



EARLSBROOK
LINCOLN

Residential Design Guide

Contents

Section A - Introduction and Context

A1 Introduction	04
A2 Earlsbrook Context	05
A3 Stage One Area Plan	06
A4 Stage One Lot Types	07
A5 New Home Design Guidelines	08

Section B - Lot Types and Requirements

Lot Type 1 - Low Density (B1, B2, B3)	09
Lot Type 2 - Medium Density (B4, B5, B6)	13
Lot Type 3 - Corner Lots (B7)	17
Lot Type 4 - Comprehensive/ Superlots (B8, B9, B10)	19

Section C - Design and Presentation - Type 1-3

C1 Building Form	24
C2 Materials	25
C3 Fencing and Landscaping	26
C4 Services and Utilities	27
C5 Driveway Crossing	28
C6 Retaining Walls	29
C7 Plant Palette	30

Section D - Design and Presentation - Type 4

D1 Building Form	32
D2 Materials	33
D3 Fencing and Landscaping	34
D4 Services and Utilities	35
D5 Driveway Crossing	36

Section E - Site Information

E1 Site Presentation During Construction	38
E2 Specific Vehicle Crossing Locations	39
E3 Street Addresses	40
E4 Approval Process	41
E5 Contact Directory	42
E6 Design Approval Application Checklists	43
E7 Residential Development Matrix and Consent Conditions	47
E8 Earlsbrook Land Covenants	48
E12 Earlsbrook Land Covenant- Comprehensive/ Superlots	52



Welcome
to Earlsbrook

A1 Introduction

The Carter Group, a family-owned, intergenerational developer of land and buildings throughout the Canterbury region, is proud to be developing Earlsbrook, a master-planned superior subdivision in Lincoln.

Nestled in the southside of Lincoln, with views to the Port Hills and the Southern Alps, Earlsbrook will offer a range of section sizes to suit a variety of buyers, surrounded by lush green spaces and diverse amenities.

Earlsbrook’s vision is to preserve the character and charm that makes Lincoln special. It will blend seamlessly with the existing community, offering homes that people love and spaces where they truly feel part of a neighbourhood—not just another house on the street.

Over the next 10 years, Earlsbrook plans to provide approximately 2,100 residential sections. New housing options will range from family homes to townhouse living and retirement options. The Earlsbrook masterplan integrates diverse residential options, commercial hubs, ecological reserves, a new school and preschools, a supermarket, and other key community amenities.

The development is entirely walkable, with neighbourhood reserves that connect to natural waterways and freshwater springs.

Top reasons to commit to Earlsbrook; Lincoln’s largest subdivision:

1 High quality, well capitalised development

As proud Cantabrians, the Carter Group’s philosophy is to build well planned, long-term developments that they are proud of and enhance the existing environment.

2 Strategic Location

Earlsbrook offers the perfect balance of serene suburban living and convenient access to urban amenities , while retaining a rural feel. The proximity to Christchurch, Selwyn’s rapidly expanding commercial hubs, and Lincoln University makes it an ideal location for families and professionals alike.

3 Massive Market Potential

As the biggest subdivision in the area, this development will cater to a broad spectrum of home buyers. From first-time buyers and young families to retirees looking for a tranquil place to settle or invest, the demand will be substantial, providing a steady stream of clients for years to come.

4 Long-Term Commitment, Long-Term Gains

Builders can secure sections as the subdivision is developed, securing a pipeline of future projects. This means you can manage resources effectively and optimise your investments over time.

5 Future-Proofed Development

With comprehensive planning that includes green spaces, walking tracks, shopping precincts, and education facilities, this subdivision is designed to be a self-sustaining community. Buyers will be drawn to the lifestyle benefits, ensuring ongoing demand and appreciation of property values.

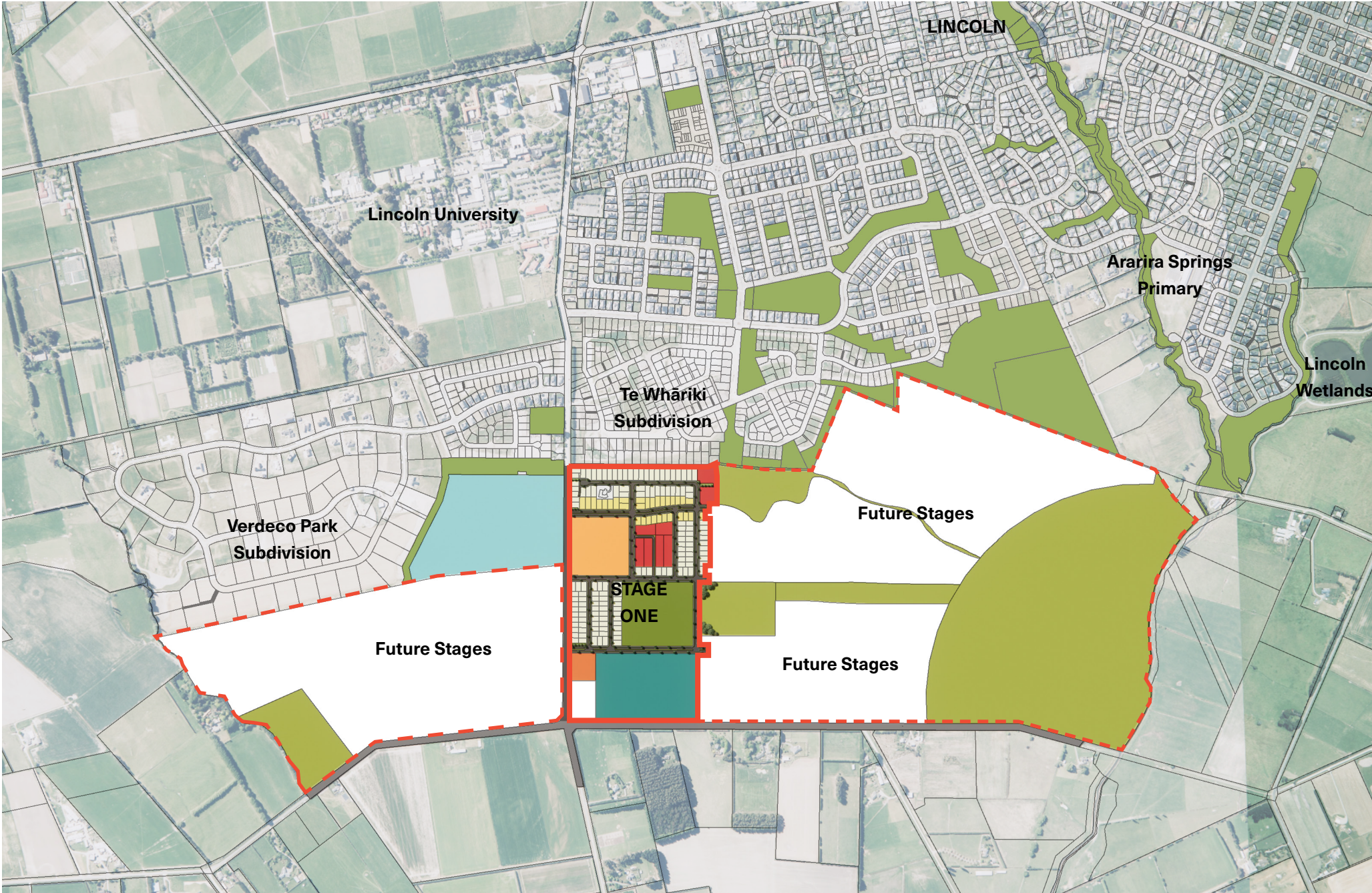
6 Community-Driven Design

This is more than just a subdivision; it’s a vision for a connected, vibrant, and family-friendly community. Builders who partner with us will not only be constructing homes, but also contributing to the creation of a thriving neighbourhood that residents will be proud to call home.

Why the name Earlsbrook?

Established in 1863, Lincoln was named after the Earl of Lincoln, and its development was closely tied to the region’s growth as a major farming hub. The name Earlsbrook is a nod to the town’s history.

A2 Earlsbrook Context



Note: Illustrative purposes only, subject to change



- | | |
|--------------------------|--------------------------------|
| Superlots | Planned New Primary School |
| New Life Church | Planned New Retirement Village |
| Planned New Local Centre | Arvida Retirement Village |
| Showhomes | |
| Sections | |
| Stage One | |
| Development boundaries | |

A3 Stage One Area Plan



- Superlots
- New Life Church
- Planned New Local Centre
- Showhomes
- Sections
- Planned New Primary School
- Planned New Retirement Village
- Arvida Retirement Village
- Stage One
- Development boundaries

A4 Stage One Lot Types



NOTE: Refer to builder's drawings for comprehensive/ superlot details.
NOTE: Illustrative purposes only, subject to change

- Type 1 Low Density (500-700m²)
- Type 2 Medium Density (300-499m²)
- Type 3 Corner lots
- Type 4 Comprehensive/ Superlots
- Stage One
- Transformer kiosk 2.2m x 2.5m

Each lot within Earlsbrook is one of 4 lot types, depending on the size. Each lot type has specific design guidelines that apply to the homes and landscaping treatment.

Note: An electrical transformer kiosk (2.2 x 2.5m) is to be located on the front road shared boundary between lots 74 & 75 and lots 83 & 84.

A5 New Home Design Guidelines

The purpose of these guidelines for the development of dwellings and landscaping is to;

Enhance Earlsbrook's character:

Guide you in designing a home and landscape that complements the neighbourhood's overall aesthetic.

Provide clarity:

Offer a consistent framework for all landowners to follow.

Maintain quality:

Ensure high development standards to protect property values and create a desirable living environment.

Balance uniformity and individuality:

Promote a cohesive look while allowing for diverse and visually appealing designs.

Earlsbrook Residential Limited reserves the right to review and alter the covenants after receiving feedback from the community development partners and land purchasers and has full discretion over the design of any housing within the subdivision. Earlsbrook Residential Limited is open to receiving alternative designs which can be approved at the developer's discretion.

This guide will cover the following design elements:

Standard Requirements:

Site coverage in relation to lot size and maximum building heights.

Setbacks and heights:

How the dwelling should sit within the lot.

Built form and amenities:

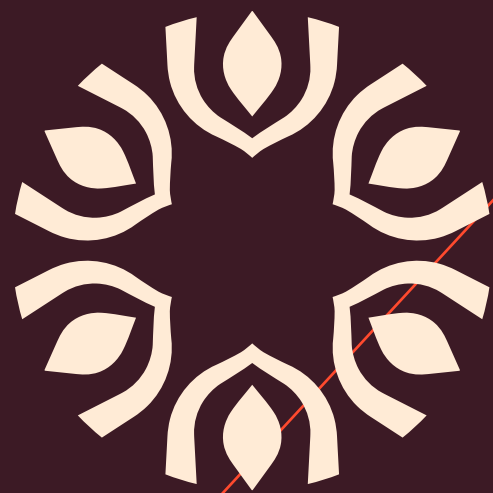
How garages, entrances and service areas should be positioned. As well as considerations front façade treatment.

Fencing and landscaping:

Required fencing treatment and landscaping for each lot.

Materiality:

Building materials and suggested treatments.

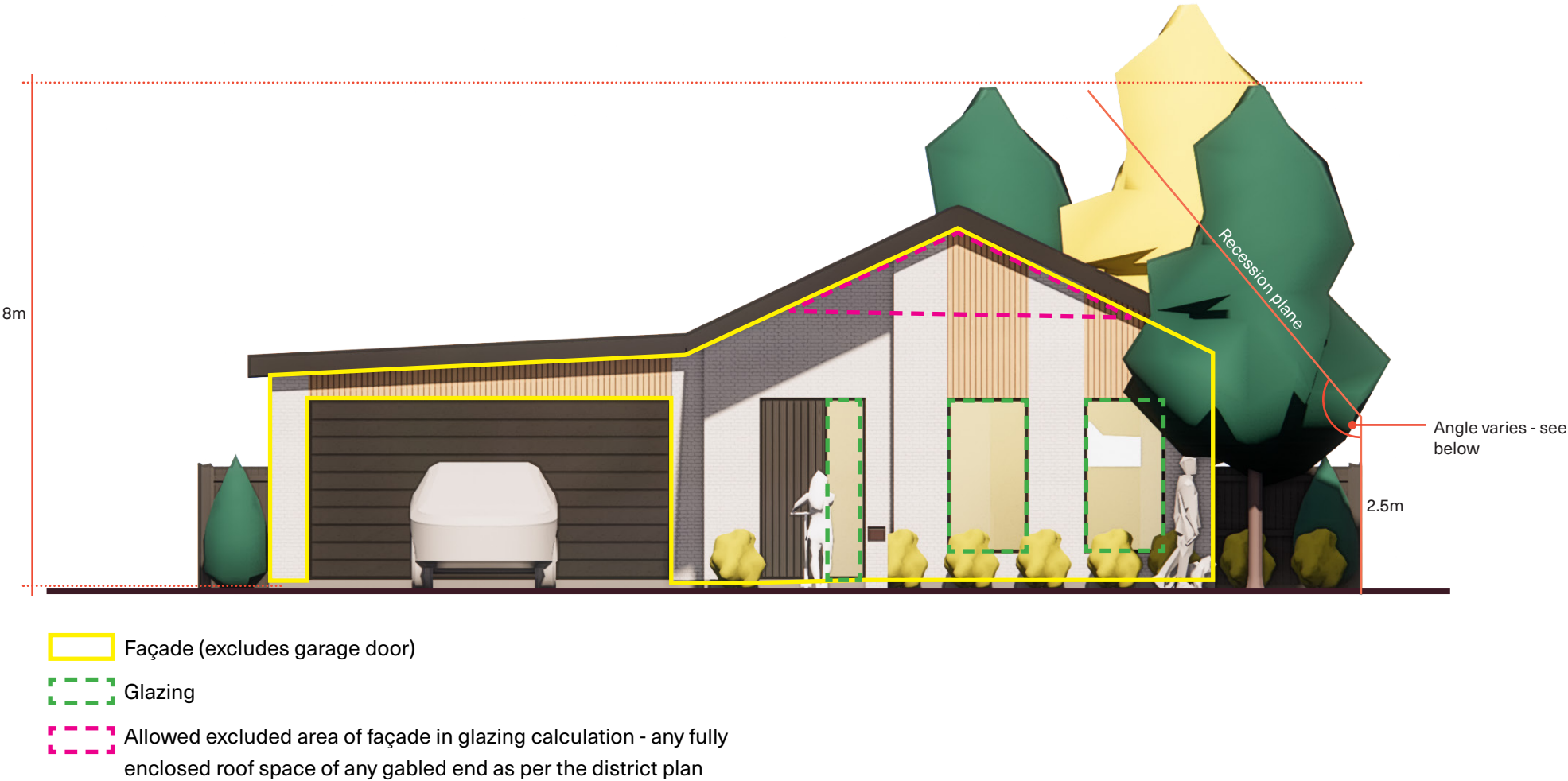


Type 1 Low Density

B1 Standard Requirements

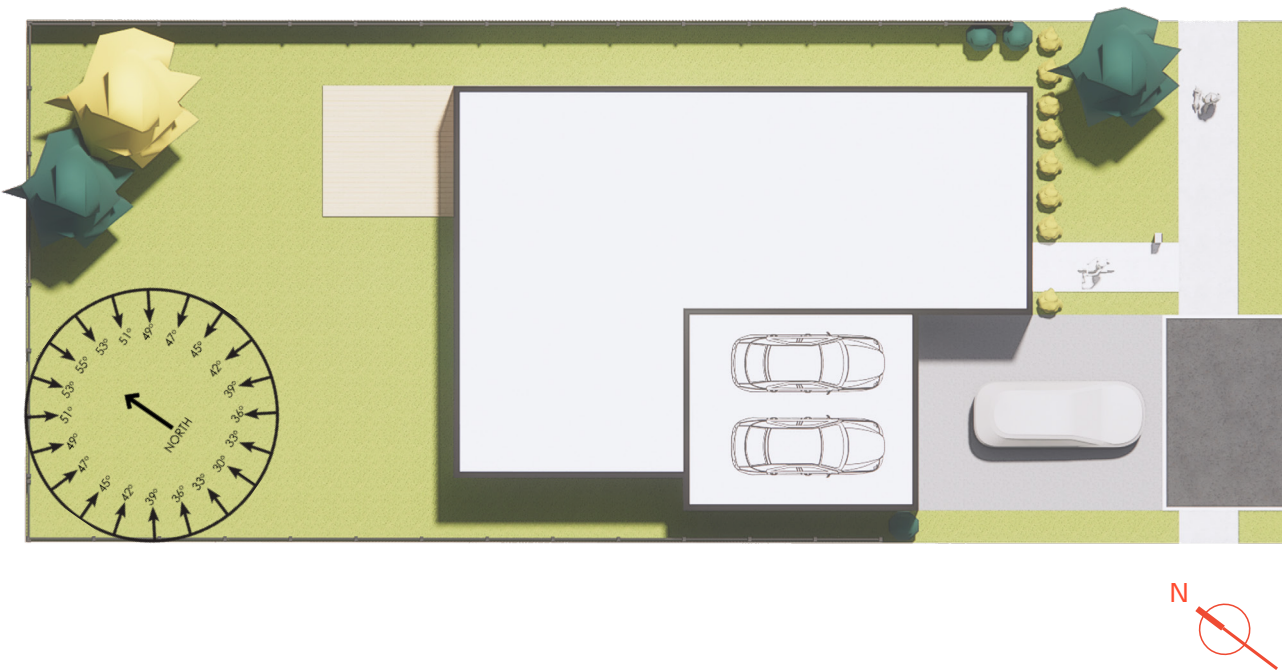
Type 1 lots are low density lots that are required to meet the following:

Lot Size:	500m ² -700m ²
Number of dwellings per site:	1
Site coverage:	45%
Maximum height:	8m
Number of stories:	1 storey (unless otherwise specifically approved by developer)
Minimum dwelling size:	160m ²
Recession plane in relation to boundary:	2.5m + 30-55° (recession plane angle varies depending on orientation - see below)



The recession plane begins at a height of 2.5 meters above the property boundary. The recession plane angle varies depending on the orientation of the site. To determine the correct angle, the recession plane indicator (compass) is placed over the site plan with its circle tangent to the inside of the boundary.

Lot owners are advised to refer to the Selwyn District Plan for more information.

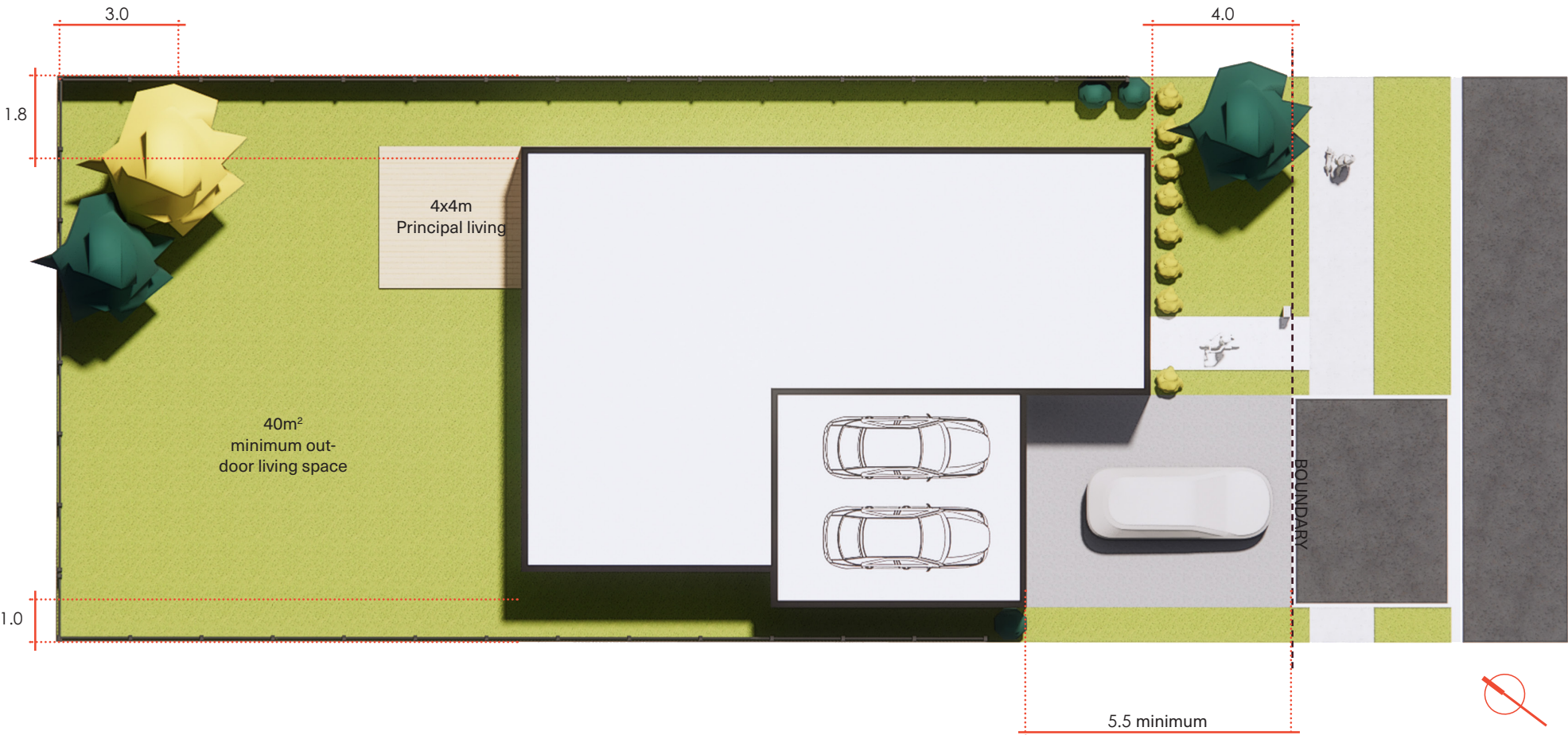


B2 Setbacks

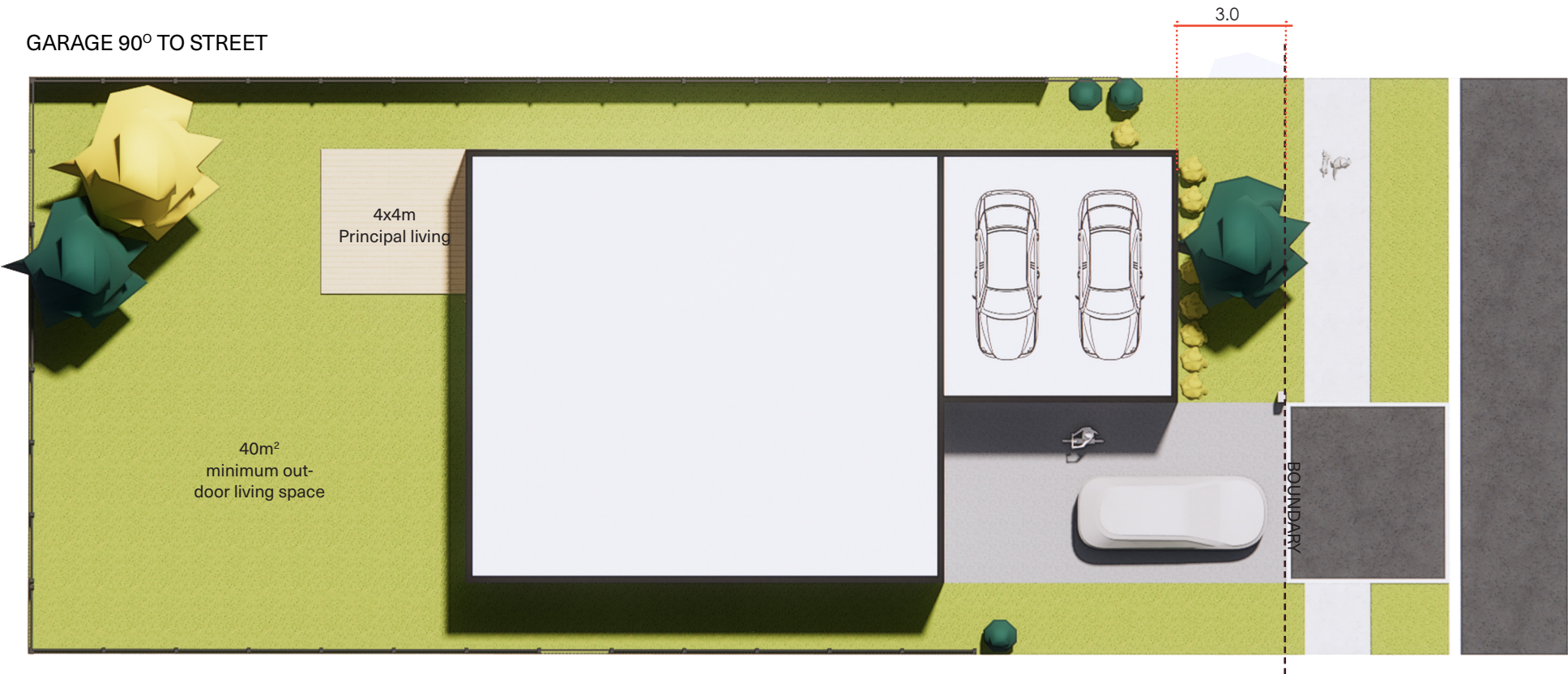
Type 1 setback requirements are as follows:

- Front yard: 4m
- Side yard: 1.8m to dwelling, 1m to garage
- Rear yard: 3m
- Garage door facing street: 5.5m
- Springs Road boundary specifically: 3m no-build setback

GARAGE FACING STREET



GARAGE 90° TO STREET

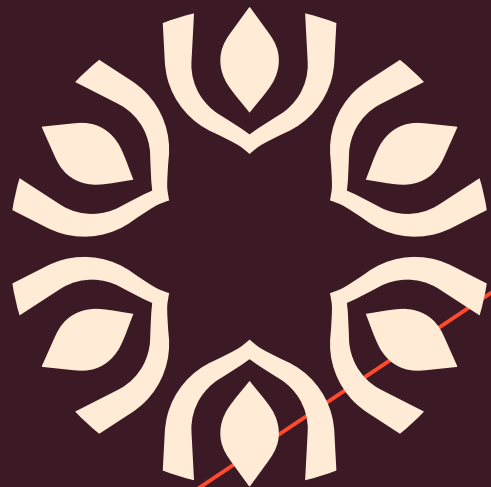


B3 Built Form and Amenities

Type 1 built form requirements are as follows:

Front door position:	The primary pedestrian entrance shall be visible and accessible from the road. This only applies to one frontage where a dwelling is on a corner site
Garage door width:	When facing the street, the garage door width must not exceed 50% of the total dwelling width
Garage door (facing street):	5.5m - the garage door must be setback from the front façade of the dwelling
Garage door (90° to street):	3m setback of street garage wall
Service areas:	A 2.25m² outdoor service area shall be provided for each dwelling in the side or rear yard where it is screened from a street or adjoining reserve.
Outdoor living space:	Size: 40m² Orientation: North, east or west Access: Must be directly accessible from the internal living space of the unit.
Outlook space:	Principal Living: 4x4m
Solar panels/ utilities:	Screen all plant and building services equipment (e.g. water tanks, garden sheds, air-conditioning units) if visible from the street or publicly accessible spaces. Solar panels must be designed to be flush with low profile mounting brackets.
Front façade glazing:	Any residential unit, or other principal building, facing the street must have a minimum of 20% of the street-facing façade in glazing. This can be in the form of windows or doors. (Note: the garage door is not included in the façade, and any fully enclosed roof space of any gabled end as per the district plan can also be excluded) - refer to B1 for façade area example.



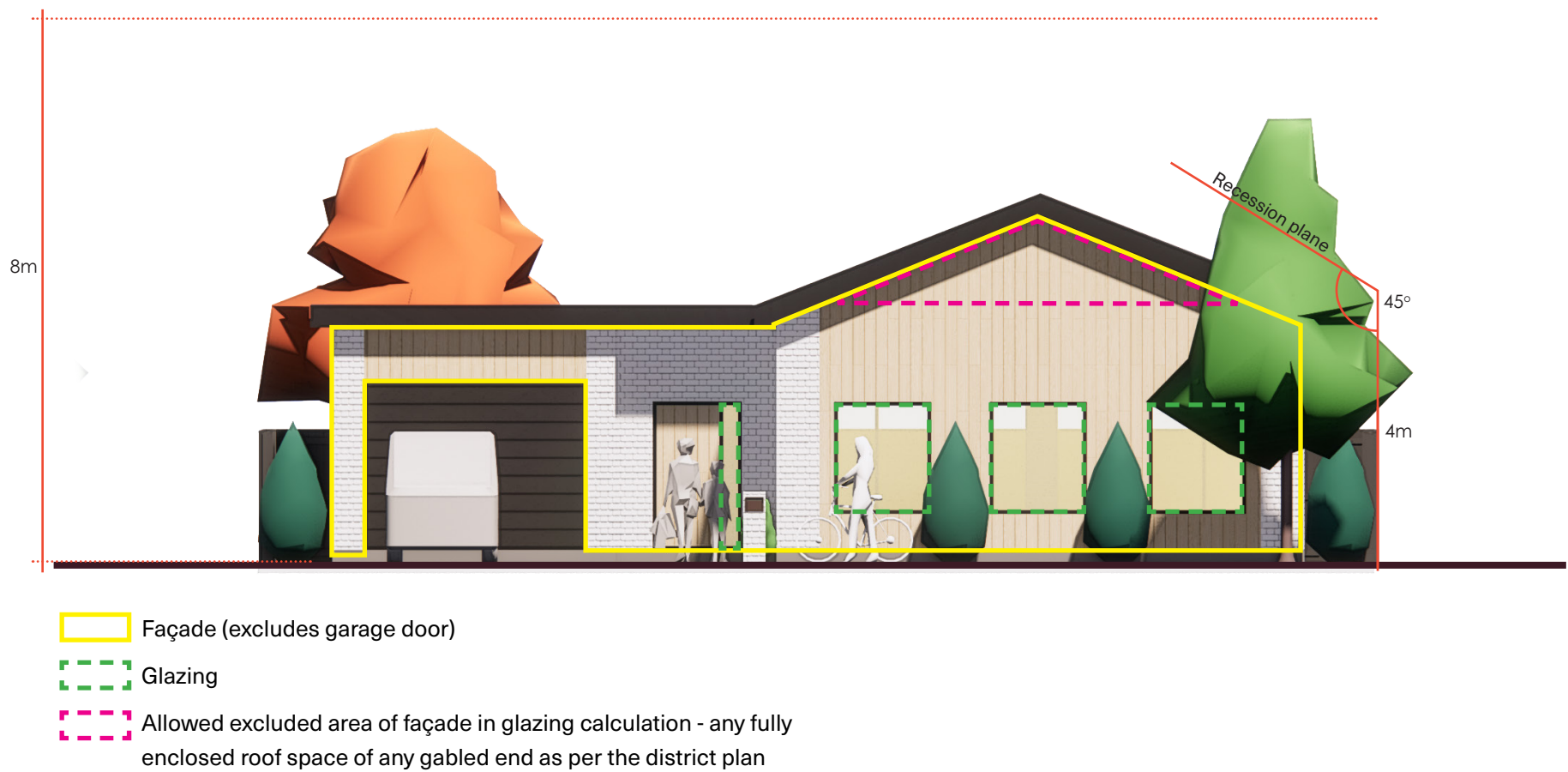


Type 2 Medium Density

B4 Standard Requirements

Type 2 lots are medium density lots that are required to meet the following:

Lot Size:	300m ² -499m ²
Number of dwellings per site:	1
Site coverage:	50%
Maximum height:	8m
Number of stories:	1 storey (unless otherwise specifically approved by developer)
Minimum dwelling size:	120m ²
Recession plane in relation to boundary:	4m + 45°

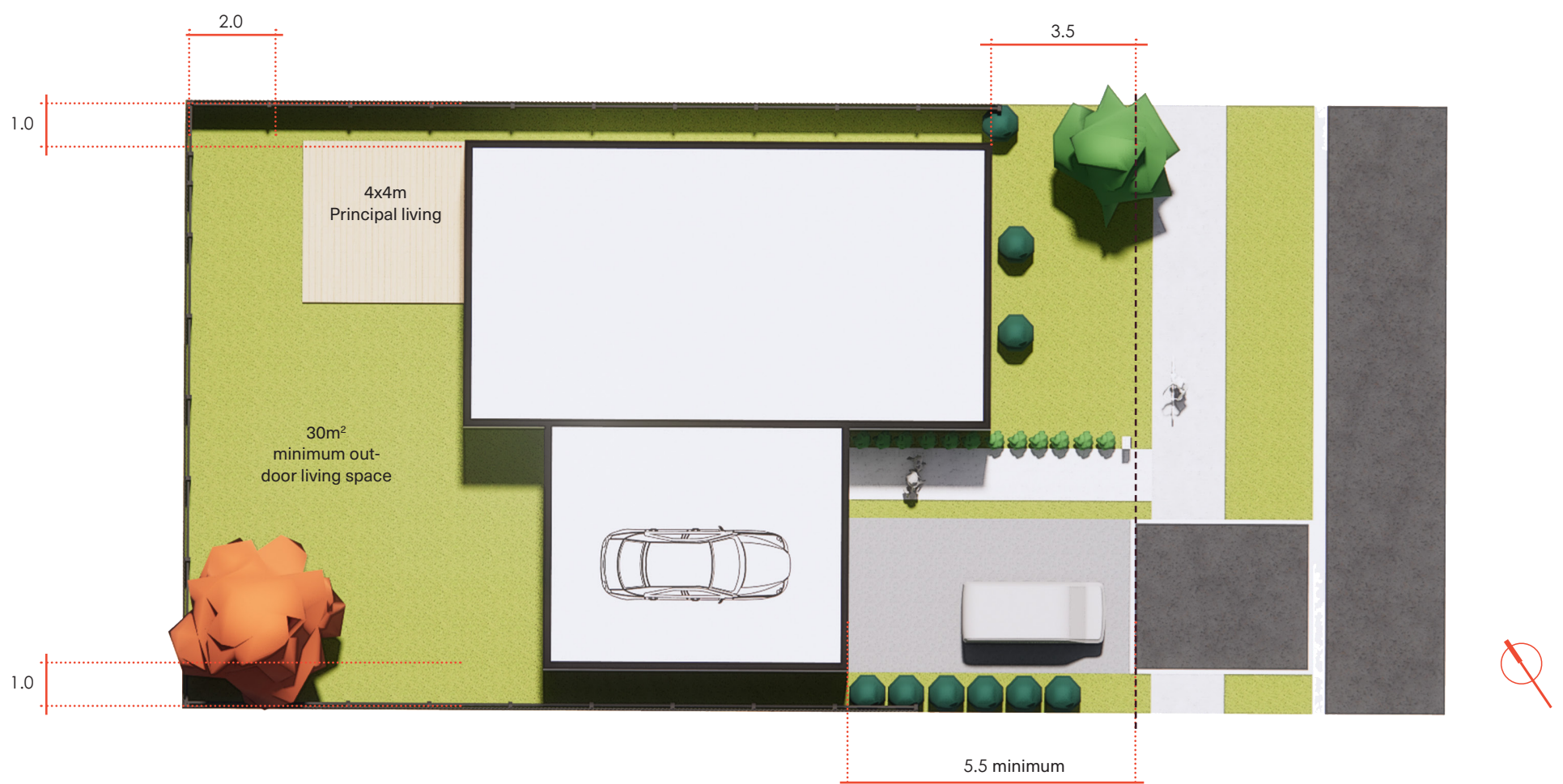


B5 Setbacks

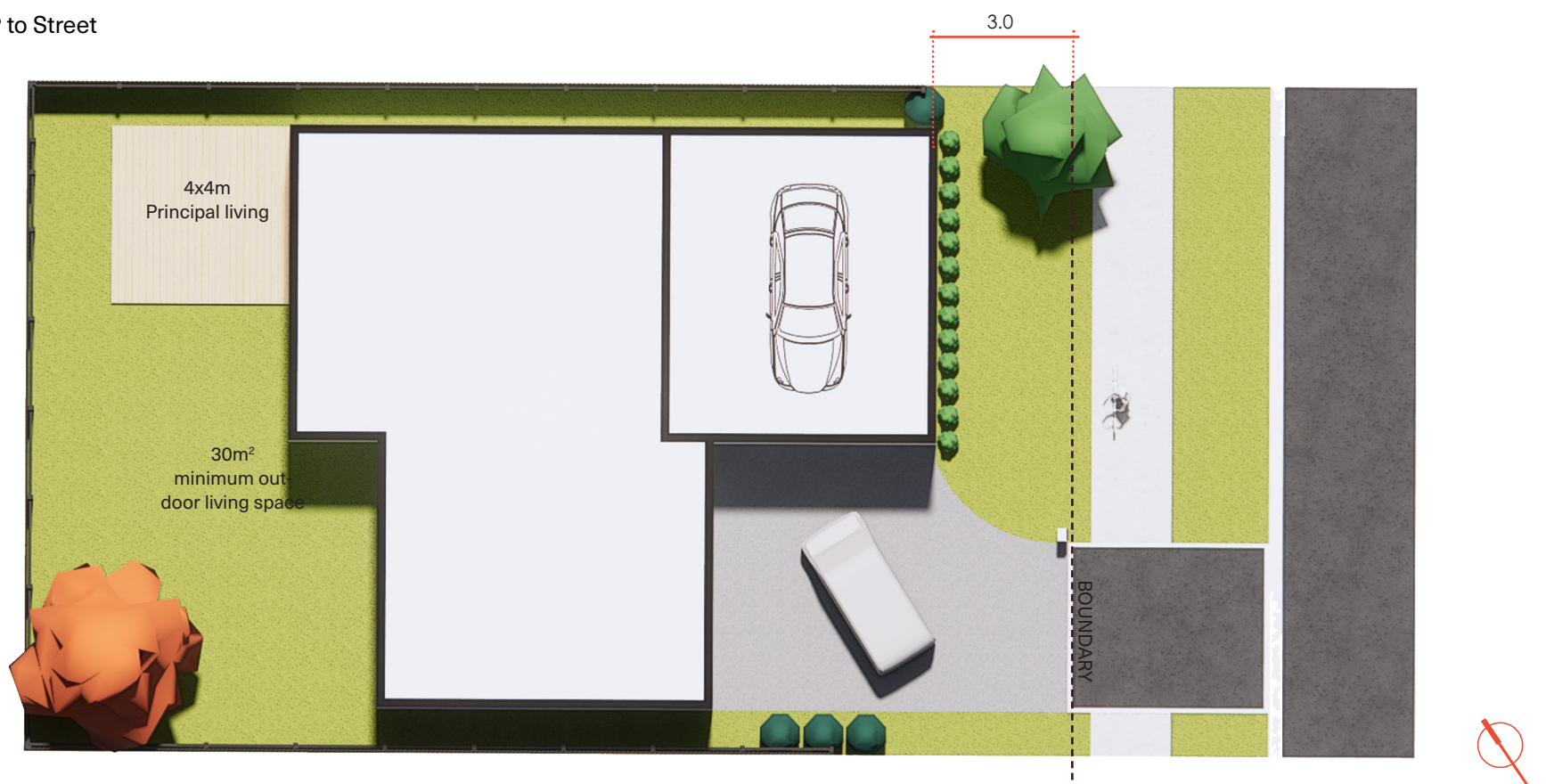
Type 2 setback requirements are as follows:

Front yard:	3.5m
Side yard:	1m
Rear yard:	2m
Garage door facing street:	5.5m
Springs Road boundary specifically:	3m no-build setback

Garage Facing Street



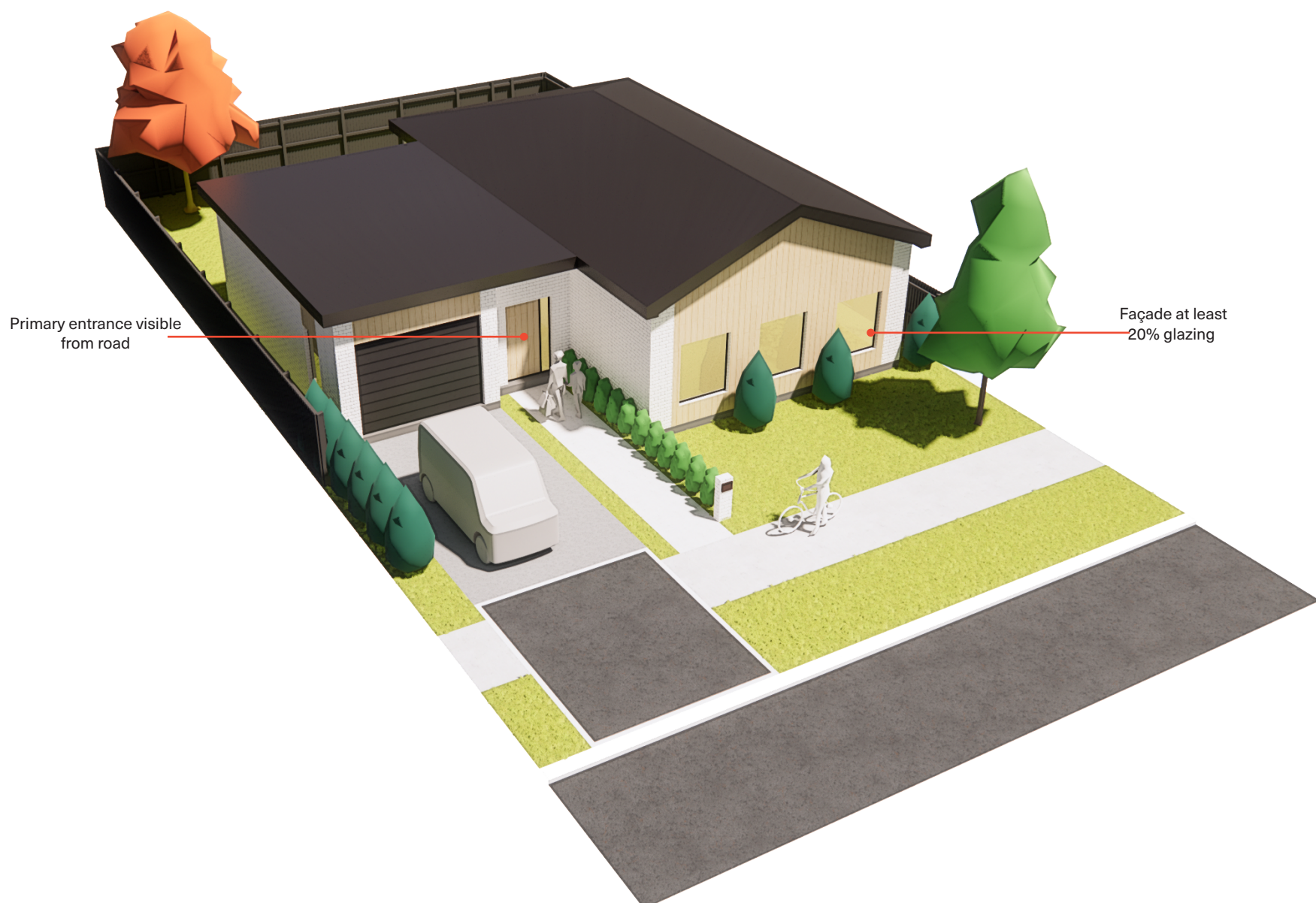
Garage 90° to Street

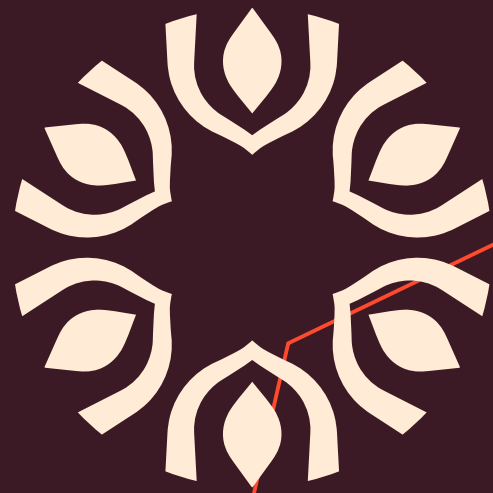


B6 Built Form and Amenities

Type 2 built form requirements are as follows:

Front door position:	The primary pedestrian entrance shall be visible and accessible from the road. This only applies to one frontage where a dwelling is on a corner site
Garage door width:	When facing the street, the garage door width must not exceed 50% of the total dwelling width
Garage door (facing street):	5.5m - the garage door must be setback from the front façade of the dwelling
Garage door (90° to street):	3m setback of street garage wall
Service areas:	A 2.25m ² outdoor service area shall be provided for each dwelling in the side or rear yard where it is screened from a street or adjoining reserve.
Outdoor living space:	Size: 30m ² Orientation: North, east or west Access: Must be directly accessible from the internal living space of the unit.
Outlook space:	Principal Living: 4x4m All other habitable rooms: 1x1m
Solar panels/ utilities:	Screen all plant and building services equipment (e.g. water tanks, garden sheds, air-conditioning units) if visible from the street or publicly accessible spaces. Solar panels must be designed to be flush with roof or building forms on which they are mounted
Front façade glazing:	Any residential unit, or other principal building, facing the street must have a minimum of 20% of the street-facing façade in glazing. This can be in the form of windows or doors. (Note: the garage door is not included in the façade, and any fully enclosed roof space of any gabled end as per the district plan can also be excluded) - refer to B4 for façade area example.





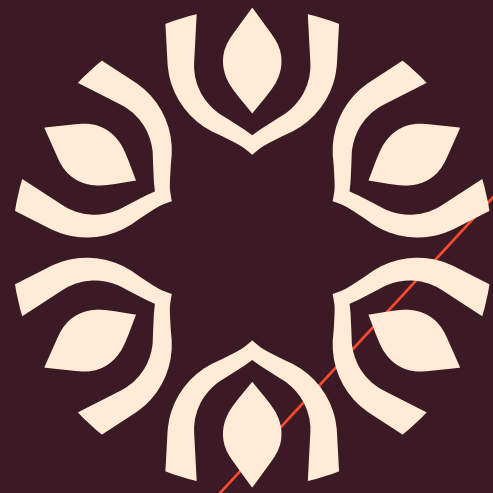
Type 3 Corner Lots

B7 Standard Requirements

Type 3 lots are corner lots that can fit within the low, medium or comprehensive/ superlot densities. However with the secondary frontage these lots are required to meet additional rules:

- Second Frontage Setback:
- 3m (low density)
2m (medium density)
- Fencing Along Secondary Road Boundary:
- Half of the secondary boundary can be solid fencing. The remaining half must be 50% visually transparent. Note this can be relaxed by the developer on a case by case basis.
- Fencing Along Primary Road Boundary:
- Fencing not permitted
- Springs road boundary specifically:
- 3m no-build setback





Type 4 Comprehensive/ Superlots

B8 Standard Requirements

Type 2 lots are medium density lots that are required to meet the following:

- Site coverage: 50%
- Maximum height: 11+1m
- Number of stories: 2 storey (unless otherwise specifically approved by developer)
- Recession plane in relation to boundary: 4m + 60°

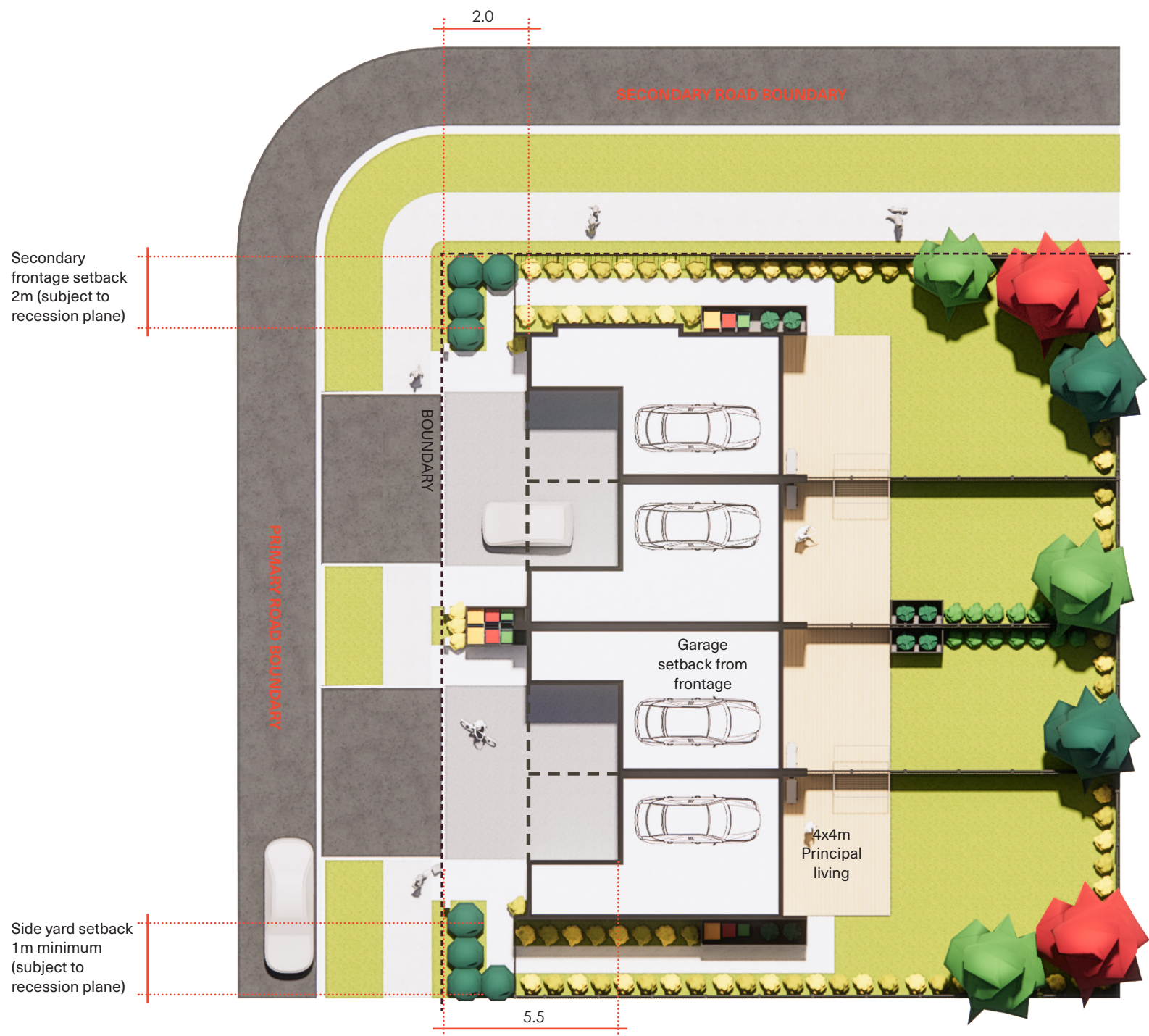
Note: A Resource (including Subdivision) Consent will be required for the development of Superlots.



B9 Setbacks

Type 2 setback requirements are as follows:

- Front yard: 2m
- Side yard: 1m
- Rear yard: 1m
- Garage door facing street: 5.5m
- Springs Road boundary specifically: 3m no-build setback

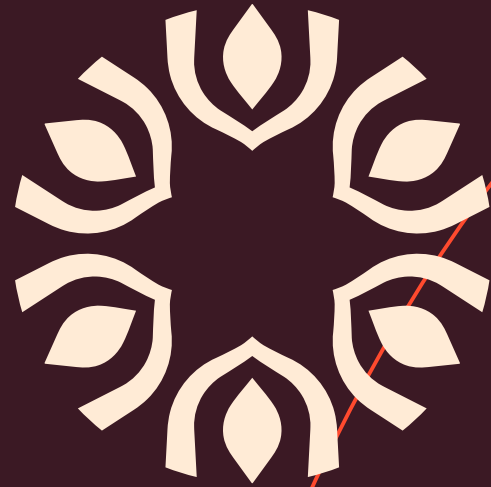


B10 Built Form and Amenities

Type 4 built form requirements are as follows:

Front door position:	The primary pedestrian entrance shall be visible and accessible from the road. This only applies to one frontage where a dwelling is on a corner site
Garage door (facing street):	5.5m - the garage door must be setback from the front façade of the dwelling
Garage door (90° to street):	2m setback of street garage wall
Service areas:	All service areas are to be located to the rear or side of dwelling units. Service areas located to the side of any dwelling unit shall be screened from the street.
Outdoor living space:	Size: 20m² Orientation: North, east or west Access: Must be directly accessible from the internal living space of the unit but can be in the form of ground floor, balcony, patio or roof terrace Location: Rear Yard, except balconies which can be in the front yard
Outlook space:	Principal Living: 4x4m All other habitable rooms: 1x1m
Solar panels/ utilities:	Screen all plant and building services equipment (e.g. water tanks, garden sheds, air-conditioning units) if visible from the street or publicly accessible spaces. Solar panels must be designed to be flush with roof or building forms on which they are mounted
Front façade glazing:	Any residential unit, or other principal building, facing the street must have a minimum of 20% of the street-facing façade in glazing. This can be in the form of windows or doors. (Note: the garage door is not included in the façade, and any fully enclosed roof space of any gabled end as per the district plan can also be excluded).





Design and Presentation Type 1-3

C1 Building Form

Street Alignment and Frontage Design:

Primary Facade:	Align the primary facade of your home parallel to the front boundary.
Visible Entrances:	Ensure that front doors are visible and accessible from the street.
Architectural Identification:	A gable roof form is required for every street facing façade. Use roof forms or other architectural elements to identify the entrance.

Building Materials and Design:

Cladding Materials:	Use at least two different cladding materials on street-facing elevations unless accompanied by additional architectural features.
Public Street Engagement:	Address public streets and reserves with architectural details. Avoid blank or monotonous walls facing public areas.
Corner Lot Design:	For corner lots, address both street frontages with architectural form and detail. Articulated step back or setback of walls and/ or roof structures. Change of building materials that accentuates the corner.

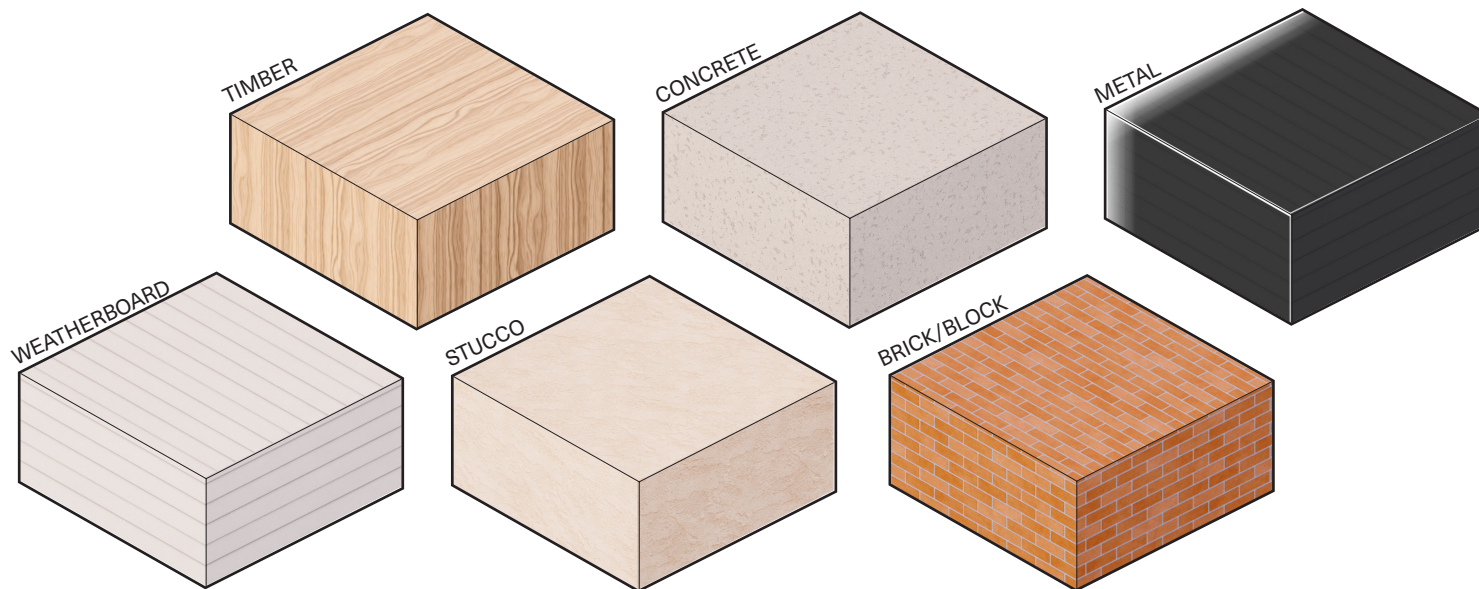


C2 Materials

All dwellings must use at least two different facade materials (not including glazing) unless otherwise agreed by the developer. All materials must be of a high quality and materials are to be approved by the developer.

Suggested materials:

- Weatherboard, or similar approved;
- Vertical Cedar, or similar approved board and batten; or
- Tanalised plywood with 50 x 25 battens at maximum of 300mm centres finished in a dark matt recessive colour
- Concrete tilt panels to an approved finish
- In-situ concrete walls to an approved finish
- Concrete
- Copper sheet cladding or approved metal finishes to read as subservient in both quantity and colour
- Cement plaster finish
- Brick or block
- A combination of two of the above.



Roofing materials should consist of either:

- Metal roofing
- Membrane roofing
- Red cedar shakes or cedar shingles
- Slate
- All roofing details i.e. gutters, downpipes and flashings shall be of material and colour to complement the roof or wall materials.

Suggested combinations:



Stucco and timber
Brick and stucco
cladding



Timber and metal
cladding
Weatherboard and
metal cladding



C3 Fencing and Landscaping

All lot types are required to meet the following:

Fencing:

Front yard: No fencing is permitted in the front yard forward of the front façade

Side yard: Fencing of side yards shall be no higher than 1.8m and not extend forward of the front façade of the dwelling

Reserve: All fences adjoining a reserve boundary shall be at least 50% transparent and no higher than 1.8m in height.

Perimeter 1.8m paling boundary fences will be installed by the developer prior to settlement as per the Sales and Purchase agreement. The cost will be charged back to Purchaser at settlement.

Landscaping:

Area: A minimum of 20% of a developed site must be landscaped with planting and lawn.

A minimum of 40% of the area between the road boundary and the face of the dwelling shall be landscaped with planting and lawn.



Note: If your driveway clashes with a street tree you will need to replace the tree through the approved channels .

C4 Services and Utilities

Service areas, storage areas, utilities, and other ancillary items are to be discretely located or screened from both the street and from neighbours. Screening shall not exceed 1.8m in height and shall comply with the general guidelines. Roof mounted elements such as satellite dishes, antennas, TV receivers and aerial roof mounted elements are to be located discretely or are to be screened from both the street and neighbours. Related wires and cabling should be hidden or buried. Underground systems are preferred.

Air conditioning units, heat pumps and other heating systems or ventilators should be located outside. Locate heat pumps to meet best practice, especially taking care not to locate where noise will create a disturbance to any living areas within the site or neighbours. An example of a best practice guide can be found through EECA.govt.nz.

Any storage tanks installed will be integrated into the overall design of the dwelling and the lot and either screened or buried so that they are not visible from outside the boundaries of the lot.

Rubbish and recycling storage should be located where it is convenient, unobtrusive and easy for bins to be moved to and from the property regularly to encourage residents to keep them in the appropriate location.

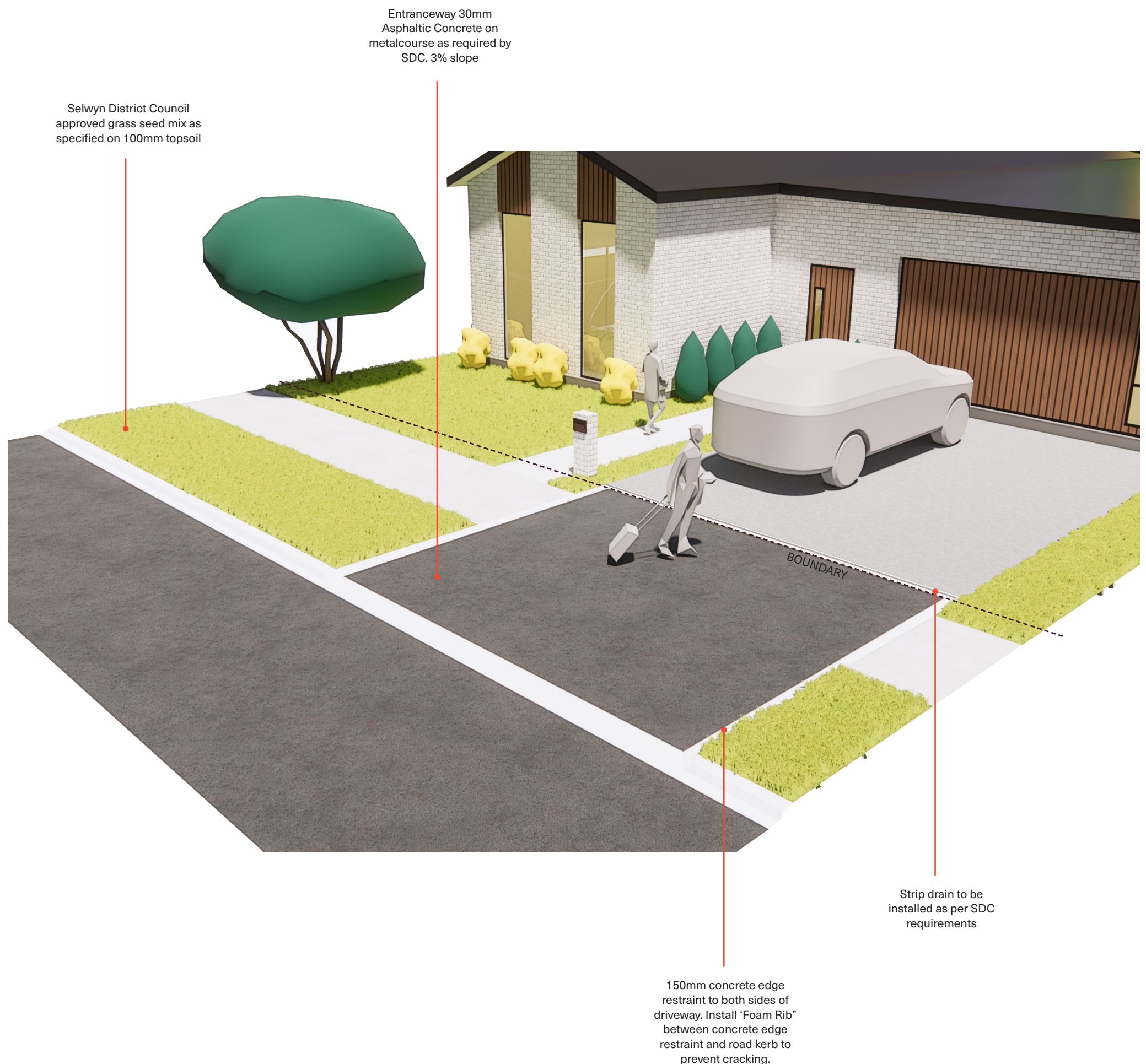
Any clothesline must be unobtrusive and of good quality and located on the rear half of each lot and screened to ensure it is not highly visible from the street.



C5 Driveway Crossings

Driveway crossings are to be constructed in accordance with the approved Earlsbrook design. All crossings are to be constructed at the lot owner's expense, following completion of the house build. All crossings are to be constructed to Selwyn District Council vehicle crossing requirements.

The location of some vehicle crossings are to be located at positions indicated on the specific vehicle crossing location plan in section D2, as per Selwyn District Council requirements.

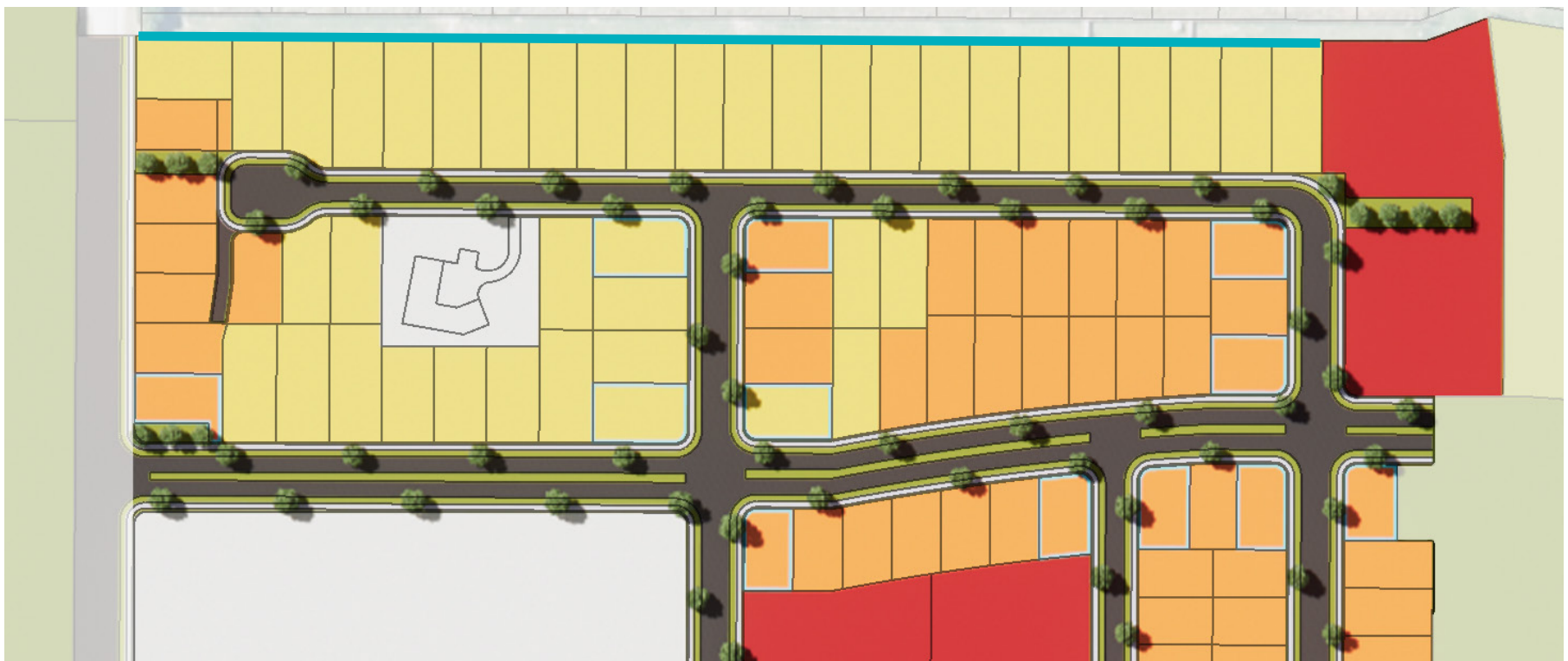


C6 Retaining Walls

A retaining wall and plantings will be constructed by Earlsbrook Residential Limited on the northern boundary of Earlsbrook Stage 1.

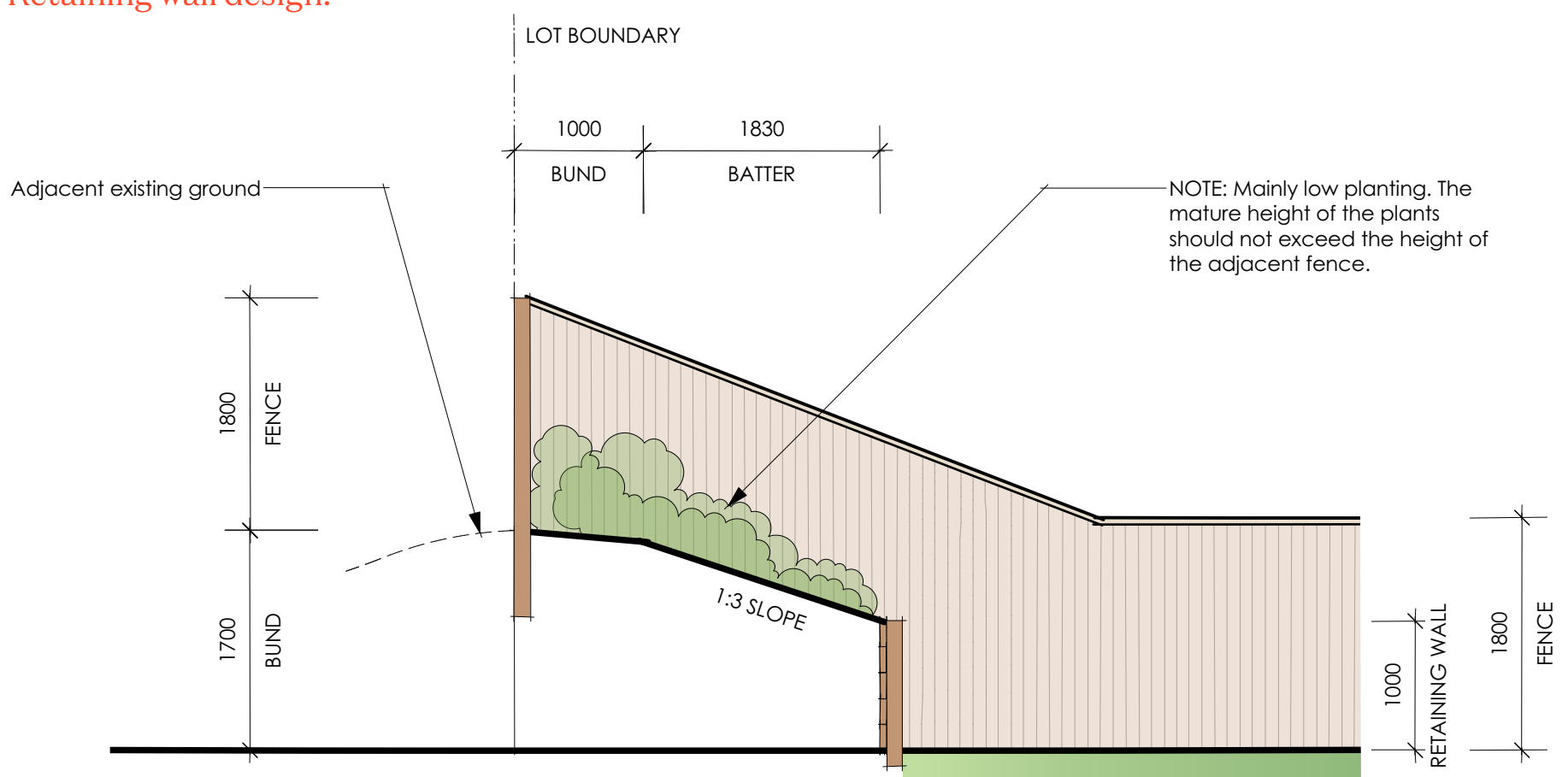
The Retaining wall will be located on the following Lots:

Lot 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77 & 78



Retaining wall location

Retaining wall design:



INDICATIVE RETAINING WALL & PLANTING DETAILS

C7 Plant Palette - Ideas

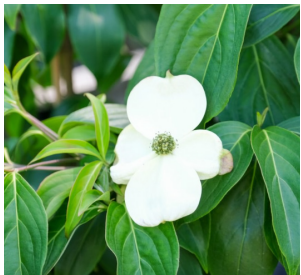
Trees:



Upright Red Maple (*Acer rubrum*)



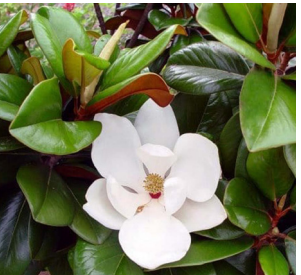
Japanese (*Acer circinatum x palmatum*)



Flowering Dogwood (*Cornus florida*)



European Ash (*fraxinus 'Green Glow'*)



Evergreen Magnolia (*Magnolia grandiflora 'Teddy Bear'*)



Upright Flowering Cherry (*Prunus 'Amanogawa'*)

Shrubs and grasses:



Kānuka (*Kunzea ericoides*)



Dark Delight Flax (*Phormium Dark Delight Flax*)



Pepper Tree (*pseudowintera colorata red leopard*)



Red Tussock Grass (*Chionochloa rubra*)



NZ Iris (*Libertia peregrinans*)



NZ Daphne (*Pimelia prostrata*)



English Lavender (*Lavandula angustifolia 'Blue Mountain'*)



Miniature Toi Toi (*chionochloa flavicans*)



Hebe (*cupressoides nana*)



Tussock (*Carex virgata*)



Dwarf Mountain Flax (*Phormium cookianum 'Emerald Green'*)



Phormium Sweet Mist (*Phormium tenax 'Sweet Mist'*)



Star jasmine (*Trachelospermum jasminoides*)



Koromiko/ Hebe (*Hebe 'Sutherlandii'*)



Orange sedge (*Carex testacea*)



Dwarf Pittosporum (*Pittosporum 'Hedgehog'*)



Koromiko/ Hebe (*Veronica salicifolia*)



Creeping Fuchsia (*Fuchsia procumbens*)



Tractor Seat Plant (*Ligularia reniformis*)



Ornamental flax (*Phormium 'Pepe'*)



Pink-Flowering Hebe (*Hebe 'Oratia Beauty'*)



Cushion plant (*Scleranthus biflorus*)



Tasmanian Flax-Lily (*Dianella 'Little Rev'*)



Fairy Iris (*Dietes grandiflora*)

Hedges:



Corokia (*Corokia 'Geenty's Ghost'*)



NZ Broadleaf (*Griselinia littoralis*)

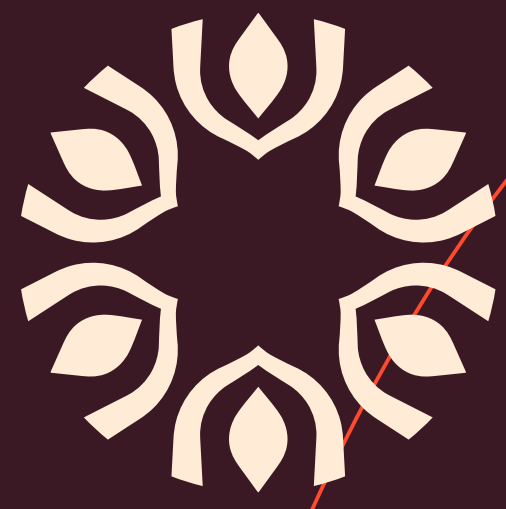


Corokia (*Corokia x virgata*)



Portuguese laurel (*Prunus lusitanica*)

Note: Single species only to be used per hedge



Design and Presentation Type 4

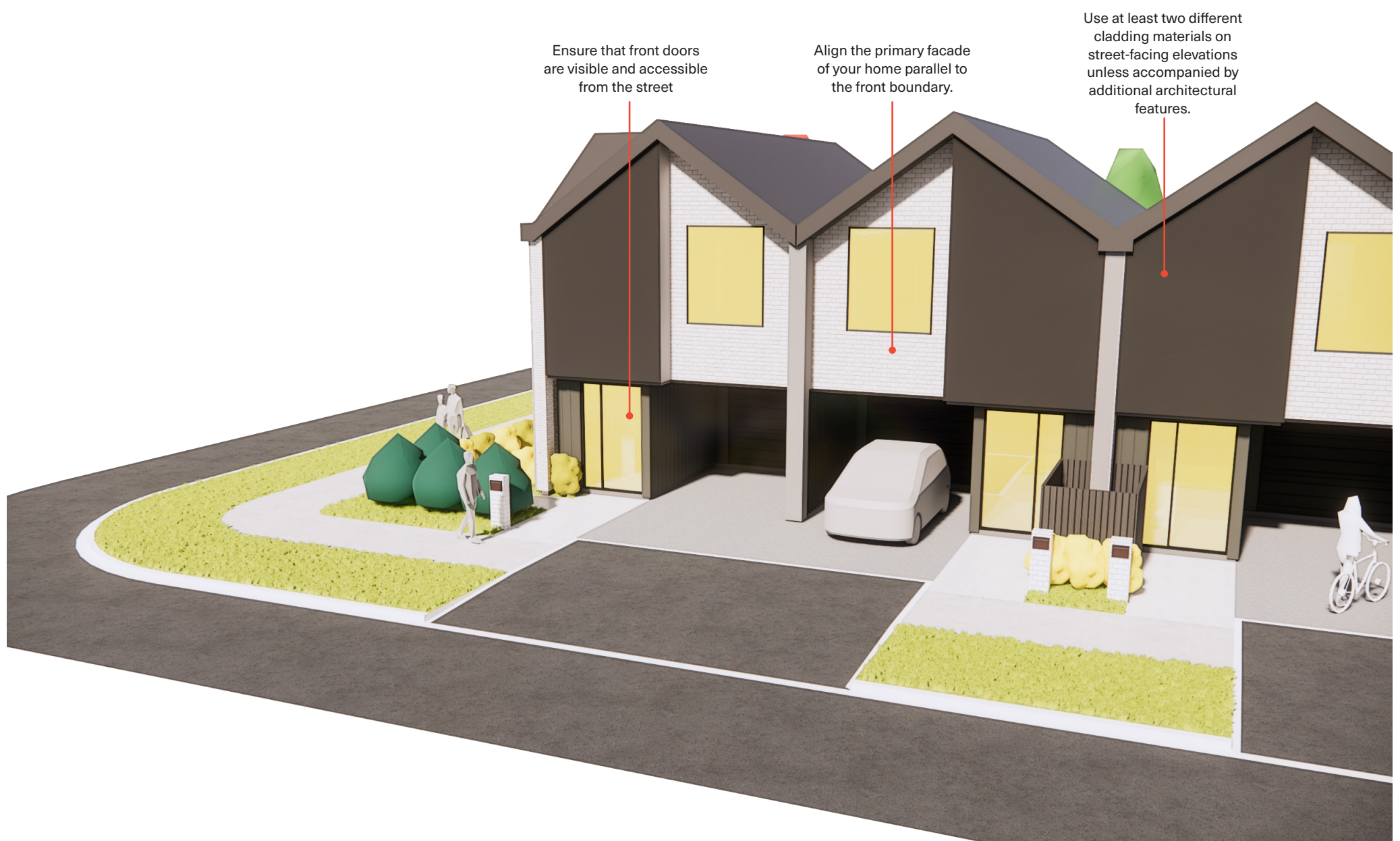
D1 Building Form

Street Alignment and Frontage Design:

Primary Facade:	Align the primary facade of your home parallel to the front boundary.
Visible Entrances:	Ensure that front doors are visible and accessible from the street.
Architectural Identification:	A gable roof form is required for every street facing façade. Use roof forms or other architectural elements to identify the entrance.

Building Materials and Design:

Cladding Materials:	Use at least two different cladding materials on street-facing elevations unless accompanied by additional architectural features.
Public Street Engagement:	Address public streets and reserves with architectural details. Avoid blank or monotonous walls facing public areas.
Corner Lot Design:	For corner lots, address both street frontages with architectural form and detail. Articulated step back or setback of walls and/ or roof structures. Change of building materials that accentuates the corner.

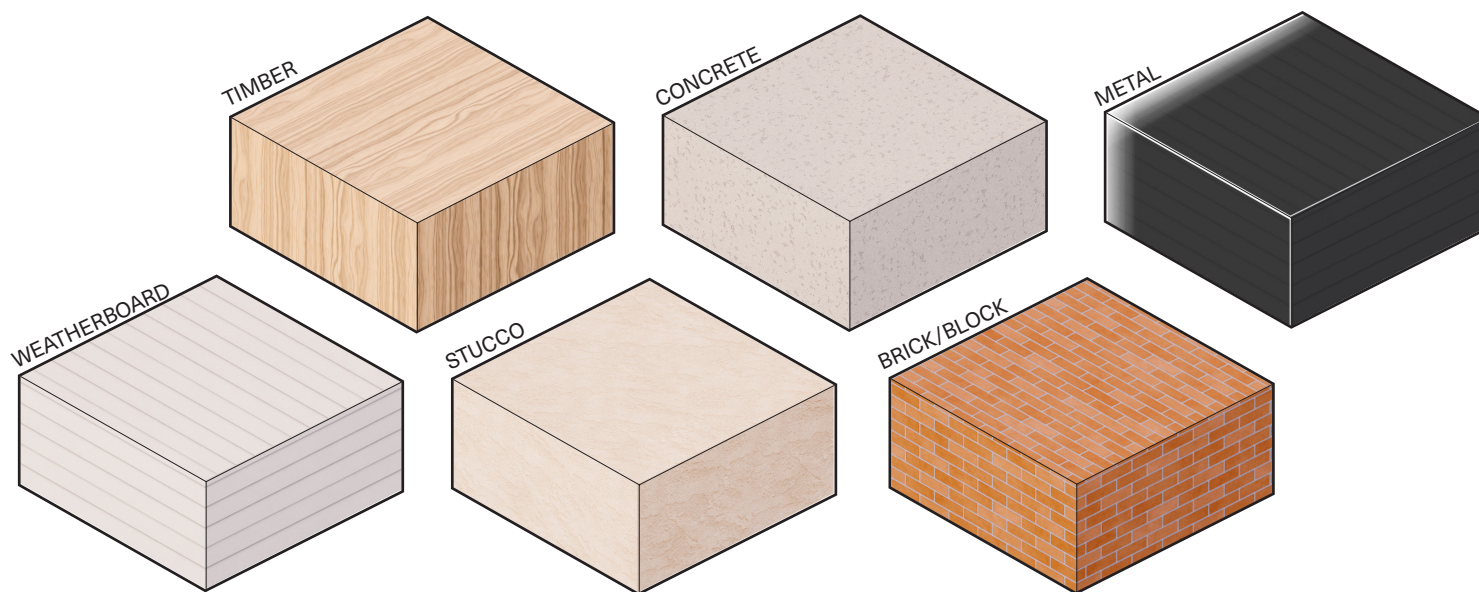


D2 Materials

All dwellings must use at least two different facade materials (not including glazing) unless otherwise agreed by the developer. All materials must be of a high quality and materials are to be approved by the developer.

Suggested materials:

- Weatherboard, or similar approved;
- Vertical Cedar, or similar approved board and batten; or
- Tanalised plywood with 50 x 25 battens at maximum of 300mm centres finished in a dark matt recessive colour
- Concrete tilt panels to an approved finish
- In-situ concrete walls to an approved finish
- Concrete
- Copper sheet cladding or approved metal finishes to read as subservient in both quantity and colour
- Cement plaster finish
- Brick or block
- A combination of two of the above.



Roofing materials should consist of either:

- Metal roofing
- Membrane roofing
- Red cedar shakes or cedar shingles
- Slate
- All roofing details i.e. gutters, downpipes and flashings shall be of material and colour to complement the roof or wall materials.

Suggested combinations:



Brick and metal cladding
Timber and concrete cladding



Timber, brick and metal cladding
Stucco and brick cladding



D3 Fencing and Landscaping

All lot types are required to meet the following:

Fencing:

Front yard: No fencing is permitted in the front yard forward of the front façade

Side yard: Fencing of side yards shall be no higher than 1.8m and not extend forward of the front façade of the dwelling

Reserve: All fences adjoining a reserve boundary if under 1.2m high can be solid. If over 1.2m in height must be at least 50% transparent and no higher than 1.8m.

Perimeter 1.8m paling boundary fences will be installed by the developer prior to settlement as per the Sales and Purchase agreement. The cost will be charged back to Purchaser at settlement.

Landscaping:

Area: A minimum of 20% of a developed site must be landscaped with planting and lawn.

A minimum of 40% of the area between the road boundary and the face of the dwelling shall be landscaped with planting and lawn.



Note: If your driveway clashes with a street tree you will need to replace the tree through the approved channels .

D4 Services and Utilities

Service areas, storage areas, utilities, and other ancillary items are to be discretely located or screened from both the street and from neighbours. Screening shall not exceed 1.8m in height and shall comply with the general guidelines. Roof mounted elements such as satellite dishes, antennas, TV receivers and aerial roof mounted elements are to be located discretely or are to be screened from both the street and neighbours. Related wires and cabling should be hidden or buried. Underground systems are preferred.

Air conditioning units, heat pumps and other heating systems or ventilators should be located outside. Locate heat pumps to meet best practice, especially taking care not to locate where noise will create a disturbance to any living areas within the site or neighbours. An example of a best practice guide can be found through EECA.govt.nz.

Any storage tanks installed will be integrated into the overall design of the dwelling and the lot and either screened or buried so that they are not visible from outside the boundaries of the lot.

Rubbish and recycling storage should be located where it is convenient, unobtrusive and easy for bins to be moved to and from the property regularly to encourage residents to keep them in the appropriate location.

Any clothesline must be unobtrusive and of good quality and located on the rear half of each lot and screened to ensure it is not highly visible from the street.

Bike storage must be supplied if the dwelling has no garage attached.



D5 Driveway Crossings

Driveway crossings are to be constructed in accordance with the approved Earlsbrook design. All crossings are to be constructed at the lot owner's expense, following completion of the house build. All crossings are to be constructed to Selwyn District Council vehicle crossing requirements.

The location of some vehicle crossings are to be located at positions indicated on the specific vehicle crossing location plan in section D2, as per Selwyn District Council requirements.





Site Information

E1 Site Presentation During Construction

The purpose of these guidelines is to maintain a tidy appearance during the construction of your home;

Vehicle Parking:

Avoid parking or driving on grassy areas, including road verges, both before, during, and after construction, in order to prevent soil tracking. This applies to all vehicles, including those belonging to your builder or subcontractors.

Material Storage:

Store building materials and other associated materials within the boundaries of your private lot.

Rubbish Prevention:

Keep your lot free of rubbish, including plastic bags, rubble, dead vegetation, and windblown debris.

Grass and Weed Maintenance:

Maintain grass and weeds on vacant lots to a reasonable level.

Temporary Fencing:

Once house construction begins, your builder must erect a temporary fence along all street frontages. Relocate the lot identifier to the temporary fence to guide subcontractors and deliveries. Maintain the fence in good condition and keep it upright at all times.

Temporary Footpath:

Create a temporary footpath and berm crossing by cutting out the area and backfilling it with crushed aggregate to ensure a tidy passage during construction.

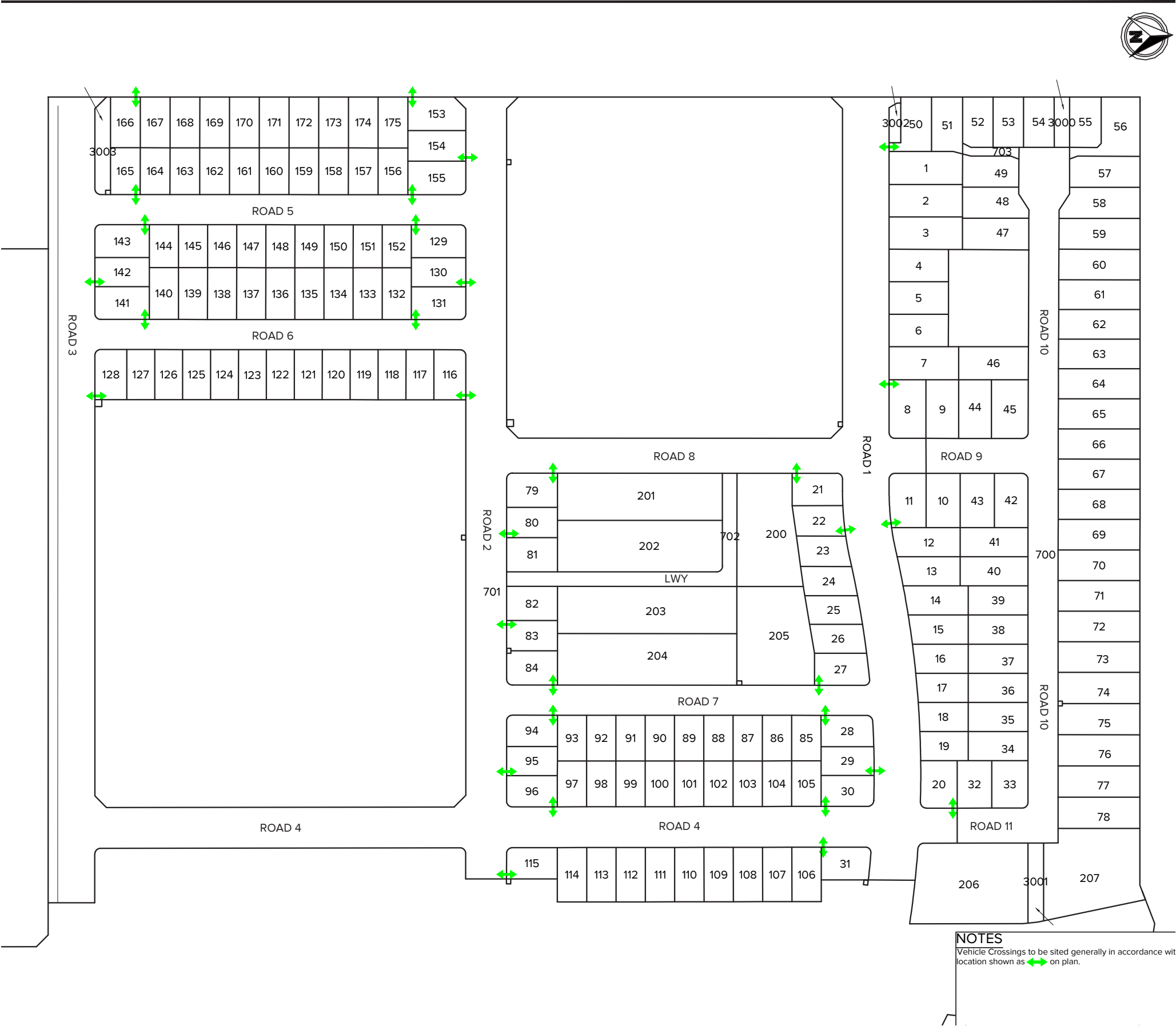
Construction Timeline:

Complete the exterior of all buildings within 12 months of the construction start date.

Landscaping and Fencing: Finish landscaping and fencing within two months of completing the exterior of the dwelling.

E2 Specific Vehicle Crossing Locations

Note: your vehicle crossing must be located where the green arrow is shown on this plan.



Lot Number	Street Address
1	3 Earlsbrook Boulevard
2	5 Earlsbrook Boulevard
3	7 Earlsbrook Boulevard
4	9 Earlsbrook Boulevard
5	11 Earlsbrook Boulevard
6	13 Earlsbrook Boulevard
7	15 Earlsbrook Boulevard
8	17 Earlsbrook Boulevard
9	27 Strouts Drive
10	26 Strouts Drive
11	21 Earlsbrook Boulevard
12	23 Earlsbrook Boulevard
13	25 Earlsbrook Boulevard
14	27 Earlsbrook Boulevard
15	29 Earlsbrook Boulevard
16	31 Earlsbrook Boulevard
17	33 Earlsbrook Boulevard
18	35 Earlsbrook Boulevard
19	37 Earlsbrook Boulevard
20	1 Greenslade Drive
21	20 Strouts Drive
22	26 Earlsbrook Boulevard
23	28 Earlsbrook Boulevard
24	30 Earlsbrook Boulevard
25	32 Earlsbrook Boulevard
26	34 Earlsbrook Boulevard
27	36 Earlsbrook Boulevard
28	22 Hope Drive
29	42 Earlsbrook Boulevard
30	53 O'Callaghan Drive
31	54 O'Callaghan Drive
32	3 Greenslade Drive
33	5 Greenslade Drive
34	9 Greenslade Drive
35	11 Greenslade Drive
36	13 Greenslade Drive
37	15 Greenslade Drive
38	17 Greenslade Drive
39	19 Greenslade Drive
40	21 Greenslade Drive
41	23 Greenslade Drive
42	30 Strouts Drive, 25 Greenslade Drive
43	28 Strouts Drive
44	29 Strouts Drive
45	31 Strouts Drive, 29 Greenslade Drive
46	31 Greenslade Drive
47	39 Greenslade Drive
48	41 Greenslade Drive
49	43 Greenslade Drive
50	1 Earlsbrook Boulevard
51	1505 Springs Road
52	1503 Springs Road
53	1501 Springs Road
54	1499 Springs Road
55	1497 Springs Road
56	1495 Springs Road
57	56 Greenslade Drive
58	54 Greenslade Drive
59	52 Greenslade Drive
60	50 Greenslade Drive

Lot Number	Street Address
61	48 Greenslade Drive
62	46 Greenslade Drive
63	44 Greenslade Drive
64	42 Greenslade Drive
65	40 Greenslade Drive
66	38 Greenslade Drive
67	36 Greenslade Drive
68	34 Greenslade Drive
69	32 Greenslade Drive
70	30 Greenslade Drive
71	28 Greenslade Drive
72	26 Greenslade Drive
73	24 Greenslade Drive
74	22 Greenslade Drive
75	20 Greenslade Drive
76	18 Greenslade Drive
77	16 Greenslade Drive
78	14 Greenslade Drive
79	2 Strouts Drive
80	27 Chudleigh Drive
81	29 Chudleigh Drive
82	31 Chudleigh Drive
83	33 Chudleigh Drive
84	1 Hope Drive
85	20 Hope Drive
86	18 Hope Drive
87	16 Hope Drive
88	14 Hope Drive
89	12 Hope Drive
90	10 Hope Drive
91	8 Hope Drive
92	6 Hope Drive
93	4 Hope Drive
94	2 Hope Drive
95	41 Chudleigh Drive
96	33 O'Callaghan Drive
97	35 O'Callaghan Drive
98	37 O'Callaghan Drive
99	39 O'Callaghan Drive
100	41 O'Callaghan Drive
101	43 O'Callaghan Drive
102	45 O'Callaghan Drive
103	47 O'Callaghan Drive
104	49 O'Callaghan Drive
105	51 O'Callaghan Drive
106	52 O'Callaghan Drive
107	50 O'Callaghan Drive
108	48 O'Callaghan Drive
109	46 O'Callaghan Drive
110	44 O'Callaghan Drive
111	42 O'Callaghan Drive
112	40 O'Callaghan Drive
113	38 O'Callaghan Drive
114	36 O'Callaghan Drive
115	47 Chudleigh Drive
116	15 Chudleigh Drive
117	24 Campbell Drive
118	22 Campbell Drive
119	20 Campbell Drive
120	18 Campbell Drive
121	16 Campbell Drive
122	14 Campbell Drive

Lot Number	Street Address
123	12 Campbell Drive
124	10 Campbell Drive
125	8 Campbell Drive
126	6 Campbell Drive
127	4 Campbell Drive
128	15 Pearson Bros Boulevard
129	22 Robson Drive
130	10 Chudleigh Drive
131	21 Campbell Drive
132	19 Campbell Drive
133	17 Campbell Drive
134	15 Campbell Drive
135	13 Campbell Drive
136	11 Campbell Drive
137	9 Campbell Drive
138	7 Campbell Drive
139	5 Campbell Drive
140	3 Campbell Drive
141	1 Campbell Drive
142	9 Pearson Bros Boulevard
143	2 Robson Drive
144	4 Robson Drive
145	6 Robson Drive
146	8 Robson Drive
147	10 Robson Drive
148	12 Robson Drive
149	14 Robson Drive
150	16 Robson Drive
151	18 Robson Drive
152	20 Robson Drive
153	1519 Springs Road
154	4 Chudleigh Drive
155	21 Robson Drive
156	19 Robson Drive
157	17 Robson Drive
158	15 Robson Drive
159	13 Robson Drive
160	11 Robson Drive
161	9 Robson Drive
162	7 Robson Drive
163	5 Robson Drive
164	3 Robson Drive
165	1 Robson Drive
166	1539 Springs Road
167	1537 Springs Road
168	1535 Springs Road
169	1533 Springs Road
170	1531 Springs Road
171	1529 Springs Road
172	1527 Springs Road
173	1525 Springs Road
174	1523 Springs Road
175	1521 Springs Road
200	22-26 Fitzgerald Lane
201	4-14 Strouts Drive
202	3-13 Fitzgerald Lane
203	4-16 Fitzgerald Lane
204	3-15 Hope Drive
205	17-21 Hope Drive
206	2-8 Greenslade Drive
207	10-12 Greenslade Drive

E4 Approval Process

Prior to submitting your house for building consent, you must gain approval from the Earlsbrook team.

Information to be submitted to the Earlsbrook team:

- Design Approval Application Checklist
- Site plans, floor plans, elevations and cross sections
- Landscape plans
- Specification documents including external colour and material selections

Please submit the above documents and information to:

info@earlsbrook.co.nz

We will aim to respond to your submission within 1 to 2 weeks with approval to proceed, or suggest some changes if needed.

Construction shall not commence on any lot unless Earlsbrook has issued a design approval for the lot.

Construction must comply with the design approval issued by Earlsbrook.

Please make sure to complete the Design Approval Application Checklist (D5).

E5 Contact Directory

General enquiries:

info@earlsbrook.co.nz

General public land sales are handled by Bayleys.

For sales enquiries please contact:

Chris Jones

+64 27 220 5043

chris.jones@bayleys.co.nz

Nathan Collett

+64 27 826 1535

nathan.collett@bayleys.co.nz

E6 Design Approval Application Checklists

The buyer or their architect/ builder are required to complete the Design Approval Application Checklist and submit it alongside their Design Approval Application.

Note there are three types of checklist:

- Low Density
- Medium Density
- Corner Lots

The applicant need only fill the relevant documentation.

Low Density Lots:

Lot Number	
Purchaser Name	
Purchaser Contact Number and Email	
House Architect/builder's name	
House Architect/builder's contact number and email	

Built Form Standards	Low Density Standards	Purchaser's Actual Standards
Finished floor level	State finished floor level (FFL)	
Dwelling size (minimum)	160m²	
Building site coverage	45%	
Building height	Single storey (unless otherwise specifically agreed)	
	8.0m maximum	
Recession planes	2.5m + compass angle	
Setbacks	Front yard: 4m	
	Side yard: 1.8m to dwelling, 1m to garage	
	Rear yard: 3m	
Fencing	Front yard: No fencing forward of the front façade	
	Side yard: 1.8m maximum height, doesn't extend forward of the front façade	
	Reserve boundary: 1.5m maximum height, 50% transparent	
Garages	Facing street:	
	Doesn't exceed 50% of the total dwelling width	
	Minimum 5.5m setback from road boundary	
	90° to the street:	
	Doesn't exceed 50% of the total dwelling width	
	Minimum 3m setback from road boundary	
Presentation to the street	Primary pedestrian entrance visible and accessible from road	
	20% glazing of street-facing façade	
Landscaping	20% of the site is landscaped (lawn or planting)	
	Minimum 1 specimen tree (1.8m high) in front yard	
	40% landscaping between road boundary and face of dwelling	
Service Areas	2.25m² outdoor service area provided (screened from streets and reserves)	
Outdoor living space	Minimum 40m²	
	Faces north, east or west	
	Directly accessible from indoor living space	
Outlook space:	4m x 4m principal living space	

Medium Density Lots:

Lot Number	
Purchaser Name	
Purchaser Contact Number and Email	
House Architect/builder's name	
House Architect/builder's contact number and email	

Built Form Standards	Medium Density Standards	Purchaser's Actual Standards
Finished floor level	State finished floor level (FFL)	
Dwelling size (minimum)	120m ²	
Building site coverage	50%	
Building height	Single storey (unless otherwise specifically agreed)	
	8.0m maximum	
Recession planes	4m + 45°	
Setbacks	Front yard: 3.5m	
	Side yard: 1m	
	Rear yard: 2m	
Fencing	Front yard: No fencing forward of the front façade	
	Side yard: 1.8m maximum height, doesn't extend forward of the front façade	
	Reserve boundary: 1.5m maximum height, 50% transparent	
Garages	Facing street:	
	Doesn't exceed 50% of the total dwelling width	
	Minimum 5.5m setback from road boundary	
	90° to the street:	
	Doesn't exceed 50% of the total dwelling width	
Presentation to the street	Minimum 3m setback from road boundary	
	Primary pedestrian entrance visible and accessible from road	
Landscaping	20% glazing of street-facing façade	
	20% of the site is landscaped (lawn or planting)	
	Minimum 1 specimen tree (1.8m high) in front yard	
Service Areas	40% landscaping between road boundary and face of dwelling	
	2.25m ² outdoor service area provided (screened from streets and reserves)	
Outdoor living space	Minimum 30m ²	
	Faces north, east or west	
	Directly accessible from indoor living space	
Outlook space:	4m x 4m principal living space	

Corner Lots:

Lot Number	
Purchaser Name	
Purchaser Contact Number and Email	
House Architect/builder's name	
House Architect/builder's contact number and email	

Built Form Standards	Corner Lot Standards	Purchaser's Actual Standards
Finished floor level	State finished floor level (FFL)	
Dwelling size (minimum)	120m ² (Medium), 160m ² (Low)	
Building site coverage	50% (Medium), 45% (Low)	
Building height	Single storey (unless otherwise specifically agreed)	
	8.0m maximum	
Recession planes	4m + 45° (medium), 2.5m + compass (low)	
Setbacks	Front yard: 3.5m (Medium), 4m (Low)	
	Side yard: 1m (Medium), 1.8m to dwelling + 1m to garage (Low)	
	Rear yard: 2m (Medium), 3m (Low)	
	Secondary frontage: 2m (Medium), 3m (Low)	
Fencing	Front yard: No fencing forward of the front façade	
	Side yard: 1.8m maximum height, doesn't extend forward of the front façade	
	Reserve boundary: 1.5m maximum height, 50% transparent	
Garages	Facing street: Doesn't exceed 50% of the total dwelling width	
	Minimum 5.5m setback from road boundary	
	90° to the street: Doesn't exceed 50% of the total dwelling width	
	Minimum 3m setback from road boundary	
Presentation to the street	Primary pedestrian entrance visible and accessible from road	
	20% glazing of street-facing façade	
Landscaping	20% of the site is landscaped (lawn or planting)	
	Minimum 1 specimen tree (1.8m high) in front yard	
	40% landscaping between road boundary and face of dwelling on garage frontage	
Service Areas	2.25m ² outdoor service area provided (screened from streets and reserves)	
Outdoor living space	Minimum 30m ² (Medium), 40m ² (Low)	
	Faces north, east or west	
	Directly accessible from indoor living space	
Outlook space:	4m x 4m principal living space	

Comprehensive/ Super Lots:

Lot Number	
Purchaser Name	
Purchaser Contact Number and Email	
House Architect/builder's name	
House Architect/builder's contact number and email	

Built Form Standards	Comprehensive/Super Lot Standards	Purchaser's Actual Standards
Finished floor level	State finished floor level (FFL)	
Building site coverage	50%	
Building height	Double storey (unless otherwise specifically agreed)	
	11+1m maximum	
Recession planes	4m + 60°	
Setbacks	Front yard: 2m	
	Side yard: 1m	
	Rear yard: 1m	
	Secondary frontage: 2m	
Fencing	Front yard: No fencing forward of the front façade	
	Side yard: 1.8m maximum height, doesn't extend forward of the front façade	
	Reserve boundary: 1.8m maximum height, 50% transparent if over 1.2m	
Garages	Facing street:	
	Doesn't exceed 50% of the total dwelling width	
	Minimum 5.5m setback from road boundary	
Presentation to the street	Primary pedestrian entrance visible and accessible from road	
	20% glazing of street-facing façade	
Landscaping	20% of the site is landscaped (lawn or planting)	
	Minimum 1 specimen tree (1.8m high) in front yard	
	40% landscaping between road boundary and face of dwelling on garage frontage	
Service Areas	2.25m² outdoor service area provided (screened from streets and reserves)	
Outdoor living space	Minimum 30m²	
	Faces north, east or west	
	Directly accessible from indoor living space	
Outlook space:	4m x 4m principal living space	

E7 Residential Development Consent Conditions

Please refer to the following link on the Earlsbrook website for details

<https://earlsbrook.co.nz/resources/documents>

EARLSBROOK - PROTECTIVE COVENANTS

1. Protective Covenants ("Covenants")

1.1 Earlsbrook wishes to preserve the character and integrity of the Earlsbrook Subdivision and the Lincoln area in general.

1.2 To facilitate this the Covenanter agrees to the following Covenants which are to be registered against each separate Record of Title to the Burdened Land.

2. Interpretation

2.1 For the purposes of the Covenants the following words shall have the following meaning:

Allow means and includes do, use, facilitating, permitting and suffering;

Approval or Approved means an approval obtained in accordance with clause 3 below;

Approval Certificate means a certificate issued by **Earlsbrook** which provides confirmation that all Building and Landscaping have been completed in accordance with the terms of these Covenants and the Earlsbrook Residential Design Guide;

Building means all structures, constructions and improvements, including (but not limited to) dwelling houses, flats, units, garages, glass-houses and sheds;

Burdened Land means land, lot, Low Density Lot, Medium Density Lot and Corner Lots;

Construct and **Construction** means to install, erect, plant, complete relocate, repair, renovate, replace or place on the Burdened Land or in any Building and also includes **Allow** to construct;

Corner Lot means any Burdened Land having two street fronting boundaries, provided that, unless specifically referenced as such in the Covenants, a Corner Lot shall be regarded as either a **Low Density** or **Medium Density** Lot;

Earlsbrook means Earlsbrook Residential Limited or its agent;

Earlsbrook Residential Design Guide means the residential design guidelines published by Earlsbrook and available on the Earlsbrook website and which generally set out the following:

- (i) The general compliance standards for the design, building specifications and layout of the Buildings;
- (ii) The design and specification for fencing and Landscaping constructed either by Earlsbrook or the Covenanter and situated on the Burdened Land;
- (iii) The general use of the Burdened Land throughout the period of construction; and
- (iv) The general maintenance and upkeep of the Burdened Land.

Earlsbrook may at its unfettered discretion make any amendments to the **Earlsbrook Residential Design Guide** that it deems appropriate from time to time.

Landscaping means and includes (but is not limited to) driveways, driveway crossings, concrete areas, entranceways, footpaths, kerbs, road frontages, planting, satellite dishes, fencing, walls, wind-breaks, washing lines, street and house numbering including design;

Low Density Lot means any Burdened Land between 500m² - 600m² in area;

Medium Density Lot means any Burdened Land between 300m² and 499m² in area;

Primary Road Boundary means, in relation to a Corner Lot, the street facing boundary upon which the driveway has been or is still to be constructed;

Secondary Road Boundary means, in respect of a Corner Lot, the street facing boundary upon which no driveway has been constructed or is to be constructed;

Subdivision means **Earlsbrook's** subdivision in Lincoln known as Earlsbrook.

The following provisions shall apply in the construction and interpretation of these Covenants (unless the context otherwise requires):

- (a) The headings are for convenience only and shall not affect the interpretation of these Covenants; and
- (b) Words importing the singular include the plural and vice versa.

3. Earlsbrook Approval

3.1 All Approvals required in accordance with these Covenants must be in writing from Earlsbrook. All Approvals must also be:

- (a) Obtained by the Covenanter prior to any work being carried out on the Burdened Land; and
- (b) May be given or denied at the sole and absolute discretion of Earlsbrook.

3.2 The Covenanter acknowledges that providing Approval for one party in no way creates a precedent for Approval for another party and Earlsbrook may refuse approval for an identical request from another party and shall not be required to provide any reason for such lack of Approval. Further, and without limiting its absolute discretion, Earlsbrook may refuse to provide Approval to the Covenanter, if what is being proposed by the Covenanter is determined as being detrimental to the Subdivision either now or at any stage in the future.

3.3 In exercising its discretion for Approval in accordance with clause 3.1 above Earlsbrook may take into account the architectural merit, visual appearance as well as its own assessment of the general effects on the Burdened Land and the Subdivision in general.

3.4 In considering a request made by the Covenanter for an Approval Certificate, Earlsbrook shall assess whether the Building and Landscaping on the Burdened Land has been completed in observance with:

- (a) The terms of the Earlsbrook Residential Design Guide; and
- (b) Any plans previously approved by Earlsbrook.

3.5 The address for Earlsbrook (or its agent) for approvals is C/- Carter Group, Level 2, ASB House, The Crossing, 166 Cashel Street, Christchurch 8011, info@earlsbrook.co.nz

3.6 A construction bond of \$4,000 is payable by the Covenanter to Earlsbrook on settlement of the Burdened Land.

4. Covenants**Landscape and Building Plans**

4.1 The Covenanter shall not commence construction of any Building on the Burdened Land, or use any site plans, specifications which have not first received approval from Earlsbrook.

4.2 The Covenanter shall not commence construction of any Landscaping on the Burdened Land or use any landscape plans which have not received Approval from Earlsbrook.

4.3 Without limiting the provisions of clause 4.2 above, landscape plans shall:

- (a) Specify all landscape design matters included in the Earlsbrook Residential Design Guide;
- (b) Be prepared in electronic form by a landscape architect or landscape designer;
- (c) Provide sufficient and adequate detail to accurately identify plant quantities, varieties and grade, locations as well as driveway specifications, fencing heights and including colour, letterbox design and any other relevant Landscaping as determined by Earlsbrook; and
- (d) Be submitted to Earlsbrook for Approval within three (3) months following submission of any building plans for any Building in accordance with clause 4.1 above.

Occupation

4.4 The Covenanter shall not allow any Building on the Burdened Land to be occupied as a residence prior to:

- (a) A Code Compliance Certificate having been issued by the Territorial Authority;
- (b) All driveways, paths, fencing and Landscaping being completed in accordance with the Covenants and in accordance with the Earlsbrook Residential Design Guide; and
- (c) The Covenanter requesting and having received the Approval Certificate from Earlsbrook.

Building and Construction

4.5 The Covenanter shall not without first having received Approval from Earlsbrook:

- (a) Construct on the Burdened Land any prefabricated, relocated or transportable Building or Landscaping other than one constructed on site from new materials.
- (b) Construct on the Burdened Land any Building or Landscaping which fails to adhere to the Earlsbrook Residential Design Guidelines throughout the course of construction.
- (c) Leave any Landscaping or the outside of any Building unfinished.
- (d) Allow the Burdened Land to be used for temporary residential purposes including through the erection of temporary structures or by the placing thereon of caravans and/or vehicles for human habitation.

4.6 The Covenanter shall not permit any rubbish, including builder's waste materials to accumulate or to be placed upon the Burdened Land, the berm in front of the Burdened Land or any adjoining land or permit grass or weeds to grow to a height exceeding 75mm or otherwise leave the Burdened Land or the berm in front of the Burdened Land in a condition that, in Earlsbrook's sole discretion, may be detrimental to the Subdivision. Earlsbrook shall have the right to remove any building materials from the Burdened Land, the berm in front of the Burdened Land or adjoining land, or to maintain the Burdened Land and the berm in front of the Burdened Land in a reasonable condition to avoid the Burdened Land becoming detrimental to the Subdivision, with the reasonable costs to be met by the Covenanter and payable on demand.

Site Coverage, Street Frontage, Front Facade and Fencing

- 4.7 The Covenanter shall comply in all respects with the requirements as detailed in the Earlsbrook Residential Design Guide in relation to site coverage, street frontage and the front facade of the Building to be constructed on the Burdened Land.
- 4.8 The Covenanter shall not construct any fencing on the Burdened Land without first receiving Approval from Earlsbrook.

Landscaping

- 4.9 The Covenanter shall be solely responsible for the ongoing maintenance of all Landscaping (including fences and planting) constructed by Earlsbrook in accordance with the Earlsbrook Residential Design Guide on or adjacent to the Burdened Land and shall keep such Landscaping neat, tidy and to a high standard of presentation and repair to the satisfaction of Earlsbrook.
- 4.10 The Covenanter shall not alter the location, design, exterior coating/sealer, materials, colour or structure of any boundary fencing, feature wall or alter they layout of plantings without the prior written approval of Earlsbrook.
- 4.11 The Covenanter shall comply with the Earlsbrook Residential Design Guide in relation to all Landscaping required to be constructed by the Covenanter (including but not limited to) landscape planting, specimen grade trees, privacy fencing and hedging and shall be solely responsible for the ongoing maintenance of such Landscaping.
- 4.12 The Covenanter shall not construct a driveway crossing other than as specified in the Earlsbrook Residential Guide without first receiving Approval from Earlsbrook.

5. General Covenants

- 5.1 The Covenanter shall not without first receiving the prior Approval of Earlsbrook:
- (a) Allow any satellite dish, garden statues, fountains or any other exterior ornamental decoration or similar Landscaping on the Burdened Land to be reasonably visible by any other registered owner in the Subdivision standing on any kerb, street or road in the Subdivision;
 - (b) Allow Buildings, grass, weeds, rubbish, noxious substances or other matter on the Burdened Land which is likely to become unsightly or a nuisance or annoyance to the other registered owners in the Subdivision;
 - (c) Allow any advertisement, sign or hording of any kind to be erected on any part of the Burdened Land or any Building (except for compulsory statutory signage, real estate signage pending sale and builder's signage during construction and pending sale) and all such signage must first be approved by Earlsbrook;
 - (d) Allow maintenance of any Building or Landscaping to deteriorate to a level which is less than that presented in the Subdivision or unreasonable taking into account fair wear and tear and the original condition at the time the Building on the Burdened Land was occupied as a residence;
 - (e) Allow construction, maintenance or repair of footpaths, driveways, driveway crossings, entranceways and any concrete areas on the Burdened Land;
 - (f) Erect any letterbox on the Burdened Land;
 - (g) Locate any heatpump or gas cylinder, bin storage, washing line or utility service area within view from any kerb, street or road within the Subdivision;
 - (h) Fail to complete all Landscaping within two (2) months of completion of the exterior of the dwelling on the Burdened Land;
 - (i) Keep any boat, motorhome, caravan, trailer, bus or similar on the Burdened Land unless it is housed in an enclosed garage or otherwise screened from being visible from the road or street;
 - (j) Allow the parking of any vehicle on the Burdened Land other than within the garage or upon the driveway;
 - (k) Allow any animal to be kept in or about the Burdened Land that is, or may cause, a nuisance or annoyance to the other registered owners in the Subdivision or detract from the Subdivision in any way. In particular, not allow on or about the Burdened Land any dog which resembles any of the Pit Bull Terrier, Rottweiler or Doberman Pinscher breeds.

6. Enforcement

- 6.1 In the event there is any breach or non-observance of any of the Covenants the Covenanter in breach agrees to and shall at their cost:
- (a) Remove or cause to be removed from the Burdened Land any Building or Landscaping or other item erected on the Burdened Land in breach or in non observance of the Covenants;
 - (b) Replace any such building materials or other non-conforming item used in breach or non-observance of the Covenants with approved materials; and
 - (c) Complete any remedial work required to remedy any breach or non performance of the Covenants.
- 6.2 Upon written notice being given by Earlsbrook to the Covenanter in breach, pay liquidated damages in the sum of two-hundred and fifty dollars (\$250.00) per day for every day that such breach or non-observance continues after the date which is thirty (30) days after the date upon which written notice is given.
- 6.3 Notwithstanding the provisions contained in clauses 6.1 and 6.2 above Earlsbrook shall not be required nor liable nor have any legal responsibility or liability to enforce any of the Covenants or any non-conformance of the Covenants.

7. General

7.1 The Covenantor covenants with Earlsbrook that it will not oppose, object to, frustrate, or take any action, or encourage or cause others to oppose, object to, frustrate or take any action, that might in any way prevent or hinder Earlsbrook from progressing and completing the Subdivision or land use consents needed to give effect to the Subdivision. The benefit of this Covenant also applies to any adjoining or neighbouring property Earlsbrook (or any entity associated with Earlsbrook) owns or may subsequently purchase to progress the Subdivision or any subdivision by any entity associated with Earlsbrook.

7.2 The Covenantor shall not subdivide the Burdened Land. Subdivide shall have the meaning given to the expression "subdivision of land" set out in Section 218 of the Resource Management Act 1991.

7.4 Notwithstanding the foregoing, the Covenants shall cease to have any effect on any allotments which shall vest or be dedicated as road and/or reserve in any subsequent stages of the Subdivision. The date of cessation shall be the date of approval of the subdivision plan by the Territorial Authority.

7.5 The provisions of these Covenants (except clause 7.1) shall expire twenty-five (25) years from the issue of a separate Record of title to the Burdened Land.

8. Dispute Resolution

8.1 With the exception of anything which relates to the exercise of any discretion, opinion or Approval requested of Earlsbrook, and without prejudice to the Enforcement provisions contained in clause 6 above, if any dispute arises between the parties, then the parties shall enter into negotiations in good faith to resolve such dispute.

8.2 If the parties fail to resolve such dispute within twenty (20) working days from the commencement of negotiations, then the parties shall submit to the arbitration of an independent arbitrator appointed by Earlsbrook.

8.3 Such arbitration will be determined in accordance with the Arbitration Act 1996 (and its amendments) or any enactment passed in its substitution.

9. Severability

9.1 If any of these Covenants are held by any Court or administrative body of competent jurisdiction to be illegal, void or unenforceable, such determination shall not impair the enforceability of the remaining parts of these Covenants, and such remaining parts shall remain in full force and effect.

EARLSBROOK - PROTECTIVE COVENANTS

1. Protective Covenants ("Covenants")

1.1 Earlsbrook wishes to preserve the character and integrity of the Earlsbrook Subdivision and the Lincoln area in general.

1.2 To facilitate this the Covenanter agrees to the following Covenants which are to be registered against each separate Record of Title to the Burdened Land.

2. Interpretation

2.1 For the purposes of the Covenants the following words shall have the following meaning:

Allow means and includes do, use, facilitating, permitting and suffering;

Approval or Approved means an approval obtained in accordance with clause 3 below;

Approval Certificate means a certificate issued by **Earlsbrook** which provides confirmation that all Building and Landscaping have been completed in accordance with the terms of these Covenants and the Earlsbrook Residential Design Guide;

Building means all structures, constructions and improvements, including (but not limited to) dwelling houses, flats, units, garages, glass-houses and sheds;

Burdened Land means land, lot, Comprehensive/ Superlot;

Comprehensive/ Superlots means any Burdened Land described as a Comprehensive/ Superlot in the Earlsbrook Residential Design Guide;

Construct and Construction means to install, erect, plant, complete relocate, repair, renovate, replace or place on the Burdened Land or in any Building and also includes **Allow** to construct;

Earlsbrook means Earlsbrook Residential Limited or its agent;

Earlsbrook Residential Design Guide means the residential design guidelines published by Earlsbrook and available on the Earlsbrook website and which generally set out the following:

- (i) The general compliance standards for the design, building specifications and layout of the Buildings;
- (ii) The design and specification for fencing and Landscaping constructed either by Earlsbrook or the Covenanter and situated on the Burdened Land;
- (iii) The general use of the Burdened Land throughout the period of construction; and
- (iv) The general maintenance and upkeep of the Burdened Land.

Earlsbrook may at its unfettered discretion make any amendments to the **Earlsbrook Residential Design Guide** that it deems appropriate from time to time.

Landscaping means and includes (but is not limited to) driveways, driveway crossings, concrete areas, entranceways, footpaths, kerbs, road frontages, planting, satellite dishes, fencing, walls, wind-breaks, washing lines, street and house numbering including design;

Subdivision means **Earlsbrook's** subdivision in Lincoln known as Earlsbrook.

The following provisions shall apply in the construction and interpretation of these Covenants (unless the context otherwise requires):

- (a) The headings are for convenience only and shall not affect the interpretation of these Covenants; and
- (b) Words importing the singular include the plural and vice versa.

3. Earlsbrook Approval

3.1 All Approvals required in accordance with these Covenants must be in writing from Earlsbrook. All Approvals must also be:

- (a) Obtained by the Covenanter prior to any work being carried out on the Burdened Land; and
- (b) May be given or denied at the sole and absolute discretion of Earlsbrook.

3.2 The Covenanter acknowledges that providing Approval for one party in no way creates a precedent for Approval for another party and Earlsbrook may refuse approval for an identical request from another party and shall not be required to provide any reason for such lack of Approval. Further, and without limiting its absolute discretion, Earlsbrook may refuse to provide Approval to the Covenanter, if what is being proposed by the Covenanter is determined as being detrimental to the Subdivision either now or at any stage in the future.

3.3 In exercising its discretion for Approval in accordance with clause 3.1 above Earlsbrook may take into account the

architectural merit, visual appearance as well as its own assessment of the general effects on the Burdened Land and the Subdivision in general.

3.4 In considering a request made by the Covenanter for an Approval Certificate, Earlsbrook shall assess whether the Building and Landscaping on the Burdened Land has been completed in observance with:

- (a) The terms of the Earlsbrook Residential Design Guide; and
- (b) Any plans previously approved by Earlsbrook.

3.5 The address for Earlsbrook (or its agent) for approvals is C/- Carter Group, Level 2, ASB House, The Crossing, 166 Cashel Street, Christchurch 8011, info@earlsbrook.co.nz

3.6 A construction bond of \$410,00 is payable by the Covenanter to Earlsbrook on settlement of the Burdened Land.

4. Covenants

Landscape and Building Plans

4.1 The Covenanter shall not commence construction of any Building on the Burdened Land, or use any site plans, specifications which have not first received approval from Earlsbrook.

4.2 The Covenanter shall not commence construction of any Landscaping on the Burdened Land or use any landscape plans which have not received Approval from Earlsbrook.

4.3 Without limiting the provisions of clause 4.2 above, landscape plans shall:

- (a) Specify all landscape design matters included in the Earlsbrook Residential Design Guide;
- (b) Be prepared in electronic form by a landscape architect or landscape designer;
- (c) Provide sufficient and adequate detail to accurately identify plant quantities, varieties and grade, locations as well as driveway specifications, fencing heights and including colour, letterbox design and any other relevant Landscaping as determined by Earlsbrook; and
- (d) Be submitted to Earlsbrook for Approval within three (3) months following submission of any building plans for any Building in accordance with clause 4.1 above.

Occupation

4.4 The Covenanter shall not allow any Building on the Burdened Land to be occupied as a residence prior to:

- (a) A Code Compliance Certificate having been issued by the Territorial Authority;
- (b) All driveways, paths, fencing and Landscaping being completed in accordance with the Covenants and in accordance with the Earlsbrook Residential Design Guide; and
- (c) The Covenanter requesting and having received the Approval Certificate from Earlsbrook.

Building and Construction

4.5 The Covenanter shall not without first having received Approval from Earlsbrook:

- (a) Construct on the Burdened Land any prefabricated, relocated or transportable Building or Landscaping other than one constructed on site from new materials.
- (b) Construct on the Burdened Land any Building or Landscaping which fails to adhere to the Earlsbrook Residential Design Guidelines throughout the course of construction.
- (c) Leave any Landscaping or the outside of any Building unfinished.
- (d) Allow the Burdened Land to be used for temporary residential purposes including through the erection of temporary structures or by the placing thereon of caravans and/or vehicles for human habitation.

4.6 The Covenanter shall not permit any rubbish, including builder's waste materials to accumulate or to be placed upon the Burdened Land, the berm in front of the Burdened Land or any adjoining land or permit grass or weeds to grow to a height exceeding 75mm or otherwise leave the Burdened Land or the berm in front of the Burdened Land in a condition that, in Earlsbrook's sole discretion, may be detrimental to the Subdivision. Earlsbrook shall have the right to remove any building materials from the Burdened Land, the berm in front of the Burdened Land or adjoining land, or to maintain the Burdened Land and the berm in front of the Burdened Land in a reasonable condition to avoid the Burdened Land becoming detrimental to the Subdivision, with the reasonable costs to be met by the Covenanter and payable on demand.

Site Coverage, Street Frontage, Front Facade and Fencing

4.7 The Covenanter shall comply in all respects with the requirements as detailed in the Earlsbrook Residential Design Guide in relation to site coverage, street frontage and the front facade of the Building to be constructed on the Burdened Land.

4.8 The Covenanter shall not construct any fencing on the Burdened Land without first receiving Approval from Earlsbrook.

Landscaping

4.9 The Covenanter shall be solely responsible for the ongoing maintenance of all Landscaping (including fences and planting) constructed by Earlsbrook in accordance with the Earlsbrook Residential Design Guide on or adjacent to the Burdened Land and shall keep such Landscaping neat, tidy and to a high standard of presentation and repair to the satisfaction of Earlsbrook.

4.10 The Covenanter shall not alter the location, design, exterior coating/sealer, materials, colour or structure of any boundary fencing, feature wall or alter they layout of plantings without the prior written approval of Earlsbrook.

4.11 The Covenanter shall comply with the Earlsbrook Residential Design Guide in relation to all Landscaping required to be constructed by the Covenanter (including but not limited to) landscape planting, specimen grade trees, privacy fencing and hedging and shall be solely responsible for the ongoing maintenance of such Landscaping.

4.12 The Covenanter shall not construct a driveway crossing other than as specified in the Earlsbrook Residential Guide without first receiving Approval from Earlsbrook.

5. General Covenants

5.1 The Covenanter shall not without first receiving the prior Approval of Earlsbrook:

- (a) Allow any satellite dish, garden statues, fountains or any other exterior ornamental decoration or similar Landscaping on the Burdened Land to be reasonably visible by any other registered owner in the Subdivision standing on any kerb, street or road in the Subdivision;
- (b) Allow Buildings, grass, weeds, rubbish, noxious substances or other matter on the Burdened Land which is likely to become unsightly or a nuisance or annoyance to the other registered owners in the Subdivision;
- (c) Allow any advertisement, sign or hording of any kind to be erected on any part of the Burdened Land or any Building (except for compulsory statutory signage, real estate signage pending sale and builder's signage during construction and pending sale) and all such signage must first be approved by Earlsbrook;
- (d) Allow maintenance of any Building or Landscaping to deteriorate to a level which is less than that presented in the Subdivision or unreasonable taking into account fair wear and tear and the original condition at the time the Building on the Burdened Land was occupied as a residence;
- (e) Allow construction, maintenance or repair of footpaths, driveways, driveway crossings, entranceways and any concrete areas on the Burdened Land;
- (f) Erect any letterbox on the Burdened Land;
- (g) Locate any heatpump or gas cylinder, bin storage, washing line or utility service area within view from any kerb, street or road within the Subdivision;
- (h) Fail to complete all Landscaping within two (2) months of completion of the exterior of the dwelling on the Burdened Land;
- (i) Keep any boat, motorhome, caravan, trailer, bus or similar on the Burdened Land unless it is housed in an enclosed garage or otherwise screened from being visible from the road or street;
- U) Allow the parking of any vehicle on the Burdened Land other than within the garage or upon the driveway;
- (k) Allow any animal to be kept in or about the Burdened Land that is, or may cause, a nuisance or annoyance to the other registered owners in the Subdivision or detract from the Subdivision in any way. In particular, not allow on or about the Burdened Land any dog which resembles any of the Pit Bull Terrier, Rottweiler or Doberman Pinscher breeds.

6. Enforcement

6.1 In the event there is any breach or non-observance of any of the Covenants the Covenanter in breach agrees to and shall at their cost:

- (a) Remove or cause to be removed from the Burdened Land any Building or Landscaping or other item erected on the Burdened Land in breach or in non observance of the Covenants;
- (b) Replace any such building materials or other non-conforming item used in breach or non-observance of the Covenants with approved materials; and
- (c) Complete any remedial work required to remedy any breach or non performance of the Covenants.

6.2 Upon written notice being given by Earlsbrook to the Covenanter in breach, pay liquidated damages in the sum of two-hundred and fifty dollars (\$250.00) per day for every day that such breach or non-observance continues after the date which is thirty (30) days after the date upon which written notice is given.

6.3 Notwithstanding the provisions contained in clauses 6.1 and 6.2 above Earlsbrook shall not be required nor liable nor have any legal responsibility or liability to enforce any of the Covenants or any non-conformance of the Covenants.

7. General

7.1 The Covenantor covenants with Earlsbrook that it will not oppose, object to, frustrate, or take any action, or encourage or cause others to oppose, object to, frustrate or take any action, that might in any way prevent or hinder Earlsbrook from progressing and completing the Subdivision or land use consents needed to give effect to the Subdivision. The benefit of this Covenant also applies to any adjoining or neighbouring property Earlsbrook (or any entity associated with Earlsbrook) owns or may subsequently purchase to progress the Subdivision or any subdivision by any entity associated with Earlsbrook.

7.2 Notwithstanding the foregoing, the Covenants shall cease to have any effect on any allotments which shall vest or be dedicated as road and/or reserve in any subsequent stages of the Subdivision. Suh date of cessation shall be the date of approval of the subdivision plan by the Territorial Authority.

7.3 The provisions of these Covenants (except clause 7.1) shall expire twenty-five (25) years from the issue of a separate Record of title to the Burdened Land.

8. Dispute Resolution

8.1 With the exception of anything which relates to the exercise of any discretion, opinion or Approval requested of Earlsbrook, and without prejudice to the Enforcement provisions contained in clause 6 above, if any dispute arises between the parties, then the parties shall enter into negotiations in good faith to resolve such dispute.

8.2 If the parties fail to resolve such dispute within twenty (20) working days from the commencement of negotiations, then the parties shall submit to the arbitration of an independent arbitrator appointed by Earlsbrook.

8.3 Such arbitration will be determined in accordance with the Arbitration Act 1996 (and its amendments) or any enactment passed in its substitution.

9. Severability

9.1 If any of these Covenants are held by any Court or administrative body of competent jurisdiction to be illegal, void or unenforceable, such determination shall not impair the enforceability of the remaining parts of these Covenants, and such remaining parts shall remain in full force and effect.



Live remarkably,
live here.

For more information,
visit earlsbrook.co.nz