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THE PURPOSE OF THIS INFORMATION?

THIS INFORMATION HAS BEEN PROVIDED ON BEHALF
OF THE DEVELOPER AS A SUMMARY OF THE KEY
FEATURES AND REQUIREMENTS AT THE VINES ESTATE, SHEPPARTON. THE
FOLLOWING INFORMATION
IS INCLUED IN THIS REPORT:

- Easements
- Sewerage and Water
- Underground Electrical
- Gas Supply
- Bushfire Prone Areas
- Protective Covenants
- Section 173 Agreement
- Plan of Subdivision
- And, Engineering Plans.

EASEMENTS

An easement is a section of land registered on your Title which gives someone the right to use the land for a specific purpose even though they are not the land owner. A common example of this is a sewer easement. If you wish to build over an easement, you will need to get consent from whoever the easement is vested in E.g. Goulburn Valley Water. For information on easement Location please refer to you property title.

UNDERGROUND ELECTRICAL

The Vines Estate is serviced by underground electricity, each property has been supplied with an electrical pit at its boundary where connection is to be taken from. For any issues during connection please contact Powercor Australia.

BUSHFIRE PRONE AREAS

The Vines Estate Stage 8 is not within a bushfire prone area. For Further information on this please refer to appendix A of this report.

SEWERAGE AND WATER

The Vines Estate is serviced by town water and sewer. Each property has a water and sewer connection. These connections have been brought within the boundary of each property. Information of the location and depth of the property connections can be found at Goulburn Valley Water.

GAS SUPPLY

The Vines Estate is serviced by underground Natural Gas. For any issues please contact APA.

PROTECTIVE COVENANTS

For information of the protective covenants at The Vines Estate please refer to Appendix B of this report.

SECTION 173 AGREEMENT

A Section 173 Agreement will be registered on the title to the land and will detail any acoustic requirements for the construction of a dwelling on the land. Refer to the Section 173 Agreement for further details.



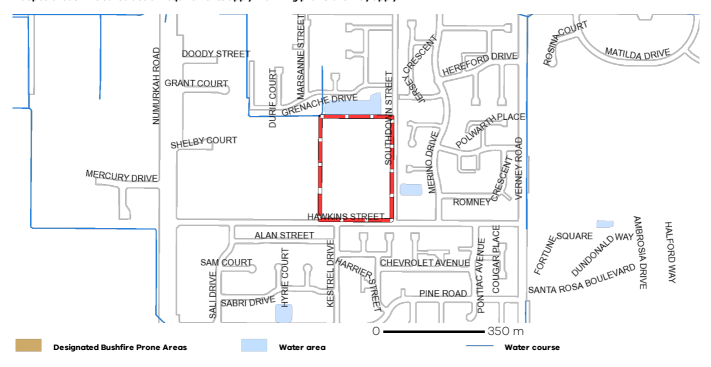


PLANNING PROPERTY REPORT



Designated Bushfire Prone Areas

This parcel is not in a designated bushfire prone area. No special bushfire construction requirements apply. Planning provisions may apply.



Designated bushfire prone areas as determined by the Minister for Planning are in effect from 8 September 2011 and amended from time to time.

The Building Regulations 2018 through application of the Building Code of Australia, apply bushfire protection standards for building works in designated bushfire prone areas.

Designated bushfire prone areas maps can be viewed on VicPlan at https://mapshare.maps.vic.gov.au/vicplan or at the relevant local council.

Note: prior to 8 September 2011, the whole of Victoria was designated as bushfire prone area for the purposes of the building control system.

Further information about the building control system and building in bushfire prone areas can be found on the Victorian Building Authority website https://www.vba.vic.gov.au

Copies of the Building Act and Building Regulations are available from http://www.legislation.vic.gov.au

For Planning Scheme Provisions in bushfire areas visit https://www.planning.vic.gov.au

Native Vegetation

Native plants that are indigenous to the region and important for biodiversity might be present on this property. This could include trees, shrubs, herbs, grasses or aquatic plants. There are a range of regulations that may apply including need to obtain a planning permit under Clause 52.17 of the local planning scheme. For more information see Native Vegetation (Clause 52.17) with local variations in Native Vegetation (Clause 52.17) Schedule

To help identify native vegetation on his property and the application of Clause 52.17 please visit the Native Vegetation Information Management system https://nvim.delwp.vic.gov.au/and Native vegetation (environment.vic.gov.au) or please contact your relevant council.

You can find out more about the natural values on your property through NatureKit NatureKit (environment.vic.gov.au)

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Read the full disclaimer at https://www2.delwp.vic.gov.au/disclaimer

Notwithstanding this disclaimer, a vendor may rely on the information in this report for the purpose of a statement that land is in a bushfire prone area as required by section 32C (b) of the Sale of Land 1962 (Vic).

PLANNING PROPERTY REPORT: Lot 11 LP57717





Restrictive Covenant:

The Vines - Stage 8

Lots 51 – 84 (both inclusive) on Plan of Subdivision No. PS849486K

Covenants:

The Transferee with the intention that the benefit of this Covenant shall be attached to and run at law and in equity with every Lot on Plan of Subdivision No PS849486K (the Plan) other than the Lot hereby transferred (burdened land) and that the burden of this Covenant shall be annexed to and run at law and in equity with the burdened land does hereby for himself, his heirs, executors, administrators and transferees, and as separate Covenant covenants with the Transferor and the registered proprietor or proprietors for the time being of every Lot on the Plan and every part or parts thereof other than the burdened land hereby transferred, that the Transferee, his heirs, executors, administrators and transferees shall not at any time:

Where the Land transferred is Lots 53, 58 - 59, and 81 - 84 inclusive (120m & 30m, single storey):

- 1. On the burdened land or any part or parts thereof:
 - (a) build, construct or erect or cause or permit to be built, constructed or erected any building other than one private single storey dwelling house (constructed of all new materials) having an area of not less than 120 square metres within the outer walls thereof (such area to be calculated by excluding the area of any carports, workshops, garages, terraces, patios, pergolas or verandahs attached to such house) provided that nothing herein contained shall prohibit the erection on the said land of a garage and/or other normal residential outbuildings where a private dwelling house is or is being erected on the said land.
 - (b) build, construct or erect or cause or permit to be built, constructed or erected any garage and/or normal residential outbuilding having a height greater than 4.5 metres which together have a total aggregate floor area greater than 30 square metres, provided that in calculating such total aggregate area of 30 square metres:
 - (i) the floor area of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land shall be ignored; and
 - (ii) the floor area of any normal residential outbuilding with a floor area not exceeding 10 square metres shall be ignored;
 - and further provided that nothing herein contained shall be construed as limiting the height of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land.
 - (c) build, construct or erect or cause or permit to be built, constructed or erected any fence on the title boundaries (excluding the front boundary) other than a Colourbond fence of 1.8 metres in height of a "Teatree" colour. This height shall reduce in accordance with normal fencing design in the first two panels of each side boundary from the front boundary. This shall not apply to any part of the dwelling construction forming part of the title boundary.
 - (d) move thereon any building which has been wholly or partly completed nor any part thereof.
- 2. Use the burdened land for business purposes (with the exception of "Home Occupation" as defined in Clause 52.11 of the Greater Shepparton Planning Scheme) or as a depot.



Where the Land transferred is Lots 62 - 80 inclusive (170m & 60m):

- On the burdened land or any part or parts thereof:
 - (a) build, construct or erect or cause or permit to be built, constructed or erected any building other than one private dwelling house (constructed of all new materials) having an area of not less than 170 square metres within the outer walls thereof (such area to be calculated by excluding the area of any carports, workshops, garages, terraces, patios, pergolas or verandahs attached to such house) provided that nothing herein contained shall prohibit the erection on the said land of a garage and/or other normal residential outbuildings where a private dwelling house is or is being erected on the said land.
 - (b) build, construct or erect or cause or permit to be built, constructed or erected any garage and/or normal residential outbuilding having a height greater than 4.0 metres which together have a total aggregate floor area greater than 60 square metres, provided that in calculating such total aggregate area of 60 square metres:
 - (i) the floor area of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land shall be ignored; and
 - (ii) the floor area of any normal residential outbuilding with a floor area not exceeding 10 square metres shall be ignored;

and further provided that nothing herein contained shall be construed as limiting the height of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land.

- (c) build, construct or erect or cause or permit to be built, constructed or erected any fence on the title boundaries (excluding the front boundary) other than a Colourbond fence of 1.8 metres in height of a "Teatree" colour. This height shall reduce in accordance with normal fencing design in the first two panels of each side boundary from the front boundary. This shall not apply to any part of the dwelling construction forming part of the title boundary.
- (d) move thereon any building which has been wholly or partly completed nor any part thereof.
- 2. Use the burdened land for business purposes (with the exception of "Home Occupation" as defined in Clause 52.11 of the Greater Shepparton Planning Scheme) or as a depot.

Where the Land transferred is Lots 51 - 52, 56 - 57 and 60 - 61 inclusive (170m & 80m):

- 1. On the burdened land or any part or parts thereof:
 - (a) build, construct or erect or cause or permit to be built, constructed or erected any building other than one private dwelling house (constructed of all new materials) having an area of not less than 170 square metres within the outer walls thereof (such area to be calculated by excluding the area of any carports, workshops, garages, terraces, patios, pergolas or verandahs attached to such house) provided that nothing herein contained shall prohibit the erection on the said land of a garage and/or other normal residential outbuildings where a private dwelling house is or is being erected on the said land.
 - (b) build, construct or erect or cause or permit to be built, constructed or erected any garage and/or normal residential outbuilding having a height greater than 4.0 metres which together have a total aggregate floor area greater than 80 square metres, provided that in calculating such total aggregate area of 80 square metres:
 - (i) the floor area of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land shall be ignored; and



- (ii) the floor area of any normal residential outbuilding with a floor area not exceeding 10 square metres shall be ignored;
- and further provided that nothing herein contained shall be construed as limiting the height of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land.
- (c) build, construct or erect or cause or permit to be built, constructed or erected any fence on the title boundaries (excluding the front boundary) other than a Colourbond fence of 1.8 metres in height of a "Teatree" colour. This height shall reduce in accordance with normal fencing design in the first two panels of each side boundary from the front boundary. This shall not apply to any part of the dwelling construction forming part of the title boundary.
- (d) move thereon any building which has been wholly or partly completed nor any part thereof.
- 2. Use the burdened land for business purposes (with the exception of "Home Occupation" as defined in Clause 52.11 of the Greater Shepparton Planning Scheme) or as a depot.

Where the Land transferred is Lots 54 and 55 (170m & 120m):

- 1. On the burdened land or any part or parts thereof:
 - (a) build, construct or erect or cause or permit to be built, constructed or erected any building other than one private dwelling house (constructed of all new materials) having an area of not less than 170 square metres within the outer walls thereof (such area to be calculated by excluding the area of any carports, workshops, garages, terraces, patios, pergolas or verandahs attached to such house) provided that nothing herein contained shall prohibit the erection on the said land of a garage and/or other normal residential outbuildings where a private dwelling house is or is being erected on the said land.
 - (b) build, construct or erect or cause or permit to be built, constructed or erected any garage and/or normal residential outbuilding having a height greater than 4.5 metres which together have a total aggregate floor area greater than 120 square metres, provided that in calculating such total aggregate area of 120 square metres:
 - (i) the floor area of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land shall be ignored; and
 - (ii) the floor area of any normal residential outbuilding with a floor area not exceeding 10 square metres shall be ignored;
 - and further provided that nothing herein contained shall be construed as limiting the height of any garage which is incorporated as an integral part of the structure of a dwelling house constructed on the said land.
 - (c) build, construct or erect or cause or permit to be built, constructed or erected any fence on the title boundaries (excluding the front boundary) other than a Colourbond fence of 1.8 metres in height of a "Teatree" colour. This height shall reduce in accordance with normal fencing design in the first two panels of each side boundary from the front boundary. This shall not apply to any part of the dwelling construction forming part of the title boundary.
 - (d) move thereon any building which has been wholly or partly completed nor any part thereof.
- 2. Use the burdened land for business purposes (with the exception of "Home Occupation" as defined in Clause 52.11 of the Greater Shepparton Planning Scheme) or as a depot.



PLAN OF SUBDIVISION

EDITION 1

PS849486K

LOCATION OF LAND

PARISH: SHEPPARTON

TOWNSHIP: -SECTION: -

CROWN ALLOTMENT: 77 (Part)

CROWN PORTION: -

TITLE REFERENCE: C/T VOL FOL ...

LAST PLAN REFERENCE: PS849478J, LOT B

POSTAL ADDRESS: 31-49 HAWKINS STREET

(at time of subdivision) **SHEPPARTON**

MGA 2020 CO-ORDINATES: E: 357 200 ZONE: 55

(of approx centre of land in plan) N: 5 975 700

N	\Box	ΈΑΤ		VIC.
1.7		\boldsymbol{A}	11 /1	U. 7

VESTING (OF ROADS AND/OR RESERVES
IDENTIFIER	COUNCIL / BODY / PERSON
ROAD R-1	GREATER SHEPPARTON CITY COUNCIL
RESERVE No. 1	GREATER SHEPPARTON CITY COUNCIL
RESERVE No. 2	GREATER SHEPPARTON CITY COUNCIL

Land being subdivided is enclosed within thick continuous lines

Lots 1 to 50 (inclusive) have been omitted from this plan.

NOTATIONS

DEPTH LIMITATION: DOES NOT APPLY

SURVEY:

This plan is based on survey in PS849459N

STAGING:

This is not a staged subdivision Planning Permit No. 2021-167/B

This survey has been connected to permanent marks No(s). 136, 316, 263

In Proclaimed Survey Area No. 39

Other purpose of this plan

To remove by agreement carriageway easement created in PS849459N that lies within this plan via section 6 (1) (k) of the Subdivision Act 1988.

To remove by agreement carriageway easement created in PS849478J that lies within this plan via section 6 (1) (k) of the Subdivision Act 1988.

To remove by agreement powerline easement created in PS849478J that lies within this plan via section 6 (1) (k) of the Subdivision Act 1988.

To remove by agreement pipelines or ancillary purposes easement created in PS849459N that lies within road R-1 in this plan via section 6 (1) (k) of the Subdivision Act 1988.

EASEMENT INFORMATION

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

Easement Reference	Purpose	Width (Metres)	Origin	Land Benefited / In Favour of
E-1	PIPELINES OR ANCILLARY PURPOSES	2.5m	PS849459N (SEC 136 WATER ACT 1989)	GOULBURN VALLEY REGION WATER CORPORATION
E-2	PIPELINES OR ANCILLARY PURPOSES	2.5m	PS849478J (SEC 136 WATER ACT 1989)	GOULBURN VALLEY REGION WATER CORPORATION
E-3	PIPELINES OR ANCILLARY PURPOSES	2.5m	THIS PLAN (SEC 136 WATER ACT 1989)	GOULBURN VALLEY REGION WATER CORPORATION
I THE VINI	ES ESTATE - STAGE 8	34 LOTS)		ARFA OF STAGE - 3 298ha

THE VINES ESTATE - STAGE 8 (34 LOTS)

AREA OF STAGE - 3.298na



144 Welsford Street PO Box 926 Shepparton Vic 3632 T 61 3 5849 1000 spiire.com.au

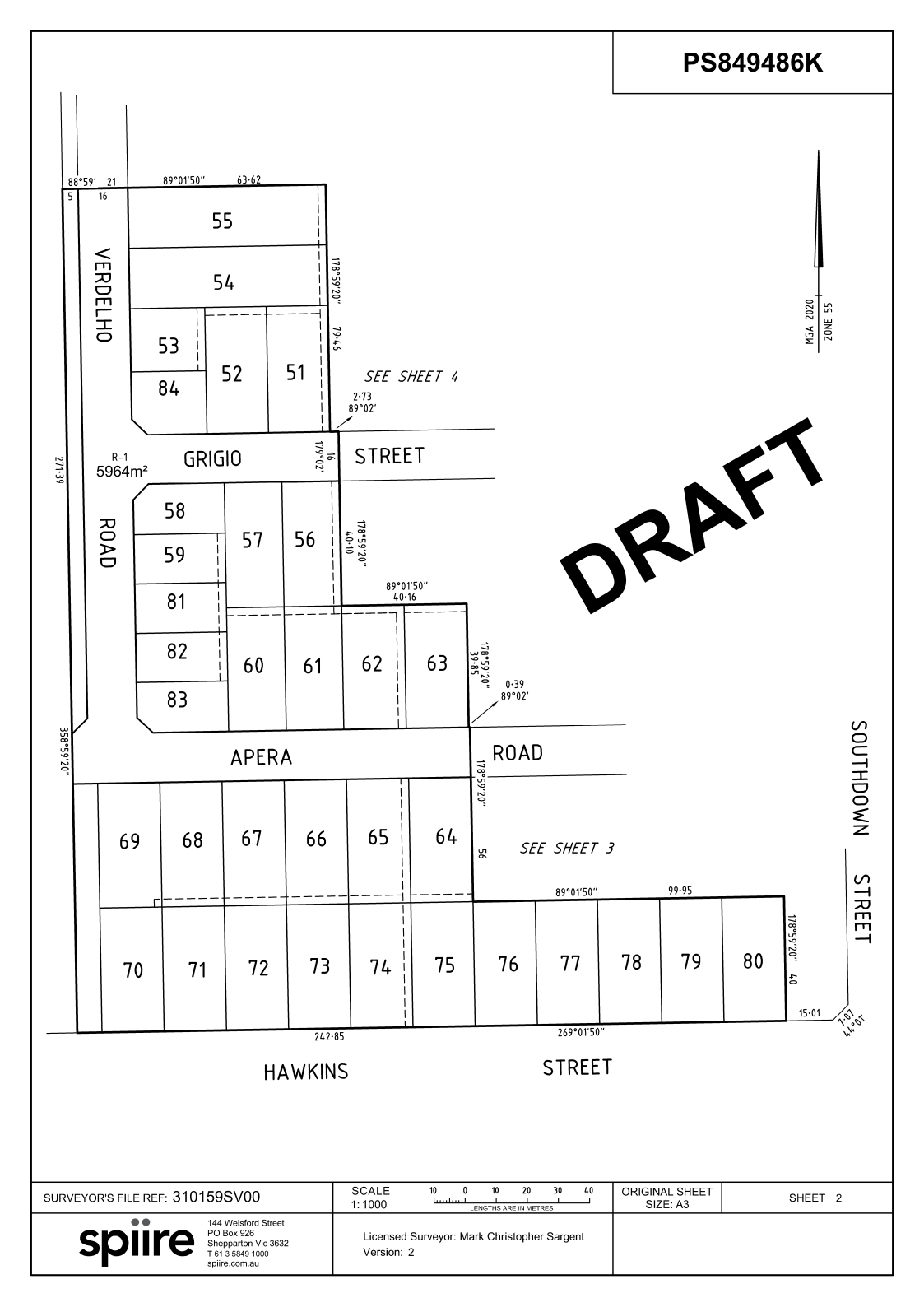
310159SV00 SURVEYORS FILE REF:

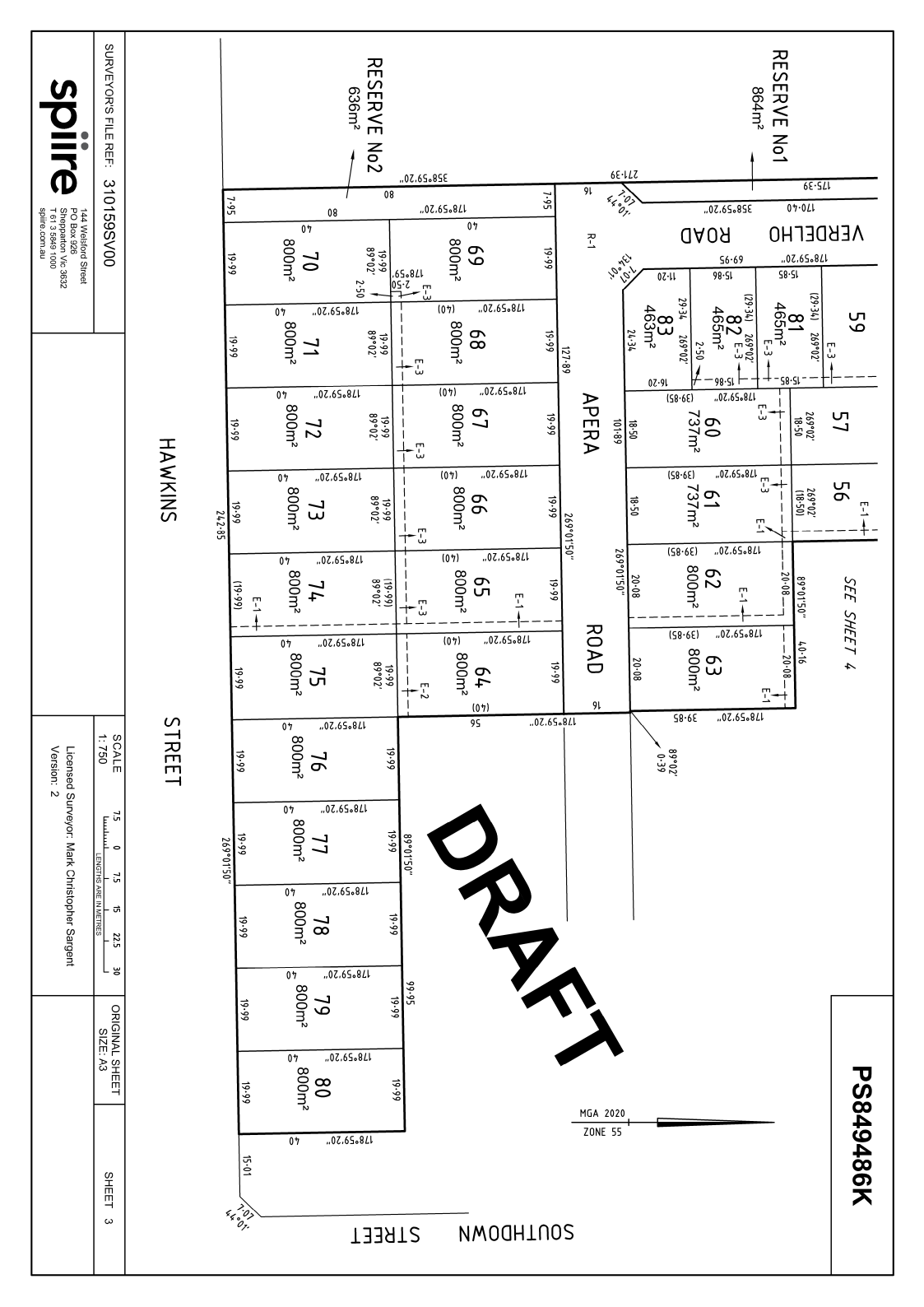
ORIGINAL SHEET

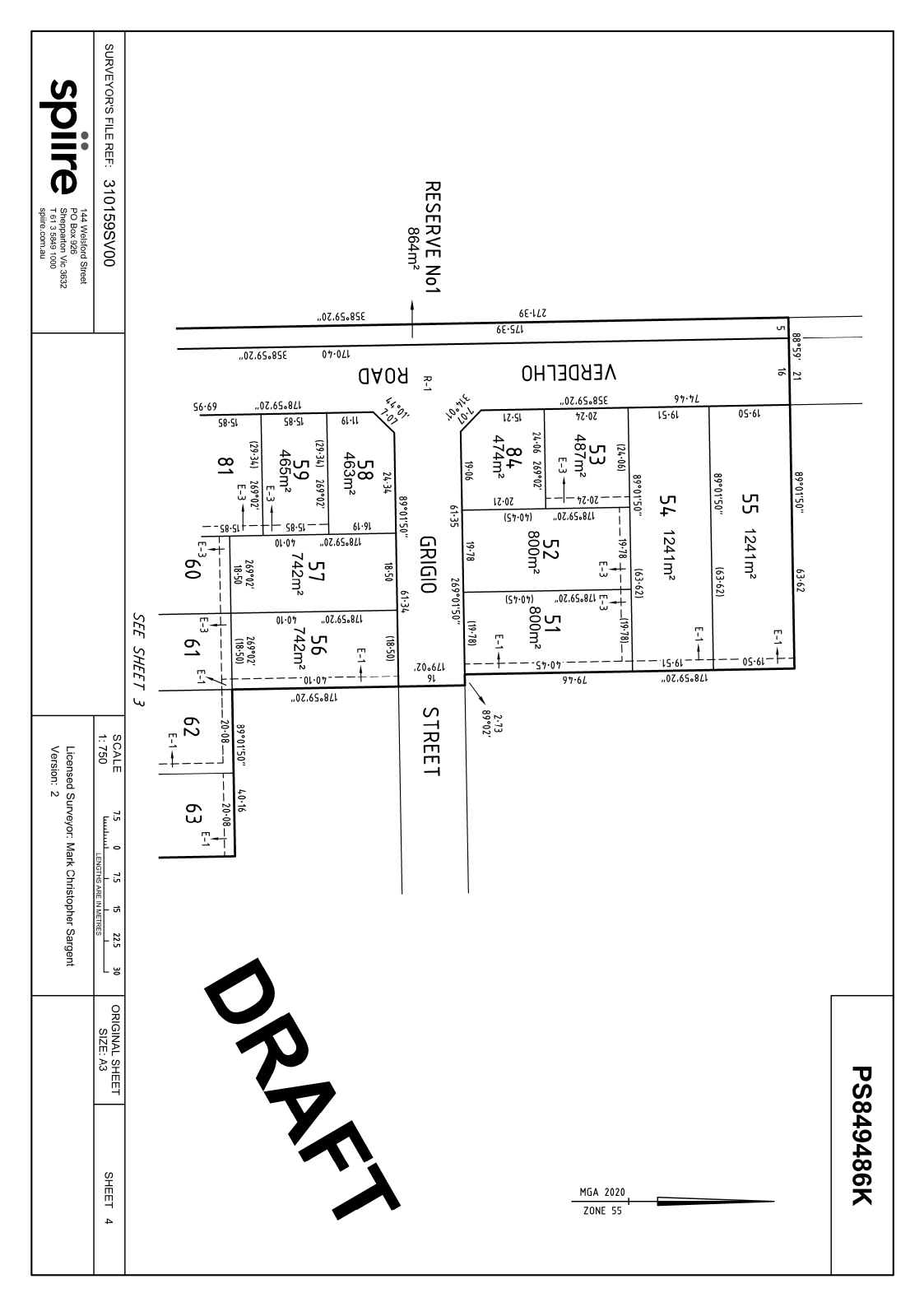
SHEET 1 OF 4 SIZE: A3

Licensed Surveyor: Mark Christopher Sargent

Version: 2









LINEMARKING AND SIGNAGE TO BE INSTALLED IN ACCORDANCE WITH AS 1742-1 AND AS 1742-2 UNLESS NOTED OTHERWISE. STREET SIGNS ARE TO BE INSTALLED IN ACCORDANCE WITH COUNCIL STANDARDS.

PAYEMENI DEPTHS MAY BE MODIFED AS DIRECTED BY THE SUPERINTENDENT. PAYEMENT TO BE BOXED OUT TO MINIMUM DEPTH DENOTED, INSPECTED AND IF SUBGRADE IS IN QUESTION, FURTHER TESTING CARRED OUT TO DETERMINE FINAL PAYEMENT DEPTH.

WHERE CURVED PIPES ARE SHOWN ON THE DESIGN PLANS THEY ARE TO BE LAID PARALLEL TO THE BACK OF KERB, EXCEPT WHERE A RADIUS HAS BEEN SPECIFICALLY NOMINATED. CURVED PIPES ARE TO BE APPROVED BY COUNCIL AND IN ACCORDANCE WITH THE MANUFACTURERS SPECIFICATIONS.

ALL SERVICE CONDUIT TRENCHES UNDER ROAD PAVEMENTS TO BE BACKFILLED IN ACCORDANCE WITH RELEVANT MUNICIPALITY OR ROAD AUTHORITY SPECIFICATION

WHEN PAVEMENT EXCAVATION IS IN ROCK ALL LOOSE MATERIAL (INCLUDING ROCKS AND CLAY) MUST BE REMOVED. THE SUB-GRADE MUST THEN BE REGULATED WITH COUNCIL APPROVED MATERIAL. WHERE PAVEMENT IS CONSTRUCTED ON FILLING, FILL MATERIAL IS TO BE APPROVED BY THE SUPERINTENDENT AND COUNCIL. FILLING TO BE CONSTRUCTED IN LAYERS 150mm THICK WITH COMPACTION ACHIEVING 98% AUSTRALIAN STANDARD DENSITY.

Selection of the select



ISSUED FOR INFORMATION ONLY

17/12/24 Date

144 WELSFORD STREET SHEPPARTON VICTORIA 3630 AUSTRALIA T 61 3 5849 1000 spiire.com.au ABN 55 050 029 635

M. ISMAIL

ESTATE PERMIT NO. 2021-167)

STAGE 8 (PERMII (SHEPPARTON) PTY ESTATE NO. 2021

ALL TEMPORARY WARNING SIGNS USED DURING CONSTRUCTION SHALL BE SUPPLIED AND MAINTAINED IN ACCORDANCE WITH AS 174.2-3.

 TACTILE GROUND SURFACE INDICATORS ARE TO BE INSTALLED IN ACCORDANCE WITH THE DISABILITY DISCRIMINATION ACT AND RELEVANT COUNCIL STANDARD DRAWINGS. CONTRACTOR TO PROVIDE AN ENVIRONMENTAL MANAGEMENT PLAN INCLUDING SILT AND SEDIMENT RUNOFF PROTECTION ETC. PRIOR TO THE COMMENCEMENT OF WORKS.

ALL LEVELS ARE TO AUSTRALIAN HEIGHT DATUM AND ALL COORDINATES ARE TO MAP GRID OF AUSTRALIA IMGA 2020) ZONE 55.

23.

ALL EXISTING SURFACE LEVELS SHOWN ON THE ENGINEERING DRAWINGS HAVE BEEN INTERPOLATED FOR A DIGITAL TERRAIN MODEL. THESE LEVELS HAVE BEEN USED AS THE BASIS FOR ALL ENGINEERING DESIGN AND DETERMINATION OF QUANTITIES AND ARE ACCURATE TO WITHIN ±0.05m.

GENERAL NOTES:

- ALL TREES AND SHRUBS ARE TO BE RETAINED UNLESS OTHERWISE SHOWN IF ROAD AND DRAIMAGE CONSTRUCTION NECESSITÁTES THEIR REMOVAL, WRITTEN PERMISSION MUST BE OBTAINED FROM THE SUPERINITENDENT.
- TREES NOT SPECIFIED FOR REMOVAL ARE TO BE PROTECTED WITH APPROPRIATE EXCLUSION FENCING PRIOR TO COMMENCEMENT OF ANY WORKS.

ROAD CHAINAGES REFER TO ROAD CENTRELINES. CHAINAGES FOR INTERSECTIONS AND CUL-DE-SACS REFER TO THE LIP OF KERB.

ALL WORKS TO BE CARRIED OUT IN ACCORDANCE WITH ASZ124-1992 GENERAL CONDITIONS OF CONTRACT, THE ROAD & DRAINAGE SPECIFICATION, APPROVED MUNICIPALITY SPECIFICATIONS AND STANDARD PRAYMINGS AND OT HE SATISFACTION OF THE SUPERINTENDENT AND THE MUNICIPAL ENGINEER OR HIS REPRESENTATIVE.

THE COATION OF EXISTING SERVICES SHOULD BE DETERMINED BY THE CONTRACTOR PRIOR TO COMMENCING ANY EXCAVATION BY CONTACTING ALL LOCAL SERVICE AUTHORITIES, ANY EXISTING SERVICES SHOWN ON THESE DRAWINGS ARE OFFERED AS A GUIDE ONLY AND ARE NOT GUARANTEED AS CORRECT.

WORKS HOLD POINTS

THE FOLLOWING HOLD POINT INSPECTIONS REPRESENT THE MINHUM MUMBER OF COUNCIL INSPECTIONS AND SHALL APPLY UNTIL WORKS ARE APPROVED BY COUNCIL'S SUPERVISING OFFICER COUNCIL'S COUNCIL'S SUPERVISING OFFICER COUNCIL'S COUNCIL'S COUNCIL'S COUNCIL'S COUNCIL SOURCE SUPERVISOR MUST ALSO BE PRESENT AT THESE HOLD POINTS.

ALL FILLING AREAS TO BE STRIPPED OF TOPSOIL, FILLED AND TOPSOIL REPLACED TO OBFIAIN FINISH SURFACE LEVELS SHOWN ON PLANS ALL FILL MATERIAL TO BE SELECTED MATERIALS FREE OF GROANIC MATTER, PLACED IN COMPACTED LAYERS TO AT LEAST 1932 OF MAXIMUM STANDARD DRY DENSITY AND WITHIN 4/- 2% OF OPTINUM MOSTURE CONTENT. COMPACTED LAYERS TO BE LIMITED TO A MAXIMUM COMPACTED DEPITH OF TSOmm.

ALL EXCAVATED ROCK AND SURPLUS SPOIL TO BE REMOVED AND DISPOSED OFF SITE UNLESS NOTED OTHERWISE.

WHERE REQUIRED ANY BUILDINGS, TROUGHS, FENCES AND OTHER STRUCTURES ON SITE ARE TO BE REMOVED AS DIRECTED BY THE ENGINEER. THE COST OF REMOVAL IS TO BE INCLUDED IN THE OVERBALL EARTHWORKS FIGURE UNLESS A SPECIFIC ITEM FOR REMOVAL IS DENOTED IN THE SCHEDULE.

- PRE-START MEETING.
 PRIOR TO BACKFILLING OF HAWKINS STREET TABLE DRAIN.
 PRIOR TO DEVERS BEING PLACED IN PITS.
 PRIOR TO PLACEMENT OF KERB AND CHANNEL.
 PRIOR TO POURING FOOTPATH.
 PRIOR TO POURING FOOTPATH.
 PRIOR TO POLITING OF SUBGRADE.
 AT PROOF-POILLING OF SUBGRADE.
 PRIOR TO PLACEMENT OF SUBBASE AND PROOF ROLL.
 PRIOR TO PLACEMENT OF THE PRIMER COAT.
 PRIOR TO PLACEMENT OF THE PRIMER COAT.
 PRIOR TO PLACEMENT OF THE WARNING COURSE.
 PRELIMINARY ACCEPTANCE INSPECTION.
 FINAL ACCEPTANCE INSPECTION.

- THE FOLLOWING ARE WITNESS POINTS (COUNCIL ARE MADE AWARE OF THE WORKS BUT WORKS ARE NOT HELD UP AWAITING INSPECTION). PRIOR TO BACKFILLING STORMWATER DRAINS. PRIOR TO BACKFILLING OF PROPERTY DRAINS. NATURE STRIP TOPSOIL CONSTRUCTION. FOOTPATH CONSTRUCTION.

AT LEAST 3 DAYS PRIOR TO COMMENCING WORK ON EXCAVATIONS IN EXCESS OF 150m DEEP, A WOITFICATION FORM MIST BE SENT TO WORKSAFE. THE CONTRACTOR IS TO COMPLY WITH WORKSAFE THE MIST TREBUTED BEGULATION 1982, THE MINES ACT 1958 AND OCCUPATIONAL HEALTH AND SAFETY ACT 1985, 2004.

ALL SERVICE TRENCHES UNDER DRIVEWAYS, FOOTPATHS AND PARKING BAYS TO BE BACKFILLED WITH CLASS 2 (RUISHED ROCK SERVICE TRENCHES LESS THAN TSOmm BEHNO KERB AND CHANNEL OR PAYED TRAFFIC AREAS ARE ALSO TO BE BACKFILLED WITH COMPACTED CLASS 2 CRUSHED ROCK.

TBM'S TO BE RE-ESTABLISHED BY THE LICENSED SURVEYOR IF FOUND TO BE MISSING AT THE COMMENCEMENT OF CONSTRUCTION. THE CONTRACTOR WILL BE RESPONSIBLE FOR CARE AND MAINTENANCE OF T.B.M.'S FOR THE DURATION OF THE CONTRACT.

NO FILL OR STOCKPILING OF MATERIAL IS TO BE PLACED ON ANY RESERVE FOR PUBLIC OPEN SPACE UNLESS OTHERWISE DIRECTED OR APPROVED BY THE SUPERINTENDENT.

ALL BATTERS SHALL BE 1 IN 6, UNLESS OTHERWISE SHOWN.



SURFACE CONTOUR MINOR
SURFACE CONTOUR MAJOR

CONCRETE VEHICLE CROSSING GAS & WATER CONDUITS STORMWATER DRAINAGE PIT NUMBER

(<u>-</u>)

EARTHWORKS GRADE

BATTER LEVEL (TOP / TOE)

SURFACE LEVEL

E123.45

1 IN 200 T124.80 F124.68

PERMANENT SURVEY MARK

STREET SIGN .IGHT & POLE (BY OTHERS) HOUSE DRAIN PIPE DIAMETER

CATCH DRAIN

SEWER & MANHOLE COUNCIL STORMWATER DRAIN & PIT

DESCRIPTION

EXISTING

PROPOSED

LEGEND

UNDERGROUND ELECTRICITY

VATER MAIN, VALVE AND HYDRANT

DRAWING SCHEDULE

 $\frac{\text{NOTE:}}{\text{TOTAL}}$ NUMBER OF STREET TREES IN STAGE 8 = $\frac{57}{2}$

NO BLASTING TO BE CARRIED OUT WITHIN THE MUNICIPALITY WITHOUT OBTAINING COUNCILS PERMISSION.

WHERE REQUIRED, ALL EXISTING DAMS, DEPRESSIONS AND DRAINS ARE TO BE BREACHED, DRAINED, DESLUDGED AND SHALL BE EXCAVATED TO A CLEAN FIRM BASE. THE SURFACE SHALL BE INSPECTED, APPROVED BY THE SUPERNITENDENT AND LEVELED PRORN TO COMPENCIFICATION OF FILLING, THE FILL SHALL BE APPROVED SELECTED ON SITE MATERIAL, THE FILL SHALL BE PLACED UNDER HE MATERIAL, THE FILL SHALL BE PLACED UNDER LEVEL OF CONTROLLED MOISTURE CONDITIONS IN ACCORDANCE WITH AS 3798-2007 UNDER LEVEL 1

DRAWING	DESCRIPTION	SHEET No.	REVISION
CG100	GENERAL NOTES	1	۸
CG200	FACE PLAN	2	>

SERVICE LOCATION TABLE

ROAD NAME	POTABLE	OTABLE WATER	ق	GAS	NBN (NBN (TELECOM)			ELEC1	ELECTRICITY		
	cine	OFFCET	200		cinc	OFFCET	POLE)LE	U/G CABLE	ABLE		٧H
	SIDE	OFFSET	SIDE	OFFSEI	SIDE	OFFSET	SIDE	0FFSET	SIDE	T3S	SIDE	13S440
HAWKINS STREET	Z	2.16-2.67e	N	1.20	S	0.79-1.73e	Z	1.10×	z	4.49	S	5.50-6.12
VERDELHO ROAD	Е	2.20	Э	1.75	W	0.60	W	0.90x	W	1.10	W	6.50
GRIGIO STREET	E/S	2.20	E/S	1.80	N/M	1.80	N/M	0.90x	N/M	2.30	z	2.70

APERA ROAD S 2.30 S 1.80 N 180 N 0.90x N 2.30 N 2.70

1 TELECOMMUNICATIONS AND ELECTRICITY CABLES TO BE CONSTRUCTED IN A COMMON TRENCH IN ACCORDANCE WITH ELECTRICITY AUTHORITY STANDARD DRG's.
2. GAS AND WATER MAINS TO BE CONSTRUCTED IN A COMMON TRENCH.
3. X = 0FTSET FROM BACK OF KERB
4. e = EXISTING SERVICE

WARNING

Zero Damoge - Zero Harm

YOU DIG

KERB, KERB TYPE & KERB RADIUS TREE (& SURVEYED CANOPY) TO BE RETAINED FILL EXTENTS (GREATER THAN 0.20m) ILL EXTENTS (GREATER THAN 0.30m)

EXCAVATION GREATER THAN 0.20m

SETOUT POINT LOT CHAINAGE ROAD CHAINAGES TEMPORARY BENCH MARK

CH116.57 (L/R)TP CH116.57

IMIT OF WORKS



A. RANDO	Checked				I H E	
THE VINES (SHE	CITY OF GREATE	GENERAL NOTE	CONTRACT COP	SIAGE & (T		THE VINES

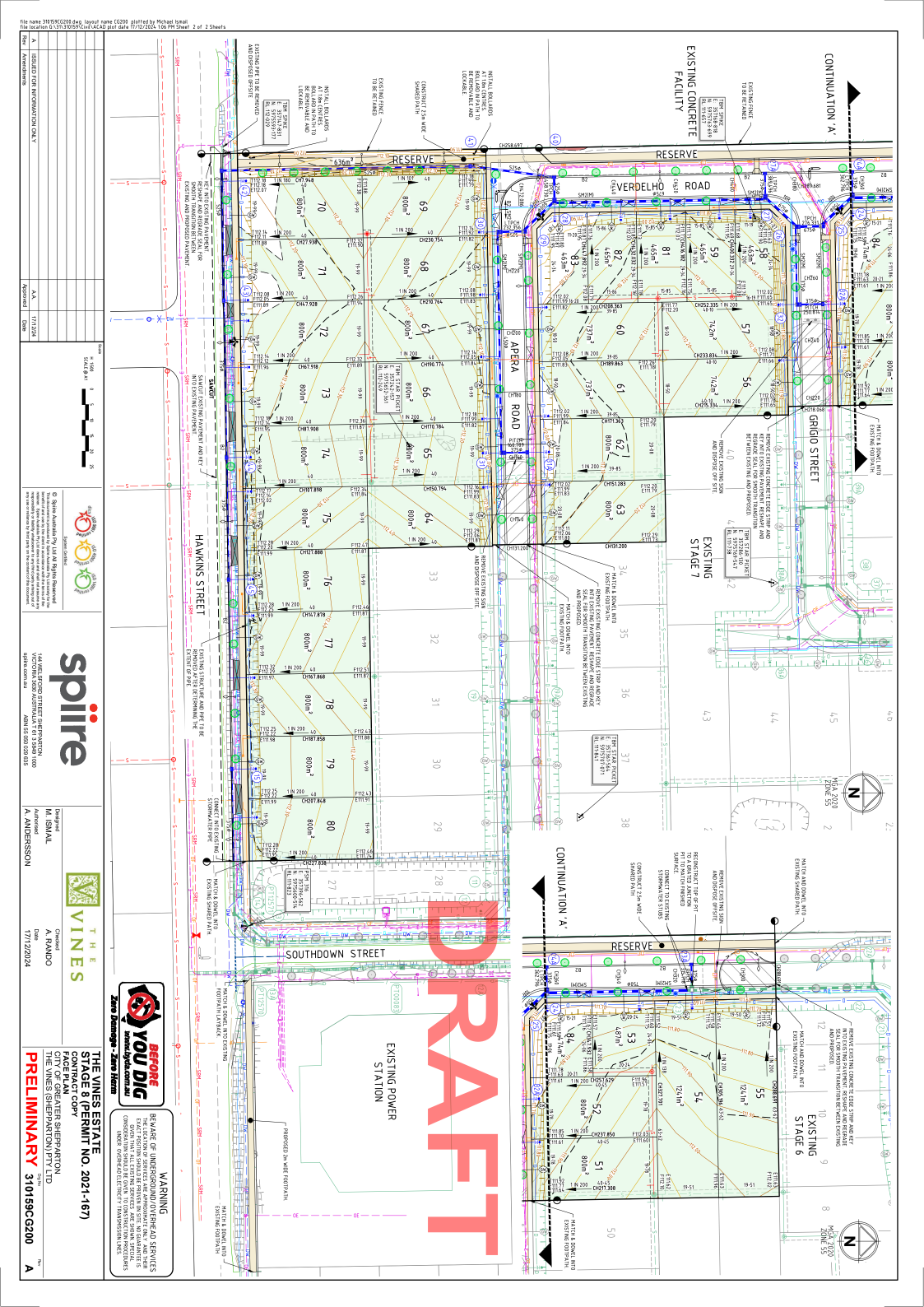
TER SHEPPARTON
HEPPARTON) PTY LTD

A. ANDERSSON

Date 17/12/2024

PRELIMINARY 310159CG100

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