SPECIAL CONDITIONS included in Contract of Sale

BETWEEN Rhianna Lee Gove as Vendor

And

As Purchaser

SPECIAL CONDITIONS:

1. GST Withholding

- 1A 1. Words and expression defined or used in Subdivision 14-E of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* or in *A New Tax System (Goods and Services Tax) Act 1999 (Cth)* have the same meaning in the Special Condition unless the context requires otherwise. Words and expression first used in the Special Condition and shown in italics and marked with an asterisk are defined or described in at least one of those Acts.
- 1A 2. This Special Condition 1A applies if the purchaser is requires to pay the Commissioner an *amount in accordance with section 14-250 of Schedule 1 to the *Taxation Administration Act 1953 (Cth)* because the property is *new residential premises or *potential residential land in either case falling within the parameters of that section, and also if the sale attracts the operation of section 14-255 of the legislation. Nothing in this Special Condition 1A is to be taken as relieving the Vendor from compliance with Section 14-255.
- 1A 3. The amount is to be deducted from the Vendor's entitlement to the contract*consideration and is then taken to be paid to the Vendor, whether or not the Vendor provides the Purchaser with a GST Withholding notice in accordance with section 14-255 of Schedule 1 to the Taxation Administration Act 1953 (Cth). The Vendor must pay to the purchaser at settlement such part of the amount as is represented by nonmonetary consideration.

1A 4. The Purchaser must:

- (a) Engage a legal practitioner or conveyancer ("representative") to conduct all the legal aspects of settlement, including the performance of the Purchaser's obligations under the legislation and this Special Condition; an
- (b) Ensure that the representative does so.
- 1A 5. The terms of the representative's engagement are taken to include instructions to have regard to the Vendor's interests relating to the payment of the amount to the Commissioner and instructions that the representative must:
 - (a) Pay, or ensure payment of, the amount to the Commissioner in the manner required by the Commissioner and as soon as reasonably and practicably possible, from monies under the control or direction of the representative in accordance with this Special Condition on settlement of the sale of the property;
 - (b) Promptly provide the Vendor with evidence of payment, including any notification or other document provided by the Purchaser top the Commissioner relating to payment; and
 - (c) Otherwise comply, or ensure compliance, with this Special Condition. Despite:

- (d) any contrary instructions, other than from both the purchaser and the vendor; And
- (e) any other provision in this contract to the contrary.
- 1A 6. The representative is taken to have complied with the requirements of special condition 1A.5 if:
 - (a) Settlement is conducted through the electronic conveyancing system operated by Property Exchange Australia Ltd or any other electronic conveyancing system agreed by the parties; and
 - (b) The amount is included in the settlement statement requiring payment to the Commissioner in respect of this transaction.
- 1A 7. The Purchaser may at settlement give the vendor a bank cheque for the amount in accordance with section 16-30 (3) of Schedule 1 to the Taxation Administration Act 1953 (Cth), but only if:
 - (a) So agreed by the vendor in writing: and
 - (b) The settlement is not conducted through an electronic settlement system described in special condition 1A.6.
 - However, if the purchaser gives the bank cheque in accordance with this special condition 1A.7, the vendor must:
 - (c) Immediately after settlement provide the bank cheque to the Commissioner to pay the amount in relation to the supply; and
 - (d) Give the purchaser a receipt for the bank cheque which identifies the transaction and includes particulars of the bank cheque, at the same time the purchaser gives the vendor the bank cheque.
- 1A 8. The Vendor must provide the purchaser with a GST withholding notice in accordance with section 14-255 of Schedule 1 to the Taxation Administration Act 1953 (Cth) at least 14 days before the due date for settlement.
- 1A 9. A party must provide the other party with such information as the other party requires to:
 - (a) Decide if an amount is required to be paid or the quantum of it, or
 - (b) Comply with the purchaser's obligation to pay the amount, In accordance with section 14-250 of Schedule 1 to the Taxation Administration Act 1953 (Cth). The party providing the information warrants that it is true and correct.

1A 10. The Vendor warrants that:

- (a) At settlement, the property is not new 4residential premises or potential residential land in either case falling within the parameters of section 14-250 of Schedule 1 to the Taxation Administration Act 1953 (Cth) if the vendor gives the purchaser a written notice under section 14-255 to the e3ffect that the purchaser will not be required to make a payment under section 14-250 in respect of the supply, or fails to give a written notice as required by and within the time specified in section 14-255; and
- (b) The amount described in a written notice given by the vendor to the purchaser under section 14-255 of Schedule 1 to the Taxation Administration Act 1953 (Cth) is the correct amount required to be paid under section 14-250 of the legislation.

- **1A 11.** The purchaser is responsible for any penalties or interest payable to the Commissioner on account of non-payment or late payment of the amount, except to the extent that:
 - (a) The penalties or interest arise from the vendor's failure, including breach of a warranty in special condition 1A 10: or
 - (b) The purchaser's reasonable belief that the property is neither new residential premises nor potential residential land requiring the purchaser to pay an amount to the Commissioner in accordance with section 14-250 (1) of Schedule 1 to the Taxation Administration Act 1953 (Cth).

The Vendor is responsible for any penalties or interest payable to the Commissioner on account of non-payment or late payment of the amount if either exception applies.

1A 12. This special condition will not merge on settlement.

2. Director's Guarantee and Warranty:

In the event that the Purchaser is a corporate entity then the Director/s signing on behalf of the Corporate Purchaser shall execute the Contract and shall warrant that same is done lawfully in accordance with the Articles of Association of the Purchaser Company and further shall cause either the Sole Director or at least two Directors of the Purchaser Company to execute the form of Guarantee and Indemnity annexed hereto.

The following Guarantee shall be executed by each person who executed this Contract for and on behalf of the Purchaser (if not the same person) and by each Director of the Purchaser (if the Purchaser is a Corporation):

GUARANTEE and INDEMNITY

I/W	e,	of						
and		of						
(here at ou there with t Purch perfor will fo or oth inden Contr	inafter called the "Guarantors") IN CONSIDERATION of r request the Land described in the within Contract of in DO HEREBY for ourselves and our respective execu- the said Vendor and their assigns that if at any time defa nase Money or interest or any other moneys payable by mance or observance of any term or condition of the wi- orthwith on demand by the Vendor pay to the Vendor the her moneys which shall then be due and payable to the notified against all loss of Deposit Money, residue of Purcact and all losses, costs, charges and expenses whatso	ACN						
(a)	 any neglect or forbearance on the part of the Vendor in enforcing payment of any of the moneys payable under the within Contract; 							
(b)	the performance or observance of any of the Contract;	agreements, obligations or conditions under the within						
(c)	by time given to the Purchaser for any such pa	ayment performance or observance;						
(d)	by reason of the Vendor assigning his, her or their rights under the said Contract; and							
(e)	by any other thing which under the law relating of releasing me/us, my/our executors or admin	g to sureties would but for this provision have the effect nistrators.						
IN W	TNESS whereof the parties hereto have set the	eir hands and seals						
this	day of	20						
SIGNE	D SEALED AND DELIVERED by the said)						
Print Na	ame))						
in the	presence of:) Director (Sign)						
Witne	SS	}						
SIGNE	D SEALED AND DELIVERED by the said))						
Print Na	ame	<u>)</u>						
in the	presence of:) Director (Sign)						
Witnes	SS)						



Vendors Statement to the Purchaser of Real Estate Pursuant to Section 32 of the Sale of Land Act ("the Act")

This document is prepared from a precedent intended solely for use by legal practitioners with the knowledge, skill and qualifications required to use the precedent to create a document suitable to meet the vendor's legal obligation to give certain statements and documents to a purchaser before the purchaser signs a contract to purchase the land. This document incorporates the requirements in section 32 of the Sale of Land Act 1962 as at 1 October 2014.

Vendor Statement

The vendor makes this statement in respect of the land in accordance with section 32 of the Sale of Land Act 1962.

This statement must be signed by the vendor and given to the purchaser before the purchaser signs the contract.

The vendor may sign by electronic signature.

PROPERTY.

The purchaser acknowledges being given this statement signed by the vendor with the attached documents before the purchaser signed any contract.

PROPERTY:	886 Fourteenth Street, Mildura
VENDOR'S NAME:	Rhianna Lee Gove
VENDOR'S SIGNATURE:	
DATE:	
PURCHASER'S NAME:	
PURCHASER'S SIGNATURE:	
DATE:	

VENDORS STATEMENT TO THE PURCHASER OF REAL ESTATE PURSUANT TO SECTION 32 OF THE SALE OF LAND ACT ("the Act")

Vendor:

Rhianna Lee Gove

Property:

886 Fourteenth Street, Mildura

Lot 65 on PS 053060 being the whole of the land in

Certificate of Title Volume 08476 Folio 411

1. Financial matters in respect of the land

Information concerning the amount of <u>Rates, Taxes, Charges and other similar outgoings</u> affecting the property and interest (if any) payable thereon (including any Owners Corporation Charges and Interest):

(a) are contained in the attached certificate/s. are as follows:

Authority		<u>A</u>	mount	<u>Interest</u>		
	lildura Rural City Council ower Murray Water- Urban		808.78 per annum 2019/2020 plus esti 175.05 per quarter 2019/2020 (tariff or			

Any further amounts (including any proposed Owners Corporation Levy) for which the Purchaser may become liable as a consequence of the purchase of the property are as follows: Usual Adjustment of outgoings and water by measure

- (a) Their total does not exceed \$
- (b) The particulars of any Charge (whether registered or not) over the property imposed by or under any Act to secure an amount due under that Act are as follows:

2. Insurance details in respect of the land

(a) If the contract provides that the land does not remain at the vendor's risk before the purchaser is entitled to possession or receipt of rents and profits:

No such insurance has been effected Particulars of vendor's insurance policy:

(b) If there is a residence on the land which was constructed within the preceding 6 years and section 137B of the *Building Act 1993* applies to the residence:

No such insurance has been effected. Particulars of vendor's required insurance:

3. Matters relating to land use

- (a) Information concerning any easement, covenant or similar restriction affecting the property, registered or unregistered, are as follows:
 - (i) Description:
 - (ii) Particulars of any existing failure to comply with the terms of that easement, covenant and/or restriction are as follows:
- (b) This land is not within a bushfire prone area within the meaning of the regulations made under the *Building Act 1993*
- (c) There is access to the property by road.
- (d) In the case of land to which a planning scheme applies a statement specifying—
 - (i) name of the planning scheme: See attached
 - (ii) name of the responsible authority: See attached
 - (iii) zoning of the land: See attached
 - (iv) name of any planning overlay affecting the land: See attached
 - (v) Salinity See attached
- (e) Tenancy Agreement See attached

4. Notices made in respect of land

(a) Particulars of any notice, order, declaration, report or recommendation of a public authority or government department or approved proposal directly and currently affecting the property of which the vendor might reasonably be expected to have knowledge:

Is contained in the attached certificate/s and/or statement/s.

Is as follows:

None to the Vendor's knowledge

(b) Whether there are any notices, property management plans, reports or orders in respect of the land issued by a government department or public authority in relation to livestock disease or contamination by agricultural chemicals affecting the ongoing use of the land for agricultural purposes:

Is contained in the attached certificate/s and/or statement/s. Is as follows:

None to the Vendor's knowledge

(c) Particulars of any notice of intention to acquire served under section 6 of the *Land Acquisition and Compensation Act 1986*.

Is contained in the attached certificate/s and/or statement/s. Is as follows:

None to the Vendor's knowledge

5. Building permits

Particulars of any building permit issued during the past seven years under the *Building Act 1993* (where the property includes a Residence):

No such Building permit has been granted to the Vendor's knowledge ls contained in the attached certificate/s.

6. Information relating to any Owners Corporation

The land is not affected by an Owners Corporation within the meaning of the *Owners Corporations Act 2006*.

7. Growth areas infrastructure contribution

There is not a work-in-kind agreement (within the meaning of Part 9B of the *Planning and Environment Act 1987*) –

Particulars of work in kind agreement:
Is contained in the attached certificate/s and / or notice/s:

8. Disclosure of non-connected services

The following services are not connected to the land—

- (a) electricity supply;
- (b) gas supply
- (c) water supply;
- (d) sewerage;
- (e) telephone services.

9. Evidence of title

Attached are copies of the following document/s concerning Title:

- (a) in the case of land under the *Transfer of Land Act 1958*, a copy of the Register Search Statement and the document, or part of the document, referred to as the diagram location in the Register Search Statement that identifies the land and its location;
- (b) in any other case, a copy of-
 - (i) the last conveyance in the chain of title to the land; or
 - (ii) any other document which gives evidence of the vendor's title to the land;
- (c) if the vendor is not the registered proprietor of the land or the owner of the estate in fee simple in the land, evidence of the vendor's right or power to the sell the land;
- (d) in the case of land that is subject to a subdivision-
 - (i) if the plan of subdivision has not been registered, a copy of the plan of subdivision which has been certified by the relevant municipal council; or
- (ii) if the plan of subdivision has not yet been certified, a copy of the latest version of the plan; (e) In the case of land that is part of a staged subdivision within the meaning of Section 37 of the Subdivision Act 1988
 - (i) If the land is in the second or a subsequent stage, a copy of the plan for the first stage; and
 - (ii) Details of any requirements in a statement of compliance relating to the stage in which the land is included that have not been complied with; and
 - (iii) Details of any proposals relating to subsequent stages that are known to the vendor; and
 - (iv)A statement of the contents of any permit under the Planning and Environment Act 1987 authorising the staged subdivision.
- (f) In the case of land that is subject to a subdivision and in respect of which a further plan within—the meaning of the Subdivision Act 1988 is proposed—
 - (i) If the later plan has not been registered, a copy of the plan which has been certified by the relevant municipal council; or
 - (ii) If the later plan has not yet been certified, a copy of the latest version of the plan.

10. DUE DILIGENCE CHECKLIST:

The Sale of Land Act, 1962 provides that the Vendor or the Vendor's Licensed Estate Agent must make a prescribed due diligence checklist available to the Purchasers before offering land for sale that is vacant residential land or land on which there is a residence. The due diligence checklist is NOT required to be provided but the checklist has been attached as a matter of convenience.

IMPORTANT NOTICE - ADDITIONAL DISCLOSURE REQUIREMENTS:

Where the property is to be sold subject to a Mortgage that is not to be discharged by the date of possession (or receipt of rents and profits) of the property and/or sold on Terms – the Vendor must provide an additional Statement containing the particulars specified in Schedules 1 and 2 of the Act.

Where the land is to be sold pursuant to a terms contract which obliges the purchaser to make two or more payments to the vendor after the execution of the contract and before the purchaser is entitled to a conveyance or transfer of the land, then the vendor must provide an additional statement containing the information specified in Schedule 2 of the Sale of Land Act 1962.



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REGISTER SEARCH STATEMENT (Title Search) Transfer of Land Act 1958

Page 1 of 1

VOLUME 08476 FOLIO 411

Security no : 124084754809L Produced 06/08/2020 11:22 AM

LAND DESCRIPTION

Lot 65 on Plan of Subdivision 053060.
PARENT TITLE Volume 05346 Folio 103
Created by instrument B725116 13/08/1963

REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor RHIANNA LEE GOVE of 886 FOURTEENTH STREET MILDURA VIC 3500 AN356791S 08/12/2016

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AN356792Q 08/12/2016 COMMONWEALTH BANK OF AUSTRALIA

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

DIAGRAM LOCATION

SEE LP053060 FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NIL

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

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

Street Address: 886 FOURTEENTH STREET MILDURA VIC 3500

ADMINISTRATIVE NOTICES

NIL

eCT Control 15771K COMMONWEALTH BANK OF AUSTRALIA - CONSUMER Effective from 08/12/2016

DOCUMENT END

Imaged Document Cover Sheet

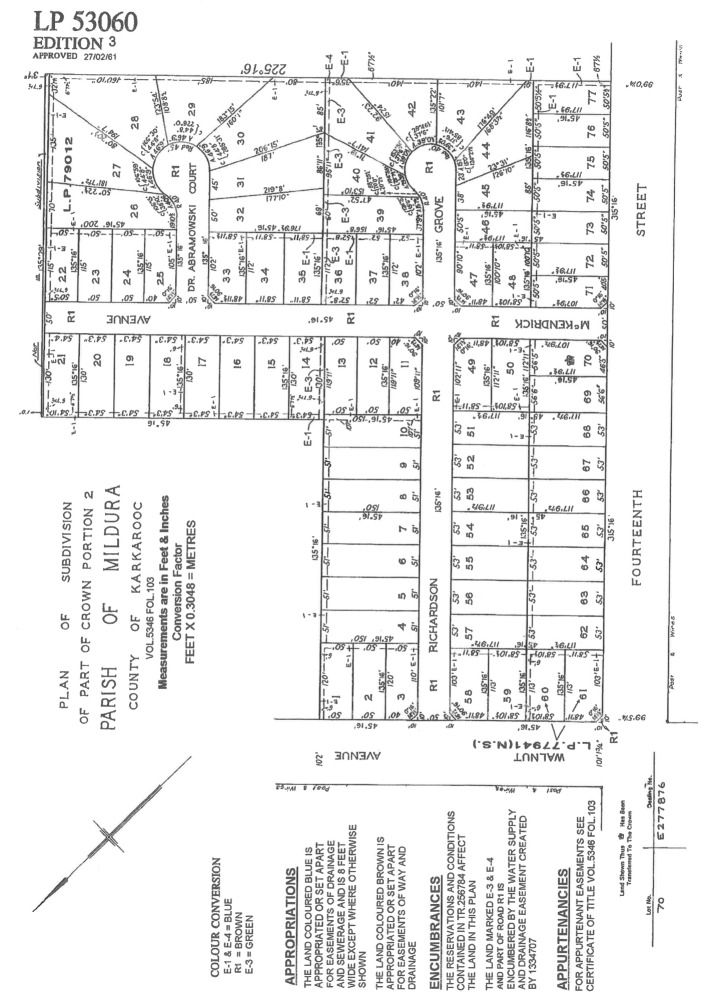
The document following this cover sheet is an imaged document supplied by LANDATA®, Victorian Land Registry Services.

Document Type	Plan
Document Identification	LP053060
Number of Pages	2
(excluding this cover sheet)	
Document Assembled	06/08/2020 11:24

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MODIFICATION TABLE

RECORD OF ALL ADDITIONS OR CHANGES TO THE PLAN

WARNING: THE IMAGE OF THIS PLAN/DOCUMENT HAS BEEN DIGITALLY AMENDED. NO FURTHER AMENDMENTS ARE TO BE MADE TO THE ORIGINAL PLAN/DOCUMENT.

PLAN NUMBER LP 53060

	ASSISTANT REGISTRAR OF TITLES	MLB	M M	AD				
	EDITION NUMBER	2	8	ю				
	TIME							
	DATE							
	DEALING NUMBER	256784	1334707		-			
	MODIFICATION	RESERVATIONS AND CONDITIONS ADDED	CREATION OF EASEMENT	EASEMENTS ENHANCED				
	LAND/PARCEL IDENTIFIER CREATED		E-3 & E-4					
	AFFECTED LAND/PARCEL	THIS PLAN	LOTS 14, 36, 39, 40 & 41	ROAD R1				

"SCHEDULE Residential Tenancies Act 1997/Residential Tenancies Regulations 2008 This is a lease renewal of the premises with the new lease period agreement made on the 7day of September 2019 At 67 Lime Avenue, Mildurg Vic 3500 Collie & Tierney LANDLORD: Name: R. Gove (A.B.N. if landlord is a company): Address: C/- 67 Lime Avenue, Mildura Vic 3500 **AGENT:**Registered Business Name: Collie & Tierney (Mildura) Pty Ltd (A.B.N. if agent is a Company): 38 005 110 118 Address: **67 Lime Avenue** Mildura Vic 3500 Telephone Number: 03) 5021 2200 Fax Number: 03) 5021 1213 TENANT (1): Name: Ms Hannah Paletua (A.B.N. if tenant is a company): Address: 886 Fourteenth Street, Mildura Vic 3500 TENANT (2): Name: Mr Vaasili Tuifao Address: 886 Fourteenth Street, Mildurg Vic 3500 TENANT (3): Name: Address TENANT (4): Name: Address: PREMISES: 886 Fourteenth Street, Mildura Vic 3500 (*Together with those items indicated in the condition report) **RENT:** The rental amount is \$280.00 per week to be increased on the 31st August 2019 to \$285.00 per week The date the first payment is due is Friday, 7 September 2018 BOND: A bond has been paid of \$1213.00 to the landlord/agent on 7 September 2018 In accordance with the Residential Tenancles Act 1997, the landlord must ladge the band with the Residential Tenancies Band Authority within 10 business days after receiving the bond. If there is more than one tenant and they do not contribute equally to the total bond, the amounts they each contribute are listed here: NAME: AMOUNT: NAME: AMOUNT: NAME: AMOUNT: If the lenant does not receive a bond receipt from the Residential Tenancies Bond Authority within 15 business days of paying a bond, the tenant should contact the Residential Tenancies Bond Authority PERIOD: Renewal Term: 12 Months Original Lease Start Date: Friday, 7 September 2018 Renewal Start Date: Saturday, 7 September 2019 **Termination Date:** Sunday, 6 September 2020 Unless the agreement terminates in accordance with the Residential Tenancies Act 1997, the agreement will continue as a periodic tenancy. OR The agreement will commence from the - and will continue until terminated in accordance with the Residential **Tenancies Act 1997** SIGNED: By the Landfare In presence of (Witness) SIGNED: In the presence of (Witness) To the within names landlord

NOTE: USE OF THIS GUARANTEE IS SUBJECT TO THE PROVISIONS OF SECTIONS 37 AND 38 OF THE RESIDENTIAL TENANCIES ACT, 1997. GUARANTEE: I/We HERBY GUARENTEE the punctual performance by the within named tenant/s of all the terms, conditions and covenants contained in the above AGREEMENT. You may without affecting

AGREEMENT grant time or other concessions to or compromise with the TENANT/S and this Guarantee shall be a continuing Guarantee in all respects. SIGNED, SEALED AND DELIVERED

By the Guarantor in the presence of: _ (Wilness)

Residential Tenancy Agreement



Collie & Tierney

Conditions of Agreement

1. Condition of the premises

The Landlord must-

a) Ensure that the premises are maintained in good repair, and

b) If the landlord owns or controls the common areas relating to those premises, take reasonable steps to ensure that the common areas are maintained in good repair.

2. Damage to the premises

a) The TENANT must ensure that care is taken to avoid damaging the rented premises.

b) The TENANT must take reasonable care to avoid damaging the premises and any common areas.

c) The TENANT who becomes aware of damage to the rented premises must give notice to the LANDLORD of any damage to the premises as soon as practicable.

3. Cleanliness of the premises

a) The LANDLORD must ensure that the premises are in a reasonable clean condition on the day on which it is agreed that the TENANT is to enter into occupation of the premises.

b) The TENANT must keep the premises in a reasonably clean condition during the period of agreement.

Use of premises

The TENANT must not use or allow the premises to be used for any illegal purpose.

The TENANT must not use or allow the premises to be used in such a manner as to cause a nuisance or cause an interference with the reasonable peace, comfort or privacy of any occupier of neighbouring premises.

Quiet enjoyment

The LANDLORD must take all reasonable steps to ensure that the TENANT has quiet enjoyment of the premises.

以 6. Assignment or sub-letting

 $\sqrt{\chi}$ a). The TENANT must not assign or sub-let the whole or any part of the premises without the written consent of the LANDLORD. The LANDLORD's consent must not be unreasonably withheld.

b) The LANDLORD must not demand or receive any fee or payment for the consent, except in respect of any fees, cost or charges incurred by the landlord in relation to the preparation of a written assignment of the agreement.

7. Residential Tenancles Act 1997

Each party must comply with the Residential Tenancies Act 1997.

(NOTE: Reference should be made to the Residential Tenancies Act 1997 for further rights and duties.)

Ancillary use of the premises

The tenant must primarily use the premises as a residence. If the tenant wants to use the premises as a residence and for an ancillary purpose, the tenant must first obtain the landlord's written consent. The landlord will not unreasonably withhold consent and in giving consent may impose reasonable terms and conditions.

Utility Charges

9.1 The landlord is liable for the costs and charges set out in section 53(1) and (if applicable section 54 of the Residential Tenancies Act 1997). (Note: Details of the costs and charges are available at www.parliment.vic.gov.au click on "Legislation and Bills" then click on "Victorian Law Today" and follow the prompts).

9.2 The tenant is liable for the costs and charges set out in section 52 of the Residential Tenancles Act 1997. (Note: details of the costs and charges are available at www.parliment.vic.gov.au click on "Legislation and Bills" then click on "Victorian Law Today" and follow the prompts).

9.3 If a service is damaged or disconnected because of the fault of the landlord or the agent or the fault of their contactors the landlord must have the service repaired or reconnected and pay the expense of doing so.

9.4 If a service is damaged or disconnected because of the fault of the tenant or any person the tenant has allowed or permitted to be on the premises, the tenant must have the service repaired or reconnected and pay the expense

9.5 If the tenant disconnects or changes the supplier of a service, the tenant must pay any expense in connection with having the service disconnected and another service connected.

17. Flammable liquids, kerosene heaters and vehicle and boat repairs

17.1 The tenant must not store lubricants or flammable liquids (including but not limited to kerosene and motor fuels) at the premises.

17.2 the tenant must not service or repair a motor vehicle, motorcycle, or boat at the premises, excepting minor routine maintenance (excluding greasing, de-greasing and oil changing), and washing and polishing.

17.3 The tenant must not bring on to or use at the premises a portable heater which uses flammable liquid or bottled aas.

$\not\vdash$ 18. Storage and removal of waste and rubbish

The tenant must store all rubbish and waste in appropriate receptacles with close fitting lids. Rubbish and /or waste receptacles must be kept in the place specifically provided for the purpose (if any). The tenant must have rubbish and waste regularly removed.

No 19. Washing

If the tenant hangs washing outside or airs articles, the clothes line (if any) provided with the premises must be used. The tenant must not hang washing or air articles on common property, unless facilities for doing so are provided for the tenant's use. The tenant must use the facilities in the manner required buy the owners' corporation.

20. Garden

20.1 The tenant will maintain the garden (if any) of the premises including the lawn, trees, shrubs, plants, and garden beds in a neat and tidy condition, free of weeds and so far as is reasonably possible free of garden pests and properly watered (water restrictions if any permitting). When watering, the tenant must comply with restrictions, if any.

20.2 If the garden is watered by a watering system and/or via tank water, the tenant will maintain the system and/or tank(s) in the state of repair and condition it or they were in at the start of the tenancy (fair wear and tear excepted). The tenant is not required to repair damage caused by the landlord, the agent or their contractors.

21. Pet

The tenant must not keep any animal, bird, or other pet on the premises without first obtaining the written permission of the landlord or the agent. Permission will not be unreasonably withheld. In giving permission, the landlord or the agent may impose reasonable conditions including exercise. It is not unreasonable for the landlord or the agent to withhold permission if the rules of an owners' corporation prohibits pets being on common property or kept on the premises. If an occupant of the premises is legally blind, permission will not be required for the occupant to have a trained guide dog on the premises, unless permission must be obtained from an owners' corporation.

22. Changes in occupation of the premises

22.1 If during the term of the tenancy the people in occupation of the premises change, the tenant must as soon as practicable notify the landlord or the agent in writing and comply with clause 6.

22.2 If the tenant assigns the tenancy or sub-lets, contrary to clause 6, or if the tenant abandons the premises or cancels the tenancy, the tenant may be required to reimburse the landlord's reletting expenses including:

- A pro-rata letting fee;
- Advertising or marketing expenses incurred;
- Rental data base checks on applicants;
- Rent on the premises until such time as the lease is assigned or cancelled or the expiry of the tenancy, whichever
 first occurs.

22.3 The tenant's obligation to pay the landlord's reletting expenses is dependent upon the landlord taking reasonable steps to mitigate any loss arising from the tenant's default.

14023. Tenant intending to leave when the lease ends

If the tenant intends to vacate the premises at the end of the tenancy, written notice of the tenant's intention to vacate must be given to the landlord or the agent 28 days before the tenancy comes to an end.

ho_2 4. Return of keys and obligation to pay rent

The tenant must return all the keys of the premises to the landlord or the agent when the tenant vacates the premises. The tenant's obligation to pay the rent continues until the time the keys are returned, subject to the landlord taking reasonable steps to mitigate any loss by attempting to relet the premises.

4^{p} 25. Tenant remaining in possession after the tenancy ends

If the tenant remains in occupation of the premises after the tenancy has come to an end and does not then enter into a fixed term lease, the tenant must give written notice of intention to vacate the premises specifying a termination date that is not less than 28 days after the day on which the tenant gives notice to the landlord or agent.



Property Report from www.land.vic.gov.au on 06 August 2020 11:12 AM

Lot and Plan Number: Lot 65 LP53060

Address: 886 FOURTEENTH STREET MILDURA 3500

Standard Parcel Identifier (SPI): 65\LP53060

Local Government (Council): MILDURA Council Property Number: 3078

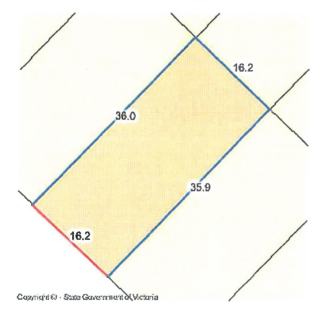
Directory Reference: VicRoads 535 M7

This parcel is not in a designated bushfire prone area. No special bushfire construction requirements apply. Planning provisions may apply.

Further information about the building control system and building in bushfire prone areas can be found in the Building Commission section of the Victorian Building Authority website www.vba.vic.gov.au

Site Dimensions

All dimensions and areas are approximate. They may not agree with the values shown on a title or plan.



Area: 580 sq. m Perimeter: 104 m

For this parcel:

Site boundaries

Road frontages

Dimensions for individual parcels require a separate search, but dimensions for individual units are generally not available.

For more accurate dimensions get copy of plan at <u>Title and Property Certificates</u>

State Electorates

Legislative Council: NORTHERN VICTORIA

Legislative Assembly: MILDURA

Utilities

Rural Water Corporation: Lower Murray Water Urban Water Corporation: Lower Murray Water Melbourne Water: outside drainage boundary

Power Distributor: POWERCOR (Information about choosing an electricity retailer)

Planning information continued on next page



Planning Zone Summary

Planning Zone: GENERAL RESIDENTIAL ZONE (GRZ)

GENERAL RESIDENTIAL ZONE - SCHEDULE 1 (GRZ1)

Planning Overlay: SPECIFIC CONTROLS OVERLAY (SCO)

SPECIFIC CONTROLS OVERLAY - SCHEDULE 1 (SCO1)

Planning scheme data last updated on 5 August 2020.

A planning scheme sets out policies and requirements for the use, development and protection of land. This report provides information about the zone and overlay provisions that apply to the selected land. Information about the State and local policy, particular, general and operational provisions of the local planning scheme that may affect the use of this land can be obtained by contacting the local council or by visiting Planning Schemes Online

This report is NOT a **Planning Certificate** issued pursuant to Section 199 of the *Planning and Environment Act 1987*. It does not include information about exhibited planning scheme amendments, or zonings that may abut the land. To obtain a Planning Certificate go to <u>"Titles and Property Certificates"</u>

The Planning Property Report includes separate maps of zones and overlays

For details of surrounding properties, use this service to get the Reports for properties of interest

To view planning zones, overlay and heritage information in an interactive format visit Planning Maps Online

For other information about planning in Victoria visit www.planning.vic.gov.au

Area Map



PLANNING PROPERTY REPORT



From www.planning.vic.gov.au at 06 August 2020 11:15 AM

PROPERTY DETAILS

Address:

886 FOURTEENTH STREET MILDURA 3500

Lot and Plan Number:

Lot 65 LP53060

Standard Parcel Identifier (SPI):

65\LP53060

Local Government Area (Council): MILDURA

Council Property Number:

3078

Planning Scheme:

Mildura

Planning Scheme - Mildura

www.mildura.vic.gov.au

Directory Reference:

Vicroads 535 M7

UTILITIES

Rural Water Corporation: Lower Murray Water

Urban Water Corporation: Lower Murray Water

Melbourne Water.

Outside drainage boundary

Power Distributor:

POWERCOR

View location in VicPlan

STATE ELECTORATES

Legislative Council:

NORTHERN VICTORIA

Legislative Assembly: MILDURA

Planning Zones

GENERAL RESIDENTIAL ZONE (GRZ)

GENERAL RESIDENTIAL ZONE - SCHEDULE 1 (GRZ1)



GRZ - General Residential

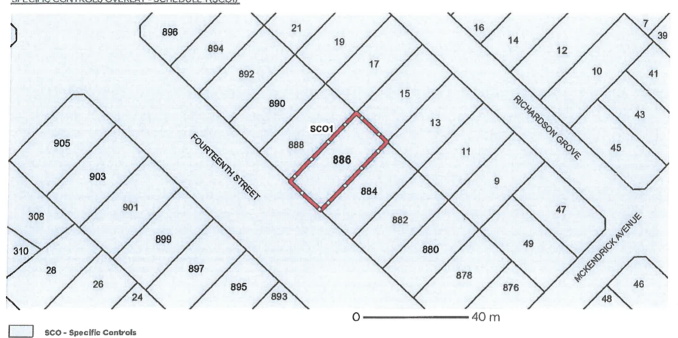
Note: labels for zones may appear outside the actual zone - please compare the labels with the legend.

PLANNING PROPERTY REPORT



Planning Overlay

SPECIFIC CONTROLS OVERLAY (SCO)
SPECIFIC CONTROLS OVERLAY - SCHEDULE 1 (SCO1)



Note: due to overlaps, some overlays may not be visible, and some colours may not match those in the legend

Further Planning Information

Planning scheme data last updated on 5 August 2020.

A **planning scheme** sets out policies and requirements for the use, development and protection of land. This report provides information about the zone and overlay provisions that apply to the selected land. Information about the State and local policy, particular, general and operational provisions of the local planning scheme that may affect the use of this land can be obtained by contacting the local council or by visiting https://www.planning.vic.gov.au

This report is NOT a **Planning Certificate** issued pursuant to Section 199 of the **Planning and Environment Act 1987.** It does not include information about exhibited planning scheme amendments, or zonings that may abut the land. To obtain a Planning Certificate go to Titles and Property Certificates at Landata – https://www.landata.vic.gov.au

For details of surrounding properties, use this service to get the Reports for properties of interest.

To view planning zones, overlay and heritage information in an interactive format visit https://mapshare.maps.vic.gov.au/vicplan

For other information about planning in Victoria visit https://www.planning.vic.gov.au

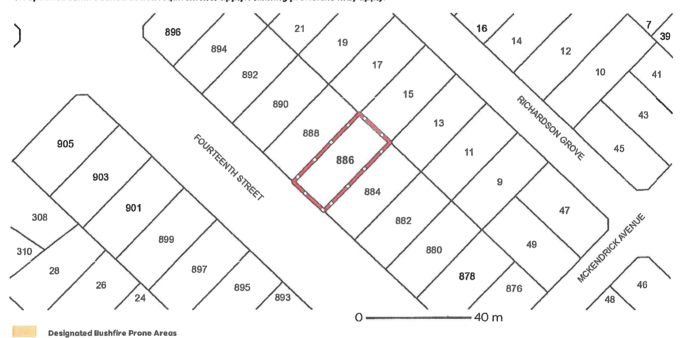
PLANNING PROPERTY REPORT



Designated Bushfire Prone Areas

This property is not in a designated bushfire prone area.

No special bushfire construction requirements apply. Planning provisions may apply.



Designated bushfire prone areas as determined by the Minister for Planning are in effect from 8 September 2011 and amended from time to time.

The Building Regulations 2018 through application of the Building Code of Australia, apply bushfire protection standards for building works in designated bushfire prone areas.

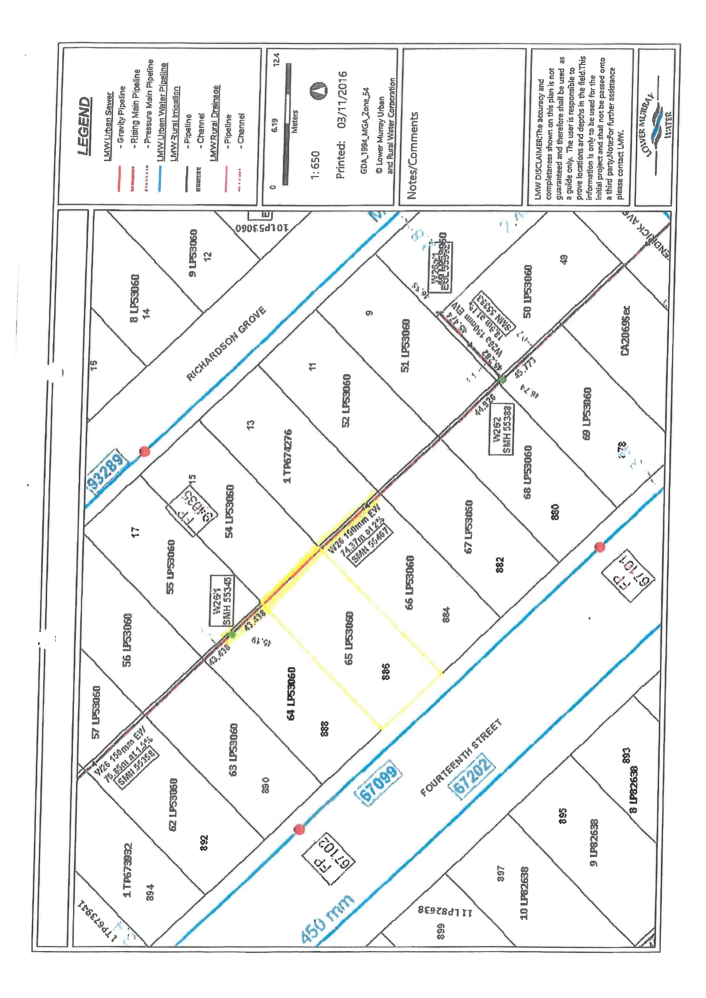
Designated bushfire prone areas maps can be viewed on VicPlan at https://mapshare.maps.vic.aov.au/vicplan or at the relevant local council.

Note: prior to 8 September 2011, the whole of Victoria was designated as bushfire prone area for the purposes of the building control system.

Further information about the building control system and building in bushfire prone areas can be found on the Victorian Building Authority website $\underline{\text{https://www.vba.vlc.qov.au}}$

Copies of the Building Act and Building Regulations are available from http://www.leaislation.vic.gov.au

For Planning Scheme Provisions in bushfire areas visit https://www.planning.vic.gov.au



ATTACHMENT TO REQUEST FOR INFORMATION BUILDING REGULATION 51 SALINITY AFFECTING THE MUNICIPALITY

Some land within the municipality of the Mildura Rural City Council contains high levels of salt resulting in a condition commonly referred to as 'salinity'. Salinity can result in 'salt damp' or 'rising damp and salt attack' which can cause damage to certain building materials such as concrete and masonry.

Council recommends that you make your own inquiries regarding the presence of high salinity on land which you own or are considering to purchase.

If you are proposing to construct buildings on land in the municipality, you should ascertain whether or not special measures should be taken during the construction of these buildings to minimise any effects that salinity may have.

Council provides this information to assist you to make informed decisions about existing buildings or the construction of new buildings in high salinity areas.

Yours sincerely

Mark Yantses

MUNICIPAL BUILDING SURVEYOR.

MY/mn

Due diligence checklist for home buyers

Before you buy a home, you should be aware of a range of issues that may affect that property and impose restrictions or obligations on you, if you buy it. This checklist aims to help you identify whether any of these issues will affect you. The questions are a starting point only and you may need to seek professional advice to answer some of them. This page contains links to organisations and web pages that can help you learn more.

From 1 October 2014, all sellers or estate agents must make this checklist available to potential buyers.

Sellers or estate agents must:

- ensure copies of the due diligence checklist are available to potential buyers at any open for inspection
- include a link to this webpage (consumer.vic.gov.au/due diligence checklist) or include a copy on any website maintained by the estate agent or the seller (if no estate agent is acting for the seller).

You can print additional copies of the <u>Due diligence checklist (Word, 140KB)</u>.

Urban living

High density areas are attractive for their entertainment and service areas, but these activities create increased traffic as well as noise and odours from businesses and people. Familiarising yourself with the character of the area will give you a balanced understanding of what to expect.

For more information, visit the <u>Commercial and industrial noise page on the Environment Protection</u>
<u>Authority website</u> and the <u>Odour page on the Environment Protection</u> Authority website.

Buying into an Owners Corporation

If the property is part of a subdivision with common property such as driveways or grounds, it may be subject to an owners corporation. You may be required to pay fees and follow rules that restrict what you can do on your property, such as a ban on pet ownership.

For more information, view our <u>Owners Corporations section</u> and read the <u>Statement of advice and</u> information for prospective purchasers and lot owners (Word, 53KB).

Growth areas

You should investigate whether you will be required to pay a growth areas infrastructure contribution.

For more information, visit the <u>Growth Areas Infrastructure Contribution page on the Department of Planning, Transport and Local Infrastructure website.</u>

Flood and fire risk

Properties are sometimes subject to the risk of fire and flooding due to their location. You should properly investigate these risks and consider their implications for land management, buildings and insurance premiums.

More information:

- · Australian Flood Risk Information Portal Geoscience Australia website
- · Melbourne Water website
- · Mallee Catchment Management Authority website
- » North Central Catchment Management Authority website
- Glenelq Hopkins Catchment Management Authority website
- North East Catchment Management Authority website
- Wimmera Catchment Management Authority website
- · West Gippsland Catchment Management Authority website
- » Bushfire Management Overlay in planning schemes Department of Transport, Planning and Local infrastructure website
- <u>Building in bushfire prone areas Department of Transport, Planning and Local</u> Infrastructure website.

Rural properties

If you are looking at property in a rural zone, consider:

- » Is the surrounding land use compatible with your lifestyle expectations? Farming can create noise or odour that may be at odds with your expectations of a rural lifestyle. For information about what impacts you should expect and how to manage them, visit the new landholders section on the Department of Environment and Primary Industries website.
- » Are you considering removing native vegetation? There are regulations which affect your ability to remove native vegetation on private property. The limitations on clearing and processes for legal clearing are set out on the <u>Native Vegetation page on the Department of Environment and</u> Primary industries website.
- » Do you understand your obligations to manage weeds and pest animals? Visit the <u>New landholders section on the Department of Environment and Primary Industries website.</u>
- · Can you build new dwellings? Contact the local council for more information.
- » Does the property adjoin crown land, have a water frontage, contain a disused government road, or are there any crown licences associated with the land? For more information, visit the Department of Environment and Primary Industries website.

Earth resource activity, such as mining

You may wish to find out more about exploration, mining and quarrying activity on or near the property and consider the issue of petroleum, geothermal and greenhouse gas sequestration permits, leases and licences, extractive industry authorisations and mineral licences.

For more information, visit the <u>CeoVic page on the Department of State Development Business and Innovation website</u> and the <u>Information for community and landholders page on the Department of State Development Business and Innovation website.</u>

Soil and groundwater contamination

You should consider whether past activities, including the use of adjacent land, may have caused contamination at the site and whether this may prevent you from doing certain things to or on the land in the future.

For information on sites that have been audited for contamination, visit the <u>contaminated site</u> <u>management page on the Environment Protection Authority website.</u>

For guidance on how to identify if land is potentially contaminated, see the Potentially Contaminated Land General Practice Note June 2005 on the <u>Miscellaneous practice and advisory notes page on the Department of Planning and Community Development website.</u>

Land boundaries

You should compare the measurements shown on the title document with actual fences and buildings on the property, to make sure the boundaries match. If you have concerns about this, you can speak to your lawyer or conveyancer, or commission a site survey to establish property boundaries.

For more information, visit the <u>Property and land titles page on the Department of Transport,</u>
<u>Planning and Local Infrastructure website.</u>

Planning controls affecting how the property is used, or the buildings on it

All land is subject to a planning scheme, run by the local council. How the property is zoned and any overlays that may apply, will determine how the land can be used. This may restrict such things as whether you can build on vacant land or how you can alter or develop the land and its buildings over time.

The local council can give you advice about the planning scheme, as well as details of any other restrictions that may apply, such as design guidelines or bushfire safety design. There may also be restrictions -known as encumbrances - on the property's title, which prevent you from developing the property. You can find out about encumbrances by looking at the section 32 statement.

Proposed or granted planning permits

The local council can advise you if there are any proposed or issued planning permits for any properties close by. Significant developments in your area may change the local 'character' (predominant style of the area) and may increase noise or traffic near the property.

The local council can give you advice about planning schemes, as well as details of proposed or current planning permits. For more information, visit the <u>Planning Schemes Online on the Department of Planning and Community Development website.</u>

A cultural heritage management plan or cultural heritage permit may be required prior to works being undertaken on the property. The Aboriginal Heritage Planning Tool on the Department of Premier and Cabinet website can help determine whether a cultural heritage management plan is required for a proposed activity

Safety

Building laws are in place to ensure building safety. Professional building inspections can help you assess the property for electrical safety, possible illegal building work, adequate pool or spa fencing and the presence of asbestos, termites or other potential hazards.

For more information, visit the <u>Consumers section on the Victorian Building Authority website</u> and the <u>Energy Safe Victoria website</u>.

Building permits

There are laws and regulations about how buildings and retaining walls are constructed, which you may wish to investigate to ensure any completed or proposed building work is approved. The local council may be able to give you information about any building permits issued for recent building works done to the property, and what you must do to plan new work. You can also commission a private building surveyor's assessment.

For more information about building regulation, visit our Building and renovating section.

Aboriginal cultural heritage and building plans

For help to determine whether a cultural heritage management plan is required for a proposed activity, visit the <u>Aboriginal Cultural Heritage Planning Tool section on the Department of Premier</u> and Cabinet website.

Insurance cover for recent building or renovation works

Ask the vendor if there is any owner-builder insurance or builder's warranty to cover defects in the work done to the property.

You can find out more about insurance coverage on the <u>Owner builders page on the Victorian Building Authority website</u> and <u>Domestic building insurance page on the Victorian Building Authority website</u>.

Connections for water, sewerage, electricity, gas, telephone and internet

Unconnected services may not be available or may incur a fee to connect. You may also need to choose from a range of suppliers for these services. This may be particularly important in rural areas where some services are not available.

For more information, visit the Choosing a retailer page on the Your Choice website.

For information on possible impacts of easements, visit the <u>Caveats, covenants and easements</u> page of the Department of Transport, Planning and <u>Local Infrastructure</u> website.

For information on the National Broadband Network (NBN) visit the NBN Co website.

Buyers' rights

The contract of sale and section 32 statement contain important information about the property, so you should request to see these and read them thoroughly. Many people engage a lawyer or conveyancer to help them understand the contracts and ensure the sale goes through correctly. If you intend to hire a professional, you should consider speaking to them before you commit to the sale. There are also important rules about the way private sales and auctions are conducted. These may include a cooling-off period and specific rights associated with 'off the plan' sales. The important thing to remember is that, as the buyer, you have rights.

For more information, view our **Buying property section**.

Professional associations and bodies that may be helpful:

* Archicentre website

Association of Consulting Surveyors Victoria website
Australian Institute of Conveyancers (Victorian Division) website
Institute of Surveyors Victoria website
Law institute of Victoria website
Real Estate Institute of Victoria website
Strata Community Australia (Victoria) website.

Government of Victoria (Consumer Affairs Victoria) 2014

http://www.consumer.vic.gov.au/duediiigencechecklist 5/5

Vendor: Rhianna Lee Gove

Vendor's Section 32 Statement

Property: 886 Fourteenth Street, Mildura

Vendor's Conveyancer:

ALLSTATE CONVEYANCING SERVICES PTY. LTD. Of 170 Eighth Street, Mildura, Vic, 3500.

Phone:

03 50 235355

Facsimile: 03 50 235653

Ref:

20555 Gove (Sally)