copyright State of Victoria. No part of this publication may be reproduced except as permitted by the Copyright Act 1968 (Cth), to comply with a statutory requirement or pursuant to a written agreement. The information is only alid at the time and in the form obtained from the LANDATA REGD TM System. None of the State of Victoria, its agents or contractors, accepts responsibility for any subsequent publication or reproduction of the information.

The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders, resent and emerging

REGISTER SEARCH STATEMENT (Title Search) Transfer of Land Act 1958

Page 1 of 1

VOLUME 10139 FOLIO 036

CROWN GRANT

LAND DESCRIPTION

Crown Allotment 12 Section 25 Parish of Holden.

REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor MINISTER FOR PLANNING of LEVEL 7 1 SPRING STREET MELBOURNE VIC 3000 AR762719B 14/12/2018

ADVERTISED

PLAN

ENCUMBRANCES, CAVEATS AND NOTICES

Any crown grant reservations exceptions conditions limitations and powers noted on the plan or imaged folio set out under DIAGRAM LOCATION below. For details of any other encumbrances see the plan or imaged folio set out under DIAGRAM LOCATION below.

DIAGRAM LOCATION

SEE TP072884N FOR FURTHER DETAILS AND BOUNDARIES

ACTIVITY IN THE LAST 125 DAYS

NTT.

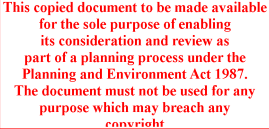
Additional information: (not part of the Register Search Statement)

ADMINISTRATIVE NOTICES

AR732129T NOMINATION TO PAPER INST. 06/12/2018 eCT Nominated to Transfer TO Minister for Planning

eCT Control 21290S DEPARTMENT OF JUSTICE AND COMMUNITY SAFETY Effective from 14/12/2018

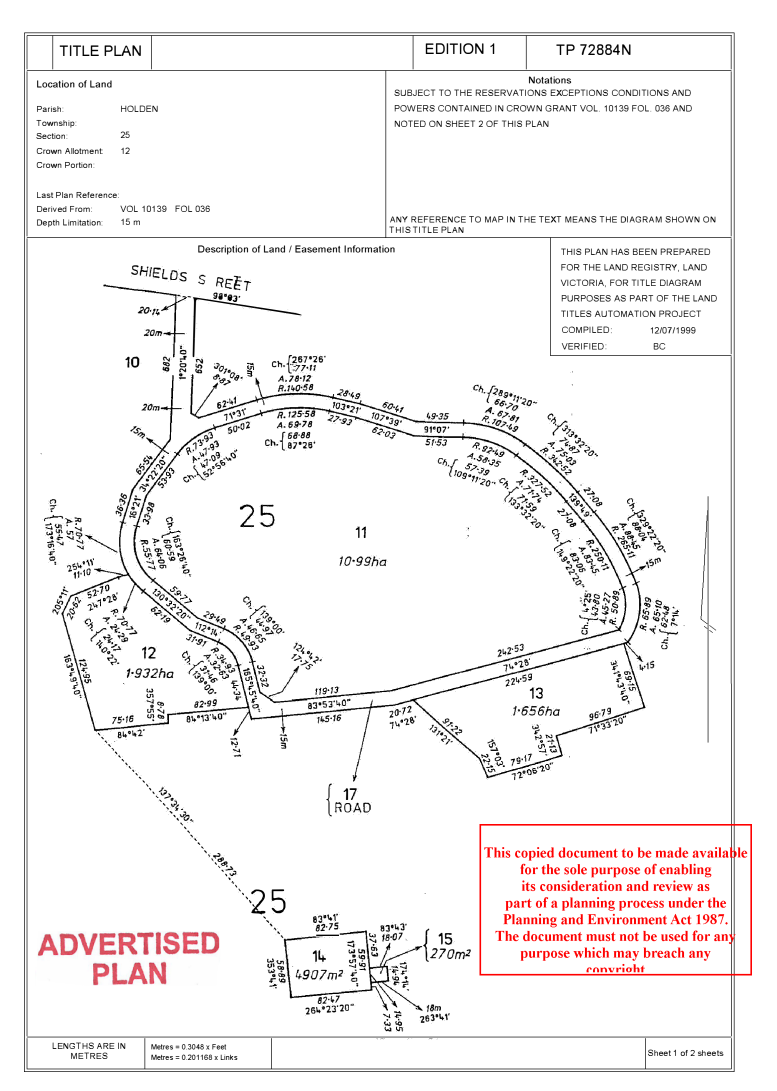
DOCUMENT END



Security no : 124095705121X Produced 23/02/2022 12:28 PM



Delivered by LANDATA®, timestamp 23/02/2022 12:28 Page 1 of 2



TITLE PLAN			TP 72884N
LAND DESCRIPTION INCLUDING RESERVATIONS EXCEPTIONS			
CONDITIONS AND POWERS SHOWN ON THE CROWN GRANT			
all that piece of land in the said State being Allotment TWELVE of Section TWENTY-FIVE in the PARISH OF HOLDEN County of Bourke and being the land shown enclosed by continuous lines in the map on sheet I and identified by that allotment number			
PROVIDED that this Grant is made subject to -			
(a)the reservation to Us Our heirs and successors of -			
(i)any minerals within the meaning of the <i>Mineral Resources Development Act.</i> 1990 and petroleum within the meaning of the <i>Petroleum Act</i> 1958 (hereinafter called "the reserved minerals");			
(ii)rights of access for the purpose of searching for and obtaining the reserved minerals in any part of the said land;			
(iii)rights for access and for pipe-lines works and other purposes necessary for obtaining and conveying on and from the said land any of the reserved minerals which is obtained in any part of the said land;			
(b)the right to resume the said land for mining purposes pursuant to section 205 of the Land Act 1958;			
(c)the right of any person being a licensee under the <i>Mineral Resources Development Act</i> 1990 or any corresponding previous enactment to enter on the said land and to do work within the meaning of that Act and to erect and occupy mining plant or machinery thereon in the same manner and under the same conditions and provisions as those under which such a person has now the right to do such work in and upon Crown lands provided that compensation as prescribed by Part 8 of that Act is paid for surface damage to be done to the said land by reason of doing such work on it.			
		This copied document for the sole purp its consideration part of a planning Planning and Envi The document must purpose which r	bose of enabling n and review as process under the ronment Act 1987. not be used for any may breach any