contract for sale of land or strata title by offer and acceptance







	BJK Genesis Property Pty Ltd RA 74823 ACN 618 296 414	4 T/A First Nation	nal Real Estate Genesi	s ABN 28 618 296 414
5	6/160 Scarborough Beach Road			
	Mount Hawthorn		State WA	Postcode 6016
nt fo	or the Seller / Buyer		State WA	1 0310000 0010
YER				
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	Buyer consents to Notices being served at: PURCHASE the Land and Property Chattels set out in the Sch	iedule /"Pronerty	") with vacant nossess	on unless stated otherw
	Conditions at the Purchase Price on the terms set out in the S			
ow	ner 🔲 Joint Tenants 🔲 Tenants in Common specify t	he undivided sha	res	
nor	SCHED SCHED	ULE		
peri	ty at: 95 Moola Road			
	Mahogany Creek		State WA	Postcode 6072
	Deposited/Survey/Strata/Diagram/Plan 100695	Whole / Pr	nt Vol 2217	Folio 11
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	y First National Real Estate Genesis	, vv arra p	to be paid with	days of accep
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CONDITIONS

1. SUBJECT TO FINANCE

If the Buyer signs the "Finance Clause is not Applicable" box in the Schedule, or if no information is completed in the 'Finance Clause is Applicable' box in the Schedule, then this Clause 1 does not apply to the Contract.

If any information is completed in or the Buyer signs the 'Finance Clause is Applicable' box in the Schedule then this Clause 1 applies to the Contract.

- Buyer's Obligation to Apply for Finance and Give Notice to the Seller
 - The Buyer must:
 - immediately after the Contract Date make a Finance Application to a Lender or a Mortgage Broker using, if required by the Lender, the Property as security; and
 - use all best endeavours in good faith to obtain Finance Approval
 - If the Buyer does not comply with Clause 1.1(a) or 1.1(c)(1) then the Contract will not come to an end pursuant to clause 1.2 and the Buyer may not terminate the Contract under Clause 1.3. The rights of the Seller under this Clause 1.1 will not be affected if the Buyer does not comply with Clause 1.1.
 - The Buyer must immediately give to the Seller or Seller Agent:
 - (1) an Approval Notice if the Buyer obtains Finance Approval; or
 - a Non Approval Notice if the Finance Application is rejected;

at any time while the Contract is in force and effect.

- 1.2 No Finance Approval by the Latest Time: Non Approval Notice Given This Contract will come to an end without further action by either Party if on or before the Latest Time:
 - (a) the Finance Application has been rejected; or
 - (b) a Non Approval Notice, is given to the Seller or Seller Agent.
- No Finance Approval by the Latest Time: No Notice Given

If by the Latest Time the Seller or Seller Agent has not been given:

- (b) a Non Approval Notice;

then this Contract will be in full force and effect unless and until either the Seller gives written Notice of termination to the Buyer or the Buyer terminates this Contract by giving a Non-Approval Notice to the Seller or Seller Agent.

Finance Approval: Approval Notice Given

If by the Latest Time, or if Clause 1.5 applies, before the Contract is terminated:

- (a) Finance Approval has been obtained; or
- (b) an Approval Notice has been given to the Seller or Seller Agent; then this Clause 1 is satisfied and this Contract is in full force and effect.
- Notice Not Given by Latest Time: Sellers Right to Terminate If by the Latest Time an Approval Notice or a Non Approval Notice has not been

given to the Seller or Seller Agent then at any time until an Approval Notice or a Non Approval Notice is given, the Seller may terminate this Contract by written Notice to the Buyer.

- Buyer Must Keep Seller Informed: Evidence
 - (a) If requested in writing by the Seller or Seller Agent the Buyer must:
 - advise the Seller or Seller Agent of the progress of the Finance Application; and
 - provide evidence in writing of:
 - (i) the making of a Finance Application in accordance with Clause 1.1 (a) and of any loan offer made, or any rejection; and/or
 - in the case of any Finance Application made to a Mortgage Broker, any "preliminary assessment" of the suitability of the proposed credit contract provided to the Buyer by the Mortgage Broker pursuant to section 116 of the Credit Protection Act; and
 - (3) if applicable, advise the Seller or Seller Agent of the reasons for the Buyer not accepting any loan offer.
 - If the Buyer does not comply with the request within 2 Business Days then the Buyer authorises the Seller or Seller Agent to obtain from the Lender and/or Mortgage Broker the information referred to in Clause 1.6(a).

- 1.7 Right To Terminate
 - If a Party has the right to terminate under this Clause 1, then:
 - termination must be effected by written Notice to the other Party;
 - Clauses 23 and 24 of the 2022 General Conditions do not apply to the right to
 - upon termination the Deposit and any other monies paid by the Buyer must be repaid to the Buver:
 - upon termination neither Party will have any action or claim against the other (d) for breach of this Contract, except for a breach of Clause 1.1 by the Buyer

Waiver

The Buyer may waive this Clause 1 by giving written Notice to the Seller or Seller Agent at any time before the Latest Time, or if Clause 1.5 applies, before the Contract is terminated. If waived this Clause is deemed satisfied.

Definitions

In this Clause:

Amount of Loan means the amount referred to in the Schedule, any lesser amount of finance referred to in the Finance Application or any lesser amount of finance acceptable to the Buyer. If the amount referred to in the Schedule is blank, then the amount will be an amount equivalent to the Purchase Price.

Approval Notice means a statement in writing given by the Buyer, a Lender or a Mortgage Broker to the Seller, or Seller Agent to the effect that Finance Approval has been obtained.

Credit Protection Act means the National Consumer Credit Protection Act, 2009

Finance Application means an application made by or on behalf of the Buyer:

- (a) to a Lender to lend any monies payable under the Contract: or
- to a Mortgage Broker to facilitate an application to a Lender.

Finance Approval means a written approval by a Lender of the Finance Application, a written offer to lend or a written notification of an intention to offer to lend made by a Lender:

- (a) for the Amount of Loan:
- which is unconditional or subject to terms and conditions:
 - which are the Lender's usual terms and conditions for finance of a nature similar to that applied for by the Buyer; or
 - which the Buyer has accepted by written communication to the Lender, but a condition which is in the sole control of the Buyer to satisfy will be treated as having been accepted for the purposes of this definition; or
 - which, if the condition is other than as referred to in paragraphs (1) and (2) above includes
 - (i) an acceptable valuation of any property;
 - (ii) attaining a particular loan to value ratio;
 - (iii) the sale of another property; or
 - (iv) the obtaining of mortgage insurance; and has in fact been satisfied.

Latest Time means:

- (a) the time and date referred to in the Schedule; or
- if no date is nominated in the Schedule, then 4pm on the day falling 15 Business Days after the Contract Date.

Lender means any bank, building society, credit union or other institution which makes loans and in each case carries on business in Australia.

Mortgage Broker means means a holder of an Australian Credit Licence pursuant to section 35 of the Credit Protection Act or a credit representative pursuant to sections 64 or 65 of that legislation.

Non Approval Notice means:

- advice in writing given by the Buyer or a Lender to the Seller, or Seller Agent to the effect that the Finance Application has been rejected or Finance Approval has not been obtained; or
- advice in writing from a Mortgage Broker to the Seller or Seller Agent to the
 - they have made inquiries about the Buyer's requirements and objectives under this Contract;
 - they have conducted a "preliminary assessment" pursuant to sections 116 and 117 of the Credit Protection Act of the suitability of the credit contract proposed for the Buyer arising from the Finance Application: and
 - (iii) they have assessed that proposed credit contract as being unsuitable
 - (2) the Finance Application to a Lender has been rejected
- Acceptance of an offer by one Party to the other Party will be sufficiently communicated by the accepting Party to the other Party if verbal or written notification is given by the accepting Party or their Representative or Real Estate Agent that the accepting Party has signed the Contract.
- The 2022 General Conditions are incorporated into this Contract so far as they are not varied by or inconsistent with the Conditions or Special Conditions of this Contract. The parties consent to the information in this Contract being used/disclosed by REIWA and the Seller Agent in accordance with the privacy collection notices pursuant to the Australian Privacy Principles that appear on the REIWA and Seller Agent's websites.

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	I.The Buyer is aware that they will be required, prior to settlement, to complete and lodge a Foreign Transfer Duty Declaration which may esult in the payment by them of Foreign Transfer Duty which is not included in the purchase price. The buyer acknowledges they have nade all necessary enquiries to satisfy themselves about their responsibilities regarding Foreign Transfer Duty.					
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contract for sale of land or strata title by offer and acceptance





		SPECIAL COI	NDITIONS - Continued		
UYER [If a co	 rporation, then the B	Buyer executes this Cont	tract pursuant to the Co	rporations Act.1	
gnature		Date	Signature		Date
gnature		Date	Signature		Date
HE SELLER (I	FULL NAME AND AD	DRESS) ACCEPTS the B	uyer's offer		
ame JER	OME DEAN CURTIS		<u> </u>		
ddress 95 N	loola Road				
thurh Mah	ngany Creek			State WA	Postcode 6072
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The copyright of this Contract by Offer and Acceptance is the property of the Real Estate Institute of Western Australia (Inc.) ("REIWA") and neither the form nor any part of it may be used or reproduced by any method whatsoever or incorporated by reference or in any manner whatsoever in any other document without the consent of the REIWA.

AUSTRALIAN STANDARD PRE-PURCHASE





N5	PECTION FOR MA	JOR STRUCTURAL		FOR USE BY REIWA MEMBERS 000007519513	
	Thic		EXURE	ov the Drenovty at	
	Inis	annexure forms part of the Contrac	t for the Sale of Land or Strata Title fo	or the Property at	
	95 Moola Road, Mah	ogany Creek WA 6072			
		PLIES TO, AND IS LIMITED TO, MA TENANCE OR OTHER SAFETY ISSU	JOR STRUCTURAL DEFECTS PURSU. IES.	4NT TO APPENDIX "A" OF THE ST	'ANDARD
1.	The Buyer may at their expense	obtain a written Report by 4PM on	: (a*) /	*complete (a) or (b)	OR
	(b*) 14 days after accep	tance			("Date")
	on any Major Structural Defects	of the residential Building and of the	ne following described areas		
	located upon the Property (" Bui	Iding"). If nothing is completed in t	he blank space then the Building will b	 oe the residential Building only.	
2.			nt or Seller Representative before the	• ,	
3.	If the Buyer, and Seller Agent or the benefit of this Annexure. Tin		not receive the Report before the Date	then the Buyer will be deemed to	have waived
4.			uilding, the Buyer may at any time wi or Seller Representative giving the Sel		
5.			s in the Major Structural Defects Notic is completed as certified by the Selle		
	the Work.		anlike manner through a Builder and p		
	amount will be deducted from t	he Purchase Price at Settlement an	to agree and do agree an amount to be d the Seller will not undertake the Wo	ork.	
8.	If the Seller does not agree to re on the Seller, Seller Agent or Se		nin five (5) Business Days from when t	:he Major Structural Defects Notice	was served
			ys after that period ends, give notice in the street in th		t or Seller
	(b) if the Buyer does not termin this Annexure.	nate the Contract pursuant to this c	lause 8, then this Annexure ceases to	apply and the Contract continues u	unaffected by
9.	In this Annexure:				
9.1		ered in Western Australia with appr rs set out in the Major Structural De	opriate qualifications and using such fects Notice.	other appropriately qualified perso	ns,
9.2	"Consultant" means an indepen Defects.	dent inspector qualified and experie	enced in undertaking pre-purchase pro	perty inspections to ascertain Majo	or Structual
9.3		or calculated in clause 1. If nothing atest Time for Financial Approval (is inserted in clause 1 then the Date w if any).	ill be five (5) Business Days from th	ne later of
9.4	building structure of sufficient r deterioration of the building str general gas, water and sanitary	nagnitude where rectification has t ucture. Major Structural Defects do plumbing, electrical wiring, partitio or coverings, decorative finishes suc	nded structural performance of a built o be carried out in order to avoid unsa es not include any non-structural elen n walls, cabinetry, windows, doors, tri h as plastering, painting, tiling etc., ge	fe conditions, loss of utility, or furt nent, e.g., roof plumbing and roof c ms, fencing, minor structures, non-	ther covering, -structural
9.5	"Major Structural Defects Notice Major Structural Defects that th		ne Buyer to the Seller to provide the Se Registered	, ,	to rectify the
9.6	all-encompassing report dealing	with every aspect of the Property.	A of the Standard by a Geneultant. It The Report should only be a reasonab The presence of defects will only be re	is not a special purpose report, nor lle attempt to identify Major Struct	tural Defects
9.7	,		I from time to time) Inspections of bu	ildings Part 1: Pre-purchase Structu	ıral
9.8		, ,	ects set out in the Major Structural De	efects Notice.	
9.9	Words not defined in this Annex	xure have the same meaning as def	ined in the Standard or the 2018 Gene	ral Conditions.	
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE	
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE	

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR TIMBER PESTS



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OF WESTERN AUSTRALIA (INC
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FOR USE BY REIWA MEMBERS



N:	SPECTION FOR TIM			OF WESTERN AUSTRALIA	FOR USE BY REIWA MEMBERS 000006626711
	This su	ANNEX		itle for the Dree	
		nnexure forms part of the Contract fo	or the Sale of Land or Strata 1	itle for the Prop	Derty at
	95 Moola Road, Mah	ogany Creek WA 6072			
1.	The Buyer may at their expense of Report on any Timber Pest Activi			4PM on *con	nplete one / OR ter acceptance ("Date")
	of the residential building and th	е		located upon t	he Property (" Building ").
	This Annexure does not apply to:	(a) any Activity or Damage outside the (c) recommendations for further inve			, , ,
	The Buyer must serve a copy of t	he Report on the Seller, Seller Agent ent or Seller Representative do not re	or Seller Representative befor		yer will be deemed to have waived
4.	If the Report identifies Activity o	n, or Damage to, the Building, the Bu Agent or Seller Representative giving	yer may at any time within th	ree (3) Business	Days after the Date serve a Timber
5.	If the Seller elects in writing to E (a) three (3) Business Days after	radicate and/or Repair pursuant to th the Seller's Work is completed as cert if both are required and (b) the Settle	e Timber Pest Notice then the ified by, the Seller's Builder in	e Settlement Da	te will be delayed until the later of:
6.	The Seller must do the Work exp provide evidence to the Buyer of	editiously and in a good and workmar	nlike manner through (a) a Bui	ilder to Repair o	r (b) a Consultant to Eradicate, and
7.	If, prior to the Seller commencing	g the Work, the Seller and Buyer wish ne Purchase Price at Settlement and t			by the Seller to the Buyer then that
8.		adicate and/or Repair within Five (5) E			tice was served on the Seller, Seller
	(a) the Buyer may at any time w	rithin a further Five (5) Business Days the Contract and the Deposit and othe			to the Seller, Seller Agent or Seller
	(b) if the Buyer does not termina	ate the Contract pursuant to this clau	·	•	the Contract continues unaffected by
9.	this Annexure. In this Annexure:				
9.1	"Activity" means evidence of the	presence of current Timber Pests.			
9.2	"Builder" means a builder registe to Repair any Damage set out in	red in Western Australia with appropi the Timber Pest Notice.	riate qualifications and using	such other appro	opriately qualified persons, necessary
9.3	"Consultant" means an independ and Eradication.	lent inspector qualified and experience	ed in undertaking, pre-purcha	se property insp	ections pursuant to the Standard
9.4		mage caused by Timber Pests to the E	Building.		
9.5		or calculated in clause 1. If no date is in atest Time for Finance Approval (if an		ate will be Five (5) Business Days from the later of:
9.6		an the treatment necessary to eradic	•	ding.	
9.7	"Repair" means the Work necess	ary to repair any Damage.			
9.8	"Report" means a report perform	ned in accordance with the Standard b	y a Consultant at the Property	y.	
		andard AS 4349.3-2010 (as amended t	· ·	_	•
		ean and dampwood termites, borers of			
9.11	"Timber Pest Notice" means a No Repair that the Buyer requires pu	otice in writing from the Buyer to the bures to the bures.	Seller to provide the Seller wit	th the opportuni	ty to agree to Eradicate and/or
9.12		to Repair pursuant to the Timber Pes	t Notice.		
		ure have the same meaning as define		General Condition	ons.
BU	YER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	i.	SELLER SIGNATURE
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WESTERN



AUSTRALIA

REGISTER NUMBER

18/D100695

DUPLICATE DATE DUPLICATE ISSUED
EDITION
26/6/2019

2217

VOLUME FOLIO

11

RECORD OF CERTIFICATE OF TITLE

UNDER THE TRANSFER OF LAND ACT 1893

The person described in the first schedule is the registered proprietor of an estate in fee simple in the land described below subject to the reservations, conditions and depth limit contained in the original grant (if a grant issued) and to the limitations, interests, encumbrances and notifications shown in the second schedule.



LAND DESCRIPTION:

LOT 18 ON DIAGRAM 100695

REGISTERED PROPRIETOR:

(FIRST SCHEDULE)

JEROME DEAN CURTIS OF 95 MOOLA ROAD, MAHOGANY CREEK

(T K407316) REGISTERED 9/11/2007

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:

(SECOND SCHEDULE)

1. *0858758 MORTGAGE TO NATIONAL AUSTRALIA BANK LTD REGISTERED 2/9/2021.

Warning:

A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required.

* Any entries preceded by an asterisk may not appear on the current edition of the duplicate certificate of title.

Lot as described in the land description may be a lot or location.

-----END OF CERTIFICATE OF TITLE------

STATEMENTS:

The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND: D100695 PREVIOUS TITLE: 2185-373

PROPERTY STREET ADDRESS: 95 MOOLA RD, MAHOGANY CREEK.

LOCAL GOVERNMENT AUTHORITY: SHIRE OF MUNDARING

NOTE 1: DUPLICATE CERTIFICATE OF TITLE NOT ISSUED AS REQUESTED BY DEALING

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LAND DESCRIPTION	ON	CERTIFICATE OF TITLE	FIELD BOOK	
PT. OF GREENMOUNT LOT 122	PLAN CS GREENMOUNT 44/2 DIAGRAM BG 34(2) 29.29 PUBLIC PLAN BG 34(2) 29.29	OLUME FOLIO 2185 373	74796	TOTAL AREA 2.1727 ha
LOCAL AUTHORITY: SHIRE OF MUNDARI LOCALITY: MAHOGANY CREEK		TO 60.96 METF	RES	
MF DIA 135 903-7. 18 V100W 1.1717 ha 16 DIA	(207.79) 2217-11 58.98 200. Mark on F.Post footing 9° 76175	73898 Mark on tre 72.79 2217-12 19 2001 ha	- - 19 ⊢	
				STATEWEST YING & PLANNING SED SURVEYORS 50
or the purposes of this plan and that it complies with the relevant written law(s) in relation to which it is lodged.	EARLY/ISSUE	FOR CHAIRMAN S VAL DATION	CALE 1.125 LL DISTANCES ARE IN ME N ORDER FOR DEALIF UBJECT TO	DOLA Desire d'LANG ADAMASTRATA DESICE OF TITLE
(b) is in accordance with the relevant law in relation to which it is lodged.	DATE 14.6.200 DOCKET	1. 100170 A	ON MSPECTOR OF PLANS & SURVE APPROVED APPROVED ASSECTOR OF PLANS & SURVEYS	YSDATE DIAGNAM

Diagram 100695

Lot	Certificate of Title	Lot Status	Part Lot	
18	2217/11	Registered		
19	2217/12	Registered		

