View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type

12727469.12 Registered 09 November 2023 16:44 Hu, Emily Jia Land Covenant under s116(1)(a) or (b) Land Transfer Act 2017



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Affected Records of Title	Land District	
1112897	Canterbury	
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Annexure Schedule Contains	6 Pages.

Covenantor Certifications

I certify that I have the authority to act for the Covenantor and that the party has the legal capacity to authorise me to lodge this instrument	V
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	V
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	V
I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	V

Signature

Signed by Jamie Nicholas Callinicos Nunns as Covenantor Representative on 29/11/2023 03:44 PM

Covenantee Certifications

I certify that I have the authority to act for the Covenantee and that the party has the legal capacity to authorise me to lodge this instrument	V
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	Ø
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	Ø
I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	V

Signature

Signed by Jamie Nicholas Callinicos Nunns as Covenantee Representative on 29/11/2023 03:44 PM

*** End of Report ***

Covenant Instrument to Note Land Covenant

(Section 116(1)(a) & (b) Land Transfer Act 2017)

Covenantor

UWC LIMITED

Covenantee

UWC LIMITED

Grant of Covenant

The Covenantor being the registered owner of the burdened land set out in Schedule A, **grants to the Covenantee** (and, if so stated, in gross) the covenant(s) set out in Schedule A, with the rights and powers or provisions set out in the Annexure Schedule(s)

Schedule A

Continue in additional Annexure Schedule, if required

Purpose of covenant	Shown (plan reference)	Burdened Land (Record of Title)	Benefited Land (Record of Title) or in gross
Land Covenant	Lots 1 – 123 (both inclusive) on Deposited Plan 587128	1112897 – 1113019 (both inclusive)	1112897 – 1113019 (both inclusive)

Covenant rights and powers (including terms, covenants and conditions)

Delete phrases in [] and insert memorandum number as required; continue in additional Annexure Schedule, if required

The provisions applying to the specified covenants are those set out in:

[Memorandum number , registered under section 209 of the Land Transfer Act 2017]

[Annexure Schedule 1]

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Cove	nant In	strumen	nt to No	te Land	Coven	ant								Page	1		of	5		Pages
											Cor	tinue in		Ū		re S		dule if		Ŭ
1	Inter	pretatio	on								001		adding	5110171	in ioxu		201101		icq	
	In thi	s instrun	iment u	nless th	e conte	ext re	equire	es oth	herw	vise,										
"Burdened Land" means the Burdened Land(s) set out in Schedule A and being owned by the Co											e Cove	nai	ntor;							
	"Covenantee" means the registered owner(s) of any of the Benefited Land(s) set out in Schedule A at an time and includes any and all successors in title to any of the Benefited Land(s) set out in Schedule A or any part thereof;																			
"Covenantor" means the registered owner(s) of any of the Burdened Land(s) set out in Schedule A at a time and includes any and all successors in title to any of the Burdened Land(s) set out in Schedule A any part thereof;																				
		"Design Guidelines" means the design guidelines issued by the Developer from time to time relating to any of the Burdened Land(s) of which the Covenantor acknowledges receipt;											any							
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		erty" me ext so ree			vidual	allotr	ment	t that i	is no	oted a	as be	ing the l	Burde	ened	Land	at S	Sche	dule A	., a:	s the
2	Term	is of Co	ovena	nt																
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3	Cove	enants																		
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3.1	The (Covenar	antor he	ereby co	venant	ts tha	at the	ey sha	all:											
	(a)	uplifti		ence cor building																I
	(b)			or a buil vritten a							nstru	ction or	n the I	Prope	erty ur	iles	s the	e Deve	elop	er
		(i)		plan for basic la																
		(ii)		plans of					const	tructe	d on	the Pro	perty	show	ving flo	oor	area	as and		
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venant In	strumen	t to Note Land Covenant Page 2 of 5 Pa
		Continue in additional Annexure Schedule, if requir
	(iii)	a full set of elevations of the dwelling to be constructed on the Property from all sides; and
	(iv)	a list of materials indicating all exterior materials, finishes and colours (walls, roof, window and door frames, gutters and driveways) for the dwelling to be constructed on the Property
	and	Developer shall be entitled to withhold its consent if the documents described in this clause presented by the Covenantor to the Developer for approval do not comply with the Design lelines and/or otherwise with the provisions set out in this instrument.
(c)	Cons	struct the dwelling and any associated ancillary building:
	(i)	in accordance with the Building Act 2004 (or any legislation substituted therefor) and the building consent issued by the relevant local or territorial authority;
	(ii)	in accordance with any consent notice or any other instrument registered against the record of title to the Property;
	(iii)	in a good and tradesmen like manner and in accordance with the plans and specification approved by the Developer;
	(iv)	in accordance with the Design Guidelines in all respects.
(d)	built	struct the dwelling and any associated ancillary building (if applicable) on site. No kitset pre- transportable or relocatable house, caravan, shed or garage may be erected or permitted for nanent or temporary accommodation.
(e)	othe any a	erect or allow to be erected a dwelling of a floor area less than 120 square metres unless rwise approved in writing by the Developer, with the floor area measurement to be exclusive associated ancillary building (such as a garage or carport) decking, breezeways, entry hes, verandas and roof overhang.
(f)	Not k	oring any second-hand or relocatable buildings onto the Property.
(g)	Durir	ng construction:
	(i)	prevent any building material or waste from being placed on any allotment adjoining the Property. A refuse skip will be used during construction and emptied regularly;
	(ii)	ensure that the building contractor has full contract insurance and public liability cover for an amount deemed adequate by the Developer. The Covenantor shall upon request bein made by the Developer provide a copy of the said insurance cover to the Developer prior to any works on the Property commencing;
	(iii)	allow the Developer to enter on to any building site for the purpose of inspecting the dwelling and associated ancillary building to ensure that the provisions of this instrument and any site maintenance requirements are observed.
(h)		occupy the dwelling until a code compliance certificate has issued under the Building Act 200 ny legislation passed in substitution.
(i)		allow contractors or subcontractors to commence work on the Property without first informing a of the restrictions created by these covenants and ensuring their compliance therewith.

Cov	enant Ins	ument to Note Land Covenant Page 3 of 5	Page										
		Continue in additional Annexure Schedule, if re	quired.										
	Restr	ions on Land Use											
3.2	In addition to the covenants set out above, the Covenantor further covenants with the Covenantee that t Covenantor shall not:												
	(a)	Further subdivide the Property.											
	(b)	Use the Property for any use other than residential.											
	(C)	Enter into an agreement to sell the Property prior to such time that all other allotments within a Property's relevant development stage have been sold by the Developer to the intent that the Covenantor is expressly prohibited from competing with the Developer in respect of the development stage to which the Property forms a part. Where the conditions of this clause has not been met, the Covenantor may only enter into an agreement to sell the Property having obtained the prior written consent of the Developer (such consent to be provided by the Deve at its sole discretion in all things).	ave										
	(d)	Use the Property for any purpose which is illegal.											
	(e)	Carry out on the Property any construction or reconstruction or alteration, addition or refurbishmer to any building which results in the exterior appearance and architectural standards of the building not being in keeping with the Design Guidelines and/or the provisions of this instrument.											
	(f)	Permit any boats, trailers, caravans, additional cars or trade vehicles to park on the Property, unless appropriately screened, provided that trade vehicles are permitted when building work, repairs or maintenance work is being carried out on the Property.											
	(g)	Allow unrestricted stormwater run-off and shall provide for all stormwater falling on roofs and buildings to be collected and disposed of.											
	(h)	Allow any signs on the Property other than:											
		(i) no more than two real estate signs necessary for the sale of the Property; and											
		(ii) a sign indicating the number of the Property and the name of its owner.											
	(i)	Allow the exterior painting and other exterior surface materials of any building situated on the Property to deteriorate and shall maintain the same to a reasonable standard appropriate to a quality residential neighbourhood and will not allow any buildings or structures on the Propert become dilapidated or to fall into disrepair or allow any nuisance or disturbance to be caused any owner or occupier of neighbouring lands.	y to										
	(j)	Allow or permit the growth of grass and other ground cover on the Property to exceed 100mm in height. Additionally, the Covenantor shall not allow any broom, gorse, thistles, other noxious weeds, undergrowth, dried or rank grass to grow or remain on the Property or any other part of t Burdened Land that is vacant. The Developer may, without notice having first being required, enter the vacant Burdened Land and cut grass and groundcover at the cost of the Covenantor if this requirement is not observed.											
	(k)	Bring on to raise, breed or keep any animals, reptiles, poultry or livestock on the Property exc keep a maximum of two (2) animals limited to dogs or cats, unless prior written approval is give by the Developer and is in keeping with the local or territorial authority's regulations. Animals not be allowed to become a nuisance to others adjoining or near the Property and shall be controlled by the Covenantor so as to prevent them from roaming the Property at will. For the avoidance of doubt, pigeons are expressly prohibited from being kept on the Property at all tir	ven shall										

Cov	enant Ins	strument	to Note Lar	nd Coven	nant							Page	4	of	5	Pa
									С	ontinu	e in ad	ditional A	Annexure	Sche	edule, if i	requir
4	Futur	e Develo	opment													
4.1	take a any w and/o	any actio /ay preve ir zone cl	tor covenar in or encou ent or hinde hange, reso s an interes	rage or c er the De ource cor	cause evelope	others er from	s to c n pro	oppos ogress	e, obj sing a	ect to nd co	, frustr mpleti	ate or t ng any	ake any develop	actic ment	n that n , subdiv	night rision
4.2	Cove unqua	nantor's alified wr	nat the Dev approval un itten appro he Develop	nder a Di val in res	istrict spect o	Plan tl of any	the C / sucl	Coven h appl	antor	will at	t the re	quest c	f the De	evelo	ber prov	
4.3	writte of title Mana Deve	n approv e shall co gement a loper sha	ng clause 4 val as an af onstitute the Act 1991 o all be entitle written app	fected pa e Covena r any oth ed to prov	arty, th antor's ner rele wide a	he regi s writte evant l a copy	jistrat en ap legis	ition o pprova slation	f this I al for t (whe	and c he pu ther in	ovena irpose n subs	nt again s of sec titution	nst the (tion 104 or other	Cover I(3) o wise)	nantor's f the Re and the	reco esour
4.4	writte objec	n approv	the obligation wal and sha ma third par cation.	ll not in a	any wa	ay dire	ectly	or ind	irectly	/ obje	ct, pro	cure su	pport or	enco	urage a	any
5	Dispu	ites														
5.1	lf a di	spute in	relation to	this instri	ument	t arise	es be	tweer	i the C	Cover	antor	and the	Coven	antee	:	
	(a)	The p and	arty initiatir	ng the dis	spute i	must p	provi	ide ful	l writt	en pa	rticula	rs of the	e disput	e to tł	ne other	r part
	(b)	resolu	arties must ition techni ther dispute	ques, wh	nich m	nay incl	clude	e nego	tiatior	ı, med	diation	, indepe	endent e			
	(c)		dispute is n r period agi					orking	days	of the	writte	n partic	ulars be	ing g	iven (or	any
		(i)	the dispu	ute must	be ref	ferred	l to ai	rbitrat	i <mark>on</mark> in	acco	rdance	e with th	e Arbitr	ation	Act 199	96; ar
		(ii)	the arbiti failing ag													
6	Sever	ability														
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obligation with the intent that, to the greatest extent possible the cove legal and commercial objectives of the unenforceable term or obligation	nant shall a				