INSTRUCTIONS

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

NOTES

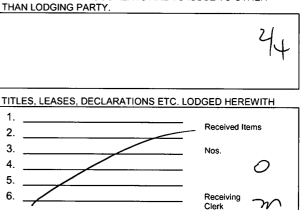
- 1. Insert document type.
- A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>Adult Person</u>. The address and occupation of the witness <u>must</u> be stated.



Lodged By	BORRELLO GRAHAM LAWYERS	
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E-Mail	info@borrellograham.com.au		
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INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER

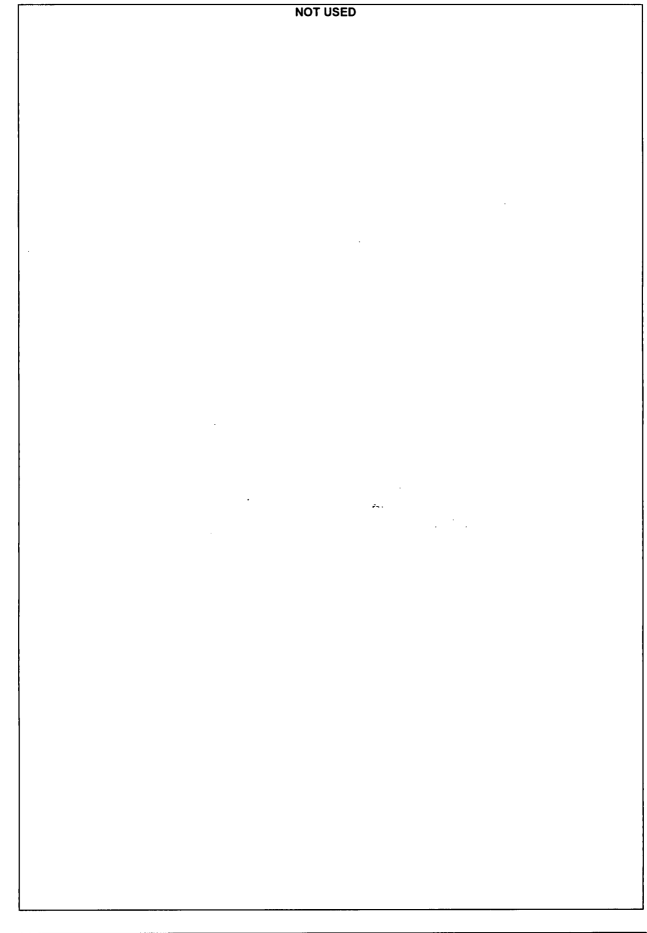


Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register.

EXAMINED

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Dated this 24th day of FEBRUARY	2016
EXECUTED as a DEED:	
Signed by	Mr. Mr Signature of Attorney
Signature of Witness RONAN GARRY COLLERAN Full Name of Witness (please print)	
<u>IS BOURNVILLE STREET, FLUREAT</u> Witness Address (please print) <u>ASSISTANT DEVELOPMENT MANAGER</u> Witness Occupation (please print)	
Signed by	Signature of Attorney
Signature of Witness <u>RINAN CARRY COLLERAN</u> Full Name of Witness (please print)	
<u>IS BOVRNV/LUE STREET, FLOREAT</u> Witness Address (please print)	
ASSISTANT DEVELOPMENT MANAGEA Nitness Occupation (please print)	
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SCHEDULE RESTRICTIVE COVENANTS

The registered proprietor for the time being of each Lot covenants:

- (a) not to park or allow to be parked on the Lot or on the road reserve next to or adjacent to the Lot Commercial Vehicles unless such Commercial Vehicles are housed or contained wholly within the Lot and are hidden from public view;
- (b) not to permit the construction or erection of a water heater, clothes line, satellite or cable dish, or rainwater tank except in accordance with the manufacturer's instructions and which is hidden from public view from immediately adjacent streets and parks;
- (c) not to permit the construction or erection of an air conditioner or evaporative cooler except in accordance with the manufacturer's instructions and which is of a similar colour to the roof of the dwelling;
- (d) not to damage, alter, extend, build up or affect the visual appearance of any retaining wall on the Lot unless first approved by the Developer or the Developer's Agent;
- (e) not to remove or damage or permit to die any tree provided to the Lot or the road verge in front of or to the side of the Lot, unless first approved by the Developer or the Developer's Agent.
- (f) not to let the front landscaping fall into a state of disrepair or disorder;
- (g) not to use any of the following materials:
 - (i) gravel (including blue metal), limestone rumble, pea gravel, crushed brick, gravel limestone mixes; or
 - (ii) any similar loose aggregate,

for any landscaping to any part of the Lot which is visible from the street; and

(h) not to erect or display on the Lot any sign hoarding or advertising of any description whatsoever, except for professional signage advertising the sale or lease of a fully completed dwelling constructed on the Lot. Any sign or advertising material erected or displayed on the Lot in breach of this covenant may be removed without notice by the Developer or the Developer's Agent.

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1.2 Interpretation

Unless the context otherwise requires, in this Deed:

- (a) words importing the singular include the plural and vice versa;
- (b) words importing any gender include the other genders;
- (c) references to persons includes corporations;
- (d) references to a party hereto or to any other person include the legal personal representatives, successors and permitted assigns of that party or person;
- (e) if a word or phrase is defined cognate words and phrases have corresponding definitions; and
- (f) an obligation incurred by two or more parties shall bind them jointly and severally and an obligation incurred in favour of two or more parties shall be enforceable by them jointly and severally.

Headings shall be ignored in construing this Deed.

2. **RESTRICTIVE COVENANTS**

- (a) Each of the Lots is to be encumbered by the Restrictive Covenants.
- (b) Pursuant to s 136D of the Act and this Deed, the burden of the Restrictive Covenants shall run with each of the Lots for the benefit of every other Lot and the Restrictive Covenants shall be enforceable against the registered proprietor of each Lot by the Developer and every subsequent registered proprietor of a Lot.

3. TERM OF RESTRICTIVE COVENANTS

The Restrictive Covenants shall expire and cease to have effect from and including 31 December 2025.

4. AUTHORITY

The Developer authorises Borrello Graham Lawyers Pty Ltd (ACN 606 211 241) of Unit 1/9 Mercer Lane, Joondalup, Western Australia (**Borrello Graham Lawyers**), and any solicitor employed by Borrello Graham Lawyers, to comply with any requisitions issued by the Registrar of Titles, and, within this general authority, the Developer gives the power to Borrello Graham Lawyers and any solicitor employed by that company to make any minor alterations to this Deed which may be necessary to effect the registration of this Deed.

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WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED

BLANK INSTRUMENT FORM

S.136D Restrictive Covenants

(Note 1)

ΒY

Mirvac (WA) Pty Ltd (ACN 095 901 769) formerly of Level 26, 60 Margaret Street, Sydney, New South Wales, and now of Level 3, 502 Hay Street, Subiaco, Western Australia, together with its successors in title to the Lots

(the "Developer")

RECITALS

- A The Developer is the registered proprietor of the Land.
- B The Land is free of all encumbrances.
- C The Developer intends to subdivide the Land in manner shown on the Plan and has obtained the approval of the Commission to such subdivision.
- D In accordance with section 136D of the Act, the Developer requires the Lots to be encumbered by the Restrictive Covenants so that the Restrictive Covenants will be noted on the Plan and, when separate certificates of title issue for the Lots, the burden of the Restrictive Covenants will be noted on each certificate of title.

OPERATIVE PART

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

In this Deed the following words and expressions shall have the following meanings:

Act means the Transfer of Land Act 1893 (WA), as amended;

Commercial Vehicles means any commercial vehicles including trucks, utilities, caravans, boats, trailers, or any other mobile machinery;

Commission means the Western Australian Planning Commission;

Developer's Agent means Mirvac (WA) Pty Ltd (ACN 095 901 769 of Level 3, 502 Hay Street, Subiaco, Western Australia.

Land means:

(a) lot 9001 on deposited plan 406742; and

(b) lot 9002 on deposited plan 406742;

Lots means lots 158 to 161 (inclusive), lots 170 to 179 (inclusive), lots 188 to 191 (inclusive), lots 266 to 272 (inclusive), lot 328, lot 329, lot 339, lot 340, lots 342 to 347 (inclusive), lots 360 to 372 (inclusive), and lots 379 to 382 (inclusive), and lots 387 to 390 (inclusive), all of which are identified on the Plan, and Lot has a corresponding meaning;

Plan means deposited plan 406743;

Restrictive Covenants means the restrictive covenants, the subject of this Deed, being more specifically the covenants referred in the Schedule; and

Schedule means the schedule to this Deed.

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