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RESTRICTIVE COVENANTS]
	(Note 1)

MILLBRIDGE PRIVATE ESTATE – THE RIVERS STAGE 6A Deed of Restrictive Covenant (pursuant to Section 136D of the Transfer of Land Act)

Parties: ARDROSS ESTATES (SA) PTY LIMITED (A.C.N. 007 674 080) of 45 Ventnor Avenue, West

Perth, Western Australia ("Ardross Estates")

Recitals:

A. Ardross Estates is the registered proprietor of the Estate.

- B. Ardross Estates is subdividing the Estate and proposes to register plans of subdivision in respect of the Estate to effect the creation and registration of new titles the subject of the Subdivision Plan.
- C. Ardross Estates has procured the preparation of the Subdivision Plan in respect of part of the Estate.
- D. Ardross Estates wishes to register restrictive covenants in respect of the Lots pursuant to Section 136D of the Transfer of Land Act so that those covenants will burden and benefit the Lots

Operative Provisions:

1. **Definitions**

1.1 The following words have the meanings in this deed unless the contrary intention appears:

Construct means construct or erect or commence or cause or allow to be constructed or erected and where the context permits includes paint, render or otherwise finish or cause or allow to be painted, rendered or otherwise finished.

Design Guidelines means the MillBridge Private Estate Building Design Guidelines – The Rivers Stage 6 (Lots 1318 – 1322, 1653 – 1655, 1662 – 1692 and 1694 – 1699 inclusive).

Estate means all the land described in Item 1 of the Schedule.

Local Development Plan means the Local Development Plan – Stage 20 MillBridge Private Estate, as approved by the Shire of Dardanup.

Lots means Lots 1670 – 1692 (inclusive) shown on and created upon the registration of the Subdivision Plan and **Lot** has a corresponding meaning.

R-Codes means the Residential Design Codes of Western Australia.

Shire means the Shire of Dardanup.

Subdivision Plan means the plan of subdivision of the Estate into residential lots lodged for registration at the Western Australian Land Information Authority (Landgate) and having Deposited Plan number 424333, or any substitute number(s), and includes any plan or diagram lodged which amends or is in substitution for that plan.

1.2 A reference to a boundary or the area of a Lot is a reference to the boundary, or the area of that Lot as shown on the Subdivision Plan.

2. Restrictive Covenants

- 2.1 Ardross Estates, pursuant to Section 136D of the Transfer of Land Act, creates the covenants set out in clause 2.2 in respect of the Lots and agrees that the covenants will be registered against the Certificates of Title in respect of each Lot.
- 2.2 The registered proprietor (which expression includes the transferees, assigns and successors of the registered proprietor) covenants it will in the case of all Lots:
 - (1) NOT use or permit the Lot to be used other than for the construction and occupation of permanent non-transportable private residential accommodation.
 - (2) NOT breach or permit a breach of the Local Development Plan or Design Guidelines, copies of which have been supplied to the registered proprietor and which any successive registered proprietors acknowledge having received (provided that, if there is any inconsistency between the Design Guidelines and the terms of this document, this document shall prevail).
 - (3) NOT construct or permit to be constructed on the Lot any residential accommodation or improvement or alteration or addition unless:
 - (a) all external walls other than glazing or windows or minor features are constructed of double brick, brick veneer, reverse brick veneer, rammed earth, rammed limestone, stonework or painted rendered or colour-rendered masonry, or other materials approved in writing by Ardross Estates either generally or specifically;
 - (b) at least one pronounced architectural design feature is used in the primary elevation;
 - (c) at least two different approved building materials and / or two contrasting colour rendered walls are used in the primary elevation;
 - (d) for Lots 500 square metres or greater in area, the internal living floor area of the residential accommodation, measured over the external walls (assuming a 230mm external wall thickness), but excluding the area of any porches, garages, carports, eaves, verandah, pergolas, storerooms, outbuildings, or unenclosed areas, is not less than 155 square metres;
 - (e) for Lots less than 500 square metres in area, the internal living floor area of the residential accommodation, measured over the external walls (assuming a 230mm external wall thickness), but excluding the area of any porches, garages, carports, eaves, verandah, pergolas, storerooms, outbuildings, or unenclosed areas, is not less than 140 square metres;
 - (f) all roofs are covered with Colorbond® metal sheeting or similar materials (excluding Zincalume® roof sheeting);
 - (g) all roofs of a pitched type are not less than 24° (or other angle approved in writing by Ardross Estates either generally or specifically) for the dominant portion of the roof, subject to the provisions of the Design Guidelines allowing for skillion and curved roofs;
 - (h) a garage capable of accommodating two or more motor vehicles, side by side, fitted with an operable door facing the driveway, is contained under the main roof of the Residence and protrudes no more than 1.5m forwards of the main building;
 - (i) there is at least one driveway constructed in either red asphalt, reconstituted limestone, exposed aggregate, concrete, concrete block paving or clay brick paving completed prior to, or not later than, the date on which the construction of the Residence on the Lot has been practically completed and prior to occupation; and
 - (j) there is at least one single crossover using identical material to that used in the construction of the driveway and constructed to the Shire's specification, completed prior to, or not later than, the date on which the construction of the Residence on the Lot has been practically completed and prior to occupation.
 - (4) NOT construct or permit to be constructed on the Lot any:
 - (a) outbuilding (including any detached garage, workshop, garden shed, storage shed or the like) unless constructed using either the same materials, colours and finishes as the main Residence, or Colorbond® or similar materials of a colour that complements the colour of the main Residence;
 - (b) outbuilding, unless the outbuilding complies in all respects with the Shire of Dardanup Town Planning Scheme No. 3 District Scheme, clause 4.12 "Outbuildings in Residential Zones";

- (c) installation of a solar hot water unit or grid-connected solar power system, unless the panels are integrated with and matched to the profile and pitch of the roof of the Residence and extends no higher than the ridgeline of the roof.
- (5) NOT construct any fences or walls:
 - (a) in the case of Lot 1684, along the Secondary Street boundary of the Lot abutting a road reserve, unless using a proprietary brand capped metal fencing system in a colour that is Dulux Colorbond® Harvest® colour, or equivalent, as contemplated in the Design Guidelines; or in accordance with Clause 2.2 (5)(b)(i) or (ii) as contemplated in the Design Guidelines;
 - (b) in the case of all Lots, along a common boundary with any other Lot other than using either:
 - (i) a proprietary brand capped metal fencing system in a colour that is Dulux Colorbond® Harvest® colour, or equivalent, where the fence is visible from a road reserve and of a height no less than 1,650mm from the natural ground level at any point, except for the 2 metres section closest to a road reserve, over which it tapers from a height of no less than 1,650mm from the natural ground level down to 900mm from the natural ground level; or
 - (ii) face brick, face block or rendered blockwork being limestone or similar colour where the fence is visible from a road reserve, and of a height of no less than 1,650mm from the natural ground level at any point;
 - (c) in the case of all Lots, forward of the primary street setback, unless in accordance with the R-Codes and with materials and colours complementing the primary elevation, such materials not being pre-finished corrugated metal sheeting; and
 - (d) in the case of all Lots, any retaining walls visible from a street or public reserve unless using limestone blocks or face brick, face block or rendered blockwork similar to the walls of the dwelling.
- (6) NOT construct any gates in fences facing a road, unless:
 - (a) the gates are clad with a proprietary brand metal fencing system (or covered in similar materials) and in a colour that matches the fence or painted to match the fence; or
 - (b) the gates are constructed from timber or metal and in either in a colour, or painted, to complement the fence or Residence.
- (7) NOT take or permit any action to be taken to remove, alter, mark or deface a retaining wall or fence constructed by Ardross Estates on or about any of the boundaries of the Lot and not permit such wall or fence to become damaged or unsafe nor permit any roots or any tree, plant or any building or other thing on the Lot to cause such wall or fence to become structurally unsound, or repair or renew such walls and fences except in the same style and colour as the existing walls and fences.
- (8) NOT permit or allow the finished level of the Lot to be raised or lowered by more than 0.5m, unless for installation of soakwells, a swimming pool, footings, or a cellar/basement contained wholly under the main residential accommodation.
- (9) NOT park or allow to be parked on each Lot, any caravans, trailers, boats, machinery whether mobile or fixed and any commercial motor vehicles including trucks and utilities or any other trailerable vehicle, unless all such vehicles and machinery are stored or contained wholly within the boundaries of each Lot and stored behind substantial non-transparent fences and/or gates.
- (10) NOT use each Lot for the stockpiling of building materials and or keep rubbish, trash, garbage, or other waste, unless such materials are stored or contained in an appropriate permanent or temporary container specially constructed for that purpose and placed in appropriate areas wholly within each Lot and are not visible from any other Lot or any Road Reserve, except immediately prior to garbage collection.
- (11) NOT permit or allow all garden areas of the Lot within public view not to be landscaped within six (6) months of practical completion of the residential accommodation.

The above restrictive covenants shall expire and cease to have effect from and including 26 January 2033.

3. Benefit and Burden of Restrictive Covenants

- 3.1 Ardross Estates intends that the burden of the restrictive covenant is to:
 - (1) run with the Lots for the benefit of each and every registered proprietor of the Lots; and
 - (2) be enforceable against the registered proprietor of each of the Lots by Ardross Estates and every subsequent registered proprietor of each and every Lot.
- 3.2 During the period that Ardross Estates is the registered proprietor of any of the Lots, Ardross Estates accepts no responsibility, at law or at equity, for enforcement of the restrictive covenants.
- 3.3 Ardross Estates is not personally liable in respect of each Lot after Ardross Estates no longer has any registered interest in that Lot.
- 4. Consents under Section 136E of the Transfer of Land Act

Ardross Estates will obtain any consents required under Section 136E of the Transfer of Land Act to the creation of this deed and the creation of the restrictive covenants over the Lots pursuant to Section 136D of the Transfer of Land Act.

5. Severance

If any covenant in this deed or its application to any person or circumstance is or becomes invalid or unenforceable then the remaining covenants of this deed will not be affected and each remaining covenant will be valid and enforceable to the fullest extent permitted by law.

EXECUTED as a deed	1		Page 5 of 7 Pages		
Schedule					
	Item 1 - The Estate				
	Lot 9537 on Deposited Plan 4187 Volume 2992 Folio 302	68, the whole of th	ne land in Certificate of Title		
ATTESTATION SHEE	ΞΤ				
Executed by Ardross	Estates as a Deed on the	of	2023		
The COMMON SEAL OPTY LIMITED was her of the Directors in the	of ARDROSS ESTATES (S.A.) reunto affixed by authority presence of:				
Director Walter Jacob Cox					
Waller Jacob Cox					
Secretary					
David William Lantzke					

Page 6 of 7 Pages This page has been left intentionally blank.

INSTRUCTIONS

- 1. This form may be used only when a "Box Type" form is not provided or is unsuitable. It may be completed in narrative
- 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.
- 2. A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an Adult Person. The full name, address and occupation of the witness must be stated. Execution by a corporation or body corporate must be in accordance with the Corporation



EX	AMINED

(INSERT NAME OF DOCUMENT) LODGED BY Ardross Estates (SA) Pty Limited ADDRESS PO Box 353 WEST PERTH WA 6872 PHONE No. 08 6118 4595 REFERENCE No. MB Rest Cov Stage 6A DP424333 ISSUING BOX No. BOX 888 PREPARED BY: As above ADDRESS PHONE No. FAX No. REFERENCE No. ISTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO ITHER THAN LODGING PARTY ITLES, LEASES, DECLARATIONS ETC LODGED EREWITH 1. 2992/302 2. Nos. 3. Nos. 4. Received Items 5. Cerking Cierk 6. Receiving Cierk		OFFICE USE ONL'	Y	
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