## **INSTRUCTIONS**

- This form may only be used when a "Box Type" form is not provided or is unsuitable. It may be completed in narrative style.
- 2. If insufficient space hereon Additional Sheet Form B1 should be used
- Additional Sheets shall be numbered consecutively and bound to this document by staples along the left margin prior to execution by the parties.
- 4. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

#### **NOTES**

- 1. Insert document type.
- A separate attestation is required for every person signing this
  document. Each signature should be separately witnessed by an
  <u>Adult Person</u>. The address and occupation of the witness <u>must</u> be
  stated.

EXAMINED ...

OFFICE LISE ONLY

N158039 RC

26 Oct 2015 16:30:00 Perth



LODGED BY

**ADDRESS** 

JACKSON McDONALD SERVICES PTY LTD PHONE Note 17, 225 St Georges Terrace

PERTH WA 6000

FAX No.

Tel: 9426 6611 Fax: 6267 8183

Landgate Box 152Y

REFERENCE No.

ISSUING BOX No.

PREPARED BY

JACKSON McDONALD

**ADDRESS** 

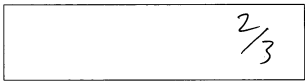
Level 17, 225 St Georges Terrace PERTH WA 6000 Ref: MYS:SQM:7156448 Doc #mys 5586594\_1 DP 404327

DP 404327 Newhaven Grove Stage 3

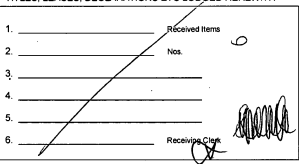
PHONE No. (08) 9426 6611

FAX No. (08) 9481 8649

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY



TITLES, LEASES, DECLARATIONS ETC LODGED HEREWITH



Registered pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register.



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EXECUTED by the Registered Proprietor as a	Deed.	
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<b>.</b>		
SIGNED by Damian John Shephard	d!	
as Attorney for STOCKLAND WA DEVELOPMENT PTY LTD	1	
(ACN 000 007 925)		
under Power of Attorney M.120 749 in the presence of:	Attorney Signature	
	, v	ı
Witness Signature		
TIMOTHY TOHUNG		
Witness Name:		
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Witness Occupation:		
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# **SCHEDULE**

# 1. Subdivision Land

Lot 9001 on Deposited Plan 404326 the whole of the land contained in Certificate of Title Volume Folio

# 2. Burdened Lots

Lots 291, 292, 307-317 and 322-334 on Deposited Plan 404327.

# 3. Benefited Lots

Lots 291, 292, 307-317 and 322-334 on Deposited Plan 404327.

# 4. Encumbrances

Nil.

PAGE
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or

- (ii) has a roof and design features consistent with the form and materials of the Residence;
- (j) the Residence has a garage:
  - (i) which is not setback in accordance with the Local Development Plan (if applicable); or
  - (ii) which does not have a garage door prior to occupation;
- (k) the Residence has a Carport located forward of the Main Building Line which has more than one solid wall;
- (I) the driveway or crossover is:
  - (i) not completed before occupation of the Residence; or
  - (ii) constructed from plain grey concrete;
- (m) any roof mounted items are visible from the street or public space, including but not limited to satellite dishes, TV aerials, external hot water services, water tanks, air conditioning units and heating units unless they are located in such a way to minimise their impact on the visual quality and amenity of the area or unless the roof mounted item is a solar panel or solar collector for hot water units and that panel or collector is oriented to maximise its effectiveness;
- (n) any ground mounted services including but not limited to heating and cooling units, rubbish disposal containers, swimming pool equipment, rainwater tanks, clothes hoists and washing lines, are not screened from view from the public domain, except, in the case of rubbish bins, on local authority collection days;
- (o) any shed or outbuilding Constructed on the Land is not within the Main Building Line and Secondary Street Building Line unless the shed or outbuilding is not visible from any street or public space; and
- (p) soak wells are not installed with sufficient capacity to store all captured rainwater for storms up to and including five (5) year events.
- 3.2 It will not alter, remove or allow to fall into disrepair any fence, retaining wall or entry statement installed by the Registered Proprietor on the Land.
- 3.3 It will not Construct any retaining wall visible from the street or other public space:
  - (a) unless of materials matching the materials used on the retaining walls installed by a Registered Proprietor; or
  - (b) containing pre-cast concrete "panel and post".
- 4. Separate and Distinct
- 4.1 Each Restrictive Covenant is a separate and distinct Restrictive Covenant.
- 4.2 If any Restrictive Covenant or its application to any person or circumstance is or becomes invalid or unenforceable then the remaining Restrictive Covenants will not be affected and each remaining Restrictive Covenant will be valid and enforceable to the fullest extent permitted by law.
- 5. Expiry of Restrictive Covenant
- 5.1 The Registered Proprietor and the owner of the Land from time to time covenant and agree that this Restrictive Covenant will expire on 1 November 2025.



- B. the elevation abutting the Public Reserve:
  - 1. does not have an Articulated Façade mirrored in the roof design; or
  - does not include at least one Architectural Feature visible from the Public Reserve;
- (d) the Land is a Corner Lot and:
  - (i) the Residence:
    - does not address both streets through its design by extending the Primary Street elevation features, colours, materials and Architectural Features, onto the Secondary Street elevation forward of a Return Fence; or
    - has an exposed Secondary Street Façade which does not incorporate a window from a Habitable Room with a clear view of the Secondary Street (excluding highlight windows); or
  - (ii) the fencing adjacent to the Secondary Street is:
    - A. more than 1.8 metres high;
    - B. not Constructed of Colorbond colour Teatree (unless otherwise approved by the Registered Proprietor); or
    - C. not set back 4.0 metres or more from the corner truncation;
- (e) the roof to the Residence:
  - (i) does not have:
    - A. a minimum pitch of 24° for hipped and Gabled roofs;
    - B. a minimum pitch of 8° and a maximum pitch of 15° for skillion roofs; or
    - eaves or window overhangs to a minimum dimension of 400 millimetres on the primary and secondary elevations except secondary elevations facing south;
  - (ii) has any flat roofs which are not concealed from view from any Primary or Secondary Street or from any Public Reserve by a parapet wall;
- (f) the rear fencing on the Land is:
  - (i) more than 1.8 metres high; or
  - (ii) not Constructed of Colorbond colour Teatree;
- (g) the side boundary fencing on the Land:
  - (i) is more than 1.8 metres high;
  - (ii) is not constructed of Colorbond colour Teatree; or
  - (iii) returns to the Residence less than 1.0 metre behind the front Façade;
- (h) the front fencing on the Land is:
  - (i) more than 1.8 metres high,
  - (ii) not 50% visually permeable above 1.2 metres high;
  - (iii) not Constructed in materials and colours consistent or complementary with the external wall finishes of the Primary Street elevation of the Residence;
- (i) the Residence does not have a garage, or Carport, which:
  - (i) is sufficient for at least 2 motor vehicles side by side if the land is wider than 13 metres;



Residence.

- 2.24 "Secondary Street" means the road which intersects or adjoins the primary street and does not include the main entry to the Residence.
- 2.25 "Secondary Street Building Line" means the line of the front face of the bricks of the side wall of the Residence facing the Secondary Street.
- 2.26 "Verandah" means a shading structure which has its own separate roof and must be supported by posts, pillars or piers.
- 2.27 "Window Hood" means a structure which is attached to the building and is designed to provide shading to windows.
- 2.28 "Window Overhang" means a structure built into the Residence that shades windows as a substitute to eaves

#### 3. Restrictive Covenants

The owner, from time to time, of the Land covenants with the registered proprietor of each Benefitted Lot as follows:

- 3.1 It will not Construct a Residence if:
  - (a) the Primary Street elevation:
    - (i) does not have:
      - A. an Articulated Façade;
      - B. a Façade with at least one step in the floor plan mirrored in the roof design of a minimum 600mm (excluding the garage), where the Land has lot frontage width greater than 12.5m;
      - a Façade that is articulated through well considered design, where the Land has lot frontage width of 12.5m or less;
      - D. a minimum of two Architectural Features;
    - (ii) has bright or primary colours used as the dominant colour; or
    - (iii) has a parapet wall:
      - A. with gutters that are not concealed; or
      - that extends forward of the Main Building Line (excluding garages on the boundary);
  - (b) the Land is less than 13m wide, and:
    - the Primary Street Façade does not have at least one window of a Habitable Room overlooking the street or Public Reserve;
    - (ii) the Residence has a double garage and does not have an entry feature or room located forward of the garage, but this clause 3.1(b)(ii) does not apply to Laneway access homes; or \*
    - (iii) more than two of the adjacent residences have been or are being Constructed by the Registered Proprietor and the Residence does not have an identifiably different Façade, excluding complementary materials and colour palettes;
  - (c) the Residence directly abuts a Public Reserve and if vehicle access is via a:
    - (i) Laneway and the Public Reserve elevation is not the primary Façade; or
    - (ii) Mews or street:
      - A. the mews or street elevation is not the primary Façade; or



- (h) elevated eaves height with a feature recess or similar detail to the forward/projected part of the roof with an attached, projected feature wall or similar; and
- (i) secondary colour or material eg: contrasting render, brick, weatherboard, stone (minimum 20% of the elevation).
- 2.2 "Articulated Façade" means variations to the elevation through projections and indentations in the floor plan resulting in the creation of shadows and depth to add visual interest.
- 2.3 "Carport" means an open, self supporting structure or a structure under the main roof of the Residence supported by posts, pillars or piers.
- 2.4 "Constructed" means:
  - (a) constructed, erected, installed or carried out; and
  - (b) permitted to be constructed, erected, installed or carried out,

on the Land.

- 2.5 "Corner Lot" means a lot located at the junction of 2 streets, a street and mews or at the junction of a street and public reserve.
- 2.6 "Entry Pergola" means an entry feature with a separate permeable roof and supported by pillars or piers.
- 2.7 "Façade" means the face of the Residence especially the primary or front elevation showing its most prominent Architectural Features.
- 2.8 "Gable" means a triangular top section of a wall on a building with a pitched roof.
- 2.9 "Gambrel" means a triangular feature within the roof structure most commonly finished with timber or weatherboard cladding.
- 2.10 "Habitable Room" includes all living rooms, kitchens and bedrooms, but not bathrooms, WCs or circulation space.
- 2.11 "Land" means the land specified in the Certificate of Title to each individual Burdened Lot.
- 2.12 "Laneway" means a narrow local street without a verge which is located along the rear or side boundary of a lot.
- 2.13 "Louvre Window" means a framed opening, as in a wall, door, or window, fitted with fixed or movable horizontal slats for admitting air and light and shedding rain.
- 2.14 "Main Building Line" means the line measured from the front-most habitable room on the Primary Street elevation of the Residence not the projection of a feature.
- 2.15 "Masonry Gateway Wall" means a self-supporting structure usually detached to the main dwelling and located in front of the primary entry.
- 2.16 "Mews" means a narrow local street without a verge located along the front boundary of a lot.
- 2.17 "Portico" means an entry feature with a separate roof and supported by posts, pillars or piers.
- 2.18 "Primary Street" means the road where the front elevation of the Residence will be situated according to the relevant Local Development Plan (if any) which includes the main entry to the Residence.
- 2.19 "Projecting Blade Wall" means a wall which projects forward of adjacent walls, is perpendicular to the Façade and usually extends past the gutter line.
- 2.20 "Public Reserve" means any parkland, bushland or wetland designated as public open space within the residential community of which the Subdivision Land forms part.
- 2.21 "Registered Proprietor" means, as the case requires, the respective registered proprietor of the Subdivision Land identified in Item 1 of the Schedule.
- 2.22 "Residence" means the residence or residences to be Constructed on the Land.
- 2.23 "Return Fence" means a fence that extends from the Secondary Street fencing to the side of the



FORM B2

Approval: B1592 WESTERN AUSTRALIA

TRANSFER OF LAND ACT 1893 AS AMENDED

# BLANK INSTRUMENT FORM

S 136D DEED OF RESTRICTIVE COVENANT

(Note 1)

THIS DEED is made the

rad

day of

October

2015

BY:

STOCKLAND WA DEVELOPMENT PTY LTD (ACN 000 097 825) of Level 12 Durack Centre, 263 Adelaide Terrace, Perth ("Registered Proprietor")

#### **BACKGROUND:**

- The Registered Proprietor is the registered proprietor in fee simple of the land described in Item 1 of the schedule ("Subdivision Land").
- 2. The Registered Proprietor intends to subdivide the Subdivision Land into the lots shown on Deposited Plan 404327 ("Plan").
- 3. In accordance with section 136D of the Transfer of Land Act, the Registered Proprietor requires the lots described in Item 2 of the Schedule ("Burdened Lots") to be encumbered with the restrictive covenants set out in this Deed ("Restrictive Covenants") so that the Restrictive Covenants will be noted on the Plan, and, when separate Certificates of Title issue for each Burdened Lot, the burden of the Restrictive Covenants together with the encumbrances set out in Item 4 of the Schedule, will be noted on each Certificate of Title for each Burdened Lot.

#### **OPERATIVE PART:**

- 1. Certificate of Title
- 1.1 Each Certificate of Title which issues for a Burdened Lot shall be encumbered by the Restrictive Covenants.
- 1.2 The Restrictive Covenants, on each Burdened Lot are for the benefit of those lots on the Plan as described in item 3 of the Schedule ("Benefited Lots").
- 1.3 The Restrictive Covenants will bind the successors in title and the registered proprietors from time to time of each Burdened Lot and the Restrictive Covenants will benefit the successors in title and the registered proprietors from time to time of each Benefited Lot.
- 2. Definitions for Restrictive Covenants

For the purposes of the Restrictive Covenants:

- 2.1 "Architectural Feature" includes:
  - (a) a Verandah with a length of at least 30% of the length of the Primary Street elevation of the Residence, excluding the garage or Carport, and with a depth of at least 1.5m;
  - (b) an entry feature such as a Portico, Masonry Gateway Wall or Entry Pergola;
  - (c) a balcony;
  - (d) a Projecting Blade Wall in a feature colour/material (minimum 500mm in width projecting at least 300mm above the eaves);
  - (e) a built in planter box (at least 1m in length);
  - (f) a roof feature such as a Gambrel or end Gable;
  - (g) a Window Hood;



**Document Notes:** 

IMPORTANT: THIS PAGE FORMS PART OF DOCUMENT [N158039] AND MAY CONTAIN REFERENCES TO AMENDMENTS OR CORRECTIONS TO THE DOCUMENT

8/3/2016 09:06:55

Lot Syn Dealing time clock amended see letter.

# EV000035290 LTR



Perth, Western Australia 0000

GPO Box M971 Perth, Western Australia 6843

DX 140 Perth

www.jacmac.com.au

Telephone: (08) 9426 6611 Direct: (08) 9426 6668 Facsimile: (08) 9481 8649 Email: mspurge@jacmac.com.au

> Our Ref: MYS:SQM:7156448 Contact: Mitchell Spurge

13 October 2015

Landgate 200 St Georges Terrace PERTH WA 6000

## By Hand

**Dear Sirs** 

## Application for New Titles - DP 404327

I, Simon Moen, am the solicitor for Stockland WA Development Pty Ltd, the applicant pursuant to the **enclosed** Application for New Titles for DP 404327.

I have authority to make and to authorise on behalf of Stockland WA Development Pty Ltd the following amendments to the enclosed documents:

That the registration date for the documents necessary to issue Certificates of Title and any following documents for DP 404327 will be altered to concur with the yet to be established "In Order For Dealings" date of the said Deposited Plan.

Please accept the enclosed documents for registration.

Yours faithfully

Jackson McDonald

Éncl.

This letter (including any enclosures) is confidential and may be privileged. If you receive it in error, no client privilege is waived and you may not disclose or use it. Please also notify us if you receive this letter in error.

Liability https://doi.org/10.1016/j.com/10.1016/j.

