SECTION 32 STATEMENT

PURSUANT TO DIVISION 2 OF PART II SECTION 32 OF THE SALE OF LAND ACT 1962 (VIC)

Vendor: Adam James Dowsley and Tarlee Jayde Dowsley (Formerly Allen)

Property: 3 Symonds Court MILDURA VIC 3500

VENDORS REPRESENTATIVE

Mildura Property Transfers Pty Ltd 124A Eighth Street, Mildura 3500

> PO Box 1012 MILDURA VIC 3502

Tel: 03 5022 9300

Email: jenni@mildurapropertytransfers.com.au

Ref: Jenni Foster

1. FINANCIAL MATTERS

(a) Information concerning any rates, taxes, charges or other similar outgoings <u>AND</u> any interest payable on any part of them is contained in the attached certificate/s and as follows-

Provider	Amount (& interest if any)	Period
Lower Murray Water	\$ 175.05	Per quarter
Mildura Rural City Council	\$2,432.06	Per annum

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:- None to the vendors knowledge

At settlement the rates will be adjusted between the parties, so that they each bear the proportion of rates applicable to their respective periods of occupancy in the property.

(b) The particulars of any Charge (whether registered or not) over the land imposed by or under an Act to secure an amount due under that Act, including the amount owing under the charge are as follows:- Not Applicable

2. INSURANCE

- (a) Where the Contract does not provide for the land to remain at the risk of the Vendor, particulars of any policy of insurance maintained by the Vendor in respect of damage to or destruction of the land are as follows: Not Applicable
- (b) Where there is a residence on the land which was constructed within the preceding six years, and section 137B of the *Building Act 1993* applies, particulars of the required insurance are as follows:- Not Applicable

No such Insurance has been effected to the Vendors knowledge.

3. LAND USE

(a) RESTRICTIONS

Information concerning any easement, covenant or similar restriction affecting the land (whether registered or unregistered) is as follows:-

- Easements affecting the land are as set out in the attached copies of title.
- Covenants affecting the land are as set out in the attached copies of title.
- Other restrictions affecting the land are as attached.
- Particulars of any existing failure to comply with the terms of such easement, covenant and/or restriction are as follows:-

To the best of the Vendor's knowledge there is no existing failure to comply with the terms of any easement, covenant or similar restriction affecting the land. The Purchaser should note that there may be sewers, drains, water pipes, underground and/or overhead electricity cables, underground and/or overhead telephone cables and underground gas pipes laid outside any registered easements and which are not registered or required to be registered against the Certificate of Title.

(b) BUSHFIRE

This land is not in a designated bushfire- prone area within the meaning of the regulations made under the *Building Act 1993*.

(c) ROAD ACCESS

There is access to the Property by Road.

(d) PLANNING

Planning Scheme:

Responsible Authority: Mildura Rural City Council See attached Property Report

Zoning:

Planning Overlay/s:

4. NOTICES

- (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 land of which the Vendor might reasonably be expected to have knowledge are:- None to the Vendors knowledge however the Vendor has no means of knowing all decisions of the Government and other authorities unless such decisions have been communicated to the Vendor
- (b) The Vendor is not aware of 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.

Particulars of any Notice of intention to acquire served under Section 6 of the Land Acquisition and Compensation Act, 1986 are: Not Applicable

5. **BUILDING PERMITS**

Particulars of any Building Permit issued under the *Building Act 1993* during the past seven years (where there is a residence on the land):-

No such Building Permit has been granted to the Vendors knowledge.

6. OWNERS CORPORATION

The Land is NOT affected by an Owners Corporation within the meaning of the *Owners Corporation Act 2006*.

7. GROWTH AREAS INFRASTRUCTURE CONTRIBUTION (GAIC)

- (1) The land, in accordance with a work-in-kind agreement (within the meaning of Part 9B of the *Planning and Environment Act 1987* is NOT
 - land that is to be transferred under the agreement.
 - land on which works are to be carried out under the agreement (other than Crown land).
 - land in respect of which a GAIC is imposed
- (2) Attached is a copy of a notice or certificate in the case of land where there is a GAIC recording (within the meaning of Part 9B of the *Planning and Environment Act 1987*):
 - any certificate of release from liability to pay;
 - any certificate of deferral of the liability to pay;

-	any certificate of exemption from the liability to pay;
_	any certificate of staged payment approval;
_	any certificate of no GAIC liability;
	any notice given under that Part providing evidence of the grant of a reduction of the whole or part of
	the liability to pay;
-	any notice given under that Part providing evidence of an exemption of the liability to pay;

OR

 a GAIC certificate relating to the land issued by the Commissioner under the Planning and Environment Act 1987.

8. SERVICES

ServiceStatusElectricity supplyConnectedGas supplyNot ConnectedWater supplyConnectedSewerageConnected

Connected indicates that the service is provided by an authority and operating on the day of sale. The Purchaser should be aware that the Vendor may terminate their account with the service provider before settlement, and the purchaser will have to have the service reconnected.

Connected

9. TITLE

Telephone services

Attached are 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/s and the document/s, or part of the document/s, referred to as the diagram location in the Register Search Statement/s 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 Vendors title to the land.
- (c) Where the Vendor is not the registered proprietor or the owner of the estate in fee simple, copies of the documents bearing evidence of the Vendor's right or power to sell the land.
- (d) In the case of land that is subject to a subdivision -
 - (i) a copy of the Plan of Subdivision which has been certified by the relevant municipal council (if the Plan of Subdivision has not been registered), or
 - (ii) a copy of the latest version of the plan (if the Plan of Subdivision has not been certified).
- (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 DILLIGENCE 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.

DATE OF THIS STATEMENT		/20	21
Name of the Vendor			
Adam James Dowsley and Tarlee Jayde Dow	sley (Formerl	y Allen)	
Signature/s of the Vendor			
×			
The Purchaser acknowledges being given a dup signed any contract.	licate of this s	tatement signed	d by the Vendor before the Purchaser
DATE OF THIS ACKNOWLEDGMENT		/ /20	21
Name of the Purchaser			
Signature/s of the Purchaser			
Signature/s of the furchaser			
×			

IMPORTANT NOTICE - ADDITIONAL DISCLOSURE REQUIREMENTS

Undischarged mortgages – S32A(a)

Where the land is to be sold subject to a mortgage (registered or unregistered) which is not to be discharged before the purchaser becomes entitled to possession or receipt of rents and profits, then the vendor must provide an additional statement including the particulars specified in Schedule 1 of the Sale of Land Act 1962.

Terms contracts - S32A(d)

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 execution of the contract and before the vendor is entitled to a conveyance or transfer, then the vendor must provide an additional statement containing the information specified in Schedule 2 of the Sale of Land Act 1962.

Register Search Statement - Volume 9661 Folio 962

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

VOLUME 09661 FOLIO 962

Security no: 124088286432Q Produced 23/02/2021 01:25 PM

LAND DESCRIPTION

Tal 5 as Black & Galadia

Lot 5 on Plan of Subdivision 202328E. PARENT TITLES:
Volume 09657 Folio 698 to Volume 09657 Folio 699
Created by instrument LP202328E 19/02/1986

REGISTERED PROPRIETOR

Estate Fee Simple Joint Proprietors ADAM JAMES DOWSLEY

TARLEE JAYDE ALLEN both of 3 SYMONDS COURT MILDURA VIC 3500 AL435975K 21/10/2014

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AL435976H 21/10/2014 COMMONWEALTH BANK OF AUSTRALIA

COVENANT M205760H

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.

AGREEMENT Section 52A Town and Country Planning Act 1961 M137430K 17/02/1986

DIAGRAM LOCATION

SEE LP202328E 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: 3 SYMONDS COURT MILDURA VIC 3500

ADMINISTRATIVE NOTICES

NIL

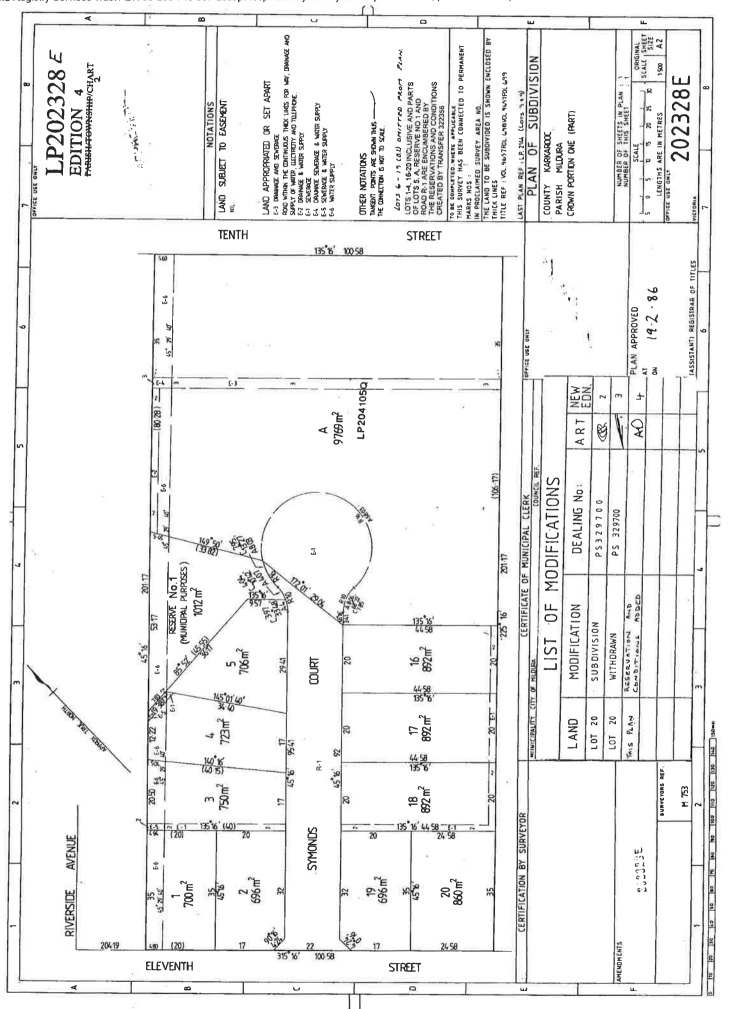
eCT Control 15940N CBA - COMMONWEALTH BANK OF AUSTRALIA Effective from 23/10/2016

DOCUMENT END

The information supplied has been obtained by SAI Global Property Division Pty Ltd who is licensed by the State of Victoria to provide this information via LANDATA® System. Delivered at 23/02/2021, for Order Number 66680610. Your reference: WW:58-21.

Delivered by LANDATA®, timestamp 23/02/2021 13:43 Page 1 of 1

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SOLICITORS, MILDURA	Titles Office Use Only
Lodged at the Titles Office by	が 出 記事 (を) (引)
	020486 0937 45 20 MZOSZ6OH
Code	
VICTORIA	TRANSFER OF LAND
the lodging of this instrument the transferor for the	luding any created by dealings lodged for registration prior to e consideration expressed at the request and by the direction feree the estate and the interest specified in the land described bject to any easement hereby reserved or restrictive covenant statute and included herein. (Notes 1-4)
Land	(Note 5)
Lot 5 on Plan of Subdivision No. 2023 Parish of Mildura being the whole of Certificate of Title Volume 9661 Folio	the land described in
Consideration	(Note 6)
Consideration	
Transferor	(Note 7)
MANGAN CONSTRUCTIONS PTY. LTD.	STAMP DUTY V1CTOR 1TRRNS\$24249 S.D.V. & RECEIPTO 35001 114 ↓ ↓VV
Transferee	(Note 8)
Transferee	
	ELAINE_THOMPSON
LESLIE RAYMOND THOMPSON and MARGARET both of Coleman Avenue, Mildura as Jo	
LESLIE RAYMOND THOMPSON and MARGARET both of Coleman Avenue, Mildura as Jo	int Tenants
LESLIE RAYMOND THOMPSON and MARGARET both of Coleman Avenue, Mildura as Jo Estate and Interest	int Tenants (Note 9)
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Estate and Interest All its estate and interest in fee significant of Coeman Party Comptool of Coeman Party Creation (or Reservation) of Easement	(Note 9)
Estate and Interest All its estate and interest in fee significant process of the competition of the competi	(Note 9)
Estate and Interest All its estate and interest in fee signal of the si	(Note 9)

Office Use Only

/ memorandum of the within instrument has been entered in the Register Book.



AND THE SAID <u>LESLIE RAYMOND THOMPSON</u> and <u>MARGARET ELAINE THOMPSON</u> for themselves their transferees the registered proprietors for the time being of the land hereby transferred and of every part thereof do hereby covenant <u>COVENANT</u> with the said <u>MANGAN CONSTRUCTIONS PTY. LTD</u>, and other the registered proprietor or proprietors for the time being of the land comprised in the said Plan of Subdivision and of every part thereof (other than the land hereby transferred) as follows:-

- a) "THAT they will not erect or cause or suffer to be erected upon the said lot an apartment house, boarding house, hostel, lodging house, motel, residential club, residential hotel, office building, warehouse, factory or public building as defined in chapter six of the Uniform Building Regulations 1974 or any amendment, modification, or re-enactment thereof or any regulation made in substitution thereof whether made under the Local Government Act 1958 or otherwise howsoever and that they will not at any time erect, construct, or build or cause to be erected, or constructed or built on the said lot or any part thereof any dwelling (except for the usual outbuildings) with exterior walls of any material other than brick, brick veneer, stone, terra cotta block, solid or hollow concrete block or other similar building unit or a combination of same laid up unit by unit and set in mortar."
- b) "THAT they, their heirs, executors, administrators and assigns will not erect or cause or permit or suffer to be erected or remain erected any fence or wall on the said land to divide it from the road frontage nor any portion of the said land which lies close to the road frontage than six metres nor to fence or divide the said land from the immediate adjoining lots on the said Plan of Subdivision closer than six metres from the road frontage."

AND IT IS HEREBY AGREED AS FOLLOWS: -

That the benefit of the foregoing covenant shall be attached to and run at law and in equity with the land comprised in the said Plan of Subdivision other than the land hereby transferred and that the burden thereof shall be annexed to and run at law and in equity to the said land hereby transferred and that the same shall be noted and appear on every future Certificate of Title to the said Lot and every part thereof as an encumbrance affecting the said land and every part thereof.

Date

(Note 13)

(Note 14)

-- Execution-and-Attestation ---

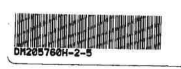
THE COMMON SEAL of MANGAN
CONSTRUCTIONS PTY. LTD. was
hereunto affixed in accordance
with its Articles of Association
in the presence of:

DIRECTOR

SECRETARY

SIGNED by the said Transferees in the presence of:

L R Thompson. M. E. Thompson



NOTES

1. This form must be used for any transfer by the registered proprietor-

(a) of other than the whole of an estate and interest in fee simple

(b) by direction

(c) in which an easement is created or reserved

- (d) which contains a restrictive covenant or a covenant created pursuant to statute.
- 2. Transfers may be lodged as an original only and must be typed or completed in ink.

3. All signatures must be in ink.

4. If there is insufficient space in any panel to accommodate the required information use an annexure sheet (Form A1) or (if there is space available) enter the information under the appropriate heading after any creation or reservation of easement or covenant. Insert only the words "See Annexure A" (or as the case may be) or "See overleaf" in the panel as appropriate.

Multiple annexures may appear on the same annexure sheet but each must be correctly headed.

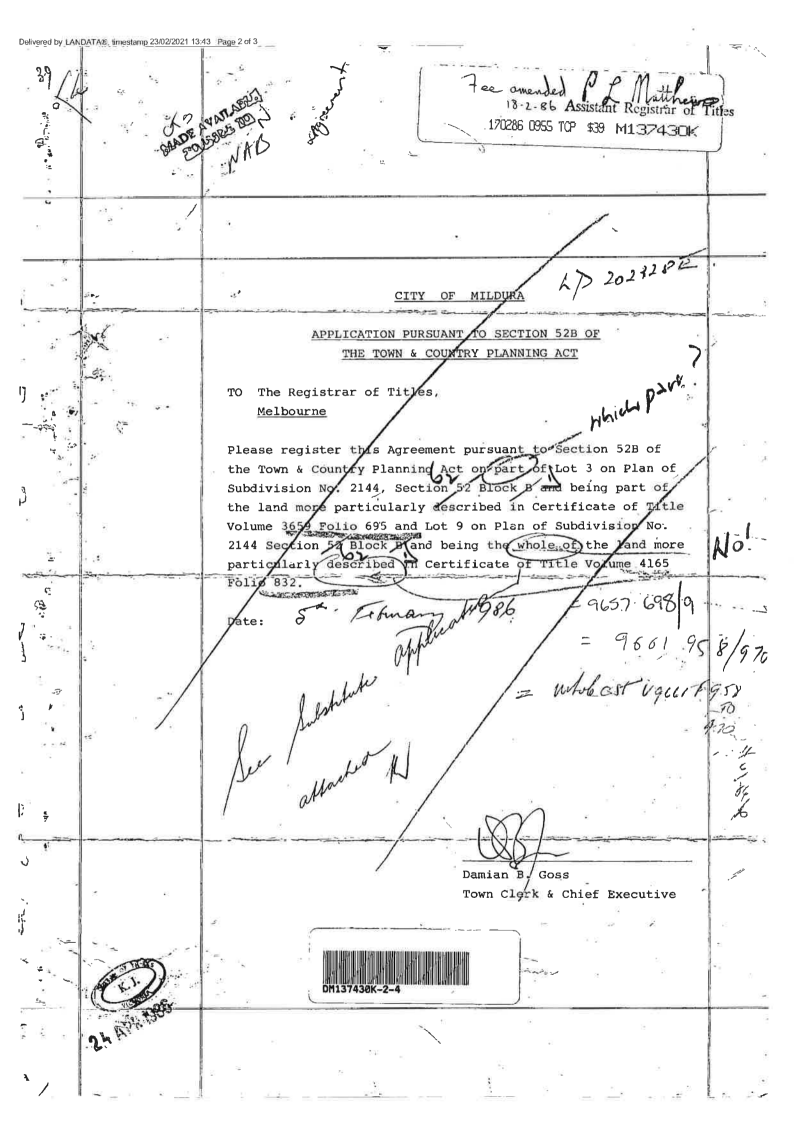
All annexure sheets should be properly identified and signed by the parties and securely attached to the instrument.

- 5. Volume and folio references must be given. If the whole of the land in a title is to be transferred no other description should be used. If the transfer affects part only of the land in a title the lot and plan number or Crown description should also be given. Any necessary diagram should be endorsed hereon or on an annexure sheet (Form A1).
- 6. Set out the amount (in figures) or the nature of the consideration. If the transfer is by direction show the various considerations

e.g. \$ paid by B to A
\$ paid by C to B

- 7. Insert full name. Address is not required.
- 8. Insert full name and address. If two or more transferees state whether as joint tenants or tenants in common. If tenants in common specify shares.
- 9. Set out "All my estate and interest in the fee simple" (or other as the case may be).
- 10. If the transfer is by direction give the full name of any directing party and show the various considerations under the consideration heading.
- 11. Set out any easement being created or reserved and define the dominant and servient tenements.
- 12. Set out full details of any covenant and define the covenantee and the land to bear the burden and to take the benefit of the covenant.
- 13. The transfer must be dated.
- 14. If an executing party is a natural person execution should read "Signed by the transferor (transferee, directing party) in the presence of". The witness must be an independent person. If an executing party is a body corporate execution should conform to any prescribed formalities relating to the affixing of the common seal.

Delivered by LANDATA®, timestamp 23/02/2021 13:43 Page 1 of 3 © State of Victoria. This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act 1968 (Cth) and for the purposes of Section 32 of the Sale of Land Act 1962 or pursuant to a written agreement. The information is only valid at the time and in the form obtained from the LANDATA® System. None of the State of Victoria, LANDATA®, Victorian Land Registry Services Pty. Ltd. ABN 86 627 986 396 as trustee for the Victorian Land Registry Services Trust ABN 83 206 746 897 accept responsibility for any subsequent release, publication or reproduction of the information. ant Registrar ÷ CITY OF MILDURA APPLICATION PURSUANT TO SECTION 52B OF THE TOWN & COUNTRY PLANNING ACT The Registrar of Titles, MELBOURNE Please register the Annexed Agreement between the Mayor, Councillors and Citizens of the City of Mildura, Mangan Constructions Pty. Ltd., and the National Australia Bank Ltd., dated the 19th day of December 1985, pursuant to Section 52B of the Town & Country Planning Act on Certificates of Title Volume 9661 Folios 958 to 967 inclusive and Folio 969. Dated the 5th February, 1986 THE COMMON SEAL of THE MAYOR, COUNCILLORS AND CITIZENS OF THE CITY OF MILDURA was hereunto affixed in the presence of: MAYOR COUNCILLOR TOWN CLERK a instrument of the within instrument has been entered in the Register Book







Assessment No: 8785 Issue Date 10 September 2020

Capital Improved Value:

Net Annual Value:

Site Value:

Rate declaration date: 1 July 2020

Valuation Date: 1 January 2020





Mr A J Dowsley & Ms T J Allen PO Box 3350 MILDURA VIC 3502



R0_147350

Total Rates & Charges For this Year \$2,432.06

Refer below for payment options

Rate and Valuation Notice

1 July 2020 to 30 June 2021

Property Location & Description

3 Symonds Court MILDURA VIC 3500 Lot 5 PS 202328 Sec 62 Blk D

AVPCC: 110 - Detached Home

RATING DETAILS

\$1,868.02 Residential Rate 0.00620605 301000 \$434.79 434.79 Waste Management 1

VICTORIAN STATE GOVERNMENT FIRE SERVICES PROPERTY LEVY

\$113.00 113.00 Residential Fire Levy (Fixed) 301000 \$16.25 0.000054 Residential Fire Levy (Variable)

PAYMENT DEADLINES EXTENDED

First instalment due by 14 October 2020. Second instalment due by 14 December 2020.

COVID-19 SUPPORT

Relief options are available to assist ratepayers experiencing financial hardship. Visit mildura.vic.gov.au/coronavirus or call us for details.

TOTAL AMOUNT \$2,432.06

Payment In full Due 15 Feb 2021 \$2,432.06

1st Instalment Or Due 14 Oct 2020 \$608.00

2nd Instalment Due 14 Dec 2020

3rd Instalment

4th Instalment

\$608.02

Due 28 Feb 2021 \$608.02

Due 31 May 2021 \$608.02

Note: If full payment of the 1st Instalment isn't received by the due date, this account will automatically default to the Payment in Full option and you will not receive reminder instalment notices.

Please refer to the reverse side of this notice for information relating to penalties for late payment.

Payment Slip

Mr A J Dowsley & Ms T J Allen 3 Symonds Court MILDURA VIC 3500

Assessment No: 8785

Payment In Full: \$2,432.06 Or 1st Instalment: \$608.00

Biller code: 93922 Ref: 87858



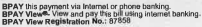


Biller code: 0041 Billpay Ref: 87858

Pay in person at any post office, phone 13 18 16 or go to postbillpay.com.au







Madden Avenue Service Centre

108 Madden Avenue, Mildura Phone: (03) 5018 8100 Fax: (03) 5021 1899

Deakin Avenue Service Centre

76 Deakin Avenue, Mildura Phone: (03) 5018 8100 Fax: (03) 5021 1899

Ouyen Service Centre

79 Oke Street, Ouyen Phone: (03) 5018 8600 Fax: (03) 5092 1017 PO Box 105, Mildura Vic 3502 DX 50014, Mildura mrcc@mildura.vic.gov.au www.mildura.vic.gov.au

ARREARS

Payment of arrears must be made immediately unless an agreed payment arrangement is in place. As penalty interest accrues daily, please contact Council for an updated arrears amount when making payment.

PAYING YOUR RATES

There are two ways you can pay.

1. One full payment

Pay the full amount of current rates and charges in one annual payment by 15 February 2021, or

2. Four quarterly instalments

Pay your rates in four separate instalments. The full amount of the first instalment must be paid by 30 September 2020, Any arrears must also be paid by this date. Any payments received after this date will be treated as part payment of the 'one full payment' option.

INTEREST AND PENALTIES

Under Section 172 of the Local Government Act 1989, late payments will be subject to penalty interest calculated from the date when each quarterly instalment was due, irrespective of whether or not a ratepayer has chosen to pay by the instalment or lump sum option. Late payments will be subject to an interest rate of 10% pa (set under the Penalty Interest Rates Act 1983) on all overdue rates and charges until paid in full. In the absence of full payment or an agreed payment arrangement, Council may utilise legal action to recover outstanding rates and charges. All associated legal costs will be borne by the ratepayer.

FINANCIAL DIFFICULTY

Anyone experiencing financial difficulties or having trouble making rates payments should contact Council as soon as possible to discuss their circumstances and make alternative arrangements.

ALLOCATION OF PAYMENTS

Payments received will be allocated as follows:

- 1. Legal Costs Owing (if any)
- 2. Interest Owing (if any)
- 3. Arrears Owing (if any) 4. Current Rates or Charges Owing

AVPCC

An Australian Valuation Property Classification Code is applied to each property to determine land use classification for Fire Services Property Lew purposes.

NOTICE OF VALUATION

The property described in this notice has been valued as at 1 January 2020, having regard to its present condition. Where a notice of valuation has been given by Council for the first time, a person may lodge an objection to the valuation and/or AVPCC with Council within two months of the date of issue. Any such objection must be lodged in accordance with Sec 16 of the Valuation of Land Act 1960.

A person considering objecting is advised to first discuss the matter with Council. The valuations shown may be used by other rating authorities for the purposes of a rate or tax. Regardless of any objection to the valuation, rates must be paid (as assessed) by the due date.

RATE NOTICE APPEAL

Under Section 183 of the Local Government Act 1989, if you are a person aggrieved by a decision to classify or not classify the property described in this notice as a particular type or class for differential rating purposes, you may apply to the Victorian Civil and Administrative Tribunal within 60 days of the date of issue for a review of the decision.

Under Section 184 of the Local Government Act 1989, if you are a person aggrieved by a rate or charge imposed by Council, or by anything included or excluded from such a rate or charge, you may lodge an appeal with the County Court within 60 days of the date of issue. There are limited grounds of appeal.

Under Section 185 of the Local Government Act 1989, if you are a person aggrieved by a decision to impose a special rate or special charge imposed by Council, you may apply to the Victorian Civil and Administrative Tribunal within 30 days of the date of issue for a review of the decision. There are limited grounds of appeal.

Prior to lodging any appeal with VCAT or the County Court, ratepayers are encouraged to first discuss the matter with Council.

CHANGE OF ADDRESS

It is the responsibility of the ratepayer to ensure Council has a current residential and postal address for the delivery of rate notices. If you change your residential or postal address you must notify Council.

RATE CAPPING

Council has complied with the Victorian Government's rates cap of 2.0 per cent. The cap applies to the average annual increase of rates and charges. The rates and charges for your property may have increased or decreased by a different percentage amount for the following reasons- (i) the valuation of your property relative to the valuation of other properties in the municipal district; (ii) the application of any differential rate by Council; (iii) the inclusion of other rates and charges not covered by the Victorian Government's rates cap.

FIRE SERVICES PROPERTY LEVY ACT 2012

Council is obliged under the Fire Services Property Levy Act 2012 to apply and collect this levy on behalf of the Victorian State Government. If you are subject to this levy, and your land is rateable, you may apply for a waiver, deferral or concession in respect of the levy amount in accordance with Sec 27. If you are subject to this levy and your land is classified residential for land use classification purposes but is not rateable land, you may apply for a waiver, deferral or concession in respect of the levy amount in accordance with Sec 28.

PENSIONER CONCESSION

Eligible pensioners can claim a concession on their Council rates and Fire Services Property Levy. If you have previously made an application and a concession isn't shown on your rate notice, please contact Council.

PRIVACY INFORMATION

Information on this notice is used for Council's municipal and statutory obligations only. Council may pass on this information to authorities and agencies where these bodies require the information to perform their legislative functions.

How to pay

IN PERSON

Visit any of Council's Service Centres to pay by cash, cheque or EFTPOS (credit and debit cards accepted).

Office Hours 8am - 5pm Monday to Friday

MAIL

Cheque payable to 'Mildura Rural City Council'. PO Box 105 Mildura VIC 3502

DIRECT

Contact Council to arrange direct debit payments.

BPAY®

BPAY VIEW

Contact your bank or financial institution to access BPAY from your account.

Quote the Biller Code 93922 and Reference No. as on the front of this notice

eNOTICES



For emailed notices: mildura.enotices.com.au Reference No:

E504C5B1CZ

AUSTRALIA POST

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CENTREPAY

Call Centrelink to arrange regular deductions from your Centrelink payments. Quote Centrepay

Reference No: 555 054 730B and your Assessment Number. MILDURA 741 - 759 Fourteenth Street Mildura 3500 PO Box 1438 Mildura 3502 AUSDOC DX 50023 Tel: (03) 5051 3400 Fax: (03) 5051 3480 OWER MURRAL

KERANG 56 Wellington Street Kerang 3579 PO Box 547 Kerang 3579 AUSDOCDX 57908 Tel: (03) 5450 3960 Fax: (03) 5450 3967

SWAN HILL 73 Beveridge Street Swan Hill 3585 POBox 1447 Swan Hill 3585 AUSDOC DX 30164 Tel: (03) 5036 2150 Fax: (03) 5036 2180

ABN 18 475 808 826 www.lmw.vic.gov.au

010134

Reference No. **URBAN ACCOUNT**

Amount Due \$282.06

Due Date

24 Feb 2021

Date of Issue: 24/02/2021

MR AJ DOWSLEY & MS TJ ALLEN 3 SYMONDS COURT MILDURA VIC 3500

1800 808 830

24 Hour Supply Emergency

Tariffs and Charges Notice 3rd Quarter 2020/21 01/01/2021 - 31/03/2021

POST *850 700101348

Property Address

3 SYMONDS COURT MILDURA VIC 3500 (Prop:10134) - Urban Account

Lot 5 LP 202328 Blk D Sec 62 Vol 9661 Fol 962

Water Service Tariff Water by Measure Chg-Info on reverse Sewerage Service Tariff

Charge 52.09 107.01 122.96

Balance 52.09 107.01 122.96

TOTAL OWING \$282.06

Payments/Credits since last Notice \$319.07



Payment Slip - Methods of Payment

Online at Imw.vic.gov.au - Pay your Account

010134

3 SYMONDS COURT MILDURA VIC 3500 (Prop:10134) - Urban Account



Direct Debit

Please contact your local office



Centrepay

Use Centrepay to arrange regular deductions from your Centrelink payment, simply call any Lower Murray Water



POST Billpay Code: 0850

Pay in person at any Post Office.



Biller Code: 78477

700101348

Contactyour bank or financial institution to make this payment from your cheque, savings, debit, credit card or transaction account. More info: www.bpay.com.au



*850 700101348

\$282.06



Biller Code: 78477

Ref: 700101348

BPAY® - Make this payment via internet or phone banking.

BPAY View® - Receive, view and pay this bill using internet banking.

BPAY View Registration No: 700101348



By Phone Pay by phone (R2) 1867200 189 1348 Standard call charges apply

Amount \$282.06 Due

See reverse for In Person and By Mail options 010134 - 3 SYMONDS COURT MILDURA VIC 3500 (Prop:10134) - Urban Account

Period of Usage: 09/09/2020 to 09/12/2020 (91 Days)

100kl @ 0.4525 Step1 Rate + 75kl @ 0.8235 Step2 Rate = \$107.01

Average Daily Consumption: 1.9231 kL

METER DETAILS - Meter/s read on 09-Dec-2020

Meter No.	Size(mm)	Current Read	Previous Read	Consumption	(Charged)	
17w095906		231	6	2141	175	175

These services are GST-free. The next Quarterly Notice will be mailed Apr 2021 - due mid May

PLANNING PROPERTY REPORT



From www.planning.vic.gov.au on 23 February 2021 01:29 PM

PROPERTY DETAILS

3 SYMONDS COURT MILDURA 3500 Address:

Lot 5 LP202328 Lot and Plan Number: Standard Parcel Identifier (SPI): 5\LP202328

www.mildura.vic.gov.au **MILDURA** Local Government Area (Council):

8785 Council Property Number:

planning-schemes.delwp.vic.gov.au/schemes/mildura Mildura Planning Scheme:

VicRoads 535 N3 Directory Reference:

UTILITIES

Rural Water Corporation: Lower Murray Water

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

POWERCOR Power Distributor:

STATE ELECTORATES

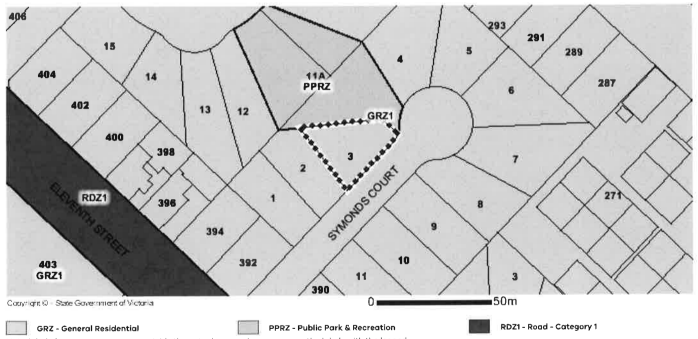
Legislative Council: **NORTHERN VICTORIA**

Legislative Assembly: MILDURA

Planning Zones

GENERAL RESIDENTIAL ZONE (GRZ)

GENERAL RESIDENTIAL ZONE - SCHEDULE 1 (GRZ1)



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

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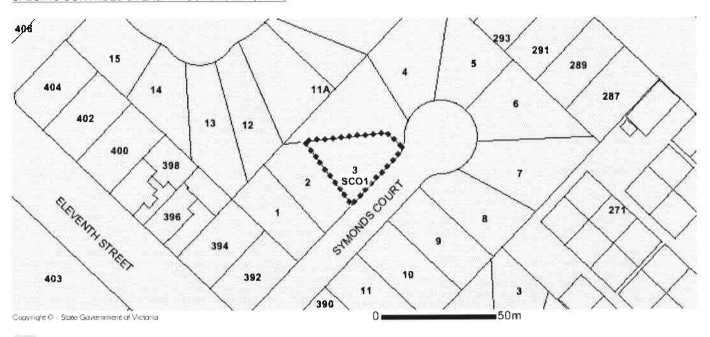
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PLANNING PROPERTY REPORT



Planning Overlay

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



SCO - Specific Controls

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 17 February 2021.

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

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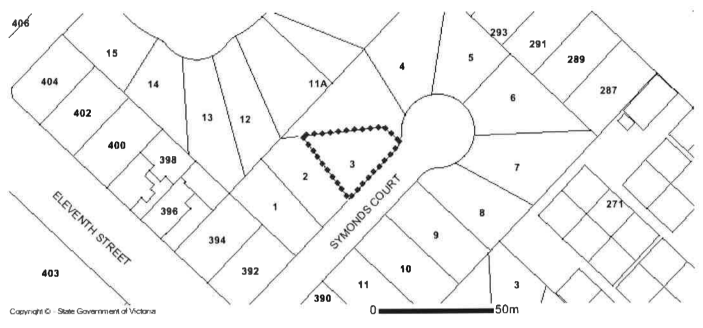
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PLANNING PROPERTY REPORT



Designated Bushfire Prone Area

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



Designated Bushfire Prone Area

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 http://mapshare.maps.vic.gov.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 www.vba.vic.gov.au

Copies of the Building Act and Building Regulations are available from www.legislation.vic.gov.au

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

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Due diligence checklist

What you need to know before buying a residential property

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. You can find links to organisations and web pages that can help you learn more, by visiting the Due diligence checklist page on the Consumer Affairs Victoria website (consumer.vic.gov.au/duediligencechecklist).

Urban living

Moving to the inner city?

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.

Is the property subject to 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.

Growth areas

Are you moving to a growth area?

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

Flood and fire risk

Does this property experience flooding or bushfire?

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.

Rural properties

Moving to the country?

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.
- Are you considering removing native vegetation? There are regulations which affect your ability to remove native vegetation on private property.
- Do you understand your obligations to manage weeds and pest animals?

Can you build new dwellings?

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?

Is there any earth resource activity such as mining in the area?

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.

Soil and groundwater contamination

Has previous land use affected the soil or groundwater?

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.

(04/10/2016)



Land boundaries

Do you know the exact boundary of the property?

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.

Planning controls

Can you change 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.

Are there any 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.

Safety

Is the building safe to live in?

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.

Building permits

Have any buildings or retaining walls on the property been altered, or do you plan to alter them?

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.

Are any recent building or renovation works covered by insurance?

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

Utilities and essential services

Does the property have working 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.

Buyers' rights

Do you know your rights when buying a property?

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.