

10 Heracles Avenue, Riverton

Precontractual Disclosure Statement to the Buyer

Part A | General Information about strata titles schemes

What you need to know

This information applies to a lot in a strata scheme or survey-strata scheme (scheme), which is subject to the *Strata Titles Act 1985* (the Act). Section 156 of the Act sets out that the seller of a strata lot or survey-strata lot (lot) must give the buyer certain information before the buyer signs the contract of sale.

Instruction for the seller

The seller must give the information incorporated in this document to a buyer before the buyer signs a contract for the sale and purchase of a lot in a scheme. Failure to do so may give the buyer the right to avoid the contract and/or delay the proposed settlement date.

Information for the buyer

The buyer should keep this document including any attachments in a safe place as it contains important information which might be needed at a later date.

It is strongly recommended that the buyer read all the information provided by the seller before signing the contract. The buyer should consider obtaining independent professional legal advice before signing the contract.

There are different rights, restrictions and obligations that apply in relation to a lot in a scheme than those that apply to a 'green title' lot. Those rights, restrictions and obligations can be found in the Act, the *Strata Titles (General) Regulations 2019* (regulations), scheme by-laws, the certificate of title, the strata / survey-strata plan for the lot and, if the scheme is a leasehold scheme, the strata lease for the lot. Your right to deal with the lot and to use the common property is restricted by these, as well as by any resolutions and decisions made by the strata company. You will not be able to build on the lot or make any alterations to (including removal of) a building on the lot without the approval of the strata company, except in certain circumstances.

As an owner of a lot, you will also have a share in any common property in the scheme. You will be a member of the strata company, along with all of the other lot owners, and have a right to participate in managing the scheme.

Each lot owner has to abide by the rules of the strata company, known as by-laws. By-laws can be different for each strata scheme and you should understand which by-laws apply to your scheme. The seller must give you the current by-laws before you sign the contract for sale. A strata company can make, amend or repeal by-laws by voting on them, and registering them with the Registrar of Titles at Landgate within 3 months.

As the owner of a lot, you will be liable to pay a strata levy or contribution to the strata company for expenses including for maintenance, repair and insurance of the common property unless the lot is in a scheme of 2 to 5 lots which may be exempt from these requirements. Be aware that if the unpaid amounts for the lot are not paid by the seller before you complete the purchase (settle), you as the new owner will have to pay the strata company these unpaid amounts.

As part of this disclosure you must receive the strata or survey-strata plan (the plan) which includes the lot you are proposing to buy. This plan will show all of the lots and the common property in the scheme. The common property is all the land within the scheme boundary that is not a lot. In a strata plan each lot is clearly identified, but the common property is not; it is everything that is not a lot. In comparison, in a survey-strata plan common property areas are clearly identified as common property. It is important to understand what is your lot, as you will be responsible for repairing and maintaining it, whereas the strata company will generally be responsible for the common property, unless there are by-laws which set out something different.

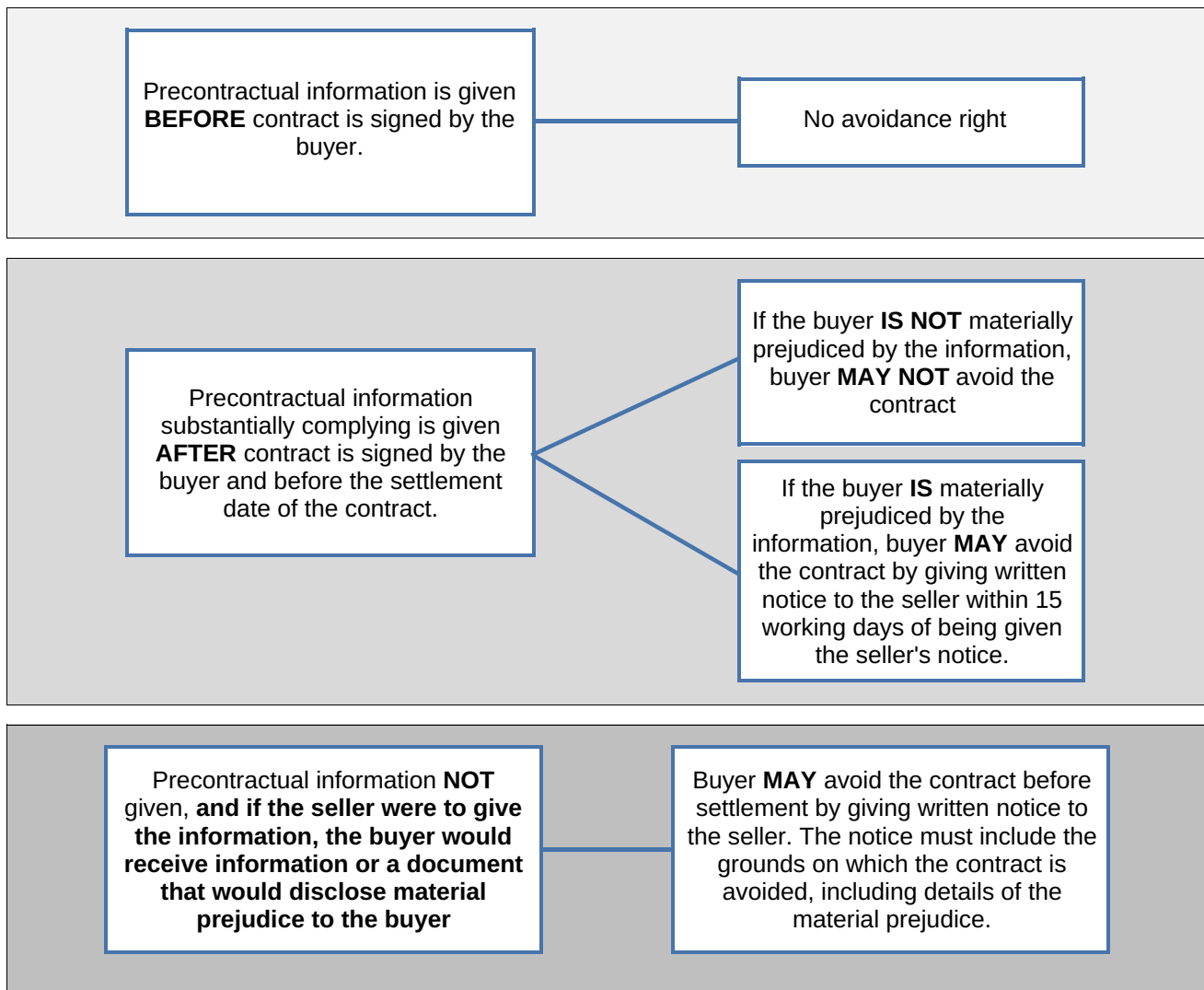
A buyer may consider seeking more information about the lot, the strata company and the strata / survey-strata scheme by asking the seller to provide it, or by making an application to the strata company for more information under section 107 of the Act.

The buyer should consider reading Landgate's publication *A Guide to Strata Titles* as this provides extra information about schemes.

Buyer's avoidance rights

Avoidance rights for failure to give precontractual information to the buyer

The buyer's right to avoid the contract for precontractual information is as follows:



Avoidance rights for notifiable variations

After the buyer has signed the contract, it is possible a particular type of event known as a type 1 or type 2 notifiable variation may occur. If this happens, the seller must provide written notice of the variation to the buyer before the proposed settlement date.

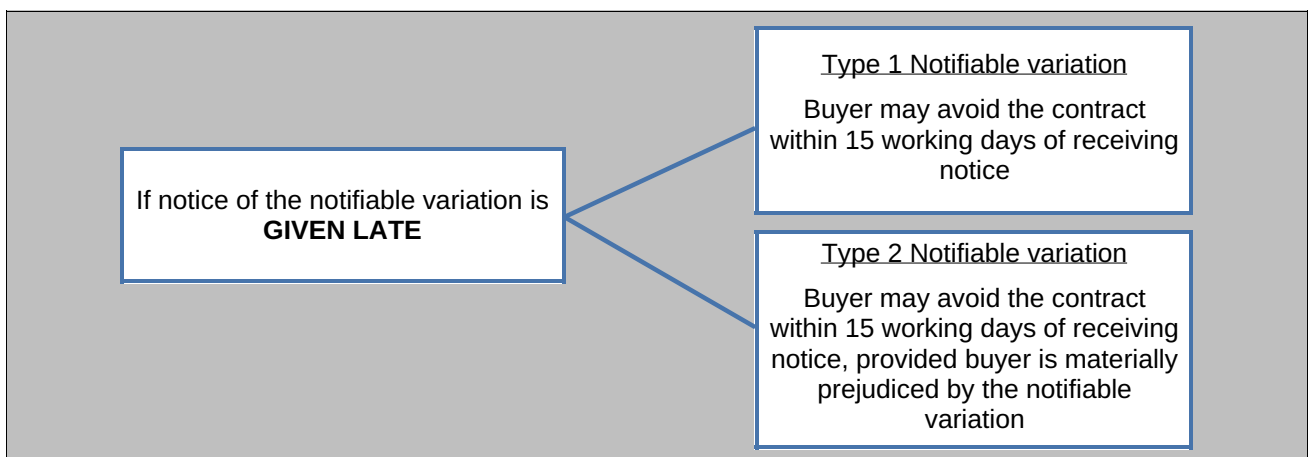
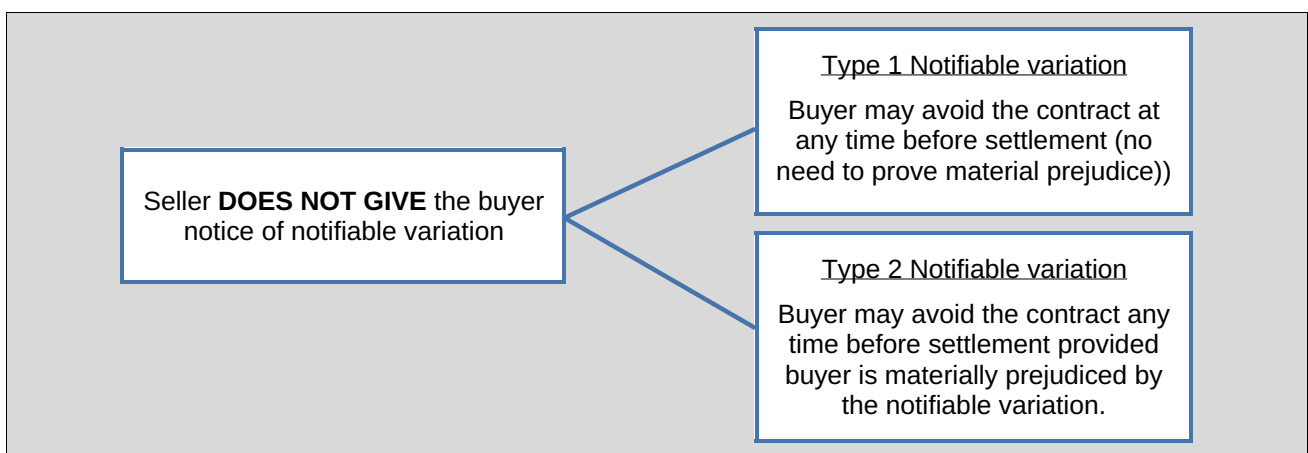
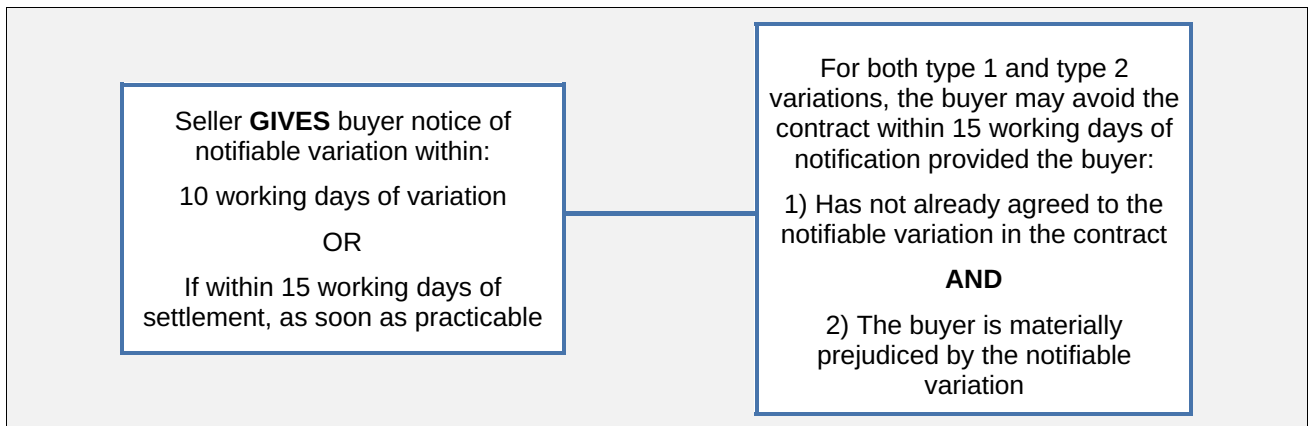
Type 1 and Type 2 notifiable variations are as follows:

Type 1 Notifiable Variation	Type 2 Notifiable Variation
<ul style="list-style-type: none"> • The area or size of the lot/proposed lot is reduced by 5% or more from the area or size notified to the buyer before the buyer entered into the contract. • The proportion that the unit entitlement, or a reasonable estimate of the unit entitlement of the lot bears to the sum of the unit entitlements of all the lots is increased/decreased by 5% or more in comparison to that which was notified to the buyer before the buyer entered into the contract. • Anything relating to a proposal for the termination of the strata titles scheme is served on the seller by the strata company. • Any other event classified by the regulations as a type 1 notifiable variation. 	<ul style="list-style-type: none"> • The current/proposed scheme plan or amendment of the scheme plan for the scheme is modified in a way that affects the lot or the common property (that is not a type 1 notifiable variation). • The current/proposed schedule of unit entitlements or amendment of the schedule of unit entitlements for the scheme is modified in a way that affects the lot (that is not a type 1 variation). • The strata company or a scheme developer- <ul style="list-style-type: none"> (i) enters into a contract for the provision of services or amenities to the strata company or to members of the strata company or a contract that is otherwise likely to affect the rights of the buyer; OR (ii) varies an existing contract of that kind in a way that is likely to affect the rights of the buyer • The current/proposed scheme by-laws are modified. • A lease, licence, right or privilege over the common property in the strata titles scheme is granted or varied. • Any other event classified by the regulations as a type 2 notifiable variation.

See section 161 and 162 of the Act for further details.

Regulation 106 describes when certain notifiable variations are deemed to have occurred.

The buyer's right to avoid the contract for notifiable variations is as follows:



See section 163 of the Act for special protections which apply if the lot has not yet been created by the registration of the scheme or an amendment of the scheme - that is, an 'off the plan' sale.

Buyer's right to postpone settlement

The buyer has a right to postpone settlement date of the contract for the sale and purchase of the lot, by providing written notice to the seller, if the seller has not complied with their obligation to provide pre-contractual information or particulars of a notifiable variation to the buyer. The buyer may postpone settlement date by no more than 15 working days after the latest date that the seller complies with the relevant disclosure requirement.

Disputes about avoidance rights to be heard in the State Administrative Tribunal

If the buyer or seller has a dispute about a right to avoid or whether a seller has provided the notifiable information / notifiable variations as required and within the time required, the buyer and or seller may apply to the State Administrative Tribunal for orders to resolve the dispute.

Precontractual Disclosure Statement to the Buyer

Part B | Information specific to the sale of the strata lot

This form sets out the information requirements in section 156 of the *Strata Titles Act 1985* (the Act), that the seller must give the buyer. It is the information designated as information specific to the sale of a strata lot. which, if included in the contract, must be included in a prominent position (such as the first page). The term 'lot' includes strata and survey-strata lot.

Personal information

The seller(s)

Name Voon How Teh & Joey Wong

Address 5 / 24 Bickley Road, Cannington

Telephone/mobile _____ Email _____

Name _____

Address _____

Telephone/mobile _____ Email _____

Scheme Information

The term 'scheme' includes strata and survey-strata schemes

Scheme Details

Scheme name 176 CORINTHIAN ROAD EAST, RIVERTON

Name of the strata company N/A

Address for service of the strata company (taken from scheme notice) N/A

Name of Strata Manager _____

Address of Strata Manager _____

Telephone/Mobile _____

Email _____

The status of the scheme is:

- proposed
 registered

The scheme type is:

- strata
 survey-strata

The tenure type is

- freehold
 leasehold

For leasehold only:

The scheme has a term of _____ years _____ months _____ days commencing on registration of the scheme _____

If there is a registered scheme notice, the expiry day for the leasehold scheme is _____

For any attachments, please include the attachment number in the column titled 'Att.' on the right-hand side of this document.

Att.

Scheme Documents (must be attached)

Schemes created on or after 1/5/2020 must provide a copy of the scheme notice (Schemes created before 1/5/2020 only have to provide a scheme notice if a change of scheme name or address was registered on or after 1 May 2020). YES _____

A copy of the scheme plan showing the exact location and definition of the lot YES _____

A copy of the scheme by-laws _____

A copy of the scheme by-laws made but not yet registered by the Registrar of Titles at Landgate _____

Do the scheme by-laws include staged subdivision by-laws no yes

If yes, they are included with this form _____

If yes, they are not included but a notice concerning staged subdivision by-laws that are spent has been provided _____

A copy of the schedule of unit entitlements showing the unit entitlement of the lot AND sum of unit entitlements of all the lots in the scheme YES _____

If this is a leasehold lot, a copy of the strata lease for the lot _____

Additional comments: _____

Minutes (choose one option)

A copy of the minutes of the most recent annual general meeting and any subsequent extraordinary general meeting(s) _____

A statement that the strata company does not keep minutes of its meetings* YES _____

A statement of why the seller has been unable to obtain the minutes _____

Additional comments: not needed

Statement of accounts (choose one option)

The statement of accounts last prepared by the strata company _____

A statement that the strata company does not prepare a statement of accounts* YES _____

A statement of why the seller has been unable to obtain a statement of accounts _____

** Note that section 140(1) sets out that 2-lot schemes are not required to keep minutes or statements of account, and section 140(2) provides that 3, 4 and 5-lot schemes are allowed to have a by-law exempting them from these requirements. If this applies to the scheme, write that down in these fields.*

Additional comments: not needed

Termination proposal

Has the seller received a copy of any notice from the strata company in relation to any current termination proposal for the scheme? no yes _____

If yes, attach a copy.

Lot information (choose all that apply)

Att.

This lot is on a registered scheme plan

This lot has not yet been created

This lot is a leasehold strata expiring on _____
(being the expiry day of the scheme set out in the scheme notice)

Street address of the lot (if known)

Lot _____ on scheme plan no. _____

(The lot owner will also own a share in the common property of the scheme)

Voting right restrictions

Does the contract contain any voting right restriction which has the meaning in regulation 103 of the *Strata Titles (General) Regulations 2019*? * no yes

If yes, describe the restriction _____

* A voting right restriction includes if the contract requires the buyer to grant an enduring proxy or power of attorney to the seller.

Exclusive use by-laws

This lot is a 'special lot', subject to exclusive use by-laws giving exclusive use of an area of common property no yes

If yes, please give details _____

Strata levy/contributions for the lot (choose one option)

(Local government rates are payable by the lot owner in addition to the strata levy/contributions)

Contributions that have been determined within the previous 12 months

If not determined, estimated contributions for 12 months after proposed settlement date

	Actual (\$)	OR	Estimated (\$) 12 months after the proposed settlement date
Administrative fund:	_____		_____
Reserve fund:	_____		_____
Other levy (attach details)	_____		_____
<input checked="" type="checkbox"/> Actual <input type="checkbox"/> Estimated total contribution for the lot	\$ _____		
Payable <input type="checkbox"/> annually <input type="checkbox"/> bi-annually <input checked="" type="checkbox"/> quarterly <input type="checkbox"/> other:	_____		
Due dates _____ on _____	_____ on _____		
_____ on _____	_____ on _____		

Strata levy/contributions/other debts owing

If the seller has a debt owed to the strata company, the total amount owing is \$0 _____

If the seller has a debt owed to a utility company, the total amount owing is \$0 _____

Details of who is owed, how the debt arose, date on which it arose and the amount outstanding is attached. _____

Additional comments: _____

Scheme developer specific information

Information specific to the sale of a strata lot - only to be **completed if the seller of the lot is a scheme developer**

Att.

The scheme developer is defined as:

- The registered owner(s) of a lot(s) before it is subdivided by a strata titles scheme
- The registered owner/s of a lot in a staged strata development that is to be subdivided by the registration of an amendment of scheme to which staged subdivision by-laws apply

This part applies where the seller of the lot is a scheme developer in any of the following circumstances:

- The scheme has not been registered
- The first annual general meeting of the strata company has not been held
- The scheme developer owns 50% or more of the lots
- The scheme developer owns lots with an aggregate unit entitlement of 50% or more of the sum of the unit entitlements of all lots in the scheme

Statement of estimated income and expenditure

A statement of the estimated income and expenditure of the strata company for the 12 months after the proposed settlement date is attached. _____

Additional comments: _____

Agreements for amenity or service

Are there any current or proposed contracts for the provision of any amenity or service to the strata company or members of the strata company entered into or arranged by the scheme developer or strata company? no yes

If yes, attach details including terms and conditions, the consideration and estimated costs to members of the strata company _____

Additional comments: _____

Lease, licence, exclusive right or use and enjoyment or special privilege over common property

Are there any current or proposed leases, licences, right of exclusive use and enjoyment, restricted right of use and enjoyment, or special privilege over common property? no yes

If yes, attach details including terms and conditions. _____

Additional comments: _____

Section 79 Disclosure of remuneration and other benefits

Has the scheme developer and/or their associate received or reasonably expects to receive remuneration or other benefit arising out of a contract for the provision of services or amenities described above, any other contract that binds the strata company or a lease or licence of the common property in the strata titles scheme? no yes

Is there any other direct or indirect pecuniary interest the scheme developer and/or their associate has in the contract, lease or licence other than as a member of the strata company?

no yes

If yes, attach details of any remuneration, other benefit and/or pecuniary interest disclosed in accordance with s.79 of the Act, including its value. _____

Additional comments: _____

Acknowledgement by seller and buyer

The statements by the seller and buyer relate to the following precontractual disclosures:

- **Part A, general information about strata titles schemes.** This information can be included in a form that is separate from the rest of the contract; and
- **Part B, information specific to the sale of a strata lot.** This information can be included in a separate form, or within the contract in a prominent position.
Both the Part A and Part B disclosures can be provided electronically if the buyer has consented to this.

Statement by the seller(s) / seller's representative

I / **We**¹, hereby certify that Part A and Part B of the required precontractual disclosures were given to the buyer before the buyer signed the contract of sale.

Signature _____

Name _____

Date _____

Signature _____

Name _____

Date _____

Statement by the buyer(s) / buyer's representative

I / **We**¹, the buyer/s, acknowledge that I / **we**¹ received Part A and Part B of the required precontractual disclosures before I / **We**¹ signed the contract of sale.

I / **We**¹ understand that the disclosures given by the seller(s) or by the seller's representative are not an offer or a contract to purchase a lot (though they may be included in such contract) but only provide information to **me** / **us**¹.

Signature _____

Name _____

Date _____

Signature _____

Name _____

Date _____

¹ Select one.

Precontractual Disclosure Statement to the Buyer

Statements relevant to Part B



APPROVED BY
THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC.)
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000012522949



Scheme name 176 CORINTHIAN ROAD EAST, RIVERTON
Lot 1 on scheme plan number 87006

Minutes

The Strata Company does not keep minutes because:

- The Scheme is a two lot scheme and is not required to keep minutes
- The Scheme is 3, or 4, or 5 lots and a by-law has been passed that exempts the Strata Company from keeping minutes
- The Seller has been unable to obtain the minutes because

Statement of Accounts

The Strata Company does not keep statement of accounts because:

- The Scheme is a two lot scheme and is not required to keep accounts
- The Scheme is 3, or 4, or 5 lots and a by-law has been passed that exempts the Strata Company from keeping accounts
- The Seller has been unable to obtain the statement of accounts because

Seller

Signature _____
Name _____
Date _____

Signature _____
Name _____
Date _____

Signature _____
Name _____
Date _____

Signature _____
Name _____
Date _____

WESTERN



AUSTRALIA

TITLE NUMBER

Volume Folio

4065 825

RECORD OF CERTIFICATE OF TITLE

UNDER THE TRANSFER OF LAND ACT 1893 AND THE STRATA TITLES ACT OF 1985

The person described in the first schedule is the registered proprietor of an estate in fee simple in the land described below subject to the reservations, conditions and depth limit contained in the original grant (if a grant issued) and to the limitations, interests, encumbrances and notifications shown in the second schedule.

BGRoberts
REGISTRAR OF TITLES



LAND DESCRIPTION:

LOT 1 ON SURVEY-STRATA PLAN 87006
TOGETHER WITH A SHARE IN COMMON PROPERTY (IF ANY) AS SET OUT ON THE SURVEY-STRATA PLAN

**REGISTERED PROPRIETOR:
(FIRST SCHEDULE)**

VOON HOW TEH
JOEY WONG
BOTH OF 5/24 BICKLEY ROAD CANNIGTON WA 6107
AS JOINT TENANTS

(AS Q275905) REGISTERED 9/1/2025

**LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:
(SECOND SCHEDULE)**

1. INTERESTS NOTIFIED ON THE SURVEY-STRATA PLAN AND ANY AMENDMENTS TO LOTS OR COMMON PROPERTY NOTIFIED THEREON BY VIRTUE OF THE PROVISIONS OF THE STRATA TITLES ACT OF 1985 AS AMENDED.
2. P808720 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA REGISTERED 4/12/2023.
3. EASEMENT BURDEN CREATED UNDER SECTION 136C T.L.A. FOR UNDERGROUND ELECTRICITY PURPOSES - SEE SURVEY-STRATA PLAN 87006.

Warning: A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required.

-----END OF CERTIFICATE OF TITLE-----

STATEMENTS:

The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND:	SP87006
PREVIOUS TITLE:	1714-876
PROPERTY STREET ADDRESS:	10 HERACLES AV, RIVERTON.
LOCAL GOVERNMENT AUTHORITY:	CITY OF CANNING

Plan Information

Tenure Type	Freehold Strata
Plan Type	Survey-Strata Plan
Plan Purpose	Subdivision

Plan Heading

LOTS 1-3 AND EASEMENTS

Strata Scheme Details

Scheme Name	176 CORINTHIAN ROAD EAST, RIVERTON
Lodgement of scheme by-laws	No

Parcel Address

176 CORINTHIAN ROAD EAST, RIVERTON

Locality and Local Government

Locality	RIVERTON
Local Government	CITY OF CANNING

Planning Approval

Planning Authority	Western Australian Planning Commission
Reference	225-24

Survey Details

Survey Method	Conventional Survey
Field Records	162371
Declared as Special Survey Area	No

Survey Certificate - Regulation 54

I hereby certify that this plan is accurate and is a correct representation of the —
(a) - survey and/or
(b) - survey from measurements recorded in the field records;
(c) - data (if applicable)
undertaken for the purposes of this plan and that it complies with the relevant written law(s) in relation to which it is lodged.

John Michael Scanlan
2024.09.16 10:04:56
+08:00'

JOHN MICHAEL SCANLAN
Licensed Surveyor

Survey Organisation

Name	SCANLAN SURVEYS
Address	P.O. BOX 429 MIDLAND 6936
Phone	9250 2261
Fax	
Email	reception@scanlansurveys.com.au
Reference	8848/23

Former Tenure

New Lot / Land	Parent Plan Number	Parent Lot Number	Title Reference	Parent Subject Land Description
1-3	P7087	LOT 15	1714-876	

New Interests

Subject	Purpose	Statutory Reference	Origin	Land Burdened	Benefit To	Comments
(A)	EASEMENT (Transmission of Electricity by Underground Cable)	SEC. 136C OF THE TLA 1893	THIS PLAN	LOT 1	Lots on this plan 2-3	
(B)	EASEMENT (Transmission of Electricity by Underground Cable)	SEC. 136C OF THE TLA 1893	THIS PLAN	LOT 2	Lots on this plan 3	



23 SPRING PARK ROAD
MIDLAND, WA, 6056
PO BOX 429, MIDLAND, 6936

PH: 08 9250 2261
www.scanlansurveys.com.au
reception@scanlansurveys.com.au

ADDITIONAL SHEETS
ENDORSEMENT SHEET

SHEET
1 OF 2

VERSION NUMBER
1

SURVEY-STRATA PLAN
87006

Lodgement and Examination

Lodgement Date 16/09/2024
Examination Date 16/09/2024

Western Australian Planning Commission

Planning Approval Yes
Reference 225-24



Delegate under S. 16 P&D Act 2005 Date 16-Dec-2024

In Order For Dealings

Subject • Section 136C of the TLA 1893
To • Application to Register Strata Titles Scheme



For Registrar Of Titles Date 17.12.2024

Plan Approved


Inspector of Plans and Surveys Date 09.01.2025

Registered

Application Q275905

Date 09.01.2025



Registrar of Titles

Seal



ENDORSEMENT SHEET

VERSION NUMBER

1

SURVEY-STRATA PLAN

87006



Schedule of Unit Entitlements

Approved form number 2021-47738
Effective for use from 07/07/2021



Legislation

Strata Titles Act 1985

Section 37, Schedule 2A cl. 21T(1)(d) & Schedule 2A cl. 31E(1)(c)

Unit Entitlement Schedule

Scheme Number SP87006

Scheme Address 176 CORINTHIAN ROAD EAST, RIVERTON WA

Lot Number	Unit Entitlement
1	325
2	330
3	345

Sum of all unit entitlements of all lots in the strata titles scheme: 1000

CERTIFICATE OF LICENSED VALUER

I, Brad Dawson, being a Licensed Valuer, licensed under the *Land Valuers Licensing Act 1978*, certify that the proportion that the unit entitlement of a lot as stated in the Schedule of Unit Entitlements above bears to the sum of the unit entitlements of all lots in the strata titles scheme is not greater than 5% more or 5% less than the proportion that the value (as that term is defined in section 37(3) of the *Strata Titles Act 1985*) of that lot bears to the sum of the value of all the lots in the strata titles scheme.

2nd July 2024

Date

Digitally signed by Brad Dawson
Date: 2024.07.04 10:39:00
+08'00'

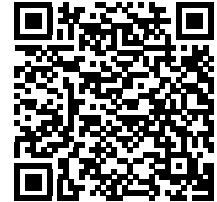
Licensed Valuer Signature

Property Fact Pack



10 Heracles Avenue
Riverton WA 6148

YOUR DIGITAL COPY



Zoning



Flood Risk



Coastal Flood Risk



Local Plans



Overland Flow Flood Risk



Flood Planning Risk



Easements



Flood History



State Flood Planning

At a glance

This report provides important property information and identifies the common considerations when buying property, building or renovating.



Easements



CONSIDERATIONS
IDENTIFIED



Flood Risk



NO
CONSIDERATIONS
IDENTIFIED



Character



NO
CONSIDERATIONS
IDENTIFIED



Vegetation



NO
CONSIDERATIONS
IDENTIFIED



Contaminated
Land



NO
CONSIDERATIONS
IDENTIFIED



Bushfire Risk



NO
CONSIDERATIONS
IDENTIFIED



Noise



NO
CONSIDERATIONS
IDENTIFIED

DATE OF REPORT

18th of April, 2026

ADDRESS

10 HERACLES AVENUE

LOT PLAN

S087006/1

COUNCIL

Canning

ZONING

- Planning Scheme R Code: R25
- Residential

CLOSEST CITY

Perth - 9km

Zoning

What zone is my property?



Sources: Department Of Planning, Lands And Heritage

THINGS TO KNOW

Zoning helps organise cities and towns by dividing properties into specific land use types, such as commercial, residential, industrial, agricultural, and public-use. This structured approach prevents disorderly development, making cities and towns more livable, navigable, and attractive.

Zoning rules determine how land can be used and developed, including identifying desirable developments like townhouses or apartment units near public transport. Zoning may also impose restrictions on building heights to preserve local neighbourhood views.

Local area plans provide even more specific details to protect an area's unique character or encourage growth in suitable places. These plans can modify zoning rules and influence development possibilities, supporting economic growth, preserving local identity, providing open spaces, and improving transport routes.

Note: To determine the development possibilities for your property, it's essential to review the planning documents provided by local authorities, contact directly, or consult with a practising town planner.

Questions to ask

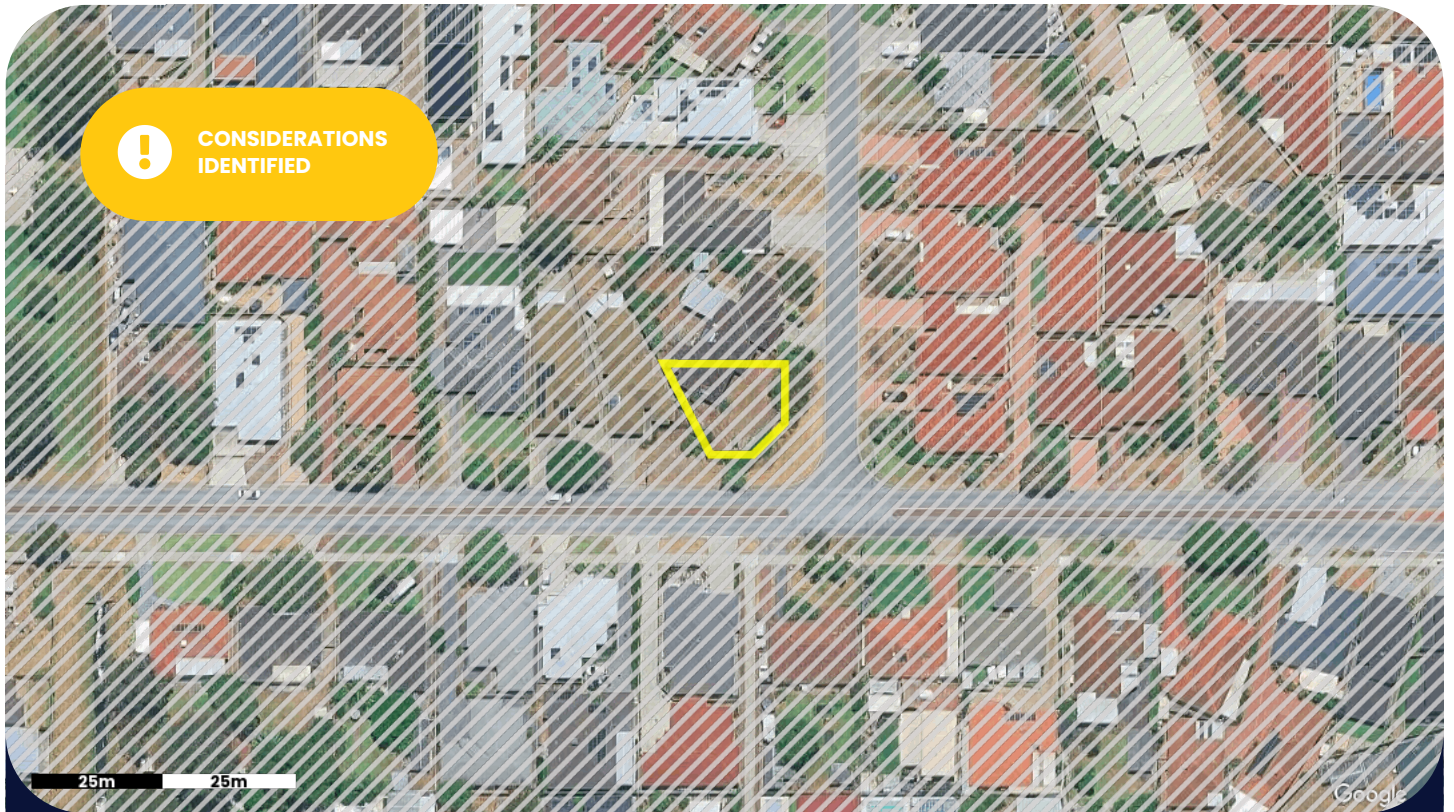
- What does the zoning and local plan mean for the property?
- What land uses are suitable for the applicable zone and/or local plan?

LEGEND

-  Selected Property
-  Drainage/Waterway
-  Local Distributor Road
-  Local Road
-  Planning Scheme R Code: R25
-  Public Open Space
-  Residential

Local Plans

Is my property in a Local Area or Neighbourhood Plan?



Sources: Department Of Planning, Lands And Heritage

THINGS TO KNOW

Local Area and Neighbourhood Plans provide more detailed planning guidance for specific parts of a suburb or town. They sit within the local planning scheme and work alongside zoning to shape how land can be developed.

While zoning sets the general land use, such as residential, commercial or industrial, Local Area Plans can refine or vary zoning rules. They might allow increased building heights in key centres, encourage mixed-use or higher density near transport, or protect local character in established neighbourhoods.

These plans help guide how growth occurs, balancing development with the area's unique identity, access to services, open spaces and transport networks.

Note: Local Area and Neighbourhood Plans differ between councils and are updated over time. Always check the local planning scheme or speak with a town planner or Council officer for current requirements.

Questions to ask

- Does this plan change or override standard zoning rules?
- What design, height or density controls apply?

LEGEND

-  Selected Property
-  Local Planning Scheme: Canning

Easements

What access rights exist over the property?



Sources: Landgate

THINGS TO KNOW

Easements are legal rights allowing a person or government authority to access a specific portion of land for a particular purpose. They are commonly required for the maintenance of utilities including large water and sewer pipes, stormwater drains, and power lines. Easements are also created for shared vehicle access through a property or for maintenance of built to boundary walls.

Easements are recorded on a land title and agreed to by the landowner at the time of subdivision. The easement remains on the title even if the land is sold to someone else. Typically, a landowner cannot build permanent structures within an easement area or obstruct the access of the authorised party.

Before building within or over an easement, you must obtain approval from the easement owner and should speak to a building certifier to understand any specific considerations.

Note: The map identifies only publicly registered easements provided by the relevant authority and is not a definitive source of information. You should order a certificate of title & survey plan from the titles office to be sure. Although rare, private covenants or agreements over the land may exist. If you have specific concerns about land entitlements, please contact a solicitor.

Questions to ask

- Does the easement benefit or burden the property?
- Who is responsible for the land within the easement area?
- What other impacts does the easement have on the design of my building?

LEGEND

-  Selected Property
-  Easement Or Covenant

Flood Risk

Is the property in a potential flood area?



THINGS TO KNOW

If your property is in a potential flood area, it's important to understand the possible risks, impacts and causes of flooding. Flooding commonly happens when prolonged or heavy rainfall causes waterways to rise, overflowing into nearby properties.

The likelihood of a flood is often described using Annual Exceedance Probability (AEP), which shows the chance of a flood happening in any given year. For example, a 1% AEP flood has a 1 in 100 chance of occurring annually.

Building, renovating, or developing in flood-prone areas may require government assessment. For instance, floor heights might need to be built above flood levels, or structures designed to allow water to flow beneath raised buildings.

It is important to check with your local authority (e.g. flood check report) to understand flood risks and access detailed information.

PROPERTY DUE DILIGENCE REPORT | 10 HERACLES AVENUE

LEGEND

 Selected Property

Note: Government flood risk models are broad guides that estimate flood probability and acceptable risk but don't guarantee site-specific accuracy or immunity. They are primarily developed by local authorities to govern future development on that sites to mitigate risks for residents. Newly subdivided lots may have already considered flooding risks and developed above acceptable flood risk levels rendering the mapping invalid. For specific concerns, consult your local authority, local flood check or a qualified professional.

Questions to ask

- What are the building requirements in a potential flood area?
- Can the flood risk be reduced through design measures?
- What is the probability of flooding and is this an acceptable risk for your plans?

Character

Is the property in a character or heritage area?



THINGS TO KNOW

Heritage and character places are generally to be retained or restored to preserve their unique character value and charm. Any extensions or alterations to existing heritage buildings should complement the traditional building style of the area. There may also be demolition restrictions for existing heritage buildings.

If a property is identified in a character area, any new houses or an extension to a house **may** need to be designed to fit in with the existing building character of the area.

Note: It is not only houses or buildings that are protected by heritage values, there may be structures or landscape features on site that are protected by heritage values. It is essential to consult with the local authority, town planner or a building certifier for guidance on heritage places.

Questions to ask

- Is the property protected by Character or Heritage restrictions?
- What impacts do these restrictions have on renovations, extensions, or new builds?
- Is approval required for works under Character or Heritage restrictions?
- How does this consideration positively or negatively impact the property?

LEGEND

 Selected Property

Vegetation

Is the property in an area with vegetation protection?



THINGS TO KNOW

Properties located in protected vegetation areas may have tree clearing restrictions over the native vegetation or significant vegetation on the property. Your property may have vegetation protection if it:

- is located near a river, creek or a waterway corridor
- is located in a bushland area or rural area with native vegetation
- contains large significant trees even in an urban area
- the trees have heritage values and cultural sentiment

If these features are present, your property may contribute to the preservation of important environmental or cultural values. In these cases, planning controls may apply to help guide how vegetation is managed or how land can be developed.

Note: The map provided identifies areas that may have restrictions on tree clearing of native vegetation or significant. The mapping is based on broad modelling assumptions and does not assess each site individually. Newly subdivided lots may already have considered protected vegetation in the design of the subdivision and removal of vegetation approved by Council. To obtain accurate information about tree clearing and building on a site with protected vegetation considerations, it is recommended to contact your local Council or a local arborist for guidance.

Questions to ask

- Where is the protected vegetation located on the property?
- Is the identified vegetation "native" or an introduced species?
- How does this consideration positively or negatively impact the property?

LEGEND

 Selected Property

Contaminated Land

Is the property affected by land contamination?



THINGS TO KNOW

Land contamination occurs when soil or water is affected by substances that may pose a risk to people or the environment. It often results from past industrial, commercial or agricultural activities, or from the storage and use of chemicals and fuels.

Most states and territories keep public registers that list contaminated or potentially contaminated sites. If a property appears on one of these, it may have restrictions on use or require clean up before redevelopment. Contaminated land can limit development options, increase building costs and affect property value. Common examples include former service stations, workshops, landfills, and areas used for intensive industry or farming.

Note: Each state and territory manages contamination differently. The map provided shows areas with potential contamination based on historic land use and broad environmental modelling. It does not assess each site individually. Always check the relevant planning authority's register or seek advice from an environmental consultant for site specific information.

Questions to ask

- Has the land been used for industrial, commercial or agricultural purposes?
- Are contamination checks or remediation needed before development?
- Could contamination affect development costs or property value?

LEGEND

 Selected Property

Bushfire Risk

Is the property in a potential bushfire area?



THINGS TO KNOW

Being located in a bushfire risk area does not guarantee a bushfire occurrence but signifies that the property has been identified as having conditions conducive to supporting a bushfire. Factors such as a dry climate, dense surrounding vegetation, and steep landscapes all contribute to the impact and intensity of a bushfire.

If you plan to build or develop in a bushfire area, your construction may need to adhere to specific requirements to ensure resident safety. This could involve proper building siting, creating barriers and buffer zones around your home, and using appropriate building design and materials to minimise the impact of bushfires.

Note: The map provided is based on broad government modelling assumptions and does not assess each site individually or guarantee bushfire immunity.

Newly subdivided lots may have already considered bushfire risk in the design of the subdivision, potentially involving vegetation removal, and gained approval from the Council. You should speak with the Council or a building certifier to identify any relevant safety requirements for your site.

Questions to ask

- What is the significance of the bushfire risk to the property?
- What can be built in a bushfire risk area?
- Can bushfire impacts be reduced through design?

LEGEND

 Selected Property

Steep Land

Is there significant slope on this property?



Sources: Landgate

THINGS TO KNOW

Understanding how the land slopes on your property is important to know for building construction, soil and rainwater management purposes. A sloping block is a title of land that has varying elevations. Whether the slope is steep or gradual, knowing the land's topography helps in planning and building structures on site.

A flat block of land is generally easier to construct on but sloping land has other benefits if the building is designed well, such as improved views, drainage and ventilation. Properties with steep slopes pose challenges, particularly regarding soil stability. Retaining walls and other stabilisation measures may be necessary to prevent erosion and ensure the safety of structures.

For an accurate assessment of your property's slopes and suitability for construction, consult a surveyor or structural engineer.

Note: The information provided is based on general modelling assumptions and does not evaluate each site individually. Changes in the landscape such as retaining walls may have occurred. The contour lines provided show elevation measurement above sea level.

Questions to ask

- Where is the steep land and/or landslide risk located?
- How does this affect what can be built on the property?
- Can the steep land and/or landslide risk be improved?

LEGEND

 Selected Property

Property Est. Fall: ~0m



Noise

Is the property in a potential noise area?



Sources: Department Of Planning, Lands And Heritage

THINGS TO KNOW

Some properties may be located near uses that generate noise such as road, rail and airport traffic. These noise generating uses can cause some nuisance for the occupants of a building if it is loud and consistent. When building, extending or developing property in a noise affected area, you may be required to consider design features that reduce noise for the residents of the dwelling.


Common design features some local Councils may require include installing double glazing windows, noise attenuation doors and fences. You may wish to contact an acoustic engineer for more information.

Note: The map provided identifies noise based on government broad modelling assumptions and does not assess each site individually or any nearby sound barriers such as acoustic fences, buildings, vegetation, or earth mounds.

Questions to ask

- What is the significance of the noise impacts?
- How do noise impacts affect renovations, extensions or new builds?
- How can noise impacts be reduced through design?
- How might you confirm the noise levels and whether they are acceptable?

LEGEND

-  Selected Property
-  Potential Noise Area (Road Or Rail)

Water

Are there any water pipes nearby?



Sources: Water Corporation

THINGS TO KNOW



Water mains carry potable water from water treatment facilities to properties to use for drinking, washing and watering of gardens. These mains are owned by Council or a local Service Authority. It is important to locate these pipes before you start any underground work, to avoid costly damage to the mains.

If you are planning to develop or renovate a property and the building work is close to or over water and sewer mains, you may be required to obtain approval from local Council or the Service Authority. You should also contact a surveyor or register professional to identify any underground services before commencing any work.

Note: The information provided identifies the location of large government maintained pipes only and does not identify all privately owned pipes that may exist underground. The location of pipes in relation to the aerial or satellite image provided may be skewed because of the angle the imagery is captured from.

PROPERTY DUE DILIGENCE REPORT | 10 HERACLES AVENUE

LEGEND

-  Selected Property
-  Water Pipe

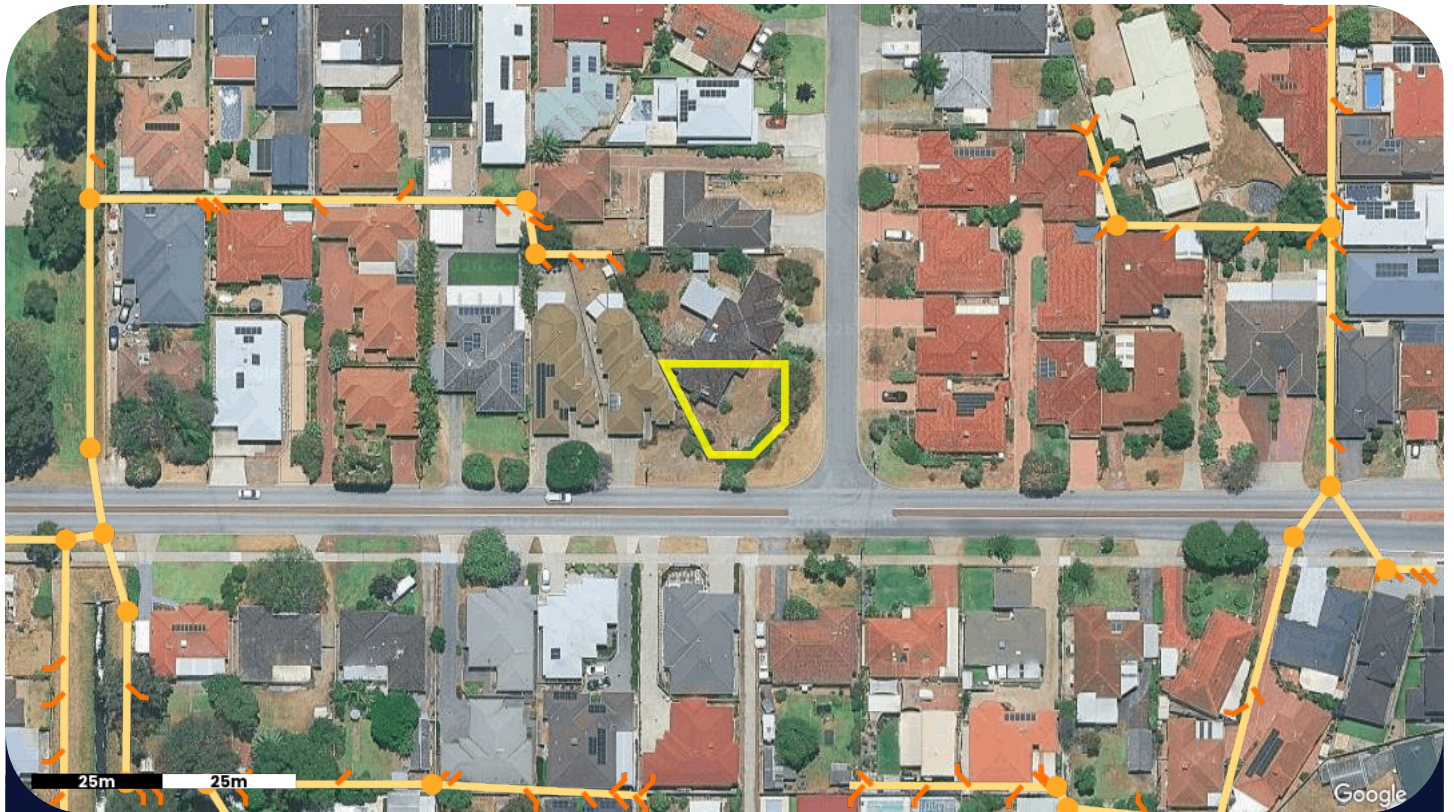
The indicative pipe location is provided as a guide only and not relied upon solely before undertaking work.

Questions to ask

- Where is the water infrastructure located on the property?
- What impact might this have on renovations, extensions, new builds or redevelopment?
- What can be built over or near the identified water infrastructure?

Sewer

Are there any sewer pipes nearby?



Sources: Water Corporation

THINGS TO KNOW

Sewer mains carry wastewater away from properties to sewage treatment facilities. These mains are owned by Council or a local Service Authority. It is important to locate these pipes before you start any underground work, to avoid costly damage to the mains.

If you are planning to develop or renovate a property and the building work is close to or over water and sewer mains, you may be required to obtain approval from local Council or the Service Authority. You should also contact a surveyor or register professional to identify any underground services before commencing any work.





Note: The information provided identifies the location of large government maintained pipes only and does not identify all privately owned pipes that may exist underground. The location of pipes in relation to the aerial or satellite image provided may be skewed because of the angle the imagery is captured from.

The indicative pipe location is provided as a guide only and not relied upon solely before undertaking work.

Questions to ask

- Where is the sewer infrastructure located on the property?
- What impact might this have on renovations, extensions, new builds or redevelopment?
- What can be built over or near the identified sewer infrastructure?

LEGEND

-  Selected Property
-  Sewer Connection
-  Sewer Maintenance Structure
-  Sewer Pipe

Stormwater

Are there stormwater pipes on or near the property?



Sources: City Of Canning, Water Corporation

THINGS TO KNOW

Council stormwater pipes collect piped roof water and surface water from a number of properties and direct flows away from buildings. These pipes are owned by Council and feed into large pipes which collect water from the street curb and channel.

You will need government approval to build over or near a large stormwater pipe. It is important to locate these pipes before digging to ensure they are not damaged. Please contact the local authority to access detailed plans that show the size and depth of pipes.




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Questions to ask

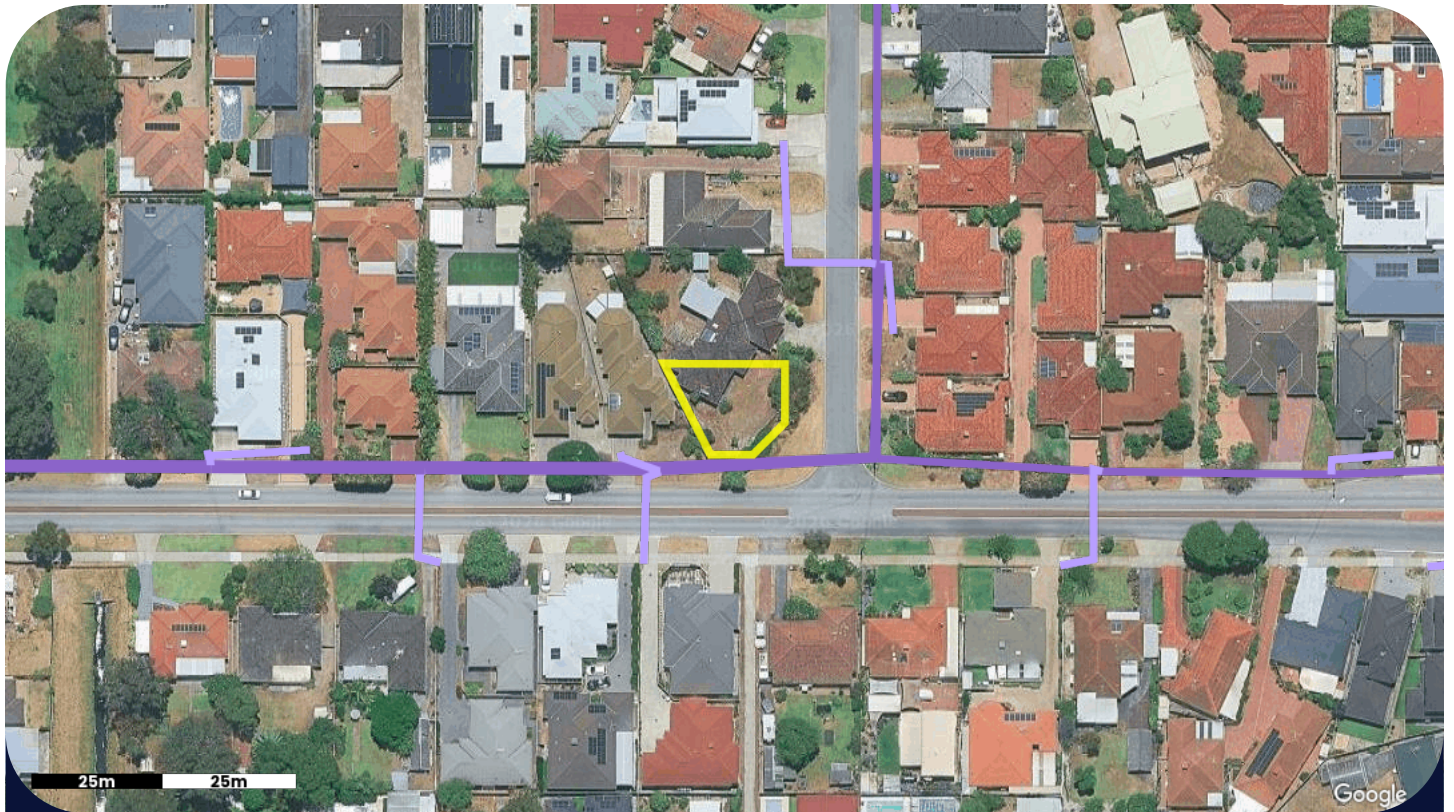
- Where is the stormwater infrastructure located on the property?
- Is there a lawful point of stormwater discharge available to the property?
- What impacts might this have on renovations, extensions, new builds or redevelopment?
- What can you build over or near the identified stormwater infrastructure?

LEGEND

-  Selected Property
-  Maintenance Or Inlet Structure
-  Stormwater Pipe Or Culvert

Power

Are there any power lines on or near the property?



Sources: Western Power

THINGS TO KNOW




Power lines (overhead or underground) transmit electricity from power stations through cables to individual properties. It is important to locate these cables before digging or undertaking overhead work near power lines, to ensure they are not damaged or workers injured.

Note: The map provided identifies the general location of large power mains identified by the service authority. The location of cables and power lines in relation to the aerial or satellite image provided may be skewed because of the angle the imagery is captured from. The indicative cable location is provided as a guide only and not relied upon solely before undertaking work. Please contact the relevant Service Authority to find out further detailed information.

Questions to ask

- Where is the power infrastructure located on the property?
- Is there an electricity connection available to the property?
- What impact might this have on renovations, extensions, new builds or redevelopment?

LEGEND

-  Selected Property
-  Overhead Powerline
-  Underground Power Cable

Data limitations

Is there any data I need to follow up?



Sources: Develo

THINGS TO KNOW

Develo sources its data from publicly available datasets provided by relevant authorities, including Federal, State and Local Governments. In some cases, these authorities may not publish data in an open or accessible format, or the data may not be available for certain areas, particularly in remote or rural regions.

Where known data limitations exist, such as when data is available but not published by the relevant authority, it has been marked in the map legend on this page. Users seeking this information are encouraged to **contact the relevant authority directly**.

The purpose of a Develo report is to compile relevant data to support the due diligence process. While every effort is made to ensure the information is accurate and up to date, limitations may still be present.

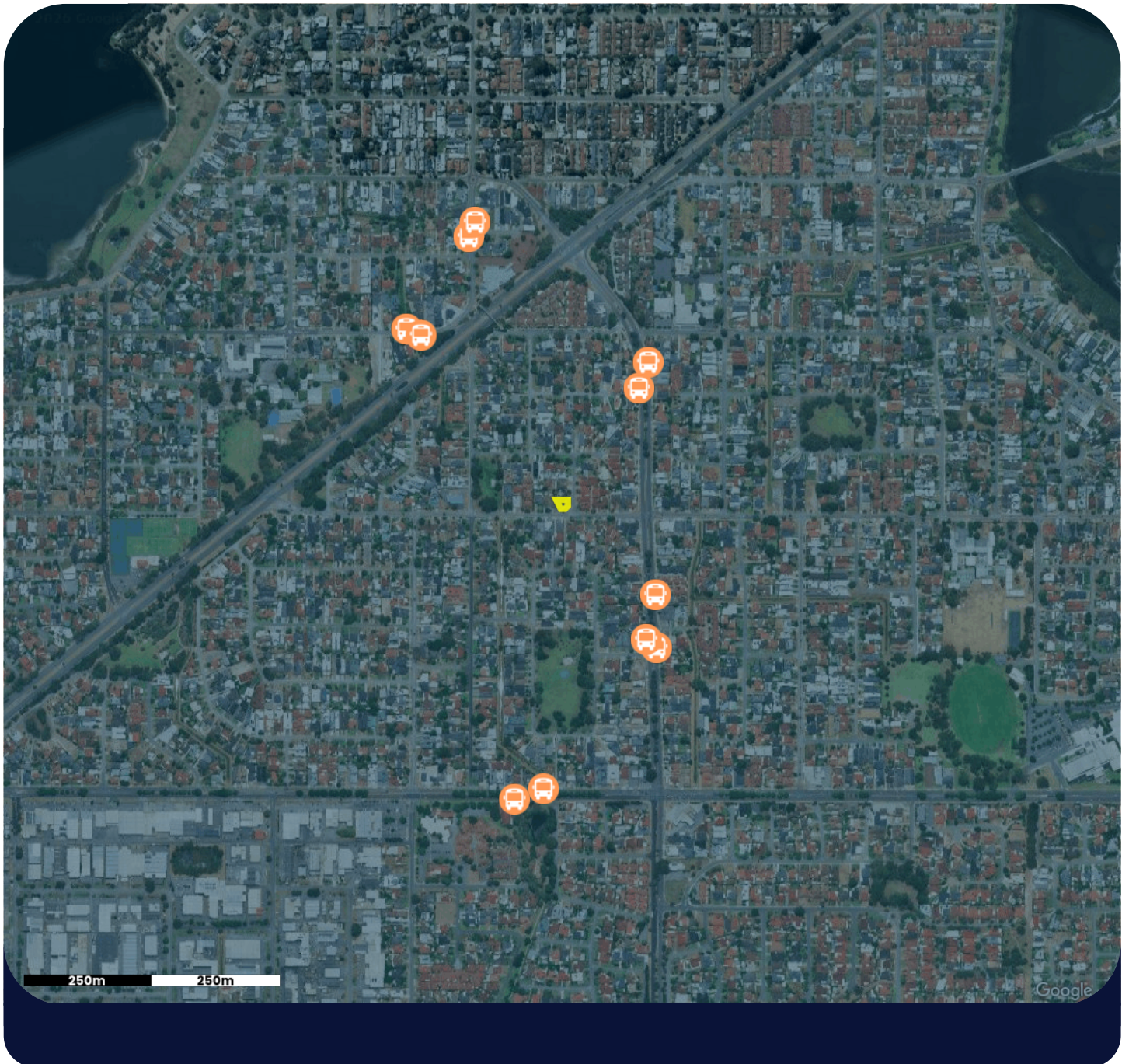
Develo and its data providers accept no responsibility for any inaccuracies or for decisions made based on the information in this report. Users should contact the appropriate authority for any data corrections or clarification or consult qualified property professionals before making financial decisions or undertaking development, renovation or new construction projects. Additional planning or building requirements may apply.

LEGEND

-  Selected Property
-  Limited Availability: Stormwater Pipes

Public Transport

Is there any public transport stops nearby?



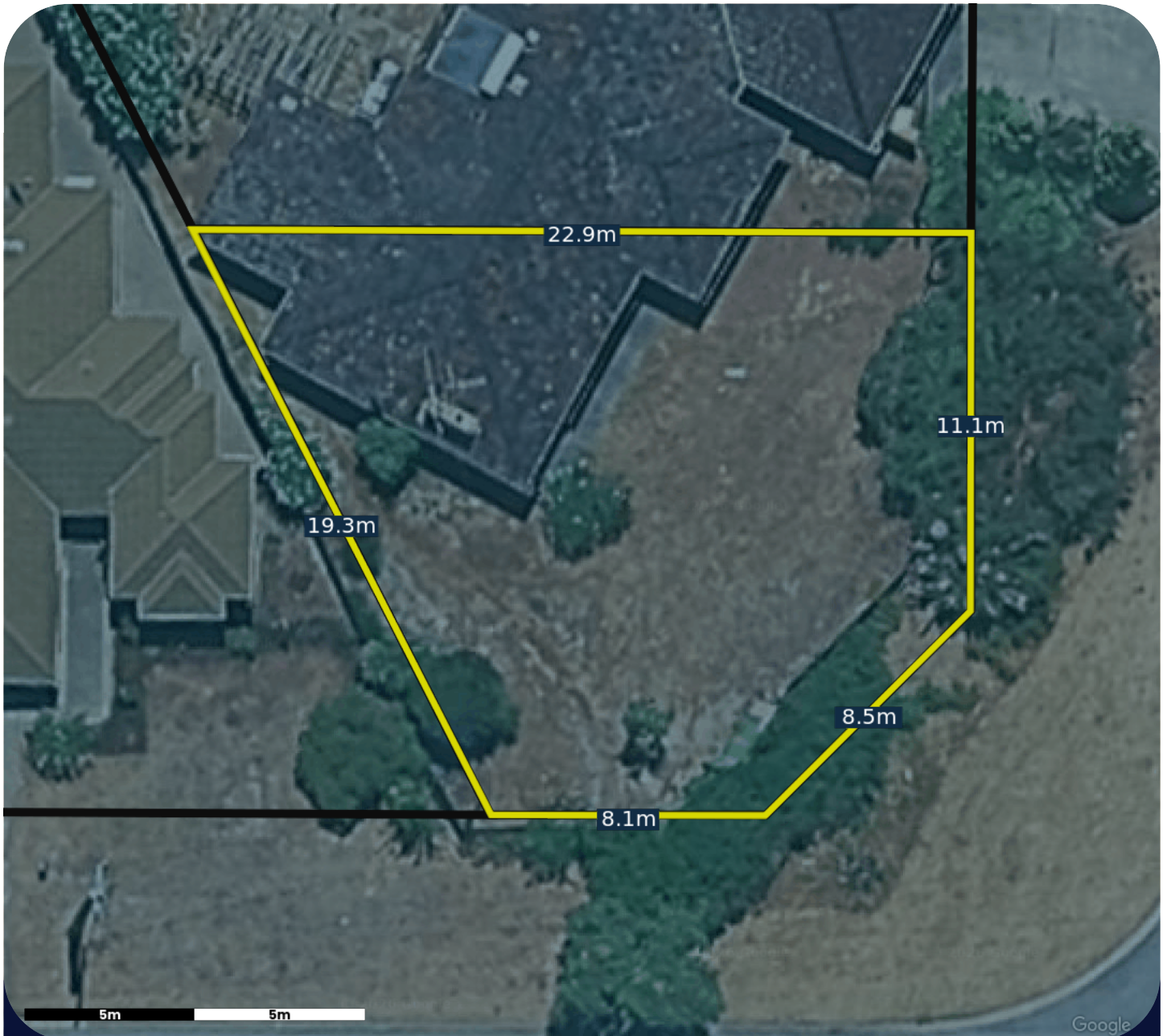
LEGEND

 Selected Property

 Bus Stop

Boundary

View your property boundaries



Imagery may misalign with boundaries due to capture distortion.
Note: All dimensions are estimates, not all dimensions may be shown.

Area: ~299m², Perimeter: ~70m

LEGEND

 Selected Property

Prepared by



Lee Tamblin

Director / Licensee / Sales

✉ sales@onepercentrealtywa.com.au

☎ 0466250944

DISCLAIMER

This report is provided by Develo Pty Ltd as a general guide only and is intended to support due diligence when considering a property. While care is taken to compile and present information from a variety of reliable third-party sources, including government and regulatory datasets, Develo Pty Ltd makes no representations or warranties about the accuracy, currency, completeness, or suitability of the information provided.

Information displayed in this report may be derived from third-party data modelling, automated algorithms, and publicly available or licensed third-party datasets. All data is subject to change without notice and may not reflect recent developments, site-specific conditions, or council-approved amendments. Due to the limitations of digital mapping, imagery distortion, and third-party data dependencies, all spatial data, infrastructure locations, distances, and risk indicators are indicative only.

This report does not constitute legal, financial, planning, or building advice, and must not be relied upon as a substitute for independent professional advice. Readers should conduct their own enquiries and seek qualified advice from a solicitor, town planner, surveyor, certifier, or relevant authority before making decisions or relying on this information.

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By accessing this report, you acknowledge and accept the above terms and assume full responsibility for verifying all information independently prior to undertaking any development, renovation, or transaction.

WHO ELSE COULD USE THIS REPORT

- ✓ Your mortgage broker and bank
- ✓ Your building and pest inspector
- ✓ Your conveyancing solicitor
- ✓ Your building professional consultant. eg. architect, designer and builder.

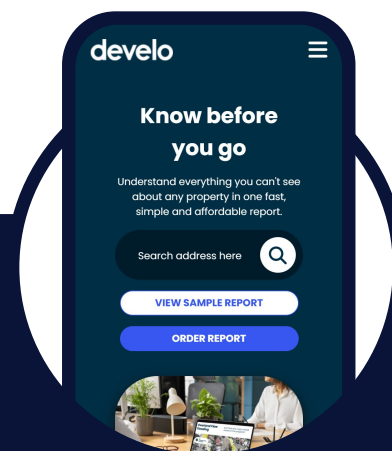
YOUR DIGITAL COPY



35eb57

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GF CL @ 28c THRU/OUT
ALL UNLESS OTHERWISE NOTED

EXTERNAL WALLS CONSISTS OF 230mm WIDE
CAVITY BRICK CONST., UNLESS NOTED OTHERWISE,
90mm EXTERNAL LEAF & 90mm INTERNAL LEAF.

ALL DIMENSIONS ARE TO PRE-FINISHED WALLS
(NO PLASTER)
EXTENT OF RENDER AS MARKED,
REFER TO ELEVATIONS.

BRICKLAYER NOTE

RUN KITCHEN BENCH TOP UNDER WINDOW FRAME,
CUT B/WK DOWN TO SUIT BENCH TOP SELECTION,
TOP OF PIER FTG @ -3c

ALL CAVITY CLOSERS AND STRUCTURAL COLUMNS
TO BE FLASHED WITH ALCOR FLASHING AS PER A.S.

ROOF CARPENTER NOTE

NOTE: PLANS DETAILED FOR "TRADITIONAL" ROOF
FRAME CONSTRUCTION
CONFORMING TO A.S. 1684, U.N.O

TRIM OUT CEILING JOISTS TO
550 X 550 AT MANHOLE LOCATION

ENSURE ROOFING MEMBERS ARE KEPT CLEAR
OF RANGEHOOD FLUE

PLUMBER NOTE

DOWNPIPE & FLOOR WASTE LOCATIONS ARE
INDICATIVE ONLY & MAY CHANGE AT THE
DISCRETION OF THE PLUMBER.

COLD WATER TAP FOR DISHWASHER RECESS.

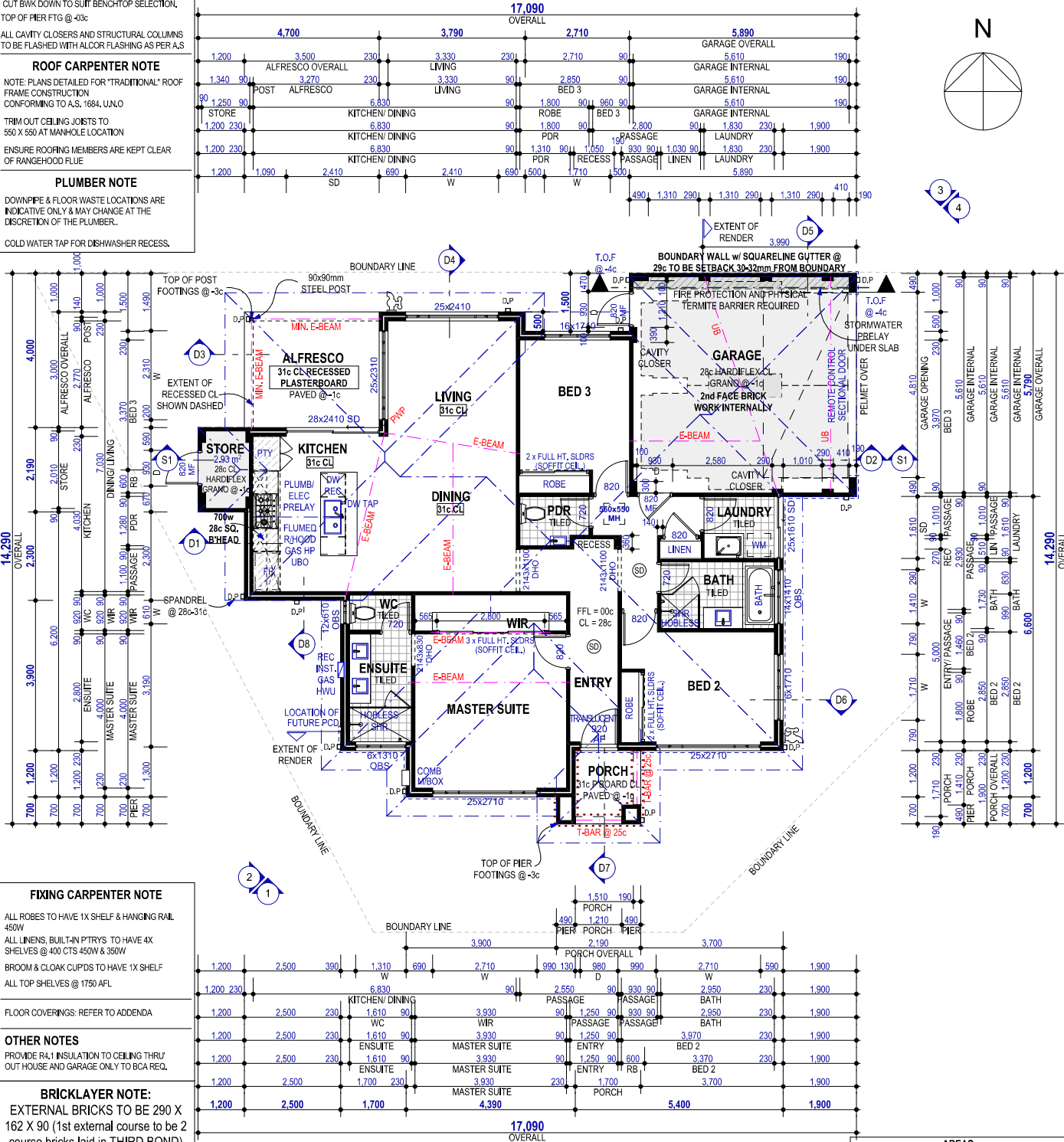
INTERNAL DOORS NOTE:
ALL INTERNAL DOORS TO BE 2040H (25C) U.N.O

BUILD METHOD: CFBW
GROUND FLOOR: Double Brick, Slab on Ground
ROOF TYPE: Colorbond

SITE CLASSIFICATION : A
FOOTING DETAIL : D10
WIND CATEGORY : N1
CORROSION CLASS : R1

ACRYLIC RENDER NOTE:
EXTENT OF RENDER TO FRONT ELEVATION OF HOUSE.
RENDER COLOUR 1:
RENDER COLOUR 2:
EXTENT SHOWN AS SHOWN ON PLANS.

TERMITE TREATMENT NOTE:
TERMITE TREATMENT WILL BE CARRIED OUT IN
ACCORDANCE WITH PART 3.1.4 OF THE NCC -
BUILDING CODE OF AUSTRALIA AND AS3660, 1.2014
THROUGH THE USE OF TERMITE RESISTANT MATERIALS
FOR ALL PRIMARY BUILDING ELEMENTS, AS FOLLOWS:
*CONCRETE SLAB IN ACCORDANCE WITH AS2870 &
AS3600
*MASONRY IN ACCORDANCE WITH AS3700
*PRESERVATIVE TREATED TIMBER IN ACCORDANCE
WITH AS1604 AND APPENDIX D OF AS3660, 1.2014



FIXING CARPENTER NOTE

ALL ROBES TO HAVE 1X SHELF & HANGING RAIL
450W

ALL LINENS, BUILT-IN PTYS TO HAVE 4X
SHELVES @ 400 CTS 450W & 350W

BROOM & CLOAK CUPDS TO HAVE 1X SHELF

ALL TOP SHELVES @ 1750 AFL

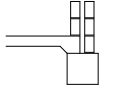
FLOOR COVERINGS: REFER TO ADDENDA

OTHER NOTES

PROVIDE R4.1 INSULATION TO CEILING THRU
OUT HOUSE AND GARAGE ONLY TO BCA REQ.

BRICKLAYER NOTE:

EXTERNAL BRICKS TO BE 290 X
162 X 90 (1st external course to be 2
course bricks laid in THRD BOND)



AREAS		
Name	Area	Perimeter
HOUSE	124,327	53,160
GARAGE	33,365	23,361
ALFRESCO	10,500	13,000
PORCH	3,573	8,180
STORE	2,935	7,060
TOTAL	174,700 m²	

THIS IS ONE OF THE DRAWINGS
REFERRED TO IN THE CONTRACT :
OWNERDATE.....
OWNERDATE.....
BUILDERDATE.....

101 Life

BUILDERS REGISTRATION N° 13621
9 SANGIORGIO COURT
OSBORNE PARK, WA 6017
Phone (08) 9208 9100 Fax (08) 9208 9102

VARIATIONS:
REV. 1: DESCRIPTION: CONTRACT DRAWINGS + AC PLAN
2: ENGINEERS
3: PLANNING AMENDMENTS (VO1)
4: PLANNING APPROVAL AMENDMENTS
5: PRESTART: VO2 (ITEMS 1-35)
6: VO4 (ITEM 1)
7:
8:
9:

INT: DATE: CLIENT: **TEH & WONG**
SR: 04.10.24
JM: 27.11.24
CB: 13.12.24
CB: 20.01.25
FC: 12.02.25
DT: 07.03.25

SITE ADDRESS:
LOT 1 on SP 87006- #10 HERACLES AVENUE RIVERTON WA 6148

SALES: SS DRAWN: SR CHECKED: CB

CUSTOM FLOOR PLAN

DATE: 10/03/2025 SHEET N°: 06 of 13
SCALE: 1:1, 1:100
REVISION N°: 06 JOB N°: 2408004



ELECTRICAL SAFETY CERTIFICATE

Electricity (Licensing) Regulations 1991, Regulation 52B

This certificate warrants that the electrical installing work described below is safe and complies with the *Electricity (Licensing) Regulations 1991*.

This Electrical Safety Certificate is the certificate of compliance referred to in Regulation 52B of the *Electricity (Licensing) Regulations 1991*. This regulation requires that the electrical contractor/authorised¹ electrician completing electrical installing work must, with 28 days of completing the work, provide a certificate of compliance in respect to the work to the person for whom the work was carried out.

Installation Details

Owner/Occupier Name _____ Meter No. 0620271490
Builder/Client Name 101 Residential (0892089100, cl@101residential.com.au)
Address 10 HERACLES AVE RIVERTON 6148
-32.03361578, 115.891451

Alteration/Addition

Date of Completion 15/12/2025 Related Notice of Completion E2493317

Details of work completed (indicate a number/rating where relevant)

FINAL WIRING ON HOUSE

Lights - 19

Socket Outlets 10A - 17

Cooking Appliances - 1

RCDs - 2

Smoke Alarms - 2

Details of RCD Protection

All the socket outlet and lighting final subcircuits of the installation are protected by at least two RCDs? Yes

If NO, what circuits are not protected:

Details of any defects observed (alterations and additions only)

Certification by authorised¹ electrician

I certify that the electrical installing work that is subject of this certificate has been completed, checked and tested and, at the time of testing, met the requirements of the Electricity (Licensing) Regulations 1991 and is safe.

Name	WSEEM ELTOUKHI
Licence No.	EW134304
Details of electrical contractor	
Licence No.	EC5435
Business Name	COUSINS ELECTRICS PTY LTD
Business Address	
Phone No.	+61422220190, 9358 6777
Facsimile No.	
Email Address	ticketing@cousinselectrics.com

Date 12/01/2026

¹ Authorised pursuant to Regulation 52B(5) of the *Electricity (Licensing) Regulations 1991*



GAS NOTICE OF COMPLETION

1 LOCATION OF INSTALLATION

Owner/Occupier Name:	Builder/Client Name: 101 Residential (0892089100, cl@101residential.com.au)	Meter No. (if applicable): M8A2434634
Address: LOT 15 10 HERACLES AVE RIVERTON 6148		
Directions – please provide (nearest corner etc.) sufficient information: METER_POSITION: Left Side		

2 MOBILE INSTALLATION DETAILS

NOT APPLICABLE

3 FIXED INSTALLATION DETAILS

TO (NAME OF GAS SUPPLIER)	ATCO Gas Australia
TYPE OF GAS	Natural Gas
TYPE OF INSTALLATION	Domestic
OPERATING PRESSURE (kPa)	1.25

5 TYPE OF WORK

New Installation	
Commenced supply?	Yes
Pipe work?	No

6 TYPE A (DOMESTIC/COMMERCIAL) APPLIANCE(S)				7 TYPE B (INDUSTRIAL) APPLIANCE(S)
Appliance Description	No.	MJ/h	Commissioned	NOT APPLICABLE
Water Heater	1	199	Yes	
Cooking Appliance	1	40.7	Yes	

8 COMMENTS AND ADDITIONAL DETAILS

Variation/Exemption required for certification?	No
Any non-compliant details to report?	No
Any comments or additional details?	No

9 ADMINISTRATION DETAILS

Gas Fitter's Name: PETER HARDING	Gas Fitter's Phone Number: 0401370016	
Company Name:	Gas Fitter's Email Address: pavetheway19@gmail.com	
Business Address: 2 OGILVIE WAY HARRISDALE WA 6112	Date Lodged: 03/12/2025	
Gas Fitter's Registration No: GF17662	Class/es of Gasfitting: G	Lodged By: Peter Harding (GF17662PH)

I hereby certify that every part of the gas installation on which the gasfitting work specified on this Notice was done or that is affected by that work complies with the Gas Standards Act 1972 and its regulations, is safe to use and is completed to a trade finish. I further certify that, if the work has included leaving a Type B appliance permanently connected in that customer's gas installation, an Inspector has issued a Certificate of Compliance for that appliance. I declare that I am currently registered to do the gasfitting specified in this Notice.

Completion Date: 03/12/2025

NEW HOME **TERMITE DAMAGE REPLACEMENT WARRANTY**

WARRANTY NUMBER: 1507234

This warranty is issued to the owner of the premises situated at:

ADDRESS: L1 Heracles Avenue RIVERTON

BUILDER: 101 Residential Pty Ltd

TREATMENT DATE: 12/01/2026

**A termite barrier system has been installed
to all accessible areas of this building.**

**This system is covered by a Termite Damage
Replacement Warranty.**

**Please read the important information below
regarding your warranty.**

Details of the Warranty

Under our Termite Damage Replacement Warranty, we guarantee:

- 1) To repair or replace (providing all labour and materials) ANY items within the main residence that are damaged by termites during the warranty period. These include (but are not limited to) roof timbers, ceiling materials, fixed cupboards, timber flooring, floor coverings, internal furniture and electrical cables.
- 2) To repair or replace any structural items within the garage/carport and alfresco that are damaged by termites during the warranty period.
- 3) To treat any termite infestation in the main residence or on the property (considered by Termico to be a risk to the main residence) FREE OF CHARGE during the warranty period.

Information for the Home Owner

1. Section 1 of Australian Standards 3660.1 makes the following statements regarding the performance of barrier systems;
 - a) The Standard includes methods to deter concealed entry by termites from the soil to the building above the termite barrier system.
 - b) A termite barrier system constructed in accordance with this standard cannot prevent termite attack, as the barrier may be bridged or breached. Where termites bridge barriers this evidence may be detected during inspections.
2. Ensure that the ground levels around the building are maintained in such a way as to minimise the possibility of water entering underneath the building. Water pipes, roof water disposal and storm water drains should be kept free of leaks and blockages and should not discharge adjacent to the building.
3. Do not store firewood against the wall of the main residence.

Conditions and Exclusions of the Warranty

1. This warranty only applies to damage in the main residence that is caused by termites entering via areas where a chemical termite barrier has been installed. Damage caused by termites entering via areas where a chemical termite barrier was unable to be installed, will not be covered under this warranty.
2. Where installed, Termico have provided a physical termite barrier to the zero lot line in accordance with our approved performance solution for the Termico termite management system. The entire length of the zero lot line is fully covered under this warranty.
3. Stored items in the garage/carport and alfresco are not covered under this timber replacement warranty.
4. Under this warranty Termico will repair/replace timber flooring to a maximum value of \$10,000.
5. Termico will make every reasonable effort to match materials when replacing or repairing items damaged by termites. Termico is not obliged under the warranty to replace any items solely for matching purposes.
6. This warranty is valid for twelve (12) months from the date of treatment and can be extended through our Renewable Protection Plan.
7. Chemical termite barriers degrade (break down) over time and will need to be replenished every five (5) years. Termico will advise you when the barrier needs to be replaced. The renewal of the warranty is subject to the replacement of the barrier when it is required.

Extending your Warranty

Your New Home Termite Damage Replacement Warranty can be renewed through our Renewable Protection Plan. We will contact you prior to the expiry of your warranty with details regarding warranty renewal.

For further information on your New Home Termite Damage Replacement Warranty call our warranty renewal department on: (08) 9443 9880

