



**THE REAL ESTATE AND STOCK  
INSTITUTE OF VICTORIA**

---

---

**CONTRACT OF SALE**

(COPYRIGHT)

---

---

Vendor: **MRS. M.A. MEYERS**

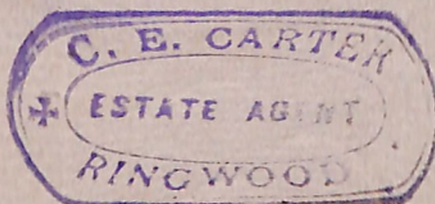
Purchaser: **MR. C.C. CARRICK**

Property: **Off Harrison Street,  
RINGWOOD.**

Date

**September, 1946**

Agent:



76645



**The Real Estate & Stock Institute of Victoria**

COPYRIGHT  
**CONTRACT OF SALE**

**PARTICULARS**

(a) Description as in Title (if plan necessary add — and being the land delineated and coloured.....on the plan endorsed on the back hereof).

All that piece of land being—(a) having a frontage of 98 feet 2 inches to road off Harrison Street, Ringwood, by a depth of 220 feet being part of Crown Allotment 29 Parish of Warrandyte County of Evelyn and being the whole of the land described in Certificate of Title Volume 5970 Folio 1193926

ALSO part of lot 122 on Plan of Subdivision No. 7884 lodged in the Office of Titles and being part of Crown Allotment 29 Parish of Warrandyte County of Evelyn and being the land described in Certificate of Title Volume 5970 Folio 1193925

(b) and (c), also (h), (i), (j) must be completed if the sale is of land sold for residential or retail commercial purposes or suitable and or intended to be sold for such purposes but on which no building suitable for human occupation is erected.  
Strike out (b) or (c) whichever not required.

(b) and being part of a Subdivision known as “ ” the Plan of which has been lodged in the Office of Titles and bears the registered number..... Or,

(c) There being no Plan of Subdivision affecting the said land lodged in the Office of Titles.

(d) House or rights of way fixtures, etc.

Together with (d) all buildings erected thereon

(e) Tenancies — Mortgages, etc. (if any).

Subject to registered appurtenant easements (if any) and (e)

**CONDITIONS**

(f) Price in words.

1. The Purchase Price shall be (f) EIGHT HUNDRED AND FIFTY POUNDS. £ 850. 0. 0.

and the Purchaser shall pay to the Auctioneer or Vendor's agent on account thereof a deposit in cash of £ 50. 0. 0. of which the sum of £ 50. 0. 0. shall be paid on the signing hereof, and the sum of ~~XXXXXXXXXXXXXXXXXXXX~~ within ~~XXXXXXXXXXXX~~ days from the signing hereof and shall pay the residue of the purchase money (g) £300 within 14 days of receiving the Government consent to the sale and the balance £500 within 6 months of the date of sale, with interest at the rate of 4 3/4% calculated quarterly.

(g) Complete terms of payment of residue. Rate of interest (if any). Time of commence-

2. The "1946 COPYRIGHT CONDITIONS OF SALE" and the Special Conditions endorsed hereon or attached hereto shall form part of this Contract.

CONTRACT

I/We the undersigned **Charles Ernest Earter**  
of **Main Street., RINGWOOD.**  
Agent(s) for the Vendor(s) whose name(s) address(es) and description(s) is/are

(h) See notes and (c) above. (b)

(h) Name(s) in full **Marion Alice Meyers**  
Address(es) **Cambridge Road., MONTROSE.**  
Description(s)

hereby acknowledge that I/we have this day sold for the price and on the conditions hereinbefore mentioned the property comprised in the foregoing particulars to

Name(s) in full **Charles Cuthbert Carrick**  
Address(es) **43 Park Street., PARKVILLE.**  
Description(s)

AND I/we the undersigned being the abovenamed Purchaser(s) do hereby acknowledge that I/we have this day purchased the said property for the price hereinbefore stated and I/we hereby agree to fulfil in all respects on my/our part the aforementioned Conditions of Sale.

All moneys falling due under this contract may be paid to the said Vendor or to

(i) See notes and (c) above. (b)

(i) Name in full  
Address  
Description

DATED this *Seventh* day of **September,** 19 **46**

*Ch Earter*

Agent(s) for Vendor(s)

*Charles C. Carrick*

Purchaser(s)

*P. Howell*

Witness to Purchasers' execution of this Contract (j)

(j) See notes and (c) above. (b)

CONFIRMED *M. A. Meyer* VENDOR(S)

(k) RECEIVED from the abovementioned Purchaser(s) the sum of £ **50. 0. 0.** being the deposit aforementioned. **as per receipt given**

(k) If this is completed a duty stamp must be affixed.

DUTY STAMP.  
£2 or over, 2d.  
£25 or over, 3d.

**THE 1946 COPYRIGHT CONDITIONS OF SALE OF THE REAL ESTATE AND STOCK INSTITUTE OF  
VICTORIA.**

Copyright No.

1. The Conditions and Special Conditions (if any) aforementioned shall be deemed part of and so far as inconsistent herewith, shall modify or supplement these Conditions, and subject to the aforesaid Conditions these Conditions and the Conditions in Table "A" of the Transfer of Land Act 1928 shall apply to this Contract if and to the extent that the Contract relates to land under the operation of the said Act and the Conditions of Sale in the Property Law Act 1928 shall apply to this Contract if and to the extent that the Contract relates to land not under the operation of The Transfer of Land Act 1928 subject to the alterations and modifications thereof in the following Conditions.

2. If the Auctioneer or Agent receives the deposit or any part thereof he shall do so as agent for the Vendor and not as a stakeholder; and shall be at liberty subject to any claims which he may have against the Vendor to pay over the same to the Vendor without being liable to the Purchaser in any way.

3. Commonwealth Land Tax payable in connection with any land comprised in this Contract shall be deemed an outgoing in connection with such land and shall be adjusted accordingly provided always that nothing herein contained shall impose upon the Purchaser the liability for payment of any amount for Commonwealth Land Tax in excess of the amount the Purchaser would have been liable to pay if the land comprised in this Contract had been the only land owned by the Vendor for which the Vendor was liable to be assessed for Commonwealth Land Tax.

4. The following alterations and additions to the Conditions in Table "A" of the Transfer of Land Act 1928 and to the Conditions of Sale in the Property Law Act 1928 shall apply to this Contract, namely:—

The words "resume and retain possession of the land sold for his own use and benefit or" shall be inserted in Condition 5 (b) in the said Table "A" after the word "transfer" in the fifth line thereof and in Condition 6 (b) of the Conditions of Sale of the Property Law Act 1928 after the word "Assurance" in the fifth line thereof.

The words "or his transferees" shall be inserted in Condition 6 of the said Table "A" and in Condition 7 of the Conditions of Sale of the Property Law Act 1928 after the word "Purchaser" in the first lines respectively thereof.

The word "nominated" shall be substituted for the word "approved" in the third lines respectively of Condition 12 (a) of the said Table "A" and Condition 13 (a) of the Conditions of Sale of the Property Law Act 1928 and the words "at least forty-eight hours before the expiry date" shall be inserted in the said Conditions 12 (a) and 13 (a) after the word "vendor" in the fifth lines respectively thereof.

5. The Vendor shall be at liberty without waiving or rescinding this Contract or these Conditions and notwithstanding anything herein contained to recover from the Purchaser any unpaid instalments of purchase money and/or interest as soon as the same respectively shall be due and owing as if each instalment of purchase money and each instalment of interest payable were a separate debt due by the Purchaser to the Vendor.

6. Should the Purchaser make default in payment of any instalment of the purchase money or other sum of money owing hereunder as and when due or in the performance or observance of any of these Conditions then after fourteen days' notice in writing having been given by the Vendor to the Purchaser to remedy such default and such default still continuing the whole of the purchase money and other moneys owing or for the time being remaining unpaid hereunder shall notwithstanding anything herein contained and without prejudice to any rights of the Vendor under any other condition hereof at the option of the Vendor become immediately due payable and recoverable.

7. The Purchaser hereby attorns and becomes tenant of the Vendor from week to week for and in respect of the property sold at a weekly rental equivalent to a proportionate amount of the interest and instalments of purchase money from time to time payable hereunder for a like period and the Vendor shall have all rights powers and authorities of a landlord under the provisions of the Landlord and Tenant Act 1928. Provided however and it is hereby agreed and declared that payment of the interest and instalments at the rate and on the days and in the manner hereinbefore provided shall be accepted in full satisfaction of the rent hereinbefore reserved.

8. Condition 15 of the said Table "A" and Condition 17 of the Conditions of Sale in the Property Law Act 1928 shall not apply to this Contract but if the land be offered by auction the following Conditions shall apply, namely:—

The highest bidder whose bid is accepted by the Auctioneer shall be the Purchaser but the Auctioneer may refuse any bid. No bidding shall be retracted. If any dispute arises respecting any bid the Auctioneer shall at his option either decide whose was the last bid or submit the property again at the last undisputed bid. The Vendor reserves the right to bid either personally or by an Agent or to withdraw the property from sale. The Auctioneer may determine the minimum or maximum amount by which the bidding may be advanced.

9. Condition 2 of the said Table A and Condition 3 of the Conditions of Sale in the Property Law Act 1928 shall be read as if the words "from the time when the Purchaser receives written notification that all requisite consents to the sale have been granted" were substituted for the words "from the day of sale." And Condition 3 of the said Table A and Condition 4 of the Conditions of Sale in the Property Law Act 1928 shall be read as if the words "within the said fourteen days" were deleted therefrom.

10. The Purchaser of the land hereby sold will at the time of sale sign an acknowledgment under Section 51 of the Farmers' Debts Adjustment Act 1935 negating the operation of such Act in relation to the debt hereby created. In addition such Purchaser will if and when called upon by the Vendor so to do apply for and obtain a certificate of exemption under Section 13 of the said Act.

11. The Purchaser warrants that (s)he is not a person to whom the sale of land is prohibited by the National Security (Land Transfer) Regulations made under the National Security Act 1939-1943 or whose purchase of land is, by the said Regulations, subject to the consent in writing of the Attorney-General and further warrants that (s)he is not acting in this purchase for or on behalf of an enemy alien naturalized person of enemy origin or a subject of a country in enemy occupation as those terms are defined by the said Regulations and that this purchase in no way infringes or contravenes the said Regulations or any of them—PROVIDED ALWAYS that if this purchase is one which requires the consent of the Attorney-General as aforesaid and such consent is obtained then this warranty shall not apply.

12. The Vendor and Purchaser shall within seven days from the date hereof comply with their obligations under the National Security (Economic Organisation) Regulations and apply for and do all things necessary to obtain the consent of the Commonwealth Treasurer to this transaction. Should the Treasurer require a valuation of the said land the Vendor shall obtain same and forward it to the Treasurer within fourteen days from the date of the receipt of such request. The fee of the valuer making such valuation shall be paid equally by the Vendor and Purchaser. In the event of such consent being refused this Contract shall be deemed to be of no effect and any purchase money paid shall be forthwith refunded to the Purchaser without any deduction. If such consent will only be given at a reduced purchase price the Vendor may at his option by notice in writing to the Purchaser within seven days from the receipt of such advice from the Treasurer either—

(a) reduce the purchase price to the amount stipulated by the Treasurer; or

(b) determine the Contract and refund to the Purchaser any purchase money already paid but without interest costs or damages. Provided that if the consent is refused by reason of the neglect or default of the Purchaser the Vendor may (without prejudice to any other rights he may have under this Contract) retain the deposit and any other moneys paid by the Purchaser.

13. The Purchaser shall be entitled to possession of the land sold or to the receipt of the rents and profits therefrom on acceptance in writing of the Vendor's title and payment of (1)

14. Time shall in all cases and in all respects be deemed of the essence of this Contract.

SPECIAL CONDITIONS.

(1) Insert here the amount of deposit or such other amount as is agreed upon, or if it is a cash sale, the words "the whole of the purchase money."

C. E. Carter

Estate and Insurance Agent

Auctioneer & Sworn Valuator

MAIN STREET,

RINGWOOD

Phone 24

Sept 25 1946

Received (subject to the Owner's approval to the Sale) from  
Mr. Charles Bartholomew Carrick of 43 Park St Parkworth

£500-0-0

as a Preliminary Deposit on the Sale of McAlroy's house of Haverswell  
Ringwood Part of Crown Allotment 29 Park of Ringwood  
County of Monmouth

Purchase money 850

and I agree to make a further payment of ~~£500-0-0~~ within ~~14~~ days

from this date. And I the said Charles C. Carrick hereby  
acknowledge that (subject as aforesaid) I have this day purchased the said property under the  
conditions of Table A of the Transfer of Land Act 1928 for the said sum of £850-0-0

and I agree to make the said further payment as aforesaid and also to sign when required so to do  
a formal Contract of Sale and purchase containing the same or the like conditions as are now  
produced to and inspected by me.

Stamp

Terms £50 deposit / 300 within 14 days after the  
government court to the Sale Balance £500 - 6 months  
date of Sale

Agent for the Owner  
Purchaser

5th September, 6.

Mr. C.C. Carrick  
43 Park Street.,  
PARKVILLE.

Dear Sir,

Re sale from Mrs. Meyer.

Enclosed please find Contract of Sale in triplicate together with form 7 for your signature.

Please sign the Contracts where marked, fill in questions marked on the form and sign on the back thereof.

I would be glad if you will return these to me at your earliest.

Yours faithfully,

Encls.

.....

A. T. MILES

LICENSED ESTATE AGENT  
AND  
INSURANCE AGENT

TELEPHONE RINGWOOD 215

P.O. Box 2

MAIN STREET

RINGWOOD, VIC. ~~September 21st 1946~~ 1946.

C.E. Carter, Esq.,  
Estate Agent,  
Main Street,  
RINGWOOD.

To valuation fee :-

Meyers to Carrick.

£ 3. 3. 0

---

*Coll 1/2 for Carrick*

Mr. - C. C.  
9th October,

6.

Mr. C. C. Carrick  
43 Park Street.,  
PARKVILLE.

Dear Sir,

Re sale from Mrs. Meyers.

I have pleasure in informing you that the  
Delegate of the Treasurer has given his consent to the  
sale of the property off Harrison Street, Ringwood to you

Yours faithfully,

.....

E. L. MORAN, LL.B.

SOLICITOR

M/IMC

TELEPHONES—OFFICE CENTRAL 8447  
PRIVATE XW 1325

281

360 COLLINS STREET,

MELBOURNE, C.1

AND AT RINGWOOD

18th October, 1946.

Mrs. M. A. Meyers,  
Cambridge Road,  
MONTROSE.

Dear Madam,

Carrick from You

I make the following requisitions on title in this matter and shall be glad to have your early replies thereto:-

1. A search of the titles discloses that they are in the name of Marion Alice Pendlebury. Production is required of titles to the land sold in your name or proof is required to be furnished at your expense that you are identical with the registered proprietor. If you desire me to prepare the necessary Statutory Declaration I shall be glad if you will inform me as to the date and the place of your marriage and the full name of your husband.

2. Are there any liens, encumbrances, mortgages or charges not disclosed by the usual searches affecting the property sold? If so these must be removed at your expense prior to settlement.

3. Have any notices been served affecting the property sold by any person or body under the provisions of the Fences Act, Health Act, Noxious Weeds Act or any other Act or Acts? If so these must be complied with at your expense prior to settlement.

4. Have all the requirements of the Land Tax Acts been complied with?

5. Has the property been previously sold under Contract of Sale? If so proof must be furnished that the Purchaser under any such Contract has no rights in respect to the same.

I am holding the instalment of £300-0-0 which will be forwarded to you on receipt of satisfactory answers to the above requisitions.

Yours truly,

*E. L. Moran*

*Please pay for 15 sheets*

*cross*

*Noted to Linn  
advised to Linn  
of the copy  
submitted by you*

*o/o*

28th October,

6.

Mrs. M. A. Meyers  
Cambridge Road.,  
MONTROSE.

ACCOUNT SALES.

You to C. Carrick.

To deposit on sale of property Off Harrison Street, Ringwood. Sale £850.....	£50.	0.
$\frac{1}{2}$ Valuation fee	£1.	11. 6.
Commission on sale	33.	15. 0.
		35. 6

---

Cheque herewith £14. 13

---

Encls.

20th Jan., 7.

Madam,

Mrs. David	3 wks & Sep.28	Oct.21.	£4. 2. 2.
	2 days		
Mr. Carrick.	Interest due 21/1/47.		5. 18. 9.

£10. 0. 11.

Mrs. M. A. Meyers  
Cambridge Road.,  
MONTROSE.

Comm.	7. 0.	
Ins. due	19. 2.	1. 6. 2.

Cheque herewith £8. 17. 9.

Encls.

£8/17/9