



ROSEMERRYN

STAGE 22

WWW.ROSEMERRYN.CO.NZ



LINCOLN, CANTERBURY

Section sizes start at 527sqm. On-site cafe and restaurant, gym and pre-school plus easy walking and biking distance from the schools and the thriving Lincoln Township. Section prices from \$355,000. Titles for Stage 22 are due late 2025.

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WHALAN AND PARTNERS LTD, BAYLEYS, LICENSED UNDER THE REA 2008

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TC 1 Equivalent
TC 2 Equivalent



● = UNDER CONTRACT/
SOLD PENDING TITLE

Future Final
Two Stages

Rosemerryn
Stage 22
Lincoln

Lot	Size m ²	Price	Lot	Size m ²	Price	Lot	Size m ²	Price	Lot	Size m ²	Price
878	686	SOLD PENDING TITLE	931	600	SOLD PENDING TITLE	950	770	SOLD PENDING TITLE	961	770	SOLD PENDING TITLE
879	766	SOLD PENDING TITLE	932	600	SOLD PENDING TITLE	951	661	SOLD PENDING TITLE	962	790	UNDER OFFER
880	706	SOLD PENDING TITLE	933	600	SOLD PENDING TITLE	952	700	UNDER OFFER	963	559	\$355,000
881	706	SOLD PENDING TITLE	934	600	SOLD PENDING TITLE	953	700	SOLD PENDING TITLE	980	550	\$355,000
882	717	SOLD PENDING TITLE	935	600	SOLD PENDING TITLE	954	700	UNDER OFFER	981	565	SOLD PENDING TITLE
883	637	\$375,000	936	592	SOLD PENDING TITLE	955	700	SOLD PENDING TITLE	996	560	\$355,000
884	693	SOLD PENDING TITLE	937	680	SOLD PENDING TITLE	956	700	\$383,000	997	550	\$355,000
885	736	SOLD PENDING TITLE	946	750	SOLD PENDING TITLE	957	700	UNDER OFFER	1014	652	\$368,000
886	540	\$355,000	947	723	SOLD PENDING TITLE	958	700	UNDER OFFER	1015	527	\$359,000
929	694	SOLD PENDING TITLE	948	750	SOLD PENDING TITLE	959	700	UNDER OFFER	1016	620	SOLD PENDING TITLE
930	600	SOLD PENDING TITLE	949	790	SOLD PENDING TITLE	960	661	SOLD PENDING TITLE			

BAYLEYS

Fulton Hogan
LAND DEVELOPMENT LTD.



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1. The Purchaser covenants with the Vendor that the Purchaser shall:
 - (a) Not permit any works to be carried out on the site (including site preparation) prior to the erection and completion of all side, front and rear boundary fences (complying with clauses 1(l) and 1(m) below) or, where permanent fencing is not being erected, temporary fencing shall be installed and removed prior to occupation of the dwelling;
 - (b) Complete the vehicle access from the road to the Property (including berm and kerb crossing) up to and including metalling or sealing prior to construction of the dwelling in accordance with plans approved by the Vendor;
 - (c) Only have vehicle access to the Property over the area allocated for vehicle access (including the berm and kerb crossing) on plans approved by the Vendor;
 - (d) Not permit the Property to be occupied or used as a residence either prior to the dwelling being completed (including the construction of driveways, pathways, the erection of a letterbox and the landscaping and seeding of lawns visible from the road boundary, the completion of all side and rear fences in compliance with clause 1(m) below) or by the erection of temporary structures or by the placing thereon of caravans and/or vehicles for human occupation;
 - (e) Complete any buildings within 9 months of laying down the foundations for such buildings, and, within 12 months of laying down such foundations the Purchaser shall complete all ancillary works such as fencing and landscaping;
 - (f) Not erect any building other than a dwelling house or ancillary buildings in accordance with plans (including site plan, elevations, landscape plan and external colour scheme) that have been approved by the Vendor, or the Vendor's nominated agent, in its sole discretion prior to the commencement of building.

On Lots 878-885, 929, 937, 946-962, 1014 and 1017, "a dwelling house" shall include a minor residential unit being a self-contained residential unit that is ancillary to the principal dwelling and is held in common ownership with the principal residential unit ("minor residential unit") on the Property provided that:

- i. it is attached to the principal dwelling;
- ii. it has a maximum floor area (excluding garage) of 70sqm; and
- iii. there is only one minor residential unit on any Property;

Please refer to **www.rosemerryn.co.nz/plan-approvals** for further information in relation to the plan approval process.

- (g) Not erect a minor residential unit on Lots 886, 897-901, 930-936, 963, 980, 981, 996, 997, 1015 and 1016.



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- (h) Not, without the Vendor's prior written consent, include windows having a combined area of less than 2sqm on the facade of the dwelling house which fronts the road. This covenant shall not apply to any dwelling house located on a rear lot where the front boundary of that lot is not shared with a road or right of way boundary;
- (i) Reinstate, replace and be responsible for all costs arising from any damage to landscaping, berms, roading, footpaths, kerbs, concrete or other structures in the subdivision arising directly or indirectly from the use of the Property by the Purchaser or its occupiers, agents or invitees;
- (j) At the time of completing landscaping on the Property re-seed the berm in front of the Property with a seed of a similar variety;
- (k) Not transport or allow to be placed on the Property any pre-lived in or pre-built building nor, without the Vendor's prior written consent erect or permit to be erected on the Property any flatpack house or deconstructed house;
- (l) Not use or permit to be used any second-hand materials without the Vendor's prior written consent;
- (m) Not erect or permit to be erected on the Property any fence or boundary wall of any material containing cement board sheets or panels, corrugated iron or metal sheeting;
- (n) Not erect or permit to be erected on the Property any fence or boundary wall on the internal boundaries of a height greater than 1.8m above the surrounding finished ground level;
- (o) Not, without the Vendor's prior written consent, erect or permit to be erected on the Property any dwelling house:
 - On lots 500sqm or larger having a floor area less than 175sqm including garage;
 - On lots between 400-499sqm having a floor area less than 150sqm including garage; andIn considering whether or not to grant consent for a smaller dwelling house, the Vendor shall consider whether the dwelling house includes quality design features commonly found in larger dwellings.
- (p) Not subdivide the Property. Subdivide shall have the meaning given to the expression "subdivision of land" set out in Section 218 of the Resource Management Act 1991. An adjustment of the location of the boundary between two adjoining lots which increases or decreases the total area of each of the affected lots by no more than 100m² is permitted;



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- (q) Not use as a roofing material anything other than tiles (clay, ceramic, decromastic, pre-coated pressed steel), cedar, slate or bitumen shingles or painted long-run pressed steel;
- (r) Not use as exterior cladding any material other than clay brick, recycled brick, stained or painted weatherboard, linear board, painted or sealed concrete block masonry, natural stone, stucco, plaster, coated zincalume, glazing or any combination of the above;
- (s) Not use a roofing material, guttering, down pipe or exterior cladding material comprising unpainted and/or exposed zinc coated products on any building;
- (t) Not attach to or protrude from the front of the dwelling house, garage or other structure or establish within 6m of the road boundary of the Property any fixture that is visible from the road and that in the Vendor's sole discretion is obtrusive including, but not limited to, air-conditioning units, television or radio aerials and gas bottles;
- (u) Not permit any rubbish, including builders waste materials to accumulate or to be placed upon the Property, the berm in front of the Property or any adjoining land or permit grass or weeds to grow to a height exceeding 75mm or otherwise leave the Property or the berm in front of the Property in a condition that, in the Vendor's sole discretion may be detrimental to the Vendor's subdivision. The Vendor shall have the right to remove any building materials from the Property, the berm in front of the Property or adjoining land, or to maintain the Property and the berm in front of the Property in a reasonable condition to avoid the Property being or becoming detrimental to the subdivision, with reasonable costs to be met by the Purchaser and payable on demand;
- (v) Not remove or relocate from the Property any fence, tree or shrub constructed, installed or planted by the Vendor without the written consent of the Vendor;
- (w) Not remove or relocate any tree installed by the Vendor between the road and the Property without the prior written consent of the Vendor. The removal or relocation of any such tree will be in the manner and form directed by the Vendor and/or the Selwyn District Council and at the Purchaser's sole cost. This Covenant shall expire three (3) years from the issue of separate Record of Title for the Property.
- (x) Not keep or raise any livestock, poultry, reptiles or animals of any kind or size on the Property or in any building other than domesticated household pets. The keeping of pigeons is expressly prohibited;



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- (y) Not permit the erection of any sign on the Property other than a professionally sign written and installed sign marketing the dwelling or section for sale. The Vendor will only permit the erection of signage indicating a business if such signage is acceptable in the sole discretion of the Vendor and prior written consent is obtained. The Vendor shall have the right to remove any sign, which in its sole discretion is unacceptable without prior warning;
 - (z) Not permit the dwelling to be used as a show home without written consent of the Vendor. The Vendor shall retain sole discretion over the number of dwellings to be used for show home purposes.
2. In the event that the Purchaser disagrees with the exercise of the discretion by the Vendor under clause 1(f) above, the matter shall be referred to a registered building/design professional mutually agreed between the Purchaser and Vendor. The consent of the Vendor shall be deemed to be given if such professional certifies that the proposed building(s) and improvements on the Property are appropriate and suitable for a high quality residential subdivision and will not have an adverse effect on other lots (existing or proposed) within the subdivision.
 3. The Vendor shall neither be required nor be liable to enforce the above covenants or any non-conformance of the above covenants.
 4. The Purchaser covenants with the Vendor 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 the Vendor from progressing and completing the Vendor's development plan, subdivision or land use consents needed to give effect to the development bounded by Edward Street and Ellesmere Road at Lincoln.
 5. The Provisions of this Covenant (except clause 4) shall expire five years from the issue of a separate record of title for the Property.

The contents of this document do not form part of any contract. This document has been compiled using information provided by third parties, and Bayleys accepts no responsibility for its accuracy or completeness. In all cases, interested parties should conduct their own verification of the information in this document, as well as their own investigation and analysis of the property described in it. All parties are urged to take legal advice before entering into any contract or agreement regarding the property described herein.