

FORM B2
FORM APPROVAL
NO. B5471

WESTERN AUSTRALIA
TRANSFER OF LAND ACT 1893 AS AMENDED.

ANNEXURE A

This is the annexure marked "A" referred to in the Offer and Acceptance contract dated the _____ day of _____ 20____
Made between _____
_____ as Buyer and Gold Estates Holdings Pty Ltd as Seller to purchase LOT _____

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RESTRICTIVE COVENANT

(Note 1)

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EDEN GREEN – STAGE 8– STANDARD ALLOTMENTS

Deed of Restrictive Covenant

(Pursuant to section 136D of the Transfer of Land Act)

Date:

Parties: GOLD ESTATES HOLDINGS PTY LTD (ACN 097 065 944) of 189 Hay Street, Subiaco in the State of Western Australia (“**Gold Estates**”).

Recitals:

- A. Gold Estates owns the land described in Item 1 on the **Schedule** hereto (“**the Deposited Plan**”).
- B. Gold Estates is subdividing part of the Deposited Plan (“**Subdivision**”) and has lodged the Deposited Plan with Landgate to effect the creation and registration of new titles the subject of the Subdivision.
- C. In accordance with section 136D of the Transfer of Land Act Gold Estates requires each of the lots referred to in Item 2 of the **Schedule** (“**Encumbered Lots**”) to be encumbered by the restrictive covenants set out in this document, so that the restrictive covenants will be noted against the Encumbered Lots on the Deposited Plan and when separate Certificates of Title issue for the lots the burden and the benefit of each of the restrictive covenants is to be noted on the Certificate of Title of each of the Encumbered Lots.

IT IS AGREED

1. RESTRICTIVE COVENANTS

The registered proprietor (which expression includes the transferees, assigns and successors of the registered proprietor) covenants it will:

- 1.1 NOT construct, erect, externally renovate or install or permit to be constructed, erected, externally renovated or installed on the Encumbered Lots against which these restrictive covenants are registered (“**Property**”):
 - (a) any structure or appendage (including but not limited to dwellings, ‘granny flats’, garages, outbuildings, swimming pools, tennis courts) on the Property without:
 - (i) prior to commencement of construction, obtaining the approval of the Eden Green Estate Project Manager from time to time (being currently Richard Noble & Company) (“**Project Manager**”) to plans and specifications showing the nature, location, materials and height of the proposed structure or appendage (as submitted to the Project Manager by the registered proprietor); and
 - (ii) such approved plans and specifications being submitted to the City of Cockburn for building approval;
 - (b) a private single dwelling house (“**Residence**”) on all Encumbered Lots having an area of 450 square metres or more with a total floor area (inclusive of external walls and alfresco areas, but exclusive of porches, garages, verandahs and other unenclosed areas) of less than 180 square metres;
 - (c) a residence on all Encumbered Lots having an area under 450 square metres with a total floor area (inclusive of external walls and alfresco areas, but exclusive of

- porches, garages, verandahs and other unenclosed areas) of less than 140 square metres;
- (d) a Residence or garage with a roof pitch of less than 24° or, in the case of a curved roof, a roof with an equivalent roof height at its highest point, of less than a roof with a pitch of not less than 24° at its highest point; or
 - (e) a Residence that does not incorporate a double, side-by-side garage comprised of the same materials as the Residence.
- 1.2 NOT alter the general level of the site or allow the finished site level to be raised by more than 0.3 metres unless written consent from the Project Manager has first been obtained.
- 1.3 NOT setback the construction of any improvements on the Encumbered Lots other than in accordance with the following:
- (a) Front Setback – in accordance with the requirements of the Residential Design Codes 2010;
 - (b) Rear Setback – in accordance with the requirements of the Residential Design Codes 2010;
 - (c) Side Setback – in accordance with the requirements of the Residential Design Codes 2010 except that first floor parapets are restricted to a maximum of one-third the length of the boundary; and
 - (d) Secondary Street Setback – minimum of 1.5 metres.
- 1.4 NOT allow the front elevation of the Residence constructed on an Encumbered Lot to be in any orientation other than towards the main street frontage.
- (a) in respect of lot 472, other than towards Gaebler Road or Murrumbidgee Drive;
 - (b) in respect of lots 473 – 484 (inclusive), other than towards Gaebler Road;
 - (c) in respect of lots 485 – 486 (inclusive), other than towards Gaebler Road or Twig Street;
 - (d) in respect of lots 487 – 499 (inclusive), other than towards Gaebler Road; and
 - (e) in respect of lots 503 – 506 (inclusive), other than towards Costata Gate.
- 1.5 NOT allow the postal address of the Property to be on any street other than the main street frontage:
- (a) in respect of lot 472, other than on Gaebler Road or Murrumbidgee Drive;
 - (b) in respect of lots 473 – 484 (inclusive), other than on Gaebler Road;
 - (c) in respect of lots 485 – 486 (inclusive), other than on Gaebler Road or Twig Street;
 - (d) in respect of lots 487 – 499 (inclusive), other than on Gaebler Road; and
 - (e) in respect of lots 503 – 506 (inclusive), other than on Costata Gate.
- 1.6 NOT commence construction more than twelve (12) months from the date of settlement of purchase of the Property and NOT complete construction of the Residence more than

eighteen (18) months from the date of approval by the Project Manager, unless written consent from the Project Manager has first been obtained.

- 1.7 NOT construct, erect, externally renovate or install or permit to be constructed, erected, externally renovated or installed on the Property:
- (a) a Residence or any alteration, or addition to a Residence using:
 - (i) external wall materials which are not either predominantly concrete, clay bricks, limestone or other similar materials finished in face brickwork or render;
 - (ii) more than 50% of any wall materials comprising mini-orb, weatherboard, timber or other similar materials of any one elevation; or
 - (iii) roof materials, which are not concrete or clay tiles, zincalume or colorbond metal;
 - (b) a garage which, if not located under the main roof of the Residence:
 - (i) is not made of the same materials as the Residence; or
 - (ii) in the opinion of the Project Manager, does not match or complement the Residence, in respect of the pitch of the roof, materials used, the design and external appearance including colour and the quality of construction;
 - (c) a Residence, unless a driveway to the garage on the Property and crossover is constructed at the same time as the Residence and completed prior to occupation of the Residence;
 - (d) a Residence, unless all side and rear boundary fencing is constructed and completed prior to occupation of the Residence;
 - (e) a pathway, driveway or crossover which is wider than six (6) metres, or less than 0.6 metres from any side boundary of the Property;
 - (f) a pathway, driveway or crossover which is not constructed of brick paving, liquid limestone, limestone block or only exposed aggregate concrete;
 - (g) subject as herein after provided, any fence or gate that is not comprised of dual sided colorbond fencing with Evergreen metal posts and domain coloured metal sheet infill;
 - (h) an air-conditioner or evaporative cooler, unless:
 - (i) contained wholly within the Residence; or
 - (ii) within the roof space between the ceilings of the Residence and the underside of the roof of the Residence; or
 - (iii) where not adhering to (i) or (ii), is:
 - (A) screened from public view from the street at the front of the Residence and areas of public open space;
 - (B) positioned to minimise noise impact to neighbouring residences; and
 - (C) if installed on the roof, installed below the ridge line of the roof and of similar colour to the roof;

- (i) a solar hot water heater unless it is screened from public view, fits the roof profile, is not elevated at an angle to the roof profile and otherwise matches or complements the Residence; or
 - (j) a clothesline or rainwater tank except in accordance with the manufacturer's instructions and if screened from public view.
- 1.8 NOT construct, erect or install or permit to be constructed, erected or installed on the Property a television and/or radio antennae or satellite dish unless such television and/or radio antennae or satellite dish is not visible from any street at the front of the Residence and areas of public open space.
- 1.9 NOT allow vehicle access to the Property to be:
 - (a) in respect of lot 472, from any direction other than from Gaebler Road or Murrumbidgee Drive;
 - (b) in respect of lots 473 – 484 (inclusive), from any direction other than from Gaebler Road;
 - (c) in respect of lots 485 – 486 (inclusive), from any direction other than from Gaebler Road or Twig Street;
 - (d) in respect of lots 487 – 499 (inclusive), from any direction other than from Gaebler Road; and
 - (e) in respect of lots 503 – 506 (inclusive), from any direction other than from Costata Gate.
- 1.10 NOT construct any garage on the Property at an orientation:
 - (a) in respect of lot 472, other than towards Gaebler Road or Murrumbidgee Drive;
 - (b) in respect of lots 473 – 484 (inclusive), other than towards Gaebler Road;
 - (c) in respect of lots 485 – 486 (inclusive), other than towards Gaebler Road or Twig Street;
 - (d) in respect of lots 487 – 499 (inclusive), other than towards Gaebler Road; and
 - (e) in respect of lots 503 – 506 (inclusive), other than towards Costata Gate.
- 1.11 NOT park, keep or store or permit to be parked, kept or stored on the Property or on the road or on any other Property near or next to the Property, any commercial vehicles (being vehicles which have an aggregate weight greater than 3.5 tonnes or a height greater than 2.0 metres), caravans, buses, trailers, mobile homes, boats or any other mobile machinery unless:
 - (a) the above are housed or contained wholly within a garage on the Property or are otherwise screened from public view; and
 - (b) in the case of commercial vehicles, the prior approval of the City of Cockburn has been obtained.
- 1.12 NOT conduct or permit to be conducted any repairs or restorations of any motor vehicle, boat, trailer, aircraft or any other vehicle on the Property other than wholly within a garage on the Property, or any part thereof.

- 1.13 where limestone retaining or other walls or fences have been erected on any of the boundaries of the Property by Gold Estates, NOT:
- (a) alter or remove any or the retaining walls or fences;
 - (b) allow or permit the retaining walls or fences to fall into a state of disrepair; or
 - (c) repair or renew such retaining walls or fences except in the same style and colour as the existing retaining walls and fences,
- unless written consent from the Project Manager has first been obtained.
- 1.14 NOT accumulate or keep or permit to accumulate or keep rubbish, trash, garbage or other waste material whatsoever on the Property except in appropriate permanent or temporary containers specially constructed for that purpose and placed in appropriate areas screened from view except immediately prior to garbage collection
- 1.15 NOT erect or display or cause to be erected or displayed on the Property any sign, hoarding or advertising of any description whatsoever other than:
- (a) a sign erected by a builder of the Residence in accordance with the Building Act 2011 (WA) during the period of construction of the Residence; or
 - (b) a “FOR SALE” or “FOR LEASE” sign.
- 1.16 NOT use the completed Residence for display purposes unless approved by the City of Cockburn.
- 1.17 NOT raise, breed or keep or permit to be raised, kept or bred any animals, on the Property, other than domestic pets in keeping with the City of Cockburn’s local laws.
- 1.18 NOT permit any form of construction on the Property (including patios, garages and other outbuildings) unless the site coverage complies with the Residential Design Codes 2010.
- 1.19 NOT permit or allow all garden areas on the Property within public view:
- (a) not to be landscaped within three (3) months of occupation of the Residence; or
 - (b) to be poorly maintained or fall into a state of disrepair.
- 1.20 NOT breach or cause to be breached the Eden Green Stage 8 Development Conditions and Building Guidelines relating to the Property (“**Guidelines**”) which have been supplied to the registered proprietor and which any successive registered proprietor acknowledges having received (provided that, if there is any inconsistency between the Guidelines and the terms of this document, the terms of this document shall prevail).

2. TERM OF RESTRICTIVE COVENANTS

The covenants herein contained shall operate and be enforceable until 31 July 2024, when such covenants will cease to have any further effect.

3. BURDEN OF RESTRICTIVE COVENANTS

Gold Estates intends that the burden of the restrictive covenants is to:

- (a) run with the Property for the benefit of each and every other registered proprietor of the Encumbered Lots on the Deposited Plan; and

- (b) be enforceable against the registered proprietor of each of the Encumbered Lots on the Deposited Plan by Gold Estates and every subsequent registered proprietor of each and every Encumbered Lot.

4. NO RESPONSIBILITY FOR ENFORCEMENT

During the period that Gold Estates is the registered proprietor of any of the Encumbered Lots on the Deposited Plan it accepts no responsibility, at law or at equity, for enforcement of the restrictive covenants.

SCHEDULE

Item 1: All of that land in Deposited Plan 403542.

Item 2: Lots numbered 472 - 499 and 503 - 506 (inclusive) on the Deposited Plan.

EXECUTED AS A DEED

Executed by Gold Estates Holdings)
Pty Ltd ACN 097 065 944)
pursuant to s127(1) of the)
Corporations Act 2001 (Cth)

.....
Company Secretary/Director

.....
Director

.....
Name of Company Secretary/Director
(print)

.....
Name of Director (print)

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INSTRUCTIONS

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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

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EXAMINED

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PREPARED BY	Corrs Chambers Westgarth
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REFERENCE No.	9070095
PHONE No. (08) 9460 1720	FAX No. (08) 9460 1667
EMAIL	meagan.johnston@corrs.com.au

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