Notice of Application for a Planning Permit



The land affected by the application is located at:		L131 PS848743 V12580 F421 114 Pakenham Road, Pakenham VIC 3810	
The application is for a permit to:		Buildings and Works (Construction of a Dwelling and Fence)	
A permit is required under the follow		wing clauses of the planning scheme:	
42.01-2	Construct a fence		
42.01-2 Construct a building of		or construct or carry out works	
APPLICATION DETAILS			
The applicant for the permit is:		Leashelle Fairbairn Frenken Homes Pty Ltd	
Application number:		T250445	

You may look at the application and any documents that support the application at the office of the Responsible Authority:

Cardinia Shire Council, 20 Siding Avenue, Officer 3809.

This can be done during office hours and is free of charge.

Documents can also be viewed on Council's website at cardinia.vic.gov.au/advertisedplans or by scanning the QR code.



HOW CAN I MAKE A SUBMISSION?

This application has not been decided. You can still make a submission before a decision has been made. The Responsible Authority will not decide on the application before:

15 August 2025

WHAT ARE MY OPTIONS?

Any person who may be affected by the granting of the permit may object or make other submissions to the responsible authority.

If you object, the Responsible Authority will notify you of the decision when it is issued. An objection must:

- be made to the Responsible Authority in writing;
- include the reasons for the objection; and
- state how the objector would be affected.

The Responsible Authority must make a copy of every objection available at its office for any person to inspect during office hours free of charge until the end of the period during which an application may be made for review of a decision on the application.



Application

lodged

Council initial assessment

Application is here

4

5

6

Notice

Consideration of submissions

Assessment

Decision

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.



ePlanning

Application Summary

Basic Information

Proposed Use	CONSTRUCTION OF NEW SINGLE STOREY DWELLING WITH GARAGE & FENCING ON LAND SUBJECT TO AN ENVIRONMENTAL PROTECTION OVERLAY Design Guidelines have been complied with as design approval has been obtained. We have satisfied their requirements including casual surveillance, building setbacks, water saving options and design including variety, articulation, colours, materials, textures, roof design, car accommodation, height restrictions and site coverage. DAP approval and stamped plans uploaded Covenant PS848743W Restriction A åe" Copy of building plans, elevation, roof and site plans incorporating setbacks from all boundaries, existing contours, proposed FFL and site levels, proposed driveway / paths, fencing, landscaping and external materials and colours have been submitted to the DAP for approval and approval has been obtained from the Design Assessment Panel. Restriction B å€" No party walls exist. Section 173 Agreement AX385769] There is no vegetation on the land apart from grass / weeds which the owner will maintain along with any future installed landscaping. Developer design approval has been obtained. The owner is obliged to comply with all things necessary as per the agreement. Owner is happy with plans as is, including size of all rooms, and has signed off on them. No outbuildings to note.
Current Use	VACANT
Cost of Works	\$292,547
Site Address	114 Pakenham Road Pakenham 3810

Covenant Disclaimer

Does the proposal breach, in any way, an encumbrance on title such as restrictive covenant, section 173 agreement or other obligation such as an easement or building envelope?

No such encumbrances are breached

☐ Note: During the application process you may be required to provide more information in relation to any encumbrances.

Contacts

Regulatio	on Fee Condition	Amount	Modifier	Payable

Total \$1,462.50



Civic Centre 20 Siding Avenue, Officer, Victoria

Council's Operations Centre (Depot) Purton Road, Pakenham, Victoria Postal Address Cardinia Shire Council P.O. Box 7, Pakenham MC, 3810

Email: mail@cardinia.vic.gov.au

Monday to Friday 8.30am-

5pm

Phone: 1300 787 624 After Hours: 1300 787 624 Fax: 03 5941 3784

Documents Uploaded

Date	Туре	Filename	
25-07-2025	A Copy of Title	TITLE.pdf	
25-07-2025	Encumbrance	POS CURRENT MAY 2025.pdf	
25-07-2025	Encumbrance	AX385769J.pdf	
25-07-2025	Site plans	131 PAKENHAM - SITE PLAN.pdf	
25-07-2025	A proposed floor plan	131 PAKENHAM - FLOOR PLAN.pdf	
25-07-2025	Proposed elevation plan	131 PAKENHAM - ELEVATION PLAN.pdf	
25-07-2025	Overlay Requirements	ESO 42.01-s4.pdf	
25-07-2025	Additional Document	131 PAKENHAM - EARTHWORK PLAN.pdf	
25-07-2025	Additional Document	131 PAKENHAM - FENCING PLAN.pdf	
25-07-2025	Additional Document	DA APPROVALpdf	
25-07-2025	Additional Document	LANDSCAPE PLAN V1.pdf	

Remember it is against the law to provide false or misleading information, which could result in a heavy fine and cancellation of the permit

Lodged By





Copyright State of Victoria. No part of this publication may be reproduced except as permitted by the Copyright Act 1986 (Cth), to comply with a statutory requirement or pursuant to a written agreement. The information is only valid at the time and in the form obtained from the LANDATA REGD TM System. None of the State of Victoria, its agents or confractors, accepts responsibility for any subsequent publication or reproduction of the information.

The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders,

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

Page 1 of 1

VOLUME 12580 FOLIO 421

Security no : 124126549627L Produced 25/07/2025 01:43 PM

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

LAND DESCRIPTION

Lot 131 on Plan of Subdivision 848743W. PARENT TITLE Volume 12330 Folio 801 Created by instrument PS848743W 31/10/2024

REGISTERED PROPRIETOR



ENCUMBRANCES, CAVEATS AND NOTICES

MORTGAGE AZ413700E 24/07/2025 WESTPAC BANKING CORPORATION

COVENANT PS848743W 31/10/2024

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.

AGREEMENT Section 173 Planning and Environment Act 1987 AX385769J 25/10/2023

DIAGRAM LOCATION

SEE PS848743W FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NUMBER		STATUS	DATE
AZ413698M (E)	DISCHARGE OF MORTGAGE	Registered	24/07/2025
AZ413699K (E)	TRANSFER	Registered	24/07/2025
AZ413700E (E)	MORTGAGE	Registered	24/07/2025

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

Street Address: 114 PAKENHAM ROAD PAKENHAM VIC 3810

ADMINISTRATIVE NOTICES

NIL

eCT Control 16320Q WESTPAC BANKING CORPORATION Effective from 24/07/2025

DOCUMENT END

Title 12580/421 Page 1 of 1



Imaged Document Cover Sheet

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

The document following this cover sheet is an imaged document supplied by LANDATA®, Secure Electronic Registries Victoria.

Document Type	Plan
Document Identification	PS848743W
Number of Pages	4
(excluding this cover sheet)	
Document Assembled	22/05/2025 12:54

Copyright and disclaimer notice:

© 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®, Secure Electronic Registries Victoria Pty Ltd (ABN 86 627 986 396) as trustee for the Secure Electronic Registries Victoria Trust (ABN 83 206 746 897) accept responsibility for any subsequent release, publication or reproduction of the information.

The document is invalid if this cover sheet is removed or altered.

PLAN OF SUBDIVISION

This copied document is made available for the purpose of the planning process set out in the Planning and Environment Act 1987. The information must not be d for any other purpose. By taking a copy of this document you acknowledge entind above and that any a that you will only use the document for the purp ation, distribution or copying of this tion ment is

LOCATION OF LAND

PARISH: NAR NAR GOON TOWNSHIP: **PAKENHAM**

SECTION:

CROWN ALLOTMENT: 32(PT) & 33(PT)

TITLE REFERENCE: VOL, 12230 FOL, 801

LAST PLAN REFERENCE: LP6710 (LOT 3)

POSTAL ADDRESS: 110 PAKENHAM ROAD (at time of subdivision) **PAKENHAM 3810**

MGA CO-ORDINATES: (of approx centre of land) in plan)

N: 5 786 580

E: 366 250

GDA 2020

Council Name, Cardinia Shire Council

Council Reference Number: S21-146 Planning Permit Reference: T160690-2 SPEAR Reference Number: S182115M

Certification

This plan is certified under section 11 (7) of the Subdivision Act 1988 Date of original certification under section 6 of the Subdivision Act 1988, 21/04/2023

Public Open Space

A requirement for public open space under section 18 or 18A of the Subdivision Act 1988 has been made and the requirement has not been satisfied at Certification

Digitally signed by: Fiona Shadforth for Cardinia Shire Council on 30/05/2024

Statement of Compliance issued: 28/10/2024

Public Open Space

A requirement for public open space under section 18 or 18A of the Subdivision Act 1988. has been made and the requirement has been satisfied at Statement of Compliance

VESTING OF ROADS AND/OR RESERVES

ROAD R1 ROAD R2 RESERVE No.1

IDENTIFIER

CARDINIA SHIRE COUNCIL HEAD TRANSPORT FOR VICTORIA AUSNET ELECTRICITY SERVICES PTY LTD

COUNCIL/BODY/PERSON

ZONE: 55

LOTS 1 TO 100 (BOTH INCLUSIVE) HAVE BEEN OMITTED FROM THIS PLAN.

LOTS IN THIS PLAN MAY BE AFFECTED BY ONE OR MORE RESTRICTIONS. FOR DETAILS OF RESTRICTIONS INCLUDING BURDENED LOTS & BENEFITING LOTS, SEE CREATION OF RESTRICTIONS ON SHEET 4.

NOTATIONS

WARNING: The restrictive covenant(s)/restriction(s) in this plan may have been varied or removed. For current information, please refer to the relevant folio(s) of the Register, noting section 88(3) of the Transfer of Land Act 1958

NOTATIONS

DEPTH LIMITATION: DOES NOT APPLY

This is a SPEAR plan.

STAGING:

This is not a staged subdivision. Planning Permit No. T160690

SURVEY:

This plan is based on survey.

This survey has been connected to permanent marks No(s), 89, 199, 213, 285, 286, 287, 295, 319, 320, 354, 355, 363, 674, 675

Estate: The Rise - Pakenham Phase No.: 01 No. of Lots: 31 + Lot A PHASE AREA: 2.142ha

EASEMENT INFORMATION

LEGEND:	A - Annurtenant Fasement	F - Focumbering Fasement	R - Encumbering Easement (F	(heof

Easement Reference	Purpose	Width (Metres)	Origin	Land B	enefited/In Favour Of
E-1, E-4	PIPELINE	24.38	INST. D613929	VICTORIA F	PIPELINES COMMISSION
E-2 E- 2 , E- 3	DRAINAGE SEWERAGE	3 SEE DIAG.	THIS PLAN THIS PLAN		NIA SHIRE COUNCIL T WATER CORPORATION
E-4	SUPPLY OF WATER (THROUGH UNDERGROUND PIPES)	6	THIS PLAN	SOUTH EAS	T WATER CORPORATION
7/7385		SURVEYORS	FILE REE. 2000490/01	ORIGINAL SHEET	SHEET 1 OF 4



Beveridge Williams development & environment consultants

Melbourne ph: 03 9524 8888

www.beveridgewilliams.com.au

SURVEYORS FILE REF: 2000490/01 2000490-01-PS-V11,DWG

Digitally signed by: ADRIAN JAMES FREEMAN, Licensed

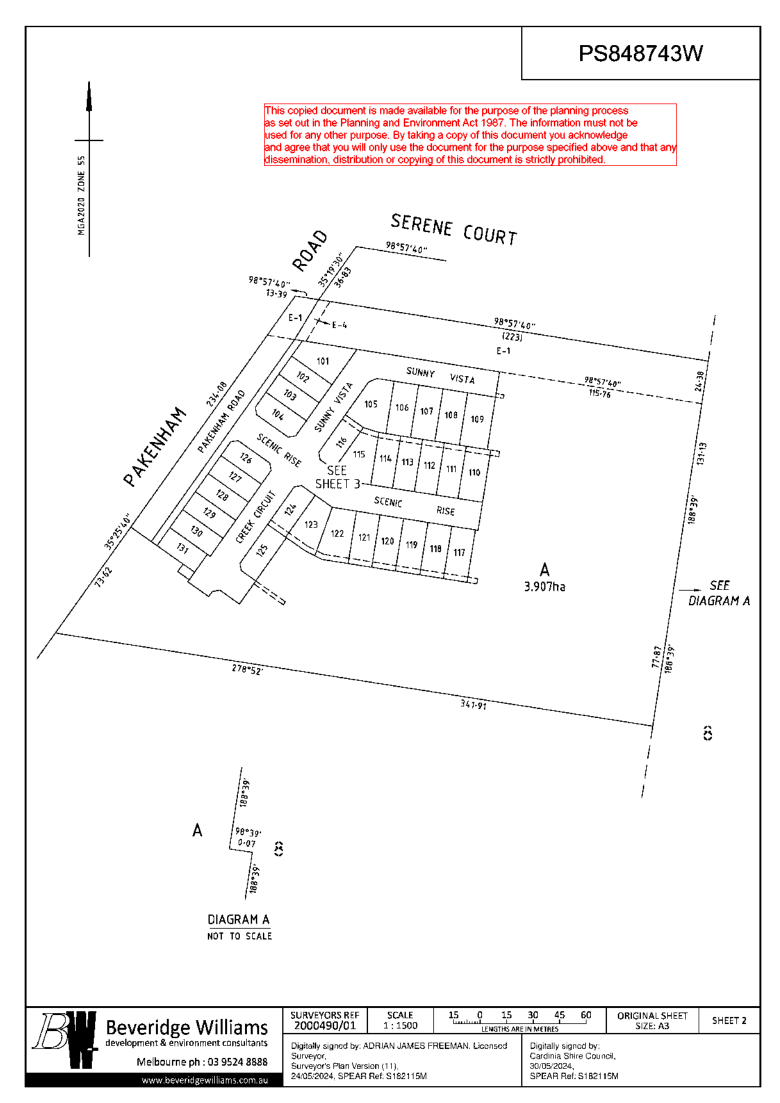
Surveyor's Plan Version (11). 24/05/2024, SPEAR Ref. S182115M

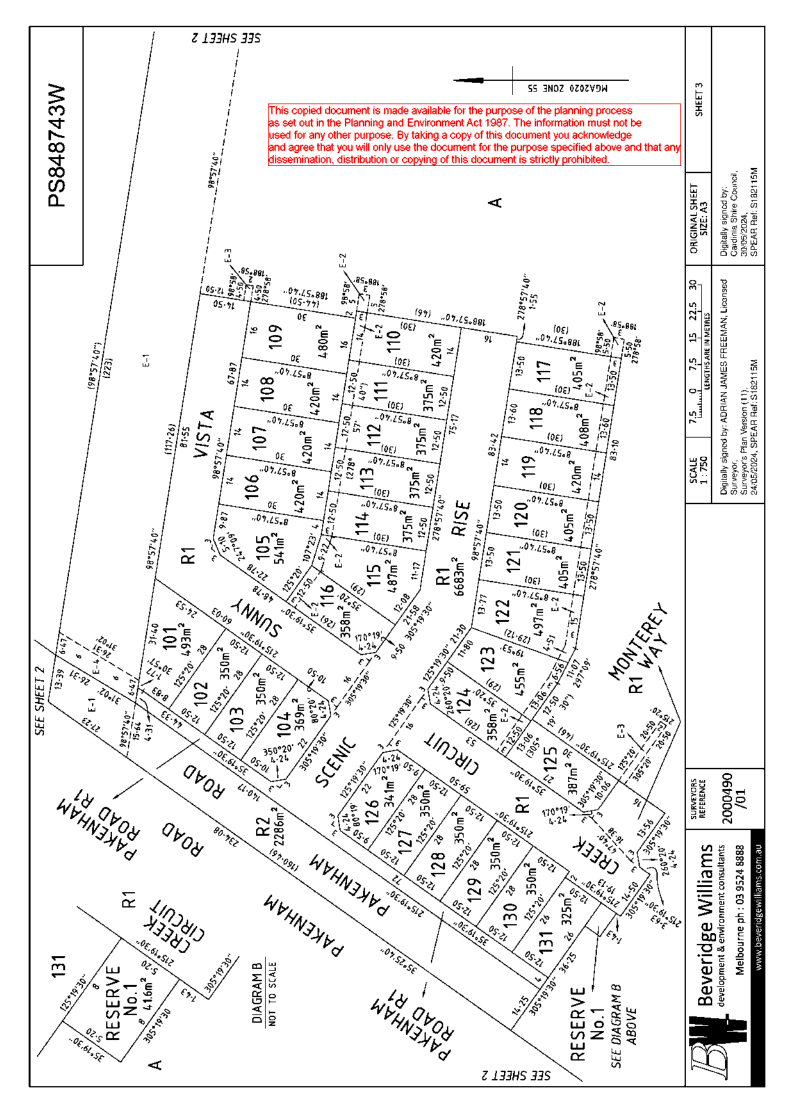
Land Use Victoria Plan Registered 02:18 PM

SIZE: A3

SHEET 1 OF 4

31/10/2024 Assistant Registrar of Titles





SUBDIVISION ACT 1988

CREATION OF RESTRICTION 'A'

PS848743W

THE REGISTERED PROPRIETORS OF THE BURDENED LAND COVENANT WITH THE REGISTERED PROPRIETORS OF THE BENEFITED LAND AS SET OUT IN THE RESTRICTION WITH THE INTENT THAT THE BURDEN OF THE RESTRICTION RUNS WITH AND BINDS THE BURDENED LAND AND THE BENEFIT OF THE RESTRICTION IS ANNEXED TO AND RUNS WITH THE BENEFITED LAND. This copied document is made available for the purpose of the planning proces

as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge

BURDENED LAND: LOTS 101 TO 131 (BOTH INCLUSIVE) and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited. BENEFITING LAND: LOTS 101 TO 131 (BOTH INCLUSIVE)

LAND TO BENEFIT & TO BE BURDENED:

DESCRIPTION OF RESTRICTION:

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THE PLAN OF SUBDIVISION SHALL NOT:

(1) CONSTRUCT OR ALLOW TO BE CONSTRUCTED ANY BUILDING OR STRUCTURE OTHER THAN A BUILDING OR STRUCTURE THAT SHALL BE CONSTRUCTED IN ACCORDANCE WITH THE RISE (PAKENHAM) ESTATE DESIGN GUIDELINES AS AMENDED FROM TIME TO TIME.

A COPY OF THE DESIGN GUIDELINES AND BUILDING ENVELOPE PLAN IS AVAILABLE at http://www.beveridgewilliams.com.au/design-application/

- (2) CONSTRUCT OR ALLOW TO BE CONSTRUCTED ANY BUILDING OR STRUCTURE ON THE LOT PRIOR TO:
 - COPIES OF BUILDING PLANS, ELEVATION, ROOF PLANS, SITE PLANS (INCORPORATING SETBACKS FROM ALL BOUNDARIES, EXISTING CONTOURS, PROPOSED FINISHED FLOOR LEVELS AND SITE LEVELS, ALL PROPOSED DRIVEWAYS AND PATHS, DETAILS OF FENCES AND OUTBUILDINGS AND LANDSCAPING) AND SCHEDULES OF EXTERNAL COLOURS AND MATERIALS HAVE BEEN SUBMITTED VIA THE DESIGN PORTAL AT THE ABOVE ADDRESS OR SUCH OTHER ENTITY AS MAY BE NOMINATED BY THE DESIGN ASSESSMENT PANEL FROM TIME TO TIME;
 - THE DESIGN ASSESSMENT PANEL OR SUCH OTHER ENTITY AS MAY BE NOMINATED BY THE DESIGN ASSESSMENT PANEL FROM TIME TO TIME HAVE GIVEN ITS WRITTEN APPROVAL TO THE PLANS PRIOR TO THE COMMENCEMENT OF WORKS.

VARIATION:

ANY VARIATION TO CONDITIONS 1 AND 2 OF RESTRICTION 'A' WILL REQUIRE THE CONSENT OF THE DESIGN ASSESSMENT PANEL.

EXPIRY:

THIS RESTRICTION CEASES TO HAVE EFFECT FOLLOWING AFTER EITHER;

- (i) THE ISSUE OF AN OCCUPANCY PERMIT UNDER THE BUILDING ACT 1993 (OR SIMILAR) IN RESPECT OF A BUILDING ON EVERY RESIDENTIAL LOT ON THIS PLAN.
- (ii) 31 DECEMBER 2039.

CREATION OF RESTRICTION 'B'

THE REGISTERED PROPRIETORS OF THE BURDENED LAND COVENANT WITH THE REGISTERED PROPRIETORS OF THE BENEFITED LAND AS SET OUT IN THE RESTRICTION. WITH THE INTENT THAT THE BURDEN OF THE RESTRICTION RUNS WITH AND BINDS THE BURDENED LAND AND THE BENEFIT OF THE RESTRICTION IS ANNEXED TO AND RUNS WITH THE BENEFITED LAND.

LAND TO BENEFIT & TO BE BURDENED:

BURDENED LAND: LOTS 101 TO 131 (BOTH INCLUSIVE) BENEFITING LAND: LOTS 101 TO 131 (BOTH INCLUSIVE)

DESCRIPTION OF RESTRICTION:

THE REGISTERED PROPRIETOR OR PROPRIETORS FOR THE TIME BEING OF ANY BURDENED LOT ON THE PLAN OF SUBDIVISION SHALL NOT:

CONSTRUCT OR ALLOW TO BE CONSTRUCTED ANY BUILDING OR STRUCTURE WITH PARTY WALLS UNLESS THE PARTY WALLS ARE CONSTRUCTED SIMULTANEOUSLY WITH THE ABUTTING LOTS

THIS RESTRICTION CEASES TO HAVE EFFECT FOLLOWING AFTER EITHER;

- (i) THE ISSUE OF AN OCCUPANCY PERMIT UNDER THE BUILDING ACT 1993 (OR SIMILAR) IN RESPECT OF A BUILDING ON EVERY RESIDENTIAL LOT ON THIS PLAN.
- (ii) 31 DECEMBER 2039.



SURVEYORS REF 2000490/01

ORIGINAL SHEET SIZE: A3

SHEET 4

Digitally signed by: ADRIAN JAMES FREEMAN, Licensed

Cardinia Shire Council, 30/05/2024. SPEAR Ref; S182115M

Digitally signed by:

www.beveridgewilliams.com.au

Surveyor's Plan Version (11). 24/05/2024, SPEAR Ref. S182115M



Department of Environment, Land, Water & Planning

Electronic Instrument Statement

Copyright State of Victoria. No part of this publication may be reproduced except as permitted by the Copyright Act 1968 (Cth), to comply with a statutory requirement or pursuant to a written agreement. The information is only valid at the time and in the form obtained from the LANDATA REGD TM System. None of the State of Victoria, its agents or contractors, accepts responsibility for any subsequent publication or reproduction of the information.

The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders, past, present and emerging.

Produced 20/11/2024 12:03:49 PM

Status Registered Dealing Number AX385769J

Date and Time Lodged 25/10/2023 12:57:26 PM

Lodger Details

Lodger Code 21884L

Name SETTLE CONNECT PTY LTD

Address Lodger Box Phone Email

Reference Cardinia (12330/801

APPLICATION TO RECORD AN INSTRUMENT

Jurisdiction VICTORIA

Privacy Collection Statement

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Estate and/or Interest

FEE SIMPLE

Land Title Reference

12330/800

12330/801

Instrument and/or legislation

RECORD - AGREEMENT - SECTION 173 Planning & Environment Act - section 173

Applicant(s)

Name CARDINIA SHIRE COUNCIL

Address

Property Name CARDINIA SHIRE OFFICE

Street Number 20
Street Name SIDING
Street Type AVENUE
Locality OFFICER

State VIC





Department of Environment, Land, Water & Planning

Electronic Instrument Statement

Postcode 3809

Additional Details

Refer Image Instrument

The applicant requests the recording of this Instrument in the Register.

Execution

- 1. The Certifier has taken reasonable steps to verify the identity of the applicant or his, her or its administrator or attorney.
- 2. The Certifier holds a properly completed Client Authorisation for the Conveyancing Transaction including this Registry Instrument or Document.
- 3. The Certifier has retained the evidence supporting this Registry Instrument or Document.
- 4. The Certifier has taken reasonable steps to ensure that this Registry Instrument or Document is correct and compliant with relevant law and any Prescribed Requirement.

Executed on behalf of CARDINIA SHIRE COUNCIL
Signer Name DAVID PHILIP LITTLEJOHN
Signer Organisation DYE & DURHAM LEGAL PTY

LTD

Signer Role AUSTRALIAN LEGAL

PRACTITIONER

Execution Date 25 OCTOBER 2023

File Notes:

NIL

This is a representation of the digitally signed Electronic Instrument or Document certified by Land Use Victoria.

Statement End.





Imaged Document Cover Sheet

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

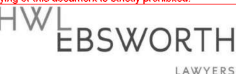
The document following this cover sheet is an imaged document supplied by LANDATA®, Secure Electronic Registries Victoria.

Document Type	Instrument
Document Identification	AX385769J
Number of Pages	17
(excluding this cover sheet)	
Document Assembled	20/11/2024 12:03

Copyright and disclaimer notice:

© 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®, Secure Electronic Registries Victoria Pty Ltd (ABN 86 627 986 396) as trustee for the Secure Electronic Registries Victoria Trust (ABN 83 206 746 897) accept responsibility for any subsequent release, publication or reproduction of the information.

The document is invalid if this cover sheet is removed or altered.



Deed of Agreement

Under s173 of the Planning and Environment Act 1987

Cardinia Shire Council

and

BNG (Pakenham) Pty Ltd (ACN 640125686)

Ref: DV:NB:1050250

Doc ID 1115801193/v1

Level 8,447 Collins Street, Melbourne VIC 3000 Australia PO Box 3, Collins Street West VIC 8007 Australia DX 564 Melbourne Telephone +613 8644 3500 Facsimile 1300 365 323 (Australia) +613 9034 3257 (International) hwlebsworth.com.au



1.	Definitions and interpretation clauses	2
2.	Owner's obligations	5
3.	Further obligations	5
4.	Agreement under Section 173 of the Act	6
5.	Owner's warranties	7
6.	Successors in title	7
7.	Notices	7
8.	Miscellaneous	8
Sche	edule	10
Exec	cuted as a deed	11
Sche	edule 1	12
Sche	edule 2	13



06/10/2023 Date

Parties

Cardinia Shire Council

of 20 Siding Avenue, Officer 3809

(Council)

BNG (PAKENHAM) PTY LTD (ACN 640125686)

of Level 5, 991 Whitehorse Road, Box Hill VIC 3128

(Owner)

Recitals

- A. Council is the Responsible Authority pursuant to the Act for the administration and enforcement of the Planning Scheme, which applies to the Subject Land.
- B. The Owner is or is entitled to be the registered proprietor of the Subject Land, which is the land over which this Agreement is intended to be registered.
- C. On 19 December 2017 Council issued Planning Permit No. T160690 (Planning Permit), which allows for the subdivision of the Subject Land, associated works, fencing, removal of native vegetation and altering access to a road in a Road Zone Category 1, generally in accordance with the approved plans.
- D. On 9 June 2021 Council amended the Planning Permit (T160690-2) (Amended Planning Permit).
- E. Condition 41 of the Amended Planning Permit provides that:

Prior to the issuing of a Statement of Compliance for each stage, the owner must enter into an agreement pursuant to Section 173 of the Planning and Environment Act 1987 to provide for the following:

- a) A plan of subdivision to show the location and dimensions of the plantation reserve as well as the building envelopes.
- b) A requirement that each land owner must maintain the



plantation reserve in perpetuity at the owner's cost. A separate maintenance/weed control schedule is required.

- c) A requirement that any fencing within the plantation reserve must be wire or similar material to the satisfaction of the Responsible Authority.
- d) A requirement that each lot affected by the plantation reserve must comply with the relevant Building Design Guidelines registered on title.
- F. The Parties have agreed to enter into this Agreement:
 - (a) to give effect to the requirements of the Amended Planning Permit;
 - (b) that the Building Envelopes referred to in this Agreement relate only to the building envelopes for the lots abutting the plantation reserve on the eastern boundary of the Subject Land; and
 - (c) to achieve and advance the objectives of planning in Victoria and the objectives of the Planning Scheme in respect of the Subject Land.

This deed witnesses that in consideration of, among other things, the mutual promises contained in this deed the parties agree as follows:

Definitions and interpretation clauses

1.1 **Definitions**

In this deed the following definitions apply:

Act means the Planning and Environment Act 1987 (Vic).

Agreement means this Deed of Agreement and any Agreement executed by the Parties expressed to be supplemental to this Agreement.

Building Design means the Building Design Guidelines required by conditions 6 and 7 of the Planning Permit.

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

Deed of Agreement

Page 2



Building Envelopes means the building envelopes for the lots abutting the plantation

reserve on the eastern boundary of the Subject Land.

Building Envelope

Plan

means the plan showing the location and dimensions of the

Building Envelopes attached at Schedule 1.

Business Day means a day that is not a Saturday, Sunday or public holiday in

Melbourne.

Claim means any claim, action, proceeding or demand made against

the person concerned, however it arises and whether it is present

or future, fixed or unascertained, actual or contingent.

Council means Cardinia Shire Council in its capacity as responsible

authority.

Development means the buildings and works authorised under the Planning

Permit.

Endorsed Plans means the plans and/or other documents that are endorsed

pursuant to the Planning Permit from time to time.

Loss means any loss, damage, cost, expense or liability incurred by

the person concerned, however it arises and whether it is present

or future, fixed or unascertained, actual or contingent.

Owner means the person or persons registered or entitled from time to

time to be registered by the Registrar of Titles as proprietor or proprietors of an estate in fee simple in the Subject Land or any

part of it and includes a Mortgagee-in-possession.

Party or Parties means the Owner and Council under this Agreement as

appropriate.

Planning Permit means Planning Permit No. T160690 issued by Council on 19

December 2017 referred to in Background C of this Agreement, and as amended from time to time (currently T160690-2 issued

on 9 June 2021) and including any Endorsed Plans.



Planning Scheme means the Cardinia Planning Scheme and any other Planning

Scheme which applies to the Subject Land.

Plantation means the area marked 'plantation reserve' forming part of the Reserve

Subject Land as detailed in the Building Envelope Plan.

means Volume 12330 Folio 801 (Lot 3 on Plan of Subdivision **Subject Land**

> 6710) and Volume 12330 Folio 800 (Lot 2 on Plan of Subdivision 86652). Any reference to the Subject Land in this Agreement includes any lot created by the subdivision of the Subject Land or

any part of it.

VCAT means the Victorian Civil and Administrative Tribunal.

Vegetation Plan means the vegetation plan attached at Schedule 2..

1.2 Interpretation

- (a) In this document, unless the context otherwise requires:
 - (i) The singular includes the plural and vice versa.
 - (ii) A reference to a gender includes a reference to each other gender.
 - A reference to a person includes a reference to a firm, corporation or (iii) other corporate body and that person's successors in law.
 - (iv) If a Party consists of more than one person this Agreement binds them jointly and each of them severally.
 - A term used in this Agreement has its ordinary meaning unless that term is defined in this Agreement. If a term is not defined in this Agreement and it is defined in the Act it has the meaning as defined in the Act.
 - A reference to an Act, Regulation or the Planning Scheme includes any (vi) Acts, Regulations or amendments amending, consolidating or replacing the Act, Regulation or Planning Scheme.
 - (vii) The introductory clauses to this Agreement are and will be deemed to form part of this Agreement.
 - (viii) Headings are for guidance only and do not affect the interpretation of this Agreement.

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited



- (b) The obligations of the Owner under this Agreement, will take effect as separate and several covenants which are annexed to and run at law and equity with the Subject Land; and
 - bind the Owner, its successors, transferees and permitted assigns, the registered proprietor or proprietors for the time being of the Subject Land; and
 - (ii) if the Subject Land is subdivided further, this Agreement must be read and applied so that each subsequent Owner of a lot is only responsible for those covenants and obligations which relate to that Owner's lot.

2. Owner's obligations

2.1 Plans showing the location of the Plantation Reserve and the Building Envelopes

The Owner covenants and agrees that the Building Envelope Plan shows the location and dimensions of the Plantation Reserve, as well as, the relevant Building Envelopes.

2.2 Maintenance of the Plantation Reserve

The Owner covenants and agrees that it will maintain the plantation reserve:

- (a) in perpetuity;
- (b) at the its own cost; and
- (c) in accordance with the Vegetation Plan.

2.3 Fencing within the Plantation Reserve

The Owner covenants and agrees to construct all fencing within the Plantation Reserve of wire or similar material to the satisfaction of the Responsible Authority.

2.4 Building Design Guidelines

The Owner covenants and agrees that the construction of buildings on each lot affected by the Plantation Reserve must comply with the Building Design Guidelines.

3. Further obligations

3.1 **Notice and registration**

The Owner will bring this Agreement to the notice of all prospective purchasers, Mortgagees, lessees, charges, transferees and assigns of the Subject Land.

Deed of Agreement

Page 5



3.2 Giving effect to this Agreement

The Owner will do all things necessary to give effect to this Agreement, including executing any further documents and will comply with its obligations under this Agreement.

3.3 Recording by Registrar of Titles

The Owner will consent to Council making application to the Registrar of Titles to make a recording of this Agreement in the Register on the Certificate of Title of the Subject Land in accordance with s181 of the Act and do all things necessary to enable Council to do so including signing any further agreement, acknowledgement or document or procuring the consent to this Agreement of any Mortgagee or caveator to enable the recording to be made in the Register under that section.

3.4 Council's costs to be paid

- (a) The Owner will immediately pay to Council, Council's reasonable costs and expenses (including legal expenses) of and incidental to the preparation, drafting, finalisation, engrossment, execution, registration and enforcement of this Agreement which are and until paid will remain a debt due to Council by the Owner.
- (b) If in dispute, Council may have the costs assessed by the Law Institute of Victoria Costing Service and the Parties will be bound by any assessment, and the cost of any assessment will be paid equally by the Parties.

3.5 Mortgagee to be Bound

The Owner covenants to obtain the consent of any Mortgagee to be bound by the covenants in this Agreement if the Mortgagee becomes Mortgagee in possession of the Subject Land.

3.6 Covenants run with the Subject Land

The Owner's obligation in this Agreement are intended to take effect as covenants which shall be annexed to and run at law and in equity with the Subject Land and every part of it, and bind the Owner and its successors, assignees and transferees, the registered proprietor or proprietors for the time being of the Subject Land and every part of the Subject Land.

4. Agreement under Section 173 of the Act

Council and the Owner agree without limiting or restricting their respective powers to enter into this Agreement and, insofar as it can be so treated, this Agreement is made pursuant to section 173 of the Act.

Deed of Agreement

Page 6

Doc ID 1115801193/v1



5. Owner's warranties

Without limiting the operation or effect which this Agreement has, the Owner warrants that apart from the Owner and any other person which has consented in writing to this Agreement, no other person has any interest, either legal or equitable, in the Subject Land which may be affected by this Agreement.

6. Successors in title

6.1 Successors in title

Without limiting the operation or effect which this Agreement has, the Owner must ensure that until such time as a memorandum of this Agreement is registered on the title to the Subject Land, successors in title shall be required to:

- (a) give effect to and do all acts and sign all documents which will require those successors to give effect to this Agreement; and
- (b) execute a deed agreeing to be bound by the terms of this Agreement.

7. Notices

7.1 Service

A notice or other communication required or permitted to be served by a Party on another Party must be in writing and may be served:

- (a) by delivering it personally to that Party;
- (b) by sending it by prepaid post addressed to that Party at the address set out in this Agreement or subsequently notified to each Party from time to time; or
- (c) by sending it by electronic mail to that Party using the email address set out in this Agreement or subsequently notified to each Party from time to time.

7.2 Time of service

A notice or other communication is deemed served:

- (a) if delivered, on the following business day;
- (b) if posted, on the expiration of two business days after the date of posting; or
- (c) if emailed, when the electronic communication becomes capable of being retrieved by the addressee at an electronic address designated by the addressee.

Deed of Agreement



8. Miscellaneous

8.1 Commencement of Agreement

Unless otherwise provided in this Agreement, this Agreement commences from the date of this Agreement.

8.2 **Default**

- (a) If the Owner fails to comply with the provisions of this Agreement, Council may serve a notice on the Owner specifying the works, matters and things in respect of which the Owner is in default.
- (b) If the alleged default continues for 30 days after the service of such notice, Council may, by its officers, employees, agents and contractors, enter the Subject Land and ensure that the works, matters and things are carried out.
- (c) The costs incurred by the Council in undertaking the works as a result of the Owner's default will be payable by the Owner.

8.3 Ending of Agreement

This Agreement ends:

- (a) on the date that the Council confirms in writing that this Agreement can be ended; or
- (b) otherwise in accordance with the Act.

8.4 Application to Registrar

As soon as reasonably practicable after the Agreement has ended, Council will, at the request and at the cost of the Owner make application to the Registrar of Titles under s183(2) of the Act to cancel the recording of this Agreement on the register.

8.5 No fettering of Council's powers

It is acknowledged and agreed that this Agreement does not fetter or restrict the power or discretion of Council to make any decision or impose any requirements or conditions in connection with the granting of any planning approval or certification of any plans of subdivision applicable to the Subject Land or relating to any use or development of the Subject Land. This copied document is made available for the purpose of the planning process

8.6 No waiver

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

Any time or other indulgence granted by Council to the Owner or any variation of the terms and conditions of this Agreement or any judgment or order obtained by Council against the Owner will not in any way amount to a waiver of any of the rights or remedies of Council in relation to the terms of this Agreement.



8.7 **Severability**

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

- (a) If a court, arbitrator, tribunal or other competent authority determines that a word, phrase, sentence, paragraph or clause of this Agreement is unenforceable, illegal or void then it must be severed and the other provisions of this Agreement will remain operative.
- (b) Clause 8.7(a) will not apply if to do so will materially affect the commercial arrangement formed by this Agreement.

8.8 Proper law

This Agreement is governed by and the Owner submits to the laws of the State of Victoria.

8.9 Counterparts

This Agreement may be executed in counterparts, and is binding on the parties upon the counterparts being exchanged. A copy of the original executed counterpart sent by email is to be treated as an original counterpart for all intents and purposes.



Schedule

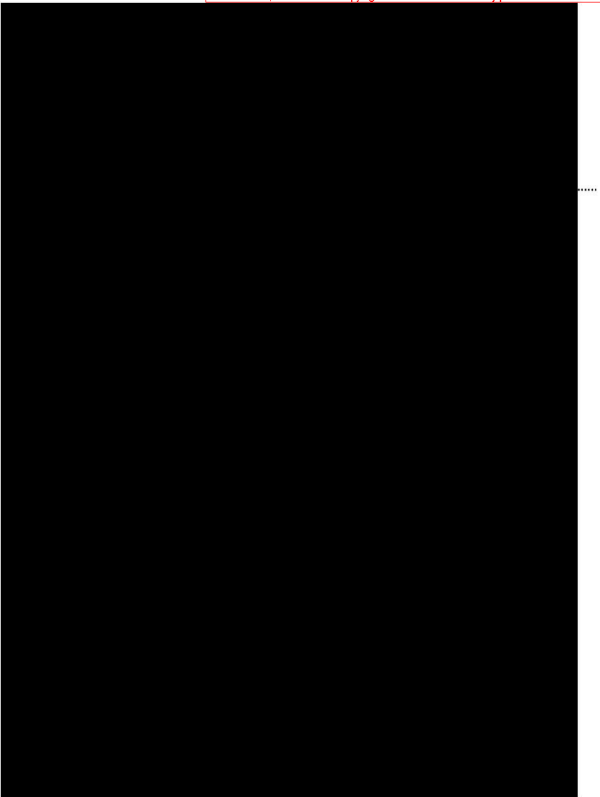
This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

Mortgagee's Consent

Daiwa Capital Markets Australia Ltd as Mortgagee of registered Mortgage No AW944856J consents to the Owner entering into this Agreement and agrees to be bound by the terms and conditions of this Agreement as if it were the Owner of the Subject Land.







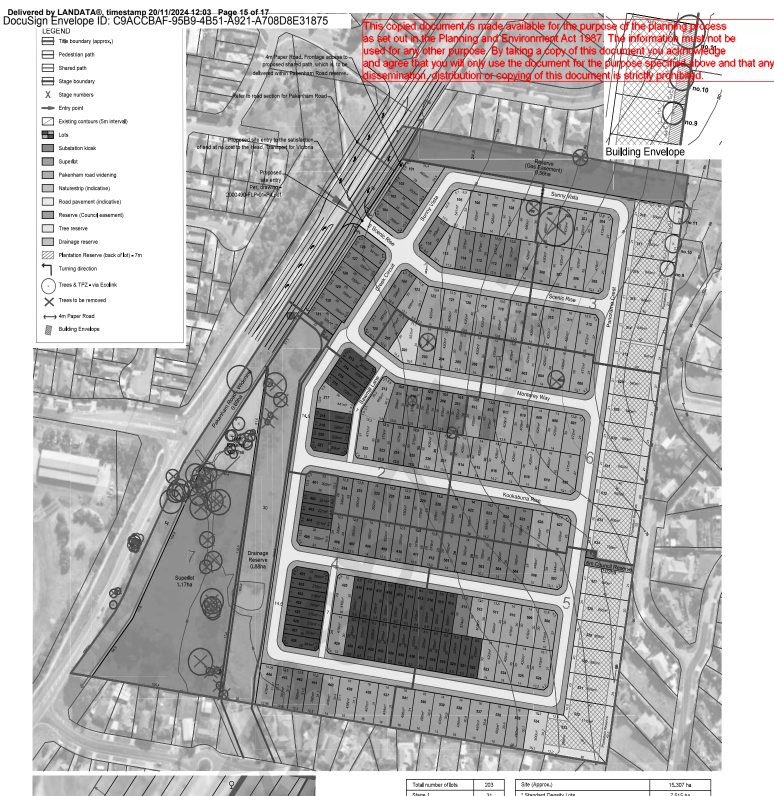


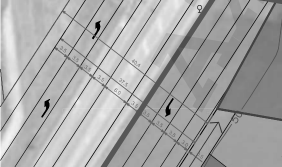
Schedule 1

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

Building Envelope Plan







Pakenham Road - Cross Section

- tes:
 This plan is subject to Council approval.
 All dimensions and areas are subject to survey and final computations,
 The drainage reserve shown has been preliminarly sized for the treatment and detention of
 stormwater to Council requirements. The layout and area required will be subject to engineering
 detail design and Council approval.
 All roads are 16m local access level 1 unless noted otherwise
 Road pawement is indicative only and subject to detailed engineering design.
 Arc dimensions shown are length of arc (not chord)

Total number of lots	203
Stage 1	31
Stage 2	34
Stage 3	18
Stage 4	44
Stage 5	41
Stage 6	34
Stage 7*	1

* Stage includes 1 Superlot

Lot Schedule by Area					
Lot Size	Number of Lots	%			
0-299m2	42	20.8			
300-399m2	56	27.7			
400-499m2	81	40.1			
500-599m2	3	1.5			
600-699m2	0	0.0			
700m2+	20	9.9			
Tota l	202	100			

^{*} Table does not include superlot

Site (Approx.)	15.307 ha	
* Standard Density Lots		7.515 ha
* Medium Density Lots		1.021 ha
* Superlot		1.168 ha
* Kiosk	0.009 ha	
* Tree Reserve	0.165 ha	
* Non-Arterial Roads	3,274 ha	
Arterial Roads (Pakenham road widen	0.693 ha	
Reserve (Council Easement)		0.580 ha
Drainage Reserve		0.884 ha
Net Developable Area		13.150 ha
Lot Yield (Standard Density)	160 lots 470m² averag	ge lot size
Lot Vield		

Lot Yie l d (Standard Density)	160 lots 470m² average lot size	
Lot Yield (Medium Density)	42 lots 243m² average lot size	ı
** Lot Yield (Overall)	202 lots @ 16,9 lots pe 423m² average lot size	
Superlot	1	
Total Number of Lots (Inc. 1 superlot)		203

^{*} Indicates inclusion in NDA

			40				
20	U	20	40	60	80	100	120



Subdivision Plan

110 Pakenham Road, Pakenham

BNG Group

PPROVED A	AMENDED PLAN
LANNING AN	ID ENVIRONMENT ACT 1987
	ANNING SCHEME
ERMIT No.	T160690-2
HEET	1 0F 1
menor menor	to the second second

APPROVED BY Dean Hagusler CARDINIA SHIRE COUNCIL DATE: Monday, 10 October 2022

12	27.18.2021	Pakenham road layout	KT	KT	Date: 01.09.20)22
13	62-13-2021	Added building envelopes	KT	кт	Version No:	
14	07.12.2021	Updated road and staging boundary	KT	KT	16	1
15	21,07,2022	Updated steging boundary	KT	KT	Job No: 20004	190
16	01,03,2022	Updated lot numbers, building envelope and tables	OX	KT	Scale (A1):	1:1
Version	Date	Description	Drafted	Approved	(A3):	1:2

cale (A1): 1:1000 (A3): 1:2000

Ν

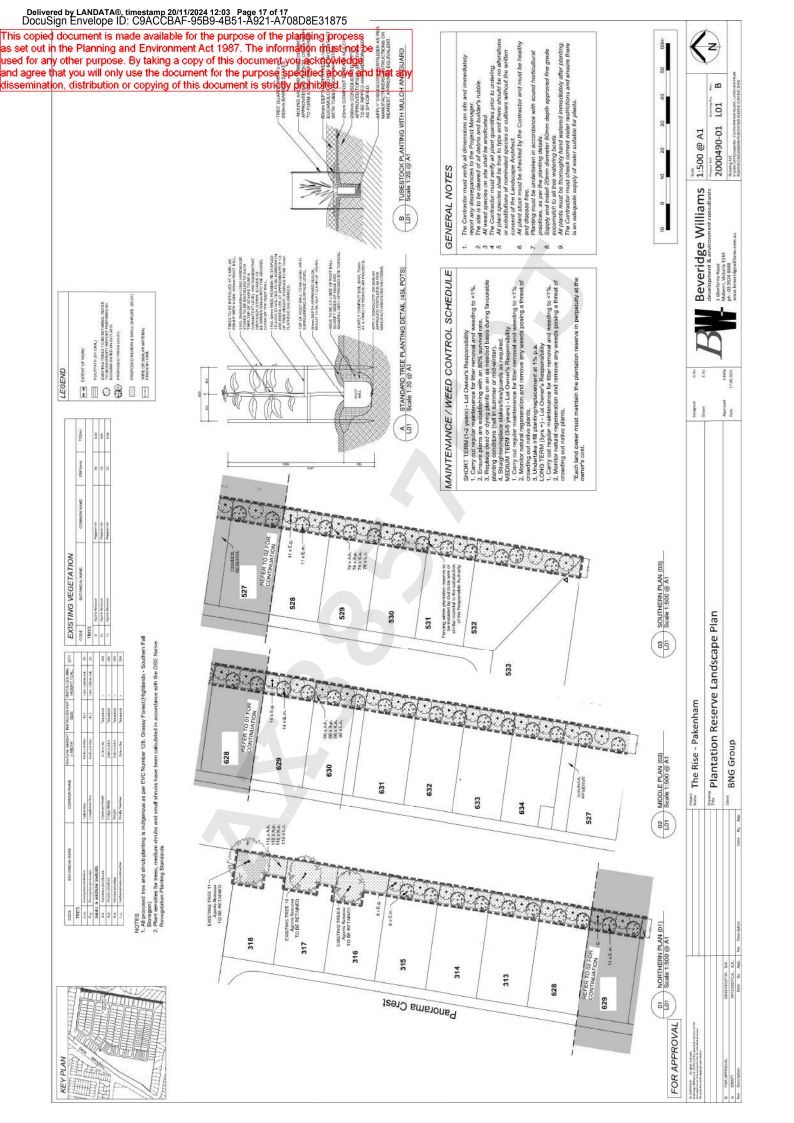


Schedule 2

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

Vegetation Plan





10/06/2021 C254card

SCHEDULE 4 TO CLAUSE 42.01 ENVIRONMENTAL SIGNIFICANCE OVERLAY

Shown on the planning scheme map as ESO4.

PAKENHAM NORTH RIDGE

1.0 10/06/2021 C254card

Statement of environmental significance

The Pakenham ridge has regional significance for biodiversity. It makes a substantial contribution to biodiversity in the Gippsland Plain Bioregion as well as the Pakenham area. The area has remnants of Grassy Forest, an ecosystem that is vulnerable in the area. The Cobra Greenhood Orchid (*Pterostylis grandiflora*) which is of state significance, and the Green Scentbark (*Eucalytptus fulgens*) which is of state/national significance, are found in the area The area is characterised by a geology of Devonian Granitic and Silurian Sediment origin, moderate to steep slopes, and areas of remnant vegetation. These characteristics contribute to environmental values including landscape quality, water quality, and habitat of botanical and zoological significance. These characteristics are also a significant factor contributing to environmental hazards such as erosion, salinity and fire risk, and susceptibility to visual intrusion from buildings and works.

2.0 10/06/2021 C254card

Environmental objective to be achieved

To protect and enhance the significant environmental and landscape values of the Pakenham North ridge.

To ensure that the siting and design of buildings and works does not adversely impact on environmental and landscape values including the ridge landform, the diverse and interesting landscape, the natural skyline of ridge areas, areas of remnant vegetation, and habitat of botanical and zoological significance.

To ensure that the siting and design of buildings and works responds to environmental and landscape values, and addresses environmental hazards of erosion, salinity and fire.

To maintain, manage and promote replanting of native vegetation as an important element of the Pakenham North ridge landscape and natural systems.

To ensure long term protection of areas of high conservation value and promote the protection and enhancement of wildlife habitat and corridors.

3.0 10/06/2021 C254card

Permit requirement

A permit is required to construct a fence.

A permit is not required to remove, destroy or lop any vegetation if:

- The vegetation is a tree overhanging the roof of a building used for Accommodation. This exemption only allows the removal, destruction or lopping of that part of the tree which is overhanging the building and which is necessary for fire protection.
- The vegetation is dead as a result of natural circumstances or as a result of the spread of noxious weeds and which has been assessed as being suitable for removal by an authorised officer of the responsible authority. This exemption does not apply to standing dead trees with a trunk diameter of 40 centimetres or more at a height of 1.3 metres above ground level.
- It is the minimum extent necessary to maintain utility services for the transmission of water, sewage, gas, electricity, electronic communications or the like, provided that the removal, destruction or lopping is with the written consent of the responsible authority.
- It is necessary for maintenance by the Cardinia Shire Council of works including any road, drain, essential service or public facility.
- It is the removal of any vegetation from an existing dam wall where the vegetation may impact on the structural stability of the dam wall.
- The vegetation is required to be pruned or lopped (but not removed or destroyed) as part of normal domestic or horticultural practice for the species.

This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be CARDINGA PLANNING SQHEME taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

The vegetation is an environmental weed contained in the table below; that is not listed under

the Schedule to Clause 43.01 (Heritage Overlay) and there is no condition listed in the table:

Botanical name	Common name	Condition
Acacia baileyana	Cootamundra Wattle	
Acacia decurrens	Early Black Wattle	
Acacia elata	Cedar Wattle	
Acacia floribunda	White Sallow Wattle	
Acacia longifolia	Coast / Sallow Wattle	
Acacia saligna	Golden Wreath Wattle	
Acacia sophorae	Coastal Wattle	
Acer spp.	Maple	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Agapanthus praecox orientalis	African Lily	
Allium triquetrum	Angled Onion	
Alstromeria aurea	Peruvian Lily	
Amaryllis belladonna	Belladonna Lily	
Anredera cordifolia	Madeira vine	
Anthoxanthum odoratum	Sweet Vernal Grass	
Arbutus unedo	Strawberry Tree	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Arctotheca calendula	Cape Weed	
Asparagus asparagoides	Bridal Creeper	
Asparagus scandens	Asparagus Fern	
Berberis darwinii	Darwin's Berberry	
Betula spp.	Birch	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Briza minor	Shivery Grass	

Botanical name	Common name	Condition
Briza maxima	Quaking Grass	
Buddleia variabilis	Butterfly Bush	
Calicotome spinosa	Spiny broom	
Castanea spp.	Chestnut	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Cestrum elegans	Red Cestrum	
Chamaecytisus palmensis	Tree Lucerne	
Chrysanthemoides monilifera	Boneseed	
Chrysanthemum maximum	Shasta Daisy	
Cirsium vulgare	Spear thistle	
Conium maculatum	Hemlock	
Convolvulus spp.	Bindweeds	
Conyza bonariensis	Tall Fleabane	
Coprosma repens	Mirror Bush	
Coprosma repens	Tuapata	
Coprosma robusta	Karamu	
Cornus capitata	Evergreen Dogwood	
Cortaderia selloana	Pampas Grass	
Corymbia maculata	Spotted Gum	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Cotoneaster spp.	Cotoneaster	
Crataegus monogyna	Hawthorn	
Crocosmia x crocosmiifolia	Montbretia	
Cytisus palmensis	Tree Lucerne	
Cytisus scoparius	English Broom	

Botanical name	Common name	Condition
Cynodon dactylon	Couch grass	
Cyperus erogrostis	Drain Flat Sedge	
Delairea odorata	Cape Ivy	
Dipogon lignosus	Common Dipogon (Dolichos)	
Dodonea viscose	Sticky Hop Bush	
Echium plantagineum	Paterson's Curse	
Ehrharta erecta	Panic Veldt Grass	
Ehrharta longiflora	Annual Veldt grass	
Erica baccans	Berry-flower Heath	
Erica lusitanica	Spanish Heath	
Eucalyptus botryoides	Southern Mahogany Gum	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Euryops abrotanifolius	Euryops	
Foeniculum vulgare	Fennel	
Fraxinus angustifolia	Narrow-leafed Ash	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Fraxinus ornus	Manna Ash	
Fraxinus oxycarpa	Caucasian Ash	
Galium aparine	Cleavers	
Genista linifolia	Flax Leaf Broom	
Genista monspessulana	Cape/Montpellier Broom	
Hakea salicifolia	Willow Hakea	
Hakea sauveolens	Sweet Hakea	
Hedra helix	English Ivy	
Holcus lanatus	Yorkshire Fog	

Botanical name	and agree that you will only use the document for the purpose specified abourment names semination of this document is strictly prohibited
Hypericum androsaemum	Tutsan
Hypericum perforatum	St.John's Wort
Hypericum tetrapterum	St. Peter's Wort
llex aquifolium	Holly
Ipomoea indica	Morning Glory
Lathyrus latifolius	Sweet Pea
Leptospermum laevigatum	Coast Tea Tree
Leycesteria formosa	Himilayan Honeysuckle
Ligustrum lucidum	Broad-Leaved Privet
Ligustrum vulgare	Privet
Lonicera japonica	Japanese Honeysuckle
Malus spp	Apple
Melaleuca armillaris	Giant Honey Myrtle
Melaleuca hypericifolia	Honey Myrtle
Myosotis sylvatica	Common Forget-me- not
Myrsiphyillum scandens	Asparagus Fern
Myrsiphyllum asparagoides	Bridal Creeper
Myrsiphyllum asparagoides	Smilax
Oenothera stricta	Common Evening Primrose
Opuntia aurantiaca	Prickly Pear
Oxalis pes-caprae	Soursob
Portulaca oleracea	Common Purslane
Paraserianthis lopantha	Cape Wattle
	_

Botanical name	Common name	Condition
Passiflora sp. aff. mollissima	Banana Passionfruit	
Pentaglottis serpvirens	Alkante	
Phalaris aquatica	Toowoomba Canary Grass	
Pennisetum clandestinum	Kikuyu	
Phytolacca octandra	Inkweed	
Pinus radiate	Montery Pine	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Pittosporum crassifolium	Karo	
Pittosporum undulatum	Sweet Pittosporum	
Polygalia myrtifolia	Myrtle Leaf Milkwort	
Populus tremuloides	American Aspen	
Prunus cerasifera	Cherry Plum	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Prunus laurocerasus	Cherry Laurel	
Prunus Iusitanica	Portugal Laurel	
Prunus spp.	Plum	Except Prunus cerasifera (Cherry Plum)
Psoralea pinnata	Bloukeur (Pinnate Scurf-Pea)	
Pyracantha spp.	Firethorns	
Quercus spp.	Oak	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Ranunculus repens	Creeping Buttercup	
Rhamnus alaternus	Italian Buckthorn	
Ricinus communis	Castor Oil Plant	
Robinia pseudacacia	Black Locust	
Romulea rosea var australis	Onion Grass	

Botanical name	Common name	Condition
Rosa rubiginosa	Sweet Briar	
Rubus fruticosus spp. agg.	Blackberry	
Salix babylonica	Weeping willow	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Salix spp.	Willow	Diameter at 1.3 metres above natural ground level must not exceed 40 centimetres
Salpichroa origanifolia	Pampas Lily of the Valley	
Senecio jacobaea	Ragwort	
See Cape Wattle	False Wattle	
Solanum linnaeanum	Apple of Sodom	
Solanum mauritianum	Tree Tobacco	
Solanum nigrum	Black Nightshade	
Solanum pseudocapsicum	Madeira Winter Cherry	
Sollya heterophylla	Blue-bell Creeper	
Spartina anglica	Common Cord-grass	
Tradescantia fluminensis	Wandering Jew/Trad	
Trapaeolum majus	Nasturtium	
Ulex europaeus	Gorse	
Verbascum thapsus	Great Mullein	
Vibernum timus	Laurestinus	
Vinca major	Blue Periwinkle	
Viola odorata	Fragrant Violet	
Viola riviniana	Wood Violet	
Watsonia borbonica	Rosy Watsonia	
Watsonia meriana var. bulbillifera	Bulbil Watsonia	

CARDINIA PLANNING SCHEME

Botanical name	Common name	Condition
Zantedeschia aethiopica	White Arum Lily	

4.0 10/06/2021 C254card

Application requirements

The following application requirements apply to an application for a permit under 42.01, in addition to those specified elsewhere in the scheme and must accompany an application, as appropriate, to the satisfaction of the responsible authority:

Buildings and works:

- The location of any existing buildings and works.
- Details of elevations, including external colours, materials and finishes.
- The location of any existing vegetation and any vegetation proposed to be removed.
- Details of the location and extent of any earthworks.

To remove, destroy or lop native vegetation:

- A photograph or site plan (drawn to scale) showing the boundaries of the site, existing vegetation and the vegetation to be removed.
- A description of the vegetation including understory to be removed, including the species, extent, number and size (diameter at 1.3 metres above natural ground level) of any trees to be removed and the Ecological Vegetation Class of native vegetation.
- Location of any hollow bearing trees.
- Topographic information, highlighting ridges, crests and hilltops, streams and waterways, slopes of more than 20 percent, drainage lines, low lying areas, saline discharge areas, and areas of existing erosion.
- A written explanation of the steps that have been taken to:
 - Avoid the removal of vegetation, where possible.
 - Minimise the removal of vegetation.
 - Appropriately replace and/or compensate the loss of vegetation, if required.
- A copy of any property vegetation plan that applies to the site.
- Where the removal, destruction or lopping of vegetation is to create defendable space, a statement explaining why removal, destruction or lopping of vegetation is required having regard to other available bushfire risk mitigation measures. This does not apply to the creation of defendable space in conjunction with an application under the Bushfire Management Overlay. This copied document is made available for the purpose of the planning process

5.0 10/06/2021

Decision guidelines

as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

The following decision guidelines apply to an application for a permit under Clause 42.01, in addition to those specified in Clause 42.01 and elsewhere in the scheme which must be considered, as appropriate, by the responsible authority:

General

- The Land Capability Study for the Cardinia Shire (February 1997).
- The need for an environmental and landscape impact assessment report, prepared by a properly qualified person and to the satisfaction of the responsible authority, that includes:
 - An appropriate consideration of alternative subdivision layouts and alternative sites for buildings

CARDINIA PLANNING SCHEME

- Possible design responses and design guidelines
- Consideration of appropriate environmental management practices, including replanting of native vegetation and ongoing protection and management of vegetation and habitat areas.
- The protection and enhancement of environmental significance having regard to:
 - Protecting habitat areas, landscape areas and vantage points of high quality
 - Protecting and enhancing areas of native vegetation
 - Setting development back from the ridgeline to allow appreciation of the ridge landform and topography, and to maintain the natural skyline of the ridge
 - The visual prominence of land above the 60-metre contour as a defining landscape feature
 - The integration of buildings and works with environmental and landscape features
 - Appropriate environmental management practices.
- Measures to address environmental hazards or constraints including erosion, drainage and fire.
 This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge

Buildings and works and agree that you will only use the document for the purpose specified above and that any

objectives.

dissemination, distribution or copying of this document is strictly prohibited.
 The impact of any buildings and works on areas of remnant vegetation, and habitat of botanical and zoological significance.

- The impact of proposed buildings and works on the landscape character of the area, including prominent ridgelines and significant views.
- The control of the density of buildings and subdivision necessary to meet environmental
- The establishment of appropriate building envelopes and the benefits of requiring building envelopes to be shown on plans of subdivision.
- Whether the siting, height, scale, materials, colours and form of proposed buildings and works, including roads and infrastructure service lines, have been designed to have least visual effect on the ridge environment and landscape.
- Whether approval of any proposed buildings and works is compatible with maintaining the visual, natural and cultural significance of the ridge landscape.
- The benefit of permit conditions requiring all building materials to be non-reflective and of colours that are complementary to those of the natural landscape.
- The benefit of conditions requiring the landscaping of buildings and works, while also having regard to the maintenance of existing viewlines.

Vegetation and habitat

- The retention of remnant vegetation and wildlife habitat, and the need to plant vegetation along waterways, gullies, ridgelines and property boundaries.
- The conservation and enhancement of the area's native vegetation and habitat values, including allowing for natural regeneration of native vegetation
- Providing linked open space and local habitat corridors.
- Maintaining vegetation as a key element of the landscape, and maintaining and enhancing the continuity of vegetation.
- The significance of any vegetation proposed to be removed, including its rarity and habitat value.
- The need to revegetate or landscape the site with native species and dispersing buildings to allow trees to be planted between them.

CARDINIA PLANNING SCHEME

Response to slope

- The availability of other alternative sites, alternative building designs or alternative construction practices for proposed buildings and works that minimise cut and fill and would better meet the environmental objectives of this schedule, having regard to the size and topography of the land, retention of vegetation, and the form and nature of the proposed buildings and works.
- The availability of reasonable alternative routes, alternative designs or alternative forms of installation for roads, access driveways and infrastructure service lines that would avoid impact on vegetation and habitat areas, follow the contours of the land, minimise cut and fill and better meet the environmental objectives of this schedule.
- Locating buildings and works in low lying positions on a site.
- Slope stability and the need for a geotechnical report, particularly where slopes are greater than 20 percent.
 This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be

Waterways

as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

■ The protection of waterways and water quality through the appropriate management of stormwater, effluent disposal, erosion, sediment pollution and the provision and protection of vegetation especially along watercourses.

Salinity

• Whether vegetation retention and revegetation is occurring and whether appropriate management techniques are being put in place to address water table and salinity issues.

6.0 Background documents

Ecological Assessment of Pakenham Ridge, Biosis Research (August 2006)

Indigenous Vegetation Survey – an inventory of sites of biodiversity significance in the Pakenham Growth Corridor and adjoining area Volume 2, Ecology Australia (January 2004)

Pakenham North Ridge Precinct Assessment of Landscape Value, Land Design Partnership (June 2007)

Land Capability Study for the Cardinia Shire (February 1997)

Beveridge Williams

Our Ref: 2000490 4 July 2025



ACN 006 197 235 ABN 38 006 197 235

Melbourne Office 1 Glenferrie Road PO Box 61 Malvern VIC 3144 Tel: (03) 9524 8888

beveridaewilliams.com.au



RE: Lot 131 Pakenham Road, Pakenham
THE RISE DESIGN ASSESSMENT PANEL APPROVAL

Thank you for submitting your development plans to The Rise Design Assessment Panel for consideration. A review of your development plans indicates they are compliant with The Rise Design Guidelines and generally in line with restrictions on your plan of subdivision for the Estate. Any changes to material or design of the dwelling require the submission of amended plans for approval. You can only construct from the most recently approved plans.

It should be noted this approval relates only to the matters required under the terms of the Covenant which is concerned essentially with the appearance and siting of buildings. No detailed examination has been made of the construction specifications and no consideration has been made regarding whether the proposal complies with the requirements of the Standard Building By-laws nor any other statute.

You are reminded that approval from the Design Assessment Panel does not constitute or imply building approval and separate application is to be made to a private building surveyor prior to the commencement of development.

Please find attached an endorsed copy of your plans for your records. Please refer to any other conditions marked-up on the plans and ensure they are suitably addressed.

Please note:

- All lots require a planning permit under the ESO placed on the overall Estate. An application
 must be approved by council before construction commences. The Building envelopes are to
 be used as a guide only, the planning permit will override all siting recommendations by the
 DAP team.
- Mandated endorsed building envelopes are applicable for lots 313-318, 527-533, 628-634.
- Any lot under 300m2 in size, requires a planning permit for being under 300m2 in addition to the ESO planning permit. Front setbacks less than 4m are subject to further council
- er information, please contact
- There are no connections to Recycled Water (purple taps) in the estate therefore, other water saving requirements are to be met as per the current building regulations.
- Due to planning permit requirements, Gas appliances may not be able to be installed, further Council clarification is required.

Should you have any queries, please contact the undersigned on 9524 8888 or via email <u>planlodgement@bevwill.com.au</u> All new submissions, re-submissions, amendment submissions or supplemental submissions, please use www.portal.beveridgewilliams.com.au

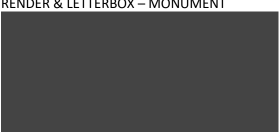


This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.

LOT 131 PAKENHAM ROAD, PAKENHAM COLOUR SAMPLES

BRICKS - AUSTRAL BLACK ROCK GARAGE DOOR COLOUR - BASALT australbricks FRONT DOOR COLOUR - BASALT ROOF TILES - BRISTILE COOL SMOKE CLASSIC **REAR GARAGE DOOR - SHALE GREY** INFILL OVER REAR GARAGE DOOR -WINDOWS & METERBOX – MONUMENT **MONUMENT** FASCIA, GUTTER, DOWNPIPES – MONUMENT DRIVEWAY - COLOUR THROUGH CONCRETE -**CHARCOAL**





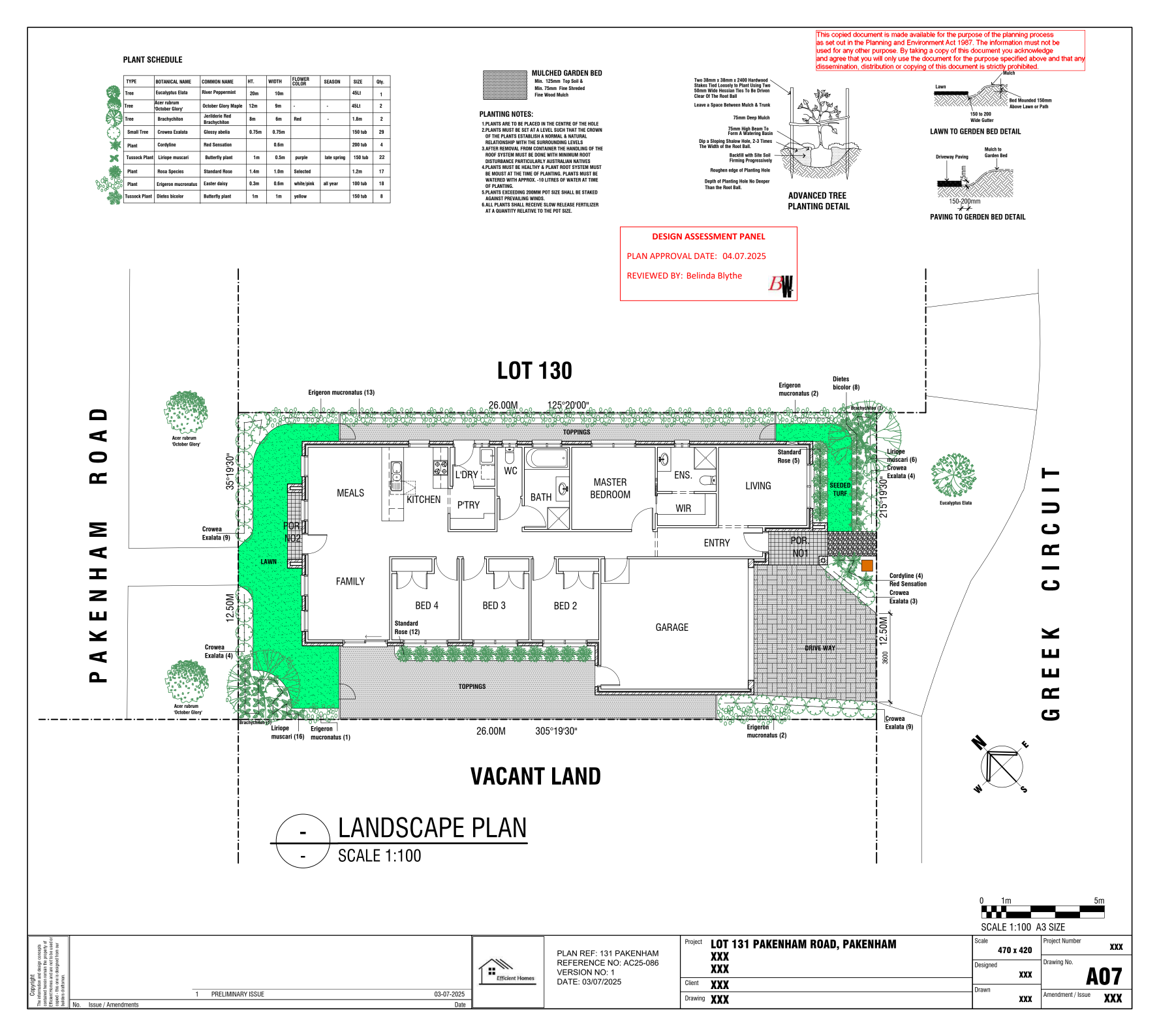
DESIGN ASSESSMENT PANEL

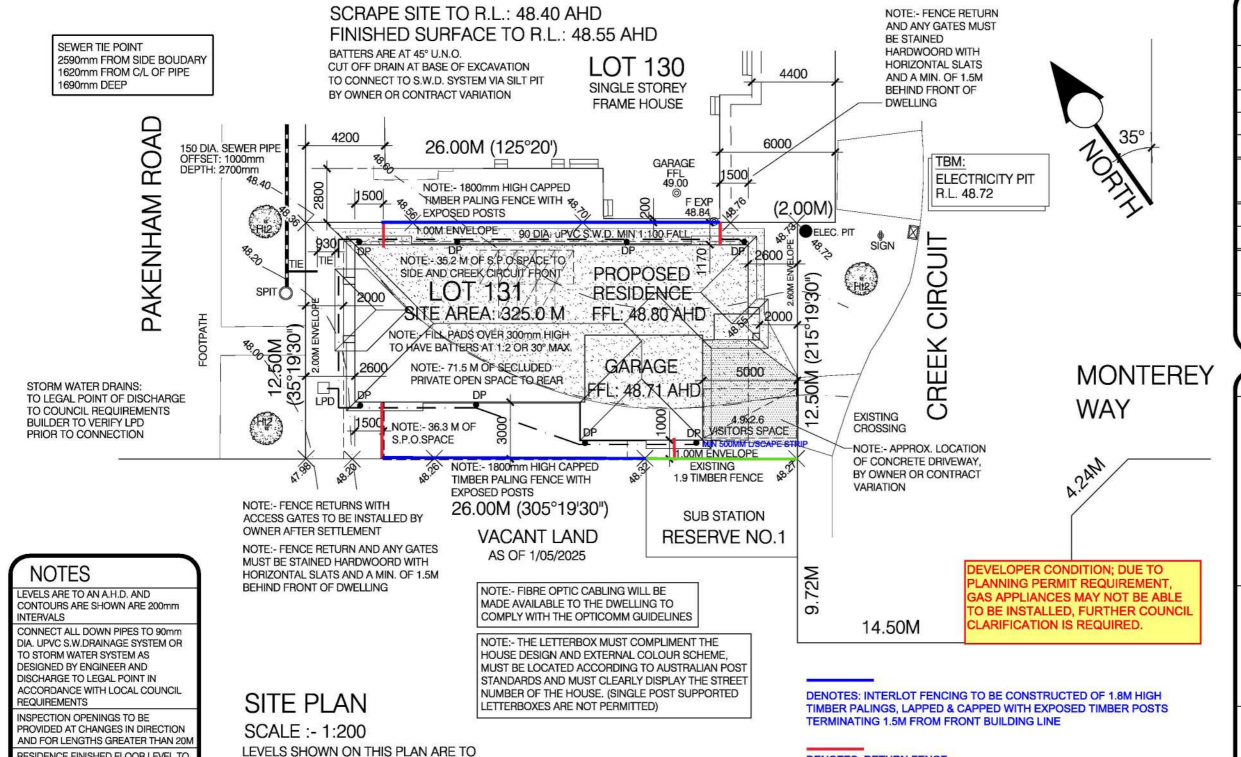
PLAN APPROVAL DATE: 04.07.2025

REVIEWED BY: Belinda Blythe



This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.





DENOTES: RETURN FENCE RETURN FENCE & ANY GATES MUST BE STAINED HARDWOOD WITH HORIZONTAL SLATS MIN 1.5M BEHIND FRONT OF **DWELLING**

DENOTES: EXISTING 1.9M HIGH TIMBER PALING FENCE

A5. RESCODE

SITE COVERAGE STATISTICS				
SITE AREA	325.0 M			
RESIDENCE	140.8 M			
GARAGE	35.0 M			
PORCH NO.1	3.5 M			
PORCH NO.2	2.0 M			
TOTAL SITE COVER	181.3 M			
SITE COVER RATIO	56% (0.558)			
DRIVE WAY	25.0 M			
OTHER PAVED AREAS	0.0 M			
TOTAL HARD COVER	206.3 M			
HARD COVER RATIO	64% (0.635)			

NOTE: 20 % TO BE PERMEABLE ie NOT COVERED

DRAINAGE REQUIREMENTS

A/ ALL SURFACE DRAINAGE WORKS SHALL BE INSTALLED IN ACCORDANCE WITH THE ENGINEERS DESIGN DETAIL FOR THE SELECTED FOOTING SYSTEM AND SOIL CLASSIFICATION AND IN ACCORDANCE WITH CLAUSE 5.6.3. DRAINAGE REQUIREMENTS OF AS2870.2011, WHEREIN FOR BUILDINGS ON MODERATELY, HIGHLY AND REACTIVE SITES

- SURFACE DRAINAGE SHALL BE CONTROLLED THROUGHOUT CONSTRUCTION AND BE COMPLETED BY THE FINISH OF CONSTRUCTION
- THE BASE OF TRENCHES SHALL SLOPE AWAY FROM THE BUILDING
- WHERE PIPES PASS UNDER THE FOOTING SYSTEMS, CLAY PLUGS ARE ADOPTED TO PREVENT THE INGRESS OF WATER

B/ FOR BUILDINGS ON HIGHLY AND REACTIVE SITES. THE DRAINER SHALL PROVIDE DRAINAGE ARTICULATION TO ALL STORMWATER, SANITARY PLUMBING AND DISCHARGE PIPES IN ACCORDANCE WITH CLAUSE 5.6.4. PLUMBING REQUIREMENTS, WHEREIN FLEXIBLE JOINTS IMMEDIATELY OUTSIDE THE FOOTING AND COMMENCING WITHIN 1.0M OF THE BUILDING PERIMETER ARE REQUIRED TO ACCOMMODATE THE REQUIRED DIFFERENTIAL MOVEMENT BASED ON THE SOIL CLASSIFICATION.

C/ SURFACE WATER MUST BE DIVERTED AWAY FROM THE DWELLING AND GRADED AWAY FROM ALL FOUNDATIONS TO GIVE A SLOPE OF NOT LESS THAN 50mm OVER THE FIRST 1000mm FROM THE

D/ SUBSURFACE DRAINS TO REMOVE GROUND OR TABLE WATER SHALL BE DETAILED BY THE DESIGN ENGINEER FURTHERMORE DAMP-PROOFING MEMBRANE IN ACCORDANCE WITH 5.3.3 SHALL BE INSTALLED FOR THE GROUNDWATER OR AGGRESSIVE

SHERWOOD 144 CUSTOM

DATE :-SIGNED BUILDER SIGNED OWNER

RESIDENCE FINISHED FLOOR LEVEL TO

FINISHED GROUND LEVEL: REFER TO

PROVIDE AGGY DRAINS CONNECTED

AGGY DRAINS CONNECTED TO STORM

TO SILT PITS AT BASE OF BATTERS.

VATER SYSTEM VIA SILT PITS

BE NOT LESS THAN 150mm ABOVE

SITE PLAN



THE AUSTRALIAN HEIGHT DATUM

DIMENSIONS & LEVELS TO BE VERIFIED BY CERTIFIED COPY OF TITLE

OR APPROVED PLAN OF SUB-DIVISION

OR RELOCATION SURVEY

BASED ON NAR NAR GOON PM 199 (R.L. 43.901)

WRITTEN DIMENSIONS TAKE PRECEDENCE OVER SCALE CONTRACTORS ARE TO CHECK ALL DIMENSIONS & LEVELS PRIOR TO COMMENCEMENT

DEVELOPER CONDITION: PLEASE NOTE

HAT A PLANNING PERMIT IS REQUIRED

INDER THE ESO FOR ALL LOTS. AN

COUNCIL BEFORE CONSTRUCTION

OMMENCES

APPLICATION MUST BE APPROVED BY

COPYWRITE:-THIS DRAWING BELONGS THE PROPERTY OF FRENKEN HOMES

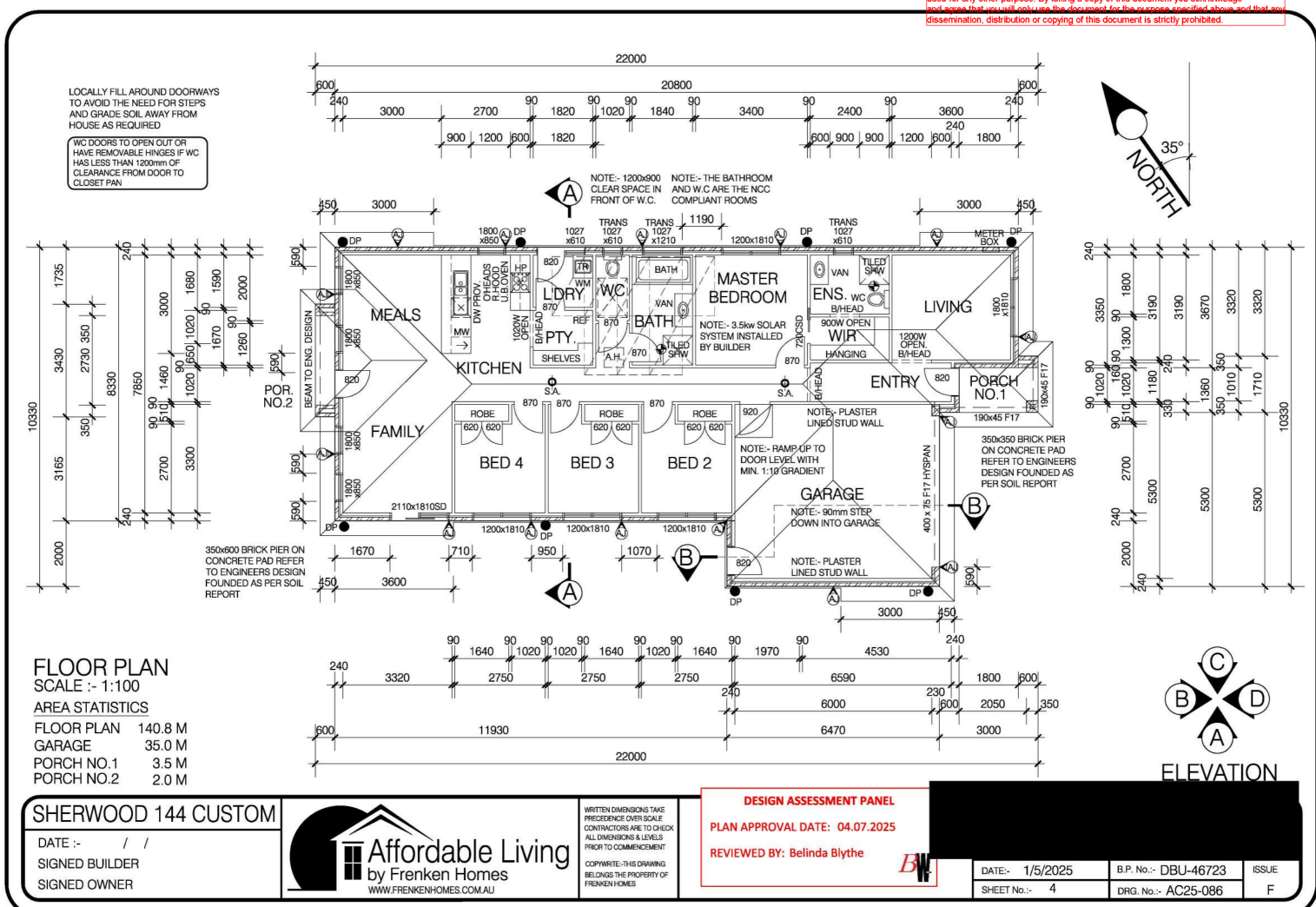
DESIGN ASSESSMENT PANEL

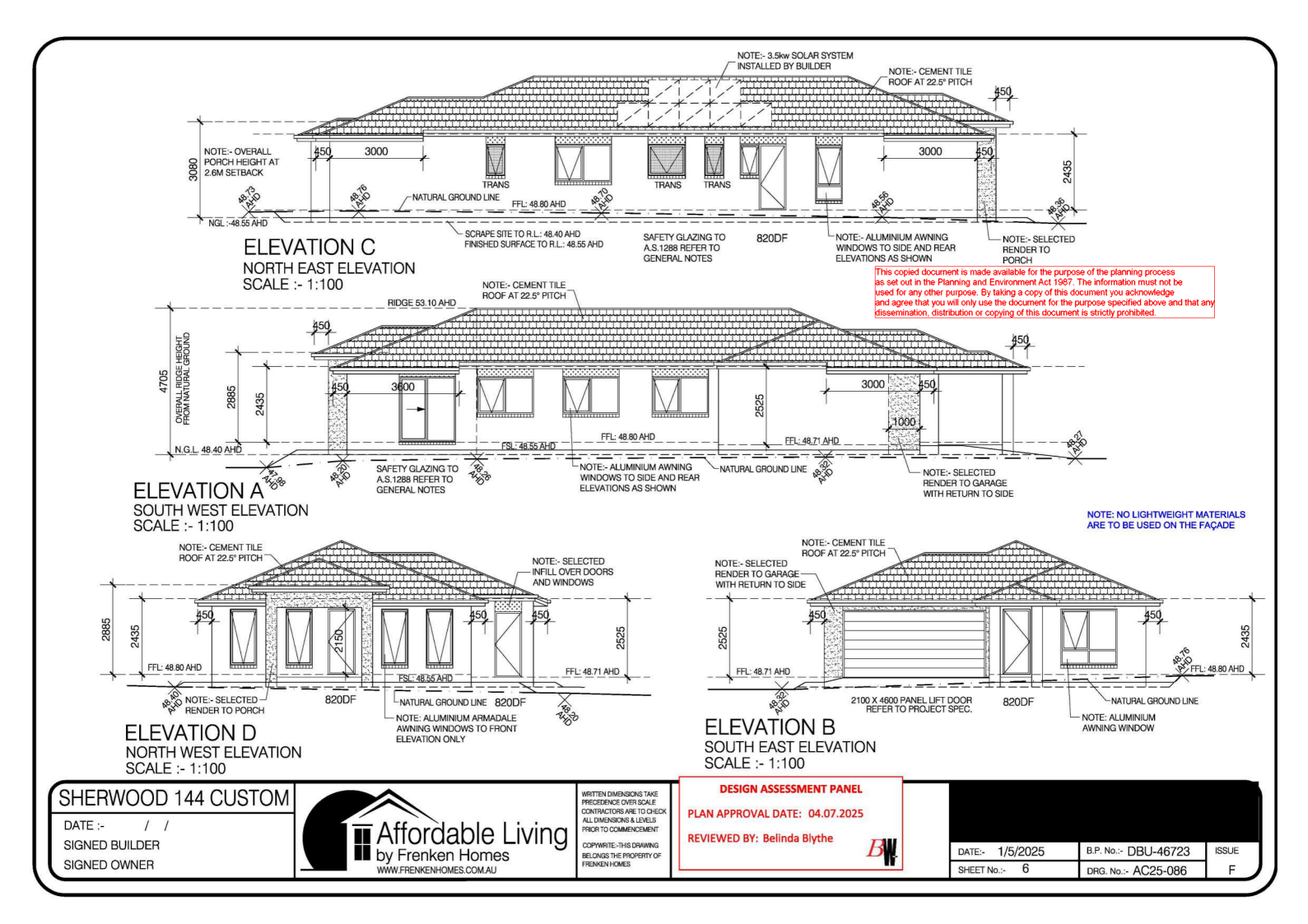
PLAN APPROVAL DATE: 04.07.2025

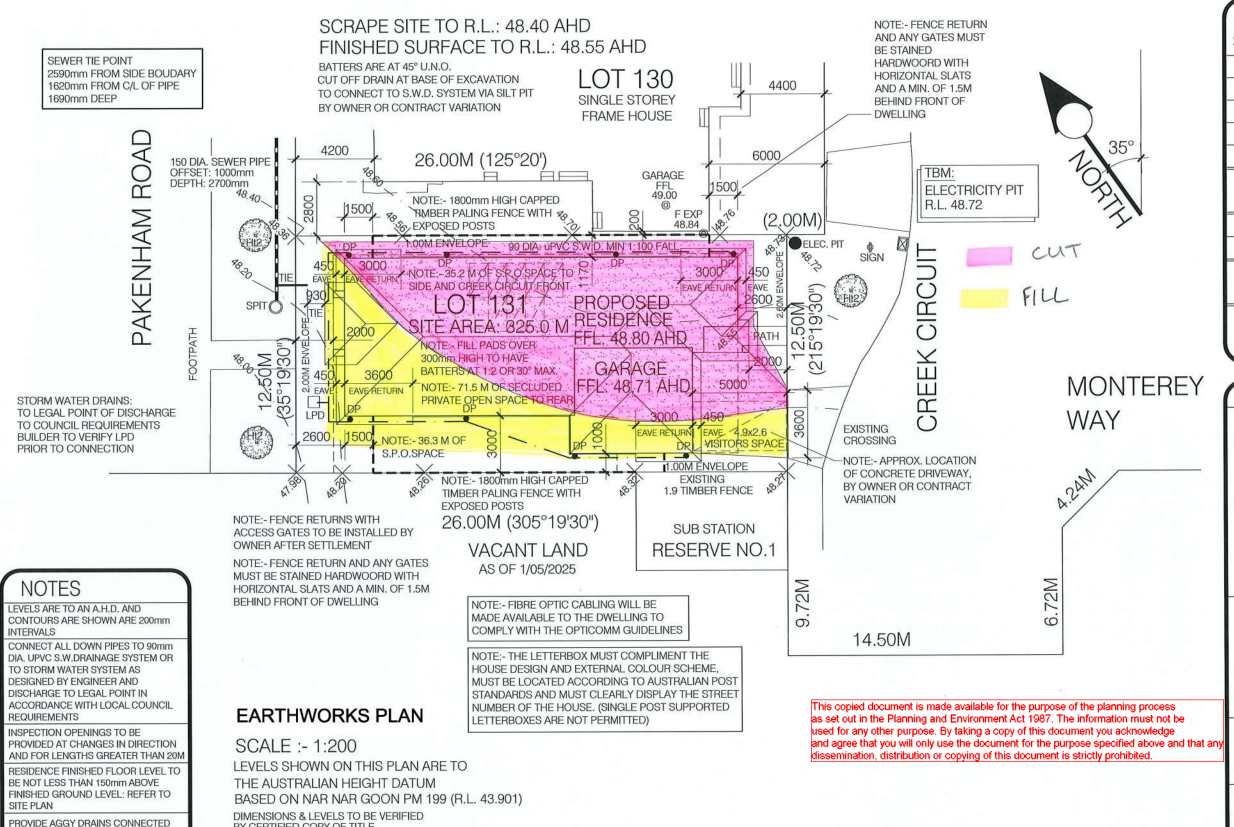
REVIEWED BY: Belinda Blythe

D	١	I	ı	١
		Ł	L	I
	ı	ı	1	ı

DATE:- 1/5/2025	B.P. No.:- DBU-46723	ISSUE
SHEET No.:- 3	DRG. No.:- AC25-086	<u> </u>







A5. RESCODE SITE COVERAGE STATISTICS 325.0 M SITE AREA RESIDENCE 140.8 M 35.0 M GARAGE 3.5 M PORCH NO.1 PORCH NO.2 2.0 M TOTAL SITE COVER 181.3 M SITE COVER RATIO 56% (0.558) **DRIVE WAY** 25.0 M 2.0 M OTHER PAVED AREAS TOTAL HARD COVER 208.3 M HARD COVER RATIO 64% (0.641)

NOTE: 20 % TO BE PERMEABLE ie NOT COVERED

DRAINAGE REQUIREMENTS

A/ ALL SURFACE DRAINAGE WORKS SHALL BE INSTALLED IN ACCORDANCE WITH THE ENGINEERS DESIGN DETAIL FOR THE SELECTED FOOTING SYSTEM AND SOIL CLASSIFICATION AND IN ACCORDANCE WITH CLAUSE 5.6.3. DRAINAGE REQUIREMENTS OF AS2870,2011, WHEREIN FOR BUILDINGS ON MODERATELY, HIGHLY AND REACTIVE SITES:

- SURFACE DRAINAGE SHALL BE CONTROLLED THROUGHOUT CONSTRUCTION AND BE COMPLETED BY THE FINISH OF CONSTRUCTION
- THE BASE OF TRENCHES SHALL SLOPE AWAY FROM THE BUILDING
- WHERE PIPES PASS UNDER THE FOOTING SYSTEMS, CLAY PLUGS ARE ADOPTED TO PREVENT THE INGRESS OF WATER

B/ FOR BUILDINGS ON HIGHLY AND REACTIVE SITES. THE DRAINER SHALL PROVIDE DRAINAGE ARTICULATION TO ALL STORMWATER, SANITARY PLUMBING AND DISCHARGE PIPES IN ACCORDANCE WITH CLAUSE 5.6.4. PLUMBING REQUIREMENTS, WHEREIN FLEXIBLE JOINTS IMMEDIATELY OUTSIDE THE FOOTING AND COMMENCING WITHIN 1 0M OF THE BUILDING PERIMETER ARE REQUIRED TO ACCOMMODATE THE REQUIRED DIFFERENTIAL MOVEMENT BASED ON THE SOIL CLASSIFICATION.

C/ SURFACE WATER MUST BE DIVERTED AWAY FROM THE DWELLING AND GRADED AWAY FROM ALL FOUNDATIONS TO GIVE A SLOPE OF NOT LESS THAN 50mm OVER THE FIRST 1000mm FROM THE DWELLING.

D/ SUBSURFACE DRAINS TO REMOVE GROUND OR TABLE WATER SHALL BE DETAILED BY THE DESIGN ENGINEER FURTHERMORE DAMP-PROOFING MEMBRANE IN ACCORDANCE WITH 5.3.3. SHALL BE INSTALLED FOR THE GROUNDWATER OR AGGRESSIVE SOILS.

SHERWOOD 144 CUSTOM

BY CERTIFIED COPY OF TITLE

OR APPROVED PLAN OF SUB-DIVISION

OR RELOCATION SURVEY

DATE :-SIGNED BUILDER SIGNED OWNER

TO SILT PITS AT BASE OF BATTERS.

WATER SYSTEM VIA SILT PITS

AGGY DRAINS CONNECTED TO STORM



WRITTEN DIMENSIONS TAKE PRECEDENCE OVER SCALE CONTRACTORS ARE TO CHEC ALL DIMENSIONS & LEVELS PRIOR TO COMMENCEMENT

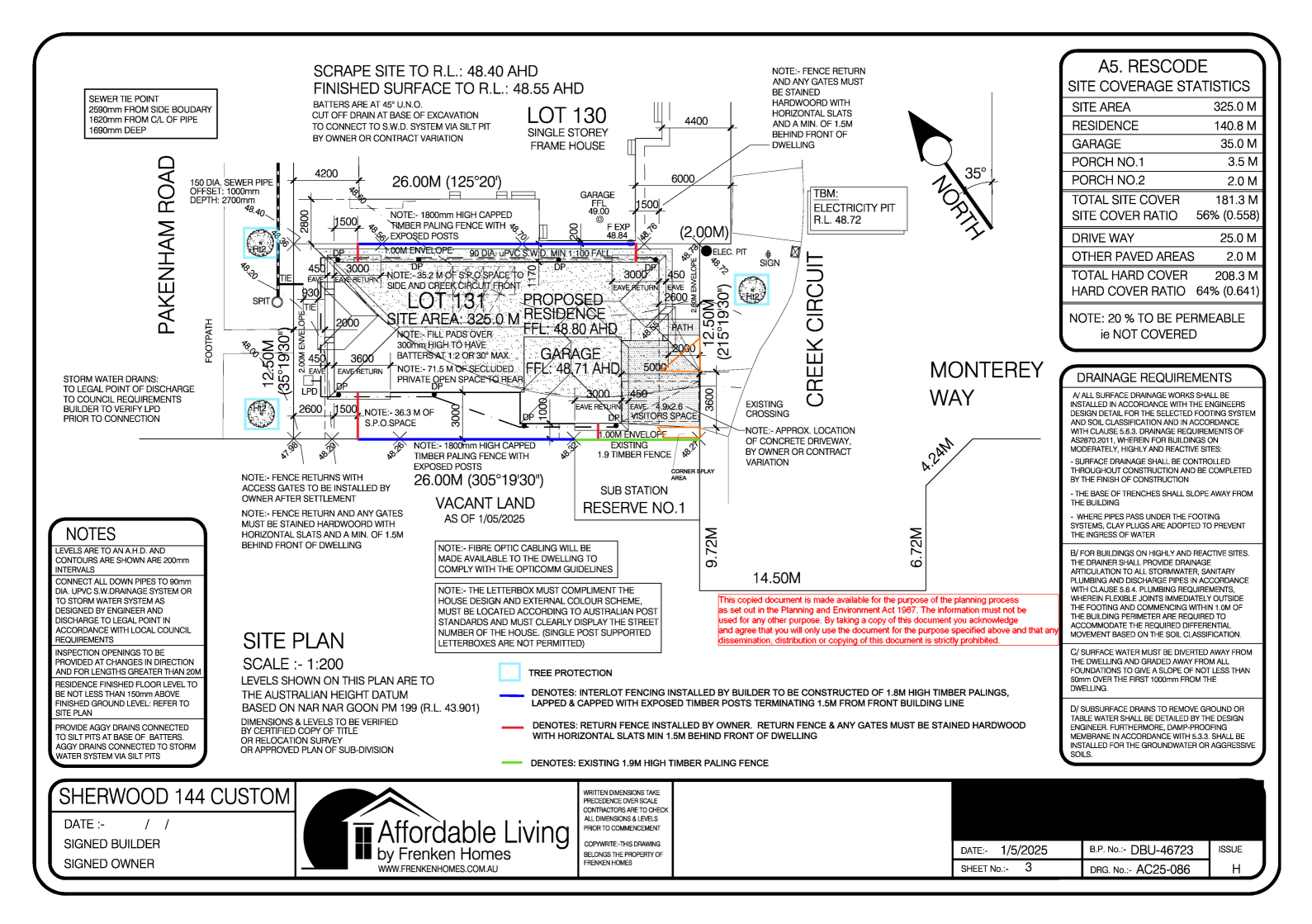
COPYWRITE:-THIS DRAWING BELONGS THE PROPERTY OF FRENKEN HOMES

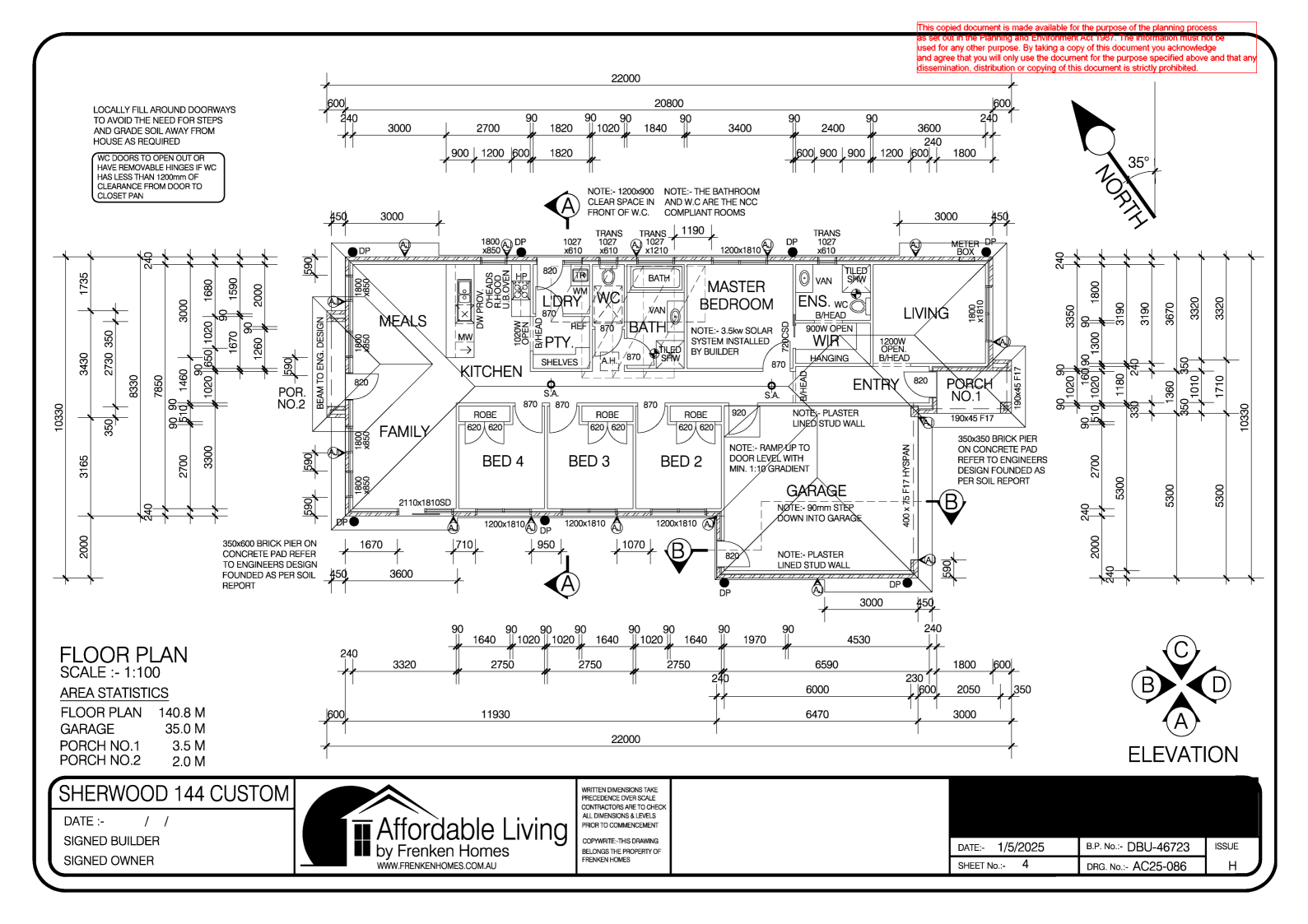
DATE:- 1/5/2025

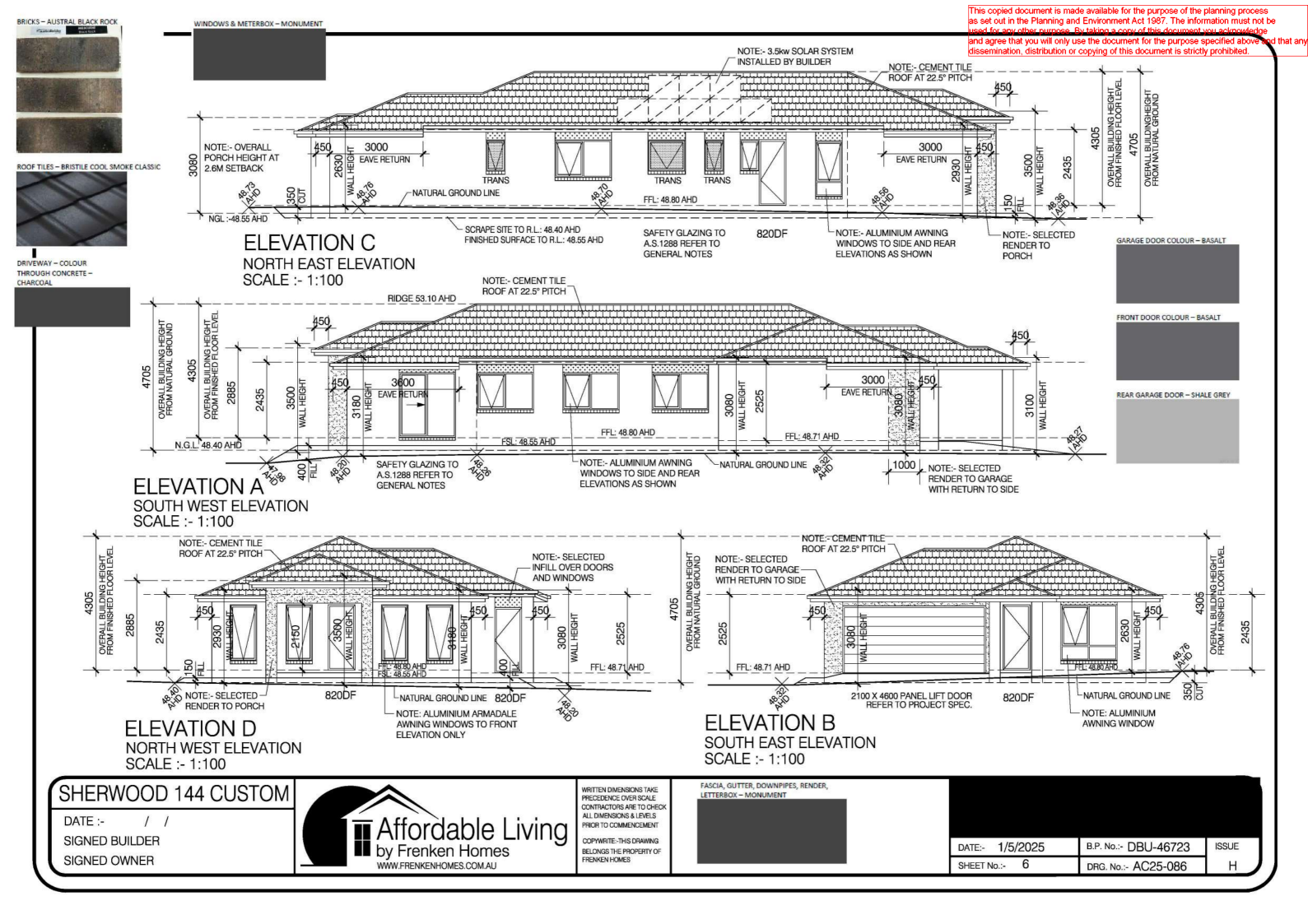
SHEET No .:-DRG. No.:- AC25-086

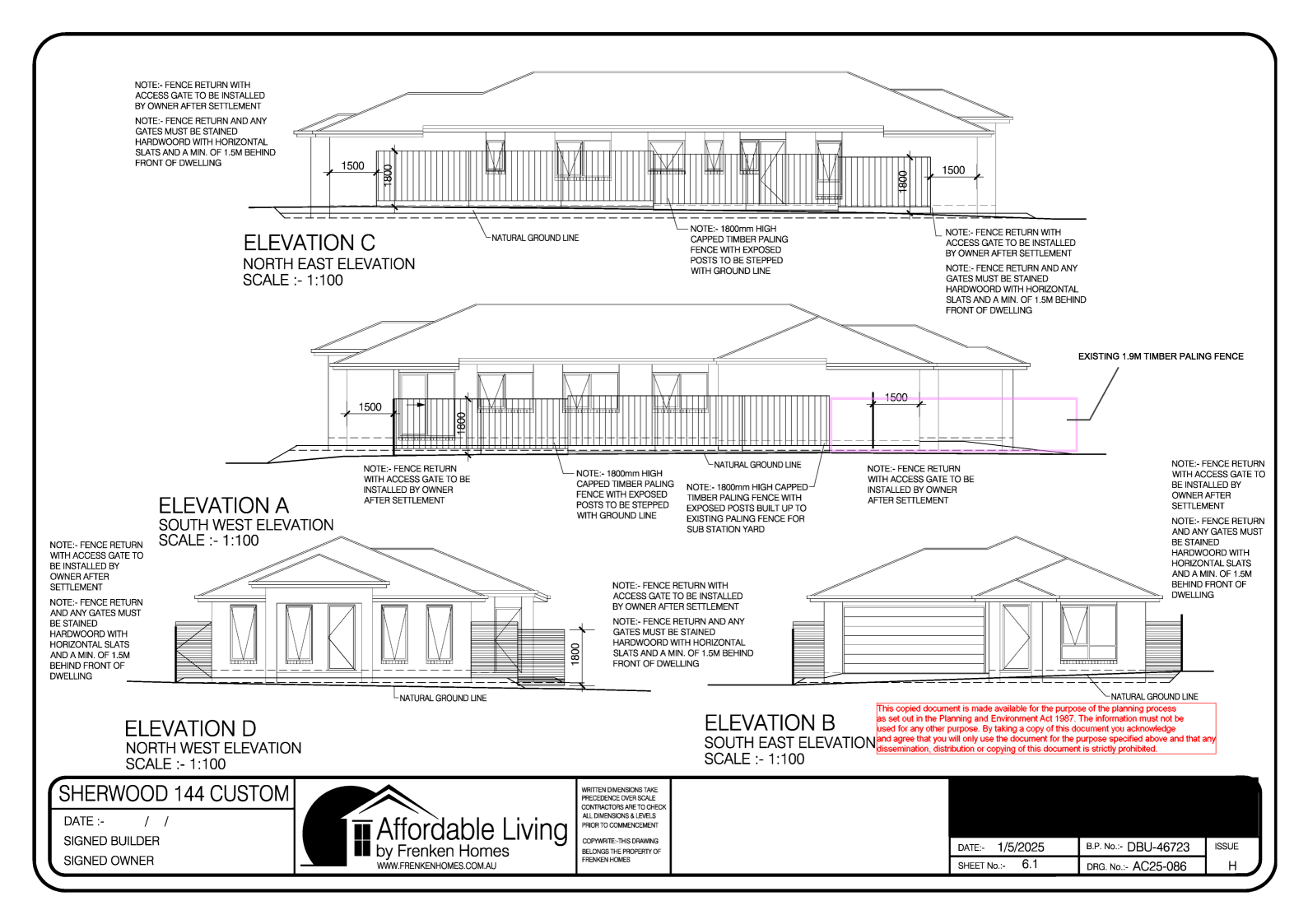
B.P. No.:- DBU-46723 ISSUE

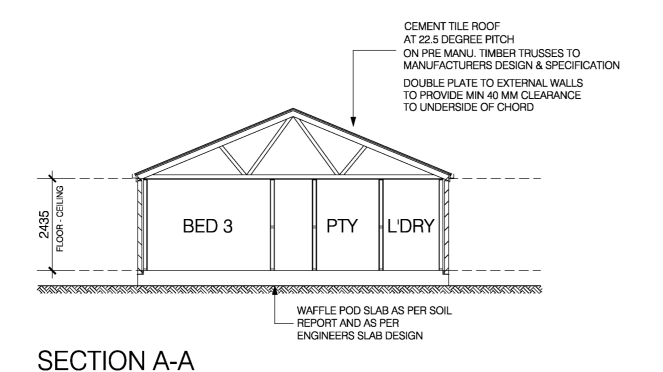
H



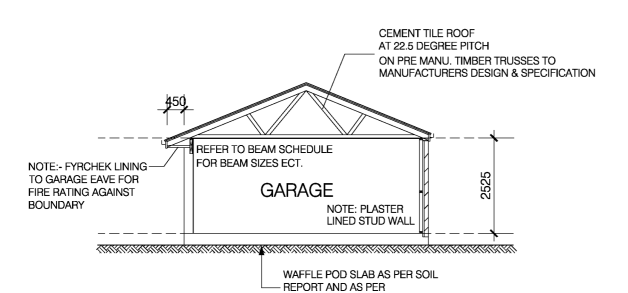








This copied document is made available for the purpose of the planning process as set out in the Planning and Environment Act 1987. The information must not be used for any other purpose. By taking a copy of this document you acknowledge and agree that you will only use the document for the purpose specified above and that any dissemination, distribution or copying of this document is strictly prohibited.



GARAGE OVERHANGING GUTTER

DETAIL A

SCALE:- 1:10

NOTE:- BRICKWORK

CUT AROUND TRUSSES

NON COMBUSTABLE ROOFING

SECTION B-B SCALE:-1:100

SCALE :- 1:100

SHERWOOD 144 CUSTOM

DATE :- / /
SIGNED BUILDER
SIGNED OWNER



ENGINEERS SLAB DESIGN

WRITTEN DIMENSIONS TAKE PRECEDENCE OVER SCALE CONTRACTORS ARE TO CHECK ALL DIMENSIONS & LEVELS PRIOR TO COMMENCEMENT

COPYWRITE:-THIS DRAWING BELONGS THE PROPERTY OF FRENKEN HOMES

B.P. No.:- DBU-46723	ISSUE
DRG. No.:- AC25-086	Н

- NON COMBUSTABLE METAL GUTTER

NOTE:- BRICKWORK CUT AROUND TRUSS

NON COMBUSTABLE FASCIA

OR RAFTER

200

MAX

