

Denham Property Sales Pty Ltd T/A Magain Real Estate Shop 2, 515 Brighton Road, Brighton 5048 Tel: 08 8398 1494 Agent No: 299713

FORM 1 - Vendor's Statement

(Section 7 Land and Business (Sale and Conveyancing) Act 1994)

Contents

Preliminary

Part A - Parties and land

Part B - Purchaser's cooling off rights and proceeding with the purchase

Part C – Statement with respect to required particulars

Part D – Certificate with respect to prescribed inquiries by registered agent

Schedule

Preliminary

To the purchaser:

The purpose of a statement under section 7 of the *Land and Business* (Sale and Conveyancing) Act 1994 is to put you on notice of certain particulars concerning the land to be acquired. If you intend to carry out building work on the land, change the use of the land or divide the land, you should make further inquiries to determine whether this will be permitted. For example, building work may not be permitted on land not connected to a sewerage system or common drainage scheme if the land is near a watercourse, dam, bore or the River Murray and Lakes.

The Aboriginal Heritage Act 1988 protects any Aboriginal site or object on the land. Details of any such site or object may be sought from the "traditional owners" as defined in that Act.

If you desire additional information, it is up to you to make further inquiries as appropriate.

Instructions to the vendor for completing this statement:

☐ means the Part, Division, particulars or item may not be applicable.

If it is applicable, ensure the box is ticked and complete the Part, Division, particulars or item.

If it is <u>not</u> applicable, ensure the box is empty or strike out the Part, Division, particulars or item. Alternatively, the Part, Division, particulars or item may be omitted, <u>but not</u> in the case of an item or heading in the table of particulars in Division 1 of the Schedule that is required by the instructions at the head of that table to be retained as part of this statement.

* means strike out or omit the option that is not applicable.

All questions must be answered with a YES or NO (inserted in the place indicated by a rectangle or square brackets below or to the side of the question).

If there is insufficient space to provide any particulars required, continue on attachments.

PART A - PARTIES AND LAND 1 Purchaser: Address: 2 Purchaser's registered agent: Address: 3 Vendor: Benjamin Luke Nash Address: 1 Linden Court, Beverley SA 5009 Denham Property Sales Pty Ltd T/A Magain Real Estate Vendor's registered agent: Address: Shop 2, 515 Brighton Road, Brighton 5048 **5 Date of contract** (if made before this statement is served): [Identify the land including any certificate of title reference] 6 Description of the land: The land situated at 27 Matison Road, Morphett Vale SA 5162 and being whole of the land in Certificate of Title Volume 5966 Folio 629 and being whole of Lot 501 on Primary Community Plan 23559 in the Area named Morphett Vale in the Hundred of Noarlunga

✓

PART B - PURCHASER'S COOLING-OFF RIGHTS AND PROCEEDING WITH THE PURCHASE

To the purchaser:

Right to cool-off (section 5)

1 - Right to cool-off and restrictions on that right

You may notify the vendor of your intention not to be bound by the contract for the sale of the land UNLESS-

- (a) you purchased by auction; or
- (b) you purchased on the same day as you, or some person on your behalf, bid at the auction of the land; or
- (c) you have, before signing the contract, received independent advice from a legal practitioner and the legal practitioner has signed a certificate in the prescribed form as to the giving of that advice; or
- (d) you are a body corporate and the land is not residential land; or
- (e) the contract is made by the exercise of an option to purchase not less than 5 clear business days after the grant of the option and not less than 2 clear business days after service of this form; or
- (f) the sale is by tender and the contract is made not less than 5 clear business days after the day fixed for the closing of tenders and not less than 2 clear business days after service of this form; or
- (g) the contract also provides for the sale of a business that is not a small business.

2 - Time for service

The cooling-off notice must be served-

- (a) if this form is served on you <u>before</u> the making of the contract before the end of the second clear business day after the day on which the contract was made; or
- (b) if this form is served on you <u>after</u> the making of the contract– before the end of the second clear business day from the day on which this form is served.

However, if this form is not served on you at least 2 clear business days before the time at which settlement takes place, the cooling-off notice may be served at any time before settlement.

3 - Form of cooling-off notice

The cooling-off notice must be in writing and must be signed by you.

4 - Methods of service

The cooling-off notice must be-

- (a) given to the vendor personally; or
- (b) posted by registered post to the vendor at the following address:

	(being the vendor's last known address); or		
(c)	transmitted by fax or email to the following fax number or email address:		
	travis@magain.com.au		
	(being a number or address provided to you by the vendor for the purpose of service of the notice); or		
d)	(being a number or address provided to you by the vendor for the purpose of service of the notice); or left for the vendor's agent (with a person apparently responsible to the agent) at, or posted by registered post to the agent at, the following address:		

Note-

Section 5(3) of the Land and Business (Sale and Conveyancing) Act 1994 places the onus of proving the giving of the cooling-off notice on the <u>purchaser</u>. It is therefore strongly recommended that –

- (a) if you intend to serve the notice by leaving it for the vendor's agent at the agent's address for service or an address nominated by the agent, you obtain an acknowledgment of service of the notice in writing; or
- (b) if you intend to serve the notice by fax or email, you obtain a record of the transmission of the fax or email.

5 - Effect of service

If you serve such cooling-off notice on the vendor, the contract will be taken to have been rescinded at the time when the notice was served. You are then entitled to the return of any money you paid under the contract other than—

- (a) the amount of any deposit paid if the deposit did not exceed \$100; or
- (b) an amount paid for an option to purchase the land.

purpose of service of the notice).

Proceeding with the purchase

If you wish to proceed with the purchase-

- (a) it is strongly recommended that you take steps to make sure your interest in the property is adequately insured against loss or damage; and
- (b) pay particular attention to the provisions in the contract as to time of settlement it is essential that the necessary arrangements are made to complete the purchase by the agreed date if you do not do so, you may be in breach of the contract; and
- (c) you are entitled to retain the solicitor or registered conveyancer of your choice.

PART C – STATEMENT WITH RESPECT TO REQUIRED PARTICULARS (section 7(1))

To the purchaser: *I / We,		
Benjamin Luke Nash		
of		
1 Linden Court, Beverley SA	009	
	orised to act on behalf of the vendor(s) in relation to the transaction state that to be given to you pursuant to section 7(1) of the Land and Business (Sale and	
Date:	Signed:	
Date:	Signed:	
PART D – CERTIFICATE WITH (section 9)	RESPECT TO PRESCRIBED INQUIRIES BY REGISTERED AGENT	
To the purchaser:		
l,		
Travis Denham		
	ubject to the exceptions stated below, the responses to the inquiries made pure Conveyancing) Act 1994 confirm the completeness and accuracy of the partic	
Exceptions:		
NIL		
Date:	Signed:	

*Vendor's agent / Purchaser's agent *Person authorised to act on behalf of *Vendor's agent / Purchaser's agent

SCHEDULE - DIVISION 1

PARTICULARS OF MORTGAGES, CHARGES AND PRESCRIBED ENCUMBRANCES AFFECTING THE LAND (section 7(1)(b))

Note -

Section 7(3) of the Act provides that this statement need not include reference to charges arising from the imposition of rates or taxes less than 12 months before the date of service of the statement.

Where a mortgage, charge or prescribed encumbrance referred to in column 1 of the table below is applicable to the land, the particulars in relation to that mortgage, charge or prescribed encumbrance required by column 2 of the table must be set out in the table (in accordance with the instructions in the table) unless—

- (a) there is an attachment to this statement and -
 - (i) all the required particulars are contained in that attachment; and
 - ii) the attachment is identified in column 2; and
 - (iii) if the attachment consists of more than 2 sheets of paper, those parts of the attachment that contain the required particulars are identified in column 2; or
- (b) the mortgage, charge or prescribed encumbrance -
 - (i) is 1 of the following items in the table:
 - (A) under the heading 1. General
 - 1.1 Mortgage of land
 - 1.4 Lease, agreement for lease, tenancy agreement or licence
 - 1.5 Caveat
 - 1.6 Lien or notice of a lien
 - (B) under the heading 36. Other charges -
 - 36.1 Charge of any kind affecting the land (not included in another item); and
 - (ii) is registered on the certificate of title to the land; and
 - (iii) is to be discharged or satisfied prior to or at settlement.

TABLE OF PARTICULARS

Column 1 Column 2 Column 3

[If an item is applicable, ensure that the box for the item is ticked and complete the item.]

[If an item is not applicable, ensure that the box for the item is empty or else strike out the item or write "NOT APPLICABLE" or "N/A" in column 1. Alternatively, the item and any inapplicable heading may be omitted, but not in the case of—

- (a) the heading "1. General" and items 1.1, 1.2, 1.3 and 1.4; and
- (b) the heading "5. Development Act 1993 (repealed)" and item 5.1; and
- (c) the heading "6. Repealed Act conditions" and item 6.1; and
- (d) the heading "29. Planning, Development and Infrastructure Act 2016" and items 29.1 and 29.2,

which must be retained as part of this statement whether applicable or not.]

[If an item is applicable, all particulars requested in column 2 must be set out in the item unless the Note preceding this table otherwise permits. Particulars requested in **bold type** must be set out in column 3 and all other particulars must be set out in column 2.]

[If there is more than 1 mortgage, charge or prescribed encumbrance of a kind referred to in column 1, the particulars requested in column 2 must be set out for each such mortgage, charge or prescribed encumbrance.]

[If requested particulars are set out in the item and then continued on an attachment due to insufficient space, identify the attachment in the place provided in column 2. If <u>all</u> of the requested particulars are contained in an attachment (instead of in the item) in accordance with the Note preceding this table, identify the attachment in the place provided in column 2 and (if required by the Note) identify the parts of the attachment that contain the particulars.]

1. General 1.1 Mortgage of land Is the		
1.1 Mortgage of land Is th		
	nis item applicable?	√
Will	this be discharged or satisfied prior to or at settlement?	YES
Do not omit this item. The item and its heading must be included in the statement even if not applicable.] Num 138 Nam	there attachments? ES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): fer to Certificate of Title aber of mortgage (if registered): 968372 ne of mortgagee: TIONAL AUSTRALIA BANK LTD. (ACN: 004 044 937)	YES
1.2 Easement Is th	nis item applicable?	✓
	this be discharged or satisfied prior to or at settlement?	NO
Note - "Easement" includes rights of way and party wall rights. [Note - Po not omit this item. The item and its.] If YE Rei	there attachments? ES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): fer to Property Interest Report (Page 12) cription of land subject to easement: fer to Property Interest Report (Page 12) ure of easement:	YES
statement even if not applicable.] sev Are	actricity and Telecommunications Infrastructure - Building Restrictions d Statutory Easements (including those related to gas, water and wage) you aware of any encroachment on the easement? ES, give details):	
If the	ere is an encroachment, has approval for the encroachment been given?	
(If Y	ES, give details):	
1.3 Restrictive covenant Is th	nis item applicable?	
Will	this be discharged or satisfied prior to or at settlement?	YES/NO
Do not omit this item. The item and its	there attachments? ES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	YES/NO
statement even if not applicable.] Natu	ure of restrictive covenant:	
Nam	ne of person in whose favour restrictive covenant operates:	
Doe	s the restrictive covenant affect the whole of the land being acquired?	
(If N	O, give details):	

Colu	mn 1	Column 2	Column 3
1.4	Lease, agreement for lease, tenancy	Is this item applicable?	
	agreement or licence	Will this be discharged or satisfied prior to or at settlement?	YES/NO
		Are there attachments?	YES/NO
(The information does not include information		If YES , identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	. 20/110
	any sublease or subtenancy. That	2, ,	
	nation may be sought by the purchaser	Names of parties:	
	he lessee ant or sublessee or subtenant.)		
OI LOII	ant of Sublessee of Subteriant.)	Period of lease, agreement for lease etc:	
/Note	·	From:	
•	ot omit this item. The item and its	To:	
headi	ng must be included in the	Amount of rent or licence fee:	
staten	nent even if not applicable.]		
		per (period)	
		Is the lease, agreement for lease etc in writing?	
		If the lease or licence was granted under an Act relating to the disposal of Crown lands, specify-	
		(a) the Act under which the lease or licence was granted:	
		(-) 3	
		(b) the outstanding amounts due (including any interest or penalty):	
5. <i>D</i>	evelopment Act 1993 (repeal	ed)	
5.1	section 42 - Condition (that	Is this item applicable?	√
	continues to apply) of a	Will this be discharged or satisfied prior to or at settlement?	NO.
development authorisation		Are there attachments?	YES
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	I Ex
[Note -		Refer to City of Onkaparinga Council Searches	
	t omit this item. The item and its	Condition(s) of authorisation:	
	ng must be included in the nent even if not applicable.]	Refer to City of Onkaparinga Council Searches	
	epealed Act conditions		
	Condition (that continues to apply) approval or authorisation granted	Is this item applicable?	
	the <i>Building Act 1971</i> (repealed),	Will this be discharged or satisfied prior to or at settlement?	YES/NO
	ity of Adelaide Development	Are there attachments?	YES/NO
	ol Act 1976 Rosale 1 the Planning	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	982 (repealed) or the Planning and		
	opment Act 1967 (repealed)	Nature of condition(s):	
[Note	-		
Do no	t omit this item. The item and its		
headii	ng must be included in the statement		
even i	f not applicable.]		
7. E	mergency Services Funding	Act 1998	
7.1	section 16 - Notice to pay levy	Is this item applicable?	✓
		Will this be discharged or satisfied prior to or at settlement?	YES
		Are there attachments?	YES
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	12.
		Refer to Certificate of Emergency Services Levy Payable	
		Date of notice:	
		12/11/2025	
		Amount of levy payable:	
		\$265.66	

Colum	ın 1	Column 2	Column 3
19. <i>L</i> a	and Tax Act 1936		
19.1 N	otice, order or demand for	Is this item applicable?	✓
pa	ayment of land tax	Will this be discharged or satisfied prior to or at settlement?	YES
		Are there attachments?	YES
		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
		Refer to Certificate of Land Tax Payable	
		Date of notice, order or demand:	
		12/11/2025	
		Amount payable (as stated in the notice): \$0.00	
20 8	lanning Davidanment one		
	anning, Development and		
29.1	Part 5 - Planning and Design Code	Is this item applicable?	\checkmark
	Code	Will this be discharged or satisfied prior to or at settlement?	NC
		Are there attachments?	YES
[Note -		If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	
	omit this item. The item and its	Refer to City of Onkaparinga Council Searches	
·	must be included in the	Title or other brief description of zone, subzone and overlay in which	
stateme	nt even if not applicable.]	the land is situated (as shown in the Planning and Design Code):	
		Refer to City of Onkaparinga Council Searches	
		Is there a State heritage place on the land or is the land situated in a State heritage area? NO	
		Is the land designated as a local heritage place?	
		NO	
		Is there a tree or stand of trees declared in Part 10 of the Planning and Design Code to be a	
		significant tree or trees on the land?	
		NO	
		Is there a current amendment to the Planning and Design Code	
		released for public consultation by a designated entity on which consultation is continuing or on	
		which consultation has ended but whose proposed amendment has not yet come into operation?	
		YES	
		Note- For further information about the Planning and Design Code visit https://code.plan.sa.gov.au.	
29.2	section 127 - Condition (that	Is this item applicable?	
	section 127 - Condition (that continues to apply) of a development authorisation	Will this be discharged or satisfied prior to or at settlement?	YES/NC
		Are there attachments?	YES/NO
Note -	N 1 / A	If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars):	TES/NC
Do not o	mit this item. The item and its	ii 123, identily the attachment(s) (and, ii applicable, the part(s) containing the particulars).	
heading	must be included in the	Date of authorisation:	
statemei	nt even if not applicable.]		
		Name of relevant authority that granted authorisation:	
		Condition(s) of authorisation:	
		Condition(a) of authorization.	

Column 1	Column 2	
34. Water Industry Act 2012		
34.1 Notice or order under the Act	Is this item applicable?	✓
requiring payment of charges or	Will this be discharged or satisfied prior to or at settlement?	YES
other amounts or making other requirement	Are there attachments? If YES, identify the attachment(s) (and, if applicable, the part(s) containing the particulars): Refer to Certificate of Water and Sewer Charges & Encumbrance Information Date of notice or order: 12/11/2025 Name of person or body who served notice or order: SA Water Amount payable (if any) as specified in the notice or order: \$10.20 Nature of other requirement made (if any) as specified in the notice or order: Refer to Certificate of Water and Sewer Charges & Encumbrance Information	YES

SCHEDULE – DIVISION 2 OTHER PARTICULARS

(section 7(1)(b))

Particulars relating to community lot (including strata lot) or development lot

V

- 1 Name of community corporation:
 - Community Plan 23559
 - Address of community corporation:
 - Matison Road Morphett Vale SA 5162
- 2 Application must be made in writing to the community corporation for the particulars and documents referred to in 3 and 4. Application must also be made in writing to the community corporation for the documents referred to in 6 unless those documents are obtained from the Lands Titles Registration Office.
- 3 Particulars supplied by the community corporation or known to the vendor:
 - (a) particulars of contributions payable in relation to the lot (including details of arrears of contributions related to the lot): The community Corporation is self-managed hence no minutes have been supplied. Please refer to the particulars supplied (Statement pursuant to Section 139 – Community Titles Act 1996) including By-Laws and Insurance Policy.
 - (b) particulars of assets and liabilities of the community corporation:
 - The community Corporation is self-managed hence no minutes have been supplied. Please refer to the particulars supplied (Statement pursuant to Section 139 Community Titles Act 1996) including By-Laws and Insurance Policy.
 - (c) particulars of expenditure that the community corporation has incurred, or has resolved to incur, and to which the owner of the lot must contribute, or is likely to be required to contribute:
 - The community Corporation is self-managed hence no minutes have been supplied. Please refer to the particulars supplied (Statement pursuant to Section 139 Community Titles Act 1996) including By-Laws and Insurance Policy.
 - (d) if the lot is a development lot, particulars of the scheme description relating to the development lot and particulars of the obligations of the owner of the development lot under the development contract:
 - The community Corporation is self-managed hence no minutes have been supplied. Please refer to the particulars supplied (Statement pursuant to Section 139 Community Titles Act 1996) including By-Laws and Insurance Policy.
 - (e) if the lot is a community lot, particulars of the lot entitlement of the lot:
 - The community Corporation is self-managed hence no minutes have been supplied. Please refer to the particulars supplied (Statement pursuant to Section 139 Community Titles Act 1996) including By-Laws and Insurance Policy.

[If any of the above particulars have not been supplied by the community corporation by the date of this statement and are not known to the vendor, state "not known" for those particulars.]

- 4 Documents supplied by the community corporation that are enclosed:
 - (a) a copy of the minutes of the general meetings of the community corporation and management committee
 *for the 2 years preceding this statement/since the deposit of the community plan;

(*Strike out or omit whichever is the greater period)

NO

(b) a copy of the statement of accounts of the community corporation last prepared;

NO

(c) a copy of current policies of insurance taken out by the community corporation.

YES

[For each document indicate (YES or NO) whether or not the document has been supplied by the community corporation by the date of this statement.]

- If "not known" has been specified for any particulars in 3 or a document referred to in 4 has not been supplied, set out the date of the application made to the community corporation and give details of any other steps taken to obtain the particulars or documents concerned:
- 6 The following documents are enclosed:
 - (a) a copy of the scheme description (if any) and the development contract (if any);
 - (b) a copy of the by-laws of the community scheme.
- 7 The following additional particulars are known to the vendor or have been supplied by the community corporation:

8	Further inquiries may be made to the secretary of the community corporation or the appointed community scheme manager. Name:
	Address:

Note-

- (1) A community corporation must (on application by or on behalf of a current or prospective owner or other relevant person) provide the particulars and documents referred to in 3(a)-(c) and 4 and must also make available for inspection any information required to establish the current financial position of the corporation, a copy of any contract with a body corporate manager and the register of owners and lot entitlements that the corporation maintains: see sections 139 and 140 of the *Community Titles Act 1996*.
- (2) Copies of the scheme description, the development contract or the by-laws of the community scheme may be obtained from the community corporation or from the Lands Titles Registration Office.
- (3) All owners of a community lot or a development lot are bound by the by-laws of the community scheme. The by-laws regulate the rights and liabilities of owners of lots in relation to their lots and the common property and matters of common concern.
- (4) For a brief description of some of the matters that need to be considered before purchasing a community lot, see Division 3 of this Schedule.

SCHEDULE - DIVISION 3

COMMUNITY LOTS AND STRATA UNITS

Matters to be considered in purchasing a community lot or strata unit

The property you are buying is on strata or community title. There are **special obligations and restrictions** that go with this kind of title. Make sure you understand these. If unsure, seek legal advice before signing a contract. For example:

Governance

You will automatically become a member of the **body corporate**, which includes all owners and has the job of maintaining the common property and enforcing the rules. Decisions, such as the amount you must pay in levies, will be made by vote of the body corporate. You will need to take part in meetings if you wish to have a say. If outvoted, you will have to live with decision s that you might not agree with.

If you are buying into a mixed use development (one that includes commercial as well as residential lots), owners of some types of lots may be in a position to outvote owners of other types of lots. Make sure you fully understand your voting rights, see later.

Use of your property

You, and anyone who visits or occupies your property, will be bound by rules in the form of **articles or by-laws**. These can restrict the use of the property, for example, they can deal with keeping pets, car parking, noise, rubbish disposal, short -term letting, upkeep of buildings and so on. Make sure that you have read the articles or by-laws before you decide whether this property will suit you.

Depending on the rules, you might not be permitted to make changes to the exterior of your unit, such as installing a television aerial or an air-conditioner, building a pergola, attaching external blinds etc without the permission of the body corporate. A meeting may be needed before permission can be granted. Permission may be refused. Note that the articles or by-laws **could change** between now and when you become the owner: the body corporate might vote to change them. Also, if you are buying before the community plan is registered, then any by-laws you have been shown are just a draft.

Are you buying a debt?

If there are unpaid contributions owing on this property, you can be made to pay them. You are entitled to **know the financial state of the body corporate** and you should make sure you see its records before deciding whether to buy. As a prospective owner, you can write to the body corporate requiring to see the records, including minutes of meetings, details of assets and liabilitie s, contributions payable, outstanding or planned expenses and insurance policies. There is a fee. To make a request, write to the secretary or management committee of the body corporate.

Expenses

The body corporate can **require you to maintain your property**, even if you do not agree, or can carry out maintenance and bill you for it.

The body corporate can **require you to contribute** to the cost of upkeep of the common property, even if you do not agree. Consider what future maintenance or repairs might be needed on the property in the long term.

Guarantee

As an owner, you are a **guarantor** of the liabilities of the body corporate. If it does not pay its debts, you can be called on to do so. Make sure you know what the liabilities are before you decide to buy. Ask the body corporate for copies of the financial records.

Contracts

The body corporate can make contracts. For example, it may engage a body corporate manager to do some or all of its work. It may contract with traders for maintenance work. It might engage a caretaker to look after the property. It might make any other k ind of contract to buy services or products for the body corporate. Find out **what contracts the body corporate is committed to and the cost**.

The body corporate will have to raise funds from the owners to pay the money due under these contracts. As a guarantor, you c ould be liable if the body corporate owes money under a contract.

Buying off the plan

If you are buying a property that has not been built yet, then you **cannot be certain** what the end product of the development process will be. If you are buying before a community plan has been deposited, then any proposed development contract, scheme description or by-laws you have been shown could change.

Mixed use developments - voting rights

You may be buying into a group that is run by several different community corporations. This is common in mixed use developments, for example, where a group of apartments is combined with a hotel or a group of shops. If there is more than one corporation, then you should not expect that all lot owners in the group will have equal voting rights. The corporations may be structured so that, even though there are more apartments than shops in the group, the shop owners can outvote the apartment owners on some m atters. Make enquiries so that you understand how many corporations there are and what voting rights you will have.

Further information

The Real Estate Institute of South Australia provides an information service for enquiries about real estate transactions, se e www.reisa.com.au.

The Australian Institute of Conveyancers (SA Division) (AICSA) provides information and operates a Public Advice Service with respect to conveyancers and the conveyancing process, see www.aicsa.com.au.

Information and a booklet about strata and community titles is available from the Legal Services Commission of South Australia at www.lsc.sa.gov.au.

You can also seek advice from a legal practitioner.



ACKNOWLEDGEMENT OF RECEIPT OF FORM 1

The Purchaser acknowledges receipt of the following:

FORM 1 - STATEMENT UNDER SECTION 7 (Land and Business (Sale and Conveyancing) Act 1994)

the above being identified by pages numbered 1 to 14 inclusive, together with the following annexures and supporting documents (if any):

FORM 3 Buyers Information Notice			
•			
			·
			·
			·
			·
			·
SIGNED BY THE PURCHASER:			
Date:	Signed:		
	_ •		
D /	0		
Date:	Signed:	 · · · · · · · · · · · · · · · · · · ·	

The Purchaser:

- 1. acknowledges and consents to the parties and their representatives signing the Form 1 by digital and or electronic signatures under the *Electronic Communications Act* (SA);
- 2. by signing this Acknowledgement, signs for all Purchasers, and warrants authority to acknowledge the Form 1 for all Purchasers (if more than 1); and
- 3. is not required to sign a Form 1 for it to be validly served and acknowledges the signing provision above is included if the Agent serves the Form 1 in person and wants evidence of the Purchaser having been served. If the Form 1 is served electronically, the email is sufficient evidence of what has been served.

Land and Business (Sale and Conveyancing) Act 1994 - section 13A

Land and Business (Sale and Conveyancing) Regulations 2025 - regulation 17

Buyers information notice

Prescribed notice to be given to purchaser

Before you buy a home there are a number of things that you should investigate and consider. Though it may not be obvious at the time, there could be matters that may affect your enjoyment of the property, the safety of people on the property or the value of the property.

The following questions may help you to identify if a property is appropriate to purchase. In many cases the questions relate to a variety of laws and standards. These laws and standards change over time, so it is important to seek the most up to date information. Various government agencies can provide up to date and relevant information on many of these questions. To find out more, Consumer and Business Services (CBS) recommends you check the website: www.cbs.sa.gov.au.

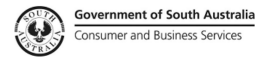
Consider having a professional building inspection done before proceeding with a purchase. A building inspection will help you answer some of the questions below.

The questions have been categorised under the headings **Safety**, **Enjoyment** and **Value**, but all issues are relevant to each heading.

Safety

- Is there asbestos in any of the buildings or elsewhere on the property e.g. sheds and fences?
- Does the property have any significant defects e.g. cracking or salt damp? Have the wet areas been waterproofed?
- Is the property in a **bushfire** prone area?
- Are the electrical wiring, gas installation, plumbing and appliances in good working order and in good condition? Is a safety switch (RCD) installed? Is it working?
- Are there any prohibited gas appliances in bedrooms or bathrooms?
- Are **smoke alarms** installed in the house? If so, are they hardwired? Are they in good working order and in good condition? Are they compliant?
- Is there a **swimming pool and/or spa pool** installed on the property? Are there any safety barriers or fences in place? Do they conform to current standards?
- Does the property have any termite or other pest infestations? Is there a current
 preventive termite treatment program in place? Was the property treated at some
 stage with persistent organochlorins (now banned) or other toxic termiticides?
- Has fill been used on the site? Is the soil contaminated by chemical residues or waste?
- Does the property use cooling towers or manufactured warm water systems? If so, what are the maintenance requirements?

Page 1



SAF001V2 (Jul-21) © reaforms Pty Ltd

Enjoyment

- Does the property have any stormwater problems?
- Is the property in a **flood prone** area? Is the property prone to coastal flooding?
- Does the property have an on-site **wastewater treatment facility** such as a septic tank installed? If so, what are the maintenance requirements? Is it compliant?
- Is a sewer mains connection available?
- Are all gutters, downpipes and stormwater systems in good working order and in good condition?
- Is the property near power lines? Are there any trees on the property near power lines? Are you considering planting any trees? Do all structures and trees maintain the required clearance from any power lines?
- Are there any significant trees on the property?
- Is this property a unit on strata or community title? What could this mean for you?
 Is this property on strata or community title? Do you understand the restrictions of use and the financial obligations of ownership? Will you have to pay a previous owner's debt or the cost of planned improvements?
- Is the property close to a hotel, restaurant or other venue with entertainment consent for live music? Is the property close to any industrial or commercial activity, a busy road or airport etc that may result in the generation of noise or the emission of materials or odours into the air?
- What appliances, equipment and fittings are included in the sale of the property?
- Is there sufficient car parking space available to the property?

Value

- Are there any illegal or unapproved additions, extensions or alterations to the buildings on the property?
- How energy efficient is the home, including appliances and lighting? What energy sources (e.g. electricity, gas) are available?
- Is the property connected to SA Water operated and maintained mains water? Is a
 mains water connection available? Does the property have a recycled water
 connection? What sort of water meter is located on the property (a direct or indirect
 meter an indirect meter can be located some distance from the property)? Is the
 property connected to a water meter that is also serving another property?
- Are there water taps outside the building? Is there a watering system installed? Are they in good working order and in good condition?
- Does the property have alternative sources of water other than mains water supply (including bore or rainwater)? If so, are there any special maintenance requirements?

For more information on these matters visit www.cbs.sa.gov.au

Disclaimer: There may be other issues relevant to the purchase of real estate. If you are unable to ascertain enough information about the questions raised in this form and any other concerns you may have, we strongly recommend you obtain independent advice through a building inspection, a lawyer, and a financial adviser.



Register Search (CT 5966/629) 11/11/2025 01:01PM 251133V _ Nash 20251111006074





The Registrar-General certifies that this Title Register Search displays the records maintained in the Register Book and other notations at the time of searching.



Certificate of Title - Volume 5966 Folio 629

Parent Title(s) CT 5481/272

Creating Dealing(s) ACT 10473670

Title Issued 27/06/2006 Edition 7 Edition Issued 06/02/2023

Estate Type

FEE SIMPLE

Registered Proprietor

BENJAMIN LUKE NASH OF 27 MATISON ROAD MORPHETT VALE SA 5162

Description of Land

LOT 501 PRIMARY COMMUNITY PLAN 23559 IN THE AREA NAMED MORPHETT VALE HUNDRED OF NOARLUNGA

Easements

NIL

Schedule of Dealings

Dealing Number Description

13968372 MORTGAGE TO NATIONAL AUSTRALIA BANK LTD. (ACN: 004 044 937)

Notations

Dealings Affecting Title NIL

Priority Notices NIL

Notations on Plan

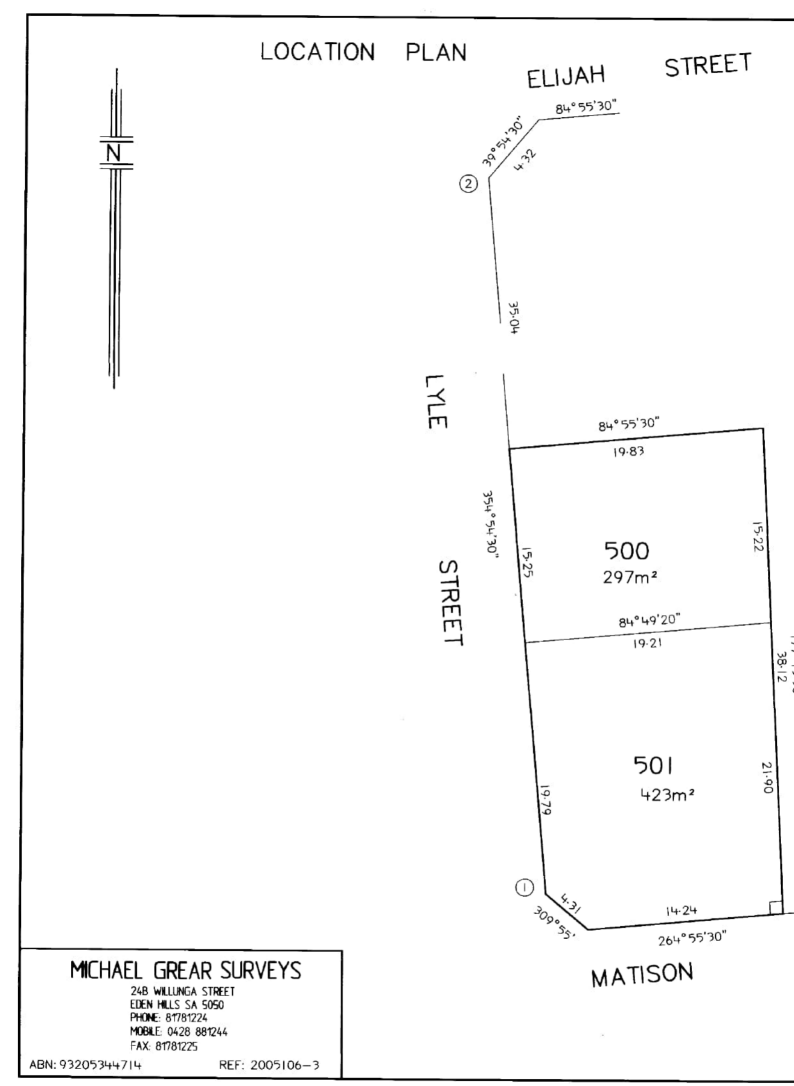
Lodgement Date Dealing Number Description Status

05/06/2006 10473671 BY-LAWS FILED

Registrar-General's Notes NIL

Administrative Interests NIL

Land Services SA Page 1 of 1



LOT ENTITLEMENT SHE

SCHEDULE OF LOT ENTITLEM		
LOT	LOT ENTITLEMENT	
500	450	
501	550	
AGGREGATE	1000	

Property Interest Report

Provided by Land Services SA on behalf of the South Australian Government

Title Reference CT 5966/629 Reference No. 2729440

Registered Proprietors B L*NASH Prepared 11/11/2025 13:01

27 MATISON ROAD, MORPHETT VALE, SA 5162 Address of Property

Local Govt. Authority CITY OF ONKAPARINGA

POST OFFICE BOX 1, NOARLUNGA CENTRE, SA 5168 Local Govt. Address

This report provides information that may be used to complete a Form 1 as prescribed in the Land and Business (Sale and Conveyancing) Act 1994

Table of Particulars

Particulars of mortgages, charges and prescribed encumbrances affecting the land as identified in Division 1 of the Schedule to Form 1 as described in the Regulations to the Land and Business (Sale and Conveyancing) Act 1994

All enquiries relating to the Regulations or the Form 1 please contact Consumer & Business Services between 8:30 am and 5:00 pm on 131 882 or via their website www.cbs.sa.gov.au

Refer to the Certificate of Title

encumbrance

also

Prescribed encumbrance

Particulars (Particulars in bold indicates further information will be provided)

Refer to the Certificate of Title for details of any restrictive covenants as an

1. General

Refer to the Certificate of Title 1.1 Mortgage of land

(Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

1.2 **Easement**

> (whether over the land or annexed to the land)

Note--"Easement" includes rights of way and party wall rights

[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

1.3 Restrictive covenant

> [Note - Do not omit this item. The item and its heading must be included in the statement

even if not applicable.]

1.4 Lease, agreement for lease, tenancy agreement or licence (The information does not include information

about any sublease or subtenancy. That information may be sought by the purchaser from the lessee or tenant or sublessee or subtenant.)

[Note - Do not omit this item. The item and its even if not applicable.]

heading must be included in the statement

1.5 Caveat

2. Aboriginal Heritage Act 1988

Lien or notice of a lien

2.1 section 9 - Registration in central archives of an Aboriginal site or object

section 24 - Directions prohibiting or restricting access to, or activities on, a site or Refer to the Certificate of Title

Refer to the Certificate of Title

Contact the vendor for these details

Refer to the Certificate of Title

Aboriginal Affairs and Reconciliation in AGD has no registered entries for Aboriginal sites or objects affecting this title

Aboriginal Affairs and Reconciliation in AGD has no record of any direction affecting this title

CT 5966/629

2.2

1.6

an area surrounding a site

2.3 Part 3 Division 6 - Aboriginal heritage agreement

Aboriginal Affairs and Reconciliation in AGD has no record of any agreement affecting this title

also

Refer to the Certificate of Title

3. Burial and Cremation Act 2013

3.1 section 8 - Human remains interred on land

Births, Deaths and Marriages in AGD has no record of any gravesites relating to this

title

also

contact the vendor for these details

Crown Rates and Taxes Recovery Act 1945

4.1 section 5 - Notice requiring payment

Crown Lands Program in DEW has no record of any notice affecting this title

Development Act 1993 (repealed)

5.1 section 42 - Condition (that continues to apply) of a development authorisation

State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title

[Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

also

Contact the Local Government Authority for other details that might apply

5.2 section 50(1) - Requirement to vest land in a council or the Crown to be held as open space

State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

5.3 section 50(2) - Agreement to vest land in a council or the Crown to be held as open space

State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

5.4 section 55 - Order to remove or perform work

State Planning Commission in the Department for Housing and Urban Development has no record of any order or notice affecting this title

also

Contact the Local Government Authority for other details that might apply

5.5 section 56 - Notice to complete development

State Planning Commission in the Department for Housing and Urban Development has no record of any order or notice affecting this title

also

Contact the Local Government Authority for other details that might apply

5.6 section 57 - Land management agreement

Refer to the Certificate of Title

5.7 section 60 - Notice of intention by building

Contact the vendor for these details

5.8 section 69 - Emergency order

State Planning Commission in the Department for Housing and Urban Development has no record of any order affecting this title

also

Contact the Local Government Authority for other details that might apply

5.9 section 71 - Fire safety notice

Building Fire Safety Committee in the Department for Housing and Urban Development has no record of any notice affecting this title

	5.10	section 84 - Enforcement notice	State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
			also
			Contact the Local Government Authority for other details that might apply
	5.11	section 85(6), 85(10) or 106 - Enforcement order	State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
			also
			Contact the Local Government Authority for other details that might apply
	5.12	Part 11 Division 2 - Proceedings	Contact the Local Government Authority for other details that might apply
			also
			Contact the vendor for these details
ŝ	Re	nealed Act conditions	

6. Repealed Act conditions

Condition (that continues to apply) of an approval or authorisation granted under the 6.1 Building Act 1971 (repealed), the City of Adelaide Development Control Act, 1976 (repealed), the *Planning Act 1982* (repealed) or the *Planning and Development Act* 1967 (repealed)

> [Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

7. Emergency Services Funding Act 1998

7.1 section 16 - Notice to pay levy An Emergency Services Levy Certificate will be forwarded. If you do not receive the certificate within four (4) working days please contact the RevenueSA Customer Contact Centre on (08) 8226 3750.

Clients who have misplaced or not received their certificates and are RevenueSA Online users should log into RevenueSA Online and reprint their certificates www.revenuesaonline.sa.gov.au

8

land (due to possible existence of site

contamination)

		www.revenuesaoniine.sa.gov.au
8.	Environment Protection Act 1993	
8.1	section 59 - Environment performance agreement that is registered in relation to the land	EPA (SA) does not have any current Performance Agreements registered on this title
8.2	section 93 - Environment protection order that is registered in relation to the land	EPA (SA) does not have any current Environment Protection Orders registered on this title
8.3	section 93A - Environment protection order relating to cessation of activity that is registered in relation to the land	EPA (SA) does not have any current Orders registered on this title
8.4	section 99 - Clean-up order that is registered in relation to the land	EPA (SA) does not have any current Clean-up orders registered on this title
8.5	section 100 - Clean-up authorisation that is registered in relation to the land	EPA (SA) does not have any current Clean-up authorisations registered on this title
8.6	section 103H - Site contamination assessment order that is registered in relation to the land	EPA (SA) does not have any current Orders registered on this title
8.7	section 103J - Site remediation order that is registered in relation to the land	EPA (SA) does not have any current Orders registered on this title
8.8	section 103N - Notice of declaration of special management area in relation to the	EPA (SA) does not have any current Orders registered on this title

8.9	section 103P - Notation of site contamination audit report in relation to the land	EPA (SA) does not have any current Orders registered on this title
8.10	section 103S - Notice of prohibition or restriction on taking water affected by site contamination in relation to the land	EPA (SA) does not have any current Orders registered on this title
9.	Fences Act 1975	
9.1	section 5 - Notice of intention to perform fencing work	Contact the vendor for these details
10.	Fire and Emergency Services Act 2005	
10.1	section 105F - (or section 56 or 83	Contact the Local Government Authority for other details that might apply
	(repealed)) - Notice to take action to prevent outbreak or spread of fire	Where the land is outside a council area, contact the vendor
11.	Food Act 2001	
11.1	section 44 - Improvement notice	Public Health in DHW has no record of any notice or direction affecting this title
		also
		Contact the Local Government Authority for other details that might apply
11.2	section 46 - Prohibition order	Public Health in DHW has no record of any notice or direction affecting this title
		also
		Contact the Local Government Authority for other details that might apply
12.	Ground Water (Qualco-Sunlands) Control A	Act 2000
12.1	Part 6 - risk management allocation	Qualco Sunlands Ground Water Control Trust has no record of any allocation affecting this title
12.2	section 56 - Notice to pay share of Trust costs, or for unauthorised use of water, in respect of irrigated property	DEW Water Licensing has no record of any notice affecting this title
13.	Heritage Places Act 1993	
13.1	section 14(2)(b) - Registration of an object of heritage significance	Heritage Branch in DEW has no record of any registration affecting this title
13.2	section 17 or 18 - Provisional registration or registration	Heritage Branch in DEW has no record of any registration affecting this title
13.3	section 30 - Stop order	Heritage Branch in DEW has no record of any stop order affecting this title
13.4	Part 6 - Heritage agreement	Heritage Branch in DEW has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
13.5	section 38 - "No development" order	Heritage Branch in DEW has no record of any "No development" order affecting this title
14.	Highways Act 1926	
14.1	Part 2A - Establishment of control of access from any road abutting the land	Transport Assessment Section within DIT has no record of any registration affecting this title
15 . /	Housing Improvement Act 1940 (repealed)	
15.1	section 23 - Declaration that house is undesirable or unfit for human habitation	Contact the Local Government Authority for other details that might apply
15.2	Part 7 (rent control for substandard houses) - notice or declaration	Housing Safety Authority has no record of any notice or declaration affecting this title

16. Housing Improvement Act 2016

16.1	Part 3 Division 1 - Assessment, improvement or demolition orders	Housing Safety Authority has no record of any notice or declaration affecting this title
16.2	section 22 - Notice to vacate premises	Housing Safety Authority has no record of any notice or declaration affecting this title
16.3	section 25 - Rent control notice	Housing Safety Authority has no record of any notice or declaration affecting this title
17. La	and Acquisition Act 1969	
17.1	section 10 - Notice of intention to acquire	Refer to the Certificate of Title for any notice of intention to acquire
		also
		Contact the Local Government Authority for other details that might apply
18. La	andscape South Australia Act 2019	
18.1	section 72 - Notice to pay levy in respect of costs of regional landscape board	The regional landscape board has no record of any notice affecting this title
18.2	section 78 - Notice to pay levy in respect of right to take water or taking of water	DEW has no record of any notice affecting this title
18.3	section 99 - Notice to prepare an action plan for compliance with general statutory duty	The regional landscape board has no record of any notice affecting this title
18.4	section 107 - Notice to rectify effects of unauthorised activity	The regional landscape board has no record of any notice affecting this title
	undulionsed delivity	also
		DEW has no record of any notice affecting this title
18.5	section 108 - Notice to maintain watercourse or lake in good condition	The regional landscape board has no record of any notice affecting this title
18.6	section 109 - Notice restricting the taking of water or directing action in relation to the taking of water	DEW has no record of any notice affecting this title
18.7	section 111 - Notice to remove or modify a dam, embankment, wall or other obstruction or object	The regional landscape board has no record of any notice affecting this title
18.8	section 112 - Permit (or condition of a permit) that remains in force	The regional landscape board has no record of any permit (that remains in force) affecting this title
		also
		DEW has no record of any permit (that remains in force) affecting this title
18.9	section 120 - Notice to take remedial or other action in relation to a well	DEW has no record of any notice affecting this title
18.10	section 135 - Water resource works approval	DEW has no record of a water resource works approval affecting this title
18.11	section 142 - Site use approval	DEW has no record of a site use approval affecting this title
18.12	section 166 - Forest water licence	DEW has no record of a forest water licence affecting this title
18.13	section 191 - Notice of instruction as to keeping or management of animal or plant	The regional landscape board has no record of any notice affecting this title
18.14	section 193 - Notice to comply with action order for the destruction or control of animals or plants	The regional landscape board has no record of any notice affecting this title
18.15	section 194 - Notice to pay costs of destruction or control of animals or plants on road reserve	The regional landscape board has no record of any notice affecting this title
18.16	section 196 - Notice requiring control or quarantine of animal or plant	The regional landscape board has no record of any notice affecting this title
18.17	section 207 - Protection order to secure compliance with specified provisions of the	The regional landscape board has no record of any notice affecting this title

CT 5966/629

	Act	
18.18	section 209 - Reparation order requiring specified action or payment to make good damage resulting from contravention of the Act	The regional landscape board has no record of any notice affecting this title
18.19	section 211 - Reparation authorisation authorising specified action to make good damage resulting from contravention of the Act	The regional landscape board has no record of any notice affecting this title
18.20	section 215 - Orders made by ERD Court	The regional landscape board has no record of any notice affecting this title
18.21	section 219 - Management agreements	The regional landscape board has no record of any notice affecting this title
18.22	section 235 - Additional orders on conviction	The regional landscape board has no record of any notice affecting this title
19. L	and Tax Act 1936	
19.1	Notice, order or demand for payment of land tax	A Land Tax Certificate will be forwarded. If you do not receive the certificate within four (4) working days please contact the RevenueSA Customer Contact Centre on (08) 8226 3750.
		Clients who have misplaced or not received their certificates and are RevenueSA Online users should log into RevenueSA Online and reprint their certificates www.revenuesaonline.sa.gov.au
20. <i>L</i>	ocal Government Act 1934 (repealed)	
20.1	Notice, order, declaration, charge, claim or demand given or made under the Act	Contact the Local Government Authority for other details that might apply
21. <i>L</i>	ocal Government Act 1999	
21.1	Notice, order, declaration, charge, claim or demand given or made under the Act	Contact the Local Government Authority for other details that might apply
22. L	ocal Nuisance and Litter Control Act 2016	
22.1	section 30 - Nuisance or litter abatement notice	Contact the Local Government Authority for other details that might apply
23. <i>N</i>	detropolitan Adelaide Road Widening Plan	Act 1972
23.1	section 6 - Restriction on building work	Transport Assessment Section within DIT has no record of any restriction affecting this title
24. <i>N</i>	fining Act 1971	

2

24	. Mii	ning Act 1971	
	24.1	Mineral tenement (other than an exploration licence)	Mineral Tenements in the Department of Energy and Mining has no record of any proclamation affecting this title
	24.2	section 9AA - Notice, agreement or order to waive exemption from authorised operations	Contact the vendor for these details
	24.3	section 56T(1) - Consent to a change in authorised operations	Contact the vendor for these details
	24.4	section 58(a) - Agreement authorising tenement holder to enter land	Contact the vendor for these details
	24.5	section 58A - Notice of intention to commence authorised operations or apply for lease or licence	Contact the vendor for these details
	24.6	section 61 - Agreement or order to pay compensation for authorised operations	Contact the vendor for these details
	24.7	section 75(1) - Consent relating to extractive minerals	Contact the vendor for these details
	24.8	section 82(1) - Deemed consent or agreement	Contact the vendor for these details

CT 5966/629

24.9	Proclamation with respect to a private mine	Mineral Tenements in the Department of Energy and Mining has no record of any proclamation affecting this title
25. Na	ative Vegetation Act 1991	
25.1	Part 4 Division 1 - Heritage agreement	DEW Native Vegetation has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
25.2	section 25C - Conditions of approval regarding achievement of environmental	DEW Native Vegetation has no record of any agreement affecting this title
	benefit by accredited third party provider	also
		Refer to the Certificate of Title
25.3	section 25D - Management agreement	DEW Native Vegetation has no record of any agreement affecting this title
		also
		Refer to the Certificate of Title
25.4	Part 5 Division 1 - Refusal to grant consent, or condition of a consent, to clear native vegetation	DEW Native Vegetation has no record of any refusal or condition affecting this title
26. Na	atural Resources Management Act 2004 (repealed)
26.1	section 97 - Notice to pay levy in respect of costs of regional NRM board	The regional landscape board has no record of any notice affecting this title
26.2	section 123 - Notice to prepare an action plan for compliance with general statutory duty	The regional landscape board has no record of any notice affecting this title
26.3	section 134 - Notice to remove or modify a dam, embankment, wall or other obstruction	The regional landscape board has no record of any notice affecting this title

26

26.1	costs of regional NRM board	The regional landscape board has no record of any notice affecting this title
26.2	section 123 - Notice to prepare an action plan for compliance with general statutory duty	The regional landscape board has no record of any notice affecting this title
26.3	section 134 - Notice to remove or modify a dam, embankment, wall or other obstruction or object	The regional landscape board has no record of any notice affecting this title
26.4	section 135 - Condition (that remains in force) of a permit	The regional landscape board has no record of any notice affecting this title
26.5	section 181 - Notice of instruction as to keeping or management of animal or plant	The regional landscape board has no record of any notice affecting this title
26.6	section 183 - Notice to prepare an action plan for the destruction or control of animals or plants	The regional landscape board has no record of any notice affecting this title
26.7	section 185 - Notice to pay costs of destruction or control of animals or plants on road reserve	The regional landscape board has no record of any notice affecting this title
26.8	section 187 - Notice requiring control or quarantine of animal or plant	The regional landscape board has no record of any notice affecting this title
26.9	section 193 - Protection order to secure compliance with specified provisions of the Act	The regional landscape board has no record of any order affecting this title
26.10	section 195 - Reparation order requiring specified action or payment to make good damage resulting from contravention of the Act	The regional landscape board has no record of any order affecting this title
26.11	section 197 - Reparation authorisation authorising specified action to make good damage resulting from contravention of the Act	The regional landscape board has no record of any authorisation affecting this title

27. Outback Communities (Administration and Management) Act 2009

section 21 - Notice of levy or contribution payable Outback Communities Authority has no record affecting this title 27.1

Phylloxera and Grape Industry Act 1995

28.1 section 23(1) - Notice of contribution payable

The Phylloxera and Grape Industry Board of South Australia has no vineyard registered against this title. However all properties with greater than 0.5 hectares of planted vines are required to be registered with the board

Planning, Development and Infrastructure Act 2016

29.1 Part 5 - Planning and Design Code [Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

Contact the Local Government Authority for the title or other brief description of the zone or subzone in which the land is situated.

also

Heritage Branch in DEW has no record of a State Heritage Area created prior to 15 January 1994 under the former South Australian Heritage Act 1978 affecting this title

also

For details of this item, including State Heritage Areas which have been authorised or put under interim effect since 15 January 1994, contact the Local Government Authority

also

Contact the Local Government Authority for other details that might apply to a place of local heritage value

also

For details of declared significant trees affecting this title, contact the Local Government Authority

also

The Planning and Design Code (the Code) is a statutory instrument under the *Planning, Development and Infrastructure Act 2016* for the purposes of development assessment and related matters within South Australia. The Code contains the planning rules and policies that guide what can be developed in South Australia. Planning authorities use these planning rules to assess development applications. To search and view details of proposed statewide code amendments or code amendments within a local government area, please search the code amendment register on the SA Planning Portal:

https://plan.sa.gov.au/have_your_say/code-amendments/code_amendment_register or phone PlanSA on 1800 752 664.

29.2 section 127 - Condition (that continues to apply) of a development authorisation [Note - Do not omit this item. The item and its heading must be included in the statement even if not applicable.]

State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title

also

Contact the Local Government Authority for other details that might apply

29.3 section 139 - Notice of proposed work and notice may require access

Contact the vendor for these details

29.4 section 140 - Notice requesting access

Contact the vendor for these details

29.5 section 141 - Order to remove or perform work

State Planning Commission in the Department for Housing and Urban Development has no record of any order or notice affecting this title

also

Contact the Local Government Authority for other details that might apply

29.6 section 142 - Notice to complete development

State Planning Commission in the Department for Housing and Urban Development has no record of any order or notice affecting this title

also

Contact the Local Government Authority for other details that might apply

section 155 - Emergency order State Planning Commission in the Department for Housing and Urban Development

CT 5966/629

29.7

		has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.8	section 157 - Fire safety notice	Building Fire Safety Committee in the Department for Housing and Urban Development has no record of any order or notice affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.9	section 192 or 193 - Land management agreement	Refer to the Certificate of Title
29.10	section 198(1) - Requirement to vest land in a council or the Crown to be held as open	State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
	space	also
		Contact the Local Government Authority for other details that might apply
29.11	section 198(2) - Agreement to vest land in a council or the Crown to be held as open space	State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
	Space	also
		Contact the Local Government Authority for other details that might apply
29.12	Part 16 Division 1 - Proceedings	Contact the Local Government Authority for details relevant to this item
		also
		Contact the vendor for other details that might apply
29.13	section 213 - Enforcement notice	State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
		also
		Contact the Local Government Authority for other details that might apply
29.14	section 214(6), 214(10) or 222 - Enforcement order	Contact the Local Government Authority for details relevant to this item
		also
		State Planning Commission in the Department for Housing and Urban Development has no record of any conditions that continue to apply, affecting this title
30. <i>Pl</i>	ant Health Act 2009	
30.1	section 8 or 9 - Notice or order concerning pests	Plant Health in PIRSA has no record of any notice or order affecting this title
31. Public and Environmental Health Act 1987 (repealed)		repealed)
31.1	Part 3 - Notice	Public Health in DHW has no record of any notice or direction affecting this title
31.1		also
		Contact the Local Government Authority for other details that might apply
31.2	Public and Environmental Health (Waste Control) Regulations 2010 (or 1995)	Public Health in DHW has no record of any condition affecting this title
	(revoked) Part 2 - Condition (that continues to apply) of an approval	also
	αρριγ) οι απ αρριοναι	Contact the Local Government Authority for other details that might apply
31.3	Public and Environmental Health (Waste Control) Regulations 2010 (revoked)	Public Health in DHW has no record of any order affecting this title
	regulation 19 - Maintenance order (that has not been complied with)	also
	not been complied with	Contact the Local Government Authority for other details that might apply

Contact the Local Government Authority for other details that might apply

32. South Australian Public Health Act 2011

32.1 section 66 - Direction or requirement to avert Public Health in DHW has no record of any direction or requirement affecting this title spread of disease section 92 - Notice 32.2 Public Health in DHW has no record of any notice affecting this title also Contact the Local Government Authority for other details that might apply 32.3 South Australian Public Health (Wastewater) Public Health in DHW has no record of any condition affecting this title Regulations 2013 Part 4 - Condition (that continues to apply) of an approval also Contact the Local Government Authority for other details that might apply

33. Upper South East Dryland Salinity and Flood Management Act 2002 (expired)

33.1 section 23 - Notice of contribution payable DEW has no record of any notice affecting this title

34. Water Industry Act 2012

34.1 Notice or order under the Act requiring payment of charges or other amounts or making other requirement An SA Water Certificate will be forwarded. If you do not receive the certificate please contact the SA Water Customer Contact Centre on 1300 650 950

also

The Office of the Technical Regulator in DEM has no record of any notice or order affecting this title

also

Lightsview Re-Water Supply Co Pty Ltd has no record of any notice or order affecting this title.

also

Robusto Investments Pty. Ltd. trading as Compass Springs has no current record of any notice or order affecting this title.

also

Alano Utilities Pty. Ltd. has no record of any notice or order affecting this title.

Water Resources Act 1997 (repealed)

35.1 section 18 - Condition (that remains in force) of a permit

DEW has no record of any condition affecting this title

35.2 section 125 (or a corresponding previous enactment) - Notice to pay levy

DEW has no record of any notice affecting this title

Other charges

36.1 Charge of any kind affecting the land (not included in another item)

Refer to the Certificate of Title

also

Contact the vendor for these details

also

Contact the Local Government Authority for other details that might apply

CT 5966/629

Other Particulars

Other particulars as identified in Division 2 of the Schedule to Form 1 as described in the Regulations to the Land and Business (Sale and Conveyancing) Act 1994

1.	Particulars of transactions in last 12 months	Contact the vendor for these details
2.	Particulars relating to community lot (including strata lot) or development lot	Enquire directly to the Secretary or Manager of the Community Corporation
3.	Particulars relating to strata unit	Enquire directly to the Secretary or Manager of the Strata Corporation
4.	Particulars of building indemnity insurance	Contact the vendor for these details also Contact the Local Government Authority
5.	Particulars relating to asbestos at workplaces	Contact the vendor for these details
6.	Particulars relating to aluminium composite panels	Please note that the audit is limited to classes of buildings, and that this note does not confirm the presence or absence of Aluminium Composite Panelling. Contact the vendor for relevant details.
7.	Particulars relating to court or tribunal process	Contact the vendor for these details
8.	Particulars relating to land irrigated or drained under Irrigation Acts	SA Water will arrange for a response to this item where applicable
9.	Particulars relating to environment protection	Contact the vendor for details of item 2 also EPA (SA) has no record of any particulars relating to items 3, 4 or 5 affecting this title also Contact the Local Government Authority for information relating to item 6
10.	Particulars relating to Livestock Act, 1997	Animal Health in PIRSA has no record of any notice or order affecting this title

Additional Information

The following additional information is provided for your information only.

	These items are not prescribed encumbrances or other particulars prescribed under the Act.			
1.	. Pipeline Authority of S.A. Easement Epic Energy has no record of a Pipeline Authority Easement relating to this titl			
2.	State Planning Commission refusal	No recorded State Planning Commission refusal		
3.	SA Power Networks	SA Power Networks has no interest other than that recorded on the attached notice or registered on the Certificate of Title		
4.	South East Australia Gas Pty Ltd	SEA Gas has no current record of a high pressure gas transmission pipeline traversing this property		
5.	Central Irrigation Trust	Central Irrigation Trust has no current records of any infrastructure or Water Delivery Rights associated to this title.		
6.	ElectraNet Transmission Services	ElectraNet has no current record of a high voltage transmission line traversing this property		
7.	Outback Communities Authority	Outback Communities Authority has no record affecting this title		
8.	Dog Fence (Dog Fence Act 1946)	This title falls outside the Dog Fence rateable area. Accordingly, the Dog Fence Board holds no current interest in relation to Dog Fence rates.		
9.	Pastoral Board (Pastoral Land Management and Conservation Act 1989)	The Pastoral Board has no current interest in this title		
10.	Heritage Branch DEW (Heritage Places Act 1993)	Heritage Branch in DEW has no record of any World, Commonwealth or National Heritage interest affecting this title		
11.	Health Protection Programs – Department for Health and Wellbeing	Health Protection Programs in the DHW has no record of a public health issue that currently applies to this title.		

CT 5966/629

Notices

Notices are printed under arrangement with organisations having some potential interest in the subject land. You should contact the identified party for further details.

Electricity and Telecommunications Infrastructure - Building Restrictions and Statutory Easements (including those related to gas, water and sewage)

Building restrictions

It is an offence under section 86 of the *Electricity Act 1996* to erect a building or structure within a prescribed distance of aerial or underground powerlines. In some, but not all, cases approval may be obtained from the Technical Regulator. Generally, however, land owners must not build, or alter a building or structure, with the result that any part of the resulting building or structure is within the minimum clearance distance required from certain types of powerlines. These building limitations are set out in the *Electricity (General) Regulations 2012* regulations 81 and 82. Purchasers intending to redevelop the property to be purchased should therefore be aware that the restrictions under the *Electricity Act* and *Regulations* may affect how, or if, they are able to redevelop the property.

In addition, if a building or structure is erected in proximity to a powerline of an electricity entity in contravention of the *Electricity Act*, the entity may seek a court order:

- a) requiring the person to take specified action to remove or modify the building or structure within a specified period;
- b) for compensation from the person for loss or damage suffered in consequence of the contravention; and/or
- c) for costs reasonably incurred by the entity in relocating the powerline or carrying out other work.

Contact the Office of the Technical Regulator in DEM on 8226 5500 for further details.

Statutory easements

Statutory easements for purposes such as (and without limitation) electricity, telecommunications, gas, water and sewage, may also exist, but may not be registered or defined on the title for the land.

Separate from the above building restrictions, South Australia's electricity supply and transmission businesses have statutory easements over land where part of the electricity distribution or transmission system was on, above or under the land as at particular dates specified by legislation.

This notice does not necessarily imply that any statutory or other easement exists.

However, where in existence, statutory easements may provide these organisations and businesses (identified in the relevant legislation) with the right of entry, at any reasonable time, to operate, repair, examine, replace, modify or maintain their equipment, to bring any vehicles or equipment on the land for these purposes, and to install, operate and carry out work on any pipelines, electricity or telecommunications cables or equipment that may be incorporated in, or attached to, their equipment (For example, see Clause 2 of Schedule 1 of the *Electricity Corporations (Restructuring and Disposal) Act 1999*, section 48A of the *Electricity Act 1996*).

For further clarification on these matters, please contact the relevant organisations or businesses, such as SA Power Networks' Easements Branch on telephone 8404 5897 or 8404 5894.

If you intend to excavate, develop or subdivide land, it is suggested that you first lodge a 'Dial Before you Dig' enquiry. Dial Before You Dig is a free referral service that provides information on the location of underground infrastructure. Using the Dial Before you Dig service (https://1100.com.au) may mitigate the risk of injury or expense resulting from inadvertent interference with, damage to, or requirement to relocate infrastructure.

Land Tax Act 1936 and Regulations thereunder

Agents should note that the current owner will remain liable for any additional charge accruing due before the date of this certificate which may be assessed on the land and also that the purchaser is only protected in respect of the tax for the financial year for which this certificate is issued. If the change of ownership will not occur on or before the 30th June, another certificate should be sought in respect of the next financial year or requests for certificate should not be made until after 30th June.

Animal and Plant Control (Agriculture Protection and other purposes) Act 1986 and Regulations

Agents should note that this legislation imposes a responsibility on a landholder to control and keep controlled proclaimed plants and particular classes of animals on a property.

Information should be obtained from:

- The vendor about the known presence of proclaimed plants or animals on the property including details which the vendor can obtain from records held by the local animal and plant control board
- The local animal and plant control board or the Animal and Plant Control Commission on the policies and priorities relating to the control of any serious proclaimed plants or animals in the area where the property is located.

Landscape South Australia 2019

Water Resources Management - Taking of underground water

Under the provisions of the *Landscape South Australia Act 2019*, if you intend to utilise underground water on the land subject to this enquiry the following apply:

- A well construction permit accompanied by the prescribed fee is required if a well/bore exceeding 2.5 meters is to be constructed. As the prescribed fee is subject to annual review, you should visit the webpage below to confirm the current fee
 A licensed well driller is required to undertake all work on any well/bore
 Work on all wells/bores is to be undertaken in accordance with the *General specification for well drilling operations affecting water in South*
- Australia.

Further information may be obtained by visiting https://www.environment.sa.gov.au/licences-and-permits/water-licence-and-permit-forms. Alternatively, you may contact the Department for Environment and Water on (08) 8735 1134 or email DEWwaterlicensing@sa.gov.au.



Title and Valuation Package 11/11/2025 01:01PM 251133V _ Nash 20251111006074

Certificate of Title

Title Reference CT 5966/629

Status CURRENT

Easement NO

Owner Number 15422687

Address for Notices 27 MATISON RD MORPHETT VALE 5162

Area 423m² (CALCULATED)

Estate Type

Fee Simple

Registered Proprietor

BENJAMIN LUKE NASH
OF 27 MATISON ROAD MORPHETT VALE SA 5162

Description of Land

LOT 501 PRIMARY COMMUNITY PLAN 23559 IN THE AREA NAMED MORPHETT VALE HUNDRED OF NOARLUNGA

Last Sale Details

Dealing Reference TRANSFER (T) 11462106

Dealing Date 17/09/2010

Sale Price \$240,000

Sale Type TRANSFER FOR FULL MONETARY CONSIDERATION

Constraints

Encumbrances

Dealing Type	Dealing Number	Beneficiary
MORTGAGE	13968372	NATIONAL AUSTRALIA BANK LTD. (ACN: 004 044 937)

Stoppers

NIL

Valuation Numbers

Valuation Number	Status	Property Location Address
8684184432	CURRENT	27 MATISON ROAD, MORPHETT VALE, SA 5162

Notations

Dealings Affecting Title

Land Services SA Page 1 of 3



Title and Valuation Package 11/11/2025 01:01PM 251133V _ Nash 20251111006074

NIL

Notations on Plan

Lodgement Date	Dealing Number	Descriptions	Status
05/06/2006 09:58	10473671	BY-LAWS	FILED

Registrar-General's Notes

NIL

Administrative Interests

NIL

Valuation Record

Valuation Number 8684184432

Type Site & Capital Value

Date of Valuation 01/01/2025

Status CURRENT

Operative From 01/07/2006

Property Location 27 MATISON ROAD, MORPHETT VALE, SA 5162

Local Government ONKAPARINGA

Owner Names BENJAMIN LUKE NASH

Owner Number 15422687

Address for Notices 27 MATISON RD MORPHETT VALE 5162

Zone / Subzone GN - General Neighbourhood

Water Available Yes

Sewer Available Yes

Land Use 1100 - House

Description 5H CPV TS

Local Government

Description

Residential

Parcels

Plan/Parcel	Title Reference(s)
C23559 LOT 501	CT 5966/629

Values

Financial Year	Site Value	Capital Value	Notional Site Value	Notional Capital Value	Notional Type
Current	\$310,000	\$520,000			
Previous	\$230,000	\$455,000			

Land Services SA Page 2 of 3



Title and Valuation Package 11/11/2025 01:01PM 251133V _ Nash 20251111006074

Building Details

Valuation Number 8684184432

Building Style Conventional

Year Built 1975

Building Condition Good

Wall Construction Brick

Roof Construction Tiled (Terra Cotta or Cement)

Equivalent Main Area 108 sqm

Number of Main Rooms 5

Note - this information is not guaranteed by the Government of South Australia

Land Services SA Page 3 of 3



Historical Search 11/11/2025 01:01PM 251133V _ Nash 20251111006074

Certificate of Title

Title Reference: CT 5966/629

Status: CURRENT

Parent Title(s): CT 5481/272

Dealing(s) Creating Title:

ACT 10473670

Title Issued: 27/06/2006

Edition: 7

Dealings

			Te.	6	
Lodgement Date	Completion Date	Dealing Number	Dealing Type	Dealing Status	Details
01/02/2023	06/02/2023	13968372	MORTGAGE	REGISTERE D	NATIONAL AUSTRALIA BANK LTD. (ACN: 004 044 937)
01/02/2023	06/02/2023	13968371	DISCHARGE OF MORTGAGE	REGISTERE D	12940875
18/06/2018	20/06/2018	12940875	MORTGAGE	REGISTERE D	HSBC BANK AUSTRALIA LTD. (ACN: 006 434 162)
18/06/2018	20/06/2018	12940874	DISCHARGE OF MORTGAGE	REGISTERE D	11462107
19/10/2012	22/10/2012	11836236	VESTING (GLOBAL UPDATE)	REGISTERE D	COMMONWEALTH BANK OF AUSTRALIA
					11462107
17/09/2010	06/10/2010	11462107	MORTGAGE	REGISTERE D	BANK OF WESTERN AUSTRALIA LTD.
17/09/2010	06/10/2010	11462106	TRANSFER	REGISTERE D	BENJAMIN LUKE NASH
17/09/2010	06/10/2010	11462105	DISCHARGE OF MORTGAGE	REGISTERE D	10642123
					11051620
16/10/2008	27/10/2008	11051620	MORTGAGE	REGISTERE D	WESTPAC BANKING CORPORATION
15/02/2007	06/03/2007	10642123	MORTGAGE	REGISTERE D	WESTPAC BANKING CORPORATION
19/01/2007	07/02/2007	10627428	TRANSFER	REGISTERE D	BRENTON THOMAS HACKETT
19/01/2007	07/02/2007	10627427	DISCHARGE OF MORTGAGE	REGISTERE D	10296920
02/09/2005	17/09/2005	10296920	MORTGAGE	REGISTERE D	WESTPAC BANKING CORPORATION

Land Services SA Page 1 of 1



Check Search 11/11/2025 01:01PM 251133V _ Nash 20251111006074

Certificate of Title

Title Reference: CT 5966/629

Status: CURRENT

Edition: 7

Dealings

No Unregistered Dealings and no Dealings completed in the last 90 days for this title

Priority Notices

NIL

Notations on Plan

Lodgement Date	Completion Date	Dealing Number	Description	Status	Plan
05/06/2006	26/06/2006	10473671	BY-LAWS	FILED	C23559

Registrar-General's Notes

No Registrar-General's Notes exist for this title

Land Services SA Page 1 of 1

City Of Onkaparinga PO Box 1 Noarlunga Centre SA 5168



Telephone (08) 8384 0666

Certificate No: S76385/2025

IMPORTANT INFORMATION REGARDING SEARCHES

Oakridge Conveyancers PO Box 115 OLD REYNELLA SA 5161

Attention Conveyancers

- Section 187 certificate update request free of charge (One Update):
 - Penalties and interest, property charges, payments or dishonoured payments can impact account balances on a daily basis.

To assist with financial adjustments as close as practicable to the date of settlement, your **Section 187 certificate will now be valid for 90 days**. Within this period Council will offer one update request without charge. This update is to be obtained via the online portal.

It is important to note all searches advise when fines/interest will be applied. When receiving your update search, should it be evident that further penalties will be applied prior to settlement, you will need to still consider these additional amounts as part of your settlement statement calculations.

Please Note: Section 7 certificates remain valid for a 30 day period only.

- BPAY biller code added to searches to enable electronic settlement of funds
 - Our BPAY biller code is now detailed on each search, enabling settlement funds to be disbursed to Council electronically. Please note that this is Councils preferred method payment and we request that you cease the use of cheques to affect settlement.
- How to advise Council of change of ownership?

To also assist with the reduction of duplication of information being received from various agencies i.e. conveyancers and the Lands Titles Office, we are advocating that the **Purchaser's Conveyancer to** advise the change of ownership by following the below:

- o If you are using e-conveyancing to affect a sale, please only issue advice to Council if the mail service address is different to what was lodged via the transfer at the LTO. Council's new practice is to update ownership details including the mailing address in accordance with the advice provided by the Valuer General. Council has amended this change to align with SA Water practices and to provide an improved customer experience overall.
- If lodging in person at Lands Title Office Please send the change of ownership advice to Council via mail@onkaparinga.sa.gov.au. Electronic settlement of funds is still preferred.

Yours sincerely

City Of Onkaparinga

City Of Onkaparinga PO Box 1

Noarlunga Centre SA 5168



Certificate No: S76385/2025

Telephone (08) 8384 0666

Property Information And Particulars

In response to an enquiry pursuant to Section 7 of the

The Land & Business (Sale & Conveyancing) Act, 1994

TO: Oakridge Conveyancers

PO Box 115

OLD REYNELLA SA 5161

DETAILS OF PROPERTY REFERRED TO:

ASSESSMENT NO : 99870

VALUER GENERAL NO : 8684184432 VALUATION : \$520,000.00

OWNER : Mr Benjamin Luke Nash

PROPERTY ADDRESS : 27 Matison Road MORPHETT VALE SA 5162

VOLUME/FOLIO : CT-5966/629

LOT/PLAN NUMBER : Community Plan Parcel 501 CP 23559

WARD : 03 Knox Ward

Listed hereafter are the MORTGAGES, CHARGES AND PRESCRIBED ENCUMBRANCES in alphabetical order of SCHEDULE 2, Division 1 to which Council must respond according to TABLE 1 of the REGULATIONS UNDER THE LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994.

In addition, Building Indemnity Insurance details are given, if applicable, pursuant to *SCHEDULE 2*, Division 2 to which Council must respond according to TABLE 2 of the *REGULATIONS UNDER THE LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994*.

The information provided indicates whether any prescribed encumbrances exist on the land, which has been placed/imposed by, or is for the benefit of Council.

All of the prescribed encumbrances listed herein are answered solely in respect to a statutory function or registered interest of the Council, and do not infer any response to an enquiry on behalf of other persons or authorities.

Where a prescribed encumbrance requires a dual response, as described by *TABLE 1*, of *SCHEDULE 2*, of the *REGULATIONS UNDER THE LAND AND BUSINESS (SALE AND CONVEYANCING) ACT, 1994*, the enquirer should also refer a like enquiry to the Department for Transport Energy and Infrastructure.

Pursuant to the provisions of the REGULATIONS UNDER THE LAND AND BUSINESS (SALES AND CONVEYANCING) ACT, 1994, Council hereby provides the following information in response to your enquiries:

INFORMATION NOTE

CHANGES TO PLANNING POLICY AFFECTING LAND IN COUNCIL'S AREA

The information provided in this note is additional to, and not in substitution of, any information provided in response to your request for statutory search information. The response to your request, provided with this note, does not reference changes to planning policy affecting all South Australian Councils.

Development Act 1993 (repealed)

Section 42

Condition (that continues to apply) of a development authorisation

YES

Application Number 145/3764/2005

Description Single storey dwelling and carport

Decision Approved

Decision Date 15 December 2005

Development Plan Consent Conditions

- 1. All development shall be completed in accordance with the plan(s) and documents submitted with and forming part of the development application except where varied by the following condition(s).
- 2. The front setback area (between the front property boundary and front of the house) shall be planted with suitable trees, shrubs, lawn and/or ground cover. Such landscaping shall be completed within 6 months of the occupation of the dwelling and maintained in good condition at all times.
- 3. All stormwater drainage shall discharge so that it does not flow or discharge onto land of adjoining owners or in the opinion of Council detrimentally affect structures on this site or any adjoining land.
- 4. That effective measures be implemented during the construction of the development and on-going use of the land in accordance with this consent to:
 - · prevent silt run-off from the land to adjoining properties, roads and drains
 - control dust arising from the construction and other activities, so as not to, in the opinion of Council, be a nuisance to residents or occupiers on adjacent or nearby land
 - · ensure that soil or mud is not transferred onto the adjacent roadways by vehicles leaving the site
 - · ensure that all litter and building waste is contained on the subject site in a suitable bin or enclosure or
 - ensure that no sound is emitted from any device, plant or equipment or from any source or activity to become an unreasonable nuisance, in the opinion of Council, to the occupiers of adjacent land.

Building Rules Consent Conditions

- Should a licensed builder or licensed sub-contractor or even a licensed builder as an owner builder, be
 engaged to carry out work to the value of twelve thousand dollars (\$12,000) or more you are required to
 supply to the Council a Certificate of Indemnity Insurance prior to the commencement of construction.
- 2. The finished floor level for the dwelling shall be a minimum of 150mm above the final bench level for the dwelling footprint, as per the clause 3.1.2.3 of the Building Code of Australia.
- Stormwater shall be diverted away from the building and shall not pond against or near the footings and shall not be discharged onto adjoining land. Where drainage is directed to the street water table, this shall be by way of a Council approved storm water drainage system.

Planning Act 1982 (repealed)

Condition (that continues to apply) of a development authorisation

NO

Building Act 1971 (repealed)

Condition (that continues to apply) of a development authorisation

NO

Planning and Development Act 1966 (repealed)

Condition (that continues to apply) of a development authorisation

NO

Planning, Development and Infrastructure Act 2016

Part 5 - Planning and Design Code

Zones

General Neighbourhood (GN)

Subzones

NO

Zoning overlays

Overlays

Affordable Housing

The Affordable Housing Overlay seeks to ensure the integration of a range of affordable dwelling types into residential and mixed use development.

Hazards (Bushfire - Urban Interface) (Urban Interface)

The Hazards (Bushfire - Urban Interface) Overlay seeks to ensure urban neighbourhoods adjoining bushfire risk areas allow access through to bushfire risk areas, are designed to protect life and property from the threat of bushfire and facilitate evacuation to areas safe from bushfire danger.

Hazards (Flooding - Evidence Required)

The Hazards (Flooding - Evidence Required) Overlay adopts a precautionary approach to mitigate potential impacts of potential flood risk through appropriate siting and design of development.

Native Vegetation

The Native Vegetation Overlay seeks to protect, retain and restore areas of native vegetation.

Prescribed Wells Area

The Prescribed Wells Area Overlay seeks to ensure sustainable water use in prescribed wells areas.

Regulated and Significant Tree

The Regulated and Significant Tree Overlay seeks to mitigate the loss of regulated trees through appropriate development and redevelopment.

Stormwater Management

The Stormwater Management Overlay seeks to ensure new development incorporates water sensitive urban design techniques to capture and re-use stormwater.

Urban Tree Canopy

The Urban Tree Canopy Overlay seeks to preserve and enhance urban tree canopy through the planting of new trees and retention of existing mature trees where practicable.

Is the land situated in a designated State Heritage Place/Area?

NO

Is the land designated as a Local Heritage Place?

NO

Open the SA Heritage Places Database Search tool to find the locations' Heritage Place Details. http://maps.sa.gov.au/heritageSearch/HeritageSearchLocation.aspx

Is there a tree or stand of trees declared in Part 10 of the Planning and Design Code to be a significant tree or trees on the land?

Council does not have trees listed in Part 10 - Significant Trees of the Planning and Design Code. However, there may be regulated or significate tree(s) on the site as defined by the Planning and Code that would require approval for maintenance pruning or removal.

Open the Online Planning and Design Code to browse the full Code and Part 10 - Significant Trees for more information. https://code.plan.sa.gov.au/

Is there a current amendment to the Planning and Design Code released for public consultation by a designated entity on which consultation is continuing or on which consultation has ended but whose proposed amendment has not yet come into operation?

The Property Interest Report available through <u>Land Services SA</u> provides information necessary for Conveyancers to complete the Vendor's Statement.

Note - For further information about the Planning and Design Code visit https://code.plan.sa.gov.au

Section	177
Section	1//

Condition (that continues to apply) of a development authorisation

NO

Part 2—Items to be included if land affected

Development Act 1993 (repealed)

	E / 1
Section	3/1//

Requirement to vest land in council to be held as open space

NO

Section 50(2)

Agreement to vest land in council to be held as open space

NO

Section 55

Order to remove or perform work

NO

Section 56

Notice to complete development

NO

Section 57

Land management agreement

NO

Section 69

Emergency order

NO

Section 71 (only)

Fire safety notice

NO

Section 84

Enforcement notice

NO

Section 85(6), 85(10) or 106

Enforcement Order

NO

Part 11 Division 2

Proceedings

NO

Fire and Emergency Services Act 2005

Section 105F (or section 56 or 83 (repealed) Notice

NO

Section 56 (repealed) Notice issued	NO
Food Act 2001	
Section 44 Improvement notice issued against the land	NO
Section 46 Prohibition order	NO
Housing Improvement Act 1940 (repealed)	
Section 23 Declaration that house is undesirable or unfit for human habitation	NO
Land Acquisition Act 1969	
Section 10 Notice of intention to acquire	NO
Local Government Act 1934 (repealed)	
Notice, order, declaration, charge, claim or demand given or made under the Act	NO
Local Government Act 1999	
Notice, order, declaration, charge, claim or demand given or made under the Act	NO
Refer to separate attachment for Rates and Charges	
Local Nuisance and Litter Control Act 2016	
Section 30 Nuisance or litter abatement notice <u>issued against the land</u>	NO
Planning, Development and Infrastructure Act 2016	
Section 139 Notice of proposed work and notice may require access	NO
Section 140 Notice requesting access	NO
Section 141 Order to remove or perform work	NO
Section 142 Notice to complete development	NO
Section 155 Emergency order	NO

Section 157 Fire safety notice	NO
Section 192 or 193 Land Management Agreements	NO
Section 198(1) Requirement to vest land in a council or the Crown to be held as open space	NO
Section 198(2) Agreement to vest land in a council or the Crown to be held as open space	NO
Part 16 - Division 1 Proceedings	NO
Section 213 Enforcement notice	NO
Section 214(6), 214(10) or 222 Enforcement order	NO
Public and Environmental Health Act 1987 (repealed)	
Part 3 Notice	NO
Public and Environmental Health (Waste Control) Regulations 2010 (or 1995) revoked Part 2 – Condition (that continues to apply) of an approval	NO
Public and Environmental Health (Waste Control) Regulations 2010 revoked Regulation 19 - Maintenance order (that has not been complied with)	NO
South Australian Public Health Act 2011	
Section 92 Notice	NO
South Australian Public Health (Wastewater) Regulations 2013 Part 4 – Condition (that continues to apply) of an approval	NO
Particulars of building indemnity insurance Details of Building Indemnity Insurance still in existence for building work on the land	NO
Particulars relating to environment protection	
Further information held by council Does the council hold details of any development approvals relating to: (a) commercial or industrial activity at the land; or (b) a change in the use of the land or part of the land (within the meaning of the Development Act 1993) or the Planning, Development and Infrastructure Act 2016?	NO

Note -

The question relates to information that the council for the area in which the land is situated may hold. If the council answers "YES" to the question, it will provide a description of the nature of each development approved in respect of the land. The purchaser may then obtain further details from council (on payment of any fee fixed by the council). However, it is expected that the ability to supply further details will vary considerably between councils.

A "YES' answer to paragraph (a) of the question may indicate that a potentially contaminating activity has taken place at the land (see sections 103C and 103H of the Environment Protection Act 1993) and that assessments or remediation of the land may be required at some future time.

It should be noted that -

- the approval of development by a council does not necessarily mean that the development has taken place;
- the council will not necessarily be able to provide a complete history of all such development that has taken place at the land.

General

Easement

Does a Council drainage easement exist? – Refer to Certificate of Title of subdivision plans (ie Deposited Plans, Community Plans, File Plans etc) for details of easements in the interests of other State Departments or Agencies).

Are you aware of any encroachment on the Council easement?

NO

Lease, agreement for lease, tenancy agreement or licence
(The information does not include the information about sublease or subtenancy.
The purchaser may seek that information from the lessee or tenant or sublessee or subtenant.)

Caveat

NO

Other

Charge for any kind affecting the land (not included in another item)

NO

PLEASE NOTE:

The information provided is as required by The Land and Business (Sale and Conveyancing) Act 1994. The information should not be taken as a representation as to whether or not any other charges or encumbrances affect the subject land.

This statement is made the 11 November 2025

Cherie Bonham
Team Leader for Development Support
AUTHORISED OFFICER

City of Onkaparinga PO Box 1 Noarlunga Centre, SA 5168



T: (08) 8384 0666

E: mail@onkaparinga.sa.gov.au

For your information:

Section 187 certificate update request free of charge (One Update):

Penalties and interest, property charges, payments or dishonoured payments can impact account balances daily.

To assist with financial adjustments as close as practicable to the date of settlement, your Section 187 certificate will now be valid for 90 days. Within this period we will offer one update request without charge. This update is to be obtained via the online portal.

It is important to note all searches advise when fines/interest will be applied. When receiving your update search, should it be evident that further penalties will be applied prior to settlement, you will need to still consider these additional amounts as part of your settlement statement calculations.

Please Note: The above 90 day extension is applicable only to Section 187 certificates. Section 7 certificates still remain valid for a 30 day period only.

BPAY biller code added to searches to enable electronic settlement of funds

Our BPAY biller code is now detailed on each search, enabling settlement funds to be disbursed to us electronically. Please note that this is our preferred method payment and we request that you cease the use of cheques to affect settlement.

How to advise us of change of ownership?

To also assist with the reduction of duplication of information being received from various agencies i.e. conveyancers and the Lands Titles Office (LTO), we are advocating that the Purchaser's Conveyancer to advise the change of ownership by following the below:

If you are using e-conveyancing to affect a sale, please only issue advice to us if the mail service address is different to what was lodged via the transfer at the LTO. We update ownership details including the mailing address in accordance with the advice provided by the Valuer General. We have amended this change to align with SA Water practices and to provide an improved customer experience overall.

If lodging in person at the LTO – Please send the change of ownership advice to us via mail@onkaparinga.sa.gov.au.

Electronic settlement of funds is still preferred.



.

LOCAL GOVERNMENT RATES SEARCH

TO: Oakridge Conveyancers 12 November 2025

PO Box 115

OLD REYNELLA SA 5161

DETAILS OF PROPERTY REFERRED TO:

Property ID : 66868

and/or Block Clearing Charges

 Valuer General No
 : 8684184432

 Valuation
 : \$520,000.00

Owner : Mr Benjamin Luke Nash

Property Address : 27 Matison Road MORPHETT VALE SA 5162

Volume/Folio : CT-5966/629

Lot/Plan No : Community Plan Parcel 501 CP 23559

Ward : 03 Knox Ward

Pursuant to Section 187 of the Local Government Act 1999, I certify that the following amounts are due and payable in respect of and are a charge against the above property.

Opening balance (as of 30 Jun 2025) including rates, fines and interest, \$884.96

Postponed Amount in Arrears \$0.00

Rates for the current 2025-2026 Financial Year applicable from 01 July 2025:

Total Rates Levied 2025-2026 \$1,678.28

Less Council Rebate. The Council Rebate ceases on sale and a pro-rata calculation will apply to the date of sale	\$0.00
Fines and interest charged in the current financial year (2% fine when rates first become overdue and interest applied per month thereafter at LGA-prescribed rate)	\$47.77
Postponed Interest	\$0.00
Less paid current financial year	\$0.00
Overpayment	\$0.00
Legal Fees (current) Legal Fees (arrears)	\$0.00 \$0.00
Refunds, Rates Remitted, Small Balance Adjustments or Rate Capping Rebate	\$0.00
Balance - rates and other monies due and payable	\$2,611.01
Property Related Debts	\$0.00

BPAY Biller Code: 421503 TOTAL BALANCE \$2,611.01

Ref: 1281760668688

AUTHORISED OFFICER This statement is made the 12 November 2025

Kate Vonow



CERTIFICATE OF EMERGENCY SERVICES LEVY PAYABLE

The Emergency Services Levy working for all South Australians

The details shown are current as at the date of issue.

PIR Reference No: 2729440

DATE OF ISSUE

12/11/2025

THE TRUSTEE FOR THE SPRULES FAMILY TRUS OAKRIDGE CONVEYANCERS POST OFFICE BOX 115 **OLD REYNELLA SA 5161**

ENQUIRIES:

Tel: (08) 8372 7534

Email: contactus@revenuesa.sa.gov.au

OWNERSHIP NUMBER **OWNERSHIP NAME**

15422687 **BLNASH**

PROPERTY DESCRIPTION

27 MATISON RD / MORPHETT VALE SA 5162 / LT 501 C23559

ASSESSMENT NUMBER TITLE REF. **CAPITAL VALUE** AREA / FACTOR LAND USE / FACTOR (A "+" indicates multiple titles) R4 RE

8684184432 CT 5966/629 \$520,000.00 1.000 0.400

LEVY DETAILS: **FIXED CHARGE** 50.00 + VARIABLE CHARGE \$ 175.95 **FINANCIAL YEAR** - REMISSION 105.90 2025-2026 - CONCESSION 0.00 + ARREARS / - PAYMENTS 145.61 = AMOUNT PAYABLE

Please Note:

If a concession amount is shown, the validity of the concession should be checked prior to payment of any outstanding levy amount. The expiry date displayed on this Certificate is the last day an update of this Certificate will be issued free of charge. It is not the due date for payment.

EXPIRY DATE

10/02/2026



See overleaf for further information

DETACH AND RETURN THE PAYMENT REMITTANCE ADVICE WITH YOUR PAYMENT

265.66



CERTIFICATE OF EMERGENCY SERVICES LEVY PAYABLE

PAYMENT REMITTANCE ADVICE

OWNERSHIP NUMBER

15422687

OWNERSHIP NAME

BLNASH

ASSESSMENT NUMBER

8684184432

AMOUNT PAYABLE

\$265.66

AGENT NUMBER

100038656

AGENT NAME

THE TRUSTEE FOR THE SPRULES FAMILY TRUST OAKRIDG

EXPIRY DATE

10/02/2026

OFFICIAL: Sensitive

Please Note:

Please check that the property details shown on this Certificate are correct for the land being sold.

The amount payable on this Certificate is accurate as at the date of issue.

This Certificate is only valid for the financial year shown.

If the change of ownership will occur in the following financial year, you must obtain another Certificate after 30 June.

Payment should be made as part of the settlement process.

The amount payable on this Certificate must be paid in full even if only a portion of the subject land is being sold. RevenueSA cannot apportion the ESL.

If the amount payable is not paid in full, the purchaser may become liable for all of the outstanding ESL as at the date of settlement.

The owner of the land as at 12:01am on 1 July in the financial year of this Certificate will remain liable for any additional ESL accrued before the date of this Certificate, even if the amount payable on this Certificate has been paid.

Provision of this Certificate does not relieve the land owner of their responsibility to pay their Notice of ESL Assessment by the due date.

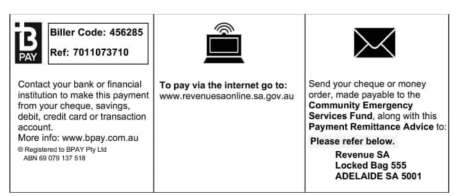
If the owner of the subject land is receiving an ESL pensioner concession but was not living in the property as their principal place of residence as at 12:01am on 1 July of the current financial year, or is now deceased, you must contact RevenueSA prior to settlement.

For more information:

Visit: www.revenuesa.sa.gov.au
Email: contactus@revenuesa.sa.gov.au

Phone: (08) 8372 7534

PAYMENT OPTIONS FOR THIS CERTIFICATE SHOWN BELOW





CERTIFICATE OF LAND TAX PAYABLE

This form is a statement of land tax payable pursuant to Section 23 of the Land Tax Act 1936. The details shown are current as at the date of issue.

2729440 PIR Reference No:

DATE OF ISSUE

12/11/2025

THE TRUSTEE FOR THE SPRULES FAMILY TRUS OAKRIDGE CONVEYANCERS POST OFFICE BOX 115 **OLD REYNELLA SA 5161**

ENQUIRIES:

Tel: (08) 8372 7534

Email: contactus@revenuesa.sa.gov.au

OWNERSHIP NAME

FINANCIAL YEAR **BLNASH** 2025-2026

PROPERTY DESCRIPTION

27 MATISON RD / MORPHETT VALE SA 5162 / LT 501 C23559

ASSESSMENT NUMBER TITLE REF. **TAXABLE SITE VALUE AREA** (A "+" indicates multiple titles)

8684184432 CT 5966/629 \$310,000.00 0.0423 HA

DETAILS OF THE LAND TAX PAYABLE FOR THE ABOVE PARCEL OF LAND:

CURRENT TAX 0.00 SINGLE HOLDING 0.00

- DEDUCTIONS 0.00

+ ARREARS 0.00

- PAYMENTS 0.00

= AMOUNT PAYABLE 0.00

Please Note:

If the Current Tax details above indicate a Nil amount, the property may be subject to an Exemption. This exemption should be validated prior to settlement. In order to ensure indemnity for the purchaser of this land, full payment of the amount payable is required:

ON OR BEFORE

10/02/2026



See overleaf for further information

DETACH AND RETURN THE PAYMENT REMITTANCE ADVICE WITH YOUR PAYMENT



CERTIFICATE OF LAND TAX PAYABLE

PAYMENT REMITTANCE ADVICE

No payment is required on this Certificate

OFFICIAL: Sensitive

Please Note:

Please check that the property details shown on this Certificate are correct for the land being sold.

This Certificate is only valid for the financial year shown.

If the change of ownership will occur in the following financial year, you must obtain another Certificate after 30 June.

Payment should be made as part of the settlement process.

The amount payable on this Certificate must be paid in full even if only a portion of the subject land is being sold. RevenueSA cannot apportion the land tax.

If the amount payable is not paid in full on or before the due date shown on this Certificate, the purchaser will not be released from liability of the whole amount of the land tax outstanding as at the date of settlement.

The owner of the land as at midnight on 30 June immediately before the financial year of this Certificate will remain liable for any additional land tax accrued before the date of this Certificate, even if the amount payable on this Certificate has been paid.

The amount payable on this Certificate is the land tax payable at the date of issue. However, land tax for a particular financial year may be reassessed at any time, changing the amount payable.

Should a reassessment occur after this Certificate has been paid in full, the purchaser will remain indemnified and will not be responsible for payment of the new land tax payable amount. The owner at the beginning of the relevant financial year will be responsible for payment of any additional land tax payable.

Should a reassessment occur after this Certificate has been issued but not paid in full, the purchaser will not be indemnified and may become responsible for payment of the new land tax payable amount.

Should a reassessment occur after this Certificate has been paid in full and the Certificate is subsequently updated, the purchaser will not be indemnified and may become responsible for payment of the new land tax payable amount.

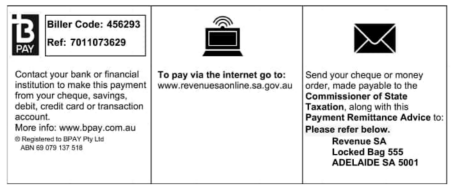
Provision of this Certificate does not relieve the land owner of their responsibility to pay their Notice of Land Tax Assessment by the due date.

For more information:

Visit: www.revenuesa.sa.gov.au
Email: contactus@revenuesa.sa.gov.au

Phone: (08) 8372 7534

PAYMENT OPTIONS FOR THIS CERTIFICATE SHOWN BELOW





Account Number L.T.O Reference Date of issue Agent No. Receipt No. 86 84 184 43 2 CT5966629 12/11/2025 793 2729440

OAKRIDGE CONVEYANCERS
PO BOX 115
OLD REYNELLA SA 5161
info@oakridgeconveyancers.com.au

Section 7/Elec

575.32CR

Certificate of Water and Sewer Charges & Encumbrance Information

Property details:

Customer: MR BL NASH

Location: 27 MATISON RD MORPHETT VALE LT 501 C23559

Description: 5H CPV TS **Capital** \$ 520 000

Value:

Rating: Residential

Periodic charges

Raised in current years to 30/9/2025

\$ Arrears as at: 30/6/2025 : 314.95

Water main available: 1/7/2006 Water rates : 82.30 Sewer main available: 1/7/2006 Sewer rates : 94.00

Water use : 73.87 SA Govt concession : 0.00

Recycled Water Use : 0.00
Service Rent : 0.00
Recycled Service Rent : 0.00
Other charges : 20.40
Goods and Services Tax : 0.00

Balance outstanding : 10.20

Degree of concession: 00.00%

Recovery action taken: RECOVERY NOTICE

Next quarterly charges: Water supply: 82.30 Sewer: 94.00 Bill: 3/12/2025

Amount paid

This Account is billed four times yearly for water use charges.

The last Water Use Year ended on 30/05/2025.

Please note: If you have also ordered a Special Meter Reading for this property and it comes back as estimated, please ensure you provide a photo of the meter including serial number to have the certificate reissued.





If your property was constructed before 1929, it's recommended you request a property interest report and internal 'as constructed' sanitary drainage drawing to understand any specific requirements relating to the existing arrangements.

As constructed sanitary drainage drawings can be found at https://maps.sa.gov.au/drainageplans/.

SA Water has no record of an Encumbrance on this property as at the date of issue of this certificate.

Next action may be the forwarding of debt details to a collection agency for recovery of the unpaid charges (no costs incurred at this stage). Recovery action may include a visit to the property, restriction of water supply and/or commencement of legal action. All costs incurred will be on charged to the property. If further information is required please contact SA Waters Collection Unit on telephone (08) 7424 1560.





South Australian Water Corporation

Name:	Water & Sewer Account	
MR BL NASH	Acct. No.: 86 84184 43 2	Amount:

Address:

27 MATISON RD MORPHETT VALE LT 501 C23559

Payment Options



EFT Payment

Bank account name: SA Water Collection Account

BSB number: 065000

Bank account number: 10622859

Payment reference: 8684184432



Biller code: 8888 Ref: 8684184432

Telephone and Internet Banking — BPAY®

Contact your bank or financial institution to make this payment from your cheque, savings, debit, credit card or transaction account. More information at bpay.com.au



Paying online

Pay online at www.sawater.com.au/paynow for a range of options. Have your account number and credit card details to hand.



Paying by phone

Call 1300 650 870 and pay by phone using your Visa/Mastercard 24/7.

SA Water account number: 8684184432







COMMUNITY CORPORATION NO. 23559 INC. 27 MATISON ROAD MORPHETT VALE SA 5162

Certificate of Currency

CHU Community Association Insurance Plan

Policy No CA0006156809

Policy Wording CHU COMMUNITY ASSOCIATION INSURANCE PLAN

Period of Insurance 11/11/2025 to 11/11/2026 at 4:00pm

The InsuredCOMMUNITY CORPORATION NO. 23559 INC.Situation27 MATISON ROAD MORPHETT VALE SA 5162

Policies Selected

Policy 1 - Community Property

Community property: \$5,000 Community income: \$750 Common area contents: \$0

Policy 2 – Liability to Others Limit of liability: \$10,000,000

Policy 3 - Voluntary Workers

Death: \$100,000

Total Disablement: \$1,000 per week

Policy 4 – Fidelity Guarantee Sum Insured: \$100,000

Policy 5 - Office Bearers' Legal Liability

Not Selected

Policy 6 - Machinery Breakdown

Not Selected

Policy 7 - Catastrophe Insurance

Not Selected

Policy 8 - Government Audit Costs and Legal Expenses

Part A: Government Audit Costs: \$25,000

Part B: Appeal expenses – common property health & safety breaches: \$100,000



Part C: Legal Defence Expenses: \$50,000

Flood Cover is included.

Flood Cover Endorsement

Flood cover is included.

The following terms and conditions of Your Policy is hereby amended by this endorsement and should be read in conjunction with, and as forming part of Community Association Insurance Plan.

Policy 1, Exclusion 1. a. "caused by Flood" is hereby removed.

The Table of Benefits in Policy 3 - Voluntary Workers is replaced by

Insu	red Event	Benefit
1.	Death	\$100,000
2.	Total and irrecoverable loss of all sight in both eyes	\$100,000
3.	Total and permanent loss of the use of both hands or of the use of both feet or the use of one hand and one foot	\$100,000
4.	Total and permanent loss of the use of one hand or of the use of one foot	\$50,000
5.	Total and irrecoverable loss of all sight in one eye	\$50,000
6.a.	Total Disablement from engaging in or attending to usual profession, business or occupation in respect of each week of Total Disablement up to a maximum of 104 weeks. The maximum benefit per week is:	\$1,000
6.b.	Partial Disablement from engaging in or attending to usual profession, business or occupation in respect of each week of Partial Disablement up to a maximum of 104 weeks. The maximum benefit per week is:	\$500
7.	The reasonable cost of domestic assistance certified by a qualified medical practitioner that a Voluntary Worker is totally disabled from performing his/her usual profession, business, occupation or usual household activities – in respect of each week of disablement a weekly benefit not exceeding \$250 up to a maximum of:	\$2,500

The contract of insurance is arranged by CHU Underwriting Agencies Pty Ltd (ABN 18 001 580 070), AFSL 243261) on behalf of the insurers: QBE insurance (Australia) Limited (ABN 78 003 191 035, AFSL 239545).

CA0006156809 Page 2 of 3



8. The reasonable cost of travel expenses necessarily incurred at the time of, or subsequent to, the sustaining of bodily injury to obtain medical treatment – up to a maximum of: \$1,000
9. The reasonable cost of home tutorial expenses if the Voluntary Worker is a full time student – in respect of each week of Total Disablement a weekly benefit not exceeding \$125 up to a maximum of: \$1,250

10. The reasonable cost of burial or cremation of a Voluntary up to a maximum of: \$2,500

\$2,500

Other than as set out above, the terms, conditions, exclusions and limitations contained in Your Policy remain unaltered.

Date Printed 12/11/2025

This certificate confirms this policy is in force for the Period of Insurance shown, subject to the policy terms, conditions and exclusions. It is a summary of cover only (for full details refer to the current policy wording QM563 - 1023 and schedule). It does not alter, amend or extend the policy. This information is current only at the date of printing.

The contract of insurance is arranged by CHU Underwriting Agencies Pty Ltd (ABN 18 001 580 070), AFSL 243261) on behalf of the insurers: QBE insurance (Australia) Limited (ABN 78 003 191 035, AFSL 239545).

CA0006156809 Page 3 of 3



Prefix

LF

Series No.

(0(

BELOW THIS LINE FOR AGENT USE ONLY

AGENT CODE

Lodg	d by: Citystate Conveyancing ALS7
Corre	ction to: Citystate Conveyancing ALS7
	S, CROWN LEASES, DECLARATIONS ETC. LODGED WITH RUMENT (TO BE FILLED IN BY PERSON LODGING)
1	
2	
3	
4	ē

Lands (it) ib:47 UI/UB/UB 182756 RábisiRáilíN élé \$181-00

LANDS TITLES REGISTRATION
OFFICE
SOUTH AUSTRALIA

LODGEMENT FOR FILING UNDER THE COMMUNITY TITLES ACT 1996

FORM APPROVED BY THE REGISTRAR-GENERAL

BELOW THIS LINE FOR OFFICE &
STAMP DUTY PURPOSES ONLY

DELIVERY INSTRUCTIONS (Agent to complete)
PLEASE DELIVER THE FOLLOWING ITEM(S) TO THE
UNDERMENTIONED AGENT(S)

ITEM(S)	AGENT CODE
	360
4	э

R-G	250	505
11-0	200	

CORRECTION	PASSED
	194
FILED 24/6/2006	GENA
Mark Misch REGISTRA	R-GENERAL

PICK-UP NO.

By Laws Development No.145/C204/05

BY LAWS

COMMUNITY PLAN NO. 23559

27 Matison Road Morphett Vale SA 5162

Terms of Instrument not Checked by Lands Titles Office

By-Laws Development No.145/C204/05

INDEX

By-law 1.	Administration, Management and Control of Common Property	
By-law 2.	Use and Enjoyment of the Common Property	3
By-law 3.	Use and Enjoyment of the Community Lots	3
By-law 4.	Statutory Services	3
By-law 5.	Exemption from certain requirements of the Act	3
By-law 6.	Insurance by Community	4
By-law 7.	Building Insurance	4
By-law 8.	Public Liability Insurance	4
By-law 9.	Maintenance of a Building on a Lot	4
By-law 10.	Structural Alterations	5
By-law 11.	Occupier's Obligation to maintain the Lot in good condition	5
By-law 12.	Keeping of Pet	5
By-law 13.	Disturbances	5
By-law 14.	Internal Fencing	6
By-law 15.	Display of advertisements	6
By-law 16.	The owner of a Lot must immediately notify the Community Corporation of	6
By-law 17.	Offence	6
By-law 18.	Community's Right to Recover Money	6
By-law 19.	Occupier's duties to be carried out by owner in certain cases	7
By-law 20.	Interpretation	7

COMMUNITY TITLES ACT 1996

BY-LAWS OF COMMUNITY SCHEME 19 Beverley Street Clovelly Park

The terms of these by-laws are binding on the Community, the owners and occupiers of the Community Lots comprising the scheme and persons entering the Community parcel. These by-laws may only be amended or revoked by Special resolution of the Community in accordance with Section 39 of the Community Titles act 1996.

The Scheme is comprised of two Community Lots and the Common Property.

By-law 1. Administration, Management and Control of Common Property

The Community is responsible for the administration, management and control of the Common Property.

By-law 2. Use and Enjoyment of the Common Property

The Common Property is marked (C1) on the Community Plan and is available for use and access by the proprietors and occupiers of Lots or persons authorised by them as approved by the Community Corporation from time to time.

By-law 3. Use and Enjoyment of Community Lots

A person may use a Lot for residential purposes and for any other purposes that are normally incidental or ancillary to the use of land for residential purposes but must not use the Lot for any other purpose unless the use has been approved by the Community Corporation

By-law 4. Statutory Services

The Community Corporation shall be responsible for maintenance in respect of the repair and replacement of any services infrastructure within the Common Property

By-law 5. Exemption from certain requirements of the Act

The following requirements of the Act are waived:

- (a) the requirement to hold <u>annual general meetings</u> (except the first general meeting);
- the requirement to prepare accounting records of the corporation's receipts and expenditure and to prepare an annual statement of accounts;
- (c) the requirements to have the annual statement of accounts audited;
- (d) the requirement to establish administrative and sinking funds;

Terms of Instrument not Checked by LandsTitle Office

By-Laws Development No.145/C204/05

By-Law 6. Insurance by Community

- 6.1 The Community Corporation shall effect such insurance as is required by Sections 103 and 104 of the Act but shall not be responsible for insuring buildings and other improvements on individual Community Lots.
- 6.2 An owner or occupier of a Lot must not, except with the approval of the Community Corporation, do anything that might:
- 6.2.1 render void or prejudice insurance effected by the Community Corporation:- or
- 6.2.2 increase any insurance premium payable by the Community Corporation.
- 6.3 The Community Corporation must immediately effect new insurances or vary or extend existing insurances if there is an increased risk or a new risk.
- 6.4 Public Liability Insurance in case of bodily injury must be at least ten million dollars or such greater amount as is prescribed by regulation.

By-Law 7. Building Insurance

- 7.1 Where support or shelter required by an easement pursuant to the Act is provided by a building situated on a lot, and under all other circumstances the owner of the lot must insure the building against risks that a normally prudent person would insure against for the full cost of replacing the building with new materials and must insure against incidental cost such as demolition, site clearance and architect's fees and the Community Corporation shall have no responsibility in respect thereof. However the owners of the lots may decide to insure as a group..
- 7.2 The owner of a lot who is required by By-Law 7.1 to insure a building must provide to the Community Corporation such evidence as is required by the Community of his or her compliance with that requirement.

By-Law 8. Public Liability Insurance

The owner of each Lot shall be responsible for effecting public risk insurance in respect of their Lot.

By-Law 9. Maintenance of a Building on a Lot

- 9.1 The proprietor or occupier of a Lot must keep the Lot including, without limitation, the exterior of the building on the Lot, clean and tidy and in good repair and condition.
- 9.2 The proprietor or occupier of a Lot must carry out all maintenance and repairs to the exterior of the buildings on the Lot in a proper and workmanlike manner to the reasonable satisfaction of the Community Corporation.

Terms of Instrument not Checked By Lands Titles Office

By-Laws Development No.145/C204/05

By-Law 10. Structural Alterations

 A person must not make a structural addition or alteration to the improvements on a Lot or carry out other building work on a Lot without the approval of the Community Corporation given by special resolution.

By-Law 11. Occupier's obligation to maintain the Lot in good condition

- 11.1 The occupier of a Lot must keep the Lot in a clean and tidy condition.
- 11.2 The occupier must properly maintain lawns and gardens on the Lot.
- 11.3 The occupier of a Lot must-
- 11.3.1 store garbage in an appropriate container that prevents the escape of unpleasant odours: and
- 11.3.2 comply with any requirements of a council, health or environment authority for the disposal of garbage.
- 11.4 The occupier of a Lot must not-
- 11.4.1 bring or accept objects or materials on to the lot of a kind that is likely to cause justified offence to the other members of the Community.
- 11.4.2 allow refuse to accumulate so as to cause justified offence to others
- 11.5 The occupier of a Lot must not without the consent of the Community Corporation use or store on the Lot any explosive, noxious or other dangerous substances.
- 11.6 The occupier of a Lot shall not hang out washing on balconies, verandahs, or in halls or porches.

By-Law 12. Keeping of Pet

- 12.1 The proprietor or occupier of a Lot must not except with the approval of the Community keep any pet weighing more than 15 kilograms on the Lot or other part of the Community Property.
- 12.2 Notwithstanding By-Law 12.1 above an occupier of a Lot or a visitor to the Community Parcel who suffers from a disability, may keep or use a dog that is trained to assist in respect of that disability.

By-Law 13. Disturbances

- 13.1 The owner of a Lot must not engage in conduct that unreasonably disturbs the occupier of another Lot or others who are lawfully on a Community Lot.
- 13.2 The owner of a Lot must ensure, as far as practicable, that persons who are brought or allowed on to the Lot by the owner do not engage in conduct that unreasonably disturbs the occupier of another Lot.

Terms of Instrument not Checked by Lands Titles Office

By-Laws Development No.145/C204/05

13.3 In particular the occupier of a Lot must ensure that noise emission from the Lot, or from the area adjacent to the Lot where invitees of the occupier are gathered for a party or other social occasion, is kept to a level where it will not disturb the occupants of other Lots between midnight and 7am the following morning.

By-Law 14. Internal Fencing

The provision of The Fencing Act 1975 shall apply as between the owners of adjoining Community Lots.

By-Law 15. Display of Advertisements

- 15.1 A person must not display any sign, advertisement, placard or banner on a Lot or the Common Property without the approval of the Community Corporation.
- 15.2 However, this section does not prevent the display of an advertisement associated with the sale or letting of a Lot which shall comply with such conditions as may be determined by the Community Corporation.

By-Law 16. The owner of the Lot must immediately notify the Community Corporation of:-

- 16.1 Any change in the ownership of the Lot or any change in the address of an owner, or
- 16.2 Any change in the occupancy of the Lot.

By-Law 17. Offence

A person guilty of contravening or failing to comply with a provision of these by-laws may be fined:

Maximum Penalty: Five Hundred Dollars (\$500.00)

Any penalty imposed by the Community is payable to the Community within one month of the service of notice of the penalty or within such extended time as shall be allowed by the Community Corporation.

By-Law 18. Community's Right To: Recover Money

- 18.1 The Community may recover any money owing to it under the by-laws as a debt.
- 18.2 An owner of a Community Lot must pay or reimburse the Community on demand the cost charges and expenses of the Community in connection with contemplated or actual enforcement, or preservation of any rights under the by-laws in relation to the proprietor or occupier.
- 18.3 The costs, charges and expenses recoverable by the Community Corporation shall include without limitation, those expenses incurred in retaining any independent consultant or other person to evaluate any matter of concern and its administration costs in connection with those events.

Terms of Instrument not Checked by Lands Titles Office

By-Laws Development No.145/C204/05

18.4 The Community Corporation may charge interest on any overdue monies owed by a proprietor or occupier, of a Lot to the Community at the rate of 2% per annum above the rate quoted by the Community Corporation's Bankers on overdraft accommodation less than \$100,000 calculated on daily balances commencing from the day that the money becomes due for payment.

By-Law 19. Occupier's duties to be carried out by owner in certain cases.

If a Lot is unoccupied, any duties imposed on the occupier by these by-laws are to be carried out by the owner.

By-Law 20. Interpretation

In these By-Laws: -

- 20.1 "Act" means the Community Titles Act 1996.
- 20.2 "Community" means the Community Corporation created by the deposit of the plan of Community Division in respect of which these by-laws are lodged.
- 20.3 "Community Lot" means a Community Lot created by Plan of Community Division refereed to above.
- 20.4 "Community Parcel" means the whole of the land comprised in the Plan of Community Division referred to above excluding any land thereby vested in a Council, the crown or a prescribed authority.
- 20.5 "Lot," means a Community Lot.
- 20.6 "Occupier" of a lot includes, if the lot is unoccupied, the owner of the Lot.
- 20.7 "Site" includes any area on the property comprising the Community Parcel.
- 20.8 Except where otherwise appears words shall have the same meanings as are set out in the Act.

Terms of Instrument Not Checked By Lands Titles Office Page 8 of 8 By-Laws Development No.145/C204/05

SIGNED BY THE APPLICANT

David Feiler
Pauline Ruth Feiler In the presence of
Vitness signature
Vitness FULL name (PRINT)
Vitness Address
None No. Com Sam