

SCHEDULE B
Form B

Easement instrument to grant easement or *profit à prendre*, or create land covenant

(Sections 90A and 90F Land Transfer Act 1952)

Grantor

CABRA DEVELOPMENTS LIMITED

Grantee

CABRA DEVELOPMENTS LIMITED

Grant of Easement or *Profit à prendre* or Creation of Covenant

The Grantor being the registered proprietor of the servient tenement(s) set out in Schedule A **grants to the Grantee** (and, if so stated, in gross) the easement(s) or *profit(s) à prendre* set out in Schedule A, or creates 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 (Nature and extent) of easement; <i>profit</i> or covenant	Shown (plan reference)	Servient Tenement (Computer Register)	Dominant Tenement (Computer Register) or in gross
Land Covenant	See First Schedule Annexure A		

Form B - continued

Easements or *profits à prendre* rights and powers (including terms, covenants and conditions)

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

Unless otherwise provided below, the rights and powers implied in specified classes of easement are those prescribed by the Land Transfer Regulations 2002 and/or Schedule Five of the Property Law Act 2007

~~The implied rights and powers are hereby [varied] [negated] [added to] or [substituted] by:~~

[Memorandum number _____, registered under section 155A of the Land Transfer Act 1952]

[the provisions set out in Annexure Schedule A]

Covenant provisions

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 155A of the Land Transfer Act 1952]

[Annexure Schedule A]

*Insert instrument type***Land Covenant***Continue in additional Annexure Schedule, if required***BACKGROUND**

- A. The Grantor is the registered proprietor of the Covenanting Lots and the Benefiting Lots.
- B. The Covenanting Lots and the Benefiting Lots are part of a high quality residential development ("Development"). The Development consists of a number of lots to be held in separate titles.
- C. The Grantor has agreed to create the covenants as set out herein in favour of the Grantee in order to ensure that the character of the Development as a high quality residential development is maintained, preserved and enhanced.

COVENANTS**1.0 Definitions**

In this instrument, the following definitions shall apply, unless the context otherwise requires:

Cabra means Cabra Developments Limited but where Cabra has been dissolved, wound up, deregistered or otherwise passed out of existence any approval or consent required from Cabra shall mean approval or consent by any party previously appointed and/or nominated in writing by Cabra for this purpose.

Practical Completion means that a dwelling house is substantially complete so that it is capable of being occupied.

Relevant Authority means the local or regional authorities with jurisdiction over the Development

Lots means Lots 119 - 180 DP 509358

2. Agreement

- 2.1 The Grantor, for itself so as to bind the Covenanting Lots in the First Schedule ("Covenanting Lots" and each one of them a "Covenanting Lot"), covenants and agrees with the Grantee (for the benefit of the Grantee and the registered proprietor from time to time of the Benefiting Lots) that the Grantor shall always observe and perform all of the covenants set out in Clause 3.0 of this instrument until the 1st of December 2027 at which time the covenants shall cease to apply to the end and intent that each of the covenants shall enure for the benefit of the registered proprietor from time to time of the Benefiting Lots until the 1st of December 2027.
- 2.2 The covenants in this instrument shall be enforceable by the Grantee (and the Grantee's assigns, transferees or successors) against the Grantor as owner of the Covenanting Lots and his, her or its successors in title, transferees, assigns and occupiers for the time being of the Covenanting Lots.
- 2.3 No delay or failure by the Grantee to enforce performance of any covenants set out in this instrument and no indulgence granted to the Grantor by the Grantee shall prejudice the right of the Grantee to enforce any of the covenants or provisions of this instrument.
- 2.4 The Grantor shall bear any costs which may be incurred by the Grantee as a result of any default by the Grantor under this instrument.

2.5 The Grantee shall not be required to nor obliged to enforce all or any of the covenants and the Grantor shall be liable only in respect of breaches of the covenants which occur while the Grantor is registered as proprietor of the Covenanted Lot.

2.6 If there is any breach or non observance of the covenants set out in this Instrument then the Grantor must (without prejudice to any other liability the Grantor may have to any person having the benefit of the covenants):

- (a) remove or cause to be removed from the Covenanted Lot any dwelling house, garage, carport, building or other structure (or any part of it) erected or placed on the Covenanted Lot in breach or non observance of the covenants;
- (b) replace any building materials used in breach or non observance of the covenants;
- (c) cease any activity in breach or non-observance of the covenants;
- (d) otherwise remedy any breach or non-observance of the covenants.

3.0 The Grantor shall:

3.1 Not commence any construction, development, earthworks or fill on any Covenanted Lot without having first obtained the written approval of Cabra to the plans and specifications and the exterior design and appearance of the proposed building and any proposed earthworks or fill and once approval is obtained, make any change to the plans and specifications or the exterior design and appearance of the proposed building or proposed earthworks or fill. As a guide, the plans and specifications must generally be in accordance with the design guidelines supplied by Cabra to the Grantor upon request and must show some individual aesthetic qualities in the sole and unfettered opinion of Cabra, no simple brick and tile dwellings with a hip roof facing the street will be approved.

3.2 Not erect or place or permit to be erected or placed on any Covenanted Lot which is more than 400m² in area anything other than one dwelling house having closed in habitable living space (exclusive of carport or garage) with a floor area of at least 110m² and which must also have attached, closed in double car garaging, closed in tandem garaging or such other garaging, carport or carpark that is approved in writing by Cabra at its discretion.

3.3 Not erect or place or permit to be erected or placed on any Covenanted Lot which is less than 400m² in area anything other than one dwelling house having closed in habitable living space (exclusive of carport or garage) with a floor area of at least 100m² and which must also have attached, closed in double car garaging, closed in tandem garaging or such other garaging, carport or carpark that is approved in writing by Cabra at its discretion.

3.4 Follow the guideline that any dwelling house on any Covenanted Lot should be designed so as to fit with the existing land contours so that limited earthworks (cutting or filling) is required.

3.5 Not use or permit any Covenanted Lot to be used for:

- (a) any trading or commercial purpose other than that permitted by the local authority and which has the prior written consent of Cabra which may be withheld at its absolute discretion; or
- (b) display or showhomes except with the prior written consent of Cabra which may be withheld at its absolute discretion or which may be granted subject to conditions imposed by Cabra at its absolute discretion.

3.6 Not allow the duration of any building construction works on any Covenanted Lot to extend beyond the period of 12 months from the date of commencement of such works.

3.7 Not incorporate into the design of any dwelling house any ancillary accommodation in the nature of a granny flat or self-contained flat.

3.8 Not use or permit or suffer to be used on any building on any Covenanted Lot any building material other than brick, stone, concrete block, insulclad, masonry, stucco, solid plaster, linea weatherboard or approved timber weatherboard (subject to clause 3.9 below) for any outer wall facing except with the written consent of Cabra which may be withheld at its discretion.

3.9 Not commence the construction of the exterior cladding of the dwelling on the Covenanted Lot until the Grantor has received written approval from Cabra as to the amount of coverage of any single type of exterior cladding allowable on that part of the said dwelling which faces the street from which access to the property is obtained. As a guide, if the Grantor chooses to utilise bricks for the construction of the exterior cladding which faces the street from which access to the property is obtained it is unlikely that approval for 100% coverage (excluding windows and doors) will be granted by Cabra, however in respect of all other types of exterior cladding Cabra may in its sole and unfettered discretion approve 100% coverage (excluding windows and doors).

3.10 Not use or place or permit to be erected, transported or placed on any Covenanted Lot any second-hand home of any type or description.

3.11 Not pave driveways, carparking spaces, footpaths and patios on a Covenanted Lot with plain concrete. As a guide the following impervious surfaces will be acceptable:

- (a) exposed aggregate concrete or coloured concrete utilising a minimum of 6kg of black oxide per cubic metre of concrete, for the driveway and any carparking spaces;
- (b) exposed aggregate concrete, coloured concrete utilising a minimum of 6kg of black oxide per cubic metre of concrete, exposed aggregate pavers or coloured concrete pavers, for patios and footpaths.
- (c) tiled patios.

3.12 Not erect or bring on to or allow to remain on any Covenanted Lot (except during the time of construction of the dwelling house) or on any road or common access lot of the Development any temporary building, container, garden shed, caravan, trade vehicle or other equipment or materials or machinery unless garaged or adequately screened so as not to be highly visible from the road, any other Covenanted Lot and any common access lot so as to preserve the amenities of the development and also to prevent noise likely to cause offence to residents in the subdivision provided however that the Grantor may erect one garden shed having a maximum floor area of 10m² which is clad in materials approved by Cabra and erected in a location approved by Cabra which approvals may be withheld at Cabra's absolute discretion.

3.13 Not cause or allow any recreational or commercial vehicles or boats to be regularly located either on the street or footpath nor on a common access lot nor that area between the front boundary of any Covenanted Lot and the dwelling unless screened so as not to be highly visible from the road, any other Covenanted Lot and any common access lot. No caravan or motorhome shall be placed on any Covenanted Lot to be used for residential use other than for short term occupation of visitors.

3.14 Not erect or permit or suffer to be erected or placed upon any Covenanted Lot any building where the basement (including but not limited to basement garage) is not fully enclosed to the reasonable satisfaction of Cabra.

3.15 Not erect or permit or suffer to be erected or placed upon any Covenanted Lot any dwelling which has a single square or rectangle footprint.

3.16 Not allow any grass or weeds on any Covenanted Lot to grow to a height greater than 150mm and if the Grantor defaults in so doing, Cabra may take whatever action it considers necessary to remedy the default at the expense of the Grantor and if the Grantor fails to pay Cabra upon demand for all costs so incurred Cabra may recover the cost thereof from the Grantor as liquidated damages in any Court of competent jurisdiction.

3.17 Not permit any dwelling house on any Covenanted Lot to be occupied for more than three calendar months unless all driveways, paths and fences are completed in permanent materials and all unpaved areas are properly grassed or landscaped.

3.18 Not allow any Covenanted Lot to remain unlandscaped without lawns and shrubs for a period greater than three calendar months following practical completion of a dwelling house on such Covenanted Lot. The Grantor will ensure that there are at least 40 trees or shrubs planted between the dwelling and the front boundary and that a minimum of 5 trees or shrubs of at least 2 metres in height are included within the total site landscaping on the Covenanted Lot, unless an alternative landscaping plan is approved by Cabra in writing which approval may be withheld at Cabra's absolute discretion.

3.19 Not carry out any earthworks (either cutting or filling) in excess of 1 metre height or depth within 1 metre of any adjoining lot boundary unless such works have been consented to in writing by Cabra which may be withheld at its absolute discretion.

3.20 Ensure that in respect of any retaining wall on a Covenanted Lot (at a height of 600mm or more) which faces the road or another Covenanted Lot, the following landscaping and fencing requirements are undertaken:

- Shrubs are planted at a maximum of 1.2 metre intervals along the front of the retaining wall; and
- Fences first approved in writing by Cabra may be attached to the top of the retaining wall.
- Any fence constructed between the retaining wall and the dwelling is set back at least 0.5metre from the top of the retaining wall, is no higher than 1.2 metres and is 50% visually permeable; and
- If a fence is constructed between the retaining wall and the dwelling then shrubs are planted at a maximum of 1.2 metre intervals along the fence boundary between the fence and the retaining wall.

3.21 Not permit or suffer any retaining wall on any Covenanted Lot which faces the road or another Covenanted Lot, to be constructed in materials other than plastered concrete, concrete block, stone or flat faced keystone concrete masonry except with the written consent of Cabra which may be withheld at its discretion.

3.22 Not undertake any construction works on the Covenanted Lot without at all times complying with the following conditions and restrictions:

- To keep the Covenanted Lot in a tidy orderly and safe condition throughout the construction period.
- Maintain the Covenanted Lot at all times during the course of construction free from rubbish and excessive vegetation.
- Not store or dump any construction materials or debris on any adjoining lot or cross any adjoining lot for goods or vehicle access unless consent has been granted by Cabra in writing and by the adjoining lot owner.
- Not allow major site works to commence unless a vehicle crossing and access drive for construction vehicles has been formed in metal aggregate or an alternative material as Cabra may approve at their discretion.
- Not allow rubbish to be placed or escape onto adjoining or nearby lots, any common access lot or roads.
- Not deposit or allow any dirt, gravel, clay or other substance to be left on any road or common access lot in the vicinity of the Covenanted Lot.
- To contain on the lot any silt generated during the construction of the dwelling house.
- Not to damage or remove any street trees planted by Cabra on or adjacent to the Covenanted Lot. The grantor will be responsible for any damage caused to the trees by themselves or their contractors, employees or any other invitee.

3.23 Not construct erect or place or permit to be constructed, erected or placed any water storage tank on the Covenanted Lot unless it is either:

- buried; or
- screened by fencing and/or planting to the satisfaction of Cabra in its sole and unfettered discretion.

3.24 Not erect or place or permit to be erected or placed on any Covenanted Lot any clothes line in the front yard of that Covenanted Lot that is substantially visible from the road or any common access lot. As a guide clothes lines or service courts should be adequately screened by sufficient planting and/or fencing to ensure they are not entirely visible from the road, any other Covenanted Lot, common access lot and public areas.

3.25 Ensure that the final colours of the exterior cladding and roof of the dwelling house on the Covenanting Lot shall be neutral or muted tones sympathetic with the surrounding environment. Very vibrant colours including but not limited to yellow, orange or bright blue will not generally be approved.

3.26 Not allow to remain on any walls, fence, structure or building on the Covenanting Lot any graffiti or similar disfiguring for more than five working days from the date that such graffiti or disfiguring occurred.

3.27 Locate any attachments to the dwelling house and buildings on the Covenanting Lot (including but not necessarily limited to television antenna and satellite dishes) so they are not highly visible from the road, any other Covenanting Lot or any common access lot.

3.28 Ensure that; any Covenanting Lot that has been landscaped or planted by Cabra and in respect of trees or shrubs situated on the berms adjacent to the Covenanting Lot ("planted areas"):

- (a) The grantor maintains any existing vegetation on the planted areas;
- (b) If any trees or shrubs forming part of the planted areas are damaged or die, the Grantor will replace the same with similar species;
- (c) any planted areas can only be removed or replaced with alternative planting if Cabra's written approval has been obtained.

3.29 Ensure that any fence erected on a Covenanting Lot between the dwelling house and a public road:

- (a) does not exceed a height of 1.2 metres unless otherwise approved in writing by Cabra at its sole discretion;
- (b) is erected at least 0.5metre inside the front boundary of the Covenanting Lot;
- (c) has planting between such fence and the boundary of the Covenanting Lot spaced at a maximum of 1.2 metre intervals;
- (d) is at a minimum 50% visually permeable;

3.30 Ensure that any timber fencing on the Covenanting Lot is either stained or painted in neutral colours, complimentary to the surrounding landscape.

3.31 **Bond**
Upon any transfer of a Covenanting Lot from Cabra to the Grantor:

- (a) the Grantor will pay a bond in the sum of two thousand dollars ("the Bond") to Cabra to secure performance of the Construction and Landscaping Covenants set out at clauses 3.1-3.4, 3.6-3.11, 3.14, 3.15, 3.17–3.25, 3.27, 3.29, 3.30 of this instrument ("the Construction and Landscaping Covenants"); and
- (b) a base fee in the sum of five hundred dollars (inclusive of GST) will be immediately deducted from the Bond and is payable to Cabra as a compliance monitoring fee; and
- (c) the balance of the Bond, after deduction of the compliance monitoring fee ("the Bond Balance") will be held by Cabra until the date being three months after Practical Completion of the Dwelling on the Covenanting Lot or the date that the Construction and Landscaping Covenants have been complied with to the satisfaction of Cabra, whichever is the earlier ("the Bond Expiry Date").

3.32 The Bond Balance will be returned to the Grantor as at the Bond Expiry Date provided however if there has been any non-compliance of any of the Covenants in this instrument, Cabra may deduct from the Bond Balance an amount which in Cabra's unfettered opinion compensates Cabra for costs incurred including Cabra's own time in dealing with such non-compliance. Clauses 3.31 – 3.32 do not in any way limit the Grantor's liability pursuant to clauses 5.1 – 5.2 of this instrument.

3.33 The Grantor acknowledges that the Bond Balance (if any) will automatically transfer to the registered proprietor of the Covenanting Lot upon any transfer of the Covenanting Lot by the Grantor.

4.0 Fencing

4.1 Cabra shall not be required nor shall it be called upon to repair or contribute towards the cost of erection or repair of any dividing or boundary fence between any of the Lots and any contiguous land owned by

Cabra, but this proviso shall not ensure for the benefit of any subsequent registered proprietor of such contiguous land.

5.0 Indemnity and Consequences of Breach

5.1 The Grantor covenants with the Grantee that it will at all times save harmless and keep indemnified the Grantee from all proceedings, costs, claims and demands in respect of breaches by the Grantor of the covenants on its part contained or implied herein, and also the enforcement of such covenants by the Grantee.

5.2 The Grantor acknowledges that the value of the Benefiting Lot will be affected by any non-compliance with or breach of any of the covenants contained or implied herein and the Grantor covenants for the benefit of the Benefiting Lot and of each registered proprietor of the Benefiting Lot from time to time that should the Grantor fail to comply with, observe, perform or complete any of the covenants contained or implied herein then without prejudice to any other liability the Grantor may have to the Grantee (which includes any other person or body having the benefit of such covenants) the Grantor shall:

- (a) immediately permanently remove or cause to be permanently removed from the Lot upon which the breach or failure has occurred any offending improvements or structure or other cause of any breach or non-observance of such covenants; and otherwise forthwith remedy the breach or non-observance thereof; and
- (b) if the breach or failure is not remedied within 60 days of the date of notice of such breach or failure then the Grantee (together with its agents, employees or contractors) shall be entitled to enter onto the Covenanting Lot to arrange for rectification of the Grantor's breach or failure at the cost of the Grantor.

6.0 General

6.1 The covenants set out in clauses 3.1 to 3.33 of this Instrument shall run with each Covenanting Lot set out in the First Schedule for the benefit of all the Benefiting Lots described in the First Schedule TO THE INTENT that the Grantor and Grantee shall continue to be bound until the earlier of the 1st of December 2027 or the date upon which they respectively cease to hold a fee simple estate in a Covenanting Lot as the case may be but without prejudice to any liability for any breach of covenant under this Instrument arising before such date.

FIRST SCHEDULE

Covenanting Lots	Benefiting Lots
Lot 119 DP 509358	All of the Lots other than Lot 119 DP 509358
Lot 120 DP 509358	All of the Lots other than Lot 120 DP 509358
Lot 121 DP 509358	All of the Lots other than Lot 121 DP 509358
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