PLAN NUMBER PLAN OF SUBDIVISION EDITION 1 PS903577H LOCATION OF LAND **MUNICIPALITY:** CITY OF GREATER GEELONG PARISH: MORANGHURK TOWNSHIP: -SECTION: -CROWN ALLOTMENT: -CROWN PORTION: 174 (PART), 163 (PART), 164 (PART) & 173 (PART) TITLE REFERENCE: VOL. FOL. LAST PLAN REFERENCE: LOT A ON PS903576K POSTAL ADDRESS: STRINGYBARK DRIVE LARA, 3212 (at time of subdivision) MGA CO-ORDINATES: ZONE: 55 E: 269 580 (of approx centre of land N: 5 789 730 GDA 2020 in plan) VESTING OF ROADS AND/OR RESERVES **NOTATIONS IDENTIFIER** COUNCIL/BODY/PERSON LOTS 1-600 (BOTH INCLUSIVE) HAVE BEEN OMITTED FROM THIS PLAN. **ROAD R-1** CITY OF GREATER GEELONG **CREATION OF RESTRICTION A:** Upon registration of this Plan of Subdivision (PS903577H) the following

NOTATIONS

DEPTH LIMITATION: DOES NOT APPLY

SURVEY:

This plan is/is not based on survey.

STAGING:

This is/is not a staged subdivision. Planning Permit No. PP-588-2018

This survey has been connected to permanent marks No(s).13, 17, 122, 128, 149

In Proclaimed Survey Area No. -

Other Purpose of Plan

To remove Easement E-8 on PS903576K.

Grounds for Removal

By agreement of all interested parties.

restriction is created:

Land to be benefited: Lots 601-628 (both inclusive) on this Plan of

Subdivision (PS903577H).

Land to be burdened: Lots 601-628 (both inclusive) on this Plan of

Subdivision (PS903577H).

DESCRIPTION OF RESTRICTION A:

The registered proprietor or proprietors for the time being and any person or entity entitled to be the registered proprietor of any burdened lot on this Plan of Subdivision (PS903577H) must not use or develop the burdened lot other than in accordance with the provisions recorded in the Memorandum of Common Provision (MCP) with dealing number AA6606.

The provisions of the said MCP are incorporated into this Restriction.

CREATION OF RESTRICTION

SEE SHEET 5 FOR ADDITIONAL RESTRICTION DETAILS.

LARA LAKES ESTATE STAGE 6 - 28 LOTS 1.821ha

EASEMENT INFORMATION

A - Appurtenant Easement E - Encumbering Easement R - Encumbering Easement (Road) LEGEND:

			1	
Easement Reference	Purpose	Width (Metres)	Origin	Land Benefited/In Favour Of
E-1	DRAINAGE	3.02	E148850	SEE INST. C/E E148850
E-2, E-6	DRAINAGE	SEE PLAN	PS847796E	CITY OF GREATER GEELONG
E-6	PIPELINES OR ANCILLARY PURPOSES	SEE PLAN	PS847796E & SECTION 136 WATER ACT 1989	BARWON REGION WATER CORPORATION
E-5	CARRIAGEWAY	SEE PLAN	PS847796E	CITY OF GREATER GEELONG
E-7, E-15	DRAINAGE	SEE PLAN	PS903576K	CITY OF GREATER GEELONG
E-9, E-10	CARRIAGEWAY	SEE PLAN	PS903576K	CITY OF GREATER GEELONG
E-12, E-13, E-17	DRAINAGE	SEE PLAN	THIS PLAN	CITY OF GREATER GEELONG
E-13, E-16, E-17	PIPELINES OR ANCILLARY PURPOSES	SEE PLAN	THIS PLAN & SECTION 136 WATER ACT 1989	BARWON REGION WATER CORPORATION
E-14	CARRIAGEWAY	SEE PLAN	THIS PLAN	CITY OF GREATER GEELONG
		ļ		



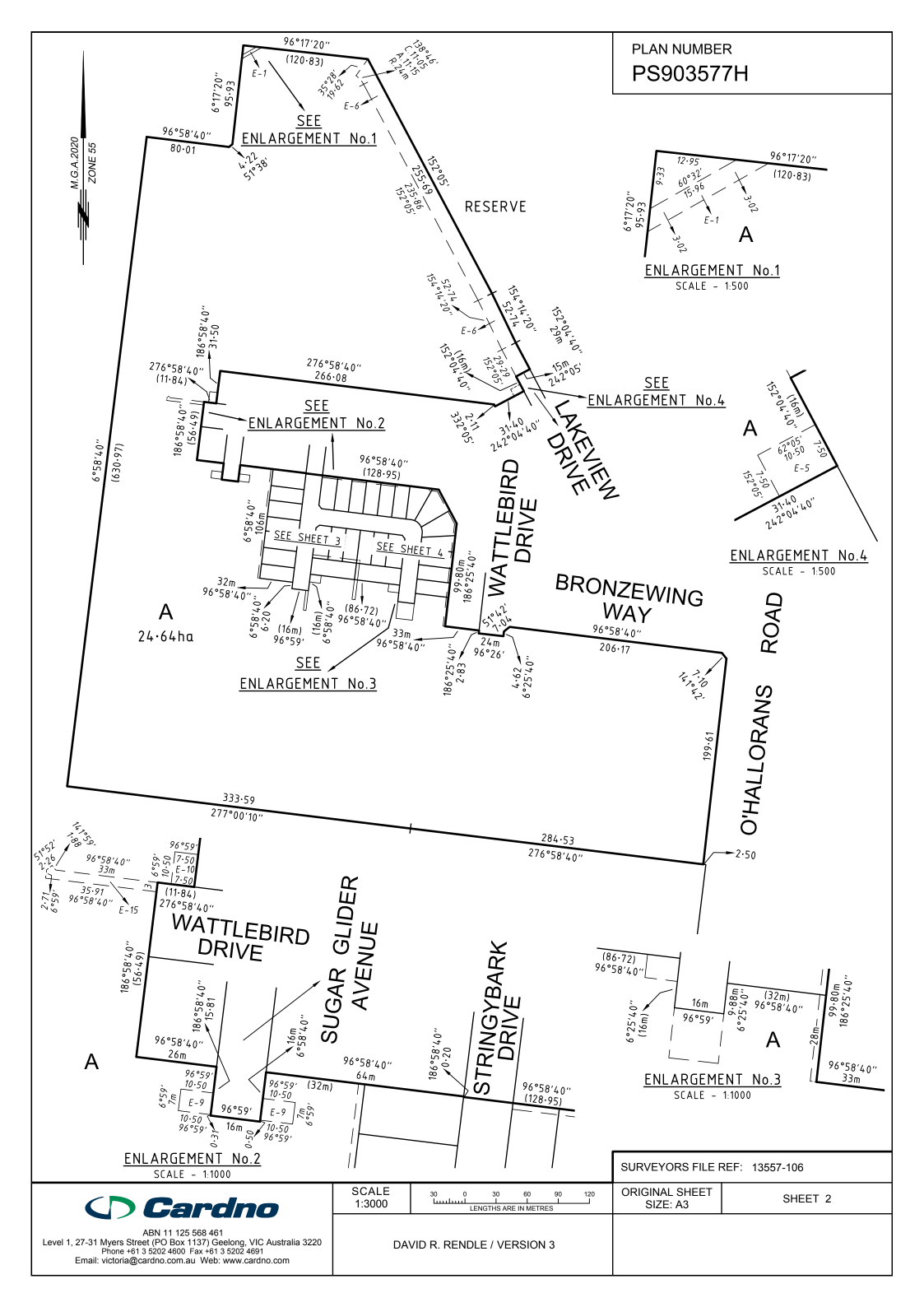
ABN 11 125 568 461 Level 1, 27-31 Myers Street (PO Box 1137) Geelong, VIC Australia 3220 Phone +61 3 5202 4600 Fax +61 3 5202 4691 Email: victoria@cardno.com.au Web: www.cardno.com

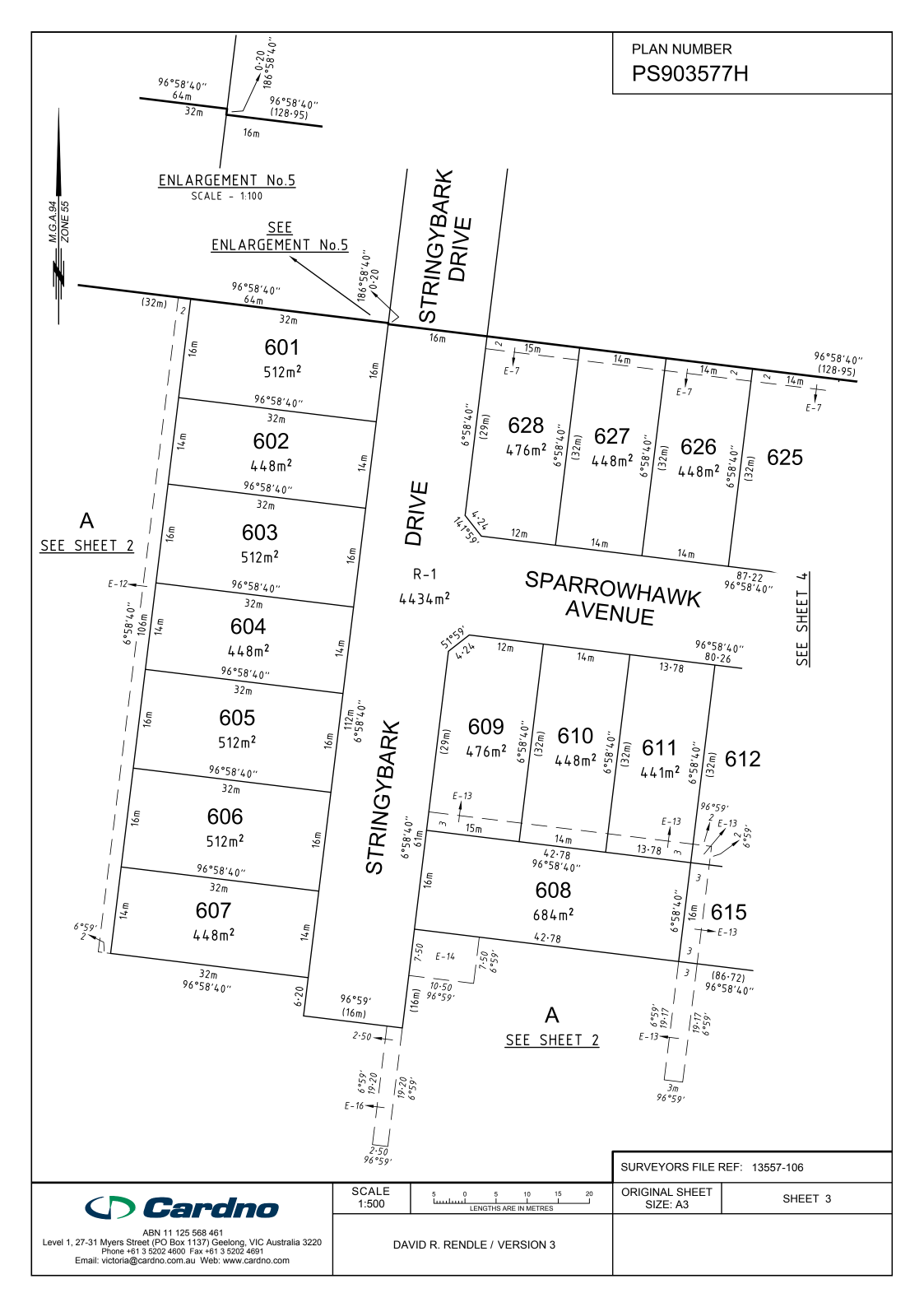
SURVEYORS FILE REF: 13557-106

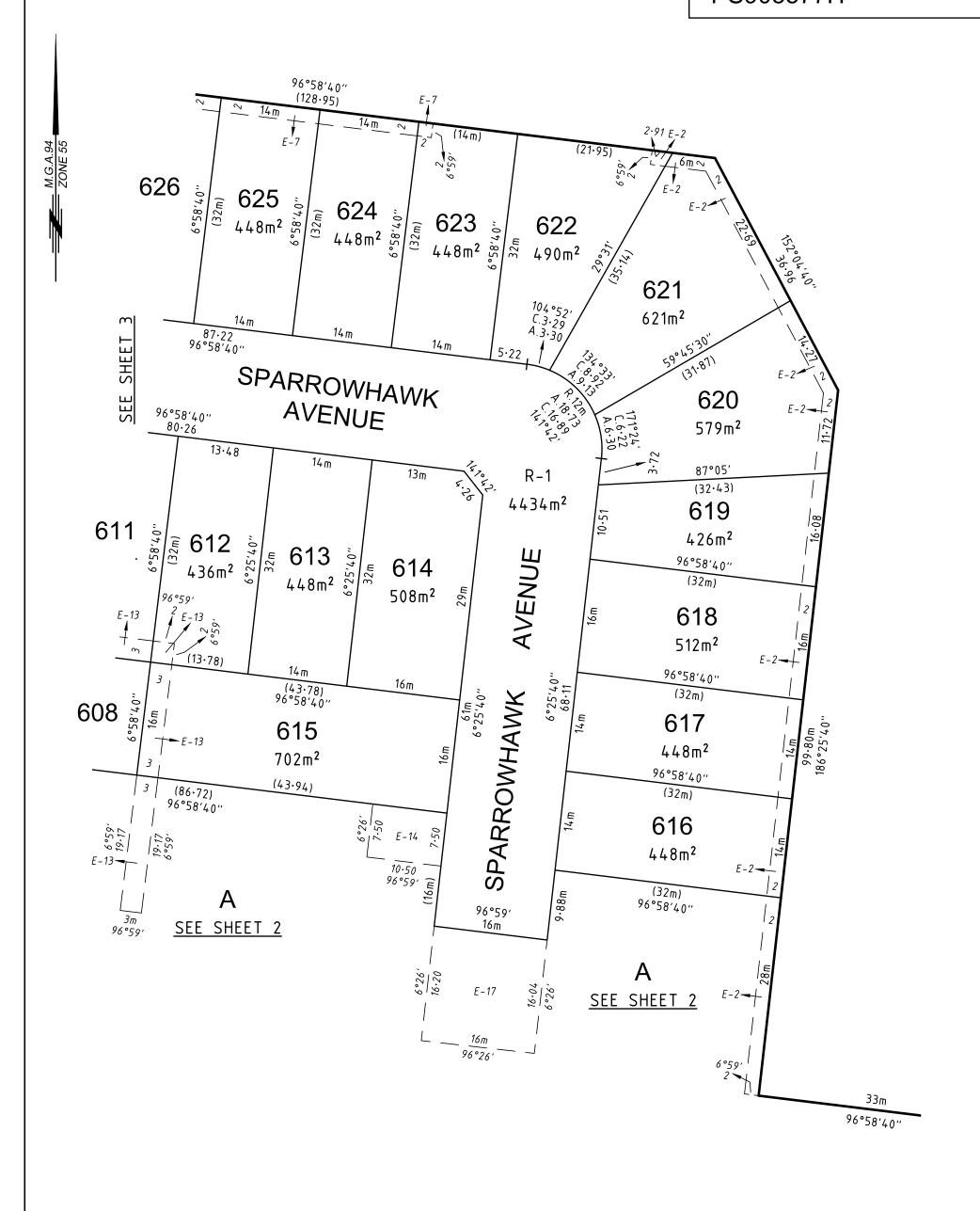
ORIGINAL SHEET SIZE: A3

SHEET 1 OF 5

DAVID R. RENDLE / VERSION 3









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SCALE 1:500	5 لىنىيا	 5 I NGTHS AR	10 L E IN METE	15 L RES	20

ORIGINAL SHEET SIZE: A3

SURVEYORS FILE REF: 13557-106

SHEET 4

DAVID R. RENDLE / VERSION 3

CREATION OF RESTRICTION B:

Upon registration of this Plan of Subdivision (PS903577H)

the following re	estriction is created:
Lot burdened	Lot/s benefited
601	602
602	601, 603
603	602, 604
604	603, 605
605	604, 606
606	605, 607
607	606
608	609, 610, 611, 615
609	608, 610
610	608, 609, 611
611	608, 610, 612
612	611, 613, 615
613	612, 614, 615
614	613, 615
615	608, 612, 613, 614
616	615
617	614, 616
618	617, 619
619	618, 620
620	619, 621
621	620, 622
622	621, 623
623	622, 624
624	623, 625
625	624, 626
626	625, 627
627	626, 628
628	627

DESCRIPTION OF RESTRICTION B:

Buildings shall not be located in the area shown thus except for encroachments expressly permitted under the Building Regulations 2018 (Vic) or any subsequent regulations.

DEFINITIONS

The meaning of the terms used in Restrictions A-B are set below:

re-enactment or replacement of the Act.

"Council" means City of Greater Geelong or its successor.

CREATION OF RESTRICTION C:

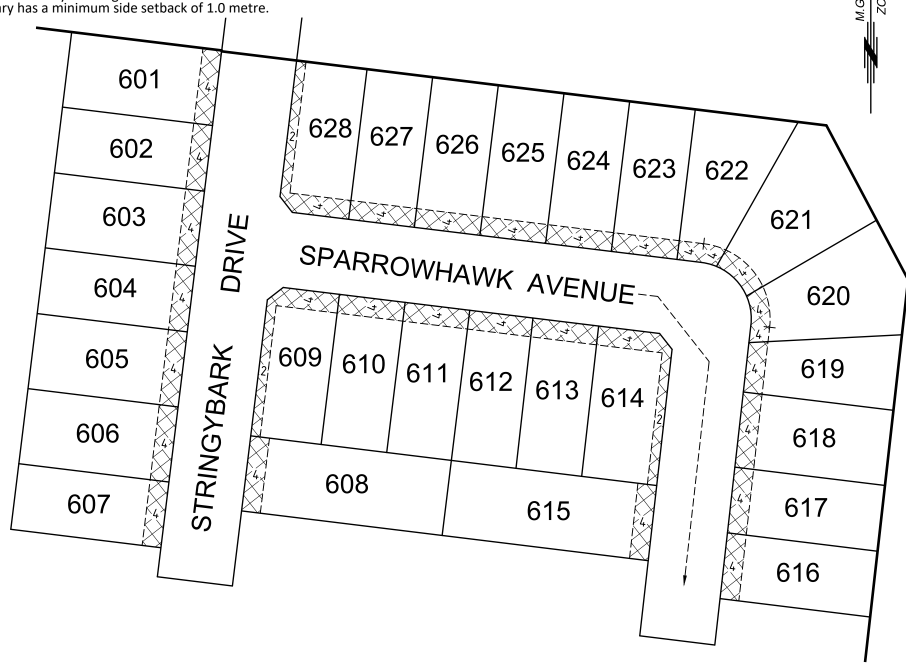
Upon registration of this Plan of Subdivision (PS903577H) the following restriction is created:

Lot burdened	Lot/s benefited
608	610
610	611
611	610
612	615
615	612

DESCRIPTION OF RESTRICTION C:

The registered proprietor or proprietors for the time being and any person or entity entitled to be the registered proprietor of any burdened lot must not:

build or permit to build any Building on the burdened lot unless one side boundary has a minimum side setback of 1.0 metre.



PLAN NUMBER

PS903577H



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SURVEYORS FILE REF: 13557-106	SCALE N.T.S.	NOT TO SCALE	ORIGINAL SHEET SIZE: A3	SHEET 5
	DAVID R. RENDLE / VERSION 3			

[&]quot;Building" has the same meaning as in the Building Act.

[&]quot;Building Act" means the Building Act 1993 (Vic) and any

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Memorandum of common provisions Section 91A Transfer of Land Act 1958

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Customer code:	21067V

AA6606

This memorandum contains provisions which are intended for inclusion in instruments and plans to be subsequently lodged for registration.

Provisions:

Except with the prior written consent of the Developer, the registered proprietor or proprietors from the time being of any Lot on the Plan of Subdivision must not:

- 1. Subdivide or allow the Lot to be subdivided.
- 2. Consolidate for allow the Lot to be consolidated.
- 3. Construct any Dwelling unless the external walls (except windows and doors) are constructed from items in the following tables A, B and C provided that the sum of items in each table shall not exceed the corresponding percentages of the total external walls of the Dwelling (excluding windows and doors):

Table	Materials	Maximum % of the total external walls of a Dwelling (excluding windows and doors)
A	Brick Brick veneer Stone Rendered concrete Rendered brick	100
В	Timber Painted fibre cement weatherboard Rendered foam board Rendered fibre cement sheet	40
С	ConcretePainted fibre cement sidingCladding	20

- 4. Construct, use or place on a Lot any relocated, pre-constructed or second-hand Dwelling.
- 5. Use any second-hand materials on the exterior of any Dwelling or Buildings constructed on a Lot.

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- 1. The provisions are to be numbered consecutively from number 1.
- 2. Further pages may be added but each page should be consecutively numbered.
- 3. To be used for the inclusion of provisions in instruments and plans.

91ATLA

Page 1 of 2

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Memorandum of common provisions Section 91A Transfer of Land Act 1958

AA6606

- Allow any rubbish, waste or debris to be deposited or remain on a Lot (including during construction of a Dwelling or Building) other than in a suitable receptacle for containing or disposal of rubbish.
- Use or develop the Lot for any other purpose than one Dwelling with a garage and any outbuildings or external fixtures or improvements allowed under this MCP.
- 8. Use any shipping container or part thereof in the construction of the external walls of a Dwelling or Building.
- 9. Construct any carport on a Lot.
- Construct any freestanding garage other than a garage ordinarily used for the parking of Vehicles as the
 principle garage of the Dwelling and constructed of the same external materials as the Dwelling on the Lot.
- Allow any recreational or commercial Vehicles to be parked on a Lot unless it is housed or contained wholly within a garage or screened from public view from the street or otherwise parked behind the wing fencing, except on a temporary basis for the purposes of delivering goods to an occupier of the Dwelling or in connection with the construction of improvements on the Lot.
- 12. Allow any caravan to be parked, stored or remain on the Lot unless it is not visible from the street.
- Carry out any dismantling, assembling, repair or restoration of a Vehicle unless carried out at the rear of the Dwelling in a location which is screened from public view.
- Construct any driveway unless it is constructed of paving blocks, patterned concrete, exposed stone concrete, brick or concrete.
- 15. Construct any crossover from crushed rock.
- 16. Leave any driveway and/or crossover construction on the Lot to be incomplete for more than 21 days after the date of issue of the certificate of occupancy for the Dwelling constructed on the Lot.
- Construct any crossover unless it is constructed to the standard and requirements of the Responsible Authority.
- 18. Construct any storage or other shed on a Lot which:
 - (i) exceeds 3.6 meters in height to the ridgeline from the natural ground level of a Lot;
 - (ii) is constructed from materials other than pre-coated steel or brick with a pitched pre-coated steel or tiled roof; and
 - iii) is located other than behind a wing fence which screens the storage or other shed from the public area of the streetscape.

For the purposes of this MCP:

"Building" has the same meaning as in the Building Act 1993 (Vic) and any re-enactment or replacement of that Act.

"Developer" means Lara West Pty Ltd ACN 608 319 900 of 195 Forest Road South, Lara, Victoria 3212 or any of its related bodies corporate within the meaning of section 50 of the *Corporations Act 2001* (Cth) (as amended from time to time) and its successors, substitutes, permitted assigns, executors and administrators.

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Page 2 of 2

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[&]quot;Dwelling" means a house.

[&]quot;Lot" means a lot in the Plan of Subdivision.

[&]quot;MCP" means this memorandum of common provisions.

[&]quot;Plan of Subdivision" means the relevant plan of subdivision for a particular allotment which incorporates this MCP.

[&]quot;Responsible Authority" means the City of Greater Geelong or its successor.

[&]quot;Vehicle" means any car, utility, truck, van, motorbike, speedboat or other watercraft or other motorised form of transport.