

Dated 19th June

2019

Broadland District Council

-and-

David Frederick Barrett, Beryl Ann Cullum and

Sarah Louise Cullum

- and -

W M Tubby Limited

**DEED OF PLANNING OBLIGATION
UNDER SECTION 106
OF THE TOWN AND COUNTRY PLANNING
ACT 1990**

relating to land at the rear of 33 Norwich Road,
Strumpshaw

Commencement	<p>The date on which a material operation as defined in Section 56(4) of the Act is first carried out, except (for the purposes of this Deed only) operations consisting of:</p> <ul style="list-style-type: none"> site clearance demolition archaeological investigations ground surveys removal of contamination or other adverse ground conditions erection of temporary fences temporary display of site notices and/or advertisements <p>and 'Commence' and 'Commenced' will be construed accordingly</p>
Development	<p>The Development of the Site in accordance with the Permission</p>
Dwelling	<p>A dwelling to be built on the Site as part of the Development</p>
Index Linked	<p>Index linked from committee date until the date any payment referred to in this Deed is made, such index linking being equivalent to any change in the RICS Building Cost Information Service All In Tender Index (or if such indices cease to be published, another index notified to the Owner by the Nominated Officer)</p>
Nominated Officer	<p>The senior officer of the Council responsible for development management or other officer of the</p>

Council notified to the Owner

Occupation	Occupation of the Site, or any part of it, for any purpose authorised by the Permission, but excluding occupation for the purposes of: construction internal and external refurbishment decoration fitting-out marketing and 'Occupy' and 'Occupied' will be construed accordingly
Permission	The planning permission to be granted by the Council for residential development and allocated reference number 20182040
Plan	The plan attached to this Deed
Site	The land known as land to the rear of 33 Norwich Road, Strumpshaw, Norwich and registered at H M Land Registry under title numbers NK301034 part of title NK409939 shown edged red on the Plan
Trigger	means the Commencement date and any trigger or threshold in this Deed linked to the taking of specified steps, payment of money, or linked to the prohibition of a specified action

2. LEGAL BASIS

- 2.1 This Deed is made pursuant to Section 106 of the Act and, to the extent that it does not contain planning obligations, under Section 111 of the Local Government Act 1972, and all other enabling powers.
- 2.2 The covenants and obligations contained in this Deed create planning obligations for the purposes of section 106 of the Act enforceable by the Council and relate to the Site.
- 2.3 It is agreed by the Parties that any obligation contained within this Deed which sets out how a planning obligation will be performed will not amount to more than one planning obligation per Schedule for the purposes of Regulation 123 of the CIL Regulations.
- 2.4 Covenants given by more than one party can be enforced against them individually or jointly.
- 2.5 A reference to an Act of Parliament includes any later modification or re-enactment, including any statutory instruments made under that Act, and reference to a gender or person includes all genders or classes of person.
- 2.6 Any covenant in this Deed not to do something includes an obligation not to allow or permit it to be done.
- 2.7 References to any party to this Deed shall include successors in title to that party and to any person deriving title through or under that party and in the case of the Council the successors to its statutory functions.
- 2.8 Representatives of the Council may enter the Site at any reasonable time to ascertain whether the terms of this Deed are being or have been complied with provided that:
 - 2.8.1 they do not enter any individual Dwelling; and
 - 2.8.2 they adhere to all reasonable health and safety requirements.

3. CONDITIONALITY

This Deed is conditional upon:

- 3.1 The grant of the Permission; and
- 3.2 The Commencement of Development.

Save for the provisions of this clause and clauses 6.4, 8.3 and 10 which shall come into effect immediately on completion of this Deed.

4 COVENANTS

- 4.1 The Owner and Developer covenants with the Council for themselves and their successors in title to observe and perform the obligations and stipulations contained in this Deed.
- 4.2 The Council covenant with the Owner and Developer to comply with their respective requirements contained in this Deed.

5 Use of Contributions Indexation and Interest

- 5.1 The improvements referred to in this Deed for which contributions are required may at the Council's absolute discretion be commenced or provided (in whole or in part) at any time after the date of this Deed even if payment of the relevant contribution may not have become due.
- 5.2 If the improvements have been commenced or provided prior to the due date for payment of the relevant contribution then the payment will be regarded as a reimbursement of the costs incurred in providing the improvement.
- 5.3 Nothing in this Deed binds the Owner or Developer to pay;
 - 5.3.1 any contribution before the date on which it is due under the Schedules,
 - or
 - 5.3.2 any contribution at all if the relevant due date is not reached, or
 - 5.3.3 any greater contribution than provided in the relevant Schedule.
- 5.4 The Council are entitled to use all interest accrued on each contribution specified in the Schedules from the date of actual payment of the contribution until the date when the contribution is spent.

- 5.5 The contributions specified in the Schedules are to be Index Linked.
- 5.6 In the event of any delay in paying the contributions specified in the Schedules then from the due date of payment:
- 5.6.1 the contributions are a debt due to the Council and are recoverable by action by the Council; and
- 5.6.2 are liable to interest calculated on a daily basis at a rate of 4 percent over the bank rate as set by the Bank of England in force from time to time from the due date for payment until the actual date of payment.
- 5.7 All payments under this Deed are exclusive of value added tax (VAT) and any VAT due must also be paid.
- 5.8 Any money from time to time held by the Council in respect of any payment made to the Council by the Owner or Developer under the provisions of this Deed will in any event become the absolute property of the Council and will not be subject to return by the Council to the party who made that payment if that party:
- 5.8.1 becomes bankrupt or has a winding-up petition or a petition for an administration order presented against it, or
- 5.8.2 passes a winding-up resolution or an administrative receiver or a receiver and manager is appointed in respect of the property (or any part thereof) belonging to that party, or
- 5.8.3 enters into any arrangement scheme compromise moratorium or composition with its creditors or any of them but shall continue to be held by the Council under the terms of this Deed.
- 5.9 The Council may spend part of each contribution specified in the Schedules on reasonable legal costs and disbursements which are supplemental to or incurred in connection with the spending of the said contribution in accordance with the relevant Schedule.

6. OTHER PROVISIONS

- 6.1 No person will be liable for any breach of this Deed if he no longer has an interest in the Site (unless the breach occurred before he disposed of his interest).

- 6.2 The Owner and Developer confirm that they are the owners of the Site with full power to enter into this Deed and that there is no person or body with an interest in the Site whose consent is necessary to make this Deed binding on all interests in the Site.
- 6.3 Save for the obligations contained in Schedule 2 which shall continue to be binding and enforceable against individual purchasers owners occupiers lessees or their mortgagees of Affordable Dwellings subject to the provisions contained therein, the covenants, restrictions and requirements contained in this Deed shall not be enforceable against:
- 6.3.1 individual purchasers or lessees of Dwellings constructed on the Site pursuant to the Permission or their mortgagees where (in relation to a breach) that breach occurs after that individual purchaser or lessee has completed the purchase or lease of the Dwelling or has entered into a binding contract for such purchase or lease.
- 6.3.2 any statutory undertaker or other person who acquires any part of the Site or an interest in it for the purposes of the supply of electricity gas water telecommunications or highways in connection with the Development of the Site.
- 6.4 On completion the Developer will pay the Council's reasonable legal costs in connection with this Deed.
- 6.5 No provisions of this Deed shall be enforceable under the Contracts (Rights of Third Parties) Act 1999.
- 6.6 If any provision of this Deed is held to be invalid, illegal or unenforceable it will not affect the remaining provisions.
- 6.7 No waiver, express or implied, by the Council of any breach or failure to perform or observe any of the covenants, terms or conditions of this Deed constitutes a continuing waiver, nor prevents the Council from enforcing any of the provisions in this Deed.
- 6.8 If the Permission is quashed revoked or expires before Commencement then, save for clause 6.4, this Deed will cease to have effect (insofar only as it has not already been complied with).
- 6.9 Subject to clause 6.10, nothing in this deed prohibits or limits the right to

develop any part of the Site in accordance with a planning permission (other than the Permission) granted after the date of this Deed.

- 6.10 If the Permission is subject to an application under Section 73 of the Act for the removal or amendment of any condition attached to the Permission then the obligations in this deed shall also apply to the new planning permission resulting from such application if so agreed by the Council (acting in its absolute discretion).
- 6.11 This Deed is registrable as a local land charge.
- 6.12 Following the performance and satisfaction of all the obligations contained in this Deed the Council will, upon the written request of the Owner and/or Developer, cancel all relevant entries contained in the Register of Local Land Charges.
- 6.13 An agreement, approval, consent or expression of satisfaction required by the Owner and Developer from the Council under the terms of this deed must be given in writing and shall not be unreasonably withheld or delayed.
- 6.14 Nothing contained or implied in this Deed will fetter, prejudice or affect the rights, discretions, powers, duties and obligations of the Council in the exercise of any of its functions as local authority.
- 6.15 No person shall be liable for any breach of the planning obligations or other provisions of this Deed after it shall have parted with its entire interest in the Site but without prejudice to liability for any subsisting breach arising prior to parting with such interest

7. DISPUTES

- 7.1 If any dispute is not resolved between the Parties, any of the Parties may refer it for determination by an expert. The expert will be appointed by agreement between the parties or, in default of agreement, by the President for the time being of the Royal Institution of Chartered Surveyors and the expert's decision shall be final and binding.
- 7.2 The expert is to be replaced by a fresh appointee in the event that he becomes at any time unable or unwilling for any reason to proceed to discharge his

functions. The fresh appointee is to be appointed in the manner prescribed in this clause.

- 7.3 The expert is to make his decision within 6 weeks of being appointed.
- 7.4 The costs of appointing the expert are to be shared equally by the parties to the dispute except where the expert takes the view that one party has acted unreasonably. In that case the expert has binding discretion as to apportionment of the costs.
- 7.5 Nothing in this clause will apply to the recovery of liquidated sums or prevent the parties from commencing or continuing court proceedings.

8. NOTIFICATIONS

- 8.1 Any notice or written communication given under this Deed is validly given if hand delivered or sent by recorded delivery post to the address set out at the beginning of this Deed, unless written notification of another address has been received.
- 8.2 The Owner will notify the Nominated Officer in writing of the relevant
 - 8.2.1 anticipated Triggers seven days in advance of each anticipated date,
 - 8.2.2 actual Triggers within seven days of each actual date.
- 8.3 If the Owner disposes of his interest in all or part of the Site he will notify the Nominated Officer within 7 days of the name and address of the new owner and sufficient details to identify the Site or part of the Site.

9. JURISDICTION

This deed is governed by and interpreted in accordance with the law of England and Wales.

10. DELIVERY

The provisions of this Deed (other than this clause which shall be of immediate effect) shall be of no effect until this Deed has been dated.

NOTES:

BROADLAND DISTRICT COUNCIL
14 Dec 2018
20182040
PLANNING CONTROL

- M 3.12.18 Revised for planning application
- L 30.11.18 Revised following client comments
- K 28.11.18 Redrawn
- J 16.10.18 Plans revised to plots 17 and 20
- H 12.10.18 Updated for planning
- G 19.9.18 Updated for planning
- F 13.9.18 Updated for planning
- E 7.9.18 Plot numbers added
- D 24.8.18 Plots updated
- C 24.8.18 Plot 10 and sub station and passing place revised
- B 22.8.18 Revised
- A 15.8.18 Revised

John Jenkins

architectural designs limited

clients Total Build East Anglia Ltd

site Site to the rear of 33 Norwich road Stumpshaw

site layout plan

DATE July 2018

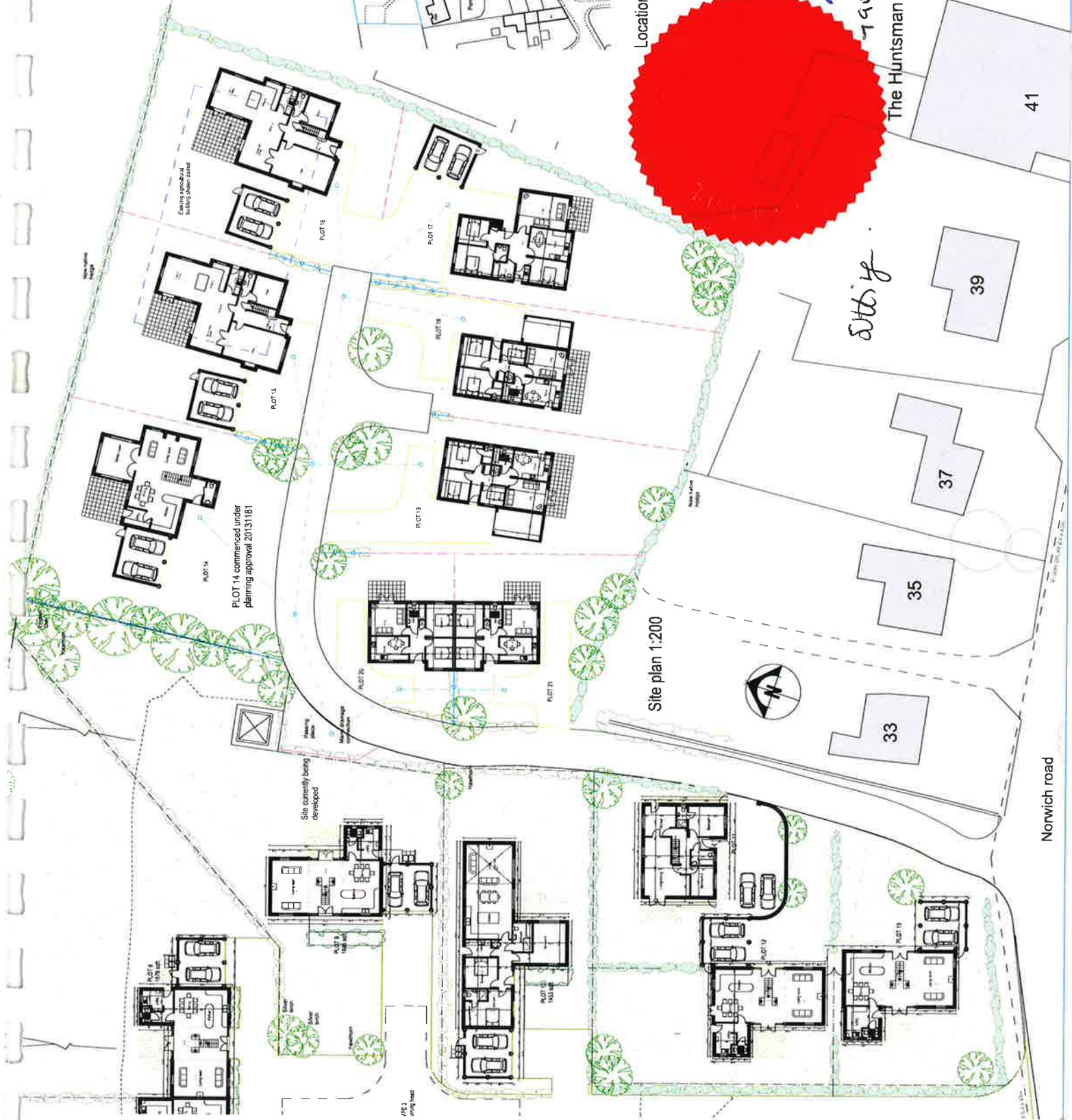
SCALE 1:183/01

Scale: Plan 1:200 @ A1

Project No: 182040

Site No: 1183/01

Site Name: M



Location plan 1:1250

Site plan 1:200

Norwich road

41

39

37

35

33

PLOT 14 commenced under planning approval 20131181

Site currently being developed

PE3 ring road

Site plan

The Huntsman

SCHEDULE 1

The Plan

SCHEDULE 2

Affordable Housing

Part 1

In this Schedule (and elsewhere in this Deed where the context permits) the following words and expressions shall have the following meanings:

“Affordable Dwellings”	the Dwelling to be constructed on the Site to a standard agreed with the Council as Affordable Housing and “Affordable Dwelling” shall be construed accordingly
“Affordable Housing”	the Intermediate Housing to be provided to Eligible Households whose needs are not met by the market (including housing that provides a subsidised route to home ownership and which complies with one or more of the definitions of affordable housing in Annex 2 of the NPPF) unless other types of affordable housing are agreed in writing by the Council
“Affordable Housing Mix”	Intermediate Housing, dwelling type, location and size as set out in Part 2 of this Schedule
“Affordable Housing Provision”	the construction and provision of an Affordable Dwelling on the Site equating to 14% of the total number of dwellings (or such other percentage as the Council may agree in its absolute discretion) in accordance with the Affordable Housing Mix
“Affordable Housing Scheme”	<p>A scheme securing the Affordable Housing Provision and specifying:</p> <ul style="list-style-type: none"> - The timescale and programme for implementation of the Affordable Housing Scheme and construction of the Affordable Dwellings; - full details of the design of the Affordable Dwelling - The identity of the Provider or such details as the Council requires to satisfy itself that the Affordable Dwellings will be secured as Affordable Housing in perpetuity; <p>AND, where the parties agree any amendment or alteration to the Affordable Housing Mix or the Affordable Housing Provision:</p>

	<ul style="list-style-type: none"> - The number, location, type and size of Affordable Dwellings to be constructed on the Site; - full details of the Affordable Housing Mix (such proposal to reflect the Council's up to date strategic housing market assessment and specific local needs as determined and agreed by the Council) including the types of Intermediate Housing - such other information as the Council may reasonably require to enable approval of the Affordable Housing Scheme including details of how the Recycling Obligation will be complied with and secured
"Approved Affordable Housing Scheme"	the Affordable Housing Scheme approved by the Council in accordance with paragraph 1.1 of this Schedule including any amendment, revision or substitution approved by the Council in writing
"Eligible Household"	A person or persons in need of accommodation who are unable to rent or buy on the local open market nominated by the Council determined in accordance with the Council's housing allocation policy or as otherwise approved by the Council
"Homes England"	Homes England or the Regulator of Social Housing or their successor bodies or other appropriate body as the Council may nominate
"Intermediate Housing"	one or more of Shared Ownership Housing or Shared Equity Housing that Eligible Households can afford as determined by the Council acting reasonably (or as otherwise agreed by the Council in writing)
"NPPF"	The National Planning Policy Framework published in July 2018
"Open Market Dwelling"	Any dwelling constructed as part of the Development which is not an Affordable Dwelling
"Practically Complete"	Means completion of the construction of the Affordable Dwellings in accordance with this Deed subject only to the existence of minor defects and / or omissions at the time of inspection which are capable of being made good without materially interfering with the beneficial use and enjoyment of

		the Affordable Dwellings and which it would be reasonable to include in a schedule of minor snagging items and "Practically Completed" shall be construed accordingly
"Provider"		either: (i) a Registered Provider; or (ii) another organisation that owns the Affordable Dwellings and has been approved in writing by the Council
"Public Subsidy"		funding provided by the Council, Homes England or any other public body or successor body towards the provision of Affordable Housing
"Recycling Obligation"		an obligation to use the net proceeds from the acquisition of any share or interest in an Affordable Dwelling by an Eligible Household towards alternative Affordable Housing provision
"Registered Provider"		Is as defined in the Housing and Regeneration Act 2008
"Shared Housing"	Equity	Dwellings purchased on a shared equity basis whereby not more than 75% of the equity is sold to the purchaser with power to increase their percentage of ownership up to 100% after five years of acquisition of the initial share and upon a payment equating to the additional equity being purchased payable to the Council or the Provider as the case may be (or such other body as the Council may elect). Such payment to be based on the actual market value as at the date of acquisition of the additional equity such scheme to be secured by a mechanism and in a form agreed with and approved by the Council (or such other body as the Council may elect)
"Shared Ownership Housing"		Dwellings purchased on a Shared Ownership Lease
"Shared Ownership Lease"		a lease in a form approved by Homes England or where there is no such form in a form approved by the Council such lease to provide for the following: - not more than 75% and not less than 25% of the equity (or such other percentages the Council may

	<p>agree) shall be initially sold to the purchaser by the Provider</p> <ul style="list-style-type: none"> - power to the purchaser to increase their ownership up to 100% if they so wish - an initial rent not exceeding 2.75% of the value of the equity retained by the Provider subject to annual increases not exceeding Retail Price Index (All Items) published by the Office for National Statistics (or if such index ceases to be published such other index as the Council shall reasonably determine) plus 0.5% or such other rent as complies with the requirements from time to time of the Homes England
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The Owner and Developer hereby covenants with the Council as follows:

- 1.1 Not to Commence the Development until the Affordable Housing Scheme has been submitted to and approved by the Council in writing
- 1.2 Not to Occupy more than the first Open Market Dwelling until an exchanged unconditional contract for the sale of the Affordable Dwelling to a Provider has been supplied to the Council SAVE THAT where the Council agrees that the Affordable Dwellings are not to be transferred or are to be disposed of to owner-occupiers, this obligation shall not apply
- 1.3 Not to construct the Affordable Dwelling otherwise than in accordance with the Approved Affordable Housing Scheme and the timescales and details set out therein.
- 1.4 Not to offer for sale any Intermediate Housing dwelling (other than a Shared Ownership Housing dwelling) without the prior written consent of the Council to the maximum selling price of the Intermediate Housing dwelling
- 1.5 Not to Occupy more than 30% of the Open Market Dwellings until the Affordable Dwelling to be provided under the Approved Affordable Housing Scheme is Practically Complete and has been transferred to the approved Provider (or individual owner/occupiers where appropriate and set out in the Affordable Housing Scheme, or where no transfer is required their ongoing provision has been secured) in accordance with and subject to the following terms:
 - a) for a consideration at a level which ensures that no Public Subsidy is required to enable the transaction to be completed;
 - b) free from all financial charges, adverse rights, restrictions or other encumbrances which would interfere with the use of the Affordable Dwelling

as Affordable Housing;

c) with the benefit of all necessary easements, rights and utilities; and

d) any other terms to secure any conditions and requirements of the Approved Affordable Housing Scheme including where specifically requested by the Council, the registration of a restriction to secure compliance with the Recycling Obligation

1.6 Not to use the Affordable Dwelling for any purpose other than Affordable Housing in accordance with the Approved Affordable Housing Scheme PROVIDED THAT the obligations contained in this Schedule shall not be binding upon:

1.6.1 a person acquiring an interest in an Affordable Dwelling under a statutory right to buy or acquire or a voluntary right to buy scheme under the Housing and Planning Act 2016;

1.6.2 an Eligible Household which has staircased under a Shared Ownership Lease to acquire 100% of the leasehold or freehold interest or by a person who has acquired 100% of a Shared Equity Housing dwelling

1.6.3 a mortgagee or chargee (or any receiver (including an administrative receiver or administrator) appointed by such mortgagee or chargee or any other person appointed under any security documentation to enable such mortgagee or chargee to realise its security (each a "Receiver") of the whole or any part of the Affordable Dwelling or any persons or bodies deriving title through such mortgagee or chargee or Receiver PROVIDED THAT it is has first complied with the following:

a) such mortgagee or chargee or Receiver shall first give notice to the Council of its intention to dispose of the Affordable Dwellings and shall have used reasonable endeavours over a period of three months from the date of the written notice to complete a disposal of the Affordable Dwellings to another Registered Provider or to the Council for a consideration not less than the amount due and outstanding under the terms of the relevant security documentation including all accrued principal monies, interest, costs and expenses; and

b) if such disposal has not completed within the three month period, the mortgagee, chargee or Receiver shall be entitled to dispose of the Affordable Dwellings free from the obligations contained in this Schedule which provisions shall determine absolutely in relation to the affected Affordable Dwellings

1.6.4 all persons or bodies deriving title under or through any persons or bodies referred to in this paragraph 1.6 (including their successors in title)

Part 2

1. Full Scheme Details table

Location	Property Type / Size	Tenure
Plot 21	2-bedroom bungalow	Shared Equity or Shared Ownership

SCHEDULE 3

The Off Site Open Space and Green Infrastructure Contribution

Part 1 Owner Obligations

In this Schedule (and elsewhere in this Deed where the context permits) the following words and expressions shall have the following meanings:

- "Inflation Provision" The increase (if any) in the Royal Institute of Chartered Surveyors Build Cost Information Service All in Tender Price Index from the date of this Deed until the date any payment is made pursuant to this Deed (or if such index ceases to be published such other index as the Council shall reasonably determine)
- "Green Infrastructure Contribution" Means that part of the Off-Site Open Space Contribution allocated to the provision and maintenance of green infrastructure as detailed in Part 3 of this Schedule
- "Off-Site Open Space Contribution" A sum in lieu of any deficiency in the amount or type of Open Space being provided compared to that required in accordance with the Councils current Open Space Policies at the date of this Deed such sum to be calculated in accordance with Part 3 of this Schedule and increased in line with the Inflation Provision and applied towards the provision of childrens' play, formal recreation in the parish of Strumpshaw or the adjoining parish of Lingwood and allotments serving the development in the parish of Strumpshaw. The Green Infrastructure Contributions to be used in line with the delivery of the objectives of the East and West Broadland Green Infrastructure Plans, or other such projects that meet the aims of policy EN3.
- "Open Space" Land to be set aside and used as public open space which may include areas for sports, play, allotments, green infrastructure and other recreational facilities in line with Open Space Policies

“Open Space Policies” Means the policies contained in the Council’s Development Management Development Plan Document including policy EN1 biodiversity & habitats, EN3 green infrastructure & RL1 provision of formal recreation space or such replacement policies or documents as the Council may specify (or any amendment or revision therefore) relating to the provision of open space, recreation, sport, allotments, green infrastructure and other similar types of amenity land and facilities

The Owner and Developer hereby covenants with the Council as follows:

1. OFF-SITE OPEN SPACE CONTRIBUTION
 - 1.1 Prior to Occupation of 60% of the Dwellings to pay the Off-Site Open Space Contribution in full to the Council

Part 2

Council Obligations

The Council covenants with the Owner and Developer as follows:

- 2.1 to hold any contribution received under this Schedule in an interest bearing account and apply the same (together with any interest accrued) towards the purposes for which they were paid and in the event that the contributions have not been committed (by way of contract or expenditure of the monies) within 5 years of receipt of the total amount of the relevant contribution (or in the case of the Green Infrastructure Contribution within 10 years of receipt) to repay the unspent balance to the payer together with any interest accrued

Part 3

Extract from Open Space policies detailing the cost per dwelling for the provision and maintenance of Open Space

The figures below are correct as of January 2019 (321)
Purchase of Off Site Open Space

A. Property	Sports	Play	Allotments	Green Infrastructure	Total
1 bed	£300	£61	£29	£713	£1,103
2 bed	£399	£81	£38	£951	£1,469

3 bed	£499	£101	£48	£1,189	£1,837
4 bed	£599	£121	£57	£1,427	£2,204
5 bed +	£699	£141	£67	£1,664	£2,571

Equipping of Off Site Open Space

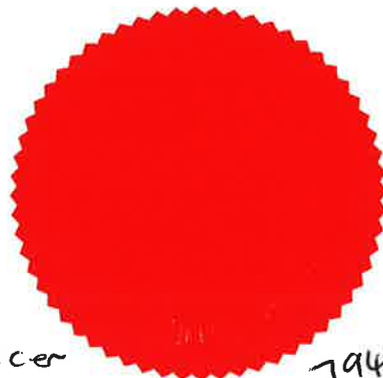
B. Property	Sports	Play	Allotments	Green Infrastructure	Total
1 bed	£342	£106	£18	£510	£976
2 bed	£458	£141	£23	£680	£1,302
3 bed	£572	£176	£29	£850	£1,627
4 bed	£686	£212	£34	£1,020	£1,952
5 bed +	£801	£246	£40	£1,190	£2,277

Maintenance of Off Site and On Site Open Space

C. Property	Sports	Play		Green Infrastructure	Total
1 bed	£360	£36		£301	£697
2 bed	£480	£49		£402	£931
3 bed	£599	£61		£502	£1,162
4 bed	£719	£73		£602	£1,394
5 bed +	£841	£86		£703	£1,630

IN WITNESS whereof the parties hereto have executed this document as a Deed on the day and year first before written.

THE COMMON SEAL OF Broadland District Council)
was affixed in the presence of:)



Authorised Signatory:

Fitting
Senior Committee officer

7/11/16

EXECUTED AS A DEED by David Frederick Barrett)
in the presence of:

DF Barrett

Witness Signature:

L Anderson

Witness Name:

Lorna Anderson

Witness Address:

137 Bells Road, Gorleston,
Great Yarmouth, NR31 6AG

EXECUTED AS A DEED by Beryl Ann Cullum)
in the presence of:

B. Cullum

Witness Signature:

L Anderson

Witness Name:

Lorna Anderson

Witness Address:

137 Bells Road, Gorleston,
Great Yarmouth, NR31 6AG

EXECUTED AS A DEED by Sarah Louise Cullum)
in the presence of:

S. Cullum

Witness Signature:

L Anderson

Witness Name:

Lorna Anderson

Witness Address:

137 Bells Road, Gorleston,
Great Yarmouth, NR31 6AG

EXECUTED AS A DEED by W M Tubby Limited

acting by a director

in the presence of:

) X
) X

X

Director:

Witness signature: X



X

Witness name: X

RICHARD CHARLES
BROWNE

X

Witness address: X

INGLENOOK
KENNEL LAKE
GORLESTON NR31 6JU

X