The electronic official copy of the register follows this message.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.



Official copy of register of title

Title number TGL273692

Edition date 15.11.2007

- This official copy shows the entries on the register of title on 02 NOV 2011 at 20:35:23.
- 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 02 Nov 2011.
- Under s.67 of the Land Registration Act 2002, this copy is admissible in evidence to the same extent as the original.
- For information about the register of title see Land Registry website www.landregistry.gov.uk or Land Registry Public Guide 1-A guide to the information we keep and how you can obtain it.
- This title is dealt with by Land Registry, Telford Office.

A: Property Register

This register describes the land and estate comprised in the title. Except as mentioned below, the title includes any legal easements granted by the registered lease but is subject to any rights that it reserves, so far as those easements and rights exist and benefit or affect the registered land.

- The Leasehold land shown edged with red on the plan of the above Title filed at the Registry. Short particulars of the land and of the leases under which the land is held are contained in the Property Register Schedule hereto.
- 2 (08.06.2006) There are excepted from the effect of registration all estates, rights, interests, powers and remedies arising upon, or by reason of, any dealing made in breach of the prohibition or restriction against dealings therewith inter vivos contained in the Leases referred to in the Property Register Schedule hereto.
- Unless otherwise mentioned the title includes any legal easements granted by the registered lease(s) but is subject to any rights that it reserves, so far as those easements and rights exist and benefit or affect the registered land.

Schedule of short particulars of the land and of the leases under which the land is held

Property description: 25 Wendle Square, London (SW11 4SS). Date of lease : 12 May 2006

Parties : (1) Berkeley Homes (West London) Limited

(2) Elizabeth Kareen Marsh : 999 years from 1 January 2005

Term

Lessor's title : Registered Plan reference : Tinted blue

NOTE: As to the part tinted blue on the title plan only the third floor

flat is included in the title

Schedule of short particulars of the land and of the leases under which the land is held continued

2 Property description: Parking Space 37, Wendle Square, London (SW11

4SS).

Date of lease : 12 May 2006

Parties : (1) Berkeley Homes (West London) Limited

(2) Elizabeth Kareen Marsh

Term : 999 years from 1 January 2005

Lessor's title : Registered Plan reference : Tinted pink

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 (01.11.2007) PROPRIETOR: PETER DANIEL DAS and RUMI MITHUA DAS of 25 Wendle Square, London SW11 4SS.
- 2 (01.11.2007) The price stated to have been paid on 5 October 2007 was £500,000.
- 3 (01.11.2007) The covenants implied under Part I of the Law of Property (Miscellaneous Provisions) Act 1994 in the disposition to the proprietor are modified.

C: Charges Register

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

- 1 (08.06.2006) A Conveyance of the freehold estate in the land tinted blue on the title plan and other land dated 23 August 1895 made between (1) The Commissioners of Her Majesty's Works and Public Buildings (Commissioners) and (2) The Trustees of the London Parochial Charities (Purchasers) contains covenants details of which are set out in the schedule of restrictive covenants hereto.
- 2 (08.06.2006) Two Conveyances together comprising the freehold estate in the land tinted pink on the title plan and other land both dated 12 March 1896 one made between (1) The Commissioners of Her Majesty's Works and Public Buildings (2) William Henry Iles and (3) George Edward Grubb and Henry Thomas Wheeler and the other made between (1) The Commissioners of Her Majesty's Works and Public Buildings and (2) George Edward Grubb and Henry Thomas Wheeler contain restrictive covenants as to building and user.

NOTE: Copy of the first conveyance referred to filed under TGL217200 but no copy or other particulars of the second conveyance referred to produced to the Registry.

3 (08.06.2006) A Transfer of the freehold estate in the land in this title and other land dated 3 January 2003 made between (1) The Mayor and Burgesses of the London Borough of Wandsworth and (2) Thirlstone Homes Limited contains restrictive covenants.

NOTE: Copy filed under TGL217200.

- 4 (01.11.2007) REGISTERED CHARGE dated 5 October 2007.
- 5 (01.11.2007) Proprietor: BANK OF SCOTLAND PLC (Scot. Co. Regn. No. SC327000) of Halifax Division, 1 Lovell Park Road, Leeds LS1 1NS.

Schedule of restrictive covenants

1 (08.06.2006) The following are details of the covenants contained in the Conveyance dated 23 August 1895 referred to in the Charges Register:-

Title number TGL273692

Schedule of restrictive covenants continued

The Purchasers as to the whole of the said lands and hereditaments hereby conveyed do hereby covenant with the Commissioners that the Purchasers their successors or assigns shall not nor will at any time hereafter make any alteration whatsoever in the elevation of any of the said messuages or buildings without the consent in writing of the said Commissioners first obtained. And that the elevation of any buildings to be hereafter erected on the lands hereby conveyed if not in accordance with drawings already approved by the Commissioners shall be in accordance with drawings to be approved by the Commissioners in writing previously to such buildings being commenced. AND the purchasers as to the land and hereditaments comprised in the first schedule hereunder written do hereby also covenant with the Commissioners that the purchasers their successors or assigns will not carry on or permit or suffer to be carried on upon the said premises comprised in the said First Schedule any trade or business whatsoever without the consent in writing of the Commissioners being first obtained. AND the Purchasers as to the lands and hereditaments comprised in the said Second Schedule hereunder written do hereby also covenant with the Commissioners that they will not carry on or permit or suffer to be carried on upon the said premises comprised in the said Second Schedule any trade or business of a noisy noxious or offensive Character or such as in the opinion of the Commissioners may be or grow to be a nuisance or annoyance to the neighbourhood. PROVIDED that any thing in this Covenant contained shall not prevent the business of a Steam Laundry being carried on upon the premises comprised in the fourth part of the said Second Schedule hereto. And the Purchasers as to the land and hereditaments comprised in the said Third Schedule hereunder written do hereby Covenant with the Commissioners that they will not carry on or permit or suffer to be carried on upon the said premises comprised in the said Third Schedule any trade or business whatsoever except that the trade or business of a Job Master and Carriage and Cab Proprietor may be carried on upon the premises No. 68 Rosenau Road or permit or suffer the said premises or any part thereof to be used or occupied as or for a School or place of education or instruction or a hospital or a Chapel or a Public place of Worship without the consent in writing of the Commissioners first obtained.

End of register

These are the notes referred to on the following official copy

The electronic official copy of the title plan follows this message.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.

This official copy was delivered electronically and when printed will not be to scale. You can obtain a paper official copy by ordering one from Land Registry.

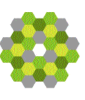
Additional references, which are not referred to in the register of title, may appear on the title plan in respect of any pending applications.

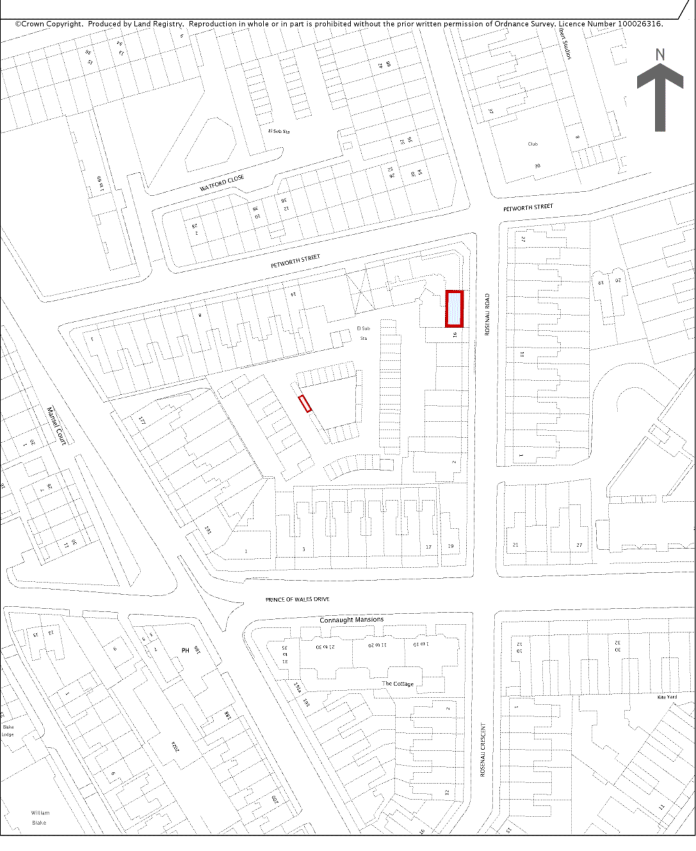
This official copy is issued on 02 November 2011 shows the state of this title plan on 02 November 2011 at 20:35:23. It is admissible in evidence to the same extent as the original (s.67 Land Registration Act 2002). This title plan shows the general position, not the exact line, of the boundaries. It may be subject to distortions in scale. Measurements scaled from this plan may not match measurements between the same points on the ground. See Land Registry Public Guide 7 - Title Plans.

This title is dealt with by the Land Registry, Telford Office .

Land Registry Official copy of title plan

Title number TGL273692
Ordnance Survey map reference TQ2776NW
Scale 1:1250
Administrative area WANDSWORTH





These are the notes referred to on the following official copy

Title Number WYK638731

The electronic official copy of the document follows this message.

This copy may not be the same size as the original.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.

Downd Hodson Co Peachcroft £ 500 + PO

H.M. LAND REGISTRY

LAND REGISTRATION ACTS 1925-1986

TRANSFER OF FREEHOLD (PART)

CREATING NEW RESTRICTIVE COVENANTS

COUNTY & DISTRICT

TITLE NUMBER(S)

TITLE NUMBER ALLOCATED

PROPERTY

DATED this

West Yorkshire: Leeds

WYK 625464

The Princess Fields Development, Colfon Colfon I

WYK 63873,1

1998 ,

1. IN this Transfer the following expressions shall have the following meanings:

"The Seller"

BARRATT HOMES LIMITED whose registered office

is situate at Wingrove House Ponteland Road

NewcastleUpon Tyne NE5 3dp (Company Registration

Number 3018173)

"The Seller's Estate"

The Land now or formerly comprised in Title Number

WYK 625464 or any part or parts thereof

"The Property"

All that plot of land situate at Colton Road Colton Leeds being part of the Seller's Princess Fields Estate

TOGETHER WITH the dwellinghouse erected thereon

or on some part thereof and known or intended to be

known as Number 7 Princess Fields

ALL WHICH PROPERTY is (for the purpose of

identification only) shown on the Plan

"The Buyer"

MARK NICHOLAS HOVER and RACHEL LOUISE

HOVER of 67 Ypres Way Abingdon OX14 1NQ

"The Purchase Price"

£149,950.00

"The Perpetuity Period"

means the period of 80 years from the date hereof

"The Plan"

The plan annexed hereto

IN consideration of the Purchase Price (the payment and receipt whereof the Seller

1

dxj\estate\estdoc.tra\29 Nov 1995





hereby acknowledges) the Seller with full title guarantee <u>HEREBY TRANSFERS</u> unto the Buyer the Property <u>TOGETHER WITH</u> the rights and easements set out in the First Schedule <u>EXCEPTING AND RESERVING UNTO</u> the Seller and its successors in title grantees and assigns the owners from time to time of the Seller's Estate and any adjoining or neighbouring land the rights mentioned in the Second Schedule

- 3.1 FOR the benefit and protection of the Seller's Estate and so as to bind the Property into whosesoever hands the same may come but in the case of restrictions not so as to render the Buyer or the persons deriving title under him personally liable for any breach or omission after he or they shall have parted with all interest in the Property the Buyer for himself and his successors in title hereby covenants with the Seller that the Buyer and his successors in title will duly observe and perform the stipulations and restrictions contained in the Third Schedule
- 3.2 The Buyer for the purpose of affording to the Seller a full and sufficient indemnity but not further or otherwise hereby further covenants with the Seller that the Buyer will at all times hereafter abide by observe and perform the covenants restrictions and other matters contained mentioned or referred to in the Property and Charges Register of the title above mentioned so far as the same relate to the Property and are still subsisting and capable of being enforced and will so far as aforesaid indemnify and keep indemnified the Sellers and its successors in title against all actions proceedings costs claims and demands whatsoever in respect of the non-observance or non-performance of the said covenants restrictions and other matters
- 4. THE Buyer hereby covenants with the Seller that he the Buyer and his successors in title:-
- 4.1 will replace any hedges trees or shrubs planted on the Property pursuant to a requirement of the Local Planning Authority and which die or are damaged within five years of the date of such planting
- 4.2 will not harm or permit to be harmed any existing trees or hedges on the Property and will maintain the same in accordance with the best horticultural practice
- 5. IT IS HEREBY AGREED AND DECLARED as follows:-
- 5.1 The Buyer shall not become entitled to any right of light or air or other easement which would restrict or interfere with the free use and enjoyment by the Seller of its neighbouring or adjoining land for building or any other purpose

- 5.2 The Seller shall be at liberty to release waive or vary any condition or restriction relating to the Sellers Estate or any neighbouring or adjoining land whether imposed or entered into before or at the same time as or after the date hereof and whether or not they are the same as the conditions and restrictions which will apply to the Property upon the execution hereof
- 5.3 The right to approve plans or give any consent which may be required under the restrictions contained in the Third Schedule shall be exercisable by the Seller or a successor in title of the Seller to whom the right is expressly assigned but such successor shall not include the purchaser of only an individual plot on the Seller's Estate
- Any walls separating buildings and walls or fences separating the Property from adjoining land now or formerly comprised in the Seller's Estate and such of the fallpipes gutters drains inspection chambers canopies and similar structures as serve the Property and the said adjoining land are and shall be mesne or party walls fences fallpipes gutters drains inspection chambers canopies and similar structures and shall be used enjoyed maintained and repaired at the joint and equal expense of the respective party owners save those walls or fences marked "T" on the said plan and walls of buildings on the Property not separating those buildings from buildings on the adjoining land which form part of the Property
- 6. THE Buyer hereby covenants with the Seller and a separate covenant with the Local Highway Authority for the time being for the estate road to which the Property abuts (where such estate road is an intended public highway) that the Buyer and his successors in title will not at any time erect or construct any building wall or fence or without the consent of the said Highway Authority plant any tree or shrub on the strip of land adjoining the said estate road forming a service margin (if any) together with other areas which are intended to form part of the public highway nor do or suffer to be done on the said strip of land anything to alter the cover of soil over or support to any apparatus of statutory undertakers laid in the said strip of land or to render access to the same more difficult and will at all times permit the Highway Authority and the said statutory undertakers to have unrestricted access to the said land for any purpose of their functions or undertaking
- 7. IN this Transfer words importing the masculine gender shall include the feminine gender and the neuter and words importing the singular number shall include the plural

number and vice versa and where there are two or more persons included in the expression "the Buyer"]

- 7.1 covenants expressed to be made by the Buyer shall be deemed to be joint and several covenants
- 7.2 the survivor of the Buyer can/cannot give a valid receipt for capital moneys arising on a disposition of the Property
- 8. IT IS HEREBY CERTIFIED that the transaction hereby effected does not form part of a larger transaction or series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds £250,000.00

THE FIRST SCHEDULE

Rights granted to the Buyer and his successors in title the owners and occupiers for the time being of the Property and each and every part thereof

- 1. Full right and liberty (in common with the Seller and its assigns and all other persons having from time to time the like right) at all times hereafter and for all purposes of access to and egress from the Property:-
- 1.1 to go pass and repass with or without motor cars and other vehicles along over and upon such part (if any) not hereby transferred of the intended public roads and on foot only along over and upon such part (if any) not hereby transferred of the intended public footpaths which are now or may within the Perpetuity Period be constructed on the Seller's Estate
- 1.2 to go pass and repass with or without motor cars and other vehicles along over and upon such part (if any) not hereby transferred of any intended private roads drives or access areas (including but without prejudice to the generality of the foregoing the private roads shown hatched black and shaded brown on the Plan) and on foot only along over and upon such part (if any) not hereby transferred of the intended private paths (including but without prejudice to the generality of the foregoing the private paths shown coloured yellow on the Plan (if any)) which are now or may within the Perpetuity Period be constructed on the Seller's Estate and which are intended to serve the Property in common with the Seller's Estate

SUBJECT to the liability of the Buyer (in common with all other persons having from time

to time the like right) or to pay and bear an equal part in common as aforesaid of the expense of repairing maintaining and renewing the said intended private roads drives private paths or access areas

- 2. A right so far as is necessary to enter upon the Seller's Estate on foot only for the purpose of access to and egress from the Property
- 3. A right (in common as aforesaid) to use and make connection with the drains channels sewers soakaways main cables pipes wires drains and other services now laid or hereafter to be laid within the Perpetuity Period in or under the Seller's Estate or any part or parts thereof which may be necessary for the proper use and enjoyment of the Property subject to the liability of the Buyer or other the owner from time to time of the Property to pay and bear an equal part in common with the other users of the said intended drains channels sewers soakaways main cables pipes wires and other services of the expense of repairing maintaining and renewing the same
- 4. Full right and liberty to enter upon the Seller's Estate or any part thereof with or without workmen equipment and materials so far as the same may be necessary for the purposes of:-
- 4.1 making connection with the said drains channels soakaways sewers pipes wires main cables and other services and maintaining renewing replacing or repairing the same or any connections made therewith
- 4.2 carrying out maintenance repairs or other similar work to the walls roof canopies foundations eaves gutters fences and pipes of any building or structure which is now or may within the Perpetuity Period be erected on the Property

<u>SUBJECT</u> to the Buyer or the owner from time to time of the Property making good all damage occasioned by the exercise of such rights with as little delays as possible

- 5. A right so far as necessary for the foundations eaves gutters spouts canopies and pipes referred to in the preceding sub-paragraph hereof to project under onto or into the air space of the Seller's Estate and to discharge rainwater from any such eaves gutters spouts canopies and pipes on the Seller's Estate
- 6. A right to key the brickwork of any garage now or within the Perpetuity Period erected on the Property into the wall of any garage now or within the Perpetuity Period erected upon the adjoining land forming part of the Seller's Estate so that such wall forms part of the boundary of the Property and such adjoining land provided that the wall dividing

- such garage shall then become a mesne or party wall and repairable and maintainable at the joint and equal expense of the respective party owners and provided further that the persons exercising this right shall first give reasonable notice in writing to the owner or owners of such adjoining land and make good any damage occasioned by the exercise of such right
- 7. To the extent that any building now or within the Perpetuity Period erected on the Property is attached to any building now or within the Perpetuity Period erected on the adjoining land forming part of the Seller's Estate a right of lateral support for such building from the building or buildings now or within the Perpetuity Period erected on the said adjoining land

THE SECOND SCHEDULE

Rights reserved to the Seller and its successors in title the owner or owners for the time being of the Seller's Estate and any adjoining or neighbouring land

- 1. Full right and liberty (in common with the Buyer its successors in title and all other persons having from time to time the like right) at all times hereafter and for all purposes of access to or egress from the Seller's Estate and any adjoining or neighbouring land:-
- 1.1 to go pass and repass with or without motor cars and other vehicles along over and upon such part (if any) hereby transferred of the intended public roads and on foot only along over and upon such part (if any) hereby transferred of the intended footpaths which are now or may within the Perpetuity Period be constructed on the Property
- 1.2 to go pass and repass with or without motor cars and other vehicles along over and upon such part (if any) hereby transferred of any intended private roads drives or access areas (including but without prejudice to the generality of the foregoing the private roads shown hatched black and shaded brown on the Plan) and on foot only along over and upon such part (if any) not hereby transferred of the intended private paths (including but without prejudice to the generality of the foregoing the provate paths shown coloured yellow on the plan (if any) which are now or may within the Perpetuity Period be constructed on the Property and which are intended to serve the Property in common with the Seller's Estate
- 2. A right so far as is necessary to enter upon the Property on foot only for the purpose of access to and egress from the Sellers Estate

- 3. A right (in common as aforesaid) to use and to make connection with any drain channel sewer soakaway main cable pipe wire or other service now laid or hereafter to be laid within the Perpetuity Period in or under the Property or any part or parts thereof
- 4. Full right and liberty to enter upon the Property or any part thereof with or without workmen equipment and materials for the purposes of:-
- 4.1 forming (and completing to adoption standards where appropriate) any of the said roads paths drives or access areas or carrying out maintenance repairs or other similar work to the same
- 4.2.1 constructing any drain channel sewer soakaway main cable pipe wire or other service which it may be necessary or desirable for the Seller to construct for the benefit of the Seller's Estate
- 4.2.2 making connections with the said drains channels sewers pipes wires cables gutters and other services and maintaining renewing replacing and repairing the same and any connections made therewith
- 4.3 carrying out maintenance repairs or other similar work to the walls roof canopies foundations eaves gutters fences and pipes of any building or structure which is now or may within the Perpetuity Period be erected on the Seller's Estate
- 4.4 erecting any building or structure on the Seller's Estate
- <u>SUBJECT</u> to the Seller and others entitled to these rights making good all damage occasioned by the exercise of such rights with as little delay as possible
- 5. A right so far as necessary for the foundations eaves gutters spouts canopies and pipes referred to in the preceding sub-paragraph hereof or any part thereof (if any) to project under onto or into the air space of the Property and to discharge rainwater from any such eaves gutters spouts canopies and pipes on the Property
- 6. Full and free rights to enter upon the garden of the Property at any time within five years from the date hereof for the purpose of planting replacing or removing any trees or shrubs which are required to be planted by the Local Planning Authority or carrying out any works required to be done either in accordance with any landscaping scheme approved by the Local Planning Authority or in connection with any intended public roads paths and ancillary service margins as required by the Local Highway Authority
- 7. A right to key the brickwork of any garage now or within the Perpetuity Period erected on any adjoining land into the wall of any garage now or within the Perpetuity Period erected

on the Property so that such wall forms part of the boundary of the Property and such adjoining land provided that the wall dividing such garages shall then become a mesne or party wall repairable and maintainable at the joint and equal expense of the owners for the time being of the land using the same and provided further that the person or persons exercising this right shall first give reasonable notice in writing to the said owner or owners of the Property and make good any damage occasioned by the exercise of such right

- 8. To the extent that any building now or within the Perpetuity Period erected on any adjoining land forming part of the Seller's Estate is attached to any building or buildings now or within the Perpetuity Period erected upon the Property a right of lateral support for building from the building or buildings now or within the Perpetuity Period erected on the Property
- 9. The right to authorise any public utility British Gas Plc British Telecom Plc Electric Company Water Company or cable company or telecommunications company(and its or their successors in title) undertaking or authority by grant or licence upon terms and in the form then currently used by such undertakers or authority to exercise and enjoy rights of a similar nature to those mentioned above in this Schedule

THE THIRD SCHEDULE

- To pay a proportion as hereinbefore provided of the expense from time to 'time of cleansing maintaining and repairing any drains sewers soakaways main cables pipes and wires and other services and any private paths roads drives and access areas before referred to serving the Property together with other parts of the Seller's Estate
- 2. Not to use any building or structure to be erected on the Property or for the time being standing thereon for any purpose except that of a private residence with the usual outbuildings and particularly not to carry on any trade or business thereon or therefrom
- 3. Not to use the Property or any part thereof for any purpose or in any manner which shall or may be a source of nuisance or damage to the Seller or its successors in title or the neighbourhood
- 4. Not to alter within ten years from the date hereof the dwellinghouse erected on the Property or to extend the same or to place any garage hut greenhouse caravan house on wheels boat or any similar thing thereon without first obtaining the written consent of the Seller

- 5. Not to place or affix or keep any satellite dish or dishes on the front or side elevation of the Property AND no dish shall be placed or fixed elsewhere on the Property without the prior written consent of the Seller
- 6. Not to alter the external appearance of the dwellinghouse and garage erected on the Property including the colour of any external parts thereof which have been painted
- 7. No washing shall be hung in any front garden forming part of the Property
- 8. No advertising material of any sort other than a sign of normal dimensions advertising that the Property is for sale or to let shall be exhibited on any part of Property
- 9. No livestock other than domestic dogs cats cage birds or fish in aquaria shall be kept on the Property and no livestock shall be so kept for breeding or rearing purposes
- 10. Within the period of ten years from the date hereof no other building or structure of any kind including walls fences and hedges whether permanent or temporary shall be erected or placed upon the Property unless the plans elevations position and materials shall have been previously approved in writing by the Seller
- 11. Not to park or leave or permit to be parked or left on the Property or any intended private roads drives or access areas any heavy goods or large commercial vehicle or coach or any unroadworthy vehicle
- 12. Not to cause or permit any obstruction on any part of the Property which forms part of a visibility splay (if any) required by the Local Planning or Highway Authority nor to do or cause or permit to be done anything whereby the adoption by the Local Highway Authority of any intended public roads or paths or informal margins as part of the public highway on the Seller's Estate is delayed or prevented
- 13. Not to obstruct or cause or permit to be obstructed any road path drive or access area which serves the Property in common with other land
- 14. The Seller shall be entitled to payment of a reasonable fee for dealing with any application for consent made to the Seller pursuant to any of the provisions of this Schedule

SIGNED AND DELIVERED as a Deed)
by M TATTERSALL)
and JT HOLLIDAY) W A SHELL ON
as the Attorney and in the name of)
BARRATT HOMES LIMITED in exercise)
of the power conferred upon them by a)
Power of Attorney dated 1st July 1998)
in the presence of:- Significant GANRI Neloyds nalled Leeds scerets.
SIGNED AND DELIVERED as a Deed by the said MARK NICHOLAS HOVER and RACHEL LOUISE HOVER in the presence of the witness named below:-
Name of witness, Mr. 5.4. CHAMBERLOW
Address 12 Fonest Mice
Tilethins RE40102 RGSO 645
Occupation BANK STAFE

