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Form 3A/B Rule 6.2

AMENDED STATEMENT OF CLAIM

COURT DETAILS	
Court	Supreme Court of NSW
Division	Common Law
List	Common Law General
Registry	Supreme Court Sydney
Case number	2020/00359004
FILING DETAILS	
Filed for	Plaintiff[s]
Legal representative Legal representative reference	ANDRE JOSEPH ADAMS
Telephone	8020 5721
Your reference	210733

ATTACHMENT DETAILS

In accordance with Part 3 of the UCPR, this coversheet confirms that both the Amended Statement of Claim (e-Services), along with any other documents listed below, were filed by the Court.

Amended Statement of Claim (Further Amended Statement of Claim (incl Annexures & Schedule 1) - 25.08.2022.pdf)

[attach.]

Form 3A (version 7) UCPR 6.2

FURTHER AMENDED STATEMENT OF CLAIM

Amended pursuant to leave granted by His Honour Justice Garling on

COURT DETAILS	
Court	SUPREME COURT OF NEW SOUTH WALES
Division	COMMON LAW
List	GENERAL
Registry	SYDNEY
Case number	2020/00359004
TITLE OF PROCEEDINGS	
Plaintiff	DANNY MARIELLE MOUSSA
First defendant	CAMDEN COUNCIL
Second defendant	CORNISH GROUP SPRING FARM PTY LTD ACN 120 837 381
Third defendant	SMEC TESTING SERVICES PTY LTD (In Liquidation) ACN 101 164 792
FILING DETAILS	
Filed for	DANNY MARIELLE MOUSSA, plaintiff
Legal representative	André Joseph Adams, Mayweathers
Legal representative reference	210733
Contact name and telephone	André Joseph Adams, (02) 8020 5720
Contact email	andre.adams@mayweathers.com.au
TYPE OF CLAIM	

Torts - negligence - property damage.

RELIEF CLAIMED

The Plaintiff claims on his own behalf and on behalf of each of the Group Members:

- A Damages at common law;
- B Damages under s 236 of the Australian Consumer Law in Schedule 2 of the Competition and Consumer Act 2010 (Cth);
- C Costs;
- D Interest on damages and costs pursuant to s100 of the *Civil Procedure Act* 2005 (NSW); and;
- E Such further orders as the Court deems fit

PLEADINGS AND PARTICULARS

The Parties

- 1 The Plaintiff:
 - (a) is the registered owner of Lot 4127 in DP 1195599 known as 37 Wagner Road,
 Spring Farm in New South Wales 2570 (the Property);
 - (b) has suffered loss and damage in the nature of property damage and economic loss due to the Property being unfit for residential buildings due to the unsound condition of soil on the Property;
 - (c) commences these proceedings as a representative proceeding pursuant to s 157 of the *Civil Procedure Act* 2005 (NSW) (the CPA) on behalf of all persons (Group Members), who or which:
 - (i) own or owned land located in whole or in part within any of the areas delineated in blue on the map attached to this <u>Further</u> Amended Statement of Claim and marked Annexure B (the Cornish Masterplan Area) and where that person acquired the land after 31 December 2010 and who or which claim to have suffered damage to property or economic loss as a result of damage to residential buildings located on their properties and/or their properties being in a defective condition, because the land owned by them is not fit for residential building development or construction due to the unsound condition of the soil, (a state hereafter referred to as unsound for building), in particular due to the widespread presence at significant depths of inadequately

compacted or uncompacted fill, or fill otherwise unsuitable due its type, density and/or moisture content, (**uncontrolled fill**);

(ii) own or owned land located within the area delineated on the corresponding maps attached to this <u>Further</u> Amended Statement of Claim and marked Annexure A, (the Spring Farm Area) and where that person owned the land as at 1 January 2018 or acquired the land after 1 January 2018, and who or which claim to have suffered economic loss as a result of a reasonable apprehension that some land within the Spring Farm Area is unsound for building,

due to the conduct of the Defendants pleaded in this Amended Statement of Claim;

- (iii) are the legal personal representatives of the estates of any person who would be a Group Member but for their death after the date of their suffering damage to property or economic loss in the form described in the previous sub-paragraphs; and
- (iv) are not any of the following:
 - A a related party (as defined by s 228 of the *Corporations Act* 2001 (Cth) (Corporations Act) of the Second, Third or Fourth Defendants;
 - B a related body corporate (as defined by s 50 of the CorporationsAct) of the Second, Third or Fourth Defendants;
 - C an associated entity (as defined by s 50AAA of the Corporations Act) of the Second, Third or Fourth Defendants;
 - D an officer or a close associate (as defined by s 9 of the Corporations Act) of the Second, Third or Fourth Defendants; or
 - E the Commonwealth or a State or a body corporate, minister or officer acting in the capacity of an officer of the Commonwealth or a State.
- 2 Immediately prior to the commencement of these proceedings, seven or more persons have claims against the Defendants on the bases set out in paragraph (1)(c) above, within the meaning of s 157 of the CPA.

- 3 The Plaintiff and Group Members have the same interest in these proceedings, by reason of the fact that the Plaintiff and each Group Member claim the same type of relief against the Defendants in negligence and for misleading or deceptive conduct and require a resolution of at least the common issues of law or fact identified under separate heading in this <u>Further Amended Statement of Claim</u>.
- 4 The First Defendant (**Camden Council**) is and was at all relevant times:
 - (a) a Local Government Council constituted pursuant to Chapter 9, Part 2, Division
 1 of the *Local Government Act* 1993 (NSW), liable to be sued in its own name;
 - (b) formerly the owner of some or all of the land comprising the Spring Farm Area, including the Council Land (as defined in paragraph 8 below);
 - (c) an authority vested with statutory powers under the *Environmental Planning and Assessment Act* 1979 (NSW) (EPAA) relating to the certification and approval of subdivision of and development on the land comprising the Spring Farm Area; and
 - (d) pursuant to s 109E of the EPAA (as in force at the time of the relevant times), the principal certifying authority for the subdivision of land located in whole or in part within the Cornish Masterplan Area.
- 5 The Second Defendant (**CGSF**) is and was at all relevant times:
 - (a) a body corporate incorporated pursuant to the Corporations Act entitled to be sued in its corporate name;
 - (b) formerly the owner of some or all of the land comprising the Spring Farm Area until subdivided lots thereon began to be sold;
 - (c) conducting a business involving the purchase, subdivision, development and sale of land, including land in the Spring Farm Area; and
 - (d) the developer of residential lots in the Cornish Masterplan Area.

i. <u>The residential lots in the Cornish Masterplan Area developed by CGSF</u> include all lots listed in Schedule 1 to this Further Amended Statement of <u>Claim; and</u>

- 6 The Third Defendant (**SMEC TS**) is and was at all material times:
 - (a) a body corporate incorporated pursuant to the Corporations Act entitled to be sued in its corporate name;
 - (b) conducting a business providing professional services in the nature of geotechnical investigation and related services;
 - (c) wholly owned by the Fourth Defendant; and
 - (d) a company with all the same directors as the directors of the Fourth Defendant.

7 The Fourth Defendant (SMECTS Holdings) is and was at all material times:

- (a) a body corporate incorporated pursuant to the Corporations Act entitled to be sued in its corporate name;
- (b) conducting a business providing professional services in the nature of geotechnical investigation and related services;
- (c) the owner of all issued share capital in SMEC TS; and
- (d) a company with all the same directors as the directors of SMEC TS.

Factual Circumstances

- As at May 2007, Camden Council was the owner of parcels of real property formerly entitled Lots 1/158953, 2/158953, 3/158953, 4/620435, 5/620435 and Y/162529 within the Spring Farm Area, which was itself wholly within the Camden Council area, (such parcels together being **the Council Land**) and subject to confirmation from a surveyor comprising the approximate area delineated in yellow on the map **attached** to this Amended Statement of Claim and marked **Annexure C**.
- 9 Prior to May 2007, the Council Land had been subject to substantial cutting and filling earthwork whilst owned by Camden Council.
- 10 As at May 2007, the Council Land was the subject of a Development Control Plan and a Local Government Environmental Plan, each of which expressly contemplated future residential building development for that land.

- 11 As at May 2007, and at all times thereafter:
 - (a) the Council Land was, in many places and generally, unsound for building; and
 - (b) the Cornish Masterplan Area was in many places unsound for building.
- 12 On or about 3 May 2007, Camden Council and CGSF entered into a Deed of Reciprocal Land Transfer, (**the Deed**), which embodied an agreement to swap the Council Land for other land then owned by CGSF.
- 13 It was expressly contemplated in the Deed that CGSF would subdivide and develop the Council Land for residential occupation upon acquisition.
- 14 CGSF took possession of the Council Land on or about 1 November 2010 for the purpose of carrying out remedial bulk earthworks.
- 15 As at 1 November 2010, the Council Land was still unsound for building.
- 16 As at 1 November 2010, Camden Council was aware, or ought to have been aware, that the Council Land was unsound for building.

- (a) Camden Council was aware of the prior history of cutting and filling earthworks and the use of uncontrolled fill on the Council Land.
- (b) Camden Council was aware of the contents of at least one geotechnical investigation report which indicated that the Council Land was then currently unsound for building, namely the Site Fill Investigation Report prepared by GeoEnviro Consultancy dated 20 October 2010 commissioned by Camden Council (the GeoEnviro report).
- 17 As at 1 November 2010, CGSF was aware, or ought to have been aware, that the Council Land was unsound for building.

- (a) CGSF was aware of the prior history of cutting and filling earthworks and the use of uncontrolled fill on the Council Land.
- (b) CGSF was aware of the contents of the GeoEnviro report.
- The Council Land was transferred to CGSF pursuant to the Deed on or about 20 April 2012 (the Council Land transfer).

18A From in or about 2013, CGSF, or persons acting on its behalf or with its consent, were granted development approvals for the staged residential subdivision of the Cornish Masterplan Area, which included the Council Land (**Development Approvals**).

- (a) The Development Approvals included at least Development Application DA50/2013 and Development Application DA754/2013.
- (b) Further particulars may be provided following the completion of interlocutory steps.
- 18B The Development Approvals included conditions that:
 - (a) the entire development be designed and constructed in accordance with Council's Engineering Specification, being the specifications contained in the document entitled "Engineering Construction Specification adopted 10 February 2009" (Engineering Specification); and
 - (b) a subdivision certificate would not be issued unless certain conditions were satisfied, including that:
 - (i) all conditions of the development consent were satisfactorily addressed and all engineering works were complete; and
 - a Soil Classification Report prepared by a suitable qualified person in accordance with the AS 2870 'Residential Slabs and Footings', detailing the general classification of soil type generally found within the subdivision and for each lot within the subdivision.
- 18C The Engineering Specification included requirements to the effect that:
 - (a) filling should be carried out in horizontal layers, extending to a dry density ratio in accordance with AS1289.5.4.1 'Dry Density Moisture Variation and Moisture Ratio' of not less than 95% standard in all areas (other than road pavement areas);
 - (b) the compaction of all filled areas in excess of 300 mm must be tested and certified by a NATA Registered Laboratory;

- (c) the coordination of compaction testing including the placement, supervision, inspection and frequency of testing, shall be carried out in accordance with AS3798 'Guidelines on Earthworks for Commercial and Residential Developments – Appendix B, Level 2 Testing' as a minimum standard;
- (d) the compaction and testing of earthworks was to be undertaken in accordance with requirements including those referred to in (a) to (c) above; and
- (e) prior to the issue of a subdivision certificate, a 'Works-as-Executed' plan be prepared, such plan to include a fill plan certifying the extent, depth of fill and degree of compaction for all areas where the depth of fill exceeds 300mm.
- 19 On about 21 December 2012, Camden Council issued a series of Planning Certificates under s 149 of the EPAA with respect to the Council Land, each certificate stating that the land encompassed by the certificate was zoned General Residential, permitting development for dwelling houses with development consent.
- 20 Subsequent to 21 December 2012, CGSF caused to be created Plans of subdivision which proposed a subdivision of the Council Land into newly identified lots (the new lots).

- (a) The Plans of subdivision included at least Deposited Plan DP1195584, Deposited Plan DP1195599, Deposited Plan DP1195585, DP1228464 and DP1228465.
- (b) Further particulars may be provided following the completion of interlocutory steps.
- 20A Subsequent to 21 December 2012, CGSF caused to be created plans of subdivision which proposed a subdivision of parts of the Cornish Masterplan Area into newly identified lots.

- (a) <u>Particulars of the relevant plans for subdivision will be provided following the</u> <u>completion of interlocutory steps.</u>
- 20B Pursuant to s 109E of the EPAA (as in force at the time of the subdivisions), the Council was the principal certifying authority for the subdivision of land in the Cornish Masterplan Area (including the Council Land).

- 20C The Council issued a subdivision certificate in respect of each of the subdivisions in the Cornish Masterplan Area, including the subdivisions of the Council Land to create the new lots.
- 20D By reason of s 109J of the EPAA (as in force at the time of the subdivisions), by issuing the subdivision certificates the Council certified in respect of each subdivision that each requirement specified in the relevant development approvals that, by its terms, was required to be complied with before a subdivision certificate may be issued in relation to the plan of subdivision had been satisfied.
- 21 At some time between December 2012 and January 2015, SMEC TS and/or SMECTS Holdings were was engaged by CGSF to and did perform:
 - (a) geotechnical investigation services; and
 - (b) remedial bulk earthworks support services,

on or with respect to land in the Cornish Masterplan Area, including the Council Land, and each of the new lots, one of the primary purposes of the services being to ensure the new lots would not be unsound for building.

- In about 2014, CGSF commenced a process of selling the new lots, although no Plan of subdivision creating the new lots had yet been registered.
- 22A From the time that CGSF commenced the process of selling the new lots, and at all material times since, CGSF has promoted the new lots, and all other lots in the Cornish Masterplan Area:
 - (a) as part of a master planned residential development known in part as "Spring Farm Riverside" and in part as "Nepean Village Riverside" for which CGSF was responsible; and
 - (b) as suitable for residential building.

- (a) Statements contained on Cornish Group website.
- (b) Further particulars may be provided following completion of interlocutory steps.

23 As at the time CGSF commenced undertaking works for the staged residential subdivision of the Cornish Masterplan Area and as at the time CGSF commenced the process of selling the new lots, Camden Council was aware, or ought to have been aware, that the new lots and certain other parts of the Cornish Masterplan Areas were unsound for building.

Particulars

- (a) Camden Council had not satisfied itself adequately or at all that the Council Land, and certain other parts of the Cornish Masterplan Area, had been made suitable for residential building development since 1 November 2010;
- (a1) Council was aware as at and from some time prior to 1 November 2010 that the compaction and characteristics of the soil of the Council Land was at such times not suitable for residential building development;
- (a2) by reason of those features of the Council Land, and the historic use of the Spring Farm Area for quarrying and agriculture, it should be inferred that Council was aware as at and for some time prior to 1 November 2010 that the compaction and characteristics of the soil of other parts of the land within the Cornish Masterplan Area were at such times not suitable for residential building development; and
- (b) the terms and circumstances of the engagement of SMEC TS and/or SMECTS Holdings were was ostensibly not such as to adequately achieve the purpose of ensuring the new lots, and certain other parts of the Cornish Masterplan Area, would not be unsound for building.
- As at the time CGSF commenced undertaking works for the staged residential subdivision of the Cornish Masterplan Area and as at the time CGSF commenced selling the new lots, CGSF was aware, or ought to have been aware, that the new lots and certain other parts of the Cornish Masterplan Area were unsound for building.

- (a) CGSF had not satisfied itself adequately or at all that the Council Land, and certain other parts of the Cornish Masterplan Area, had been made suitable for residential building development since 1 November 2010;
- (a1) CGSF was aware as at and from some time prior to 1 November 2010 that the compaction and characteristics of the soil of the Council Land was at such times not suitable for residential building development;

- (a2) by reason of those features of the Council Land, and the historic use of the Spring Farm Area for quarrying and agriculture, it should be inferred that CGSF was aware as at and for some time prior to 1 November 2010 that the compaction and characteristics of the soil of other parts of the land within the Cornish Masterplan Area were at such times not suitable for residential building development; and
- (b) the terms and circumstances of the engagement of SMEC TS and/or SMECTS Holdings were was ostensibly not such as to adequately achieve the purpose of ensuring the new lots, and certain other parts of the Cornish Masterplan Area, would not be unsound for building.
- In about January 2015, SMEC TS and/or SMECTS Holdings created and issued individual Site Classification Reports (SCR) with respect to each of the new lots, classifying each lot as either Class M, Class S or Class H1, in accordance with clause 2.5.3 of Australian Standard 2870-2011 – *Residential slabs and footings*, representing in effect that each new lot was not unsound for building.
- 25A On or about 24 February 2015, the Plaintiff entered into a contract for sale to purchase the Property (at the time being a proposed lot in an unregistered plan of subdivision) from Anvest Holdings Pty Ltd (**Contract for Sale**).

- (a) Contract for the sale of land dated 24 February 2015 between the Plaintiff as purchaser and Anvest Holdings Pty Ltd as vendor.
- 25B The Contract for Sale contained a term to the effect that completion of the contract was conditional upon registration of the plan of subdivision creating the Property.

- (a) Special Condition 31 of the Contract for Sale.
- 26 Some of the Group Members purchased some of the new lots or other lots in the Cornish Masterplan Area, either from CGSF or from an intermediate owner, subject to settlement of the Contracts for Sale of Land not completing unless and until the Plans of subdivision creating those lots were registered.
- 27 The Plaintiff and some of the Group Members each caused to be constructed residential buildings on their respective lots.

- 28 In purchasing their respective lots, and in causing residential buildings to be constructed on their respective lots, the Plaintiff and the relevant Group Members each proceeded on the assumption that their respective lots were not unsound for building.
- 29 The assumption of each of the Plaintiff and the relevant Group Members was made in reliance on the conduct and involvement of each of the Defendants as set out above.
- 30 At various times after construction, a number of the houses constructed by the Plaintiff and the relevant Group Members suffered structural defects and damage in the form of, but not limited to, visible cracking, lifting, sinking, and other separations (**the structural damage**).
- 31 The structural damage was in all cases caused directly by the fact that the new lots, or the lots in other parts of the Cornish Masterplan Area, were unsound for building.
- 32 Each of the new lots is, and some lots located in other parts of the Cornish Masterplan Area are, still unsound for building, and consequently are vulnerable to and prone to new or further structural damage.
- 33 Each of the new lots has, and certain other lots located in other parts of the Cornish Masterplan Area have, been injuriously affected in value as a result of the fact that they are unsound for building becoming manifest.
- 34 Some Group Members own, or have since the structural damage became manifest owned, properties in the Spring Farm Area other than the new lots or the parts of the Cornish Masterplan Area where there are lots located that are unsound for building.
- 35 As a consequence of it becoming public knowledge that the new lots, and certain other lots located in other parts of the Cornish Masterplan Area, are unsound for building, all properties in the Spring Farm Area have become and are likely to remain, injuriously affected in value.

- (a) the structural damage has become public knowledge since about 2018;
- (b) in the case of some of the properties, the structural damage has not been repaired and remains obvious to the public;

- (c) all properties in the Spring Farm Area have become stigmatised as a result of public knowledge that many properties in that area are unsound for building, as evidenced by the common use by sections of the public of the term "Sink Farm" for the Spring Farm Area;
- (d) the quantum of the adverse affectation on the value of the property will be particularised following service of the Plaintiff's opinion evidence; and
- (e) the quantum of the adverse affectation on the value of the land of Group Members will be given following opt out, the determination of the Plaintiff's claim and identified common issues at an initial trial and if and when it is necessary for a determination to be made of the individual claims of those Group Members.

Risk of Harm

35A If any land within the Cornish Masterplan Area was unsound for building, there was a risk of damage to property and economic loss being suffered by subsequent owners of any residential lots within the Cornish Masterplan Area, and within the Spring Farm Area, including the Plaintiff and Group Members (**Risk of Harm**).

Camden Council

- 36 At all relevant times prior to the Council Land transfer, Camden Council knew or ought to have known that the Council Land was likely to be used for residential building development.
- 37 As at the date of the Council Land transfer and at all material times thereafter (including the date of registration of the plans of subdivision creating residential lots in the Cornish Masterplan Area (including the Property)), Camden Council knew or ought to have known of the Risk of Harm.
- 38 At all material times, the Plaintiff and Group Members:
 - had no or no practicable ability to prevent, avoid or minimise suffering damage to property or economic loss as a result of undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, or of consequent stigmatisation of land in the Spring Farm Area;
 - (b) were particularly vulnerable to any undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, and consequent stigmatisation of land in the Spring Farm Area; and consequently

- (c) were dependent for the protection of their property and economic interests upon
 Camden Council taking precautions against the Risk of Harm.
- 39 As a result of the matters pleaded in paragraphs 36 to 38 above, Camden Council at all relevant times owed a duty to the Plaintiff and Group Members to exercise reasonable care and to take reasonable precautions against the possibility of the materialisation of the Risk of Harm.
- 40 At all relevant times the Risk of Harm was:
 - (a) foreseeable to Camden Council; and
 - (b) not insignificant.

- Camden Council was aware as at and for some time prior to 26 October
 2010 that the compaction and characteristics of the soil of the Council
 Land was at such times not suitable for residential building development;
- (i1) by reason of those features of the Council Land, and the historic use of the Spring Farm Area for quarrying and agriculture, it should be inferred that the Council was aware as at and for some time prior to 26 October 2010 that the compaction and characteristics of the soil of other parts of the land within the Cornish Masterplan Area were at such times not suitable for residential building development;
- substantial earthworks were necessary as at 26 October 2010 for the Council Land, and certain other parts of the Cornish Masterplan Area, to be made suitable for residential building development;
- (iii) if such work was not done or was not adequately done there was a high risk that residential buildings constructed on lots on the Council Land, and certain other parts of the Cornish Masterplan Area, would suffer damage, such as the structural damage; and
- (iv) if a number of residential buildings constructed on lots on the Council Land, or other parts of the Cornish Masterplan Area, suffered damage, such as the structural damage, due to being unsound for building, property values in the area would likely be injuriously affected.

- 41 As a result of the matters pleaded and particularised in paragraphs 36 to 40 above:
 - (a) there was a significant risk of harm if reasonable precautions were not taken against the Risk of Harm;
 - (b) the harm that could occur in the event that the Risk of Harm eventuated was serious in that it could involve significant damage to property and significant economic loss;
 - (c) the burden of taking reasonable precautions against the Risk of Harm was low or moderate or, in the alternative, was not unreasonable having regard to the probability that the Risk of Harm would eventuate and the potential seriousness of the harm if that occurred; and
 - (d) the social utility of Camden Council's relevant activities was not so great as to have impeded it from taking reasonable precautions against the Risk of Harm.
- 42 As a result of the matters pleaded and particularised in paragraphs 36 to 41 above, a reasonable person in the position of Camden Council at the material times would have taken the following precautions against the materialisation of the Risk of Harm:
 - (a) properly conducting the works necessary to make the Council Land suitable for residential building development;
 - (b) properly supervising and inspecting the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development;
 - taking reasonable steps to ensure that any material used for the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development would itself be suitable;
 - (d) arranging proper and adequate geotechnical investigation of the Council Land before transfer of the Council Land, and before approving subdivision of the Cornish Masterplan Area (including the Council Land), and before any approval of residential building development on the Cornish Masterplan Area (including the Council Land) or individual lots comprising parts of the Cornish Masterplan Area (including the Council Land);

- (d1) in circumstances where Camden Council was the principal certifying authority for the subdivision of the Cornish Masterplan Area (including the Council Land), only issuing a subdivision certificate for the subdivision of the land if properly satisfied all conditions contained in the development consent permitting the subdivision were satisfied;
- requiring CGSF to satisfy Camden Council that the Council Land was, and certain other parts of the Cornish Masterplan Area were, no longer unsound for building;
- (f) observing and complying with Camden Council's own Engineering Specification, with respect to the Cornish Masterplan Area, including the Council Land;
- (g) requiring CGSF to satisfy Camden Council that works had been done to the Council Land, and certain other parts of the Cornish Masterplan Area, in compliance with the Engineering Specification;
- (h) requiring CGSF to satisfy Camden Council that works had been done to the Council Land, and certain other parts of the Cornish Masterplan Area, in compliance with Australian Standard 3798-2007 – *Guidelines on earthworks for commercial and residential developments* – in particular sections 4 and 5;
- requiring CGSF to satisfy Camden Council that works had been done to the Council Land, and certain other parts of the Cornish Masterplan Area, in compliance with Camden Council's Development Control Plan 2011, in particular Part B, section B1.2, control 19; and
- (j) instructing and advising any subsequent owners of the Council Land, and certain other parts of the Cornish Masterplan Area, or individual new lots on the Council Land, and certain other parts of the Cornish Masterplan Area, including but not limited to CGSF, the Plaintiff and the relevant Group Members, of the condition of the Council Land, and certain other parts of the Cornish Masterplan Area, and of the danger of undue settlement of the Council Land-, and certain other parts of the Cornish Masterplan Area,

(together and separately, the Council Reasonable Precautions).

43 Camden Council failed to take any of the Council Reasonable Precautions.

44 In the circumstances, Camden Council breached its duty of care to the Plaintiff and the Group Members.

Causation and loss

- 45 Had Camden Council not breached its duty of care:
 - (a) the Council Land would not have unduly settled;
 - (a1) certain other parts of the Cornish Masterplan Area would not have unduly settled;
 - (b) the new lots, and certain other lots in the Cornish Masterplan Area, would not have been unsound for building at the time of purchase by the Plaintiff and Group Members;
 - (c) properties owned by the Plaintiff and Group Members would not have sustained structural damage due to the undue settlement;
 - (d) the Plaintiff and the Group Members would not have sustained economic loss;
 - (e) property values in the Spring Farm Area would not have been injuriously affected by stigmatisation;
 - (e1) in the alternative, subdivision certificates would not have been issued for the plans of subdivision creating the properties owned by the Plaintiff and Group Members (and the properties would not have been created); and
 - (f) in the alternative, the Plaintiff and the Group Members would not have purchased their respective properties at all.
- 46 In the circumstances, the Plaintiff and the Group Members have suffered loss and damage as a result of Camden Council's breach of duty of care.

- (a) the structural damage to their properties;
- (a1) costs of demolition of residential buildings located on the properties, costs of remediation of the properties to make those properties fit for residential building and costs of construction of replacement residential buildings on those properties;
- (b) in the alternative, cost of repairs of the structural damage to their properties;
- (c) costs associated with investigating or otherwise ameliorating the structural damage to their properties;

- (d) adverse affectation on the value of their properties;
- (e) in the alternative, on the basis that the Plaintiff or Group Members would not have purchased their respective properties, the cost of purchasing the properties, including the transaction costs in purchasing the properties and attempting to sell or selling the properties, including but not limited to stamp duty and conveyancing costs; and
- (f) inconvenience, distress and vexation.

Further particulars of the Plaintiff's loss and damage will be provided following the completion of expert evidence and the service of evidence, but will include the cost of demolition of the residential building constructed on the Property, the costs of remediation of the Property to make it fit for residential building and the cost of construction of a replacement residential building on the Property.

CGSF

Negligence

- 47 By no later than the date of the Council Land transfer and at all material times thereafter, CGSF knew or ought to have known of the Risk of Harm.
- 48 At all material times, the Plaintiff and Group Members:
 - had no or no practicable ability to prevent, avoid or minimise suffering damage to property or pure economic loss as a result of undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, or of consequent stigmatisation of land in the Spring Farm Area;
 - (b) were particularly vulnerable to any undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, and consequent stigmatisation of land in the Spring Farm Area; and consequently; and
 - were dependent for the protection of their property and economic interests upon CGSF taking precautions against the Risk of Harm.
- 49 As a result of the matters pleaded in paragraphs 47 to 48 above, CGSF at all relevant times owed a duty of care to the Plaintiff and Group Members to exercise reasonable care and to take reasonable precautions against the possibility of the materialisation of the Risk of Harm.

- 50 At all relevant times the Risk of Harm was:
 - (a) foreseeable to CGSF; and
 - (b) not insignificant.

- CGSF was aware as at and for some time prior to 26 October 2010 that the compaction and characteristics of the soil of the Council Land was at such times not suitable for residential building development;
- (i1) by reason of those features of the Council Land, and the historic use of the Spring Farm Area for quarrying and agriculture, it should be inferred that CGSF was aware as at and for some time prior to 26 October 2010 that the compaction and characteristics of the soil of other parts of the land within the Cornish Masterplan Area were at such times not suitable for residential building development;
- substantial works were necessary as at 26 October 2010 for the Council Land, and certain other parts of the Cornish Masterplan Area, to be made suitable for residential building development;
- (ii) if such work was not done or was not adequately done there was a high risk that residential buildings constructed on lots on the Council Land, and certain other parts of the Cornish Masterplan Area, would suffer damage, such as the structural damage; and
- (iv) if a number residential buildings constructed on lots on the Council Land, and certain other parts of the Cornish Masterplan Area, suffered damage, such as the structural damage, due to being unsound for building, property values in the area would likely be injuriously affected.
- 51 As a result of the matters pleaded and particularised in paragraphs 47 to 50 above:
 - there was a significant risk of harm if reasonable precautions were not taken against the Risk of Harm;
 - (b) the harm that could occur in the event that the Risk of Harm eventuated was serious in that it could involve significant damage to property and significant economic loss;

- (c) the burden of taking reasonable precautions against the Risk of Harm was low or moderate or, in the alternative, was not unreasonable having regard to the probability that the Risk of Harm would eventuate and the potential seriousness of the harm if that occurred; and
- (d) the social utility of_CGSF's relevant activities was not so great as to have impeded it from taking reasonable precautions against the Risk of Harm.
- 52 As a result of the matters pleaded and particularised in paragraphs 47 to 51 above, a reasonable person in the position of CGSF at the material times would have taken the following precautions against the materialisation of the Risk of Harm:
 - (a) properly conducting the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development, including all works necessary to satisfy all conditions contained in the development consents permitting subdivision of the Council Land (including the Property);
 - (b) properly supervising and inspecting the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development;
 - taking reasonable steps to ensure that any material used for the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development would itself be suitable;
 - (d) arranging proper and adequate geotechnical investigation of the Cornish Masterplan Area, including the Council Land, before conducting any sales process of the lots contained in the Cornish Masterplan Area;
 - (e) satisfying itself that the Council Land was, and certain other parts of the Cornish Masterplan Area were, no longer unsound for building;
 - (f) observing and complying with the Engineering Specification, with respect to the Cornish Masterplan Area, including the Council Land and the new lots;
 - (g) satisfying itself that works had been done to the Council Land, and certain other parts of the Cornish Masterplan Area, in compliance with Australian Standard 3798-2007 – Guidelines on earthworks for commercial and residential developments – in particular sections 4 and 5;

- (h) satisfying itself that works had been done to the Council Land, and certain other parts of the Cornish Masterplan Area, in compliance with Camden Council's Development Control Plan 2011, in particular Part B, section B1.2, control 19; and
- (i) instructing and advising any subsequent owners of the Council Land, and certain other parts of the Cornish Masterplan Area, or individual lots on the Council Land, and certain other parts of the Cornish Masterplan Area, including but not limited to the Plaintiff and relevant Group Members, of the condition of the Council Land, and certain other parts of the Cornish Masterplan Area, and of the danger of undue settlement of the Council Land, and certain other parts of the Cornish Masterplan Area,

(together and separately, the CGSF Reasonable Precautions).

- 53 CGSF failed to take any of the CGSF Reasonable Precautions.
- 54 In the circumstances CGSF breached its duty of care to the Plaintiff and Group Members.

Australian Consumer Law

- 55 Further, in the factual circumstances pleaded above, at all material times CGSF was engaging in conduct in trade or commerce for the purposes of the *Australian Consumer Law* in Schedule 2 of the *Competition and Consumer Act* 2010 (Cth) (**ACL**).
- 55A At all material times since at least 2014, CSGF has represented to:
 - (a) the Plaintiff; and
 - (b) members of the public who are purchasers or potential purchasers of residential lots in the Cornish Masterplan Area (including some Group Members),

that the residential lots located in the Cornish Masterplan Area were, and remain, suitable for residential building (**Suitability representation**).

Particulars

(a) the Suitability representation is, at least, implied by statements contained on the Cornish Group website and in other marketing and promotional material prepared by CSGF since at least 2014 to encourage persons to purchase residential lots in the Cornish Masterplan Area for residential purposes, including for the purpose of building residential dwellings on those lots.

- (b) further particulars will be provided following completion of interlocutory steps.
- 55B Contrary to the Suitability representation, by reason of the use of uncontrolled fill and the subsequent settlement, or risk of settlement, of that uncontrolled fill, some or all of the residential lots located in the Cornish Masterplan Area are unsuitable for residential building.
- 56 In the factual circumstances pleaded above, CGSF engaged in conduct that was misleading and deceptive in breach of s 18 of the ACL.

- (a) advertising, marketing and/or promoting the sale of the new lots without having taken the CGSF Reasonable Precautions.
- (b) conducting a sales process of the new lots without having taken the CGSF Reasonable Precautions.
- (c) expressly and/or implicitly representing to prospective purchasers of the new lots that they were not unsound for building when that was not the case.
- 57 Further, in the factual circumstances pleaded above, in connection with the sale or grant, or the possible sale or grant, of an interest in land or in connection with the promotion by any means of the sale or grant of an interest in land, CGSF:
 - (a) made false or misleading representations concerning the characteristics of land; and
 - (b) made false or misleading representations concerning the use to which the land is capable of being put or may lawfully be put;

in breach of s 30 of the ACL.

- (a) expressly and/or implicitly representing to prospective purchasers of the new lots that they were not unsound for building when that was not the case.
- 57A The Plaintiff and some Group Members relied on the Suitability representation, the false or misleading representations made in breach of s 30 of the ACL, and the conduct of CGSF pleaded in paragraph 56 above, in purchasing residential lots in the Cornish Masterplan Area.

Causation and loss

- 58 Had CGSF not breached its duty of care and ss 18 and 30 of the ACL:
 - (a) the Council Land would not have unduly settled;
 - (a1) certain other parts of the Cornish Masterplan Area would not have unduly settled;
 - (b) the new lots, and certain other lots in the Cornish Masterplan Area, would not have been unsound for building at the time of purchase by the Plaintiff and Group Members;
 - (c) properties owned by the Plaintiff and Group Members would not have sustained structural damage due to the undue settlement;
 - (d) the Plaintiff and the Group Members would not have sustained economic loss;
 - (e) property values in the Spring Farm Area would not have been injuriously affected by stigmatisation; and
 - (f) in the alternative, the Plaintiff and the Group Members would not have purchased their respective properties at all.
- 59 In the circumstances the Plaintiff and the Group Members have suffered loss and damage as a result of CGSF's breach of duty of care and breach of ss 18 and 30 of the ACL.

- (a) the structural damage to their properties;
- (a1) costs of demolition of residential buildings located on the properties, costs of remediation of the properties to make those properties fit for residential building and costs of construction of replacement residential buildings on those properties;
- (b) in the alternative, cost of repairs of the structural damage to their properties;
- (c) costs associated with investigating or otherwise ameliorating the structural damage to their properties;
- (d) adverse affectation on the value of their properties;
- (e) in the alternative, on the basis that the Plaintiff or Group Members would not have purchased their respective properties, the cost of purchasing the properties, including the transaction costs in purchasing the properties and

attempting to sell or selling the properties, including but not limited to stamp duty and conveyancing costs; and

(f) inconvenience, distress and vexation.

Further particulars of the Plaintiff's loss and damage will be provided following the completion of expert evidence and the service of evidence, but will include the cost of demolition of the residential building constructed on the Property, the costs of remediation of the Property to make it fit for residential building and the cost of construction of a replacement residential building on the Property.

SMEC TS and SMECTS Holdings

Negligence

- 60 At all relevant times prior to issuing the SCRs, SMEC TS and SMECTS Holdings knew or ought to have known that the Cornish Masterplan Area, including the Council Land, was likely to be used for residential building development.
- 61 As at the time of their geotechnical investigation works on the Cornish Masterplan Area and/or the Council Land and/or the new lots, SMEC TS and SMECTS Holdings knew or ought to have known of the Risk of Harm.
- 62 At all material times the Plaintiff and Group Members:
 - (a) had no or no practicable ability to prevent, avoid or minimise suffering damage to property or pure economic loss as a result of undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, or consequent stigmatisation of land in the Spring Farm Area;
 - (b) were particularly vulnerable to any undue settlement of the Council Land, or the undue settlement of land located in other parts of the Cornish Masterplan Area, and consequent stigmatisation of land in the Spring Farm Area; and consequently,
 - (c) were dependent for the protection of their property and economic interests upon SMEC TS and SMECTS Holdings taking precautions against the Risk of Harm.
- 63 As a result of the matters pleaded in paragraphs 60 to 62 above, SMEC TS and SMECTS Holdings at all relevant times owed a duty of care to the Plaintiff and Group Members to exercise reasonable care and to take reasonable precautions against the possibility of the materialisation of the Risk of Harm.

64 Further, at all relevant times due to the relationship between SMEC TS and SMECTS Holdings, SMECTS Holdings owed an independent duty of care to the Plaintiff and Group Members, arising from and analogous to that owed by SMEC TS set out above.

Particulars

- (a) SMECTS Holdings owned all the issued share capital in SMEC TS;
- (b) SMEC TS and SMECTS Holdings had entirely common directorships;
- (c) SMECTS Holdings was at all times aware of all of the activities of SMEC TS relevant to the matters pleaded in this <u>Further</u> Amended Statement of Claim; and
- (d) in the circumstances, in all of the activities of SMEC TS relevant to the matters pleaded in this <u>Further</u> Amended Statement of Claim SMEC TS acted as a conduit of SMECTS Holdings.
- 65 At all relevant times the Risk of Harm was:
 - (a) foreseeable to SMEC TS and SMECTS Holdings; and
 - (b) not insignificant.

- (a) SMEC TS-and SMECTS Holdings, in conducting businesses providing professional services in the nature of geotechnical investigation, were or ought to have been aware of:
 - the significant risks of damage to buildings constructed on land that was unsound for building; and
 - (ii) the potential adverse effect on residential property value where the land was or might be perceived to be unsound for building.
- 66 As a result of the matters pleaded and particularised in paragraphs 60 to 65 above:
 - (a) there was a significant risk of harm if reasonable precautions were not taken against the Risk of Harm;
 - (b) the harm that could occur in the event that the Risk of Harm eventuated was serious in that it could involve significant damage to property and significant economic loss;

- (c) the burden of taking reasonable precautions against the Risk of Harm was low or moderate or, in the alternative, was not unreasonable having regard to the probability that the Risk of Harm would eventuate and the potential seriousness of the harm if that occurred; and
- (d) the social utility of SMEC TS and SMECTS Holdings' relevant activities was not so great as to have impeded them from taking reasonable precautions against the Risk of Harm.
- 67 As a result of the matters pleaded and particularised in paragraphs 60 to 66 above, a reasonable person in the position of SMEC TS and SMECTS Holdings at the material times would have taken the following precautions against the materialisation of the Risk of Harm:
 - (a) properly conducting the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development;
 - (b) properly supervising and inspecting the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development;
 - taking reasonable steps to ensure that any material used for the works necessary to make the Council Land, and certain other parts of the Cornish Masterplan Area, suitable for residential building development would itself be suitable;
 - (d) conducting proper and competent geotechnical investigation of the Council Land, and certain other parts of the Cornish Masterplan Area, with due care and skill;
 - drilling to an appropriate depth for soil sampling when conducting geotechnical investigation of the Council Land, and certain other parts of the Cornish Masterplan Area;
 - (f) providing proper and competent remedial bulk earthworks support services on the Council Land, and certain other parts of the Cornish Masterplan Area, with due care and skill; and
 - (g) exercising due care and skill in the preparation and issuance of the SCRs,(together and separately, the SMEC Reasonable Precautions).

- 68 SMEC TS-and SMECTS Holdings failed to take any of the Reasonable Precautions.
- 69 In the circumstances, SMEC TS and SMECTS Holdings breached their duty of care to the Plaintiff and Group Members.

Australian Consumer Law

- Further, in the factual circumstances pleaded above, at all material times SMEC TS and SMECTS Holdings were engaging was engaged in conduct in trade or commerce for the purposes of the ACL.
- 70A By preparing and issuing the SCRs, SMEC TS and/or SMECTS Holdings represented to:
 - (a) the Plaintiff; and
 - (b) members of the public who are purchasers or potential purchasers of residential lots in the Cornish Masterplan Area (including some Group Members),

that the residential lots in the Cornish Masterplan Area (or some of them), including the Property were Class M (or Class S or Class H1), in accordance with clause 2.5.3 of Australian Standard 2870-2011 – *Residential slabs and footings*' (**Class representation**).

Particulars

- (a) The Class representation is express and contained in the SCRs.
- 70B Contrary to the Class representation, by reason of the use of uncontrolled fill and the subsequent settlement, or risk of settlement, of that uncontrolled fill:
 - (a) the Property; and
 - (b) some or all of the other residential lots located in the Cornish Masterplan Area,

were and are properly characterised as Class P, in accordance with clause 2.5.3 of Australian Standard 2870-2011 – *Residential slabs and footings*'.

71 In the factual circumstances pleaded above, SMEC TS and SMECTS Holdings engaged in conduct that was misleading and deceptive in breach of s 18 of the ACL.

Particulars

- (a) preparing and issuing the SCRs without having taken the SMEC Reasonable Precautions.
- (b) failing to advise CGSF, Camden Council, the Plaintiff or the Group Members that the new lots were unsound for building.
- (c) implicitly or expressly representing that the new lots were not unsound for building when that was not the case.
- 72 Further, in the factual circumstances pleaded above, in connection with the sale or grant, or the possible sale or grant, of an interest in land or in connection with the promotion by any means of the sale or grant of an interest in land, SMEC TS and SMECTS Holdings:
 - made false or misleading representations concerning the characteristics of land; and
 - (b) made false or misleading representations concerning the use to which the land is capable of being put or may lawfully be put;

in breach of s 30 of the ACL.

- (a) representing in each of the SCRs that the respective new lot was not unsound for building when that was not the case.
- 72A The Plaintiff and some Group Members relied on the Class representations, the false or misleading representations in breach of s 30 of the ACL and the conduct of SMEC TS and SMECTS Holdings pleaded in paragraph 71 above, in purchasing residential lots in the Cornish Masterplan Area, including because the preparation and issuing of SCRs which characterised the land other than as Class P, in accordance with clause 2.5.3 of Australian Standard 2870-2011 *Residential slabs and footings*', was required for the land to be subdivided, such that the Plaintiff could not have acquired the Property, and some Group Members could not have acquired other lots, in the absence of the SCRs being prepared and issued by SMEC TS and/or SMECTS Holdings.

Causation and loss

- Had SMEC TS and SMECTS Holdings not breached their duty of care and s 18 and s30 of the ACL:
 - (a) the Council Land would not have unduly settled;
 - (a1) certain other parts of the Cornish Masterplan Area would not have unduly settled;
 - (b) the new lots, and certain other lots in the Cornish Masterplan Area, would not have been unsound for building at the time of purchase by the Plaintiff and Group Members;
 - (c) properties owned by the Plaintiff and Group Members would not have sustained structural damage due to the undue settlement;
 - (d) the Plaintiff and the Group Members would not have sustained economic loss;
 - (e) property values in the Spring Farm Area would not have been injuriously affected by stigmatisation; and
 - (f) in the alternative, the Plaintiff and the Group Members would not have purchased their respective properties at all.
- 74 In the circumstances, the Plaintiff and the Group Members have suffered loss and damage as a result of SMEC TS' and SMECTS Holdings' breaches of duty of care and breaches of s 18 and s 30 of the ACL.

- (a) the structural damage to their properties;
- (a1) costs of demolition of residential buildings located on the properties, costs of remediation of the properties to make those properties fit for residential building and costs of construction of replacement residential buildings on those properties;
- (b) in the alternative, cost of repairs of the structural damage to their properties;
- (c) costs associated with investigating or otherwise ameliorating the structural damage to their properties;
- (d) adverse affectation on the value of their properties;

- (e) in the alternative, on the basis that the Plaintiff or Group Members would not have purchased their respective properties, the cost of purchasing the properties, including the transaction costs in purchasing the properties and attempting to sell or selling the properties, including but not limited to stamp duty and conveyancing costs; and
- (f) inconvenience, distress and vexation.

Further particulars of the Plaintiff's loss and damage will be provided following the completion of expert evidence and the service of evidence, but will include the cost of demolition of the residential building constructed on the Property, the costs of remediation of the Property to make it fit for residential building and the cost of construction of a replacement residential building on the Property.

Common Questions of Law or Fact

- 75 The questions of law or fact common to the claims of the Plaintiff and each Group member are:
 - (a) whether the Risk of Harm existed;
 - (b) whether the Defendants owed a duty of care to the Plaintiff and Group Members;
 - (c) the nature, scope and content of any duty of care;
 - (d) whether the Risk of Harm was foreseeable;
 - (e) whether a reasonable person in the position of the respective Defendants would have taken the Council Reasonable Precautions, the CGSF Reasonable Precautions or the SMEC Reasonable Precautions;
 - (f) whether the Defendants breached their duty of care in the manner alleged or at all;
 - (g) whether the alleged breaches of duty of care caused or contributed to undue settlement of the land and consequent damage to the properties;
 - (h) whether CGSF, <u>or</u> SMEC TS or <u>SMECTS</u> Holdings engaged in misleading or deceptive conduct in trade or commerce in breach of s 18 of the ACL;
 - whether CGSF made false or misleading representations in breach of s 30 of the ACL;
 - (j) whether any breach of s 18 of the ACL by CGSF, <u>or</u> SMEC TS or SMECTS Holdings, or of s 30 of the ACL by CGSF, caused loss or damage;

- (k) whether there has been stigmatisation of properties in the Spring Farm Area as a result undue settlement of the land and consequent damage to some properties;
- (I) whether there has been adverse affectation on the value of properties in the Spring Farm Area as a result undue settlement of the land and consequent damage to some properties;
- (m) the extent of any adverse affectation on the value of properties in the Spring Farm Area; and
- (n) the principles for identifying and measuring compensable loss suffered by the Plaintiff and Group Members resulting from the alleged breaches of duty of care and misleading and deceptive conduct.

Initial Case Conference – Practice Note SC Gen17 clause 4.2(e)

76 These proceedings are listed for an initial case conference at 9.00 a.m. on the Wednesday after the expiration of 42 days following the filing of the originating process, being

SIGNATURE OF LEGAL REPRESENTATIVE

I certify under clause 4 of Schedule 2 to the *Legal Profession Uniform Law Application Act* 2014 that there are reasonable grounds for believing on the basis of provable facts and a reasonably arguable view of the law that the claim for damages in these proceedings has reasonable prospects of success.

I have advised the plaintiff that court fees may be payable during these proceedings. These fees may include a hearing allocation fee.

Andrefalus

Signature

Capacity

Date

Solicitor on record 25 August 2022

NOTICE TO DEFENDANT

If you do not file a defence within 28 days of being served with this statement of claim:

- You will be in default in these proceedings.
- The court may enter judgment against you without any further notice to you.

The judgment may be for the relief claimed in the statement of claim and for the plaintiff's costs of bringing these proceedings. The court may provide third parties with details of any default judgment entered against you.

HOW TO RESPOND

Please read this statement of claim very carefully. If you have any trouble understanding it or require assistance on how to respond to the claim you should get legal advice as soon as possible.

You can get further information about what you need to do to respond to the claim from:

- A legal practitioner.
- LawAccess NSW on 1300 888 529 or at www.lawaccess.nsw.gov.au.
- The court registry for limited procedural information.

You can respond in one of the following ways:

- 1 If you intend to dispute the claim or part of the claim, by filing a defence and/or making a cross-claim.
- 2 If money is claimed, and you believe you owe the money claimed, by:
 - Paying the plaintiff all of the money and interest claimed. If you file a notice of payment under UCPR 6.17 further proceedings against you will be stayed unless the court otherwise orders.
 - Filing an acknowledgement of the claim.
 - Applying to the court for further time to pay the claim.
- 3 If money is claimed, and you believe you owe part of the money claimed, by:
 - Paying the plaintiff that part of the money that is claimed.
 - Filing a defence in relation to the part that you do not believe is owed.

Court forms are available on the UCPR website at www.ucprforms.justice.nsw.gov.au or at any NSW court registry.

REGISTRY ADDRESS

Street address	Supreme Court of New South Wales
	Law Courts Building
	184 Philip Street
	SYDNEY NSW 2000
Postal address	GPO Box 3
	SYDNEY NSW 2000
Telephone	1300 679 272

AFFIDAVIT VERIFYING

Name	Danny Marielle Moussa
Address	37 Wagner Road, Spring Farm NSW 2570
Occupation	Electrician
Date	25 August 2022

I say on oath:

1 I am the plaintiff.

2 I believe that the allegations of fact in the statement of claim are true.

SWORN at

Spring Farm, NSW

Signature of deponent

Name of witness

Address of witness

Capacity of witness

And as a witness, I certify the following matters concerning the person who made this affidavit (the **deponent)**:

Rebecca Marie Panovski

Australian Legal Practitioner

The Mezzanine, 12 O'Connell Street, Sydney NSW 2000

1 I saw the face of the deponent.

2 I have known the deponent for at least 12 months.

Signature of witness DECLARATION

I, Rebecca Panovski, solicitor employed at Mayweathers attest that this affidavit was signed and witnessed over audio visual link in accordance with s 14G of the *Electronic Transactions Act 2000*.

PARTY DETAILS

PARTIES TO THE PROCEEDINGS Plaintiff

Danny Marielle Moussa

Defendants

Camden CounselCouncil, First Defendant

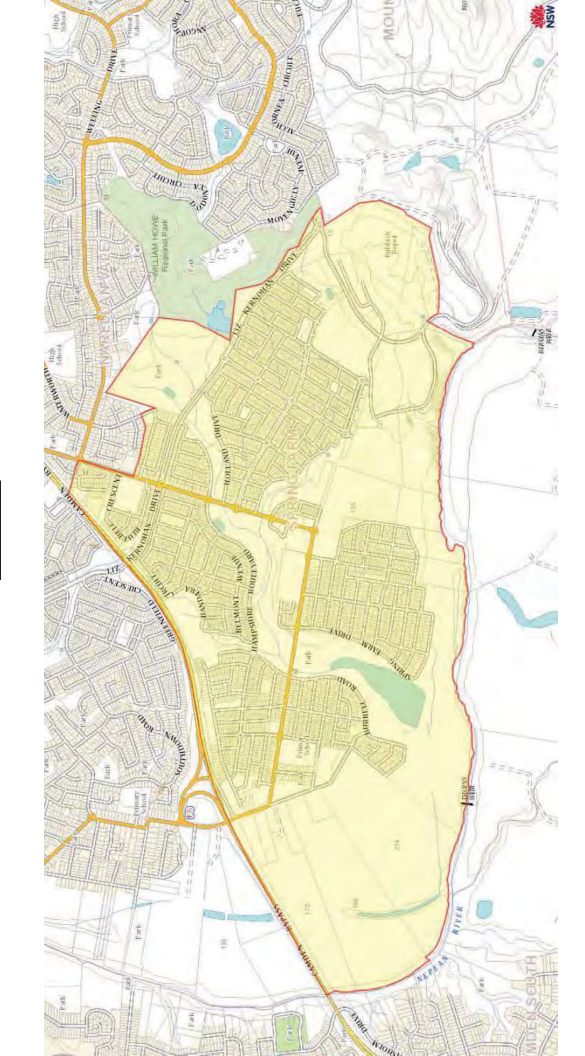
Cornish Group Spring Farm Pty Ltd ACN 120 837 381, Second Defendant

SMEC Testing Services Pty Ltd (In Liq) ACN 101 164 792, Third Defendant

FURTHER DETAILS ABOUT PLAINTIFF			
Plaintiff			
Name	Danny Marielle Moussa		
Address	37 Wagner Road, Spring Farm NSW 2570		
Legal representative for plaintiff			
Name	André Joseph Adams		
Practising certificate number	54345		
Firm	Mayweathers		
Address	The Mezzanine, 12 O'Connell Street SYDNEY NSW 2000		
Telephone	(02) 8020 5720		
Fax	(02) 9012 0146		
Email	andre.adams@mayweathers.com.au		
Electronic service address	andre.adams@mayweathers.com.au		

DETAILS ABOUT DEFENDANTS

First Defendant	
Name	Camden Council
Address	70 Central Avenue ORAN PARK NSW 2570
Second Defendant	
Name	Cornish Group Spring Farm Pty Ltd ACN 120 837 381
Address	7 Ferncreek Court KELLYVILLE NSW 2155
Third Defendant	
Name	SMEC Testing Services Pty Ltd (In Liquidation)
	ACN 101 164 792
Address	C/- Mr Bruce Gleeson & Mr Daniel Robert Soire, Partners Jones Partners Level 13, 189 – 197 Kent Street SYDNEY NSW 2000



ANNEXURE A



ANNEXURE A

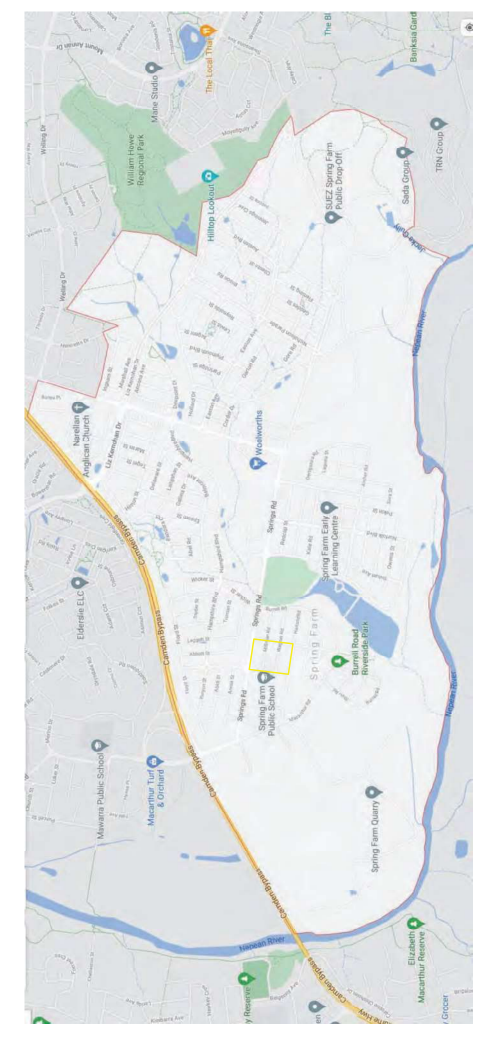
ANNEXURE B

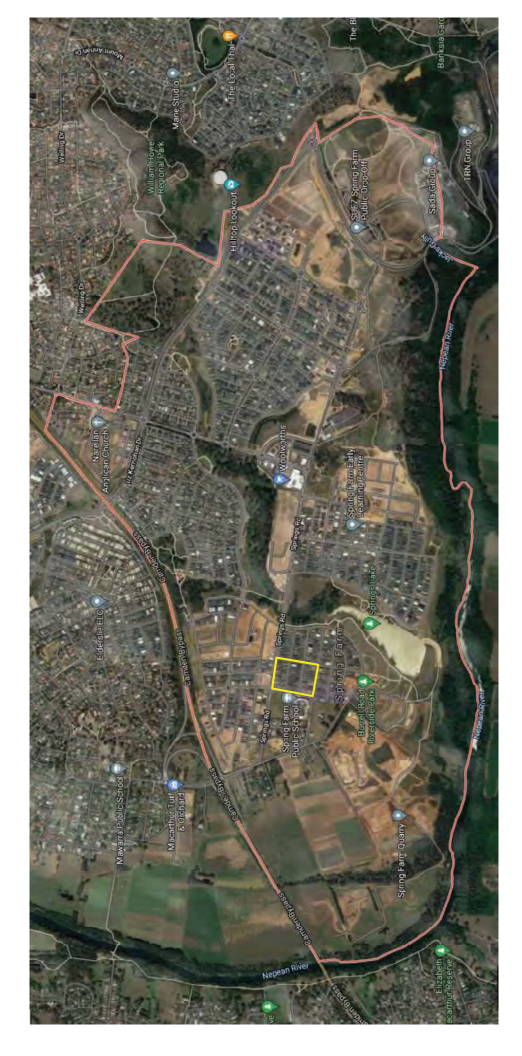




ANNEXURE B

ANNEXURE C





ANNEXURE C

SCHEDULE 1

- 1 Lot 285 in DP1213292
- 2 Lot 284 in DP1213292
- 3 Lot 283 in DP1213292
- 4 Lot 282 in DP1213292
- 5 Lot 271 in DP1213292
- 6 Lot 270 in DP1213292
- 7 Lot 269 in DP1213292
- 8 Lot 268 in DP1213292
- 9 Lot 267 in DP1213292
- 10 Lot 251 in DP1213292
- 11 Lot 315 in DP1213297
- 12 Lot 316 in DP1213297
- 13 Lot 317 in DP1213297
- 14 Lot 318 in DP1213297
- 15 Lot 331 in DP1213297
- 16 Lot 332 in DP1213297
- 17 Lot 333 in DP1213297
- 18 Lot 334 in DP1213297

- 19 Lot 165 in DP1213289
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- 38 Lot 130 in DP1213289
- 39 Lot 131 in DP1213289
- 40 Lot 132 in DP1213289
- 41 Lot 107 in DP1213289
- 42 Lot 108 in DP1213289
- 43 Lot 109 in DP1213289
- 44 Lot 110 in DP1213289
- 45 Lot 111 in DP1213289
- 46 Lot 1002 in DP1237685
- 47 Lot 336 in DP1213297
- 48 Lot 335 in DP1213297
- 49 Lot 906 in DP1261167
- 50 Lot 905 in DP1261167
- 51 Lot 617 in DP1230403
- 52 Lot 616 in DP1230403
- 53 Lot 615 in DP1230403
- 54 Lot 614 in DP1230403
- 55 Lot 701 in DP1225889
- 56 Lot 723 in DP1225589

- 57 Lot 702 in DP1225589
- 58 Lot 722 in DP1225589
- 59 Lot 703 in DP1225589
- 60 Lot 721 in DP1225589
- 61 Lot 704 in DP1225589
- 62 Lot 720 in DP1225589
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- 64 Lot 719 in DP1225589
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- 67 Lot 707 in DP1225589
- 68 Lot 717 in DP1225589
- 69 Lot 708 in DP1225589
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- 71 Lot 709 in DP1225589
- 72 Lot 715 in DP1225589
- 73 Lot 710 in DP1225589
- 74 Lot 714 in DP1225589
- 75 Lot 711 in DP1225589

- 76 Lot 713 in DP1225589
- 77 Lot 712 in DP1225589
- 78 Lot 807 in DP1226050
- 79 Lot 801 in DP1226050
- 80 Lot 808 in DP1226050
- 81 Lot 802 in DP1226050
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- 83 Lot 803 in DP1226050
- 84 Lot 810 in DP1226050
- 85 Lot 804 in DP1226050
- 86 Lot 811 in DP1226050
- 87 Lot 311 in DP1217186
- 88 Lot 812 in DP1226050
- 89 Lot 806 in DP1226050
- 90 Lot 813 in DP1226050
- 91 Lot 826 in DP1230404
- 92 Lot 814 in DP1226050
- 93 Lot 825 in DP1230404
- 94 Lot 815 in DP1226050

- 95 Lot 824 in DP1230404
- 96 Lot 816 in DP1230404

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Lot 818 in DP1230404

Lot 612 in DP1230404

Lot 903 in DP1261167

Lot 613 in DP1230403

Lot 902 in DP1261167

Lot 821 in DP1230404

Lot 901 in DP1261167

Lot 820 in DP1230404

Lot 819 in DP1230404

Lot 9040 in DP1269459

Lot 9041 in DP1269459

Lot 9042 in DP1279201

Lot 9043 in DP1279201

Lot 611 in DP1230403

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- 114 Lot 610 in DP1230403
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- 123 Lot 601 in DP1226048
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- 140 Lot 203 in DP1213292
- 141 Lot 228 in DP1213292
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- 148 Lot 207 in DP1213292
- 149 Lot 224 in DP1213292
- 150 Lot 208 in DP1213292
- 151 Lot 223 in DP1213292

- 152 Lot 209 in DP1213292
- 153 Lot 222 in DP1213292
- 154 Lot 210 in DP1213292
- 155 Lot 221 in DP1213292
- 156 Lot 211 in DP1213292
- 157 Lot 220 in DP1213292
- 158 Lot 212 in DP1213292
- 159 Lot 219 in DP1213292
- 160 Lot 213 in DP1213292
- 161 Lot 218 in DP1213292
- 162 Lot 214 in DP1213292
- 163 Lot 217 in DP1213292
- 164 Lot 323 in DP1213297
- 165 Lot 215 in DP1213292
- 166 Lot 324 in DP1213297
- 167 Lot 322 in DP1213297
- 168 Lot 325 in DP1213297
- 169 Lot 321 in DP1213297
- 170 Lot 326 in DP1213297

- 171 Lot 320 in DP1213297
- 172 Lot 327 in DP1213297
- 173 Lot 319 in DP1213297
- 174 Lot 328 in DP1213297
- 175 Lot 329 in DP1213297
- 176 Lot 330 in DP1213297
- 177 Lot 231 in DP1213292
- 178 Lot 231 in DP1213292
- 179 Lot 289 in DP1213292
- 180 Lot 232 in DP1213292
- 181 Lot 290 in DP1213292
- 182 Lot 233 in DP1213292
- 183 Lot 278 in DP1213292
- 184 Lot 234 in DP1213292
- 185 Lot 235 in DP1213292
- 186 Lot 244 in DP1213292
- 187 Lot 236 in DP1213292
- 188 Lot 245 in DP1213292
- 189 Lot 237 in DP1213292

- 190 Lot 246 in DP1213292
- 191 Lot 238 in DP1213292
- 192 Lot 247 in DP1213292
- 193 Lot 239 in DP1213292
- 194 Lot 248 in DP1213292
- 195 Lot 240 in DP1213292
- 196 Lot 249 in DP1213292
- 197 Lot 241 in DP1213292
- 198 Lot 250 in DP1213292
- 199 Lot 242 in DP1213292
- 200 Lot 243 in DP1213292
- 201 Lot 216 in DP1213292
- 202 Lot 313 in DP1213297
- 203 Lot 314 in DP1213297
- Lot 272 in DP1213292
- 205 Lot 281 in DP1213292
- 206 Lot 273 in DP1213292
- 207 Lot 280 in DP1213292
- 208 Lot 274 in DP1213292

209 Lot 297 in DP1213292

- 210 Lot 275 in DP1213292
- 211 Lot 276 in DP1213292
- 212 Lot 277 in DP1213292
- 213 Lot 157 in DP1213289
- 214 Lot 156 in DP1213289
- 215 Lot 286 in DP1213292
- 216 Lot 155 in DP1213289
- 217 Lot 287 in DP1213292
- 218 Lot 154 in DP1213289
- 219 Lot 288 in DP1213292
- 220 Lot 153 in DP1213289
- 221 Lot 152 in DP1213289
- 222 Lot 151 in DP1213289
- Lot 150 in DP1213289
- Lot 148 in DP1213289
- 225 Lot 147 in DP1213289
- 226 Lot 146 in DP1213289
- 227 Lot 145 in DP1213289

- 228 Lot 144 in DP1213289
- Lot 143 in DP1213289
- 230 Lot 142 in DP1213289
- 231 Lot 141 in DP1213289
- 232 Lot 158 in DP1213289
- 233 Lot 159 in DP1213289
- 234 Lot 160 in DP1213289
- 235 Lot 161 in DP1213289
- 236 Lot 162 in DP1213289
- 237 Lot 163 in DP1213289
- 238 Lot 164 in DP1213289
- 239 Lot 149 in DP1213289
- 240 Lot 133 in DP1213289
- 241 Lot 134 in DP1213289
- 242 Lot 135 in DP1213289
- 243 Lot 136 in DP1213289
- 244 Lot 137 in DP1213289
- 245 Lot 138 in DP1213289
- 246 Lot 139 in DP1213289

- 247 Lot 140 in DP1213289
- 248 Lot 226 in DP1213419
- 249 Lot 113 in DP1213289
- 250 Lot 114 in DP1213289
- 251 Lot 115 in DP1213289
- 252 Lot 116 in DP1213289
- 253 Lot 117 in DP1213289
- 254 Lot 118 in DP1213289
- 255 Lot 119 in DP1213289
- 256 Lot 120 in DP1213289
- 257 Lot 121 in DP1213289
- 258 Lot 175 in DP1213289
- 259 Lot 176 in DP1213289
- 260 Lot 177 in DP1213289
- 261 Lot 178 in DP1213289
- 262 Lot 179 in DP1213289
- 263 Lot 180 in DP1213289
- 264 Lot 181 in DP1213289
- 265 Lot 182 in DP1213289

- 266 Lot 183 in DP1213289
- 267 Lot 201 in DP1234176

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Lot 4206 in DP1195600

Lot 4207 in DP1195600

Lot 4208 in DP1195600

Lot 4209 in DP1195600

Lot 4210 in DP1195600

Lot 4211 in DP1195600

Lot 4212 in DP1195600

Lot 4213 in DP1195600

Lot 4214 in DP1195600

Lot 4215 in DP1195600

Lot 4216 in DP1195600

Lot 4217 in DP1195600

Lot 4218 in DP1195600

Lot 4219 in DP1195600

Lot 4220 in DP1195600

Lot 4221 in DP1195600

Lot 4222 in DP1195600

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285 Lot 4223 in DP1195600

Lot 4224 in DP1195600

Lot 4225 in DP1195600

Lot 4226 in DP1195600

Lot 4227 in DP1195600

Lot 4228 in DP1195600

Lot 4229 in DP1195600

Lot 4230 in DP1195600

Lot 4231 in DP1195600

Lot 4232 in DP1195600

Lot 4233 in DP1195600

Lot 4234 in DP1195600

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Lot 4236 in DP1195600

Lot 4237 in DP1195600

Lot 4238 in DP1195600

Lot 4239 in DP1195600

Lot 4240 in DP1195600

Lot 4241 in DP1195600

304 Lot 4242 in DP1195600

Lot 4243 in DP1195600

Lot 4244 in DP1195600

Lot 4245 in DP1195600

Lot 4246 in DP1195600

Lot 4247 in DP1195600

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- 310 Lot 4248 in DP1195600
- 311 Lot 4249 in DP1195600
- 312 Lot 4250 in DP1195600
- 313 Lot 4251 in DP1195600
- 314 Lot 4252 in DP1195600
- 315 Lot 4253 in DP1195600
- 316 Lot 4254 in DP1195600
- 317 Lot 4302 in DP1195601
- 318 Lot 4303 in DP1195601
- 319 Lot 4304 in DP1195601
- 320 Lot 4305 in DP1195601
- 321 Lot 4306 in DP1195601
- 322 Lot 4307 in DP1195601

323 Lot 4308 in DP1195601

Lot 4309 in DP1195601

Lot 4310 in DP1195601

Lot 4311 in DP1195601

Lot 4312 in DP1195601

Lot 4313 in DP1195601

Lot 4314 in DP1195601

Lot 4316 in DP1195601

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- 330 Lot 4315 in DP1195601

 - 332 Lot 4317 in DP1195601
 - 333 Lot 4318 in DP1195601
 - 334 Lot 4319 in DP1195601
 - 335 Lot 4320 in DP1195601
 - 336 Lot 4321 in DP1195601
 - 337 Lot 4322 in DP1195601
 - 338 Lot 4323 in DP1195601
 - 339 Lot 4324 in DP1195601
 - 340 Lot 4325 in DP1195601
 - 341 Lot 4331 in DP1195601

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- 342 Lot 4332 in DP1195601
- 343 Lot 4333 in DP1195601

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342 Lot 4332 In DP1195601

Lot 4334 in DP1195601

Lot 4335 in DP1195601

Lot 4336 in DP1195601

Lot 4337 in DP1195601

Lot 4338 in DP1195601

Lot 4339 in DP1195601

Lot 4340 in DP1195601

Lot 4341 in DP1195601

Lot 4342 in DP1195601

- 353 Lot 4343 in DP1195601
- 354 Lot 4344 in DP1195601
- 355 Lot 4345 in DP1195601
- 356 Lot 4346 in DP1195601
- 357 Lot 4401 in DP1195602
- 358 Lot 4402 in DP1195602
- 359 Lot 4403 in DP1195602
- 360 Lot 4404 in DP1195602

- 361 Lot 4405 in DP1195602
- 362 Lot 4406 in DP1195602

- 363 Lot 4407 in DP1195602
- 364 Lot 4408 in DP1195602
- 365 Lot 4409 in DP1195602
- 366 Lot 4415 in DP1195602
- 367 Lot 4416 in DP1195602
- 368 Lot 4423 in DP1195602
- 369 Lot 4549 in DP1221504
- 370 Lot 4550 in DP1221504
- 371 Lot 4551 in DP1121504
- 372 Lot 4552 in DP1121504
- 373 Lot 6210 in DP1228465
- 374 Lot 6211 in DP1228465
- 375 Lot 6212 in DP1228465
- 376 Lot 6213 DP1228465
- 377 Lot 4201 in DP1195600
- 378 Lot 4202 in DP1195600
- 379 Lot 4203 in DP1195600

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 Lot 4204 in DP1195600

Lot 4205 in DP1195600

Lot 4301 in DP1195601

Lot 4326 in DP1195601

Lot 4327 in DP1195601

Lot 4329 in DP1195601

Lot 4330 in DP1195601

Lot 1 in DP1262069

Lot 2 in DP1262069

Lot 4348 in DP1195601

Lot 4349 in DP1195601

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- 391 Lot 4350 in DP1195601
- 392 Lot 4351 in DP1195601
- 393 Lot 4352 in DP1195601
- 394 Lot 4410 in DP1195602
- 395 Lot 4411 in DP1195602
- 396 Lot 4412 in DP1195602
- 397 Lot 4413 in DP1195602
- 398 Lot 4414 in DP1195602

- 399 Lot 4417 in DP1195602
- 400 Lot 4418 in DP1195602
- 401 Lot 4419 in DP1195602
- 402 Lot 4420 in DP1195602
- 403 Lot 4421 in DP1195602
- 404 Lot 4422 in DP1195602
- 405 Lot 4424 in DP1195602
- 406 Lot 4425 in DP1195602
- 407 Lot 4501 in DP1221504
- 408 Lot 4502 in DP1221504
- 409 Lot 4503 in DP1221504
- 410 Lot 4504 in DP1221504
- 411 Lot 4505 in DP1221504
- 412 Lot 4506 in DP1221504
- 413 Lot 4507 in DP1221504
- 414 Lot 4508 in DP1221504
- 415 Lot 4509 in DP1221504
- 416 Lot 4510 in DP1221504
- 417 Lot 4511 in DP1221504

- 418 Lot 4512 in DP1221504
- 419 Lot 4513 in DP1221504
- 420 Lot 4514 in DP1221504
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- 422 Lot 4516 in DP1221504
- 423 Lot 4517 in DP1221504
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- 427 Lot 4521 in DP1221504
- 428 Lot 4522 in DP1221504
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- 445 Lot 4539 in DP1221504
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- 447 Lot 4541 in DP1221504
- 448 Lot 4542 in DP1221504
- 449 Lot 4543 in DP1221504
- 450 Lot 4544 in DP1221504
- 451 Lot 4545 in DP1221504
- 452 Lot 4546 in DP1221504
- 453 Lot 4547 in DP1221504
- 454 Lot 4548 in DP1221504
- 455 Lot 4553 in DP1221504

- 456 Lot 4554 in DP1221504
- 457 Lot 4555 in DP1221504

Lot 4556 in DP1221504

Lot 4557 in DP1221504

Lot 4558 in DP1221504

Lot 4559 in DP1221504

Lot 4560 in DP1221504

Lot 4601 in DP TBD

Lot 4602 in DP TBD

Lot 4328 in DP1195601

Lot 3205 in DP1164074

Lot 3206 in DP1164074

Lot 3207 in DP1164074

Lot 3208 in DP1164074

Lot 3209 in DP1164074

Lot 3210 in DP1164074

Lot 3211 in DP1164074

Lot 3226 in DP1164074

Lot 3227 in DP1164074

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- 475 Lot 3228 in DP1164074
- 476 Lot 3229 in DP1164074
- 477 Lot 3230 in DP1164074
- 478 Lot 3231 in DP1164074
- 479 Lot 3241 in DP1164074
- 480 Lot 3242 in DP1164074
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- 485 Lot 3247 in DP1164074
- 486 Lot 3248 in DP1164074
- 487 Lot 3249 in DP1164074
- 488 Lot 3250 in DP1164074
- 489 Lot 3251 in DP1164074
- 490 Lot 3252 in DP1164074
- 491 Lot 3253 in DP1164074
- 492 Lot 3302 in DP1180107
- 493 Lot 3303 in DP1180107

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- 494 Lot 3304 in DP1180107

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Lot 3305 in DP1180107

Lot 3322 in DP1180107

Lot 3323 in DP1180107

Lot 3324 in DP1180107

Lot 3325 in DP1180107

Lot 3331 in DP1180107

Lot 3332 in DP1180107

Lot 3333 in DP1180107

- 503 Lot 3334 in DP1180107
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- 505 Lot 3336 in DP1180107
- 506 Lot 3337 in DP1180107
- 507 Lot 3338 in DP1180107
- 508 Lot 3352 in DP1190901
- 509 Lot 3353 in DP1190901
- 510 Lot 3354 in DP1190901
- 511 Lot 3355 in DP1190901
- 512 Lot 3356 in DP1190901

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- 513 Lot 3369 in DP1190901

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Lot 3370 in DP1190901

Lot 3371 in DP1190901

Lot 3372 in DP1190901

Lot 3373 in DP1190901

Lot 3374 in DP1190901

Lot 3375 in DP1190901

Lot 3386 in DP1190901

Lot 3387 in DP1190901

- 522 Lot 3388 in DP1190901
- 523 Lot 3389 in DP1190901
- 524 Lot 3390 in DP1190901
- 525 Lot 3391 in DP1190901
- 526 Lot 3339 in DP1190902
- 527 Lot 3340 in DP1190902
- 528 Lot 3341 in DP1190902
- 529 Lot 3342 in DP1190902
- 530 Lot 3343 in DP1190902
- 531 Lot 3344 in DP1190902

- 532 Lot 3345 in DP1190902
- 533 Lot 3346 in DP1190902
- 534 Lot 3401 in DP1204217
- 535 Lot 3402 in DP1204217
- 536 Lot 3403 in DP1204217
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- 538 Lot 3405 in DP1204217
- 539 Lot 3406 in DP1204217
- 540 Lot 3407 in DP1204217
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- 542 Lot 3409 in DP1204217
- 543 Lot 3410 in DP1204217
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- 553 Lot 3420 in DP1204217
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- 561 Lot 3428 in DP1204217
- 562 Lot 3429 in DP1204217
- 563 Lot 3430 in DP1204217
- 564 Lot 3431 in DP1204217
- 565 Lot 3432 in DP1204217
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- 567 Lot 3434 in DP1204217
- 568 Lot 3435 in DP1204217
- 569 Lot 3436 in DP1204217

- 570 Lot 3437 in DP1204217
- 571 Lot 3438 in DP1204217
- 572 Lot 3439 in DP1204217
- 573 Lot 3440 in DP1204217
- 574 Lot 3441 in DP1204217
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- 576 Lot 3443 in DP1204217
- 577 Lot 3444 in DP1204217
- 578 Lot 3445 in DP1204217
- 579 Lot 3446 in DP1204217
- 580 Lot 3447 in DP1204217
- 581 Lot 3448 in DP1204217
- 582 Lot 3449 in DP1204217
- 583 Lot 3450 in DP1204217
- 584 Lot 3451 in DP1204217
- 585 Lot 3452 in DP1204217
- 586 Lot 3453 in DP1204217
- 587 Lot 3454 in DP1204217
- 588 Lot 3455 in DP1204217

589 Lot 3456 in DP1204217

Lot 3457 in DP1204217

Lot 3458 in DP1204217

Lot 3459 in DP1204217

Lot 3460 in DP1204217

Lot 3461 in DP1204217

Lot 3462 in DP1204217

Lot 3463 in DP1204217

Lot 3464 in DP1204217

Lot 3465 in DP1204217

Lot 3466 in DP1204217

Lot 3467 in DP1204217

Lot 3468 in DP1204217

Lot 3469 in DP1204217

Lot 3470 in DP1204217

Lot 3471 in DP1204217

Lot 3472 in DP1204217

Lot 3473 in DP1204217

Lot 3474 in DP1204217

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- 608 Lot 3475 in DP1204217
- 609 Lot 3476 in DP1204217

Lot 3477 in DP1204217

Lot 3478 in DP1204217

Lot 3479 in DP1204217

Lot 3480 in DP1204217

Lot 3481 in DP1204217

Lot 3482 in DP1204217

Lot 3483 in DP1204217

Lot 3484 in DP1204217

Lot 3485 in DP1204217

Lot 3486 in DP1204217

Lot 3487 in DP1204217

Lot 3488 in DP1204217

Lot 3489 in DP1204217

Lot 5213 in DP1184392

Lot 5214 in DP1184392

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- 625 Lot 5215 in DP1184392
- 626 Lot 5307 in DP1210459

- 627 Lot 5308 in DP1210459
- 628 Lot 5309 in DP1210459
- 629 Lot 5310 in DP1210459
- 630 Lot 5311 in DP1210459
- 631 Lot 3101 in DP1164073
- 632 Lot 3102 in DP1164073
- 633 Lot 3103 in DP1164073
- 634 Lot 3104 in DP1164073
- 635 Lot 3105 in DP1164073
- 636 Lot 3106 in DP1164073
- 637 Lot 3107 in DP1164073
- 638 Lot 3108 in DP1164073
- 639 Lot 3109 in DP1164073
- 640 Lot 3110 in DP1164073
- 641 Lot 3111 in DP1164073
- 642 Lot 3112 in DP1164073
- 643 Lot 3113 in DP1164073
- 644 Lot 3114 in DP1164073
- 645 Lot 3115 in DP1164073

646 Lot 3116 in DP1164073

Lot 3117 in DP1164073

Lot 3118 in DP1164073

Lot 3119 in DP1164073

Lot 3120 in DP1164073

Lot 3121 in DP1164073

Lot 3122 in DP1164073

Lot 3206 in DP1164074

Lot 3205 in DP1164074

Lot 3204 in DP1164074

Lot 3203 in DP1164074

Lot 3202 in DP1164074

Lot 3201 in DP1164074

Lot 3129 in DP1164073

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Lot 3134 in DP1164073

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665 Lot 3135 in DP1164073

Lot 3136 in DP1164073

Lot 3137 in DP1164073

Lot 3138 in DP1164073

Lot 3139 in DP1164073

Lot 3140 in DP1164073

Lot 3201 in DP1164074

Lot 3202 in DP1164074

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Lot 3204 in DP1164074

Lot 3212 in DP1164074

Lot 3213 in DP1164074

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Lot 3232 in DP1164074

Lot 3233 in DP1164074

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684 Lot 3234 in DP1164074

Lot 3235 in DP1164074

Lot 3236 in DP1164074

Lot 3237 in DP1164074

Lot 3238 in DP1164074

Lot 3239 in DP1164074

Lot 3254 in DP1164074

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- 690 Lot 3240 in DP1164074
- 692 Lot 3255 in DP1164074
- 693 Lot 3256 in DP1164074
- 694 Lot 3306 in DP1180107
- 695 Lot 3307 in DP1180107
- 696 Lot 3308 in DP1180107
- 697 Lot 3309 in DP1180107
- 698 Lot 3310 in DP1180107
- 699 Lot 3311 in DP1180107
- 700 Lot 3312 in DP1180107
- 701 Lot 3313 in DP1180107
- T02 Lot 3314 in DP1180107

703 Lot 3315 in DP1180107

Lot 3316 in DP1180107

Lot 3317 in DP1180107

Lot 3318 in DP1180107

Lot 3319 in DP1180107

Lot 3320 in DP1180107

Lot 3321 in DP1180107

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- 710 Lot 3326 in DP1180107
- 711 Lot 3327 in DP1180107
- 712 Lot 3328 in DP1180107
- 713 Lot 3329 in DP1180107
- 714 Lot 3330 in DP1180107
- 715 Lot 3357 in DP1190901
- 716 Lot 3358 in DP1190901
- 717 Lot 3359 in DP1190901
- 718 Lot 3360 in DP1190901
- 719 Lot 3361 in DP1190901
- 720 Lot 3362 in DP1190901
- 721 Lot 3363 in DP1190901

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- 722 Lot 3364 in DP1190901
- 724 Lot 3366 in DP1190901

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Lot 3367 in DP1190901

Lot 3368 in DP1190901

Lot 3376 in DP1190901

Lot 3377 in DP1190901

Lot 3378 in DP1190901

Lot 3379 in DP1190901

Lot 3380 in DP1190901

Lot 3381 in DP1190901

Lot 3382 in DP1190901

- 723 Lot 3365 in DP1190901

- 734 Lot 3383 in DP1190901
- 735 Lot 3384 in DP1190901
- 736 Lot 3385 in DP1190901
- 737 Lot 3392 in DP1190901
- 738 Lot 3393 in DP1190901
- 739 Lot 3394 in DP1190901
- 740 Lot 3395 in DP1190901

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- 741 Lot 3396 in DP1190901

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Lot 3397 in DP1190901

Lot 3398 in DP1190901

Lot 3399 in DP1190901

Lot 3347 in DP1190902

Lot 3348 in DP1190902

Lot 3349 in DP1190902

Lot 3350 in DP1190902

Lot 3351 in DP1190902

- 750 Lot 1 in DP1243628
- 751 Lot 2 in DP1243628
- 752 Lot 3491 in DP1204217
- 753 Lot 3492 in DP1204217
- 754 Lot 3493 in DP1204217
- 755 Lot 3494 in DP1204217
- 756 Lot 3495 in DP1204217
- 757 Lot 3496 in DP1204217
- 758 Lot 3497 in DP1204217
- 759 Lot 3498 in DP1204217

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- Lot 3499 in DP1204217

Lot 3500 in DP1204217

Lot 3501 in DP1204217

Lot 3502 in DP1204217

Lot 5201 in DP1184392

Lot 5202 in DP1184392

Lot 5203 in DP1184392

Lot 5204 in DP1184392

Lot 5205 in DP1184392

- 769 Lot 5206 in DP1184392
 - 770 Lot 5207 in DP1184392
 - 771 Lot 5208 in DP1184392
 - 772 Lot 5209 in DP1184392
 - 773 Lot 5210 in DP1184392
 - 774 Lot 5211 in DP1184392
 - 775 Lot 5212 in DP1184392
 - 776 Lot 5216 in DP1184392
 - 777 Lot 5217 in DP1184392
 - 778 Lot 5218 in DP1184392

- 779 Lot 5219 in DP1184392
- 780 Lot 5220 in DP1184392
- 781 Lot 5221 in DP1184392
- 782 Lot 100 in DP1256770
- 783 Lot 101 in DP1256770
- 784 Lot 100 in DP1247154
- 785 Lot 5301 in DP1210459
- 786 Lot 5302 in DP1210459
- 787 Lot 5303 in DP1210459
- 788 Lot 5304 in DP1210459
- 789 Lot 5305 in DP1210459
- 790 Lot 5306 in DP1210459
- 791 Lot 5312 in DP1210459
- 792 Lot 5313 in DP1210459
- 793 Lot 5317 in DP1210459
- 794 Lot 5318 in DP1210459
- 795 Lot 5319 in DP1210429
- 796 Lot 5320 in DP1210429
- 797 Lot 5321 in DP1210429

- 798 Lot 5322 in DP1210429
- 799 Lot 5323 in DP1210429

Lot 412 in DP1245100

Lot 411 in DP1245100

Lot 410 in DP1245100

Lot 409 in DP1245100

Lot 408 in DP1245100

Lot 407 in DP1245100

Lot 406 in DP1245100

Lot 405 in DP1245100

Lot 404 in DP1245100

Lot 403 in DP1245100

Lot 402 in DP1245100

Lot 401 in DP1245100

Lot 5101 in DP1179258

Lot 5116 in DP1179258

Lot 5117 in DP1179258

Lot 5132 in DP1179258

Lot 5133 in DP1179258

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- 817 Lot 501 in DP1257304
- 818 Lot 502 in DP1257304
- 819 Lot 503 in DP1257304
- 820 Lot 504 in DP1257304
- 821 Lot 505 in DP1257304
- 822 Lot 506 in DP1257304
- 823 Lot 507 in DP1257304
- 824 Lot 508 in DP1257304
- 825 Lot 509 in DP1257304
- 826 Lot 510 in DP1257304
- 827 Lot 511 in DP1257304
- 828 Lot 5102 in DP1179258
- 829 Lot 5103 in DP1179258
- 830 Lot 5104 in DP1179258
- 831 Lot 5105 in DP1179258
- 832 Lot 5106 in DP1179258
- 833 Lot 5107 in DP1179258
- 834 Lot 5108 in DP1179258
- 835 Lot 5109 in DP1179258

- 836 Lot 5110 in DP1179258
- 837 Lot 5111 in DP1179258
- 838 Lot 5112 in DP1179258
- 839 Lot 5113 in DP1179258
- 840 Lot 5114 in DP1179258
- 841 Lot 5115 in DP1179258
- 842 Lot 5118 in DP1179258
- 843 Lot 5119 in DP1179258
- 844 Lot 5120 in DP1179258
- 845 Lot 5121 in DP1179258
- 846 Lot 5122 in DP1179258
- 847 Lot 5123 in DP1179258
- 848 Lot 5124 in DP1179258
- 849 Lot 5125 in DP1179258
- 850 Lot 5126 in DP1179258
- 851 Lot 5127 in DP1179258
- 852 Lot 5128 in DP1179258
- 853 Lot 5129 in DP1179258
- 854 Lot 5130 in DP1179258

- 855 Lot 5131 in DP1179258
- 856 Lot 5134 in DP1179258
- 857 Lot 5135 in DP1179258
- 858 Lot 501 in DP1239581
- 859 Lot 502 in DP1239581
- 860 Lot 503 in DP1239581
- 861 Lot 504 in DP1239581
- 862 Lot 505 in DP1239581
- 863 Lot 506 in DP1239581
- 864 Lot 507 in DP1238581
- 865 Lot 508 in DP1238581
- 866 Lot 509 in DP1238581
- 867 Lot 510 in DP1239581
- 868 Lot 511 in DP1239581
- 869 Lot 512 in DP1239581
- 870 Lot 301 in DP1230898
- 871 Lot 302 in DP1230898
- 872 Lot 3301 in DP1180107
- 873 Lot 5501 in DP1210462

- 874 Lot 5503 in DP1210462
- 875 Lot 5502 in DP1210462
- 876 Lot 5504 in DP1210462
- 877 Lot 5505 in DP1210462
- 878 Lot 3128 in DP1164073
- 879 Lot 3127 in DP1164073
- 880 Lot 3126 in DP1164073
- 881 Lot 3125 in DP1164073
- 882 Lot 3124 in DP1164073
- 883 Lot 3123 in DP1164073
- 884 Lot 5507 in DP1210462
- 885 Lot 5506 in DP1210462
- 886 Lot 5508 in DP1210462
- 887 Lot 3207 in DP1164074
- 888 Lot 3505 in DP1204217
- 889 Lot 3504 in DP1204217
- 890 Lot 3503 in DP1204217
- 891 Lot 4001 in DP1195585
- 892 Lot 4002 in DP1195585

893 Lot 4003 in DP1195585

Lot 4004 in DP1195585

Lot 4005 in DP1195585

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- 896 Lot 4006 in DP1195585
- 897 Lot 4007 in DP1195585
- 898 Lot 4010 in DP1195585
- 899 Lot 4011 in DP1195585
- 900 Lot 4012 in DP1195585
- 901 Lot 4013 in DP1195585
- 902 Lot 4014 in DP1195585
- 903 Lot 4015 in DP1195585
- 904 Lot 4016 in DP1195585
- 905 Lot 4017 in DP1195585
- 906 Lot 4018 in DP1195585
- 907 Lot 4019 in DP1195585
- 908 Lot 4020 in DP1195585
- 909 Lot 4101 in DP1195599
- 910 Lot 4102 in DP1195599
- 911 Lot 4103 in DP1195599

912 Lot 4104 in DP1195599

Lot 4105 in DP1195599

Lot 4106 in DP1195599

Lot 4107 in DP1195599

Lot 4108 in DP1195599

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- 917 Lot 4109 in DP1195599
- 918 Lot 4110 in DP1195599
- 919 Lot 4111 in DP1195599
- 920 Lot 4112 in DP1195599
- 921 Lot 4113 in DP1195599
- 922 Lot 4114 in DP1195599
- 923 Lot 4115 in DP1195599
- 924 Lot 4116 in DP1195599
- 925 Lot 4117 in DP1195599
- 926 Lot 4118 in DP1195599
- 927 Lot 4119 in DP1195599
- 928 Lot 4120 in DP1195599
- 929 Lot 4121 in DP1195599
- 930 Lot 4122 in DP1195599

931 Lot 4126 in DP1195599

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- Lot 4126 in DP1195599

Lot 4127 in DP1195599

Lot 4128 in DP1195599

Lot 4129 in DP1195599

Lot 4130 in DP1195599

Lot 4131 in DP1195599

Lot 4132 in DP1195599

Lot 4133 in DP1195599

Lot 6104 in DP1228464

- 940 Lot 6201 in DP1228465
- 941 Lot 6202 in DP1228465
- 942 Lot 6203 in DP1228465
- 943 Lot <u>64046204</u> in DP1228465
- 944 Lot <u>64056205</u> in DP1228465
- 945 Lot <u>64066206</u> in DP1228465
- 946 Lot <u>64076207</u> in DP1228465
- 947 Lot 4008 in DP1195585
- 948 Lot 4009 in DP1195585
- 949 Lot 4123 in DP1195599

- 950 Lot 4124 in DP1195599
- 951 Lot 4125 in DP1195599
- 952 Lot 6101 in DP1228464
- 953 Lot 6102 in DP1228464
- 954 Lot 6103 in DP1228464
- 955 Lot 513 in DP1239581
- 956 Lot 514 in DP1239581
- 957 Lot 531 in DP1239581
- 958 Lot 532 in DP1239581
- 959 Lot 533 in DP1239581
- 960 Lot 534 in DP1239581
- 961 Lot 535 in DP1239581
- 962 Lot 536 in DP1239581
- 963 Lot 537 in DP1239581
- 964 Lot 538 in DP1239581
- 965 Lot 539 in DP1239581
- 966 Lot 540 in DP1239581
- 967 Lot 298 in DP1230898
- 968 Lot 299 in DP1230898

969 Lot 300 in DP1230898

- 970 Lot 303 in DP1230898
- 971 Lot 304 in DP1230898
- 972 Lot 305 in DP1230898
- 973 Lot 306 in DP1230898
- 974 Lot 307 in DP1230898
- 975 Lot 308 in DP1230898
- 976 Lot 309 in DP1230898
- 977 Lot 310 in DP1230898
- 978 Lot 311 in DP1230898
- 979 Lot 312 in DP1230898
- 980 Lot 313 in DP1230898
- 981 Lot 314 in DP1230898
- 982 Lot 315 in DP1230898
- 983 Lot 316 in DP1230898
- 984 Lot 317 in DP1230898
- 985 Lot 318 in DP1230898
- 986 Lot 319 in DP1230898
- 987 Lot 320 in DP1230898

989 Lot 322 in DP1230898

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Lot 337 in DP1230898

Lot 338 in DP1230898

Lot 339 in DP1230898

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- 1008 Lot 341 in DP1230898
- 1009 Lot 342 in DP1230898
- 1010 Lot 343 in DP1230898
- 1011 Lot 344 in DP1230898
- 1012 Lot 345 in DP1230898
- 1013 Lot 346 in DP1230898
- 1014 Lot 347 in DP1230898
- 1015 Lot 348 in DP1230898
- 1016 Lot 349 in DP1230898
- 1017 Lot 350 in DP1230898
- 1018 Lot 351 in DP1230898
- 1019 Lot 352 in DP1230898
- 1020 Lot 353 in DP1230898
- 1021 Lot 354 in DP1230898
- 1022 Lot 355 in DP1230898
- 1023 Lot 356 in DP1230898
- 1024 Lot 357 in DP1230898
- 1025 Lot 358 in DP1230898

- 1027 Lot 360 in DP1230898
- 1028 Lot 361 in DP1230898
- 1029 Lot 362 in DP1230898
- 1030 Lot 363 in DP1230898
- 1031 Lot 6105 in DP1228464
- 1032 Lot 6106 in DP1228464
- 1033 Lot 6107 in DP1228464
- 1034 Lot 6108 in DP1228464
- 1035 Lot 6109 in DP1228464
- 1036 Lot 6110 in DP1228464
- 1037 Lot 6111 in DP1228464
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- 1046 Lot 6120 in DP1228464
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- 1075 Lot 6149 in DP1228464
- 1076 Lot 6150 in DP1228464
- 1077 Lot 6208 in DP1228465
- 1078 Lot 6209 in DP1228465
- 1079 Lot 3504 in DP1204217
- 1080 Lot 3505 in DP1204217
- 1081 Lot 515 in DP1239581
- 1082 Lot 516 in DP1239581

Lot 518 in DP1239581

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