

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.

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

PROPERTY:	4 Hydro Court, Mildura
VENDOR'S NAME:	Bronco Franc Tramsek and Kaylene Robina Tramsek
VENDOR'S SIGNATURE: X	B. Tromph kaylene transek
DATE:8/10/2020	
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:

Bronco Franc Tramsek and Kaylene Robina Tramsek

Property:

4 Hydro Court, Mildura

Lot 28 on PS 613553P being the whole of the land in

Certificate of Title Volume 11187 Folio 816

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		Amount	<u>Interest</u>
1.	Mildura Rural City Council	\$2,529.87 per annum 2019/202	
2.	Lower Murray Water- Urban	\$ 175.05 per quarter 2020/20	

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

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 Is contained in the attached certificates.

Is as follows:

Version: 1 October 2014

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; Natural
- (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.

Version: 1 October 2014

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

VOLUME 11187 FOLIO 816

Security no: 124085626615V Produced 21/09/2020 02:28 PM

LAND DESCRIPTION

Lot 28 on Plan of Subdivision 613553P. PARENT TITLE Volume 10561 Folio 311 Created by instrument PS613553P 22/02/2010

REGISTERED PROPRIETOR

Estate Fee Simple Joint Proprietors

BRONCO FRANC TRAMSEK
KAYLENE ROBINA TRAMSEK both of 4 HYDRO COURT MILDURA VIC 3500
AK760790R 05/12/2013

ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AK760791P 05/12/2013 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 set out under DIAGRAM LOCATION below.

DIAGRAM LOCATION

SEE PS613553P 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: 4 HYDRO COURT MILDURA VIC 3500

ADMINISTRATIVE NOTICES

NIL

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

DOCUMENT END

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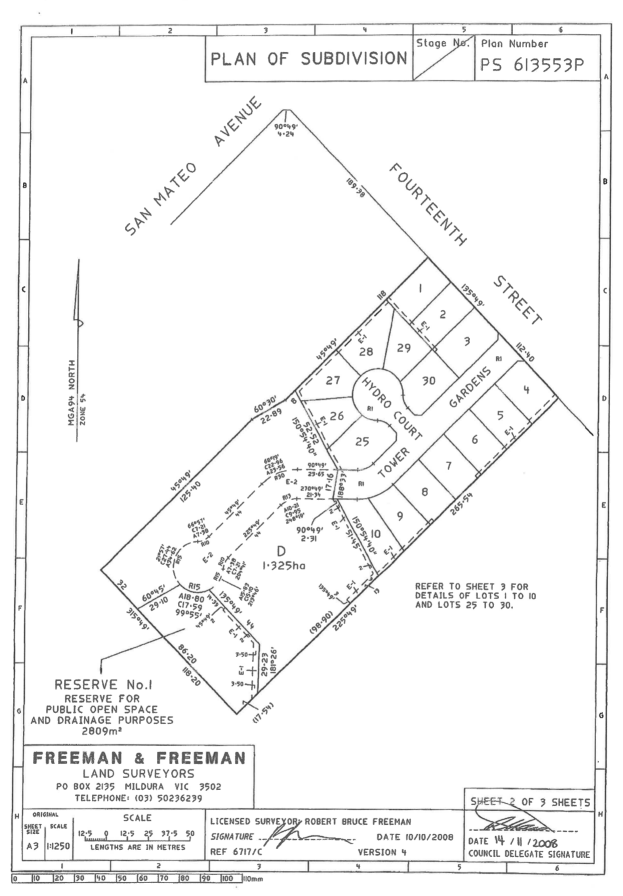
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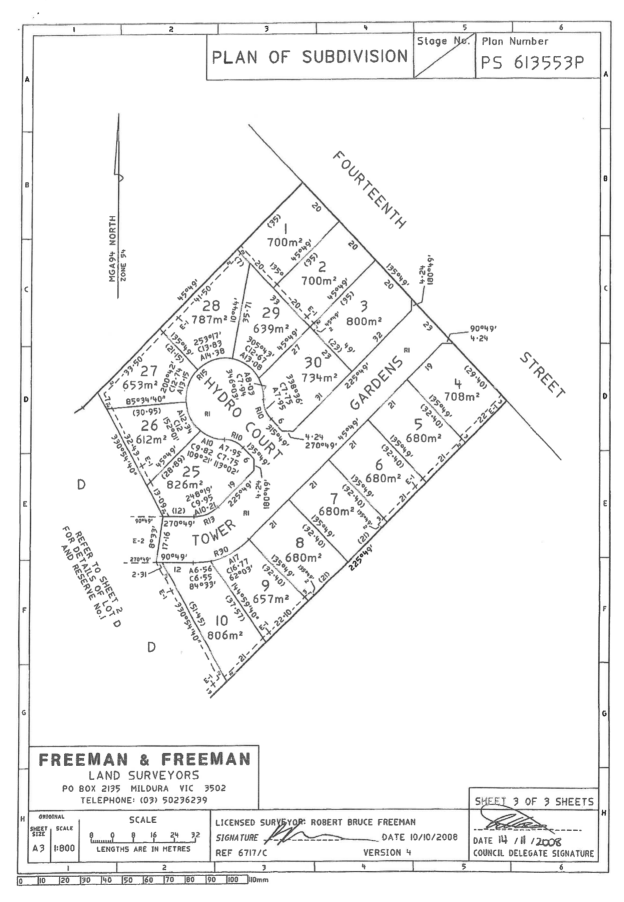
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,					Stage No.	LR use only		
PLAN OF SUBDIVIS				SION	Stage NV.	EDITION 1	1021200 12779.30 PS	
1000	tion of Land				Council Cert	ification and	Endorsement	
1	MILDURA			Council	Council Name: MILDURA RURAL CITY COUNCIL Ref: \$01192			
Townst				1. This plan is certified under section 5 of the Subdivision Act 1988.				
Section								
1	Allotment:			2. This plan is certified under section II(7) of the Subdivision Act 1988. Date of original certification under section 6 2L / 2 / 2003				
Crown	Portion: 2 (PART)			3. This is a statement of compliance leaved under-section 21 of the-				
Title D	ofernoone: Vol 10561 F	115 16		Subdivision Act 1988.				
Title References: Vol 10561 Fol 311			Open Space					
Last Plan Reference: PS 433783X (LOT C)			(I) A requirement for public open space under section IB Subdivision					
2031 1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Act 198	8 hee-/ has not t	been made.	section to anddivision	
Postol	Address: 727-739 FOU		STREET,	(iii) The requirement has been catisfied.				
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				Doto /				
V	esting of Roads or	Reserv	es	Re-certifie	d under section II	(7) of the Subdivisi	on Act 1988	
	Identifier (ouncil/Body	/Person	Council Del	egale (1.//ar	>		
1			ITY COUNCIL	Council_co	al.			
RE	SERVE No.1 MILDU	RA RURAL C	ITY COUNCIL	Date 14	11 / 2008			
			Not	ations				
~	imitation: DOES NOT	A DDI V		Staging This ie/is not a staged subdivision				
Debtu F	imitation: DOES NOT	MEFET		5 to gg	Planning Perm	il No. 00/497		
THE RES	SERVATIONS & CONDITIONS	CONTAINED	IN TRANSFER	LOTS II TO 24 AND LOTS A TO C (ALL INCLUSIVE) HAVE BEEN OMITTED FROM THIS PLAN.				
270969 /	AFFECTS THE LAND IN THIS F	LAN.		OHITED FROM (ALS TEAM.				
				Survey:-	This plan is /-le	not based on surve	y.	
				To be completed where applicable.				
				This survey has been connected to permanent marks no(s). 43&774				
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		1					DATE 22/2/10	
							Norman Ng	
LICENSED SURVEYOR: ROBERT BRUCE FREEMAN			lh_			Assistant Registrer of Titles		
REF 6717/C VERSION 4 DATE 10/10/2008				SIGNATURE			Sheet I of 3 Sheets	
FREEMAN & FREEMAN					Į.	Killer		
	,		SURVEY				DATE 14 /11 /2008	
PO BOX 2135 MILDURA VIC 3502						COUNCIL DELEGATE SIGNATURE		
TELEPHONE: (03) 50236239					Original sheet size A3			

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Regional
39 Par Avenue
Mildera Vie 3500
ABIL 19 069 562 770
E: administrational contag
T: [63] 5023 5136

City
Level 9 IBM Centro
50 City Pour South and
Malbourn Ve 1910;
Et Info South and and
D 1900 2613 467

www.bwanational.com.au

Form 2 Building Act 1993 - Building Regulations 2006 « Regulation 313.

BUILDING PERMIT PERMIT NO: 85-U 1062/20130463/0

ISSUED IO:-Agent; Bronco Iromsek: PO Box 1229: MILDURA VIC 8502*

Phone: 0448907733

OWNERSHIP DETAILS:-Owner: Bronco Trainsek

Phone: 0448907733

PO BOX 1229 MILDURA VIC 3502 VIC

PROPERTY DETAILS:

Lot: 28

Not 4 Hydro Court MILDURA VIC 3502

Mildura Rural City Council

l' l'Elpality: Time Details:

PS: 613553

Sile orea m2: 787

DETAILS OF RELEVANT PLANNING PERMITS-N/A

BUILDER!

Bronco Tramsek

PO Box 1229 MILDURA VIC 3502

Phone: 0448907733

DETAILS OF DOMESTIC BUILDING WORK INSURANCE: N/A

NATURE OF BUILDING WORK (* Construction of Shed Project Classification: 10d

Project Uses

Residential

Project estimated value: \$10,500 Total new floar Area (m2): 108

No of sloreys: 0

OCCUPANCY OR USE OF BUILDING: A Final Certificate required prior to use or Occupation

COMMENCEMENT AND COMPLETION: Evilding work is to commence by: 31/10/2014 and is to be completed by: 31/10/2015

COMPITIONS: "

This permit is subject to the attached conditions.

STAGES OF WORK PERMITTED:

As shown an approved plans

INSPECTION REQUIREMENTS:-

FOR INSPECTION BOOKINGS FLEASE CALL:

DATE 576 661 (BOOKINGS MUST BE PLACED AT LEAST 48HRS PRIOR TO INSPECTION - MON-FRI)

Inspection of Pad Footings. Inspection of framework

Inspection of Final, upon completion of work

PRACUITONERS:

Type Builder Engineer Name

Bronco Tromsek Stephen Heoley Registration Number

EC -2169

RELEVANT BURDING SURVEYOR

BRENT WILLIAMS

REGISTRATION NUMBER

BS- U 1062

SIGNATURE:

-

ISSUE DATE:

81/10/2018

Page 1 of 2



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www.bwanational.com.au

BUILDING PERMIT CONDITIONS

PERMIT NO:BS-U 1062/20130463/0

T. GENERAL

All works authorised by this Permit shall comply with the provisions of the Building. Act 1993, codes and any Local Laws of the Municipality. No variation from the approved documents shall be permitted without the consent of the Relevant Building Surveyor. The owner and/or builder is responsible to obtain any other relevant permits or consents prior to commencing work.

2. CONSTRUCTION REQUIREMENTS

All construction shall meet the performance requirements of Section 2 as applicable, of the Building Code of Australia.

3. STORMWATER DRAINAGE

The Builder shall ensure all starm water drainage is connected before arranging for a final inspection. The Final inspection will not be approved when the starmwater is not connected.

- END OF CONDITIONS --

RELEVANT BUILDING SURVEYOR

BRENT WILLIAMS

REGISTRATION NO:

BS- U 1062

SIGNATURE:

ISSUE DATE

31/10/2013



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www.bwanetlonal.com.au

Form 7
Building Act 1993
Building Regulations 2006
Regulation 1006

CERTIFICATE OF FINAL INSPECTION

To

Owner Address Bronco Tramsek PO Box 1229

MILDURA VIC 3502

To

Agent Bronco Tramsek Address PO Box 1229

MILDURA VIC 3502

Project Address

Lot: 28 No: 4 Hydro Court MILDURA VIC 3502

PS: 613553 Vol: Follo:

Municipal District

Mildura Rural City Council

Description of building work

Construction of Shed

BCA Class:

10a

Part of building:

As per plans

Permitted Use:

Residential

Allowable Live Load: N/A

Directions

Any directions under Division 5 of Part 4 of the Building Act 1993 have been compiled with:

Relevant Building Surveyor

Name: BRENT WILLIAMS

Address: 39 Pine Ave MILDURA 3500

Registration No: BS- U 1062

Signature

(90)

CERTIFICATE;

Certificate Number: Final Inspection Date:

Date of Issue:

20130463/0 07 April 2014

07 April 2014



Property Report from www.land.vic.gov.au on 21 September 2020 12:57 PM

Address: 4 HYDRO COURT MILDURA 3500 Lot and Plan Number: Lot 28 PS613553 Standard Parcel Identifier (SPI): 28\PS613553

Local Government (Council): MILDURA Council Property Number: 404657

Directory Reference: VicRoads 535 09

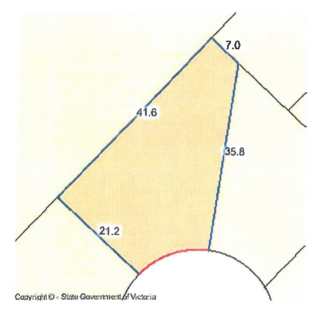
This property is not in a designated bushfire prone area.

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: 789 sq. m Perimeter: 120 m

For this property:

Site boundaries
Road frontages

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

14 dimensions shorter than 2m not displayed

Calculating the area from the dimensions shown may give a different value to the area shown above - which has been calculated using all the dimensions.

For more accurate dimensions get copy of plan at Title and Property Certificates

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

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Planning Zone Summary

Planning Zone:

GENERAL RESIDENTIAL ZONE (GRZ)

GENERAL RESIDENTIAL ZONE - SCHEDULE 1 (GRZ1)

Planning Overlays: DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY (DCPO)

DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 1 (DCPO1) **DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 2 (DCPO2)**

DEVELOPMENT PLAN OVERLAY (DPO)

DEVELOPMENT PLAN OVERLAY - SCHEDULE 1 (DPO1)

SALINITY MANAGEMENT OVERLAY (SMO)

SALINITY MANAGEMENT OVERLAY SCHEDULE (SMO)

SPECIFIC CONTROLS OVERLAY (SCO)

SPECIFIC CONTROLS OVERLAY - SCHEDULE 1 (SCO1)

Planning scheme data last updated on 17 September 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 Titles and Property Certificates

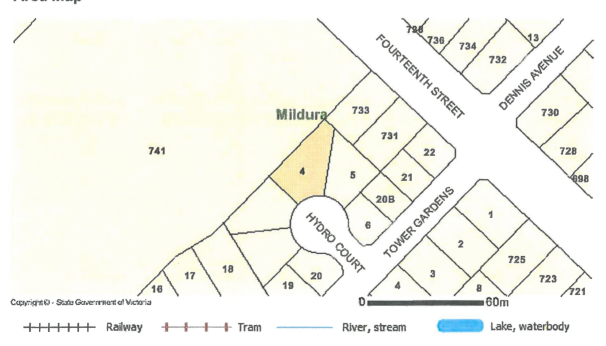
The Planning Property Report includes separate maps of zones and overlays

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



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Environment, Land, Water and Planning

www.mildura.vic.gov.au

From www.planning.vic.gov.au at 21 September 2020 02:13 PM

PROPERTY DETAILS

Address:

4 HYDRO COURT MILDURA 3500

Lot and Plan Number:

Lot 28 PS613553

Standard Parcel Identifier (SPI):

28\PS613553

Local Government Area (Council):

Council Property Number:

MILDURA 404657

Planning Scheme:

Mildura

Planning Scheme - Mildura

Directory Reference:

Vicroads 535 O9

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

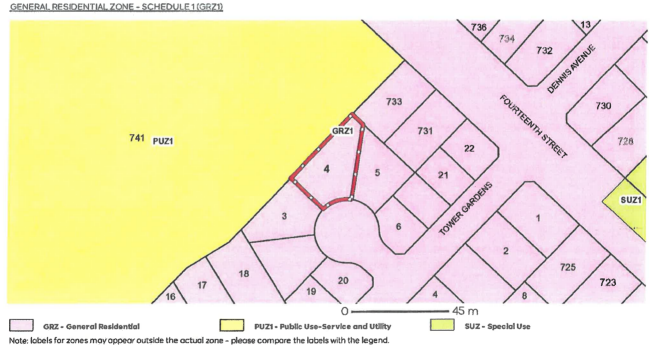
Legislative Council:

NORTHERN VICTORIA

Legislative Assembly: MILDURA

Planning Zones

GENERAL RESIDENTIAL ZONE (GRZ)



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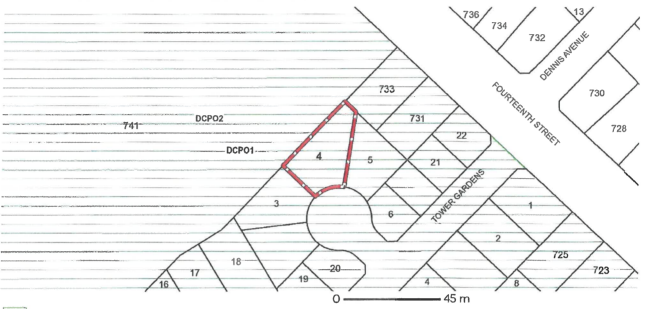
Read the full disclaimer at https://www.delwo.vic.gov/audisclaimer

Notwithstanding this disclaimer, a vendor may rely an the information in this report for the purpose of a statement that land is in a bushfire prone crea as required by section 32C (b) of the Sale of Land 1962 (Vic.)



Planning Overlays

DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY (DCPO)
DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 1 (DCPO1)
DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY - SCHEDULE 2 (DCPO2)

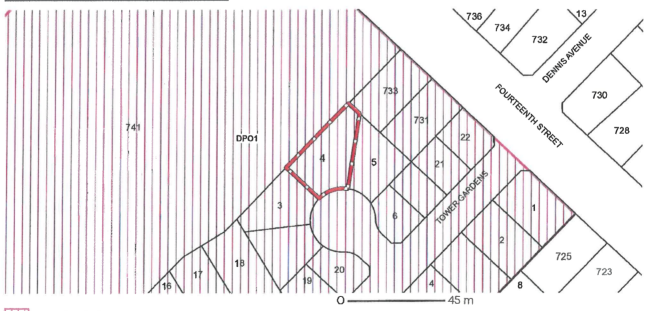


DCPO - Development Contributions Plan

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

DEVELOPMENT PLAN OVERLAY (DPO)

DEVELOPMENT PLAN OVERLAY - SCHEDULE 1 (DPO1)



DPO - Development Plan

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

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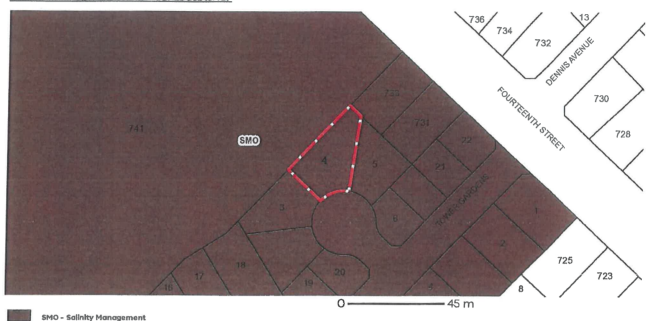
Read the full disclaimer at https://www.does.pv.au/disclaimer

Notwithstanding this disclaimer, a vendor may rely on the information in this report for the purpose of a statement that land is in a bushfire prone area as required by section 32C (b) of the Sale of Lond 1962 (Vic)



Planning Overlays

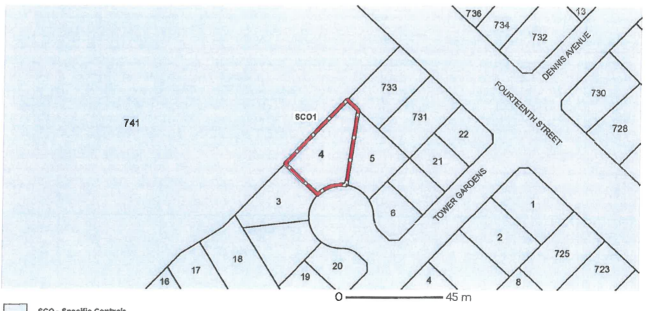
SALINITY MANAGEMENT OVERLAY (SMO)
SALINITY MANAGEMENT OVERLAY SCHEDULE (SMO)



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

SPECIFIC CONTROLS OVERLAY (SCO)

SPECIFIC CONTROLS OVERLAY - SCHEDULE 1 (SCOI)



SCO - Specific Controls

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

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Notwithstanding this disclaimer, a vendor may rely on the information in this report for the purpose of a statement that land is in a bushfire prona area as required by section 32C (b) of the Sale of Land 1962 (Vic.)

X Land 1962 (Vic).



Further Planning Information

Planning scheme data last updated on 17 September 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.aov.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

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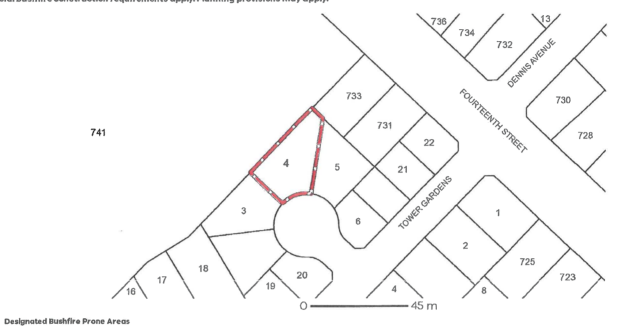
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Designated Bushfire Prone Areas

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.

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

Designated bushfire prone areas maps can be viewed on VicPlan at https://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 https://www.vba.vic.gov.au

 $Copies of the Building \ Act \ and \ Building \ Regulations \ are \ available from \ \underline{http://www.legislation.vic.gov.au}$

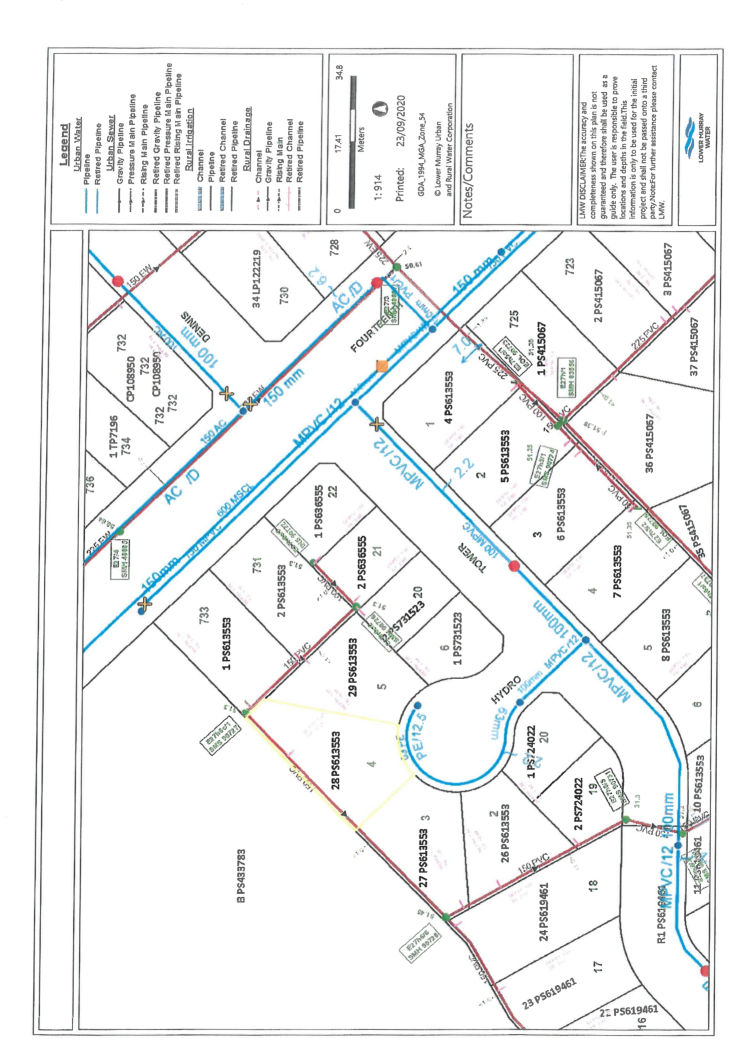
For Planning Scheme Provisions in bushfire areas visit https://www.planning.vic.gov.au

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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/jb

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>
Authority website 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 information for prospective purchasers and lot owners (Word, 53KB).</u>

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</u> of Planning, Transport and Local Infrastructure website.

Version: 1 October 2014

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
- Glenelg 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 <u>new landholders</u> <u>section on the Department of Environment and Primary Industries website</u>.
- » 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 Native Vegetation page on the Department of Environment and 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</u> and <u>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</u> notes page on the Department of Planning and Community Development website.

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. <u>The Aboriginal Heritage Planning Tool on the Department of Premier and Cabinet website</u> 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 <u>Department of Transport</u>, <u>Planning and Local Infrastructure website</u>.

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

Version: 1 October 2014

Vendor: Bronco Franc Tramsek and Kaylene Robina Tramsek

Vendor's Section 32 Statement

Property: 4 Hydro Court, 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: 20676 Tramsek (Sally)