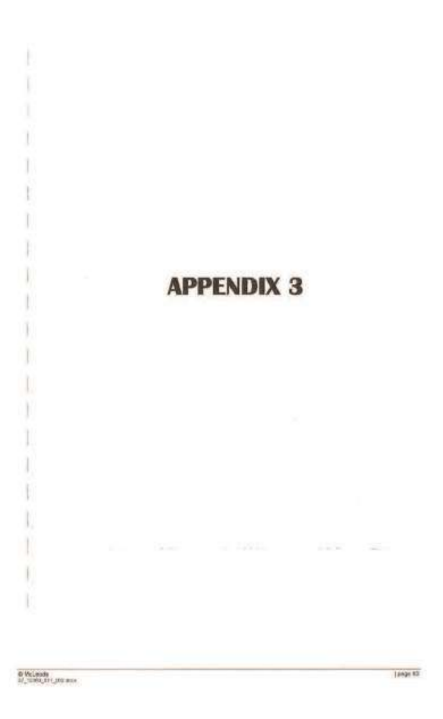




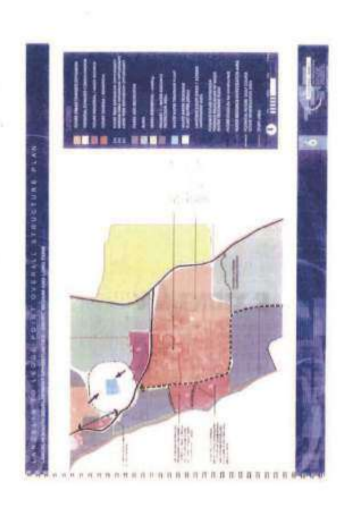
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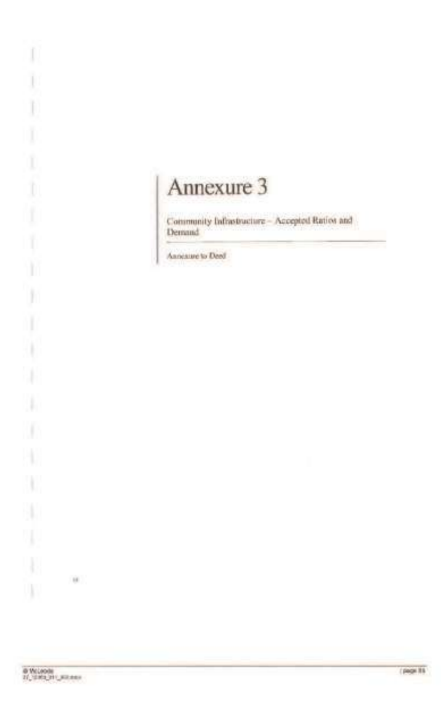
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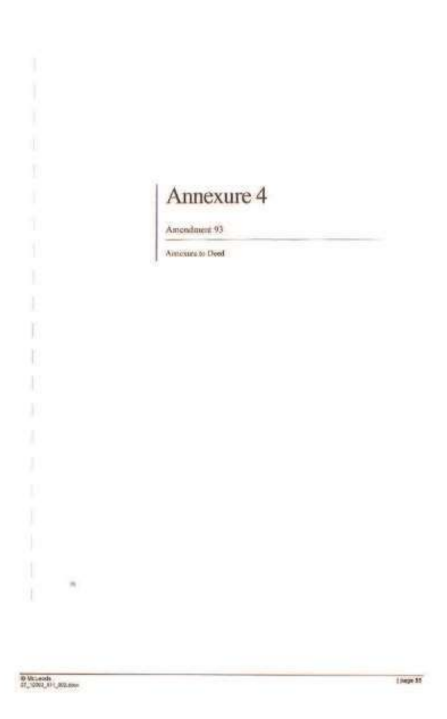
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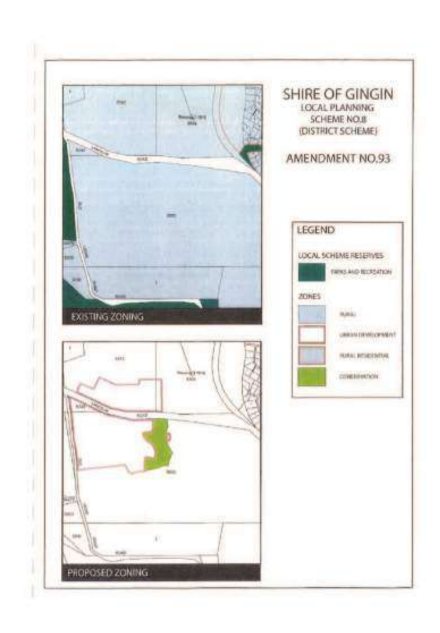
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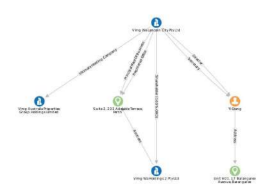
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D Grinois 31_1900_01_00_eee ACN 676 032 769



ASIC EXTRACT SNAPSHOT CURRENT ORGANISATION DETAILS 16/04/2024 Start Date **Date Extracted** 22/03/2024 ACN 676 032 769 Name VIMG WA LANCELIN CITY PTY LTD ABN Name Start Date 22/03/2024 VIMG WA LANCELIN CITY PTY LTD Status **Current Name** Registered Registered In Western Australia Type **Australian Proprietary Company** 22/03/2024 **Registration Date** Class **Limited By Shares** 22/03/2025 **Review Date** Sub Class **Proprietary Company ACN (Australian Company Number) Disclosing Entity** Company Type No **Current Directors** 1 **Current Secretaries** Go to Full ASIC Results Share Structure (Displaying Top 4 Only) Class Class Type **Shares Issued Amount Paid** ORD **ORDINARY** 10000 \$1,000.00 (creditor) watch - Credit Score (578) Go to Full Credit Report 578 0 Average Australian Proprietary Company 850 Higher Risk Lower Risk **Risk Data Summary** Court Judgments 0 Payment Defaults 0 Insolvency Notices 0 Mercantile Enquiries 0 Credit Enquiries 1 **REVEAL** - Company Visualisation Go to full workspace



ASIC InfoTrack www.infotrack.com.au **Current Organisation Extract** 1800 738 524



ASIC Data Extracted 16/04/2024 at 18:56

This extract contains information derived from the AustralianSecurities and Investment Commission's (ASIC) database undersection 1274A of the Corporations Act 2001. Please advise ASIC of any error or omission which you may identify.

- 676 032 769 VIMG WA LANCELIN CITY PTY LTD -

ACN (Australian **Document** 676 032 769

Company Number):

No.

ABN:

Current Name:

VIMG WA LANCELIN CITY PTY LTD

Registered in: Western Australia 22/03/2024 Registration Date: Review Date: 22/03/2025

Company Bounded By:

- Current Organisation Details -

Name: VIMG WA LANCELIN CITY PTY LTD

Name Start Date: 22/03/2024 Status: Registered

Australian Proprietary Company Type:

Class: Limited By Shares Sub Class: **Proprietary Company**

- Company Addresses -

- Registered Office 6EAHQ5543

SUITE 2 233 ADELAIDE TERRACE PERTH WA 6000 Address:

22/03/2024 Start Date:

- Principal Place of Business 6EAHQ5543

Address: SUITE 2 233 ADELAIDE TERRACE PERTH WA 6000

Start Date: 22/03/2024

- Company Officers -

Note:

A date or address shown as UNKNOWN has not been updated since ASIC took over the records in 1991. For details, order the appropriate historical state or territory documents, available in microfiche or paper format.

* Check documents listed under ASIC Documents Received for recent changes.

Director

APPENDIX 13.1.4

MINUTES SPECIAL COUNCIL MEETING 30 APRIL 2024

YI QIANG Name: 6EAHQ5543

UNIT 601 17 BARANGAROO AVENUE BARANGAROO NSW 2000 Address:

08/02/1983 JIANGSU CHINA **Birth Details:**

22/03/2024 **Appointment Date:**

Cease Date:

Secretary

Name: YI QIANG 6EAHQ5543

UNIT 601 17 BARANGAROO AVENUE BARANGAROO NSW 2000 Address:

Birth Details: 08/02/1983 JIANGSU CHINA

Appointment Date: 22/03/2024

Cease Date: //

Ultimate Holding Company

Name: 612 924 106 VIMG AUSTRALIA PROPERTIES GROUP HOLDINGS LIMITED 6EAHQ5543

Address:

Appointment Date: // Cease Date: //

Abn: 45 612 924 106

- Share Structure -

Current

Class: **ORDINARY** 6EAHQ5543

Number of Shares 10000

Issued:

Total Amount Paid /

\$1,000.00 Taken to be Paid:

Total Amount Due and

Payable:

\$0.00

For each class of shares issued by a company, ASIC records the details of the twenty members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth ranked member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the company.

- Share/Interest Holding -

Current

APPENDIX 13.1.4

MINUTES SPECIAL COUNCIL MEETING 30 APRIL 2024

- Holding -

Class: ORD **Number Held:** 10000 6EAHQ5543

Beneficially Owned: Yes Fully Paid: Yes

- Members -

Name: VIMG WA HOLDINGS 2 PTY LTD

ACN: 676 032 090

Address: SUITE 2 233 ADELAIDE TERRACE PERTH WA 6000

Joint Holding: No

- External Administration Documents -

There are no external administration documents held for this organisation.

- Charges -

There are no charges held for this organisation.

Notes:

On 30 January 2012, the Personal Property Securities Register (PPS Register) commenced.

At that time ASIC transferred all details of current charges to the PPS Registrar.

ASIC can only provide details of satisfied charges prior to that date.

Details of current charges, or charge satisfied since 30 January 2012 can be found on the PPS Register, www.ppsr.gov.au. InfoTrack may cap documents for on-file searches to 250.

- Document List -

Notes:

- * Documents already listed under Registered Charges are not repeated here.
- * Data from Documents with no Date Processed are not included in this Extract.
- * Documents with '0' pages have not yet been imaged and are not available via DOCIMAGE. Imaging takes approximately 2 weeks from date of lodgement.
- * The document list for a current/historical extract will be limited unless you requested ALL documents for this extract.
- * In certain circumstances documents may be capped at 250.

Form Type	Date Received	Date Processed	No. Pages	Effective Date	Document No.
201	22/03/2024	22/03/2024	3	22/03/2024	6EAHQ5543
201C	Application For Regis	stration as a Proprietary	Company		

- Company Contact Addresses -

- Contact Address for ASIC use only

Address: PO BOX 6415 POINT COOK VIC 3030

Start Date: 15/04/2024

^{***} End of Document ***



Name VIMG WA LANCELIN CITY PTY LTD

Not Included

ACN 676032769

Document Type Credit Report

Report Generated 16-04-2024 at 18:57

ASIC Extract Not Included

ASIC Extract Status

Credit Report ✓ Included RiskScore ✓ Included **Payment Rating** × Not Included CW Bankruptcy Check (PIRS) × Not Included ASIC Data (On File) × Not Included ASIC Current Extract × Not Included **ASIC Current & Historical** × Not Included PPSR ACN × Not Included **PPSR Business Name** × Not Included Append Docs Lodged ✓ Included Append Business Names ✓ Included **Append Credit Enquiries** ✓ Included

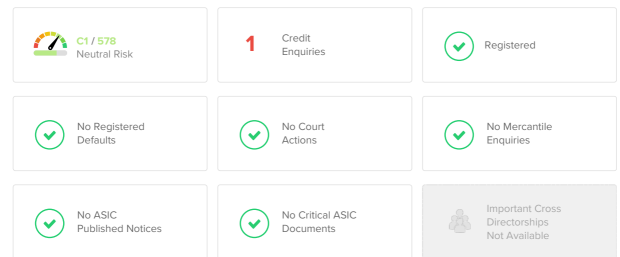
Report Generated: 16-04-2024 ASIC Extract: Not Included

ASIC Extract Status: ASIC Extract Recommended



1 of 11

Summary



Adverse

Risk Category	Risk Level	Risk Overview	
		lacksquare	
	No	Adverse Information Found	

ASIC Data

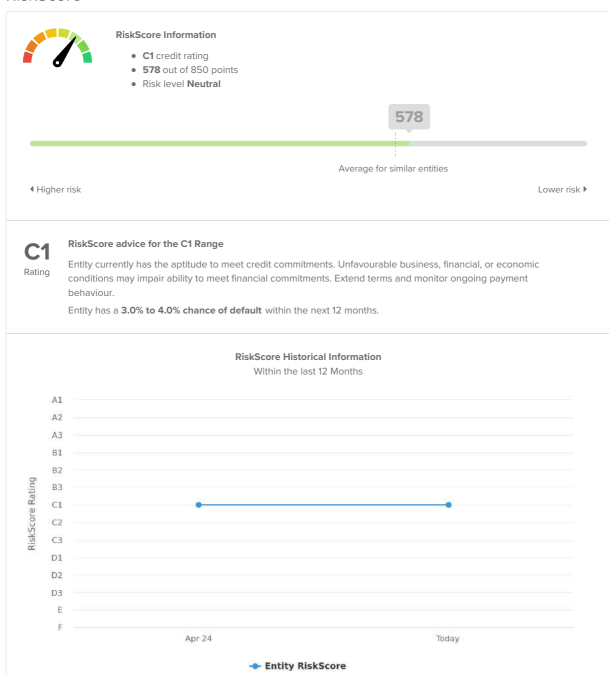
Name	VIMG WA LANCELIN CITY PTY LTD
Registered Office Address	SE 2 233 ADELAIDE TCE PERTH 6000
ACN	676 032 769
Registered Date	22-03-2024
Next Review Date	22-03-2025
Status	Registered
Company Type	Australian Proprietary Company
Class	Limited By Shares
Subclass	Proprietary Company
Locality	PERTH WA 6000
Regulator	Australian Securities & Investments Commission

Report Generated: 16-04-2024
ASIC Extract: Not Included

ASIC Extract Status: ASIC Extract Recommended



RiskScore



1 The CreditorWatch RiskScore is the most advanced algorithm in the market and is designed to ensure you make the right decision. The RiskScore has been developed using the latest machine learning techniques in combination with CreditorWatch's extensive data. The CreditorWatch RiskScore should be used in partnership with your internal credit procedures and policies.

What is "probability of default"?

This is the likelihood that an entity will NOT be able to meet their financial commitments in the next 12 months eg: pay an invoice.



Score Recommendations

RiskScore Rating	Risk Level	Recommendation
A1, A2, A3	Very Low	Very strong credit quality based on behavioural and business demographics. Likelihood of default or insolvency is considered very low. Extend terms within consideration.
B1, B2	Low	Strong credit quality based on behavioural and business demographics. Likelihood of default or insolvency is considered very low. Extend terms within consideration.
B3, C1	Neutral	Lower than average default risk for an Australian business. Business demographics and behaviours indicative of low likelihood of default or insolvency in the short to medium term. Extend terms and monitor ongoing payment behaviour.
C2	Acceptable	Average default risk for an Australian business. Standard underwriting criteria and due diligence recommended prior to extending credit. Extend terms, closely monitor ongoing payment behaviour.
СЗ	Potential Risk	Behaviours and business demographics may indicate increased risk for some businesses in this group. Assessment of the entity's financial position and cashflow is recommended prior to extending material unsecured credit.
D1, D2, D3	High	Risk of default or insolvency is significantly higher than the average for Australian businesses. COD trading highly recommended.
Е	Impaired	Entity is highly vulnerable to default or insolvency in the short term.
F	Defaulted	One or more creditors has initiated legal proceedings or other significant actions in response to unpaid debt obligations, or the entity is entering or has entered insolvency.

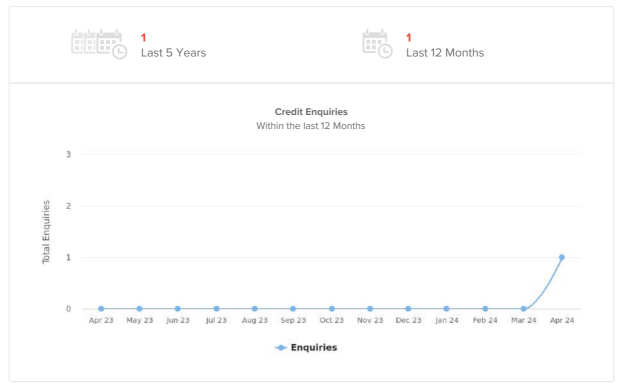
¹ Please note that the rating and recommendation should be used in partnership with your company's internal credit procedures and policies. The rating should not be used as the sole reason in making decision about the entity.

Report Generated: 16-04-2024 ASIC Extract: Not Included

ASIC Extract Status: ASIC Extract Recommended



Credit Enquiries



Enquiries Ordered by Industry

Industry (ANZSIC Division)	No of Enquiries
Information Media and Telecommunications (J)	1
Total Enquiries (within the last 12 months)	1

Enquiries Ordered by Date

Industry (ANZSIC Division)	Date
Information Media and Telecommunications (J)	16-04-2024

(1) Credit enquiries provide an indication of the number of times an entity's credit file has been accessed. For credit enquiries performed in the last 12 months, the date of the enquiry and the industry of the business, sole trader or individual performing the credit enquiry is detailed in the graph and table.



Risk Data

Court Actions

Court Details	Plaintiff	Action	Nature of the Claim	Amount
		(v)	
		No Court A	actions	

1 CreditorWatch aggregate data from courts around Australia to provide a summary of court actions against an entity. When available, details of the action include location, case number, state, plaintiff, nature of the claim, action type and dollar amount.

Payment Defaults

Added	Invoice Due	Submitted By	Amount	Status
		\bigcirc		
		No Payment Defaults Lodged		
		,		

4 default indicates that the debtor has failed to make a payment for goods or services. Payment Defaults are unique to CreditorWatch and can have one of three statuses: outstanding, partial payment or settled.

Tax Defaults

Date Added	Date Updated	Submitted By	Status	Amount
		\bigcirc		
	N	o Tax Defaults Lodged		

1 A tax default indicates that a business has overdue tax payments and has failed to respond to a notice of disclosure by The Australian Taxation Office (ATO). Tax defaults are only lodged on debts that are over 90 days overdue and are over a value of \$100,000.

Report Generated: 16-04-2024 ASIC Extract: Not Included

ASIC Extract Status: ASIC Extract Recommended



Mercantile Enquiries

purpose of debt collection.

Enquiry Date	Mercantile Agent
	No Mercantile Enquiries Lodged
	vantile agency for debt collection agency) has conducted an enquiry on this entity for the

Report Generated: 16-04-2024
ASIC Extract: Not Included
ASIC Extract Status: ASIC Extract Recommended

(creditor)watch

Status Changes

ASIC Entity Status Changes

Change Date	ASIC Status
22-03-2024	Registered (Current status)

1 The most common ASIC entity statuses are: registered, deregistered, external administration and strike-off action in progress. This section identifies if there have any been changes to the status of the entity's ACN, and the date the changes have occurred.



Business Names

Registered Business Index

Business Name	Status	Registered Number	Address		
There are no business name extracts registered to this company					

Registered Business Names

Name	Business Name Type	Source		
There are no names registered for this company				

Business names are derived from two data sources, one of which is basic information provided by ABR. The other comes from the business names extract index which, when available, includes the owner of the business name and registered business address.



Appendix

Disclaimer

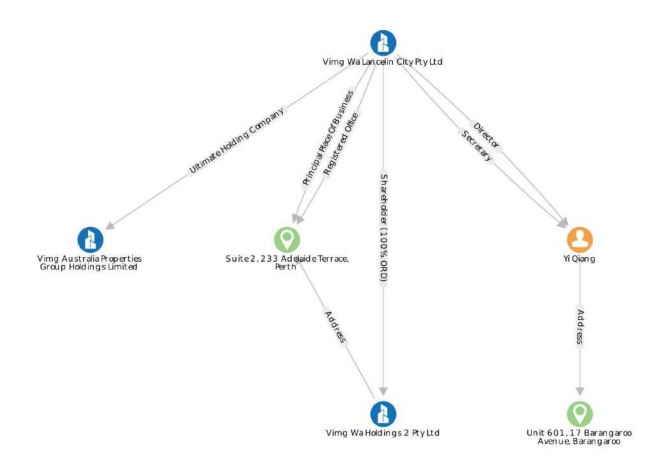
CreditorWatch is committed to ensuring that the information provided is accurate and comprehensive however due to data being received from sources not controlled by CreditorWatch we cannot guarantee that it is complete, verified or free of errors. To the extent permitted by law, CreditorWatch will not be held responsible for any errors or omissions therein concerning the information sourced and published in its publications, websites, API or emails.



Workspace: VIMG WA LANCELIN CITY PTY LTD ACN 676 032 769

Matter: 43077471 Created: 16/04/2024 6:57 PM









14 REPORTS - OPERATIONS AND ASSETS

Nil

15 MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN GIVEN

Nil

16 COUNCILLORS' OFFICIAL REPORTS

Nil

17 NEW BUSINESS OF AN URGENT NATURE

COUNCIL RESOLUTION/OFFICER RECOMMENDATION

MOVED: Councillor Balcombe SECONDED: Councillor Woods

That Council agree to accept Item 17.2 CEO Position Description, Selection Criteria and Advertisement as New Business of an Urgent Nature.

CARRIED UNANIMOUSLY

8/0

FOR: Councillor Balcombe, Councillor Fewster, Councillor Kestel, Councillor

Sorensen, Councillor Weeks, Councillor Woods, Councillor Johnson and

Councillor Peczka

AGAINST: Ni/

17.1 INDEPENDENT PANEL MEMBER SELECTION

This Item was withdrawn prior to the meeting.



17.2 CEO POSITION DESCRIPTION, SELECTION CRITERIA AND ADVERTISEMENT

File	PER/6-61					
Author	Lee-Anne Burt – Coordinator Governance					
Reporting Officer	Aaron Cook - CEO					
Refer	19 March 2024 - Item 12.2					
Appendices	17.2.1. Position Description and Selection Criteria 17.2.2. Advertisement for CEO Position					

DISCLOSURES OF INTEREST

Nil

PURPOSE

To determine selection criteria and approve a job description for the position of CEO.

BACKGROUND

Schedule 2 of the *Local Government (Administration) Regulations 1996* sets out the Model Standards for CEO Recruitment, Performance and Termination (the Standards) which all local governments are required to adopt. The Standards were adopted by the Shire of Gingin in June 2021.

Cl. 5 of the Standards requires that a local government must determine the selection criteria for the position of CEO, based on the local government's consideration of the knowledge, experience, qualifications and skills necessary to effectively perform the duties and responsibilities of the CEO of the local government.

Additionally, cl. 5 also requires that the local government approve, by an absolute majority decision, a job description for the position of CEO which sets out:

- 1. The duties and responsibilities of the position; and
- 2. The selection criteria for the position

COMMENT

The Recruitment Consultant has prepared a draft Position Description, Selection Criteria and advertisement as part of their brief (see appendices).

The Position Description is the document that sets out the overall requirements of the position in terms of both statutory requirements and Council requirements. The Position Description forms part of the Employment Contract once this is prepared and will be the basis of the CEO's employment for the duration of their contract.





The Selection Criteria are the matters that all applicants must address in their application. Assessment of applications is then undertaken based on the information provided, in order to form a list of applicants for interview.

Once the selection criteria and job description are approved and the advertisement is endorsed, it is proposed that the position will be advertised in The West Australia on Saturday, 4 May 2024.

STATUTORY/LOCAL LAW IMPLICATIONS

Local Government Act 1995
Part 5 Administration
Division 4 Local government employees
Section 5.39A Model standards for CEO recruitment, performance and termination

Local Government (Administration) Regulations 1996

Part 4 local government employees

Reg. 18FA Model standards for CEO recruitment, performance and termination (Act s.5.39A(1))

Sch.2 Model standards for CEO recruitment, performance and termination

POLICY IMPLICATIONS

Shire of Gingin Standards for CEO Recruitment, Performance and Termination

STRATEGIC IMPLICATIONS

Shire of Gingin Strategic Community Plan 2022-2032

Aspiration	4. Excellence & Accountability - Deliver Quality Leadership and				
	Business Expertise				
Strategic	4.2 Effective Governance - Apply systems of compliance which assists				
Objective	Council to make informed decisions within a transparent, accountable				
	and principled environment				





VOTING REQUIREMENTS - ABSOLUTE MAJORITY

COUNCIL RESOLUTION/OFFICER RECOMMENDATION

MOVED: Councillor Balcombe SECONDED: Councillor Johnson

That Council:

1. Approve the selection criteria and job description as presented at Appendix 17.2.1; and

2. Endorse the advertisement for the position as presented at Appendix 17.2.2.

CARRIED BY ABSOLUTE MAJORITY 8 / 0

FOR: Councillor Balcombe, Councillor Fewster, Councillor Johnson, Councillor

Kestel, Councillor Peczka, Councillor Sorensen, Councillor Weeks and

Councillor Woods

AGAINST: Ni/

30 APRIL 2024

CHIEF EXECUTIVE OFFICER POSITION DESCRIPTION



Date: 26th April 2024

1. Position Identification

Title:	Chief Executive Officer					
Level:	Band 3 SAT			Agreement:	Contract	
Department:	Executive Services / Council					
Location:	Gingin, Western Australia					

2. Reporting Relationships

Reports to:	Council and direct liaison with the Shire President
Internal relationships:	Executive Managers All Staff Volunteers/Visitors/Contractors
External relationships:	General Public Residents/ratepayers Government agencies and industry bodies Business and industry groups Local sporting and community groups Media Agencies Primary contractors and suppliers
No of Direct Reports: Indirect Reports:	10 All Staff (Approximately 80 employees)

3. Value Statement - TRACK

The Shire of Gingin's core values are:

Teamwork - Working in collaboration to achieve our goals.

Respect - Working together with honesty and empathy towards others.

Accountability - Taking ownership and responsibility in what we do.

Commitment - Be professional and diligent in what we do. Do it once, do it right.

Knowledge - Be skilled and innovative in what we do and continue to learn.

4. Role Purpose

To carry out the statutory duties of the CEO under the Local Government Act (1995) and associated Regulations and Local-Laws and other relevant Acts of State and Federal Parliament, with particular emphasis on working with the Council to provide good government.

To implement the strategic goals and objectives of the organisation.

To ensure the Council receives professional and timely advice and support on all matters relating to the operation of the Shire of Gingin as a local government and achievement of its goals.

To provide overall leadership and direction for the administration of the Shire of Gingin and to provide a primary link through communications and consultation between the Council and staff.

5. Key Objectives

Development and implementation of the Integrated Planning Framework including informing strategies for strategic documents and ensure corporate objectives are met.

Develop a corporate approach within the senior management group towards strategic financial management. Ensure effective financial controls operate within and across each functional area.

Ensure that delegations are exercised within statutory requirements, Council policies and strategic objectives. Manage the preparation, review and enforcement of Council's statutes, policies and local laws including review of delegations of authority.

Lead the organisation in providing a high level of service to the Community and Elected Members. Provide visionary leadership, strategic management and direction for the Shire of Gingin.

Develop a high performing, productive organisational and safety culture that supports diversity, staff development and retention.

Ensure the development and maintenance of sound communication and good relationships between the Shire, other Local Governments, State and Federal Government Departments and the Community at large.

6. Key Responsibilities

Governance:

In consultation with Council develop, implement and regularly review the Shire's corporate and forward plans.

In conjunction with senior employees, co-ordinate an overall system of fiscal and operational management to

reflect the Council's aims and objectives, including the preparation, maintenance and reporting of simple, monthly, quarterly and annual operational performance status reports and statutory budgets and financial performance.

Oversee and manage the legal and statutory operations of the Shire.

Responsibility for the election process and be the chief advisor to Council on these matters, including any involvement of the State Electoral Commission, to ensure Council is operating within the Statutes and all legal requirements of the election process is maintained.

Leadership:

Contribute to and manage the development and implementation of the Council's Strategic Plan.

Provide leadership, direction and advice to the Council in performing its prescribed role.

Within developed guidelines, policies and approvals act on behalf of Council in promoting the Shire, and make effective and positive representation of the issues, views, policies and needs of the local government, as necessary.

Develop and maintain community satisfaction with the Shire through a commitment towards best practice.

Accept senior management responsibility for the efficient and effective operational performance of the Shire.

Work Health and Safety / Human Resources

Within the organisation develop and implement a safety culture with effective safe systems of work which ensure Duty of Care requirements are met under the relevant WHS legislation.

Develop and implement appropriate human resource management processes which supports effective staff development, training and retention strategies to achieve corporate aims prescribed by Council.

Build leadership capacity across all levels to enable employees to achieve a high standard of efficient and effective performance to provide exceptional service to the Community.

7. Other Internal Organisational Requirements

Champion the responsibilities of Equal Opportunity and Discrimination legislation in the workplace, actively supporting diversity and a culturally sensitive workforce.

Promote and role model the core values to enhance team culture in accordance with the Code of Conduct and other workplace policies and procedures.

8. Qualifications and Experience – Selection Criteria

Leadership:

- Proven leadership at the Chief Executive Officer/Director or Senior Manager level, with the demonstrated intellectual capacity to develop an understanding of all legislation impacting on Local Government.
- Significant knowledge and understanding of Integrated Planning and Reporting framework.
- Delegation skills to ensure the achievement of outcomes, accountability of senior management staff and the development of employees' abilities.
- Excellent interpersonal skills including personal integrity, self-awareness and communication skills focusing on maintaining good relationships with all stakeholders, internal and external.
- · Demonstrated application of contemporary human resource management principles, including building

leadership capacity and compliance with the relevant industrial relations framework.

- Demonstrated experience in the development and implementation of safe systems of work ensuring requirements of the relevant legislation are met.
- Demonstrated capacity to identify entrepreneurial opportunities that maximise the return on Council assets.
- Demonstrated and proven negotiations skills.
- Proven experience in encouraging, promoting and facilitating sustainable economic development.

Policy Implementation

Sound knowledge of public policy issues as they impact on Local Government.

Governance and Compliance

- Demonstrated capacity to administer the Local Government Act (1995) and associated Legislation involved in the field of Local Government.
- Proven provision of professional, comprehensive and timely advice to support Council in making informed decisions on behalf of constituents.
- · Knowledge of statutory, legal and contractual obligations.

Financial results

Demonstrated experience in the area of high-level financial management, including budget control.

Community Relations

- Demonstrated experience in contemporary community engagement.
- Appreciation of the culture and heritage of the Shire and how it integrates with planning and policy.
- A proven history of building and maintaining positive strategic relationships.

Qualifications

- Degree in relevant Management, Technical, Business and/or Public Sector Administration discipline or experience that is accepted as comparable.
- Post graduate business management qualifications (desirable)

(Note: Employment is subject to a National Police clearance, validation of qualifications, medical assessment and reference checks).

Mandatory Requirements

- Hold a current national "C" class driver's license.
- · Valid Permanent Australian Work Rights.

9. Authorisation Process

Title:	Print Name:	Signature:	Date:
Shire President on behalf of Council			
Employee (CEO).			

Chief Executive Officer

Entrepreneurial Leadership and Vision

Progressive Rural Community Close to Perth

The Shire of Gingin is a vibrant growing local government located in the Wheatbelt region of WA, beyond the north-eastern fringe of the Perth metropolitan area. The Shire covers an area of 3,223km² and includes the towns of Gingin, Guilderton, Seabird, Ledge Point and Lancelin, and a number of large rural residential developments. The Shire's Administration Centre and Council Chambers are located in the Gingin townsite, with a satellite Shire office in Lancelin.

Council is seeking an energetic leader who is prepared to immerse themselves in the Gingin Shire community and work closely with Elected Members to drive their strategic vision. You will lead the organisation into a sustainable future while maintaining a focus on continually improved Shire services and increased economic opportunity.

Tertiary qualified and a strategic thinker, your impressive senior executive track record in the corporate, not-for-profit, or government sectors will be complemented by well-honed skills in financial management, economic development, and asset and risk management. Importantly, your consultative and open management style will enable the continuing development of a dedicated work force. You will also have the ability to inspire direction and purpose, develop and deliver long term strategic plans, and work closely in partnership with Council and community to achieve the organisation's goals and objectives.

An attractive remuneration package will be offered to the successful candidate on an up-to five (5) year contract. The package will be in the range of \$175,105 to \$288,817 and will include base salary, superannuation, housing, motor vehicle, and other benefits as negotiated.

For an Information Package or any assistance with your application (including the Position Description), please contact **Peter Casey** at **Mills Recruitment** on **0408 325 936** or **peter.casey@millsrecruitment.com.au.** Applications should be made online via the link below:

Application Link: www.gingin.wa.gov.au/employment

Applications close at 5pm WST on <day> <date> 2024.



18 MATTERS FOR WHICH MEETING IS TO BE CLOSED TO THE PUBLIC

Nil

19 CLOSURE

There being no further business, the President declared the meeting closed at 3.43 pm.

The next Ordinary Council Meeting will be held in Council Chambers at the Shire of Gingin Administration Centre, 7 Brockman Street, Gingin on 21 May 2024, commencing at 3.00 pm.