Agenda No. 6A

code	mumo Description	Florested 2019/17		Budgeted Boome 201718		Nacional VIII 20 CVIII	ref to Naces		Cerests	Proposed extracted YES	Proposed forigoised moone	Contraction	Forecast presount	Personal payeous
4800	Allotrent Income	2.760		1800		1743	345		Alignant Refund	2.500	2,900	TITLE SCIAN	1880	2.80
4550	Patrix Feetpath Orant	1,636		1,990		3,117	- 2		132000-0000000	1,000	1,900	PRED INCOME	1.000	1,540
4311	Miscellaneous Income	1.157		.75		790				75	.75	FIXED INCOME - Bloom \$15.00	77	78
4521	W.Merflord Income - Amitual Mooring Fees	- +		14.200		6.457	7.543			14,000	14,000		14,260	14,59
4522	Waterfront Income - Daily Mooring Fixes	4.950		18,575		835	7.463			18,575	1,530		18.947	19.32
Code	Total Income Expenditure Description	5pert 2010/17		Budget 201718	Promyte Telepris 2017/18	11,864 Actual Spano VIID dollars	-	Funds Anothers offer Flamout Spensi	Comments	Proposed Colmoted VIC Spend	Proposed Straight SCHOOLS	Comments	Possoni principal	Femore 2009001
6600	Covernment			9.500		114	A.060	6,000	BLANCE SHARK SHOWS SHOWS		1.000		3.060	0.121
6601	Highways Weed Control	9,921		13.300		-	11.500	12,500	i goptume	15,300	1.900		1.670	2.54
6602	Civio Christmas Event	6,853		100		0.04	100	600		100	200		610	1530
6503	Allotrants	786		1,895		562	1,043	1,041		1,606	1,600		3,632	3,885
6504	Street Furniture (Maintenance)	1,319		3.900 550		1,093	1,607	1,907	Accruse 2016-201	1,000	3,990	THE COST	3,060	1.12
4600	Street Lighting	30.879		33,000	_	17,341	1,669	0.654	Acquire 2019-2017	19,666	23,800	FINED COST	061	. 177
8507	Orounds Maintenance & Watering Community Tolet Scheme	800		1,430	_	12,341	1,500	1,601		41,009	900		23,460	23.82
	Public Tallets (Operational Coals)	22,100		30,000		16,715	11,285	11,281	ENLING (Sone Visit ENLING Wildowskie ENLING Lampions	20,000	18,900		19,300	15,60
6539	Macellaneous	- 10		115			115	115	Annual Section	115	100		182	10
	Traker (Repair & Maintenance)	1116		1,120			1,030	1,823		600 178	1,500		010	42
8851	Tourism & Signaps	110				179	1,935	1,921		370	1,500		1,038	1,040
6812	Bus Shelters (Maintenance)	110		850		- 4	660	633	689 White Clumps	585	800		612	634
	Twinning	30		.110		1.7	118	110		110	110		112	114
	Town Leafers/Reprinting	20		1,875		- 7	1,075	1,678		0.1	550		618	120
	Pestive Lights Maintenance & Electricity Road Safety Snart	419 300		1,596	_	243	1,322	1,322		1,565	1,500	5004 (Swirting - FINED COST) FORED COST	1,530	1,50
	Cress & Elect Woods (Marrienance)	834		1.870	-	761	799	793		1,678	1,000	6250 (Dwinter) - FRIED CORT)	1,022	1.84
	Highways Training & Equipment	100		2.200		3.5	2,000	2,000		77.1	1,000	NOTIFICATION TANASTOCK	1,020	1,240
	Flage & Burting	1.196		+530		290	1,250	1253		260	200		1.600	134
6520	Community Payback Scheme	4,107		1,500		2.857	2.013	2,013		1/88	1 4	PRIED-COST	4.1	1.4
6621	Pilmere Datate (Maintenance)	- 4				1,457	4,543	4.343			8,500		8,120	8,240
	Waterfront (Maintenance Costs.)	2,650		1,000		1,114	1,565	2,859		5,000	5.900		8,100 1,000	5.20
	Public Footpaths & Brideways	1000		2,990	12.000		2,066	2,009		100000	1,000			
1994	Velnole Marrienance and Repair Costs Total Expendition	75.249		111,620	10,300	16,529	68.458	68,428	Desgard	93,390	4,000 74,460		73,949	4.16 77.46
Cies	Saturbal Sector (SMT)	Spani Smaller	Sauce OF	Sunger 201518	Hones Henris JHTHS	Spend 170 priling	Andreas Funda Andrease is pale	Furth Helistic She Placed Specie	Consende	Proposed Estimated VIII Selence	Proposed freight postdorn	Comments	Foreset arrange	funcari sometri
	EMF Notice Buards (Repair & Replace)	822	4.350		1,943	443	1,044	1,944		1,044	- 1		-	1.0
	SMF Saltoch Recreation Areas	4000	25,740	7.00	16,740	1000	12,000	19,200	meet (reserves core)	10,000			-	-
-	EMF Feative Lights	2,807	29,872	1.000	-	10,800	34,972	24,872	ESHEE (Town Lights)	34.972				
	EMF Public Art and Maintehance	2,770	7,230	1,000	0.300	8,411	1,818	1,819	ERROR (CARNOT	1,819	-		-	- 0
	EWF Sate Sine EWF Street Furniture (floor and Replace)	-	7.560	1,500	- 10,000 0,000	-	9,422 5,660	9.422 5.805		9,422	- 1		-	7.
	EMF Street Furniture (New and Register) EMF Crassed Todata RepairHSS	-	1,000	1,500		- 1	1,000	1,000		1,000	- 1		-	
	EMF Filtrore Estate (Capital Works)	5,950	7,050	8.000	4,000	1,000	11,211	11,211	ELENG (Automoti & Capital Studen)	11,211	- 1		-	-
	EMF Waterfront Capital Works, Equipment & Machinery	175	37.525	12.880	20,000	T.604	62.641	82.541	BAS CHIMENO ON F	102.64Y	- 2		-	
	EMF Res Shafter installation	-110	11,003	14,000	10.000	1,000	59.041	42,541	\$20000 (3 GE Ponton Apatoston) \$18,000 (1 new tox shafter)	.50.051	-		-	1.0
.0074	GMF Public Toliels	16,707	28 122	-	9.671	603	3.794	9.798	ESSES IT your Proper Programme Property	8.798	2.1		- 5	1.4
	The state of the s	196,7561	1,125		2001	1.125	3,100	5.794	VERMINAL	10,100	- 25	To be seerled	-	1
6660											7.1	10 De German		
6661	EMF Christman Eupport Fund	_	1.00	2.554		-55	1,075	1,674		1,079	-	111/2		
6881 6881	EMF Town War Mercurial	-		2,500		2710	1,676	1,878		1,078		To be sidned		
6881 6881		200,000	2710	2,500	41.86	2719 2719 38,747	128,785	128,785		1,078	- 1	To be deleted		

Agenda No. 6B

	Saltash Town Council					
	Fees and Charges					
All prices inclusive of VAT where applicable						
Description		2018/2019 charge				
	hour booking from 01/04/2014)					
Guildhall	Casual ph - weekdays (Community Rate)	£16.00				
	Casual ph - weekends (Community Rate)	£21.00				
	Regular ph - weekdays (Community Rate)	£15.00				
	Regular ph weekends (Community Rate)	£18.00				
	Casual ph - weekdays (Commercial Rate)	£19.20				
	Casual ph - weekends (Commercial Rate)	£25.20				
	Regular ph - weekdays (Commercial Rate)	£18.00				
	Regular ph weekends (Commercial Rate)	£21.60				
Council Chamber	Casual ph - weekdays (Community Rate)	£11.00				
	Casual ph - weekends (Community Rate)	£15.00				
	Regular ph - weekdays (Community Rate)	£10.00				
	Regular ph weekends (Community Rate)	£14.00				
	Casual ph - weekdays (Commercial Rate)	£13.20				
	Casual ph - weekends (Commercial Rate)	£18.00				
	Regular ph - weekdays (Commercial Rate)	£12.00				
	Regular ph weekends (Commercial Rate)	£16.80				
Mayor's Parlour	Casual ph - weekdays (Community Rate)	£11.00				
	Casual ph - weekends (Community Rate)	£15.00				
	Regular ph - weekdays (Community Rate)	£10.00				
	Regular ph weekends (Community Rate)	£14.00				
	Casual ph - weekdays (Commercial Rate)	£13.20				
	Casual ph - weekends (Commercial Rate)	£18.00				
	Regular ph - weekdays (Commercial Rate)	£12.00				
	Regular ph weekends (Commercial Rate)	£16.80				
Room Hire Extras	Piano (Community Rate)	£10.00 per session				
	Piano (Commercial Rate)	£12.00 per session				
	Tea/Coffee per cup (Community Rate)	£0.30				
	Tea/coffee per cup with biscuits (Community)	£0.50				
	Tea/Coffee per cup (Commercial Rate)	£0.36				
	Tea/coffee per cup with biscuits (Commercial)	£0.60				
	Photocopying (Community Rate)	10p - black				
		20p - colour				
	Photocopying (Commercial Rate)	12p - black				
		24p - colour				
Allotments	Grenfell Avenue pa	£25.00				
2018/19 Charges	Fairmead Road pa	£35.00				
Effective For	Churchtown pa	£35.00				
1st January 2019	Grenfell Avenue New Site pa	£25.00				
	Water pa	£5.00				

Trailer Hire (per day +	VATable)		
" "	Saltash Community Groups	£25.00	
	Other Councils and Non-Profit Organisations Outside of Saltash	£100.00	
		0450.00	
	Commercial Organisations or Hirers	£150.00	
Other Charges (VATab	Preedom of Information Charge (charged in 15 minute units)	£20.00 per hour	
Mooring Fees (VATabl	le)		
	Pontoon (Berth) - permanent users, charge per annum, minimum £700	£158.40	
	Visiting boats - (2 hours free);charge for 24 h	£24.00	
	Trusted boated scheme - (casual users); charge per annum	£0.00	

Agenda No. 7: Sub-Committee Minutes for Approval

DRAFT Waterfront Management Sub-Committee Minutes 30th November 2017 – Please see website.

Saltash Town Council Public Reports Pack Meeting: Services Committee

Date: 17.01.18.

Agenda No. 10A

From: David Blakeley

Sent: Monday, December 18, 2017 3:36 PM

To: Townclerk

Subject: FW: POS: Pillmere Development - Proposed transfer of two parcels of land

(Email 1 of 2) [9074/28307] [MICHREF-Active.9074.28307]

Dear Ray

Please find attached plans showing the location of both areas.

My client has confirmed they would like to offer a payment of £8,000 to the Town Council to cover both parcels. My client is happy to cover legal costs and there will be no further maintenance from the date of transfer.

Please can you confirm instructions.

I look forward to hearing from you.

Kind regards

David Blakeley

Trainee Legal Executive

Woodwater House | Pynes Hill | Exeter | EX2 5WR | DX135608 Exeter 16 | +44 (0) www.michelmores.com

This email was sent for and on behalf of Michelmores LLP

Date: 17.01.18.

From: Sarah Acher

Sent: 22 September 2017 09:31

To: Townclerk **Cc:** David Blakeley

Subject: POS: Pillmere Development - Proposed transfer of two parcels of land

[MICHREF-Active.FID1973639]

Dear Ray,

Further to our conversation on 15th September, I can confirm that I am acting for the developer Barratt Homes (BDW Trading Limited Co Regn No. 03018173) in the transfer of Public Open Spaces (POS) on several of its sites.

As discussed, the ownership of the POS land at the Pillmere development is held between my client and Saltash Town Council. The attached plans shown the land within title CL179736 owned by Saltash Town Council (hatched in red) and the land within title CL179740 owned by my client (edged in red). My client would therefore like to propose the transfer of the two parcels of land edged in red on the attached plans to Saltash Town Council for nil consideration.

Please therefore find attached:

- 1) Plan (ref: SALT-01-POS)
- 2) Plan (ref: SALT-02-POS)
- 3) Official Copy Entries and Plan for CL179736 dated 09 June 2017 at 12:38:45
- 4) Official Copy Entries and Plan for CL179740 dated 09 June 2017 at 12:39:37

I would be very grateful if you could confirm that the above will be noted on the agenda for the next Town Council meeting due to be held on 5th October 2017. Please do not hesitate to contact me should you require any further information.

Kind regards, Sarah

Sarah Acher

Solicitor

This email was sent for and on behalf of Michelmores LLP

Official Copy Title Plan CL 179736



Official Copy (Register) CL 179736

HM Land Registry



Official copy of register of title

Title number CL179736

Edition date 09.03.2016

- This official copy shows the entries on the register of title on 09 JUN 2017 at 12:38:45.
- This date must be quoted as the "search from date" in any official search application based on this copy.
- The date at the beginning of an entry is the date on which the entry was made in the register.
- Issued on 09 Jun 2017.
- Under s.67 of the Land Registration Act 2002, this copy is admissible in evidence to the same extent as the original.
- This title is dealt with by HM Land Registry, Plymouth Office.

A: Property Register

This register describes the land and estate comprised in the title.

CORNWALL

- The Freehold land shown edged with red on the plan of the above Title filed at the Registry and being Land at Pillmere, Saltash.
 - NOTE: The land tinted green on the filed plan is not included in the title.
- 2 (15.01.1999) The mines and minerals are excluded from the registration of the land edged and numbered 6 and 7 in blue on the title plan.
- 3 (01.06.2000) There are excluded from the registration of the land edged and numbered 9 in blue on the title plan the minerals excepted by the Conveyance dated 29 October 1930 referred to in the Charges Register in the following terms:-
 - "(Except the minerals and substrata which belong to the Duke of Cornwall)."
- 4 (15.01.1999) The land edged and numbered 6 and 7 in blue on the title plan has the benefit of the following rights granted by a Deed dated 2 August 1939 made between (1) John Wesley Goodfellow (Grantor) (2) Lilian Grace Collings (Mortgagee) and (3) William Hocking (Grantee):-
 - "the Grantor has agreed to allow the Grantee to lay such supply pipe subject to the following terms and conditions:-
 - The Grantee doth on or before the execution of this Deed pay to the Grantor the sum of TEN POUNDS (the receipt whereof the Grantee doth hereby acknowledge).
 - The said supply pipe shall not exceed three-quarter inch diameter and shall be laid at a depth of not less than three feet below the level of the said garden.
 - The said supply pipe shall be laid by the side of the Western fence of the said garden as indicated by the dotted line on the said plan.
 - The said pipe shall be laid and all necessary connections made at the expense of the Grantee to the satisfaction of the Grantor.
 - 5. Immediately on completing the said works the Grantee shall restore the surface of the said garden to the satisfaction of the Grantor and

A: Property Register continued

make good any damage to the said walls or fences.

- 6. IN the event of the said pipe bursting at any time or times or in any other way becoming a source of damage danger or inconvenience to the said dwellinghouse or the occupiers thereof the Grantee will at his own expense forthwith on notice in writing being given to him at his above mentioned address repair and make good the same.
- 7. The Grantee may from time to time on giving notice in writing of his desire so to do enter the said garden and open up the ground for the purpose of repairing the said pipe as occasion shall arise doing no unnecessary damage to the said garden wall or walls fence or fences and restoring the surface whenever open up and making good any damage to the said wall or walls fence or fences forthwith.
- 8. In case the Grantee shall fail to repair the said pipe from time to time when required or to restore the surface of the said garden as aforesaid or to make good any damage to the said wall or walls fence or fences as aforesaid it shall be lawful for the Grantor to remove the said water pipe from the said garden the cost of such removal and making good the surface and any other necessary works to prevent damage to be paid by the Grantee forthwith or in lieu of so doing to cut off the said supply."

NOTE: The dotted line shown on the deed plan is shown by a brown broken line on the title plan.

(15.01.1999) The land edged and numbered 6 and 7 in blue on the title plan has the benefit of the following rights granted by a Deed dated 27 October 1958 made between (1) Henry Garfield Blight and Olive Blight (Grantors) and (2) William John Ambrose Gregory (Grantee):-

"the Grantors as trustees hereby grant unto the Grantee FULL RIGHT AND LIBERTY for the Grantee and his successors in title the owners and occupiers of the property known as Higher Pill Farm Saltash aforesaid shown on the said plan and thereon coloured green forthwith to lay down one pipe not exceeding two inches in bore of such strength and so jointed in every part so as not to permit the escape of any water passing through the same within and under the said land coloured pink the site and position whereof is shown by a broken blue line on the said plan and to be laid at such a depth from the surface as will protect the pipe from frost and secure the same against any horticultural or agricultural operations connected with the surface AND PROVIDED ALWAYS that the right or interest as aforesaid of the Duke of Cornwall to the mines minerals and sub strata of the land coloured pink shall not thereby be interfered with TOGETHER with full right and liberty from time to time to inspect take up cleanse repair remove and replace the said pipe or any part thereof entering upon the perambulating over the land adjoining and through which the pipe shall pass doing as little damage as possible to the said land and making compensation for all damage that may be done TO HOLD the same unto the Grantee in fee simple

- THE Grantee hereby covenants with the Grantors that the Grantee and his successors in title will at all times hereafter
- (a) Pay all rates and taxes water and any other charges which may be imposed in respect of the rights hereby granted
- (b) Exercise the rights hereby granted in such manner as to do as little damage as possible to the property of the Grantors
- (c) Forthwith from time to time repair and make compensation for all damage that may be caused by the exercise of the right hereby granted
- (d) Reep the Grantors and their successors in title indemnified against all claims by the said Duke of Cornwall or any other person in respect of damage done or arising out of the said works or by reason of the escape of water due to want of repair or otherwise."

NOTE: The broken blue line on the deed plan is shown by a blue broken line on the title plan. The land coloured pink is The Bungalow and New House, Homer Park and the land coloured green forms part of the land

A: Property Register continued

edged and numbered 6 and 7 in blue on the title plan.

- 6 (22.03.1989) By a Conveyance of the land edged and numbered 2 in blue on the title plan and other land dated 31 March 1966 made between (1) Florence Margaret Marsh (Vendor) and (2) Ernest Henry Taylor, Laura Daisy Taylor, Norman Henry Taylor and Thelma Edith Taylor (Furchasers) the said land was conveyed subject as follows and the registration of that land takes effect subject thereto:-
 - "Subject to (a) the right of the Duchy of Cornwall to the minerals thereunder and also subject to such reservations and liabilities as the same might be under any Inclosure Act or Award."
- 7 (22.03.1989) The Conveyance dated 31 March 1966 referred to above contains the following provision:-
 - "TOGETHER with the fences surrounding the said property."
- 8 (16.04.1987) By a Conveyance dated 21 December 1970 made between (1) William John Ambrose Gregory and Bessie Olive Gregory (Vendors) (2) William John Ambrose Gregory (Second Vendor) and (3) Gilston Estates Company (Purchaser) the land edged and numbered 1 in blue on the title plan and other land was conveyed subject as follows and the registration of that land takes effect subject thereto:-
 - "Subject to the mineral rights therein of the Duchy of Cornwall."
- 9 (01.06.2000) There are excluded from the registration of the land edged and numbered 10 and 15 in blue on the title plan the minerals excepted by a Conveyance thereof and other land dated 8 October 1976 made between (1) Ronald Charles Brock and Arthur John Brock (Vendors) and (2) Christopher Bernard Harrison and Jennifer Harrison (Purchasers) in the following terms:-
 - "Subject to the mineral rights of the Duchy of Cornwall and the Manor of Trematon so far as the same are still subsisting and capable of being enforced."
- (15.01.1999) The land edged and numbered 6 and 7 in blue on the title plan has the benefit of the following rights reserved by a Transfer of the land edged and numbered 8 in blue on the title plan dated 1 February 1990 made between (1) David George Du Plessis and Vivian Martin Carne (Vendors) and (2) M.D. Pollard (Builders) Limited (Purchaser):-

"There are excepted and reserved in fee simple unto the Vendors and their successors in title owner or owners of the land shown coloured yellow on the plan ("the Retained Land") and their Lessees and Tenants and the occupiers for the time being of the Retained Land as set out in the First Schedule hereto

THE FIRST SCHEDULE before referred to

- 1. All rights of water drainage support and other easements or quasi easements heretofore exercised or enjoyed by the Vendor and his predecessors in title in respect of the Retained Land over or in respect of the Property and without prejudice to the generality of the foregoing the right to drain surface water into the stream forming the northern boundary of the Property ("the said stream") and such rights as would be implied by statute or by reason of severence in favour of a Purchaser of such land as if the same had been conveyed to such Purchaser and the Property had been retained by the Vendor
- 2. The right at all times and for all purposes to pass and repass by foot over and along the paths laid or to be laid on the Property until such paths are adopted as public highways maintained at the public expense including the right to construct a bridge or other means of crossing the said stream so as to connect the footpaths on the Property with footpaths on the Retained Land for the purpose of providing reasonable pedestrian access to the Retained Land from the Property in such position as may first have been agreed with the Purchaser
- The right (in common with the Purchaser and all others authorised by him or entitled thereto) of passage and running of water soil effluent

A: Property Register continued

gas electricity telephone and other services through the Service Installations now or within the Perpetuity Period laid in on over or under the Property and through the Service Installations laid under the Property together with the right after the giving of reasonable notice in writing to enter upon the Property with or without workmen machinery or equipment to connect thereto any Service Installations now or within the Perpetuity Period on the Retained Land so far as the Service Installations to which connection is to be made are of adequate capacity to serve the Retained Land causing as little interference as possible with the Purchaser's use of his land and Service Installations and making good any damage caused

4. The right at any time before the expiration of the Perpetuity Period after the giving of reasonable notice in writing to enter on the Property other than the site of any building and to lay place or erect in or over or under the same and thereafter at all times to use any Service Installations required for the conveyance of water soil effluent gas electricity telephone and other services to or from the Retained Land causing as little interference as possible with the Purchaser's use of his land and making good any damage caused."

NOTE: The land edged and numbered 6 and 7 in blue on the title plan comprises part of the retained land coloured yellow on the Conveyance plan. "The Property" referred to is the land edged and numbered 8 in blue on the title plan.

- (01.06.2000) The land has the benefit of but is subject to the rights granted by the Deed dated 2 May 2000 referred to in the Charges Register.
- (04.06.2001) By a Deed of Variation and Covenant dated 30 May 2001 made between (1) M Baker (Property Services) Limited (2) Cofton Limited (3) Barratt Homes Limited and others and (4) The Governor and Company of the Bank of Scotland, the plans to the Deed dated 2 May 2000 referred above were varied as therein mentioned.

By the said Deed of Variation and Covenant dated 30 May 2001 clause 2 of Schedule Four to the said Deed dated 2 May 2000 referred to above was released.

NOTE: Original filed under CL49766.

- (18.02.2002) By a Transfer dated 13 February 2002 made between (1) Cofton Limited (Transferor) and (2) Persimmon Homes (South West) Limited and others (Transferees) the rights granted by clause 2.1 of the Deed dated 2 May 2000 referred to above were released. The land is also subject to the rights granted by the said Transfer. The following are details of the terms of release and grant:-
 - "13.1 In this clause the following expressions shall have the following meanings:-

"Site" means the land already registered in the name of the Transferee and comprised in title number CL160160.

"Land" means the land hereby transferred

"Cofton Land" means the land already registered in the name of the Transferor and comprised in title number CL159783

"Deed of Grant" means the Deed of grant dated 2 May 2000 and made between the Transferor (1) and the Transferee (2) and M Baker (Property Services) Limited (3)

"Old Easements" means the rights granted by the Deed of Grant for the benefit of the Site over the Land and noted at entry number 7 of the Property Register of title number CL160160 and granted at clause 2.1 of the Deed of Grant

"New Easements" means the grant of new rights and easements identical to those granted by the Transferor at clause 2.1 of the Deed of Grant

13.2 The parties hereby release the Land from the Old Easements

A: Property Register continued

- 13.3 Cofton hereby grants for the benefit of the Land the New Easements over the Cofton Land."
- 14 (24.12.2002) A new title plan with an amended extent based on the latest revision of the Ordnance Survey Map has been prepared.
- 15 (03.03.2003) The land edged and numbered in green on the title plan has been removed from this title and registered under the title number or numbers shown in green on the said plan.
- 16 (18.11.2003) A new title plan based on the latest revision of the Ordnance Survey Map has been prepared.
- 17 (21.06.2004) The land has the benefit of the following rights reserved by a Transfer of the land tinted and numbered CL206380 in green on the title plan dated 28 May 2004 made between (1) Cofton Limited (2) Peter Roy Quick and Linda Mavis Quick:-

"Definitions

'Fit Drain' means the covered drain and any other such drain conduit or pipe as may constructed or otherwise coming into existence during the Perpetuity Period which runs along the northern boundary of the Property and is shown for identification only coloured green on the olan

'Retained Land' means the land (or any part or parts thereof) remaining in the Transferors title being all that land registered at Land Registry under title number Cl179736 as is not comprised in the Property

'Perpetuity Period' shall be 21 years from the date hereof

Rights reserved for the benefit of other land

For the benefit of the Retained land the following right is reserved from the Property:

Full right and liberty to enter upon such parts of the Property as may from time to time be necessary for the purposes of constructing laying connecting with inspecting testing cleaning maintaining repairing and altering renewing the Fin Drain but not so as to confer any right to enter upon any land lawfully occupied by any building and subject to the person exercising any such rights making good any damage so caused as soon as reasonably practicable."

NOTE: Copy plan filed.

(20.10.2004) The land has the benefit of the following rights reserved by but is subject to the following rights granted by a Transfer of the land edged and numbered CL210042 in green on the title plan dated 3 September 2004 made between (1) Cofton Limited (Transferor) and (2) Persimmon Homes Limited (Transferoe):-

"Definitions

- 13.1 In this Deed the following definitions apply where the context so admits:
- 13.1.1 "Access Roads" means and includes all roads and footpaths constructed within the Perpetuity Period on the Retained Land which are intended to become adopted public highways
- 13.1.2 "Agreement" means the Agreement for Sale dated [] 2004 made between the parties hereto relating to (inter alia) the Property
- 13.1.3 "Adjoining Land" means the land comprised in Title Number CL159734
- 13.1.4 "Development" means the construction on the Property and the Adjoining Land of dwelling houses gardens infrastructure and ancillary works of residential development

A: Property Register continued

- 13.1.5 "Perpetuity Period" means the period of Eighty years commencing on the date of this Transfer
- 13.1.6 "Plan" means the plan annexed to this Transfer
- 13.1.7 "Retained Land" means the land comprised in Title Number CL179736 (excluding the Property)
- 13.1.8 "Services" means foul and surface water drainage electricity water supply gas telephone and any other services to be provided to the Property and the Adjoining Land
- 13.1.9 "Service Installations" means all sewers drains pipes cables wires channels conduits services systems and conducting media
- 13.2.1 The Property is transferred together with the benefit of the rights set out in the First Schedule
- 13.2.2 The Property is sold subject to the rights (which to the extent not granted are hereby reserved) specified in the Second Schedule hereto for the benefit of the Transferor and all persons authorised by it and each and every part of the Retained Land
- 13.2.3 The rights and reservations referred to in Clause 13.2.1 13.2.2 above are subject to the following:
- (i) The siting of the rights shall be determined and the exercise of them shall commence within the Perpetuity Period
- (ii) The rights may be exercised with or without workmen contractors machinery tools or equipment
- (iii) The party or other person or persons exercising any of the rights shall in doing so cause as little damage as reasonably possible and shall make good any damage so caused as soon as reasonably practicable.

.....

13.5 In addition to the Transferor granting to the Transferee for the benefit of the Property the rights set out in the First Schedule to this Transfer the Transferor hereby grants to the Transferee the rights set out in the First Schedule to this Transfer for the benefit of the Adjoining Land

The First Schedule

Rights and Easements Granted

- 1. The right to connect into and thereafter the right for the free passage and running of Services through any Service Installations for such Services now or within the Perpetuity Period laid or constructed in on under through or over the Retained Land subject only to the payment of a fair proportion of the cost of maintaining repairing such of the Service Installations as are not adopted and maintained or repaired by the Local Authority or other responsible Public Service Undertaking or Public Utility Authority
- 2. The right at any time within the Perpetuity Period to enter upon the Retained Land to lay connect into maintain construct repair service renew and if required to facilitate residential development on the Property and the Adjoining Property divert the Service Installations now or within the Perpetuity Period laid or constructed in on under over or through the Retained Land and to lay and thereafter maintain and repair new Service Installations in the Retained Land for provision of services causing as little damage as reasonably possible and making good as soon as reasonably possible and to the reasonable satisfaction of the Transferor any damage caused or compensation the Transferor or the other owner or owners for the time being of the Retained Land for such physical damage occasioned by such entry and the exercise of such rights but not further or otherwise
- 3. Full and free right and liberty to lateral and subjacent support and

A: Property Register continued

protection from the Property and the Adjoining Land and any buildings to be constructed thereon within the Perpetuity Period from the Retained Land

- 4. The right to go pass and repass at all times and for all purposes over and along the Access Roads on the Retained Land
- 5. The right to have maintained and keep the eaves gutters spouts downpipes foundations and other structures and boundary features serving the buildings on the Property and the Adjoining Land overhanging or protruding beneath the Retained Land and to enter at all reasonable times in the daytime upon the Retained Land so far as may be necessary but not otherwise for the purpose of inspecting cleansing painting repairing renewing rebuilding and maintaining a (sic) the structures and features herein before referred to upon giving reasonable notice (except in the case of emergency) causing as little damage as reasonably possible and making good all damage occasioned by the exercise of such rights as soon as reasonably practicable or by paying compensation in place thereof sufficient to enable the physical damage to be remedied but not further or otherwise
- 6. The right to go on to the Retained Land for the purposes of:-
- 6.1 constructing repairing maintaining altering rebuilding or inspecting any buildings or other structures and boundary features now or within the Perpetuity Period erected on the Property and the Adjoining Land: and
- 6.2 constructing on the Retained Land a noise bund to the north of the Property including any necessary tree planting; and
- 6.3 constructing a cycle link on the Retained Land from the Property to the main cycleway route constructed by the Transferor on the Retained Land
- 6.4 constructing a roadway and footpaths and ancillary works along a route to be agreed by the Transferor (such agreement not to be unreasonably withheld or delayed) so as to connect the Property with the existing road to the west of the same and thereafter to maintain and repair the same
- 6.5 such other access as may be required for the Transferee to implement the planning consent and comply with and construct any Section 106 requirements for the development of the Property
- 6.6 to carry out and construct the Works detailed as clause 10 of the Agreement in default of the Transferee

In each case subject to the Transferee causing as little damage as possible to the Retained Land and making good all damage caused to the reasonable satisfaction of the Transferor and subject further to the Transferee then maintaining such works (save those specified in paragraphs 6.2 and 6.6 pending their adoption and indemnifying the Transferor from and against all actions claims and demands arising from the presence and/or state of repair of the same

THE SECOND SCHEDULE

Exceptions and Reservations

- 1. The right to connect into and thereafter the right to the free passage and running of Services through any Service Installations for such Services now or within the Perpetuity Period laid or constructed in on under through or which belong to the Property and the Adjoining Land and which are intended to serve the Retained Land subject only to the payment of a fair proportion of the cost of maintaining and repairing such of the Service Installations as are not adopted and maintained or repaired by the Local Authority or other responsible Public Service Undertaking or Public Utility Authority
- The right at any time within the Perpetuity Period to enter upon the Property and the Adjoining Land to lay connect into maintain construct repair service and renew the Service Installations now or within with

A: Property Register continued

the Perpetuity Period laid or constructed in on under or through the Property and the Adjoining Land and to lay and thereafter maintain and repair new Service Installations for foul and surface water drainage causing as little damage as reasonably possible and nevertheless making good as soon as reasonably possible and to the reasonable satisfaction of the Transferor any damage caused or compensating the Transferor or the other owner or owners for the time being of the Property and the Adjoining Land for physical damage occasioned by such entry in the exercise of such rights but not further or otherwise

- Full and free right and liberty to lateral and subjacent support and protection for the Retained Land and any buildings to be constructed thereon within the Perpetuity Period from the Property and the Adjoining Land
- 4. The right to go pass and repass at all times and for all purposes over and along the Access Roads on the Property and the Adjoining Land
- 5. The right to go on to the Property and the Adjoining Land for the purposes of constructing repairing maintaining altering rebuilding or inspecting any buildings or other structures and boundary features now or within the Perpetuity Period erected or to be erected on the Retained Land."

B: Proprietorship Register

This register specifies the class of title and identifies the owner. It contains any entries that affect the right of disposal.

Title absolute

- 1 (09.03.2016) PROPRIETOR: SALTASH TOWN COUNCIL of The Guildhall, Lower Fore Street, Saltash PL12 6JX.
- 2 RESTRICTION: Except under an order of the registrar no disposition by the proprietor of the land is to be registered without the consent of Barratt Homes Limited of Wingrove House, Ponteland Road, Newcastle Upon Tyne NES 3DP, Persimmon Homes (South West) Limited of Persimmon House, Fulford, York YO1 4RL and Wimpey Homes Holdings Limited of 3 Shortlands, London W6 8EZ or solicitors acting on their behalf.
- 3 (20.10.2004) RESTRICTION: No disposition of the registered estate by the proprietor of the registered estate is to be registered without the consent of Persimmon Homes Limited of Persimmon House, Fulford, York YO19 4FE or a solicitor acting on its behalf.
- 4 (09.03.2016) The Transfer to the proprietor contains a covenant to observe and perform the covenants in the registers of title and of indemnity in respect thereof.

C: Charges Register

This register contains any charges and other matters that affect the land.

- 1 (06.07.1989) By a Conveyance dated 27 April 1917 made between (1) Mary Hannaford (Vendor) and (2) Joseph Henry Willcock (Furchaser) the land edged and numbered 3 in blue on the title plan together with other land was conveyed subject as follows:-
 - Subject to the right to continue the water pipe under the field Numbered 509 in the said Schedule the persons entitled thereto paying for any damage in repairing the same.
 - NOTE: The land edged and numbered 3 in blue on the title plan comprises part of the field numbered 509.
- 2 (01.06.2000) A Conveyance dated 29 October 1930 made between (1) Ernestine Dunstan (Vendor) and (2) John Ball (Purchaser) is expressed to convey the land edged and numbered 9 in blue on the title plan and other land subject as follows:-

C: Charges Register continued

"Subject to the payment to the said Duke of Cornwall his heirs and successors of the annual sum of One pound and one penny."

By a Conveyance dated 19 April 1990 made between (1) Derek John Batten and Muriel Hilda Batten (Vendors) and (2) Secretary of State for Transport (Furchaser) this annual sum became payable exclusively out of the land edged and numbered 9 in blue on the filed plan (together with other land) in informal exoneration of other land affected thereby in the following terms:

"4. IN so far as the same is still subsisting and payable the entirety of the annual sum mentioned in the 1930 Conveyance shall be charged exclusively on the residue of the property comprised in a Conveyance dated the First day of June One thousand nine hundred and eighty eight specified in the Third Schedule excluding the said land (hereinafter called "the retained land") but retained by the Vendors in exoneration of the said land The Vendor hereby charges the retained land with the payment of the entirety of such annual sum."

NOTE: The land edged and numbered 9 in blue on the title plan comprises part of the property comprised in the Conveyance dated 1 June 1988.

3 (22.04.1998) The land edged and numbered 3, 4 and 11 in blue and edged and numbered 5 and 14 in blue on the title plan is subject to the following rights reserved by a Conveyance thereof and other land dated 14 December 1970 made between (1) Doris May Dennis (Vendor) and (2) Gilston Estates Company (Purchaser):-

"EXCEPT AND RESERVED to the Vendor and her successors in title the owner or occupier for the time being of all or any part of the land edged blue on the said plan and her or their servants and Licencees

- (a) full right and liberty from time to time and at all times hereafter and for all purposes to pass and repass with or without animals and vehicles over and upon the roadway coloured brown on the said plan and every part thereof to or from the said land edged blue on the said plan the Furchaser or its successors in title being under no obligation to put and keep such roadway into any particular state of repair or condition and
- (b) full right and liberty to the free passage and running of water soil gas electricity or other service through or along soil and service water sewers and drains watercourses gas and electricity and other pipes wires cables and mains now or within Twenty one years made in under or over the property hereby conveyed together with the right to enter upon the property hereby conveyed for the purposes of laying inspecting repairing maintaining and renewing the said soil and service water sewers and drains watercourses gas and electricity and other pipes wires and cables and mains and making connections thereto the person or persons exercising such rights making good all damage occasioned thereby."

NOTE: The land edged blue referred to adjoins the southern boundary of the land in this title. The roadway coloured brown referred to is edged and numbered 5 and 14 in blue on the title plan.

4 (06.07.1989) The parts of the land affected thereby are subject to the following rights granted by a Conveyance of land lying to the north dated 1 February 1973 made between (1) Gilston Estates Company (Vendor) (2) Midland Bank Limited (Mortgagee) and (3) The South Western Electricity Board (Board):-

"TOGETHER with a right to place underground electric lines under the land shown for the like purpose of identification coloured brown on the said plan and thereafter to use the said lines the Board making good any damage caused as soon as practicable."

NOTE: The land coloured brown referred to is shown hatched blue on the title plan so far as it affects the land in this title.

5 (16.04.1987) By a Conveyance of the land edged and numbered 1 in blue on the title plan and other land dated 20 January 1982 made between (1)

C: Charges Register continued

Trustive Investment Company Limited (Vendor) (2) Stanley David Sammell (Liquidator) (3) B L Holdings Limited (Trustee) and (4) Moorage (Property Developments) Limited (Purchaser) the land was conveyed subject as follows:

"Subject to:-

Any public rights in respect of ways or otherwise and any rights of the public or the Government or any Company or Local or other Authority in respect of cables wires poles conduits or apparatus for telegraph telephone or electricity supply purposes sewers or drains (including manholes connected therewith) or water or gas mains pipes or apparatus and subject to and with the benefit of the agreements affecting the same (if any)

- (f) any liability to make up repair or contribute to the repair upkeep and maintenance of roads footpaths watercourses pipelines sewers drains gutters ditches hedges or fences party walls and all agreements or other arrangements with respect to any such repair upkeep or maintenance as aforesaid and all rights of adjacent owners as regards the same respectively or as regards the supply of water gas drainage or other like matters."
- 6 (22.04.1998) By a Conveyance dated 20 January 1982 made between (1) Trustive Investment Company Limited (Vendor) (2) Stanley David Samwell (Liquidator) and (3) B L Holdings Limited (Purchaser) the land edged and numbered 3, 4 and 11 in blue and edged and numbered 5 and 14 in blue on the title plan together with other land was conveyed subject as follows:-

"Subject to:-

such mineral rights therein as may be vested in the Duchy of Cornwall

any public rights in respect of ways or otherwise and any rights of the public or the Government or any Company or Local or other Authority in respect of cables wires poles conduits or apparatus for telegraph telephone or electricity supply purposes sewers or drains (including manholes connected therewith) or water or gas mains pipes or apparatus and subject to and with the benefit of the agreements affecting the same (if any)

any liability to make up repair or contribute to the repair upkeep and maintenance of roads footpaths watercourses pipelines sewers drains gutters ditches hedges or fences party walls and all agreements or other arrangements with respect to any such repair upkeep or maintenance as aforesaid and all rights of adjacent owners as regards the same respectively or as regards the supply of water gas drainage or other like matters."

7 (16.04.1987) The parts of the land affected thereby are subject to the following rights granted by a Deed of Grant dated 3 June 1985 made between (1) Moorage (Property Developments) Limited (Grantor) and (2) The Cornwall County Council (Grantee):-

"WHEREAS:-

- (1) The Grantor is the owner of a piece of land adjoining the roadway known as Gilston Road Saltash in the County of Cornwall (hereinafter called "the roadway") and part of which said piece of land is shown on the plan annexed hereto and thereon hatched blue
- (2) The Grantee is the highway authority in respect of the roadway
- (3) The Grantor has at the request of the Grantee agreed to enter into this Deed to allow the Grantee access onto the Grantor's said land for the purposes hereinafter contained

NOW THIS DEED WITNESSETH as follows:-

 THE Grantor as beneficial owner hereby grants unto the Grantee in fee simple the following:-

C: Charges Register continued

- (i) The right and liberty for the Grantee and its successors in title to use for the passage conveyance and disposal of surface water from the roadway the surface water drain between points "A" and "B" on the said plan and all other ancillary works thereto
- (ii) The right and liberty from time to time for the Grantee its officer servants workmen and agents with or without machinery materials and appliances to enter upon the said piece of land to inspect cleanse maintain repair or renew the said drain and ancillary works or any part or parts thereof doing as little damage as possible to such land and repairing and making good the same forthwith upon the exercise and completion of the above right to the reasonable satisfaction of the owner or occupier for the time being thereof
- 2. THE Grantee hereby indemnifies the Grantor and its successors in title from and against any loss damage claim action or any other matters arising out of the exercise of its said rights as aforesaid."
- NOTE: The land hatched blue on the deed plan mentioned in Recital (1) is edged and numbered 1 in blue on the title plan. The points "A" and "B" on the Deed Plan mentioned in clause 1 (i) are reproduced on the filed plan.
- 8 (23.06.1997) A Deed dated 18 June 1997 pursuant to section 106 of the Town and Country Planning Act 1990 made between (1) Caradon District Council (2) M Baker (Property Services) Limited (3) Midland Bank Plc and (4) South West Water Services Limited contains covenants and provisions relating to the residential development associated site works and access to the land edged and numbered 2, 3, 4 and 11 in blue on the title plan and other land.
 - NOTE: Copy filed under CL46018.
- 9 (09.12.1997) An Agreement dated 30 September 1997 made between (1) Derek John Batten and Muriel Hilda Batten (2) The Cornwall County Council and (3) M Baker (Property Services) Limited contains provisions for the grant of rights over the land in this title and other land in the circumstances therein mentioned.
 - NOTE: Copy filed under CL30879.
- 10 (15.01.1999) A Deed dated 30 September 1997 pursuant to section 106 of the Town and Country Planning Act 1990 made between (1) Caradon District Council (2) M Baker (Property Services) Limited (3) Midland Bank Plc (4) Jacqueline Mary Du Plessis (5) Christopher Bernard Harrison and Jennifer Harrison (6) Lloyds Bank Plc (7) Derek John Batten and Muriel Hilda Batten (8) Westgrove Projects Limited and (9) South West Water Services Limited contains covenants and provisions relating to the residential development associated site works and access to the land in this title and other land.
 - NOTE: Copy filed under CL143451.
- (15.01.1999) A Deed dated 25 September 1998 prusuant to section 106 of the Town and Country Planning Act 1990 made between (1) Caradon District Council (2) M Baker (Property Services) Limited (3) Midland Bank Plc (4) Jacqueline Mary Du Plessis (5) Christopher Bernard Harrison and Jennifer Harrison (6) Derek John Batten and Muriel Hilda Batten (7) Westgrove Projects Limited and (8) South West Water Limited contains covenants and provisions relating to the residential development associated site works and access to the land in this title (and other land).
 - NOTE: Copy filed under CL143451.
- 12 (01.06.2000) A Deed dated 2 May 2000 made between (1) M Baker (Property Services Limited (2) Barratt Homes Limited (3) Cofton Limited (4) Persimmon Homes (South West) Limited and (5) Wimpey Homes Holdings Limited contains restrictive covenants.
 - NOTE: Copy filed under CL178044.
- 13 (08.06.2000) An Agreement dated 2 May 2000 pursuant to section 111 of the Local Government Act 1972, sections 38, 72 and 278 of the Highways

C: Charges Register continued

Act 1980 and section 106 of the Town and Country Planning Act 1990 made between (1) The Cornwall County Council and (2) Cofton Limited contains an estate contract to transfer the land edged and numbered 11 and 14 in blue on the title plan to the Cornwall County Council within 21 years from the date of the said Agreement.

NOTE: Copy filed under CL159783.

(04.09.2001) An Agreement dated 9 April 2001 made between (1) Caradon District Council (2) Cofton Limited and (3) The Governor and Company of The Bank of Scotland pursuant to Section 106 of the Town and Country Planning Act 1990 contains provisions relating to the development of the land in this title.

NOTE: Copy filed under CL159783.

(01.10.2002) An Agreement dated 20 September 2002 made between (1) The Cornwall County Council and (2) Cofton Limited and (3) De Montfort Insurance Company Plc relates to the construction maintenance and adoption of an estate road and contains an option for the Council to call for a conveyance of the same. Clause 9 of the Agreement contains a restrictive condition.

NOTE: Copy filed.

16 (01.10.2002) An Agreement dated 23 September 2002 made between (1) The Cornwall County Council and (2) Cofton Limited and (3) De Montfort Insurance Company Flc relates to the construction maintenance and adoption of an estate road and contains an option for the Council to call for a conveyance of the same. Clause 9 of the Agreement contains a restrictive condition.

NOTE: Copy filed.

- 17 (13.03.2003) The parts of the land affected thereby are subject to the following rights granted by a Lease of the land edged and numbered 1 in yellow on the title plan dated 14 November 2003 referred to in the schedule of leases hereto:-
 - "1.1 In this Lease, unless the context otherwise requires, the following words have the following meanings:

"Accessway" that part of the Retained Property coloured green on the Plan which provides access to and egress from the Property;

"Cables" any wire, cable, tube, pipe, conductor or other similar thing (including its casing or coating) placed on or in the ground for transmitting or distributing electricity or both, together with cooling systems and junction boxes and other ancillary equipment;

"Cable Route" that part of the Retained Property coloured green on the Plan;

"Retained Property" the land coloured green which is part of the Landlord's adjoining property

2.1(a) together with the rights contained in schedule 1

Schedule 1 Rights granted

- 1. The right for the Tenant and all persons expressly or by implication authorised by the Tenant:
- (a) to pass and repass at all times with or without vehicles and machinery over the Accessway
- (b) to use the Cables under the Accessway and the Cable Route at all times during the Term;
- (c) at reasonable times and on reasonable notice (but in emergency at any time and without notice) to enter and remain on both the Accessway and the Retained Property; and (d) to inspect, repair, renew and maintain the Cables under the Accessway and the Cable Route.

subject to the Tenant causing as little damage as possible and promptly

C: Charges Register continued

making good any damage caused

2. The right of support for the Property from the Retained Property."

NOTE: Copy plan filed.

(13.03.2003) The parts of the land affected thereby are subject to the rights granted by the Lease of the land edged and numbered 2 in yellow on the title plan dated 14 November 2002 referred to in the schedule of leases hereto which are identical to those contained in the Lease dated 14 November 2002 referred to above.

NOTE: Copy plan filed.

19 (28.10.2003) An Agreement dated 23 October 2003 pursuant to Section 25 of the Highways Act 1980 and Section 33 of the Local Government (Miscellaneous Provisions) Act 1982 made between (1) The Cornwall County Council (2) Cofton Limited and (3) De Montfort Insurance Company PLC contains an estate contract to transfer the cycleways defined therein to The Cornwall County Council within 21 years from the date of the said Agreement.

NOTE: Copy filed.

20 (17.05.2004) An Agreement dated 12 May 2004 made between (1) The Cornwall County Council (2) Cofton Limited and (3) De Montfort Insurance Company PLC relates to the construction, maintenance and adoption of estate roads and contains an option for the Council to call for a transfer of the same.

NOTE: Copy filed.

- 21 (20.10.2004) The parts of the land affected thereby are subject to the following rights granted by a Transfer of adjoining land dated 3 September 2004 made between (1) Cofton Limited and others and (2) Persimmon Homes Limited (Transferse):-
 - "12.4 Cofton Limited grants to the Transferee and its successors in title the following rights of access onto the land comprised in title number CL179736 ("the Cofton Land"):-
 - 12.4.1 constructing on the Cofton Land a noise bund to the north of the Property including any necessary tree planting; and
 - 12.4.2 constructing a cycle link on the Cofton Land from the Property to the main cycleway route constructed by Cofton Limited on the Cofton Land
 - 12.4.3 constructing a roadway and footpaths and ancillary works along a route to be agreed by Cofton Limited (such agreement not to be unreasonably withheld or delayed) so as to connect the Property with the existing road to the west of the same and thereafter to maintain and repair the same
 - 12.4.4 such other access as may be required for the Transferee to implement the planning consent and comply with and constructing any Section 106 requirements for the development of the Property
 - 12.4.5 to carry out and construct the Works detailed as clause 10 of the Agreement in default of Cofton Limited

In each case subject to the Transferee causing as little damage as possible to the Cofton Land and making good all damage caused to the reasonable satisfaction of Cofton Limited and subject further to the Transferee then maintaining such works (save those specified in paragraphs 12.4.1 and 12.4.5 pending their adoption and indemnifying Cofton Limited from and against all actions claims and demands arising from the presence and/or state of repair of the same."

NOTE: The land transferred was registered under title number CL159734.

22 (09.03.2016) The parts of the land affected thereby are subject to the leases set out in the schedule of leases hereto. The leases grant and reserve easements as therein mentioned.

Saltash Town Council Public Reports Pack Meeting: Services Committee Date: 17.01.18.

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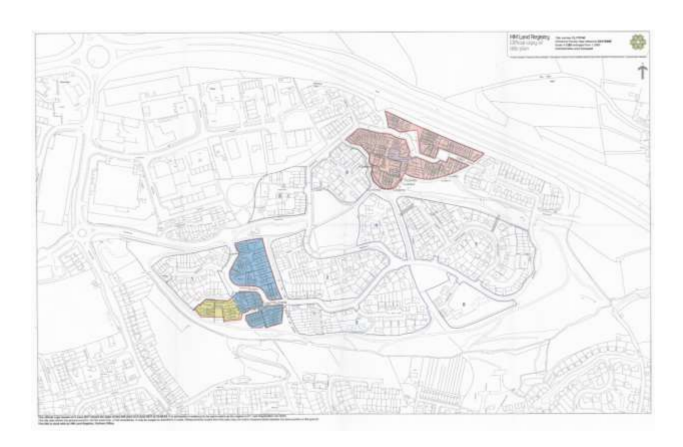
Title number CL179736

Schedule of notices of leases

13.03.2003 Electricity Sub-station CL192605 14.11.2002 Edged and Numbered 1 in 99 years from 14.11.2002 site yellow NOTE: See the entry in the Charges Register relating to the rights granted by this lease 13.03.2003 Electricity Sub-station 14.11.2002 CL192606 Edged and numbered 2 in site 99 years from 14.11.2002 Yellow NOTE: See the entry in the Charges Register relating to the rights granted by this lease

End of register

Official Copy Title Plan CL 179740



Official Copy (Register) CL 179740

HM Land Registry



Official copy of register of title

Title number CL179740

Edition date 26.01.2010

- This official copy shows the entries on the register of title on 09 JUN 2017 at 12:39:37.
- This date must be quoted as the "search from date" in any official search application based on this copy.
- The date at the beginning of an entry is the date on which the entry was made in the register.
- Issued on 09 Jun 2017.
- Under s.67 of the Land Registration Act 2002, this copy is admissible in evidence to the same extent as the original.
- This title is dealt with by HM Land Registry, Plymouth Office.

A: Property Register

This register describes the land and estate comprised in the title.

- The Freehold land shown edged with red on the plan of the above Title filed at the Registry and being land at Pillmere, Saltash.
- 2 (15.01.1999) The mines and minerals are excluded from the registration of the land tinted pink, tinted yellow and edged and lettered D and E in red on the title plan.
- 3 (15.01.1999) The land in this title has the benefit of a right of way over Pillmere Lane leading thereto from Callington Road subject to the payment of a proportion of the cost of maintenance.
- 4 (22.03.1989) By a Conveyance of the land tinted pink on the title plan and other land dated 31 March 1966 made between (1) Florence Margaret Marsh (Vendor) and (2) Ernest Henry Taylor, Laura Daisy Taylor, Norman Henry Taylor and Thelma Edith Taylor (Purchasers) the said land was conveyed subject as follows and the registration of that land takes effect subject thereto:-
 - "Subject to (a) the right of the Duchy of Cornwall to the minerals thereunder and also subject to such reservations and liabilities as the same might be under any Inclosure Act or Award."
- 5 (22.03.1989) The Conveyance dated 31 March 1966 referred to above contains the following provision:-
 - "TOGETHER with the fences surrounding the said property."
- 6 (01.06.2000) There are excluded from the registration of the land tinted blue on the title plan the minerals excepted by a Conveyance thereof and other land dated 8 October 1976 made between (1) Ronald Charles Brock and Arthur John Brock (Vendors) and (2) Christopher Bernard Harrison and Jennifer Harrison (Purchasers) in the following terms:-
 - "Subject to the mineral rights of the Duchy of Cornwall and the Manor of Trematon so far as the same are still subsisting and capable of being enforced."
- 7 (01.06.2000) The land has the benefit of but is subject to the rights granted by the Deed dated 2 May 2000 referred to in the Charges Register.

A: Property Register continued

- 8 (01.06.2000) The Deed dated 2 May 2000 referred to in the Charges Register contains a provision as to light or air.
- 9 (04.06.2001) By a Deed of Variation and Covenant dated 30 May 2001 made between (1) M Baker (Property Services) Limited (2) Cofton Limited (3) Barratt Homes Limited and others and (4) The Governor and Company of the Bank of Scotland, the plans to the Deed dated 2 May 2000 referred to in the Charges Register were varied as therein mentioned.
 - By the said Deed of Variation and Covenant dated 30 May 2001 clause 2 of Schedule Four to the Deed dated 2 May 2000 referred to above was released.
 - NOTE: Original filed under CL49766.
- (18.02.2002) By a Transfer dated 13 February 2002 made between (1) Cofton Limited (Transferor) and (2) Persimmon Homes (South West) Limited and others (Transferees) the rights granted by clause 2.1 of the Deed dated 2 May 2000 referred to above were released. The said Transfer also grants rights in substitution therefore. The following are details of the terms of release and grant:-
 - "13.1 In this clause the following expressions shall have the following meanings:-
 - "Site" means the land already registered in the name of the Transferee and comprised in title number CL160160.
 - "Land" means the land hereby transferred
 - "Cofton Land" means the land already registered in the name of the Transferor and comprised in title number CL159783
 - "Deed of Grant" means the Deed of grant dated 2 May 2000 and made between the Transferor (1) and the Transferee (2) and M Baker (Property Services) Limited (3)
 - "Old Easements" means the rights granted by the Deed of Grant for the benefit of the Site over the Land and noted at entry number 7 of the Property Register of title number CL160160 and granted at clause 2.1 of the Deed of Grant
 - "New Easements" means the grant of new rights and easements identical to those granted by the Transferor at clause 2.1 of the Deed of Grant
 - 13.2 The parties hereby release the Land from the Old Easements
 - 13.3 Cofton hereby grants for the benefit of the Land the New Easements over the Cofton Land."
- (18.02.2002) The land in this title excluding the land edged and lettered D and E in red on the title plan has the benefit of the following rights granted by but is subject to the following rights reserved by the Transfer dated 13 February 2002 referred to in the Charges Register:-
 - "13.1 IN this Deed the following definitions apply where the context admits:
 - 13.1.1 "Development" means the construction on the Property of dwelling houses
 - 13.1.2 "Access Roads" means and includes the roads and footpaths constructed with the Perpetuity Period on the Adjoining Land and the Green Property
 - 13.1.3 "Perpetuity Period" means the period of eighty years commencing on the date of this Transfer
 - 13.1.4 "Plan" means the drawing which is attached to this Transfer
 - 13.1.5 "Adjoining Land" means the land shown edged blue hatched blue on the Plan

A: Property Register continued

- 13.1.6 "the Green Property" means that part of the Property edged Green and hatched green on the Plan
- 13.1.7 "Retained Land" means the remainder of the Transferor's land and property situate at Pillmere Saltash Cornwall shown hatched blue and red on the Plan and comprised in the above numbered title
- 13.1.8 "Service Installations" means all sewers drains pipes wires cables channels conduits services systems and conducting media
- 13.1.9 "Services" means foul and surface water drainage electricity water supply gas telephone and any other services available to the Property
- 13.2 The Property is transferred TOGETHER WITH the easements and rights for the use and enjoyment of the Green Property set out in the First Schedule to this Transfer which shall be deemed to benefit the whole of the Green Property and each and every part thereof (and which shall be enjoyed in common with the Transferor and others authorised by them and others having the like rights or to whom like rights may be granted) BUT EXCEPTING AND RESERVING out of the Green Property the exceptions and reservations set out in the Second Schedule to this Transfer to the Transferor and its successors in title for the benefit of any or all of the Adjoining Land

THE FIRST SCHEDULE Rights and Easements Granted

- 1. The right to connect into and thereafter the right to the free passage and running of Services through any Service Installations for such Services now or within the Perpetuity Period laid or constructed in on under through or which belong to the Adjoining Land and which are intended to serve the Green Property subject only to the payment of a fair proportion of the cost of maintaining and repairing such of the Service Installations as are not adopted and maintained or repaired by the Local Authority or other responsible Public Service Undertaking or Public Utility Authority
- 2. The right at any time within the Perpetuity Period to enter upon the Adjoining Land to lay connect into maintain construct repair service and renew the Service Installations now or within the Perpetuity Period laid or constructed in on under or through the Adjoining Land and to lay and thereafter maintain and repair new Service Installations for foul and surface water drainage causing as little damage as reasonably possible and nevertheless making good as soon as reasonably possible and to the reasonable satisfaction of the Transferor any damage caused or compensation the Transferor or the other owner or owners for the time being of the Adjoining Land for all physical damage occasioned by such entry and the exercise of such rights but not further or otherwise
- Full and free right and liberty to lateral and subjacent support and protection for the Green Property and any buildings to be constructed thereon within the Perpetuity Period from the Adjoining
- The right to go pass and repass at all times and for all purposes on Access Roads on the Adjoining Land
- 5. The right to have maintain and keep the eaves gutters spouts downpipes foundations and other structures and boundary features serving the buildings on the Green Property overhanging or protruding beneath the Adjoining Land and to enter at all reasonable times in the daytime upon the Adjoining Land so far as may be necessary but not otherwise for the purposes of inspecting cleansing painting repairing renewing rebuilding and maintaining all the structures and features hereinbefore referred to upon giving reasonable notice (save in the case of emergency) causing as little damage as reasonably possible and making good all damage occasioned by the exercise of such rights as soon as reasonably practicable or by paying compensation in place thereof sufficient to enable the physical damage to be remedied but not further or otherwise

A: Property Register continued

6. The right to go on to the Adjoining Land for the purposes of constructing repairing maintaining altering rebuilding or inspecting any buildings and other structures and boundary features now or within the Perpetuity Period erected on the Green Property

THE SECOND SCHEDULE Exceptions and Reservations

- 1. The right to connect into and thereafter the right to the free passage and running of Services through any Service Installations for such Services now or within the Perpetuity Period laid or constructed in on under through or which belong to the Green Property and which are intended to serve the Adjoining Land subject only to the payment of a fair proportion of the cost of maintaining and repairing such of the Service Installations as are not adopted and maintained or repaired by the Local Authority or other responsible Public Service Undertaking or Public Utility Authority
- 2. The right at any time within the Perpetuity Period to enter upon the Green Property to lay connect into maintain construct repair service and renew the Service Installations now or within the Perpetuity Period laid or constructed in on under or through the Green Property and to lay and thereafter maintain and repair new Service Installations for foul and surface water drainage causing as little damage as reasonably possible and nevertheless making good as soon as reasonably possible and to the reasonable satisfaction of the Transferor any damage caused or compensating the Transferor or the other owner or owners for the time being of the Green Property for all physical damage occasioned by such entry and the exercise of such rights but not further or otherwise
- Full and free right and liberty to lateral and subjacent support and protection for the Adjoining Land and any buildings to be constructed thereon within the Perpetuity Period from the Green Property
- 4. The right to go pass and repass at all times and for all purposes on Access Roads on the Green Property
- 5. The right to have maintain and keep the eaves gutters spouts downpipes foundations and other structures and boundary features serving the buildings on the Adjoining Land overhanging or protruding beneath the Green Property and to enter at all reasonable times in the daytime upon the Green Property so far as may be necessary but not otherwise for the purposes of inspecting cleansing painting repairing renewing rebuilding and maintaining all the structures and features hereinbefore referred to upon giving reasonable notice (save in the case of emergency) causing as little damage as reasonably possible and making good all damage occasioned by the exercise of such rights as soon as reasonably practicable or by paying compensation in place thereof sufficient to enable the physical damage to be remedied but not further or otherwise
- 6. The right to go on to the Green Property for the purposes of constructing repairing maintaining altering rebuilding or inspecting any buildings and other structures and boundary features now or within the Perpetuity Period erected on the Adjoining Land."
- NOTE: The "Adjoining Land" edged blue hatched blue on the transfer plan mentioned in clause 13.1.5 is edged and numbered 1, 2, 3 and 4 in blue on the title plan. "The Green Property" edged green and hatched green on the transfer plan mentioned in clause 13.1.6 is the land in this title. The "Retained Land" hatched blue and red on the transfer plan mentioned in clause 13.1.7 is edged and numbered 1, 2, 3 and 4 in blue and edged and numbered 5, 6, 7 and 8 in blue respectively on the title plan.
- 12 (18.02.2002) The Transfer dated 13 February 2002 referred to in the Charges Register contains the following provision:-
 - "13.5 IT IS HEREBY AGREED AND DECLARED that:

A: Property Register continued

- 13.5.1 no building scheme or other scheme of development is intended to be constituted by this assurance or any matter contained herein shall not be obligatory upon the Transferor on future sales or dealings relating to the Retained Land to impose similar restrictions to those contained in this Transfer
- 13.5.3 neither the Transferor nor the Transferee or their successors in title are in any way to be bound by the plotting of or other details or proposals shown in respect of the Property or the Retained Land or any other neighbouring or adjoining land from time to time belonging to it as may be shown on any plans at the time prepared in connection with the development of the Property or the Retained Land or such other land except as expressly provided in this Transfer
- 13.5.4 neither the Transferor or the Transferee shall be entitled to any right of light or air which would in any way diminish or interfere with the free and unrestricted use of the Property or the Retained Land or any part thereof either for building or for any other purposes and that the assurance herein contained shall not be deemed or construed to imply the grant of any such rights
- 13.5.5 the siting of the easements hereby granted and reserved shall be ascertained and the exercise thereof shall commence before the expiration of the Perpetuity Period but so that nothing herein contained shall otherwise affect or abridge the effect or operation of Section 62(1)(d) of the Law of Property Act 1925
- 13.5.6 the easements and rights granted and reserved in this Transfer shall be enjoyed in perpetuity save where this Transfer expressly provides otherwise."
- NOTE: The "Retained Land" mentioned in clause 13.5.1 is edged and numbered 1, 2, 3, 4, 5, 6, 7 and 8 in blue on the title plan. The "Property" mentioned in clause 13.5.3 is the land in this title.
- 13 (15.04.2002) The land edged and numbered in green on the title plan has been removed from this title and registered under the title number or numbers shown in green on the said plan.
- 14 (15.04.2002) Where the parts edged and numbered in green on the title plan include parts of shared accessways rights of way are reserved thereover.
- 15 (22.10.2003) A new title plan based on the latest revision of the Ordnance Survey Map has been prepared.
- 16 (22.10.2003) The land edged and lettered D and E in red on the title plan added to the title on 22 October 2003.
- 17 (02.02.2004) Where the parts edged and numbered in green on the title plan include shared footpaths rights of way are reserved thereover.
- 18 (04.04.2006) The land has the benefit of the rights reserved by but is subject to the rights granted by a Transfer which included the land edged and numbered CL224649 in green on the title plan dated 30 June 2005 made between (1) Barratt Homes Limited and (2) Wenghold Limited.

NOTE: Copy filed under CL224649.

B: Proprietorship Register

This register specifies the class of title and identifies the owner. It contains any entries that affect the right of disposal.

Title absolute

1 (18.02.2002) PROPRIETOR: BDW TRADING LIMITED (Co. Regn. No. 03018173) of Barratt House, Cartwright Way, Forest Business Park, Bardon Hill, Coalville, Leics LE67 1UF.

C: Charges Register

This register contains any charges and other matters that affect the land.

(09.12.1997) An Agreement dated 30 September 1997 made between (1) Derek John Batten and Muriel Hilda Batten (2) The Cornwall County Council and (3) M Baker (Property Services) Limited contains provisions for the grant of rights over the land in this title and other land in the circumstances therein mentioned.

NOTE: Agreement reference CL30879.

2 (15.01.1999) A Deed dated 30 September 1997 pursuant to section 106 of the Town and Country Planning Act 1990 made between (1) Caradon District Council (2) M Baker (Property Services) Limited (3) Midland Bank Plc (4) Jacqueline Mary Du Plessis (5) Christopher Bernard Harrison and Jennifer Harrison (6) Lloyds Bank Plc (7) Derek John Batten and Muriel Hilda Batten (8) Westgrove Projects Limited and (9) South West Water Services Limited contains covenants and provisions relating to the residential development associated site works and access to the land in this title (and other land).

NOTE: Deed reference CL143451.

3 (15.01.1999) A Deed dated 25 September 1998 pursuant to section 106 of the Town and Country Planning Act 1990 made between (1) Caradon District Council (2) M Baker (Property Services) Limited (3) Midland Bank Plc (4) Jacqueline Mary Du Plessis (5) Christopher Bernard Harrison and Jennifer Harrison (6) Derek John Batten and Muriel Hilda Batten (7) Westgrove Projects Limited and (8) South West Water Limited contains covenants and provisions relating to the residential development associated site works and access to the land in this title (and other land).

NOTE: Deed reference CL143451.

4 (01.06.2000) A Deed dated 2 May 2000 made between (1) M Baker (Property Services) Limited (2) Barratt Homes Limited (3) Cofton Limited (4) Persimmon Homes (South West) Limited and (5) Wimpey Homes Holdings Limited contains restrictive covenants.

NOTE: Copy filed under CL178044.

- 5 (18.02.2002) A Transfer of the land in this title excluding the land edged and lettered D and E in red on the title plan dated 13 February 2002 made between (1) Persimmon Homes (South West) Limited and others (Transferor) and (2) Barratt Homes Limited (Transferee) contains the following covenants:-
 - "13.4 The Transferor and the Transferee for themselves and their successors in title HEREBY COVENANT each with the other and its successors in title to the intent and so as to bind so far as practicable the Property and the Retained Land respectively into whosever hands the same may come and every part thereof and so as to benefit and protect the Retained Land and the Property respectively (but not so as to render either party liable for any breach of covenant committed after it shall have parted with all interest in the Property or the Retained Land) to observe and perform the restrictions and stipulations set out in the Third Schedule to this Transfer

THE THIRD SCHEDULE The Restrictive Covenants

- 1. Not to do any act matter or thing which shall or is likely to be or become a public or private legal nuisance or which causes any damage to the other party's land or any adjoining owner or to any occupier of the land or buildings adjoining the Property and the Retained Land PROVIDED THAT the construction and use of the Development on the Property or any future development authorised by the grant of any planning consent and ancillary purposes shall not constitute a breach of this covenant
- 2. Not to obstruct any Access Road
- Not to carry out any development upon the Property except residential dwellings for the sale in the open market."

C: Charges Register continued

NOTE: The definitions are set out in the Property Register.

- 6 (15.04.2002) The estate roads and pavements are subject to rights of way.
- 7 (15.04.2002) The land is subject to rights of drainage and rights in respect of water electricity gas radio television telephone and other audio and visual signals together with ancillary rights of entry.
- (15.04.2002) The parts of the land respectively affected thereby which adjoin the parts edged and numbered in green on the title plan are subject to (a) rights of support and protection for walls and buildings erected or to be erected on the parts so edged and numbered (b) rights of access for the purpose of erecting repairing maintaining and decorating any walls and buildings erected or to be erected on the boundaries of the said parts so edged and numbered (c) rights to construct and maintain foundations and footings thereunder and eaves gutters chimneys and flues thereover and (d) rights to attach to any wall or fence adjoining or forming a boundary of the parts so edged and numbered in green and thereafter to retain use maintain repair renew and replace suitable fixings for a fence and/or gate to form part of the land edged and numbered in green.
- 9 (15.04.2002) The shared accessways are subject to rights of way.
- 10 (07.04.2003) An Agreement under Section 38 of the Highways Act 1980 and Section 38 of the Local Government (Miscellaneous Provisions) Act 1982 dated 27 March 2003 made between (1) The Cornwall County Council and (2) (2) Barratt Homes PLC and (3) National House Building Society relates to the construction and adoption of the streets therein mentioned and contains provisions for the transfer to the Council of the freehold estate of the streets therein mentioned.
- 11 (06.06.2003) The non adoptable pedestrian ways, forecourts, landscaped areas, accessways and service areas are subject to rights of user.
- 12 (06.06.2003) The parts of the land affected thereby are subject to the leases set out in the schedule of leases hereto.
 The leases grant and reserve easements as therein mentioned.
 - NOTE: Each lease is referenced by edging and numbering in brown on the title plan unless otherwise stated in the schedule of leases.
- (13.08.2003) An Agreement dated 25 July 2003 pursuant to Section 38 of the Highways Act 1980 and Section 33 of the Local Government (Miscellaneous Provisions) Act 1982 made between (1) The Cornwall County Council (2) Barratt Homes Limited and (3) National House Building Council contains an estate contract to transfer the street or streets as therein defined being the land shown hatched blue, the street lamps shown by points A, B and C and the blue lines shown by blue broken lines on the title plan to The Cornwall County Council within 21 years from the date of the said Agreement.
- 14 (02.02.2004) The shared footpaths are subject to rights of way.

Schedule of notices of leases

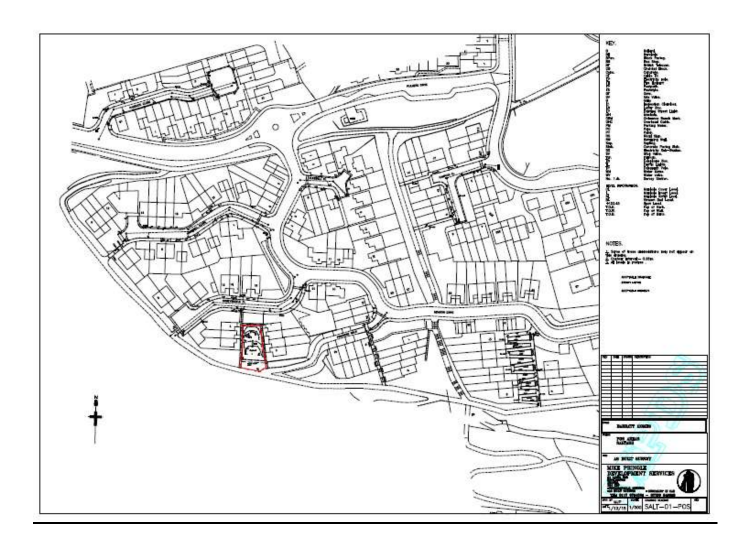
1	06.06.2003 9 (part of): 10	22 Myrtles Court (second floor flat):parking space	09.05.2003 999 years from 1.1.2002	CL195163
2	10.06.2003 9 (part of): 11	19 Myrtles Court (second floor flat):parking space	09.05.2003 999 years from 1.1.2002	CL195251
3	30.06.2003 9 (part of): 12	18 Myrtles Court (first floor flat):parking space	23.05.2003 999 years from 1.1.2002	CL195806
4	21.07.2003 9 (part of): 13	17 Myrtles Court (ground floor flat):parking space	16.05.2003 999 years from 1.1.2002	CL196410

Schedule of notices of leases continued

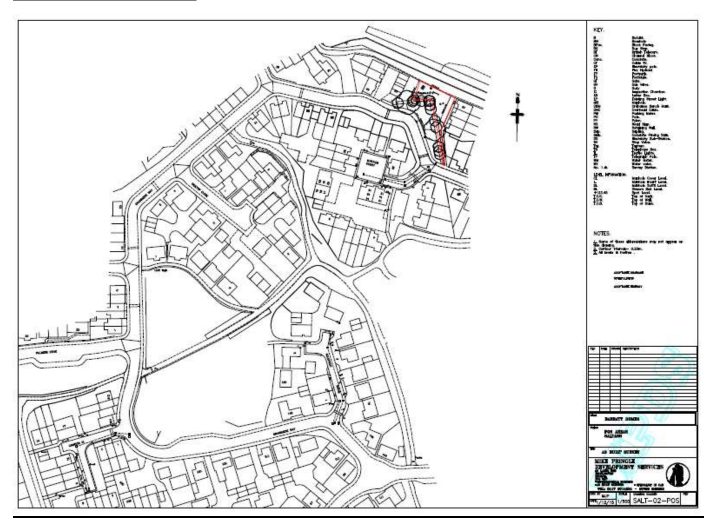
5	22.07.2003 14 (part of): 15	10 Myrtles Court (ground floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196451
6	25.07.2003 9 (part of); 16	20 Myrtles Court (ground floor flat):parking space	13.06.2003 999 years from 1.1.2002	CL196560
7	29.07.2003 14 (part of): 17	16 Myrtles Court (second floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196669
8	29.07.2003 14 (part of): 18	15 Myrtles Court (first floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196673
9	29.07.2003 14 (part of): 19	12 Myrtles Court (second floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196674
10	01.08.2003 9 (part of): 20	21 Myrtles Court (first floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196782
11	06.08.2003 14 (part of): 21	11 Myrtles Court (first floor flat):parking space	27.06.2003 999 years from 1.1.2002	CL196920
12	01.07.2003 14 (part of): 22	14 Myrtles Court (ground floor flat):parking space	01.07.2003 999 years from 1.1.2002	CL197942

End of register

Plan (ref: SALT-01-POS)



Plan (ref: SALT-02-POS)



Agenda No. 11B



Contact: Natasha Ingleby, Chair: natashasayell@hotmail.co.uk Leanne Woodward, Secretary: leanneandwoody18@yahoo.co.uk

5th January 2018

RECEIVED 0 8 JAN 2018

Cllr Richard Bickford SWRA Chairman

Dear Mr Bickford

On behalf of Caradon Gig Club, I write to give you notice of our forthcoming 'Three Rivers Race' which will take place on Saturday 10th March 2018. We anticipate approximately 40 - 50 gigs attending this event, which is always popular, it being the first event on the racing calendar.

A few gig clubs may bring their gigs to Saltash the night before the event and these will be parked in the Jubilee Green car park overnight, but the majority will arrive on the Saturday morning from approximately 7.30 a.m. We appreciate that whilst the launching of gigs is taking place, this may cause some delays along Old Ferry Road but will endeavour to keep this to a minimum. We will be using both the slipways to launch the gigs, which should be completed by 10.00 a.m. Trailers will be stored on Jubilee Green whilst the racing is in progress. The event should be finished by mid afternoon with all gigs being back on their trailers by then.

We will be doing a 'mail drop' to all residents along Old Ferry Road, giving them notice of the event and through a copy of this letter, will also be notifying Saltash Town Council, Ashtorre, Just Be and Saltash Police Station.

Thank you for your co-operation and support of this event.

If you have any queries or concerns please do not hesitate to contact us.

Kind regards.

Yours sincerely

Natasha Ingleby Chairperson Caradon Pilot Gig Club

cc Saltash Town Council Saltash Police Station Saltash Sailing Club Ashtorre Just Be