



# Buying vacant land

*This fact sheet outlines some important considerations to keep in mind if you are buying vacant land.*

Looking for a home of your own does not necessarily mean buying an established property. Some people prefer to buy vacant land and have a home built to their plans and requirements. For them, it often means buying a block released for sale in a new housing estate or subdivision.

## The standard contract

The standard contract for the transfer of property, whether vacant land or not, has two sections. These are:

- *Contract for the Sale of Land or Strata Title by Offer and Acceptance* (the O&A).
- *Joint Form of General Conditions for the Sale of Land* (the General Conditions).

The General Conditions cover important contractual obligations for both the buyer and seller, and are not usually varied by sellers or buyers.

The O&A is a contract requiring the parties to insert information that is specific to the transaction such as the description of the block and the agreed purchase price. It also allows agreed special conditions that meet the needs of both the buyer and seller to be inserted.

The REBA fact sheet, *Sale by offer and acceptance* contains more information about the O&A.

## Plans and services

When buying newly released land, check with the local council and the Department of Planning for details of facilities and amenities planned for the area such as schools, shops and parks, as well as details of any restrictions on building on the property. Inquire if there are any future road works or other public works planned for the area such as highways, power lines, transformers or other utilities.

The local council will be able to advise you if the land is subject to a 'building envelope'. A building envelope is of particular relevance in semi-rural subdivisions where house construction may only be possible within a certain area of the block. Make inquiries with the relevant government authorities about services connected to the block, such as electricity, gas, water, sewerage, internet access, mobile phone coverage and land line telephone and find out about the position of underground cables and pipes.

You may also choose to have a licensed surveyor conduct a check on the boundaries of the property to ensure they are marked correctly.

### Further information

- Department of Planning on 08 9264 7777;
- Main Roads WA on 138 138;
- Western Power on 13 10 87;
- Alinta on 13 13 58; and
- the local council.

### Site costs

Site costs are the expenses you will have to meet to have the block prepared for the foundations of the house or other buildings.

The nature of the house and the characteristics of the land determine site costs.

Therefore, before you buy your block it is a good idea to get a quote for site costs for the style and size of the house you are planning to build.

Before buying land, check with the local council for the composition of the soil (for instance if it is sand, limestone, or clay) to determine whether it is suitable for building. The composition of the soil will have a significant impact on site costs as some require extra foundations which can be very expensive.

Generally the blocks of land with the lowest site costs are those that are flat and have sandy soil. Rocky land with steep slopes tends to have high site costs.

Drainage problems will also affect site costs. Contact the local council to determine whether the land is susceptible to drainage problems. If you discover that the land is in a low-lying area, prone to flooding, or on a 100 year flood plain, then the

local council will inform you about any special building requirements and/or restrictions.

If possible, obtain a quote from the builder for site costs before making an offer to buy. It is also advisable to check with neighbours who may have recently built in the area.

### Encumbrances

There may be restrictions, known as encumbrances, which could hamper the future use of the land.

Encumbrances on vacant land may include:

- **easements** - for example, an adjoining landowner may have a particular right to cross the land, a sewerage or drainage line may have to pass through your land; and/or
- **restrictive covenants** - for example, there may be restrictions on using the land in a certain way, including restrictions on building heights or the use of certain building materials, boundary fences to be constructed to a particular standard.

When considering the purchase of a block of land, make inquiries to see if there are any easements or restrictions that might affect the use or resale of the land.

Sewerage line easements may not be registered on the Certificate of Title relating to the land, but may significantly affect the developmental potential of the land. On request, the selling real estate agent should be able to get this information.

It is a good idea to check for any encumbrances through your solicitor or settlement agent. Ask the seller or their agent if a sewerage line check has been carried out and if so, what was the result. You may find the best option is to carry out your own checks.

The Water Corporation, Landgate, local council and land development company should be able to tell you whether any encumbrances exist on the property.

### Further information

- Water Corporation on 13 13 95;
- Landgate on 08 9273 7373 or 1300 55 62 24 (regional);
- the local council; and
- the land development company.

### Pre-release land or buying land or property off-the-plan

Off-the-plan sales include the sale of vacant land, house and land packages and purchase of units that are to be built and strata titled. In each case, a contract is signed before the development, or subdivision, is finalised.

In most cases, the buyer pays the developer a deposit on signing the contract and if they are a licensed agent they will place the deposit in a trust account. This does not mean it is 'your land'. Ownership does not transfer to you until the Certificate of Title is issued in or transferred to your name. The sale contract is more in the nature of a 'conditional' promise by the seller to deliver a parcel of land, or land and a building, at some future time for an agreed price. The balance of the purchase price is due to be paid

at settlement. Settlement can only occur when the Certificate of Title has been issued.

It is important to be aware that there are risks in buying property off-the-plan. The greatest risk is if the developer is unable to proceed with the development within the time specified in the contract. It may be that the developer is unable to obtain final subdivision approval or that investment funding in the development has not been sufficient. This means that your money might be tied up, sometimes for several years, and if the development falls through, you will have missed out on other opportunities to purchase property. This should be taken into consideration when making an offer.

The sale contract may include a clause allowing the developer to cancel the contract when there have been price increases in building materials, in the costs of establishing utility services, or if property prices have risen. Therefore, buyers of property off-the-plan should carefully read the contract to familiarise themselves with the circumstances which may allow a developer or a seller to cancel a contract.

For various reasons, off-the-plan property purchases do not provide buyers with the same level of certainty as established properties where a Certificate of Title has been issued.

As there are a number of important issues to consider when buying off-the-plan, please refer to the Department of Commerce fact sheet *Buying land or property off-the-plan*.

## Other useful publications

**REBA** - [www.reba.wa.gov.au](http://www.reba.wa.gov.au)

- *Buying a home through an agent*
- *Real estate auctions*
- *Real estate fees negotiating with an agent*
- *Sale by offer and acceptance*

**Settlement Agents Supervisory Board** - [www.sasb.wa.gov.au](http://www.sasb.wa.gov.au)

- *Choosing a settlement agent*
- *Property settlement*

## Further Information

To make general inquiries about real estate and settlement matters or to order a free publication please phone the Real Estate and Settlement Advice Line on 1300 30 40 64 for the cost of a local call statewide 8.30am - 5.00pm weekdays.

You may want to contact a solicitor for legal advice about the standard contract for the sale of property and to have a form of general conditions explained.

*This fact sheet contains general information that was current at the time of publication. If you have specific inquiries about matters relating to your situation then you are strongly urged to seek independent professional advice. The producers of this publication expressly disclaim any liability arising out of a reader's reliance on this publication.*

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