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REGISTER SEARCH STATEMENT (Title Seased) for pay pterosetwhich may breach அவரு copyright. Land Act 1958

VOLUME 11582 FOLIO 864

Security no : 124112871766C Produced 22/02/2024 02:25 PM

LAND DESCRIPTION

Lot 15 on Plan of Subdivision 722623L. PARENT TITLE Volume 11582 Folio 828 Created by instrument PS722623L 09/07/2015

REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor JOHN ANDREW HOLZER AT578225M 04/09/2020

ENCUMBRANCES, CAVEATS AND NOTICES

COVENANT AN035608C 22/08/2016

Any encumbrances created by Section 98 Transfer of Land Act 1958 or Section 24 Subdivision Act 1988 and any other encumbrances shown or entered on the plan set out under DIAGRAM LOCATION below.

AGREEMENT Section 173 Planning and Environment Act 1987 AX370478E 20/10/2023

DIAGRAM LOCATION

SEE PS722623L FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NUMBER STATUS DATE AX370478E (E) AGREEMENT Registered 26/10/2023 AX492827Y (E) REMOVAL OF AGREEMENT Registered 01/12/2023

----------END OF REGISTER SEARCH STATEMENT--------

Additional information: (not part of the Register Search Statement)

Street Address: 40 KORALEIGH VIEW NICHOLSON VIC 3882

ADMINISTRATIVE NOTICES

NTT

DOCUMENT END



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Electronic Instrument Statement

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The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders, past, present and emerging.

Produced 22/02/2024 02:25:45 PM

Status Registered Dealing Number AX492827Y

Date and Time Lodged 28/11/2023 09:11:26 AM

Lodger Details

Lodger Code 20126M

Name STEFANIE DONNA SUMMERS

Address Lodger Box Phone Email

Reference Section 183 Applicat

APPLICATION TO REMOVE AN INSTRUMENT

Jurisdiction VICTORIA

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or Interest

AGREEMENT AL961631J

Land Title Reference

11582/864

Instrument and/or legislation

REMOVE - AGREEMENT - SECTION 173
Planning & Environment Act - section 177

Applicant(s)

Name EAST GIPPSLAND SHIRE COUNCIL

Address

Street Number 273
Street Name MAIN
Street Type STREET
Locality BAIRNSDALE

State VIC Postcode 3875

Additional Details

VICTORIA
Printed 26/02/2024
Page 2 of 42



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Electronic Instrument Statement

None

The applicant/relinquishing party/receiving party requests the removal of this Instrument from the Register.

Execution

- 1. The Certifier has taken reasonable steps to verify the identity of the applicant or his, her or its administrator or attorney.
- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant law and any Prescribed Requirement.

Executed on behalf of EAST GIPPSLAND SHIRE

COUNCIL

Signer Name STEFANIE SUMMERS

Signer Organisation STEFANIE DONNA SUMMERS
Signer Role CONVEYANCING PRACTICE

Execution Date 28 NOVEMBER 2023

File Notes:

Data updated

This is a representation of the digitally signed Electronic Instrument or Document certified by Land Use Victoria.

Statement End.

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The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders, past, present and emerging.

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Status Registered Dealing Number AX370478E

Date and Time Lodged 20/10/2023 08:37:50 AM

Lodger Details

Lodger Code 20126M

Name STEFANIE DONNA SUMMERS

Address Lodger Box Phone Email

Reference Section 173 Agreemen

APPLICATION TO RECORD AN INSTRUMENT

Jurisdiction VICTORIA

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or Interest

FEE SIMPLE

Land Title Reference

11582/864

Instrument and/or legislation

RECORD - AGREEMENT - SECTION 173 Planning & Environment Act - section 173

Applicant(s)

Name EAST GIPPSLAND SHIRE COUNCIL

Address

Street Number 273
Street Name MAIN
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Locality BAIRNSDALE

State VIC Postcode 3875

Additional Details

VICTORIA
Printed 26/02/2024
Page 4 of 42



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Electronic Instrument Statement

Refer Image Instrument

The applicant requests the recording of this Instrument in the Register.

Execution

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- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant law and any Prescribed Requirement.

Executed on behalf of EAST GIPPSLAND SHIRE

COUNCIL

Signer Name STEFANIE SUMMERS

Signer Organisation STEFANIE DONNA SUMMERS
Signer Role CONVEYANCING PRACTICE

Execution Date 20 OCTOBER 2023

File Notes:

NIL

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Statement End.



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Number of Pages	11
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Document Assembled	22/02/2024 14:25

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John Andrew Holzer

East Gippsland Shire Council

of the Planning and Environment Act 1987 Agreement under section

Subject Land: 40 Koraleigh View, Nicholson

10/10/2023

Date

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Contents 1. Definitions 2. Interpretation 3. Purposes of Agreement 4. Reasons for Agreement 5. Agreement required 6. Owner's specific obligations 6.1 Fences 6.2 Fences 6.3 Access Euliding envelopes 6.5 Euliding envelopes 6.6 Vasite disposal envelope 6.7 Septic Tanks 7.1 Notice and registration 7.2 Further obligations 7.3 Council's costs to be paid 7.4 Further for oldermining stration 7.5 Interest for overdue money 11. Owner's warranties 8. Agreement under section 173 of the Act 11. Owner's warranties 11. Notices 11.		
Interpretation Interpretation Purposes of Agreement Reasons for Agreement Agreement required Owner's specific obligations 6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets Building envelopes 6.7 Waste disposal envelope 6.7 Septic Tanks 7.1 Notice and registration 7.2 Further obligations 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Interest for overdue maney 7.6 Notification of compliance with Owner's obligations Agreement under section 173 of the Act Owner's warranties Successors in title 11.1 Notices 11.2 No walver 11.3 Severability 11.4 No fettering of Council's powers Inspection of Agreement Commencement of Agreement	000	tents
Interpretation Purposes of Agreement Reasons for Agreement Agreement required Owner's specific obligations 6.1 Rainwater Tanks 6.3 Access 6.4 Maintenance contribution for offsets Multing envelopes 6.7 Septic Tanks 6.8 Notice and registration 7.1 Notice and registration 7.2 Further obligations 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Interest for overdue money 7.6 Notification of compliance with Owner's obligations Agreement under section 173 of the Act Owner's warranties Successors in title 11.1 Notices 11.5 Geoverning law Commencement of Agreement	<u>.</u>	Definitions
Purposes of Agreement Reasons for Agreement Agreement required Owner's specific obligations 6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets 6.6 Waste disposal envelope 6.7 Septic Tanks Owner's further obligations 7.1 Notice and registration 7.2 Further actions 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Interest for overdue money with Owner's obligations Agreement under section 173 of the Act Owner's warranties General matter 11.1 Notices 11.2 Severability 11.3 No valver 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement	Ņ	
Reasons for Agreement Agreement required	μ	
Agreement required Owner's specific obligations 6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets 6.5 Waste disposal envelope 6.7 Septic Tanks 7.1 Further obligations 7.2 Council's costs to be paid 7.3 Council's costs to be paid 7.4 Time for determining satisfaction Interest for overdue money 7.5 Notification of compliance with Owner's obligations 7.6 Agreement under section 173 of the Act Owner's warranties Successors in title General matters 11.1 No waiver 11.2 Severability 11.5 Governing law Commencement of Agreement	4	for Agreement
Owner's specific obligations 6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets 6.5 Access 6.6 Waste disposal envelope 6.7 Septic Tanks 7.1 Notice and registration 7.2 Council's costs to be paid 7.3 Council's costs to be paid 7.4 Interest for overdue money 7.6 Notification of compliance with Owner's obligations Agreement under section 173 of the Act Owner's warranties Successors in title General matters 11.1 Notices 11.2 Severability 11.3 Severability 11.5 Inspection of Gouncil's powers 11.6 Governing law Commencement of Agreement	5	
6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets 6.5 Equiding envelopes 6.7 Vaste disposal envelope 6.7 Septic Tanks 7.1 Notice and registration 7.2 Further actions 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Notification of compliance with Owner's obligations 7.6 Notification of compliance with Owner's obligations 7.7 Agreement under section 173 of the Act 7.8 Variation 7.9 Notices 7.1 Notices 7.1 Notices 7.2 No waiver 7.3 No waiver 7.4 No fettering of Council's powers 7.5 Inspection of Agreement 7.6 Governing law	6	specific obligations
Owner's further obligations 7.1 Notice and registration 7.2 Further actions 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Notification of compliance with Owner's obligations 7.6 Notification of compliance with Owner's obligations Agreement under section 173 of the Act Owner's warranties Successors in title General matters 11.1 Notices 11.2 No waiver 11.3 Severability 11.4 Inspection of documents Inspection of documents Commencement of Agreement		Rainwater Ta Fences Access Maintenance Building enve Waste dispos Septic Tanks
7.1 Notice and registration 7.2 Further actions 7.3 Council's costs to be paid 7.4 Time for determining satisfaction 7.5 Notification of compliance with Owner's obligations 7.6 Notification 173 of the Act Owner's warranties Successors in title General matters 11.1 No waiver 11.2 Severability 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement	7.	further obligations
Agreement under section 173 of the Act Owner's warranties Successors in title 11.1 Notices 11.2 No waiver 11.3 Severability 11.4 No fettering of Council's powers 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement		Notice and registration
Owner's warranties Successors in title General matters 11.1 Notices 11.2 No waiver 11.3 Severability 11.4 No fettering of Council's powers 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement	.00	
General matters 11.1 Notices 11.2 No waiver 11.3 Severability 11.4 No fettering of Council's powers 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement	Ö	
General matters 11.1 Notices 11.2 No waiver 11.3 Severability 11.4 No fettering of Council's powers 11.5 Inspection of documents 11.6 Governing law Commencement of Agreement	10.	title
11.1 Notices	7	
		.1 Notices
	12.	Commencement of Agreement

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Parties

Environment Act 1987 Agreement under いののこう 173 of the Danning

Dated 1101223

Short name Name Short name Address Name Address 40 Koraleigh View, Nicholson, Victoria

273 Main Street, Bairnsdale, Victoria East Gippsland Shire Council

John Andrew Holzer Council

Background

- Ņ Council is the responsible authority for the Planning Scheme
- 0 W Council issued the Planning Permit requiring the Owner to enter into this Agreement providing for the matters set out in conditions 5 and 38 of the Planning Permit. The Owner is or is entitled to be the registered proprietor of the Subject Land
- U the Mortgagee. As at the date of this Agreement, the Subject Land is encumbered by a mortgage in favour of the Mortgagee. The Mortgagee consents to the Owner entering into this Agreement.

The Parties agree

Definitions

<u>-</u>7

In this Agreement unless the context admits otherwise:

Act means the Planning and Environment Act 1987.

Agreement means this Agreement and includes this Agreement as amended from time to

Building and Waste Disposal Envelope means the area which is identified on the Endorsed Plan as a 'Building Envelope' or the like.

Current Address means:

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for Council, the address shown on page one of this Agreement, or any other address listed on Council's website; and

(a)

9 for the Owner, the address shown on page one of this Agreement caddress provided by the Owner to Council for any purpose relating Owner, one of this Agreement or any to the other Subject

Current Email means

(a) for Council, feedback@egipps.vic.gov.au, or any other email address Council's website; and listed

9

9 purpose of electronic communication regarding for the Owner, any email address provided by the Owner to Council for the express this Agreement

Dwelling has the same meaning as in the Planning Scheme

Endorsed Plan means the plan endorsed with the stamp of Council from time to plan which forms part of the Planning Permit. time S

Lot means a lot created by the subdivision of the Subject Land whether in accordance with Fence Design Plans means the fence design plans approved by Council from time Ó

time

the

the Planning

Permit or otherwise

Mortgagee means the person registered or entitled from time to time to be registered mortgagee of the Subject Land or any part of it. as

Offset Maintenance Contribution means the amount agreed between the parties or, failing agreement after reasonable attempts by the parties, an amount determined by Council for the maintenance of the native vegetation offsets provided in the Reserve pursuant to clauses 14 and 41 of the Planning Permit. Owner means the person registered or entitled from time to time to be registered as

possession. proprietor of an estate in fee Owner's obligations includes the Owner's specific obligations and the Owner's further simple of the Subject Land and includes a mortgagee-in-

obligations

Party or Parties means the Parties to this Agreement but does not include a person who has transferred or otherwise disposed of all of their interests in the Subject Land.

Planning Permit means planning permit No. 299/2011/P, as amended from issued on 20 March 2013, authorising the subdivision of the Subject Land vegetation in accordance with the Endorsed Plan. amended from time and removal of to time

scheme that applies to the Subject Land Planning Scheme means the East Gippsland Planning Scheme and any other planning

Proposed Lot means a lot shown on the Endorsed Plan

Rainwater Tank means the rainwater tank to be installed 0 Ф Lot

Reserve means an area identified on the Endorsed 'Res4' or 'Public Purposes Reserve' or the like. Plan as any of 'Res 1', 'Res 2', 'Res

ώ

Planning Permit.

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Subject Land means the land situated at 40 Koraleigh View, Nicholson being the land referred to in certificate of title volume 11582 folio 864 and any reference to the Subject Land includes any lot created by the subdivision of the Subject Land or any part of it.

2.8 2.7 2.5 2.4 Ņ 4.2 4. ω . 1 N N Ν N N 4 ω ω . 0 ω __ 'n 'n Ö any agreement, representation, warranty or indemnity by 2 or more persons (including where 2 or more persons are included in the same defined term) binds them jointly and severally; Ф Ø the singular includes the plural and vice versa the Owner's obligations take effect as separate and several covenants which are the Background forms part of this Agreement; a reference to an Act, regulation or the Planning Scheme includes any Act, regulation or amendment amending, consolidating or replacing the Act, regulation or Planning Scheme; Ф and that person's successors in law; give effect to the Planning Permit; and any reference to a clause, page, condition, attachment or term is page, condition, attachment or term of this Agreement. and run at law and equity with the Subject Land; and 5 Interpretation achieve and advance the objectives of planning in Victoria and the objectives of the Planning Scheme in respect of the Subject Land. the Act; a term used has its ordinary meaning unless that term is defined in this Agreement. If a term is not defined in this Agreement and it is defined in the Act, it has the meaning as defined in the Owner has elected to enter into this Agreement in order to take the benefit of the Council would not have issued the Planning Permit without the condition requiring this following reasons: Reasons The Parties acknowledge and agree that the purposes of this Agreement are to: Purposes of Agreement Agreement; and The Parties acknowledge and reference to a person includes a reference to a firm, corporation or other corporate body reference to a gender includes all genders this Agreement unless the context admits otherwise: for Agreement agree that Council has entered into this Agreement for the a reference Ó 0) annexed clause

Ó

0,4

Maintenance contribution for offsets

Reserve in Council

the Owner must pay the Offset Maintenance Contribution to Council upon the vesting of the

ADVERTISED

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6.7 (JI 0 6.1.2 6.1.1 The in the event that the development of a Lot includes the construction of a Rainwater Tanks Owner's Owner covenants <u>a</u> the Rainwater Tank must: the Owner must, at the Owner's full cost, install and maintain a Rainwater Tank on the Lot with a capacity of at least 10,000 litres to collect rainwater runoff from the <u></u> roof of the Dwelling on the Lot specific contain an external tap for garden irrigation purposes be used as the primary water source $\widehat{\Xi}$ $\widehat{\Xi}$ obligations and agrees that: toilet flushing; and laundry services; and

Dwelling

for:

0) 6.2.2 6.2.1 where Fences 'n ω. Ø boundary fence on the Subject Land abuts thereafter maintain the boundary fence to ensure the Plans; Council for its written approval prior to construction of the fence submit Fence Design Plans showing fences Ф Ó

6 N ල. ය 0) the Owner must not create, or cause or permit the creation of, vehicle access to or from Proposed Lots 1, 2, 3, 8, 49 or 53 inclusive from the Nicholson-Sarsfield Road. Access 'n 4 not construct or allow to be constructed, any gate in the boundary fence other than a pedestrian gate not exceeding 1.0 metre in width. thereafter maintain the boundary fence to ensure the fence remains of a sir height and style to the other boundary fences on the Subject Land abutting construct the boundary fence in accordance with the approved Fence Design Reserve; and Reserve, the Owner must: a maximum height of 1.5 metres similar

The Parties agree that this Agreement will continue to be required until the Owner has complied with all of the Owner's Obligations.

Agreement required

page 4

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0 Unless with Council's prior written consent, the Owner must not build, construct or erect or cause or permit to be built, constructed or erected any Building outside a Building and Waste Disposal Envelope. Disposal Envelope. Waste disposal envelope

6.5

Building envelopes

Unless with Council's prior written consent, the Owner must not dispose of, or cause or permit the disposal of, effluent on the Subject Land other than within a Building and Waste

Septic Tanks

6.7

the Owner must ensure that any septic tank system on the Subject Land includes

and

- 0) .7.1 secondary treatment of wastewater;
- 0 .7.2 disposal of treated wastewater by subsurface irrigation

Notice and registration

Owner's further obligations

7.7

7

The Owner must bring this Agreement to the attention of all prospective occupied purchasers, lessees, licensees, mortgagees, chargees, transferees and assigns occupiers

Further actions

7.2

The Owner:

- . 2 must do all things necessary to give effect to this Agreement;
- 7.2.2 consents to Council applying to the Registrar of Titles to record this Agreement on the certificate of title of the Subject Land in accordance with s 181 of the Act; and
- agree to do all things necessary to enable Council to do so, including

2.3

(a) sign any further agreement, acknowledgment or document; and

obtain all necessary consents to enable the recording to be made

Council's costs to be paid

9

7.3

costs and expenses (including legal expenses) relating to this Agreement, including: The Owner must pay to Council within 14 days after a written request for payment, Council's

- 7.3.1 7.3.2 preparing, drafting, finalising and recording any amendment to this Agreement; preparing, drafting, finalising, signing, recording and enforcing this Agreement;
- .΄ ω.ω determining whether any of the Owner's obligations have been undertaken to Council's satisfaction; and
- V ω 4. preparing, drafting, finalising and recording any document to give effect to the ending of this Agreement.

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7.4

Time for determining satisfaction

7.5 7.6 Parties agree that Council will not decide whether the Owner's obligation has been undertaken to Council's satisfaction, or whether to grant the consent sought, until payment has been made to Council in accordance with the request. 7.5.1 If Council makes a request for payment of any costs or expenses under Clause 7.3.3, Notification of compliance with Owner's obligations Interest for overdue money . U 'n If interest is owing, Council will apply any payment made to interest and any balance the due date. The Owner must pay to Council interest in accordance with s 227A of the *Local* Government Act 1989 on any amount due under this Agreement that is not paid by of the payment to the principal amount.

The Owner must notify Council of its compliance with all of the Owner's obligations

00 as it can be Act. Without limiting or restricting the respective powers to enter into this Agreement, and insofar as it can be so treated, this Agreement is made as a deed in accordance with s 173 of the Agreement under section 173 of the Act treated, this Agreement is made as

0

Owner's warranties

writing to this Agreement, no other person has any interest, Subject Land which may be affected by this Agreement. The Owner warrants that apart from the Owner and any other person who has consented in either legal or equitable, in the

. 0 Successors in title

the Until such time as Subject Land, the a memorandum of this Agreement is recorded Owner must require successors in title to: on the certificate of title of

10.2 give effect to this Agreement; and enter into a deed agreeing to be bound by the terms of this Agreement.

10.1

. -7 -7 ., ,, A notice or other communication required or permitted to be served by a Party on another Party must be in writing and may be served: Notices 0 eneral matters

11.1.1 personally on the other Party;

11.1.2 by leaving it at the other Party's Current Address

the

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24.3

11.1.3 by posting it by prepaid post addressed to the other Party at the other Party's Current Address; or

11.2

11.1.4 by email to the other Party's Current Email

No waiver

Any time or other indulgence granted by Council to the Owner or any variation of this Agreement or any judgment or order obtained by Council against the Owner does not amount to a waiver of any of Council's rights or remedies under this Agreement.

If a court, arbitrator, tribunal or other competent authority determines that any part of this Agreement is unenforceable, illegal or void then that part is severed with the other provisions

0

Severability

<u>--</u>

of this Agreement remaining operative.

No fettering of Council's powers

This Agreement does not fetter or restrict Council's power or discretion to make decisions impose requirements or conditions in connection with the grant of planning approvals or certification of plans subdividing the Subject Land or relating to use or development of the

Subject Land.

Inspection of documents

2.7

A copy of any planning permit, document or plan referred to in this Agreement is available for inspection at Council offices during normal business hours upon giving the Council

This Agreement is

to be construed in accordance with the laws

Of

Governing law reasonable notice

24.6

governed by and is

Victoria.

Commencement of Agreement

This Agreement commences on the date specified on page one or if no date is

Agreement.

specified on

the date Council executes this

7

page one,

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presence

Signed Sealed and Delivered by John Andrew Holzer in the presence of:

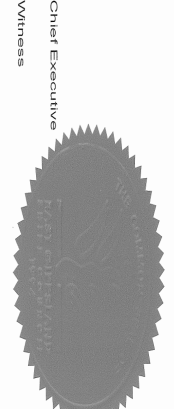
Signed, sealed and delivered as a deed by the Parties

The Common Seal of the East Gippsland

Shire Council was hereunto affixed on the Late day of Late beek, in the

Signing Page





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presence of:

Registration of Section 173 Agreement in the

MORTGAGEE'S CONSENT

"ANNEXURE"

mortgagee-in-possession, agrees to be bound by the terms and conditions of this agreement. consents to the owner entering into this Agreement and in the event that the Mortgagee becomes Perpetual Trustee Company Limited as Mortgagee under Instrument of Mortgage No. AT578226K Dated 10/08/2023 Signed by MSA National Pty Ltd ACN 604 605 156 consenting to registration for Application As Attorney for Perpetual Limited ABN 42 000 001 007 Trustee Company for

MŠA National - Ľevel 5, 4 Drake Avenue Macquarie Park NSW 2113

Signature of Attorney

(

50

Solicitor

Signature of Witness Macquarie Park NSW 2113 MSA National — Level 5, 4 Drake Avenue Paralegal

> Signature of Attorney Down Dias

Macquarie Park NSW 2113 MSA National - Level 5, 4 Drake Avenue 0 Solicitor

Signature of Witness MSA National – Level 5, 4 Drake Avenue Macquarie Park NSW 2113 -Paralega



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REGISTER SEARCH STATEMENT (Title Seaked) for and set 1958

VOLUME 11582 FOLIO 864

Security no: 124112871766C Produced 22/02/2024 02:25 PM

LAND DESCRIPTION

Lot 15 on Plan of Subdivision 722623L. PARENT TITLE Volume 11582 Folio 828 Created by instrument PS722623L 09/07/2015

REGISTERED PROPRIETOR

Estate Fee Simple
Sole Proprietor
JOHN ANDREW HOLZER of 40 KORALEIGH VIEW NICHOLSON VIC 3882
AT578225M 04/09/2020

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AT578226K 04/09/2020 PERPETUAL TRUSTEE COMPANY LTD

COVENANT AN035608C 22/08/2016

Any encumbrances created by Section 98 Transfer of Land Act 1958 or Section 24 Subdivision Act 1988 and any other encumbrances shown or entered on the plan set out under DIAGRAM LOCATION below.

AGREEMENT Section 173 Planning and Environment Act 1987 AX370478E 20/10/2023

DIAGRAM LOCATION

SEE PS722623L FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NUMBER STATUS DATE AX370478E (E) AGREEMENT Registered 26/10/2023 AX492827Y (E) REMOVAL OF AGREEMENT Registered 01/12/2023

------ SEARCH STATEMENT-----END OF REGISTER SEARCH STATEMENT----

Additional information: (not part of the Register Search Statement)

Street Address: 40 KORALEIGH VIEW NICHOLSON VIC 3882

ADMINISTRATIVE NOTICES

NIL

eCT Control 18440T MSA NATIONAL Effective from 04/09/2020

DOCUMENT END

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The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders, past, present and emerging.

Produced 22/02/2024 02:25:45 PM

Status Registered Dealing Number AX492827Y

Date and Time Lodged 28/11/2023 09:11:26 AM

Lodger Details

Lodger Code 20126M

Name STEFANIE DONNA SUMMERS

Address Lodger Box Phone Email

Reference Section 183 Applicat

APPLICATION TO REMOVE AN INSTRUMENT

Jurisdiction VICTORIA

Privacy Collection Statement

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Estate and/or Interest

AGREEMENT AL961631J

Land Title Reference

11582/864

Instrument and/or legislation

REMOVE - AGREEMENT - SECTION 173 Planning & Environment Act - section 177

Applicant(s)

Name EAST GIPPSLAND SHIRE COUNCIL

Address

Street Number 273
Street Name MAIN
Street Type STREET
Locality BAIRNSDALE

State VIC Postcode 3875

Additional Details

VICTORIA
Printed 26/02/2024
Page 19 of 42



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Electronic Instrument Statement

None

The applicant/relinquishing party/receiving party requests the removal of this Instrument from the Register.

Execution

- 1. The Certifier has taken reasonable steps to verify the identity of the applicant or his, her or its administrator or attorney.
- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant law and any Prescribed Requirement.

Executed on behalf of EAST GIPPSLAND SHIRE

COUNCIL

Signer Name STEFANIE SUMMERS

Signer Organisation STEFANIE DONNA SUMMERS
Signer Role CONVEYANCING PRACTICE

Execution Date 28 NOVEMBER 2023

File Notes:

Data updated

This is a representation of the digitally signed Electronic Instrument or Document certified by Land Use Victoria.

Statement End.



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Produced 22/02/2024 02:25:45 PM

Status Registered Dealing Number AX370478E

Date and Time Lodged 20/10/2023 08:37:50 AM

Lodger Details

Lodger Code 20126M

Name STEFANIE DONNA SUMMERS

Address Lodger Box Phone Email

Reference Section 173 Agreemen

APPLICATION TO RECORD AN INSTRUMENT

Jurisdiction VICTORIA

Privacy Collection Statement

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Estate and/or Interest

FEE SIMPLE

Land Title Reference

11582/864

Instrument and/or legislation

RECORD - AGREEMENT - SECTION 173 Planning & Environment Act - section 173

Applicant(s)

Name EAST GIPPSLAND SHIRE COUNCIL

Address

Street Number 273
Street Name MAIN
Street Type STREET
Locality BAIRNSDALE

State VIC Postcode 3875

Additional Details

VICTORIA
Printed 26/02/2024
Page 21 of 42



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Electronic Instrument Statement

Refer Image Instrument

The applicant requests the recording of this Instrument in the Register.

Execution

- 1. The Certifier has taken reasonable steps to verify the identity of the applicant or his, her or its administrator or attorney.
- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant law and any Prescribed Requirement.

Executed on behalf of EAST GIPPSLAND SHIRE

COUNCIL

Signer Name STEFANIE SUMMERS

Signer Organisation STEFANIE DONNA SUMMERS
Signer Role CONVEYANCING PRACTICE

Execution Date 20 OCTOBER 2023

File Notes:

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Number of Pages	11
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Document Assembled	22/02/2024 14:25

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East Gippsland Shire Council and

John Andrew Holzer

Subject Land: 40 Koraleigh View, Nicholson of the Planning and Environment Act 1987 Agreement under section

Date 10/10/2023

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000	Contents
	Definitions
Ŋ	Interpretation
μ	
4	
6 1	
რ.	Owner's specific obligations
	6.1 Rainwater Tanks 6.2 Fences 6.3 Access 6.4 Maintenance contribution for offsets 6.5 Building envelopes 6.6 Waste disposal envelope 6.7 Septic Tanks
,	Owner's further obligations
	7.3 Council's costs to be paid
	Agreement under section 173 of the Act
, O	Owner's warranties
10.	Successors in title
, 7	General matters
Ņ	11.1 Notices
12.	Commencement of Agreement

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Environment Act 1987 Agreement under いののこう 173 of the Danning

Dated 10 / 10 / 2023

Name Address Short name

Background

- Ņ Council is the responsible authority for the Planning Scheme
- 0 W Council issued the Planning Permit requiring the Owner to enter into this Agreement providing for the matters set out in conditions 5 and 38 of the Planning Permit. The Owner is or is entitled to be the registered proprietor of the Subject Land
- U the Mortgagee. As at the date of this Agreement, the Subject Land is encumbered by a mortgage in favour of the Mortgagee. The Mortgagee consents to the Owner entering into this Agreement.

The Parties agree

Definitions

<u>-</u>7

In this Agreement unless the context admits otherwise:

Act means the Planning and Environment Act 1987.

Agreement means this Agreement and includes this Agreement as amended from time to

Building and Waste Disposal Envelope means the area which is identified on the Endorsed Plan as a 'Building Envelope' or the like.

Current Address means:

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- (a) for Council, the address shown on page one of this Agreement, or any other address listed on Council's website; and
- 9 for the Owner, the address shown on page one of this Agreement caddress provided by the Owner to Council for any purpose relating Owner, one of this Agreement or any to the other Subject

Current Email means:

(a) for Council, feedback@egipps.vic.gov.au, or any other email address Council's website; and listed

9

9 purpose of electronic communication regarding for the Owner, any email address provided by the Owner to Council for the express this Agreement

Dwelling has the same meaning as in the Planning Scheme

Endorsed Plan means the plan endorsed with the stamp of Council from time to plan which forms part of the Planning Permit. time S

the

Lot means a lot created by the subdivision of the Subject Land whether in accordance with Fence Design Plans means the fence design plans approved by Council from time Ó time

the Planning

Permit or otherwise

Mortgagee means the person registered or entitled from time to time to be registered mortgagee of the Subject Land or any part of it. as

Offset Maintenance Contribution means the amount agreed between the parties or, failing agreement after reasonable attempts by the parties, an amount determined by Council for the maintenance of the native vegetation offsets provided in the Reserve pursuant to clauses 14 and 41 of the Planning Permit. Owner means the person registered or entitled from time to time to be registered as

possession. proprietor of an estate in fee simple of the Subject Land and includes a mortgagee-in-

obligations Owner's obligations includes the Owner's specific obligations and the Owner's further

Party or Parties means the Parties to this Agreement but does not include a person who has transferred or otherwise disposed of all of their interests in the Subject Land.

Planning Permit means planning permit No. 299/2011/P, as amended from issued on 20 March 2013, authorising the subdivision of the Subject Land vegetation in accordance with the Endorsed Plan. amended from time and removal of to time

scheme that applies to the Subject Land Planning Scheme means the East Gippsland Planning Scheme and any other planning

Proposed Lot means a lot shown on the Endorsed Plan

Rainwater Tank means the rainwater tank to be installed on a

Lot

ώ

Reserve means an area identified on the Endorsed 'Res4' or 'Public Purposes Reserve' or the like. Plan as any of 'Res 1', 'Res 2', 'Res

4.2

Planning Permit.

the Owner has elected to enter into this Agreement in order to take the benefit of the

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Subject Land means the land situated at 40 Koraleigh View, Nicholson being the land referred to in certificate of title volume 11582 folio 864 and any reference to the Subject Land includes any lot created by the subdivision of the Subject Land or any part of it.

2.8 2.7 2.4 Ņ 4. ω . 1 N N 2.5 Ν N N 4 ω ω . 0 ω __ 'n 'n Ö any agreement, representation, warranty or indemnity by 2 or more persons (including where 2 or more persons are included in the same defined term) binds them jointly and severally; Ф Ø the singular includes the plural and vice versa the Owner's obligations take effect as separate and several covenants which are the Background forms part of this Agreement; a reference to an Act, regulation or the Planning Scheme includes any Act, regulation or amendment amending, consolidating or replacing the Act, regulation or Planning Scheme; Ф and that person's successors in law; any reference to a clause, page, condition, attachment or term is page, condition, attachment or term of this Agreement. and run at law and equity with the Subject Land; and 5 Interpretation achieve and advance the objectives of planning in Victoria and the objectives of the Planning Scheme in respect of the Subject Land. give effect to the Planning Permit; and the Act; a term used has its ordinary meaning unless that term is defined in this Agreement. If a term is not defined in this Agreement and it is defined in the Act, it has the meaning as defined in Council would not have issued the Planning Permit without the condition requiring this following reasons: Reasons The Parties acknowledge and agree that the purposes of this Agreement are to: Purposes of Agreement Agreement; and The Parties acknowledge and reference to a person includes a reference to a firm, corporation or other corporate body reference to a gender includes all genders this Agreement unless the context admits otherwise: for Agreement agree that Council has entered into this Agreement for the a reference Ó 0) annexed clause

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(JI

Agreement required

6.7 0 6.1.2 6.1.1 The The Parties agree that this Agreement will continue to be required until the Owner has complied with all of the Owner's Obligations. in the event that the development of a Lot includes the construction of a Rainwater Tanks Owner's Owner covenants <u>a</u> the Rainwater Tank must: the Owner must, at the Owner's full cost, install and maintain a Rainwater Tank on the Lot with a capacity of at least 10,000 litres to collect rainwater runoff from the roof of the Dwelling on the Lot specific contain an external tap for garden irrigation purposes be used as the primary water source $\widehat{\Xi}$ $\widehat{\Xi}$ obligations and agrees that: toilet flushing; and laundry services; and for:

Dwelling

6.2.1 where Ø boundary fence on the Subject Land abuts

6 N

Fences

6.2.2 Plans; construct the boundary fence in accordance with the approved Fence Design Council for its written approval prior to construction of the fence submit Fence Design Plans showing fences Ó a maximum height of 1.5

Ф

Reserve, the Owner must:

metres

0) 0) 'n 'n ω. 4 not construct or allow to be constructed, any gate in the boundary fence other than a pedestrian gate not exceeding 1.0 metre in width. thereafter maintain the boundary fence to ensure the thereafter maintain the boundary fence to ensure the fence remains of a sir height and style to the other boundary fences on the Subject Land abutting Reserve; and similar

Access

ල. ය

the Owner must not create, or cause or permit the creation of, vehicle access to or from Proposed Lots 1, 2, 3, 8, 49 or 53 inclusive from the Nicholson-Sarsfield Road. Maintenance contribution for offsets

the Owner must pay the Offset Maintenance Contribution to Council upon the vesting of the Reserve in Council

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0 Unless with Council's prior written consent, the Owner must not build, construct or erect or cause or permit to be built, constructed or erected any Building outside a Building and Waste Disposal Envelope. Disposal Envelope. Waste disposal envelope

6.5

Building envelopes

Unless with Council's prior written consent, the Owner must not dispose of, or cause or permit the disposal of, effluent on the Subject Land other than within a Building and Waste

Septic Tanks

6.7

the Owner must ensure that any septic tank system on the Subject Land includes

and

- 0) .7.1 secondary treatment of wastewater;
- 0 .7.2 disposal of treated wastewater by subsurface irrigation

Notice and registration

Owner's further obligations

7.7

7

The Owner must bring this Agreement to the attention of all prospective occupied purchasers, lessees, licensees, mortgagees, chargees, transferees and assigns occupiers

Further actions

7.2

The Owner:

- . 2 must do all things necessary to give effect to this Agreement;
- 7.2.2 consents to Council applying to the Registrar of Titles to record this Agreement on the certificate of title of the Subject Land in accordance with s 181 of the Act; and
- agree to do all things necessary to enable Council to do so, including

2.3

- (a) sign any further agreement, acknowledgment or document; and
- 9 obtain all necessary consents to enable the recording to be made

Council's costs to be paid

7.3

costs and expenses (including legal expenses) relating to this Agreement, including: The Owner must pay to Council within 14 days after a written request for payment, Council's

- 7.3.1 7.3.2 preparing, drafting, finalising and recording any amendment to this Agreement; preparing, drafting, finalising, signing, recording and enforcing this Agreement;
- ω 4. preparing, drafting, finalising and recording any document to give effect to the ending of this Agreement.

determining whether any of the Owner's obligations have been undertaken to Council's satisfaction; and

V

.΄ ω.ω

., ,,

Notices

ADVERTISED

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7.5 7.4 7.6 Parties agree that Council will not decide whether the Owner's obligation has been undertaken to Council's satisfaction, or whether to grant the consent sought, until payment has been made to Council in accordance with the request. 7.5.1 If Council makes a request for payment of any costs or expenses under Clause 7.3.3, Time for determining satisfaction Notification of compliance with Owner's obligations Interest for overdue money . U 'n If interest is owing, Council will apply any payment made to interest and any balance the due date. The Owner must pay to Council interest in accordance with s 227A of the *Local* Government Act 1989 on any amount due under this Agreement that is not paid by of the payment to the principal amount.

The Owner must notify Council of its compliance with all of the Owner's obligations

00

as it can be Act. Without limiting or restricting the respective powers to enter into this Agreement, and insofar as it can be so treated, this Agreement is made as a deed in accordance with s 173 of the Agreement under section 173 of the Act treated, this Agreement is made as

0 Owner's warranties

writing to this Agreement, no other person has any interest, Subject Land which may be affected by this Agreement. The Owner warrants that apart from the Owner and any other person who has consented in either legal or equitable, in the

. 0 Successors in title

the Until such time as Subject Land, the a memorandum of this Agreement is recorded Owner must require successors in title to: on the certificate of title of

10.1 give effect to this Agreement; and

10.2 enter into a deed agreeing to be bound by the terms of this Agreement.

. ~7 ~7 0 eneral matters

A notice or other communication required or permitted to be served by a Party on another Party must be in writing and may be served:

11.1.1 personally on the other Party;

11.1.2 by leaving it at the other Party's Current Address

the

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- 11.2
- 11.1.4 by posting it by prepaid post addressed to the other Party at the other Party's Current Address; or

11.1.3

- by email to the other Party's Current Email

No waiver

Any time or other indulgence granted by Council to the Owner or any variation of this Agreement or any judgment or order obtained by Council against the Owner does not amount to a waiver of any of Council's rights or remedies under this Agreement.

24.3

<u>--</u>

Severability If a court, arbitrator, tribunal or other competent authority determines that any part of this Agreement is unenforceable, illegal or void then that part is severed with the other provisions

of this Agreement remaining operative.

This Agreement does not fetter or restrict Council's power or discretion to make decisions impose requirements or conditions in connection with the grant of planning approvals or certification of plans subdividing the Subject Land or relating to use or development of the No fettering of Council's powers

0

Inspection of documents Subject Land.

2.7

reasonable notice A copy of any planning permit, document or plan referred to in this Agreement is available for inspection at Council offices during normal business hours upon giving the Council

Governing law

24.6

Victoria. This Agreement is governed by and is to be construed in accordance with the laws

Of

Commencement of Agreement

7

page one, This Agreement commences on the date specified on page one or if no date is the date Council executes this Agreement. specified on

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The Common Seal of the East Gippsland Shire Council was hereunto affixed on the 10 th day of the 10 the presence of:

The Council was hereunto affixed on the presence of the presence of the presence of:

The Council was hereunto affixed on the presence of the presence of the presence of:

The Council was hereunto affixed on the presence of the pres

Signed, sealed and delivered as a deed by the Parties.

Signing Page



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mortgagee-in-possession, agrees to be bound by the terms and conditions of this agreement. consents to the owner entering into this Agreement and in the event that the Mortgagee becomes Perpetual Trustee Company Limited as Mortgagee under Instrument of Mortgage No. AT578226K

MORTGAGEE'S CONSENT

"ANNEXURE"

Dated 10/08/2023 Signed by MSA National Pty Ltd ACN 604 605 156

As Attorney for Perpetual

Trustee

Company

for

Signature of Attorney consenting to registration for Application presence of: Registration of Section 173 Agreement in the Limited ABN 42 000 001 007

MŠA National - Ľevel 5, 4 Drake Avenue Macquarie Park NSW 2113 (50 Solicitor

Signature of Witness Macquarie Park NSW 2113 MSA National — Level 5, 4 Drake Avenue Paralegal

> Signature of Attorney Down Dias

Macquarie Park NSW 2113 MSA National - Level 5, 4 Drake Avenue 0 Solicitor

Signature of Witness Macquarie Park NSW 2113 MSA National – Level 5, 4 Drake Avenue -Paralega

Crowther & Sadler Pty Ltd.

LICENSED SURVEYORS & TOWN PLANNERS

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Our ref: 19265

30 October 2023

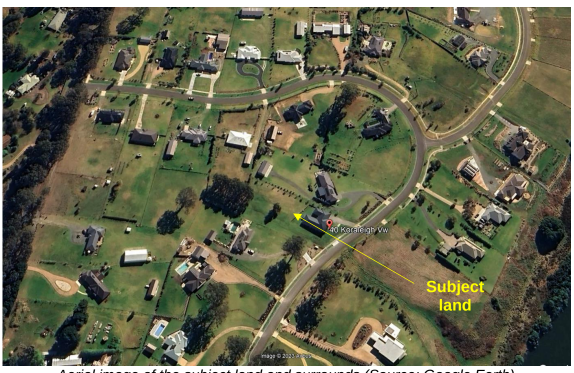
Robert Pringle Statutory Planning Coordinator East Gippsland Shire Council

Via email: planning@egipps.vic.gov.au

Dear Robert,

Re: Council Consent to Construct a Proposed Outbuilding Outside a Building and Waste Disposal Envelope 40 Koraleigh View, Nicholson

On behalf of our client, we are seeking Council's consent to construct a proposed shed outside the building envelope and waste disposal envelope at 40 Koraleigh View, Nicholson.



Aerial image of the subject land and surrounds (Source: Google Earth)

On the 20 April 2023 Council formally advised that the proposal to end legal agreement AL961631J as it relates to 40 Koraleigh View, Nicholson was approved. Council also advised that in accordance with Section 178E(4) of the *Planning and Environment Act 1987*, that acting on behalf of the landowner, we should proceed to end the agreement.



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In accordance with the proposal to end legal agreement AL961631J as it relates to 40 Koraleigh View, Nicholson, a new legal agreement has been prepared. The new agreement changes the definition of the subject land and alters the Owners Specific Obligations at 6.5, allowing Council to consider on merit, the construction of an outbuilding on the subject land outside the building envelope.

It is acknowledged that the new Agreement is currently with Council for execution, prior to the ending of legal agreement AL961631J as applying to 40 Koraliegh View, Nicholson.

Given the process to end legal agreement AL961631J and enter the new agreement has been submitted for execution by Council we are now submitting the formal request for Council consent to construct a shed. We understand the consent cannot be granted until such time as the new Agreement has been registered.

Proposal

It is proposed to construct an shed (outbuilding) in the north-west corner of the subject land.

The shed is not located within the building envelope and has been sited to avoid the area on the lot which is not to be subject to significant ground disturbance as defined within the *Aboriginal Heritage Regulations 2007.*



Site plan of the proposed shed (which is not within the building envelope)

The proposed shed will have a length of 21 metres and a width of 14 metres, equating to an overall floor area of 294 square metres.

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The proposed outbuilding will have a wall height of 5.0 metres and an overall height of 7.55 metres at the roof apex. The outbuilding will be constructed of Colorbond materials.

Purpose of the Building Envelopes

An approved Cultural Heritage Management Plan, CHMP11323 applies to the properties within the Riverbend Estate.

During the subdivision approval process for the estate the project designer prepared a building envelope plan, to reflect the requirements of the approved CHMP.

Unfortunately, the building envelope plan that was drafted did not include any reference to areas in allotments where permissible activities could take place, identified within the CHMP as Zone 2 Services Envelope.

Legal agreement AL961631J was subsequently entered into with the then landowner and Council, which in part, required all buildings to be contained within the building envelopes on each lot. In some cases, this prevented the construction of sheds and other buildings on some allotments.

Merits of the Proposal

Riverbend Estate has developed over a number of years, consistent with the underlying Low Density Residential Zone, with allotments developed with dwellings, outbuildings, swimming pools, etc.

It is considered that the proposed shed located to the rear of the subject land will reflect the established pattern of development within the estate. As the estate has developed sheds have become a common feature. The size and siting of sheds varies with no obvious pattern.

It is important to note there are no specific controls that apply to the siting, height length size or materials and finishes for sheds in this location. The construction of a shed does not require planning approval when ancillary to an existing dwelling. Furthermore, there are no controls, requirements or limitations on outbuildings under the restrictive covenant (Covenant AN035608C) other than requiring buildings to be constructed from new materials, save for second hand bricks. Landowners therefore have the flexibility and right to construct an outbuilding without any need for consideration of any other landowner.

The proposed shed will have length and width dimensions and an overall floor area comparable to other outbuildings within the estate. The wall and overall shed height are similar to other outbuildings seen within the area and will be constructed of materials commonly used in shedding constructed on other properties in the estate.

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Importantly, the outbuilding has been positioned on the property to avoid the area of cultural heritage sensitivity on the lot, ensuring that development complies with the approved CHMP.

The proposed outbuilding is to be setback 1.9 metres to the west and 4.2 metres to the north, allowing the shed to meet building setback requirements prescribed by r79 of the Building Regulations 2018.

Conclusion

For these reasons we respectfully request that Council consider the merits of the proposal favourably and resolve to issue Council consent to build outside the building envelope.

Regards,

RICHARD HOXLEY

Principal Planner

Encl. Site Plan (Version 3)

Outbuilding Elevations

al Horty

Statutory fee

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Robert Pringle

used for any purpose which may breach any copyright.

From: Richard Hoxley - Crowther & Sadler < richard@crowthersadler.com.au>

Sent: Wednesday, 7 February 2024 1:42 PM

To: Robert Pringle

Cc: Planning Unit Administration **Subject:** FW: 40 Koraleigh View, Nicholson

Attachments: 19265 Site Plan V4.pdf

EXTERNAL EMAIL: This email has originated from outside of the East Gippsland Shire Council network. Do not click links or open attachments unless you recognise the sender and know the content is safe. Contact ICT ServiceDesk if you are unsure.

Hi Robert,

Further to our discussion please find attached a revised Site Plan with an indicative alignment for a driveway to the proposed shed.

Client client gas advised the driveway will be established essentially at grade (scrape off grass) with crushed rock. And later may be upgraded to concrete.

I trust the additional information has provided adequate clarification.

Regards

Richard Hoxley Principal Planner



152 Macleod Street, Bairnsdale

PO Box 722, Bairnsdale, Vic, 3875

P: 5152 5011 F: 5152 5705

From: Amie Ingwersen - Crowther & Sadler <amp@crowthersadler.com.au>

Sent: Thursday, February 1, 2024 5:09 PM

To: Richard Hoxley - Crowther & Sadler < richard@crowthersadler.com.au>

Subject: FW: 40 Koraleigh View, Nicholson

Yours faithfully,

Amie Ingwersen Natural Resource Planner



152 Macleod Street, Bairnsdale

PO Box 722, Bairnsdale, Vic. 3875

P: 5152 5011 F: 5152 5705

From: Robert Pringle < RobertP@egipps.vic.gov.au >

Sent: Thursday, February 1, 2024 4:50 PM

To: Amie Ingwersen - Crowther & Sadler <amp@crowthersadler.com.au>

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JOHN HOLZER 40 KORALEIGH VIEW, NICHOLSON

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ZONE

Crowther&Sadler Pty.Ltd.

LICENSED SURVEYORS & TOWN PLANNERS

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FILENAME: Y:\19000-19999\19200-19299\19265 Holzer\19265 Site Plan V4.pro

NOTATIONS

AREAS ARE APPROXIMATE ONLY DIMENSIONS ARE SUBJECT TO SURVEY

SCALE (SHEET SIZE A3)	SURVEYORS REF.
1 : 500	19265
	VERSION 4 - DRAWN 07/02/2024

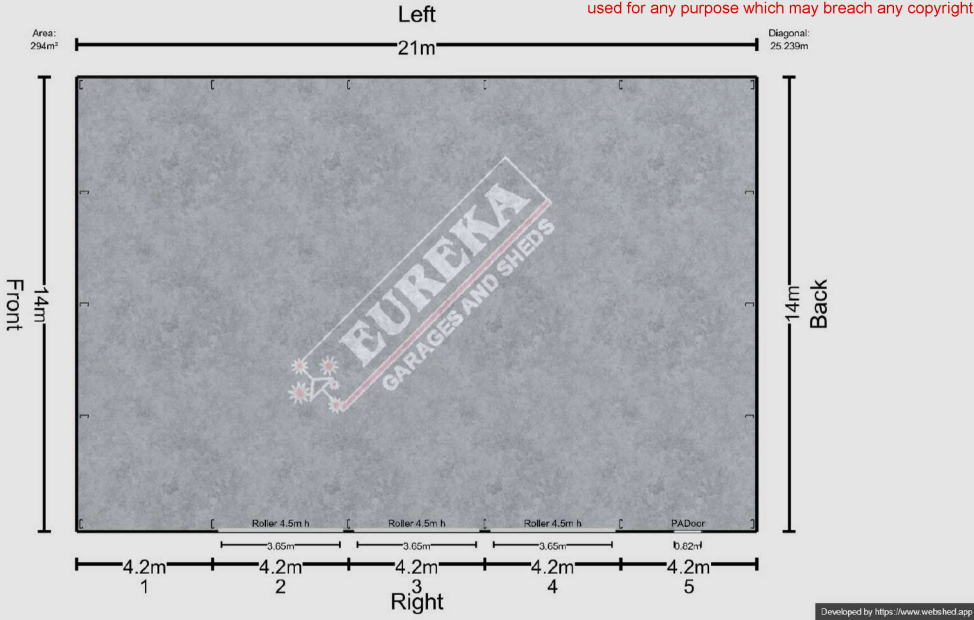
SITE PLAN

PARISH OF SARSFIELD SECTION 2 CROWN ALLOTMENT 4AI (PART)

LOT 15 ON PS722623L

Printed 26/02/2024

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